

ommonwealth Gazette f Australia

No. GN 32, Wednesday, 31 August 1988

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 31 August 1988.



FROM 24 AUGUST 1988, new advertising rates will apply. These rates will be:

\$345.00 per typeset page

\$115.00 per camera-ready page

\$225.00 per altered magnetic tape page

\$150.00 per unaltered magnetic tape page

These rates will apply for notices submitted for publication in GN Gazette No. 31 of 24 August 1988 and all later issues.

For further information contact Don Kime on (062) 95 4657.

NEW ADVERTISING RATES FOR SPECIAL GAZETTES

FROM 22 AUGUST 1988, notices submitted for publication on or after this date will be charged at the new Government Notices rates plus \$100.00 per issue.

NEW ADVERTISING RATES FOR PERIODIC GAZETTES

FROM 22 AUGUST 1988, notices submitted for publication on or after this date will be charged at the rate of \$180.00 per typeset page plus \$200.00 per issue. Material supplied as camera-ready copy and magnetic tape (altered and unaltered) will be charged at the respective Government Notices rates.



Variation of closing times

Commonwealth of Australia Gazette

Monday, 3 October 1988 is a public holiday in the Australian Capital Territory, thus affecting the closing times for submission of copy for several issues of the *Gazette*. Notices for publication should be lodged at the Gazette Office, unless otherwise specified, by the following times for the issues concerned.

Government Notices Gazette Issues:

Issue dated 5 October 1988:

All notices: Wednesday, 28 September 1988 at 10.00 a.m.

GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE

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Government Notices issues, published each Wednesday, containing all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$290.00 (50 issues), \$150.00 (25 issues) or \$75.00 (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 \$58.00;
- (b) each 25 words (or part thereof) thereafter \$12.00.

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: 55 Currie Street, tel. (08) 237 6955

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, Australia 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 \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (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 \$220.00 (50 issues), \$116.00 (25 issues) or \$58.00 (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 or on subscription only at \$115.00 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 \$3.95 or on subscription of \$200.00 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.

N.N.-8861182

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 from the relevant address given on the front page of this Gazette.

Gazette number	Date of publication	Subject
Pl	18.1.88	Tariff Quotas—Transfer of Quota Allocations—1 January 1987 to 30 November 1987
P2	5.2.88	Australian Customs Service—Import Licences
P3	19.2.88	Tariff Quotas—Motor Vehicles multiple period tender quota allocations— 1 December 1987 to 31 January 1989
P4	22.2.88	Tariff Quotas—Motor Vehicles multiple period tender quota allocations— 1 October 1987 to 31 March 1989
P5	23.2.88	Tariff Quotas—Motor Vehicles tender quota allocations—1 October 1987 to 31 March 1989
P6	26.2.88	Tariff Quotas—Textile, clothing, footwear quota allocations—1 January 1988 to 28 February
P7	16.3.88	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P8	14.3.88	Tariff Quotas—1988 Base Quota Allocations—Listing of tariff quota holders
P9	24.3.88	Customs (Import Licensing) Regulations Exception Notice No. M68
P10	6.4.88	Tariff Quotas—Base Motor Vehicles Quota Allocations—Listing of tariff quota holders
P11	27.4.88	Tariff Quotas—Quota transactions for the period 871201 to 880331
P12	13.5.88	Tariff Quotas—Textiles, clothing and footwear allocations of 1988 residual tender by ballot
P13	27.5.88	Great Barrier Reef Marine Park Regulations (1987)
P14	24.6.88	Australian Capital Territory, Unclaimed Moneys Ordinance 1950, Petroz NL (formerly Offshore Oil NL)
P15	24.6.88	Tariff Quotas—Cheese Quota Allocations—1 July 1988 to 30 June 1989— Listing of Tariff Quota Holders
P16	24.6.88	Tariff Quotas—Developing Country Quota Allocations—1 July 1988 to 28 February 1989—List of Quota Holders
P17	1.7.88	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P18*	30.6.88	Life Insurance Act 1945—Return of Unclaimed Moneys as at 31 December 1987
P19	15.7.88	Amendment No. 1 to the National Health and Medical Research Council Food Standards Code
P20	30.6.88	Statement of Unclaimed Money Deposits and Money for Year Ended 31.12.87
P21	22.7.88	Import Licences—Issued under the Customs (Import Licensing) Regulations for used, second hand or disposals earthmoving, construction and materials handling machinery and equipment—January to June 1988
P22	8.8.88	Great Barrier Reef Marine Park Act 1975—Permits granted, refused, suspended or revoked
P23*	18.8.88	Tariff Quotas—Quota Transactions for the period 1 April 1988 to 30 June 1988
P25*	31.8.88	National Memorials Ordinance 1928—Determination of Nomenclature

Special Information

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Operator and reference Section of the Act Date notified

Decisions

LINCOLN AIRLINES (R26-R27/88)

17 (6)

4.8.88

Correction: The fares revoked at the request of the operator as shown in Gazette No. GN 30 of 17 August 1988 should read as follows:

Adult Economy \$110

Weekend Backloading \$80 (for the period 7-10 October 1988).

ANSETT N.T. (D158/88)

19.8.88

Approval to offer a 'See N.T.' tourist promotion fare until 30 October 1990, representing a discount of 25 per cent off the Ansett N.T. economy fares. This 'See N.T.' fare is available to international travellers on specified flights and under specified conditions as proposed by the operator.

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

EAST-WEST AIRLINES (D159-D161/88 AND R30-R32/88)

17 (4) and 17 (6)

Approval to offer the following discount fares for an indefinite period from 19 August 1988, under specified conditions as proposed by the operator:

- Overseas Visitors and Overseas Travellers 25 per cent discount fares to now be available on Norfolk Island services as well as other EWA routes
- Sydney/Norfolk Is/Auckland/Sydney (or vice versa) circle fare in conjunction with Qantas and Air New Zealand at a 25 per cent discount (previously 30 per cent).

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

At the request of EWA, the approvals notified in Gazettes Nos GN 11 dated 30.3.88 and GN 33 dated 20.8.85 in relation to the above fares are revoked from 19 August 1988 when they became superseded.

N.N.-8861184

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

Notice is hereby given that pursuant to section 69 (1) of the Civil Aviation Act 1988, a statutory lien has been vested in the Authority in respect of each of the aircraft described hereunder.

Lien No.	Date and time created (EST)	Description and registration	Payable by
00690	22 August 1988, 5.00 p.m.	Piper PA-34-200T, VH-DIG	Dr K I Digwood 11 Ellen Street Subiaco, W.A. 6008

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

Notice is hereby given that pursuant to section 75 (1) of the Civil Aviation Act 1988, a statutory lien vested in the Authority 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
00159	De Havilland DHC2-MK1, VH-AAD	27 July 1988

Dated this 25th day of August 1988.

K. L. CLAYTON Registrar of Statutory Liens

N.N.--8861185

Legislation

Orders

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that amendments to Civil Aviation Orders Parts 105, 106 and 107 were made in July and August 1988.

Copies of the Orders may be purchased over the counter from the Civil Aviation Authority, 607 Swanston Street, Carlton, Vic. 3053, or by mail from Civil Aviation Authority, Publications Centre, G.P.O. Box 1986, Carlton South, Vic. 3053.

N N -- 8861186

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION NOTICE OF PROPOSED DE-REGISTRATION OF FOUR POLITICAL PARTIES

Pursuant to the provisions of section 137 of the Commonwealth Electoral Act 1918, I as delegate of the Australian Electoral Commission am considering de-registering the following parties for the reason set out in para 137 (1) (b) of the Act:

- Advance Australia Party
- Conservative Party of Australia
- Deadly Serious Party of Australia
- Weekend Trading Party

COLIN A. HUGHES Electoral Commissioner

N.N.-8861187

AUSTRALIAN ELECTORAL COMMISSION Referendum (Machinery Provisions) Act 1984 APPOINTMENT OF A PLACE FOR THE PURPOSE OF VOTING BY POST

As delegate of the Australian Electoral Commission, I:

- (a) declare the place specified in Column 1 of the Schedule to be appointed for the purpose of voting by post;
- (b) declare the day specified in Column 2 and the hours specified in Column 3 to be the day and hours for the purpose of voting by post at the place opposite the day and hours in Column 1.

Dated this 24th day of August 1988.

COLIN A. HUGHES Electoral Commissioner

SCHEDULE

Column 1	Column 2	Column 3
Place	Days	Hours

STATE OF VICTORIA

Division of Burke

Melbourne Interna-Saturday, tional Airport. 3 September 1988 Tullamarine

8.00 a.m. to 6.00 p.m.

N.N.-8861188

The Arts, Sport, the Environment, **Tourism and Territories**

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

Section 13 (5)

NOTICE OF THE HOLDING OF AN AUCTION

Notice is hereby given that a 'restricted' auction at which the rights to the grant of leases of Block 2, Section 177, Monash, Block 1, Section 86, Calwell, Block 1, Section 67, Bonython and Blocks, 2, 7, 8, 9, 15-18, Section 10 and Blocks 1-4, 11, Section 11, Hall, Blocks 1 and 2, Section 190, Belconnen, Block 8, Section 52, Greenway, Block 7, Section 70 and Block 6, Section 71, Fyshwick will be offered for sale to be held at 11.00 a.m. Tuesday, 11

October 1988 at Baillieu House, 71 Northbourne Ave, Can-

A declaration has been made in pursuance of section 13 (13A) of the City Area Leases Ordinance 1936 with respect to Block 2, Section 177, Monash, Block 1, Section 86, Calwell, Block 1, Section 67, Bonython and Blocks 2, 7, 8, 9. 15-18. Section 10. Blocks 1-4, 11. Section 11, Hall, Blocks 1 and 2, Section 190, Belconnen, Block 8, Section 52, Greenway, Block 7, Section 70 and Block 6, Section 71, Fyshwick the successful bidder for the right to the grant of the lease to any of the parcels so described may at the said auction pay to the Commonwealth within twenty-eight days after the date of the auction an amount equal to the difference between the amount paid by him at the time of the auction and the amount of his bid. Persons intending to exercise the right conferred by this declaration should note that if the balance of the bid is not paid, the amount paid at the time of the auction cannot be recovered from the Commonwealth.

By an order made pursuant to sub-section (3) of section 13 of the City Area Leases Ordinance 1936 the Minister of State for the Arts and Territories has directed that the right to bid at the said auction shall be restricted to the persons included in the class of persons who or which has:

Executed and delivered to Baillieu Knight Frank, 71 Northbourne Ave, Canberra 2601 before 2.00 p.m. on 13 September 1988 the following undertaking:

INDUSTRIAL CONDUCT UNDERTAKING

	a company incorporated
	and having its registered
office at	hereby undertakes to the
	that it is the successful bidder
OF	

it will, while lessee of the City Area lease for this Block, maintain and require any contractors and sub-contractors engaged in the undertaking of any works required to comply with the building and development covenant to be included in the City Area lease for the Block, to maintain a good industrial record and in particular undertake to:

- (a) adhere to relevant awards and formal industrial agreements;
- (b) adhere to the National Wage Case principles;
- (c) prohibit 'all in' or cash-in-hand payments;
- (d) ensure good safety practices in accordance with relevant legislation, awards and the procedures contained in the Building Industry Agreement;
- (e) refuse claims for payment for lost time due to strike action; and
- (f) refuse to recognise, co-operate with or deal in any way with the Australian Building Construction Employees' and Builders Labourers' Federation (BLF) following its de-registration under the Builders Labourers Federation (Cancellation of Registration) Act 1986. This does not affect dealings with the BLF as registered or recognised under state legislation in the States of Queensland, Tasmania, South Australia and Western Australia, but applies to any dealings with the BLF elsewhere.

The Common Seal of.....was hereunto affixed pursuant to the Articles of Association of that Company.

2. Not been advised by the Commonwealth of their inclusion in the 'Special Notoriety' category pursuant to the Australian Government's guidelines For Dealing With Firms That have Achieved Special Notoriety In Deals With the Building Construction Employees' and Builders Labourers' Federation:

and

3. Having submitted an 'Application for the right to Bid at the Restricted Auction' for any of these parcels in accordance with the terms and requirements of the Public Brochures available from Baillieu Knight Frank, Baillieu House, 71 Northbourne Ave, Canberra 2601 are adjudged as having demonstrated to the satisfaction of the Commonwealth:

- (i) their financial capacity and background/experience to undertake any of these major developments; and
- (ii) their experience and capacity to undertake major land servicing works.

Statutory Information

- Sites to be auctioned are known as Block 2, Section 177, Monash, Block 1, Section 86, Calwell, Block 1, Section 67, Bonython, Blocks 2, 7, 8, 9, 15-18, Section 10, Blocks 1-4, 11, Section 11, Hall, Blocks 1 and 2, Section 190, Belconnen, Block 8, Section 52, Greenway, Block 7, Section 70 and Block 6, Section 71, Fyshwick.
- There are no improvements on the sites in question.
- The term, provisions, covenants and conditions to be included in the leases for these sites may be obtained from Baillieu Knight Frank, Baillieu House, 71 Northbourne Ave, Canberra 2601.

Dated this 19th day of August 1988.

JEFFREY VINCENT TOWNSEND

Delegate of the Minister of State for the Arts and Territories

N.N.-8861189

City Area Leases Ordinance

NOTICE OF HOLDING AN AUCTION

Notice is hereby given pursuant to section 13 (5) of the City Area Leases Ordinance 1936 as amended that an auction, at which rights to the grant of leases over the abovementioned vacant sites will be offered for sale, is to be held in the 'Carlton Room' Olim's Ainslie Hotel, on the corner of Ainslie and Limestone Avenues, Ainslie.

The parcels of land will be offered for the following purposes:

Block	Section	Division	Purpose
20	1	Mitchell	Industrial/manufacturing
11	1	Mitchell	Industrial/manufacturing
19	20	Mitchell	Industrial/manufacturing
89	37	Deakin	Kiosk/Non-retail commercial
6	8	Greenway	Motor vehicle repairs and services
9	12	Greenway	Motor vehicle sales
10	12	Greenway	Motor vehicle sales
28	346	Kambah	Non-retail commercial

Auction particulars will be available after 23 August 1988 from Paul Burgess or Anne McKeown of the A.C.T. Land Sales Office, Ground Floor, South Building, Civic Offices, Canberra City, telephone 46 3133 or 46 2181.

Dated this 18th day of August 1988.

P. N. GUILD

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

N.N.-8861190

AUSTRALIAN CAPITAL TERRITORY

Motor Traffic Ordinance 1936

CONTROLLED PARKING ZONES

Under section 163A of the *Motor Traffic Ordinance 1936*, I declare the designated parking areas within the areas of land listed in the schedules to this notice as controlled parking zones.

SCHEDULE 1

Division	Block	Section
City	4	62
City	1	24
City	2	56
City	1	21
City	11	19
City	4	19
Braddon	4	8
Parkes	4	3 25
Turner	8	25
Dickson	21	30
Dickson	19	30
Dickson	20	34
Griffith	1	41
Forrest	4	24
Forrest	1	96
Kingston	36	19
Phillip	_	104
Phillip	9	3
Phillip	1	4
Phillip	2	9
Phillip	6	15
Phillip	7	15
Phillip	16	15
Phillip	i	105
Phillip	5	6
Phillip	1	7
Phillip	2	80
Phillip	2 6	81
Phillip	Ī	156
Phillip	3	108
Phillip	5	156
Phillip	6	156
Phillip	10	81
Phillip	10	160
Phillip	21	80
Phillip	96	80
Phillip	16	80
Phillip	20	80
Phillip	19	80
Phillip	16	80
rninp	10	80

SCHEDULE 2

Division	On street	Between Street 1 and	Street 2
Braddon	Mort Street	Cooyong Street	Girrahween Street
Braddon	Girrahween Street	Northbourne Avenue	Torrens Street
Turner	Watson Street	Barry Drive	Masson Street
Griffith	Bougainville Street	Flinders Way	Furneaux Street
Kingston	Kennedy Street	Giles Street	Eyre Street
Kingston	Giles Street	Kennedy Street	Jardine Street

Dated this 18th day of August 1988.

J. A. TURNER

The person for the time being performing the duties of the office of Senior Executive Level 6, Position No. 2, A.C.T. Administration Delegate of the Minister for Arts and Territories

N.N.-8861191

AUSTRALIAN CAPITAL TERRITORY

Taxation (Administration) Ordinance 1987

Determination No. 1 of 1988

DETERMINATION FOR THE PURPOSES OF THE **PAYROLL TAX ORDINANCE 1987**

Under section 99 of the Taxation (Administration) Ordinance 1987, I determine that the amount for the purposes of sub-section 16 (1) of the Payroll Tax Ordinance 1987 is \$33 333.00.

Dated this 12th day of August 1988.

JOHN ALBERT TURNER

the person for the time being performing the duties of the office of Senior Executive Level 6, Position No. 2, A.C.T. Administration

Delegate of the Minister of State for the Arts and Territories

N.N.-8861192

Dated this 21st day of August 1988.

GARY FRANCIS PUNCH Minister of State for the Arts and Territories

SCHEDIII E

SCHEDOLE			
Location	Description		
Belconnen District	The area of land depicted in thick black lines shown on plan No. I annexed hereto.		

N.N.-8861193

PUBLIC ROADS ACT 1902 OF THE STATE OF NEW SOUTH WALES IN ITS APPLICATION TO THE AUSTRALIAN CAPITAL TERRITORY NOTICE OF INTENTION TO CLOSE A PUBLIC ROAD

Under section 19 of the Public Roads Act 1902 (N.S.W.) in its application to the Territory, I notify that I am of the opinion that it is expedient to close the roads described in the schedule to this notice. Any interested person who wishes to object to the closure of these roads may do so within one month of the publication of this notice by setting out any objections in writing addressed to:

The Hon. Gary Punch Minister of State for the Arts and Territories

c/- Associate Secretary

A.C.T. Administration Central Office

P.O. Box 158

Canberra 2601

Attention: Barry Giddins

or hand deliver to:

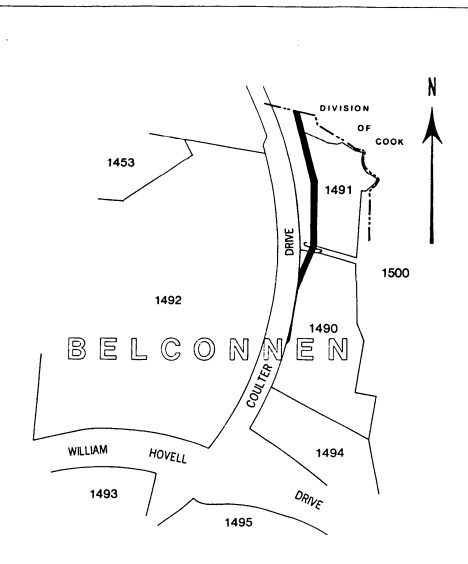
The Hon. Gary Punch Minister of State for the Arts and Territories

c/- Helen Drew

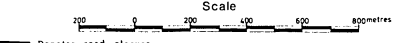
2nd Floor South Building

Civic Offices

London Circuit Civic, A.C.T.



Part COPPINS CROSSING ROAD DISTRICT OF BELCONNEN



Denotes road closure

L88/62



ACT ADMINISTRATION
OFFICE of INDUSTRY and DEVELOPMENT

TECHNICAL and STATUTORY SUPPORT DRAUGHTING OFFICE

This is Plan No. 1 annexed to Instrument No. 9 day of August 1988 by the Minister for the Arry and Territories

Amister's initials

PUBLIC ROADS ACT 1902 OF THE STATE OF NEW SOUTH WALES IN ITS APPLICATION TO THE AUSTRALIAN CAPITAL TERRITORY NOTICE OF INTENTION TO CLOSE A PUBLIC ROAD

Under section 19 of the Public Roads Act 1902 (N.S.W.) in its application to the Territory, I notify that I am of the opinion that it is expedient to close the roads described in the schedule to this notice. Any interested person who wishes to object to the closure of these roads may do so within one month of the publication of this notice by setting out any objections in writing addressed to:

The Hon Gary Punch

Minister of State for the Arts and Territories

c/- Associate Secretary A.C.T. Administration Central Office G.P.O. Box 158 Canberra 2601

Attention: Barry Giddins or hand deliver to:

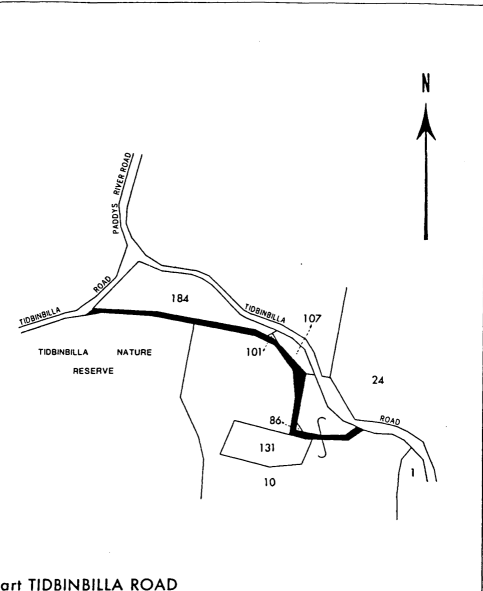
The Hon Gary Punch Minister of State for the Arts and Territories c/- Helen Drew 2nd Floor South Building Civic Offices London Circuit Civic, A.C.T.

Dated this 21st day of August 1988.

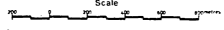
GARY FRANCIS PUNCH Minister of State for the Arts and Territories

SCHEDULE		
Location	Description	
Paddys River	The area of land depicted in thick black lines shown on plan No. I annexed hereto.	

N.N.--8861194



Part TIDBINBILLA ROAD DISTRICT OF PADDYS RIVER



■ Denotes road closure

L88/61



ACT ADMINISTRATION
OFFICE of INDUSTRY and DEVELOPMENT

TECHNICAL and STATUTORY SUPPORT DRAUGHTING OFFICE

This is Plan No. 1 annexed to Instrument No. 8 on 21 day of August 1988 by the Minister for the Arts and Territories

Mingeler's initials

AUSTRALIAN CAPITAL TERRITORY PUBLIC ROADS ACT 1902 (NSW) IN ITS APPLICATION TO THE TERRITORY— NOTIFICATION OF ROAD CLOSURE

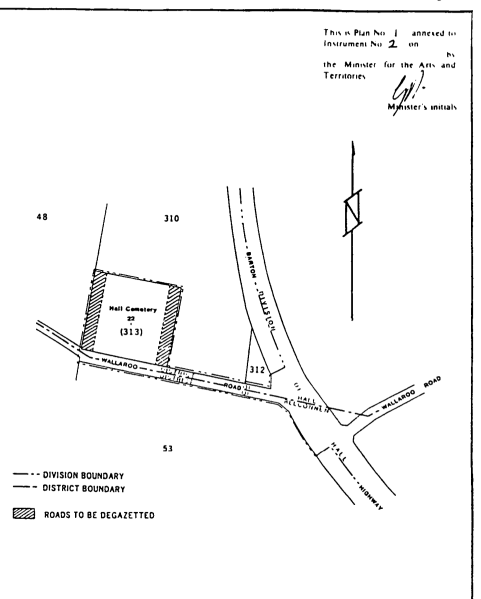
Under section 20 of the Public Roads Act 1902 (N.S.W.), in its application to the Territory, I close the road described in the schedule to this notice.

> **GARY FRANCIS PUNCH** Minister of State for Arts and Territories

SCHEDULE

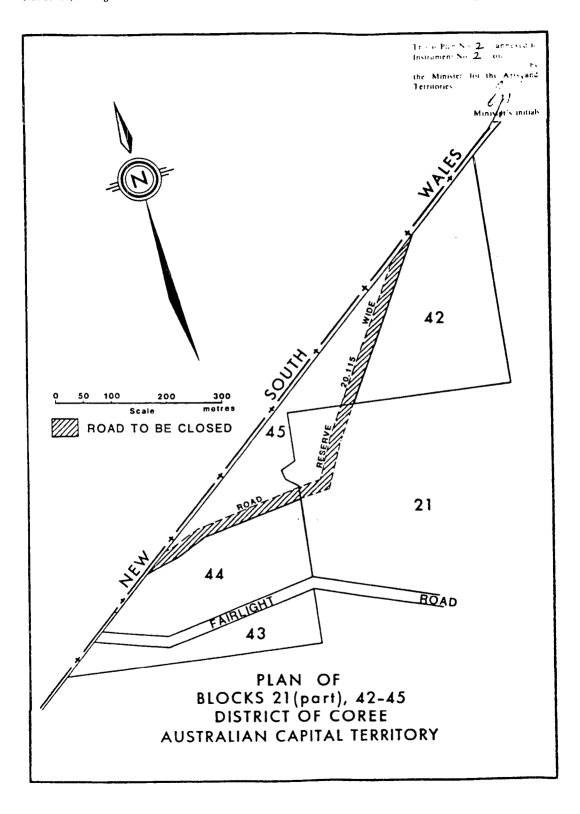
All the land in the Australian Capital Territory being two unconstructed N.S.W. gazetted road reserves within the boundaries of Block 1, Section 22 in the Division of Hall and shown hatched on Plan No. 1 annexed hereto; an unconstructed N.S.W. gazetted road reserve within the boundaries of Blocks 21 and 45 in the District of Coree and shown hatched on Plan No. 2 annexed hereto; and two unconstructed N.S.W. gazetted road reserves within the boundaries of Block 269 in the District of Majura shown in thick blacklines on Plan No. 3 annexed hereto:

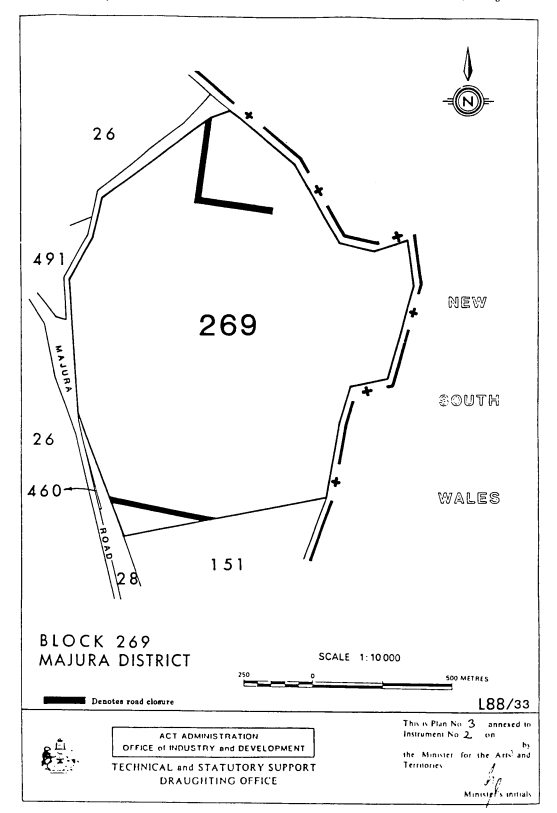
N.N.-8861195



PLAN OF
BLOCK 1 SECTION 22
DIVISION OF HALL
DISTRICT OF HALL
AUSTRALIAN CAPITAL TERRITORY

Scale 1:7500





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 Esko Erik Laine ('the Applicant') carrying on the profession, trade, occupation or calling of Radio and Television Technician ('the business') on Block 2, Section 15, Division of Chifley known as 9 Riley Pl, Chifley ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 6.00 p.m. Monday to Friday;
- (9) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 10;
- (10) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861196

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 Elizabeth Wagner ('the Applicant') carrying on the profession, trade occupation or calling of modelling agent ('the business') on Block 10, Section 3, Division of Deakin known as 4 Melbourne Avenue, Deakin ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land:
- (7) that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the lounge room in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.30 p.m. Monday to Friday and 12.00 a.m. and 3.00 p.m. on Saturdays;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than 10 clients are in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of August 1989 or on such earlier date as the Minister determines in accordance with condition 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 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861197

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 Joan Frances Hunt ('the Applicant') carrying on the profession, trade, occupation or calling of plastic lamination ('the business') on Block 3, Section 48, Division of Flynn known as 64 Tillyard Drive, Flynn ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the garage 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 5.00 p.m. Monday to Friday and 8.30 a.m. and 12.00 noon Saturday;
- (10) that no materials used in the business are stored outside the building;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one client is in attendance at any one time;
- (12) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 13;
- (13) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861198

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 John Castrucci ('the Applicant') carrying on the profession, trade, occupation or calling of electrical contractor ('the business') on Block 14, Section 370, Division of Fadden known as 203 Bugden Avenue, Fadden ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the garage and rumpus room in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 7.30 a.m. and 4.00 p.m. Monday to Friday;
- (10) that the area used for parking of vehicles shall be screened with suitable trees and shrubs;
- that employee vehicles shall not be parked between the building line and front property boundary;
- (12) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 13.
- (13) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861199

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 Ronald Main ('the Applicant') carrying on the profession, trade, occupation or calling of medical practitioner ('the business') on Block 7, Section 44, Division of Flynn known as 54 Tillyard Drive, Flynn ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that not more than one assistant is to be employed to conduct the practice in lieu of the principal provided his/her hours do not exceed those of the principal;
- (8) that not more than one nurse/receptionist is employed in the practice at any one time;
- (9) that only the rooms indicated on the application be used for the conduct of the Business;
- (10) that the business will only be conducted on the land between the hours of 9.00 a.m. and 6.00 p.m. Monday to Friday and at other times in the case of emergencies only;
- (11) that the Applicant will conduct the business strictly by appointment;
- (12) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 13;
- (13) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861200

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 Trevor Leslie Beswick ('the Applicant') carrying on the profession, trade, occupation or calling of physiotherapist ('the business') on Block 4, Section 54, Division of Flynn known as 59 Spalding Street, Flynn ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 6.30 p.m. and 8.30 p.m. Monday to Friday and between 10.00 a.m. and 2.00 p.m. Saturdays only;
- (9) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 10;
- (10) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861201

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 John Hercules Baird ('the Applicant') carrying on the profession, trade, occupation or calling of gunsmith ('the business') on Block 8, Section 44, Division of Spence known as 15 Garrard Street, Spence ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the Applicant will ensure that all clients' vehicles are parked within the confines of the land:
- (9) that the business will only be conducted on the land between the hours of 8.00 a.m. and 10.00 p.m. Monday to Friday and 8.00 a.m. and 6.00 p.m. Saturday for a maximum of 20 hours per week;
- (10) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 17th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861202

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 Ruth Huntly Prowse ('the Applicant') carrying on the profession, trade, occupation or calling of gallery director ('the business') on Block 25, Section 13, Division of Campbell known as 11 Savige Street, Campbell ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or

- danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land:
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only approved 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 12.30 p.m. and 5.30 p.m. Saturday to Tuesday;
- (10) that the Applicant will conduct the business strictly by appointment;
- (11) that this approval will terminate on the thirty-first day of July 1989 or on such earlier date as the Minister determines in accordance with condition 12;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

N.N.-8861203

AUSTRALIAN CAPITAL TERRITORY

RADIATION ORDINANCE 1983 Section 73 NOTIFICATION OF DECISIONS

Pursuant to section 73 of the Australian Capital Territory Radiation Ordinance 1983, the Radiation Council hereby gives notice of the particulars of the following decisions of Council, made on 11 May 1988:-

REGISTRATION OF IRRADIATING APPARATUS (paragraph 73(1)(d))

OWNER: PARLIAMENT HOUSE CONSTRUCTION AUTHORITY

DESCRIPTION: BAGGAGE INSPECTION SYSTEM

PHILIPS DYNAVISION MODEL 510 SER. NO. 8503

140kVp, 200mA

LOCATION: NEW PARLIAMENT HOUSE, VISITORS

SECURITY CONTROL POINT

4B.G.035

CONDITIONS: BAGGAGE INSPECTION

OWNER: PARLIAMENT HOUSE CONSTRUCTION AUTHORITY

DESCRIPTION: BAGGAGE INSPECTION SYSTEM

PHILIPS DYNAVISION MODEL 510 SER. NO. 8552

140kVp, 200mA

LOCATION: NEW PARLIAMENT HOUSE, VISITORS

SECURITY CONTROL POINT

4B.G.035

CONDITIONS: BAGGAGE INSPECTION

OWNER: PARLIAMENT HOUSE CONSTRUCTION AUTHORITY

DESCRIPTION: BAGGAGE INSPECTION SYSTEM

PHILIPS DYNAVISION MODEL 510 SER. NO. 8554

140kVp, 200mA

LOCATION: NEW PARLIAMENT HOUSE

PASS HOLDERS SECURITY CONTROL

POINT 4B.G.037

CONDITIONS: BAGGAGE INSPECTION

OWNER: PARLIAMENT HOUSE CONSTRUCTION AUTHORITY

DESCRIPTION: BAGGAGE INSPECTION SYSTEM

PHILIPS DYNAVISION MODEL 510 SER. NO. 8548

140kVp, 200mA

LOCATION: NEW PARLIAMENT HOUSE

STAFF ENTRY SECURITY CONTROL

POINT 4C.B.080

CONDITIONS: BAGGAGE INSPECTION

1924 Government departments

OWNER: MICHAEL A. RYAN

DESCRIPTION: DENTAL X-RAY UNIT TROPHY MODEL 708

SERIAL NUMBERS 7000 740, 45720

70kVp. 8mA

LOCATION: UNIT 6 DEAKIN COURT

HOPETOUN CIRCUIT DEAKIN ACT 2600

CONDITIONS: DIAGNOSTIC DENTAL EXAMINATIONS

OWNER: DR DAVID FRUGTNIET

DESCRIPTION: DENTAL X-RAY MACHINE

BELMONT ACURAY MODELS 071A AND T20267 SERIAL NUMBER HO2142, 70kVp, 10mA

LOCATION: SUITE 603, CML BUILDING, DARWIN PLACE, CANBERRA ACT 2600

CONDITIONS: DIAGNOSTIC DENTAL EXAMINATIONS

OWNER: DR. JOSEPH Da CRUZ

DESCRIPTION: DENTAL X-RAY UNIT PHILIPS MODEL DENSOMAT AND ORALIX 65 S SERIAL NUMBERS 8720407, 8700592

65kVP, 7.5mA

LOCATION: SHOP 2, GWYDIR SQUARE, KALEEN ACT 2617

CONDITIONS: DIAGNOSTIC DENTAL EXAMINATIONS

GRANTING OF LICENCE (paragraph 73(1)(b))

LICENCEE: LYBUS C. HILLMAN

ADDRESS: CITY CHAMBERS, 47 EAST ROW, CANBERRA ACT 2600

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO GASTROENTEROLOGY. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER PERSON IN THE

USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR SPECIALTY.

LICENCEE: GRAEME JOHN HEAP

ADDRESS: 23/175 STRICKLAND CRESCENT, DEAKIN ACT 2600 AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO UROLOGY. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE SET

UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER PERSON IN THE

USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR SPECIALTY.

LICENCEE: DR. JAMES SCOTT-FINDLAY

ADDRESS: 5/46 GEILS COURT, DEAKIN ACT 2600

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO ENDOSCOPY

PROCEDURES. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE

DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER PERSON IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR

SPECIALTY.

LICENCEE: DR. DAVID B. NOTT

ADDRESS: 15 SARGOOD STREET, O'CONNOR ACT 2601

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO THORACIC SURGERY.

EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER PERSON IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR SPECIALTY.

LICENCEE: DR. DENNIS DYASON

ADDRESS: UNIT 2, DICKSON PARK, PROFESSIONAL CENTRE, 151 COWPER STREET, DICKSON ACT 2602

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO COLONOSCOPY
PROCEDURES. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT
SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE
DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER
PERSON IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR
SPECIALTY.

LICENCEE: ANTHONY C. CLARKE

ADDRESS: CITY CHAMBERS, 47 EAST ROW, CANBERRA ACT 2600

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO GASTROENTEROLOGY.

EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE SET

UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE DOES NOT

PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER PERSON IN THE

USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR SPECIALTY.

LICENCEE: EDWARD LLOYD FLEMING

ADDRESS: 11TH FLOOR, AMP BUILDING, HOBART PLACE, CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO COLONOSCOPY
PROCEDURES. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT
SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE
DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER
PERSON IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR
SPECIALTY.

LICENCEE: DR DAVID McNICOL

ADDRESS: PO BOX 350, WODEN ACT 2606

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO ORTHOPAEDIC
SURGERY. EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT
SHALL BE SET UP BY A RADIOLOGIST OR RADIOGRAPHER. THIS LICENCE
DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF ANY OTHER
PERSON IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR IN YOUR
SPECIALTY.

APPROVAL FOR ALTERATION OR MODIFICATION OF REGISTERED IRRADIATING APPARATUS (paragraph 73(1)(e))

OWNER: COLIN FRANCES SEANIGER

DESCRIPTION OF APPARATUS: DENTAL X-RAY UNIT

TROPHY TROPHEX SERIAL NUMBERS 80975. XO-60G

60kVp, 12mA

LOCATION: TENANT 3, MEDICAL CENTRE, 74 HALLEY STREET, CHISHOLM ACT 2905

CONDITIONS: DIAGNOSTIC DENTAL EXAMINATIONS

OWNER: COLIN FRANCES SEANIGER

DESCRIPTION OF APPARATUS: DENTAL X-RAY UNIT

TROPHY TROPHEX SERIAL NUMBERS 80934, XO-60G

60kVp 12mA

LOCATION: TENANT 3, MEDICAL CENTRE, 74 HALLEY STREET, CHISHOLM ACT 2905

CONDITIONS: DIAGNOSTIC DENTAL EXAMINATIONS

VARIATION OF CONDITIONS SPECIFIED IN A LICENCE (paragraph 73(1)(c))

LICENCEE: MAURICE J WEIDEMANN

ADDRESS: AUSTRALIAN NATIONAL UNIVERSITY

DEPARTMENT OF BIOCHEMISTRY

GPO BOX 4

CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE / CAUSE

OR PERMIT TO USE UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: RESEARCH/EDUCATIONAL USES OF:-

*C-14, H-3, P-32, Ni-63, S-35, I-125

LICENCEE: JOHN F WILLIAMS

ADDRESS: AUSTRALIAN NATIONAL UNIVERSITY

DEPARTMENT OF BIOCHEMISTRY

GPO BOX 4

CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE / CAUSE

OR PERMIT TO USE UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: RESEARCH/EDUCATIONAL USES OF:-

*C-14, H-3, P-32, Ca-45, I-125

LICENCEE: MR D N BODY

ADDRESS: CSIRO

DIVISION OF WATER RESOURCES

GPO BOX 1666

CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE / CAUSE

OR PERMIT TO USE IRRADIATING APPARATUS/UNSEALED

RADIOACTIVE MATERIALS

CONDITIONS: RESEARCH USES OF:-

*SOIL DENSITY/MOISTURE GAUGES

*SEALED RADIOACTIVE SOURCES: Am-241, Ba-133, Cs-137, Co-57,

Co-60, Mn-54, Hg-203, Na-22, Y-88, Pb-210, U (natural),

Ra-226, U-238, Th-232, Be-7

*UNSEALED RADIOACTIVE MATERIALS: U-238, Th-232, Ra-226.

Pb-210, Th-228, Cs-137, Mn-54, Be-7, P-32

GRANTING OF DISPOSAL PERMIT (paragraph 73(1)(g)

PERMIT HOLDER: D. N. BODY

LICENSED PREMISES: CSIRO/DIVISION OF WATER RESOURCES RESEARCH, CLUNIES ROSS ROAD, ACTON ACT

RADIONUCLIDE contained in the material for disposal.	FORM of he material	Annual QUANTITY of material for which approval is granted.	Disposal METHOD approved.
URANIUM URANIUM + DAUGHTERS THORIUM-232 THORIUM-232+DAUGHTE RADIUM-226 LEAD-210 THORIUM-228 FOR EACH OF THE ABO KILOGRAM OF NON-RAD CAESIUM MANGANESE-54 PHOSPHORUS-32 URANIUM THORIUM-232 RADIUM-226 LEAD-210 THORIUM-228 CAESIUM-137 MANGANESE-54 PHOSPHORUS-32	SOLID	600kBq 40kBq 200kBq 40kBq 25kBq 25kBq 25kBq 25kBq 05 RADIOACTIV 25kBq 25kBq 200kBq 600kBq 200kBq 25kBq	BURIAL, WBLC*
		*WEST BELCONNE	N LANDFILL CENTRE

PERMIT HOLDER: FREDERICK EARL LOMAS

LICENSED PREMISES: DEPARTMENT OF NUCLEAR MEDICINE, ROYAL CANBERRA HOSPITAL

RADIONUCLIDE contained in the material for disposal.	FORM of the material	Annual QUANTITY of material for which approval is granted.	Disposal METHOD approved.
TECHNETIUM-99m GALLIUM-67 IODINE-131 IODINE-125 THALLIUM-201 IODINE-131 COBALT-57 IODINE-125	CONTAMINATED SOLII CONTAMINATED SOLII CONTAMINATED SOLII CONTAMINATED SOLII CONTAMINATED SOLII ORGANIFIED URINE WATER SOLUBLE WATER SOLUBLE	OS 3.7 MBq OS 3.7 MBq OS 3.7 MBq	W.B.L.C.* W.B.L.C.* W.B.L.C.* W.B.L.C.* SPECIAL SEWER SEWER SEWER

*WEST BELCONNEN LANDFILL CENTRE

The Radiation Council hereby gives notice that subject to the provisions of the Administrative Appeals Tribunal Act 1975, a person whose interests are adversely affected by a decision of the Radiation Council is entitled to apply to the Administrative Appeals Tribunal for a review of the decision.

Dated this eighth day of June 1988.

Dale F. Lebbard

DALE F. HEBBARD Chairman

Radiation Council

AUSTRALIAN CAPITAL TERRITORY

RADIATION ORDINANCE 1983 Section 73 NOTIFICATION OF DECISIONS

Pursuant to section 73 of the Australian Capital Territory Radiation Ordinance 1983, the Radiation Council hereby gives notice of the particulars of the following decisions of Council, made on 13 July 1988:-

REGISTRATION OF IRRADIATING APPARATUS (PARAGRAPH 73(1)(d))

OWNER: ANU FORESTRY DEPT, THE FACULTIES

DESCRIPTION: INDUSTRIAL X-RAY UNIT

BALTEAU BF S/N 72233-6602, AEG 50 TUNGSTEN TARGET TUBE

S/N K28249 50kVp, 20mA

LOCATION: FORESTRY DEPT, FACULTIES, ANU CONDITIONS: INDUSTRIAL/RESEARCH RADIOGRAPHY

OWNER: WODEN VALLEY HOSPITAL, RADIOLOGY DEPARTMENT DESCRIPTION: DIAGNOSTIC X-RAY UNIT, PHILIPS SUPER 100,

SER. NO. 7074 WITH PHILIPS SUPER ROTALIX TUBE

SRO 20 50, SER NO. 655215/44131 150kVp, 120mA LOCATION: RADIOLOGY DEPARTMENT, ROOM 2, SKULL UNIT

CONDITIONS: DIAGNOSTIC RADIOGRAPHY

OWNER: ACT X-RAY SERVICES

DESCRIPTION: DIAGNOSTIC X-RAY UNIT PHILIPS MEDIO 30/50 CP

ROT 350/10 150 kVp. 600mA SERIAL NUMBERS 874125, 94545

LOCATION: 8TH FLOOR NATIONAL MUTUAL BLG., DARWIN PLACE, IVP ROOM

CONDITIONS: DIAGNOSTIC RADIOGRAPHY

OWNER: VALLEY DIAGNOSTIC IMAGING

DESCRIPTION: DIAGNOSTIC X-RAY UNIT SIEMENS POLYPHOS 50

0946 012 G444G & 8161 028 X1567

SER NO'S 10746 S10, 2135 S02 125kVp, 400mA

LOCATION: VALLEY DIAGNOSTIC CENTRE

SCREENING ROOM-SUSPENDED TUBE

CONDITIONS: DIAGNOSTIC RADIOGRAPHY

OWNER: VALLEY DIAGNOSTIC IMAGING

DESCRIPTION: DIAGNOSTIC X-RAY UNIT SIEMENS POLYPHOS 50

946004 G444G SERIAL NUMBER 11694 S10

125kVp, 400mA

LOCATION: VALLEY DIAGNOSTIC CENTRE, GENERAL PURPOSE ROOM

CONDITIONS: DIAGNOSTIC RADIOGRAPHY

OWNER: BUREAU OF MINERAL RESOURCES

DESCRIPTION: BMR SEALED RADIOACTIVE SOURCE SERIAL NO. TH2.

Th-232(14080ppm)/U-238(510ppm)

4.45186MBq,(10/03/88)

LOCATION: BMR RADIOACTIVE STORAGE BUNKER

PRIMARY INDUSTRY & ENERGY STORE

COLLIE STREET FYSHWICK

CONDITIONS: CALIBRATION SOURCE FOR SPECTROMETER SYSTEM

OWNER: BUREAU OF MINERAL RESOURCES

DESCRIPTION: BMR SEALED RADIOACTIVE SOURCE SERIAL NO. THI

Th-232(28380ppm)/U-238(1038ppm)

10.9067MBq,(10/03/88)

LOCATION: BMR RADIOACTIVE STORAGE BUNKER

PRIMARY INDUSTRY & ENERGY STORE

COLLIE STREET, FYSHWICK

CONDITIONS: CALIBRATION SOURCE FOR SPECTROMETER SYSTEM

OWNER: BUREAU OF MINERAL RESOURCES

DESCRIPTION: BMR RADIOACTIVE SOURCE SERIAL No. U2

U-238(1910ppm)/Th-232(86ppm)

1.5537MBq,(10/03/88)

LOCATION: BMR RADIOACTIVE STORAGE BUNKER

PRIMARY INDUSTRY & ENERGY STORE

COLLIE STREET, FYSHWICK

CONDITIONS: CALIBRATION SOURCE FOR SPECTROMETER SYSTEM

OWNER: BUREAU OF MINERAL RESOURCES

DESCRIPTION: BMR SEALED RADIOACTIVE SOURCE SERIAL No. U1

U-238(3720)/Th-232(72ppm)

2.9341MBq,(10/03/88)

LOCATION: BMR RADIOACTIVE STORAGE BUNKER

PRIMARY INDUSTRY & ENERGY STORE

COLLIE STREET FYSHWICK

GRANTING OF LICENCE (paragraph 73(1)(b))

LICENCEE: DENNIS ZAVASKY

ADDRESS: 26 BOREE ROAD

FORESTVILLE NSW 2087

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE,

IRRADIATING APPARATUS

CONDITIONS: INSTALLATION AND SERVICING OF IRRADIATING APPARATUS

LICENCEE: KEVIN CHARLES FITZSIMMONS

ADDRESS: 10 BARTLETT STREET

COWRA NSW 2794

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE,

IRRADIATING APPARATUS

CONDITIONS: INSTALLATION AND SERVICING OF IRRADIATING APPARATUS.

LICENCEE: DR JUDITH WERNER

ADDRESS: C/- SUITE 8, LEVEL 1

BONNER HOUSE WODEN ACT 2606

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: DIAGNOSTIC DENTAL RADIOGRAPHY

LICENCEE: MR R N T GARDINER

ADDRESS: ROYAL AUSTRALIAN MINT

LABORATORY SECTION DENNISON STREET DEAKIN ACT 2600

AUTHORIZED ACTIVITIES: USE / CAUSE OR PERMIT TO USE, IRRADIATING APPARATUS

CONDITIONS: USE OF X-RAY ANALYSIS EQUIPMENT

LICENCEE: BRIAN MINTY

ADDRESS: BUREAU OF MINERAL RESOURCES

POTENTIAL FIELDS SECTION

GPO BOX 378

CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE / CAUSE

OR PERMIT TO USE / MANUFACTURE, IRRADIATING

APPARATUS

CONDITIONS: RESEARCH USES OF SEALED RADIOACTIVE SOURCES: U-238. Th-232.

LTCENCEE: DR HOWARD JOHN PEAK

ADDRESS: ROYAL CANBERRA HOSPITAL

DEPARTMENT OF CARDIOLOGY

ACTON ACT 2601

AUTHORIZED ACTIVITIES: USE IRRADIATING APPARATUS

CONDITIONS: USE OF IRRADIATING APPARATUS FOR DIAGNOSTIC MEDICAL PURPOSES.

RESTRICTED TO FLUOROSCOPY DIRECTLY RELATED TO CARDIOLOGY.

EXCEPT IN EMERGENCY SITUATIONS THE X-RAY EQUIPMENT SHALL BE

SET UP BY A RADIOLOGIST OR RADIOGRAPHER.

THIS LICENCE DOES NOT PERMIT THE SUPERVISION OR DIRECTION OF

ANY OTHER PERSONS IN THE USE OF FLUOROSCOPY EXCEPT A REGISTRAR

IN YOUR SPECIALTY.

LICENCEE: PROFESSOR R N WARRENER

ADDRESS: AUSTRALIAN NATIONAL UNIVERSITY

DEPARTMENT OF CHEMISTRY, FACULTIES

GPO BOX 4

CANBERRA ACT 2601

AUTHORIZED ACTIVITIES: PURCHASE / OWN OR HAVE IN POSSESSION / USE / CAUSE

OR PERMIT TO USE, UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: RESEARCH/EDUCATIONAL USES OF UNSEALED RADIOACTIVE MATERIALS

C-14, Ra-226.

The Radiation Council hereby gives notice that subject to the provisions of the Administrative Appeals Tribunal Act 1975, a person whose interests are adversely affected by a decision of the Radiation Council is entitled to apply to the Administrative Appeals Tribunal for a review of the decision.

Dated this this Least day of July 1988.

DALE F. HEBBARD

Chairman

Radiation Council

Dr. F. Hellard

AUSTRALIAN CAPITAL TERRITORY

RADIATION ORDINANCE 1983

Section 73

NOTIFICATION OF DECISIONS

Pursuant to section 73 of the Australian Capital Territory Radiation Ordinance 1983, the Radiation Council hereby gives notice of the particulars of the following decisions of Council, made on 10 August 1988:-

REGISTRATION OF IRRADIATING APPARATUS (paragraph 73(1)(d))

OWNER

:ACT HEALTH AUTHORITY SCHOOL DENTAL

DESCRIPTION : DENTAL X-RAY UNIT

TROPHY TROPHEX 65kVp, 8mA

LOCATION

SERIAL NUMBERS 88526, 124081 :WANNIASSA HILLS PRIMARY SCHOOL

LANGDON AVENUE

WANNIASSA

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER

:DR ROBERT E. HIGGS

DESCRIPTION : DENTAL X-RAY UNIT, TROPHY

MODEL 708 TUBE (S/N 54317)

MODEL CCX TIMER (S/N 970176) 70kVp. 8mA

LOCATION

:MEDICAL CENTRE

McCLURE PLACE

EVATT ACT

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER

:DR. P. L. ROTHWELL

DESCRIPTION : DENTAL X-RAY UNIT, PHILIPS

ORALIX 65 S & SECONDENT E

SER NUMBERS 8800218 6 8722352 65kVp,7.5mA

LOCATION

:15 SARGOOD STREET

O'CONNOR ACT

:DIAGNOSTIC DENTAL RADIOGRAPHY CONDITIONS

GRANTING OF LICENCE (paragraph 73(1)(b))

LICENCEE: HONEYWELL LTD

ADDRESS: ATTN: MR DANNY P MAGRO

84 GLADSTONE STREET FYSHWICK ACT 2609

AUTHORIZED ACTIVITIES: Sell, Purchase IRRADIATING APPARATUS

CONDITIONS: PURCHASING AND SALE OF SMOKE DETECTOR UNITS, EACH CONTAINING

37kBq OF Am-241

LICENCEE: IVAN JOHNSTONE

ADDRESS: ACT INSTITUTE OF TAFE/REID

PHYSICS DEPT

CONSTITUTION AVE. REID ACT 2601

AUTHORIZED ACTIVITIES: Purchase, Own or have in possession, Use,

Cause or permit to use IRRADIATING APPARATUS, UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: EDUCATIONAL USES OF :-

* X-RAY ANALYSIS EQUIPMENT

*UNSEALED RADIOACTIVE MATERIALS: Sr-90, Y-90, Cs-137, Ba-137.

*SEALED RADIOACTIVE SOURCES: Co-60, Am-241, Sr-90, Cs-137, Ra-226. U (natural)

LICENCEE: DR CHENICHERI HARTHARAN NATR

ADDRESS: WODEN VALLEY HOSPITAL

VASCULAR LABORATORY

PO BOX 11

WODEN ACT 2606

AUTHORIZED ACTIVITIES: Purchase, Own or have in possession. Use.

Cause or permit to use. UNSEALED RADIOACTIVE MATERIALS CONDITIONS: RESEARCH USES OF I-125.

LICENCEE: BRIAN FERGUSON

ADDRESS: ACT INSTITUTE OF TAFE/REID

CHEMISTRY DEPARTMENT

CONSTITUTION AVE.

REID ACT 2601

AUTHORIZED ACTIVITIES: Purchase, Own or have in possession, Use, Cause or permit to use IRRADIATING APPARATUS, UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: EDUCATIONAL USES OF :-

* X-RAY ANALYSIS EQUIPMENT

* UNSEALED RADIOACTIVE MATERIALS: Sr-90, Y-90, Cs-137, Ba-137,

* SEALED RADIOACTIVE SOURCES: Co-60, Am-241, Sr-90, Cs-137,

Ra-226. U (natural)

LICENCEE: JOHN MAJOR

ADDRESS: ACT INSTITUTE OF TAFE/REID

PHYSICS DEPT

CONSTITUTION AVE.

REID ACT 2601

AUTHORIZED ACTIVITIES: Purchase, Own or have in possession, Use,

Cause or permit to use, IRRADIATING APPARATUS, UNSEALED RADIOACTIVE MATERIALS

CONDITIONS: EDUCATIONAL USES OF :-

* X-RAY ANALYSIS EQUIPMENT

* UNSEALED RADIOACTIVE MATERIALS: Sr-90, Y-90, Cs-137, Ba-137.

* SEALED RADIOACTIVE SOURCES: Co-60, Am-241, Sr-90, Cs-137, Ra-226, U (natural).

APPROVAL FOR ALTERATION OR MODIFICATION OF REGISTERED IRRADIATING APPARATUS (paragraph 73(1)(e))

OWNER : ROYAL CANBERRA HOSPITAL, RADIOLOGY DEPARTMENT

DESCRIPTION : DIAGNOSTIC X-RAY UNIT PHILIPS SUPER 100

SERIAL NUMBER 378, PHILIPS SUPER ROTALIX SRO

2050 SERIAL NUMBER 530464 125kVp. 2050mA

LOCATION : ROOM 5

(OVER TABLE TUBE)

DÉPARTMENT OF RADIOLOGY

CONDITIONS : DIAGNOSTIC RADIOGRAPHY

OWNER :DR R E HIGGS

DESCRIPTION : DENTAL X-RAY UNIT

TROPHY TROPHEX 65kVp, 8mA SERIAL NUMBERS 45364, 89150

LOCATION :MEDICAL CENTRE

McCLURE PLACE

EVATT ACT

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER : DR FELIX TAN

DESCRIPTION : DENTAL X-RAY UNIT

PHILIPS DENSOMAT ORALIX 65, 65kVp, 7.5mA

SERIAL NUMBER 8402104

LOCATION :SUITE 1005, 10TH FLOOR, AMP BUILDING

HOBART PLACE

CANBERRA CITY ACT

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER : DENIS KERR

DESCRIPTION : DENTAL X-RAY UNIT CASTELLINI VICTORY X 65

COX 6698 CEI, SERIAL NUMBERS 60144,1070355

65kVp, 8mA

LOCATION :SUITE 6

1ST FLOOR

DICKSON CHAMBERS, DICKSON

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER : D J GALLAGHER

DESCRIPTION : DENTAL X-RAY UNIT TROPHY OCX ORAMATIC TROPHEX

65kVp. 8mA

SERIAL NUMBERS 83544, 11757

LOCATION :48 RYLAH CRESCENT

WANNIASSA ACT

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER :D J GALLAGHER

DESCRIPTION : DENTAL X-RAY UNIT

TROPHY TROPHEX 65kVp, 8mA SERIAL NUMBER 86295, 1128

LOCATION :48 RYLAH CRESCENT

WANNIASSA ACT

CONDITIONS : DIAGNOSTIC DENTAL RADIOGRAPHY

OWNER : ROYAL CANBERRA HOSPITAL, RADIOLOGY DEPARTMENT

DESCRIPTION :DIAGNOSTIC X-RAY UNIT PHILIPS SUPER 100

SERIAL NUMBER 378, PHILIPS SUPER ROTALIX

SERIAL NUMBER 659965 120kVp, 1000mA

LOCATION : ROOM 5

(UNDERTABLE TUBE)

DEPARTMENT OF RADIOLOGY

CONDITIONS : DIAGNOSTIC RADIOGRAPHY

The Radiation Council hereby gives notice that subject to the provisions of the Administrative Appeals Tribunal Act 1975, a person whose interests are adversely affected by a decision of the Radiation Council is entitled to apply to the Administrative Appeals Tribunal for a review of the decision.

Dated this denth day of august 1988.

DALE F. HEBBARD

Chairman

Radiation Council

Oal J. Hebbard

AUSTRALIAN CAPITAL TERRITORY

Motor Traffic (Alcohol and Drugs) Ordinance 1977

INSTRUMENT OF APPOINTMENT OF ANALYST

I, JOHN ANTHONY BISSETT, the General Manager constituting the Australian Capital Territory Community and Health Service, in pursuance of the powers conferred on the Minister of State for the Arts and Territories pursuant to sub-section 6 (3) of the Motor Traffic (Alcohol and Drugs) Ordinance 1977, and delegated to me under sub-section 12C (1) of the Seat of Government (Administration) Act 1910, hereby appoint pursuant to sub-section 6 (3) of the Motor Traffic (Alcohol and Drugs) Ordinance 1977 Wayne John Riley to be an analyst for the purposes of that Ordinance.

Dated this 25th day of August 1988.

JOHN BISSETT General Manager

N.N.-8861207

AUSTRALIAN CAPITAL TERRITORY

Motor Traffic (Alcohol and Drugs) Ordinance 1977 INSTRUMENT OF APPOINTMENT OF ANALYST

I. JOHN ANTHONY BISSETT, the General Manager constituting the Australian Capital Territory Community and Health Service, in pursuance of the powers conferred on the Minister of State for the Arts and Territories pursuant to sub-section 6 (3) of the Motor Traffic (Alcohol and Drugs) Ordinance 1977, and delegated to me under sub-section 12C (1) of the Seat of Government (Administration) Act 1910, hereby appoint pursuant to sub-section 6 (3) of the Motor Traffic (Alcohol and Drugs) Ordinance 1977 Dennis John Pianca to be an analyst for the purposes of that Ordinance.

Dated this 25th day of August 1988.

JOHN BISSETT General Manager

N.N.-8861208

AUSTRALIAN CAPITAL TERRITORY

Poisons and Narcotic Drugs Ordinance 1978

INSTRUMENT OF APPOINTMENT OF ANALYST

I, JOHN ANTHONY BISSETT, the General Manager constituting the Australian Capital Territory Community and Health Service, in pursuance of the powers conferred on the Minister of State for the Arts and Territories pursuant to section 51 of the Poisons and Narcotic Drugs Ordinance 1978, and delegated to me under sub-section 12C (1) of the Seat of Government (Administration) Act 1910, hereby appoint pursuant to section 51 of the Poisons and Narcotic Drugs Ordinance 1978 Wayne John Riley to be an analyst for the purposes of that Ordinance.

Dated this 25th day of August 1988.

JOHN BISSETT General Manager

N.N.-8861209

AUSTRALIAN CAPITAL TERRITORY

Poisons and Narcotic Drugs Ordinance 1978

INSTRUMENT OF APPOINTMENT OF ANALYST

I, JOHN ANTHONY BISSETT, the General Manager constituting the Australian Capital Territory Community and Health Service, in pursuance of the powers conferred on the Minister of State for the Arts and Territories pursuant to section 51 of the Poisons and Narcotic Drugs Ordinance 1978, and delegated to me under sub-section 12C (1) of the Seat of Government (Administration) Act 1910, hereby appoint pursuant to section 51 of the Poisons and Narcotic Drugs Ordinance 1978 Dennis John Pianca to be an analyst for the purposes of that Ordinance.

Dated this 25th day of August 1988.

JOHN BISSETT General Manager

N.N.-8861210

PUBLIC ENVIRONMENT REPORT—RESPONSE TO RECOMMENDATIONS BY THE MINISTER FOR THE ARTS, SPORT, THE ENVIRONMENT, **TOURISM AND TERRITORIES JULY 1988**

MAGNETIC QUAY DEVELOPMENT, NELLY BAY, MAGNETIC ISLAND, QUEENSLAND—PUBLIC COMMENTS INVITED

Magnetic Keys Ltd proposes to establish a marine, tourist accommodation and facilities, a commercial centre and ferry and barge terminals at Nelly Bay, Magnetic Island in the Central Section of the Great Barrier Reef Marine Park.

In accordance with recommendations by the Minister for the Arts, Sport, the Environment, Tourism and Territories, Senator Graham Richardson, to the Chairman of the Great Barrier Reef Marine Park Authority, made in accordance with paragraph 9.3.1 of the Administrative Procedures and in the Environment Protection (Impact of Proposals) Act 1974, additional information describing baseline studies and modelling procedures has been prepared by the Company. This information is to be read in conjunction with the Public Environment Report (PER) of May 1988.

A summary document and detailed background reports will be available for public review from September 2 to September 29 and may be examined during normal business hours during this period at:

Office of the Great Barrier Reef Marine Park Authority Wonderland Complex Flinders Street Townsville, Qld 4810

The Department of the Arts, Sport, the Environment, Tourism and Territories

Environment Assessment Branch 2nd Floor, Colonial Mutual Building

Cnr Marcus Clarke Street and University Avenue

Canberra, A.C.T. 2601

Townsville City Council

103 Walker Street Townsville, Qld 4810

Townsville Environment Centre

477 Flinders Street

Townsville, Qld 4810

Queensland Conservation Council and

Environment Centre

2nd Floor, Brisbane School of Arts Building

166 Ann Street

Brisbane, Old 4000

Post Office

The Mall

Picnic Bay

Magnetic Island, Qld 4810

Copies of the Summary Report may be purchased for the sum of \$5.00 (plus \$5.00 p & p) from:

McIntyre & Associates Pty Ltd

Box 5423, TMC

Townsville, Qld 4810

or in person from:

McIntyre & Associates Pty Ltd 3 Ramsay Street Garbutt, Qld 4814

Interested persons and organisations wishing to comment on the Report are invited to make written submissions by 29 September 1988 to:

The Great Barrier Reef Marine Park Authority P.O. Box 1379 Townsville, Old 4810

Attention: Mr Peter McGinnity
Project Officer
Telephone: 81 8805

Submissions will be treated as public documents unless confidentiality is requested and copies will be forwarded to Magnetic Keys Limited.

The Great Barrier Reef Marine Park Authority will undertake an assessment of the additional information on the proposal based on the PER, the above report and any written comments received.

N.N.-8861211

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports)
Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

I, JOHN DERRICK OVINGTON, the Designated Authority under sub-section 18 (1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 11 (1) of that Act, hereby declare 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 twenty-sixth day of August 1988.

J. D. OVINGTON Designated Authority

SCHEDULE

Column 1	Column 2	Column 3
Item	Name and country of approved institution	Approved class, or classes, of specimens
1	Department of Zoology Biological Sciences 1 Level 3, Room 306 La Trobe University Bundoora, Vic. 3083	Dasyuridae

CA03N158 CRPB020489\$

N.N.-8861212

AUSTRALIAN CAPITAL TERRITORY

A.C.T. Education (Amendment) Ordinance 1988

NOTICE OF COMMENCEMENT

Under section 2 of the A.C.T. Education (Amendment) Ordinance 1988 I fix 1 September 1988 as the date that Ordinance shall come into operation.

Dated this 25th day of August 1988.

GARY FRANCIS PUNCH
Minister of State
for the Arts and Territories

N.N.-8861213

Attorney-General

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

PERMANENT BAN ON UNSAFE GOODS

I, NICK BOLKUS, Minister of State for Consumer Affairs, pursuant to section 65C (7) of the *Trade Practices Act 1974*, impose a permanent ban on goods of a kind specified below.

PARTICULARS OF GOODS

Goods known as 'Autotrend Sun Filter' and similar goods which do not comply with Australian Design Rule No. 11 for internal sun visors.

Dated the 17th day of August 1988.

NICK BOLKUS

Minister of State for Consumer Affairs

N.N.-8861214

COMMONWEALTH OF AUSTRALIA

Law Reform Commission Act 1973

APPOINTMENT OF PART-TIME MEMBERS OF THE LAW REFORM COMMISSION

- I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 12 (2) of the Law Reform Commission Act 1973, hereby:
- (a) appoint the Honourable Murray Rutledge Wilcox, a judge of the Federal Court of Australia, to be a parttime member of the Law Reform Commission until 31 December 1989;
- (b) appoint Nicholas Charles Seddon, a person who is a graduate in law of a university and has had experience as a member of the academic staff of a tertiary educational institution, to be a part-time member of the Law Reform Commission until 31 December 1989:

the terms and conditions of the appointments of the Honourable Murray Rutledge Wilcox and Nicholas Charles Seddon are the terms and conditions provided by the *Law Reform Commission Act 1973*.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, LIONEL BOWEN Attorney-General

N.N.-8861215

COMMONWEALTH OF AUSTRALIA

Family Law Act 1975

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 37 (1) of the Family Law Act 1975, hereby:

- (a) terminate the appointment of Nancy Rea Summers as a Court Counsellor of the Family Court of Australia;
- (b) terminate the appointment of Heather Maureen McLeod as a Court Counsellor of the Family Court of Australia; and
- (c) appoint Elizabeth Mathieson, a person appointed or employed under the *Public Service Act 1922*, to be a Court Counsellor of the Family Court of Australia.

Dated this 2nd day of August 1988.

L. J. CURTIS

Deputy Secretary to the Attorney-General's Department

N.N.-8861216

COMMONWEALTH OF AUSTRALIA

Family Law Act 1975

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 37 (1) of the Family Law Act 1975, hereby appoint Helen Margaret Mulholland, a person appointed or employed under the Public Service Act 1922, to be a Court Counsellor of the Family Court of Australia.

Dated this 7th day of July 1988.

L. J. CURTIS

Deputy Secretary to the Attorney-General's Department

N.N.-8861217

COMMONWEALTH OF AUSTRALIA

Family Law Act 1975

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 37 (1) of the Family Law Act 1975, hereby appoint Robin Lynette Gurr, a person appointed or employed under the Public Service Act 1922, to be a Deputy Registrar of the Family Court of Australia

Dated this 19th day of August 1988.

L. J. CURTIS

Deputy Secretary to the Attorney-General's Department

N.N.-8861218

FEDERAL COURT OF AUSTRALIA **FULL COURT SITTINGS FOR 1989**

Pursuant to section 12 and 15 of the Federal Court of Australia Act 1976, notice is hereby given that the sittings of a Full Court of the Federal Court of Australia during 1989 will be held at the places and will commence on the dates indicated below:

Sydney-Monday, 6 February Melbourne-Monday, 27 February Canberra-Monday, 13 March Brisbane-Monday, 10 April Adelaide-Monday, 1 May Perth-Monday, 8 May Sydney-Monday, 22 May Melbourne-Tuesday, 13 June Canberra-Monday, 3 July Hobart-Monday, 17 July Brisbane—Monday, 24 July Darwin—Tuesday, 8 August Perth-Monday, 4 September Adelaide-Monday, 18 September Hobart—Monday, 25 September Sydney—Tuesday, 3 October Melbourne-Monday, 23 October Canberra-Monday, 13 November Brisbane-Monday, 27 November

No sittings will be held unless there is a substantial amount of business. Sittings will commence on Tuesday if less than five days business is involved.

Any urgent matter may be transferred to a place of sitting other than that in which the matter was filed.

If the circumstances require it a Full Court may sit in capital cities to deal with matters on dates other than those listed.

Dated this 23rd day of August 1988.

NIGEL BOWEN Chief Justice

N.N.-8861219

PUBLICATIONS CLASSIFIED UNDER THE A.C.T. CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983 FOR WEEK ENDING 12.8.88

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

Title	Edition	Author/Publisher/etc.	Decision flagging
Helen's Punishment	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)
American Survival Guide	Vol. 10, No. 7, July 1988	McMullen Publishing, U.S.A.	Unrestricted
Anal Sex	No. 68, January 1988	Peter Theander, Denmark	Category 2
Bolt (For the Best)	Vol. 1, Issue 5, August 1988	Lifestyle International, U.S.A.	Category 2
Butler Did It. The	(C) 1988	Star Distributors, U.S.A.	Category 2
Candice is Kinky!	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)
Chic	Vol. 12, No. 10, August 1988	L.F.P., U.S.A.	Category 2
Claudia in Chains	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)
Combat Bitches	(C) 1988	Star Distributors, U.S.A.	Category 2

1940 Government departments		No. GN 32, 31 August 1988	
Title	Edition	Author/Publisher	Decision flagging
Coming Out	(C) 1988	Star Distributors, U.S.A.	Category 2
Connexion	No. 43	Sundance Associates Inc., U.S.A.	Category 2
Cousin Hunks	(C) 1988	Star Distributors, U.S.A.	Category 2
Dad's Champion Stud	(C) 1988	Star Distributors, U.S.A.	Category 2
Dad's Hungry Darling	(C) 1988	Star Distributors, U.S.A.	Category 2
Daddy's Little Boy	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,3)
Daddy's Spoiled Brat	(C) 1988	Star Distributors, U.S.A.	Category 2
Daughter's Hot Mouth	(C) 1988	Star Distributors, U.S.A.	Category 2
Debutante's Ball	(C) 1988	Star Distributors, U.S.A.	Category 2
Dormitory Boy	(C) 1988	Star Distributors, U.S.A.	Category 2
Drive-In Dixie	(C) 1988	Star Distributors, U.S.A.	Category 2
Easyriders (Australian)	Vol. 18, No. 184, October 1988	Paisano Publications, U.S.A.	Unrestricted
Eight the Hard Way		David Rank, Surey Books, U.S.A.	Category 2
Fire in Jamie, A	(C) 1988	Star Distributors, U.S.A.	Category 2
Fist Fucking	(Silwa Special)	Silwa Film	Category 2
Foreign Parts	•	Andrew Martin, Surey Books, U.S.A.	Category 1
Frat Tait Gallery	(C) 1988 Vol. 16, No. 10, October 1988	Star Distributors, U.S.A. Moncalm Publishing, U.S.A.	Category 2 Category 1
Garage Studs	(C) 1988	Star Distributors, U.S.A.	Category 2
Genesis	Vol. 16, No. 3, October 1988	Atrium Multi-Media, U.S.A.	Category 1
Gentleman's Companion	Vol. 8, No. 3, February 1988	Gentleman's Companion Magazine Inc., U.S.A.	
Gentleman's Companion Goes Big Bust	Not shown	U.S.A.	Category 1
Glenda Gets Hers	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)
Growing Up Hard	(C) 1988	Star Distributors, U.S.A.	Category 2
Gym Dominators	(C) 1988	Star Distributors, U.S.A.	Category 2
Hard Driving Men	(C) 1988	Star Distributors, U.S.A.	Category 2
Harlem Honey	(C) 1988	Star Distributors, U.S.A.	Category 2
Heavy Erection Crew	(C) 1988	Bjorn Peters, Star Distributors, U.S.A.	Category 2
Her Black Professor	(C) 1988	Star Distributors, U.S.A.	Category 2
His Neighbour & His Wife	(C) 1988	Star Distributors, U.S.A.	Category 2
Holding Hannah Down	(C) 1988	Star Distributors, U.S.A.	Category 2
Hot Little Hillbilly	(C) 1988	Star Distributors, U.S.A.	(1,2,3) Category 2 (1,3)
Hot Little Hitchhiker	(C) 1988	Star Distributors, U.S.A.	Category 2
Hot Meat	(C) 1988	Peter R. Trax, Star Distributors, U.S.A.	Category 2
Hustler	Vol. 15, No. 2, August 1988	Hustler Magazine Inc., U.S.A.	Category 2
Intimacy	Vol. 1, No. 1, June, July, August 1988	Gourmet Editions, U.S.A.	Category 2
Iron Horse	Issue 76, Vol. 12, July 1988	J. Q. Adams Productions, U.S.A.	Unrestricted
Jenny's Hidden Fantasy	(C) 1988	Star Distributors, U.S.A.	Category 2
Jerry's First Love IV	(-,	D. F. Christi	Category 1
Jerry's First Love V		B. F. Christi, Star Distributors, U.S.A.	Category 1
King of Cellblock 'C', The	(C) 1988	Star Distributors, U.S.A.	Category 2
Leather Cruiser	(C) 1988	Star Distributors, U.S.A.	Category 2
Lesbian Resort	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Looking Glass Loving Brothers	Issue No. 16 (C) 1988	Odyssey Group, U.S.A. Star Distributors, U.S.A.	Category 2 Category 2
Masked Ball!	(C) 1988	Star Distributors, U.S.A.	(1, 3) Category 2
Master's Black Princess	(C) 1988	Star Distributors, U.S.A.	(1, 2, 3) Category 2
Men in Chains	(C) 1988	Star Distributors, U.S.A.	Category 2
Mixed Doubles	(C) 1988 .	Star Distributors, U.S.A.	Category 2
Mon's Juicy Twins	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 3)
Mon's Private Fantasy	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 3)
Muffy Does Moscow Multi-Racial Love	(C) 1988 Vol. 1, No. 5, January 1988	Star Distributors, U.S.A. Gentleman's Companion Magazine Inc., U.S.A.	Category 2 Category 2
Multi-Racial Love	Vol. 1, No. 6, March 1988	Gentleman's Companion Magazine Inc., U.S.A.	Category 1
Muscle Brutes	(C) 1988	Star Distributors, U.S.A.	Category 2

Title	Edition	Author/Publisher	Decision flagging
My Uncle's Wife O/C Dad's Hungry Darling I/C		Star Distributors, U.S.A.	Category 2
Vight Rider	(C) 1988	Star Distributors, U.S.A.	Category 1
Odyssey	Vol. XIV No. 3 May 1988	Odyssey Group, U.S.A.	Category 2
Odyssey Express	No. 30	Odyssey Group, U.S.A.	Category 2
Palm Beach Scandal	(C) 1988	Star Distributors, U.S.A.	Category 2
Pam's Obedience Lesson	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Penthouse Forum	Vol. 18 No. 1 September 1988	Forum International, U.S.A.	Category I
Penthouse Letters	Vol. 6 No. 9 September 1988	Penthouse Letters	Category 1
Plantation Stud	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Private School Slut	(C) 1988	Star Distributors, U.S.A.	Category 2
Punishment of Delia, The	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Rapture	No. 1	Rapture Group Inc., U.S.A.	Category 2
Capture	No. 2	Rapture Group Inc., U.S.A.	Category 2
ailor Stud	(C) 1988	Star Distributors, U.S.A.	Category 2
	October 1988	Vanity Publishing, U.S.A.	Category 1
ensuous Letters			
erving Her Servants	(C) 1988	Star Distributors, U.S.A.	Category 2
he-Male's Torment	(C) 1988	Star Distributors, U.S.A.	Category 2
ingapore Stud	(C) 1988	Star Distributors, U.S.A.	Category 2
oldier of Fortune	Vol. 13 No. 7 July 1988	Soldier of Fortune Magazine, U.S.A.	Unrestricted
pecial Weapons and Tactics	Vol. 7 No. 4, July 1988	Turbo Publishing, U.S.A.	Unrestricted (1, 2, 3)
Supercycle	No. 78, August 1988	LFP Inc., U.S.A.	Unrestricted
Titter	Vol. 1, No. 4, January 1988	Gentleman's Companion Magazine Inc., U.S.A.	
Fitter	Vol. 1, No. 5, March 1988	Gentleman's Companion Magazine Inc., U.S.A.	Category 2
In Real People Incensored Letters	Issue No. 27 Vol. 5, No. 1, 27 Febrary	Odyssey Group, U.S.A. Sportomatic Ltd, Canada	Category 2 Category 2
Incensored Letters	1988 Vol. 6, No. 2, 28 March 1988	Sportomatic Ltd, Canada	Category 2
Incensored Letters	Vol. 6, No. 3, 29 May 1988	Sportomatic Ltd, Canada	Category 2
_		Star Distributors, U.S.A.	Category 2
pper Crust Bitch	(C) 1988		
Vorking the Docks	(C) 1988	Star Distributors, U.S.A.	Category 2
KS	Vol. 2 No. 8 1988	Galaxy Publications, U.K.	Category 1
			N.N.—88612
Adventures of Dick Rambone, The	(Gourmet Editions)	Not shown, U.S.A.	Category 2
4erobic Orgasms	No. 2	Not shown, U.S.A.	Category 2
111 Trussed Up	(C) 1988	Star Distributors, U.S.A.	Category 2
All-Girl School	(C) 1988	Star Distributors, U.S.A.	Category 2
Imerican Erotica	Special Edition No. 2	Swedish Erotica, not shown	Category 2
Anal Blondes	No. 3 July, August, September 1986 (Gourmet	Not shown, U.S.A.	Category 2
4	Editions)	Comp Discoller As as 27 C A	0-4
Arousing Untamed Desires! Ass Masters (Gourmet Special	(C) 1988 No. 3 September, October,	Star Distributors, U.S.A. Intex Nederland BV, Holland,	Category 2 Category 2
No. 34)	November 1981	printed in U.S.A.	
Ass Meister	No. 5 Jun, July, August 1988		Category 2
funt Peg's Lessons	(C) 1988	Star Distributors, U.S.A.	Category 2
Auntie's Leather Fetish	(C) 1988	Star Distributors, U.S.A.	Category 2
Australian Penthouse	(Limited Edition) Vol. 9 No. 10, October 1988	P H Editorial Services Pty Ltd, Hong Kong	Category 1
Australian Penthouse	(National Edition) Vol. 9, No. 10, October 1988	P H Editorial Services Pty Ltd, Hong Kong	Unrestricted
Australian Playboy	September 1988 (National Edition)	Mason Stewart Publishing, Hong Kong	Unrestricted
Australian Playboy	September 1988 (Qld Edition)	Mason Stewart Publishing, Hong Kong	Unrestricted
Babysitter, The	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,3)
Back Door Affairs	No. 3 June, July, August 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Back Door Beginners	1987 (Gourmet Editions) No. 8 (Gourmet Editions)	Not shown	Category 2
-	1987 (Gourmet Editions)	,	

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Title	Edition	Author/Publisher	Decision flagging
Barry Goes Bi	(C) 1988	Star Distributors, U.S.A.	Category 2
Battle of the Stars Behind It All	No. 2 No. 1 May, June, July 1987 (Gourmet Editions)	A Classic Edition, U.S.A. Not shown, U.S.A.	Category 2 Category 2
Big Fat and Sassy	(Gourmet Editions)	Not shown	Category 2
Big Gun for Hire	(C) 1988	Star Distributors, U.S.A.	Category 2
Black and White Lust (Black & White Lust I/C)	No. 3 April, May, June 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Black Flesh White Lust Blood Lovers	(Gourmet Editions) (C) 1988	Not shown, U.S.A. Star Distributors, U.S.A.	Category 2 Category 2 (1,3)
Blueboy (The New)	Vol. 1 No. 5 October 1988 (Sept I/C)	Hauteur Publishing, U.S.A.	Category 1
Bone-Afide	No. I	Not shown, U.S.A.	Category 2
Breakdance Hunks	(C) 1988	Star Distributors, U.S.A.	Category 2
Brenda's Burning Lust	(C) 1988	Star Distributors, U.S.A.	Category 2
Cherry Clits Chic	No. 1 Vol. 12 No. 11 September 1988	Not shown, U.S.A. L.F.P. Inc., U.S.A.	Category 2 Category 2
Cinema Blue	Vol. 5 No. 8 October 1988	Hudson Communications, U.S.A.	Category 2
Club Pour Hommes	No. 18 March 1988	Paul Raymond Publications Ltd, U.K.	Category 1
Cock Swallowing Ass Fuckers	No. 1	Graficolor Productions, not shown	Category 2
Double Action Blonde	No. 3, July, August, September 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Double Fuckin' Action	No. 4 (Gourmet Editions)	Not shown	Category 2
Dream Butts	(Gourmet Editions)	Not shown	Category 2
Dynamic Duos	No. 5, January, February, March 1986	Not shown, U.S.A.	Category 2
Dynamic Duos	No. 7, May, June, July 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Eating Pussy	No. 4 (Gourmet Editions)	Not shown	Category 2
Eating Pussy European Heat	No. 5, April, May, June 1987 (Gourmet Editions) No. 3, August, Sept., Oct.	Not shown, U.S.A. Not shown, U.S.A.	Category 2 Category 2
Exciting	1986 (Gourmet Editions) No. 44 August 1988	Color-Climax Corp., Denmark	Category 2
Family Affairs (Letters)	Vol. 7, No. 8, October 1988	Letters Magazine, U.S.A.	Category 2
Fat Book, The	(Gourmet Editions)	Not shown	Category 2
Fiesta	Vol. 22, No. 9, (C) 1988	Galaxy Publications	Category 1
Firsthand	Vol. 8, No. 10, October 1988	Firshand Ltd, U.S.A.	Category 1
Girls Who Love Girls Girls Who Take It Up the Ass	No. 5 No. 7, June, July, August	Not shown Not shown, U.S.A.	Category 2 Category 2
Ciala Who Taka Is IIa sha Asa	1986 (Gourmet Editions)	Not shown	Cotecomy 2
Girls Who Take It Up the Ass Gourmet Anal Collection	No. 9 (Gourmet Editions) No. 2, June, July, August 1985 (Gourmet Editions)	Not shown, U.S.A.	Category 2 Category 2
Gourmet Book of '69!', The	No. 2, April, May, June 1986 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Gourmet Book of '69!', The	June, July, August 1986 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Harvey	Vol. 9, No. 9, October 1988	Harvey Shapiro Enterprises, U.S.A.	Category 2
Heat	Vol. 1, Issue 8, October 1988	On-Trac Publications, U.S.A.	Category 1
Hollywood 3 Way	(Gourmet Editions)	Not shown	Category 2
Honcho Honcho	Vol. 11, No. 8, August 1988 Vol. 11, No. 9, September 1988	Modernismo Publications, U.S.A. Modernismo Publications, U.S.A.	Category 1 Category 1
Honcho Overload	Vol. 3, No. 5, September 1988	Overload Company, U.S.A.	Category 1
Hooker	Vol. 8, No. 5, October 1988	Adam George Inc., U.S.A.	Category 2
Hot Asian Dolls	(Gourmet Editions)	Not shown	Category 2
Hot Boxxx Letters Hot Dreams (The Best of Human	No. 14, September 1988 Vol. 4, No. 4, August 1988	AJA Publishing, U.S.A. Thomaston Publications, U.S.A.	Category 2 Category 1
Digest) Hot Dreams (The Best of Human Digest)	Vol. 4, No. 5, October 1988	Thomaston Publications, U.S.A.	Category 1
Hot fuckin' Brunettes	No. 3, May, June, July 1986	Not shown, U.S.A.	Category 2
Hot Licks	July, August, September 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Hot Male Review	Vol. V Issue 1 October 1988 (Vol. V No. 1 O/C)	Magcorp Publishing, U.S.A.	Category 1
Hot Rodders, The	(Gourmet Editions)	Graficolor Productions, U.S.A.	Category 2

Title	Edition	Author/Publisher	Decision flagging
Hot Talk	Vol. 1, No. 3, September 1988	Hot Talk Publications, U.S.A.	Category 2
Hot/Shots	Vol. 3, No. 7, 7 July 1988	Sunshine Publishing Co., U.S.A.	Category 2
Hot, Wet and Ready!	(C) 1988	Star Distributors, U.S.A.	Category 2
Human Digest	Vol. 12, No. 9, September 1988	Thomaston Publications, U.S.A.	Category 1
Hustler Busty Beauties	Vol. 1, No. 2, October 1988	Hustler Magazine Inc., U.S.A.	Category 2
Hustler Fantasies Hustler Fantasies	Vol. 6, No. 10, October 1988 Vol. 6, No. 9, September	Justler Magazine, U.S.A. Hustler Magazine, Inc., U.S.A.	Category 2 Category 2
Hustler Humor	1988 Vol. 11, Issue 7 October 1988	Hustler Magazine, Inc., U.S.A.	Category 1
Hustler Letters	Vol. 2, No. 4, November 1988	Hustler Magazine, U.S.A.	Category 2
Inches	Vol. 4, No. 7, September 1988	Inches, Inc., U.S.A.	Category 1
Inches	Vol. 4, No. 8, October 1988	Inches, Inc., U.S.A.	Category 1
Insatiable Sluts	May, June, July 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Inside Foxy Lady	Vol. 7, No. 31, June 1988	Verlag Teresa Orlowski West Germany	Category 2
Invitation to an Orgy Jazz Baby	(C) 1988	Star Distributors, U.S.A. Roland Graeme, Surey Books,	Category 2 Category 1
		U.S.A.	
Jennifer Shows Off!	(C) 1988	Star Distributors, U.S.A.	Category 2
Josie Does it All!	(C) 1988	Gary Sacker, Star Distributors, U.S.A.	Category 2
Juggs	Vol. 8, No. 1, September 1988	MM Publications, U.S.A.	Category 2
Karate Stud	(C) 1988	Star Distributors, U.S.A.	Category 2
Kitten in Rope	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Knave	Vol. 20, No. 9 (C) 1988	Galaxy Publications, U.K.	Category 1
Lady Jane's Stable Boy	(C) 1988	Star Distributors, U.S.A.	Category 2
Learning to Swing	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 3)
Leashed Up and Loving It	(C) 1988	Star Distributors, U.S.A.	Category 2 (1, 2, 3)
Leather Sleaze	November, December 1984, January 1985	Not shown, U.S.A.	Category 2
Leg Show	Vol. 6, No. 6, September 1988	Leg Glamour Inc., U.S.A.	Category 1
Let's Have a Fuck Party	No. 2, July, August, September 1987 (Gourmet	Not shown Not shown	Category 2
Letters Magazine	Editions) Vol. 10, No. 10, October	Letters Magazine, U.S.A.	Category 1
	1988	Not shown IIC A	Catagoni 2
Lez Sessions	No. 1	Not shown, U.S.A.	Category 2 Category 2
Lez-Trix Linda on a Leash	No. 2 (C) 1988	Not shown, U.S.A. Star Distributors, U.S.A.	Category 2
Little Red	(C) 1988	Star Distributors, U.S.A.	Category 2
Love Starved Girls	September, October, November 1986 (Gourmet	Not shown, U.S.A.	Category 2
Love Starved Girls	Editions) No. 2, June, July, August	Not shown, U.S.A.	Category 2
Loving Couples	1987 (Gourmet Editions) No. 2 (Gourmet Editions)	Not shown	Category 2
Loving Lips	No. 1, June, July, August	Not shown Not shown, U.S.A.	Category 2
Loving Sisters	1987 (Gourmet Editions) (Gourmet Editions)	Not shown	Category 2
Lui	No. 10, August 1988	Not shown Filipacchi Editee Par Les Editions	Category 1
Lusty Brunettes	No. 2 (Gourmet Editions)	France, France Not shown	Category 2
Macho Hombre	(C) 1988	Not shown William Cozad, Star Distribtors,	Category 2
Madame Joy's Girls Made in the Shade Part II	(C) 1988	U.S.A. Star Distributors, U.S.A. Not shown	Category 2
Male Insider	Vol. 2, No. 6, October 1988	Macho Publications, U.S.A.	Category 2 Category 1
Mandate	Vol. 12 No. 9, September 1988	Mandate Publications, U.S.A.	Category 1
	1900		

Title	Edition	Author/Publisher	Decision flagging
Mandate	Vol. 14 No. 8, August 1988 (September 1/C)	Mandate Publications, U.S.A.	Category 1
Marsha's Hot Teacher	(C) 1988	Star Distributors, U.S.A.	Category 2
Men Only	Vol. 53 No. 8, July 1988	Paul Raymond Publications, U.K.	(1, 3) Category 1
More Fat Fucks	No. 2 (Gourmet Editions)	Not shown	Category 2
Multiple Orgasms	No. 2	Not shown, U.S.A.	Category 2
Newcummers	No. 6, July, August, September 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Nigger for Hire	(C) 1988	Star Distributors, U.S.A.	Category 2
Northern Lights	(C) 1988	Michael Scott	Category 2
Numbers	Vol. 1, No. 2, November 1988	Star Distributors, U.S.A. Leemar Publishing, U.S.A.	Category 1
Oriental Orgasms	No. 5	A Classic Publication, U.S.A.	Category 2
Outlaw Biker	Vol. 4, No. 7, August 1988	Outlaw Biker Enterprises, U.S.A.	Unrestricted
Outlaw Biker Specials Best Biker Parties	Summer '88	Outlaw Biker Enterprises, U.S.A.	Unrestricted
Over 40! (Leisure Plus presents)	No. 4 Vol. 1 No. 4 (C) 1988		Category 1
Penthouse (French Edition)	No. 38, March 1988	Filipacchi Editee Par Editions Des	Category 1
Penthouse (US) (Modified Cat. 1)	Vol. 20 No. 1, September 1988	Savanes Sarl France, France Penthouse International, U.S.A.	Category 2
Penthouse (US) (Modified Cat. 1)	Vol. 20 No. 2, October 1988	Penthouse International, U.S.A.	Category 2
Penthouse Variations	Vol. 10 No. 10, September 1988	Viva International, U.S.A.	Category 1
Petersen's Complete Book of Knives		Petersen Publishing Co., U.S.A.	Unrestricted
Playboy (US)	Vol. 35 No. 10, October 1988	Playboy, U.S.A.	Unrestricted
Playgirl	Vol. 3 No. 5 (C) 1988	Tadevan Holdings Pty Ltd,	Unrestricted
Playguy	Vol. 12, No. 10, October 1988	Australia Playguy Publications, U.S.A.	Category 1
Playguy	Vol. 12, No. 9, September 1988	Playguy Publications, U.S.A.	Category 1
Playing the Game	.,,,,	Mark Andrews, Surey Books, U.S.A.	Category 1
Polar Hump	(C) 1988	Roland Hump, Star Distributors, U.S.A.	Category 2
Pregnant Cock-Fuckers	No. 2	Not shown, U.S.A.	Category 2
Princess Misbehaves, The	(C) 1988	Star Distributors, U.S.A.	Category 2
Punished Punk	(C) 1988	Star Distributors, U.S.A.	Category 2
Pussy Masters	Vol. 4	A Classic Edition, U.S.A.	Category 2
Quarterback Hunk	(C) 1988	Star Distributors, U.S.A.	Category 2
Rape Rodeo	(C) 1988	Star Distributors, U.S.A.	Category 2
Raped Daughter	(C) 1988	Star Distributors, U.S.A.	Category 2
Roly-Poly	(Gourmet Editions)	Not shown	Category 2
Salt and Pepper	No. 1	Not shown, U.S.A.	Category 2
Sex Goddesses	Vol. 11	A Classic Edition, U.S.A.	Category 2
Sexorgies Shoik's Handmaidan!	No. 21, July 1988	Color-Climax Corp., Denmark	Category 2
Sheik's Handmaiden! Shop Meat	(C) 1988	Star Distributors, U.S.A. Carl Creamum, Surey Books, U.S.A.	Category 2 Category 1
Sidehorse Champ	(C) 1988	Star Distributors, U.S.A.	Category 2
Sit on my Dick	June, July, August 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2
Sinflicks	Vol. 8, No. 5, September 1988 (Vol. VIII, No. 5, I/ C)	Magcorp Publications Co., U.S.A.	Category 2
Something Wild	,	Graficolor Productions, U.S.A.	Category 2
Stacy is a Brat!	(C) 1988	Star Distributors, U.S.A.	Category 2
Stage Crew	(C) 1988	Star Distributors, U.S.A.	Category 2
Stallion (Torso's)	Vol. 1, No. 7, September 1988	MMG Services, U.S.A.	Category 1
Stallion (Torso's)	Vol. 1, No. 8, October 1988	MMG Services, U.S.A.	Category 1
Stars	Vol. II, Issue 11, September 1988	Klinger International, U.S.A.	Category 2
Steroid Madness I	(C) 1000	Roland Graeme, Surey Books, U.S.A.	Category 1
Strip-O-Gram Honey	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,3)
Suck on My Balls	No. 2 (Gourmet Editions)	Not shown	Category 2
			_

Title	Edition	Author/Publisher	Decision flagging	
Super Gourmet Review	No. 11 Special July, August Sept 1986 (Gourmet Editions)	Not shown, U.S.A.	Category 2	
Super Suckers	No. 2 (Gourmet Editions)	Not shown	Category 2	
Surfer Meat	(C) 1988	Star Distributors, U.S.A.	Category 2	
Suzanne & Her Boss	(C) 1988	Star Distributors, U.S.A.	Category 2	
Taming Tracy	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)	
Teacher's Final Exam	(C) 1988	Star Distributors, U.S.A.	Category 2	
Teaching Miss Priss!	(C) 1988	Star Distributors, U.S.A.	Category 2	
Team Rookie	(C) 1988	Star Distributors, U.S.A.	Category 2	
Team's Juicy Mascot	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,3)	
Teen Swinger	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,3)	
Teenage Sex	No. 53, July 1988	Color-Climax Corp., Denmark	Category 2	
Three on a Couch	(C) 1988	Star Distributors, U.S.A.	Category 2	
Tight Ends	(C) 1988	Star Distributors, U.S.A.	Category 2	
Tight Friends	(C) 1988	Star Distributors, U.S.A.	Category 2	
Top Man	(C) 1988 Autumn Terzian	Star Distributors, U.S.A.	Category 2	
Torrid Tanya	(C) 1988	Star Distributors, U.S.A.	Category 2	
Torso	Vol. 7 No. 3 September 1988	Varsity Communications, U.S.A.	Category 1	
Torso	Vol. 7 No. 4 October 1988	Varsity Communications, U.S.A.	Category 1	
Tough Women & Their Feminized Men	(C) 1988	Star Distributors, U.S.A.	Category 2	
Track Team Property	(C) 1988	Star Distributors, U.S.A.	Category 2	
Training Their Stud	(C) 1988	Star Distributors, U.S.A.	Category 2	
Transvestite Whipmistress	(C) 1988	Star Distributors, U.S.A.	Category 2	
ricking with Dad	(C) 1988	Star Distributors, U.S.A.	Category 2	
rucker Pals	(C) 1988	Star Distributors, U.S.A.	Category 2	
urn-Ons	October 1988	AJA Publishing Co., U.S.A.	Category 2	
"V Guvs	(Gourmet Editions)	Not shown, not shown	Category 2	
V Show-Girl	(C) 1988	Star Distributors, U.S.A.	Category 2	
Two Cocks for Every Girl	June, July, August 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2	
Two Nurses & A Doc	(C) 1988	Star Distributors, U.S.A.	Category 2	
Incle Jack's Fun House	(C) 1988	Star Distributors, U.S.A.	Category 2	
Incut	Vol. 3, No. 1, September 1988	Grete International, U.S.A.	Category 1	
Veronica House Pet	(C) 1988	Star Distributors, U.S.A.	Category 2 (1,2,3)	
Velcome Home Fucker	May, June, July 1986	Not shown, U.S.A.	Category 2	
Vet Shots	No. 6 (Gourmet Editions)	Not shown	Category 2	
Vhipped Black Bitch	(C) 1988	Star Distributors, U.S.A.	Category 2	
Vomen Who Need Powerful Men	(Gourmet Editions)	Not shown	Category 2	
Vomen Who Never Get Enough	(C) 1988	Star Distributors, U.S.A.	Category 2	
Vrestler's Hold	(C) 1988	Star Distributors, U.S.A.	Category 2	
Vrestlers Hold/Growing Up Hard	Double Novels (C) 1988	Star Distributors, U.S.A.	Category 2	
Vrestling Jocks		Tony Moore, Surey Books, U.S.A.	Category 2	
Young Hung Trucker(C) 1988		Star Distributors, U.S.A.	Category 2	
3-Way Lust (3-Way Lust I/C)	No. 2, June, July, August 1987 (Gourmet Editions)	Not shown, U.S.A.	Category 2	

N.N.-8861221

FILM CENSORSHIP BOARD

WEEK ENDING 8 JULY 1988

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

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

	Frequency		Explici	Explicitness/Intensity			Purpose	
	Infrequent	Frequent	Low	Medium	High	Justified	Gratuitous	
S (Sex)	i	f	1	m	h	i	g	
V (Violence)	i	f	1	m	h	j	g	
L (Language)	i	f	ì	m	h	j	g	
O (Other)								

^{***} Films Board of Review decision

Code reasons unavailable for films originally classified before 1972.

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
'G'—Suitable for genera	l exhibition				
Making Good Concrete and Mortar	Acre Industries (Australia)	Australia	25	Acre Industries (Aust.)	
Official 1988 Calgary Winter Olympics, The	D. Stern	U.S.A.	103	CBS/Fox Video	
Phantom Kid Rock 'N' Roll Mom	M. Krowitz S. Rogow	Israel U.S.A.	83 94	Macro Entertainment Roadshow Home	
Samantha Fox— Making Music (untitled said to be)	Zomba Productions	U.K.	54	Video Virgin Vision Australia	
Scruffy Thomas The Tank Engine and Friends—The Deputation and Other Stories	J. Eisenberg B. Allcroft	U.S.A. U.K.	60 50	Taft Hardie Group Festival Records	
Thomas the Tank Engine and Friends—Thomas, Percy and the Coal and Other Stories	B. Alleroft	U.K.	45	Festival Records	
Thomas the Tank Engine and Friends—Percy and Harold and Other Stories	B. Allcroft	U.K.	50	Festival Records	
'PG'—Parental guidance	required for those unde	r 15			
Angel in Green Evanescent Bliss	H. Sherman HK-TVB	U.S.A. Hong Kong	92 168	Taft Hardie Group Vacole	V (i-l-j) O (adult
Flying Misfits	International R. Mayberry	U.S.A.	94	CIC-Taft Video	theme) V (i-l-g) O (adult concepts)
'M'-Mature (not recom	manded for viewing by r	sarcone undar 14	E)		concepts)
Alone in the T-Shirt Zone	K. Beeler	U.S.A.	79	Roadshow Home Video	O (adult concepts, drug use)
Black Cobra	L. Appignani	Italy	88	Taft Hardie Group	S (i-m-g) V (i-m-g) O (drug
Carrier, The	J. Dougherty	U.S.A.	95	Communications and Entertainment	use) V (i-m-g) O (adult concepts, horror)
Couch Trip, The	L. Gordon	U.S.A.	94	RCA/Columbia Pictures/Hoyts Video	L (i-m-g) O (adult concepts)
Fire in the Sky, A	H. Benson	U.S.A.	141	RCA/Columbia Pictures/Hoyts Video	O (adult concepts)
Friday's Curse—Tales of the Undead/	I. Paterson	U.S.A.	90	CIC-Taft Video	V (i-m-g) O (horror)
Scarecrow Lethal Pursuit	G. Gibbs	U.S.A.	90	CBS/Fox Video	L (f-m-g) V (i-m-g)
Money on the Side	A. Blasdel-Goddard/ H. Landers	U.S.A.	91	RCA/Columbia Pictures/Hoyts Video	O (adult concepts)
Permanent Record	F. Mancuso	U.S.A.	89	United International Pictures	L (i-m-g) O (drug use adult
Salsa	M. Golan/Y. Globus	U.S.A.	100	Hoyts Distribution	concepts) L (i-m-g) O (adult concepts)
She's Gotta Have It	S. Lee	U.S.A.	83	Roadshow Home Video	***

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
State Park	J. Dunning	U.S.A.	91	Filmpac Holdings	O (sexual allusions)
Walk on the Wild Side	C. Feldman	U.S.A.	114	RCA/Columbia Pictures/Hoyts Video	O (adult concepts) V (i-m-j)
'R'-Restricted (not to prescribed markings)	be sold or hired or o	delivered to minors	or displayed	in a public place unless	container bea
Hide and go Shriek	D. Villard	U.S.A.	88	Communications and Entertainment	V (i-m-g)
Ninja Thunderbolt	J. Lai/B. Chan	Japan	91	Delta Video	S (i-m-g)
'X'-Extra Restricted () area and bearing prese		ed or delivered to n	ninors or disp	layed except in a restri	cted publicatio
	P. Thomas	U.S.A.	90	Capital Duplicators	S (f-h-g)

FILM CENSORSHIP BOARD

WEEK ENDING 15 JULY 1988

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

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

			Frequency		Explicitness/Intensity			Purpose	
			Infrequent	Frequent	Low	Medium	High	Justified	Gratuitous
S (Sex)			i	f	1	m	h	i	g
V (Violence).			i	f	ı	m	h	j	g
L (Language)			i	f	1	m	h	j	g
O (Other)								-	_

Films Board of Review decision

^{**} Code reasons unavailable for films originally classified before 1972.

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
'G'—Suitable for general	exhibition				
Australia Take a Bow—Western Australia/The Territories/New South Wales	B. Morris	Australia	84	Key Book Services	
Bravestarr—The Good the Bad and the Clumsy/Fallen Idol/ Big Thirty and Little Wimble	L. Scheimer	U.S.A.	69	Communications and Entertainment	
Dr. J's Basketball Stuff	C. Cooney	U.S.A.	57	CBS/Fox Video	
Eurythmics—Savage	B. Poveda/J. Stewart	U.K.	52	Virgin Vision Australia	
Gi Joe-Last Hour to Doomsday!	Not shown	U.S.A.	90	Golden Press	
Gi Joe—Slave of the Cobra Master/The Revenge of Cobra	Not shown	U.S.A.	98	Golden Press	
Guide to 35mm Photography, The	B. Ratty	U.S.A.	90	Lenner. T/A Speedisnaps	
Hercules vs the Sea Monster	A. Band	U.S.A.	45	Communications and Entertainment	
Hit Pix '88 Volume II	Not shown	Australia	69	Festival Records	
How to Make Your Advertising Dollar Work Harder	Video Communicators	Australia	50	Video Communicators	
Leontyne Price Sings Noel	Canadian Broadcasting Corporation	Canada	60	Communications and Entertainment	
Mother Goose Video Treasury, The	F. Brandt	U.S.A.	50	Polygram Video	

Tral-	Produces	Count	Submitted length	Analisant	Reason for
Title	Producer	Country	(mins)	Applicant	decision
Nature of Australia— A Portrait of the Island Continent/A	D. Parer/D. Gilmour	Australia	90	Festival Records	
Separate Creation Nature of Australia— A Portrait of the Island Continent/The Sunburnt Country	D. Parer/D. Gilmour	Australia	150	Festival Records	
New Adventures of Winnie the Pooh— The Great Honey Pot Robbery/Stripes/ Monkey See Monkey Do Better, The	Walt Disney Television Animation	U.S.A.	44	Roadshow Home Video	
New Adventures of Winnie the Pooh— Find Her Keep Her/ Donkey for a Day/ Friend in Deed, The	Walt Disney Television Animation	U.S.A.	44	Roadshow Home Video	
Opening of Parliament House, The	S. Jones	Australia	120	Festival Records	
Play Ball with Mickey Mantle—Baseball Beyond the Basics	G. Drummond	U.S.A.	71	CBS/Fox Video	
Return of the Shaggy Dog, The	H. Marks	U.S.A.	84	Roadshow Home Video	
Skills of Aussie Footy, The	K. Sheehan	Australia	35	Polygram Video	
That Championship Season—Rangers 86-87	McEwans Lager	Scotland	52	CBS/Fox Video	
Top Endes Unsinkable Molly Brown, The	J. Robb R. Edens	Australia U.S.A.	93 124	CBS/Fox Video Communications and Entertainment	
Winnie-the-Pooh— Kanga and Baby Roo Come to the Forest	A. Beeching	U.K.	60	Polygram Video	
'PG'—Parental guidance	required for those under	r 15			
A.I.D.S. Not Adults Only	Film Victoria	Australia	22	Film Victoria	O (AIDS education)
Arthur 2 on the Rocks	R. Shapiro	U.S.A.	112	Warner Home Video	L (i-l-g) O (adult concepts)
Broderna Mozart (The Mozart Brothers)	B. Forslund	Sweden	103	Filmpac Holdings	L (i-l-j) O (sexual allusions)
Driving Academy	I. Wilson	U.S.A.	95	Hoyts Distribution	O (sexual innuendo)
Happy New Year	J. Weintraub	U.S.A.	85	RCA/Columbia Pictures/Hoyts Video	O (adult concepts)
Who Framed Roger Rabbit	R. Watts/F. Marshall	U.S.A.	103	Roadshow Home Video	V (f-l-g) O (adult concepts)
'M'—Mature (not recon	imended for viewing by p	ersons under 1	5)		
IIth Commandment, The	P. Leder	U.S.A.	89	Roadshow Home Video	V (f-m-g) O (adult concepts)
976-Evil	L. Hansen	U.S.A.	100	Virgin Video Australia	V (i-m-g) S (i-m-g) O (horror)
Blueberry Hill	M. Michaels	U.S.A.	94	Roadshow Home Video	S (i-m-j)
Bourne Identity, The	F. Muller	U.S.A.	176	Corporate Video	V (f-m-j) O (adult
City of Blood	A. Singh	U.S.A.	92	Roadshow Home Video	concepts L (f-m-g) O (adult concepts

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
Dragonard	H. Towers	U.S.A.	94	Corporate Video	S (i-m-g) V (i-m-g)
Easy Prey	R. Malo/B. Rosen/G. Goodman	U.S.A.	94	Roadshow Home Video	O (emotional stress, adult concepts)
Expendables, The	A. Roth/C. Santiago	The Philippines	87	RCA/Columbia Pictures/Hoyts Video	V (f-m-g) L (f-m-g) O (nudity)
Fearmaker, The	A. Carras	Mexico	86	Citylites	V (i-m-g) O (adult concepts
Fish Called Wanda, A	M. Shamberg	U.K.	105	United International Pictures	L (f-m-g) O (sexual allusions)
Fists to Fight Foxes	H. Hwa D. Puttnam/G. Ayres	Hong Kong U.S.A.	116 103	Dragon Productions Corporate Video	V (f-m-g) L (f-m-j) V (i-m-j) O (adult) concept
Gangland—The Verne Miller Story	A. Ashley	U.S.A.	90	Roadshow Home Video	V (i-m-g) L (i-m-g) O (drug use)
Glitch	N. Mastorakis	U.S.A.	86	CBS/Fox Video	L (i-m-g) O (nudity)
Hollywood Dreaming Midnight Run	J. Wilson M. Brest	U.S.A. U.S.A.	88 123	CBS/Fox Video United International Pictures	L (i-m-g) L (f-m-g)
Moon in Scorpio Ninja Operations— Knight and Warrior	A. Amiel J. Lai/B. Chan	U.S.A. Hong Kong	84 87	Hoyts Distribution Delta Video	V (i-m-g) V (i-m-g) L (i-m-g) S (i-l-g)
Party Favors	R. Gervasoni	U.S.A.	82	Outland Promotions	L (f-m-g) O (exploitative nudity, sexual allusions)
Prayer for the Dying,	P. Snell	U.K./U.S.A.	107	Vestron Video	L (i-m-j) V (i-m-j)
Queenle	J. Cutts	U.K.	230	Roadshow Home Video	O (adult concepts)
Rented Lips	M. Engelberg	U.S.A.	85	Roadshow Home Video	O (adult concepts, sexual allusions)
Rutherford County Line The	E. Owensby	U.S.A.	94	CIC-Taft Video	V (i-m-g)
Salome's Last Dance	P. Corke	U.K.	89	Vestron Video	O (sexual allusions)
Sparkle	H. Rosenman	U.S.A.	94	Corporate Video	V (i-m-j) O (sexual allusions, drug references)
What Do you say to a Naked Lady?	A. Funt	U.S.A.	82	Corporate Video	O (nudity adult concepts)
Young Nurses in Love	C. Vincent	U.S.A.	77	Outland Promotions	L (i-m-g) S (i-m-g) O (sexual allusions)
'R'-Restricted (not to prescribed markings)	be sold or hired or deli	vered to minors	or displayed	in a public place unles	s container bears
Blue Jean Cop	J. Harman	U.S.A.	95	Hoyts Distribution	V (i-m-g) O (adult concepts, anti-social theme)
Brain Damage	E. Ievins	U.S.A.	82	Roadshow Home Video	V (i-m-g) O (horror, drug abuse)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
Don't Panic	R. Galindo/B. Glenn	U.S.A./ Mexico	90	Key United Home Video	V (f-m-g) L (f-m-g) O (horror)
Gold Diggers (Edited Version)	R. Emmis	U.S.A.	79	14th Mandolin	S (f-m-g)
Maniac Cop	L. Cohen	U.S.A.	81	CBS/Fox Video	V (i-m-g)
Sex Asylum III—In Search of the Big Bamboo (Edited Version)	Vivid Video	U.S.A.	52	Capital Duplicators	S (f-m-g)
Switch Hitters II Swinging Both Ways (Edited Version)	Intropics Video	U.S.A.	65	Capital Duplicators	S (f-m-g)
'X'—Extra Restricted (area and bearing prese		or delivered to	minors or displ	layed except in a restri	icted publications
Adam & Co Foreskin Fantasy II Manplay/Solospace/ Phantasm	Not shown	U.S.A.	60	Leisuremail	S (f-h-g)
Adam's Foreskin Fantasy—Shrine/ Ritual/U/C 3	Not shown	U.S.A.	47	Leisuremail	S (f-h-g)
Full Load—Maximum Oversize	J. Travis	U.S.A.	79	Capital Duplicators	S (f-h-g)
Joytoys (Edited Version)	S. Francis	U.S.A.	77	Mareith Investments	S (i-h-g)

Community Services and Health

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

GAZETTE NOTICE PURSUANT TO SECTION 81 (2)

Pursuant to sub-section 81 (2) of the National Health Act 1953 notice is hereby given that the registration of The Ancient Order of Foresters Friendly Society in Queensland as a registered medical benefits organization and registered hospital benefits organization under Part VI of the National Health Act 1953, as amended by sub-section 98 (2) of the Health Legislation Amendment Act 1983, was cancelled on the nineteenth day of August 1988, by the Delegate of the Minister of State for Community Services and Health by virtue of the power conferred on him by section 79 of the National Health Act 1953.

P. CALLANAN

Delegate of the Minister for Community Services and Health

N.N.-8861223

Industrial Relations

Conciliation and Arbitration Act 1904

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

Melodanie, Vic. 3000

NOTICE OF APPLICATION FOR LEAVE TO ALTER RULES

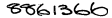
(R No. 20 of 1984)

NOTICE is given that an association called Independent Teachers' Federation which has applied for registration under the Conciliation and Arbitration Act 1904 has altered its rules pursuant to leave granted under section 134 of the said Act to enable it to comply with the prescribed conditions and

to remove grounds of objection taken by an objector or by me in accordance with the Regulations. The alterations have been lodged with me and may be inspected at the Principal Registry or upon request at a District Registry located in the capital city of each State and Territory.

Any organization registered under the said Act or a person may, within thirty-five (35) days after the publication of this advertisement, lodge with me a notice of objection pursuant to regulation 119 of the Regulations under the said Act and a statutory declaration in support thereof and shall, within seven (7) days of the lodgment, serve copies of the said notice and statutory declaration on the association (whose address for service is: GPO Box 5242, Sydney NSW 2001).

JOHN McMAHON Industrial Registrar



Conciliation and Arbitration Act 1904

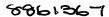
Principal Registry
Nauru House
80 Collins Street
MELBOURNE VIC 3000

NOTICE OF A DECLARATION THAT A PROPOSED AMALGAMATION IS IN THE PUBLIC INTEREST AND IN THE INDUSTRIAL INTERESTS OF THE ORGANIZATIONS CONCERNED

(C No. 30378 of 1988; R No. 17 of 1988)

NOTICE is hereby given that on 29 February 1988 a Full Bench of the Australian Conciliation and Arbitration Commission made a declaration pursuant to S158FA of the Conciliation and Arbitration Act 1904 that a proposed amalgamation between The State Public Services Federation and The Professional Officers (State Public Services and Instrumentalities) Association, both being organizations registered under the Act, is in the public interest and in the industrial interests of those organizations.

JOHN McMAHON Industrial Registrar



Conciliation and Arbitration Act 1904

Principal Registry

Nauru House 80 Collins Street

MELBOURNE VIC 3000

NOTICE OF APPLICATION FOR APPROVAL OF AN **AMALGAMATION**

(R No. 17 of 1988)

NOTICE is hereby given that an application has been made to me under the Conciliation and Arbitration Act 1904 for approval of an amalgamation between The State Public Services Federation and The Professional Officers (State Public Services and Instrumentalities) Association, both being organizations registered under the Act.

Objections to the proposed amalgamation may be made in accordance with section 158H of the Conciliation and Arbitration Act and regulations 146E, 146F and 146G of the Conciliation and Arbitration Regulations by lodging them with me within thirty-five (35) days from the date of this notice.

Service of a document in connection with the proposed amalgamation on the applicants may be affected by service of that document on The State Public Services Federation (whose address for service is: P.O. Box 387, Carlton South, Vic. 3053).

The scheme for the proposed amalgamation is as follows:

SCHEME PURSUANT TO SECTION 158F (REGULATION 146B)

PARTIES TO THE AMALGAMATION

1. The parties to the amalgamation are the existing organisations The State Public Services Federation (hereinafter called the SPSF) and The Professional Officers' (State Public Services and Instrumentalities) Association (hereinafter called the POA) (Reg. 146B(1)(a)).

THE NATURE OF THE AMALGAMATION

- 2. It is proposed that the POA shall be amalgamated with the SPSF and that such an amalgamation shall be effected by the POA being merged with the SPSF (Reg. 146B(1(a)).
- 3. One of the existing organisations, namely the SPSF, is become the amalgamated organisation to (Reg. 146B(1)(a)(i)).
- All members of the POA at the date of such amalgamation shall thereupon become members of the SPSF without payment of entrance fee (Reg.146B(1)(f)).

CANCELLATION OF REGISTRATION OF THE POA

5. Upon the amalgamation becoming effective, it is proposed that registration of the POA shall be cancelled (Reg. 146B(1)(a)(iii)).

NAME OF AMALGAMATED ORGANISATION

It is proposed that upon the amalgamation becoming effective by the merging of the SPSF and the POA the name of the body will remain as "The State Public Services Federation" (Reg. 146B(1)(b)).

PROPOSED CHANGE TO THE INDUSTRY IN CONNECTION WITH WHICH THE SPSF IS REGISTERED (Reg. 146B(1)(d))

- The description of industry in connection with which the SPSF is presently registered is set out hereunder.
- 4. DESCRIPTION OF INDUSTRY
- (A) The industries in or in connection with which the Federation is formed are the activities undertaken by and carried on by or by employees of
 - The Crown in right of any State or States (other than the State of Queensland);
 - any statutory body representing the Crown in right of any State or States (other than the State of Queensland);
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);

(iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or, if there are no issued shares, in which the governing body by whatever name called included nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland).

Without limiting the generality of the foregoing these industries include:

Brickmaking and quarrying

Building and construction

Harbours including dockyards jetties and coastal waters excluding the industry of shipping

Engineering

Finance and investment in commercial or private undertakings or projects and purposes of a nongovernmental character excluding the industries of banking and credit unions

Housing including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land construction of residential premises for sale or lease and management of developed properties

Manufacturing for commercial or private undertakings or purposes of a non-governmental character

The storage, conveyance and marketing of dairy and farm produce, fish, meat, grain, coal and coke but excluding the sale of any of the foregoing commodities by wholesale or retail

Medical Officers and paramedical officers excluding legally qualified Medical Practitioners or persons studying or training to obtain such qualifications

Mining

Power and fuel supply and sale excluding the manufacture distribution or sale of gas however defined provided that this exclusion shall not apply to salaried employees of The Pipeline Authority of South Australia

Printing and publishing provided that the Federation shall maintain but not extend its industrial coverage of employees who are covered by Federal or State Awards and Agreements or State or Federal Determinations in the printing industry

Regional Development and redevelopment including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land for mixed commercial residential and public use

Social Welfare, Child Care, Provision of Social Services, Charity Work and without limiting the generality of the foregoing probation and parole services including rehabilitation programme management, youth and community services, ethnic affairs, drug referral and rehabilitation, child and family care services, retarded persons services, mental health services and counselling in institutions, community centres and crisis service areas

Theatrical and amusements of any kind whether outdoor or indoor or in or about theatre halls sports exhibitions and agricultural shows but not so as to include employees not engaged in administrative and clerical duties and excluding the industry of professional musicians

Tourism including without limiting the generality thereof the acquisition planning survey restoration improvement management and promotion of Zoological and National Parks, places of historic interest, resorts and tourist attractions generally excluding the transport of passengers or goods by land water or air

Universities and colleges of advanced education but not including academic staff

Water conservation and irrigation including without limiting the generality thereof the storage transport inspection control metering and sale of water

Chemistry

Science

Surveying

Draughting including tracing

- (B) Notwithstanding the foregoing and without limiting the generality thereof the industries in or in connection with which the Federation is formed are also:
 - In the State of New South Wales the industries carried on by and the activities undertaken by and carried on by
 - (a) employees of the Crown in Right of the State of New South Wales; for the purpose of this Constitution the term "employees of the Crown" without limiting the ordinary meaning of the term shall include employees of any person, firm, board, trust, company or corporation employing persons on behalf of the Government of the State: and
 - (b) Foremen Engineers and Administrative Officers exercising supervisory duties employed by the Board of Fire Commissioners; and
 - (i) Employees who are graduates or graduands (c) of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or employees in training in a public or private hospital or public dental clinic, namely: Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical

Bio-Medical Engineer, Technologist), Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist);

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor and Alcoholism Counsellor, Chiropodist (or Pediatrist), whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing.

(ii) Employees of any organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or as employees in training, namely:

> Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist,

Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast;

together with such other employees who are

engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor, Alcoholism Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast, whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing but excluding employees howsoever qualified who are engaged or usually engaged in the callings or avocations of Child Care Officer, Library Officer or Remedial Gymnast in a Domiciliary institution operated by an organisation registered or exempt from registration as aforesaid.

- (iii) Employees who are engaged or usually engaged in the callings or avocations whether as principal or assistant employees or as employees in training of School Dental Therapist, Dental Chairside Assistant or Dental Technician in a public hospital or by an organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, or a public dental clinic.
- (iv) Provided that in the case of the callings or avocations of Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer:
 - The certificate referred to above shall require at least two years full-time or three years part-time post Higher School Certificate level study.
 - (II) The institution referred to above is reasonably and properly 'deemed' by an employer.
 - (III) The employees are or should be reasonably and properly designated and classified as Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer respectively.
- (d) Persons employed by --
 - Colleges of Advanced Education;
 - (ii) the University of New South Wales, the University of Newcastle, the University of Wollongong or any Universities formed from a College of these Universities;
 - (iii) Agricultural Colleges;

including in each case

Foremen, Laboratory Craftsmen and those employed in a supervisory capacity.

- (e) The Employees of the United Dental Hospital of Sydney.
- Employees of the administrative, clerical and general staff of the Legislative Assembly and of the Legislative Council.
- Senior executives, managers country branches, inspectors, sales supervisors, engineers, laboratory staff, floor and production

- management and senior clerical officers employed by the New South Wales Egg Corporation.
- (h) Persons in the Departments of Education or Technical and Further Education, Colleges of Advanced Education and in such other Departments, Sub-Departments or Institutions who are employed by any New South Wales Education Commission or its agents.
- Associates to Justices.
- Without in any way limiting the application of paragraphs (a) and (c) hereof:
 - Persons employed in regional offices of any Department of State or corporation or body established by statute of the State of New South Wales administering or providing health services in the State of New South Wales and including such persons whose employment fulfils a function of such a regional office but who, due to the nature of their duties, are not employed within the precincts of that office.
 - (ii) Persons employed in or by area or community health services (howsoever called) other than persons engaged in non-professional duties in,
 - a State Public Hospital;
 - a community health centre located within the precincts of a State Public Hospital; or
 - an area health service (not being a community health centre) located outside the precincts of a State Public Hospital.

For the purposes of this sub-paragraph the term "non-professional" duties shall mean duties other than those performed by the persons described in paragraph (D)(c) of this rule.

- (iii) Persons, other than those described in paragraph (B)(1)(c) of this rule, employed at the Sexually Transmitted Diseases Clinic and the Medical Examination and Immunisation Centre whilst such establishments are operated at locations not within the precincts of a Public Hospital by which such persons are employed.
- (iv) Persons employed in or by or in connection with the administration of:

The Drug and Alcohol Authority New South Wales State Cancer Council The United Hospitals Auxiliary The Institute of Psychiatry

- (v) Persons employed in or by or in connection with the administration of any body (whether incorporated or unincorporated) established for the purpose of registering persons for the practice of any profession, calling or vocation in the State of New South Wales.
- (vi) For a period of three years from the making of an order pursuant to the Health Administration Act, 1982, persons other than those referred to in sub-paragraphs (i) - (iv) hereof, who by virtue of that order would not otherwise be eligible for membership in the Federation, provided that at the time of the making of the order such persons were members of the Federation.

Provided that nothing in this paragraph shall render eligible for membership in the Federation persons engaged in the professions of nursing or mental nursing employed as trained nurses, trainees and assistants in nursing.

- (k) Without limiting the generality of the foregoing paragraphs hereof, persons employed in or in connection with the provision of or rendering of medical and/or para-medical services in penal or like establishments deemed or proclaimed to be a prison pursuant to the Prisons Act, 1952, to persons incarcerated or otherwise detained.
- (l) Persons employed at the Sydney Entertainment Centre in administrative, clerical, technical, professional or managerial capacities, including employees of any lessee of the Centre for operation as a place of entertainment, provided such persons are not employed to perform front-of-house activities nor engaged in any other capacity in or in connection with the selling of goods.
- (m) Employees of the Australia Music Centre Ltd, and of any successor, assignee or transmittee of the business and/or functions of the said corporation or any part thereof.
- (n) Without limiting the generality of any of the foregoing paragraphs hereof, all employees of the Joint Coal Board.
- (2) In the State of South Australia the industries carried on by and the activities undertaken by and carried on by persons:
 - (a) Employed permanently or temporarily in the Public Service within the meaning of the Government Management and Employment Act, 1985.
 - (b) Employed by or under any Board, Trust, Commission, Commissioner, Committee, or other public or statutory authority, appointed by the South Australian Government.
 - (c) Employed as Timekeepers, Foremen, or Inspectors in any department of the Public Service of South Australia.
 - (d) Employed on annual salary in any hospital or institution by or under the control of the South Australian Government.
 - (e) Employed by the Board or Committee of Management of the Adelaide Children's Hospital Incorporated, The Queen Victoria Hospital Incorporated, Lyell McEwin Hospital Incorporated, The Julia Farr Centre Incorporated, Minda Home Incorporated and any Hospital or Health Centre Incorporated under the South Australian Health Commission Act 1975-1976 as amended and any other public or country community hospital or health centre.
 - (f) Employed as Executive Officers or in administrative, managerial or in a professional capacity by the Foundation for Multi Disciplinary Education in Community Health.
 - Employed as nurses by the following State Government Hospitals The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, The Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Walleroo Hospital, Ru Rua Nursing Home.
 - (h) Employed as nurses who are Public Servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
 - Employed as nurses pursuant to direct Ministerial appointment (but not persons employed by "subordinates" of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of

- the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- Employed as nurses in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
- (k) Employed as nurses by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.
- (l) Employed as Dental Nurses.
- (3) In the State of Tasmania the industries carried on by and the activities undertaken by and carried on by persons employed in a permanent or temporary capacity by -
 - (a) the State;
 - (b) a State Authority which means any persons or body of persons or Authority, whether corporate or unincorporate, which is constituted or established under the authority of any Act or under Royal prerogative for the State of Tasmania;
 - (c) a State public hospital which means any hospital receiving aid from the State that is prescribed as a State public hospital and with which a board is charged with the management, maintenance, and regulation. Provided that nothing in this paragraph shall render eligible for membership of the Federation any person employed on the general staff and/or nursing staff of a State public hospital in the State of Tasmania.
- (4) In the State of Victoria the industries carried on by and the activities undertaken by and carried on by:

Persons employed in the Public Service of Victoria or employed in any State instrumentality or other undertaking carried on by public authorities, commissions, or corporations under any State Charter, statute, enactment, or proclamation of the State of Victoria and including any such person transferred or on loan to the Public Service of another State or to any instrumentality or other undertaking carried on under any statute, charter or enactment or proclamation of any

- (5) In the State of Western Australia the industries carried on by persons -
 - (a) employed as an officer under and within the meaning of the Public Service Act, 1978-1980,
 - (b) employed under the Forests Act, the Main Roads Act, or any Act now in force or hereafter enacted whereby any Board, Commission or other body is constituted to administer any such Act, or
 - (c) otherwise employed in any of the established branches of the Public Service of the State of Western Australia, including State trading concerns, business undertakings and government institutions controlled by boards, or
 - (d) employed by any public hospital (other than those operated and controlled by the Commonwealth) or by any private hospital, or
 - (e) employed by the Hospital Laundry and Linen Service, or
 - (f) employed by The Western Australian School of Nursing or any service ancillary to the practice of medicine including institutions or facilities solely or substantially engaged in providing Medical Laboratory services, Radiological services, Physiotherapy services, Occupational

Therapy services, Speech Therapy services or Social Work services, or

- (g) employed by The Western Australian Division of the Red Cross Society, or
- (h) employed by The Spastic Welfare Association of Western Australia (Incorporated), or
- (i) employed by The Silver Chain Nursing Association (Incorporated), or
- (j) employed by The Slow Learning Children's Group of Western Australia (Inc.), or
- (k) employed by Dentists as Dental Therapists, or
- (l) employed by the Paraplegic-Quadriplegic Association of Western Australia (Inc.).

EXCLUSIONS

Notwithstanding anything hereinbefore contained

Any person who is employed by any Instrumentality of the Crown including without limiting the generality of the foregoing the following instrumentalities:-

Victorian Instrumentalities

Ballarat Water Board Bendigo Water Board Road Construction Authority of Victoria Dandenong Valley Authority Gas & Fuel Corporation Port of Geelong Authority Geelong Water Board Latrobe Water Board Melbourne Harbor Trust Melbourne & Metropolitan Board of Works The Metropolitan Transit Authority Port of Melbourne Authority State Transport Authority State Electricity Commission of Victoria Hospital & Charities Commission Housing Commission

Western Australian Instrumentalities

Fremantle Port Authority Main Roads Department Western Australian Railways State Energy Commission South Australian Instrumentalities

Electricity Trust of South Australia South Australian Housing Trust Pipe Lines Authority of South Australia

Tasmanian Instrumentalities

Marine Board of Burnie Marine Board of Devonport Marine Board of Hobart Hydro-Electric Commission Port of Launceston Authority Hobart Regional Water Authority Tasmanian Department of Transport

New South Wales Instrumentalities

Electricity Commission Urban Transit Authority Hunter District Water Board Department of Main Roads Maritime Services Board

Metropolitan Water, Sewerage and Drainage Board

Department of Motor Transport Water Resources Commission

State Rail Authority

Traffic Authority of N.S.W.

and is or has been a Corporate Member or Graduate Member of The Institution of Engineers, Australia, or has passed the prescribed examinations for or is the holder of qualifications published by The Institution of Engineers, Australia, as granting eligibility for Graduate or Corporate Membership of the said Institution or in respect of whom The Institution of Engineers, Australia, has given written

- notification that his qualifications would render him eligible for Graduate or Corporate Membership of the said Institution shall not be within the industries in connection with which the Federation is formed.
- (ii) Any person who is employed in the tourist promotion section of the Public Transport Commission of NSW, the tourist promotion section of Victorian Railways, the Mt Buffalo Chalet operated by the Victorian Railways or the tourist section of the marketing division of the NSW Public Transport Commission shall not be within the industries in connection with which

the Federation is formed. (iii) Any person employed by:

> Australian National Railways Commission Melbourne and Metropolitan Board of Works Road Construction Authority of Victoria Hydro-Electric Commission of Tasmania Australian Mineral Development Commission **Electricity Trust of South Australia** State Electricity Commission of Victoria Port of Geelong Authority Melbourne Harbor Trust Port of Melbourne Authority The Metropolitan Transit Authority Metropolitan Transport Trust of Tasmania State Energy Commission of Western Australia Maritime Services Board of NSW Melbourne Wholesale Fruit and Vegetable Market Trust Pest Plant Control Boards in the State of South Australia Vertebrate Pest Control Boards in the State of South

> Provided that Pest Plant Control Boards and Vertebrate Pest Control Boards shall neither mean nor include any or all of the Pest Plant Commission, the Vermin Control Administration Committee or the Vertebrate Pest Control Authority each in the State of South Australia)

Totalisator Agency Board of Victoria

Totalisator Agency Board of South Australia as a casual employee

Totalisator Agency Board of Tasmania

shall not be within the industries in connection with which the Federation is formed.

(iv) Any person employed in a professional capacity by:

Public Transport Commission of NSW, Commissioner for Motor Transport, NSW, Victorian Railways Board, Railway Construction Board, Victoria, Transport Commission, Tasmania,

Western Australian Government Railways Commission, State Transport Authority of South Australia (Rail Division)

- shall not be within the industries in connection with which the Federation is formed.
- (v) Employees of Municipal County Shire Councils Trusts or other Local Government Authorities (other than employees of the Sydney Cove Redevelopment Authority) Water Supply Boards or Trusts (other than employees of the New South Wales Water Resources Commission, the Metropolitan Water Authority of Western Australia and the MetropolitanWater Board of Tasmania), Sewerage Board or Trust (other than employeesof the New South Wales Metropolitan Waste Disposal Authority), Road Boards (other than employees of the New South Wales Department of Main Roads and the Western Australian Main Roads Department), Electricity Supply and Generation Authorities (other than professional administrative clerical or salaried technical staff of the Electricity Authority or the Electricity Commission of New South Wales) and employees (other than administrative or clerical staff) of any Western Australian Park Reserve Racecourse or Cemetery Board or Trust

shall not be within the industries in connection with which the Federation is formed.

- (vi) (a) Any person employed by a University other than The University of New South Wales (but not so as to include The Medical School of The University of New South Wales), The University of Newcastle, The University of Wollongong, the University of Western Australia, Murdoch University or their respective colleges or any university which may be formed as a result of granting autonomy to any such college shall not be within the industries in connection with which the Federation is formed.
 - (b) Any person employed by a College of Advanced Education in any State as a member of the academic staff (which shall include Directors, Principals, Deputy and Assistant Directors or Principals, by whatever name called) shall not be within the industries in connection with which the Federation is formed provided that the following Agricultural Colleges in the State of New South Wales shall not be regarded as Colleges of Advanced Education:

C B Alexander Agricultural College, Tocal The Murrumbidgee College of Agriculture

- (vii) Any person employed by,
 - The Crown in the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever;
 - II. Anv.
 - (a) statutory body representing the Crown;
 - (b) instrumentality or authority whether corporate unincorporate acting under the control of or for or on behalf of or in the interest of the Crown;
 - (c) company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown;

which has as its function the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever; or

has as one of its functions the actual operation of such a system or systems of public transportation but only those persons employed in or in connection with the operation of these system or systems;

shall not be within the industries in connection with which the Federation is formed.

- III. (A) The foregoing exclusion however shall not render ineligible for membership employees of the following statutory bodies, departments or ministries, notwithstanding that such statutory bodies, departments or ministries did not in the past operate or are not at present operating a system or systems of public transportation:-
 - (a) Western Australian Coastal Shipping Commission
 - (b) Albany Port Authority
 - **Bunbury Port Authority**
 - (d) Esperance Port Authority
 - Fremantle Port Authority (e)
 - Geraldton Port Authority (f)

 - Port Hedland Port Authority (g)
 - (h) State Transport Commission (WA)
 - (i) Ministry of Transport (Victoria)
 - Road Traffic Authority (Victoria)
 - Commissioner for Motor Transport or Department for Motor Transport (NSW)
 - (l) Department of Transport (SA)
 - (m) Any statutory body, department or ministry which in the future assumes the current functions of any of the employers specified in such paragraphs (a) to (1) hereof.
 - (B) Provided further that if any of the bodies, departments or Ministries specified or referred to in (A) hereof operates a system of public transportation the persons employed in or in connection with

the actual operation of that public transportation system shall not be within the industries in connection with which the Federation is formed.

(viii)In the State of New South Wales

- (a) Persons employed by Colleges of Advanced Education, the University of New South Wales, The University of Newcastle, The University of Wollongong and any University formed from a college of those Universities whose ordinary duties consist of work usually performed by watchmen, caretakers, cleaners, tea attendants, together with persons (other than foremen, laboratory craftsmen and those employed in a supervisory capacity) employed as carpenters, joiners, tile-layers, bricklayers, tuck-pointers, slaters, roof-tilers, shinglers, ridgers, cement-tilers or roof fixers, painters, decorators, sign-writers, glazers, glass-cutters, paper-hangers, plasterers, plaster fixers, granolithic floor-layers, plumbers, gasfitters or pipe-fitters.
- (b) Persons employed by the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a college of those Universities as academic staff.
- (c) Persons employed by the United Dental Hospital in the profession of nursing as trained nurses, trainees and assistants in nursing.
- (d) Persons employed by the Legislative Assembly and the Legislative Council as caretakers, cleaners, gatekeepers, lift attendants, tea attendants and watchmen.
- (e) Persons in New South Wales who are employed
 - (I) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), engaged in pre-school, infant, primary or secondary public education controlled by the Government or employed by the Education Commission;
 - (II) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), and trainee teacher advisers engaged in technical and further education or adult migrant education or employed in evening colleges;
 - (III) Education officers (performing teaching duties) and teachers working in the Department of Corrective Services;
 - (IV) Teachers seconded as officers of the Research and Guidance Branch of the Education Department.
- (f) Persons appointed to be members of the Police Force of New South Wales in a non-commissioned capacity.
- (g) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (h) Employees of the Totalisator Agency Board of N.S.W. in clerical classifications for which the commencing salary is at or below the highest salary level for Branch Assistant Manager.
- Persons employed by any State Public Hospital in the retail sale of goods.
- (j) Persons employed in the Education Department in or in connection with the operation of school canteens and kiosks but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
- (k) Persons wholly, mainly or principally engaged (and however designated) in the work of lift attending, porter's work, tea attendant, cleaning and related pollution control (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers) and caretaking (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers and also persons employed in or for a substantial part of their time in Court Houses, historic houses or Government House), or employed in child care centres, day nurseries, or pre-school kindergartens by the Department of Education or the Department of Technical and Further Education (other than teacher aides in pre-school kindergartens and nurseries within the grounds of public schools but excluding nursery cooks or nursery helps employed in the Department of Education Nursery Schools) or under the Youth Employment Scheme by Government Departments, other than by the Department of Corrective Services, but not excluding ancillary staff in schools and persons employed in supervisory positions above the level of the officer in charge of such a child care centre, or persons employed in a professional, inspectorial, administrative, clerical or technical capacity, provided that no persons employed by the United Dental Hospital shall be excluded by reason of this paragraph.

shall not be within the industries in connection with which the Federation is formed.

- (ix) In the State of South Australia:
 - (a) Salaried Medical Officers
 - (b) Storemen and Packers
 - (c) Ministerial Press Secretaries
 - (d) Persons employed by Minda Incorporated below the level of and including the occupation of charge attendant and persons employed by the Electricity Trust of South Australia in the occupation of caretaker, cleaner, watchman or security officer
 - (e) Employees engaged or usually engaged as electrical fitters, armature winders, electrical mechanics, battery winders, railway electricians, telephone fitters, radio workers, cable joiners, linesmen and lamp trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electrical welders whose work is associated with the work of an electrician, electricians engaged or usually engaged

- or employed in running and maintaining electrical plants dynamo, motor attendants or the like
- (f) Nurses other than:
 - Nurses employed by the following State Government Hospitals -

The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, the Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Wallaroo Hospital, Ru Rua Nursing

- (II) Nurses who are public servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
- (III) Nurses who are employed pursuant to direct Ministerial appointment (but not persons employed by subordinates of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- (IV) Nurses employed in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.
- (V) Nurses employed by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals, who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
- (g) Persons who are employed or are usually employed in any capacity whether permanent or casual in or in connection with:
- Breweries, malt houses, bottling establishments, distilleries, wine cellars, wineries and spirit stores;
- (II) Aerated water, cordials, cider and ginger beer or other non-intoxicating beer factories and employees retailing to the public any of the products of these factories:
- (III) Hotels, wine saloons, wine bars, coffee palaces, coffee lounges, tea rooms, soda fountains, milk bars, fruit juice or flavour bars;
- (IV) Marine stores or yards, cork cutting factories, bottle washing establishments, patent yeast and vinegar factories:
- (V) Clubs, restaurants, meeting houses and board and lodging and apartment houses, catering establish-
- (VI) Race courses, football grounds, cricket, dog racing, coursing and other sports grounds, industrial canteens, motels and casinos.
- (h) Employees below the classification of foreman employed in the printing and kindred industries.
- Persons employed on a weekly or daily basis in the timber industry (provided that notwithstanding the generality of the foregoing, excluding persons employed as mill hands, saw men, timber graders or
- (j) Employees engaged or usually engaged in the process trade or business connected with or incidental to the manufacture, assembling or repairing of carriages, carts, wagons, trucks, railway cars, tram cars, motor cars, motor cycles, side cars, aircraft and other vehicles used in air transit and all other vehicles or

- parts thereof and whether in wood and/or metal and/
- (k) Daily or weekly paid employees engaged in any of the following industries or callings:

Agricultural, horticultural, viticultural, construction or maintenance of roads, footpaths, aerodromes, bridges, reservoirs, lochs, drains, dams, weirs, channels, tunnels, school grounds or playgrounds, water and sewerage, land surveying and works and undertakings carried out by or on behalf of any local governing body.

- Persons employed or usually employed or engaged in or in connection with the industries or industrial pursuits of carpenters and joiners or as brick-layers, tuck pointers or in the trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibre, fibrolite or cement mixtures and accessories, malthoid, sisalkraft or bituminous roofing materials and all accessories made of the same or similar materials.
- (m) Carpenters and joiners, including ship's carpenters and joiners.
- (n) Persons employed or engaged in or in connection with the industries of driving and the transport of persons and/or passengers and/or goods, wares, merchandise or any material whatsoever by or on vehicle or animals or by aircraft or by motor steam, oil, electric or other mechanically propelled contrivances, drivers assistants and conducters of same and stable work wheresoever performed, all yard and garage cleaning, and other work in connection with driving and transport, including washing, greasing, oiling, cleaning, polishing, tyre fitting and general attendance of horse or mechanically propelled vehicles and mechanical contrivances, loading unloading onto and/or from any vehicle.
- (o) Persons employed as roof plumber drainers, gasfitters, sanitary plumbers, registered drainers, plumber welders mechanical services plumbers, water plumbers or the like.
- (p) Persons employed in:
 - making and/or repairing the whole or any part of any male or female garment or of any article of wearing apparel whatsoever and the dyeing, cleaning, repairing or pressing or ironing of any such articles;
 - (II) making and/or repairing the whole or any part of any description of umbrella;
 - (III) making and/or repairing any description of handkerchiefs, serviettes, pillow slips, pillow shams, sheets and table clothes, towels, quilts, aprons, mosquito nets, bed valances or bed curtains:
 - (IV) embroidering or otherwise ornamenting any of the abovementioned articles;
 - (V) the industry of a furrier;
 - (VI) the making of chenille and the making and/or repairing of articles of all descriptions as are made of chenille.
- (q) Firefighters, control room operators, probationary firefighters, fire equipment servicemen and hoseroom men.
- Persons employed at the Australian Mineral Development Laboratory and the Electricity Trust of South Australia in a drafting capacity or a technical capacity.
- (s) Persons who are employed in South Australia -
 - As teachers in any Government school, preschool, child-parent centre or technical and further education institution;
 - (II) In a technical and further education institution and responsible for the co-ordination of teaching therein;

- (III) As pre-school aides OR assistants in child parent centres.
- The Commissioner, Deputy Commissioner, any Commissioned Officer and any other person who is a member of the Police Force of South Australia or who is undergoing training in order to qualify for appointment as a member of the Police Force of South Australia.
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

(v) Persons employed by the Adelaide Festival Centre Trust in the retail sale of goods or the supply of food or drink for consumption on the premises or for take away, but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.

shall not be within the industries in connection with which the Federation is formed.

- (x) In the State of Western Australia
 - (a) Persons employed as Clerical Officers in -

the State Engineering Works except those who are employed pursuant to the provisions of the Public Service Act;

the Lotteries Commission

(b) Persons employed as Clerical Officers in positions which, on a salary basis, are less than the salary paid to the respective Public Service Classifications set out hereafter -

Western Australian Meat Commission C 116. Robbs Jetty,

Western Australian Coastal Shipping C 11 10. Commission.

Western Australian Egg Marketing C117. Board.

C 11 10/11.

Fremantle Port Authority, (c) Persons employed as Clerical Workers by the Minister for Water Supply, Sewerage and

Drainage the Metropolitan Water Supply, Sewerage and Drainage Board,

the Minister for Works

in connection and maintenance work in the field, or the job, or elsewhere away from Head Office.

(d) Persons engaged as wharfinger, assistant wharfingers, officers in charge of goods sheds or clerks at the ports under the control of the Department of Marine and Harbours in Western Australia.

- (e) Persons employed as officers of the Western Australian Prison Service below the rank of Chief
- (f) Persons appointed as Commission Agents by the Totalisator Agency Board.
- (g) Persons employed as Foremen except those who are employed by the Minister for Mines.
- (h) Persons employed as Police Officers, Police Cadets and Police Aides.
- Persons employed as Marine Pilots.
- (j) Persons employed on an annual salary by the Western Australian Government Railways.
- (k) Persons employed on an annual salary in a clerical, inspectorial or professional capacity by the Chairman of the Metropolitan Transport Trust.
- (1) Persons employed in the profession or industry of nursing and being registered or entitled to be registered with the Nurses Board of Western Australia or as student nurses, other than those employed under the Public Service Act or by the Nurses Board of Western Australia.
- (m) Persons employed as Shift Engineers, Royal Perth Hospital.
- (n) Persons employed in the callings of foreman; laundryman; laundress; general hand; driver; gardener; security man; storeman; press operator; seamstress; sorter; cook; tradesman; dry cleaner; presser; cutter in the Hospital Laundry and Linen Service or other persons employed as Laundry Workers.
- (o) Persons employed in Doctors' surgeries.
- (p) Persons employed by the Western Australian Division of the Red Cross Society as Clerks.
- (q) Persons employed by the Spastic Welfare Association as Tradesmen who perform the usual trade duties.
- (r) Persons employed by universities as academic staff.
- (s) Any person employed by the University of Western Australia who has an academic salary nexus and academic status.
- Any person employed by a university in the position of "The University Librarian".
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Frontof-House staff employed in casinos and like

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

(v) Persons employed by the Totalisator Agency Board of Western Australia in casual or part-time clerical duties.

- (w) Persons employed as wages employees as storemen, storemen operator or storemen-in-charge at:
 - (1) Building Management Authority
 - (2) Education Supplies Branch
 - (3) Fremantle Port Authority
 - (4) Government Stores Department
 - (5) Library Board of Western Australia
 - (6) State Engineering Works
 - (7) State Health Laboratory
 - (8) State Housing Commission
 - (9) WA Education Department
 - (10) WA Institute of Technology
 - (11) WA Meat Exports Pty Ltd
 - (12) WA Potato Marketing Board (13) Police Department
 - (14) Any other Government Store listed as a named respondent to the Storemen Government Award 1979, No 20/1969.
- (x) Persons in Western Australia who are employed as teachers, education officers, (performing professional duties requiring teaching qualifications) guidance officers, demonstrators or counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), -
 - (I) by the Education Department;
 - (II) in a technical and further education institution;
 - (III) in pre-school centres (provided that teachers in pre-school centres hold or are enrolled in a course leading to a teaching academic qualification): OR
 - (IV) in community colleges.
- (y) (i) Persons employed in the callings of cleaner; caretaker; lift attendant; window cleaner; watchman; charwoman; usher; doorkeeper; gatekeeper; porter; janitor; cleaning and pollution control; attendant in ladies' retiring rooms; commissionaire; tea attendant; day or night patrolman; gardener; groundsman; gardener's labourer; maintenance labourer; home economics assistant; waiter; waitress; kitchen hand; maid; cook; horticulturist; domestic; trainee horticulturist; apprentice; security man

but not so as to exclude

persons employed for the purpose of undertaking professional, supervisory, technical, administrative and/or clerical functions including, notwithstanding the generality of the foregoing, maintenance assistants; general assistants; maintenance officers and curators.

- (ii) Persons employed in the callings of the keeper; aquarist or ranger in National Parks and Zoological Gardens.
- (iii) Persons employed in the callings of powermower operator; tractor-mower operator or leading hand employed by the Building Management Authority Mowing Services.
- (iv) Persons employed in the occupation of teachers'

but not so as to exclude

school assistants; technical assistants; library laboratory assistants assistants: attendants.

(v) Domestic work, including leading hands,

but not so as to exclude

persons employed for the purpose of undertaking supervisory, administrative and/or clerical functions or for the purpose of instructing in domestic work or persons employed as homemakers.

- (vi) Attendants employed on wages, by the Trustees of the Western Australian Museum or the Board of the Art Gallery of Western Australia.
- (vii) Persons employed in the callings of the first aid attendant or security officer by the State Energy Commission.
- (viii) Persons employed in pre-school centres, child minding centres or day nurseries in the callings of Pre-School Teacher or Qualified Child Care Worker or Unqualified Child Care Worker.
- (ix) Persons employed in the calling of car park attendant other than persons employed by Universities or other tertiary education institutions in Western Australia.
- (z) Employees of the Western Australian Water Authority solely or substantially engaged in or in connection with labouring; operation of portable or non-portable machinery or equipment for constructtion or maintenance purposes; tradespersons leading hands (except salaried supervisors); blacksmith's striker; dresser; oxy or electric welding assistant; driving of motor transport, articulated vehicles or mechanical equipment; and employees solely or substantially engaged in the callings of alarm room attendant; watchman; radio control room operator; caretaker; supervising storeman; senior storeman; storeman in charge; storeman; water treatment plant operator; assistant on water treatment plant; testers (including testers in charge and senior testers); ganger; survey hand; chain man; instrument hand; senior instrument hand; senior catchment warden; catchment warden; ranger; senior ranger; and employees engaged as non-trades foreman or assistant foreman; supervising or senior foreman; and employees engaged on the construction and maintenance of country water supplies as water supply controller, electric pump attendant or pumping station attendant.
- (aa) Persons employed by:-
 - (i) any Public or Private Hospital, or
 - (ii) the SLCG (Inc) or
 - (iii) Silver Chain Nursing Association (Inc.), or
 - (iv) in establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, Ngal-a Mothercraft Training Centre, The Braille Hospital, Nadezda and Homes of Peace,

In the callings of

(a) home help or home care aide (Silver Chain Nursing Association (Inc.) only); social trainer (Nulsen Haven and SLCG (Inc) only); cottage parent or assistant supervisor (SLCG only); nursing assistant; enrolled nurse; student enrolled nurse; dental technician (Perth Dental Hospital only); cleaner; domestic maid; gardener; handyman; housemaid; kitchen man; kitchen maid; laundry worker; dry cleaner; orderly; pantry maid; wardsmaid; yardsman; seamstress; washing-machine hand; boiler-firing orderly; shaving orderly; storeman; driver; bus driver; chef; cook; window cleaner; dry cleaner; steward; animal house attendant; gardener and propagator; senior gardener; head gardener; butcher; carpenter; butcher's assistant; car park attendant; laboratory attendant; waitress; cafeteria assistant; theatre orderly; theatre assistant; ward assistant; CSSD assistant; CSSD orderly; farm assistant; head orderly; bootmaker; housemother (Mount Henry, Olive Jones Nurses' Home, Fremantle and Country Hospitals only); telephonist and receptionist (Swanbourne-Graylands Hospital only); training assistant (Spastic Welfare Association of W.A. (Inc.))

but not so as to exclude the callings of:

- (b) home help supervisors; supervising dental technician; cleaning services officer or supervisor, general services supervisor, curator; grounds' supervisor, maintenance officer; assistant food supervisor; food supervisor; food supervisor; food supervisor; laundry manager; linen service officer; assistant linen service officer; assistant linen service officer; storeman-clerk; stores officer; catering and domestic supervisor; catering officer, animal house technician; garage supervisor, laboratory assistant; warden; physiotherapy assistant; occupational therapy assistant; farm supervisor; manager, orderly and/or transport services; and orthopaedic appliance worker or assistant.
- (bb) Employees of the Commissioner for Public Health inthe Community Health and Child Health Services Branch of the Health Department in the calling of health worker or health worker (special).

shall not be within the industries in connection with which the Federation is formed.

(xi) In the State of Victoria -

- (a) Persons who are members of the Police Force of Victoria of the designations and/or ranks of Constable, Sub Officer, Commissioned Officer or Commissioner of Police or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Victoria in one or more of the designations and/or ranks aforesaid or who are members of the Retired Police Reserve of Victoria.
- (b) Persons employed by the University of Melbourne as academic staff.
- (c) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described Persons employed at the State Film Centre of Victoria

- (d) Persons employed by any State Public Hospital in the retail sale of goods.
- (e) Persons employed by the State Transport Authority and the Metropolitan Transit Authority in the retail sale of goods.
- (f) Persons in Victoria who are -
 - employed in technical schools of the Education Department or in technical and further education institutions or in teaching classes administered by such institutions as teachers, lecturers,

- emergency teachers, teacher librarians, instrumental musicians or in school to work transition programmes;
- (II) employed as teachers in a Technical-High School or in a High School with a technical education component or a post-primary school:
- (III) employed as student teachers by the Education Department in technical and further education institutions or in the Technical and Further Education Teaching Service or by a technical and further education institution;
- (IV) registered by the Victorian Technical Teachers' Education Board or by the Technical and Further Education Teaching Service Registration Board and are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education or any Victorian Technical and Further Education Board to perform professional duties requiring teaching qualifications;
- (V) registered or eligible to be registered by the Technical Teachers' Registration Board, the Secondary Teachers' Registration Board on the Primary Teachers' Registration Board and are members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teacher qualifications;
- (VI) registered by the Victorian Secondary Teachers' Registration board and employed in the secondary schools of the Education Department as teachers, librarians, instrumental teachers, remedial teachers, language assistants or persons who are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education to perform professional duties requiring teaching qualifications or in school to work transition programmes;
- (VII) employed in the teaching service of the Education Department;
- (VIII) who teach or supervise teaching -
 - (i) in day training centres registered pursuant to the Mental Health Act 1959 (Victoria) or any Act in substitution or amendment thereof, or
 - in institutions in Victoria for the education of the socially, physically, sensorily, educationally or intellectually handicapped, or
 - (iii) in institutions conducted by the Victorian Institute of Education Administration.
- (g) (i) Caretakers, cleaners, domestic arts maids, gardeners, home economics assistants, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by the Ministry of Education or Schools' Councils constituted pursuant to the Education Act 1975 as amended;
 - (ii) Caretakers, cleaners, gardeners, laundry workers, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas such as persons

employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Technical and Further Education pursuant to Section 3 of the Post Secondary Education Act 1978 as amended;

- (iii) Caretakers, cleaners, gardeners, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Advanced Education constituted pursuant to the Post Secondary Education Act, 1978 as amended;
- (iv) Persons who are employed under Section 41 A of the Public Service Act, 1974 or any successor thereto and whose wages or conditions of service are governed by any of the following awards or any instrument successor thereto in relation to such employees in the administrative units listed hereunder or any successor thereto had such employees been employed in their present employment as at 11th November 1986. The awards referred to are:-
 - (a) The Award of the Cleaners' Conciliation and Arbitration Board; known colloquially as the Cleaners' Award.
 - (b) The Award of the Security Employees' Conciliation and Arbitration Board, known colloquially as the Security Employees' Award.

The Administrative Units referred to are:-

The Department of Property and Services, the Ministry for the Arts, the Law Department, the Ministry for Housing and the Department of Agriculture and Rural Affairs.

- (v) Parking Officers and community guardians employed under Section 41A of Division 8 of the Public Service Act 1974 and/or any successor thereto;
- (vi) Jury keepers (but not so as to exclude jury pool supervisors);
- (vii) Animal attendants, caretakers, cleaners, gardeners, security officers, zoological keepers employed by the Zoological Board of Victoria (other than administrative/clerical or above a level equivalent to that of leading hands);
- (viii) Dental Technicians and Dental Nurses employed by the Cancer Institute, the Royal Dental Hospital, Melbourne or by any hospital registered pursuant to the Health Commission Act, 1977 or other than as permanent or temporary officers of the Victorian Public Service by Community Health Centres;
- (ix) Persons employed in pre-school kindergartens, centres for day or part-day care of children, day or part day nurseries and children's play centres, employed other than as permanent or temporary officers of the Victorian Public Service or except where the functions of such undertakings are carried on within the Victorian Public Service or where such functions are transferred or relocated outside the Victorian Public Service or become carried on by persons redeployed from employment in or by the Victorian Public Service.

shall not be within the industries in connection with which the Federation is formed.

- (xii) In the State of Tasmania -
 - (a) Persons who are members of the Police Force of Tasmania or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Tasmania
 - (b) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (c) Persons in Tasmania who are employed as -
 - (I) teachers, (including part time and/or relieving teachers, teacher librarians, student counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), supervisors and educational officers or any such other classification of employment incidental to education) engaged in kindergartens, pre-schools, infants, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services branches of the Education Department;
 - (II) employed as professional officers in the Education Department to perform professional duties requiring teaching qualifications;
 - (III) Recreation Officers in the Education Department:
 - (IV) part-time and/or temporary relieving teachers employed by the Government of Tasmania;
 - (V) teachers in training on Government studentships
- persons employed in the Department of Educa-(d) (i) tion except professional, administrative, clerical, technical and supervisory (above the level of leading hand) staff, teacher aides (including, but not limiting the generality thereof, aide, audiovisual aide, kindergarten aide, kindergarten teacher's aide, teacher's aide, teachers assistant, library aide, bus aide, laboratory aide, library assistant, recreation assistant, visual aides assistant, library/home economic aide, childcare aide), office assistant, machinist, bus driver, driver, store-man, stores officer, material storeman, and employees at the Media Centre Hobart and the Science Centre, Hobart.

- (ii) cleaners other than employed by the employing authority for public hospitals.
- (iii) ferry workers employed by Transport Tasmania;
- (iv) traffic wardens;
- (v) persons employed by the employing authorities for boarding schools and/or student hostels.
- (vi) persons performing work presently classified as utility officer in the Department of Education whether or not the same are included in paragraph (i) hereof.

shall not be within the industries in connection with which the Federation is formed.

 The proposed change to the description of the industry with which the SPSF is to be registered is set out hereunder.

4. DESCRIPTION OF INDUSTRY

SECTION 1

In this section -

- (a) References to "this rule" (or similar expressions) shall be construed as referring to this section only of this rule and shall not be construed as limiting the scope of Section II hereof.
- (b) References to persons not being within the industries in or in connection with which the Federation is registered (or similar expressions) shall be construed as limited to such persons not being within the industry in or in connection with which the Federation is registered under this Section of this rule and shall not be construed as limiting in any way the scope of Section II hereof.
- (A) The industries in or in connection with which the Federation is formed are the activities undertaken by and carried on by or by employees of
 - The Crown in right of any State or States (other than the State of Queensland);
 - (ii) any statutory body representing the Crown in right of any State or States (other than the State of Queensland);
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);
 - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or, if there are no issued shares, in which the governing body by whatever name called included nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland).

Without limiting the generality of the foregoing these industries include:

Brickmaking and quarrying

Building and construction

Harbours including dockyards jetties and coastal waters excluding

the industry of shipping

Engineering

Finance and investment in commercial or private undertakings or projects and purposes of a non-governmental character excluding the industries of banking and credit unions

Housing including without limiting the generality thereof the

acquisition planning survey subdivision improvement sale or lease of land construction of residential premises for sale or lease and management of developed properties

Insurance

Manufacturing for commercial or private undertakings or purposes of a non-governmental character

The storage, conveyance and marketing of dairy and farm produce, fish, meat, grain, coal and coke but excluding the sale of any of the foregoing commodities by wholesale or retail

Medical Officers and paramedical officers excluding legally

qualified Medical Practitioners or persons studying or training to obtain such qualifications

Mining

Power and fuel supply and sale excluding the manufacture distribution or sale of gas however defined provided that this exclusion shall not apply to salaried employees of The Pipeline Authority of South Australia

Printing and publishing provided that the Federation shall maintain but not extend its industrial coverage of employees who are covered by Federal or State Awards and Agreements or State or Federal Determinations in the printing industry

Regional Development and redevelopment including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land for mixed commercial residential and public use

Social Welfare, Child Care, Provision of Social Services, Charity Work and without limiting the generality of the foregoing probation and parole services including rehabilitation programme management, youth and community services, ethnic affairs, drug referral and rehabilitation, child and family care services, retarded persons services, mental health services and counselling in institutions, community centres and crisis service areas

Theatrical and amusements of any kind whether outdoor or indoor or in or about theatre halls sports exhibitions and agricultural shows but not so as to include employees not engaged in administrative and clerical duties and excluding the industry of professional musicians

Tourism including without limiting the generality thereof the acquisition planning survey restoration improvement management and promotion of Zoological and National Parks, places of historic interest resorts and tourist attractions generally excluding the transport of passengers or goods by land water or air

Universities and colleges of advanced education but not including academic staff

Water conservation and irrigation including without limiting the generality thereof the storage transport inspection control metering and sale of water

Architecture

Chemistry

Science

Surveying

Draughting including tracing

- (B) Notwithstanding the foregoing and without limiting the generality thereof the industries in or in connection with which the Federation is formed are also:
 - (1) In the State of New South Wales the industries carried on by and the activities undertaken by and carried on by
 - (a) employees of the Crown in Right of the State of New South Wales; for the purpose of this Constitution the term "employees of the Crown" without limiting the ordinary meaning of the term shall include employees of any person, firm, board, trust, company or corporation employing persons on behalf of the Government of the State; and
 - (b) Foremen Engineers and Administrative Officers exercising supervisory duties employed by the Board of Fire Commissioners; and

- (c) (i) Employees who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or employees in training in a public or private hospital or public dental clinic, namely: Bacteriologist, Pathologist, Medical Scien
 - tist, Scientific Officer (other than Medical Bio-Medical Technologist), Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist);
 - together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor and Alcoholism Counsellor, Chiropodist (or Pediatrist), whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing.
 - (ii) Employees of any organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or as employees in training,

Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast;

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor, Alcoholism Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast, whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing but excluding employees howsoever qualified who are engaged or usually engaged in the callings or avocations of Child Care Officer, Library Officer or Remedial Gymnast in a Domiciliary institution operated by an organisation registered or exempt from registration as

(iii) Employees who are engaged or usually engaged in the callings or avocations whether

- as principal or assistant employees or as employees in training of School Dental Therapist, Dental Chairside Assistant or Dental Technician in a public hospital or by an organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, or a public dental clinic.
- (iv) Provided that in the case of the callings or avocations of Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer,
 - The certificate referred to above shall require at least two years full-time or three years part-time post Higher School Certificate level study.
 - (II) The institution referred to above is reasonably and properly 'deemed' by an employer.
 - (III) The employees are or should be reasonable and properly designated and classified as Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer respectively.
- (d) Persons employed by -
 - (i) Colleges of Advanced Education;
 - (ii) the University of New South Wales, the University of Newcastle, the University of Wollongong or any Universities formed from a College of these Universities;
 - (iii) Agricultural Colleges;

including in each case

Foremen, Laboratory Craftsmen and those employed in a supervisory capacity.

- (e) The employees of the United Dental Hospital of Sydney.
- Employees of the administrative, clerical and general staff of the Legislative Assembly and of the Legislative Council.
- (g) Senior executives, managers country branches, inspectors, sales supervisors, engineers, laboratory staff, floor and production management and senior clerical officers employed by the New South Wales Egg Cor-
- (h) Persons in the Departments of Education or Technical and Further Education, Colleges of Advanced Education and in such other Departments, Sub-Departments or Institutions who are employed by any New South Wales Education Commission or its agents.
- Associates to Justices.
- Without in any way limiting the application of paragraphs (a) and (c) hereof:
 - Persons employed in regional offices of any Department of State or corporation or body established by statute of the State of New South Wales administering or providing health services in the State of New South Wales and including such persons whose employment fulfils a function of such a regional office but who, due to the nature of their duties, are not employed within the precincts of that office.
 - (ii) Persons employed in or by area or community health services (howsoever called) other than persons engaged in non-professional duties in,
 - (a) a Public Hospital;
 - (b) a community health centre located within the precincts of a Public Hospital; or

(c) an area health service (not being a community health centre) located outside the precincts of a Public Hos-

For the purposes of this sub-paragraph the term "non-professional" duties shall mean duties other than those performed by the persons described in paragraph (D)(c) of this rule.

- (iii) Persons, other than those described in paragraph (B)(1)(c) of this rule, employed at the Sexually Transmitted Diseases Clinic and the Medical Examination and Immunisation Centre whilst such establishments are operated at locations not within the precincts of a Public Hospital by which such persons are employed.
- (iv) Persons employed in or by or in connection with the administration of: The Drug and Alcohol Authority New South Wales State Cancer Council The United Hospitals Auxiliary The Institute of Psychiatry
- (v) Persons employed in or by or in connection with the administration of any body (whether incorporated or unincorporated) established for the purpose of registering persons for the practice of any profession, calling or vocation in the State of New South Wales.
- (vi) For a period of three years from the making of an order pursuant to the Health Administration Act, 1982, persons other than those referred to in sub-paragraphs (i) - (iv) hereof, who by virtue of that order would not otherwise be eligible for membership in the Federation, provided that at the time of the making of the order such persons were members of the Federation.

Provided that nothing in this paragraph shall render eligible for membership in the Federation persons engaged in the professions of nursing or mental nursing employed as trained nurses, trainees and assistants in nursing.

- (k) Without limiting the generality of the foregoing paragraphs hereof, persons employed in or in connection with the provision of or rendering of medical and/or para-medical services in penal or like establishments deemed or proclaimed to be a prison pursuant to the Prisons Act, 1952, to persons incarcerated or otherwise detained.
- (l) Persons employed at the Sydney Entertainment Centre in administrative, clerical, technical, professional or managerial capacities, including employees of any lessee of the Centre for operation as a place of entertainment, provided such persons are not employed to perform front-ofhouse activities nor engaged in any other capacity in or in connection with the selling of
- (m) Employees of the Australia Music Centre Ltd, and of any successor, assignee or transmittee of the business and/or functions of the said corporation or any part thereof.
- (n) Without limiting the generality of any of the foregoing paragraphs hereof, all employees of the Joint Coal Board.
- (2) In the State of South Australia the industries carried on by and the activities undertaken by and carried on by
 - Employed permanently or temporarily in the (a) Public Service within the meaning of the Government Management and Employment Act, 1985.

- (b) Employed by or under any Board, Trust, Commission, Commissioner, Committee, or other public or statutory authority, appointed by the South Australian Government.
- Employed as Timekeepers, Foremen, or Inspectors in any department of the Public Service of South Australia
- (d) Employed on annual salary in any hospital or institution by or under the control of the South Australian Government.
- Employed by the Board or Committee of Management of the Adelaide Children's Hospital Incorporated, The Queen Victoria Hospital Incorporated, Lyell McEwin Hospital Incorporated, The Julia Farr Centre Incorporated, Minda Home Incorporated and any Hospital or Health Centre Incorporated under the South Australian Health Commission Act 1975-1976 as amended and any other public or country community hospital or health centre.
- Employed as Executive Officers or in administrative, managerial or in a professional capacity by the Foundation for Multi Disciplinary Education in Community Health.
- Employed as nurses by the following State Government Hospitals - The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, The Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Walleroo Hospital, Ru Rua Nursing Home.
- (h) Employed as nurses who are Public Servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
- Employed as nurses pursuant to direct Ministerial appointment (but not persons employed by "subordinates" of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- Employed as nurses in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
- (k) Employed as nurses by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.
- (l) Employed as Dental Nurses.
- (3) In the State of Tasmania the industries carried on by and the activities undertaken by and carried on by persons employed in a permanent or temporary capacity by-
 - (a) the State;
 - (b) a State Authority which means any persons or body of persons or Authority, whether corporate or unincorporate, which is constituted or established under the authority of any Act or under Royal prerogative for the State of Tasmania;
 - (c) a State public hospital which means any hospital receiving aid from the State that is prescribed as a State public hospital and with which a board is charged with the management, maintenance, and regulation. Provided that nothing in this paragraph shall render eligible for membership

of the Federation any person employed on the general staff and/or nursing staff of a State public hospital in the State of Tasmania.

(4) In the State of Victoria the industries carried on by and the activities undertaken by and carried on by:

Persons employed in the Public Service of Victoria or employed in any State instrumentality or other undertaking carried on by public authorities, commissions, or corporations under any State Charter, statute, enactment, or proclamation of the State of Victoria and including any such person transferred or on loan to the Public Service of another State or to any instrumentality or other undertaking carried on under any statute, charter or enactment or proclamation of any

- (5) In the State of Western Australia the industries carried on by persons
 - (a) employed as an officer under and within the meaning of the Public Service Act, 1978-1980,
 - (b) employed under the Forests Act, the Main Roads Act, or any Act now in force or hereafter enacted whereby any Board, Commission or other body is constituted to administer any such Act, or
 - (c) otherwise employed in any of the established branches of the Public Service of the State of Western Australia, including State trading concerns, business undertakings and government institutions controlled by boards, or
 - (d) employed by any public hospital (other than those operated and controlled by the Commonwealth) or by any private hospital, or
 - (e) employed by the Hospital Laundry and Linen Service, or
 - (f) employed by The Western Australian School of Nursing or any service ancillary to the practice of medicine including institutions or facilities solely or substantially engaged in providing Medical Laboratory services, Radiological services, Physiotherapy services, Occupational Therapy services, Speech Therapy services or Social Work services, or
 - (g) employed by The Western Australian Division of the Red Cross Society, or
 - (h) employed by The Spastic Welfare Association of Western Australia (Incorporated), or
 - (i) employed by The Silver Chain Nursing Association (Incorporated), or
 - (j) employed by The Slow Learning Children's Group of Western Australia (Inc.), or
 - (k) employed by Dentists as Dental Therapists, or
 - (1) employed by the Paraplegic-Quadriplegic Association of Western Australia (Inc.).

EXCLUSIONS

Notwithstanding anything hereinbefore contained

Any person who is employed by any Instrumentality of the Crown including without limiting the generality of the foregoing the following instrumentalities:-

Victorian Instrumentalities

Port of Melbourne Authority

Ballarat Water Board Bendigo Water Board Road Construction Authority of Victoria Dandenong Valley Authority Gas & Fuel Corporation Port of Geelong Authority Geelong Water Board Latrobe Water Board Melbourne Harbor Trust Melbourne & Metropolitan Board of Works The Metropolitan Transit Authority

State Transport Authority State Electricity Commission of Victoria Hospital & Charities Commission Housing Commission

Western Australian Instrumentalities

Fremantle Port Authority Main Roads Department Western Australian Railways State Energy Commission

South Australian Instrumentalities

Electricity Trust of South Australia South Australian Housing Trust Pipe Lines Authority of South Australia

Tasmanian Instrumentalities

Marine Board of Burnie Marine Board of Devonport Marine Board of Hobart Hydro-Electric Commission Port of Launceston Authority Hobart Regional Water Authority Tasmanian Department of Transport

New South Wales Instrumentalities

Electricity Commission Urban Transit Authority Hunter District Water Board Department of Main Roads Maritime Services Board

Metropolitan Water, Sewerage and Drainage Board

Department of Motor Transport Water Resources Commission State Rail Authority Traffic Authority of N.S.W.

and is or has been a Corporate Member or Graduate Member of The Institution of Engineers, Australia, or has passed the prescribed examinations for or is the holder of qualifications published by The Institution of Engineers, Australia, as granting eligibility for Graduate or Corporate Membership of the said Institution or in respect of whom The Institution of Engineers, Australia, has given written notification that his qualifications would render him eligible for Graduate or Corporate Membership of the said Institution shall not be within the industries in connection with which the Federation is formed.

Any person who is employed in the tourist promotion section of the Public Transport Commission of NSW, the tourist promotion section of Victorian Railways, the Mt Buffalo Chalet operated by the Victorian Railways or the tourist section of the marketing division of the NSW Public Transport Commission

shall not be within the industries in connection with which the Federation is formed.

(iii) Any person employed by:

Australian National Railways Commission Melbourne and Metropolitan Board of Works Road Construction Authority of Victoria Hydro-Electric Commission of Tasmania Australian Mineral Development Commission Electricity Trust of South Australia State Electricity Commission of Victoria Port of Geelong Authority Melbourne Harbor Trust Port of Melbourne Authority The Metropolitan Transit Authority Metropolitan Transport Trust of Tasmania State Energy Commission of Western Australia Maritime Services Board of NSW Melbourne Wholesale Fruit and Vegetable Market Trust Pest Plant Control Boards in the State of South Australia Vertebrate Pest Control Boards in the State of South Australia

Provided that Pest Plant Control Boards and Vertebrate Pest Control Boards shall neither mean nor include any or all of the Pest Plant Commission, the Vermin Control Administration Committee or the Vertebrate Pest Control Authority each in the State of South Australia]

Totalisator Agency Board of Victoria

Totalisator Agency Board of South Australia as a casual

Totalisator Agency Board of Tasmania

shall not be within the industries in connection with which the Federation is formed.

(iv) Any person employed in a professional capacity by:

Public Transport Commission of NSW, Commissioner for Motor Transport, NSW,

Victorian Railways Board,

Railway Construction Board, Victoria,

Transport Commission, Tasmania,

Western Australian Government Railways Commission, State Transport Authority of South Australia (Rail

shall not be within the industries in connection with which the Federation is formed.

Employees of Municipal County Shire Councils Trusts or other Local Government Authorities (other than employees of the Sydney Cove Redevelopment Authority) Water Supply Boards or Trusts (other than employees of the New South Wales Water Resources Commission, the Metropolitan Water Authority of Western Australia and the Metropolitan Water Board of Tasmania), Sewerage Board or Trust (other than employees of the New South Wales Metropolitan Waste Disposal Authority), Road Boards (other than employees of the New South Wales Department of Main Roads and the Western Australian Main Roads Department), Electricity Supply and Generation Authorities (other than professional administrative clerical or salaried technical staff of the Electricity Authority or the Electricity Commission of New South Wales) and employees (other than administrative or clerical staff) of any Western Australian Park Reserve Racecourse or Cemetery Board or Trust

shall not be within the industries in connection with which the Federation is formed.

Any person employed by a University other than The (vi) (a) University of New South Wales (but not so as to include The Medical School of The University of New South Wales), The University of Newcastle, The University of Wollongong, the University of Western Australia, Murdoch University or their respective colleges or any university which may be formed as a result of granting autonomy to any such college

> shall not be within the industries in connection with which the Federation is formed.

(b) Any person employed by a College of Advanced Education in any State as a member of the academic staff (which shall include Directors, Principals, Deputy and Assistant Directors or Principals, by whatever name called) shall not be within the industries in connection with which the Federation is formed provided that the following Agricultural Colleges in the State of New South Wales shall not be regarded as Colleges of Advanced Education:

> C B Alexander Agricultural College, Tocal The Murrumbidgee College of Agriculture

- (vii) Any person employed by,
 - The Crown in the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever;
 - - (a) statutory body representing the Crown;
 - (b) instrumentality or authority whether corporate or unincorporate acting under the control of or for or on behalf of or in the interest of the Crown;

(c) company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown;

which has as its function the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever; or

has as one of its functions the actual operation of such a system or systems of public transportation but only those persons employed in or in connection with the operation of these system or systems;

shall not be within the industries in connection with which the Federation is formed.

- III. (A) The foregoing exclusion however shall not render ineligible for membership employees of the following statutory bodies, departments or ministries, notwithstanding that such statutory bodies, departments or ministries did not in the past operate or are not at present operating a system or systems of public transportation:-
 - Western Australian Coastal Shipping Commission
 - Albany Port Authority
 - **Bunbury Port Authority**
 - (d) Esperance Port Authority
 - Fremantle Port Authority (e)
 - Geraldton Port Authority **(f)**
 - (g) Port Hedland Port Authority
 - (h) State Transport Commission (WA)
 - (i) Ministry of Transport (Victoria) (j) Road Traffic Authority (Victoria)
 - Commissioner for Motor Transport or (k) Department for Motor Transport (NSW)
 - Department of Transport (SA)
 - (m) Any statutory body, department or ministry which in the future assumes the current functions of any of the employers specified in such paragraphs (a) to (1) hereof.
 - (B) Provided further that if any of the bodies, departments or Ministries specified or referred to in (A) hereof operates a system of public transportation the persons employed in or in connection with the actual operation of that public transportation system shall not be within the industries in connection with which the Federation is formed.

(viii) In the State of New South Wales

- (a) Persons employed by Colleges of Advanced Education, the University of New South Wales, The University of Newcastle, The University of Wollongong and any University formed from a college of those Universities whose ordinary duties consist of work usually performed by watchmen, caretakers, cleaners, tea attendants, together with persons (other than foremen, laboratory craftsmen and those employed in a supervisory capacity) employed as carpenters, joiners, tile-layers, bricklayers, tuck-pointers, slaters, roof-tilers, shinglers, ridgers, cement-tilers or roof fixers, painters, decorators, sign-writers, glazers, glass-cutters, paper-hangers, plasterers, plaster fixers, granolithic floor-layers, plumbers, gasfitters or pipe-fitters.
- (b) Persons employed by the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a college of those Universities as academic staff.
- (c) Persons employed by the United Dental Hospital in the profession of nursing as trained nurses, trainees and assistants in nursing.
- (d) Persons employed by the Legislative Assembly and the Legislative Council as caretakers, cleaners, gatekeepers, lift attendants, tea attendants and watchmen.

- (e) Persons in New South Wales who are employed as -
 - (I) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), engaged in pre-school, infant, primary or secondary public education controlled by the Government or employed by the Education Commission:
 - (II) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), and trainee teacher advisers engaged in technical and further education or adult migrant education or employed in evening colleges;
 - (III) Education officers (performing teaching duties) and teachers working in the Department of Corrective Services;
 - (IV) Teachers seconded as officers of the Research and Guidance Branch of the Education Department.
- Persons appointed to be members of the Police Force of New South Wales in a non-commissioned capacity.
- Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
- Clerical duties
- П Administrative duties
- III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (h) Employees of the Totalisator Agency Board of N.S.W. in clerical classifications for which the commencing salary is at or below the highest salary level for Branch Assistant Manager.
- Persons employed by any State Public Hospital in the retail sale of goods.
- Persons employed in the Education Department in or in connection with the operation of school canteens and kiosks but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
- (k) Persons wholly, mainly or principally engaged (and however designated) in the work of lift attending, porter's work, tea attendant, cleaning and related pollution control (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers) and caretaking (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gar-

deners, general assistants, guides or messengers and also persons employed in or for a substantial part of their time in Court Houses, historic houses or Government House), or employed in child care centres, day nurseries, or pre-school kindergartens by the Department of Education or the Department of Technical and Further Education (other than teacher aides in pre-school kindergartens and nurseries within the grounds of public schools but excluding nursery cooks or nursery helps employed in the Department of Education Nursery Schools) or under the Youth Employment Scheme by Government Departments, other than by the Department of Corrective Services, but not excluding ancillary staff in schools and persons employed in supervisory positions above the level of the officer in charge of such a child care centre, or persons employed in a professional, inspectorial, administrative, clerical or technical capacity, provided that no persons employed by the United Dental Hospital shall be excluded by reason of this paragraph.

shall not be within the industries in connection with which the Federation is formed.

- (ix) In the State of South Australia:
 - (a) Salaried Medical Officers
 - (b) Storemen and Packers
 - (c) Ministerial Press Secretaries
 - (d) Persons employed by Minda Incorporated below the level of and including the occupation of charge attendant and persons employed by the Electricity Trust of South Australia in the occupation of caretaker, cleaner, watchman or security officer
 - (e) Employees engaged or usually engaged as electrical fitters, armature winders, electrical mechanics, battery winders, railway electricians, telephone fitters, radio workers, cable joiners, linesmen and lamp trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electrical welders whose work is associated with the work of an electrician, electricians engaged or usually engaged or employed in running and maintaining electrical plants dynamo, motor attendants or the like
 - (f) Nurses other than:
 - Nurses employed by the following State Government Hospitals -

The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, the Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Wallaroo Hospital, Ru Rua Nursing Home.

- (II) Nurses who are public servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
- (III) Nurses who are employed pursuant to direct Ministerial appointment (but not persons employed by subordinates of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- Nurses employed in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.

- V) Nurses employed by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals, who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
- (g) Persons who are employed or are usually employed in any capacity whether permanent or casual in or in connection with:
 - Breweries, malt houses, bottling establishments, distilleries, wine cellars, wineries and spirit stores;
 - (II) Aerated water, cordials, cider and ginger beer or other non-intoxicating beer factories and employees retailing to the public any of the products of these factories;
 - (III) Hotels, wine saloons, wine bars, coffee palaces, coffee lounges, tea rooms, soda fountains, milk bars, fruit juice or flavour bars;
 - (IV) Marine stores or yards, cork cutting factories, bottle washing establishments, patent yeast and vinegar factories;
 - (V) Clubs, restaurants, meeting houses and board and lodging and apartment houses, catering establishments;
 - (VI) Race courses, football grounds, cricket, dog racing, coursing and other sports grounds, industrial canteens, motels and casinos.
- (h) Employees below the classification of foreman employed in the printing and kindred industries.
- (i) Persons employed on a weekly or daily basis in the timber industry (provided that notwithstanding the generality of the foregoing, excluding persons employed as mill hands, saw men, timber graders or the like).
- (j) Employees engaged or usually engaged in the process trade or business connected with or incidental to the manufacture, assembling or repairing of carriages, carts, wagons, trucks, railway cars, tram cars, motor cars, motor cycles, side cars, aircraft and other vehicles used in air transit and all other vehicles or parts thereof and whether in wood and/or metal and/or other material.
- (k) Daily or weekly paid employees engaged in any of the following industries or callings:

Agricultural, horticultural, viticultural, construction or maintenance of roads, footpaths, aerodromes, bridges, reservoirs, lochs, drains, dams, weirs, channels, tunnels, school grounds or playgrounds, water and sewerage, land surveying and works and undertakings carried out by or on behalf of any local governing body.

- (1) Persons employed or usually employed or engaged in or in connection with the industries or industrial pursuits of carpenters and joiners or as brick-layers, tuck pointers or in the trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibre, fibrolite or cement mixtures and accessories, malthoid, sisalkraft or bituminous roofing materials and all accessories made of the same or similar materials.
- (m) Carpenters and joiners, including ship's carpenters and joiners.
- (n) Persons employed or engaged in or in connection with the industries of driving and the transport of persons and/or passengers and/or goods, wares, merchandise or any material whatsoever by or on vehicle or animals or by aircraft or by motor steam, oil, electric or other mechanically propelled contrivances, drivers assistants and conducters of same and stable work wheresoever performed, all yard and garage cleaning, and other work in connection with driving and transport, including washing, greasing, oiling,

cleaning, polishing, tyre fitting and general attendance of horse or mechanically propelled vehicles and mechanical contrivances, loading and unloading onto and/or from any vehicle.

- (o) Persons employed as roof plumber drainers, gasfitters, sanitary plumbers, registered drainers, plumber welders mechanical services plumbers, water plumbers or the like.
- (p) Persons employed in:
 - making and/or repairing the whole or any part of any male or female garment or of any article of wearing apparel whatsoever and the dyeing, cleaning, repairing or pressing or ironing of any such articles;
 - (II) making and/or repairing the whole or any part of any description of umbrella;
 - (III) making and/or repairing any description of handkerchiefs, serviettes, pillow slips, pillow shams, sheets and table clothes, towels, quilts, aprons, mosquito nets, bed valances or bed curtains;
 - (IV) embroidering or otherwise ornamenting any of the abovementioned articles;
 - (V) the industry of a furrier;
 - (VI) the making of chenille and the making and/or repairing of articles of all descriptions as are made of chenille.
- (q) Firefighters, control room operators, probationary firefighters, fire equipment servicemen and hoseroom men.
- (r) Persons employed at the Australian Mineral Development Laboratory and the Electricity Trust of South Australia in a drafting capacity or a technical capacity.
- (s) Persons who are employed in South Australia -
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (v) Persons employed by the Adelaide Festival Centre Trust in the retail sale of goods or the supply of food or drink for consumption on the premises or for take away, but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
 - shall not be within the industries in connection with which the Federation is formed.
- (x) In the State of Western Australia
 - (a) Persons employed as Clerical Officers in —
 the State Engineering Works except those who are

employed pursuant to the provisions of the Public Service Act;

the Lotteries Commission

(b) Persons employed as Clerical Officers in positions which, on a salary basis, are less than the salary paid to the respective Public Service Classifications set

Western Australian Meat Commission Robbs Jetty,

Western Australian Coastal Shipping

C 11 6.

Commission,

Western Australian Egg Marketing Board.

C 11 10.

Fremantle Port Authority,

C 11 7. C 11 10/11.

(c) Persons employed as Clerical Workers by -

the Minister for Water Supply, Sewerage and Drainage the Metropolitan Water Supply, Sewerage and Drainage Board, or the Minister for Works

in connection and maintenance work in the field, on the job, or elsewhere away from Head Office.

- (d) Persons engaged as wharfinger, assistant wharfingers, officers in charge of goods sheds or clerks at the ports under the control of the Department of Marine and Harbours in Western Australia.
- (e) Persons employed as officers of the Western Australian Prison Service below the rank of Chief Officer.
- Persons appointed as Commission Agents by the Totalisator Agency Board.
- Persons employed as Foremen except those who are employed by the Minister for Mines.
- (h) Persons employed as Police Officers, Police Cadets and Police Aides.
- (i) Persons employed as Marine Pilots.
- Persons employed on an annual salary by the Western Australian Government Railways.
- (k) Persons employed on an annual salary in a clerical, inspectorial or professional capacity by the Chairman of the Metropolitan Transport Trust.
- Persons employed in the profession or industry of nursing and being registered or entitled to be registered with the Nurses Board of Western Australia or as student nurses, other than those employed under the Public Service Act or by the Nurses Board of Western Australia.
- (m) Persons employed as Shift Engineers, Royal Perth Hospital.
- (n) Persons employed in the callings of foreman; laundryman; laundress; general hand; driver; gardener; security man; storeman; press operator; seamstress; sorter; cook; tradesman; dry cleaner; presser; cutter in the Hospital Laundry and Linen Service or other persons employed as Laundry Workers.
- (o) Persons employed in Doctors' surgeries.
- (p) Persons employed by the Western Australian Division of the Red Cross Society as Clerks.
- (q) Persons employed by the Spastic Welfare Association as Tradesmen who perform the usual trade duties.
- Persons employed by universities as academic staff.
- (s) Any person employed by the University of Western Australia who has an academic salary nexus and academic status.
- Any person employed by a university in the position of "The University Librarian".
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:

- Clerical duties
- Administrative duties
- Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- Persons employed by the Totalisator Agency Board of Western Australia in casual or part-time clerical
- (w) Persons employed as wages employees as storemen, storemen operator or storemen-in-charge at:
 - (1) Building Management Authority
 - (2) Education Supplies Branch
 - (3) Fremantle Port Authority
 - (4) Government Stores Department
 - (5) Library Board of Western Australia
 - (6) State Engineering Works
 - (7) State Health Laboratory
 - (8) State Housing Commission
 - (9) WA Education Department
 - (10) WA Institute of Technology
 - (11) WA Meat Exports Pty Ltd
 - (12) WA Potato Marketing Board
 - (13) Police Department
 - (14) Any other Government Store listed as a named respondent to the Storemen Government Award 1979, No 20/1969.
- (x) Persons in Western Australia who are employed as teachers, education officers, (performing professional duties requiring teaching qualifications) guidance officers, demonstrators or counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), -
 - (I) by the Education Department;
 - (II) in a technical and further education institution;
 - (III) in pre-school centres (provided that teachers in pre-school centres hold or are enrolled in a course leading to a teaching academic qualification): OR
 - (IV) in community colleges.
- (y) (i) Persons employed in the callings of cleaner; caretaker; lift attendant; window cleaner; watchman; charwoman; usher; doorkeeper; gatekeeper; porter; janitor; cleaning and pollution control; attendant in ladies' retiring rooms; commissionaire; tea attendant; day or night patrolman; gardener; groundsman; gardener's labourer; maintenance labourer; home economics assistant; waiter; waitress; kitchen hand; maid; cook; horticulturist; domestic; trainee horticulturist; apprentice; security man

but not so as to exclude

persons employed for the purpose of undertaking professional, supervisory, technical, administrative and/or clerical functions including, notwithstanding the generality of the foregoing, maintenance assistants; general

- assistants; maintenance officers and curators.
- (ii) Persons employed in the callings of the keeper; aquarist or ranger in National Parks and Zoological Gardens.
- (iii) Persons employed in the callings of powermower operator; tractor-mower operator or leading hand employed by the Building Management Authority Mowing Services.
- (iv) Persons employed in the occupation of teachers' aide.

but not so as to exclude

school assistants; technical assistants; library assistants; laboratory assistants and attendants.

(v) Domestic work, including leading hands,

but not so as to exclude

persons employed for the purpose of undertaking supervisory, administrative and/or clerical functions or for the purpose of instructing in domestic work or persons employed as homemakers.

- (vi) Attendants, employed on wages, by the Trustees of the Western Australian Museum or the Board of the Art Gallery of Western Australia.
- (vii) Persons employed in the callings of the first aid attendant or security officer by the State Energy Commission
- (viii) Persons employed in pre-school centres, child minding centres or day nurseries in the callings of Pre-School Teacher or Qualified Child Care Worker or Unqualified Child Care Worker.
- (ix) Persons employed in the calling of car park attendant other than persons employed by Universities or other tertiary education institutions in Western Australia.
- (z) Employees of the Western Australian Water Authority solely or substantially engaged in or in connection with labouring; operation of portable or nonportable machinery or equipment for construction or maintenance purposes; tradespersons leading hands (except salaried supervisors); blacksmith's striker; dresser; oxy or electric welding assistant; driving of motor transport, articulated vehicles or mechanical equipment; and employees solely or substantially engaged in the callings of alarm room attendant; watchman; radio control room operator; caretaker; supervising storeman; senior storeman; storeman in charge; storeman; water treatment plant operator; assistant on water treatment plant; testers (including testers in charge and senior testers); ganger; survey hand; chain man; instrument hand; senior instrument hand; senior catchment warden; catchment warden; ranger; senior ranger; and employees engaged as non-trades foreman or assistant foreman; supervising or senior foreman; and employees engaged on the construction and maintenance of country water supplies as water supply controller, electric pump attendant or pumping station attendant.
- (aa) Persons employed by:
 - any Public or Private Hospital, or
 - the SLCG (Inc) or (ii)
 - (iii) Silver Chain Nursing Association (Inc.), or
 - in establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, Ngal-a Mothercraft Training Centre, The Braille Hospital, Nadezda and Homes of Peace,

In the callings of

home help or home care aide (Silver Chain Nursing Association (Inc.) only); social trainer (Nulsen Haven and SLCG (Inc) only); cottage

parent or assistant supervisor (SLCG only); nursing assistant; enrolled nurse; student enrolled nurse; dental technician (Perth Dental Hospital only); cleaner; domestic maid; gardener; handyman; housemaid; kitchen man; kitchen maid; laundry worker; dry cleaner; orderly; pantry maid; wardsmaid; yardsman; seamstress; washing-machine hand; boiler-firing orderly; shaving orderly; storeman; driver; bus driver; chef; cook; window cleaner; dry cleaner; steward; animal house attendant; gardener and propagator; senior gardener; head gardener; butcher; carpenter; butcher's assistant; car park attendant; laboratory attendant; waitress; cafeteria assistant; theatre orderly; theatre assistant; ward assistant; CSSD assistant; CSSD orderly; farm assistant; head orderly; bootmaker; housemother (Mount Henry, Olive Jones Nurses' Home, Fremantle and Country Hospitals only); telephonist and receptionist (Swanbourne-Graylands Hospital only); training assistant (Spastic Welfare Association of W.A. (Inc.))

but not so as to exclude the callings of:

- home help supervisors; supervising dental technician; cleaning services officer or supervisor; general services supervisor; curator; grounds' supervisor; maintenance officer; assistant food supervisor; food supervisor; food staff supervisor; laundry manager; linen service officer; assistant linen service officer; storeman-clerk; stores officer; catering and domestic supervisor; catering officer; animal house technician; garage supervisor; laboratory assistant; warden; physiotherapy assistant; occupational therapy assistant; farm supervisor; manager, orderly and/or transport services; and orthopaedic appliance worker or assistant.
- (bb) Employees of the Commissioner for Public Health in the Community Health and Child Health Services Branch of the Health Department in the calling of health worker or health worker (special). shall not be within the industries in connection with which the Federation is formed.

In the State of Victoria -

- (a) Persons who are members of the Police Force of Victoria of the designations and/or ranks of Constable, Sub Officer, Commissioned Officer or Commissioner of Police or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Victoria in one or more of the designations and/or ranks aforesaid or who are members of the Retired Police Reserve of Victoria.
- (b) Persons employed by the University of Melbourne as academic staff.
- Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described Persons employed at the State Film Centre of Victoria.

- (d) Persons employed by any State Public Hospital in the retail sale of goods.
- (e) Persons employed by the State Transport Authority and the Metropolitan Transit Authority in the retail sale of goods.
- (f) Persons in Victoria who are -
 - employed in technical schools of the Education Department or in technical and further education institutions or in teaching classes administered by such institutions as teachers, lecturers, emergency teachers, teacher librarians, instrumental musicians or in school to work transition programmes;
 - (II) employed as teachers in a Technical-High School or in a High School with a technical education component or a post-primary school:
 - (III) employed as student teachers by the Education Department in technical and further education institutions or in the Technical and Further Education Teaching Service or by a technical and further education institution;
 - (IV) registered by the Victorian Technical Teachers' Education Board or by the Technical and Further Education Teaching Service Registration Board and are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education or any Victorian Technical and Further Education Board to perform professional duties requiring teaching qualifications;
 - (V) registered or eligible to be registered by the Technical Teachers' Registration Board, the Secondary Teachers' Registration Board or the Primary Teachers' Registration Board and are members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teacher qualifications;
 - (VI) registered by the Victorian Secondary Teachers' Registration Board and employed in the secondary schools of the Education Department as teachers, librarians, instrumental teachers, remedial teachers, language assistants or persons who are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education to perform professional duties requiring teaching qualifications or in school to work transition programmes;
 - (VII) employed in the teaching service of the Education Department;
 - (VIII) who teach or supervise teaching -
 - in day training centres registered pursuant to the Mental Health Act 1959 (Victoria) or any Act in substitution or amendment thereof, or
 - in institutions in Victoria for the education of the socially, physically, sensorily, educationally or intellectually handicapped, or

- (iii) in institutions conducted by the Victorian Institute of Education Administration.
- (g) (i) Caretakers, cleaners, domestic arts maids, gardeners, home economics assistants, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by the Ministry of Education or Schools' Councils constituted pursuant to the Education Act 1975 as amended;
 - (ii) Caretakers, cleaners, gardeners, laundry workers, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Technical and Further Education pursuant to Section 3 of the Post Secondary Education Act 1978 as amended;
 - (iii) Caretakers, cleaners, gardeners, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Advanced Education constituted pursuant to the Post Secondary Education Act, 1978 as amended;
 - (iv) Persons who are employed under Section 41A of the Public Service Act, 1974 or any successor thereto and whose wages or conditions of service are governed by any of the following awards or any instrument successor thereto in relation to such employees in the administrative units listed hereunder or any successor thereto had such employees been employed in their present employment as at 1lth November 1986. The awards referred to are:-
 - (a) The Award of the Cleaners' Conciliation and Arbitration Board; known colloquially as the Cleaners' Award.
 - (b) The Award of the Security Employees' Conciliation and Arbitration Board, known colloquially as the Security Employees' Award.

The Administrative Units referred to are: The Department of Property and Services, the Ministry for the Arts, the Law Department, the Ministry for Housing and the Department of Agriculture and Rural Affairs.

- (v) Parking Officers and community guardians employed under Section 41A of Division 8 of the Public Service Act 1974 and/or any successor thereto:
- (vi) Jury keepers (but not so as to exclude jury pool supervisors);

- (vii) Animal attendants, caretakers, cleaners, gardeners, security officers, zoological keepers employed by the Zoological Board of Victoria (other than administrative/clerical or above a level equivalent to that of leading hands);
- (viii) Dental Technicians and Dental Nurses employed by the Cancer Institute, the Royal Dental Hospital, Melbourne or by any hospital registered pursuant to the Health Commission Act, 1977 or other than as permanent or temporary officers of the Victorian Public Service by Community Health Centres;
- (ix) Persons employed in pre-school kindergartens, centres for day or part-day care of children, day or part day nurseries and children's play centres, employed other than as permanent or temporary officers of the Victorian Public Service or except where the functions of such undertakings are carried on within the Victorian Public Service or where such functions are transferred or relocated outside the Victorian Public Service or become carried on by persons redeployed from employment in or by the Victorian Public Service.

shall not be within the industries in connection with which the Federation is formed.

(xii) In the State of Tasmania -

- (a) Persons who are members of the Police Force of Tasmania or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Tasmania
- (b) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (c) Persons in Tasmania who are employed as -
 - (I) teachers, (including part time and/or relieving teachers, teacher librarians, student counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), supervisors and educational officers or any such other classification of employment incidental to education) engaged in kindergartens, pre-schools, infants, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services branches of the Education Department;

- (II) employed as professional officers in the Education Department to perform professional duties requiring teaching qualifications;
- (III) Recreation Officers in the Education Department:
- (IV) part-time and/or temporary relieving teachers employed by the Government of Tasmania;
- (V) teachers in training on Government studentships
- (d) (i) persons employed in the Department of Education except professional, administrative, clerical, technical and supervisory (above the level of leading hand) staff, teacher aides (including, but not limiting the generality thereof, aide, audiovisual aide, kindergarten aide, kindergarten teacher's aide, teacher's aide, teachers assistant, library aide, bus aide, laboratory aide, library assistant, recreation assistant, visual aides assistant, library/home economic aide, childcare aide), office assistant, machinist, bus driver, driver, store-man, stores officer, material storeman, and employees at the Media Centre Hobart and the Science Centre, Hobart.
 - (ii) cleaners other than employed by the employing authority for public hospitals.
 - (iii) ferry workers employed by Transport Tasmania.
 - (iv) traffic wardens;
 - (v) persons employed by the employing authorities for boarding schools and/or student hostels.
 - (vi) persons performing work presently classified as utility officer in the Department of Education whether or not the same are included in paragraph (i) hereof.

shall not be within the industries in connection with which the Federation is formed.

SECTION II

The Federation is also formed in connection with the industry covering the following:

- (a) The Crown in the right of the States of New South Wales and Queensland; and
- (b) Any Statutory Corporation, Instrumentality, Authority or other similar statutory body whether corporate or unincorporate, established by the Crown in the right of the States of New South Wales and Queensland; and
- (c) The University of New South Wales (excluding the Medical School thereof); and
- (d) Any educational institution in the State of Queensland designated as a University of College of Advanced Education;

and without limiting the generality of the foregoing shall include the following:

IN NEW SOUTH WALES

- (a) The New South Wales Public Service Board, or
- (b) The Water Conservation and Irrigation Commission, or
- (c) The Department of Main Roads of New South Wales,
- (d) The Electricity Commission of New South Wales, or
- (e) The Maritime Services Board of New South Wales IN OUEENSLAND
- (a) Permanent Heads of State Government Departments (as defined from time to time by Regulation 8 of the Regulations made under the Queensland Public Service Acts).
- (b) General Manager, State Government Insurance Office,
- (c) The Senates of Universities in Queensland,
- (d) The Councils of Colleges of Advanced Education in Queensland,

- (e) The Cane Prices Board,
- The Council of the Oueensland Institute of Medical Research.
- The Chairman of the Metropolitan Public Abattoir Board,
- (h) Public Hospitals Boards in Queensland (Established under the Queensland Hospital Act).

PROPOSED CHANGE TO THE CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP OF THE SPSF (REG. 146B(1)(c)

- The conditions of eligibility for membership of the SPSF as presently registered are set out hereunder.
- CONSTITUTION AND ELIGIBILITY FOR MEMBERSHIP
- (A) The Federation shall consist of an unlimited number of employees employed by
 - the Crown in right of any State or States (other than the State of Queensland);
 - (ii) any statutory body representing the Crown in right of any State or States (other than the State of Queensland);
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);
 - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland)

in or in connection with any one or more of the industries of:

Brickmaking and quarrying

Building and construction

Harbours including dockyards jetties and coastal waters excluding the industry of shipping

Engineering

Finance and investment in commercial or private undertakings or projects and purposes of a nongovernmental character excluding the industries of banking and credit unions

Housing including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land construction of residential premises for sale or lease and management of developed properties

Manufacturing for commercial or private undertakings of purposes of a non-governmental character

The storage, conveyance and marketing of dairy and farm produce, fish, meat, grain, coal and coke but excluding the sale of any of the foregoing commodities by wholesale or retail

Medical officers and paramedical officers excluding legally qualified Medical Practitioners or persons studying or training to obtain such qualifications

Power and fuel supply and sale excluding the manufacture distribution or sale of gas however defined provided that this exclusion shall not apply to salaried employees of The Pipeline Authority of South Australia

Printing and publishing provided that the Federation shall maintain but not extend its industrial coverage of employees who are covered by Federal or State Awards and Agreements or State or Federal Determinations in the printing industry

Regional Development and redevelopment including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land for mixed commercial residential and public use

Theatrical and amusements of any kind whether outdoor or indoor or in or about theatre halls sports exhibitions and agricultural shows but not so as to include employees not engaged in administrative and clerical duties and excluding the industry of professional musicians

Tourism including without limiting the generality thereof the acquisition planning survey restoration improvement management and promotion of Zoological and National Parks, places of historic interest, resorts and tourist attractions generally excluding the transport of passengers or goods by land water or air Universities and colleges of advanced education but not including academic staff

Water conservation and irrigation including without limiting the generality thereof the storage transport inspection control metering and sale of water

- (B) The Federation shall also consist of an unlimited number of employees employed by -
 - The Crown in right of any State or States (other than the State of Queensland);
 - any statutory body representing the Crown in right of any State or States (other than the State of Queensland):
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);
 - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland)

and which employees are engaged in any one or more of the industrial pursuits of

Architects and Naval Architects

Chemical Engineers, Civil Engineers, Communication Engineers, Electrical Engineers, Electronic Engineers, Hydraulic Engineers, Marine Engineers, Mechanical Engineers, Metallurgical Engineers, Mining Engineers, Production Engineers, Radio Engineers, Railway Engineers, Road Engineers, Structural Engineers, Water and Sewerage Engineers and Wireless Engineers

Building Surveyors, Engineering Surveyors, Geodetic Surveyors and Computers, Hydrographic Surveyors, Land Surveyors, Marine Surveyors, Mining Surveyors, Quantity Surveyors, Survey Computers and Topographical Surveyors

Draughtsmen, Architectural Cartographers, Cartographic Draughtsmen, Chemical Engineering Draughtsmen, Civil Engineering Draughtsmen, Electrical Engineering Draughtsmen, Engineering Draughtsmen, Estimating Draughtsmen, Hydraulic Engineering Draughtsmen, Jig and Tool Draughtsmen, Marine Engineering Draughtsmen, Mechanical Engineering Draughtsmen, Mining Engineering Draughtsmen, Photogrammetric Draughtsmen. Production Engineering Draughtsmen, Engineering Draughtsmen, Railway Engineering Draughtsmen, Road Engineering Draughtsmen, Ship Building Draughtsmen, Structural Draughtsmen, Survey Draughtsmen, Water and Sewerage Engineering Draughtsmen, Wireless Engineering Draughtsmen and Technical Illustrators

Medical officers including paramedical officers excluding legally qualified Medical Practitioners or persons studying or training to obtain such qualifications

Certified Mine Managers, Engineering Inspectors, Building Inspectors, Testers of Engineering Materials, Supervisors of Engineering Production, Planners of Engineering Production, Construction or Maintenance Work, Weather Officers

Technical Assistants and Technical Officers

Social Welfare Work, Child Care, Provision of Social Services, Charity Work and without limiting the generality of the foregoing probation and parole services including rehabilitation programme management, youth and community services, ethnic affairs, drug referral and rehabilitation, child and family care services, retarded persons services, mental health services and counselling in institutions, community centres and crisis service areas

Non-academic staff employed by Universities and Colleges of Advanced Education

- (C) The Federation shall also consist of such other persons (not being any persons employed by any employer excluded in Rules 2(A) or 2(B)) as are officers of the Federation or who may lawfully be or become members of a registered organisation of employees having the constitutional coverage and eligibility for membership set forth in sub-rule (A) and (B) of rule 2. Constitution of the rules of the Federation.
- (D) In the State of New South Wales the Federation shall also consist of -
 - Employees of the Crown in Right of the State of New South Wales; for the purposes of this Constitution the term "employees of the Crown" without limiting the ordinary meaning of the term shall include employees of any person, firm, board, trust, company or corporation employing persons on behalf of the Government of the State; and
 - (b) Foreman Engineers and Administration Officers exercising supervisory duties employed by the Board of Fire Commissioners; and
 - Employees who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or employees in training in a public or private hospital or public dental clinic, namely: Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist);

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor and Alcoholism Counsellor, Chiropodist (or Pediatrist), whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing

(ii) Employees of any organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or as employees in training, namely:

Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast;

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor, Alcoholism Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast, whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing but excluding employees howsoever qualified who are engaged or usually engaged in the callings or avocations of Child Care Officer, Library Officer or Remedial Gymnast in a Domiciliary institution operated by an organisation registered or exempt from registration as aforesaid.

- (iii) Employees who are engaged or usually engaged in the callings or avocations whether as principal or assistant employees or as employees in training of School Dental Therapist, Dental Chairside Assistant or Dental Technician in a public hospital or by an organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, or a public dental clinic.
- (iv) Provided that in the case of the callings or avocations of Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer;
 - (I) The certificate referred to above shall require at least two years full-time or three years part-time post Higher School Certificate level study.
 - (II) The institution referred to above is reasonably and properly 'deemed' by an employer.
 - (III) The employees are or should be reasonably and properly designated and classified as Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer respectively.
- (d) Persons employed by -
 - (i) Colleges of Advanced Education;
 - (ii) The University of New South Wales, the University of Newcastle, the University of Wollongong or any Universities formed from a College of these Universities;
 - (iii) Agriculture Colleges;

including in each case

Foreman, Laboratory Craftsmen and those employed in a supervisory capacity

- (e) The employees of the United Dental Hospital of Sydney.
- (f) Employees of the administrative, clerical and general staff of the Legislative Assembly and of the Legislative Council.

- (g) Senior executives, managers country branches, inspectors, sales supervisors, engineers, laboratory staff, floor and production management and senior clerical officers employed by the New South Wales Egg Corporation.
- Persons in the Departments of Education or Technical and Further Education, Colleges of Advanced Education and in such other Departments, Sub-Departments or Institutions who are employed by any New South Wales Education Commission or its
- Associates to Justices.
- Without in any way limiting the application of paragraphs (a) and (c) hereof:
 - Persons employed in regional offices of any Department of State or corporation or body established by statute of the State of New South Wales administering or providing health services in the State of New South Wales and including such persons whose employment fulfills a function of such a regional office but who, due to the nature of their duties, are not employed within the precincts of that office.
 - (ii) Persons employed in or by area or community health services (howsoever called) other than persons engaged in non-professional duties in,
 - (a) a State Public Hospital;
 - (b) a community health centre located within the precincts of a State Public Hospital; or
 - (c) an area health service (not being a community health centre) located outside the precincts of a State Public Hospital.

For the purposes of this sub-paragraph the term "non-professional" duties shall mean duties other than those performed by the persons described in paragraph (D)(c) of this rule.

- (iii) Persons, other than those described in paragraph (D) (c) of this rule, employed at the Sexually Transmitted Diseases Clinic and the Medical Examination and Immunisation Centre whilst such establishments are operated at locations not within the precincts of a Public Hospital by which such persons are employed.
- (iv) Persons employed in or by or in connection with the administration of:

The Drug and Alcohol Authority New South Wales State Cancer Council The United Hospitals Auxiliary The Institute of Psychiatry

- (v) Persons employed in or by or in connection with the administration of any body (whether incorporated or unincorporated) established for the purpose of registering persons for the practice of any profession, calling or vocation in the State of New South Wales.
- (vi) For a period of three years from the making of an order pursuant to the Health Administration Act, 1982, persons other than those referred to in subparagraphs (i) - (iv) hereof, who by virtue of that order would not otherwise be eligible for membership in the Federation, provided that at the time of the making of the order such persons were members of the Federation.

Provided that nothing in this paragraph shall render eligible for membership in the Federation persons engaged in the professions of nursing or mental nursing employed as trained nurses, trainees and assistants in nursing.

(k) Without limiting the generality of the foregoing paragraphs hereof, persons employed in or in connection with the provision of or rendering of medical and/or para-medical services in penal or like establishments deemed or proclaimed to be a prison pursuant to the

- Prisons Act, 1952, to persons incarcerated or otherwise detained.
- Persons employed at the Sydney Entertainment Centre in administrative, clerical, technical, professional or managerial capacities, including employees of any lessee of the Centre for operation as a place of entertainment, provided such persons are not employed to perform front-of-house activities nor engaged in any other capacity in or in connection with the selling of goods.
- (m) Employees of the Australia Music Centre Ltd. and of any successor, assignee or transmittee of the business and/or functions of the said corporation or any part
- (n) Without limiting the generality of any of the foregoing paragraphs hereof, all employees of the Joint Coal
- (o) Employees of the Totalisator Agency Board of N.S.W. performing duties for which the commencing salary is above the highest salary level for Branch Assistant Manager.
- (E) In the State of South Australia the Federation shall also consist of an unlimited number of persons -
 - Employed permanently or temporarily in the Public Service within the meaning of the Government Management and Employment Act, 1985.
 - Employed by or under any Board, Trust, Commission, Commissioner, Committee, or other public or statutory authority, appointed by the South Australian Government.
 - (c) Employed as Timekeepers, Foremen, or Inspectors in any department of the Public Service of South Australia.
 - (d) Employed on annual salary in any hospital or institution by or under the control of the South Australian Government.
 - (e) Employed by the Board or Committee of Management of the Adelaide Children's Hospital Incorporated. The Oueen Victoria Hospital Incorporated, Lyell McEwin Hospital Incorporated, The Julia Farr Centre Incorporated, Minda Home Incorporated and any Hospital or Health Centre Incorporated under the South Australian Health Commission Act 1975-1976 as amended and any other public or country community hospital or health centre.
 - (f) Employed as Executive Officers or in administrative, managerial or in a professional capacity by the Foundation for Multi Disciplinary Education in Community Health.
 - (g) Employed as nurses by the following State Government Hospitals - The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, The Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Walleroo Hospital, Ru Rua Nursing Home.
 - (h) Employed as nurses who are Public Servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
 - Employed as nurses pursuant to direct Ministerial appointment (but not persons employed by "subordinates" of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
 - Employed as nurses in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont

Hospital who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.

- (k) Employed as nurses by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
- Employed as Dental Nurses.
- (F) In the State of Tasmania the Federation shall also consist of an unlimited number of persons employed in a permanent or temporary capacity by -
 - (a) the State;
 - (b) a State Authority which means any persons or body of persons or Authority, whether corporate or unincorporate, which is constituted or established under the authority of any Act or under Royal prerogative for the State of Tasmania;
 - (c) a State public hospital which means any hospital receiving aid from the State that is prescribed as a State public hospital and with which a board is charged with the management, maintenance, and regulation. Provided that nothing in this paragraph shall render eligible for membership of the Federation any person employed on the general staff and/or nursing staff of a State public hospital in the State of Tasmania.
- (G) In the State of Victoria the Federation shall also consist of-

Persons employed in the Public Service of Victoria or employed in any State instrumentality or other undertaking carried on by public authorities, commissions, or corporations under any State charter, statute, enactment, or proclamation of the State of Victoria and including any such person transferred or on loan to the Public Service of another State or to any instrumentality or other undertaking carried on under any statute, charter or enactment or proclamation of any State.

- (H) In the State of Western Australia the Federation shall also consist of an unlimited number of persons -
 - (a) employed as an officer under and within the meaning of the Public Service Act, 1978-1980, or
 - (b) employed under the Forests Act, the Main Roads Act, or any Act now in force or hereafter enacted whereby any Board, Commission or other body is constituted to administer any such Act, or
 - (c) otherwise employed in any of the established branches of the Public Service of the State of Western Australia including State trading concerns, business undertakings and government institutions controlled by boards, or
 - (d) employed by any public hospital, (other than those operated and controlled by the Commonwealth) or by any private hospital, or
 - (e) employed by the Hospital Laundry and Linen Service,
 - (f) employed by the Western Australian School of Nursing or any service ancillary to the practice of medicine including institutions or facilities solely or substantially engaged in providing Medical Laboratory services, Radiological services, Physiotherapy services, Occupational Therapy services, Speech Therapy services or Social Work services, or
 - (g) Employed by the Western Australian Division of the Red Cross Society, or
 - (h) employed by The Spastic Welfare Association of Western Australia (Incorporated), or
 - employed by the Silver Chain Nursing Association (Incorporated), or
 - employed by The Slow Learning Children's Group of Western Australia (Inc.), or
 - (k) employed by Dentists as Dental Therapists, or

employed by the Paraplegic-Quadriplegic Association of Western Australia (Inc.)

EXCLUSIONS

Notwithstanding anything hereinbefore contained

Any person who is employed by any instrumentality of the Crown including without limiting the generality of the foregoing the following instrumentalities:-

Victorian Instrumentalities

Ballarat Water Board Bendigo Water Board

Road Construction Authority of Victoria

Dandenong Valley Authority

Gas & Fuel Corporation

Port of Geelong Authority

Geelong Water Board Latrobe Water Board

Melbourne Harbour Trust

Melbourne & Metropolitan Board of Works

The Metropolitan Transit Authority

Port of Melbourne Authority

State Transport Authority

State Electricity Commission of Victoria

Hospital & Charities Commission

Housing Commission

Western Australian Instrumentalities

Fremantle Port Authority

Main Roads Department

Western Australia Railways

State Energy Commission

South Australian Instrumentalties

Electricity Trust of South Australia South Australian Housing Trust

Pipe Lines Authority of South Australia Tasmanian Instrumentalities

Marine Board of Burnie

Marine Board of Devonport

Marine Board of Hobart

Hydro-Electric Commission

Port of Launceston Authority

Hobart Regional Water Authority

Tasmanian Department of Transport

New South Wales Instrumentalities

Electricity Commission

Urban Transit Authority Hunter District Water Board

Department of Main Roads

Maritime Services Board

Metropolitan Water, Sewerage and Drainage Board

Department of Motor Transport

Water Resources Commission State Rail Authority

Traffic Authority of N.S.W.

and is or has been a Corporate Member or Graduate Member of The Institution of Engineers, Australia, or has passed the prescribed examinations for or is the holder of qualifications published by The Institution of Engineers, Australia, as granting eligibility for Graduate or Corporate membership of the said Institution or in respect of whom The Institution of Engineers, Australia, has given written notification that his qualifications would render him eligible for Graduate or Corporate Membership of the said Institution shall not be eligible for membership of the Federation.

(ii) Any person who is employed in the tourist promotion section of the Public Transport Commission of NSW, the tourist promotion section of Victorian Railways, the Mt Buffalo Chalet operated by the Victorian Railways or the tourist section of the marketing division of the NSW Public Transport Commission

shall not be eligible for membership of the Federation.

(iii) Any person employed by:

Australian National Railways Commission Melbourne and Metropolitan Board of Works Road Construction Authority of Victoria Hydro-Electric Commission of Tasmania Australian Mineral Development Commission Electricity Trust of South Australia State Electricity Commission of Victoria. Port of Geelong Authority Melbourne Harbour Trust Port of Melbourne Authority The Metropolitan Transit Authority Metropolitan Transport Trust of Tasmania State Energy Commission of Western Australia Maritime Services Board of NSW

Melbourne Wholesale Fruit and Vegetable Market Trust Pest Plant Control Boards in the State of South Australia Vertebrate Pest Control Boards in the State of South Australia [Provided that Pest Plant Control Boards and Vertebrate Pest Control Boards shall neither mean nor include any or all of he Pest Plant Commission, the Vermin Control Administration Committee or the Vertebrate Pest Control Authority each in the State of South Australia Totalilsator Board of Victoria

Totalisator Agency Board of South Australia as a casual employee

Totalisator Agency Board of Tasmania shall not be eligible for membership of the Federation.

(iv) Any person employed in a professional capacity by: Public Transport Commission of NSW. Commissioner for Motor Transport, NSW, Victorian Railways Board, Railway Construction Board, Victoria, Transport Commission, Tasmania. Western Australian Government Railways Commission, State Transport Authority of South Australia (Rail Division)

shall not be eligible for membership of the Federation.

(v) Employees of Municipal County Shire Councils Trusts or other Local Government Authorities (other than employees of the Sydney Cove Redevelopment Authority), Water Supply Boards or Trusts (other than employees of the New South Wales Water Resources Commission, the Metropolitan Water Authority of Western Australia and the Metropolitan Water Board of Tasmania), Sewerage Boards or Trusts (other than employees of the New South Wales Metropolitan Waste Disposal Authority), Road Boards (other than employees of the New South Wales Department of Main Roads and the Western Australian Main Roads Department), Electricity Supply and Generation Authorities (other than professional administrative clerical or salaried technical staff of the Electricity Authority or the Electricity Commission of New South Wales) and employees (other than administrative or clerical staff) of any Western Australian Park Reserve Racecourse or Cemetery Board or Trust.

shall not be eligible for membership of the said Federation.

- (vi) (a) Any person employed by a University other than The University of New South Wales (but not so as to include The Medical School of The University of New South Wales), The University of Newcastle, The University of Wollongong, the University of Western Australia, Murdoch University and/or their respective colleges or any university which may be formed as a result of granting autonomy to any such college shall not be eligible for membership of the said
 - (b) Any person employed by a College of Advanced Education in any State as a member of the academic staff (which shall include Directors, Principals, Deputy and Assistant Directors or Principals, by whatever name called) shall not be eligible for membership of the said Federation provided that the

following Agriculture Colleges in the State of New South Wales shall not be regarded as Colleges of Advanced Education:

C B Alexander Agriculture College, Tocal The Murrumbidgee College of Agriculture

- (vii) Any person employed by,
 - The Crown in the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever:
 - II. Any,
 - (a) statutory body representing the Crown;
 - (b) instrumentality or authority whether corporate or unincorporate acting under the control of or for or behalf of or in the interest of the Crown;
 - (c) company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown;

which has as its function the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material whatsoever; or

has as one of its functions the actual operation of such a system or systems of public transportation but only those persons employed in or in connection with the operation of these system or systems;

shall not be eligible for membership of the Federation.

- III. (A) The foregoing exclusion however shall not render ineligible for membership employees of the following statutory bodies, departments or ministries, notwithstanding that such statutory bodies, departments or ministries did not in the past operate or are not at present operating a system or systems of public transportation:-
 - Western Australian Coastal Shipping Commission
 - (b) Albany Port Authority
 - (c) Bunbury Port Authority
 - (d) Esperance Port Authority
 - Fremantle Port Authority (e)
 - Geraldton Port Authority (f)
 - (g) Port Hedland Port Authority
 - (h) State Transport Commission (WA)
 - Ministry of Transport (Victoria) (i) Road Traffic Authority (Victoria)
 - (i) Commissioner for Motor Transport or (k) Department of Motor Transport (NSW)
 - Department of Transport (SA)
 - (m) Any statutory body, department or ministry which in the future assumes the current functions of any of the employers specified in such paragraphs (a) to (l) hereof.
 - (B) Provided further that if any of the bodies, departments or ministries specified or referred to in (A) hereof operates a system of public transportation the persons employed in or in connection with the actual operation of that public transportation system shall not be eligible for membership of the Federation.
- (viii) The following persons shall not be eligible for membership of the Federation in the State of New South Wales:
 - (a) Persons employed by Colleges of Advanced Education, the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a college of those Universities whose ordinary duties consist of work usually performed by watchmen, caretakers, cleaners, tea attendants, together with persons (other than foreman, laboratory craftsmen and those employed in a supervisory capacity) employed as carpenters, joiners, tile-layers, bricklayers, tuck-pointers, slaters,

- roof-tilers, shinglers, ridgers, cement-tilers or rooffixers, painters, decorators, sign-writers, glazers, glass-cutters, paper-hangers, plasterers, plaster fixers, granolithic floor-layers, plumbers, gasfitters or pipe-fitters.
- (b) Persons employed by the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a College of those Universities as academic staff.
- (c) Persons employed by the United Dental Hospital in the profession of nursing as trained nurses, trainees and assistants in nursing.
- (d) Persons employed by the Legislative Assembly and the Legislative Council as caretakers, cleaners, gatekeepers, lift attendants, tea attendants and watchmen.
- (e) Persons in New South Wales who are employed as
 - (I) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), engaged in pre-school, infant, primary or secondary public education controlled by the Government or employed by the Education Commission;
 - (II) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), and traineeteacher advisers engaged in technical and further education or adult migrant education or employed in evening colleges;
 - (III) Education officers (performing teaching duties) and teachers working in the Department of Corrective Services;
 - (IV) Teachers seconded as officers of the Research and Guidance Branch of the Education Department
- (f) Persons appointed to be members of the Police Force of New South Wales in a non-commissioned canacity.
- (g) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (h) Employees of the Totalisator Agency Board of N.S.W. in clerical classifications for which the commencing salary is at or below the highest salary level for Branch Assistant Manager.
- Persons employed by any State Public Hospital in the retail sale of goods.

- (j) Persons employed in the Education Department in or in connection with the operation of school canteens and kiosks but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
 - Persons wholly, mainly or principally engaged (and however designated) in the work of lift attending, porter's work, tea attendant, cleaning and related pollution control (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers) and caretaking (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers and also persons employed in or for a substantial part of their time in Court Houses, historic houses or Government House), or employed in child care centres, day nurseries, or pre-school kindergartens by the Department of Education or the Department of Technical and Further Education (other than teacher aides in pre-school kindergartens and nurseries within the grounds of public schools but excluding nursery cooks or nursery helps employed in the Department of Education Nursery Schools) or under the Youth Employment Scheme by Government Departments, other than by the Department of Corrective Services, but not excluding ancillary staff in schools and persons employed in supervisory positions above the level of the officer in charge of such a child care centre, or persons employed in a professional, inspectorial, administrative, clerical or technical capacity, provided that no persons employed by the United Dental Hospital shall be excluded by reason of this paragraph.
- (ix) The following persons shall not be eligible for membership of the Federation in the State of South Australia:
- (ix) The following persons shall not be eligible for membership of the Federation in the State of South Australia:
 - (a) Salaried Medical Officers
 - (b) Storemen and Packers
 - (c) Ministerial Press Secretaries
 - (d) Persons employed by Minda Incorporated below the level of and including the occupation of charge attendant and persons employed by the Electricity Trust of South Australia in the occupation of caretaker, cleaner, watchman or security officer.
 - (e) Employees engaged or us ually engaged as electrical fitters, armature winders, electrical mechanics, battery winders, railway electricians, telephone fitters, radio workers, cable joiners, linesmen and lamp, trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electrical welders whose work is associated with the work of an electrician, electricians engaged or usually engaged or employed in running and maintaining electrical plants dynamo, motor attendants or the like.
 - (f) Nurses other than:
 - Nurses employed by the following State Government Hospitals —

The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, the Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Wallaroo Hospital, Ru Rua Nursing Home.

(II) Nurses who are public servants within the meaning of the Government Management and

Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.

- (III) Nurses who are employed pursuant to direct Ministerial appointment (but not persons employed by subordinates of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- (IV) Nurses employed in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital, who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.
- (V) Nurses employed by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals, who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.

Minda Home, country community hospitals, who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.

- (g) Persons who are employed or are usually employed in any capacity whether permanent or casual in or in connection with:
 - breweries, malt houses, bottling establishments, distilleries, wine cellars, wineries and spirit
 - (II) aerated water, cordials, cider and ginger beer or other non-intoxicating beer factories and employees retailing to the public any of the products of these factories;
 - (III) hotels, wine saloons, wine bars, coffee palaces, coffee lounges, tea rooms, soda fountains, milk bars, fruit juice or flavour bars;
 - (IV) marine stores or yards, cork cutting factories, bottle washing establishments, patent yeast and vinegar factories;
 - (V) clubs, restaurants, meeting houses and board and lodging and apartment houses, catering establishments:
 - (VI) race courses, football grounds, cricket, dog racing, coursing and other sports grounds, industrial canteens, motels and casinos.
- (h) Employees below the classification of foreman employed in the printing and kindred industries.
- Persons employed on a weekly or daily basis in the timber industry (provided that notwithstanding the generality of the foregoing, excluding persons employed as mill hands, saw men, timber graders or
- Employees engaged or usually engaged in the process trade or business connected with or incidental to the manufacture, assembling or repairing of carriages, carts, wagons, trucks, railway cars, tram cars, motor cars, motor cycles, side cars, aircraft and other vehicles used in air transit and all other vehicles or parts thereof and whether in wood and/or metal and/ or other material.
- (k) Daily or weekly paid employees engaged in any of the following industries or callings:

Agricultural, horticultural, viticultural, construction or maintenance of roads, footpaths, aerodromes, bridges, reservoirs, lochs, drains, dams, weirs, channels, tunnels, school grounds or playgrounds, water and sewerage, land surveying and works and undertakings carried out by or on behalf of any local governing body.

- (1) Persons employed or usually employed or engaged in or in connection with the industries or industrial pursuits of carpenters and joiners or as brick-layers, tuck pointers or in the trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibre, fibrolite or cement mixtures and accessories, malthoid, sisalkraft or bituminous roofing materials and all accessories made of the same or similar materials.
- (m) Carpenters and joiners, including ship's carpenters and joiners.
- (n) Persons employed or engaged in or in connection with the industries of driving and the transport of persons and/or passengers and/or goods, wares, merchandise or any material whatsoever by or on vehicle or animals or by aircraft or by motor steam, oil, electric or other mechanically propelled contrivances, drivers assistants and conductors of same and stable work wheresoever performed, all yard and garage cleaning, and other work in connection with driving and transport, including washing, greasing, oiling, cleaning, polishing, tyre fitting and general attendance of horse or mechanically propelled vehicles and mechanical contrivances, loading and unloading onto and/or from any vehicle.
- (o) Persons employed as roof plumber drainers, gasfitters, sanitary plumbers, registered drainers, plumber welders mechanical services plumbers, water plumbers or the like.
- (p) Persons employed in:
 - making and/or repairing the whole or any part of any male or female garment or of any article of wearing apparel whatsoever and the dyeing, cleaning, repairing or pressing or ironing of any such articles;
 - making and/or repairing the whole or any part of any description of umbrella;
 - (III) making and/or repairing any description of handkerchiefs, serviettes, pillow slips, pillow shams, sheets and table cloths, towels, quilts, aprons, mosquito nets, bed valances or bed curtains:
 - (IV) embroidering or otherwise or namenting any of the abovementioned articles;
 - the industry of a furrier;
 - (VI) the making of chenille and the making and/or repairing of articles of all descriptions as are made of chenille.
- (q) Firefighters, control room operators, probationary firefighters, fire equipment servicemen and hoseroom men.
- Persons employed at the Australian Mineral Development Laboratory and the Electricity Trust of South Australia in a drafting capacity or a technical capacity.
- (s) Persons who are employed in South Australia -
 - As teachers in any Government school, preschool, child-parent centre or technical and further education institution;
 - In a technical and further education institution and responsible for the co-ordination of teaching therein;
 - (III) As pre-school aides OR assistants in child parent centres.
- The Commissioner, Deputy Commissioner, any Commissioned Officer and any other person who is a member of the Police Force of South Australia or who is undergoing training in order to qualify for appointment as a member of the Police Force of South Australia.

- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (v) Persons employed by the Adelaide Festival Centre Trust in the retail sale of goods or the supply of food or drink for consumption on the premises or for take away, but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
- (x) The following persons shall not be eligible for membership of the Federation in the State of Western Australia:
 - (a) Persons employed as Clerical Officers in -

the State Engineering Works except those who are employed pursuant to the provisions of the Public Service Act;

the Lotteries Commission

(b) Persons employed as Clerical Officers in positions which, on a salary basis, are less than the salary paid to the respective Public Service Classifications set out hereafter —

Robbs Jetty, C 11 6
Western Australia Coastal Shipping
Commission, C 11 10
Western Australian Egg Marketing
Board, C 11 7
Fremantle Port Authority, C 11 10/11

(c) Persons employed as Clerical Workers by -

Western Australian Meat Commission

the Minister for Water Supply, Sewerage and Drainage, or the Metropolitan Water Supply, Sewerage and Drainage Board,

or the Minister for Works

in connection with maintenance work in the field, on the job, or elsewhere away from Head Office.

- (d) Persons engaged as wharfinger, assistant wharfingers, officers in charge of goods sheds or clerks at the ports under the control of the Department of Marine and Harbours in Western Australia.
- (e) Persons employed as officers of the Western Australian Prison Service below the rank of Chief Officer.
- (f) Persons appointed as Commission Agents by the Totalisator Agency Board.
- (g) Persons employed as Foreman except those who are employed by the Minister for Mines.
- (h) Persons employed as Police Officers, Police Cadets and Police Aides.

- (i) Persons employed as Marine Pilots.
- Persons employed on an annual salary by the Western Australia Government Railways.
- (k) Persons employed on an annual salary in a clerical, inspectorial or professional capacity by the Chairman of the Metropolitan Transport Trust.
- (1) Persons employed in the profession or industry of nursing and being registered or entitled to be registered with the Nurses Board of Western Australia or as student nurses, other than those employed under the Public Service Act or by the Nurses Board of Western Australia.
- (m) Persons employed as Shift Engineers, Royal Perth Hospital.
- (n) Persons employed in the callings of foreman; laundryman; laundress; general hand; driver; gardener; security man; storeman; press operator; seamstress; sorter; cook; tradesman; dry cleaner; presser; cutter in the Hospital Laundry and Linen Service or other persons employed as Laundry Workers.
- (o) Persons employed in Doctors' surgeries.
- (p) Persons employed by the Western Australian Division of the Red Cross Society as Clerks.
- (q) Persons employed by the Spastic Welfare Association as Tradesmen who perform the usual trade duties.
- (r) Persons employed by universities as academic staff.
- (s) Any person employed by the University of Western Australia who has an academic salary nexus and academic status.
- (t) Any person employed by a university in the position of "The University Librarian".
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting and Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (v) Persons employed by the Totalisator Agency Board of Western Australia in casual or part-time clerical duties.
- (w) Persons employed as wages employees as storemen, storemen operator or storemen-in-charge at:
 - (1) Building Management Authority
 - (2) Education Supplies Branch
 - (3) Fremantle Port Authority
 - (4) Government Stores Department
 - (5) Library Board of Western Australia
 - (6) State Engineering Works
 - (7) State Health Laboratory
 - (8) State Housing Commission
 - (9) WA Education Department

- (10) WA Institute of Technology
- (11) WA Meat Exports Pty Ltd
- (12) WA Potato Marketing Board
- (13) Police Department
- (14) Any other Government Store listed as a named respondent to the Storemen Government Award 1979, No 20/1969
- (x) Persons in Western Australia who are employed as teachers, education officers, (performing professional duties requiring teaching qualifications) guidance officers, demonstrators or counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), -
 - (I) by the Education Department;
 - (II) in a technical and further education institution;
 - (III) in pre-school centres (provided that teachers in pre-school centres hold or are enrolled in a course leading to a teaching academic qualification); OR
 - (IV) in community colleges.
- (y) (i) Persons employed in the callings of cleaner; caretaker; lift attendant; window cleaner; watchman; charwoman; usher; doorkeeper; gatekeeper; porter; janitor; cleaning and pollution control; attendant in ladies' retiring rooms; commissionaire; tea attendant; day or night patrolman; gardener; groundsman; gardener's labourer; maintenance labourer; home economics assistant; waiter; waitress; kitchen hand; maid; cook; horticulturist; domestic; trainee horticulturist; apprentice; security man

but not so as to exclude

persons employed for the purpose of undertaking professional, supervisory, technical, administrative and/or clerical functions including, notwithstanding the generality of the foregoing, maintenance assistants; general assistants; maintenance officers and curators.

- (ii) Persons employed in the callings of the keeper: aquarist or ranger in National Parks and Zoological Gardens.
- (iii) Persons employed in the callings of powermower operator; tractor-mower operator or leading hand employed by the Building Management Authority Mowing Services.
- (iv) Persons employed in the occupation of teachers' aide.

but not so as to exclude

school assistants; technical assistants; library assistants; laboratory assistants and attendants.

- (v) Domestic work, including leading hands,
 - · but not so as to exclude

persons employed for the purpose of undertaking supervisory, administrative and/or clerical functions or for the purpose of instructing in domestic work or persons employed as homemakers.

- (vi) Attendants, employed on wages, by the Trustees of the Western Australian Museum or the Board of the Art Gallery of Western Australia.
- (vii) Persons employed in the callings of the first aid attendant or security officer by the State Energy Commission.
- (viii)Persons employed in pre school centres, child minding centres or day nurseries in the callings of Pre-School Teacher or Qualified Child Care Worker or Unqualified Child Care Worker.
- (ix) Persons employed in the calling of car park attendant other than persons employed by Universities or other tertiary education institutions in Western Australia.

- (z) Employees of the Western Australian Water Authority solely or substantially engaged in or in connection with labouring; operation of portable or non-portable machinery or equipment for construction or maintenance purposes; tradespersons leading hands (except salaried supervisors); blacksmith's striker; dresser; oxy or electric welding assistant; driving of motor transport, articulated vehicles or mechanical equipment; and employees solely or substantially engaged in the callings of alarm room attendant; watchman; radio control room operator; caretaker; supervising storeman; senior storeman; storeman in charge; storeman; water treatment plant operator; assistant on water treatment plant; testers (including testers in charge and senior testers); ganger; survey hand; chain man; instrument hand; senior instrument hand; senior catchment warden; catchment warden; ranger; senior ranger; and employees engaged as non-trades foreman or assistant foreman; supervising or senior foreman; and employees engaged on the construction and maintenance of country water supplies as water supply controller, electric pump attendant or pumping station attendant.
- (aa) Persons employed by:-
 - (i) any Public or Private Hospital, or
 - (ii) the SLCG (Inc) or
 - (iii) Silver Chain Nursing Association (Inc.), or
 - in establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, Ngal-a Mothercraft Training Centre, The Braille Hospital, Nadezda and Homes of Peace,

In the callings of

home help or home care aide (Silver Chain Nursing Association (Inc.) only); social trainer (Nulsen Haven and SLCG (Inc) only); cottage parent or assistant supervisor (SLCG only); nursing assistant; enrolled nurse; student enrolled nurse; dental technician (Perth Dental Hospital only); cleaner, domestic maid; gardener, handyman; housemaid; kitchen man; kitchen maid; laundry worker; dry cleaner; orderly; pantry maid; wardsmaid; yardsman; seamstress; washingmachine hand; boiler-firing orderly; shaving orderly; storeman; driver; bus driver; chef; cook; window cleaner; dry cleaner; steward; animal house attendant; gardener and propagator; senior gardener, head gardener; butcher; carpenter; butcher's assistant; car park attendant; laboratory attendant; waitress; cafeteria assistant; theatre orderly; theatre assistant; ward assistant; CSSD assistant; CSSD orderly; farm assistant; head orderly; bootmaker; housemother (Mount Henry, Olive Jones Nurses' Home, Fremantle and Country Hospitals only); telephonist and receptionist (Swanbourne-Graylands Hospital only); training assistant (Spastic Welfare Association of W.A. (Inc.))

but not so as to exclude the callings of:

(b) home help supervisors; supervising dental technician; cleaning services officer or supervisor; general services supervisor; curator; grounds' supervisor; maintenance officer; assistant food supervisor; food supervisor; food staff supervisor; laundry manager; linen service officer; assistant linen service officer; storeman-clerk; stores officer; catering and domestic supervisor; catering officer; animal house technician; garage supervisor; laboratory assistant; warden; physiotherapy assistant; occupational therapy assistant; farm supervisor; manager, orderly and/or transport services; and orthopaedic appliance worker or assistant.

- (bb) Employees of the Commissioner for Public Health in the Community Health and Child Health Services Branch of the Health Department in the calling of health worker or health worker (special).
- (xi) The following persons shall not be eligible for membership of the Federation in the State of Victoria:
 - (a) Persons who are members of the Police Force of Victoria of the designations and/or ranks of Constable, Sub-Officer, Commissioned Officer or Commissioner of Police or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Victoria in one or more of the designations and/or ranks aforesaid or who are members of the Retired Police Reserve of Victoria.
 - (b) Persons employed by the University of Melbourne as academic staff.
 - (c) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described Persons employed at the State Film Centre of Victoria.

- (d) Persons employed by any State Public Hospital in the retail sale of goods.
- (e) Persons employed by the State Transport Authority and the Metropolitan Transit Authority in the retail sale of goods.
- (f) Persons in Victoria who are
 - employed in technical schools of the Education Department or in technical and further education institutions or in teaching classes administered by such institutions as teachers, lecturers, emergency teachers, teacher librarians, instrumental musicians or in school to work transition programmes;
 - (II) employed as teachers in a Technical-High School or in a High School with a technical education component or a post-primary
 - (III) employed as student teachers by the Education Department in technical and further education institutions or in the Technical and Further Education Teaching Service or by a technical and further education institution;
 - (IV) registered by the Victorian Technical Teachers' Education Board or by the Technical and Further Education Teaching Service Registration

Board and are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education or any Victorian Technical and Further Education Board to perform professional duties requiring teaching qualifications;

- (V) registered or eligible to be registered by the Technical Teachers' Registration Board, the Secondary Teachers' Registration Board or the Primary Teachers' Registration Board and are members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teacher qualifications.
- (VI) registered by the Victorian Secondary Teachers' Registration Board and employed in the secondary schools of the Education Department as teachers, librarians, instrumental teachers, remedial teachers, language assistants or persons who are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education to perform professional duties requiring teaching qualifications or in school to work transition programmes;
- (VII) employed in the teaching service of the Education Department;

(VIII) who teach or supervise teaching -

- (i) in day training centres registered pursuant to the Mental Health Act 1959 (Victoria) or any Act in substitution or amendment thereof or
- (ii) in institutions in Victoria for the education of the socially, physically, sensorily, educationally or intellectually handicapped, or
- (iii) in institutions conducted by the Victorian Institute of Education Administration.
- Caretakers, cleaners, domestic arts maids, gardeners, home economics assistants, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by the Ministry of Education or Schools' Councils constituted pursuant to the Education Act 1975 as amended;
 - (ii) Caretakers, cleaners, gardeners, laundry workers, security officers (other than administrative/ clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Technical and Further Education pursuant to Section 3 of the Post Secondary Education Act 1978 as amended;
 - (iii) Caretakers, cleaners, gardeners, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the

Victorian Public Service by Colleges of Advanced Education constituted pursuant to the Post Secondary Education Act, 1978 as amended;

- (iv) Persons who are employed under Section 41A of the Public Service Act, 1974 or any successor thereto and whose wages or conditions of service are governed by any of the following awards or any instrument successor thereto in relation to such employees in the administrative units listed hereunder or any successor thereto had such employees been employed in their present employment as at 11th November 1986. The awards referred to are:-
 - The Award of the Cleaners' Conciliation and Arbitration Board; known colloquially as the Cleaners' Award.
 - (b) The Award of the Security Employees' Conciliation and Arbitration Board, known colloquially as the Security Employees' Award.

The Administrative Units referred to are:-

The Department of Property and Services, the Ministry for the Arts, the Law Department, the Ministry for Housing and the Department of Agriculture and Rural Affairs.

- (v) Parking Officers and community guardians employed under Section 41A of Division 8 of the Public Service Act 1974 and/or any successor
- (vi) Jury keepers (but not so as to exclude jury pool supervisors);
- (vii) Animal attendants, caretakers, cleaners, gardeners, security officers, zoological keepers employed by the Zoological Board of Victoria (other than administrative/clerical or above a level equivalent to that of leading hands);
- (viii) Dental Technicians and Dental Nurses employed by the Cancer Institute, the Royal Dental Hospital, Melbourne or by any hospital registered pursuant to the Health Commission Act, 1977 or other than as permanent or temporary officers of the Victorian Public Service by Community Health Centres;
- (ix) Persons employed in pre-school kindergartens, centres for day or part-day care of children, day or part day nurseries and children's play centres, employed other than as permanent or temporary officers of the Victorian Public Service or except where the functions of such undertakings are carried on within the Victorian Public Service or where such functions are transferred or relocated outside the Victorian Public Service or become carried on by persons redeployed from employment in or by the Victorian Public Service.
- (xii) The following persons shall not be eligible for membership of the Federation in the State of Tasmania:
 - (a) Persons who are members of the Police Force of Tasmania or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Tasmania
 - (b) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (c) Persons in Tasmania who are employed as -
 - (I) teachers, (including part time and/or relieving teachers, teacher librarians, student counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), supervisors and educational officers or any such other classification of employment incidental to education) engaged in kindergartens, pre-schools, infants, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services branches of the Education Department;
 - (II) employed as professional officers in the Education Department to perform professional duties requiring teaching qualifications;
 - (III) Recreation Officers in the Education Depart-
 - (IV) part-time and/or temporary relieving teachers employed by the Government of Tasmania;
 - (V) teachers in training on Government student-
- persons employed in the Department of Educa-(d) (i) tion except professional, administrative, clerical, technical and supervisory (above the level of leading hand) staff, teacher aides (including, but not limiting the generality thereof, aide, audiovisual aide, kindergarten aide, kindergarten teacher's aide, teacher's aide, teachers assistant, library aide, bus aide, laboratory aide, library assistant, recreation assistant, visual aides assistant, library/home economic aide, childcare aide), office assistant, machinist, bus driver, driver, store-man, stores officer, material storeman, and employees at the Media Centre Hobart and the Science Centre, Hobart.
 - (ii) cleaners other than employed by the employing authority for public hospitals.
 - (iii) ferry workers employed by Transport Tasmania.
 - (iv) traffic wardens.
 - persons employed by the employing authorities for boarding schools and/or student hostels.
 - persons performing work presently classified as utility officer in the Department of Education whether or not the same are included in paragraph (i) hereof.
- 10. The proposed changes to the conditions of eligibility of the SPSF are as follows.
- 3) CONSTITUTION AND ELIGIBILITY FOR MEMBERSHIP SECTION I

In this section -

(a) References to "this rule" (or similar expressions) shall be construed as referring to this Section only of this rule and shall not be construed as limiting the scope of Section II hereof.

- (b) References to persons not being eligible for membership of the Federation (or similar expressions) shall be construed as limited to such persons not being eligible for membership under this Section of this rule.
- (A) The Federation shall consist of an unlimited number of employees employed by —
 - the Crown in right of any State or States (other than the State of Queensland);
 - (ii) any statutory body representing the Crown in right of any State or States (other than the State of Queensland);
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);
 - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland)

in or in connection with any one or more of the industries of:

Brickmaking and quarrying

Building and construction

Harbours including dockyards jetties and coastal waters excluding the industry of shipping

Engineering

Finance and investment in commercial or private undertakings or projects and purposes of a nongovernmental character excluding the industries of banking and credit unions

Housing including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land construction of residential premises for sale or lease and management of developed properties

Insurance

Manufacturing for commercial or private undertakings of purposes of a non-governmental character. The storage, conveyance and marketing of dairy and farm produce, fish, meat, grain, coal and coke but excluding the sale of any of the foregoing commodities by wholesale or retail

Medical officers and paramedical officers excluding legally qualified Medical Practitioners or persons studying or training to obtain such qualifications

Mining

Power and fuel supply and sale excluding the manufacture distribution or sale of gas however defined provided that this exclusion shall not apply to salaried employees of The Pipeline Authority of South Australia

Printing and publishing provided that the Federation shall maintain but not extend its industrial coverage of employees who are covered by Federal or State Awards and Agreements or State or Federal Determinations in the printing industry

Regional Development and redevelopment including without limiting the generality thereof the acquisition planning survey subdivision improvement sale or lease of land for mixed commercial residential and public use

Theatrical and amusements of any kind whether outdoor or indoor or in or about theatre halls sports exhibitions and agricultural shows but not so as to include employees not engaged in administrative and clerical duties and excluding the industry of professional musicians Tourism including without limiting the generality thereof the acquisition planning survey restoration improvement management and promotion of Zoological and National Parks, places of historic interest, resorts and tourist attractions generally excluding the transport of passengers or goods by land water or air Universities and colleges of advanced education but not including academic staff

Water conservation and irrigation including without limiting the generality thereof the storage transport inspection control metering and sale of water

- (B) The Federation shall also consist of an unlimited number of employees employed by
 - (i) The Crown in right of any State or States (other than the State of Queensland);
 - (ii) any statutory body representing the Crown in right of any State or States (other than the State of Queensland);
 - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland);
 - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland) or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interest of the Crown in right of any State or States (other than the State of Queensland)

and which employees are engaged in any one or more of the industrial pursuits of

Architects and Naval Architects

Chemical Engineers, Civil Engineers, Communication Engineers, Electrical Engineers, Electronic Engineers, Hydraulic Engineers, Marine Engineers, Mechanical Engineers, Metallurgical Engineers, Mining Engineers, Production Engineers, Radio Engineers, Railway Engineers, Road Engineers, Structural Engineers, Water and Sewerage Engineers and Wireless Engineers

Building Surveyors, Engineering Surveyors, Geodetic Surveyors and Computers, Hydrographic Surveyors, Land Surveyors, Marine Surveyors, Mining Surveyors, Quantity Surveyors, Survey Computers and Topographical Surveyors

Draughtsmen, Cartographers, Cartographic Draughtsmen, Chemical Engineering Draughtsmen, Civil Engineering Draughtsmen, Electrical Engineering Draughtsmen, Engineering Draughtsmen, Estimating Draughtsmen, Hydraulic Engineering Draughtsmen, Jig and Tool Draughtsmen, Marine Engineering Draughtsmen, Mechanical Engineering Draughtsmen, Mining Engineering Draughtsmen, Photogrammetric Draughtsmen, Production Engineering Draughtsmen, Radio Engineering Draughtsmen, Railway Engineering Draughtsmen, Road Engineering Draughtsmen, Ship Building Draughtsmen, Structural Draughtsmen, Survey Draughtsmen, Water and Sewerage Engineering Draughtsmen, Wireless Engineering Draughtsmen and Technical Illustrators

Medical officers including paramedical officers excluding legally qualified Medical Practitioners or persons studying or training to obtain such qualifications

Tracers

Certified Mine Managers, Engineering Inspectors, Building Inspectors, Testers of Engineering Materials, Supervisors of Engineering Production, Planners of Engineering Production, Construction or Maintenance Work, Weather Officers Technical Assistants and Technical Officers

Social Welfare Work, Child Care. Provision of Social Services. Charity Work and without limiting the generality of the foregoing probation and parole services including rehabilitation programme management, youth and community services, ethnic affairs, drug referral and rehabilitation, child and family care services, retarded persons services, mental health services and counselling in institutions, community centres and crisis service areas

Non-academic staff employed by Universities and Colleges of Advanced Education

- (C) The Federation shall also consist of such other persons (not being any persons employed by any employer excluded in Rules 2(A) or 2(B)) as are officers of the Federation or who may lawfully be or become members of a registered organisation of employees having the constitutional coverage and eligibility for membership set forth in sub-rule (A) and (B) of rule 2. Constitution of the rules of the Federation.
- (D) In the State of New South Wales the Federation shall also consist of -
 - Employees of the Crown in Right of the State of New South Wales; for the purposes of this Constitution the term "employees of the Crown" without limiting the ordinary meaning of the term shall include employees of any person, firm, board, trust, company or corporation employing persons on behalf of the Government of the State; and
 - (b) Foreman Engineers and Administration Officers exercising supervisory duties employed by the Board of Fire Commissioners; and
 - Employees who are graduates or graduands of a (c) (i) recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or employees in training in a public or private hospital or public dental clinic, namely:

Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist);

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor and Alcoholism Counsellor, Chiropodist (or Pediatrist), whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing.

(ii) Employees of any organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, who are graduates or graduands of a recognised university or who hold a diploma of a recognised body and who are engaged or usually engaged in any of the following callings or avocations whether as principal or assistant employees or as employees in training, namely:

Bacteriologist, Pathologist, Medical Scientist, Scientific Officer (other than Medical Technologist), Bio-Medical Engineer, Physician, Surgeon, Psychologist, Dental Scientist, Dentist, Optometrist, Oculist, Audiologist, Speech Therapist, Occupational Therapist, Music Therapist, Dietician, Librarian, Medical Record Librarian (or Administrator), Social Worker, Physiotherapist, Welfare Officer, Health Education Officer, Alcoholism Counsellor, Nurse Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast;

together with such other employees who are engaged or usually engaged in the callings or avocations of Welfare Officer, Health Education Officer, Nurse Counsellor, Alcoholism Counsellor, Chiropodist (or Pediatrist), Child Care Officer, Library Officer or Remedial Gymnast, whether as principal or assistant employees or as employees in training and who hold a certificate of a technical college or of an institution deemed by the employer to be of similar standing but excluding employees howsoever qualified who are engaged or usually engaged in the callings or avocations of Child Care Officer, Library Officer or Remedial Gymnast in a Domiciliary institution operated by an organisation registered or exempt from registration as aforesaid.

- (iii) Employees who are engaged or usually engaged in the callings or avocations whether as principal or assistant employees or as employees in training of School Dental Therapist, Dental Chairside Assistant or Dental Technician in a public hospital or by an organisation registered or exempt from registration under the Charitable Collections Act, 1934, as amended, or a public dental clinic.
- (iv) Provided that in the case of the callings or avocations of Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer:
 - The certificate referred to above shall require at least two years full-time or three years part-time post Higher School Certificate level study.
 - (II) The institution referred to above is reasonably and properly 'deemed' by an employer.
 - (III) The employees are or should be reasonably and properly designated and classified as Nurse Counsellor, Alcoholism Counsellor, Child Care Officer, Welfare Officer and Health Education Officer respectively.
- (d) Persons employed by -
 - (i) Colleges of Advanced Education;
 - (ii) The University of New South Wales, the University of Newcastle, the University of Wollongong or any Universities formed from a College of these Universities;
 - (iii) Agriculture Colleges;

including in each case

Foreman, Laboratory Craftsmen and those employed in a supervisory capacity

- (e) The employees of the United Dental Hospital of Sydney.
- (f) Employees of the administrative, clerical and general staff of the Legislative Assembly and of the Legislative Council.
- Senior executives, managers country branches, inspectors, sales supervisors, engineers, laboratory staff, floor and production management and senior clerical officers employed by the New South Wales Egg Corporation.
- (h) Persons in the Departments of Education or Technical and Further Education, Colleges of Advanced Education and in such other Departments, Sub-Departments or Institutions who are employed by any New South Wales Education Commission or its agents.
- (i) Associates to Justices.

- (j) Without in any way limiting the application of paragraphs (a) and (c) hereof:
 - (i) Persons employed in regional offices of any Department of State or corporation or body established by statute of the State of New South Wales administering or providing health services in the State of New South Wales and including such persons whose employment fulfills a function of such a regional office but who, due to the nature of their duties, are not employed within the precincts of that office.
 - (ii) Persons employed in or by area or community health services (howsoever called) other than persons engaged in non-professional duties in,
 - (a) a Public Hospital;
 - (b) a community health centre located within the precincts of a Public Hospital; or
 - (c) an area health service (not being a community health centre) located outside the precincts of a Public Hospital.

For the purposes of this sub-paragraph the term "non-professional" duties shall mean duties other than those performed by the persons described in paragraph (D)(c) of this rule.

- (iii) Persons, other than those described in paragraph (D)(c) of this rule, employed at the Sexually Transmitted Diseases Clinic and the Medical Examination and Immunisation Centre whilst such establishments are operated at locations not within the precincts of a Public Hospital by which such persons are employed.
- (iv) Persons employed in or by or in connection with the administration of:

The Drug and Alcohol Authority New South Wales State Cancer Council The United Hospitals Auxiliary The Institute of Psychiatry

- (v) Persons employed in or by or in connection with the administration of any body (whether incorporated or unincorporated) established for the purpose of registering persons for the practice of any profession, calling or vocation in the State of New South Wales.
- (vi) For a period of three years from the making of an order pursuant to the Health Administration Act, 1982, persons other than those referred to in subparagraphs (i) - (iv) hereof, who by virtue of that order would not otherwise be eligible for membership in the Federation, provided that at the time of the making of the order such persons were members of the Federation.

Provided that nothing in this paragraph shall render eligible for membership in the Federation persons engaged in the professions of nursing or mental nursing employed as trained nurses, trainees and assistants in nursing.

- (k) Without limiting the generality of the foregoing paragraphs hereof, persons employed in or in connection with the provision of or rendering of medical and/or para-medical services in penal or like establishments deemed or proclaimed to be a prison pursuant to the Prisons Act, 1952, to persons incarcerated or otherwise detained.
- (1) Persons employed at the Sydney Entertainment Centre in administrative, clerical, technical, professional or managerial capacities, including employees of any lessee of the Centre for operation as a place of entertainment, provided such persons are not employed to perform front-of-house activities nor engaged in any other capacity in or in connection with the selling of goods.
- (m) Employees of the Australia Music Centre Ltd, and of any successor, assignee or transmittee of the business

- and/or functions of the said corporation or any part thereof.
- (n) Without limiting the generality of any of the foregoing paragraphs hereof, all employees of the Joint Coal
- (o) Employees of the Totalisator Agency Board of N.S.W. performing duties for which the commencing salary is above the highest salary level for Branch Assistant Manager.
- (E) In the State of South Australia the Federation shall also consist of an unlimited number of persons
 - (a) Employed permanently or temporarily in the Public Service within the meaning of the Government Management and Employment Act, 1985.
 - (b) Employed by or under any Board, Trust, Commission, Commissioner, Committee, or other public or statutory authority, appointed by the South Australian Government.
 - (c) Employed as Timekeepers, Foremen, or Inspectors in any department of the Public Service of South Australia.
 - (d) Employed on annual salary in any hospital or institution by or under the control of the South Australian Government.
 - (e) Employed by the Board or Committee of Management of the Adelaide Children's Hospital Incorporated, The Queen Victoria Hospital Incorporated, Lyell McEwin Hospital Incorporated, The Julia Farr Centre Incorporated, Minda Home Incorporated and any Hospital or Health Centre Incorporated under the South Australian Health Commission Act 1975-1976 as amended and any other public or country community hospital or health centre.
 - (f) Employed as Executive Officers or in administrative, managerial or in a professional capacity by the Foundation for Multi Disciplinary Education in Community Health.
 - (g) Employed as nurses by the following State Government Hospitals The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, The Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Walleroo Hospital, Ru Rua Nursing Home.
 - (h) Employed as nurses who are Public Servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
 - (i) Employed as nurses pursuant to direct Ministerial appointment (but not persons employed by "subordinates" of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
 - (j) Employed as nurses in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
 - (k) Employed as nurses by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals who were members of the Federation as at 17 April, 1980, who remain members continuously thereafter.
 - Employed as Dental Nurses.
- (F) In the State of Tasmania the Federation shall also consist of an unlimited number of persons employed in a permanent or temporary capacity by —

- (a) the State:
- (b) a State Authority which means any persons or body of persons or Authority, whether corporate or unincorporate, which is constituted or established under the authority of any Act or under Royal prerogative for the State of Tasmania:
- (c) a State public hospital which means any hospital receiving aid from the State that is prescribed as a State public hospital and with which a board is charged with the management, maintenance, and regulation. Provided that nothing in this paragraph shall render eligible for membership of the Federation any person employed on the general staff and/or nursing staff of a State public hospital in the State of Tasmania.
- (G) In the State of Victoria the Federation shall also consist of ~

Persons employed in the Public Service of Victoria or employed in any State instrumentality or other undertaking carried on by public authorities, commissions, or corporations under any State charter, statute, enactment, or proclamation of the State of Victoria and including any such person transferred or on loan to the Public Service of another State or to any instrumentality or other undertaking carried on under any statute, charter or enactment or proclamation of any State.

- (H) In the State of Western Australia the Federation shall also consist of an unlimited number of persons
 - employed as an officer under and within the meaning of the Public Service Act, 1978-1980, or
 - (b) employed under the Forests Act, the Main Roads Act, or any Act now in force or hereafter enacted whereby any Board, Commission or other body is constituted to administer any such Act, or
 - (c) otherwise employed in any of the established branches of the Public Service of the State of Western Australia including State trading concerns, business undertakings and government institutions controlled by
 - (d) employed by any public hospital, (other than those operated and controlled by the Commonwealth) or by any private hospital, or
 - (e) employed by the Hospital Laundry and Linen Service,
 - (f) employed by the Western Australian School of Nursing or any service ancillary to the practice of medicine including institutions or facilities solely or substantially engaged in providing Medical Laboratory services, Radiological services, Physiotherapy services, Occupational Therapy services, Speech Therapy services or Social Work services, or
 - (g) Employed by the Western Australian Division of the Red Cross Society, or
 - (h) employed by The Spastic Welfare Association of Western Australia (Incorporated), or
 - (i) employed by the Silver Chain Nursing Association (Incorporated), or
 - employed by The Slow Learning Children's Group of Western Australia (Inc.), or
 - (k) employed by Dentists as Dental Therapists, or
 - employed by the Paraplegic-Quadriplegic Association of Western Australia (Inc.)

EXCLUSIONS

Notwithstanding anything hereinbefore contained

Any person who is employed by any instrumentality of the Crown including without limiting the generality of the foregoing the following instrumentalities:-

Victorian Instrumentalities

Ballarat Water Board Bendigo Water Board

Road Construction Authority of Victoria

Dandenong Valley Authority Gas & Fuel Corporation Port of Geelong Authority Geelong Water Board Latrobe Water Board Melbourne Harbour Trust Melbourne & Metropolitan Board of Works The Metropolitan Transit Authority Port of Melbourne Authority State Transport Authority State Electricity Commission of Victoria Hospital & Charities Commission **Housing Commission**

Western Australian Instrumentalities

Fremantle Port Authority Main Roads Department Western Australia Railways State Energy Commission

South Australian Instrumentalities Electricity Trust of South Australia South Australian Housing Trust

Pipe Lines Authority of South Australia Tasmanian Instrumentalities

Marine Board of Burnie Marine Board of Devonport Marine Board of Hobart Hydro-Electric Commission Port of Launceston Authority Hobart Regional Water Authority Tasmanian Department of Transport

New South Wales Instrumentalities **Electricity Commission**

Urban Transit Authority Hunter District Water Board Department of Jain Roads

Maritime Services Board Metropolitan Water, Sewerage and Drainage Board

Department of Motor Transport

Water Resources Commission State Rail Authority

Traffic Authority of N.S.W.

and is or has been a Corporate Member or Graduate Member of The Institution of Engineers, Australia, or has passed the prescribed examinations for or is the holder of qualifications published by The Institution of Engineers, Australia, as granting eligibility for Graduate or Corporate membership of the said Institution or in respect of whom The Institution of Engineers, Australia, has given written notification that his qualifications would render him eligible for Graduate or Corporate Membership of the said Institution shall not be eligible for membership of the Federation.

(ii) Any person who is employed in the tourist promotion section of the Public Transport Commission of NSW, the tourist promotion section of Victorian Railways, the Mt Buffalo Chalet operated by the Victorian Railways or the tourist section of the marketing division of the NSW Public Transport Commission

shall not be eligible for membership of the Federation.

(iii) Any person employed by:

Australian National Railways Commission Melbourne and Metropolitan Board of Works Road Construction Authority of Victoria Hydro-Electric Commission of Tasmania Australian Mineral Development Commission Electricity Trust of South Australia State Electricity Commission of Victoria. Port of Geelong Authority Melbourne Harbour Trust Port of Melbourne Authority The Metropolitan Transit Authority Metropolitan Transport Trust of Tasmania State Energy Commission of Western Australia

Maritime Services Board of NSW

Melbourne Wholesale Fruit and Vegetable Market

Pest Plant Control Boards in the State of South Australia

Vertebrate Pest Control Boards in the State of South Australia [Provided that Pest Plant Control Boards and Vertebrate Pest Control Boards shall neither mean nor include any or all of the Pest Plant Commission, the Vermin Control Administration Committee or the Vertebrate Pest Control Authority each in the State of South

Totalilsator Board of Victoria

Totalisator Agency Board of South Australia as a casual employee

Totalisator Agency Board of Tasmania

shall not be eligible for membership of the Federation.

(iv) Any person employed in a professional capacity by:

Public Transport Commission of NSW, Commissioner for Motor Transport, NSW,

Victorian Railways Board,

Railway Construction Board, Victoria, Transport Commission, Tasmania,

Western Australian Government Railways Commis-State Transport Authority of South Australia (Rail

Division) shall not be eligible for membership of the Federation.

- (v) Employees of Municipal County Shire Councils Trusts or other Local Government Authorities (other than employees of the Sydney Cove Redevelopment Authority), Water Supply Boards or Trusts (other than employees of the New
 - South Wales Water Resources Commission, the Metropolitan Water Authority of Western Australia and the Metropolitan Water Board of Tasmania), Sewerage Boards or Trusts (other than employees of the New South Wales Metropolitan Waste Disposal Authority), Road Boards (other than employees of the New South Wales Department of Main Roads and the Western Australian Main Roads Department), Electricity Supply and Generation Authorities (other than professional administrative clerical or salaried technical staff of the Electricity Authority or the Electricity Commission of New South Wales) and employees (other than administrative or clerical staff) of any Western Australian Park Reserve Racecourse or

shall not be eligible for membership of the said Feder-

- (vi) (a) Any person employed by a University other than The University of New South Wales (but not so as to include The Medical School of The University of New South Wales), The University of Newcastle, The University of Wollongong, the University of Western Australia, Murdoch University and/or their respective colleges or any university which may be formed as a result of granting autonomy to any such college shall not be eligible for membership of the said Federation
 - (b) Any person employed by a College of Advanced Education in any State as a member of the academic staff (which shall include Directors, Principals, Deputy and Assistant Directors or Principals, by whatever name called) shall not be eligible for membership of the said Federation provided that the following Agriculture Colleges in the State of New South Wales shall not be regarded as Colleges of Advanced Education:

C B Alexander Agriculture College, Tocal The Murrumbidgee College of Agriculture

(vii) Any person employed by,

Cemetery Board or Trust.

The Crown in the actual operation of a system or systems of public transportation of persons and/ or goods, wares, merchandise or any material whatsoever:

- II. Any,
 - (a) statutory body representing the Crown;
 - (b) instrumentality or authority whether corporate or unincorporate acting under the control of or for or behalf of or in the interest of the Crown;
 - (c) company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown;

which has as its function the actual operation of a system or systems of public transportation of persons and/or goods, wares, merchandise or any material

whatsoever: or has as one of its functions the actual operation of such a system or systems of public transportation but only those persons employed in or in connection with the operation of these system or systems;

shall not be eligible for membership of the Federation.

- III. (A) The foregoing exclusion however shall not render ineligible for membership employees of the following statutory bodies, departments or ministries, notwithstanding that such statutory bodies, departments or ministries did not in the past operate or are not at present operating a system or systems of public transportation:-
 - Western Australian Coastal Shipping Commission
 - Albany Port Authority
 - Bunbury Port Authority . (c)
 - (d) Esperance Port Authority
 - Fremantle Port Authority (e)
 - (f) Geraldton Port Authority
 - Port Hedland Port Authority (g) State Transport Commission (WA) (h)

 - (i) Ministry of Transport (Victoria)
 - Road Traffic Authority (Victoria)
 - Commissioner for Motor Transport or (k)
 - Department of Motor Transport (NSW)
 - Department of Transport (SA)
 - (m) Any statutory body, department or ministry which in the future assumes the current functions of any of the employers specified in such paragraphs (a) to (l) hereof. (B) Provided further that if any of the bodies, depart-
 - ments or ministries specified or referred to in (A) hereof operates a system of public transportation the persons employed in or in connection with the actual operation of that public transportation system shall not be eligible for membership of the Federation.
- (viii) The following persons shall not be eligible for membership of the Federation in the State of New South
 - (a) Persons employed by Colleges of Advanced Education, the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a college of those Universities whose ordinary duties consist of work usually performed by watchmen, caretakers, cleaners, tea attendants, together with persons (other than foreman, laboratory craftsmen and those employed in a supervisory capacity) employed as carpenters, joiners, tile-layers, bricklayers, tuck-pointers, slaters, roof-tilers, shinglers, ridgers, cement-tilers or rooffixers, painters, decorators, sign-writers, glazers, glass-cutters, paper-hangers, plasterers, plaster fixers, granolithic floor-layers, plumbers, gasfitters or
 - (b) Persons employed by the University of New South Wales, the University of Newcastle, the University of Wollongong and any University formed from a College of those Universities as academic staff.

pipe-fitters.

(c) Persons employed by the United Dental Hospital in the profession of nursing as trained nurses, trainees and assistants in nursing.

- (d) Persons employed by the Legislative Assembly and the Legslative Council as caretakers, cleaners, gatekeepers, lift attendants, tea attendants and watchmen.
- (e) Persons in New South Wales who are employed
 - (I) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), engaged in pre-school, infant, primary or secondary public education controlled by the Government or employed by the Education Commission;
 - (II) Teachers, supervisors, counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), and trainee teacher advisers engaged in technical and further education or adult migrant education or employed in evening
 - (III) Education Officers (performing teaching duties) and teachers working in the Department of Corrective Services:
 - (IV) Teachers seconded as officers of the Research and Guidance Branch of the Education Depart-
- (f) Persons appointed to be members of the Police Force of New South Wales in a non-commissioned capacity.
- (g) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties 11
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (h) Employees of the Totalisator Agency Board of N.S.W. in clerical classifications for which the commencing salary is at or below the highest salary level for Branch Assistant Manager.
- (i) Persons employed by any State Public Hospital in the retail sale of goods.
- Persons employed in the Education Department in or in connection with the operation of school canteens and kiosks but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
- (k) Persons wholly, mainly or principally engaged (and however designated) in the work of lift attending, porter's work, tea attendant, cleaning and related pollution control (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides

or messengers) and caretaking (except persons employed in a supervisory capacity above the level of leading hand and persons who perform mixed functions and a substantial part of whose duties comprise other work such as attendants, gardeners, general assistants, guides or messengers and also persons employed in or for a substantial part of their time in Court Houses, historic houses or Government House), or employed in child care centres, day nurseries, or pre-school kindergartens by the Department of Education or the Department of Technical and Further Education (other than teacher aides in preschool kindergartens and nurseries within the grounds of public schools but excluding nursery cooks or nursery helps employed in the Department of Education Nursery Schools) or under the Youth Employment Scheme by Government Departments, other than by the Department of Corrective Services, but not excluding ancillary staff in schools and persons employed in supervisory positions above the level of the officer in charge of such a child care centre, or persons employed in a professional, inspectorial, administrative, clerical or technical capacity, provided that no persons employed by the United Dental Hospital shall be excluded by reason of this paragraph.

- (ix) The following persons shall not be eligible for membership of the Federation in the State of South Australia:
 - (a) Salaried Medical Officers
 - (b) Storemen and Packers
 - (c) Ministerial Press Secretaries
 - (d) Persons employed by Minda Incorporated below the level of and including the occupation of charge attendant and persons employed by the Electricity Trust of South Australia in the occupation of caretaker, cleaner, watchman or security officer.
 - (e) Employees engaged or usually engaged as electrical fitters, armature winders, electrical mechanics, battery winders, railway electricians, telephone fitters, radio workers, cable joiners, linesmen and lamp trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electrical welders whose work is associated with the work of an electrician, electricians engaged or usually engaged or employed in running and maintaining electrical plants dynamo, motor attendants or the like.
 - (f) Nurses other than:
 - (I) Nurses employed by the following State Government Hospitals -

The Royal Adelaide Hospital, the Queen Elizabeth Hospital, the Flinders Medical Centre, the Modbury Hospital, the Whyalla Hospital, Port Pirie Hospital, Port Augusta Hospital, Port Lincoln Hospital, Mount Gambier Hospital, Wallaroo Hospital, Ru Rua Nursing Home.

- (II) Nurses who are public servants within the meaning of the Government Management and Employment Act, 1985 and in particular but without limiting the generality thereof, senior mental health nurses.
- (III) Nurses who are employed pursuant to direct Ministerial appointment (but not persons employed by subordinates of any Minister in respect of whom the Minister's consent only is required) and in particular, but without limiting the generality thereof, nurses employed pursuant to S.6 of the Alcohol and Drug Addicts (Treatment) Act 1961-1971.
- (IV) Nurses employed in the following psychiatric hospitals and institutions, Enfield Hospital, Glenside Hospital, Hillcrest Hospital, Willis House, Palm Lodge, the Psychiatric Day Hospital, Strathmont Hospital, who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.

- (V) Nurses employed by the Health Commission, any community health centre, the Queen Victoria Hospital, Minda Home, country community hospitals, who were members of the Federation as at 17 April 1980, who remain members continuously thereafter.
- (g) Persons who are employed or are usually employed in any capacity whether permanent or casual in or in connection with:
 - breweries, malt houses, bottling establishments, distilleries, wine cellars, wineries and spirit
 - (II) aerated water, cordials, cider and ginger beer or other non-intoxicating beer factories and employees retailing to the public any of the products of these factories;
 - (III) hotels, wine saloons, wine bars, coffee palaces, coffee lounges, tea rooms, soda fountains, milk bars, fruit juice or flavour bars;
 - (IV) marine stores or yards, cork cutting factories, bottle washing establishments, patent yeast and vinegar factories;
 - (V) clubs, restaurants, meeting houses and board and lodging and apartment houses, catering establishments;
 - (VI) race courses, football grounds, cricket, dog racing, coursing and other sports grounds, industrial canteens, motels and casinos.
- (h) Employees below the classification of foreman employed in the printing and kindred industries.
- Persons employed on a weekly or daily basis in the timber industry (provided that notwithstanding the generality of the foregoing, excluding persons employed as mill hands, saw men, timber graders or

the like).

- (j) Employees engaged or usually engaged in the process trade or business connected with or incidental to the manufacture, assembling or repairing of carriages, carts, wagons, trucks, railway cars, tram cars, motor cars, motor cycles, side cars, aircraft and other vehicles used in air transit and all other vehicles or parts thereof and whether in wood and/or metal and/ or other material.
- (k) Daily or weekly paid employees engaged in any of the following industries or callings:
 - Agricultural, horticultural, viticultural, construction or maintenance of roads, footpaths, aerodromes, bridges, reservoirs, lochs, drains, dams, weirs, channels, tunnels, school grounds or playgrounds, water and sewerage, land surveying and works and undertakings carried out by or on behalf of any local governing body.
- (l) Persons employed or usually employed or engaged in or in connection with the industries or industrial pursuits of carpenters and joiners or as brick-layers, tuck pointers or in the trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibre, fibrolite or cement mixtures and accessories, malthoid, sisalkraft or bituminous roofing materials and all accessories made of the same or similar materials.
- (m) Carpenters and joiners, including ship's carpenters and joiners.
- (n) Persons employed or engaged in or in connection with the industries of driving and the transport of persons and/or passengers and/or goods, wares, merchandise or any material whatsoever by or on vehicle or animals or by aircraft or by motor steam, oil, electric or other mechanically propelled contrivances, drivers assistants and conductors of same and stable work wheresoever performed, all yard and garage cleaning, and other work in connection with driving and transport, including washing, greasing, oiling,

- cleaning, polishing, tyre fitting and general attendance of horse or mechanically propelled vehicles and mechanical contrivances, loading and unloading onto and/or from any vehicle.
- (o) Persons employed as roof plumber drainers, gasfitters, sanitary plumbers, registered drainers, plumber welders mechanical services plumbers, water plumbers or the like.
- (p) Persons employed in:
 - making and/or repairing the whole or any part of any male or female garment or of any article of wearing apparel whatsoever and the dyeing, cleaning, repairing or pressing or ironing of any such articles;
 - (II) making and/or repairing the whole or any part of any description of umbrella;
 - (III) making and/or repairing any description of handkerchiefs, serviettes, pillow slips, pillow shams, sheets and table cloths, towels, quilts, aprons, mosquito nets, bed valances or bed curtains;
 - (IV) embroidering or otherwise ornamenting any of the above-mentioned articles;
 - (V) the industry of a furrier;
 - (VI) the making of chenille and the making and/or repairing of articles of all descriptions as are made of chenille.
- (q) Firefighters, control room operators, probationary firefighters, fire equipment servicemen and hose-
- Persons employed at the Australian Mineral Development Laboratory and the Electricity Trust of South Australia in a drafting capacity or a technical capacity.
- (s) Persons who are employed in South Australia -
 - (I) As teachers in any Government school, preschool, child-parent centre or technical and further education institution;
 - (II) In a technical and further education institution and responsible for the co-ordination of teaching therein;
 - (III) As pre-school aides OR assistants in child parent centres.
- The Commissioner, Deputy Commissioner, any Commissioned Officer and any other person who is a member of the Police Force of South Australia or who is undergoing training in order to qualify for appointment as a member of the Police Force of South
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - П Administrative duties
 - Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

- Persons employed in or in connection with Departments of Sport and Recreation howsoever described.
- (v) Persons employed by the Adelaide Festival Centre Trust in the retail sale of goods or the supply of food or drink for consumption on the premises or for take away, but not excluding persons so employed in an administrative, clerical, technical, professional or managerial capacity.
- (x) The following persons shall not be eligible for membership of the Federation in the State of Western Australia:
 - Persons employed as Clerical Officers in -

the State Engineering Works except those who are employed pursuant to the provisions of the Public Service Act;

the Lotteries Commission

(b) Persons employed as Clerical Officers in positions which, on a salary basis, are less than the salary paid to the respective Public Service Classifications set out hereafter -

Western Australian Meat Commission Robbs Jetty. C 116 Western Australia Coastal Shipping C 11 10 Commission. Western Australian Egg Marketing C 117 Board. Fremantle Port Authority, C 11 10/11

(c) Persons employed as Clerical Workers by the Minister for Water Supply, Sewerage and Drainage, or

the Metropolitan Water Supply, Sewerage and Drainage Board, or

the Minister for Works

in connection with maintenance work in the field, on the job, or elsewhere away from Head Office.

- (d) Persons engaged as wharfinger, assistant wharfingers, officers in charge of goods sheds or clerks at the ports under the control of the Department of Marine and Harbours in Western Australia.
- (e) Persons employed as officers of the Western Australian Prison Service below the rank of Chief Officer.
- Persons appointed as Commission Agents by the Totalisator Agency Board.
- (g) Persons employed as Foreman except those who are employed by the Minister for Mines.
- (h) Persons employed as Police Officers, Police Cadets and Police Aides.
- Persons employed as Marine Pilots.
- Persons employed on an annual salary by the Western Australia Government Railways.
- (k) Persons employed on an annual salary in a clerical, inspectorial or professional capacity by the Chairman of the Metropolitan Transport Trust.
- Persons employed in the profession or industry of nursing and being registered or entitled to be registered with the Nurses Board of Western Australia or as student nurses, other than those employed under the Public Service Act or by the Nurses Board of Western Australia.
- (m) Persons employed as Shift Engineers, Royal Perth Hospital.
- (n) Persons employed in the callings of foreman; laundryman; laundress; general hand; driver; gardener; security man; storeman; press operator; seamstress; sorter; cook; tradesman; dry cleaner; presser; cutter in the Hospital Laundry and Linen Service or other persons employed as Laundry Workers.
- (o) Persons employed in Doctors' surgeries.
- (p) Persons employed by the Western Australian Division of the Red Cross Society as Clerks.

- (q) Persons employed by the Spastic Welfare Association as Tradesmen who perform the usual trade
- Persons employed by universities as academic staff.
- Any person employed by the University of Western Australia who has an academic salary nexus and academic status.
- Any person employed by a university in the position of "The University Librarian".
- (u) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - Administrative duties
 - Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting and Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described.

- (v) Persons employed by the Totalizator Agency Board of Western Australia in casual or part-time clerical
- (w) Persons employed as wages employees as storemen, storemen operator or storemen-in-charge at:
 - (1) Building Management Authority
 - (2) Education Supplies Branch
 - (3) Fremantle Port Authority
 - (4) Government Stores Department
 - (5) Library Board of Western Australia
 - (6) State Engineering Works
 - (7) State Health Laboratory
 - (8) State Housing Commission
 - (9) WA Education Department
 - (10) WA Institute of Technology
 - (11) WA Meat Exports Pty Ltd
 - (12) WA Potato Marketing Board
 - (13) Police Department
 - (14) Any other Government Store listed as a named respondent to the Storemen Government Award 1979, No. 20/1969
- (x) Persons in Western Australia who are employed as teachers, education officers, (performing professional duties requiring teaching qualifications) guidance officers, demonstrators or counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), -
 - (I) by the Education Department;
 - (II) in a technical and further education institu-
 - (III) in pre-school centres (provided that teachers in pre-school centres hold or are enrolled in a course leading to a teaching academic qualification); OR
 - (IV) in community colleges.

man

but not so as to exclude

persons employed for the purpose of undertaking professional, supervisory, technical, administrative and/or

hand: maid: cook: horticulturist: domestic:

trainee horticulturist; apprentice; security

clerical functions including, notwithstanding the generality of the foregoing, maintenance assistants; general assistants; maintenance officers and curators.

- (ii) Persons employed in the callings of the keeper; aquarist or ranger in National Parks and Zoological Gardens.
- (iii) Persons employed in the callings of powermower operator; tractor-mower operator or leading hand employed by the Building Management Authority Mowing Services.
- (iv) Persons employed in the occupation of teachers' aide.

but not so as to exclude

school assistants; technical assistants; library assistants; laboratory assistants and attendants.

(v) Domestic work, including leading hands,

but not so as to exclude persons employed for the purpose of undertaking supervisory, administrative and/or clerical functions or for the purpose of instructing in domestic work or persons employed as homemakers.

- (vi) Attendants, employed on wages, by the Trustees of the Western Australian Museum or the Board of the Art Gallery of Western Australia.
- (vii) Persons employed in the callings of the first aid attendant or security officer by the State Energy Commission.
- (viii) Persons employed in pre school centres, child minding centres or day nurseries in the callings of Pre-School Teacher or Qualified Child Care Worker or Unqualified Child Care Worker.
- (ix) Persons employed in the calling of car park attendant other than persons employed by Universities or other tertiary education institutions in Western Australia.
- (z) Employees of the Western Australian Water Authority solely or substantially engaged in or in connection with labouring; operation of portable or non-portable machinery or equipment for construction or maintenance purposes; tradespersons leading hands (except salaried supervisors); blacksmith's striker; dresser; oxy or electric welding assistant; driving of motor transport, articulated vehicles or mechanical equipment; and employees solely or substantially engaged in the callings of alarm room attendant; watchman; radio control room operator; caretaker; supervising storeman; senior storeman; storeman in charge; storeman; water treatment plant operator; assistant on water treatment plant; testers (including testers in charge and senior testers); ganger; survey hand; chain man; instrument hand; senior instrument hand; senior catchment warden; catchment warden; ranger; senior ranger; and employees

engaged as non-trades foreman or assistant foreman; supervising or senior foreman; and employees engaged on the construction and maintenance of country water supplies as water supply controller, electric pump attendant or pumping station attendant

- (aa) Persons employed by:-
 - (i) any Public or Private Hospital, or
 - (ii) the SLCG (Inc) or
 - (iii) in establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, Ngal-a Mothercraft Training Centre, The Braille Hospital, Nadezda and Homes of Peace,

In the callings of

(a) home help or home care aide (Silver Chain Nursing Association (Inc.) only); social trainer (Nulsen Haven and SLCG (Inc) only); cottage parent or assistant supervisor (SLCG only); nursing assistant; enrolled nurse; student enrolled nurse; dental technician (Perth Dental Hospital only); cleaner; domestic maid; gardener, handyman; housemaid; kitchen man; kitchen maid; laundry worker; dry cleaner; orderly; pantry maid; wardsmaid; yardsman; seamstress; washing-machine hand; boilerfiring orderly; shaving orderly; storeman; driver; bus driver; chef; cook; window cleaner; dry cleaner; steward; animal house attendant; gardener and propagator; senior gardener; head gardener; butcher; carpenter; butcher's assistant; car park attendant; laboratory attendant; waitress; cafeteria assistant; theatre orderly; theatre assistant; ward assistant; CSSD assistant; CSSD orderly; farm assistant; head orderly; bootmaker; housemother (Mount Henry, Olive Jones Nurses' Home, Fremantle and Country Hospitals only); telephonist and receptionist (Swanbourne-Graylands Hospital only); training assistant (Spastic Welfare Association of W.A. (Inc.))

but not so as to exclude the callings of:

- (b) home help supervisors; supervising dental technician; cleaning services officer or supervisor; general services supervisor; curator; grounds' supervisor; maintenance officer; assistant food supervisor; food supervisor; food staff supervisor; laundry manager; linen service officer; assistant linen service officer; storeman-clerk; stores officer; catering and domestic supervisor; catering officer; animal house technician; garage supervisor, laboratory assistant; warden; physiotherapy assistant; occupational therapy assistant; farm supervisor; manager, orderly and/or transport services; and orthopaedic appliance worker or assistant.
- (bb) Employees of the Commissioner for Public Health in the Community Health and Child Health Services Branch of the Health Department in the calling of health worker or health worker (special).
- (xi) The following persons shall not be eligible for membership of the Federation in the State of Victoria:
 - (a) Persons who are members of the Police Force of Victoria of the designations and/or ranks of Constable, Sub-Officer, Commissioned Officer or Commissioner of Police or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Victoria in one or more of the designations and/or ranks aforesaid or who are members of the Retired Police Reserve of Victoria.
 - (b) Persons employed by the University of Melbourne as academic staff.

- (c) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - Clerical duties
 - П Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph:

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described Persons employed at the State Film Centre of Victoria.

- (d) Persons employed by any State Public Hospital in the retail sale of goods.
- (e) Persons employed by the State Transport Authority and the Metropolitan Transit Authority in the retail sale of goods.
- (f) Persons in Victoria who are
 - employed in technical schools of the Education Department or in technical and further education institutions or in teaching classes administered by such institutions as teachers, lecturers, emergency teachers, teacher librarians, instrumental musicians or in school to work transition programmes;
 - (II) employed as teachers in a Technical-High School or in a High School with a technical education component or a post-primary
 - (III) employed as student teachers by the Education Department in technical and further education institutions or in the Technical and Further Education Teaching Service or by a technical and further education institution;
 - (IV) registered by the Victorian Technical Teachers' Education Board or by the Technical and Further Education Teaching Service Registration Board and are employed by the Victorian Institute of Secondary Education or the Victorian State Board of Education or any Victorian Technical and Further Education Board to perform professional duties requiring teaching qualifications;
 - registered or eligible to be registered by the Technical Teachers' Registration Board, the Secondary Teachers' Registration Board or the Primary Teachers' Registration Board and are members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teacher qualifi-
 - (VI) registered by the Victorian Secondary Teachers' Registration Board and employed in the secondary schools of the Education Department as teachers, librarians, instrumental teachers, remedial teachers, language assistants or persons who are employed by the Victorian Institute of Secondary Education or

- the Victorian State Board of Education to perform professional duties requiring teaching qualifications or in school to work transition programmes;
- (VII) employed in the teaching service of the Education Department;
- (VIII) who teach or supervise teaching
 - (i) in day training centres registered pursuant to the Mental Health Act 1959 (Victoria) or any Act in substitution or amendment thereof or
 - (ii) in institutions in Victoria for the education of the socially, physically, sensorily, educationally or intellectually handicapped,
 - (iii) in institutions conducted by the Victorian Institute of Education Administration.
- (g) (i) Caretakers, cleaners, domestic arts maids, gardeners, home economics assistants, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by the Ministry of Education or Schools' Councils constituted pursuant to the Education Act 1975 as amended;
 - (ii) Caretakers, cleaners, gardeners, laundry workers, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas such as persons employed as clerical assistants, technical assisttants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Technical and Further Education pursuant to Section 3 of the Post Secondary Education Act 1978 as amended;
 - (iii) Caretakers, cleaners, gardeners, security officers (other than administrative/clerical or above the level of leading hands) and teacher aides (but not excluding ancillary staff in the same areas, such as persons employed as clerical assistants, technical assistants, typists, library assistants, laboratory assistants and attendants, administrative officers and the like) employed other than as permanent or temporary officers of the Victorian Public Service by Colleges of Advanced Education constituted pursuant to the Post Secondary Education Act, 1978 as amended:
 - (iv) Persons who are employed under Section 41A of the Public Service Act, 1974 or any successor thereto and whose wages or conditions of service are governed by any of the following awards or any instrument successor thereto in relation to such employees in the administrative units listed hereunder or any successor thereto had such employees been employed in their present employment as at 11th November 1986. The awards referred to are:-
 - The Award of the Cleaners' Conciliation and Arbitration Board; known colloquially as the Cleaners' Award.
 - (b) The Award of the Security Employees' Conciliation and Arbitration Board, known colloquially as the Security Employees' Award.

The Administrative Units referred to are:-

The Department of Property and Services, the Ministry for the Arts, the Law Department, the Ministry for Housing and the Department of Agriculture and Rural Affairs.

- (v) Parking Officers and community guardians employed under Section 41A of Division 8 of the Public Service Act 1974 and/or any successor thereto;
- (vi) Jury keepers (but not so as to exclude jury pool supervisors);
- (vii) Animal attendants, caretakers, cleaners, gardeners, security officers, zoological keepers employed by the Zoological Board of Victoria (other than administrative/clerical or above a level equivalent to that of leading hands);
- (viii) Dental Technicians and Dental Nurses emloyed by the Cancer Institute, the Royal Dental Hospital, Melbourne or by any hospital registered pursuant to the Health Commission Act, 1977 or other than as permanent or temporary officers of the Victorian Public Service by Community Health Centres;
- (ix) Persons employed in pre-school kindergartens, centres for day or part-day care of children, day or part day nurseries and children's play centres, employed other than as permanent or temporary officers of the Victorian Public Service or except where the functions of such undertakings are carried on within the Victorian Public Service or where such functions are transferred or relocated outside the Victorian Public Service or become carried on by persons redeployed from employment in or by the Victorian Public Service.
- (xii) The following persons shall not be eligible for membership of the Federation in the State of Tasmania:
 - (a) Persons who are members of the Police Force of Tasmania or who are undergoing a full-time course of training the object of which is to qualify such persons for employment as members of the Police Force of Tasmania
 - (b) Persons employed in or in connection with theatrical and amusements of any kind, other than persons employed upon:
 - I Clerical duties
 - II Administrative duties
 - III Professional and/or management duties, not being duties which are an element of Front-of-House or Back-of-House functions

Provided that the following persons shall not be excluded from membership of the Federation by this sub-paragraph

Persons employed in zoological parks

Persons employed in or in connection with the operation and administration of Lotteries howsoever described

Persons employed by Totalizator Agency Boards and like organisations providing betting services of any kind but not so as to include Front-of-House staff employed in casinos and like venues

Persons employed by or in connection with the operation of Sporting or Gaming Control Boards howsoever described

Persons employed in or in connection with Departments of Sport and Recreation howsoever described

- (c) Persons in Tasmania who are employed as -
 - teachers, (including part time and/or relieving teachers, teacher librarians, student counsellors (not being counsellors engaged in Social Welfare work or in the practice of social work or psychology or medicine), supervisors and educational

officers or any such other classification of employment incidental to education) engaged in kindergartens, pre-schools, infants, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services branches of the Education Department:

- (II) employed as professional officers in the Education Department to perform professional duties requiring teaching qualifications;
- (III) Recreation Officers in the Education Department:
- (IV) part-time and/or temporary relieving teachers employed by the Government of Tasmania;
- (V) teachers in training on Government studentships
- d) (i) persons employed in the Department of Education except professional, administrative, clerical, technical and supervisory (above the level of leading hand) staff, teacher aides (including, but not limiting the generality thereof, aide, audiovisual aide, kindergarten aide, kindergarten teacher's aide, teacher's aide, teachers assistant, library aide, bus aide, laboratory aide, library assistant, recreation assistant, visual aides assistant, library/home economic aide, childcare aide), office assistant, machinist, bus driver, driver, store-man, stores officer, material storeman, and employees at the Media Centre Hobart and the Science Centre, Hobart.
 - (ii) cleaners other than employed by the employing authority for public hospitals.
 - (iii) ferry workers employed by Transport Tasmania.
 - (iv) traffic wardens.
 - (v) persons employed by the employing authorities for boarding schools and/or student hostels.
 - (vi) persons performing work presently classified as utility officer in the Department of Education whether or not the same are included in paragraph (i) hereof.

SECTION II

The Federation shall also consist of an unlimited number of persons employed, or usually employed by or on behalf of

- (a) The Crown in the right of the States of New South Wales and Queensland;
- (b) Any Statutory Corporation, Instrumentality, Authority, or other similar statutory body, whether corporate or unincorporate, established by the Crown in the right of the States of New South Wales and Queensland; and
- (c) The University of New South Wales (excluding the Medical School thereof); and
- (d) Any educational institution in the State of Queensland designated as a University or College of Advanced Education:

and without limiting the generality of the foregoing shall include the following:

IN NEW SOUTH WALES

- (a) The New South Wales Public Service Board, or
- (b) The Water Conservation and Irrigation Commission, or
- (c) The Department of Main Roads of New South Wales, or
- (d) The Electricity Commission of New South Wales; or
- (e) The Maritime Services Board of New South Wales.

IN QUEENSLAND

(a) Permanent Heads of State Government Departments (as defined from time to time by Regulation 8 of the Regulations made under the Queensland Public Service Acts).

- (b) General Manager, State Government Insurance Office.
- (c) Senates of Universities in Queensland.
- (d) The Councils of Colleges of Advanced Education in Queensland.
- (e) The Cane Prices Board.
- The Council of the Queensland Institute of Medical Research.
- The Chairman of the Metropolitan Public Abattoir (g) Board.
- (h) Public Hospitals Boards in Queensland (Established under the Queensland Hospital Act).

in or in connection with any one or more of the following industries or industrial pursuits in:-

NEW SOUTH WALES

Agronomist

Agricultural Machinery Officer

Analyst

Architect

Architectural Assistant Architectural Officer

Artist

Astronomer **Biologist** Biometrician **Rotanist**

Cartographer Chemist Computer Curator Dentist Dental Therapist Dietitian District Officer

Draftsman Engineers Economist

Economic Research Officer

Editorial Staff Education Officer Engineering Analyst Engineering Geologist Engineering Assistant Entomologist

Examiner of Title Extension Officer Field Officer

Forester and Assistant Forester

Geographer Geologist Health Inspector Hydrogeologist Hydrographers Industrial Designer

Inspector of Mines and Collieries

Inspector

Interior Designer

Interpreter and Translater

Legal Officer Librarian Livestock Officer Metallurgist Music Teacher

Occupational Therapist

Pharmacist Photogrammetrist Photographic Field Officer

Psychologist Physiotherapist Planning Assistant Planning Officer Professional Assistant Professional Officer Public Relations Officer

Ouantity Surveyor Rangers — (Graduates) Research Officer Research Scientist Statisticians

Programmer

Scientific Officer Scientific Officer (Microbiologist) Scientific Officer (Mycologist) Scientific Officer (Virologist)

Search Officer Soil Conservationist Social Worker Specification Writer Speech Therapist Student Welfare Officer Supervising Dredgemaster

Surveyors Systems Analyst Technical Officer

Town Planner and Assistant Town Planner

Traffic Survey Technician Training Co-Ordinators Valuers and Assistant Valuers Veterinary Officer Visual Aids Officer Vocational Guidance Officer

Water Rights Officer Welfare Officer Weeds Officer

Workshop Superintendent

QUEENSLAND Accountants Actuaries

Architects and their Assistants

Artists

Advisers and their Assistants

Auditors Cane Testers Cartographers

Chemists and their Assistants

(not including pharmacists or pharmaceutical chemists

and their assistants) Chiropodists Computer Programmers Dental Therapist Dentists Dockmasters

Draftsmen and their Assistants

Economists Editors Electricians

Engineers and their Assistants

Experimentalists

Foremen (excluding foremen stevedores and foremen

carpenters) Foresters Gas Examiners

Geologists and their Assistants

Guidance Officers

Head Attendants - Asylums Hydrologists and their Assistants Hydrographers and their Assistants

Inspectors Instructors Instrument Makers **Journalists**

Legal Officers Librarians and their Assistants — professional Map Mounters
Marketing Officers

Occupational Therapists

Occupational There

Organisers — Rural Youth

Organisers — Adult Education

Photographers and their Assistants

Photogrammetrists

Patrol Officers

Patrol Superintendents

Physicists

Printing Office Foremen

Processing Assistants

Property Officers

Psychologists and their Assistants

Probation Officers

Physiotherapists

Rangers - Forestry, and their Assistants

Rangers - Land, and their Assistants

Research Officers

Scientists and their Assistants

Social Workers

Speech Therapists

Statisticians

Supervisors and their Assistants

Superintendents Systems Analyst

Surveyors

Teachers — Technical

Teachers - Manual Training

Technologists and their Assistants

Testing Officers

Technicians and their Assistants

Technical Advisers

Valuers and their Assistants

Veterinarians

Water Officers

Welfare Officers

Works Officers

EXCEPT THAT notwithstanding anything hereinbefore contained it shall not include under Section II of this rule persons employed by:

- (a) The Public Transport Commission of New South Wales;
- (b) The Department of Motor Transport of New South Wales;
- (c) The Sydney Opera House; or
- (d) Brisbane City Council, Queensland Regional Electricity Boards, Northern Electricity Authority of Queensland, Southern Electricity Authority of Queensland, Brisbane Water Board, Queensland electricity Generating Board, Far North Queensland Electricity Board, North Queensland Electricity Board, Mackay Electricity Board, Capricornia Electricity Board, Wide Bay-Burnett Electricity Board, South East Queensland Electricity Board or the South West Queensland Electricity Board; or
- (e) Any statutory corporation, authority, instrumentality, or other similar statutory body, whether corporate or unincorporate, which is an undertaking in the theatrical or amusement or motion picture production or processing industry; or
- (f) Municipal, county and shire councils or trusts or other local government authorities (other than employees of the Sydney Cove Redevelopment Authority) water supply boards or trusts (other than employees of the New South Wales Water Resources Commission), sewerage boards or trusts (other than employees of the New South Wales Metropolitan Waste Disposal Authority), road boards (other than employees of the New South Wales Department of Main Roads and the Queensland Main Roads Department) and electricity supply and/or generation authorities (other than professional, administrative, clerical or salaried technical staff of the Electricity Authority or the Electricity

Commission of New South Wales and the Queensland Department of Electricity Supply); or

- Any Statutory Corporation, Instrumentality, Authority (e) (i) or other similar body whether corporate or unincorporate, engaged in or in connection with the operation of transport services for the carriage of passengers and/or goods by rail, road, air or water, or the registration and/or licencing of transport or road safety and without limiting the generality of the foregoing shall include the Public Transport Commission of New South Wales, the Department of Motor Transport of New South Wales, the Queensland Government Railways or a successor, transmittee or assignee of any of the foregoing, but notwithstanding anything hereinbefore contained, this exclusion shall in no way affect coverage by the Federation of employees of the Department of Main Roads, New South Wales.
 - (ii) Save for employees of the Department of Main Roads, New South Wales, persons eligible for membership of the Australasian Transport Officers' Federation shall not be eligible for membership of the Federation under Section II of this rule.
- (h) In respect only of the industrial pursuit of Professional Engineer, any instrumentality of the Crown and, in particular, but without limiting the generality of the foregoing, the following:
 - (i) New South Wales

Electricity Commission; Department of Government Transport; Hunter District Water Board; Department of Main Roads; Maritime Services Board; Metropolitan Water Sewerage and Drainage Board; Water Resources Commission; Public Transport Commission; Department of Motor Transport.

(ii) Queensland

Oueensland Railways; all Harbour Boards;

NOR under Section II of this rule persons members of or eligible to be members of:

- (a) The Gas Industry Salaried Officers' Federation; or
- (b) The Merchant Service Guild of Australia; or
- (c) The Professional Officers' Association, Australian Public Service; or
- (d) The Seamen's Union of Australia

NOR under Section II of this rule persons covered by awards to which the Federated Miscellaneous Workers Union of Employees of Australia Queensland Branch (state registered union of employees in Queensland) is a party and the Queensland Professional Officers' Association (state registered union in Queensland) is not a party.

Provided that The State Public Services Federation shall maintain but not extend its industrial coverage of employees who are covered by Federal or State awards and agreements or Federal or State determinations of the printing industry.

- (2) Any person who is employed, or usually employed, or qualified to be employed within the industries or industrial pursuits specified in this Section shall be eligible for membership of the Federation.
- (3) Persons who may be elected to any office in the Federation or who at the date of commencement of operation of this section of this rule held any office in the New South Wales Public Service Professional Officers' Association or the Queensland Professional Officers' Association shall be eligible for membership of the Federation, whether or not employed or usually employed or qualified to be employed within the foregoing industries or industrial pursuits.
- (4) Notwithstanding any other provision of this Section a person who is not eligible for membership of an organisation of employees registered pursuant to the Conciliation and Arbitration Act, 1904, as amended, shall not be eligible for membership of the Federation pursuant to this section.

PROPOSED SPECIAL ARRANGEMENTS

- 11. (a) Sub-rule 25A of the Rules of the Federation shall be amended by the addition at the end of the said subrule the following paragraph:
 - "Provided that upon a Branch of the Federation coming into existence in the State of Queensland the Federal Council shall thereupon also consist of three elected Delegates from a Queensland Branch."
 - (b) Sub-rule 25C of the Rules of the Federation shall be amended by the addition at the end of the said subrule the following paragraph:
 - "Provided that upon a Branch of the Federation coming into existence in the State of Oueensland, the Queensland Branch Delegates shall thereupon be entitled to exercise three votes upon any question for decision by Federal Council.'
 - (c) Rule 62 of the Rules of the Federation Rules relating to Additional Transitional Arrangements - shall be amended by the addition of the following:
 - A sub-rule, which shall be sub-rule 62 E:
 - Upon an amalgamation of the Federation with the present Federally-registered organisation known as The Professional Officers' (State Public Services and Instrumentalities) Association (hereinafter referred to as "The Association") all persons who prior to the said amalgamation were members of the Federation and the Association shall on and from the date of the said amalgamation continue to be or become members of the Federation as the case may be and thereafter shall continue their membership in the Federation in accordance with these rules, and the Queensland Professional Officers' Association, Union of Employees and the New South Wales Public Service Professional Officers' Association shall be deemed to be Associated Bodies of the Federation.
 - (ii) A paragraph, which shall be sub-rule 62 B (ii)
 - B (ii) Notwithstanding the provisions of paragraph (i) of this sub-clause, upon the amalgamation of the Federation and The Association one delegate to Federal Council exercising one vote representing the New South Wales Branch shall be elected by and from the membership of the former New South Wales branch of The Association which shall upon the adoption of branch rules by the New South Wales Branch of the Federation referred to in paragraph (i) of this clause become the special sub-branch in New South Wales referred to in that paragraph, PROVIDED THAT until the said amalgamation has been effected the New South Wales Branch of The Association shall be entitled to be represented by one person at meetings of Council and Executive with observer status and PROVIDED FURTHER that unless the rules of the New South Wales Branch provide otherwise the representation of the Federal Councillor referred to in this paragraph as of right shall cease at the conclusion of two terms of office of New South Wales delegates to Federal Council, which shall include a first term of office upon the commencement of these rules for the period provided for in sub-Clause (C)(vi) hereunder.
 - (iii) Paragraphs which shall be sub-rule 62 D(iii), (iv), (v) and (vi) respectively.

- D (iii) Upon the date of amalgamation of the Federation and The Association there shall be deemed to come into existence a Oueensland Branch of the Federation and as and from that date the members of the Queensland State Branch Council of The Association shall thereupon comprise the transitional Branch Council of the Federation, the Executive officers of the Oueensland State Branch Council of The Association shall thereupon comprise the transitional Branch Executive and the Branch Officers of the Association shall thereupon occupy the equivalent offices in the Branch of the Federation.
- D (iv) The transitional Branch Council of the Queensland Branch of the Federation shall meet as soon as practicable after the date of amalgamation and at that meeting shall appoint a Branch Returning Officer who shall immediately thereafter call for nominations for and conduct elections in accordance with these rules for all offices in respect of which elections are required to be conducted by the Branch Returning Officer.
- D (v) Until elections are conducted and completed pursuant to paragraph (iv) of this subrule, the Queensland Branch delegates to Federal Council shall be and be deemed to be the President, Secretary and Treasurer of the Queensland Branch of the Association as at the date of amalgamation and the delegates to Federal Executive shall be and be deemed to be the President and Secretary of the Queensland Branch of The Association as at the date of amalgamation.
- D (vi) Until the amalgamation of the Federation and The Association has been effected the Oueensland State Branch Council of the Association shall on and from the date of commencement of these rules be entitled to appoint three persons to attend meetings of Federal Council of the Federation and two persons to attend meetings of the Federal Executive of the Federation and in each case those persons shall be entitled to observer status only.

PROPOSED ARRANGEMENTS RELATING TO PROPERTY AND LIABILITIES OF THE POA

- 12. The proposed arrangements under which property of the POA is to become the property of the SPSF and its liabilities are to be satisfied by the SPSF are as follows:
 - (a) Upon cancellation of the registration of the POA this union will dissolve itself whereupon all real property and assets will be transferred to the amalgamated organisation which will satisfy all the debts and obligations of the POA.
 - (b) The financial and other records of the POA shall thereupon be accepted, recognised and treated by the amalgamated organisation in the same way as if they had been records of the SPSF (Reg. 146B(1)(g)).

JOHN McMAHON Industrial Registrar

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

In the matter of an application by the Federated Liquor and Allied Industries Employees Union of Australia for the LIQUOR INDUSTRIES (A.C.T.) CLUBS SUPERANNUATION AWARD 1987"

[ODN C No. 7391 of 1987]

to be declared a common rule in the Australian Capital Territory

(C No. 90105 of 1988)

Mr Commissioner Baird

Sydney, 19 August 1988

DECLARATION

- 1. That the whole of the Liquor Industries (A.C.T.) Clubs Superannuation Award 1987⁽¹⁾ shall be a common rule of the clubs industry in the Australian Capital Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said Award and shall also be binding on all such employees.
- 2. That the foregoing declaration shall operate from 16 December 1987.

By the Commission,

J. BAIRD Commissioner

N.N.-8861224

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

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

In the matter of the RETAIL AND WHOLESALE SHOP EMPLOYEES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983

C No. 7009 of 1987

And in the matter of the variation of the award dated 10 August 1983 in the above matter.

Notice is hereby given:

- (a) that on 19 August 1988, 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 10 August 1983; 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).

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 16 September 1988.

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
	PRINT NO. I	H3792
Sub-clause 41 (b)	Exemptions	In relation to Exemptions

Dated this 22nd day of August 1988.

BERNARD O'DONNELL Deputy Industrial Registrar

N.N.-8861225

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

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

In the matter of the DRAUGHTSMEN, PLANNERS AND TECHNICAL OFFICERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 9204 of 1987

And in the matter of the variation of the award dated 11 February 1982 in the above matter.

Notice is hereby given:

- (a) that on 19 August 1988, 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 1 May 1988; 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).

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 16 September 1988.

SCHEDULE TERMS VARIED

Subject	Substance of variation
PRINT NO. H3	3563
Hours of Work Shift Work Holidays	Second Tier Increase Second Tier Increase Second Tier Increase
	PRINT NO. H3 Hours of Work Shift Work

Dated this 22nd day of August 1988.

BERNARD O'DONNELL
Deputy Industrial Registrar

N.N.-8861226

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 BUILDING AND CONSTRUCTION INDUSTRY (NORTHERN TERRITORY) (CONSOLIDATED) AWARD 1982

And in the matter of the variation of the award dated 4 March 1983 in the above matter.

Notice is hereby given:

 (a) that, on 19 August 1988, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;

- (b) that the variations will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 23 March 1988 and 1 May 1988; 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 30 September 1988.

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

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
	B035CR V033 M PRI	NT H3076
6	Wage Rates	National Wage March 1987 Second Tier
9 (a)	Construction Allowance	National Wage March 1987 Second Tier
12	Bricklayers Allowance	National Wage March 1987 Second Tier
13 (h) (i)	Travelling Allowance	National Wage March 1987 Second Tier
15	Leading Hand Allowance	National Wage March 1987 Second Tier
16 (a)	Special Rates Allowance	National Wage March 1987 Second Tier
21 (c)	Rest Period	National Wage March 1987 Second Tier
35 (b)	First Aid Allowance	National Wage March 1987 Second Tier

Dated this 23rd day of August 1988.

R. A. GIBSON Registrar

N.N.-8861227

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 21627 of 1988)

Notice is hereby given that at 10.00 a.m. on 27 September 1988 at 1 Briggs Street, Darwin the Australian Conciliation and Arbitration Commission will hear an application by the Federated Miscellaneous Workers Union of Australia to declare the award known as the Miscellaneous Workers (Northern Territory) Award 1985 as varied to date, a Common Rule of the industry covered by the said award of all work in or in connection with the industries or industrial pursuits of animal welfare establishment; domestic staff, groundsmen or yardmen of non Government schools; undertaking; municipal works and services in relation to swimming pools; excluding employees (except those principally engaged in the performance of work in or in connection with the industry and/or industrial pursuit of municipal works and services) principally engaged in the transportation of goods by motor vehicle, upon public roads as covered by the incidence clause of the award, in the Northern Territory.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins Street, Melbourne, Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs Street, Darwin, Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 27 September 1988, file with the Deputy Industrial Registrar, 1 Briggs Street, Darwin, N.T. 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 23rd day of August 1988.

R. A. GIBSON Deputy Industrial Registrar

N.N.-8861228

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE NORTHERN TERRITORY CATTLE INDUSTRY AWARD, 1981 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 21552 of 1988)

Notice is hereby given that at 10.15 a.m. on 27 September 1988 at 1 Briggs Street, Darwin the Australian Conciliation and Arbitration Commission will hear an application by the Federated Miscellaneous Workers Union of Australia to declare the award known as the Northern Territory Cattle Industry Award, 1981 as varied to date, a Common Rule of the industry covered by the said award of all work in or in connection with the industries or industrial pursuits of Pastoral and Agricultural work in the Northern Territory and shall be binding on all employers in the said industries and/or industrial pursuits in respect of the employment by them of employees in the classifications as covered by the incidence clause of the award, in the Northern Territory.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins Street, Melbourne, Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs Street, Darwin, Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 27 September 1988, file with the Deputy Industrial Registrar, 1 Briggs Street, Darwin, N.T. 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 23rd day of August 1988.

R. A. GIBSON Deputy Industrial Registrar N.N.-8861229

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE NON-GOVERNMENT SCHOOLS STAFF (NORTHERN TERRITORY) AWARD 1986 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 80017 of 1988)

Notice is hereby given that at 10.30 a.m. on 27 September 1988 at 1 Briggs Street, Darwin the Australian Conciliation and Arbitration Commission will hear an application by The Northern Territory Independent School's Staff Association to declare the award known as the Non-Government Schools Staff (Northern Territory) Award 1986 as varied to date, a Common Rule of the industry covered by the said award of all work, whether permanent or a casual or in connection with or incidental to the industries and/or industrial pursuits of the Teaching Industry work in the Northern Territory and shall be binding on all employees in the said industries and/or industrial pursuits in respect of the employment by them of employees in the classifications as covered by the incidence clause of the award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins Street, Melbourne, Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs Street, Darwin, Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least 3 days before 27 September 1988, file with the Deputy Industrial Registrar, 1 Briggs Street, Darwin, N.T. 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 23rd day of August 1988.

R. A. GIBSON

Deputy Industrial Registrar

N.N.-8861230

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA

States Grants (Petroleum Products) Act 1965

NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS SUBSIDY SCHEME

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

These amendments were approved by the Minister of State for Industry, Technology and Commerce on 2 August 1988

Dated this 22nd day of August 1988.

D. E. LEE

Delegate of the Comptroller-General of Customs

COMMONWEALTH OF AUSTRALIA

States Grants (Petroleum Products) Act 1965

AMENDMENT OF SCHEMES

I, JOHN N. BUTTON, Minister of State for Industry, Technology and Commerce, in accordance with section 4 of the States Grants (Petroleum Products) Act 1965, hereby amend the Schemes formulated in pursuance of the said section in relation to the States of New South Wales, Victoria, Queensland, South Australia, Western Australia and Tasmania by amending the Schedules applicable under those Schemes as follows:

	Post	Motor	Auto.	Αv.	Av.
Place	Code	Spirit	Dist.	Gas.	Tur.

SOUTH AUSTRALIA

By substituting the existing list of places and rates of payment in relation to South Australia with the attached list of places and rates of payment.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

NEW SOUTH WALES

By substituting the existing list of places and rates of payment in relation to New South Wales with the attached list of places and rates of payment.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

QUEENSLAND

By amending the existing list of places and rates of payment in relation to Queensland in accordance with the attached amendments to the Schedule.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

Dated this 2nd day of August 1988.

JOHN N. BUTTON

Minister of State for Industry, Technology and Commerce

N.N.--8861232

NORTHERN TERRITORY OF AUSTRALIA

Petroleum Products Subsidy Act

NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS SUBSIDY SCHEME

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

These amendments were approved by the Minister of State for Industry, Technology and Commerce on 2 August 1988.

N.N.-8861233

NORTHERN TERRITORY OF AUSTRALIA

Petroleum Products Subsidy Act

AMENDMENT OF SCHEME

I, JOHN N. BUTTON, Minister of State for Industry, Technology and Commerce, in accordance with section 4 of the Petroleum Products Subsidy Act, hereby amend the Scheme formulated in pursuance of the said Section in relation to the Northern Territory of Australia by amending the Schedules applicable to that Scheme as follows:

Place	Post	Motor	Auto.	Av.	Av.
	Code	Spirit	Dist.	Gas.	Tur.

SOUTH AUSTRALIA

By substituting the existing list of places and rates of payment in relation to South Australia with the attached list of places and rates of payment.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

NEW SOUTH WALES

By substituting the existing list of places and rates of payment in relation to New South Wales with the attached list of places and rates of payment.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

OUEENSLAND

By amending the existing list of places and rates of payment in relation to Queensland in accordance with the attached amendments to the Schedule.

This amendment should take effect in respect of the aforesaid Schedule on and from 3 August 1988.

Dated this 2nd day of August 1988.

JOHN N. BUTTON Minister of State for Industry, Technology and Commerce

RATES IN CENTS PER LITRE APPLICABLE TO EACH PLACE

Place	Class	Post Code	Motor spirit	Auto. Distillate	Aviation gasoline	Aviation turbine fuel
SOUTH AUSTRALIA						
*Alton Downs	отн	5733	0.0	0.5	0.0	0.0
Amata	OTH	NOPC	2.2	3.1	3.1	3.5
De Rose Hill Station	OTH	NOPC	0.0	0.0	0.3	0.3
Ernabella	ОТН	NOPC	0.4	1.0	1.3	1.5
*Everard Park	OTH	5734	0.2	1.6	0.9	2.2
*Granite Downs	OTH	5734	0.0	0.7	0.2	1.4
*Induikana	отн	NOPC	0.0	0.7	0.2	1.4
Kenmore Park	OTH	NOPC	0.0	0.6	1.0	1.1
*Lambina	OTH	NOPC	0.2	1.6	0.9	2.2
*Marla Bore Camp		5734	0.0	0.3	0.0	0.9
*Mintabi Opal Field	OTH	NOPC	0.0	1.0	0.4	1.6
*Moomba		NOPC	0.0	0.0	1.1	1.1
*Mount Willoughby	отн	5734	0.0	0.0	0.0	0.1
*Oodnadatta		5734	0.0	0.0	0.0	0.5
*Pandie Pandie Station	ОТН	5733	0.0	1.2	0.0	0.3
°Streaky Bay		5680	0.0	0.0	0.0	0.1
Tieyon	ОТН	NOPC	0.1	0.6	1.0	1.2
*Tirrawarra		NOPC	0.0	0.9	0.0	0.0
*Todmorden Station	отн	5734	0.0	0.7	0.1	1.3
NEW SOUTH WALES						
*Ardeo	ОТН	2840	0.0	0.0	0.0	0.5
*Berawinnia Downs	ОТН	2840	0.0	1.3	1.4	2.5
*Garden Vale	ОТН	2840	0.0	0.0	0.0	0.3
Lord Howe Island (Drum)		2898	29.4	29.4	26.1	26.1
*Moalie Park	ОТН	2880	0.0	0.0	0.1	1.0
*Nantilla	ОТН	2840	0.0	0.0	0.0	0.2
*Winathee	OTH	2880	0.0	0.0	0.0	0.1
QUEENSLAND						
By deleting the following places an	d rates of payme	nt (in cents pe	r litre) applic	able to those p	laces:	
Nappa-Merry	отн	NOPC	0.0	1.0	4.0	0.0
Omicron	ОТН	NOPC	0.0	0.0	0.8	0.0
Orientos	ОТН	NOPC	0.0	0.0	2.2	0.0
Santos	ОТН	NOPC	0.0	0.0	1.5	1.5
By inserting the following places a	nd rates of payme	ent (in cents pe	er litre) applie	cable to those p	olaces:	
Nappa Merry	отн	NOPC	0.0	0.5	0.0	0.0
Omicron	отн	NOPC	1.2	2.8	0.4	1.8
Orientos	отн	NOPC	0.0	1.4	0.0	0.5
Santos	отн	NOPC	0.3	1.7	0.0	0.8

Change operative 3.8.88

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	17/08/88	18/08/88	19-21/08	22/08/88	23/08/88
AUSTRIA	Schillings	10.6200			10.9000	10.9400
BELGIUM/LUX	Francs	31.7100	32.1300	32.2900	32.6100	32.5600
BRAZIL	Cruzado	212.9900	215.1400	219.3500	222.4800	223.5100
CANADA	Dollars	0.9843	0.9871	0.9971	1.0042	0.9996
CHINA	New Yuan	2.9750	2.9806	3.0143	3.0325	3.0218
DENMARK	Kroner	5.7915	5.8650	5.8901	5.9566	5.9475
FIJI	Dollars	1.1390	1.1404	1.1599	1.1643	1.1594
FINLAND	Marks	3.5739	3.6122	3.6357	3.6674	3.6689
FRANCE	Francs	5.1215	5.1904	5.2197	5.2749	5.2686
GERMANY F.R.	Deutschmarks	1.5121	1.5329	1.5391	1.5565	1.5548
CREECE	Drachmas	121.1500	122.1700	122.9700	124.3000	124.5700
HONG KONG	Dollars	6.2524	6.2646	6.3356	6.3736	6.3519
INDIA	Rupees	11.3633	11.4373	11.5600	11.6586	11.6789
INDONESIA	Rupiahs	1356.0000	1360.0000	1375.0000	1383.0000	1378.0000
IRELAND	Pounds	0.5618	0.5707	0.5740	0.5787	0.5793
ISRAEL	Shekel	1.3133	1.3198	1.3364	1.3428	1.3397
ITALY	Lire	1120.6200	1133.6900	1139.3400	1152.5000	1150.0700
JAPAN	Yen	106.7500	107.4400	108.2200	109.2700	108.9400
KOREA	Won	576.7800	577.9600	584.5700	587.7700	585.5700
MALAYSIA	Dollars	2.1194	2.1259	2.1477	2.1693	2.1650
NETHERLANDS	Guilders	1.7080	1.7308	1.7374	1.7565	1.7544
NEW ZEALAND	Dollars	1.2307	1.2336	1.2522	1.2755	1.2782
NORWAY	Kroner	5.5399	5.5824	5.6146	5.6803	5.6695
PAKISTAN	Rupees	14.6000	14.6300	14.7900	14.8800	14.8300
PNG	Kina	0.6932	0.6950	0.6988	0.7013	0.7006
PHILIPPINES	Pesos	16.8200	16.8900	17.0800	17.1900	17.1400
PORTUGAL	Escudos	122.3300	122.9400	124.9800	126.1400	126.2100
SINGAPORE	Dollars	1.6329	1.6379	1.6534	1.6640	1.6591
SOLOMON IS.	Dollars	1.6887	1.6901	1.7165	1.7250	1.7171
SOUTH AFRICA	Rand	1.9325	1.9582	1.9901	2.0116	2.0110
SPAIN	Pesetas	98.7300	99.9900	100.6500	101.4700	101.7400
SRI LANKA	Rupees	25.9400	26.0300	26.3900	26.5500	26.6100
SWEDEN	Kroner	5.1934	5.2364	5.2702	5.3189	5.3150
SWITZERLAND	Francs	1.2714	1.2864	1.2940	1.3084	1.3077
TAIWAN	Dollars	22.8900	22.9400	23.2000	23.3400	23.2500
THAILAND	Bahts	20.3000	20.3400	20.5700	20.6900	20.6200
UK	Pounds	0.4698	0.4742	0.4775	0.4820	0.4836
USA	Dollars	0.8013	0.8028	0.8119	0.8168	0.8139

B.G.GILL
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
24/8/88

Prime Minister

COMMONWEALTH OF AUSTRALIA

Ombudsman Act 1976

APPOINTMENT OF A DEPLITY COMMONWEALTH **OMBUDSMAN**

I, SIR NINIAN STEPHEN, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to sub-section 21 (1) of the Ombudsman Act 1976, hereby appoint Dr Robin Alexander Bell to be a Deputy Commonwealth Ombudsman for a period of four years.

Dated 17 June 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command. **BOB HAWKE**

Prime Minister

N.N.-8861236

Ombudsman Act 1976

DESIGNATION OF DEPUTY COMMONWEALTH OMBUDSMAN AS DEPUTY OMBUDSMAN FOR THE AUSTRALIAN CAPITAL TERRITORY

I. RALPH WILLIS, Minister Assisting the Prime Minister for Public Service Matters, pursuant to paragraph 23 (1) (a) of the Ombudsman Act 1976, hereby:

- (a) revoke the appointment of Kevin Jack Sainsbury as the Deputy Ombudsman for the Australian Capital Territory;
- (b) designate Robin Alexander Bell, a person who has been appointed to be a Deputy Commonwealth Ombudsman for a period of four years commencing on 17 June 1988, as the Deputy Ombudsman for the Australian Capital Territory as from the commencement of that date.

Dated this 16th day of August 1988.

RALPH WILLIS

Minister for Industrial Relations for and on behalf of the Prime Minister

N.N.-8861237

Social Security

COMMONWEALTH OF AUSTRALIA

Commonwealth Employees' Rehabilitation and Compensation Act 1988

APPOINTMENT OF CHIEF EXECUTIVE OFFICER

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to sub-section 76(1) of the Commonwealth Employees' Rehabilitation and Compensation Act 1988, hereby appoint Sandra Gaie Halley as the Chief Executive Officer of the Commission for the Safety, Rehabilitation and Compensation of Commonwealth Employees for a term, in accordance with subsection 77 (1), of five years.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, **BRIAN HOWE** Minister of State for Social Security (Ex. Min. No. 9)

COMMONWEALTH OF AUSTRALIA

Compensation (Commonwealth Government Employees) Act 1971

APPOINTMENT OF COMMISSIONER

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to sub-section 9(1) of the Compensation (Commonwealth Government Employees) Act 1971, hereby appoint Sandra Gaie Halley as Commissioner for Employees' Compensation until the abolition of the Office of Commission for Employees' Compensation.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By his Excellency's Command, **BRIAN HOWE** Minister of State for Social Security (Ex. Min. No. 8)

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N.N.-8861239

\$

Transport and Communications

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTALS AND CHARGES

I, JOHN ANDREW LOCKWOOD, the General Manager, Specialized Network Products, of the Australian Telecommunications Commission being a person to whom the Commission has by instrument in writing under section 33 of the Telecommunications Act 1975, delegated its powers and functions under the Act, in pursuance of section 11 of the Act, hereby make the following determination:

- 1. The determination of rentals and charges made by the Commission on the 21 August 1975*, as varied to date of to is further varied by:
 - (A) Omitting paragraph (b) of item 6 of schedule 1 and substituting the following:
 - '(b) An applicant for or a subscriber to an Austpac service shall pay a rental for optional facilities provided with the service at the annual rates as follows:

(i)	Closed user group per terminal	14.40
	Switched virtual circuit	
	- first circuit	Nil
	 second, third, fourth or fifth channel—per circuit 	30.00
	- each additional circuit	144.00
	Permanent virtual circuit, per circuit	1 320.00
(ii)	Abbreviated addressing	
	 for the first four abbreviated addresses 	14.40
	 for the next four abbreviated addresses 	57.60
	- for each abbreviated address after this	60.00
(iii)	Symbolic addressing	2 160.00'

(B) Including after sub-section (c) (vi) of item 6 of schedule 1 the following sub-paragraphs:

'(vii) For the installation of abbre-13.00 viated addressing a once only charge of

(viii) For the installation of symbolic addressing

- a once only charge of

- a facility charge per 250.00' modification

This determination shall take effect on and from 1 September 1988.

Dated this first day of August 1988.

J. A. LOCKWOOD

500.00

Delegate of the Australian Telecommunications Commission

* Notified in Gazette No. S 170 of 29.8.75

Ø For previous amendments see footnote Ø appearing on page 1417 of Gazette GN 25 of 13.7.88.

Note: In lieu of notification appearing in Gazette GN 30 of 17.8.88.

N.N.-8861240

AUSTRALIAN BROADCASTING TRIBUNAL Broadcasting Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IL/88/127

The Australian Broadcasting Tribunal has approved, pursuant to section 99A of the *Broadcasting Act 1942*, the origination of a program from commercial radio station 4LM's transmitter situated at Cloncurry each Monday morning between 7.00 a.m. and 9.00 a.m.

The application and related documents may be inspected at the Tribunal's office at 76 Berry Street, North Sydney during business hours.

N.N.-8861241

Treasurer

RESERVE BANK OF AUSTRALIA NOTE ISSUE DEPARTMENT

Issued in pursuance of section 41 of the Reserve Bank Act

STATEMENT OF POSITION AS AT CLOSE OF BUSINESS ON WEDNESDAY, 29 JUNE 1988

AUSTRALIAN NOTES ON ISSUE

Denomination	Number	Amount
		S
\$1	39 855 247	39 855 247
\$2	81 016 701	162 033 402
\$5	45 072 745	225 363 725
\$10	56 571 088	565 710 880
\$20	121 768 562	2 435 371 240
\$50	77 193 411	3 859 670 550
\$100	39 226 229	3 922 622 900
Total	460 703 983	11 210 627 944
Notes held by:		S
Banks		933 905 316
Public		10 276 722 628
		11 210 627 944
B. A. NOBLE		R. A. JOHNSTON
Note Issue Department		Governor
		NI NI 0061242

N.N.-8861242



Gazette

No. S 240, Monday, 22 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Currency Act 1965	Currency Regulations (Amendment)	1988 No. 200



Gazette

No. S 241, Tuesday, 23 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

QUARANTINE PROCLAMATION No. 137A

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 13 of the *Quarantine Act 1908*, hereby appoint the place on land at Kirra in the State of South Australia described in the Schedule to be a quarantine station for the performance of quarantine by animals.

SCHEDULE

DESCRIPTION OF PLACE APPOINTED TO BE A OUARANTINE STATION

All those parcels of land surrounded by the Ngarkat Conservation Park in the State of South Australia containing an area of approximately 2039 hectares being Sections 6 and 7 Hundred of Fisk and being the whole of the land contained in Crown Lease Register Book Volume 1298 Folio 21.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 19 August 1988

By His Excellency's Command,

JOHN KERIN

Minister of State for Primary Industries and Energy

GOD SAVE THE QUEEN!



Gazette

No. S 242, Wednesday, 24 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Migration Act 1958	Migration Regulations (Amendment)	1988 No. 201
Migration Act 1958	Migration Regulations (Amendment)	1988 No. 202

Gazette

No. S 243, Wednesday, 24 August 1988 Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN CAPITAL TERRITORY

AGENTS ORDINANCE 1968

DETERMINATION OF FEES

DETERMINATION NO. 2\ OF 1988

Under section 120A of the Agents Ordinance 1968 I REVOKE the determination of fees notice of which was published in the Gazette No S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of State

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE August AGENTS ORDINANCE 1968 ON THE DAY OF ココ 1988.

SCHEDULE

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable	Fee (in	Payable \$)
41	Issue of certificate of registration	40	
53	Issue of a licence to carry on business as an agent other than as a travel agent		
	(i) where a licence is issued to a person (other than a company)	40	
	(ii) where a licence is issued to a company		
	(a) for first licence granted to the company	200	
	(b) for each subsequent licence	40	
53	The issue of a licence to carry on business as a travel agent	for place bus specified the other principals.	plus 100 each ce of iness cified in licence er than ncipal ce of iness



THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE AGENTS ORDINANCE 1968 ON THE 22 DAY OF 9020 1988.

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable	Fee Payable (in \$)
53	The amendment of a licence to carry on business as a travel agent to increase the number of places of business specified in the licence	100 for each place of business additional to the place or places specified in the licence
77	Annual fee payable by a person who is the holder of a certificate of registration for each certificate of registration held by that person.	n 40
77	Annual fee payable by a person (other than a company or a travel agent who is the holder of a licence or licences for each licence held by the person	40
77	Annual fee payable by a company which is the holder of licence, other than a licence to be a travel agent.	
	(i) for the first licence issued	200
	<pre>(ii) for each additional licence</pre>	40
77	Annual fee payable by a person who is the holder of a licence to be a travel agent	250 plus 100 for each place of business specified in the licence other than the principal place of business
	Delegate	s Initials

THIS IS PAGE 3 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE AGENTS ORDINANCE 1968 ON THE 22 DAY OF August 1988.

Description of matter in respect of which fee is payable	Fee Payable (in \$)
Photocopy of transcript	
(i) first page(ii) each additional page	1
	0.50
Certification of copy of of transcript by Registrar	10
Photocopy of part of a proceeding:	
(i) first page (ii) each additional page	1 0.50
inspection of a register and taking of an extract	r 1
	matter in respect of which fee is payable Photocopy of transcript (i) first page (ii) each additional page Certification of copy of of transcript by Registrar Photocopy of part of a proceeding: (i) first page (ii) each additional page Inspection of a register of inspection of a register

AUSTRALIAN CAPITAL TERRITORY

ARCHITECTS ORDINANCE 1959

DETERMINATION OF FEES

DETERMINATION NO 22 OF 1988

UNDER Section 39B of the Architects Ordinance 1959 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fee payable for

- 1. the purposes of sub-section 15(3) of the Ordinance is \$54.00
- the purposes of sub-section 18A(1) of the Ordinance is \$43.00.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts
and Territories.

BETTING (TOTALIZATOR AGENCY) ORDINANCE 1964

DETERMINATION OF PERCENTAGE

UNDER subsection 28(1) of the Betting (Totalizator Agency) Ordinance 1964 I DETERMINE that the percentage for the purpose of that subsection is 5.5 per cent

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of
State for the Arts and
Territories

BUILDING ORDINANCE 1972

DETERMINATION OF FEES

DETERMINATION NO. 23 OF 1988

UNDER section 65 of the Building Ordinance 1972 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be as follows.

Builder's Licences

- 1.(a) For the purposes of section 15(4) the fee payable by an applicant which is a company is \$50.
- (b) For the purposes of section 17(6) the following licence fees are payable:
 - Where an applicant is the holder of a builder's licence, of the class applied for, at the time of his or her application:

i)	Builder's Licen	ce Class A	\$135
ii)	Builder's Licen	ce Class B	\$110
iii)	Builder's Licen	ce Class C	\$110
iv)	Builder's Licen	ce Class D	\$110

2 In any other case:

i)	Builder's	Licence	Class	A	\$205
ii)	Builder's	Licence	Class	В	\$205
iii)	Builder's	Licence	Class	C	\$180
iv)	Builder's	Licence	Class	D	\$180

- (c) For the purposes of section 20(3) an inspection fee of \$8.50 is payable for each half hour or part thereof during which the inspection is carried out.
- 2. Where a person applies for the grant of a building permit bearing the endorsement "No Builder's Licence Required" the following fee are payable:
- (a) if the building work the subject of the application is the erection of a residence - \$100; or
- (b) in any other case \$50.

Applications for approval of plans and specifications

3.(a) For the purposes of section 31(2) the following fees are payable in respect of an application made for the approval



of work carried out in relation to a building that is erected or proposed to be erected on land the lease of which provides that the land shall be used for residential purposes ("residential building work") being a plan for the erection or alteration of a building or improvement (whether or not in connection with the erection or alteration of other buildings or improvements):

- (i) in the case of the erection of a residence (including units and town houses) - 0.275% of the cost of the erection (where such erection is provided for in the plan) or
- (ii) in any other case either 0.55% of the cost of
 - (A) the erection of a garage, carport or other structure not attached to, or forming part of, a residence, a fence, retaining wall, swimming pool, mast, antenna, aerial, advertising device, notice or sign or for the demolition of a building, and
 - (B) alterations or additions to an existing building or structure,

where such erection, alterations or additions are provided for in the plan, or \$20, whichever is the greater.

(b) For the purposes of section 31(2) the following fees are payable in respect of an application made for the approval of building work other than residential building work ("commercial building work") where the cost of the building work is -

\$10,000 or less

0.75% of such cost, or \$20, whichever is the greater

more than \$10,000 but not more than \$70,000

\$75 plus 0.5% of amount by which such cost exceeds \$10,000

more than \$70,000 but not more than \$300,000

\$375 plus 0.2% of amount by which such cost exceeds \$70,000

more than \$300,000 but not more than \$1,200,000

\$835 plus 0.1% of amount by which such cost exceeds \$300,000

more than \$1,200,000

\$1,735 plus 0.05% of amount by which such cost exceeds \$1,200,000.

(c) For the purposes of section 33A(3) with respect to an application made pursuant to section 33A(2) for an extension of the period during which approval of plans remains in force, the fee is \$15.00.

(d) Where the application relates to existing building work for which plans have not previously been approved under the Ordinance or the repealed laws, the fee payable for the purposes of section 31(2) is one and one half times the amount that would otherwise be payable or \$40 whichever is the greater.

Application for amendment of plans

- 4. For the purposes of section 31(2) the fee payable where an application is made for the amendment of plans before they have been approved under the Ordinance is:
- (a) where an application is made for the purpose of obtaining approval under the Buildings (Design and Siting) Ordinance 1964 or to meet objections made by the Building Controller and the amendment consists only of alterations necessary to obtain that approval no fee; or
- (b) the amendment consists of alterations necessary for either of those purposes and also of other alterations or exclusively of other alterations - \$20 or an amount equal to the difference between the fee paid in accordance with paragraph 3 as the case may be and the fee that would be payable in accordance with that clause if the amended plans were submitted for approval as original plans, whichever is the greater.
- 5. For the purposes of section 31(2) the fee payable for the purposes of an examination of amendments of structural plans or amendments of calculations is \$20 for the first two sheets of plans or pages of calculations, together with \$6 for each sheet or page by which the plans or calculations exceed 2 sheets or 2 pages.
- 6. For the purposes of section 31(2) the fee payable where an application is made for the approval of amendments of approved plans is:
- (a) in the case of an amendment consisting of a deletion that does not involve an examination of the plans for the purposes of ascertaining the structural sufficiency, stability and safety of the remainder of the building -\$15.
- (b) in the case of an amendment consisting of an addition or an alteration, other than a deletion referred to in paragraph (a), a fee calculated in accordance with paragraph 3 or \$20 whichever is the greater.

Plans or amendments which depart from Building Manual

7. Where a person applies for approval of plans or for an amendment of plans and the plans or amendment include a matter the acceptable requirements and standards of which are not set out in the Building Manual - \$70 in addition to any other fee that is payable.

8. Where a person has applied for approval of plans or for an amendment of plans and consideration of the plans by the Building Controller discloses that the plans or amendment include a matter the acceptable requirements and standards of which are not set out in the Building Manual and the applicant has not paid the fee provided for in paragraph 7 the fee payable for a decision by the Building Controller under section 33(1) is \$70.

Building Permits for Work Directed to be Carried out under Section 46

9. For the purposes of the grant of a building permit for building work which the Building Controller directs to be carried out pursuant to section 46, a fee of \$55, or 1% of the cost of the building work, whichever is the greater, is payable.

Building Permits - Residential

- 10. Subject to paragraph 9, for the purposes of an application made pursuant to section 35 or to section 39 the following fees are payable for the grant of a building permit for residential building work:
- (a) in the case of a permit for the erection of a building other than a building referred to in subparagraphs (b) or (c) below:
 - (i) by a licensed builder

\$26 or 0.275% of the cost of the building work, whichever is the greater

(ii) by an owner builder

\$45, or 1.1% of the cost of the building work, whichever is the greater.

- (b) in the case of a permit for the erection of a garage, carport or other structure not attached to, or forming part of, a residential building or for the demolition of a building, the alteration of or addition to a building or the erection or construction of a fence, retaining wall, ornamental pond, mast, antenna, aerial, advertising device, notice or sign:
 - i) by a licensed builder

\$26, or 0.55% of the cost of the building work, whichever is the greater.

ii) by an owner builder

\$45, or 1.1% of the cost of the building work, whichever is the greater.

- (c) in the case of a permit for a swimming \$45, or 1.1% of the pool or associated safety fences, cost of building gates, decks or concourses work, whichever is the greater.
- (d) in the case of a permit which relates to work falling within more than one of the categories referred to in subparagraphs (a), (b) and (c), the fee for the permit shall be calculated at the lowest rate.
- (e) subject to paragraph 9 for the purposes of an application relating to existing building work for which a building permit has not previously been granted or issued under the Ordinance or the repealed laws the fee payable is one and one half times the amount that would otherwise be payable or \$50 whichever is the greater.

Building Permits - Commercial

11(a).Subject to paragraph 9, for the purposes of an application
 made pursuant to section 35 or section 39 the following
 fees are payable for the grant of a building permit for
 commercial building work: where the cost of the building
 work is -

\$10,000 or less	\$40 (or, where the applicant is an owner builder, \$55) or 0.75% of the cost of the building
	work, whichever is the greater.

more	than	\$10,000	but	not	\$75 plus 0.5% of
more	than	\$70,000			the amount by which
					the cost of the
					building work
					exceeds \$10,000

more than	\$70,000 but not	\$375 plus 0.2% of
more than	\$300,000	the amount by which
		the cost of the
		building work
		exceeds \$70,000

more than \$300,000 but not more than \$1,000,000	\$835 plus 0.1% of the amount by which
more chair yr, ood, ood	the cost of the
	building work
	000 0062 \$300 000

	caccas 4300,000
more than \$1,200,000	\$1,735 plus 0.05% of the amount by which the cost of the building work
	exceeds \$1,200,000.



(b). Subject to paragraph 9, for the purposes of an application relating to existing building work for which a building permit has not previously been granted or issued under the Ordinance or the repealed laws the fee payable is one and one half times the fee that would otherwise be payable or \$55, whichever is the greater.

Extension of Building Permits

12. For the purposes of an application made pursuant to section 41(2) for an extension of the period during which a building permit remains in force, the fee payable is \$26 plus \$26 for each period of 3 months, or less, that the requested period exceeds 6 months.

Certificates of Occupancy and use

- 13. The fee payable by the applicant for a certificate under section 53(2), (3),(10) or (11) is the sum of the amounts calculated as follows:
- (a) where the Building Controller has approved an amendment to the plans for the building work at the site of the building work - \$35 for each half hour or part thereof spent by the Building Controller in considering the amendment;
- (b) where the holder of a building permit has given the Building Controller notice, as described in section 36(5) of the Ordinance, and
 - (i) the Building Controller or a building inspector issues a notice under section 43(1) of the Ordinance - \$26 for each occasion;
 - (ii) the Building Controller or a building inspector cannot conduct an inspection because either they cannot gain access to the site or the work to which the notice relates is not completed - \$10 for each occasion;
 - (iii) the notice relates to part only of the work involved in a stage (being a stage specified in the Schedule to the Ordinance) - \$26 for the second, and each subsequent, inspection of work involved in that stage; or
 - (iv) where an inspection is conducted by a building inspector for the purposes of ensuring the structural sufficiency of the building or building work - \$44 per hour or part thereof spent by the building inspector in conducting the inspection;
- (c) where the owner of the parcel of land on which the building is being erected has applied for the issue of a certificate under section 53(6) \$40 for each application.

- (d) where the applicant requested that plans be approved as a matter of urgency and
 - (i) if the plans relate to residential building work they were approved within 10 working days (being days other than a Saturday, Sunday or a public holiday observed under the Holidays Ordinance 1958) - an amount equal to the amount paid under paragraph 3; or
 - (ii) if the plans related to commercial building work they were approved within 15 of the said working days - an amount equal to the amount paid under paragraph 3.

Inspections for purposes of section 46

14. The fee payable by the owner of a parcel of land on whom a notice under section 46 of the Ordinance is served is, in addition to any other fee that is payable, \$44 per hour or part thereof spent by the Building Controller or a building inspector in inspecting the building or building work to which the notice relates.

Transitional

15. In calculating the fee payable under paragraph 13 or 14 no regard shall be had to any approval, notice, inspection, attempted inspection, application or request that was made or took place before the date on which notice of this determination was published in the Gazette.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts and
Territories

BUILDING AND SERVICES ORDINANCE 1924

DETERMINATION OF FEES

DETERMINATION NO 24 OF 1988

UNDER section 3F of the Building and Services Ordinance 1924 I REVOKE the determination of fees notice of which was published in the Gazette No.S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be as set out in the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate
of the Minister of State
for the Arts and
Territories

THIS IS THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE BUILDING AND SERVICES ORDINANCE 1924 ON THE 35

DAY OF August

SCHEDULE

	cription of Matter in respect of th fee is payable	Fee payable (in \$)
1.	For hiring under regulation 3AA or 3A of the Garbage Regulations for one week or less, a container having a capacity:	
	not exceeding 0.765 cubic metres	2.20
	exceeding 0.765 cubic metres but not exceeding 1.530 cubic metres	3.10
	exceeding 1.530 cubic metres but not exceeding 2.295 cubic metres	3.40
	exceeding 2.295 cubic metres but not exceeding 3.060 cubic metres	3.80
2.(a)For each occasion garbage is removed under regulation 3A from a container having a capacity	,
	not exceeding 0.765 cubic metres removal	4.90
	exceeding 0.765 cubic metres but not exceeding 1.530 cubic metres removal	6.80
	exceeding 1.530 cubic metres but not exceeding 2.295 cubic metres removal	11.20
	exceeding 2.295 cubic metres but not exceeding 3.060 cubic metres removal	14.80
b)	In addition for each occasion on which garbage is removed from the premises	
	First bin each additional bin	1.50 0.80



CEMETERIES ORDINANCE 1933

DETERMINATION OF FEES

DETERMINATION NO. 25 OF 1988

UNDER section 22A(1) of the Cemeteries Ordinance 1933 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I SPECIFY that the matters for which fees are payable for the purposes of the Ordinance are those listed in the Schedule. I DETERMINE that the fees payable for the purposes of the Ordinance in respect of any specified matter shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris

Associate Secretary, ACT Administration, Delegate of the Minister of State for

the Arts and Territories

Delegate's Initials

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE CEMETERIES ORDINANCE 1933 ON THE 22 DAY OF August 1988.

Specified matter in respect of which fee is payable	Fee payable (in \$)
Certificate issued under Regulation 15(3) for excluding the formula of burial at Gunghalin Cemetery:	usive
 (a) in the general lawn areas (b) in the Family Estate areas (c) in the Children's Garden areas (d) in the headstone areas (e) in the Ex-Services Personnel areas 	210 325 120 230 210
Application under Regulation 15A(2) for renewal of exclusive right of burial at Gungahlin Cemetery:	
(a) in the general lawn areas(b) in the Family Estate areas(c) in the headstone areas	210 325 210
Duplicate certificate issued under Regulation 15(6) for exclusive right of burial	20
Copy of entry in register furnished under Regulation 17(2)	13
Application under Regulation 26(1) for permission to erect a monument, tablet, gravestone, vault, kerbing, railing or other structure:	
(a) on an allotment(b) other than on an allotment	100 140
Excavation of a grave to a depth not exceeding 1.50 metres and prepared to accommodate a coffin:	
(a) of length not exceeding 213 centimetres and width not exceeding 71 centimetres on:	
 i) a Saturday, Sunday or any day observed as a public holiday under the Holidays Ordinance 1958 ("holiday") ii) any other day 	505 330
	_

THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE CEMETERIES ORDINANCE 1933 ON THE 22 DAY OF August 1988.

Specified matter in respect of which fee is payable	Fee payable (in \$)
(b) for a child under 4 years of age (including a still-born child) on:	
i) a Saturday, Sunday or holidayii) any other day	320 195
Additional fee for excavation of a grave to a depth exceeding 1.50 metres	65
Additional fee for excavation of a grave to accommodate a coffin exceeding 213 centimetres in length or 71 centimetres in width	65
Installation of vault (for each allotment occupied by the vault) on:	
(a) a Saturday, Sunday or holiday(b) any other day	635 455
Burial in a vault on:	
(a) a Saturday, Sunday or holiday(b) any other day	115 65
Interment of ashes (whether a first or subsequent interment) on:	
(a) a Saturday, Sunday or holiday(b) any other day	230 75
Exhumation and reburial in the same allotment (not including removal and replacement of any monument or other improvement to an allotment) from:	
(a) a grave(b) a vault	345 155



THIS IS PAGE 3 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE CEMETERIES ORDINANCE 1933 ON THE 22 DAY OF August 1988.

Specified matter in respect of which fee is payable	Fee payable (in \$)
Exhumation for removal of cremated remains	75
Exhumation and reburial in another allotment in Gungahlin Cemetery (not including removal and replacement of any monument or other improvement to an allotment) from:	
(a) a grave	495
(b) a vault	310
Exhumation for removal of a body to another cemetery (not including removal and replacement of any monument or other improvement to an allotment) from (a) a grave (b) a vault	om: 255 155
Supplying, inscribing and fixing:	
 (a) a single format plaque in the general lawn areas, the Family Estate areas or the Children's Garden areas at Gungahlin Cemetery (b) a double format plaque in the general lawn 	165
areas or the Family Estate areas at Gungahlin Cemetery	230
(c) a detachable plate to a double format plaque in the general lawn areas or the Family Estate areas at Gungahlin Cemetery	75
(d) a chrome plaque in the lawn areas at Woden	, ,
Cemetery	125
Re-chroming a plaque at Woden Cemetery	30



CITY AREA LEASES ORDINANCE 1936

DETERMINATION OF FEES

DETERMINATION NO. 26 OF 1988

UNDER section 37B of the City Area Leases Ordinance 1936 I REVOKE the determinations of fees notices of which were published in the Gazette No. S235 on 16 September 1987 and No. S326 on 30 November 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of State
for the Arts and Territories

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CITY AREA LEASES ORDINANCE 1936 ON THE 22 DAY OF August 1988

SCHEDULE

Prov	/isi	ion	f	or	
purp	ose	es (of	which	h
fee	is	pa	yal	ole	

Description of Matter in respect of which fee is payable

Fee payable
(in \$)

10

Approval to conduct profession, trade, occupation or calling from a residential block:

- (i) renewal of approval(ii) new approval
- 110 220

Application for the

grant of a lease

17

(a) having a commercial purpose, including (without being limited to) a lease for manufacturing or industrial purposes, hire of equipment or machinery, wholesale or retail distribution of goods, personal and non-retail commercial services, professional suites, offices, agencies, co-operative societies, banks, restaurants, hotels, motels taverns, service stations,

local and national

associations



THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CITY AREA LEASES ORDINANCE 1936 ON THE フブ DAY OF August 1988

Prov					
purp	ose	25	of.	whi	i ch
fee	is	рā	ıyal	ole	

Description of Matter in respect of which fee is payable

Fee payable in (\$)

1200

- where the area of the land is less than 3000 square metres
- (ii) where the area of the land is not less than 3500 3000 square metres
- (iii) where the grant is for industrial purposes and has been recommended by the Canberra Development Board

(b) a community, religious or club purpose other than an application made by a nonprofit philanthropic or charitable association 600

28(3)

Minister's consent to the transfer or assignment of a lease or an interest in a lease.

120

Nil

CO-OPERATIVE SOCIETIES ORDINANCE 1939

DETERMINATION OF FEES

DETERMINATION NO. 27 OF 1988

Under section 80C of the Co-operative Societies Ordinance 1939 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of
State for the Arts and
Territories

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 DAY OF August 1988.

SCHEDULE

Provision for purposes of which fee is payable	Description of matter in respect Fee of which fee is payable	payable (in \$)
9	Supply of a certified copy of a document filed or lodged with the Registrar:	
	For the first page	7
	thereafter per page	1
9	Request for information as to whether the name of a society is contained in the register or for information relating to the name by which a society is registered	15
9	For each inspection of the register and documents of a society kept by the Registrar in accordance with the Ordinance	5
9	For the supply by the Registrar of a certificate of registration of a society	15
16(6)	Application for registration of a society	650
17(4)	Application for registration of a change of name and issuing a new certificate of incorporation	75



THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 DAY OF August 1988.

Provision for purposes of which fee is payable	Description of matter in respect of Fee which fee is payable	payable (in \$)
18	Application for the registration of an amalgamated society, its rules, office and for the issue of a certificate of incorporation	650
20	On application for the supply of a duplicate certificate of incorporation in place of one lost, stolen, destroyed or defaced	30
32(1A)	Application for a certificate of exemption	325
40(4)	Application for registration of a notice of change of address of a registered office within the prescribed period	15
40(5)	Application for registration of a notice of change of address where the notice is sent after the prescribed period	60
44(1)	For entry in the Register of a notice of change in the composition of the Board of Directors made within the prescribed period	30



THIS IS PAGE 3 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 DAY OF August 1988.

Provision for purposes of which fee is payable	<u> </u>	yable in \$)
44(1A)	For an application for entry in the Register of a notice of change in membership of the Board of Directors made after the prescribed period	30
	Plus a late fee of	
	i) If lodged not later than one month after the expiry of the prescribed period	20
	ii) If lodged later than one month after the expiry of the prescribed period but not later than three months after the expiry of the prescribed period	45
	<pre>iii) If lodged later than three months after the expiry of the prescribed period</pre>	75
44(2A)	Application for authorisation of an extension of time within which annual returns under section 44(2) shall be lodged	30
44(5)	Transmission of annual returns under section 44 within the prescribed period or other time authorised by the Registrar	70
44(5A)	On lodging of annual returns under section 44(2) after the prescribed time or extension of time authorised by the Registrar	70

THIS IS PAGE 4 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 DAY OFAugust 1988.

Provision for purposes of which fee is payable		on of matter in respect fee is payable	Fee payable (in \$)
	Plus a la	te lodgement fee of	
	i)	where the annual returns lodged not later than on month after the prescrib period:	е
	ii)	where the annual returns lodged later than one mo but not later than three months after the prescriperiod	nth
	iii)	where the annual returns lodged later than three months after the prescri period	
48	For regis	tration of a special reso	lution 15
50(3)		on for registration eration of rules	15 per rule to a maximum of 255 per application
50(3A)	of an alt	on for Registration eration of rules, r the prescribed	per rule to a maximum of 255 per application
	Plus	late fee of	
	For the f	irst rule	65
	and for e	ach rule thereafter	15
	to a maxi	mum of	320 per application



THIS IS PAGE 5 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE DAY OF August CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 1988.

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable	Pee payable (in \$)
	For an application made later than one month after the prescribed period but not later than three months, per rule	15
	to a maximum per application of	255
	plus late lodgement fee of, for the first rule	130
	and for each rule thereafter	15-
	to a maximum per application of	380
	For an application made later than three months after the prescribed period, per rule	15
	to a maximum per application of	255
	plus late lodgement fee of, for the first rule	190
	and for each rule thereafter	15
	to a maximum per application of	425
52(1A)	Application for an extension of time in holding annual general meetings	for 30



THIS IS PAGE 6 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE CO-OPERATIVE SOCIETIES ORDINANCE 1939 ON THE 22 DAY OF August 1988.

Provision for purposes of which fee is payable	Description of matter in respect Fee of which fee is payable	<pre>payable (in \$)</pre>
Provisions(a) described in section 80D	For an application for registration of the dissolution of a society and the cancellation of registration of that society	30
(b)	For the supply of any document by the Registrar, except as otherwise provided, requiring the Registrar to affix his or her seal of office	20
(c)	Lodgement of any application for the purposes of the Ordinance for which a fee has not otherwise been provided	30
30E	Lodgement of an instrument or a copy of an instrument by which any charge by a society is created, or evidenced, under section 201 of the Companies Act 1981 as applied by the Ordinance	55
80E	Lodgement of a notice under section 206 of the Companies Act 1981, as applied by the Ordinance	35
80E	Lodgement or registration of a memorandum under section 207(2) of the Companies Act 1981 as applied by the Ordinance	35
80E	The issue of a certificate under section 210 of the Companies Act 1981,	20

as applied by the Ordinance



DANGEROUS GOODS ORDINANCE 1984

DETERMINATION OF FEES

DETERMINATION NO. 28 OF 1988

UNDER section 12A(1) of the Dangerous Goods Ordinance 1984 I REVOKE the determination of fees notice of which was published in the Gazette No S412 on 20 August 1986. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate of the
Minister of State for the Arts and
Territories.

This is page 1 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Dangerous Goods Ordinance 1984 on 22 day of August 1988.

SCHEDULE

	Description of matt fee is payable	er in	res	pect of which	Fee payable	e
1.	Issue or renewal of a licence.		dang	the keeping of erous goods remises,	\$24.00 for each depot or on the premises, the except that lique flammable in cylinder with a combot at capacinot exceed: 100 kilogramay be kept licensed premises without payof an additional	in with ion fied gas rs bined city ing ams t on
		,	carr: dang	orising the iage of erous goods r on -		
			(i)	the semi- trailer of an articulated vehicle	\$48.00	0
		(i:	i)	a trailer other than a semi- trailer	\$48.00	0
		(ii	i)	any other vehic or any vessel	le \$48.00	ס
		1	manu	orising the facture (other		

than the manufacture for sale of safety cartridges) of explosives -



This is page 2 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Dangerous Goods Ordinance 1984 on 22 day of August 1988.

Description of matter in respect of which Fee payable fee is payable

- (i) for immediate use \$10.00
- (ii) otherwise than for immediate use \$353.00
- (d) authorising the manufacture for sale of safety catridges \$10.00
- (e) authorising the importation of authorised explosives into the Territory or the sale of explosives other than safety cartridges \$35.00

2. Transfer of a licence referred

\$23.00

3. Fee for the lodgement of an application made under clause 10(1)(b) of the Dangerous Goods Regulation in its application to the Territory

to in matter 1.

\$23.00

- Examination and testing of dangerous goods and equipment.
- (a) for the examination and testing of any explosive at the request of the owner, importer or consignee of the explosive, except where the examination or testing is with a view to the declaration of the



This is page 3 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Dangerous Goods Ordinance 1984 on 22 day of August 1988.

Description of matter in respect of which Fee payable fee is payable

explosive under section 16(1) of the Dangerous Goods Act in its application to the Territory

- (i) where physical examination or a heat test is to be performed
- \$5.40
- (ii) where chemical analysis is to be performed

\$68.00 provided that no further fee shall be payable in respect of matters 4(a)(i) and (ii) by a person who in the financial year in which the examination takes place has paid fees totalling \$2,000.00 for such examinations.

(b) for every test
of fixed foam
protection on
any tank for
dangerous goods
of Class 3, as
defined in clause
17 of that
Regulation being
a test to prove
initial compliance
with the Regulation

\$68.00



This is page 4 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Dangerous Goods Ordinance 1984 on 22 day of August 1988.

Description of matter in respect of which Fee payable fee is payable

(c) for every test for classification, including the determination of the flash point or fire point, of any dangerous goods of the said Class 3

\$35.00

(d) for every test for classification of an aerosol

\$10.00

(e) for every test for classification of any other dangerous goods

At the rate of \$68.00 per hour in respect of the time taken for and in connection with the test with a minimum fee of \$23.00 and a maximum fee of \$695.00

5. Fee in respect of an application referred to in clause 38 of that Regulation

\$68.00 provided that no further fee shall be payable for any test by a person who in the financial year in which the test takes place has paid fees totalling \$2,000.00 for such tests.



DOG CONTROL ORDINANCE 1975 DETERMINATION OF FEES

DETERMINATION NO 29 OF 1988

UNDER section 40A of the Dog Control Ordinance 1975 I REVOKE the determination of fees notice of which was published in the Gazette No.S412 on 20 August 1986. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

Will tam John Harris
Associate Secretary, ACT
Administration, Delegate of
the Minister of State for the
Arts and Territories.

This is the Schedule to the Determination made by the delegate of the Minister for the Arts and Territories under the Dog Control Ordinance 1975 on the 22 day of August 1988.

SCHEDULE

Provision for purposes of which fee is payable	Description of matter Fee printing in respect of which fee is payable	eayable (in \$)
9(1)(d) and 13(1)	The fee for registration or the renewal of the registration of a dog is:	
	(a) in the case of a dog that is sterile; or	3.20
	(b) in any other case	17.30
18	The fee for the issue of a new registration tag	1.00
30(1)	The fee for return of an impounded dog seized by an inspector shall be:	
	(a) if the period that has elapsed since the dog was seized does not exceed 24 hours	36.00
	(b) if that period exceeds 24 hours but does not exceed 48 hours; and	54.00
	(c) if that period exceeds 48 hours	70.00
32A(2)(a)	(a) Upkeep of the dog	65.00
	(b) Transportation of the dog	15.00

HAWKERS ORDINANCE 1936

DETERMINATION OF FEES

DETERMINATION NO 30 OF 1988

UNDER section 27B of the Hawkers Ordinance 1936 I REVOKE the determination of fees notice of which was published in the Gazette No.S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts and
Territories.

THIS IS THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE HAWKERS ORDINANCE 1936 ON THE 22 DAY OF AUgust 1988.

SCHEDULE

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable	Fee Payable (in \$)
10A(1) and (3)	For the grant of a permit for a period of 6 months or less where the holder of the permit:	
	1. carries the goods for sale on his or her person	44
	2. carries the goods for sale in or on a vehicle of a weight not exceeding 2 tonnes	175
	3. carries the goods for sale in or on a vehicle of a weight exceeding 2 tonnes	264
11	For a licence where the holder of the licence:	
	1. carries the goods for sale on his or her person	44
	2. carries the goods for sale in or on a vehicle of a weight not exceeding 2 tonnes	86
	3. carries the goods for sale in or on a vehicle of a weight exceeding 2 tonnes	132



HOUSING ASSISTANCE ORDINANCE 1987

LONG STAY CARAVAN PARK HOUSING ASSISTANCE PROGRAM

DETERMINATION OF FEES

UNDER clause 7 of the Long Stay Caravan Park Housing Assistance Program made under the Housing Assistance Ordinance 1987 and published in the Gazette No. GN 34 on 23 December 1987 I DETERMINE that the fee for the occupancy of a site shall be:

- (a) \$35.00 per week; or
- (b) if the site is occupied by more than one person \$35.00 per week plus \$2.00 per week for each additional person who is an adult (being a person who has attained the age of 18 years) and \$1.00 per week for each additional person who is not an adult (an adult (if any) being the first person counted).

Date: Aug 22, 1988

Muteu-Bye

Margaret Cottrell-Boyd Commissioner for Housing for the Australian Capital Territory

HOUSING ASSISTANCE ORDINANCE 1987

SCHEME FOR PROVIDING OR ASSISTING IN PROVIDING DWELLING HOUSES

DETERMINATION OF FEES

UNDER clause 9(2) of the Scheme for Providing or Assisting in Providing Dwelling Houses (being a scheme details of which were published, under section 3 of the Housing Ordinance 1928, in the Gazette No Sl3 on 21 January 1986 and which is by virtue of section 24 of the Housing Assistance Ordinance 1987 deemed to be a program in force under that Ordinance) I REVOKE the determination of fees notice of which was published in the Gazette No. S239 on 17 September 1987. I DETERMINE that the fees payable for administrative expenses shall be in accordance with the Schedule.

Date: Aug 22/88

Muteria - Byse

Margaret Cottrell-Boyd Commissioner for Housing for the Australian Capital Territory THIS IS THE SCHEDULE TO THE DETERMINATION OF FEES MADE BY THE COMMISSIONER FOR HOUSING UNDER CLAUSE 9(2) OF THE SCHEME FOR PROVIDING OR ASSISTING IN PROVIDING DWELLING HOUSES DATED THIS DAY OF \triangle \bigcirc 1988.

SCHEDULE

Matter in respect of which fee is payable	Fee payable (in\$)
Upon the applicant being placed on the loan waiting list	15
Upon lodgement of an application for a loan	102
Prior to preparation of mortgage documents and undertaking of a title search by or for the Commissioner	69
Upon Production of documents to applicants or to persons authorised by an applicant	17
Upon request by the applicant that a progress payment be made	67
Prior to a variation of a mortgage	17
Prior to approval of a subsequent mortgage	10
Upon the applicant applying to sublet the mortgaged property	17
Upon the applicant transferring the mortgaged lease	37

Commissioner's Initials

HOUSING ASSISTANCE ORDINANCE 1987

SCHEME FOR PROVIDING CONCESSIONAL HOME LOANS

DETERMINATION OF FEES

UNDER clause 8(1) of the Scheme for Providing Concessional Home Loans (being a scheme details of which were published, under section 3 of the Housing Ordinance 1928, in the Gazette No S229 on 30 September 1983 and which is, by virtue of section 24 of the Housing Assistance Ordinance 1987, deemed to be a program in force under that Ordinance) I REVOKE all previous determinations of fees. I DETERMINE that the fees payable shall be in accordance with the Schedule.

Date: Aug 22,1888

Margaret Cottrell-Boyd Commissioner for Housing for the Australian Capital Territory

Muticu - Box

THIS IS THE SCHEDULE TO THE DETERMINATION OF FEES MADE BY THE COMMISSIONER FOR HOUSING UNDER CLAUSE 8(1) OF THE SCHEME FOR PROVIDING CONCESSIONAL HOME LOANS DATED THIS 22 DAY OF AUG 1988.

SCHEDULE

Matter in respect of which fee is payable	Fee payable (in \$)
Prior to preparation of mortgage documents and undertaking of a title search by or for the Commissioner	69
Upon Production of documents to applicants or to persons authorised by an applicant	17
Upon request by the applicant that a progress payment be made	67
Prior to a variation of a mortgage	17
Prior to approval of subsequent mortgage	10
Upon the applicant applying to sublet the mortgaged property	17
Upon the applicant transferring the mortgaged lease	37

LAKES ORDINANCE 1976

DETERMINATION OF FEES

DETERMINATION NO. 3/ OF 1988

UNDER section 5A of the Lakes Ordinance 1976 I REVOKE the determination of fees notice of which was published in the Gazette No.S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of sections 25(1) and 25(1A) shall be \$70.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate of the
Minister of State for the Arts
and Territories.

MACHINERY ORDINANCE 1949

DETERMINATION OF FEES

DETERMINATION NO 32 OF 1988

UNDER section 4A of the Machinery Ordinance 1949 I REVOKE the determination of fees notice of which was published in the Gazette No.S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

WILLIAM JOHN HARRIS
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts and
Territories.

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE MACHINERY ORDINANCE 1949 ON THE 22 DAY OF August 1988

SCHEDULE

Description of Matter in respect of which fee is payable			Fee payable (in \$)
Issue of a Boiler Attenda	nt's Certifica	te	18.20
Inspection of Boilers			
(1) Locomotive, traction boilers, having a he		d roller	
(a) not exceeding 7.	50 square metr	es	46.30
(b) exceeding 7.50 s	quare metres		64.00
(2) Boilers (other than or road roller boile including economizer	rs) having a h	eating surface	2,
(a) not exceeding 2	square metres		17.30
(b) exceeding 2 squa5 square metres	re metres but	not exceeding	27.80
(c) exceeding 5 squa 15 square metres	re metres but	not exceeding	41.70
(d) exceeding 15 squ 80 square metres	are metres but	not exceeding	57.80
(e) exceeding 80 squ 250 square metre		not exceeding	78.00
(f) exceeding 250 sq 500 square metre		t not exceedin	103.00
(g) exceeding 500 sq	uare metres	103.00 plus 3 square metres 100 square me which the hea exceeds 500 s	or part of tres by ting surface



THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE MACHINERY ORDINANCE 1949 ON THE 22 DAY OF August 1988

Inspection of 1	Pressure	Vessels
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(1)	Steam jacketed pan having an internal diameter	
	(a) not exceeding 1 metre	15.00
	(b) exceeding 1 metre	22.00
(2)	Pressure vessels lined with glass or enamel having a maximum allowable working pressure not exceeding 200 kilopascals	6.50
(3)	Other pressure vessels having an internal capacity	
	(a) not exceeding 0.055 cubic metres	13.00
	(b) exceeding 0.055 cubic metres but not exceeding 1.50 cubic metres	17.30
	(c) exceeding 1.50 cubic metres but not exceeding 3.00 cubic metres	25.50
	(d) exceeding 3.00 cubic metres	41.00

MOTOR OMNIBUS SERVICES ORDINANCE 1955

DETERMINATION OF CHARGES

DETERMINATION NO. 33 OF 1988

Under section 4 of the Motor Omnibus Services Ordinance 1955 I REVOKE with effect on and from 29 August 1988 the determination notice of which was published in the Gazette No S235 on 16 September 1987. I DETERMINE that with effect on and from 29 August 1988 the charges for the purposes of the Ordinance shall be in accordance with the Schedule.

Interpretation

(1) In this Determination, unless the contrary intention appears:

"Blind person" means a person who is totally or partially blind

"Concession-group member" means:

- (a) a person who is:
 - (i) a dependent spouse;
 - (ii) an immigrant student;
 - (iii) a school student
 - (iv) a special beneficiary;
 - (v) a student nurse;
 - (vi) a tertiary student, or
 - (vii) a sickness beneficiary,

and, who is in possession of and, who produces to the driver or an inspector, written evidence, of a kind approved by the Director, identifying the person as such a person; and

(b) a person who is a child;

"Dependent spouse" means the dependent spouse of a person to whom there is being paid a benefit under Part VII of the Social Security Act 1947;

"Driver" means the driver of an omnibus;

W-

"Ex-employee" means a person who:

- (a) has or was retired from employment by the Commonwealth:
 - (i) under section 14, 17 or 22 of the Commonwealth Employees (Redeployment and Retirement) Act 1979; or
 - (ii) under section 76T, 76U or 76W of the Public Service Act 1922;
- (b) was, for a continuous period of, or for periods totalling, not less than twenty years paid remuneration from the Australian Capital Territory Transport Trust Account being a trust account established under section 62A of the Audit Act 1901: and
- (c) was at the time of his or her retirement from such employment, paid such remuneration.

For the purposes of paragraph (b) of the definition of "Ex-employee", a period of 1 year or less immediately before and after which a person was, but during which a person was not, paid such remuneration is to be regarded as a period during which the person was paid such remuneration.

"Exempt person" means:

- (a) a person who has not attained the age of five years and, is not occupying a seat in the omnibus and, is in the care and custody of a person apparently over the age of 8 years, who assures the driver or inspector that the first mentioned person has not attained the age of 5 years;
- (b) a person who is:
 - (i) an incapacitated returned soldier and, where that person (being a totally and permanently incapacitated returned soldier) is accompanied by an attendant, the attendant;
 - (ii) a blind person and, where the blind person is accompanied by an attendant, the attendant;
 - (iii) an ex-employee,
 - (iv) a veteran or a veteran's spouse;

if the person, or if the attendant to the person, produces to the driver or an inspector, written evidence of a kind approved by the Director identifying him or her as such a person; or

a person who is a member of the Australian Federal Police, or a person employed in the ACTION Branch of the Department, while travelling on duty or between his or her home and the place where he or she performs duty for the purpose of commencing, or immediately after completing, duty and, who is in uniform or holds written evidence, of a kind approved by the Director, identifying him or her as such a person;

"Holiday" means a day which is observed as a public holiday in the Territory in accordance with the Holidays Ordinance 1958;

"Immigrant student" means a full-time student, other than a school student, attending a course of instruction that is an approved course of instruction within the meaning of the Immigration (Education) Act 1971;

"Incapacitated returned soldier" means a person to whom a pension is payable, under Part II or IV of the Veterans' Entitlements Act 1986, at the maximum general rate under section 22 of that Act or a higher rate;

"Long distance sightseeing service" means a motor omnibus service provided by an omnibus bearing route number 905, 907, 909 or 911;

"Peak period journey" means:

- (a) a journey commencing not later than 9 am on a day other than a Saturday, Sunday or holiday; or
- (b) a journey commencing at 4.30 pm or after 4.30 pm but not later than 6.00 pm on a day other than a Saturday, Sunday or holiday;

"Pensioner" means a person who is the holder of a card issued by the Commonwealth Department of Social Security and commonly known as a "Transport Concession Card;

"Repatriation Act" means the Repatriation Act 1920 as in force on 1 May 1986;

"Sickness beneficiary" means a person to whom there is being paid a sickness benefit under Social Security Act 1947;

"Special beneficiary" means a person to whom there is being paid a special benefit under section 124 of the Social Security Act 1947:

"Student nurse" means a full time student attending a nursing course conducted by the Australian Capital Territory Community and Health Service and who is not in receipt of an income exceeding the maximum living allowance specified in sub-regulation 42(2) of the Student Assistance Regulations made under the Student Assistance Act 1973;

"Sightseeing service" means a motor omnibus service provided by an omnibus bearing route number 904 or 906;

"Special service" means a sightseeing service or a long distance sightseeing service;

"Tertiary education institution" has the same meaning as in the Student Assistance Act 1973;

M-

"Tertiary student" means a person, other than a person who is a member of the Defence Force, who is a full time student attending a course of study or instruction at a tertiary education institution, being a person who is under the age of 25 years or who has been granted Tertiary Education Assistance under the Student Assistance Act 1973:

"the Schedule" means the Schedule attached to this instrument;

"Ticket-holder" means a person who has purchased a ticket in accordance with an arrangement made by the Minister under section 4B of the Motor Omnibus Services Ordinance 1955 and who produces, or tenders, that ticket to the driver, and if so required by an inspector to the inspector;

"Totally and permanently incapacitated returned soldier' means a person to whom a pension is payable under the Veterans' Entitlements Act 1986 in accordance with section 24 or any of the first 6 items of the table in section 27 of that Act;

Unemployed person" means a person to whom there is being paid:

- (a) an unemployment benefit or job search allowance under the Social Security Act 1947; or
- (b) a formal training allowance by the Department of Employment, Education and Training

"Veteran" means:

- (a) a member of the Forces within the meaning of section 23 of the Repatriation Act;
- (b) a person who was a member of the Forces of a Commonwealth country within the meaning of Division 5A of the Repatriation Act whose service in a theatre of war for the purposes of that Division occurred during the war that commenced on 4 August 1914;
- (c) a person who was a member of the Forces of an allied country within the meaning of Division 5B of the Repatriation Act, whose service in a theatre of war for the purposes of that Division occurred during the war that commenced on 4 August 1914;

"Veteran's spouse" includes a person who:

- (a) was at the time of the veteran's death, the veteran's spouse; or
- (b) is, or was, at the time of the veteran's death, living with the veteran as the veteran's spouse on a permanent and bona fide basis although not legally married to the veteran.



- (2) For the purposes of this Determination, where a passenger in an omnibus travels to the terminus of a route and returns on the same omnibus without alighting from it, he or she shall be deemed to have ended a journey upon the arrival of the omnibus at the terminus and to have commenced another journey upon its departure from the terminus.
- (3) Where an account of floods or other special circumstances an omnibus deviates from its usual route, the fare to be charged in respect of a journey by a passenger in the omnibus, being a journey that commences and ends at places on the usual route, is the fare that would have been charged if no deviation from that route had occurred.

Charges

4. The charges for the purposes of the Ordinance shall be in accordance with the Schedule.

SCHEDULE

Service or matter in respect of which	Fee
charge is payable	payable
	(in \$)

General fares

1. Travel by a person, other than an exempt person or a ticket-holder, on a motor omnibus service, other than a special service (for each journey) where the person is:

(a)	an unemployed person	0.30
(b)	a pensioner	
	(i) in the case of a peak period journey(ii) in any other case	0.60 0.30
(c) (d)	a concession group member any other person	

Day fares

2. Purchase of a ticket which entitles a person to travel on a motor omnibus service, other than a long distance sightseeing service, during a day to which the ticket is expressed to be applicable, where the person is:

(a)	a concession group member, a pensioner or an unemployed person	2.00
(b)	any other person (other than an exempt person)	4.00



Long Distance fares

- 3. Purchase of a ticket which entitles a person to travel on a long distance sightseeing service during a day to which the ticket is expressed to be applicable, where the person is:
- (a) a concession group member, a pensioner or an unemployed person 4.00
- (b) any other person (other than an exempt person) 8.00

Weekly tickets

- 4. Purchase of weekly ticket which entitles a person to travel on a motor omnibus service, other than a special service, during a period of 7 days, commencing on a Monday, to which the ticket is expressed to be applicable, where the person is:
- (a) a concession-group member, a pensioner or an unemployed person 6.00
- (b) any other person

13.00

Monthly tickets

5. Purchase of a ticket which entitles a person to travel on a motor omnibus service, other than a special service, during a month of a particular year to which the ticket is expressed to be applicable, where the person is:

Quarterly tickets

- (a) a concession-group member, a pensioner or an unemployed person 21.00
- (b) any other person 48.00
- 6. Purchase of a ticket which entitles a concession-group member, a pensioner or an unemployed person to travel on a motor omnibus service, other than a special service, during the period to which the ticket is expressed to be applicable, being a period of three months commencing on the first day of January, April, July or October in a particular year 49.00

Book of tickets

7. Purchase of a book of 10 tickets, the tender of any one of which entitles a person to travel on a motor omnibus service other than a special service, where the person is:



54 Agents Ordinance 1968

 (a) a concession-group member, a pensioner or an unemployed person

3.90

(b) any other person

7.80

Date: 22 August 1988

William John Harris Associate Secretary ACT Administration Delegate of the Minister of State for the Arts and Territories

MOTOR TRAFFIC ORDINANCE 1936

DETERMINATION OF FEES

DETERMINATION NO. 34 1988

UNDER section 217A of the Motor Traffic Ordinance 1936 I REVOKE the determination of fees notice of which was published in the Gazette No.S329 on 1 December 1987 I DETERMINE that the fees payable for the purposes of the Ordinance or the Motor Traffic Regulations shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration
Delegate of the Minister of
State for the Arts
and Territories

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND X DAY OF August TERRITORIES UNDER THE MOTOR TRAFFIC ORDINANCE 1936 ON THE 22 1988.

Section of Motor Traffic Description of matter in respect Ordinance 1936 or which fee is payable Regulation of Motor Traffic Regulations

Fee Payable

1. REGISTRATION OF VEHICLES

Fee payable prior to registration or renewal of registration under section 14, or section 8(1):

Section 14

(a) for passenger carrying vehicles:

(i)where the vehicle weighs 2000 kg or less

100.00

(ii) where the vehicle weighs more than 2000 kg but not more than 4000 kg

100.00 plus 36.00 for each 250 kg or part of 250kg by which the vehicle's weight exceeds 2000kg

(iii) where the vehicle weighs more than 4000 kg

388.00 plus 22.00 for each 250kg or part of 250kg by which the vehicle's weight exceeds 4000kg

Section of Motor Ordinance 1936 or Regulation of Mot Regulations	of which fee is payable	Fee Payable \$
Section 14	(b) for Goods carrying vehicles:	
	(i)where the vehicle weighs 1000 kg or less	108.00
	(ii)where the vehicle weighs more than 1000 kg but not more than 3000 kg	108.00 plus 40.00 per 250 kg or part of 250 kg by which the vehicle's weight exceeds 1000 kg
	(iii)where the vehicle weighs more than 3000 kg	428.00 plus 45.00 per 250kg or part of 250kg by which the vehicle's weight exceeds 3000kg
Section 14	(c) Fixed load (equipment) Lorry, motor implement, motor tractor	
	(i)where the vehicle weighs 2000kg or less	36.00
	(ii)where the vehicle weighs more than 2000kg but not more than 4000 kg	69.00
	(iii)where the vehicle weighs more than 4000kg	157.00
		Delegate's Initials

1988.

		230.
Section of Motor Traffic Ordinance 1936 or Regulation of Motor Traffi Regulations	Description of matter in respect of which fee is payable	Fee Payable \$
Section (8(1)	d)Goods trailer	
0(1)	(i)where the vehicle weighs 250 kg or less	27.00
	(ii)where the vehicle weighs more than 250 kg but not more than 500 kg	55.00
	(iii)where the vehicle weighs more than 500 kg but not more than 1000 kg	55.00 plus 21.00 per 250kg or part of 250kg by which the vehicle's weight exceeds 500 kg
	(iv)where the vehicle weighs more than 1000 kg	97.00 plus 54.00 per 250kg or part of 250kg by which the vehicle's weight exceeds 1000kg Delegate's Initi

THIS IS PAGE 3 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND &

22

DAY OF August

TERRITORIES UNDER THE MOTOR TRAFFIC ORDINANCE 1936 ON THE

Section of Motor Tr Ordinance 1936 or Regulation of Motor Regulations	of which fee is payable	Fee Payable \$
Section 8(1)	(e) Fixed load (equipment) trailer	
	(i)where the vehicle weighs 400 kg or less	41.00
	(ii)where the vehicle weighs more than 400 kg but not more than 2000 kg	93.00
	(iii)where the vehicle weighs more than 2000 kg	93.00 plus 22.00 per 250kg or part of 250kg by which the vehicle's weight exceeds 2000kg
Section 14	(f) For veteran, vintage and historic vehicles	
	(i) where an inspection is carried out at a Motor Vehicle Registry	30.00
	(ii)where an inspection is carried out other than at a Motor Vehicle Registry	15.00
Section 14	(g) for motorcycles	27.00 Delegate's Initials

(ii) goods, trailer, fixed load (equipment) trailers,

2. INSPECTION OF VEHICLES

Fee payable before the examination or inspection of a vehicle under section 17 of the Ordinance

motorcycles

Section 14

(a) for passenger carrying vehicles

(i) where the vehicle weighs 4000 kg or less

15.00

18.00

Delegate's Initials

Commonwealth of Australia Gazette
No. S 243, 24 August 1988

Section of Motor T	raffic Description of matter in respect	Fee Payable
Ordinance 1936 or Regulation of Moto Regulations	of which fee is payable	\$
	(ii) where the vehicle weighs more than 4000 kg	28.00
Section 14	(b) for goods carrying vehicles	
	(i) where the vehicle weighs 3000 kg or les	s 15.00
	(ii) where the vehicle weighs more than 3000	kg 32.00
Section 14	<pre>(c) for fixed load (equipment) lorry, motor implement, motor tractor</pre>	
	(i) where the vehicle weighs 2000 kg or les	s 15.00
	(ii) where the vehicle weighs more than 2000	kg 32.00
Section 14	(d) for goods trailers of any weight	15.00

Section of Motor Traffic Ordinance 1936 or Regulation of Motor Traf Regulations	Description of matter in respect of which fee is payable ic	Fee Payable \$
Section 14	e) for fixed load (equipment) trailers of any weight	15.00
Section 14	E) motorcycles	8.00
	LICENCES AND PERMITS	
Section 14	a) Grant or renewal of driver's licence for a licence current for one year	15.00
Section 13A(4)	o) Issue of a special licence to comply with a Court order	45.00
Section 10(4)	e) Issue of conditional licence	45.00
Section 9(2)	d) Issue of a permit licence	15.00
Section 10(6A)	e) For a first or subsequent driving test	20.00
Section 14	e) Grant or renewal of a taxi driver's licence	25.00

Contion	of Motor Traffic	Description of matter in respect	Hoe Doughle
Ordinand	ce 1936 or ion of Motor Traf	Description of matter in respect of which fee is payable ic	Fee Payable \$
Section	14	g) Grant or renewal of an omnibus driver's licence	25.00
Section	14	h) Grant or renewal of a private hire car driver's licence	25.00
Section	216(1)	i) Issue of a licence to move an unregistered vehicle	9.00
Section	215(4)	j) Licence to ply for hire for carriage of goods	16.00
Section	213(6)	k) Licence to carry workmen to and from their work	16.00
Section	214 (6)	Permit to carry passengers on licensed goods motor vehicles	16.00

4gents	
Ordinance	
1968	

THIS IS PAGE 9 OF THE	SCHEDULE TO THE	DETERMINATION	MADE BY	THE DELEGATE	OF THE	MINISTER	FOR THE !	ARTS AND	2
TERRITORIES UNDER THE	MOTOR TRAFFIC O	RDINANCE 1936	ON THE	22	DAY OF	August	1988.		

Section of Motor Traff Ordinance 1936 or Regulation of Motor Tr Regulations		Description of matter in respect of which fee is payable	Fee	Payable \$
Section 27(4)	(m)	Renewal of a licence to use a vehicle as a taxi		310.00
Section 27(7)	(n)	Transfer of a licence to use a vehicle as a taxi		33.00
Section 27(4) + 33(1)	(0)	Grant or Renewal of a licence to use a vehicle as a motor omnibus		310.00
Section 27(7)	(p)	Transfer of a licence to use a vehicle as a motor omnibu	15	33.00
Section 28(4)	(q)	Renewal of a licence to use a vehicle as a private hire car		310.00
Section 28(6)	(r)	Transfer of a licence to use a vehicle as a private hire car		33.00

THIS IS PAGE 10 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE MOTOR TRAFFIC ORDINANCE 1936 ON THE 22 DAY OF August 1988.

Section of Motor Traffic Ordinance 1936 or Regulation of Motor Traff Regulations	Description of matter in respect of which fee is payable ic	Fee Payable \$
(:	s) Licence to conduct a motor omnibus service:	
Section 33(4)	(i) for grant	126.00
Section 33(5)	(ii) for renewal	63.00
Section 33(11)	(iii)for transfer	63.00
Section 34 (2) (t) Grant or renewal of a visiting motor omnibus licence	25.00
Section 217(3) (a) Licence to conduct speed or reliability trial	100.00
Section 190 (2)	v) Permit to carry a wide load	25.00
Section 43(2)	w) Transfer of trader's licence	51.00
Section 29(5) (:	x) Grant or renewal of a licence for the carriage of tourists	25.00
Section 210(1) (y) Grant of a licence for a visiting motor tractor	13.00

THIS IS PAGE 11 OF THE SCH AND TERRITORIES UNDER THE 1988.	EDULE TO THE DETERMINATION MADE BY THE DELEGATE OF MOTOR TRAFFIC ORDINANCE 1936 ON THE $$	DAT OF MOGOST
Section of Motor Traffic Ordinance 1936 or Regulation of Motor Traffi Regulations	Description of matter in respect of which fee is payable c	Fee Payable S Ordinance
4.	NUMBER PLATES	~96 8
	Fee in respect of number plates for:	
Section 18(4) (a) Re-issue of number-plates in a new material	14.00
Section 19 (1) Replacement of defaced or damaged number plates in respect of a motor vehicle	14.00
Section 20(2)) Replacement of lost or destroyed number plates	14.00
Section 19 (d) Replacement of defaced or damaged number plates in respect of a motor cycle	14.00

Ordinand	of Motor Traffic ce 1936 or ion of Motor Traffic ions	Description of matter in respect of which fee is payable	Fee Payable \$
Section	23(2) (e)	Transfer of number plates upon sale or disposal of vehicle	14.00
Section	40(6) (f)	Application for the issue of trader's plates for:	
		i) Motor vehiclesii)Motorcycles or trailers	150.00 75.00
Section	26C(3)(b) (g)	Reservation of a registration number	189.00
Section	26E(b)(ii) (h)	Extension of a period of reservation	189.00
	5.	RECORDS	
	Fe do	ee for inspection, or making available records or ocuments	
Section	98(2) (a)	Certified copy of lost or destroyed certificate or licence	16.00
Section	209(2)(d) (b)	Fee to be deducted on remission or refund of fees	20.00
			Delegate's Initials

THIS IS PAGE 13 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE AND TERRITORIES UNDER THE MOTOR TRAFFIC ORDINANCE 1936 ON THE 1988.	DELEGATE OF THE MINISTER FOR THE ARTS 22 DAY OF August
Section of Motor Traffic Description of matter in respect	Fee Payable

Section of Motor Tr Ordinance 1936 or Regulation of Motor Regulations	of which fee is payable	Fee Payable \$
Section 102(3)	(c) Replacement of a defaced certificate or licence	16.00
Regulation 22	(d) for issue of replacement registration label	8.00
Section 217(A)	(e) Search of Records	9.00
in relation to Section 218(aj)	(f) Certified extract from records	25.00
	6. AUTHORISED LABELS	
	Fee to accompany an application for the issue of an approved label:	
Section 149A(2)	(i) For vehicles to be used for the carriage of goods in the course of business	200.00
Section 150B(1)	(ii) Class B labels for medical practitioners	250.00
	7. PARKING FEES	
Section 163C(2)	Voucher Dispensers	0.20 for 30 minutes

NATURE CONSERVATION ORDINANCE 1980

DETERMINATION OF FEES

DETERMINATION NO. 35 OF 1988

UNDER section 83A of the Nature Conservation Ordinance 1980 I REVOKE the determination of fees notice of which was published in the Gazette No.S235 on 16 September 1987. I DETERMINE that for the purposes of section 63 of the Ordinance, the fee for the grant of a licence shall be as follows:

- to take an animal that is wildlife \$65.00 per annum;
- 2. to sell animals, whether wildlife or not -
 - (a) where the number of animals which may be sold under the licence does not exceed 10 - \$6.50 per annum;
 - (b) where the number of animals which may be sold under the licence exceeds 10 but does not exceed 100 - \$13.00 per annum; and
 - (c) where the number of animals which may be sold under the licence exceeds 100 \$65.00 per annum;
- 3. to import into, or export from, the Territory for retail purposes an animal, whether wildlife or not -\$13.00 per licence;
- 4. to import into, or export from, the Territory for retail purposes live fish - \$13.00 per annum;
- 5. to sell live fish \$65.00 per annum;
- 6. to pick a plant that is wildlife or to pick restricted plant wildlife -
 - (a) where the number of plants which may be picked under the licence does not exceed 10 - \$13.00 per annum; and
 - (b) where the number of plants which may be picked under the licence exceeds 10 - \$65.00 per annum;
- 7. to fell or remove timber \$12.00 per annum;
- 8. to sell a plant that is restricted plant wildlife -\$13.00 per annum;



- 9. to grow or cultivate a plant that is restricted plant wildlife for the purposes of sale or trade - \$13.00 per annum;
- 10. to import into, or export from, the Territory for the purposes of sale or trade a plant that is wildlife \$13.00 per licence;
- 11. to export from the Territory a plant that is restricted plant wildlife, other than a seed or a part of a plant lawfully picked or cultivated - \$13.00 per licence.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of
State for the Arts and
Territories

PLUMBERS, DRAINERS AND GASFITTERS BOARD ORDINANCE 1982

DETERMINATION OF FEES

DETERMINATION NO. 36 OF 1988

Under section 45A of the Plumbers, Drainers and Gasfitters Board Ordinance 1982 I REVOKE the determination of fees notice of which was published in the Gazette No. S108 on 14 April 1988. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate of the
Minister of State for the Arts and

Territories

This is page 1 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Plumbers, Drainers and Gasfitters Board Ordinance 1982 on the day 22 of Auqust 1988.

SCHEDULE

Provision for purposes of which fee is payable	Desc resp	ription of matter in ect of which fee is payable	Fee payable (in \$)
24(2)		ication for certificate of etency	37
25(2), & 29A	Applof,	ication for, or for renewal	
	(a)	a sanitary plumber's licence:	
		- for 1 year	37
		- for 5 years	185
	(b)	a water supply plumber's licence:	
		- for 1 year	37
		- for 5 years	185
	(c)	a journeyman plumber's licence:	
		- for 1 year	19
		- for 5 years	95
	(a)	an advanced sanitary drainer's licence:	
		- for 1 year	37
		- for 5 years	185
	(e)	an operative drainer's licence:	
		- for 1 year	19
		- for 5 years	95



This is page 2 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Plumbers, Drainers and Gasfitters Board Ordinance 1982 on the day 21 of August 1988.

31170	DO•	
(f)	an advanced gasfitter's licence:	
	- for 1 year - for 5 years	37 185
(g)	a gasfitter's licence:	
	- for 1 year - for 5 years	37 185
(h)	a journeyman gasfitter's licence:	
	- for 1 year - for 5 years	19 95
(i)	<pre>a Class A liquefied petroleum gasfitter's licence:</pre>	
	- for 1 year - for 5 years	37 185
(j)	a Class B liquefied petroleum gasfitter's licence:	
	- for 1 year - for 5 years	37 185
(k)	a Class A restricted liquefied petroleum gasfitter's licence:	
	- for 1 year - for 5 years	19 95
(1)	a Class B restricted liquefied petroleum gasfitters licence:	
	- for 1 year - for 5 years	19 95
(m)	a sprinkler fitter's licence	
	- for 1 year - for 5 years	37 185



POUNDS ORDINANCE 1928

DETERMINATION OF FEES, CHARGES AND RATES DETERMINATION NO. 37 OF 1988

UNDER section 7 of the Pounds Ordinance 1928 I REVOKE the determination of fees and charges notice of which was published in the Gazette No S235 on 16 September 1987. I DETERMINE that the fees, charges and rates payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of
State for the Arts
and Territories

SCHEDULE

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE POUNDS ORDINANCE 1928 ON THE 22 DAY OF August 1988

Provision for purposes of which fee, charge or rate is payable	Description of matter in respect of which fee, charge or rate is payable	Fee, charge or rate payable (in \$)
10	Pound fees:	
	(a) for each entry of an impounding;	1.50
	(b) for each entry of a release;	1.00
	(c) for each advertisement published under or for the purposes of the Ordinance;	the cost of publication plus 2.50
	<pre>(d) for each notice delivered or posted;</pre>	2.50
	<pre>(e) for sale of cattle, the property of one person, for each lot;</pre>	5.00
	(f) for each entry of sale	2.00
11	The fees payable in respect of driving charges, deterrent fees and trespass rates are:	
	A. Driving charges for:	

(a) Horses, asses, mules, cows

W

TERRITORIES UNDER	THE POUNDS ORDINANCE	1928 ON THE	22	DAY OF	August	1988
						'
Provision for	Description of mat	ter in respect o	of which	Fee. cl	narge or rate	

purposes of which fee, charge or rate is payable

fee, charge or rate

is payable

- i) for the first animal
- ii) for each additional animal the property of the same owner and impounded at the same time
- (b) Sheep
- i) for any number of sheep the property of one person and impounded at the same time, not exceeding 100
- (ii) where the number of sheep the property of the same owner and impounded at the same time exceeds 100

5.00 plus 0.80 for each kilometre or part of a kilometre after the first kilometre

payable (in \$)

- 2.00 plus 0.80 for each kilometre or part of a kilometre after the first kilometre
- 4.00 plus 0.80 per kilometre or part of a kilometre after the first kilometre
- 4.00 for the first 100 sheep and 3.00 for each additional 100 or portion of 100 plus 0.80 per kilometre or part of a kilometre after the first kilometre for each 100 sheep or portion of 100 sheep

		ription of matter in respect of which charge or rate is payable	Fee, charge or rate payable (in \$)	
	(c)	For each pig or goat	4.00 plus 0.80 per kilometre or part of a kilometre after the first kilometre.	
	В.	Deterrent fees for:		
	(a)	Horses, asses, mules and cows:		
		(i) for the first animal	15.00	
		(ii) for each subsequent animal	10.00	
	(b)	Sheep		
		(i) for any number of animals not exceeding 20	6.00	
		(ii) for any number of animals exceeding 20 but not exceeding 50	10.00	o c
		(iii)for any number of animals exceeding 50 but not exceeding 100	15.00	

(iv) for each 100 animals or

part of 100 after the first 100.

10.00

10.00

Provision for purposes of which fee, charge or rate is payable	fee,	ription of matter in respect of which charge or rate is payable	Fee, charge or rate payable (in \$)
	(c)	Pigs and goats	
		(i) for the first animal	12.00
		(ii) for each subsequent animal	10.00
	c.	Trespass rates:	
	(a)	For each horse, ass, mule or cow	
		(i) on land that contains a garden and is enclosed within a sufficient fence	10.00
		(ii) on any other land	5.00
	(b)	For each sheep	
		(i) on land that contains a garden	2.00
		(ii) on any other land	1.00
	(c)	For each pig or goat	

(i) on land that contains a garden

THIS IS PAGE 5 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE POUNDS ORDINANCE 1928 ON THE 22 DAY OF 1988 DAY OF AUGUST 1988

Provision for purposes of which fee, charge or rate is payable	Description of matter in respect of which fee, charge or rate is payable		Fee, charge or rate payable (in \$)	
		(ii) on any other land	5.00	
	(d)	for any stallion, any bull or any ram	20.00	
11(1A)	Sust	enance fees in respect of:		
	(a)	each sheep or goat	1.00 per day	
	(b)	any other animal	4.00 per day	
16(3)	(a)	in the case of a request to inspect the pound book for any period not earlier than 6 months preceding the date of the request, or to inspect the Ordinance and Regulations	2.50 for each period of 10 minutes or part of 10 minutes that the book is inspected, with a minimum fee of 3.50	
	(b)	in the case of a request to inspect the pound book for any period earlier than 6 months preceding the date of the request	3.00 for each period of 10 minutes or part of 10 minutes that the book is inspected.	

Provision for purposes of which fee, charge or rate is payable		ription of matter in respect of which charge or rate is payable	Fee, charge or rate payable (in \$)
16(4)	(a)	for an extract or copy of an entry in the pound book relating to an impounding made not earlier than 6 months preceding the date on which the extract or copy is applied for or for an extract or copy of an entry in the register of brands	2.50
	(b)	for an extract or copy of an entry in the pound book relating to an impounding made earlier than 6 months preceding the date on which the extract or copy is applied for	3.50



RABBIT DESTRUCTION ORDINANCE 1919

DETERMINATION OF FEES

DETERMINATION NO 38 OF 1988

UNDER section 47A of the Rabbit Destruction Ordinance 1919 I REVOKE the determination of fees notice of which was published in the Gazette No S412 on 20 August 1986. I DETERMINE that the fee payable for the purposes of regulation 25 of the Rabbit Destruction Regulations shall be \$2.50.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate
of the Minister of State
for the Arts and
Territories.

RACECOURSES ORDINANCE 1935

DETERMINATION OF FEES

DETERMINATION NO 39 OF 1988

UNDER section 10 of the Racecourses Ordinance 1935 I REVOKE the determination of fees notice of which was published in the Gazette No. S.235 on 16 September 1987. I DETERMINE that:

- (i) the fee payable for the purposes of section 7 of the Ordinance is \$65.00; and
- (ii) the fee payable for the purposes of section 7A of the Ordinance is \$65.00.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts and
Territories

RATES AND LAND TAX ORDINANCE 1926

DECLARATION OF LAND TAX

UNDER section 22A(2) of the Rates and Land Tax Ordinance 1926 I DECLARE that the land tax for the year commencing on 1 July 1988 in respect of every parcel of rateable land in the Territory shall be imposed at 0.75 per centum of the unimproved value of the parcel of land.

Date: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate of the
Minister of State for the Arts
and Territories

RATES AND LAND TAX ORDINANCE 1926

DECLARATION OF RATES

UNDER section 13(2) of the Rates and Land Tax Ordinance 1926 I DECLARE that the rates for the year commencing on 1 July 1988 in respect of every parcel of rateable land in the City Area, other than a parcel of prescribed land, shall be imposed at 1.18 per centum of the unimproved value of the parcel of land and, in respect of every parcel of land that is prescribed land or land outside the City Area, shall be imposed at 0.59 per centum of the unimproved value of the parcel of land.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts
and Territories

REAL PROPERTY ORDINANCE 1925

DETERMINATION OF FEES

DETERMINATION NO. 40 OF 1988

UNDER section 139(1) of the Real Property Ordinance 1925 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fee payable for the purposes of section 72A of the Ordinance shall be \$260.00 except where the application for the issue of the certificate of variation has been requested by the Commonwealth, or where the variation will enable the lessee to erect on a lease not more than two single unit private dwelling houses, in either of which cases no fee shall be payable.

Date: 22 August 1988

William John Harris Associate Secretary, ACT Administration, Delegate of the Minister of State for the Arts and Territories

REAL PROPERTY ORDINANCE 1925

DETERMINATION OF FEES

DETERMINATION NO. 4\ OF 1988

UNDER section 139(1) of the Real Property Ordinance 1925 I REVOKE, with effect on and from 1 October 1988, the determination of fees notice of which was published in the Gazette No. GN22 on 30 September 1987. I DETERMINE, with effect on and from 1 October 1988, that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of State
for the Arts and Territories

THIS IS THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE REAL PROPERTY ORDINANCE 1925 ON THE 22 DAY OF August 1988

Item in Schedule 18 to the Ordinance in respect of which fee is payable	Fee payable (in \$)
1	40
2(a)	40
2(b)	40 with an additional fee of 15
3	40
4	100
5	2 per page with a maximum fee of 15
5A	5
6	3
7	<pre>1 (where one folio only) 3 (where more than one folio)</pre>
8	6 for a plan of units, or l in any other case
9	40
9A	40
10	40
11(a)	40
11(b)	40 for the first memorial entry or notation and 5 for each memorial, entry or notation after the first
12	40
13	40
14	5 for every 100 documents lodged or part of 100 documents lodged
15	40



REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ORDINANCE 1963

DETERMINATION OF FEES

DETERMINATION NO. 42 OF 1988

UNDER section 62 of the Registration of Births, Deaths and Marriages Ordinance 1963 I REVOKE, with effect on and from 1 October 1988, the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE, with effect on and from 1 October 1988, that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris

Associate Secretary, ACT Administration, Delegate of the Minister of State for the Arts and Territories THIS IS THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ORDINANCE 1963 MADE ON THE DAY OF AUgust 1988.

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable payable		
19(5)		Giving names to or changing the name of a child	12
20		Changing the name of a child	12
22(1)		Registration of change of name	12
51(1)	1.	Search in register and issue of copy of entry	12
	2.	Search in register and issue of extract from entry	8
	3.	Search in register and issue of notification of result	12
	4.	Where, at the request of the person making the application, a copy of an entry in the register is issued on the day on which the application is received or an extract from an entry in the register is issued and dispatched to the person by priority paid mail or courier service on the day on which the application is received, additional fee	10
56/4)			10
56(4)		Issue of certificate relating to marriage outside Australia	12
56(7)		Search in Register of Foreign	g

REGISTRATION OF DEEDS ORDINANCE 1957

DETERMINATION OF FEES

DETERMINATION NO.43 OF 1988

UNDER section 8 of the Registration of Deeds Ordinance 1957 I REVOKE, with effect on and from 1 October 1988, the determination of fees notice of which was published in the Gazette No S390 on 2 October 1984. I DETERMINE, with effect on and from 1 October 1988, that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary ACT
Administration, Delegate of the
Minister of State for the Arts and
Territories

Provision for purposes of which fee is payable	Description of matter in respect of which fee is payable	Fee payable (in \$)
4(1)	Registration of a deed	40
7(1)	Issue of a page in a certified copy	1

SALE OF MOTOR VEHICLES ORDINANCE 1977

DETERMINATION OF FEES AND CHARGES

DETERMINATION NO.44 OF 1988

UNDER section 90A of the Sale of Motor Vehicles Ordinance 1977 I REVOKE the determination of fees notice of which was published in the Gazette No S235 on 16 September 1987. I DETERMINE that the fees and charges payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris Associate Secretary, ACT Administration, Delegate of the Minister of State for the Arts and Territories This is the Schedule to the Determination made by the delegate of the Minister for the Arts and Territories under the Sale of Motor Vehicles Ordinance 1977 on the

day of August

Provision for purposes of which fee or charge is payable	Description of Matter in respect of which fee or charge is payable	Fee or charge payable (in \$)
14(1)	Issue of a licence for a period of 12 months	250
	Issue of a licence for a period of less than 12 months	The amount that bears the same proportion to 250 as the number of days for which the licence is issued bears to 365
14(2)	Renewal of a licence	250
59	Issue of a licence for a period of 12 months or renewal of a licence	60
	Issue of a licence for a period of less than 12 months	The amount that bears the same proportion to 60 as the number of days for which the licence is issued bears to 365
72	Issue of a copy of a licence	16

SCAFFOLDING AND LIFTS ORDINANCE 1957

DETERMINATION OF FEES

DETERMINATION NO. 45 OF 1988

UNDER section 6B of the Scaffolding and Lifts Ordinance 1957 I REVOKE the determination of fees notice of which was published in the Gazette No. S237 on 16 September 1987. I DETERMINE that the fees payable for the purposes of section 6A of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of
State for the Arts
and Territories

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THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE SCAFFOLDING AND LIFTS ORDINANCE 1957 ON THE 22 DAY OF AUgust 1988.

SCHOOLE	
Description of matter in respect of which fee is payable	Fee payable
Application for a learners permit for either a power crane or a power hoist, or to act as a rigger, dogman, scaffolder or crane chaser.	\$2.70
Issue of any certificate of competency as a power crane driver, power hoist driver, rigger, dogman, scaffolder, crane chaser or a certificate as an authorised attendant	\$18.00
For the issue of copies of any of the certificates of competency or as authorised attendants referred to above	
i) for the issue of the first copy	\$5.40
<pre>ii) for the issue of any additional copy</pre>	\$9.10
Notification of intention to commence building, excavation or compressed air work	
(a) in the case of work, in relation to a single private dwelling-house	\$7.00 for every \$1000.00 or part of \$1000.00 by which the cost of the work exceeds \$100,000.00
(b) in the case of work not being building work in relation to a single private dwelling house:	
i) where the cost of the work exceeds \$5,000.00 but does not exceed \$100,000.00	\$7.00 for every \$1000.00 or part of \$1000.00 of the cost of the works
ii) where the cost of the work exceeds \$100.000.00	\$818.00 together with \$1.00 for every \$1000.00 or part of \$1000.00 by which the cos of the works exceeds \$100,000.00 Delegate's Initials

STOCK ORDINANCE 1934

DETERMINATION OF FEES

DETERMINATION NO.46 OF 1988

UNDER section 38A of the Stock Ordinance 1934 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of sections 18(1) and 22(5) of the Ordinance shall be \$20 for large stock and \$10 for stock that is not large stock.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister of State
for the Arts and Territories

SURVEYORS ORDINANCE 1967

DETERMINATION OF FEES

DETERMINATION NO. 47 OF 1988

UNDER section 52A of the Surveyors Ordinance 1967 I REVOKE the determination of fees notice of which was published in the Gazette No. 235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris
Associate Secretary,
ACT Administration,
Delegate of the Minister
of State for the Arts and
Territories

This is page 1 the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Surveyors Ordinance 1967 on the 22 day of August 1988.

Provision in the Surveyors Ordinance 1967 for purpose of which fee is payable		Fee payable (in \$)
16(3)	Issue of a certificate of registration	40
19(1)	Annual registration	80
19(3)	Application for restoration of a name	
	to the register	120
Provision in the Surveyors (Examination and Registration Regulations in respect of which fee is payable	on)	
6(2)(b)	On application for registration of articles	50
7(4)(c)	On application for registration of an instrument of transfer of articles	10
18(2)(c)	(i) On application to sit for a single subject of an examination	50
	(ii) On application to sit for more than one subject of an examination	70
27(b)	On application for registration as a surveyor	120



This is page 2 of the Schedule to the Determination made by the Delegate of the Minister for the Arts and Territories under the Surveyors Ordinance 1967 on the 22 day of August 1988

Provision in Surveyors (Examination and Registration) Regulations in respect of which fee is payable	Description of matter in respect of which fee is payable	Fee Payable (in \$)
28(e)	On application for registration as a surveyor on the basis of qualifications obtained in a reciprocating State	110
29(h)	On application for registration as a surveyor on the basis of qualifications obtained outside Australia	110
30	For issue of a certificate of registration	40
31(2)	For issue of a letter of accreditation	40
33(3)	For inspection of the register	20

UNIT TITLES ORDINANCE 1970

DETERMINATION OF FEES

DETERMINATION NO. 48 OF 1988

UNDER section 116 of the Unit Titles Ordinance 1970 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Dated: 22 August 1988

William John Harris
Associate Secretary, ACT
Administration, Delegate of the
Minister of State for the Arts
and Territories

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE UNIT TITLES ORDINANCE 1970 ON THE 22 DAY OF AUGUST 1988.

Description of Matter in respect of which fee is payable

Fee payable
(in \$)

Item 1.

For the purposes of section 11 of the Ordinance the fee to accompany an application for the approval of a proposal for the subdivision of a parcel of land is:

- (a) where the applicant does not intend to apply for approval under section 16 of the Ordinance before the completion of building work on the parcel
 - (i) where the number of units proposed does not exceed fifty
- 600 plus 40 for each unit in excess of 4 units
- (ii) where the number of units proposed exceeds fifty
- 2440 plus 35 for each unit in excess of 50 units
- (b) where the applicant intends to apply for approval under section 16 of the Ordinance before the completion of building work on the parcel
 - (i) where the number of units does not exceed fifty
- 750 plus 45 for each unit in excess of 4 units
- (ii) where the number of units exceeds fifty

2820 plus 45 for each unit in excess of 50 units

THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE UNIT TITLES ORDINANCE 1970 ON THE 22 DAY OF AUQUST 1988.

Description of Matter in respect of which fee is payable

Fee payable (in \$)

Item 2. For the purposes of section 16 of the Ordinance the fee to be paid before approval of subdivision is given under that section where the applicant seeks the approval before the completion of building work on the parcel, except when the application under section 11 of the Ordinance was accompanied by a fee calculated in accordance with Item 1(b).

160 plus 10 for each unit in excess of 4 units

WATER POLLUTION ORDINANCE 1984

DETERMINATION OF FEES

DETERMINATION NO.49 OF 1988

UNDER section 39 of the Water Pollution Ordinance 1984 I REVOKE the determination of fees notice of which was published in the Gazette No.S31 on 4 February 1988. I DETERMINE that the fees payable for the purposes of paragraph 19(1)(g) of the Ordinance shall be in accordance with the Schedule.

Date: 22 August 1988

William John Harris Associate Secretary, ACT Administration, Delegate of the Minister of State for the Arts and Territories

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE DAY OF AUQUET WATER POLLUTION ORDINANCE 1984 ON THE 22

1300.	SCHEDU 1	i.E.
Nature of waste in respect of which licence under section 19 of the the Ordinance is sought	Fee p	ayable (in\$)
Storm water run-off laden with silt, soil, earth, mud, stones, clay,		the area of the premises fied in the application is:
colloids, organic matter	(1)	less than 2Ha - 75.00
or other like material, being run-off caused by the disturbance of the land surface during	(2)	less than 2Ha and including waters (within the meaning of the Ordinance) -
the process of land development		250.00
acveropment	(3)	2Ha or more but less than
		5Ha - 250.00
	(4)	5Ha or more but less than 20Ha -
		380.00
	(5)	20Ha or more - 760.00
All other discharged waste		the maximum quantity of waste y to be discharged in one day
	(1)	not more than 60 kilolitres - 78.20
	(2)	more than 60 kilolitres but not more than 200 kilolitres -
		156.40
	(3)	more than 200 kilolitres but not more than 500 kilolitres -
		\$391.00
	(4)	more than 500 kilolitres but not more than 2,000

782.00 Delegate's Initials

kilolitres -

THIS IS PAGE 2 THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE WATER POLLUTION ORDINANCE 1984 ON THE 22 DAY OF 40945

SCHEDULE

Nature of waste in respect of which licence under section 19 of the the Ordinance is sought

Fee payable (in\$)

- (5) more than 2,000 kilolitres
 but not more than 10,000
 kilolitres 1,564.00
- (6) more than 10,000 kilolitres 3,910.00

WEIGHTS AND MEASURES ORDINANCE 1929

DETERMINATION OF FEES

DETERMINATION NO.50 OF 1988

UNDER section 46A of the Weights and Measures Ordinance 1929 I REVOKE the determination of fees notice of which was published in the Gazette No. S235 on 16 September 1987. I DETERMINE that the fees payable for the purposes of section 30 of the Ordinance shall be in accordance with the Schedule.

Dated: 22 August 1988

William John Harris Associate Secretary, ACT Administration, Delegate of the Minister of State for the Arts and

Territories

Delegate's Initials

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE WEIGHTS AND MEASURES ORDINANCE 1929 ON THE 22 DAY OF August 1988:

Matte is pa		n respect of which fee Le	Fee payable (in \$)
•	•		
1.	For	testing weights -	
	(a)	not exceeding 1 kg	2.20 each
	(b)	exceeding 1 kg but not exceeding 5 kgs	3.20 each
	(c)	exceeding 5 kgs but not exceeding 20 kgs	4.50 each
	(d)	exceeding 20 kgs	23.50 for each half hour or part thereof spent by an inspector in testing the weight
2.	For	testing measures of volume -	
	(a)	beverage glasses and oil measuring bottles	3.20 for 12 or lesser number
	(b)	containers not exceeding 1 litre	4.75 each
	(c)	containers exceeding 1 litre but not exceeding 5 litres	6.00 each
	(d)	containers exceeding 5 litres	8.00 for every 10 litres or part thereof
3.	For	testing measures of length -	
	(a)	not exceeding 1 metre	5.00 each
	(b)	exceeding 1 metre but not exceeding 5 metres	6.40 each
	(c)	exceeding 5 metres	6.40 for every 20 metres or part thereof
4.		testing fabric, leather or timber suring instruments, or templates:	21.25 each

THIS IS PAGE 2 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE WEIGHTS AND MEASURES ORDINANCE 1929 ON THE ARTS DAY OF AUgust 1988.

SCHEDULE

Matter in respect of which fee is payable

Fee payable (in \$)

10.50 each

- 5. For testing weighing instruments of a capacity -
 - (a) not exceeding 1 kg
 - (b) exceeding 1 kg but not exceeding 20 kg 16.00 each
 - (c) exceeding 1 kg but not
 exceeding 20 kg and
 fitted with a digital display
 or computing device 23.50 each
 - (d) exceeding 20 kg but not exceeding 200 kg 28.00 each
 - (e) exceeding 200 kg but not exceeding 1 tonne 45.00 each
 - (f) exceeding 1 tonne but not exceeding 3 tonnes 90.00 each
 - (g) exceeding 3 tonnes but not exceeding 20 tonnes 110.00 each
 - (h) exceeding 20 tonnes

 128.00 plus 16.00
 for each 5 tonnes
 or part thereof in
 excess of 20
 tonnes

In addition to any abovementioned fee, where a weighing instrument has a ticket printing device, weight indicating device or cash register attached

11.00 for testing each such device or cash register.

- 6. Liquid Measuring Instruments
 - (a) For testing Liquid measuring instruments of the flowmeter type
- (i) Where the instrument has a flow rate not exceeding 100 litres per minute 37.3

37.25 each

Delegate's Initials

THIS IS PAGE 3 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE WEIGHTS AND MEASURES ORDINANCE 1929 ON THE 22 DAY OF August 1988.

	Fee payable (in \$)
litres per minute but not	53.00 each
	64.00 each
is of a type measuring id propane gas (L.P.G)	106.50 each
Tankers not equipped with flow metres	23.50 for each half hour or part thereof spent by an inspector in testing the tanker
types of liquid measuring instruments not otherwise mentioned in this clause	23.50 for each half hour or part thereof spent by an inspector in testing the instrument
In addition to any abovementioned fee where a liquid measuring instrument has a ticket printing device, volume indicating device, cash register or card accepting device attached	21.50 for each such device or cash register
	types of liquid measuring instruments not otherwise mentioned in this clause In addition to any abovementioned fee where a liquid measuring instrument has a ticket printing device, volume indicating device, cash register or card accepting



THIS IS PAGE 4 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE DELEGATE OF THE MINISTER FOR THE ARTS AND TERRITORIES UNDER THE WEIGHTS AND MEASURES ORDINANCE 1929 ON THE 22 DAY OF August 1988.

SCHEDULE

Matter in respect of which fee is payable

Fee payable
(in \$)

- Where any test or verification is to be carried out using a reference standard in accordance with Regulation 80 of the National Measurement Regulations
- 23.50 for each half hour or part thereof spent by an inspector in conducting the test
- 8. In addition to any fee calculated as set out above. When the inspector must wait before the weight measure or instrument is available for testing
- 23.50 per half hour or part thereof spent by the inspector in waiting.

Delegate's Initials



Gazette

No. S 244, Wednesday, 24 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Excise Act 1901	Excise Regulations (Amendment)	1988 No. 216



Commonwealth of Australia

Gazette

No. S 245, Wednesday, 24 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (3) of the States Grants (Petroleum Products) Amendment Act 1985, hereby fix 1 September 1988 as the day on which subsection 3 (1) and section 4 of that Act commence. (L.S.) GIVEN under my hand and the Great Seal of Australia on 19 August 1988.

By His Excellency's Command, BARRY JONES

Minister of State for Science, Customs and Small Business

GOD SAVE THE QUEEN!



Commonwealth of Australia

Gazette

No. S 246, Friday, 26 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIA

Referendum (Machinery Provisions) Act 1984

Determination of places. days and times of visits to be made by a team for the purposes of taking votes of electors in remote subdivisions.

As delegate of the Australian Electoral Commission I determine the days and times listed in Columns 2 and 3 of the Schedule to be the days and times of the visits of a team to the places listed in Column 1.

Colin A Hughes

Cotin A Hughes
Electoral Commissioner
23 August 1988

Schedule

Northern Territory

Column 1 Place	Column 2 Days		Column 3 Times	
Adelaide Bore	Tue 30 Augu		4.15 pm - 4.45 pm	
Adelaide River	Sat 3 Septemb		12 noon - 3.00 pm	
Aileron	Tue 30 Augu		10.00 am - 10.30 am	
Alcoota	Mon 29 Augu		11.00 am - 12.30 pm	
Alexandria	Tue 30 Augu		8.00 am - 9.30 am	
Ali-Curung	Wed 31 Augu		8.00 am - 12 noon	
Alpurrulam (Lake Nash)	Mon 29 Augu		11.45 am - 1.30 pm	
Alroy Downs	Tue 30 Augu		11.00 am - 12 noon	
Amanbidji	Tue 30 Augu		10.00 am - 11.30 am	
Ampilatwatja	Wed 31 Augu		8.30 am - 10.30 am	
Angurugu	Fri 2 Septemb		9.00 am - 2.00 pm	
Anningie	Thur 1 Septemb		8.30 am - 9.30 am	
Antarringinya	Thur 1 Septemb		10.00 am - 10.30 am	
Aniltjiy	Wed 31 Augu		5.15 pm - 5.45 pm	
Areyonga	Fri 2 Septemb		12 noon - 2.00 pm	
Atnarara	Wed 31 Augu		2.45 pm - 3.15 pm	
Avon Downs	Mon 29 Augu	IST 1988	3.00 pm - 4.00 pm	
Badawarrka	Wed 31 Augu		8.30 am - 9.30 am	
Baniyala	Fri 2 Septemb	er 1988	1.15 pm - 2.15 pm	
Barunga	Wed 31 Augu	ıst 1988	1.00 pm - 4.00 pm	
Bel yuen	Tue 30 Augu	st 1988	10.00 am - 12 noon	
Beswick	Wed 31 Augu	ıst 1988	9.00 am - 11.30 am	
Birany Birany	Fri 2 Septemb	er 1988	9.45 am - 10.30 am	
Bonya Baikal	Mon 29 Augu	ist 1988	8.30 am - 9.30 am	
Borroloola	Thur 1 Septemb	er 1988	8.30 am - 2.00 pm	
Brunette Downs	Wed 31 Augu		8.30 am - 9.30 am	
Bukudal	Fri 2 Septemb	er 1988	11.30 am - 12 noon	
Bulla Camp	Tue 30 Augu	ıst 1988	2.00 pm - 3.30 pm	
Bulman	Fri 2 Septemb	er 1988	9.00 am - 11.00 am	
Buluhkaduru	Fri 2 Septemb	er 1988	1.00 pm - 1.45 pm	

Thur 1 September 1988

Tue 30 August 1988

Tue 30 August 1988

Sat 3 September 1988

Fri 2 September 1988 Thur 1 September 1988

Thur 1 September 1988

Wed 31 August 1988

Mon 29 August 1988 Fri 2 September 1988

Wed 31 August 1988

Tue 30 August 1988

Sat 3 September 1988

Thur 1 September 1988

Thurs 1 September 1988

Thur 1 September 1988 Thur 1 September 1988

Thur 1 September 1988

1.30 pm - 2.30 pm

8.00 am - 10.30 am

10.30 am - 2.30 pm

1.00 pm - 2.30 pm

1.30 pm - 3.00 pm

12.30 pm - 2.30pm

8.00 am - 9.00 am

12 noon - 1.00 pm

9.00 am - 10.00 am

8.30 am - 9.30 am

9.30 am - 11.30 am

11.30 am - 2.00 pm

1.30 pm - 3.00 pm

3.30 pm - 4.00 pm

10.45 am - 11.15 am

11.00 am - 3.00 pm

9.00 am - 10.00 am

1.00 pm - 2.00 pm

2

Gumarrinbang

Hermannsburg

Hodgson Downs

Ikuntji (Haasts Bluff)

Gurrumuru Harts Range

Imanpa

Ipolera

Irrultia

Ji-Marda

Jilkminggan

Kalkaringi

Kulpitarra Lajamanu

Kintore

Kulgera

Larrimah Lilla

Iwupataka

Commonwealth of Australia Gazette		Da Caman da ma	(Machines	Provisions) Act 1984 3
No. S 246, 26 August 1988		-	•	·
Mallapunyah		September		9.00 am - 10.00 am
Maningrida		September		8.00 am - 3.30 pm
Manmoyi		September		12.30 pm - 1.30 pm
Markolidban		31 August		12 noon - 1.00 pm
Maryvale		September		1.00 pm - 2.30 pm
Mata Mata		September		9.45 am - 10.30 am
Mataranka	Mon	29 August	1988	2.00 pm - 4.00 pm
Mbunghara		September		9.00 am - 10.00 am
McArthur River	Thur 1	September	1988	3.30 prú – 4.30 pm
McGrath's Creek	Fri 2	September	1988	4.30 pm - 5.30 pm
McLaren Creek	Mon	29 August	1988	12.30 pm - 2.00 pm
Milikapiti		September		9.30 am - 1.00 pm
Milingimbi	Wed	31 August	1988	9.30 am - 2.30 pm
Minjilang		September		10.00 am - 12 noon
Mount Allan	Thur 1	September	1988	1.30 pm - 3.30 pm
Mount Barkly	₩ed	31 August	1988	10.00 am - 11.00 am
Mount Ebenezer		September		10.30 am - 11.00 am
Mount Liebig	Thur 1	September	1988	1.00 pm - 3.30 pm
Mount Swan		29 August		3.30 pm - 4.00 pm
Mulga Bore		30 August		2.00 pm - 2.30 pm
Multitjulu		September		9.00 am - 11.00 am
Mumeka		September		2.45 pm - 3.45 pm
Murray Downs		31 August		2.00 pm - 3.30 pm
•		-		
Napperby		30 August		12.30 pm ~ 3.00 pm
Nardidi	Wed	31 August	1988	8.30 am - 9.30 am
Newcastle Waters	Fri 2	September	1988	1.00 pm ~ 2.00 pm
Ngankorlord	Fri 2	September	1988	3.00 pm ~ 3.30 pm
Ngkwarlalanima	Thur 1	September	1988	12 noon - 12.30 pm
Nguiu		September		8.00 am - 3.00 pm
Ngukurr	Wed	31 August	1988	11.30 am - 4.30 pm
Numbulwar	Fri 2	September	1988	12.30 pm - 4.00 pm
Nutwood Downs	Thur 1	September	1988	1.00 pm - 2.00 pm
Nyrippi	Fri 2	September	1988	11.00 am - 12.30 pm
Connelli	Wod	31 August	1000	11.30 am - 4.00 pm
Oenpelli	WEU	31 August	1300	11.50 an - 4.00 pm
Palumpa	Wed	31 August	1988	2.00 pm - 3.30 pm
Papunya		September		8.00 am - 12 noon
Patonga (Airstrip)		31 August		8.30 am - 10.00 am
Peppimenarti		31 August		10.45 am - 12.45 pm
Pmara-Jutunta (Six Mile Camp)		September		12.30 pm - 2.00 pm
Pularumpi		September		10.00 am - 12.30 pm
Ramingining	Wed	31 August	1988	9.00 am - 1.30 pm
Red Sand Hill		31 August		3.00 pm - 3.30 pm
Robinson River		31 August		3.15 pm - 4.30 pm
Rockhampton Downs		30 August		1.30 pm - 3.00 pm
Roper Valley		30 August		9.30 am - 11.00 am
Roper variey	iue	30 August	1300	9.30 am - 11.00 am

Thur 1 September 1988

Tue 30 August 1988 Sat 3 September 1988

Sat 3 September 1988

Wed 31 August 1988

8.00 am - 8.30 am 10.30 am - 12.30 pm

9.00 am - 9.30 am

8.00 am - 1.00 pm

8.00 am - 2.00 pm

Yangumbi

Yarralin

Yirrkala

Yuendumu

Yateman's Bore



Commonwealth of Australia

Gazette

No. S 247, Friday, 26 August 1988

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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	Year and Number of the Statutory Rules
Trade Practices Act 1974	Trade Practices (Telecommunications Exemptions) Regulations (Amendment)	1988 No. 203
Epidemiological Studies (Confidentiality) Act 1981	Epidemiological Studies (Confidentiality) Regulations (Amendment)	1988 No. 204
Supply and Development Act 1939	Supply and Development Regulations (Amendment)	1988 No. 205
Audit Act 1901	Finance Regulations (Amendment)	1988 No. 206
Customs Act 1901	Customs Regulations (Amendment)	1988 No. 207
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1988 No. 208
Civil Aviation Act 1988	Civil Aviation Regulations (Amendment)	1988 No. 209
Extradition (Foreign States) Act 1966	Extradition (Republic of Portugal) Regulations	1988 No. 210
Public Works Committee Act 1969	Public Works Committee Regulations (Amendment)	1988 No. 211
Cotton Levy Act 1982	Cotton Research Levy Regulations	1988 No. 212
Wheat Tax Act 1957	Wheat Tax Regulations (Amendment)	1988 No. 213
Grain Legumes Levy Act 1985	Grain Legumes Research Levy Regulations	1988 No. 214
Barley Research Levy Act 1980	Barley Research Levy Regulations (Amendment)	1988 No. 215

TERRITORY OF CHRISTMAS ISLAND

NOTIFICATION OF THE MAKING OF AN ORDINANCE

NOTICE is hereby given that the undermentioned Ordinance of the Territory of Christmas Island has been made. Copies of the Ordinance may be purchased from the Legal Section, Department of the Arts, Sport, the Environment, Tourism and Territories, 2nd Floor, Tasman House, Marcus Clarke Street, Canberra City, A.C.T.

Number and year of Ordinance

Short title of Ordinance

3 of 1988

Workers' Compensation (Amendment) Ordinance 1988

Printed by R. D. RUBIE, Commonwealth Government Printer, Canberra

14120/88 Cat. No. 88 6372 4

Gazette

No. S 248, Friday, 26 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN CAPITAL TERRITORY

COMMUNITY AND HEALTH SERVICE ORDINANCE, 1985

COMMUNITY AND HEALTH SERVICE (A.C.T.) DETERMINATION OF FEES AND CHARGES

A.C.T. DETERMINATION NO. 13 OF 1988

I, JOHN BISSETT, General Manager of the Australian Capital Territory Community and Health Service as delegate of the Minister of State for the Arts and Territories, in pursuance of section 78 of the Community and Health Service Ordinance, 1985 hereby cancel the Health Authority (A.C.T.) Determination of Fees and Charges No. 12 of 1988 dated the 18th day of June, 1988 and published in Commonwealth of Australia Gazette No. S170 of 23 June 1988 and make the following Determination:-

1. (1) In this Determination, unless the contrary intention appears:

"A right to recover from any person, by way of compensation or damages" does not include a right to recover compensation pursuant to the Criminal Injuries Compensation Ordinance 1983;

"Australian resident" means a person who is ordinarily resident in Australia and includes a person domiciled in Australia but does not include a person who is -

- the head of a diplomatic mission, or the head of a consular post, established in Australia;
- a member of the staff of a diplomatic mission, or a member of the consular staff of a consular post, established in Australia;
- (c) a member of the family of a person referred to in paragraph
 (a) or (b), being a member who forms part of the household of that person;
- (d) employed on a full-time basis to perform domestic or other private services for a person referred to in paragraphs (a), (b) or (c):

being a person who is not an Australian citizen or is not a person domiciled in Australia:

"compensable patient" means:-

- (a) in relation to a hospital, an in-patient of the hospital who in the opinion of a Chief Executive of the Service, has, or may have, a right to recover from any person, by way of compensation or damages, the cost of hospital accommodation:
- (b) in relation to a Community Health Centre, a patient of the Community Health Centre who in the opinion of a Chief Executive of the Service, has, or may have, a right to recover from any person, by way of compensation or damages, the cost of services provided at the Community Health Centre;

"compensable person" means a person -

- (a) (i) to whom a pathology service is provided at a hospital; or
 - (ii) who is conveyed by means of an ambulance service to or from a hospital; and
- (b) who, in the opinion of a Chief Executive of the Service, has, or may have, a right to recover from any person, by way of compensation or damages the cost of the service;

"day care patient" means a person other than a compensable patient or a non-eligible person who occupies a bed in a hospital for a period that does not include part of an overnight stay for the purpose of permitting the provision of professional attention to the person;

"extended-stay resident" means a person who has not attained the age of 16 years who has been admitted to a health services hostel for continuous or intermittent accommodation at the hostel during a specific period exceeding 28 days or indefinitely;

"extensive care patient" means a patient who requires extensive nursing care;

"extensive invasive diagnostic procedure" means a diagnostic procedure of more than 30 minutes duration that involves the insertion of an instrument into the body of the patient through cutaneous or mucous tissue or through a bodily orifice;

"extensive nursing care" means care of the type given in a nursing home to a person -

- (a) who, by reason of infirmity, or any illness, disease, incapacity or disability, is bedridden or virtually bedridden and is wholly or substantially dependent on nursing care; or
- (b) who is undergoing treatment for any illness, disease, incapacity or disability and, for the purposes of that treatment, is wholly or substantially dependent on nursing care;

"health services hostel" means a hostel conducted by the Service as a health services hostel and includes Ward 10A of the premises known as the Woden Valley Hospital;

"hospital" means -

- (a) the premises known as the Royal Canberra Hospital, and
- (b) the premises known as the Woden Valley Hospital, other than Ward 10A.

"hospital patient" in relation to a hospital, means an in-patient of the hospital other than a private patient;

"medical practitioner" means a person registered as a medical practitioner under the Medical Practitioners Registration Ordinance 1930;

"Medicare Benefits Schedule Book" means the table of medical services prescribed for the purposes of subsection 4(2) of the <u>Health</u> Insurance Act 1973;

"multiple-bed room" means a room in which 2 or more beds are situated:

"non-eligible person" means -

- (a) a person who is not an Australian resident; or
- (b) a person in respect of whom, or a person included in a class of persons in respect of which, there is in force an order under sub-section 6(2) of the Health Insurance Act 1973;

"non-inpatient" with respect to a hospital means a patient, other than an inpatient of the hospital who receives any examination(s) consultation(s) or treatment(s) or other service(s) from an individual functional unit of a Health Services facility;

"nursing-home type patient" means a nursing-home type patient for the purposes of the <u>Health Insurance Act</u> 1973 but does not include a compensable patient or a non-eligible person;

"Ordinance" means the Community and Health Service Ordinance 1985;

"ordinary patient" means a patient other than an extensive care patient:

"outpatient service" means any examination(s) consultation(s) or treatment(s) or other service(s) provided to a non-inpatient or noneligible person not being an inpatient of the hospital at a Health Services facility other than a Community Health Centre; Community and Health Service Ordinance 1985

"pathology service" means a professional service in respect of which a fee is specified in an item in Section 2A of the Medicare Benefits Schedule Book, being an item that includes the symbol '(OP)";

"person domiciled in Australia" means a person whose domicile is in Australia, other than a person in respect of whom the Minister for Community Services and Health is satisfied that the person's permanent place of abode is outside Australia;

"physiotherapy service" means any treatment or other service provided to a compensable patient at a Community Health Centre conducted by the Service and which falls within the definition of physiotherapy in the Physiotherapists Registration Ordinance, 1977;

"private patient", in relation to a hospital, means an in-patient of the hospital who -

(a) has made an election to be treated as a private patient, and who has not revoked that election;

or

(P) is accommodated in a single room in the hospital at his request:

"professional service" means a service that is a professional service within the meaning of the Health Insurance Act 1973;

"Service" means the Australian Capital Territory Community and Health Service:

"short-stay resident" means a person who has not attained the age of 16 years who has been admitted to a health services hostel for continuous or intermittent accommodation at the hostel during a specific period not exceeding 28 days;

"single room" means a room in which I bed is situated;

"standard patient", in relation to a hospital, means an in-patient of the hospital, other than -

- (a) a day care patient; or
- (b) a nursing-home type patient.
- (2) For the purposes of this Determination a request by a patient shall, in relation to a patient who has not attained the age of 18 years, be read as including a request by a parent or guardian of the patient.
- (3) For the purposes of the services listed at A, C, D, E and F of the Schedule to this Determination, the day on which a person commences to be accommodated in a hospital or a Service nursing home, or a health services hostel as a patient and the day on which that person ceases to be so accommodated shall be counted together as one day.

- (4) For the purposes of the services listed at A, B and C of the Schedule to this Determination, where a child whose age is less than 12 months and the mother of that child are both accommodated in a hospital, they shall be treated as one patient unless the child and the mother both receive treatment.
- (5) (a) For the purposes of the service listed at E of the Schedule to this Determination where a person who has been admitted to a health services hostel is absent from the hostel for a period not exceeding 3 days the fees payable pursuant to the service listed at E shall apply as if the person had been accommodated in the hostel during the whole of the period.
 - (b) For the purposes of sub-clause (5)(a) of this Determination, the day on which the absence of a person from a hostel begins and the day on which he returns to the hostel shall be reckoned as one day.
- (6) For the purposes of the service listed at I.3 of the Schedule to this Determination, where an ambulance vehicle is made available for the transport of a person, the service listed at I.1 of the Schedule to this Determination shall apply as if the place at which the event or function was the station referred to in the service at I.1.
- 2. The fee for the purposes of the service listed in Column 1 of the Schedule shall, subject to any description or limitations set out in Column 2 of the Schedule opposite to and in relation to that service, be the amount listed in Column 3 of the Schedule opposite to and in relation to that service.

Dated this Twenty there day of

august

1988

JOHN BISSETT

General Manager of the Australian Capital Territory Community and Health Service and Delegate of the Minister of State for the Arts and Territories

SCHEDULE

	umn l vice	Column 2 Descriptions and/or Limitations	Column 3 Amount
			\$ per day
Α.	Hospital Accommodation fees - Standard Patients	1. If the patient is a private patient other than a compensable patient or a non-eligible person, is:	
		(a) in a multiple-bed room	140.00
		(b) in a single room, otherwise than at the patient's request	140.00
		(c) in a single room, at the patient's request	220.00
		2. If the patient is a compensable patient, or a non-eligible person	360.00
В.	Hospital Accommodation fees - Day Care Patients	If the patient is a private patient	100.00
c.	Hospital Accommodation fees - Nursing-Home Type Patients	1. If the patient has attained the age of 16 years and is:	
		(a) a hospital patient	16.85
		(b) a private patient	69.40
		2. If the patient has not attained the age of 16 years and is:	
		(a) a hospital patient	Nil
		(b) a private patient	52.55
D.	Service Nursing Home Accommodation fees	1. If the patient has attained the age of 16 years and is:	
		(a) an ordinary patient in a multiple- bed room	50.20
		(b) an ordinary patient, otherwise than at the patient's request, in a single room	50.20
		(c) an ordinary patient, at the patient request in a single room equipped with bath, shower or toilet facilities	t's 53.29

	Community and neatth Service	Orainance
(d)	an ordinary patient, at the patient's request in a single room other than that referred to in paragraph (c)	51.74
(e)	an extensive care patient in a multiple-bed room	56.20
(f)	an extensive Care patient, otherwise than at the patient's request, in a single room	56.20
(g)	an extensive care patient, at the patient's request, in a single room equipped with bath, shower or toilet facilities	59.29
(h)	an extensive care patient, at the patient's request, in a single room other than that referred to in paragraph (g)	57.74
2. age	If the patient has not attained the of 16 years and is:	
(a) •	an ordinary patient in a multiple- bed room	33.35
(b)	an ordinary patient, otherwise than at the patient's request, in a single room	33.35
(c)	an ordinary patient, at the patient's request, in a single room equipped with bath, shower or toilet facilities	36.21
(d)	an ordinary patient, at the patient's request, in a single room other than that referred to in paragraph (c)	34.78
(e)	an extensive care patient in a multiple-bed room	39.35
(f)	an extensive care patient, other- wise than at the patient's request in a single room	39.35
(g)	an extensive care patient, at the patient's request, in a single room equipped with bath, shower or toilet facilities	42.21
(h)	an extensive care patient, at the patient's request, in a single room other than that referred to in paragraph (g)	40.78

- If the patient has or has not attained the age of 16 years and is absent from the Nursing Home for a period of, or periods totalling,
- (a) the first 28 days

16.85

- (b) over 28 days

to the fee applicable for the service listed at D.1 or D.2 of the Schedule

An amount equal

in any period of 12 months commencing 1 July and ending 30 June in each year

Health Services Hostel E. Fees

Accommodation fees

1(5) applies)

G. Fees for Professional

Pathology Service

Services other than the

Where the person is:

- (a) an extended-stay resident
- (b) a short-stay resident

2.00 12.86

1.00

- (c) in any other case
- Whether the accommodation is in a

where the person is someone other than a patient (not being a person to whom clause

- hospital or a nursing home or a hostel conducted by the Service:
- (a) for the first 7 days (b) for subsequent days

3.00 2.00

These do not apply in relation to:

- (a) a professional service provided
 - (i) in pursuance of the Public Health (Medical and Dental Inspection of School Children) Regulations; or
 - (ii) in the course of a program of child health care conducted by the Service;
- a professional service provided at a hospital conducted by the Service;
- (c) a professional service provided at the request of a member of the Australian Federal Police acting in his capacity as such a member:

An amount equal to the fee specified in respect of that professional service in the Schedule of Fees listed in the Medicare **Benefits** Schedule Book as amended from time to time

- (d) a professional service provided in accordance with a request made, or a direction given under, or for the purposes of, a law in force in the Territory; or
- (e) a professional service provided in the treatment or control of addiction to alcohol or a drug
- H. Pathology Service Fees

Where the pathology service provided by the Service is to:

- (a) a compensable person
- (b) a non-eligible person
- relation to that pathology service in the Schedule of Fees listed in the Medicare Benefits Schedule Book as amended

from time to time

\$113.50 per service plus \$3.20 for

\$113.50 per service

every kilometre

exceeding 16

kilometres

An amount equal

to the fee specified in

- I. Ambulance Fees
- 1. Where on the provision of the ambulance service for a person:
- (a) the distance necessarily travelled by the ambulance from its station and in returning to its station exceeds 16 kilometres
- (b) in any other case
- 2. Where 3 or more persons are transported together in an ambulance
- The amount payable by each person is equal to three quarters of the amount that would otherwise be payable under this Determination
- 3. Where the ambulance vehicle is made available at the request of a person or organisation conducting a sporting event or other public function and:
- (a) the vehicle is so made available for 4 hours or less
- \$230.00 per service

(b) the vehicle is made available for more than 4 hours

the aggregate of \$230.00 per service and an amount calculated at the rate of \$45.00 for each hour or part of an hour by which the period during which the vehicle is so made available exceeds 4 hours

J. Outpatient Service Fees

K. Physiotherapy Service Fees

Compensable non-inpatients and

non-eligible persons

First visits

Second and subsequent visits

\$78.00 per service

\$52.00 per service

Compensable patients at Community

Health Centres

Initial consultation

\$78.00

Subsequent consultation

\$52.00



Commonwealth of Australia

Gazette

No. S 249, Friday, 26 August 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Seat of Government (Administration) Act 1910

NOTICE OF INTENTION TO VARY THE PLAN OF LAY-OUT OF THE CITY OF CANBERRA AND ITS ENVIRONS

Under section 12A of the Seat of Government (Administration) Act 1910, I give notice of my intention to vary the plan of lay-out of the City of Canberra and its environs published in the Gazette of 19 November 1925, as previously modified or varied, in the manner and to the extent shown in the explanatory statement hereunder and in the attached Detail Map K5, the relative position of which is shown in the attached Index of Detail Maps.

No variation will be made until after the expiration of twelve days from the date of the publication of this notice in the Gazette to enable any interested parties to lodge submissions and/or objections to the proposed variations indicated in this notice. All correspondence relating to this proposal must be addressed to:

The Secretary and Manager National Capital Development Commission G.P.O. Box 373 Canberra City, A.C.T. 2601

Attention: Brian Nesbitt

or hand delivered to:

Brian Nesbitt
7th Floor
NCDC Office
220 Northbourne Avenue
Braddon, A.C.T. 2601
Dated this 16th day of August 1988.

GARY FRANCIS PUNCH

Minister of State for the Arts and Territories

EXPLANATORY STATEMENT

Variation 1988/3

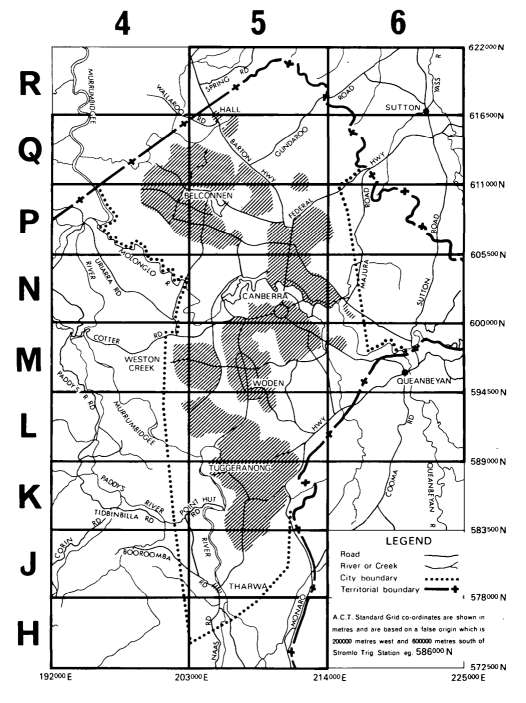
Item 1 (Detail Map K5)

GREENWAY, Sections 8 and 10: Addition to the Plan to provide for a road and four service lanes in the Tuggeranong Town Centre Service Trades Area to facilitate the progressive release of development sites in this area.



Plan of Layout of the City of Canberra and its Environs Published in the Commonwealth of Australia Gazette on 19 November 1925 as Modified or Varied to 14 September 1987

INDEX OF DETAIL MAPS INCORPORATING THE CITY PLAN



Printed by R. D. RUBIE, Commonwealth Government Printer, Canberra

