



No. GN 33, Wednesday, 7 September 1988 Published by the Australian Government Publishing Service, Canberra GOVERNMENT NOTICES

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The date of publication of this Gazette is 7 September 1988.

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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.

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NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 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Copy will be returned unpublished if not submitted in accordance with these requirements.

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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
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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).

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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 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

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.

ment Notices issues.

Gazette number	Date of publication	Subject
P1	18.1.88	Tariff Quotas—Transfer of Quota Allocations—1 January 1987 to 30 Novem- ber 1987
P2	5.2.88	Australian Customs Service—Import Licences
Р3	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 1945Return 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, sus- pended 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

N.N.-8862526

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 sup-

plied without charge to annual subscribers to the Govern-

Special Information

Prices Surveillance Act 1983 NOTICES PURSUANT TO SECTION 23 (2) (b)

Company	File No. date received	Purpose of notification	Outcome of consideration	Register Ref:
Ampol Limited	N88/150 6.6.88	Petroleum products. Reduc- tion in Maximum Endorsed Industry Price following a review of world market prices and other indicators and reduction in State Franchise Fee Victoria	No objection to the pro- posed reductions effective in price from 8.6.88 Market indicators CPL Motor spirits (1.00) Distillate (1.00) Avgas (1.00) Avtur (1.00) State franchise fee-Victoria	1801
	5100 (176		Motor spirits (0.01) Distillate (0.01)	
	N88/172 4.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	No objection to the pro- posed reductions effective in price from 5.7.88 Motor spirits (0.50) Distillate (1.00) Avgas (0.50)	1802
	N88/197 18.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	Avtur(0.50)No objection to the proposed reductions effective in price from 19.7.88CPLMotor spirits(0.50)Distillate(0.50)Avgas(0.50)Avtur(0.50)	1840
Arnotts Biscuits Limited	N88/180 5.7.88	Biscuits new products— Sunshine Choc Chip Treats, Sunshine Shortbread Treats, Breton Reduced Salt, Gran- ita with Fruit, Vita Wheat Cracked Pepper	No objection to the pro- posed prices \$/case Sunshine Choc Chip Treats (24 packets) 21.10 Sunshine Shortbread Treats (24 packets) 21.10 Breton Reduced Salt (20 packets) 20.68 Granita with Fruit (20 packets) 20.68 Vita Wheat Cracked Pepper (24 packets) 25.42	1820
Bond Corporation Holdings Limited	N88/185 7.7.88	Range of beer products. Re- covery of cost increases	No objection to the pro- posed weighted average in- crease of 4.34 per cent. Price list shown in Register	1826
Boral Limited	N88/154 8.6.88	Pre-mixed concrete NSW country areas. Recovery of cost increases	No objection to the proposed weighted average increase of \$3.87 per cubic metre for 25 mpa, other grades to be adjusted accordingly. Price list shown in Register	1794
	N88/171 30.6.88	Pre-mixed concrete—Victo- rian/Riverina country centres. Recovery of cost increases	Notice withdrawn	1821
	N88/191 12.7.88	Pre-mixed concrete—Mel- bourne metropolitan area.	Notice withdrawn	1827
	N88/205 18.7.88	Recovery of cost increases Pre-mixed concrete—Victo- rian/Riverina country centres. Recovery of cost increases	No objection to the proposed weighted average increase of \$5.98 per cubic metre for 25 mpa, other grades to be adjusted accordingly. Price list shown in Register	

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Company	File No. date received	Purpose of notification	Outcome of consideration	Register Ref:
	N88/209 19.7.88	Pre-mixed concrete—New South Wales country and Central Coast districts. Re- covery of cost increases	Notice withdrawn	1829
BP Australia Limited and BP Oil Distribution	N88/151 7.6.88	Petroleum products. Reduc- tion in Maximum Endorsed Industry Price following a	No objection to the proposed reductions effective in price from 8.6.88	
Limited		review of world market prices and other indicators, and reduction in State Franchise Fee Victoria.	Market indicatorsCPLMotor spirits(1.00)Distillate(1.00)Avgas(1.00)Avtur(1.00)	
			State Franchise Fee—Victoria Motor spirits (0.01) Distillate (0.01)	
	N88/162 22.6.88	Petroleum product—Avia- tion Turbine Fuel. Removal of Federal Excise Duty— 16.63 cpl in accordance with	No objection to the removal of Excise Duty Maximum endorsed Industry Price effective from 1.7.88:	
		Federal Government's May Economic Statement	CPL Avtur (into aircraft) 34.88	
	N88/173 4.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price	No objection to the proposed reductions effective in price from 5.7.88	1805
		following review of world market prices and other	CPL	
		indicators	Motor spirits (0.50) Distillate (1.00)	
			Avgas (0.50)	
	N88/201	Petroleum products-Re-	Avtur (0.50) No objection to the proposed	
	18.7.88	duction in Maximum En- dorsed Industry Price following review of world	reductions effective in price from 19.7.88	:
		market prices and other	CPL Motor spirits (0.50)	
		indicators	Distillate (0.50) Avgas (0.50) Avtur (0.50)	
The Broken Hill Proprietary	N88/181 5.7.88	Coated Products Division— 1. Hot dipped zinc coated and zincalume steel sheet	No objection to the proposed increases for: 1. \$20.00 per tonne to new	1830
Company Limited		and coil 2. Colorbond prepainted steel sheet coil Recovery of cost increases	base price of \$957 per tonne 2. \$20.00 per tonne to new base of \$1141 per tonne	
	N88/186 7.7.88	for zinc and aluminium Slab and Plate Products Di- vision—Pattern and heavy plate, plate slabs and coil	No objection to the proposed increases in base prices Pattern plate up to and in-	
		plate Recovery of cost increases and need for adequate profit	cluding 100 mm from \$646 to \$694 per tonne	r
			Heavy Plate from \$751 to \$807 per tonne	ŗ
			Plate slabs from \$711 to \$764 per tonne	r
			Coil plate from \$635 to \$683 per tonne	r
Cadbury Schweppes Pty Ltd	N88/167 24.6.88	Cottees Foods Division— Range of cordials. Recovery of cost increases	No objection to the pro- posed weighted average in- crease of 7.8 per cent. Price list shown in Benister	1795
	N88/182 5.7.88	Confectionery Division— New products 375 gm Roast Almond	list shown in Register No objection to the pro- posed prices	1822
		Chocolate Block Pascall Gummy Sharks	\$/outer 375 gm Roast Almond Block 29.09	
		100 g Multibag Pascall Gummy Sharks 200 gm Multibag	Pascall Gummy Sharks 100 g Multipack 7.37 200 g Multipack 23.52	

Company	File No. date received	Purpose of notification	Outcome of consideration	Register Ref:
	N88/188 8.7.88	Confectionery Division— New products 250 g Milk Chocolate Expo Oz Multibag	No objection to the pro- posed price of \$43.12 per outer	1823
	N88/212 25.7.88	Drinks Division—Range of soft drinks marketed in South Australia—Northern Territory. Recovery of cost increases	No objection to the pro- posed weighted average in- crease of 4.02 per cent. Price list shown in Register	1837
	N88/213 25.7.88	Drinks Division—Range of soft drinks marketed in New South Wales. Recovery of cost increases	No objection to the pro- posed weighted average in- crease of 3.12 per cent. Price list shown in Register	1838
	N88/214 25.7.88	Drinks Division—Range of soft drinks marketed in Tas- mania. Recovery of cost increases	No objection to the pro- posed weighted average in- crease of 5.63 per cent. Price list shown in Register	1839
	N88/216 26.7.88	Confectionery Division New products Coconut Aussie Bear Choc-Orange Aussie Bear marketed nationally	No objection to the pro- posed prices Both products \$/outer Single 11.05	1832
Caltex Oil (Australia) Pty Limited	N88/152 7.6.88	marketed nationally Petroleum products—Re- duction in Maximum En- dorsed Industry Price following a review of world	Multibag 43.12 No objection to the pro- posed reductions effective in price from 8.6.88 <i>Market Indicators CPL</i>	1806
		market prices and other in- dicators, and reduction in State Franchise Fee Victoria	Motor spirits (1.00) Distillate (1.00) Avtur (1.00) State Franchise Fee- Victoria	
	N88/163 29.6.88	Petroleum product—Avia- tion turbine fuel. Removal of Federal Excise Duty— 16.63 cpl in accordance with Federal Government's May economic statement	Motor spirit (0.01) Distillate (0.01) No objection to the removal of Excise Duty Maximum endorsed Indus- try price effective from 5.7.88: CPL	1807
	N88/174 4.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	Avtur (into Aircraft): 34.88 No objection to the pro- posed reduction effective in price from 5.7.88 CPL Motor spirits (0.50) Distillate (1.00)	1808
	N88/202 18.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	Avtur (0.50) No objection to the pro- posed reduction effective in price from 19.7.88 <i>CPL</i> Motor spirits (0.50) Distillate (0.50) Avtur (0.50)	1842
Commonwealth Steel Company Limited	N88/145 3.6.88	Surcharge on prices of nickel bearing alloy steels pro- duced in the July/August rolling program. Recovery of cost increases	No objection to the proposed surcharges Surcharge Product/grade \$/tonne 303 990 304 1045 304 1045 316 1320 3161 1320 321 1100 431 242 4340 198 4620 193 8615-8645 55 EN25/26 275	1787

Company	File No. date received	Purpose of notification	Outcome of consideration	Register Ref:
			EN33 330 EN36A 352 EN39B 462 Hytuf 198 029 55 C2 40	
CSR Limited	N88/165 23.6.88	Pre-mixed concrete—West- ern Australia. Recovery of cost increases	630 440 No objection to the pro- posed weighted average in- crease of \$3.40 per cubic metre for 25 mpa ex plant, other grades being adjusted appropriately.	1817
	N88/166 23.6.88	Pre-mixed concrete—West- ern Australia. Recovery of increases in cartage rates	Price list shown in Register No objection to the pro- posed weighted average in- crease of \$3.2 per cent. Price list shown in Register	1818
	N88/170 27.6.88	Pre-mixed concrete—Victo- ria. Recovery of cost increases	No objection to the pro- posed weighted average in- crease of \$4.67 per cubic metre for 25 mpa ex plant, other grades being adjusted appropriately. Price list shown in Register	1819
ESSO Australia Ltd	N88/146 6.6.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following a review of world market prices and other in- dicators, and reduction in State Franchise Fee Victoria	No objection to the pro- posed reductions effective in price 8.6.88 Market indicators CPL Motor spirits (1.00) Distillate (1.00) State Franchise Fee- Victoria Motor spirits (0.01)	1809
	N88/175 4.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	Distillate (0.01) No objection to the pro- posed reductions effective in price from 5.7.88 CPL Motor spirits (0.50) Distillate (1.00)	. 1810
	N88/200 15.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	No objection to the pro- posed reductions effective in price from 19.7.88 <i>CPL</i> Motor spirits (0.50) Distillate (0.50)	1843
Goliath Portland Cement Company Limited	N87/157 10.6.88	Portland cement-Normal type A ex silo Hobart. Re- covery of increased freight	No objection to the pro- posed increase of \$0.38 per tonne to \$135.05 per tonne	1788
Johnson & Johnson Australia Pty Limited	N88/156 10.6.88	rates Range of tampons. Recov- ery of cost increase	ex silo No objection to the pro- posed weighted average in- crease of 0.94 per cent. Price	1796
Kellogg (Aust.) Pty Ltd	N88/158 10.6.88	Range of breakfast cereals. Amendment to price list previously approved	list shown in Register No objection to the pro- posed amendment of 0.01 per cent to previously ap- proved price list. Price list shown in Register	1786
	N88/160 15.6.88	Breakfast cereals. Amend- ment to previously ap- proved prices for Just Right	No objection to the pro- posed amendment. Price list shown in Register	1789
Mobil Oil Australia Limited	N88/147 6.6.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following a review of world market prices and other in- dicators, and reduction in State Franchise Fee Victoria	No objection to the pro- posed reductions effective in price from 8.6.88 <i>Market indicators CPL</i> Motor spirits (1.00) Distillate (1.00) Avgas (1.00) Avtur (1.00)	1811

Company	File No. date received	Purpose of notification	Outcome of consideration	Register Ref.
			State Franchise Fee	
			Victoria	
			Motor spirits (0.01)	
	N88/164	Petroleum products—Avia-	Distillate (0.01) No objection to the removal	1812
	22.6.88	tion turbine fuel. Removal	of Excise Duty	1012
		of Federal Excise Duty-	Maximum Endorsed Indus-	
		16.63 cpl in accordance with	try Price effective from	
		Federal Government's May economic statement	1.7.88 Autur (into Aircroft): 34.89	
		economic statement	Avtur (into Aircraft): 34.88 cpl	
	N88/176	Petroleum products-Re-	No objection to the pro-	1813
	4.7.88	duction in Maximum En-	posed reductions effective in	
		dorsed Industry Price	price from 5.7.88.	
		following review of world market prices and other	CPL (0.50)	
		indicators	Motor spirits (0.50) Distillate (1.00)	
			Avgas (0.50)	
			Avtur (0.50)	
	N88/199	Petroleum products-Re-	No objection to the pro-	
	15.7.88	duction in Maximum En- dorsed Industry Price	posed reductions effective in price from 19.7.88.	
		following review of world	CPL	
		market prices and other	Motor spirits (0.50)	
		indicators	Distillate (0.50)	
			Avgas (0.50)	
			Avtur (0.50)	
lonier Redland	N88/183	Concrete roofing tiles-Syd-	No objection to the pro-	1833
Limited	6.7.88	ney metropolitan and New	posed increases per 100 tiles	
		South Wales country areas. Recovery of cost increases	Sydney metropolitan \$3.99 NSW Country \$4.02	
		Receivery of cost mercases	Price list shown in register	
	N88/184	Concrete roofing tiles-	No objection to the pro-	1834
	6.7.88	ACT. Recovery of cost	posed increase of \$6.16 per	
		increases	100 tiles. Price list shown in Register	
abisco Brands Pty	N88/144	Biscuits. New products—	No objection to the pro-	1790
Ltd	3.6.88	Natural Choice Carob De-	posed prices	1750
		lights. Coconut Fingers,	Coconut Fingers	
		Stripped Shortbread, Museli	Stripped Shortbread	
		Crunch, Chips Supreme and Golden Toffee	\$/case	
			Queensland NSW metro	
			Vic. metro 26.53	
			SA	
			WA J	
			NSW Country Vic. Country 26.73	
			Tas. 27.86	
			Museli Crunch, Golden Tof-	
			fee. Chips Supreme.	
			Queensland }	
			NSW metro	
			Vic. metro 25.26	
			SA WA	
			NSW Country	
			Vic. Country { 25.64	
	NI99 /140	Discuits Now musturet	Tas. 26.52	
	N88/149 6.6.88	Biscuits. New product— Natural Choice Carob	No objection to the pro- posed price	1791
		Cream 200 gm pack	\$/case	
		- · ·	Queensland	
			NSW metro	
			Vic. metro	
			SA 22.63	
			NSW country 23.22 Vic. country 23.05	
			Vic. country 23.22 Vic. country 23.05 Tas. 23.83	

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File No. date received	Purpose of notification	Outcome of consideration	Register Ref:
N88/179 5.7.88	Cigarettes—New product— Peter Jackson Ultra Mild 30s	No objection to the pro- posed price of \$56.52 per thousand	1824
N88/169 27.6.88	Pre-mixed concreteVicto- ria. Recovery of cost increase	No objection to the pro- posed weighted average in- crease of \$3.27 per cubic metre for delivery of 20 mpa, other grades to be adjusted accordingly. Price list shown in Register	1825
N88/148 6.6.88	Petroleum products-Re- duction in Maximum En- dorsed Industry Price following a review of world market prices and other in- dicators, and reduction in State Franchise Fee Victoria	No objection to the pro- posed reductions effective in price from 8.6.88 Market indicators CPL Motor spirits (1.00) Distillate (1.00) Avgas (1.00) Avtur (1.00) State Franchise Fee- Vicatorise	1814
		Motor spirits (0.01)	
N88/161 20.6.88	Petroleum product—Avia- tion turbine fuel. Removal of Federal Excise Duty— 16.63 cpl in accordance with Federal Government's May Economic Statement	No objection to the removal of Excise Duty Maximum endorsed indus- try price effective from 1.7.88 Avtur (into aircraft): 34.88	1815
N88/177 4.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	No objection to the pro- posed reductions effective in price from 5.7.88 CPL Motor spirits (0.50) Distillate (1.00) Avgas (0.50)	1816
N88/198 18.7.88	Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicators	No objection to the pro- posed reduction effective in price from 19.7.88 CPL Motor spirits (0.50) Distillate (0.50) Avgas (0.50)	1840
N88/143 1.6.88	Processed chicken meat. Recovery of cost increases	No objection to the pro- posed increase of 6.1 per cent. Price list shown in Register	1792
N88/136 20.5.88	Welded steel pipe—ex Ja- pan. Recovery of cost increases	No objection to the pro- posed increase	1793
		New price \$/metre	
		8 nominal bore Medium black PE 1.61 Medium black S&S 1.78 Heavy black PE 2.19 Heavy black S&S 2.46 10 nominal bore Medium black PE 1.81 Medium black S&S 2.11 Medium galvanised PE 2.41	
	date received N88/179 5.7.88 N88/169 27.6.88 N88/148 6.6.88 N88/161 20.6.88 N88/161 20.6.88 N88/177 4.7.88 N88/177 4.7.88 N88/198 18.7.88 N88/143 1.6.88 N88/136	date receivedPurpose of notificationN88/179Cigarettes—New product— Peter Jackson Ultra Mild 30sN88/169Pre-mixed concrete—Victo- ria. Recovery of cost increaseN88/148Petroleum products—Re- duction in Maximum En- dorsed Industry Price following a review of world market prices and other in- dicators, and reduction in State Franchise Fee VictoriaN88/161Petroleum product—Avia- tion turbine fuel. Removal of Federal Excise Duty— 16.63 cpl in accordance with Federal Government's May Economic StatementN88/177Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicatorsN88/198Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicatorsN88/198Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicatorsN88/198Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicatorsN88/143Processed chicken meat. Recovery of cost increasesN88/136 20.5.88Welded steel pipe—ex Ja- pan. Recovery of cost	date receivedPurpose of notificationOutcome of considerationN88/179Cigarettes—New product— Peter Jackson Ultra Mild 30sNo objection to the pro- posed price of \$35.27 per cubic norease of \$31.27 per cubic netre for delivery of o20 mpa, other grades to be adjusted accordingly. Price list shown in RegisterN88/148Petroleum products—Re- duction in Maximum En- dorsed Industry Price following a review of world market prices and other indicators. and reduction in State Franchise Fee VictoriaNo objection to the pro- posed reductions effective in price from 8.6.88 Market indicators (1.00) Avar (1.00) No state Franchise Fee VictoriaN88/161 20.6.88Petroleum product—Avia- tion turbine fuel. Removal of Federal Excise Duty— 16.63 epi in accordance with Federal Government's May Economic Statement Gollowing review of world market prices and other indicatorsNo objection to the removal of scise Duty— 16.63 epi in accordance with Federal Government's May Economic Statement endorsed Industry Price following review of world market prices and other indicatorsNo objection to the pro- posed reduction effective in price from \$7.38N88/198 20.5.88Petroleum products—Re- duction in Maximum En- dorsed Industry Price following review of world market prices and other indicatorsNo objection to the pro- posed reduction effective in price from \$7.38N88/136 20.5.88Petroleum products—Re- duction effective in price from \$7.38CPLN88/136 20.5.88Weided steel pipe—ex Ja- pa. Recovery of cost increasesNo objection to the pro- posed increase of 6.1 per cent. Price list shown in Registe

Company	File No. date received	Purpose of notification	Register Outcome of consideration Ref:
	N88/137 20.5.88	Welded steel pipe—New products. RHS tube black and 15 nominal bore light wall pipe, black and galvan- ised plain ends	No objection to the pro- posed prices 1797 RHS tube—black -102 mm x 102 mm x 9.15 mm \$31.33 per metre 15 Nominal Bore Light Wall Pipe -Black plain ends \$1.30/m -Galvanised plain ends
	N88/138 20.5.88	Welded steel pipe new products-Blackstump and galvanised extra light	\$1.80/m No objection to the pro- 1798 posed prices
			Black stump primed pipe Bore OD Thickness \$/metre 25 33.7 2.0 1.63 32 42.4 2.0 1.80 40 48.3 2.3 2.58 50 60.3 2.3 3.08 80 88.9 2.6 5.75
	N88/155 9.6.88	Welded steel pipe new product. Galtube plus range	Galvanised extra light 24 33.7 2.0 1.88 32 42.4 2.0 2.38 40 48.3 2.3 2.90 50 60.3 2.3 3.55 80 88.9 2.6 7.10 No objection to the pro- posed price 1799 posed price Galtube 76 mm × 76 mm 76 mm 76 mm
			× 2.0 mm \$4.52 per metre 76 mm x 76 mm x 2.6 mm \$5.12 per metre
	N88/159 10.6.88	Welded Steel pipe. Restructuring of prices and discounts	Price list shown in Register No objection to the weighted average increase of 1.7 per cent on the list price of gal- vanised pipe, and 2.8 per cent on the list price of non-
	N88/187 8.7.88	Welded steel pipe Imported. Recovery of cost increases	galvanised pipe No objection to the pro- posed prices 8 nominal bore \$/metre Medium Galvanised S&S 2.44 Heavy black S&S 2.55
			10 nominal bore Medium black PE 1.87 Medium black S&S 2.19 Medium galvanised PE 2.49 Medium
George Weston Foods Ltd	N88/210 21.7.88	Range of biscuits and crisp- breads. Recovery of cost increases	galvanised S&S 2.81 Heavy black PE 2.47 No objection to the pro- posed weighted average in- crease of 2.3 per cent in list prices to achieve \$3.93 per kilogram

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Operator and reference	Section of Act	Date notified
Decisions		
AUSTRALIAN AIRLINES (D116-D117/88) SUNSTATE AIRLINES (D156-D157/88)	17 (4)	26.8.88
Approval for Australian Airlines to offer the following discount fares, in conjunction wi conditions as proposed by the operator, effective until 31 December 1989:	th Sunstate Airlines, und	ler specified
Advance Purchase Fares (Apex)		
	\$	
Melbourne-Maroochydore (via Brisbane)	374	
Sydney-Maroochydore (via Brisbane)	263	
Melbourne-Noosa (via Brisbane)	392	
Sydney-Noosa (via Brisbane)	279	
Discount Through Fares	•	
	\$	
Sydney-Maroochydore (via Brisbane)	189 198	
Sydney-Noosa (via Brisbane)	270	
Melbourne-Maroochydore (via Brisbane)	279	
Melbourne-Noosa (via Brisbane)		4-4-6- and
Approved on basis of estimates provided by the operator that the discount fares improved profitability.	will generate additional	trame and
ANSETT W.A. (D162/88)	17 (4)	26.8.88
Approval to offer a \$89 'Mystery Flight' same day return discount air fare for an ind available to destinations on its network at Ansett WA's discretion and under speci operator.	efinite period from 31 A fied conditions as prop	ugust 1988, osed by the
Approved on basis of estimates provided by the operator that the discount fare improve profitability.	will generate additional	traffic and
ANSETT W.A. (D164/88)	· 17 (4)	26.8.88

Approval to offer a Fixed Price Holiday air fare for the period from 30 April 1989 to 29 April 1990, at 25 per cent discount off Ansett WA's economy fares at 30 August 1988, on specified flights and under specified conditions (including a ground content) 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.

N.N.-8862529

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 (EDST)	Description and registration	Payable by
00691	31 August 1988, 1.01 p.m.	Cessna 402-B, VH-CEM	State Air Pty Ltd Adelaide Airport Adelaide SA 5000
00692	31 August 1988, 3.10 p.m.	Cessna 402-B, VH-IGU	As above

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 Avidtion 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
00302	Cessna 402-B, VH-FYX	20 May 1988
00305	Cessna 402-B, VH-IGU	20 May 1988
00377	Part P68-B, VH-FAB	12 August 1988
00380	Beech B58-BE55, VH-SDL	12 August 1988
00381	Beech B55-58, BE55, VH-FDE	12 August 1988
00415	Govt Aircraft N22-B, VH-VIIG	15 August 1988
00625	Dassault Fan Jet Falcon F. VH-FAX	15 August 1988
00626	Cessna 550, VH-SWL	15 August 1988
00622	Cessna 414A, VH-SMX	17 August 1988

Dated this 1st day of September 1988.

K. L. CLAYTON Registrar of Statutory Liens

Legislation

Acts of Parliament assented to

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 26 August 1988 to the undermen-

Orders

AUSTRALIAN CAPITAL TERRITORY NOTIFICATION OF THE MAKING OF ORDINANCES

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

Number and year of Ordinance	Short title
53 of 1988	Taxation (Administration) (Amendment) Ordinance (No. 3) 1988
54 of 1988	Taxation (Administration) (Amendment) Ordinance (No. 4) 1988
55 of 1988	Stamp Duties and Taxes (Amendment) Ordinance 1988
56 of 1988	Stamp Duties and Taxes (Amendment) Ordinance (No. 2) 1988
57 of 1988	Electricity and Water (Amendment) Ordinance 1988
58 of 1988	Architects (Amendment) Ordinance 1988
59 of 1988	Health Professions Boards (Procedures) (Amendment) Ordinance 1988
60 of 1988	Health Professions Boards (Elections) (Amendment) Ordinance 1988
61 of 1988	Nurses Ordinance 1988
62 of 1988	Nurses (Consequential Amendments) Ordinance 1988
63 of 1988	Rates and Land Tax (Amendment) Ordinance 1988

N.N.---8862532

Determinations

Public Service Act 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

Notice is hereby given that the following determinations have been made under section 82D of the Public Service Act. Copies of the determinations can be obtained from the Public Sector Legal Services Section, Department of Industrial Relations, 1 Farrell Place, Canberra City ACT (062) 43 7154.

Number and year of Determination	Description of Determination	Date made
No. 95 of 1988	Retirement benefit—Pratt	6.7.88
No. 122 of 1988	Personal rate—Baran	13.7.88
No. 150 of 1988	Amendment to Determinations 1984/19 and 1988/75Flying staff and Engineers salaries rates corrections	25.7.88
No. 170 of 1988	Amendment to Determination 1984/19—Intermittent motor driving duties allowance	25.7.88
No. 171 of 1988	Amendment to Determination 1984/19—Motor Bus Drivers new classifi- cations and rates of allowances	25.7.88
No. 172 of 1988	Amendment to Determination 1984/19—Youth and Family Services clas- sifications and salary	7.7.88
No. 173 of 1988	Amendment to Determination 1984/23-Ministerial staff rates of pay increase	15.7.88
No. 174 of 1988	Retirement benefit—Landy	8.7.88
No. 176 of 1988	Disability allowance—Department of Social Security—Warrawong	21.7.88
No. 177 of 1988	Amendment to Determination 1984/19—Social Workers, Counsellors and Psychologists salary increase	15.7.88
No. 178 of 1988	Amendment to Determination 1984/19-Maritime staff rates of pay increase	15.7.88
No. 179 of 1988	Amendment to Determination 1984/19-Reporters salary increase	20.7.88

tioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 81 of 1988-An Act to amend the Referendum (Machinery Provisions) Act 1984 (Referendum (Machinery Provisions) Amendment Act (No. 2) 1988)

HARRY EVANS

Clerk of the Senate

THE SCHEDULE

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

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

Number and year of Determination	Description of Determination	Date made
No. 39 of 1988	Amends Determinations 3714, 3718, 3723 and 3724	4.8.88
No. 40 of 1988	Amends Determinations 3714, 3723, 3724, 3732 and 3733	4.8.88
No. 41 of 1988	Amends Determinations 3714, 3718, 3723 and 3724	4.8.88
No. 42 of 1988	Amends Determinations 3714, 3718, 3723 and 3724	4.8.88

By-laws

AUSTRALIAN POSTAL COMMISSION

NOTIFICATION OF THE MAKING OF BY-LAWS

Notice is hereby given that on 25 August 1988 the Australian Postal Commission amended by-laws made under the Postal Services Act 1975. Copies of the amending by-laws can be obtained from the Secretary, Australia Post, 11th Floor, 71 Rathdowne Street, Carlton Victoria 3053.

Act under which By-laws were made

Description of By-laws

Postal Services Act 1975

Amendment No. 5 of 1988 to the Postal By-laws

N.N.---8862535

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION NOTICE OF CHANGE TO REGISTER OF POLITICAL PARTIES

Pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, determined an application from the National Secretary of the Australian Labor Party on 30 August 1988 and changed the registered officer in the Register of Political Parties to, Robert Duncan Hogg, John Curtin House, 22 Brisbane Avenue, Barton 2600.

> ANDRE CIRULIS Deputy Electoral Commissioner

> > N.N.-8862536

AUSTRALIAN ELECTORAL COMMISSION NOTICE OF CHANGE TO REGISTER OF POLITICAL PARTIES

Pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, determined an application from the State Director of the Liberal Party of Australia—Queensland Division on 31 August 1988 and changed the registered officer in the Register of Political Parties to, Paul Craig, 263 Gregory Terrace, Brisbane 4000.

> ANDRE CIRULIS Deputy Electoral Commissioner

> > N.N.-8862537

AUSTRALIAN ELECTORAL COMMISSION NOTICE OF CHANGE TO REGISTER OF POLITICAL PARTIES

Pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, determined an application from the Acting State Secretary of the Australian Labor Party (State of Queensland) on 31 August 1988 and changed the registered officer in the Register of Political Parties to, Wayne Swan, 1st Floor, T&LC Building, 16 Peel Street, South Brisbane 4101.

> ANDRE CIRULIS Deputy Electoral Commissioner

> > N.N.--8862538

AUSTRALIAN ELECTORAL COMMISSION NOTICE OF CHANGE TO REGISTER OF POLITICAL PARTIES

Pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, determined an application from the Secretary of the Australian Labor Party (ACT Branch) on 31 August 1988 and changed the registered officer in the Register of Political Parties to, David Wedgewood, Labor Resources Centre, Canberra Labor Club, Chandler Street, Belconnen 2617.

> ANDRE CIRULIS Deputy Electoral Commissioner

> > N.N.--8862539

The Arts, Sport, the Environment, Tourism and Territories

NOTICE OF APPLICATION RECEIVED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that an application was made on 23 August 1988 by Australian Construction Services, Department of Administrative Services, PO Box H27, Australia Sq NSW 2000, for approval to dump at sea 1000 cubic metres of dredge spoil derived from dredging at the Support Craft Repair Facility, Ryde NSW.

Copies of the application may be obtained from the Department of The Arts, Sport, the Environment, Tourism and Territories, GPO Box 787, Canberra ACT 2601, or may be inspected at the office of the Department of Administrative Services, Australian Construction Services, NSW region, Tower Building, Australia Square, Sydney NSW by arrangement with K. Locke by telephoning (02) 410 7155. Dated this 26th day of August 1988.

> JOANNE DISANO Acting First Assistant Secretary

> > N.N.-8862540

COMMONWEALTH OF AUSTRALIA

Australia Council Act 1975

I, GARY FRANCIS PUNCH, Minister of State for The Arts and Territories, pursuant to sub-section 20 (1) of the Australia Council Act 1975 and sub-section 33 (3) of the Acts Interpretation Act 1901, hereby vary the notice published pursuant to those sub-sections in Gazette No. GN 5 of 3 June 1987, by omitting paragraph (c) and restoring 'Literature Board' as the designation of the Board established and so designated in the notice published pursuant to the same sub-section of the Australia Council Act 1975 in Gazette No. S 61 of 27 March 1975.

Dated this 16th day of August 1988.

GARY PUNCH Minister of State for The Arts and Territories

Instrument No. 10

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

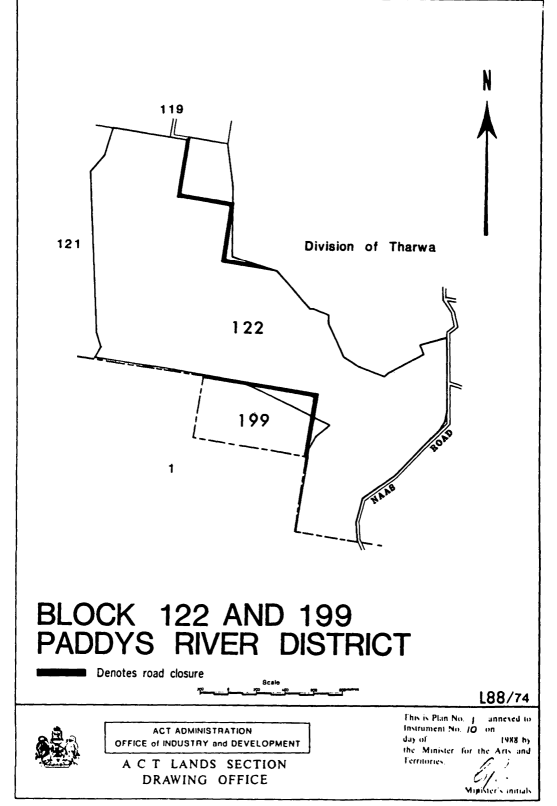
Under section 19 of the *Public Roads Act 1902* (NSW) in its application to the Territory, I notify that I am of the opinion that it is expedient to close the roads described in the schedule to this notice. Any interested person who wishes to object to the closure of these roads may do so within one 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, care of the: Associate Secretary ACT Administration Central Office PO Box 158 Canberra City 2601 Attention: Barry Giddins or hand deliver to: The Hon. Gary Punch, Minister of State for The Arts and Territories, care of: Barry Giddins 2nd Floor South Building Civic Offices London Circuit Civic ACT Dated this 29th day of August 1988.

GARY FRANCIS PUNCH Minister of State for the Arts and Territories

SCHEDULE

All the land in the Australian Capital Territory being unconstructed NSW gazetted road reserves within the boundaries of Blocks 122 and 199 in the District of Paddys River and shown in thick black lines on Plan No. 1 annexed hereto:



Commonwealth of Australia Gazette No. GN 33, 7 September 1988

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 44

NOTICE

I, GRAHAM RICHARDSON, the Minister of State for The Arts, Sport, the Environment, Tourism and Territories, in pursuance of sub-section 44 (1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, hereby notify that 1 am considering giving the following person authority under section 44 of the Act to export over a period of 6 months the specimens specified below, on condition that prior to export of each consignment, the exporter obtains the permission of the Director of National Parks and Wildlife Service or his nominee.

The person and specimens are as follows:

Person	Specimen	15		
Avril Miller Murphy's Creek Qld	Caustis collected property.	from		

In accordance with paragraph 44 (1) (f) of that Act, I invite interested persons to lodge with me comments in writing on the desirability of giving these authorities. Such comments should be lodged at the following address not later than 10 days after the date of publication of this notice:

The Director Australian National Parks and Wildlife Service GPO Box 636 Canberra ACT 2601 Attention: Wildlife Trade Section Dated this 24th day of August 1988.

GRAHAM RICHARDSON Minister of State for The Arts, Sport the Environment, Tourism and Territories

N.N.---8862544

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, 1, 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 Rodney Gray ('the Applicant') carrying on the profession trade occupation or calling of consultant ('the business') on Block 20, Section 559, Division of Chisholm known as 12 Lodder Place, Chisholm ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases

Ordinance unless otherwise stipulated in this Instrument;

- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the garage be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than one client is in attendance at any one time;
- (11) that this approval will terminate on the 31st 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 29th day of August 1988.

P. KENNA

Delegate of the Minister of State for the Arts and Territories

Attorney-General

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 Michael Hugh Murray, a person appointed or employed under the Public Service Act 1922, to be a Deputy Registrar of the Family Court of Australia.

Dated this 25th day of August 1988.

L. J. CURTIS Deputy Secretary to the Attorney-General's Department



COMMONWEALTH OF AUSTRALIA

EVIDENCE ACT 1905

ORDER UNDER SECTION 4

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 4 of the <u>Evidence Act 1905</u>, hereby declare that the offices of:

The Clerk of the Senate; The Clerk of the House of Representatives; The Parliamentary Librarian; The Principal Parliamentary Reporter; The Secretary to the Joint House Department; The Secretary to the Department of Aboriginal Affairs; The Secretary to the Department of Administrative Services; The Secretary to the Department of the Arts, Sport, the Environment, Tourism and Territories; The Secretary to the Department of Community Services and Health: The Secretary of the Department of Employment, Education and Training; The Secretary to the Department of Finance; The Secretary to the Department of Foreign Affairs and Trade; The Secretary to the Department of Immigration, Local Government and Ethnic Affairs;

Commonwealth of Australia Gazette No. GN 33, 7 September 1988 Government departments 2023 The Secretary to the Department of Industrial Relations; The Secretary to the Department of Industry, Technology and Commerce; The Secretary to the Department of Primary Industries and Energy; The Secretary to the Department of the Prime Minister and Cabinet: The Secretary to the Department of Social Security; The Secretary to the Department of Transport and Communications; The Secretary to the Department of the Treasury; The Secretary to the Department of Veterans' Affairs; and The Chief of the Defence Force.

> Given under my Hand and the Great Seal of Australia on 19 Queguest 1988



N. M. STEPHEN

Governor-General

By His Excellency's Command,

Winhard Tal

Minister of State for Justice



COMMONWEALTH OF AUSTRALIA

EVIDENCE ACT 1905

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Commonwealth of Australia Gazette No. GN 33, 7 September 1988 The Secretary to the Department of Industrial Relations; The Secretary to the Department of Industry, Technology and Commerce; The Secretary to the Department of Primary Industries and Energy; The Secretary to the Department of the Prime Minister and Cabinet; The Secretary to the Department of Social Security; The Secretary to the Department of Transport and Communications; The Secretary to the Department of the Treasury; The Secretary to the Department of Veterans' Affairs; and The Chief of the Defence Force.

> Given under my Hand and the Great Seal of Australia on 19 Ougust 1988

(LS)

N. M. STEPHEN

Governor-General

By His Excellency's Command,

Winhard Tal

Minister of State for Justice



COMMONWEALTH OF AUSTRALIA

EVIDENCE ACT 1905

ORDER UNDER SECTION 4

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 4 of the Evidence Act 1905, hereby declare that the offices in the schedule below are offices to which that section applies.

THE SCHEDULE

Australian Electoral Commission:

- . Electoral Commissioner;
- . Deputy Electoral Commissioner,

Attorney-General's Department:

- . a Deputy Secretary;
- . First Assistant Secretary, Commercial and Drafting Division;
- . First Assistant Secretary, General Counsel Division;
- . First Assistant Secretary, Legal Services Co-ordination Division;
- . First Assistant Secretary, Litigation Division;
- . a Director of Legal Services,

Australian Trade Commission:

. Managing Director,

Defence Force Discipline Appeals Tribunal:

- . President;
- . Deputy President;
- . Registrar;
- . Deputy Registrar,

Department of Community Services and Health:

- . a State Manager;
- . a Manager,

Defence Force:

- . Chief of Naval Staff;
- . Chief of Naval Personnel;
- . Chief of Personnel Army;
- . Chief of Air Force Personnel;

Department of Industrial Relations:

- . First Assistant Secretary, Industrial Operations Division;
- . a Regional Director,

National Standards Commission:

Executive Director,

Public Service Commission:

. Public Service Commissioner,

Repatriation Commission:

- . President;
- . Deputy President.

Given under my Hand and the Great Seal of Australia on 19 Ougust 1986 N. M. STEPHEN

(LS)

Governor-General

By His Excellency's Command,

Minhael Tali

Minister of State for Justice



COMMONWEALTH OF AUSTRALIA

EVIDENCE ACT 1905

ORDER UNDER SECTION 4

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Australian Electoral Commission:

- . Electoral Commissioner;
- . Deputy Electoral Commissioner,

Attorney-General's Department:

- . a Deputy Secretary;
- . First Assistant Secretary, Commercial and Drafting Division;
- . First Assistant Secretary, General Counsel Division;
- . First Assistant Secretary, Legal Services Co-ordination Division;
- . First Assistant Secretary, Litigation Division;
- . a Director of Legal Services,

Australian Trade Commission:

. Managing Director,

Defence Force Discipline Appeals Tribunal:

- . President;
- . Deputy President;
- . Registrar;
- . Deputy Registrar,

Department of Community Services and Health:

- . a State Manager;
- . a Manager,

Defence Force:

- . Chief of Naval Staff;
- . Chief of Naval Personnel;
- . Chief of Personnel Army;
- . Chief of Air Force Personnel;

Department of Industrial Relations:

- . First Assistant Secretary, Industrial Operations Division;
- . a Regional Director,

National Standards Commission:

. Executive Director,

Public Service Commission:

. Public Service Commissioner,

Repatriation Commission:

- . President;
- . Deputy President.

Given under my Hand and the Great Seal of Australia on 19 Quegost 1987 N. M. STEPHEN

(LS)

Governor-General

By His Excellency's Command,

Minhael Tali

Minister of State for Justice

PUBLICATIONS CLASSIFIED UNDER THE A.C.T. CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983 FOR WEEK ENDING 26.8.88

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 9—Restricted; Category 2—Direct Sale; Refused—Includes Child Pornography (CP) may not be sold.

Title	Edition	Author/Publisher	Decision flagging
Adult Fantasy (Parade)	No. 35 (C) 1988	Gold Star Publications, U.K.	Category 1
Inal Sex	No. 70, August 1988	Colour-Climax Corp., Denmark	Category 2
Inal Sex	No. 70, August 1988	Peter Theander, Denmark	Category 2
Ann Summer's Very own Picture Book of Sexy Coctails	(C) 1985	Ann Summer's Publishing, U.K	Category 1
Nue Book	Issue 24	Sheptonhurst Ltd, U.K.	Category 1
Busen Extra	No. 4, July 1988	Pleasure-Verlagg GMBH, West Germany	Category 2
Club International	Vol. 17, No. 9 (C) 1988	Paul Raymond Publications, U.K.	Category 1
Confessions		TMC Publishing Ltd, U.K.	Category 1
Cupid in Chains		TMC Publications Ltd, U.K.	Category 1
Direct Connect	Issue 7	Terri Weller, TMC Publishing Ltd, U.K.	Category 1
Scort	Vol. 8, No. 9, July 1988	Paul Raymond Publications, U.K.	Category 1
Exclusive (Susan Strong's)	No. 92 (C) 1988	Gold Star Publications, U.K.	Category 1
iesta Shaven Haven Special	(C) 1988	Galaxy Publications, U.K.	Category 1
Foxy Lady's Lovers	Vol. 5, No. 17 July 1988	Verlag Teresa Orlowski, West Germany	Category 2
unniest Book of Love Positions in the World!, The		Greta Cummings (with A. Yard),	Category 1
The World?, The Jenesis	Vol. 16, No. 4, November	Ann Summers Ltd, U.K. Atrium Multi-Media, U.S.A.	Category 1
Girls of Penthouse, The	1988 September/October 1988	Penthouse International, U.S.A.	Category 1
Glamour Girls (Parade)	Issue 15	Not shown, U.K.	
Juide to Better Sex	13346-13	Ann Summers, Not shown, Not	Category 1 Category 2
		shown	
larvey	Vol. 9, No. 10, November 1988	Harvey Shapiro Enterprises, U.S.A.	Category 2
ligh School	No. 4	W. S. City, Denmark	Category 2
ligh School	No. 5	W. S. City, Denmark	Category 2
ligh School	No. 5	W. S. City, Denmark	Category 2
ligh Society	Vol. 13, No. 6, October 1988	High Society Magazine, U.S.A.	Category 2
lot Talk	Vol. 1, No. 4, October 1988	Hot Talk Publications	Category 2
mprovised Munitions	Black Book Vol. 3	Desert Publications, U.S.A.	Category 1
mprovished Munitions Systems		James J. Glackin, Paladin Press, U.S.A.	Refused
ntimate Letters	Vol. 8, No. 7, October 1988	Thomaston Publications, U.S.A.	Category 1
ournal of Love, The	No. 121 (C) 1988	Gold Star Publications, U.K.	Category 1
ournal of Love, The	No. 122 (C) 1988	Gold Star Publications, U.K.	Category 1
nave Slug Special	No. 2 (C) 1988	Galaxy Publications, U.K.	Category 1
ovebirds	No. 111	Sheptonhurst Ltd, U.K.	Category 1
Making Love Together (A Photo- Guide to the Complete Joy of Sex)		Jonathon Taylor Young, Not shown, U.K.	Category 1
Jaking Love Together		Not shown, Not shown	Category 1
layfair	Vol. 23, No. 9	Fisk Publishing, U.K.	Unrestricte
Airage	Vol. 1, No. 3	Teresa Orlowski, West Germany	Category 2
lirage	Vol. 1, No. 3, July 1988	Verlag Teresa Orlowski, West Germany	Category 2
liss Sadie Stern's Monthly	No. 105 (C) 1988	Gold Star Publications, U.K.	Category 1
	Issue 1 (C) 1987	TMC, U.K.	Category 2
lappyline lew Direction	No. 200 (C) 1988	Gold Star Publications, U.K.	Category 1
lew Direction		Gold Star Publications, U.K.	Category 1
	No. 201 (C) 1988 V18 No. 3	Paladin Press, U.S.A.	Refused
aladin Press (Catalogue) +		Parade Publications U.K.	Category 1
Parade Parada	No. 83 (C) 1988	Parade Publications U.K.	Category 1 Category 1
Parade Parade	No. 83 (C) 1988 No. 85 (C) 1988	Parade Publications U.K.	Category 1 Category 1
		Parade Publications U.K.	Category 1 Category 1
arade Groupies	Issue 2 (C) 1988	Parade Publications U.K.	Category 1 Category 1
Parade Readers' Letters I	(C) 1988		
Park Lane	No. 21 (C) 1988	Gold Star Publications, U.K.	Category 1
ark Lane Busty Bananza Edition	Issue 1	Not shown U.K.	Category 1
Penthouse Forum	Vol. 18, No. 2 October 1988	Forum International	Category 1
lay Dames	No. 89 (C) 1988	Gold Star Publications, U.K.	Category 1
Playbirds	No. 128 (The New-Look)	Sheptonhurst Ltd, U.K.	Category 1
Playbirds all Colour XXX Rated Playbirds Continental	Quarterly Issue No. 45 No. 73	Sheptonhurst Ltd, U.K. Sheptonhurst Ltd, U.K.	Category 1 Category 1

Title	Edition	Author/Publisher	Decision flagging
Private	No. 125 (The New-Colour) (Inc. Climax)	Sheptonhurst Ltd, U.K.	Category 1
Raider	No. 70 (C) 1988	Gold Star Publications, U.K.	Category 1
Raider	No. 71 (C) 1988	Gold Star Publications, U.K.	Category 1
Razzle	Vol 6, No. 8 (C) 1988	Paul Raymond Publications, U.K.	Category 1
Rustler	No. 154 (C) 1988 (Big Bold For Men)	Gold Star Publications, U.K.	Category 1
Rustler Big 'Uns	No. 17 (C) 1988	Gold Star Publications, U.K.	Category 1
Rustler Centrefolds	No. 50 (C) 1988	Gold Star Publications, U.K.	Category 1
Seventeen Special	No. 16 (C) 1988	Coer'est, Not shown	Category 2
Seventeen's Teenager	No. 10	Coer'est, Not shown	Category 2
Seventeen's Teenager	No. 10	Coer'est, Holland	Category 2
Sex Maniac's Cookbook, The		James Hughes C. Town/A. Summers Publishers, U.K.	Category 1
Sex Orgies	No. 21, July 1988	Peter Theander, Denmark	Category 2
Sex Orgies	No. 22, August 1988	Peter Theander, Denmark	Category 2
Sexorgies	No. 22, August 1988	Color-Climax Corp., Denmark	Category 2
She male Sex Slave		Vicki Hazleham, TMC Publishing Ltd, U.K.	Category 2
Sir Bizarre	No. 58	Titanus-Verlag GMBH, West Germany	Category 2
Sir Bizarre	No. 58 (C) 1986	Titanus-Verlag GMBH, West Germany	Category 2
Sunday Sport Girls	Issue 2 (C) 1988	Apollo Ltd, U.K.	Category 1
Swish!	No. 117 (C) 1988	Gold Star Publications, U.K.	Category 1
Tricky Dicky!	1987	Deirdre Griffiths, Ann Summers Publishing, U.K.	Category 1
Tricky Dicky! Ten Years On	1988	Ann Summers Publishing	Category 1
TV Friend	Issue 5	TMC Publishing Ltd, U.K.	Category 2
TV Photo Special	Issue 1	TMC Publishing Ltd, U.K.	Category 2
TV Scene	Issue 2 (C) 1987	TMC Publishing, U.K.	Category 2
TV World Transformation		TMC Publishing Ltd, U.K.	Category 2
TV 2 Times	Issue 2	TMC Publishing, U.K.	Category 2
Unusual Girls		TMC Publishing Ltd, U.K.	Category 2
What's He Like in Bed?	(C) 1985	Brian Heaton Marcel Feigel Arrow Books Ltd, U.K.	Category 1
Whitehouse	No. 139	Sheptonhurst Ltd, U.K.	Category 1
Whitehouse Digest	Issue 74	Sheptonhurst Ltd, U.K.	Category 1

Flagging

Brought to the attention of the Victorian Government
 Brought to the attention of the S.A. Government
 Brought to the attention of the W.A. Government
 Brought to the attention of the W.A. Government
 CP) Child Pornography
 (*) Decision subject of an appeal
 (+) Refused under Regulation 4A of the Customs (Prohibited Imports) Regulations

Community Services and Health

AUSTRALIAN CAPITAL TERRITORY Meat Regulations

APPROVAL

I, JOHN ANTHONY BISSETT, General Manager, Australian Capital Territory Community and Health Service pursuant to sub-regulation 6(2) of the Meat Regulations hereby approve until 30 June 1989 unless otherwise revoked, those premises listed in the Schedule to this approval for the purposes of sub-regulation 6(1) of the Meat Regulations, subject to the terms and conditions which apply from time to time to this approval.

THE SCHEDULE

Premises approved for the Importation of Meat into the Australian Capital Territory

I. Killarney Abattoir Pty Ltd

Dated this 22nd day of August 1988.

J. A. BISSETT General Manager

N.N.-8862549

Employment, Education and Training

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

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

Interested parties have the opportunity to make submissions about particular proposals. Such submissions must be made no later than four weeks following publication of the *Gazette* and must address specific issues or matters of concern with the school's proposal. In general, the submission should be based on the criteria against which the funding priority of the proposal will be assessed. Submissions received within the four week period will be forwarded to the New Schools Committees for their consideration when recommending a funding priority. They will also be made available to proponents of the new schools or schools changing operations.

Interested parties should note that submissions received after the four week period cannot be considered by the Committees.

Submissions should be directed to The Secretary, Commonwealth Department of Employment Education and Training, PO Box 826, Woden ACT 2606. Attention: New Schools Section

The following abbreviations are used:

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

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

Proposal seeking an increase in approved maximum enrolment numbers Whitsunday Anglican School

Corporation of the Diocesan

Beaconsfield

1990

QUEENSLAND

1990 School name: School town/suburb: Funding year: Sponsoring org/affil:

Synod of North Qld School level: PSS 1990 Projected enrol yr 1: Proj enrol primary 1: 200 Proj enrol junior 1: 0 Proi enrol senior 1: 0 Max enrol primary 1: 300 Max enrol junior 1: 0 Max enrol senior 1: n Revision sought for the primary level

N.N.-8862550

Industrial Relations

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

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

In the matter of the

METAL TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

- C No. 21225 of 1988
- C NO. 21225 01 1988

And in the matter of the variation of the award dated 1 July 1982 in the above matter.

Notice is hereby given:

- (a) that on 25 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 16 May 1988; and
- (c) that any person or organization 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 22 September 1988.

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation		
PRINT NO. H3570				
Subclause 49 (j)	Lift Industry	Fare allowance and travelling provisions—lift industry		

Dated this day 30th of August 1988.

BERNARD O'DONNELL Deputy Industrial Registrar Conciliation and Arbitration Act 1904 Principal Registry Nauru House 80 Collins Street Melbourne, Vic. 3000 NOTICE OF APPLICATION FOR LEAVE TO ALTER RULES (R No. 238 of 1987)

NOTICE is given that an association called Association of Consulting Architects — Australia 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: c/o Phillips Fox, Solicitors, 461 Bourke Street, Melbourne 3000).

JOHN McMAHON Industrial Registrar

Conciliation and Arbitration Act 1904 Principal Registry Nauru House 80 Collins Street Melbourne Vic. 3000 NOTICE OF APPLICATION FOR CONSENT TO A CHANGE IN THE CONDITIONS OF ELIGIBILITY

FOR MEMBERSHIP (R No. 146 of 1988)

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

The alteration is sought from the followng:

"4 - ELIGIBILITY FOR MEMBERSHIP

There shall be eligible for membership of the External Plant Officers Association employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport engaged in technical, supervisory or managerial duties which are directly related to those functions in lines or external plant work, and, without limiting the foregoing avocations,

- (a) Senior Lines Officer, Principal Lines Officer, External Plant Manager, Installation Manager, Program Manager and Technical Services Manager;
- (b) Lines Officer (provided that they are persons who immediately before becoming Lines Officers were members of the Association and employed as Technical Officers (external plant));
- (c) Technical Officer, Senior Technical Officer, Principal Technical Officer provided that they are carrying out lines or external plant work and have worked in the lines area for at least six years;
- (d) Inspector (Radio External Plant), Lines Inspector, Senior Lines Inspector and Lines Controller;

Provided that a person employed as a Drafting Officer (Operations) shall not be eligible for membership of the Association. Provided the eligibility for membership in the Association does not include employees of the Australian Telecommunications Commission employed in the Internal Plant area.

Provided that any employee coming within the conditions of eligibility for membership of the Professional Radio and Electronics Institute as it stood as at 12th January 1987 shall not be eligible for membership of the Association.

Provided that any employee eligible for membership of the Australian Postal and Telecommunications Union other than Lines Officer (who immediately before appointment as such was a member of the Association and employed as a Technical Officer Grade 1 (External Plant)), Senior Lines Officer, Principal Lines Officer, External Plant Manager, Installation Manager, Program Manager or Technical Services Manager shall not be eligible for membership of the Association."

To the following:

"4 - ELIGIBILITY FOR MEMBERSHIP

There shall be eligible for membership of the External Plant Officers Association employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport engaged in technical, supervisory or managerial duties which are directly related to those functions in lines or external plant work, and, without limiting the foregoing avocations

- (a) Senior Lines Officer, Principal Lines Officer, External Plant Manager, Installation Manager, Program Manager and Technical Services Manager;
- (b) Lines Officer (provided that they are persons who immediately before becoming Lines Officers were members of the Association and employed as Technical Officers (external plant));
- (c) Technical Officer, Senior Technical Officer, Principal Technical Officer provided that they are carrying out lines or external plant work and have worked in the lines area for at least six years;
- (d) Inspector (Radio External Plant), Lines Inspector, Senior Lines Inspector and Lines Controller,
- (e) Communications Officers Grade 4 and above.

Provided that a person employed as a Drafting Officer (Operations) shall not be eligible for membership of the Association.

Provided the eligibility for membership in the Association does not include employees of the Australian Telecommunications Commission employed in the Internal Plant area.

Provided that any employee coming within the conditions of eligibility for membership of the Professional Radio and Electronics Institute as it stood as at 12th January 1987 shall not be eligible for membership of the Association.

Provided that any employee eligible for membership of the Australian Postal and Telecommunications Union other than Lines Officer (who immediately before appointment as such was a member of the Association and employed as a Technical Officer Grade 1 (External Plant)), Senior Lines Officer, Principal Lines Officer, Communications Officers Grade 4 and above, External Plant Manager, Installation Manager, Program Manager or Technical Services Manager shall not be eligible for membership of the Association."

Any organization registered under the Conciliation and Arbitration Act or any person interested who desires to object to the application may do so by lodging with me a notice of objection in the prescribed form and a statutory declaration in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the organization (whose address for service is: 11th Floor, 187 Macquarie Street, Sydney NSW 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and statutory declaration so lodged.

JOHN McMAHON Industrial Registrar

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

NOTICE UNDER SECTION 151

Notice No. 88/10

1, COLIN FELICE VASSAROTTI, delegate of the Comptroller-General of Customs, pursuant to paragraph (a) of the sub-section (13) of section 151 of the *Customs Act* 1901, do hereby specify that the manner in which the factory or works cost of goods is to be determined for the purposes of that paragraph is the manner specified in the Schedule hereunder.

This notice revokes Notice No. 78/3 dated the 12th day of July 1978 and published in the *Commonwealth of Australia Gazette* No. G 29 of 25th July 1978.

This notice shall take effect from the 18th day of August 1988.

THE SCHEDULE

The factory or works cost of goods shall be the sum of the following:

- (a) the cost of materials received into factory but not including any duties or other taxes paid or payable in the country of manufacture of the goods in respect of such materials;
- (b) manufacturing wages;
- (c) factory overhead expenses; and
- (d) the cost of inside containers.

Dated this 18th day of August 1988.

C. F. VASSAROTTI

Delegate of the Comptroller-General

N.N.---8862552

COMMONWEALTH OF AUSTRALIA Customs Act 1901

NOTICE UNDER SECTION 151

Notice No. 88/11

I, COLIN FELICE VASSAROTTI, delegate of the Comptroller-General of Customs, pursuant to paragraph (b) of sub-section (13) of section 151 of the *Customs Act 1901*, do hereby specify that the manner in which the value of labour and materials is to be determined for the purposes of that paragraph in regard to New Zealand is the manner specified in the Schedule hereunder.

This notice shall take effect from the 18th day of August 1988.

THE SCHEDULE

The value of labour and materials shall be determined by the sum of the following:

(a) (i) in the case of materials wholly produced or manufactured in New Zealand or in Australia or in New Zealand and in Australia but not including any duties or other taxes paid or payable in the country of manufacture of the goods in respect of such materials—the cost of those materials; or

- (ii) in the case of materials partly manufactured and exported from Australia to New Zealand for incorporation in a final product for export to Australia from New Zealand, the cost of those imported materials into New Zealand will be:
 - A wholly of qualifying area content provided that in their imported form they qualified under the rules of origin on importation into New Zealand for incorporation in the final product;
 - B totally without qualifying area content if in their imported form they did not qualify under the rules of origin on importation into New Zealand and incorporated in the final product; or
- (iii) in the case of materials partly manufactured in New Zealand, the value shall be the proportion of the cost of manufacture of those materials incurred in New Zealand or in New Zealand and Australia, but not including any duties or other taxes paid or payable in the country of manufacture of the goods in respect of such materials;
- (b) manufacturing wages;
- (c) factory overhead expenses; and
- (d) the cost of inside containers of the manufacture of New Zealand or of Australia, or of New Zealand and Australia.

Dated this 18th day of August 1988.

C. F. VASSAROTTI Delegate of the Comptroller-General

N.N.---8862553

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

NOTICE UNDER SECTION 151

Notice No. 88/12

I, COLIN FELICE VASSAROTTI, delegate of the Comptroller-General of Customs, pursuant to paragraph (b) of sub-section (13) of section 151 of the *Customs Act 1901*, do hereby specify that the manner in which the value of labour and materials is to be determined for the purposes of that paragraph in regard to countries other than New Zealand is the manner specified in the Schedule hereunder.

This notice revokes Notice No. 4 dated the twenty-eighth day of June 1965 and published in the *Commonwealth of Australia Gazette* No. 55 of 1 July 1965.

This notice shall take effect from the 18th day of August 1988.

THE SCHEDULE

The value of labour and materials shall be the sum of the following:

- (a) (i) in the case of materials wholly produced or manufactured in the country or in Australia or in the country and in Australia, but not including any duties or other taxes paid or payable in the country of manufacture of the goods in respect of such materials—the cost of those materials; or
 - (ii) in the case of materials partly manufactured in the country or in the country and Australia the proportion of the cost of manufacture of those materials incurred in the country or in the country and in Australia, but not including any duties or other taxes paid or payable in the country of manufacture of the goods in respect of such materials;

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- (b) manufacturing wages;
- (c) factory overhead expenses; and
- (d) the cost of inside containers of the manufacture of the country or of Australia, or of the country and Australia.

Dated this 18th day of August 1988.

C. F. VASSAROTTI Delegate of the Comptroller-General

N.N.---8862554

مرزيم

Customs Tariff (Anti-Dumping) Act 1975 Notice No. 1988/D24

REVOCATION OF NOTICES

I, BARRY OWEN JONES, Minister for Science, Customs and Small Business, pursuant to section 20 of the *Customs Tariff (Anti-Dumping) Act 1975*, hereby revoke Anti-Dumping Notices No. 1982/D73 dated the 24th day of December 1982 in relation to triethanolamine from the United States of America and No. 1983/27 dated the 18th day of April 1983 in relation to triethanolamine from Brazil.

This notice shall take effect on and from the date of publication in the *Commonwealth of Australia Gazette*. Dated this 27th day of August 1988.

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

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	24/08/88	25/08/88	26-28/08	29/08/88	30/08/88
AUSTRIA	Schillings	10.8600	10.8300	10.6500	10.6300	10.5600
BELGIUM/LUX	Francs	32.4600	32.2500	31.7900	31.7000	31.5200
BRAZIL	Cruzado	222.6800	224.8000	223.7500	222.9300	230.9600
CANADA	Dollars	0.9974	1.0095	1.0068	1.0050	0.9948
CHINA	New Yuan	3.0106	3.0392	3.0251	3.0140	2.9824
DENMARK	Kroner	5.9382	5.9111	5.8230	5.8038	5.7817
FIJI	Dollars	1.1609	1.1711	1.1657	1.1703	1.1468
FINLAND	Marks	3.6466	3.6463	3.5980	3.5910	3.5673
FRANCE	Francs	5.2522	5.2298	5.1491	5.1298	5.1040
GERMANY F.R.	Deutschmarks	1.5491	1.5390	1.5150		1.5041
GREECE	Drachmas	123.9400	123.5900			121.3500
HONG KONG	Dollars	6.3276	6.3875	6.3572		6.2676
INDIA	Rupees	11.6258	11.7087	11.6500	11.6215	11.5130
INDONESIA	Rupiahs	1374.0000	1387.0000	1380.0000	1375.0000	1362.0000
IRELAND	Pounds	0,5756	0.5742	0.5645	0.5650	0.5612
ISRAEL	Shekel	1.3356	1.3486	1.3371	1.3322	1.3190
ITALY	Lire				1123.0300	
JAPAN	Yen	108.6500	109.5700	108.7500		107.9900
KOREA	Won	583.4400		585.7300		577.4400
MALAYSIA	Dollars	2.1597	2.1752	2.1632	2.1603	2.1426
NETHERLANDS	Guilders	1.7484	1.7376	1.7112	1.7063	1.6979
NEW ZEALAND	Dollars	1.2757	1.2793	1.2915	1.3237	1.3404
NORWAY	Kroner	5.6598	5.6542	5.5998		5.5523
PAKISTAN	Rupees	14.7700		14.8500		14.6400
PNG	Kina	0.7002	0.7024	0.6994	0.7005	0.6973
PHILIPPINES	Pesos	17.0800	17.2400	17.1600		16.9200
PORTUGAL	Escudos	125.7700		123.7500		122.8500
SINGAPORE	Dollars	1.6541	1.6678	1.6564		1.6379
SOLOMON IS.	Dollars	1.7125	1.7307	1.7227	1.7144	1.6965
SOUTH AFRICA	Rand	1.9833	1.9949	1.9614	1.9605	1.9426
SPAIN	Pesetas	101.0900	101.0400	99.6500		99.5600
SRI LANKA	Rupees	26.5900	26.9200	26.7900		26.2300
SWEDEN	Kroner	5.3014	5.2980	5.2401	5.2483	5.1931
SWITZERLAND	Francs	1.3047	1.2970	1.2786		1.2690
TAIWAN	Dollars	23.1700	23.4100	23.3300		23.0700
THAILAND	Bahts	20.5400	20.7400	20.6400		20.3700
UK	Pounds	0.4844	0.4855	0.4796	0.4825	0.4767
USA	Dollars	0.8109	0.8186	0.8148		0.8033
		0.0100	0.0100	0.0140	0.0110	0.0000
				B.G.GIL		
				Delegat	e of the	

Delegate of the Comptroller-General of Customs CANBERRA A.C.T. 31/8/88

Primary Industries and Energy

AUSTRALIAN DRIED FRUITS CORPORATION CONTRACTS FOR CARRIAGE OF DRIED FRUIT

In pursuance of section 11 (1) of the Australian Dried Fruits Corporation Act 1978, the Australian Dried Fruits Corporation hereby approves the Shipping Conferences and Companies listed in Column 1 of the following schedule to carry Australian dried fruit to the places designated in Column 2 of the Schedule. This schedule is additional to schedule notified in previous Gazette.

SCHEDULE

Column 1	Column 2		
Koala line	East Coast U.S.A. and Canada		

In pursuance of section 11 (2) of the Australian Dried Fruits Corporation Act 1978, the Australian Dried Fruits Corporation has determined that the arrangements are subject to such variations in the rates, terms and conditions relating to carriage of Australian dried fruit to export markets as agreed between The Australian Shippers' Council and the Shipping Conference or Carrier concerned and approved by the Corporation.

ALLAN W. KNIGHTS General Manager Australian Dried Fruits Corporation

N.N.-8862557

Transport and Communications

Protection of the Sea (Civil Liability) Act 1981 DECLARATION OF COUNTRY TO WHICH THE INTERNATIONAL CONVENTION ON CIVIL LIABILITY FOR OIL POLLUTION DAMAGE, 1969 APPLIES

I, PAUL BARCROFT ECCLES delegate of the Minister of State for Transport and Communications, pursuant to section 6 of the Protection of the Sea (Civil Liability) Act 1981, hereby declare that the following country will be a country to which the International Convention on Civil Liability for Oil Pollution Damage applies:

Qatar—with effect from 31 August 1988. Dated this 25th day of August 1988.

> P. B. ECCLES Delegate of the Minister of State for Transport and Communications

> > N.N.--8862558

COMMONWEALTH OF AUSTRALIA

PUBLICATION OF NOTICE UNDER SUB-SECTION 9(2) OF THE RADIOCOMMUNICATIONS ACT 1983 IN RELATION TO A PROPOSED MINISTERIAL STANDARD

I, Peter Morris, Minister for Transport and Communications Support, under sub-section 9(2) of the Radiocommunications Act 1983, hereby set out the following standard that I propose to make under sub-section 9(1) of the Act and invite interested persons to make representations in connection with it by 31 October 1988. All such representations should be forwarded to:

> First Assistant Secretary Communications Technology Division Department of Transport and Communications PO Box 594 CANBERRA ACT 2601

1988

PETER MORRIS Minister for Transport and Communications Support

Statutory Rules 1988 No ... 1

STANDARD UNDER THE RADIOCOMMUNICATIONS ACT 1983

I, Peter Morris, the Minister for Transport and Communications Support hereby make the following standard under Section 9 of the Radiocommunications Act 1983.

Dated 1988

Minister for Transport and Communications Support

STANDARD UNDER THE RADIOCOMMUNICATIONS ACT 1983 FOR 27 MHz RADIOCOMMUNICATIONS EQUIPMENT USED IN THE INSHORE BOATING SERVICE

PART 1 - PRELIMINARY

Citation

1. This standard may be cited as "Ministerial Standard 244".

Interpretation

2. In this standard unless the contrary intention appears -

"A3E" means an emission whose basic characteristic is that of a double sideband, amplitude modulated single channel carrier containing primarily analogue telephony information;

"ALC" means automatic level control;

"ALC threshold" means the operating point on a transmitter output power characteristic at which an increase in the modulating signal level does not cause a proportional increase in output power;

"battery-end-of-life voltage" means the manufacturer's declared voltage below which the battery is incapable of operating the equipment in accordance with the manufacturer's stated specifications;

"dB" means decibel;

"dBm" means decibel relative to one milliwatt;

"device" means a device to which this standard applies;

"emission" means radiation produced, or the production of radiation, by a radiocommunications transmitter;

"handheld" means an IBS radio intended to be carried on the person and deriving primary power from a replaceable or rechargeable internal battery;

"Hz" means Hertz;

"IBS radio" means a radiocommunications transmitter or receiver used or intended for use in the Inshore Boating Service;

"inshore boating service" means a radiocommunications service that is used principally for the transmission of messages between limited coast stations and ship stations, or between ship stations operating in inshore waters.

"J3E" means an emission whose basic characteristic is that of a single sideband, amplitude modulated suppressed carrier on a single channel containing primarily analogue telephony information;

"kHz" means Kilohertz;

"limited coast station" means a station on land established for the purpose of communicating by radio with ship stations at sea and which is not used for the transmission and reception of messages on behalf of the public;

"MHz" means Megahertz;

"multi-role device" means a device which is or includes a radiocommunications transmitter and which is capable of operation on-

(a) 27 MHz Inshore Boating Service frequencies; and(b) any other frequency;

"mW" means milliwatt;

"out-of-band emission" means an emission which results from the modulation process on a frequency or frequencies outside the permitted bandwidth, but excluding spurious emissions;

"permitted bandwidth" means

- (a) where the transmitter operates in the A3E emission mode, the 8 kHz band centred on the operating carrier frequency; or
- (b) where the transmitter operates in the J3E upper sideband emission mode, the 4 kHz band centred on a frequency 2 kHz above the suppressed operating carrier frequency;

"pX" means peak envelope power;

"radiation" means the outward flow of energy from any source by means of radio transmission;

"radio transmission" has the same meaning as in section 3 of the <u>Radiocommunications Act 1983</u>;

"radiocommunications transmitter" has the same meaning as in section 3 of the <u>Radiocommunications Act 1983</u>;

"rated peak envelope power" means the peak envelope power at the transmitter output with a modulating signal comprising two non-harmonically related sinusoids, in the frequency range 300 to 3000 Hz inclusive, at a level of modulation so that:

- (a) the transmitter is operating 10 dB above the ALC threshold; and
- (b) the radio frequency sidebands corresponding to the modulating sinusoids are of equal level;

"receiver" has the same meaning as in section 3 of the Radiocommunications Act 1983;

"reference audio frequency output power" means an audio power of 100 mW at the receiver output; "reference sensitivity" means the mininum input signal level that can be applied to a receiver to produce standard SINAD ratio at reference audio frequency output power;

"reference sideband power" means the level of radio frequency sidebands produced when a transmitter is operating at rated peak envelope power;

"SINAD ratio" means the ratio, at the receiver output, of the power of the signal plus noise plus distortion to the power of the noise plus distortion;

"spurious emission" means an emission on a frequency or frequencies which are outside the permitted bandwidth and the level of which may be reduced without affecting the corresponding transmission of information;

"standard device" means a device which complies with this standard;

"standard modulating signal" means a modulating signal comprising two non-harmonically related sinusoids, in the frequency range 300 to 3000 Hz inclusive, at a level of modulation 20 dB below that required to establish rated peak envelope power;

"standard SINAD ratio" means a SINAD ratio of 12 dB;

"THD" means total harmonic distortion;

"transmitter" means a radiocommunications transmitter;

"unwanted emission" means a spurious emission or an out-of-band emission;

"W" means Watts; and

"°C" means degrees Celsius.

Devices to which this standard applies

- 3. (1) Subject to sub-clause 3(2) this standard applies to
 - (a) 27 MHz IBS radios; and
 - (b) multi-role devices.
 - (2) Parts 3 and 4 of this standard do not apply to a multi-role device in respect of its operation in services other than the 27 MHz Inshore Boating Service.

PART 2 - GENERAL

Equipment markings

- 4. (1) Subject to sub-clause 4(3), there shall be displayed on a device -
 - (a) a compliance statement in the form set out in item 1 of the schedule -
 - (i) indicating that the device complies with this standard; and
 - (ii) citing the type approval number shown on the compliance statement certificate issued in respect of the device under Section 12 of the <u>Radiocommunications Act</u> <u>1983</u>; and
 - (b) its type or model designation which shall be distinctively different from that of imported equipment requiring modification before it complies with this standard.
 - (2) A statement or marking displayed on a device in accordance with sub-clause 4(1) shall be clearly visible on the exterior surface of the device, indelible, tamper proof and affixed in such a manner as not to be removeable except by destruction or defacing.
 - (3) Paragraph 4(1)(a) does not apply to a device unless the importer, manufacturer or supplier of the device, as the case may be, has been issued with a compliance statement certificate in respect of the device.

Adjustment mechanisms

- 5. (1) For the purpose of this clause an 'adjustment mechanism' is a mechanism which enables the operation of a standard device to be altered so that the device contravenes the requirements of this standard.
 - (2) Any adjustment mechanism shall be contained within the housing of a device and shall be accessible only with the use of tools such as screwdrivers and spanners.

Conditions of operation

- 6. The requirements of Parts 3 and 4 shall be met by a device when it operates at:
 - (1) ambient temperatures of between 0°C and 55°C inclusive; and

- (2) (a) subject to sub-clause (b), voltages within ±10% of the primary supply voltage declared by the manufacturer; and
 - (b) in the case of handheld devices, voltages between the primary supply voltage stated by the manufacturer, and the battery-end-of-life voltage.

PART 3 - TRANSMITTER

Application

7. In this part 'transmitter' means a device which is a radiocommunications transmitter.

Emission modes

- (1) Subject to sub-clause 8(2) and 8(3), a transmitter shall be capable of operation only in -
 - (a) the A3E emission mode; or
 - (b) the J3E upper sideband emission mode.
 - (2) A transmitter shall, subject to sub-clause 8(3), be capable of operation only in the A3E emission mode on the distress and calling channel 88 (27.880 MHz).
 - (3) Information other than speech telephony shall not -
 - (a) be transmitted on the distress and calling channels
 88 (27.880 MHz) and 86(27.860 MHz); and
 - (b) exceed 3 seconds in any 60 seconds interval on any other channel.

Nominal carrier frequency

9. A transmitter shall, subject to clause 10, be capable of operating only on a channel designated in the first column of the table set out in item 2 of the schedule, being a channel whose nominal carrier frequency is specified in the second column opposite that channel.

Frequency error

10. The carrier frequency error of a transmitter shall not exceed ± 1.4 kHz.

Mandatory distress channels

- - (a) the primary distress and calling channel 88
 (27.880 MHz); and
 - (b) the secondary distress and calling channel 86 (27.860 MHz).
 - (2) When channel 88 is selected the radio shall clearly indicate that it is on the primary distress channel.

Transients

12. Emissions from a transmitter shall be inhibited until the operating carrier frequency has stabilized within the limit specified in clause 10.

Carrier power

13. The output carrier power of a transmitter operating in the A3E emission mode shall not exceed 4 W.

Rated peak envelope power

14. The rated peak envelope power of a transmitter operating in the J3E emission mode shall not exceed 12 W.

Modulation limiting

15. Where a transmitter operates in the A3E emission mode the depth of amplitude modulation under any modulation conditions shall not exceed 100%.

Modulation sensitivity

16. Where a transmitter operates in the A3E emission mode, a 1000 Hz sinusoidal signal applied to the transmitter microphone at a sound pressure of 2.5 pascals shall produce a modulation depth of not less than 80%.

Automatic level control

- 17. Where a transmitter operates in the J3E emission mode, a step increase of 20 dB in the level of standard modulating signal shall not cause -
 - (1) any transient pX to exceed 12 W by more than 1 dB; and
 - (2) where the transient pX exceeds 12 W, the time taken for the output power to reduce within 0.5 dB of the steadystate pX to exceed 10 milliseconds.

Out-of-band emission suppression

- 18. Where a transmitter operates in the A3E emission mode the power of each out-of-band emission shall not exceed -
 - ll dBm, where the frequency of the emission differs from the operating carrier frequency by greater than 4 kHz but not greater than 8 kHz;
 - (2) 1 dBm, where the frequency of the emission differs from the operating carrier frequency by
 greater than 8 kHz but not greater than 20 kHz;
 - (3) -24 dBm, where the frequency of the emission differs from the operating carrier frequency by greater than 20 kHz.

Spurious emissions

19. The power of any spurious emission from a transmitter operating in the A3E emission mode shall not exceed -26 dBm.

Unwanted emission suppression

- 20. Where a transmitter operates in the J3E emission mode the power of each out-of-band emission shall be attenuated relative to the reference sideband power of the transmitter by at least -
 - 24 dB, where the frequency of the emission differs from the centre frequency of the permitted bandwidth by greater than 2 kHz but not greater than 6 kHz;
 - (2) 34 dB, where the frequency of the emission differs from the centre frequency of the permitted bandwidth by greater than 6 kHz but not greater than 10 kHz;
 - (3) 59 dB, where the frequency of the emission differs from the centre frequency of the permitted bandwidth by greater than 10 kHz.

PART 4 - RECEIVER

Application

21. In this part 'receiver' means a device which is a radiocommunications receiver.

Mandatory distress channels

22. A receiver shall be capable of reception of A3E mode emissions on channel 88(27.880 MHz).

Reference sensitivity

23. The reference sensitivity of a receiver shall be equal or lower in level than -101 dBm.

Conducted spurious signals

24. The power of any spurious signal from a receiver shall not exceed -57 dBm.

Spurious response immunity

25. The spurious response immunity of a receiver shall be equal or higher in level that -41 dBm at frequencies offset from the operating carrier frequency by greater than 15 kHz and within the frequency band 100 kHz to 1000 MHz.

Rated audio frequency output power

26. A receiver which is not a handheld device shall have a rated audio output power of not less than 1 Watt with a maximum THD of 10%.

-10-

SCHEDULE

Item 1: THE FORM OF A COMPLIANCE STATEMENT (Clause 4) "COMPLIES WITH MS244 TYPE APPROVAL NO..." Item 2: NOMINAL CARRIER FREQUENCY (Clause 9)

Channel	Carrier Frequency (MHz)	
68	27.680	
72	27.720	
82	27.820	
86	27.860	
88	27.880	
90	27.900	
91	27.910	
94	27.940	
96	27.960	
98	27.980	

NOTE

1.	Notified	in	the	Comm	onwealth	of	Australia	Gazette
	on				• • • • • • • •			1988.

STATE OF SOUTH AUSTRALIA Interstate Road Transport Act 1985 INSTRUMENT OF AUTHORITY

Pursuant to the provisions of section 50 of the Interstate Road Transport Act 1985, I, DAVID EDWARD MITCHELL, the Registrar of Motor Vehicles, do hereby authorise the present holders, the successive holders and each person who for the time being occupies or performs the duties of the offices in the Highways Department, South Australia specified in Column (1) of the Schedule hereto, to perform the acts specified in Column (2) of the said Schedule:

SCHEDULE

Holders of Offices in the Highways Department (1)	Authority (2)
Senior Traffic Inspector Assistant Senior Traffic Inspector Traffic Inspector Assistant to Traffic Inspector Senior Administrative Officer Traffic Inspectorate Legal Officer Prosecutions Clerk (CO-3) Traffic Inspectorate	Generally to lay complaints against and prosecute per- sons for breaches of the Interstate Road Transport Act 1985 and the Interstate Road Transport Charge Act 1985 and the Regulations made thereunder.
Dated at Adelaide this 30th day of June 1988.	

ated at Adelaide this softh day of Julie 1988.

D. MITCHELL Registrar of Motor Vehicles

N.N.--8862560

STATE OF SOUTH AUSTRALIA Interstate Road Transport Act 1985 INSTRUMENT OF AUTHORITY

Pursuant to the provisions of section 50 of the Interstate Road Transport Act 1985, I, DAVID EDWARD MITCHELL, the Registrar of Motor Vehicles, do hereby authorise the present holders, the successive holders and each person who for the time being occupies or performs the duties of the offices in the Department of Public and Consumer Affairs, South Australia specified in Column (1) of the Schedule hereto, to perform the acts specified in Column (2) of the said Schedule:

SCHEDULE

Holders of Offices in the Department of Public and Consumer Affairs (1)	Authority (2)
Commissioner for Standards Warden of Trade Measurements	Generally to test the accuracy of instruments used to weigh vehicles and to certify the accuracy of the said instruments for the purposes of proceedings instituted pursuant to the provisions of the <i>Interstate Road</i> <i>Transport Act 1985</i> and without limiting the generality hereof for the purposes set forth in Regulation 51A (6) of the Regulations made pursuant to the said Act.

Dated at Adelaide this 18th day of July 1988.

D. MITCHELL Registrar of Motor Vehicles

N.N.--8862561

Commonwealth of Australia Gazette No. GN 33, 7 September 1988

COMMONWEALTH OF AUSTRALIA

Postal Services Act 1975

DETERMINATION OF RATES OF POSTAGE AND FEES

The Australian Postal Commission, in pursuance of section 18 of the Postal Services Act 1975, hereby -

(1) REVOKES, with effect from the expiration of 30 September 1988, all determinations made by the Commission under section 18 that are in force on that date; and

(2) DETERMINES, with effect from the commencement of 1 October 1988, that the rates of postage, other charges and fees payable for the services provided by the Commission shall, until further notice, be the rates, charges and fees set out in the Schedule hereto.

Dated this 25th day of August 1988

The Common Seal of the Australian)	
)	\frown
Postal Commission was hereunto)	
)	(L.S.)
affixed by order of the Commission)	
· · · · · · · · · · · · · · · · · · ·	,	
in the presence of -	,	

D.H. ELTRINGHAM Managing Director

J.L. BRADY

Secretary

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SCHEDULE

SECTION A. INTERPRETATION

- Item 1. In this schedule, unless the contrary intention appears -
 - (a) where a rate of postage, other charge or fee is shown as applying to a lodgment the size of which is represented by 2 figures separated by a dash - the rate or fee applies to any quantity of articles lodged by one person at one time that is equal in number to the first or second figure or greater than the first and less than the second;
 - (b) where a rate of postage, other charge or fee is shown as applying to an article or lodgment the mass of which is represented by 2 numbers of grams or kilograms separated by a dash - the rate or fee applies to any article or lodgment, as the case requires, that is equal in mass to the first or second mass so represented or is greater than the first and less than the second;
 - (c) where a rate of postage, other charge or fee -
 - (i) is shown as applying to a range of masses of articles or lodgments that is expressed in grams or kilograms; or
 - (ii) is payable according to the number of grams, kilograms or units of a specified mass in an article or lodgment,

an article or lodgment the mass of which is not exactly divisible by a gram, kilogram or specified unit, as the case requires, shall be treated, for the purpose of that rate or fee, as if its mass were increased to the next greater mass that is so divisible;

- (d) where rates of postage, other charges or fees are tabulated, they apply to articles, lodgments and services set out opposite them and in the headings of the columns in which the rates or fees appear;
- (e) a reference to local delivery is a reference to delivery of an article that has been lodged at an office -
 - (i) for delivery to a private box, locked bag or private mail bag at, or by counter mail delivery, street mail delivery or contractor roadside mail delivery from, that office; or
 - (ii) for delivery to a private box, locked bag or private mail bag at, or by counter mail delivery from, a second office that is within the street mail delivery area of the first office,

and, for the purpose of that reference, lodgment at an office means lodgment at a counter at that office (or, where that office does not have counter lodgment facilities, at a counter of an alternative office designated by a State Manager for the purpose) or in a private mail bag or community bag that is brought to that office or delivery to a mail contractor or postman, who is required, in the course of his duties, to hand in articles so delivered at that office;

- (f) "Domestic" services relate to the lodgment of articles in Australia for delivery in Australia, Norfolk Island, the Territory of Cocos (Keeling) Islands or the Territory of Christmas Island and "Overseas" services relate to articles lodged in Australia for delivery elsewhere;
- (g) for the purposes of paragraph (f) -
 - articles lodged in Australia for delivery to HMA Ships in Australia and elsewhere; and
 - (ii) articles lodged, by persons serving in HMA Ships outside Australia, in closed mails which are delivered to overseas postal administrations or to Department of Defence personnel for transmission to Australia,

shall be deemed to have been lodged for transmission by the Domestic service;

- (h) for the purpose of calculating rates of postage and other charges -
 - (i) an article referred to in sub-paragraph (g)(i) shall be deemed to have been delivered in the postcode area indicated in the address given by the sender; and
 - (ii) an article referred to in sub-paragraph (g)(ii) shall be deemed to have been lodged in the postcode area of Sydney 2890;
- (i) the symbols "NSW", "VIC", "QLD", "SA", "WA", "TAS", "NT" and "ACT" respectively refer to New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania, the Northern Territory and the Australian Capital Territory;
- (j) where a rate in respect of an Overseas service is fixed by reference to a Zone, the rate applies to transmissions to an overseas country in accordance with Item 66 Table 45; and
- (k) where a reference is made to the lodgment of an article that lodgment shall, as the case requires, include a reference to the acceptance or collection of the article.

SECTION B. DOMESTIC ORDINARY POST RATES

Item 2. STANDARD AND NON-STANDARD ARTICLES -

- (1) STANDARD ARTICLES 39c per article
- (2) NON-STANDARD ARTICLES -

The rate, per article, in Table 1.

TABLE 1

Mass	of	article	Lodged for intrastate delivery	Lodged for delivery elsewhere
1	_	50g	55c	60c
51	-	100g	70c	80c
101	-	250g	\$1.05	\$1.10
251	-	500g	\$1.65	\$2.10

- (3) In Table 1, "intrastate delivery" is the delivery of an article within the State or Territory in which it is lodged and includes -
 - (a) a transmission described in Table 2 or 3; and
 - (b) a transmission between Coolangatta and NSW, Tweed Heads and QLD, Tweed Heads South and QLD, Albury and VIC, Lavington and VIC, and Wodonga and NSW.
- (4) For the purpose of determining the rate in Table 1 -
 - (a) an article addressed to a place in (A) in Table 2 shall be deemed to have been addressed to a place in (B);

TABLE 2

(A)	(B)
Norfolk Island	NSW
Territory of Christmas Island	WA
Territory of Cocos (Keeling) Islands	WA; and

(b) an article lodged in, or addressed to, a place in (A) in Table 3 shall be deemed to have been lodged in, or addressed to, a place in (B).

TABLE 3

(A)			
-----	--	--	--

(B)

Australian Capital Territory	NSW
Australian Antarctic Territory	TAS
Territory of Heard Island and McDonald Islands	TAS

Item 3. UNIFORM RATE CONTAINER (By-law 113(3)) \$2.50 per container

- Item 4. PARCELS -
 - (1) Subject to (2), where lodged for local delivery \$1.85 per

parcel

(2) Where lodged for local delivery which involves air carriage, the rate, per parcel, in Table 4.

Mass	of P	arcel	\$
1	_	2kg	4.95
3	-	5kg	5.55
6	-	10kg	6.90
11	-	15kg	8.85
16	-	20kg	12.20

TABLE 4

- (3) Where lodged for delivery from an office not more than 50km (radial distance) from the office of lodgment (whether or not in the same zone), the rate, per parcel, indicated opposite Scale A in Table 5.
- (4) Where lodged for delivery otherwise than as provided in (1),
 (2) or (3), the rate per parcel indicated in Table 5 where the appropriate scale is determined by reference to Table 9, the zones in which are defined in Table 8 according to the postcodes representing the places between which transmission is required.
- (5) For the purpose of this item, a parcel lodged in, or addressed to, the Australian Antarctic Territory or the Territory of Heard Island and McDonald Islands shall be deemed to have been lodged in, or addressed to, zone 18.
- (6) A parcel lodged for transmission between a place in (A) of Table 6 and a place in a zone in (B) of that table shall be deemed to have been lodged in, or addressed to, a zone in (C) of the table.
- (7) A parcel lodged in, or addressed to, a zone in (A) of Table 7 and the place in (B) of that table shall be deemed to have been lodged for transmission between a zone in (C) of that table and a zone in (D) of that table.
- (8) Notwithstanding any other paragraph of this item, where a parcel -
 - (a) exceeds 20 kilograms in mass;

- (b) exceeds 105 centimetres in length or is such that the sum of its length and maximum girth exceeds 2 metres; or
- (c) has both the characteristics referred to in sub-paragraphs (a) and (b),

the sum, per parcel, of an amount of \$8.00 and an amount of \$3.00 for each kilogram in the mass of the parcel.

		Mass of Par	cel	
Scale	1-2kg	3-5kg	6-10kg	11-20kg
	\$	\$	\$	\$
A	2.75	2.95	3.35	4.15
В	3.40	3.70	4.30	5.50
С	3.70	4.15	5.05	6.85
D	4.00	4.55	5.65	7.85
E	4.25	5.00	6.50	9.50
F	4.70	5.90	8.30	13.10
G	5.20	6.85	10.15	16.75
н	5.55	7.55	11.55	19.55
J	5.85	8.15	12.75	21.95
к	6.30	9.05	14.55	25.55
L	6.85	10.10	16.60	29.60
м	7.45	11.30	19.15	33.30
		TABLE 6		
<u></u>	(A)		(B)	(C)
Coolangatta	4225	1 2 2	,4,5,6,12,13,18	3
Weed Heads	2485		,10,14,15	8
weed Heads South	2485		,10,14,15	8
Albury	2640		1,12,13,15,18	6
avington	2641)	()(2)(3)(3)(3)(0	Ŭ
Nodonga	3690	•	,4,7,10	4
odoliga				
		TABLE 7		
(A)		(B)	(C)	(D)
1, 2, 3	Broken	Hill 2880	3	4

TABLE 5

Zone	Postcode of each place located in the zone indicated.
1	2000-2249, 2252-2255, 2555-2574, 2740-2786, 2890
2	2250-2251, 2256-2338, 2413-2430, 2500-2554, 2575-2639, 2649, 2653, 2665-2672, 2720-2730, 2787-2820, 2845-2877, 2900-2920
3	2339-2412, 2431-2484, 2485-2499, 2821-2844, 2878-2879, 2881-2889, 2891-2899
4	2640-2647, 2650-2652, 2654-2664, 2673-2714, 2716
5	3000-3210, 3335-3341, 3425-3443, 3750-3811, 3910-3920, 3926-3944, 3972-3978, 3980-3983
6	3211-3334, 3342-3424, 3444-3749, 3812-3909, 3921-3925, 3945-3971, 3979, 3984-3999, 2648, 2715, 2717-2719, 2731-2739
7	4000-4199
8	4200-4449, 4500-4699
9	4450-4499, 4700-4805
10	4806-4899
11	5000-5199
12	5200-5601, 5608-5609, 5700-5710, 2880
13	5602-5607, 5610-5699, 5711-5749
14	0800-0886
15	6000-6199
16	6000 6600
	6200-6699
17	6700-6799

Commonwealth of Australia Gazette No. GN 33, 7 September 1988

	SCALE OF DOMESTIC ORDINARY POST PARCEL CHARGES																	
Zone No for	Zone No for place of destination																	
place of Lodgment	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
1	A	<u>с</u>	 D	D	F	F	F	н	J	ĸ	G	J	J	м	L	м	м	ĸ
2	c	c	D	D	F	G	G	н	к	κ	G	κ	κ	М	L	M	M	к
3	D	D	D	Е	G	н	G	н	κ	ĸ	к	ĸ	ĸ	M	M	M	M	L
4	D	D	Е	D	F	F	н	κ	κ	к	н	ĸ	ĸ	м	M	M	M	J
5	P	P	G	F	A	с	G	J	ĸ	ĸ	P	G	н	M	L	L	M	E
6	P	G	н	8	с	с	J	ĸ	ĸ	L	F	н	J	M	L	м	M	G
7	F	G	G	н	G	J	A	В	E	G	J	ĸ	κ	L	L	M	M	M
8	н	н	н	κ	J	κ	в	В	E	G	К	L	L	L	L	м	M	M
9	J	ĸ	ĸ	к	к	κ	E	E	С	E	L	L	L	L	L	M	M	M
10	ĸ	к	к	к	к	L	G	G	E	E	L	L	L	ĸ	M	M	M	M
11	G	G	ĸ	H	F	F	J	ĸ	L	L	A	С	С	L	К	L	L	K
12	J	к	ĸ	κ	G	н	κ	L	L	L	С	с	с	M	L	L	M	K -
13	J	κ	К	κ	н	J	κ	L	L	L	с	С	С	M	L	M	M	ы
14	M	M	м	M	м	M	L	L	L	к	L	M	м	P	M	M	M	M
15	L	L	M	м	L	L	L	L	L	M	ĸ	L	L	M	A	c	G	M
16	M	M	M	м	L	м	м	м	M	M	L	L	M	M	С	С	G	M
17	M	M	M	м	М	м	M	M	М	M	L	м	M	M	G	G	G	M
18	ĸ	κ	L	J	E	G	M	M	M	M	ĸ	ĸ	L	M	M	M	M	В

TABLE 9

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Item 5. ARTICLES LODGED FOR TRANSMISSION AT REGISTERED PUBLICATION RATES

(1) Subject to (2) and (3), the rate, per article in Table 10.

TABLE 10 Where the contents of the article are copies of Category A Category B publications lodged publications lodged Where the dimensions of the articles are those of a for local for local delivery otherwise deliverv otherwise \$ \$ \$ \$ Standard article 0.20 0.22 0.22 0.25 An article other than a standard article -1 - 50g 0.21 0.23 0.27 0.29 51 - 100g 0.22 0.26 0.29 0.30 101 - 250g 0.27 0.29 0.30 0.33 251 - 500g 0.31 0.37 0.40 0.45 501 - 1000g 0.73 0.63 0.75 0.90 1001 - 2000g1.85 2.20 1.85 2.80 3 - 5kg 1.85 3.40 1.85 4.20 6 - 10kg 1.85 6.80 1.85 8.50 11 - 13 kg1.85 12.50 1.85 15.90

- (2) Where an article, if transmitted as a parcel under Item 4, would be carried at a lower rate than the appropriate rate in Table 10, the rate for transmission of the article as a registered publication shall be that lower rate.
- (3) The minimum payment for a lodgment of copies of a registered publication made by or on behalf of the proprietor is \$17.00

SECTION C. DOMESTIC AIR MAIL SERVICE RATES

Item 6. STANDARD ARTICLES -

39c per article

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Commonwealth of Australia Gazette No. GN 33, 7 September 1988

9.

Item 7. NON-STANDARD ARTICLES -

The rate, per article, in Table 11.

TABLE 11

Mass	of article	Rate
1	- 50g	65c
51	- 100g	\$1.00
101	- 250g	\$1.55
251	- 500g	\$3.00

Item 8. UNIFORM RATE CONTAINER (By-law 113(3))

\$2.50 per container

Item 9. PARCELS

- (1) The rate per parcel indicated in Tables 13A and 13B where the appropriate scale is determined by reference to Table 14, the zones in which are defined in Table 8 according to the postcodes representing the places between which transmission is required.
- (2) For the purpose of this item, a parcel lodged in, or addressed to the Australian Antarctic Territory or the Territory of Heard Island and McDonald Islands shall be deemed to have been lodged in, or addressed to, zone 18.
- (3) A parcel lodged for transmission between a place in (A) of Table 12 and a place in a zone in (B) of that table shall be deemed to have been lodged in, or addressed to, a zone in (C) of the table.
- (4) Notwithstanding any other paragraph of this item, where a parcel -
 - (a) exceeds 20 kilograms in mass;
 - (b) exceeds 105 centimetres in length or is such that the sum of its length and maximum girth exceeds 2 metres; or
 - (c) has both the characteristics referred to in sub-paragraphs(a) and (b),

the sum, per parcel, of an amount of \$8.00 and an amount of \$18.00 for each kilogram in the mass of the parcel. TABLE 12

(A)		(В)	(C)
Coolangatta	4225	2,3,4,6,13	3
Tweed Heads	2485	7,8,9,10,14	8
Tweed Heads South	2486	7,8,9,10,14	8
Albury	2640)	5,6,7,11,12,14,15,16,18	6
Lavington	2641)		
Wodonga	3690	2,3,4,8,10	4

TABLE	1	3A
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Scale	A	В	С	D	E	F
Mass of parcel	\$	\$	\$	\$	\$	\$
1kg	12.15	12.15	12.15	12.15	12.15	12.15
2kg	12.15	12.15	12.15	12.15	12.15	12.15
3kg	12.15	12.15	12.15	12.15	12.15	12.15
4kg	12.15	12.15	12.15	12.15	12.15	12.50
5kg	12.15	12.15	12.15	12.15	13.20	14.95
6kg	12.15	12.15	12.15	13.20	15.30	17.40
7kg	12.15	12.15	13.20	14.95	17.40	19.85
8kg	12.15	12.70	14.70	16.70	19.50	22.30
9kg	12.15	13.95	16.20	18.45	21.60	24.75
10kg	12.70	15.20	17.70	20.20	23.70	27.20
11kg	13.70	16.45	19.20	21.95	25.80	29.65
12kg	14.70	17.70	20.70	23.70	27.90	32.10
1 3kg	15.70	18.95	22.20	25.45	30.00	34.55
14kg	16.70	20.20	23.70	27.20	32.10	37.00
15kg	17.70	21.45	25.20	28.95	34.20	39.45
16kg	18.70	22.70	26.70	30.70	36.30	41.90
17kg	19.70	23.95	28.20	32.45	38.40	44.35
18kg	20.70	25.20	29.70	34.20	40.50	46.80
19kg	21.70	26.45	31.20	35.95	42.60	49.25
20kg	22.70	27.70	32.70	37.70	44.70	51.70

TABLE 13B

Scale	G	Н	J	ĸ	L	м
Mass of Parcel	\$	\$	\$	\$	\$	\$
1 kg	12.15	12.15	12.15	12.15	12.15	12.15
2kg	12.15	12.15	12.15	12.15	12.15	12.15
3kg	12.15	12.15	12.15	13.05	13.95	16.05
4kg	13.50	14.10	15.30	16.50	17.70	20.50
5kg	16.20	16,95	18.45	19.95	21.45	24.95
6kg	18.90	19.80	21.60	23.40	25.20	29.40
7kg	21.60	22.65	24.75	26.85	28.95	33.85
8kg	24.30	25.50	27.90	30.30	32.70	38.30
9kg	27.00	28.35	31.05	33.75	36.45	42.75
10kg	29.70	31.20	34.20	37.20	40.20	47.20
11kg	32.40	34.05	37.35	40.65	43.95	51.65
1 2kg	35.10	36.90	40.50	44.10	47.70	56.10
1 3kg	37.80	39.75	43.65	47.55	51.45	60.55
14kg	40.50	42.60	46.80	51.00	55.20	65.00
15kg	43.20	45.45	49.95	54.45	58.95	69.45
16kg	45.90	48.30	53.10	57.90	62.70	73.90
17kg	48.60	51.15	56.25	61.35	66.45	78.35
18kg	51.30	54.00	59.40	64.80	70.20	82.80
19kg	54.00	56.85	62.55	68.25	73.95	87.25
20kg	56.70	59.70	65.70	71.70	77.70	91.70

Zone No for place of lodgment		2	3	4		Zone 1 	No for 7	place 8	of des 9	stinatio 10	on 11	12	13	14	15	16	17	18
1	-	A	с	с	в	с	в	с	F	F	с	D	F	L	к	M	M	D
2	A	A	с	c	С	D	с	D	F	н	D	E	F	M	L	м	M	Ē
3	C	c	D	Ď	F	F	с	F	P	H	f	P	F	м	M	M	M	F
4	С	С	D	a	E	G	F	F	н	H	F	F	F	M	м	M	M	F
5	В	с	F	Е	-	A	D	F	G	ĸ	В	С	E	L	J	L	M	P
6	С	D	F	G	A	A	Е	G	н	ĸ	С	D	F	L	ĸ	L	M	C
7	В	С	С	F	D	Е	-	A	A	E	F	P	P	н	L	M	M	F
8	с	D	F	۴	F	G	A	A	A	D	F	P	G	J	м	M	M	F
9	P	P	F	н	G	н	A	A	A	D	G	н	J	к	M	M	M	G
10	P	н	н	н	ĸ	ĸ	E	D	D	D	ĸ	ĸ	L	J	M	M	M	ĸ
11	с	D	P	F	в	С	F	ę	G	ĸ	-	A	С	н	P	ĸ	L	-0
12	D	E	P	F	с	D	F	P	н	К	A	С	С	ĸ	н	L	M	F
13	P	P	F	F	Е	F	F	G	J	L	С	С	D	ĸ	ĸ	M	M	Ģ
14	L	м	м	м	L	ւ	н	J	κ	J	H	ĸ	ĸ	D	L	M	F	F
15	ĸ	L	M	м	J	κ	L	M	м	M	F	H	К	L	-	С	F	F
16	M	м	м	м	L	L	M	M	M	M	κ	L	M	м	С	D	F	1
17	м	M	м	м	м	M	м	м	M	M	L	м	M	F	P	F	D	ŀ
18	D	E	P	F	в	С	P	F	G	ĸ	D	B	G	ĸ	ĸ	M	M	8

SECTION D. DOMESTIC PRIORITY PAID MAIL SERVICE FEE

Item 10. A fee, in addition to postage, of \$1.25 per article.

SECTION E. DOMESTIC BULK PRE-SORTED MAIL SERVICE RATES

Item 11. NON-DEFERRED DELIVERY BULK PRE-SORTED MAIL SERVICE

- Where standard articles are lodged in Direct Bags, Direct Bundles or Area Bundles - an amount per lodgment equal to 90% of the amount which would have been payable on the lodgment if lodged for transmission at Item 2(1) or Item 6 rates.
- (2) Where non-standard articles are lodged in Direct Bags, Direct Bundles or Area Bundles for ordinary transmission - an amount per lodgment equal to 90% of the amount which would have been payable on the lodgment if lodged for transmission at Item 2(2) rates.
- (3) Where non-standard articles are lodged in Direct Bags, Direct Bundles or Area Bundles for air mail transmission - an amount per lodgment equal to 90% of the amount which would have been payable on the lodgment if lodged for transmission at Item 7 rates.
- (4) Where standard articles or non-standard articles are lodged in a form other than in a form provided in (1), (2) or (3) - the rate, per article, payable but for this item.
- (5) Where parcels are lodged in Direct Bags an amount, per lodgment, equal to 85% of the amount which would have been payable on the lodgment if lodged for transmission at the rates specified in paragraphs (1) to (7) of Item 4 or in paragraphs (1) to (3) of Item 9, as appropriate.
- (6) Where parcels are lodged in Area Bags an amount, per lodgment, equal to 95% of the amount which would have been payable on the lodgment if lodged for transmission at the rates specified in paragraphs (1) to (7) of Item 4 or in paragraphs (1) to (3) of Item 9, as appropriate.
- (7) For the purposes of paragraphs (5) and (6), the rates for parcels lodged for local delivery shall be calculated by reference to paragraphs (2) or (3) of Item 4, as appropriate.
- (8) Where parcels are lodged other than in accordance with paragraphs (5), (6) or (7) the rate, per parcel, at the rates specified in paragraphs (1) to (7) of Item 4 or in paragraphs (1) to (3) of Item 9, as appropriate.

Item 12. DEFERRED DELIVERY BULK PRE-SORTED MAIL SERVICE

- (1) Standard Articles -
 - (a) Where lodged in Direct Bags an amount, per lodgment, equal to 74% of the amount which would have been payable on the lodgment if lodged for transmission at the Item 2(1) rate.

(b) Where lodged in Direct Bundles an amount, per lodgment, equal to 85% of the amount which would have been payable on the lodgment if lodged for transmission at the Item 2(1) rate.

c

- (c) Where lodged in Area Bundles an amount, per lodgment, equal to 90% of the amount which would have been payable on the lodgment if lodged for transmission at the Item 2(1) rate.
- (d) Where lodged otherwise than in accordance with a method provided in (a), (b) or (c) - Item 2(1) rate.
- (2) Non-Standard Articles -
 - (a) Where lodged in Direct Bags an amount, per lodgment, equal to 60% of the amount which would have been payable on the lodgment if lodged for transmission at Item 2(2) rates.
 - (b) Where lodged in Direct Bundles an amount, per lodgment, equal to 70% of the amount which would have been payable on the lodgment if lodged for transmission at Item 2(2) rates.
 - (c) Where lodged in Area Bundles an amount, per lodgment, equal to 75% of the amount which would have been payable on the lodgment if lodged for transmission at Item 2(2) rates.
 - (d) Where lodged otherwise than in accordance with a method provided in (a), (b) or (c) Item 2(2) rates.

SECTION F. BULK LOCAL DELIVERY RATES

Item 13. The rate, per article in Table 15 (By-law 144B(1)).

Standard article	Non-standard article
	1-50g 51-250g 251-500g
32c	32c 53c \$1₀00

2066 Government departments

14.

SECTION G. DOMESTIC HOUSEHOLDER DELIVERY SERVICE RATES

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Item 14. The rate, per lodgment, in Table 16.

TABLE 16

Method of lodgment Rate for each 100 articles, or part of 100 articles, in the lodgment

Standard articles Non-standard articles

Lodged for local delivery\$6.50\$ 8.20Lodged for City Area delivery\$10.00\$12.00Lodged for delivery elsewhere\$12.00\$14.00

SECTION H. DOMESTIC AND OVERSEAS ARTICLES FOR THE BLIND SERVICE RATES

Item 15. (1) ORDINARY POST (surface rates) No postage

- (2) AIR MAIL SERVICE -
 - (a) Domestic -

(i)	Standard articles	No postage
(ii)	Non-Standard articles	5c per 20g per article
(iii)	Parcels	
	501-1000g	5c per 20g per article
	1001-7000g	The rate, per article,
		in Tables 13A and 13B
		less \$2.00 per article

(b) Overseas - all articles 9c per 50g per article

SECTION I. DOMESTIC BUSINESS REPLY, FREEPOST AND KEYPOST SERVICES FEES

Item 16. Fee on business reply and freepost articles (By-laws 157 and 165)-

(1)	Where the article includes in its address the permit number of a permit issued for use with the Bulk Direct Mail Service or	
	the Householder Delivery Service	No fee
(2)	In other cases including those where an article is offered for delivery to a former permit holder under By-laws 157A(1)(a) and 165A(1)(a)	2c per article

Item 17. The postage payable on returned keys (By-law 167) is \$1.75 per key.

SECTION J. DOMESTIC AND OVERSEAS - SECURITY POST, REGISTERE	D, CERTIFIED, CASH-
ON-DELIVERY, INSURANCE AND ACKNOWLEDGMENT OF DELIVERY FEES	
Item 18. SECURITY POST FEE (Domestic)	\$5.55 per article
Item 19. REGISTRATION FEE (Overseas)	\$3.85 per article
Item 20. CERTIFIED MAIL FEE (Domestic)	<pre>\$1.05 per article</pre>
Item 21. CASH-ON-DELIVERY FEE (Domestic and Overseas) (By-la	w 183(2))
(1) where the amounts required to be paid before delivery do not include an amount	
required to be remitted to the sender	\$2.35 per article
(2) in other cases	\$3.60 per article
Item 22. APPLICATION FEE FOR RETURN OF COD ARTICLE (Domestic : By-law 184(5))	\$4.65 per article
Item 23. APPLICATION FEE FOR DELIVERY STATEMENT (Domestic : By-law 185(2))	85c per article
Item 24. ACKNOWLEDGMENT OF DELIVERY FEE (Domestic and Overseas)	85c per article
Item 25. INSURANCE FEE (Domestic : By-law 293A)	

The fee, per article, in Table 17.

TABLE 17

Where the insured value of the article is -

More than	Not more than	Fee	
\$	\$	\$	
50	200	2	
200	300	3	
300	400	4	
400	500	5	
500	600	6	
600	700	7	
700	800	8	
800	900	9	
900	1,000	10	
1,000	1,100	11	
1,100	1,200	12	
1,200	1,300	13	
1,300	1,400	14	
1,400	1,500	15	
1,500	1,600	16	
1,600	1,700	17	
1,700	1,800	18	
1,800	1,900	19	
1,900	2,000	20	

Item 26. INSURANCE FEE (Overseas : By-law 216)

The fee, per article, in Table 18.

TABLE 18

Where the insured value of the article is -

More than	Not more than	Fee
\$	\$	\$
-	200	4.20
200	300	6.20
300	400	8.20
400	500	10.20
500	600	12.20
600	700	14.20
700	800	16.20
800	900	18.20
900	1,000	20.20
1,000	1,100	22.20
1,100	1,200	24.20
1,200	1,300	26.20
1,300	1,400	28.20
1,400	1,500	30.20
1,500	1,600	32.20
1,600	1,700	34.20
1,700	1,800	36.20
1,800	1,900	38.20
1,900	2,000	40.20

SECTION K. OVERSEAS EXPRESS DELIVERY SERVICE FEES

Item 27. OVERSEAS EXPRESS DELIVERY FEE

\$4.20 per article

SECTION L. DOMESTIC BULK DIRECT MAIL SERVICE RATES

Item 28. The discount available to an eligible person under By-law 168E is 26.5%.

Where a person is eligible under By-law 168G for a special Item 29. (1) credit in respect of postage charged to his account in a fortnightly or monthly period in respect of which a statement of account has been issued to him, the credit shall be calculated as the percentage in (C) in Table 20, of the value of postage so charged, which is applicable to a value within the range of values of fortnightly or monthly charges shown in (A) and (B) respectively.

TABLE 20

Value of postage charged to ar of which statements issue:	account in respect	Percentage
Fortnightly	Monthly	
(A)	(B)	(C)
\$	\$	96
1-19 999	1-39 999	0.0
20 000 or more	40 000 or more	1.5

For the purposes of paragraph (1), "fortnightly" refers to (2) accounts issued on a 14, 15 or 16-day cycle.

SECTION M. OVERSEAS SURFACE RATES

Non-standard Article

Item 30. LETTERS AND POSTCARDS -

(1) Articles not over 20g -

The rate, per article, in Table 21 (in which Asia-Oceania rates are applicable in accordance with Item 66).

TABLE 21

	Asia-Oceania Rate	General Rate
Standard Article	45c	56c
Non-standard Article	62c	78c

62c

(2) Articles over 20g up to the maximum mass of 2kg -

The rate, per article, in Table 22 (in which Asia-Oceania rates are applicable in accordance with Item 66).

Mass	of Article	Asia-Oceania Rate	General Rate
21	- 50g	68c	83c
51	- 100g	78c	\$1.20
101	- 250g	\$1.45	\$2.00
251	- 500g	\$2.45	\$4.00
501	- 1000g	\$4.85	\$5.35
1001	- 2000g	\$6.25	\$7.25

Item 31. PRINTED PAPERS, BOOKS AND GREETING CARDS -

(1) Ordinary Rates -

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The rate, per article, in Table 23 (in which Asia-Oceania rates are applicable in accordance with Item 66).

TABLE 23

Mass of Article	Asia-Oceania Rate	General Rate
1 - 50g	42 c	47c
51 – 100g	57c	63c
101 - 250g	90c	\$ 1.00
251 - 500g	\$ 1.58	\$ 1.85
501 - 1000g	\$ 3.16	\$ 3.70
2kg	\$ 6.25	\$ 7.25
3kg	\$ 7.65	\$ 9.15
4kg	\$ 9.05	\$11.05
5kg	\$10.45	\$12.95

(2) Printpost Bags -

For each kilogram of the mass of a bag and its contents - \$1.80

Item 32. SMALL PACKETS -

The rate, per article, in Table 24 (in which Asia-Oceania rates are applicable in accordance with Item 66).

TABLE 24

Mass of Article	Asia-Oceania Rate	General Rate
1 - 100g	57c	63c
101 - 250g	90c	\$1.00
251 - 500g	\$1.58	\$1.85

Item 33. ARTICLES CONTAINING COPIES OF REGISTERED PUBLICATIONS -

The rate, per article, in Table 25 (in which Asia-Oceania rates are applicable in accordance with Item 66).

Mass of Article	Asia-Oceania Rate	General Rate	
1 - 50g	42c	47c	
51 - 100g	57c	63c	
101 - 250g	90c	\$1.00	
251 - 500g	\$1.58	\$1.85	
501 - 1000g	\$3.16	\$3.70	
1001 - 2000g	\$6.25	\$7.25	

Item 34. PARCELS -

(1) Asia-Oceania Rate (refer to Item 66).

The sum, per parcel, of an amount of 3.45 and an amount of 1.40 for each kilogram in the mass of the parcel.

(2) General Rate

The sum, per parcel, of an amount of \$3.45 and an amount of \$1.90 for each kilogram in the mass of the parcel.

SECTION N. OVERSEAS AIR MAIL SERVICE RATES

Item 35. AEROGRAMMES

53c per article

Item 36. LETTERS -

(1) Articles not over 20g -

The rate, per article, in Table 26.

TABLE 26

Standard Article No

Non-standard Article

Zone	1	55c	65c
Zone	2	65c	75c
Zone	3	70c	90c
Zone	4	90c	\$1.10
Zone	5	\$1.00	\$1.35

(2) Articles over 20g up to the maximum mass of 2kg -

The rate, per article, in Table 27.

Mass	of Article	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
21	- 50g	73c	94c	\$1.05	\$1.20	\$1.50
	- 100g	\$1.40	\$1.75	\$2.00	\$2.25	\$2.70
101	- 250g	\$2.10	\$2.60	\$3.20	\$3.90	\$4.35
251	- 500g	\$4.15	\$5.10	\$6.30	\$7.45	\$8.60
501	- 1000g	\$8.25	\$10.15	\$12.50	\$14.85	\$17.15
1001	- 2000g	\$12.05	\$15.85	\$20.55	\$25.25	\$29.85

Item 37. POSTCARDS AND GREETING CARDS -

The rate, per article, in Table 28.

TABLE 28

Mass	of Article	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
1	– 20g	42c	47c	53c	58c	63c
21	- 50g	58c	68c	84c	90c	\$1.05
51	– 100g	\$1.10	\$1.20	\$1.35	\$1.50	\$1.70
101	– 250g	\$1.95	\$2.20	\$2.45	\$2.65	\$3.20
251	- 500g	\$3.05	\$3.65	\$4.80	\$5.15	\$6.30

Item 38. OTHER ARTICLES -

The rate, per article, in Table 29.

TABLE 29

Mass of Article	Zone 1 Ş	Zone 2 \$	Zone 3 \$	Zone 4 \$	Zone 5 \$
1 - 50g	73c	94c	\$1.05	\$1.20	\$1.50
51 - 100g	\$1.40	\$1.75	\$2.00	\$2.25	\$2.70
101 - 250g	\$2.10	\$2.60	\$3.20	\$3.90	\$4.35
251 - 500g	\$4.15	\$5.10	\$6.30	\$7.45	\$8.60
501 - 1000g	\$8.25	\$10.15	\$12.50	\$14.85	\$17.15
2kg	\$12.05	\$15.85	\$20.55	\$25.25	\$29.85
3kg	\$15.85	\$21.55	\$28.60	\$35.65	\$42.55
4kg	\$19.65	\$27.25	\$36.65	\$46.05	\$55.25
5kg	\$23.45	\$32.95	\$44.70	\$56.45	\$67.95

Item 39. POSTAL PARCELS -

The sum, per parcel, of an amount of \$4.45 and the amount in Table 30 payable for each kilogram in the mass of the parcel, up to a maximum mass of 20kg.

Zone	1	\$ 3.80
Zone	2	\$ 5.70
Zone	3	\$ 8.05
Zone	4	\$10.40
Zone	5	\$12.70

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21.

SECTION O. OVERSEAS SURFACE AIR LIFTED (SAL) RATES

Item 40. (1) ARTICLES NOT OVER 20g -

The rate, per article, in Table 31.

TABLE 31

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
Standard Articles	45c	55c	60c	65c	70c
Non-standard Articles	60c	65c	70c	90c	\$1.10

(2) ARTICLES OVER 20g UP TO A MAXIMUM MASS OF 2kg

The rate, per article, in Table 32.

TABLE 32

Mass of article

21	– 50g	65c	70c	80c	\$1.00	\$1.20
51	- 100g	\$1.00	\$1.30	\$1.40	\$1.90	\$2.10
101	- 250g	\$1.60	\$2.20	\$2.55	\$3.35	\$3.60
251	- 500g	\$3.15	\$3.95	\$5.10	\$6.60	\$7.10
501	- 1000g	\$6.30	\$7.40	\$7.90	\$9.85	\$10.60
1001	- 2000g	\$8.15	\$10.35	\$11.35	\$15.25	\$16.75

(3) ARTICLES OVER 2kg -

The sum, per article, of an amount of \$4.45 and the amount in Table 33 payable for each kilogram in the mass of the article.

		\$
Zone	1	1.85
Zone	2	2.95
Zone	3	3.45
Zone	4	5.40
Zone	5	6.15

22.

SECTION P. OVERSEAS INTERNATIONAL PRIORITY PAID RATES

Item 41. (1) INTERNATIONAL EXPRESS POST ARTICLES NOT OVER 500g -

The rate, per article, in Table 34.

TABLE 34

Mass of Article	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
	\$	\$	\$	\$	\$
1-500g	14.50	15.50	17.00	18.50	21.00

(2) INTERNATIONAL EXPRESS POST ARTICLES OVER 500g -

> The sum, per article, of the amount in (B) of Table 35 and the amount in (C) of that Table payable for each 500 grams in the mass of the article.

	TABLE 35	
Α	(B)	(C)
	\$	\$
Zone 1	12.00	2.50
Zone 2	12.00	3.50
Zone 3	12.00	5.00
Zone 4	12.00	6.50
Zone 5	13.00	8.00

SECTION Q. DEMURRAGE ON ARTICLES RECEIVED FROM OVERSEAS

Item 42. The demurrage payable under By-law 221 is \$1.30 per article per 24 hours.

SECTION R. DOMESTIC EXPRESS COURIER SERVICE CHARGES

Item	43.	ACKNOWLEDGMENT OF DELIVERY (By-law 262(4)) 85c per a	rticle
Item	44.	DIRECT CROSS-TOWN SERVICE CHARGES (By-laws 266 and 267)	
	(1)	Distance charge in a single-area zone (By-law 266(1))	\$ 7.60
	(2)	Fixed charge element of distance charge in multi-area zones (By-law 266(2)(a)) -	
		(a) Sydney, Melbourne and Brisbane zones (b) Adelaide, Perth, Canberra, Darwin and Newcastle	\$10.20
		zones	\$ 6.15
		(c) Other multi-area zones	\$ 5.55
	(3)	Chargeable unit element of distance charge in multi- area zones (By-law 266(2)(b)) -	
		(a) Sydney, Melbourne and Brisbane zones	75c
		(b) Adelaide, Perth, Canberra, Darwin and	
		Newcastle zones	69c
		(c) Other multi-area zones	63c

(4)	Addi	tional article charge (By-law 266(3)(c)) -	
	(a) (b)		
	(c)	zones Other multi-area zones	\$4.80 \$4.20
(5)	• •		<i>Q</i> 10 20
(5)	walt	ing time charge (By-law 266(5)) -	
	(a)	For each 5 minutes or part thereof within business hours For each 5 minutes or part thereof outside	\$2.60
	(0)	business hours	\$3.90
(6)		charge (for each 15 minutes or part thereof) law 267(1)) -	
	(a)	Where collection and delivery takes place	
	/1->	wholly within business hours	\$7.10
	(a)	Where collection or delivery takes place wholly or partially outside business hours	\$10.65
(7)	same	ction in charge otherwise payable where day service is required but immediate	
		ection and delivery is not required law 266(6)(a))	33 1/3%
			reduction
(8)		ge for collection and overnight delivery law 266(6)(b))	
	(a)	Commission "Letterpack" or "Multipack" container enclosing an article up to 500g mass	\$ 9.00
	(b)	Article up to 500g mass enclosed in an envelope	\$ 9.00
	(c)	Other articles	
		 (i) Sydney, Melbourne and Brisbane zones (ii) Adelaide, Perth, Canberra, Darwin and Newcastle zones 	\$10.00 \$ 9.40
		(iii) Other multi-area zones	\$ 9.00
(9)	and	nium for collection or delivery or collection delivery occurring outside business hours -law 266(7))	\$18.30
(10)		vithstanding any other paragraph of this item,	910150
(10)	wher	the an article is lodged for domestic express rier service delivery and the article -	
	(a)	exceeds 20 kilograms in mass;	
	(Ъ)	exceeds 105 centimetres in length or is such that the sum of its length and maximum girth exceeds 2 metres; or	
	(c)	has both the characteristics referred to in sub-paragraphs (a) and (b)	

sub-paragraphs (a) and (b),

of the article.

,

	the sum, per article -	
	(d) where the article is lodged for same day service, of an amount of \$45.00; or	
	(e) where the article is lodged for overnight service, of an amount of \$18.00,	
	and an amount of \$18.00 for each kilogram in the mass of the article.	
Item 45.	SCHEDULED CROSS-TOWN SERVICE CHARGES (By-law 269)	
(1)	Overnight services -	
	(a) Commission "Letterpack" or "Multi-pack" container enclosing an article up to 500g mass (By-law	
	269(1)) (b) Article up to 500g mass enclosed in an envelope	\$5.80
	<pre>(By-law 269(2)) (c) Other articles (By-law 269(3)(a)) -</pre>	\$5.80
	 (i) Sydney, Melbourne and Brisbane zones (ii) Adelaide, Perth, Canberra, Darwin and 	\$6.80
	Newcastle zones (iii) Other cross-town service zones	\$6.20 \$5.80
	(III) Other Cross-town service zones	\$2.80
(2)	Same day services (By-law 269(3)(b)) -	
	(a) Sydney zone	\$9.00
	(b) Melbourne and Brisbane zones (c) Adelaide, Perth, Canberra, Darwin and Newcastle	\$7.10
	(c) Adelaide, Perth, Canberra, Darwin and Newcastle zones	\$6.50
	(d) Other cross-town service zones	\$6.00
(3)	Notwithstanding any other paragraph of this item, where an article is lodged for domestic express courier service delivery and the article -	
	(a) exceeds 20 kilograms in mass;	
	(b) exceeds 105 centimetres in length or is such that the sum of its length and maximum girth exceeds 2 metres; or	
	(c) has both the characteristics referred to in sub-paragraphs (a) and (b),	
	the sum, per article -	
	(d) where the article is lodged for same day service, of an amount of \$45.00; or	
	(e) where the article is lodged for overnight service, of an amount of \$18.00,	
	and an amount of \$18.00 for each kilogram in the mass of the article.	

\$18.00

25.

Item 46. SERVICES OTHER THAN CROSS-TOWN (By-law 271)

- (1) Commission "Letterpack" or "Multi-pack" container enclosing an article up to 500g mass (By-law 271(1)) \$9.00
- (2) Commission "Multi-pack" container enclosing an article over 500g and up to 3kg (By-law 271(1)) -
 - (a) Lodged for intrastate delivery in Tasmania \$9.50
 - (b) Lodged for other intrastate delivery \$11.30
 - (c) Lodged for delivery elsewhere
 - (d) in (a) and (b), "intrastate delivery" is the delivery of an article within the State or Territory in which it is lodged and includes a transmission between Coolangatta and NSW, Tweed Heads and QLD, Tweed Heads South and QLD, Albury and Lavington and VIC, Wodonga and NSW and Broken Hill and SA, but does not include transmissions between places in charging zones W1 and W3 or between places in charging zones W2 and W3 as described in Table 37. An article lodged in, or addressed to, a place in the Australian Capital Territory shall be deemed to have been lodged in NSW.
- (3) Commission"Maxi-Pack" container enclosing an article over 500g and up to 5kg (By-law 271(1))
 - (a) Lodged for intrastate delivery in Tasmania \$11.00
 - (b) Lodged for other intrastate delivery as \$15.00 advertised on the container's outer surface
 - (c) Lodged for delivery elsewhere as advertised \$24.00 on the container's outer surface
 - (d) in (a) and (b), "intrastate delivery" is the delivery of an article within the State in which it is lodged and includes a transmission between Coolangatta and NSW, Tweed Heads South and QLD, Albury and Lavington and VIC, Wodonga and NSW and Broken Hill and SA. An article lodged in, or addressed to, a place in the Australian Capital Territory shall be deemed to have been lodged in NSW.
- (4) Article up to 500g enclosed in an envelope (By-law \$9.00 271(2))
- (5) Other articles -
 - (a) Fixed charge per article (By-law 271(3)(a)) -
 - (i) Lodged for intrastate delivery in Tasmania \$9.00(ii) Lodged for other intrastate delivery \$11.70
 - (iii) Lodged for delivery elsewhere \$18.00
 - (iv) In (i) and (ii) "intrastate delivery" is the delivery of an article within the State or Territory in which it is lodged and includes a transmission between Coolangatta and NSW, Tweed Heads and QLD, Tweed Heads South and QLD, Albury and Lavington and VIC, Wodonga and NSW and Broken Hill and SA. An article lodged in, or addressed to, a place in the Australian Capital Territory shall be deemed to have been lodged in NSW.

- (b) Transit charge per kilogram (By-law 271(3)(b)) -
 - (i) The rate indicated in Table 36, the zones in which are defined in Table 37 according to the postcodes representing the places between which transmission is required.
 - (ii) An article lodged for transmission between a place in (A) of Table 38 and a place in a zone in (B) of that table shall be deemed to have been lodged in, or addressed to, a zone in (C) of the table.
- (6) Premium for same day service to be added to the charge in paragraphs (1), (2), (3), (4) or (5)(a), as appropriate (By-law 271(4)) -
 - (a) Article lodged for intrastate delivery in NSW \$13.00
 - (b) Article lodged for other intrastate delivery \$6.50
 - (c) Article lodged for delivery elsewhere \$39.00
 - (d) In (a) and (b), "intrastate delivery" has the meaning of paragraph (2)(d) or (4)(a)(iv) as appropriate.
- (7) Premium for collection or delivery or collection and delivery occuring outside business hours (By-law 271(7)).
 \$18.30
- (8) Reduction, in charge otherwise payable under paragraph (1), (2), (3), (4) or (5)(a), if express courier collection is not required (By-law 271(5)).
 \$3.20
- (9) Notwithstanding any other paragraph of this item, where an article is lodged for domestic express courier service delivery and the article -
 - (a) exceeds 20 kilograms in mass;
 - (b) exceeds 105 centimetres in length or is such that the sum of its length and maximum girth exceeds 2 metres; or
 - (c) has both the characteristics referred to in sub-paragraphs (a) and (b),

the sum, per article -

- (d) where the article is lodged for same day service, of an amount of \$45.00; or
- (e) where the article is lodged for overnight service, of an amount of \$18.00,

and an amount of \$18.00 for each kilogram in the mass of the article.

TABLE 36 EXPRESS COURTER TRANSIT CHARGE FER KILOGRAM (IN CENTS)

20NES	NI	N2	NB	N4	NS	NG	VI	V2	QI	Q2	Q3	Q4	Q6	Q6	S1	S2	53	NTI	NI ²	W1	W2	W3	TI	T2	T3
N1	_	135	125	130	230	230	275	370	290	400	520	660	370	600	430	530	630	1035	1215	880	1090	1350	425	490	400
N2	135	-	210	130	230	230	250	345	345	455	575	715	435	655	400	500	600	1035	1215	880	1090	1350	400	465	375
NB	125	210	-	130	230	230	340	435	330	440	560	700	390	640	480	580	680	1080	1260	930	1140	1400	470	535	445
N4	130	130	130	105	270	270	370	465	380	490	610	750	460	690	520	620	720	1120	1300	975	1185	1445	520	585	495
NS	230	230	230	270	120	270	420	515	350	350	580	720	350	660	570	670	770	1165	1345	1030	1240	1500	575	640	550
N6	230	230	230	270	270	120	325	325	445	555	675	815	525	755	570	670	770	1165	1345	1030	1240	1500	575	640	550
VI	275	250	340	370	420	325	-	90	460	570	690	830	540	770	265	360	465	1145	1325	760	97 0	1230	255	320	230
V2	370	345	435	465	515	325	90	110	555	665	785	925	635	865	360	360	560	1240	1420	855	1065	1325	350	415	325
QI	290	345	330	380	350	445	460	555	-	110	360	445	80	390	595	695	795	805	985	1070	1280	1540	595	660	570
œ	400	455	440	490	350	555	570	665	110	110	400	480	110	420	705	805	905	915	1095	1180	1390	1650	705	770	680
Q3	520	575	560	610	580	675	690	785	360	400	265	410	400	350	825	925	1025	1035	1215	1300	1510	1770	825	890	800
Q4	660	715	700	750	720	815	830	925	445	480	410	265	480	265	965	1065	1165	1175	1355	1440	1650	1910	965	1030	940
Q6	370	435	390	460	350	525	540	635	80	110	400	480	-	420	675	775	875	885	1065	1150	1360	1620	675	740	650
Q6	600	655	640	690	660	755	770	865	390	420	350	265	420	-	905	1005	1105	1115	1295	1380	1590	1850	905	970	880
SI	430	400	480	520	570	570	265	360	595	705	825	965	675	905	-	90	130	750	750	615	825	1085	400	465	375
S2	530	500	580	620	670	670	360	360	695	805	925	1065	775	1005	90	90	130	850	850	715	925	1185	500	565	475
S3	630	600	680	720	770	770	465	560	795		1025		875	1105	130	130	130	930	930	815	1025	1285	600	665	575
NTI	1035						1145		805			1175		1115	750	850	930	-	410	925	925	680	1300	1365	1275
NI2	1215		1260				1325					1355			750	850	930	410	410	1105	1105	860	1480	1545	1455
พา	880	880	930		1030		760					1440			615	715	815	925	1105	-	290	510	970	1035	945
W2		1090	1140		1240			1065							825	925	1025	925	1105	290	410	610	1180	1245	1155
		1350					1230					1910	1620	1850	1085	1185	1285	680	860	510	610	410	1440	1505	1415
T1 (77)	425	400	470 5.25	520	575	575	255	350	595	705	825	965	675	905	400	500	600	1300	1480	970	1180	1440	-	45	45
T2	490	465	535	585	640	640	320	415	660	770	890	1030	740	970	465	565	665	1365	1545	1035	1245	1505	45	45	45
T3	400	375	445	495	550	550	230	325	570	680	800	940	650	880	375	475	575	1275	1455	945	1155	1415	45	45	-

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28.

TABLE 37

Zone	POSTCODE OF EACH PLACE LOCATED IN THE INDICATED ZONE
N1	2000-2249
N2	2600-2620, 2900-2920
N3	2280-2300, 2302-2313
N4	2250-2279, 2301, 2314-2338, 2415, 2420-2430, 2438, 2491, 2500-2592,
	2594-2599, 2621-2639, 2649, 2653, 2665-2672, 2691-2692, 2694, 2697-
	2699, 2720-2736, 2740-2741, 2746-2813, 2820, 2845-2852, 2864-2877,
	2883, 2890
N5	2339-2414, 2416-2419, 2431-2437, 2439-2490, 2492-2499, 2742-2745,
	2814-2819, 2821-2844, 2853-2863, 2878-2882, 2884-2889, 2891-2899
N6	2593, 2640-2648, 2650-2652, 2654-2664, 2673-2690, 2693, 2695-2696,
	2700-2719, 2737-2739
V1	3000-3138, 3140-3210, 3930
V2	3139, 3211-3929, 3931-3999
Q1	4000-4003, 4005-4162, 4164, 4166-4199
Q2	4004, 4163, 4165, 4200-4210, 4226-4449, 4500-4699
Q 3	4450-4499, 4700-4805
Q4	4806-4809, 4816-4899
Q5	4211-4225
Q6	4810-4815
S1	5000-5199
S2	5200-5601, 5608-5609, 5700-5710
S3	5602-5607, 5610-5699, 5711-5749
NT1	0800-0812, 0820-0821
NT2	0822-0872, 0885-0886
W1	6000-6160, 6162-6199
₩2	6161, 6200-6699
W3	6700-6799
T1	7000-7020, 7150-7151
т2	7021-7149, 7152-7247, 7251-7499
т3	7248-7250

TABLE 38

 (A)		(B)	(C)
Coolangatta	4225	N1, N2, N3, N4, N5, N6, V1, V2,	N5
		S1, S2, S3, W1, W2, W3, T1, T2	
Tweed Heads	2485)	Q1, Q2, Q3, Q4, Q6, NT1, NT2	Q5
Tweed Heads South	2486)		
Albury	2640)	V1, V2, S1, S2, S3, W1, W2, W3,	V2
Lavington	2641)	T1, T2, T3	
Broken Hill	2880	S1, S2, S3, NT1, NT2, W1, W2, W3	S3
Wodonga	3690	N1, N2, N3, N4, N5, N6, Q1, Q2,	N6
_		Q3, Q4, Q5, Q6, NT1, NT2	

\$3.40

The sum, per

document

document.

\$5 for up to 10 pages and 50c per

page thereafter.

The sum, per document, of an amount of \$4 and an amount of \$1 for each page in the

document, of an amount of \$3 and an amount of \$2 for each page in the

29.

Item 47. COLLECTION FEE FOR INTERNATIONAL PRIORITY PAID (By-law 274(2))

SECTION S : DOMESTIC AND OVERSEAS INTELPOST SERVICE

Item 48. DOCUMENTS FOR FAXPOST TRANSMISSION -

- (1) The service charge for a document other than a document received at an electronic post centre from a prescribed user (By-law 239) -
 - (a) Where the document is accepted for facsimile transmission in Australia -
 - (i) for delivery at or from an electronic post centre

(ii) direct to the addressee

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

The sum, per document, of an amount of \$3 and an amount of \$2 for each page in the document

\$5 for up to ten pages and 50c per page thereafter

(b) In other cases

- (3) The service charge payable where the document is accepted in Australia for facsimile transmission and delivery overseas (By-law 239) -
 - (a) In the following countries -

an electronic post centre is required

Where optional express courier delivery

(in Australia) of a facsimile document from an electronic post centre applies

Fiji, French Polynesia, Kiribati Nauru, New Caledonia, New Zealand, Papua New Guinea, Samoa (American), Samoa (Western), Solomon Islands, Tonga and Vanuatu

(b) In other places

(By-law 239)

(By-law 239)

required (By-law 239)

(5)

(6)

The sum, per document, of an amount of \$3 and an amount of \$4 for each page in the document

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

(4) Where optional express courier collection \$10.00 per of a document from sender and carriage to consignment

\$6.00 per delivery

\$10.00 per delivery

 (7) Where acknowledgment of delivery of an item accepted or collected for delivery in Australia is required (By-law 238(4))
 85c per item

SECTION T. DOMESTIC AND OVERSEAS IMAGEGRAM SERVICE

Where optional express courier,

messenger or accelerated delivery overseas of a facsimile document is

Item 49. IMAGEGRAMS -

 (1) The service charge for transmission and delivery of a document received at an electronic post centre (By-law 243F(1)) -

(a)	2 hour delivery standard	\$11.00 per item
(b)	other delivery standard	\$ 5.00 per item

 Where optional express courier collection of a document from sender and carriage to an electronic post centre is required \$10.00 per (By-law 243F(1)) 31.

(3)	The service charge payable where the document is accepted in Australia for facsimile transmission and delivery overseas (By-law 243F(1)) -	
	(a) In the following countries -	
	Fiji, French Polynesia, Kiribati Nauru, New Caledonia, New Zealand, Papua New Guinea, Samoa (American), Samoa (Western), Solomon Islands, Tonga and Vanuatu	\$7.00 per item
	(b) In other places	\$9.00 per item
(4)	Where optional express courier, messenger or accelerated delivery overseas of a facsimile document is required (By-law 243F(1))	\$10.00 per delivery
(5)	Where the sender requests that a "Greetings Card" is to be delivered with the facsimile document (By-law 243F(2))	\$1.00 per card
(6)	Where acknowledgment of delivery of an item accepted or collected for delivery in Australia is required (By-law 243L(1))	85c per item

SECTION U. ELECTRONIC MAIL TEXT MESSAGING SERVICE

Item 50. DOMESTIC LETTER AND LETTERGRAM

(1) The fee, per message, in Table 39.

TABLE 39

Lodgment	Delivery standard (By-law 244D(1)(a))	Fee
Where lodged at an office of the Commission (By-law 244B(1)(a)) or where lodged by telephone (By-law 244B(1)(b))	2 hour standard	\$12.00 for up to 10 lines \$15.00 for over 10 lines up to 2 pages
	Other	<pre>\$ 5.00 for up to 10 lines \$ 8.00 for over 10 lines up to 2 pages</pre>
Where lodged by electronic process (By-law 244B(1)(c))	2 hour standard	\$10.00 for up to 2 pages
	Other	\$3.00 for up to 2 pages

Item 51. OVERSEAS LETTER

- (1) The fee, per message of up to 2 pages -
- (a) where the message is lodged in \$12.00 per Australia for delivery by ordinary message post in the United States of America
- (b) where the message is lodged in \$22.00 per Australia for delivery by courier message service in the United States of America
- (2) Fee for confirmatory copy (By-law 244J) \$1 per message

Item 52. BULLETIN

A. Domestic Bulletin

 Subject to (2), where a bulletin is to be transmitted to addresses held by the Commission under an arrangement with the sender, the fee per message in Table 40.

TABLE 40

Delivery standard (By-law 244D(1)(b))	Fee
2 hour	\$9.00
Same day	\$9.00
Next day	\$2.00

- (2) The number of messages lodged for transmission at the one time shall be not less than 10 and -
 - (a) where the 2 hour delivery standard is required - not more than 25; and
 - (b) in other cases not more than
 1,000.
- (3) Subject to (4), for all other transmissions, the fee per message in Table 41.

TABLE 4	1
---------	---

Form of message	Delivery standard (By-law 244D(1)(a))	Fee
Letter or Notice (By-law 244A(c))	2 hour standard	\$15.00 for first messag and \$9.00 pe message thereafter
	Other	\$8.00 for first messag and \$2.00 pe message thereafter
Lettergram	2 hour standard	\$12.00 for first messag and \$9.00 pe message thereafter
	Other	\$5.00 for first messag and \$2.00 pe message thereafter

(4) The number of messages lodged for transmission at one time shall be not less than 2 and not more than 25. 33.

- B. Domestic Bulletin Utilising High Speed Printer
 - (1) Subject to (2), where a bulletin \$1.00 for one is to be transmitted by ordinary page and \$0.25 post to addresses held by the per page Commission under an arrangement thereafter per with the sender.
 - (2) The sender shall provide to the Commission the text of the message, up to 5 pages, and the list of addresses, on magnetic tape in the format prescribed by the Commission from time to time.
- C. Overseas Bulletin
 - (1) Subject to (2), where a bulletin \$5.00 for one is to be transmitted by ordinary page and \$0.50 post to addresses in the USA held per page by the Commission under an thereafter per arrangement with the sender.
 - (2) The sender shall provide to the Commission the text of the message, up to 5 pages, and the list of addresses, on magnetic tape in the format prescribed by the Commission from time to time.
- D. Miscellaneous Charges
 - (1) Registration of 1 set of customer's \$30.00 per graphics comprising 1 letterhead and annum 1 signature.
 - (2) Fee for confirmatory copy (By-law 244J) No fee

SECTION V. DOMESTIC AND OVERSEAS MONEY TRANSFER SERVICE FEES

Item 53. (1) FEE ON ISSUE OF AN ORDER -

- (a) Ordinary (By-law 224) -
 - (i) Payable in Australia \$1.20 per order
 - (ii) Payable in the United Kingdom of Great Britain and Northern Ireland \$5.50 per order
 - (iii) Payable elsewhere \$4.50 per order

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	34.	
(ь)	Express (By-law 225) -	
	(i) Payable in Australia	\$13.20 per order under By-law 231(3)
	(ii) Payable in the United Kingdom of Great Britain and Northern Ireland	\$15.00 per order plus appropriate transmission charge under By-law 231 (1) or (2)
	(iii) Payable elsewhere	\$10.50 per order plus appropriate transmission charge under By-law 231 (1) or (2)
(c)	Bulk Ordinary (By-law 232)	
	The fee, per order, in Table 42.	
	TABLE 42	

Where the number of orders issued is -

Not less than	Not more than	Fee per order
200	500	65c
501	1,000	55c
1,001	5,000	50c
5,001	10,000	45c
10,001	25,000	40c
25,001	50,000	35c
50,001	-	300

- (2) REPAYMENT OF ORDER -
 - Ordinary and Express (By-law 224 and By-law 225) -
 - (i) held by person to whom issued and within validity period

No fee

(ii) in other cases \$1.20 per order

- (b) Bulk ordinary order (By-law 232) 10c per order
- (3) ISSUE OF DUPLICATE ORDINARY ORDER \$1.20 per order
- (4) REVALIDATION OF ORDINARY OR EXPRESS ORDER \$1.20 per order
- (5) CHANGE OF PAYEE'S NAME OR OFFICE OF PAYMENT, \$1.20 per order OR BOTH, IN AN EXPRESS ORDER -
- (6) STOPPAGE OF EXPRESS ORDER \$1.20 per order
- (7) ADVICE OF PAYMENT OF ORDINARY OR EXPRESS ORDER -\$1.20 per order

35.

Item 54. The value of an International Reply Coupon is \$1.35 per coupon

SECTION W. MISCELLANEOUS FEES

Item 55. PRIVATE BOXES -

Subject to (2), the annual rental for a box is set out in Table
 43.

TABLE 43

Service

Box	Size
-----	------

		Large \$	Medium Ş	Small Ş
(a)	Box rented in association with a locked bag service -			
	(i) at Type A location	110	56	18
	(ii) at Type B location	55	24	15
	(iii) elsewhere	42	18	11
(Ъ)	Box rented without a locked bag service -			
	(i) at Type A location	175	120	70
	<pre>(ii) at Type B location (iii) at other location at which tenant could have had mail delivered by postal delivery officer or mail contractor at</pre>	120	80	50
	least twice weekly	72	41	24
	(iv) elsewhere	29	19	9

(2) In Table 43 -

- (a) A Type A location is one situated at one of the following offices: GPO Sydney, GPO Melbourne, Melbourne Mail Centre, GPO Brisbane, GPO Adelaide and GPO Perth;
- (b) a Type B location is one situated at one of the following offices: Australia Square (NSW), Clarence Street (NSW), Grosvenor Street (NSW), Haymarket (NSW), Queen Victoria Buildings (NSW), Royal Exchange (NSW), St James (NSW), Sydney South (NSW), Collins Street (VIC), North Quay (QLD), Roma Street (QLD), Rundle Street (SA), Aberdeen Street (WA), Stirling Street (WA), Hay Street East (WA), Cloisters Square (WA), West Perth (WA), GPO Hobart, GPO Canberra, Civic Square (ACT) and GPO Darwin.
- (c) the elsewhere rate in (1)(b)(iv) shall apply also to a box rented at a location referred to in (1)(b)(iii) where that location is substituted, by agreement with the tenant, for a location referred to in (1)(b)(iv).

(3) The annual rental for an additional (overflow) box (By-laws82(2) and 82(3)) shall be 50% of the annual rental shown in Table 43.

(4) Initial box keys

Clearance on Public Holidays

		501		
	(5)	Extra box keys	\$2.30	
	(6)	Change of box lock	\$5.80	
	(7)	Transfer of tenancy	\$3.50	
	(8)	Supplementary fee for temporary service (By-law 78(3))	\$8.00	
	(9)	Refund fee (By-law 81(1))	\$8.00	
Item 56.	LOCK	ED BAG SERVICE -		
	(1)	Annual fee where service is provi	ided -	
		 (a) at a Type A location (b) at a Type B location (c) elsewhere 		\$190 \$167 \$125
	(2)	In (1), Type A and Type B have th 55(2).	ne same meani	ngs as in sub-item
	(3)	Supplementary fee for temporary s (By-laws 95(2) and 78(3))	service	\$8.00
	(4)	Service transfer fee		\$3.50
Item 57.	PRIV	ATE MAIL BAG SERVICE -		
	(1)	Annual fee -		
		(a) where a bag is made up mon delivery by mail contractor delivery by messenger		-
		(b) in other cases		\$35
	(2)	Supplementary fee for temporary : (By-law 85(2), 92(1) and 78(3))	service	\$8.00
	(3)	Service transfer fee		\$3.50
Item 58.	LOCK	ER SERVICE -		
	Annu	al fee		\$38
Item 59.	PRIV	ATE POSTING BOX SERVICE -		
	Annu	al fees for service are set out in	n Table 44.	
		TABLE 44		
			ound Floor cation	Other location
Basic ser	vice	\$6	90	\$1050
		Saturdays \$1		\$175
Clearance		-		\$175
Clearance	a on	Public Holidaya \$1	75	\$175

\$175

\$175

37.

Item 60. PUBLICATIONS REGISTRATION FEES -

- Application fee for registration of a publication for a period commencing on or after 1 October 1988 (By-law 125(3)) - an amount equal to \$42.50 for each State in which lodgment offices have been approved in respect of the application.
- (2) Application fee for renewal of registration of a publication for a period commencing on or after 1 October 1988 (By-law 126(8)) an amount equal to \$42.50 for each State in which lodgment offices have been approved in respect of the application.
- (3) Application fee for change of registration for a period commencing on or after 1 October 1988 (By-law 127(3)) - an amount equal to\$21.50 for each State to which the change is required to be notified in respect of the registration to which the application relates.

Item 61. SEPARATE BAG FEE (Domestic: (By-law 43)) \$2.50 per bag

Item 62. WITHDRAWAL OF ARTICLE FROM POST (By-law 59(2)) - \$5.00 per article

Item 63. REDIRECTION FEE (By-law 62(6)) -

(1) Subject to (2) and (3), the fee, per month is -

(a)	Business	or Government addressee	\$11.50
(b)	In other	cases	\$ 3.40

- (2) A person entitled to the issue of a Pensioner Health Benefits Card, Pensioner Transport Concession Card or a Health Benefits Card shall not be charged a fee for the first month of any redirection period.
- (3) A fee shall not be charged where an application for redirection is made -
 - (a) by an officer or employee of the Australian Postal Commission on his or her own behalf; or
 - (b) jointly by an officer or employee of the Australian Postal Commission and a person who, at the time of the application, is domiciled with the officer or employee and is either -
 - (i) a blood relative of that officer or employee;
 - (ii) related by marriage to the officer or employee;
 - (iii) a person in relation to whom the officer or employee stands in loco parentis or who stands in loco parentis to the officer or employee; or
 - (iv) a person who has been living in a permanent and bona fide domestic relationship with the officer or employee.

- (4) In (1) -
 - (a) "Business addressee" means an applicant for redirection of mail from an address, or from a box or bag service associated with an address, at which he carries on business for profit; and
 - (b) "Government addressee" means the Commonwealth, a State or a Territory or an authority of the Commonwealth, a State or of a Territory.
- Item 64. Charge for affixing stamps to a cover provided by stamp purchaser (By-law 247(6)) - 10c per cover
- Item 65. Service fee on underpaid articles (By-law 68) 50c per article

SECTION X. OVERSEAS TRANSMISSION ZONES

Item 66. The applicable zones for transmission of articles overseas are set out in Table 45. Countries preceded by an asterisk in the table are countries in respect of which Asia-Oceania rates are applicable for the purposes of Items 30, 31, 32, 33 and 34.

Commonwealth of Australia Gazette No. GN 33, 7 September 1988

TABLE 45

Country	Air Mail Zone	Country	Air Mail Zone
Afghanistan (Democratic Rep of)	4	Ecuador (Rep of)	5
Albania (Socialist People's Rep of)	5	Egypt (Arab Rep of)	5
Algeria (People's Dem Rep of)	5	El Salvador (Rep of)	5
Andorra	5	Equatorial Guinea (Rep of)	5
Angola (People's Rep of)	5	Ethiopia (Socialist)	5
Antigua and Barbuda	5	Falkland Islands and Dependencies	5
Argentine Republic	5	* Fiji	2
Aruba	5	Finland (Rep of)	5
Ascension	5	French Republic	5
Austria (Rep of)	5	French Guiana	5
Bahamas (Commonwealth of)	5	* French Polynesia	2
Bahrain (State of)	4	Gabonese Republic	5 5
Bangladesh (People's Rep of)	3 5	Gambia (Rep of the)	5
Barbados	5	German Democratic Republic	5
Belgium Belize	5	Germany (Federal Rep of) Ghana (Rep of)	5
	5	Gibraltar	5
Benin (People's Rep of) Bermuda	5	Greece	5
Bhutan (Kingdom of)	3	Greenland	5
Bolivia (Rep of)	5	Grenada	5
Botswana (Rep of)	5	Guadeloupe	5
Brazil (Federative Rep of)	5	Guatemala (Rep of)	5
Brunei Darussalam	2	Guinea (Rep of)	5
Bulgaria (People's Rep of)	5	Guinea-Bissau (Rep of)	Š
Burkina Faso (Upper Volta)	Š	Guyana	5
Burma (Soc Rep of the Union of)	3	Haiti (Rep of)	Ś
Burundi (Rep of)	5	Hawaii	4
Byelorussian Soviet Soc Rep	5	Honduras (Rep of)	5
Cameroon (Rep of)	5	* Hong Kong	3
Canada	4	Hungarian People's Rep	5
Cape Verde (Rep of)	5	Iceland (Rep of)	5
Caroline Is and Marshall Is	3	* India	3
Cayman Islands	5	* Indonesia (Rep of)	2
Central African Republic	5	Iran (Islamic Rep of)	4
Chad (Rep of)	5	Iraq (Rep of)	4
Chile	5	Ireland	5
China (People's Rep of)	3	Israel	4
Colombia (Rep of)	5	Italy	5
Comoros (Islamic Fed Rep of the)	4	Jamaica	5
Congo (People's Rep of the)	5	* Japan	3
Cook_Islands	2	Jordan (Hashemite Kingdom of)	4
Costa Rica (Rep of)	5	 Kampuchea, Democratic 	3
Cote d'Ivoire (Ivory Coast)	5	Kenya (Rep of)	5
Cuba (Rep of)	5	* Kiribati	2
Cyprus (Rep of)	4	* Korea (Democratic People's Rep of)	
Czechoslovak Socialist Republic	5	* Korea (Rep of)	3
Denmark (Kingdom of)	5		
Djibouti (Rep of)	5		
Dominica (Commonwealth of)	5		
Dominican Republic	5		

Coun tr y	Air Mail Zone		Air Mail Zone
Kuwait	4	Puerto Rico	5
Lao People's Dem Rep	3	Qatar (State of)	4
Lebanese Republic	4	Reunion	4
Leeward Islands	5	Romania (Socialist Rep of)	5
Lesotho (Kingdom of)	5	Rwandese Republic	5
Liberia (Rep of)	5	St Helena	5
Libyan Arab Jamahiriya (Socialist		St Lucia	5
People's)	5	St Pierre and Miquelon	4
Liechtenstein (Principality of)	5	Sao Tome and Principe (Dem Rep Of)	5
Luxembourg	5	St Vincent & the Grenadines	5
Macao	3	* Samoa (American)	2
Madagascar (Dem Rep of)	4	* Samoa (Western)	2
Malawi	5	San Marino (Rep of)	5
Malaysia	2	Saudi Arabia (Kingdom of)	4
Maldives (Rep of)	3	Senegal (Rep of)	5
Mali (Rep of)	5	Seychelles (Rep of)	5
Malta	5	Sierra Leone (Rep of)	5
Mariana Islands	3	* Singapore	2
Martinique	5	* Solomon Islands	1
Mauritania (Islamic Rep of)	5	Somali Democratic Republic	5
Mauritius	4	South Africa (Rep of)	5
Mexico (United Mexican States)	4	Spain (including Balearic &	-
Monaco (Principality of)	5	Canary Is)	5
Mongolian People's Rep	5	* Sri Lanka (Dem Soc Rep of)	3
Morocco (Kingdom of)	5	Sudan (Dem Rep of the)	5
Mozambique (People's Rep of)	5	Suriname (Rep of)	5
Namibia (South West Africa)	5	Swaziland (Kingdom of)	5
Nauru (Rep of)	2	Sweden	5
Nepal	3	Swiss Confederation	5
Netherlands	5	Syrian Arab Republic	4
Netherlands Antilles	5	* Tahiti	2
New Caledonia	1	* Taiwan	3
Newfoundland	4	Tanzania (United Rep of)	5
New Zealand	1	* Thailand	35
Nicaragua (Rep of)	5	Togolese Republic	2
Niger (Rep of the)	5	* Tokelau Islands	-
Nigeria (Fed Rep of)	5	* Tonga (Kingdom of)	25
Niue (New Zealand)	2	Trinidad and Tobago (Rep of)	5 5
Norway	5	Tristan Da Cunha Tugigio	5
Oman (Sultanate of)	4	Tunisia	5
Pakistan	3	Turkey	5
Panama (Rep of)	5	Turks and Caicos Islands	ל 2
Papua New Guinea	1	* Tuvalu	2
Paraguay (Rep of)	5	Uganda Whenisiss Seriet Secialist Boo	ר 5
Peru (Rep of)	5	Ukrainian Soviet Socialist Rep	
Philippines (Rep of the)	3	Union of Soviet Socialist Republics	
Pitcairn Islands Polich Deceleis Dec	3	United Arab Emirates	4
Polish People's Rep	5	United Kingdom of Great Britain	
Portugal (inc Azores and Madeira		and Northern Ireland, Channel	

Country	Air
	Mail
	Zone
United States of America	4
Uruquay (Eastern Rep of)	5
* US Territories in Oceania	3
* Vanuatu (Rep of)	1
Vatican City State	5
Venezuela (Rep of)	5
* Vietnam (Socialist Rep of)	3
Virgin Islands (British)	5
Virgin Islands (USA)	5
* Wallis and Futuna Islands	2
Yemen Arab Republic	4
Yemen (People's Dem Rep of)	4
Yugoslavia (Socialist Fed Rep of)	5
Zaire (Rep of)	5
Zambia (Rep of)	5
Zimbabwe	5

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTAL AND CHARGES

I, GRAEME BERNARD WARD, the Director, Pricing of the Australian Telecommunications Commission, being a person to whom the Commission has, by instrument in writing under section 33 of the *Telecommunications Act* 1975, delegated its powers and functions under the Act in pursuance of section 11 of the Act, hereby make the following determination:

 The determination of rentals and charges made by the Commission on 21 August 1975*, as varied to date Ø, is further varied by including at the end of Item 6C of Schedule 2 the following item:

'ITEM 6D CHARGES FOR DISHONOURED CHEQUES

The charges payable by a subscriber who makes a payment by cheque in respect of a bill presented by

the Commission, and the cheque is not honoured shall be:

- (a) an administrative fee of \$4.00, and
- (b) a further charge thereon equal to the bank fee incurred by the Commission.'
- 2. This determination will take effect on and from 1 September 1988.

Dated this 29th day of August 1988.

G. B. WARD
Delegate of the Australian
Telecommunications Commission
\$ 170 of 29.8 75

* Notified in *Gazette* No. S 170 of 29.8.75. Ø For previous amendments see footnote Ø appearing on Page 1850 of *Gazette* No. GN 30 of 17.8.88.

N.N.---8862563

COMMONWEALTH OF AUSTRALIA

TELECOMMUNICATIONS ACT 1975

DETERMINATION OF RENTALS AND CHARGES

The Australian Telecommunications Commission in pursuance of the powers conferred upon it by the Telecommunications Act 1975, 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 \emptyset , is further varied as follows:
 - (a) Item 1 of Schedule 1 is amended by -
 - (1) Omitting the table from paragraph (a) and substituting the following table:

"TABLE

Class and Type of Telephone Service	Exclusive Service	Each telephone forming part of a party line service connecting two subscribers	a party line service connecting
····	\$	\$	\$
Class I Business Service	250.44	238.44	226.44
Class I Non-Business Service	139.80	133.80	127.80
Class II Business Service	118.08	111.24	104.52
Class II Non-Business Service	72.60	66.96	61.32

(ii) Omitting paragraph (b) and substituting the following:

"(b) For the purposes of paragraph (a) -

"Class I Service" means a service connected to an exchange at which a continuous telephone service is provided;

"Class II Service" means a service connected in an exchange at which a continuous service is not provided;

...

"Business Service" menas a service connected to an exchange which is used primarily for purposes connected with a business or profession or with Government (including local Government);

"Non-Business Service" means a service connected to an exchange which is not a business service."

- (iii) Adding, after paragraph (e), the following:
 - "(f) Notwithstanding anything contained in paragraph (a) the rental, payable by an applicant or a subscriber who is a pensioner or prescribed person, as defined in Schedule 3, shall be reduced by \$48.00 per annum for the period 1 January 1988 to 31 December 1988."
- (b) Item 1D of Schedule 1 is amended by -
 - (i) Omitting the table from sub-paragraph (b)(i) and substituting the following table:

"TABLE

\$

Class	I Business Service	250.44
Class	I Non-Business Service	139.80
Class	II Business Service	118.08
Class	II Non-Business Service	72.60

- (ii) Adding after subparagraph (b)(ii) the following:
 - "(iii) Notwithstanding anything contained in subparagraph (b)(i) the rental, payable by an applicant or a subscriber who is a pensioner or prescribed person, as defined in Schedule 3, shall be reduced by the same amount and be operable for the same period as specified in paragraph (f) of Item 1 of this Schedule."
- (c) Paragraph 5 of Schedule 3 is amended by deleting subparagraph (a)(iv).

2. This Determination shall take effect on and from 1 September, 1988.

DATED this twenty-ninth

day of

August

1988.

The Common Seal of the Australian) Telecommunications Commission was) hereunto affixed by order of the) Commission in the presence of:)



R.W. Brack CHAIRMAN

M.K. Ward MANAGING DIRECTOR

- * Notified in Gazette No. S170 of 27.8.75.
- Ø For previous amendments see footnote Ø to the amendment appearing at page 1417 Gazette No. GN25 of 13.7.88.

COMMONWEALTH OF AUSTRALIA

TELECOMMUNICATIONS ACT 1975

DETERMINATION OF RENTALS AND CHARGES

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

- 1. The determination of rentals and charges made by the Commission on the 21 August 1975*, as varied to date \emptyset , is further varied as follows:
 - (a) Item 2 of Schedule 1 is amended:
 - (1) By omitting from sub-paragraph (a)(1) the figure "20" and substituting the figure "21".
 - (ii) By omitting from sub-paragraph (a)(ii) the figure "24" and substituting the figure "23.1".
 - (iii) By omitting from sub-paragraph (a)(v) the figure "20" and substituting the figure "21".
 - (iv) By omitting from paragraph (aa) the figure "20" and substituting the figure "21".
 - (b) Item 2A of Schedule 1 is amended:
 - (1) By omitting from sub-paragraph (a)(i) the figure "20" and substituting the figure "21".
 - (ii) By omitting from sub-paragraph (a)(iii) the figure "24" and substituting the figure "23.1".
 - (c) Item 3 of Schedule 1 is amended:
 - (i) By omitting from sub-paragraph (a)(i) the figure "20" and substituting the figure "21".
 - (ii) By omitting the table from paragraph (a) and substituting the following table:

"TABLE

	Chargeable Period			
Trunk Distance in Kilometres in Relation to the Call	Day Rate (Seconds)	Night Rate (Seconds)	Economy Rate (Seconds)	
Not exceeding 25km	180	180	267	
Exceeding 25km but not exceeding 50km	108	162	240	
Exceeding 50km but not exceeding 85km	59	88.5	131	
Exceeding 85km but not exceeding 165km	38	57	84	
Exceeding 165km but not exceeding 745km	30	40	56.5	
Exceeding 745km	20	30	42	

2098 Government departments

(iii) By omitting the table from paragraph (b) and substituting the following table:

"TABLE

	Each Th	ree Minutes Thereof	or part
Trunk Distance in Kilometres in Relation to the Call	Day Rate \$	Night Rate \$	Economy Rate \$
Not exceeding 25km	0.21	0.21	0.15*
Exceeding 25km but not exceeding 50km	0.35	0.24	0.16*
Exceeding 50km but not exceeding 85km	0.65	0.43	0.29
Exceeding 85km but not exceeding 165km	1.00	0.67	0.45
Exceeding 165km but not exceeding 745km	1.26	0.95	0.67
Exceeding 745km	1.89	1.26	0.90
(iv) By omitting the table fro substituting the followin "TABLE		aph (c) and	
	Each Th	ree Minutes Thereof	or part
Trunk Distance in Kilometres in Relation to the Call	Day Rate \$	Night Rate \$	Economy Rate \$
Not exceeding 25km	0.30	°0.30	0.30
Exceeding 25km but not exceeding 50km	0.50	0.40	0.30
Exceeding 50km but not exceeding 85km	1.00	0.70	0.50

1.50

1.80

2.70

1.00

0.40

1.80

Exceeding 85km but not exceeding 165km

Exceeding 165km but not exceeding 745km

Exceeding 745km

0.70

1.00

1.30

Commonwealth of Australia Gazette No. GN 33, 7 September 1988

(v) By omitting the table from paragraph (d) and substituting the following table:

"TABLE

Trunk Distance in Kilometres in Relation to the Call	Each Three Minutes of Part Thereof \$ 0.21	
Not exceeding 25km		
Exceeding 25km but not exceeding 50km	0.35	
Exceeding 50km but not exceeding 85km	0.65	
Exceeding 85km but not exceeding 165km	1.00	
Exceeding 165km but not exceeding 745km	1.26	
Exceeding 745km	1.89	

(vi) By omitting the table from paragraph (e) and substituting the following table:

"TABLE

Trunk Distance in Kilometres in Relation to the Call	Each Three Minutes or Part Thereof \$	
Not exceeding 25km	0.30	
Exceeding 25km but not exceeding 50km	0.50	
Exceeding 50km but not exceeding 85km	1.00	
Exceeding 85km but not exceeding 165km	1.50	
Exceeding 165km but not exceeding 745km	1.80	
Exceeding 745km	2.70	

n

n

2100 Government departments

2. This Determination shall take effect on and from 1 November 1988.

DATED this

twenty-ninth

day of

August

1988.

The Common Seal of the Australian) Telecommunications Commission was) hereunto affixed by order of the) Commission in the presence of:



R.W. Brack CHAIRMAN

M.K. Ward MANAGING DIRECTOR

- * Notified in Gazette No. S170 of 27.8.75.
- Ø For previous amendments see footnote Ø to the amendment appearing at page 1417 Gazette No. GN25 of 13.7.88.

AUSTRALIAN BROADCASTING TRIBUNAL RENEWAL OF A COMMERCIAL TELEVISION LICENCE TO SERVE SOUTHERN TASMANIA—TVT HOBART

The Australian Broadcasting Tribunal has commenced an inquiry into the application by Tasmanian Television Limited for the renewal of the licence for TVT-6 Hobart Tasmania. The licence is due to expire on 19 December 1988.

The issue to be considered in the inquiry is whether the Tribunal should refuse to renew the licence for any of the reasons set out in s. 86 (11B) of the *Broadcasing Act 1942*, and in particular:

- (a) Whether the licensee has complied with its undertakings to provide an adequate and comprehensive service pursuant to the licence, and to use and encourage the use of Australia's creative resources;
- (b) Whether the licensee is no longer a fit and proper person to hold the licence;
- (c) Whether the licensee has the necessary financial technical and management capabilities;
- (d) Whether a condition of the licence has not been complied with;
- (e) Whether the service is commercially viable.

If you wish to make a submission to the inquiry on any of these matters, you should lodge it with the Tribunal's North Sydney office by 5.00 p.m. on 19 October 1988.

Before lodging a submission, you should inspect the inquiry file (containing the applications and other useful background information) and read the Tribunal's *Guide for submitters* (copies are available from the Tribunal and are attached to the inquiry file). The inquiry file can be inspected during business hours at the Tribunal office:

Tandem House 76 Berry Street North Sydney Contact officer: Ian Laird Telephone (02) 959 7886 and at: State Reference Library 91 Murray Street Hobart Tas. Monday Tuesday 9.30 a.m. to 6.00 p.m. Wednesday to Friday 9.30 a.m. to 9.00 p.m. Saturday 10.00 a.m. to 12.00 noon (Inquiries to be made with the Reference Librarian) N.N.—8862566

Treasurer

Income Tax Assessment Act 1936 NOTICE UNDER SUBSECTION 128AE (2)— DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

Pursuant to sub-section 128AE (2) of the Income Tax Assessment Act 1936, I, PAUL JOHN KEATING, Treasurer, hereby declare that the following persons are Offshore Banking Units from the date of this declaration.

Commonwealth Bank of Australia Deutsche Bank Australia Limited Fuji International Finance (Australia) Limited Mitsubishi Bank of Australia Limited Scandinavian Pacific Limited State Bank of New South Wales Tokai Australia Finance Corporation Limited Dated this 17th day of August 1988.

> P. J. KEATING Treasurer N.N.--8862567

Income Tax (International Agreements) Act 1953

NOTICE UNDER SUBSECTION 11R (2) SPECIFYING THE DATE OF ENTRY INTO FORCE OF THE AUSTRIAN AGREEMENT

Notice is hereby given in pursuance of subsection 11R (2) of the *Income Tax* (*International Agreements*) Act 1953 that the agreement (being the agreement a copy of which in the English language is set out in Schedule 27 of that Act) between Australia and Austria for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income entered into force in accordance with Article 27 of that agreement on 1 September 1988.

Dated this 2nd day of September 1988.

P. J. KEATING Treasurer

N.N.-8862568

RESERVE BANK OF AUSTRALIA NOTE ISSUE DEPARTMENT

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

Statement of position as at close of business on Wednesday, 27 July 1988

AUSTRALIAN NOTES ON ISSUE

Denomination	Number	Amount
		\$
\$1	38 369 885	38 369 885
\$2	57 508 806	115 017 612
\$5	45 553 243	227 766 215
\$10	56 576 565	565 765 650
\$20	121 866 424	2 437 328 480
\$50	77 939 419	3 896 970 950
\$100	40 324 538	4 032 453 800
Total	438 138 880	11 313 672 592
Notes held by:		\$
Banks		1 002 195 903
Public		10 311 476 689
	-	11 313 672 592
B. A. NOBLE	R. A	. JOHNSTON
Note Issue Department		Governor
	1	N.N

Insurance (Agents and Brokers) Act 1984 NOTIFICATION OF REGISTRATION

I, DONALD STUART GRUBER, a delegate of the Insurance and Superannuation Commissioner, give notice that the persons whose names appear in the schedule hereto have been registered pursuant to section 21 of the *Insurance* (Agents and Brokers) Act 1984 to carry on business as insurance brokers in respect of general insurance business for a period of one year commencing from the dates indicated respectively.

> D. S. GRUBER Acting Assistant Commissioner General Insurance

2102 Government departments

SCHEDI	JLE	
Date		1
8.8.88	30041 A to Z Insurance Brokers Pty Ltd	
8.8.88	Afsis Ltd	2
8.8.88	30032	(
19.7.88	Aghion Insurance Brokers Pty Ltd 50113	2
8.8.88	Ancol (SA) Financial Services Pty Ltd 30095	
13.3.88	Anig Pty Ltd 20118	I
26.9.87	Annis Crocker Chalmers Pty Limited 20233	
31.7.88	Aradlay Investments Pty Ltd 40006	8
31.7.88	Arngold Pty Ltd 30019	
	Arrowsmith & Petruccelli Insurance Brokers Pty Ltd	
4.8.88	20520 Australian Independent Insurance Brokers Pty	
31.7.88	Ltd 20065	
	Australloyd Insurance Brokers Pty Limited	2
12.9.87	20165 Ausure Insurance Brokers (NSW) Pty Limited	8
14.3.88	20180 BAC Insurance Brokers Pty Limited	8
17.6.88	20507 Barclay Lawson Pty Limited	1
31.7.88	20068 Barrenjoey Insurance Brokers Pty Limited	2
14.3.88	20114 Bland Insurance Brokers Pty Limited	1
31.7.88	30042 Bolderston & Associates Insurance Brokers Pty	4
26.7.88	Ltd 60080	2
31.7.88	Bowfort Insurance Brokers Pty Ltd 20056	1
4.6.88	Brian N. Henry – Insurance Broker Pty Limited 20459	3
19.7.88	Caines, Ronald Jeffrey 30343	3
31.7.88	Camba Financial Services Pty Ltd 20047	1
6.5.88	Carriers Insurance Brokers Pty Limited 40094	
4.6.88	Centrepoint Insurance Brokers Pty Ltd 30240	8
31.7.88	Chandley Insurance Broking Services Pty Ltd 20029	e
	Charles W. Anton Pty Limited	3
31.7.88	20082 Clark Pollard & Co. Pty Limited	5
12.7.88	20512 CMS Insurance Brokers Pty Ltd	ç
19.6.88	20427 Compusure Pty Ltd	3
31.7.88	40017	5
14.3.88	Comsure Insurance Brokers Pty Ltd 20229	
31.7.88	Con Rafferty Insurance Brokers Pty Ltd 30026	5
4.8.88	Corriebhruach Pty Ltd 20519	2
31.7.88	Cotis, James 20021	1
	Credit Indemnity and Financial Services Pty Limited	3
26.7.88	20517 D. J. Carroll Pty Ltd	2
	D. J. Carlon Hy Ltu	

Ρ.	
Date 13.3.88	20046
9.1.88	Damons Insurance Brokers Pty Limited 50004
	David Stock Insurance Brokers Pty Ltd
6.3.88	20240 Davies Brookes Pty Limited
26.6.88	40095 Don Stevens Insurance Brokers Pty Ltd
7.7.88	30348
15.5.88	Doncrate Pty Ltd 80002
7.7.88	Doug Yuen Insurance Brokers Pty Ltd 20513
8.8.88	Elders Livestock Insurance Brokers Pty Ltd 30051
	Eveline Rigbye and Associates Insurance Bro- kers Pty Limited
31.7.88	30004 Farrow Insurance Brokers Pty Ltd
8.8.88	30008
16.6.88	Finlay Pynor and Associates Pty Ltd 20306
27.6.88	G. M. Forsaith Aviation Pty Ltd 60079
8.8.88	Gault Armstrong & Kemble (W.A.) Pty Ltd 30061
8.8.88	Gothic-Dale Pty Ltd 20102
13.3.88	Graham Herring Insurance Brokers Pty Limited 20100
	Group Insurance Brokers Pty Limited
24.3.88	20246 H & N Insurance Brokers Pty Limited
31.7.88	20008 Hain, William Gordon
4.8.88	20521 Harvey Nationwide (Realty) Insurance Brokers
26.6.88	Pty Limited 20138
	Heath Fielding Australia Pty Limited
14.3.88	20317 Heberlein Brady and Glassock Pty Limited
31.7.88	20022 Hilton Dengate Pty Limited
31.7.88	30003 Holder, Hunter & O'Sullivan Pty Ltd
16.6.88	20108 I. & S. Insurance Brokers Pty Ltd
8.8.88	30069
6.3.88	Ida Insurance Brokers Pty Ltd 20167
31.7.88	Insurance Brokers of NSW Pty Ltd 20010
5.5.88	J.C.A. Insurance Brokers (NSW) Pty Ltd 20310
	J. H. Wackerbarth (Australasia) Proprietary Limited
9.8.88	20516 Janbrink Pty Limited
31.3.88	20235
8.8.88	Joe Shofer & Associates Pty Ltd 20055
5.5.88	John Welch Insurance Brokers Aust. Pty Limited 20307
29.6.88	K. R. McCoy Pty Limited 30346
16.1.88	Keith Young Insurance Brokers Pty Ltd 40069
31.7.88	Ken Hart Insurance Brokers Pty Ltd 30034
	Kinnane Insurance Brokers Nominees Pty Ltd
27.4.88	70014 Kirwan, John Geoffrey

Roundtable Pty Ltd

S.A.S. Insurance Brokers Pty Limited

Safeguard Insurance Brokers Pty Ltd

20409

50009

13.2.88

31.7.88

Date		Date	
27.4.88	70015 Kirwan, Sandra Mary	31.3.88	40074 Sanderson Insurance I
27.4.88	20012 Kurano Pty Limited	19.6.88	Limited 40092
8.8.88	30058 Labour Union Insurance (Brokers) Pty Ltd	10.6.88	Sedgwick MacDermott 20506
16.1.88	70008 Lambert-Bain Pty Ltd	31.7.88	Stening Simpson & A: 20018
8.7.88	20511 Lanpen Pty Ltd	4.6.88	Sterling Insurance Bro 30257
13.3.88	20382 Letaban Insurance Brokers Pty Ltd	7.7.88	Stevron Insurance Bro 30349
13.3.88	20193 Lion Insurance Brokers Pty Ltd	21.6.88	T. C. McMahon & Co 20509
8.8.88	20048	8.8.88	Tangrove Pty Limited 20064
7.7.88	Liverpool Insurance Brokers Pty Ltd 20514		Ted Drane Insurance
8.5.88	Loomelle Pty Ltd 20158	8.5.88	30294 Terence Lipman (Aust
31.7.88	Lumsdaine, Neville & Walsh Pty Limited 30030	24.3.88	20230 Territorial Insurance E
6.2.88	M. H. Bismire & Associates Pty Ltd 30251	17.6.88	40119 Thomas, Rodney Victo
0.2.00	Minet International Professional Indemnity Limited	3.4.88	20221 Time Insurance Broke
5.6.88	50084	13.4.88	30299 Toikan (Victoria) Pty
7.6.88	Morris Lloyd Insurance Brokers Pty Ltd 30345	22.6.88	20508
6.3.88	Myrina Pty Ltd 20096	31.7.88	Tunnell Insurance Bro 30043
23.1.88	Nahesi Pty Limited 50026	6.3.88	U.I.P. Insurance Broke 60010
31.7.88	National Credit Insurance (Brokers) Pty Ltd 40003	4.6.88	Unity Insurance Broke 30303
31.7.88	Newman Cameron & Associates Pty Ltd 40002	31.7.88	Vana Financial Service 30027
27.4.88	Newman Cameron Stephen Pty Ltd 20085	13.4.88	Vic-Wide Insurance Br 20037
6.3.88	Nixon & Hortle Pty Ltd 20129	31.7.88	W. B. & N. E. Spain 30016
	Pask Pty Limited	16.6.88	Westpac Insurance Ser 20187
29.6.88	20225 Pearson Webb Springbett (Australia) Pty Ltd	29.6.88	Woodger Group Insura 40114
6.5.88	20210 Pendor Pty Limited		Wymark Holdings Lim
31.7.88	30021 Petruccelli Insurance Brokers (Vic.) Pty Ltd	8.8.88	30023 Wymond Brothers Pty
31.7.88	30017 Punturere, Vincent James	31.7.88	20067 Young & Groves Insu
8.8.88	20518 Pyogrange Pty Ltd		
29.5.88	20434 R. E. Parker Enterprises Pty Ltd		
27.4.88	S0069 R. G. & P. C. Peters Nominees Pty Ltd		(Agents and Brokers) A
3.4.88	20371 R. G. Pursell Pty Limited	I, DONA	LD STUART GRUBE
6.3.88	20141		Superannuation Comm ns whose names appea
31.7.88	R. J. Vaughan and Monaghan Pty Ltd 30020		registered pursuant to so and Brokers) Act 1984
26.9.87	Ray Arrowsmith Insurance Brokers Pty Ltd 30220		brokers in respect of lif one year commencing
26.7.88	Richard Oliver Australia Pty Ltd 60081	respective	
29.5.88	Ron Howard & Associates Pty Ltd 20248		Actin
31.7.88	Rossfield Insurance Brokers Pty Ltd 40030		
1.7.88	Rostand Pty Ltd 20510	SCHEDU	ILE
1.7.00	20010	Date	

1.3.88	Sanderson Insurance Brokers (Queensland) Pty
9.6.88	Limited 40092
	Sedgwick MacDermott Pty Ltd
0.6.88	20506
1.7.88	Stening Simpson & Associates Pty Limited 20018
	Sterling Insurance Brokers Pty Limited
.6.88	30257
.7.88	Stevron Insurance Brokers Pty Ltd 30349
. 7.00	T. C. McMahon & Co. Pty Ltd
1.6.88	20509
0.00	Tangrove Pty Limited
.8.88	20064 Ted Drane Insurance Brokers Pty Ltd
.5.88	30294
	Terence Lipman (Australia) Pty Ltd
4.3.88	20230
7.6.88	Territorial Insurance Brokers Pty Limited 40119
7.0.00	Thomas, Rodney Victor
.4.88	20221
1 4 00	Time Insurance Brokers Pty Limited
3.4.88	30299 Toikan (Victoria) Pty Limited
2.6.88	20508
	Tunnell Insurance Brokers Pty Ltd
1.7.88	30043
.3.88	U.I.P. Insurance Brokers (Aust.) Pty Ltd 60010
	Unity Insurance Brokers Pty Ltd
.6.88	30303
1 7 00	Vana Financial Services Pty Ltd
1.7.88	30027 Vic-Wide Insurance Brokers Pty Ltd
3.4.88	20037
	W. B. & N. E. Spain Pty Limited
1.7.88	30016
6.6.88	Westpac Insurance Services (Brokers) Limited 20187
0.0.00	Woodger Group Insurance Brokers Pty Limited
9.6.88	40114
	Wymark Holdings Limited
.8.88	30023 Wymond Brothers Pty Limited
1.7.88	20067
	Young & Groves Insurance Brokers Pty Ltd
	N.N.—8862570

Act 1984 ATION

R, a delegate of the Insurissioner, give notice that r in the schedule hereto ection 21 of the Insurance to carry on business as fe insurance business for a from the dates indicated

> D. S. GRUBER ng Assistant Commissioner General Insurance

SCHEDU Date	ILE
31.10.87	90002
	Benefit Planners Pty Ltd
6.5.88	90051
	BHP Marine & General Insurances Pty Ltd

90047
H & N Insurance Brokers Pty Limited
90049
Holdenhurst Investments Pty Ltd
90073
Life Management (Insurance Brokers) Pty Ltd

N.N.---8862571

Date

Insurance (Agents and Brokers) Act 1984 NOTIFICATION OF CANCELLATION OF REGISTRATION

I DONALD STUART GRUBER, a delegate of the Insurance and Superannuation Commissioner, give notice that the registrations to carry on business as insurance brokers in respect of general insurance business pursuant to section 21 of the *Insurance (Agents and Brokers) Act 1984* granted to the persons whose names appear in the schedule hereto have been cancelled as of the dates indicated respectively.

D. S. GRUBER

Acting Assistant Commissioner General Insurance

SCHEDULE Date

Dun	
7.7.88	20320
	Blanray Pty Limited
27.6.88	50096
	Burford, Bruce Ian
7.7.88	20438
	Dawes Corporation Pty Limited
27.7.88	40104
	Grant Fowler & Associates (Qld) Pty Limited
22.7.88	30249
	Grant Fowler & Associates (Vic.) Pty Ltd
7.7.88	30044
	Mornos Pty Ltd

Dule	
7.7.88	20437
	Norvello Holdings Pty Limited
23.8.88	30215
	Stewart Wrightson Australia Limited
22.7.88	30319
	Taylor, Dorothy
22.7.88	30318
	Taylor, Stanley
24.6.88	20111
	Terence Lipman Pty Limited
23.8.88	20112
	Towrang Insurance Brokers Pty Limited

N.N.--8862572

Insurance (Agents and Brokers) Act 1984 NOTIFICATION OF CANCELLATION OF REGISTRATION

I DONALD STUART GRUBER, a delegate of the Insurance and Superannuation Commissioner, give notice that the registrations to carry on business as insurance brokers in respect of life insurance business pursuant to section 21 of the *Insurance (Agents and Brokers) Act 1984* granted to the persons whose names appear in the schedule hereto have been cancelled as of the dates indicated respectively.

> D. S. GRUBER Acting Assistant Commissioner General Insurance

SCHEDULE

Date	
23.8.88	90062
	Stewart Wrightson Australia Limited
23.8.88	90016
	Towrang Insurance Brokers Pty Limited

N.N.-8862573



Commonwealth of Australia

No. S 250, Tuesday, 30 August 1988 Published by the Australian Government Publishing Service, Canberra



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.

The times and days listed are in lieu of those previously gazetted.

Colix A. Hughes Colin A. Hughes Electoral Commissioner 29 Aujust 1988 Schedule Northern Territory

Column 1	Column 2	Column 3
Place	Days	Times
Docker River	Thur 1 September 1988	11.00 am - 2.30 pm
Finke	Wed 31 August 1988	12 noon - 2.30 pm
Kintore	Fri 2 September 1988	11.30 am - 2.00 pm
Kulgera	Thur 1 September 1988	9.00 am - 9.30 am
Maryvale	Wed 31 August 1988	9.00 am - 10.30 am

Declaration of a hospital to be a Special Hospital for the purpose of taking votes at a referendum.

As delegate of the Australian Electoral Commission I declare the whole of the hospital listed in Column 2 of the Schedule to be a Special Hospital for the purpose of taking votes in the forthcoming referendums in the electoral division indicated in Column 1.

J.a. the he

Colin A. Hughes Electoral Commissioner 29 Aujust 1988

Schedule Victoria

Column 1	Column 2	
Division	Hospital	
Melbourne	St Vincent's Private Hospital, Fitzroy	

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Australia Gazette

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No. S 251, Tuesday, 30 August 1988 Published by the Australian Government Publishing Service, Canberra

AUSTRALIAN TELECOMMUNICATIONS COMMISSION

NOTIFICATION OF THE MAKING OF BY-LAWS

Notice is hereby given that the Australian Telecommunications Commission has made the undermentioned By-laws on 17 August 1988.

Copies can be obtained from the Corporate Secretary, Telecom Australia, 17th Floor, 199 William Street, Melbourne Vic. 3000.

Act under which By-laws were made	Description of By-laws
Telecommunications Act 1975	Telecommunications (Charging Zones and Charging Districts) By-laws—Amendment No. 82
	Telecommunications (Community Calls) By-laws—Amend- ment No. 53

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AUSTRALIA

No. S 252, Wednesday, 31 August 1988 Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

of Australia

Commonwealth

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
Federal Court of Australia Act 1976	Rules under the Federal Court of Australia Act 1976	1988 No. 217
Judiciary Act 1903	Rules Under The Judiciary Act 1903 As Amended	1988 No. 218
Radiocommunications (Receiver Licence Tax) Act 1983	Radiocommunication (Receiver Licence Tax) Regulations (Amendment)	1988 No. 219
Radiocommunications (Transmitter Licence Tax) Act 1983	Radiocommunications (Transmitter Licence Tax) Regulations (Amendment)	1988 No. 220
Australian Capital Territory Supreme Court Act 1933	Rules of the Supreme Court of the Australian Capital Territory (Amendment)	1988 No. 221

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ARRANGEMENT BETWEEN THE COMMONWEALTH AND QUEENSLAND IN RELATION TO THE DEMERSAL NET FISHERY

AN ARRANGEMENT entered into between the Commonwealth of Australia of the one part ("the Commonwealth") and the State of Queensland ("the State") of the other part.

WHEREAS:

- (a) paragraph 12H (4) (b) of the Fisheries Act 1952 of the Parliament of the Commonwealth ("the Act") provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters adjacent to the State, not being a fishery to which an arrangement under sub-section 12H (1) applies, that the fishery (being a fishery wholly or partly in waters on the seaward side of the coastal waters of the State) is to be managed in accordance with the law of the State;
- (b) no Arrangement has been entered into under subsection 12H (1) of the Act with respect to the fishery for which this Arrangement provides ("the fishery");
- (c) under sub-section 12J (1) of the Act an Arrangement under, inter alia, paragraph 12H (4) (b) shall be made by an instrument in writing approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (d) sub-section 36H (1) of the Fisheries Act 1976-1984 of the Parliament of the State of Queensland ("the State Act") empowers the State, in accordance with section 12J of the Act, to make an arrangement referred to in section 12H of the Act for the management of a particular fishery; and
- (e) both the Commonwealth and the State are desirous of exercising their powers to conclude an Arrangement in relation to the fishery.

NOW THEREFORE, in pursuance of the Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The arrangement entered into between the Commonwealth and the State in relation to the Demersal Net Fishery published in the *Commonwealth of Australia Gazette* No. S104 on 1 June 1987 is pursuant to subsection 12J (2) of the Act terminated.
- 2. The fishery to which this Arrangement applies is the fishery with the use of equipment known as otter trawl net, beam trawl net or otter try-net in the area of waters adjacent to the State bounded by a line---
 - (a) commencing at the northern-most intersection of the shore of Cape York Peninsula with the meridian of Longitude 142°31'49" East:
 - (b) running thence north along that meridian to its intersection with the parallel of Latitude 10°41'17" South;
 - (c) thence east along that parallel to its intersection with the meridian of Longitude 144° East;
 - (d) thence north along that meridian to its intersection with the parallel of Latitude 10°28' South;
 - (e) thence east along that parallel to its intersection with the meridian of Longitude 144°10' East;

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- (f) thence northerly along the geodesic to the point of Latitude 10°15' South, Longitude 144°12' East;

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- (g) thence north-easterly along the geodesic to the point of Latitude 9°54' South, Longitude 144°28' East;
- (h) thence north along the meridian of Longitude 144°28' East to its intersection with the outer limit of the Australian fishing zone;
- (j) thence south-easterly along that outer limit to its intersection with the meridian of Longitude 145° East;
- (k) thence southerly along that meridian to its intersection with the parallel of latitude 13° South;
- (m) thence south-easterly along the geodesic to the point of Latitude 15° South, Longitude 146° East;
- (n) thence south-easterly along the geodesic to the point of Latitude 18°20' South, Longitude 148°20' East;
- (p) thence south-easterly along the geodesic to the point of Latitude 18°45' South, 152°35' East;
- (q) thence southerly along the geodesic to the point of Latitude 22°15' South, Longitude 154°40' East;
- (r) thence south along the meridian of Longitude 154°40' East to its intersection with the parallel of Latitude 27°48' South;
- (s) thence west along that parallel to its intersection with the meridian of Longitude 154°22' East;
- (t) thence south-westerly along the geodesic to the point of Latitude 27°58' south, 154° East:
- (u) thence westerly along the geodesic to the intersection of the eastern shore of Australia with the parallel of Latitude 28°10' South;
- (w) thence northerly along the eastern shore of Australia to the point of commencement.
- 3. The fishery is to be managed in accordance with the law of Queensland.
- 4. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect in accordance with both the Act and the State Act.

Dated the 14th day of June 1988.

Signed for and on behalf of the Commonwealth of Australia by the Honourable JOHN CHARLES KERIN, JOHN KERIN Minister for Primary Industries and Energy, in the presence of Jeff Gilmore Signed for and on behalf of the State of Queensland by the Honourable NEVILLE JOHN HARPER, Minister for N. J. HARPER Primary Industries, in the presence of K. Osborne, J.P.

2 Fisheries Act

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of sub-section 12J (1) of the *Fisheries Act* 1952, hereby approve this instrument.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, JOHN KERIN Minister of State for Primary Industries and Energy

I, THE GOVERNOR of the State of Queensland, acting by and with the advice of the Executive Council and in pursuance of the provisions of the Fisheries Act 1976-1984, hereby approve this instrument.

Given under my hand this 7th day of July 1988.

W. B. CAMPBELL Governor

By His Excellency's Command, N. J. HARPER Minister for Primary Industries

ARRANGEMENT BETWEEN THE COMMONWEALTH AND QUEENSLAND IN RELATION TO THE CRAB FISHERY

AN ARRANGEMENT entered into between the Commonwealth of Australia of the one part ("the Commonwealth") and the State of Queensland ("the State") of the other part.

WHEREAS:

- (a) paragraph 12H (4) (b) of the Fisheries Act 1952 of the Parliament of the Commonwealth ("the Act") provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters adjacent to the State, not being a fishery to which an arrangement under sub-section 12H (1) applies, that the fishery (being a fishery wholly or partly in waters on the seaward side of the coastal waters of the State) is to be managed in accordance with the law of the State;
- (b) no Arrangement has been entered into under subsection 12H (1) of the Act with respect to the fishery for which this Arrangement provides ("the fishery");
- (c) under sub-section 12J (1) of the Act an Arrangement under, inter alia, paragraph 12H (4) (b) shall be made by an instrument in writing approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (d) sub-section 36H (1) of the Fisheries Act 1976-1984 of the Parliament of the State of Queensland ("the State Act") empowers the State, in accordance with section 12J of the Act, to make an arrangement referred to in section 12H of the Act for the management of a particular fishery; and

(e) both the Commonwealth and the State are desirous of exercising their powers to conclude an Arrangement in relation to the fishery.

NOW THEREFORE, in pursuance of the Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- The Arrangement entered into between the Commonwealth and the State in relation to the Crab Fishery published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987 is pursuant to sub-section 12J (2) of the Act terminated.
- 2. The fishery to which this Arrangement applies is the fishery for crustaceans of the Order Decapoda, Infraorder Brachyura (commonly known as crabs) with the use of a crab pot, dilly or tangle net in the area of waters adjacent to the State—
- (a) bounded by a line-
 - (i) commencing at the northern-most intersection of the shore of Cape York Peninsula with the meridian of Longitude 142°31'49" East:
 - (ii) running thence north along that meridian to its intersection with the parallel of Latitude 10°28' South;
 - (iii) thence east along that parallel to its intersection with the meridian of Longitude 143°56' East;
 - (iv) thence southerly along the geodesic to the point of Latitude 10°41' South, Longitude 143°59' East;
 - (v) thence east along the parallel of Latitude 10°41' South to its intersection with the meridian of Longitude 145° East;
 - (vi) thence south along that meridian to its intersection with the parallel of Latitude 13° South;
 - (vii) thence southerly along the geodesic to the point of Latitude 15° South, Longitude 146° East;
 - (viii) thence southerly along the geodesic to the point of Latitude 17°30' South, Longitude 147° East;
 - (ix) thence south-easterly along the geodesic to the point of Latitude 21° South, Longitude 152°55' East;
 - (x) thence southerly along the geodesic to the point of Latitude 24°30' South, Longitude 154° East;
 - (xi) thence south along the meridian of Longitude 154° East to its intersection with the parallel of Latitude 27°58' South;
 - (xii) thence westerly along the geodesic to the intersection of the eastern shore of Australia with the parallel of Latitude 28°10' South;
 - (xiii) thence northerly along the eastern shore of Australia to the point of commencement;
- (b) bounded by a line-
 - (i) commencing at the intersection of the southern shore of the Gulf of Carpentaria with the meridian of Longitude 138° East;
 - (ii) running thence north along that meridian to its intersection with the line, every point on which is 25 nautical miles seaward of the nearest point on the baseline from which the breadth of the territorial sea of Australia is measured;
 - (iii) thence easterly and northerly along that line to its intersection west of Cape York Peninsula with the parallel of Latitude 10°48' south;
 - (iv) thence east along that parallel to its intersection with the western shore of Cape York Peninsula;
 - (v) thence southerly and westerly along the shore of the Gulf of Carpentaria to the point of commencement.
- 3. The fishery is to be managed in accordance with the law of Queensland.

Commonwealth of Australia Gazette No. S 253, 31 August 1988

Dated the 14th day of June 1988.

Signed for and on behalf of the Commonwealth of Australia by the Honourable JOHN CHARLES KERIN. JOHN KERIN Minister for Primary Industries and Energy, in the presence of Jeff Gilmore Signed for and on behalf of the State of Queensland by the Honourable NEVILLE JOHN HARPER, Minister for N. J. HARPER Primary Industries, in the presence of K. Osborne, J.P.

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of sub-section 12J (1) of the *Fisheries Act 1952*, hereby approve this instrument.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, JOHN KERIN Minister of State for Primary Industries and Energy

I, THE GOVERNOR of the State of Queensland, acting by and with the advice of the Executive Council and in pursuance of the provisions of the Fisheries Act 1976-1984, hereby approve this instrument.

Given under my hand this 7th day of July 1988.

W. B. CAMPBELL Governor

By His Excellency's Command, N. J. HARPER Minister for Primary Industries

ARRANGEMENT BETWEEN THE Commonwealth and Queensland

COMMONWEALTH AND QUEENSLAND IN RELATION TO THE ROCK LOBSTER DIVE FISHERY

AN ARRANGEMENT entered into between the Commonwealth of Australia of the one part ("the Commonwealth") and the State of Queensland ("the State") of the other part.

WHEREAS:

- (a) paragraph 12H (4) (b) of the Fisheries Act 1952 of the Parliament of the Commonwealth ("the Act") provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters adjacent to the State, not being a fishery to which an arrangement under sub-section 12H (1) applies, that the fishery (being a fishery wholly or partly in waters on the seaward side of the coastal waters of the State) is to be managed in accordance with the law of the State;
- (b) no Arrangement has been entered into under subsection 12H (1) of the Act with respect to the fishery for which this Arrangement provides ("the fishery");
- (c) under sub-section 12J (1) of the Act an Arrangement under, inter alia, paragraph 12H (4) (b) shall be made by an instrument in writing approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (d) sub-section 36H (1) of the Fisheries Act 1976-1984 of the Parliament of the State of Queensland ("the State Act") empowers the State, in accordance with section 12J of the Act, to make an arrangement referred to in section 12H of the Act for the management of a particular fishery; and
- (e) both the Commonwealth and the State are desirous of exercising their powers to conclude an Arrangement in relation to the fishery.

NOW THEREFORE, in pursuance of the Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The arrangement entered into between the Commonwealth and the State in relation to the Rock Lobster Dive Fishery published in the *Commonwealth of Australia Gazette* No. S104 on 1 June 1987 is pursuant to sub-section 12J (2) of the Act terminated.
- 2. The fishery to which this Arrangement applies is the fishery for crustaceans of the family Palinuridae (commonly known as rock lobsters) by diving (with or without the use of mechanical or self-contained under-water breathing apparatus) and collection by hand or with the use of an implement held in the hand, in the area of waters adjacent to the State bounded by a line—
 - (a) commencing at the northern-most intersection of the shore of Cape York Peninsula with the meridian of Longitude 142°31'49" East:
 - (b) running thence north along that meridian to its intersection with the parallel of Latitude 10°41'17" South;
 - (c) thence east along that parallel to its intersection with the meridian of Longitude 145° East;
 - (d) thence south along that meridian to its intersection with the parallel of Latitude 13° South;
 - (e) thence southerly along the geodesic to the point of Latitude 15° South, Longitude 146° East;
 - (f) thence southerly along the geodesic to the point of Latitude 17°30' South, Longitude 147° East;
 - (g) thence south-easterly along the geodesic to the point of Latitude 21° South, Longitude 152°55' East;
 - (h) thence southerly along the geodesic to the point of Latitude 24°30' South, Longitude 154° East;
 - (j) thence south along the meridian of Longitude 154° East to its intersection with the parallel of Latitude 27°58' south:

3

4 Fisheries Act

- (k) thence westerly along the geodesic to the intersection of the eastern shore of Australia with the parallel of Latitude 28°10' South;
- (m) thence northerly along the eastern shore of Australia to the point of commencement.
- 3. The fishery is to be managed in accordance with the law of Queensland.
- 4. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect in accordance with both the Act and the State Act.

Dated the 14th day of June 1988.

•	
Signed for and on behalf of the Commonwealth of Australia by the Honourable JOHN CHARLES KERIN, Minister for Primary Industries and Energy, in the presence of Jeff Gilmore	JOHN KERIN
Signed for and on behalf of the State of Queensland by the Honourable NEVILLE JOHN HARPER, Minister for Primary Industries, in the presence of	N. J. HARPER

K. Osborne, J.P.

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of sub-section 12J (1) of the *Fisheries Act 1952*, hereby approve this instrument.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, JOHN KERIN Minister of State for Primary Industries and Energy

I, THE GOVERNOR of the State of Queensland, acting

by and with the advice of the Executive Council and in pursuance of the provisions of the Fisheries Act 1976-1984, hereby approve this instrument.

Given under my hand this 7th day of July 1988.

W. B. CAMPBELL Governor

By His Excellency's Command, N. J. HARPER Minister for Primary Industries

ARRANGEMENT BETWEEN THE COMMONWEALTH AND QUEENSLAND IN RELATION TO THE DEMERSAL REEF FISHERY

AN ARRANGEMENT entered into between the Commonwealth of Australia of the one part ("the Commonwealth") and the State of Queensland ("the State") of the other part.

WHEREAS:

- (a) paragraph 12H (4) (b) of the Fisheries Act 1952 of the Parliament of the Commonwealth ("the Act") provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters adjacent to the State, not being a fishery to which an arrangement under sub-section 12H (1) applies, that the fishery (being a fishery wholly or partly in waters on the seaward side of the coastal waters of the State; is to be managed in accordance with the law of the State;
- (b) no Arrangement has been entered into under subsection 12H (1) of the Act with respect to the fishery for which this Arrangement provides ("the fishery");
- (c) under sub-section 12J (1) of the Act an Arrangement under, inter alia, paragraph 12H (4) (b) shall be made by an instrument in writing approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (d) sub-section 36H (1) of the Fisheries Act 1976-1984 of the Parliament of the State of Queensland ("the State Act") empowers the State, in accordance with section 12J of the Act, to make an arrangement referred to in section 12H of the Act for the management of a particular fishery; and
- (e) both the Commonwealth and the State are desirous of exercising their powers to conclude an Arrangement in relation to the fishery.

NOW THEREFORE, in pursuance of the Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The arrangement entered into between the Commonwealth and the State in relation to the Demersal Reef Fishery published in the *Commonwealth of Australia Gazette* No. S104 on 1 June 1987 is pursuant to subsection 12J (2) of the Act terminated.
- 2. The fishery to which this Arrangement applies is the fishery for all species of fish of the Superclass Pisces, other than such of the species of the family Scombridae (commonly known as tuna and tuna-like fish) as are not of the genera Scomberomorus, Scomber, Acanthocybium, Grammatorcynus and Rastrelliger, with the use of equipment known as hand-line, drop-line, trolling-line or rod and line, in the area of waters adjacent to the State—
- (a) bounded by a line-
 - (i) commencing at the northern-most intersection of the shore of Cape York Peninsula with the meridian of Longitude 142°31'49" East:
 - (ii) running thence north along that meridian to its intersection with the parallel of Latitude 10°28' South;
 - (iii) thence east along that parallel to its intersection with the meridian of Longitude 143°56' East;
 - (iv) thence southerly along the geodesic to the point of Latitude 10°41' South, Longitude 143°59' East;
 - (v) thence east along the parallel of Latitude 10°41' South to its intersection with the meridian of Longitude 145° East;
 - (vi) thence south along that meridian to its intersection with the parallel of Latitude 13° South;
 - (vii) thence southerly along the geodesic to the point of Latitude 15° South, Longitude 146° East;

Commonwealth of Australia Gazette No. S 253, 31 August 1988

- (viii) thence southerly along the geodesic to the point of Latitude 17°30' South, Longitude 147° East;
- (ix) thence south-easterly along the geodesic to the point of Latitude 21° South, Longitude 152°55' East;
- (x) thence southerly along the geodesic to the point of Latitude 24°30' South, Longitude 154° East;
- (xi) thence south along the meridian of Longitude 154° East to its intersection with the parallel of Latitude 27°58' South;
- (xii) thence westerly along the geodesic to the intersection of the eastern shore of Australia with the parallel of Latitude 28°10' South;
- (xiii) thence northerly along the eastern shore of Australia to the point of commencement;
- (b) bounded by a line-
 - (i) commencing at the intersection of the southern shore of the Gulf of Carpentaria with the meridian of Longitude 138° East;
 - (ii) running thence north along that meridian to its intersection with the line, every point on which is 25 nautical miles seaward of the nearest point on the baseline from which the breadth of the territorial sea of Australia is measured;
 - (iii) thence easterly and northerly along that line to its intersection west of Cape York Peninsula with the parallel of Latitude 10°48' south;
 - (iv) thence east along that parallel to its intersection with the western shore of Cape York Peninsula;
 - (v) thence southerly and westerly along the shore of the Gulf of Carpentaria to the point of commencement.
- 3. The fishery is to be managed in accordance with the law of Queensland.
- 4. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect in accordance with both the Act and the State Act.

Dated the 14th day of June 1988.

Signed for and on behalf of the Commonwealth of Australia by the Honourable JOHN CHARLES KERIN, Minister for Primary Industries and Energy, in the presence of Jeff Gilmore

JOHN KERIN

Signed for and on behalf of the State of Queensland by the Honourable NEVILLE JOHN HARPER, Minister for Primary Industries, in the presence of K. Osborne, J.P.

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of sub-section 12J (1) of the *Fisheries Act 1952*, hereby approve this instrument.

Dated 19 August 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, JOHN KERIN

Minister of State for Primary Industries and Energy

I, THE GOVERNOR of the State of Queensland, acting by and with the advice of the Executive Council and in pursuance of the provisions of the *Fisheries Act 1976-1984*, hereby approve this instrument.

Given under my hand this 7th day of July 1988.

W. B. CAMPBELL Governor

By His Excellency's Command, N. J. HARPER Minister for Primary Industries N. J. HARPER

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No. S 254, Wednesday, 31 August 1988 Published by the Australian Government Publishing Service, Canberra

Public Service Act 1922

DECLARATION UNDER SUBSECTION 87J (3) and (4)

I, RALPH WILLIS, Minister of State for Industrial Relations for and on behalf of the Prime Minister, following notification by the Public Service Commissioner that he is satisfied according to the terms of subsection 871 (3) and (4) of the Public Service Act 1922 ('the Act'), declare:

- (a) pursuant to subsection 87J (3) of the Act:
 - (i) that the function of providing, at the Department of Community Services and Health Pathology Laboratory at Bendigo, diagnostic pathology services to local hospitals and surrounding regions is a declared Commonwealth function; and
 - (ii) that the duties of officers of the Department of Community Services and Health are connected with the performance of that declared Commonwealth function; and
- (b) pursuant to subsection 87J (4) of the Act:
 - (i) that the function of providing, at the Victorian Health Department Pathology Laboratory at the Bendigo and Northern District Base Hospital, diagnostic pathology services to local hospitals and surrounding regions is a prescribed function corresponding to the declared Commonwealth function referred to in sub-paragraph (a) (i) of this instrument; and
 - (ii) employment by the State of Victoria on duties connected with the performance of that prescribed function is employment connected with the performance of that prescribed function.

Dated 29 August 1988.

RALPH WILLIS

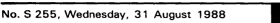
SPECIAL

Minister of State for Industrial Relations for and on behalf of the Prime Minister

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Australian Meat and Live-stock Corporation Act 1977 NOTIFICATION OF MAKING OF ORDERS

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SPECIAL

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

Section of Act under which Order made	Order relates to	Title of Order	Distinguishing number of Order
16K	Meat	Carriage of meat by sea to Canada and the United States of America	MS13/88

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No. S 256, Wednesday, 31 August 1988

Published by the Australian Government Publishing Service, Canberra

PROCLAMATION

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

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 (2) of the *Telecommunications (Interception) Amendment Act 1987*, hereby fix 1 September 1988 as the day on which the provisions of that Act, other than sections 1 and 2, section 5 (other than paragraph 5 (1) (b)) and sections 6 and 8, shall come into operation.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 31 August 1988

By His Excellency's command,

LIONEL BOWEN Attorney-General

GOD SAVE THE QUEEN!

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SPECIAL

No. S 257, Thursday, 1 September 1988 Published by the Australian Government Publishing Service, Canberra

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

Notice is hereby given that the undermentioned orders under the Navigation (Orders) Regulations have been made.

Copies of the orders can be purchased at the Commonwealth Government bookshop, 70 Alinga Street, Canberra, A.C.T.

Number of Order	Description of Order
3 of 1988	Marine Orders, Part 3 (Seagoing Qualifications), Issue 3
4 of 1988	Marine Orders, Part 6 (Marine Qual- ifications-Radio), Issue 2
5 of 1988	Marine Orders, Part 9 (Health- Medical Fitness), Issue 3
6 of 1988	Marine Orders, Part 2 (Fees), Amendment

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No. S 258, Thursday, 1 September 1988 Published by the Australian Government Publishing Service, Canberra

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1955 NOTICE SPECIFYING A CORPORATION TO WHICH SECTION 66A DOES NOT APPLY

I, STEWART JOHN WEST, Minister of State for Administrative Services, pursuant to paragraph 66A (2) (b) of the Lands Acquisition Act 1955, hereby give notice that the Australian Broadcasting Corporation is a corporation in relation to which section 66A of that Act does not apply. Dated 16 August 1988.

> STEWART WEST Minister of State for Administrative Services

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No. S 259, Thursday, 1 September 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, hereby declare that the flowers of *Acacia pycnantha*, the plant known as Golden Wattle, however depicted, shall be the national floral emblem of Australia.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 19 August 1988

By His Excellency's Command,

ROBERT RAY

Minister of State for Home Affairs GOD SAVE THE QUEEN!

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COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

PRINCIPLES UNDER SUBSECTION 40AA(7)

NHP 3/88

I, PETER STAPLES, Minister of State for Housing and Aged Care, pursuant to subsection 40AA(7) of the <u>National Health Act 1953</u>, hereby amend the Principles, which were formulated pursuant to that subsection on 30 June 1988 and which were notified in the Commonwealth of Australia Gazette No S185 of 30 June 1988, in the manner set out in the Schedule, with effect from 1 September 1988.

Dated

30 August

1988

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PETER STAPLES

Minister of State for Housing and Aged Care

SCHEDULE

AMENDMENTS TO THE PRINCIPLES

Principle 7 is amended

(a) by omitting, in subprinciple (1), all words after paragraph (b) and substituting the following -

"shall, subject to subprinciple (5), be the estimated cost, at the relevant award rates, of the salaries, wages and allowances paid for approved levels of nursing and personal care staff in the financial year ending on 30 June 1988."; and

(b) by inserting the following subprinciple -

(5) For a Participating Home Type 3A, 5A or 6A or a Transferred Home Type 3A, the term "the financial year ending on 30 June 1988" shall be taken to mean, for the purposes of subprinciple (1), that part of the financial year ending on 30 June 1988 that commences on the date the home first became a Participating Home Type 3A, 5A or 6A or a Transferred Home Type 3A.

Principle 9 is amended by omitting, from paragraph (b) of subprinciple 4, the words ", 48A or 49" and substituting the words "or 48A".

The heading above principle 13 is amended by omitting the words "or 2" and substituting the words " , 2, 3A, 5A or 6A".

Principle 13 is amended -

- (a) by omitting, from subprinciple (1), the words "or 2" and substituting the words ", 2, 3A, 5A or 6A";
- (b) by inserting, in subprinciple (2), the words "in respect of a Participating Home Type 1 or 2" after the words "subprinciple (1)" and before the comma.

The heading above principle 14 is amended by omitting the words "or 2" and substituting the words ", 2 or 3A".

Principle 14 is amended -

- (a) by omitting, from subprinciple (1), the words "or 2" and substituting the words ", 2 or 3A";
- (b) by inserting, in subprinciple (2), the words "in respect of a Transferred Home Type 1 or 2" after the words "subprinciple (1)" and before the comma.

The heading above principle 15 is omitted and the following heading is substituted

"Participating Homes Type 3B or 5B Transferred Homes Type 3B"

Principle (15) is amended by omitting the numbers "3" and "5" (wherever occurring) and substituting the numbers "3B" and "5B" respectively.

The heading above principle 17 is amended by omitting the number "6" and substituting the number "6B".

Principle 17 is amended by omitting the number "6" and substituting the number "6B".

Principle 23 is amended by omitting from paragraph (b) in subprinciple (1) the number "16" and by substituting the number "23".

Principle 24 is amended -

- (a) by inserting, in subprinciple (2), the words "for non-classified patients or of the standard fee for classified patients" after the words "standard fee" (wherever occurring);
- (b) by omitting, from subprinciple (2), the words "paragraph 40 AG(3)(b)" and substituting the words "paragraphs 40AG(3)(b) or 40 AGA(3)(b)";
- (c) by inserting, in subprinciple (3), the word "Assistance" between the words "Nursing Homes" and the word "Act";
- (d) by omitting, from subprinciple (4), the words "ordinary care";
- (e) by inserting, in subprinciple (4), the words "for non-classified patients or of the standard fee for classified patients" after the word "fee" (wherever occurring);
- (f) by omitting, from subprinciple (4), the words "paragraph 40AG(3)(b)" and substituting the words "paragraphs 40AG(3)(b) or 40AGA(3)(b)";
- (g) by omitting, from subprinciple 4, the words "the amount of the following costs, being costs which -", and substituting ":";
- (h) by inserting, in paragraph (a) of subprinciple (4), the words "the amount of the costs referred to in paragraphs
 (c) to (f) which" before the word "would";

- (j) by inserting, in paragraph (a) of subprinciple (4), the word "Assistance" between the words "Nursing Homes" and the word "Act".
- (k) by omitting paragraph (b) of subprinciple (4) and inserting the following paragraph -
 - "(b) where costs of the types referred to in paragraphs (c) to (f) were incurred prior to 1 July 1987 but were paid on or after 1 July 1987, and where the Secretary is satisfied that the proprietor of the nursing home could not reasonably be expected to have known of the cost prior to 1 July 1987, that part of those costs that was incurred during the financial year commencing on 1 July 1986 - "

Principle 30 is amended -

- (a) by omitting, from subprinciple (2), the words "ordinary care";
- (b) by inserting, in subprinciple (2), the words "for non-classified patients or of the standard fee for classified patients" after the word "fee" (wherever occurring);
- (c) by omitting, from subprinciple (2), the words "paragraph 40AG(3)(b)" and substituting the words "paragraphs 40AG(3)(b) or 40AGA(3)(b);
- (d) by inserting, in paragraph (a) of subprinciple (5), the word "Assistance" between the words "Nursing Homes" and the word "Act";
- (e) by inserting, in paragraph (c) of subprinciple (5), the word "Assistance" between the words "Nursing Homes" and the word "Act";
- (f) by inserting, in subprinciple (6), the words "for non-classified patients or of the standard fee for classified patients" after the word "fee" (wherever occurring);
- (g) by omitting, from subprinciple (6), the words "paragraph 40AG(3)(b)" and substituting the words "paragraphs 40AG(3)(b) or 40AGA(3)(b)";
- (h) by omitting, from subprinciple (6), the words "ordinary care";
- (j) by omitting paragraphs (a),(b) and (c) of subprinciple (6), and inserting the following paragraphs -
 - (a) all costs that would have been taken into account in the budget approved in relation to the nursing home under clause 6.1 of the agreement entered into under subsection 15(1) of the Nursing Homes Assistance Act

and in force in relation to the nursing home on 30 June 1987 if all applications for variations of that approved budget under clauses 8.1 and 8.2 of that agreement, including applications made after 30 June 1987 in respect of costs that arose before 1 July 1987, had been determined before 30 June 1987, other than -

- (i) subject to paragraphs (d) and (e), costs relating to the provision of approved services;
- (ii) costs of a type taken into account in determining the annual nursing and personal care cost under principle 6 or the initial infrastructure staff cost under principle 24; and
- (iii) the cost of replacement of items referred to in clauses 11.1 and 11.4 of that agreement;
- (b) where costs other than those referred to in subparagraphs (a)(i), (a)(ii) and (a)(iii) were incurred prior to 1 July 1987 but were paid on or after 1 July 1987, and where the Secretary is satisfied that the proprietor of the nursing home could not reasonably be expected to have known of the cost prior to 1 July 1987, that part of those costs that was incurred during the financial year commencing on 1 July 1986;
- (c) the amount obtained by multiplying the approved number of beds determined for the purposes of paragraph 40AA(6)(a) of the Act in force in relation to the nursing home on 1 July 1987 by 366 and by 51.2 cents;
- (d) the costs taken into account in the budget approved in relation to the nursing home under clause 6.1 of the agreement entered into under subsection 15(1) of the Nursing Homes Assistance Act and in force in relation to the nursing home on 30 June 1987, to the extent that -
 - (i) the costs relate to the provision of approved services to patients of the nursing home; and
 - (ii) the costs are other than costs of a type taken into account in determining the annual nursing and personal care cost under principle 6 or the initial infrastructure staff cost under principle 24; and
- (e) Where -
 - (i) costs were incurred prior to 1 July 1987 but were paid on or after that date;
 - (ii) the Secretary is satisfied that the proprietor of the nursing home could not reasonably be expected to have known of these costs prior to 1 July 1987;

- (iii) these costs relate to the provision of approved services to patients of the nursing home; and
- (iv) these costs are other than costs of a type taken into account in determining the annual nursing and personal care cost under principle 6 or the initial infrastructure staff cost under principle 24;

that part of these costs that was incurred during the financial year commencing on 1 July 1986.

- (k) by inserting, in subprinciple (8), the word "Assistance" between the words "Nursing Homes" and the word "Act"; and
- (1) by omitting from subprinciple (9) the number "16" and by substituting the number "23".

Principle 32 is amended -

- (a) by omitting, from subparagraph (a)(ii) of subprinciple (4), the words "paragraph 40AG(3)(b) of the Act) of the standard ordinary care fee" and substituting the words "paragraphs 40AG(3)(b) or 40AGA(3)(b) of the Act) of the standard fee for non-classified patients or of the standard fee for classified patients".
- (b) by omitting, from paragraph (b) of subprinciple (4), the number "(6)" and substituting the number "(5)";
- (c) by inserting, in paragraph (c) of subprinciple (4), the word "Assistance" between the words "Nursing homes" and the word "Act";
- (d) by omitting, from paragraph (d) of subprinciple (4), the number "(6) and substituting the number "(5)";
- (e) by omitting, from paragraph (e) of subprinciple (4), the number "(6)" and substituting the number "(5)";
- (f) by omitting, from subprinciple (5), the word "and" (last occurrence);
- (g) by omitting, from subprinciple (6), the word "actual" (wherever occurring) and by substituting the word "estimated";
- (h) by omitting paragraph (a) of subprinciple (9), and inserting the following paragraph -

"(a) the Secretary makes a further determination during a financial year of the standard fee for non-classified patients or of the standard fee for classified patients for an approved nursing home under subsections 40AG(2) or 40AGA(2) of the Act in accordance with paragraphs 40AG(3)(b) or 40AGA(3)(b); and"

(j) by omitting paragraph (b) of the subprinciple (9), and inserting the following paragraph -

"(b) the amount which represents AIA/ABD in the formula in subsections 40AG(5) or 40AGA(5) of the Act is different to the amount which represented that component of the formula in the determination of the standard fee for non-classified patients or of the standard fee for classified patients which took effect at the beginning of the financial year;"

- (k) by inserting, in subprinciple (11), the word "Assistance" between the words "Nursing Homes" and the word "Act";
- (1) by omitting subprinciple (19) and inserting the following subprinciple -

(19) Where -

- (a) costs of the types referred to in paragraph 24(4)(b), paragraph 30(6)(b) or subparagraphs 30(6)(e)(i), (ii), (iii) and (iv) were incurred prior to 1 July 1987 but were paid on or after 1 July 1987;
- (b) the Secretary is satisfied that the proprietor of the nursing home could not reasonably be expected to have known of these costs prior to 1 July 1987; and
- (c) some or all of this cost has not been taken into account in setting the home's scale of fees under the Act or its budget approved under Clause 6.1 of the agreement entered into under subsection 15(1) of the Nursing Homes Assistance Act and in force in relation to the financial year commencing before 1 July 1987;

the Secretary shall take into account as a loading such part of the cost referred to in paragraph (c) as the Secretary considers appropriate; and

(m) by omitting subprinciple (20) and inserting the following subprinciple -

(20) In respect of all approved nursing homes (other than homes in which all of the patients are in a class of patients determined by the Minister pursuant to subsection 40AFB(3) of the Act), the Secretary shall, to assist in the provision of a registered nurse at all times, take into account as a loading the amount determined in accordance with the following formula

;

 $D1 \times N1 + D2 \times N2$

Where -

(a) D1 is -

(i)	for New South Wales, \$8.28;	
(ii)	for Victoria, \$7.73;	
(iii)	for Queensland, \$4.78;	
(iv)	for South Australia, \$5.30;	
(v)	for Western Australia, \$5.1	5

	(vii)	for Tasmania, \$6.57; for the Australian Capital Territory, \$8.65; and
		for the Northern Territory, \$6.41,
	or such o	ther amount as the Minister may determine;
(b)	D2 is -	
	(ii) (iii) (iv) (v) (vi) (vii)	for New South Wales, \$5.81; for Victoria, \$6.57; for Queensland, \$2.72; for South Australia, \$5.17; for Western Australia, \$3.02; for Tasmania, \$7.14; for the Australian Capital Territory, \$7.08; and for the Northern Territory, \$6.25,
	or such o	ther amount as the Minister may determine;
(c)	R is the	number of hours in the calendar month;
(d)	A is the	total sum of -
		1.20714 x number of bed days occupied by classification 1 patients during the month; plus
	(ii)	1.04464 x number of bed days occupied by classification 2 patients during the month; plus
	(iii)	0.88214 x number of bed days occupied by classification 3 patients during the month; plus
	(iv)	0.55714 x number of bed days occupied by classification 4 patients during the month; plus
	(v)	0.41786 x number of bed days occupied by classification 5 patients during the month; plus
	(vi)	the number of hours per patient per day for registered nurses approved at 30 June 1988 (or approved pursuant to Part 4 with effect from the date of that approval) multiplied by the number of bed days occupied by unclassified patients during the month;
(e)	E is the	total sum of -

(i) 2.21 x number of bed days occupied by classification 1 patients during the month; plus

- (ii) 1.9125 x number of bed days occupied by classification 2 patients during the month; plus
- (iii) 1.615 x number of bed days occupied by classification 3 patients during the month; plus
 - (iv) 1.02 x number of bed days occupied by classification 4 patients during the month; plus
 - (v) 0.765 x number of bed days occupied by classification 5 patients during the month; plus
 - (vi) the number of hours per patient per day for enrolled nurses, nurse's aides or assistants to a nurse approved at 30 June 1988 (or approved pursuant to Part 4 with effect from the date of that approval) multiplied by the number of bed days occupied by unclassified patients during the month;
- (f) T is the total sum of -
 - (i) 0.29714 x number of bed days occupied by classification 1 patients during the month; plus
 - (ii) 0.25714 x number of bed days occupied by classification 2 patients during the month; plus
 - (iii) 0.21714 x number of bed days occupied by classification 3 patients during the month; plus
 - (iv) 0.13714 x number of bed days occupied by classification 4 patients during the month; plus
 - (v) 0.10286 x number of bed days occupied by classification 5 patients during the month; plus
 - (vi) the number of hours per patient per day for therapists and therapist aides approved at 30 June 1988 (or approved pursuant to Part 4 with effect from the date of that approval) multiplied by the number of bed days occupied by unclassified patients during the month;

(g) M is -

 (i) the weekly number of hours for the Director of Nursing approved at 30 June 1988 (or approved pursuant to Part 4 with effect from the date of that approval), less the number

	(ii)	result is greater than zero, or, in any other case, zero; divided by the number of beds approved at 30 June 1988 multiplied by 7; and multiplied by
	(iii)	the number of bed days occupied by unclassified patients during the month;
(h)	Nl is zer plus A;	ro if R is less than or equal to the sum of M
(j)	Nl is giv	ven by the formula
	R	- (M + A)

of beds approved at 30 June 1988, where this

if R is greater than the sum of M plus A but less than or equal to the sum of M plus A plus E;

- (k) Nl is equal to E if R is greater than the sum of M
 plus A plus E;
- N2 is zero if R is less than or equal to the sum of M plus A plus E;
- (m) N2 is given by the formula

.

R - (M + A + E)

if R is greater than the sum of M plus A plus E but is less than or equal to the sum of M plus A plus E plus T; and

(n) N2 is equal to T if R is greater than the sum of M plus A plus E plus T.



No. S 261, Thursday, 1 September 1988

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COMMONWEALTH OF AUSTRALIA

Excise Act 1901

DECLARATION IN RESPECT OF REBATE AND AMOUNT OF REBATE IN RESPECT OF BASS STRAIT OIL—NO. 2 1988

I, PETER FRANCIS SALMON COOK, Minister of State for Resources, pursuant to section 78B of the Excise Act 1901, hereby:

- (a) for the purposes of paragraph (3) (a) of that section, declare that a rebate is payable to the producer who, on 31 December 1987, exports, or sells as a domestic free market sale, Bass Strait Oil produced by the producer, being Bass Strait Oil upon which duty has been paid; and
- (b) for the purposes of sub-paragraph (3) (b) (ii) of that section:
 - (i) specify each producer referred to in Column 2 of an item in the following table as a producer entitled to the rebate; and
 - (ii) declare, in relation to such a producer referred to in Column 2 of an item in that table, that the amount of the rebate payable to the producer is the amount determined, in relation to that producer, by reference to the rate per kilometre specified in Column 4 of that item having regard to the volume of oil so exported or sold as a domestic free market sale specified in Column 3 of that item:

Column I	Column 2	Column 3 Volume of oil in	Column 4
Item No.	Producer	respect of which rate is applicable (kilolitres)	Rate per kilolitre (\$)
1 2	BHP Petroleum Proprietary Limited Esso Exploration and Production Australia Inc.	25 309.40 37 185.50	274.182621477 43.453673071

Dated this 31st day of August 1988.

PETER COOK Minister of State for Resources

SPECIA

Printed by R. D. RUBIE, Commonwealth Government Printer, Canberra

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Commonwealth GZ **Ze** of Australia

No. S 262, Friday, 2 September 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Government House Canberra 18 August 1988

It is hereby notified for general information that the Governor-General has awarded the Defence Force Service Medal, Reserve Force Medal and Clasps where indicated, to the following Royal Australian Air Force personnel.

ROYAL AUSTRALIAN AIR FORCE

Defence Force Service Medal

A410014	GRECH, Michael
A325196	(Corporal) LEVITT, John Stanford
A121650	(Sergeant) MACNAMARA, Patrick Michael
O228245	(Sergeant) MORRIS, Anthony David (Squadron Leader)
A225883	O'BRIEN, Peter John (Flight Sergeant)
A228189	PEAKE, Geoffrey Raymond (Sergeant)
O121603	PRATT, Robert Wayne (Squadron Leader)
A123338	WOOD, Wayne Leslie (Corporal)
A123375	WRIGGLESWORTH, Brian Patrick (Sergeant)
Defence For	ce Service Medal with First Clasp
O314584	CLARK, Maurice Leslie
0314384	(Squadron Leader)
A325188	(Squaron Leader) LAUNER, Uwe Olaf (Sergeant)
O42838	LERAY-MEYER, Nicholas (Wing Commander)
First Class	to the Defence Force Service Medal
A113530	ALLAN, Brian James
O57442	(Warrant Officer) ALLANSON, Kenneth James
03/442	(Wing Commander)
A317570	ALLWOOD, Raymond Leonard
ASTISIO	(Warrant Officer)
A113780	ANDREWS, Glenn James (Warrant Officer)
A45531	(Warrant Officer) BALAWEJDER, Julian (Warrant Officer)
A113621	BALDERSON, Barry John (Flight Sergeant)
A232210	BALL, James William (Corporal)
A46343	BANNISTER, Darryl Peter (Flight Sergeant)
O223378	BARRINGTON, Kevin Edward (Squadron Leader)
A118514	BATHAM, Terrence James (Warrant Officer)
O45893	(Squadron Leader)
A317282	BEATTIE, Thomas John (Sergeant)
14127/88 C	at. No. 88 6408 6

O317443 BENNETTS, Peter John (Wing Commander)

- BERKERY, Vincent Joseph A317511 (Warrant Officer)
- BEVAN, Peter John Carew O223264 (Squadron Leader)
- O113769 BLACKLOCK, Grahame Smithson (Squadron Leader)
- A113373 BOND, Richard Ernest Edward (Warrant Officer)
- A57535 BOOTH, Michael Anthony (Corporal)
- BOYDELL, Richard John Dixon A223766 (Warrant Officer)
- BOYTER, Cecil John A118841 (Flight Sergeant)
- A117889 **BRENNAN**, Philip Douglas (Leading Aircraftman)
- BROCKLESBY, John Charles A118527 (Flight Sergeant)
- A45510 **BROTHERTON**, Brian (Warrant Officer)
- O45400 BROWN. Brian Arthur (Squadron Leader)
- A224832 **BROWNE**, Peter (Sergeant)
- A118520 BURGESS, John Allan (Warrant Officer)
- 057541 CALVERT, Michael Sandro (Squadron Leader)
- CHAPMAN, Paull John Wordsworth A57650 (Warrant Officer)
- CLANCY, Alan James O57510 (Wing Commander)
- A118205 CLUNES, Malcolm Douglas (Sergeant)
- CODY, Michael Patrick A61799 (Sergeant)
- CONLON, Micheal Ivan A223964 (Sergeant)
- A223838 CONNOLLY, Graham John (Warrant Officer)
- A318182 CONSTANTIN, Robert Michel France (Sergeant)
- CONWAY, Myles A45888 (Sergeant)
- O118493 CORLASS, Anthony William (Wing Commander)
- A44981 CRUTCHLEY, Ian (Warrant Officer)
- A61557 CUBIT, Glenn Anthony (Corporal)
- CURREY, Darcy Herbert A117233 (Warrant Officer)
- DANGERFIELD, Gary Sidney A224928 (Sergeant)
- A117210 DAVIES, Warren Charles (Flight Sergeant)
- A57712 **DEWAR**, Dennis James (Flight Sergeant)
- DONALDSON, Thomas Alexander A58163 (Flight Sergeant)

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A 1 1 8847	DONAGHUE, Kevin Richard	O45401	HAWKE, lan Gower
	(Corporal)		(Squadron Leader)
A113587	DUNCAN, Lyle (Warrant Officer)	A58158	HAYES, Robert Norman (Sergeant)
A117372	DUNN, Brian John	O57448	HENDERSON, Denis Benjamin
	(Flight Sergeant)	A 1 10 E 4 E	(Flight Lieutenant)
A317290	EASTON, Ronald John (Warrant Officer)	A118545	HICKEY, Trevor John (Warrant Officer)
A223840	EDWARDS, Kevin John	A223620	HILL, Michael Thomas
	(Warrant Officer)	0116050	(Warrant Officer) HOLDEN, Darryl Wayne
A46509	ELLIS, James Edward (Flight Sergeant)	0110950	(Squadron Leader)
A44957	EMES, Robin Stan	A223802	HOLMLUND, Erik Oliver
A 119393	(Flight Sergeant) EVANS, Kevin John	A219490	(Flight Sergeant) HONG, Brendon John
A11030.	(Sergeant)		(Flight Sergeant)
A118384	EVERSON, Garnet Bruce	A224028	HOWARD, Brian Patrick
A 223944	(Flight Sergeant) FABO, Zoltan Laszlo	A223733	(Flight Sergeant) HUGHES, William Russell
	(Flight Sergeant)		(Sergeant)
A46338		A113672	JENKINS, John Michael (Warrant Officer)
A223491	(Warrant Officer) FIELD, David Ronald	O46328	JOHNSON, William Michael
	(Warrant Officer)		(Wing Commander)
A113822	P FINSEN, John Hans (Flight Sergeant)	A45891	KAY, Trevor Arnold (Flight Sergeant)
0317512	2 FOGARTY, Ian Douglas	O113772	KELEHER, Gary John
	(Squadron Leader)		(Wing Commander)
O223520) FOLDER, Geoffrey James (Flight Lieutenant)	O18290	KELLY, Thomas John (Wing Commander)
A45383		A223424	KENNEDY, Brian Lee
	(Flight Sergeant)	A 58198	(Flight Sergeant)
A11128	7 FOX, Brian Douglas (Sergeant)	A30190	KENNETT, Bruce Howard (Sergeant)
A118470) FRY, John Walter	A 58202	KENNETT, William George
	(Warrant Officer)	W/317505	(Flight Sergeant) KERR, Jean Maureen
A46616	GALLOWAY, Michael Raymond James (Warrant Officer)	•• 517505	(Warrant Officer)
A 58739	GAMBLE, Maxwell Eric	A113907	KERWIN, Richard William
A 11383	(Leading Aircraftman) 3 GAMBLING, Harold George	A118539	(Corporal) KRAUSE, Ian Stacey
	(Sergeant)		(Warrant Officer)
A11698	GIBSON, Stuart Neil	A223895	KRYWINSKI, Zana Stanislaus (Warrant Officer)
O22384	(Warrant Officer) I GILBERT, Ronald George	A113520	LAWRENCE, Geoffrey Allan
	(Flight Lieutenant)		(Warrant Officer)
A11362	5 GOBBIN, David William (Flight Sergeant)	A118833	KUHN, Patrick Thomas (Sergeant)
O22326	8 GRAHAM, James Holden	A224851	LEWIS, Barry Leonard
	(Wing Commander)		(Sergeant)
A11690	9 GREER, Peter Ronald (Warrant Officer)	A223921	LOFTUS, Robert (Warrant Officer)
A45356		A224860	LOVETT, Bruce Leslie
4 (1700	(Sergeant)	A 57670	(Warrant Officer) LYONS, Hilary Ivor
A61789	GURR, Maxwell Henry (Flight Sergeant)		(Warrant Officer)
A11395	1 GWYNNE, Allan George	A118524	MACDONALD, Desmond Gerrard
022326	(Warrant Officer) 9 HALES, Peter	O56974	(Warrant Officer) MACKAY, Ronald Henry
	(Wing Commander)	-	(Sauadron Leader)
O22485	9 HALL, Geoffrey James Gildersle	A118542	MACPHERSON, Alistair George
A44892	(Group Captain) HALUPKA, Thomas	A118376	(Warrant Officer) MAGOFFIN, Joseph Harold
	(Flight Sergeant)		(Sergeant)
A11383	5 HANCKEL, Geoffrey Allan	A116945	MAPLESON, Colin William
A22352	(Flight Sergeant) 4 HANNAFORD, Clive William	A316792	(Warrant Officer) MARTIGNOLES, Alec Michael
	(Flight Sergeant)		(Flight Sergeant)
A57546		A317530	MARTIN, Leslie Arthur (Warrant Officer)
O31730	(Warrant Officer) 4 HARRIS, Donald Arthur	A317576	
	(Wing Commander)		(Sergeant)
A11367	1 HASKEW, William John	A117279	McCLELLAND, Barry Wilson (Flight Sergeant)
A45533	(Warrant Officer) HATHERLY, Winton	O17579	McDONOUGH, Raymond Thomas
	(Warrant Officer)		(Wing Commander)

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L113498	McDOWALL, Glenda (Squadron Leader)
O223732	McKINLAY, John Darrell
A45233	(Flight Lieutenant) MEADOWS, Alan Martin (Warrant Officer)
A57711	MEGAW, Leon Timothy (Flight Sergeant)
A318392	MERVIN, Laurence Henry (Sergeant)
O223760	MEXON, Alexander Brian (Wing Commander)
A118525	MILLIGAN, Wayne Arch (Flight Sergeant)
A118799	MILLWOOD, John Ralph (Corporal)
A46337	MITCHELL, Lynton John (Sergeant)
A45324	MOFFAT, Hylton Andrew (Flight Sergeant)
A318186	MORRIS, Dennis Maxwell (Flight Sergeant)
A223664	MORRISSEY, Paul Joseph (Sergeant)
O317411	MORRISSY, Thomas Matthew (Wing Commander)
A113807	MORROW, Robert Samuel John (Warrant Officer)
A317524	MOULD, Kenneth John (Flight Sergeant)
A45544	MOULE, Ian Harold (Warrant Officer)
O317359	MUIR, Stephen Colin (Flight Lieutenant)
A46331	MUTTON, John Ashton (Flight Sergeant)
A44950	MYLES, John James (Sergeant)
A223577	NEILSON, Graeme Paul (Warrant Officer)
A44998	NICOLL, Harvey Grant (Warrant Officer)
A45410	O'DONOGHUE, Colin Michael (Flight Sergeant)
O113644	OLSEN, James Dudley (Flight Lieutenant)
A45521	O'ROURKE, Peter Ross (Sergeant)
O112430	PADGETT, Keith Webster George (Wing Commander)
A223940	PARKER, Athol James (Warrant Officer)
O118494	PAVEY, Richard James (Group Captain)
A118504	PERKINS, Kenneth Alexander (Flight Sergeant)
O57512	PERRY, Raymond Lindsay (Group Captain)
A45887	POWELL, Michael Peter (Sergeant)
A118534	PROLLOCKS, Alan James (Corporal)
A113895	PURKIS, Keith John
A118377	(Warrant Officer) RAPPOLT, James Frederick (Flight Sergeont)
A223798	(Flight Sergeant) REEDER, Roger Francis (Warrant Officiar)
A317594	(Warrant Officer) REINOGA, Bodo Kurt (Warrant Officer)
O317523	(Warrant Officer) RENFREE, Alan Ross
A118803	(Group Captain) RIECK, Gary Noel (Serecent)
	(Sergeant)

Award of Medals and Clasps

3

	Award of Medals and Clasps 3
A61697	RISELEY, Hayden Kevin
O223579	(Warrant Officer) ROBB, John Alexander
A57433	(Squadron Leader) ROBINSON, John Trevor (Sergeant)
A118393	ROEBUCK, Leonard Gordon
O317547	(Flight Sergeant) ROMIJN, Jacob
A317309	(Flight Lieutenant) ROSSER, Kevin Donald Lee
O223412	(Flight Sergeant) RYAN, Wilber James
A317322	(Wing Commander) SALTMARSH, John Robert Francis
A223571	(Corporal) SAUNDERS, Garry Edward
A317355	(Warrant Officer) SCHERINI, Alan
A45486	(Sergeant) SCHULZ, Michael Peter
A223611	(Sergeant) SCOTT, Denny George
A317528	(Warrant Officer) SHARP, Ronald Charles Henry
A223896	(Flight Lieutenant) SHAW, Murray Fitz-Gerald
O44896	(Corporal) SHEPHERD, Kenneth John
A113776	(Flying Officer) SHEPHERD, Ross William (Wornant Officer)
A46336	(Warrant Officer) SILKSTONE, Christopher
O317565	(Corporal) SIMSONS, John (Wing Commander)
A223504	SHORES, George Matthew
A113577	(Sergeant) SMALL, Grant (Weinent Official)
O317427	(Warrant Officer) SMITH, Brian Warren
A46516	(Flight Lieutenant) SMITH, Kinton Roger
A118570	(Sergeant) SMITH, Simon George
A45540	(Sergeant) SOMMER, Arthur William
O57714	(Sergeant) SPARROW, Graham John (Squadron Leader)
Second Clar	sp to the Defence Force Service Medal
A221813	BRADFORD, David Stuart
A56610	(Warrant Officer) HASSEN, Anthony
O110610	(Flight Sergeant) LEE, William Robert
A315973	
A221781	(Flight Sergeant) MARTIN, Peter John Garnet
O44132	(Warrant Officer) STAKER, John Lawrence
A110629	(Wing Commander) WELCH, Gordon Joseph
	(Warrant Officer)
First and S Medal	Second Clasp to the Defence Force Service
0333760	O'DONNELL John

O223758 O'DONNELL, John (Squadron Leader)

Reserve Force Medal

O54842	MILLER, James
	(Flight Lieutenant)

r

First Clasp to the Reserve Force Medal A111338 HUTTON, Archibald McAllister (Corporal) A226038 GERSBACH, Geoffrey James (Corporal)

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