

Gazette

No. GN 48, Wednesday, 21 December 1988

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 21 December 1988.



LATE COPY/AUTHOR'S CORRECTIONS SURCHARGES

From 1 January 1989 late copy may be accepted on payment of a surcharge. Late copy is a notice submitted for publication in a nominated *Gazette* for which the copy deadline has closed but printing has not commenced. The late copy surcharge will be an additional fifty per cent of the current rate.

A surcharge will also apply for author's corrections made after the copy deadline. These corrections will be charged at \$2.00 per altered printed line.

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

Variation of closing times

CHRISTMAS/NEW YEAR PERIOD

Commonwealth of Australia Gazette

The last regular Gazette for 1988 will be the Public Service issue to be published on 22 December 1988 with normal closing times. There will be no regular issues of the Gazette on 27 December 1988, 28 December 1988, 29 December 1988, 3 January 1989, 4 January 1989 and 5 January 1989.

The Government Notices Issue of 11 January 1989 will have normal closing times.

Friday, 6 January 1989 at 10.00 a.m.

Departments are requested to note the dates upon which regular issues will not appear and to make every effort to avoid the need for Special Issues during the holiday period by making arrangements for all necessary administrative and executive material to be gazetted by Wednesday 21 December 1988. Where possible all other material should be held over until the first regular issue of 1989.

N.N.-8883874

GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE

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This work is copyright. Apart from any use as permitted under the Copyright Act 1968, no part may be reproduced by any process without written permission from the Director Publishing and Marketing AGPS. Inquiries should be directed to the Manager, AGPS Press, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601.

Government Notices issues, published each Wednesday, containing all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$290.00 (50 issues), \$150.00 (25 issues) or \$75.00 (12 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, 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.

CLOSING TIMES. Notices for publication should be lodged at AGPS, Government Printing Office Building, unless otherwise specified, by the following times (except at holiday periods for which special advice of earlier closing times will be given).

Government Notices Gazette all copy: Friday at 10.00 a.m. in the week before publication.

ADVERTISING RATES for Government Notices are: \$345.00 per typeset page \$115.00 per camera-ready page \$225.00 per altered magnetic tape page; and \$150.00 per unaltered magnetic tape page.

For Special Gazette notices the rates are the same as for Government Notices plus \$100.00 per issue.

For Periodic Gazette notices the rates are \$260.00 per typeset page plus \$200.00 per issue. Material supplied as camera-ready copy and magnetic tape (altered and unaltered) will be charged at the respective Government Notices rate.

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. Other carriage rates are available on application.

AVAILABILITY. The Gazette may be purchased by mail

Mail Order Sales, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601

or over the counter from Commonwealth Government Bookshops at:

Adelaide: 55 Currie St, tel. (08) 237 6955 Brisbane: 294 Adelaide St, tel. (07) 229 6822 Canberra: 70 Alinga St, tel. (062) 47 7211 Hobart: 162 Macquarie St, tel. (002) 23 7151

Melbourne: 347 Swanston St, tel. (03) 663 3010 Perth: 200 St George's Tce, tel. (09) 322 4737 Sydney: 120 Clarence St, tel. (02) 29 1940

Commonwealth Acts and Statutory Rules, Australian Capital Territory Ordinances and Regulations, and other Commonwealth Government publications may also be purchased at these addresses.

ALL REMITTANCES should be made payable to: Collector of Public Moneys, Australia Government Publishing Service.

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Commission, Austra-Telecommunications Commission, Commonwealth Teaching Service and Defence Force appointments etc. These issues are published weekly at 10.30 a.m. on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

Business issues, published each Tuesday, containing Notices under the Co-operative Companies and Securities Scheme, Bankruptcy Act and Private Notices and sold at \$3.95 each or on subscription of \$220.00 (50 issues), \$116.00 (25 issues) or \$58.00 (12 issues).

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in the next published issue of the Government Notices Gazette or Business Gazette as well as in the next published issue of the series of the Gazette in which the notice would normally have been published.

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the Customs Act 1901. These issues are published each Wednesday and are sold at \$1.95 or on subscription only at \$115.00 for 50 issues including surface postage.

Periodic issues contain lengthy notices of a non-urgent nature, including the following: certificates of Australian citizenship; registered tax agents; authorised celebrants; unclaimed deposits and moneys; Australian Public Service conditions of entry and advancement; appointments to the Australian Public Service; holders of import licences and tariff quotas. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices, Business and Public Service issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

Purchasing and Disposals issues of the Gazette provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published

each Wednesday and sold at \$3.95 or on subscription of \$200.00 including postage for 50 issues.

Index issues contain references to entries in the Government Notices issues and entries in the Orders in Council, Notices under the Superannuation Act, Notices under the Public Service Act, and Determinations under the Public Service Act sections of the Public Service issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

N.N.-8883875

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth government bookshops or by mail from the relevant address given on the front page of this Gazette.

Gazette	D	
number	Date of publication	Subject
PI	18.1.88	Tariff Quotas—Transfer of Quota Allocations—1 January 1987 to 30 November 1987
P2	5.2.88	Australian Customs Service—Import Licences
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 t 31 March 1989
P6	26.2.88	Tariff Quotas—Textile, clothing, footwear quota allocations—1 January 198 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 quot 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 residuatender 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 N. (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 t 28 February 1989—List of Quota Holders
P17	1.7.88	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P18	30.6.88	Life Insurance Act 1945—Return of Unclaimed Moneys as at 31 December 1987
P19	15.7.88	Amendment No. 1 to the National Health and Medical Research Counc Food Standards Code
P20	30.6.88	Statement of Unclaimed Money Deposits and Money for Year Ended 31.12.8
P21	22.7.88	Import Licences—Issued under the Customs (Import Licensing) Regulation for used, second hand or disposals earthmoving, construction and material handling machinery and equipment—January to June 1988
P22	8.8.88	Great Barrier Reef Marine Park Act 1975—Permits granted, refused, surpended or revoked
P23	18.8.88	Tariff Quotas—Quota Transactions for the period 1 April 1988 to 30 Jun 1988
P24	12.9.88	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P25	31.8.88	National Memorials Ordinance 1928—Determination of Nomenclature
P26	26.10.88	Tariff Quotas—Textiles, Clothing and Footwear Base quota allocations for the Period 1 December 1988 to 28 February 1989—List of quota Holders
P27	27.10.88	Tariff Quotas—Quota Transactions for the Period 1 July 1988 to 30 Septem ber 1988
P28	11.11.88	Great Barrier Reef Marine Park Act 1975 Particulars of Permits Grantee Refused Suspended or Revoked for the Period 1 July 1988 to 30 September 1988
P29*	12.12.88	Wildlife Protection (Regulation of Exports and Imports) Act 1982

^{*} First notification of Gazette

Section of Act

-Ramingining

Operator and reference

Special Information

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Determination				
MISSIONARY AVIATION FELLOWSH	IIP (A38/88)		15	7.12.88
Determination of the following one-way	economy air fares,	representing an average increase of	f 8 per cent on	its network
fares, effective 1 January 1989:				
•	\$			\$
Gove-Elcho Island	70	Elcho Is-Lake Evella		38
-Lake Evella	59	-Milingimbi		43
-Milingimbi	97	-Ramingining		43
-Ramingining	97	Lake Evella-Milingimbi		59

24 Determination reflects increases in costs incurred by the operator since its last fares review in December 1987.

Consultations took place with the Northern Territory Government prior to the Committee making the above determination.

Decisions

ANSETT WA (D209/88)

Milingimbi-Ramingining

17 (4)

Date notified

57

Approval to offer a \$450 return discount fare on the Perth-Broome route, representing a discount of 36.2 per cent off the normal economy air fare for travel on specified flights on Saturdays between 6 May and 21 October 1989 available under specified conditions as proposed by the operator and only in conjunction with a seven day accommodation package.

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

AIR NSW (D210/88)

17 (4) 14.12.88

Approval to offer Christmas backloading discount fares at 50 per cent off the normal economy fares on nominated flights and routes, available between 23 and 28 December 1988 under specified conditions as proposed by the operator.

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

N.N.-8883877

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
00706	13 December 1988, 2.15 p.m.	Beech 200 'Super King Air', VH-AAZ	Norfolk Island Airlines Pty Ltd GPO Box 905 Brisbane Old 4001
00707	13 December 1988, 2.20 p.m.	Beech 200 'Super King Air', VH-IBF	As above
00708	13 December 1988, 2.25 p.m.	Beech 200 'Super King Air', VH-IBD	As above
00709	13 December 1988, 2.30 p.m.	Robinson R22-Alpha, VH- HTA	Pugeru Pty Ltd t/a Townsends Helicopter Training 24 Merino Dve Camden NSW 2570
00710	13 December 1988, 2.35 p.m.	Beech D18-S, VH-SAU	Mr D Brumby 39 Philp St Hermit Park Qld 4812
00711	13 December 1988, 2.38 p.m.	Cessna 152, VH-LEL	North Coast Pilot Training P/L PO Box 523 Archerfield Qld 4108

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

Notice is hereby given that pursuant to section 75 (1) of the Civil Aviation Act 1988, a Statutory Lien vested in the Authority ceased to have effect in respect of each of the aircraft described hereunder.

Lien No.	Description and registration mark	Date on which the Lien ceased to have effect
00369	Beech 95-B55, VH-JRM	25 November 1988
00682	Messerschmitt-Bolkow-Bloehm, VH-LMP	25 November 1988

Dated this 15th day of November 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 12 December 1988 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 111 of 1988—An Act to amend and repeal various Acts relating to matters dealt with by the Department of Primary Industries and Energy, and for related purposes (Primary Industries and Energy Legislation Amendment Act 1988)

No. 112 of 1988—An Act relating to an agreement between the Commonwealth and one or more of the States and the Northern Territory in respect of a scheme to provide assistance to persons engaged in rural industries (States and Northern Territory Grants (Rural Adjustment) Act 1988)

No. 113 of 1988—An Act to amend the Wheat Marketing Act 1984 (Wheat Marketing Amendment Act 1988)

No. 114 of 1988—An Act to amend the Rural Industries Research Act 1985, the Rural Industries Research Regulations and certain other Acts, and for related purposes (Rural Industries Research Amendment Act 1988) No. 115 of 1988—An Act to amend the Petroleum Excise (Prices) Act 1987 (Petroleum Excise (Prices) Amendment Act 1988)

No. 116 of 1988—An Act to impose a levy on triticale produced in Australia (Triticale Levy Act 1988)

No. 117 of 1988—An Act providing for the collection of levy imposed by the *Triticale Levy Act 1988 (Triticale Levy Collection Act 1988)*

A. R. BROWNING Clerk of the House of Representatives

CA03H108 CR\$

N.N.-8883879

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 9 December 1988 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 110 of 1988—An Act to amend the National Crime Authority Act 1984 to provide for the appointment of additional members of the Authority, and for related purposes (National Crime Authority Amendment Act 1988)

A. R. BROWNING Clerk of the House of Representatives

N.N.-8883880

Ordinances

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 St, Canberra City, Australian Capital Territory.

Number and year of Ordinance	Short title
82 of 1988	A.C.T. Institute of Technical and Further Education (Amendment) Ordinance 1988
85 of 1988	Dental Technicians and Dental Prosthetists Registratin Ordinance 1988
86 of 1988	Building (Amendment) Ordinance (No. 3) 1988
87 of 1988	Building (Amendment) Ordinance (No. 4) 1988
88 of 1988	Interim Territory Planning Ordinance 1988
89 of 1988	Criminal Injuries Compensation (Amendment) Ordinance 1988
90 of 1988	Holidays (Amendment) Ordinance 1988
91 of 1988	Dangerous Goods (Amendment) Ordinance 1988
92 of 1988	Registration of Births, Deaths and Marriages (Amendment) Ordinance 1988
93 of 1988	Birth (Equality of Status) Ordinance 1988
94 of 1988	Imperial Acts (Repeal) Ordinance 1988

CA03A144 CR\$

N.N.--8883881

AUSTRALIAN CAPITAL TERRITORY

Cemeteries Ordinance 1933

APPOINTMENT

Under section 6 (1) (a) of the Cemeteries Ordinance 1933, I appoint Frank Alan Carse, being a person nominated by the Roman Catholic Church, to be a trustee of all public cemeteries

Dated this 21st day of November 1988.

WILLIAM JOHN HARRIS

ACT Administration

Delegate of the Minister of State for the Arts and Territories

N.N.—8883882

AUSTRALIAN CAPITAL TERRITORY

Protection of Lands Ordinance 1937

DECLARATION

Under section 9 of the *Protection of Lands Ordinance* 1937, I declare the area of land known as Block 24, Section 61, Division of Fyshwick to be a retention area for the purposes of that Ordinance.

Dated this 15th day of December 1988.

PETER NOBLE GUILD

the person for the time being performing the duties of the office of Senior Executive Level 3, Position No. 4294 Delegate of the Minister of State for the Arts and

Territories

Pounds Ordinance 1928

APPOINTMENT

Under section 9 (1) of the *Pounds Ordinance 1928*, 1 appoint Peter John Synott, to the position of pound keeper at the Belconnen Pound.

Dated this 10th day of June 1988.

RONALD JAMES MURRAY

the person for the time being holding or performing the duties of the office of Senior Executive Level 1, Position No. 3131, ACT Administration, Delegate of the Minister of State for the Arts and Territories

N.N.-8883884

AUSTRALIAN CAPITAL TERRITORY

Pounds Ordinance 1928

APPOINTMENT

Under section 9 (1) of the *Pounds Ordinance 1928*, I appoint David Charles Busby, to the position of pound keeper at the Tennant District Pound.

Dated this 8th day of December 1988.

RONALD JAMES MURRAY the person for the time being holding or performing the duties of the office of Senior Executive Level 1, Position No. 3131. ACT

Administration, Delegate of the Minister of State for the Arts and Territories

N.N.-8883886

AUSTRALIAN CAPITAL TERRITORY

Pounds Ordinance 1928

NOTIFICATION OF ESTABLISHMENT OF A POUND

Under section 8 of the *Pounds Ordinance 1928*, 1 establish a pound at Block 94, Tennant District, in the Australian Capital Territory.

Dated this 8th day of December 1988.

RONALD JAMES MURRAY

the person for the time being holding or performing the duties of the office of Senior Executive Level 1, Position No. 3131, ACT Administration, Delegate of the Minister of State for the Arts and Territories

N.N.—8883885

AUSTRALIAN CAPITAL TERRITORY

Stock Ordinance 1934

AUTHORISATION

Under section 26 (1) of the Stock Ordinance 1934, I authorise John Raymond Gunthorpe, Hilton Edward Fisher, Valentine Max Jeffrey, Richard Ian Roseby, Aubrey John Syphers, Charlie Bernard West, Peter John Synnott, William George Phillip Flint, Douglas Graham Hyles, Noel James Reid, Kevin Thomas Southwell, Lawrence Arthur Tong, Geoffrey Thomson King, to issue permits to travel stock.

Dated this 8th day of December 1988.

RONALD JAMES MURRAY
the person for the time being
holding or performing
the duties of the office of
Senior Executive Level 1,
Position No. 3131. ACT

Administration, Delegate of the Minister of State for the Arts and Territories

N.N.-8883887

Regulations

AUSTRALIAN CAPITAL TERRITORY

NOTIFICATION OF THE MAKING OF REGULATIONS

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

Ordinance under which Regulations made	Description of Regulations	Number and year of Regulations
Public Health Ordinance 1928	Public Health (Eating Houses) Regulations (Amendment)	1988 No. 26
Motor Omnibus Services Ordinance 1955	Motor Omnibus Services Regulations (Amendment)	1988 No. 27

N.N.-8882384

Orders

CA03P148 CR\$

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE MEAT INSPECTION (ORDERS) REGULATIONS

Notice is hereby given that the undermentioned orders under the Meat Inspection (Orders) Regulations have been made. Copies of the orders can be obtained over the counter from the Australian Government Publishing Service Bookshop at 70 Alinga St, Civic 2600 or by mail from:

Mail Order Sales, GPO Box 84, Canberra 2601.

Number of Orders	Description of Orders
8 of 1988	Meat Inspection (Victoria) Orders (Amendment)

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 listed below is effective from 21 December 1988:

AD/SKYSHIP/I: PIVOT BOX RIVETS AND MOUNTING

Copies of the above Orders are available for inspection and may be purchased over the counter from the:

Civil Aviation Authority 607 Swanston St Carlton South Vic. 3053 or by mail from: Civil Aviation Authority

Publications Centre GPO Box 1986 Carlton South Vic. 3053

N.N.-8883889

Australian Meat and Live-stock Corporation Act 1977

NOTIFICATION OF MAKING OF ORDERS

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

Section of Act under which Order made	Order relates to	Title of Order	Distinguishing number of Order
16н	Meat	Notification of exports of certified grain fed beef—To Japan on Forms	M40/88

N.N.-8884021

Government Departments

Administrative Services

Conciliation and Arbitration Act 1904

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot by postal voting of the members of the Administrative and Clerical Officers' Association, Australian Government Employment, who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisations, namely, Australian Public Service Association and Australian Broadcasting Corporation Staff Union.

A copy of the scheme for the proposed amalgamation will be sent to members entitled to vote in the ballot:

The commencing date of the ballot is 31 March 1989.

The closing date of the ballot is 10.00 a.m. 21 April 1989.

D. PENMAN Returning Officer

Australian Electoral Commission, Level 6, 162-166 Goulburn St, Darlinghurst NSW 2010 (Postal address PO Box 21, Darlinghurst NSW 2010); telephone (02) 265 1383

N.N.--8883890

Conciliation and Arbitration Act 1904

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot by postal voting of the members of the Administrative and Clerical Officers Association, Australian Government Employment, who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisations, namely, Australian Public Service Association and Australian Broadcasting Corporation Staff Union.

A copy of the scheme for the proposed amalgamation will be sent to members entitled to vote in the ballot:

The commencing date of the ballot is 31 March 1989.

The closing date of the ballot is 10.00 a.m. 21 April 1989.

D. PENMAN

Returning Officer

Australian Electoral Commission, Level 6, 162-166 Goulburn St, Darlinghurst NSW 2010 (Postal address PO Box 21, Darlinghurst NSW 2010); telephone (02) 265 1383

N.N.-8883891

Conciliation and Arbitration Act 1904

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot by postal voting of the members of Australian Public Service Association, who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisations, namely, the Administrative and Clerical Officers' Association, Australian Government Employment and Australian Broadcasting Corporation Staff Union.

A copy of the scheme for the proposed amalgamation will be sent to members entitled to vote in the ballot:

The commencing date of the ballot is 31 March 1989.

The closing date of the ballot is 10.00 a.m. 21 April 1989.

D. PENMAN Returning Officer

Australian Electoral Commission, Level 6, 162-166 Goulburn St, Darlinghurst NSW 2010 (Postal address PO Box 21, Darlinghurst NSW 2010); telephone (02) 265 1383

N.N.-8883892

Conciliation and Arbitration Act 1904

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot by postal voting of the members of Australian Broadcasting Corporation Staff Union, who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisations, namely, Australian Public Service Association and the Administrative and Clerical Officers' Association, Australian Government Employment.

A copy of the scheme for the proposed amalgamation will be sent to members entitled to vote in the ballot:

The commencing date of the ballot is 31 March 1989.

The closing date of the ballot is 10.00 a.m. 21 April 1989.

D. PENMAN

Returning Officer

Australian Electoral Commission, Level 6, 162-166 Goulburn St, Darlinghurst NSW 2010 (Postal address PO Box 21, Darlinghurst NSW 2010); telephone (02) 265 1383

N.N.-8883893

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 Acting State Director of the Liberal Party of Australia-New South Wales on 9 December 1988 and changed the registered officer in the Register of Political Parties to:

Peter Geoffrey Kidman

COLIN A. HUGHES Electoral Commissioner

N.N.-8883894

LIQUOR ORDINANCE 1975

DETERMINATION OF FEES

DETERMINATION NO.53 OF 1988

Under section 105A of the Liquor Ordinance 1975 I REVOKE the determination of fees, notice of which was published in the Gazette No.S412 on 20 August 1986 and the determination of fees, notice of which was published in the Gazette No. S370 on 2 December 1988.

I DETERMINE that the fees payable for the purposes of the Ordinance shall be in accordance with the Schedule.

Date: 13 December 1988

William John Harris ACT Administration Delegate of the Minister of State for the Arts and Territories

N.N.8884022

MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which Fee payable for fee is payable purposes for which fee is payable

THIS IS PAGE 1 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE

Fee payable by Canberra College of Advanced

Fee payable by Australian National

University

Education

5(4)(b)

5(4A)(b)

or payable in respect
of the purchase, during the calendar year
1988, of liquor for sale in
an exempt University Building and
for a payment due on 30 June of any
subsequent year-an amount equal to
10% of the aggregate of amounts (including
duties) paid or payable,
in respect of the purchase
during the last preceding calendar year, of
liquor for sale in an
exempt University building

For the payment due on 30 June 1989 an amount

aggregate of amounts (including duties) paid

equal to 9% of the

For the payment due on 30 June 1989 an amount equal to 9% of the aggregate of amounts (including duties) paid or payable in respect of the purchase, during the calendar year 1988, of liquor for sale in an exempt College Building and, for a payment due on 30 June of any subsequent year-an amount equal to 10% of the aggregate of amounts (including duties) paid or payable in respect of the purchase, during the last preceding calendar year, of liquor for sale in an exempt College building.

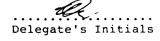


DAY OF

1988.				
Provision for purposes fo which fee is payable	Description of matter in respect of which fee is payable or	Fee payable		
5(7)(b)	Fee payable by Canberra Theatre Trust	For the payment due on 30 June 1989 an amount equal to 9% of the aggregate of amounts (including duties) paid or payable in respect of the purchase, during the calendar year 1988, of liquor for sale at the Canberra Theatre Centre and, for a payment due on 30 June of any subsequent year-an amount equal to 10% of the aggregate of amounts (including duties) paid or payable in respect of the purchase, during the last preceding calendar year, of liquor for sale at the Canberra Theatre Centre.		
62	Fee payable when lodging an application for the issue of a liquor permit	An amount equal to: (a) \$20.00 or (b) 10% of the amount specified in the application, whichever is the greater		
94(1)	Fee for the issue of: (1) a General Licence (2) an On Licence (3) an Off Licence (4) a Club Licence	\$1,250.00 \$1,000.00 \$1,000.00 \$1,000.00		

THIS IS PAGE 2 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE

MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE



DAY OF

THIS IS PAGE 3 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE

MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE

94(2)(a) The fee for the renewal of: a General Licence

> (a) \$625.00; or (b) 10% of the aggregate of the amounts (including duties) paid or payable by the licensee for liquor purchased by the licensee, for disposal in pursuance of the licence, during the financial year last preceding the date on which the licence would, but for its renewal, cease to be in force, whichever is the greater.

An amount equal to:

(2) an On Licence or a Club Licence

An amount equal to: (a) \$500.00; or 10% of the aggregate of the amounts (including duties) paid or payable by the licensee for liquor purchased by the licensee, for disposal in pursuance of the licence, during the financial year last preceding the date on which the licence would, but for its renewal, cease to be in force, whichever is the greater.



THIS IS PAGE 4 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which Fee payable for fee is payable purposes for which fee is payable

(3) for an Off-Licence held by the following licencees:

Matteo Bortolussi
C.B.A.A.S. Investments Company Pty Ltd
Campbells Cash and Carry Pty Ltd
Harry Williams and Co Pty Ltd
J O'Malley & Co Pty Ltd
Dorina Lazzarini & Enzo D'Annibale
G & L Warehouse Pty Ltd
The Oak Barrel Winery Pty Ltd & Gida Pty Ltd
Canberra Wine Supplies Pty Ltd
(licence No. 140 only)
Swift & Moore Pty Ltd
Carlton Wines and Spirits (Aust.) Pty Ltd
Cantarella Bros Pty Ltd

- (a) for licences renewable as at 30 November 1989
 - \$750 plus 10% of the value of all liquor sold during the period 1 January 1989 to 30 June 1989, but excluding all the value of liquor sold to:

THIS IS PAGE 5 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which for fee is payable purposes for which fee

is payable

Fee payable

- (i) holders of licences or permits;(ii) the Australian National University;(iii)the Canberra College of Advanced Education;
 - (iv) the Canberra Theatre Trust;
 (v) exempt persons; or
 - (vi) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor.
- (b) for licences renewable as at 30 November 1990 and for subsequent renewals;

\$500.00 plus 10% of the value of all liquor sold by the licensee during the financial year last preceding the date on which the licence would, but for its renewal, cease to be in force but excluding all the value of liquor sold to:

(i) holders of licences or permits;(ii) the Australian National University;

DAY OF

MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE 1988. Fee payable Description of matter in respect of which Provision fee is payable for purposes for which fee

THIS IS PAGE 6 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE

- (iii) the Canberra College of Advanced Education:
- (iv) the Canberra Theatre Trust;
- (v) exempt persons; or
- (vi) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor.

(4) an Off Licence, other than those specified in matter (3) above

is payable

An amount equal to:

- (a) \$500.00; or
- (b) 10% of the difference between
 - the aggregate of the amounts (including duties) paid or payable by the licensee for liquor purchased by the licensee for disposal in pursuance of the licence, during the financial year last preceding the date on which the licence would, but for its renewal, cease to be in force; and



THIS IS PAGE 7 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which for fee is payable purposes for which fee is payable

Fee payable

- (ii) the aggregate of the amounts (including duties) paid or payable by the licensee for liquor (whenever purchased) sold by the licensee during the financial year last preceding the date on which the licence would, but for its renewal, cease to be in force, to
- (A) holders of licences or permits;
- (B) the Australian National University:
- (C) the Canberra College of Advanced Education:
- (D) the Canberra Theatre Trust:
- (E) exempt persons; or
- (F) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor,

whichever is the greater.

94(3) Additional fee payable \$10.00



THIS IS PAGE 8 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which Fee payable

Dete	rmined fee
Fee	for the transfer of a licence
in f susp lice	payable where a licence ceases to be orce, otherwise than by virtue of the ension of the licence, where the nce was: a General Licence, an On Licence or a club Licence
(2)	for an Off Licence held by the following licencees Matteo Bortolussi
	Fee Fee in f susp lice (1)

fee is payable

for

purposes for which fee

An amount equal to 10% of the aggregate of the amount (including duties) paid or payable by the person who held the licence, for liquor purchased by the person during the relevant period (within the meaning of section 101A of the Ordinance), for disposal in

An amount equal to the relevant

94(2)(a) of the Ordinance.

pursuance of the licence

\$500.00

determined fee for the purposes of section

- a) for a licence formerly renewable as at 30 November 1989
 - (i) where the licence ceases to be in force during the period 1 July 1988 to 31 December 1988
 a fee of \$500



THIS IS PAGE 9 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which for fee is payable purposes for which fee is payable

Fee payable

J O'Malley & Co Pty Ltd
Dorina Lazzarini & Enzo D'Annibale
G & L Warehouse Pty Ltd
The Oak Barrel Winery Pty Ltd & Gida Pty Ltd
Canberra Wine Supplies Pty Ltd
(licence No. 140 only)
Swift & Moore Pty Ltd
Carlton Wines and Spirits (Aust) Pty Ltd
Cantarella Bros Pty Ltd

- (ii) where the licence ceases to be in force during the period 1 January 1989 to 30 June 1989
 - a fee of \$750 plus 10% of the value of all liquor sold after 1 January 1989, but excluding all the value of liquor sold to:
- (A) holders of licences or permits;
- (B) the Australian National University;
- (C) the Canberra College of Advanced Education;
- (D) the Canberra Theatre Trust;
- (E) exempt persons; or
- (F) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor.



THIS IS PAGE 10 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Description of matter in respect of which Provision fee is payable for purposes for which fee is payable

Fee payable

- (b) for a licence formerly renewable as at 30 November 1990 or any subsequent date, a fee of \$500.00 plus 10% of the value of all liquor sold by the licensee during the financial year last preceding the date on which the licence would, but for its earlier cessation, have ceased to be in force, but excluding the value of all liquor sold to:
 - (i) holders of licences or permits;
 - (ii) the Australian National University;
 - (iii) the Canberra College of Advanced Education:
 - (iv) the Canberra Theatre Trust;
 - (v) exempt persons; or
 - (vi) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor.

(3) an Off Licence, other than those specified in matter (2) above

- An amount equal to 10% of the difference between -(a) the aggregate of the amounts
- (including duties) paid or payable by the person who held



THIS IS PAGE 11 OF THE SCHEDULE TO THE INSTRUMENT OF DETERMINATION OF FEES MADE BY THE DELEGATE OF THE MINISTER OF STATE FOR THE ARTS AND TERRITORIES UNDER THE LIQUOR ORDINANCE 1975 ON THE DAY OF 1988.

Provision Description of matter in respect of which for fee is payable purposes for which fee

is payable

Fee payable

the licence, for liquor purchased by the person during the relevant period (within the meaning of section 101A of the Ordinance), for disposal in

- pursuance of the licence; and

 (b) the aggregate of the amounts
 (including duties) paid or
 payable by the person, for
 liquor purchased by the person at any
 time and sold by the person during the
 relevant period (within the meaning of
 section 101A of the Ordinance) to:
 - (i) holders of licences or permits;
 - (ii) the Australian National University;
 (iii) the Canberra College of
 - Advanced Education;
 - (iv) the Canberra Theatre Trust;
 (v) exempt persons; or
 - (vi) persons who, under the law of a State or another Territory, hold licences authorising them to sell liquor.



The Arts, Sport, the Environment, Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Shukry Sahhar and Helen Sahhar ('the Applicant') carrying on the profession, trade, occupation or calling of computer consultants ('the business') on Block 23, Section 26, Division of Stirling known as 20 McKail Crs, Stirling ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only garage is to be used for the conduct of the
- (9) that the business will only be conducted on the land between the hours of 10.00 a.m. and 6.00 p.m. Monday to Thursday and 10.00 a.m. and 9.00 p.m. Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval relates to the provision of accommodation; manufacture, maintenance and storage of computer equipment and parts and that the applicant will not conduct retail sales from the land;
- (12) that this approval will terminate on the 31st day of December 1989 or on such earlier date as the Minister determines in accordance with condition 13;
- (13) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 6th day of December 1988.

P. R. GRIFFITHS Delegate of the Minister of State

for the Arts and Territories

N.N.--8883895

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Peter Collinson and Beth Collinson ('the Applicant') carrying on the profession, trade, occupation or calling of dental technicians ('the business') on Block 12, Section 233, Division of Gowrie known as 18 Rickard Pl. Gowrie ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only two rooms in the house and the garage be used for the conduct of the business;
- (9) that the business will only conducted on the land between the hours of 8.30 a.m. and 5.30 p.m. Monday
- (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 January 1990 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 13th day of October 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.--8883896

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Laurelle Marie Christie ('the Applicant') carrying on the profession, trade, occupation or calling of representative ('the business') on Block 18, Section 45, Division of Scullin known as 11 Pickles St, Scullin ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will employ no more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (9) that this approval will terminate on the 31st day of December 1989 or on such earlier date as the Minister determines in accordance with condition 10;
- (10) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 14th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

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 ROBERT GRIFFITHS, 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 Nicholas MacGregor Summers ('the Applicant') carrying on the profession, trade, occupation or calling of graphic designer/inventor ('the business') on Block 15, Section 2, Division of Reid known as 19 Euree St, Reid ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only garage and studio room in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the 30th day of November 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 14th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.-8883898

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Garry Raymond McDonald and Sandra Bevan McDonald ('the Applicant') carrying on the profession, trade, occupation or calling of dog breeders ('the business') on Block 18, Section 142, Division of Kaleen known as 15 Pokana Crt, Kaleen ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one room in the house be used for the conduct of the business;
- (9) that the Applicant ensures that all dogs over six months old are registered;
- (10) that the Applicant complies with the guidelines laid down by the ACT Kennels Association;
- (11) that faeces should be collected daily, bagged and disposed of at the tip, or flushed to the sewer;
- (12) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.30 p.m.;
- (13) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one client is in attendance at any one time;
- (14) that this approval will terminate on the 31st day of October 1989 or on such earlier date as the Minister determines in accordance with condition 15;
- (15) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 14th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.-8883899

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Marcus De Laune Faunce ('the Applicant') carrying on the profession, trade, occupation or calling of consultant physician ('the business') on Block 2, Section 9, Division of Weetangera known as 4 Mayo St, Weetangera ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that this approval relates to the conduct of a parttime medical practice between the hours of 9.00 a.m. and 9.00 p.m. Monday to Friday;
- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (10) that this approval will terminate on the 31st day of October 1989 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 13th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.-8883900

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Sarah Angela Sands ('the Applicant') carrying on the profession, trade, occupation or calling of consultant psychologist ('the business') on Block 29, Section 41, Division of Ainslie known as 45 Sherbrooke St, Ainslie ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land:
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that this approval relates to the conduct of the business between the hours of 9.00 a.m. and 4.00 p.m. Monday to Friday inclusive and Wednesday nights between the hours of 6.00 p.m. and 8.00 p.m. only;
- (9) that the Applicant will conduct the business for a maximum of fifteen hours per weeks;
- (10) that this approval will terminate on the 30th day of November 1989 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 13th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.-8883901

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Christopher Hudson ('the Applicant') carrying on the profession, trade, occupation or calling of loss assessor/process server ('the business') on Block 6, Section 41, Division of Braddon known as 53 Limestone Ave, Braddon ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land:
- (7) that the Applicant will not employ any more than two assistants, (one secretary and one loss assessor) for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the family and study room in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the 30th day of November 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 13th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, PETER ROBERT GRIFFITHS, 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 Svenolof Eriksson ('the Applicant') carrying on the profession, trade, occupation or calling of motor mechanic ('the business') on Block 5, Section 47, Division of Spence known as 13 Stanbridge PI, Spence ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands:
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases. Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 8.30 a.m. and 4.30 p.m. Monday to Friday:
- (9) that the Applicant will ensure that all work is carried out inside the garage and that the work area is kept clean and tidy and free from waste material;
- (10) that this approval will terminate on the 13th day of November 1989 or on such earlier date as the Minister determines in accordance with condition 11:
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 13th day of December 1988.

P. R. GRIFFITHS

Delegate of the Minister of State for the Arts and Territories

N.N.-8883903

NOTICE OF PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that a general permit has been granted to Sydney Harbour Tunnel Construction Limited, PO Box 296, North Sydney NSW 2059, to dump at sea, for the period 1 January 1989 to 31 March 1991 inclusive, up to 1 500 000 tonnes of dredge spoil and sandstone arising from the Sydney Harbour Tunnel project.

The dumping of the material is to take place within a circular area centred at 33 degrees 51.7 minutes S, 151 degrees 25.7 minutes E diameter 1000 metres.

The general permit specifies monitoring conditions for the dumping of the material and also reporting requirements.

Copies of the permit 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 permittee, 1000 Arthur St, North Sydney NSW 2060, by arrangement with D. Eisenhuth by telephoning (02) 959 3028.

NELSON QUINN

First Assistant Secretary Conservation Division

Dated this 14th day of December 1988.

CA03A088 CR905717-7\$

N.N.-8883904

COMMONWEALTH OF AUSTRALIA

National Parks and Wildlife Conservation Act 1975

NOTICE UNDER SUBSECTION 11 (10)

A plan of management has been prepared for Coringa-Herald National Nature Reserve, in the Territory of Coral Sea Islands.

Copies of the plan may be inspected at the following addresses:

3rd Floor, Construction House 217 Northbourne Ave Canberra (GPO Box 636, Canberra ACT 2601)

84 Smith St Darwin (GPO Box 1260, Darwin NT 0801)

Copies of the plan may also be purchased for \$5.00 each at those addresses.

Anyone interested in the plan is invited to make representations to me by the 3rd day of February 1989.

Representations may be sent to the following address:

The Director of National Parks and Wildlife GPO Box 636 Canberra ACT 2601

J. D. OVINGTON

Director of National Parks and Wildlife

N.N.-8883905

COMMONWEALTH OF AUSTRALIA

Great Barrier Reef Marine Park Act 1975 Great Barrier Reef Marine Park Regulations

NOTICE OF DECLARATION OF REEF APPRECIATION AREAS AT NORMAN REEF, HASTINGS REEF AND WATSON'S BAY (LIZARD ISLAND)

In pursuance of the powers delegated to the Chairman by the Great Barrier Reef Marine Park Authority on 26th June 1985 under Section 61 of the Great Barrier Reef Marine Park Act 1975 and in pursuance of sub-regulation 12 (2) of the Great Barrier Reef Marine Park Regulations, I, Donald William Kinsey, Acting Chairman of the Great Barrier Reef Marine Park Authority hereby declare each of the areas specified in the Schedule to be a REEF APPRECIATION AREA for the period from and including 1 January 1989 to either 1 January 1991, or the date a revised Zoning Plan for the Cairns Section comes into effect, whichever is the earlier.

SCHEDULE

(1) Norman Reef (Reef 16-030)

The area within the General Use "A" zone of the Cairns Section of the Great Barrier Reef Marine Park on the north-western side of the Norman Reef (Reef 16-030) that is bounded by the line:

- a) commencing point of intersection of the western most point of the reef edge exposed at mean low-water by the meridian of Longitude which passes through that point;
- b) running thence north along that meridian for a distance of 250 metres;
- c) thence north-easterly at a bearing of 31⁰ true for a distance of 950 metres;
- d) thence north-easterly at a bearing of 60° true for a distance of 1170 metres;
- thence south along the meridian to its intersection by the northernmost point of the reef edge exposed at mean lowwater; and
- f) thence south-westerly along the geodesic to the point of commencement.

(2) Hastings Reef (Reef 16-057)

The area within the General Use "B" zone of the Cairns Section of the Great Barrier Reef Marine Park at the western end of Hastings Reef (Reef 16-057) that is bounded by the line:

a) commencing at the point of Latitude 16^o31'.4 South, Longitude 146^o00' East;

- b) running thence south along the meridian of Longitude 146⁰00' East to its intersection by the parallel of Latitude 16⁰32'.1 South:
- c) thence south-westerly along the geodesic to the point of Latitude 16⁰32'.4 South, Longitude 145⁰59' East;
- d) thence north along the meridian of Longitude 145⁰59' East to its intersection by the parallel of Latitude 16⁰31'.85 South: and
- thence north-easterly along the geodesic to the point of commencement.

(3) Watson's Bay (Lizard Island)

The area within the Marine National Park "A" zone of the Cairns Section of the Great Barrier Reef Marine Park at Watson's Bay, Lizard Island, bounded by the line:

- a) commencing at the point of intersection of the parallel of Latitude 14⁰39'34" South by the western coastline of Lizard Island at mean low-water:
- b) running thence generally south-easterly, south-westerly and north-westerly along that coastline at mean low-water to its intersection by the meridian of Longitude 145⁰26'53" East;
- c) thence north-westerly along the geodesic to the point of Latitude 14⁰39'52" South, Longitude 145⁰26'47" East; and
- d) thence north-easterly along the geodesic to the point of commencement.

Dated this 14th day of December 1988.

The Common Seal of the Great Barrier Reef Marine Park Authority was hereunto affixed in the presence of:

Ruth Harrold-Thompson

Witness

Donald W Kinsey

Acting Chairman

NOTE: The objective of Reef Appreciation Areas is to provide for a specified period of time, small areas on heavily used reefs, in which the public may observe and appreciate relatively undisturbed marine life. Fishing and collecting will not be allowed in Reef Appreciation Areas.

NON-DECLARATION OF TWO PROPOSED REEF APPRECIATION AREAS

Following public representations (particularly those from commercial fishermen and aquarium fish collectors), and discussions with other agencies, the Great Barrier Reef Marine Park Authority decided not to proceed with the proposals for Reef Appreciation Areas on MILLN REEF or FLYNN REEF.

Further details about any of the above matters may be obtained from:

The Acting Chairman
Great Barrier Reef Marine
Park Authority
P.O. Box 1379
TOWNSVILLE QLD 4810
Telephone (077) 81 8811

N.N.8884024

Attorney-General

COMMISSION OF APPOINTMENT OF A JUDGE OF THE FEDERAL COURT OF AUSTRALIA

I, SIR NINIAN MARTIN STEPHEN, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Royal Victorian Order, Knight Commander of the Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to section 72 of the Constitution and to section 6 of the Federal Court of Australia Act 1976, hereby appoint Donald Graham Hill, one of Her Majesty's Counsel learned in the law, to be a Judge of the Federal Court of Australia for the term commencing on 1 February 1989 and expiring on his attaining the age of 70 years.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 1 December 1988

> N. M. STEPHEN Governor-General

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

N.N.-8883906

APPOINTMENT OF HER MAJESTY'S COUNSEL FOR THE AUSTRALIAN CAPITAL TERRITORY

I, SIR NINIAN MARTIN STEPHEN, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Royal Victorian Order, Knight Commander of the Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 6A (1) of the Legal Practitioners Ordinance 1970 of the Australian Capital Territory, hereby appoint Glen Thomas Watson Miller, a barrister and solicitor of the Supreme Court of the Australian Capital Territory, to be one of Her Majesty's Counsel for the Australian Capital Territory.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 7 December 1988

> N. M. STEPHEN Governor-General

By His Excellency's Command, MICHAEL TATE Minister of State for Justice for and on behalf of the Attorney-General

N.N.-8883907

APPOINTMENT OF HER MAJESTY'S COUNSEL FOR THE AUSTRALIAN CAPITAL TERRITORY

I, SIR NINIAN MARTIN STEPHEN, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Royal Victorian Order, Knight Commander of The Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 6A (1) of the Legal Practitioners Ordinance 1970 of the Australian Capital Territory, hereby appoint Ian Adrian Curlewis, a barrister and solicitor of the Supreme Court of the Australian Capital Territory, to be one of Her Majesty's Counsel for the Australian Capital Territory.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 7 December 1988

> N. M. STEPHEN Governor-General

By His Excellency's Command, MICHAEL TATE Minister of State for Justice for and on behalf of the Attorney-General

N.N.--8883908

APPOINTMENT OF HER MAJESTY'S COUNSEL FOR THE AUSTRALIAN CAPITAL TERRITORY

I. SIR NINIAN MARTIN STEPHEN, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Royal Victorian Order, Knight Commander of The Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 6A (1) of the Legal Practitioners Ordinance 1970 of the Australian Capital Territory, hereby appoint Kenneth John Crispin, a barrister and solicitor of the Supreme Court of the Australian Capital Territory, to be one of Her Majesty's Counsel for the Australian Capital Territory.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 7 December 1988

> N. M. STEPHEN Governor-General

By His Excellency's Command, MICHAEL TATE Minister of State for Justice for and on behalf of the Attorney-General

N.N.—8883909

APPOINTMENT OF HER MAJESTY'S COUNSEL FOR THE AUSTRALIAN CAPITAL TERRITORY

I, SIR NINIAN MARTIN STEPHEN, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Royal Victorian Order, Knight Commander of The Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 6A (1) of the Legal Practitioners Ordinance 1970 of the Australian Capital Territory, hereby appoint David Graham Russell, a barrister and solicitor of the Supreme Court of the Australian Capital Territory, to be one of Her Majesty's Counsel for the Australian Capital Territory.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 7 December 1988

> N. M. STEPHEN Governor-General

By His Excellency's Command, MICHAEL TATE Minister of State for Justice for and on behalf of the Attorney-General

COMMONWEALTH OF AUSTRALIA

Copyright Act 1968

WHEREAS the Commonwealth wishes to use certain material in which copyright may subsist for the services of the Commonwealth

AND WHEREAS the name of the owner and the name of any agent of the owner of copyright subsisting in that material are not known to the Commonwealth

NOW THEREFORE, I, PATRICK BRAZIL, Secretary to the Commonwealth Attorney-General's Department hereby give notice, pursuant to section 183 (4) of the Copyright Act 1968, that the Commonwealth has done and will do the following acts comprised in such copyright, namely reproducing, for the purposes of publication, a cartoon encaptioned 'The Regulation Factory' drawn by Hal Eyre and published in the Daily Telegraph of 8 December 1917, a reproduction of which appears in the book Prosper the Commonwealth by Sir Robert Randolph Garran, published by Angus and Robertson in 1958.

The Commonwealth has republished the cartoon in Volume 2 of Opinions of Attorney's-General of the Commonwealth of Australia 1914-1923 during November 1988.

The purpose of this notice is to inform any owner of copyright subsisting in or in relation to the cartoon of the doing of the abovementioned acts.

Notice given in the name of the Commonwealth this 8th day of December 1988.

P. BRAZIL Secretary to the Attorney-General's Department

N.N.-8883911

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

UNSAFE GOODS NOTICE

I, NICK BOLKUS, Minister of State for Consumer Affairs, pursuant to section 65C (5) of the *Trade Practices Act 1974*, declare goods of a kind specified below ('the goods') to be unsafe goods in that it appears to me the goods will or may cause injury to a person.

Particulars of Goods:

Mugs, tankards, goblets, cream jugs and other items manufactured from copper, lined internally with a silver-coloured or grey-coloured coating of lead solder wash and having only the words 'Weeda Tasmania' marked on their bases.

Dated the 12th day of December 1988.

NICK BOLKUS
Minister of State
for Consumer Affairs

N.N.-8883912

AUSTRALIAN CAPITAL TERRITORY

Classification of Publications Ordinance 1983

REVIEW BY CENSORSHIP BOARD

I, JOHN JOSEPH DICKIE, Chief Commonwealth Film Censor, acting in pursuance of section 28A (3) of the abovenamed Ordinance (as amended), hereby give notice that the Film Censorship Board proposes to review its decisions made pursuant to section 25 (2) of the Ordinance in respect of the undermentioned films:

I Spit on your Grave
Blood Sucking Freaks
The Texas Chain Saw Massacre
Dracula Erotica
Demented
The Blonde Next Door
Death Wish II
Savage Dawn
Rosemary's Killer
Class of 1984
Young and Naughty
Sixteen Candles
Pieces

Dated this 15th day of December 1988.

JOHN DICKIE Chief Censor

N.N.—8883913

PUBLICATIONS CLASSIFIED UNDER THE A.C.T. CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983 FOR WEEK ENDING 2.12.88

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

Title	Edition	Author/Publisher/etc.	Decision flagging
CIA Explosives for Sabotage Manualt	(C) 1987	Paladin Press, USA	Refused
Destruction by Demolition, Incendiaries and Sabotage†		Paladin Press, USA	Refused
Elements of Explosives Production		James Glackin, Paladin Press, USA	Refused
Field Expedient Methods for Explosives Preparations	(C) 1977	Desert Publications, USA	Refused
Firepower FM 5-25 Department of the Army Field Manual Explosives & Demolitions†	Vol. 6, No. 1, January 1989	Turbo Publishing Inc., USA Paladin Press, USA	Unrestricted Refused
Forum (Australian)	Vol. 2, No. 7 (C) 1988	Horwitz Grahame, Hong Kong	Unrestricted
Game!	No. 164, January 1989	Master Publications Inc., USA	Category 1
GDG Reports, the Exotic & Covert Weapons	(C) 1988	Glen D. Gawkowski, Paladin Press, USA	Unrestricted (1, 2, 3)
Handbook for Volunteers of the Irish Republican Army	(C) 1985	Paladin Press, USA	Refused
Hot Talk	Vol. 1, No. 7, January 1989	Hot Talk Publications, USA	Category 2
Manner†	(C) 1984	Verlag C. J. Bucher, West Germany	Refused

Title	Edition	Author/Publisher	Decision flagging
Mayfair	Vol. 23, No. 12	Fisk Publishing Co., UK	Unrestricted
Men Only	Vol. 53, No. 12, November 1988	Paul Raymond Publications, UK	Category 1
Modern Sniper Rifles	(C) 1988	Duncan Long, Paladin Press, USA	Unrestricted (1, 2, 3)
Newlook	No. 60, August 1988	Filipacchi Edite Par Edition, France	Category 1
Penthouse (French Edition)	No. 47, December 1988	Filipacchi Edite Par Edition, France	Category 2
Penthouse (Australian) (National Edition)	Vol. 10, No. 1, January 1989	PH Editorial Services, Hong Kong	Unrestricted
Penthouse (Australian) (Limited Edition)	Vol. 10, No. 1, January 1989	PH Editorial Services, Hong Kong	Category 1
Penthouse (US)	Vol. 20, No. 5, January 1989	Penthouse International, USA	Category 1
Penthouse Forum	Vol. 18, No. 5, January 1989	Forum International Ltd, USA	Category 1
Playgirl (US)	Vol. XVI, No. 8, Vol. 16, No. 8, January 1989	Playgirl Inc., USA	Unrestricted
Principle of Improvised Explosive Devices†	(C) 1984	Paladin Press, USA	Refused
Pyrotechnics	(C) 1947	George W. Weingart, USA	Unrestricted
Soldier of Fortune	Vol. 13, No. 10, October 1988	Soldier of Fortune Magazine Inc., USA	Unrestricted
Undies & Things		Variety Distribution, Australia	Unrestricted
Venus Catalogue	No. 24	Variety Distribution, Australia	Category 2
Warriors Guide to Knight Fighting	(C) 1984	John M. La Tourrette, Ph.D., USA	Unrestricted (1, 2, 3)
We Shall Fight in the Streets		Captain S. J. Cuthbert, Paladin Press, USA	Unrestricted
1989 Playboy Playmate Calendar	(C) 1988	Playboy, USA	Unrestricted

FLAGGING

- (1) Brought to the attention of the Victorian Government.
- (2) Brought to the attention of the South Australian Government.
- (3) Brought to the attention of the Western Australian Government.

(CP) Child pornography.

- (*) Decision subject of an appeal.
- (†) Refused under Regulation 4A of the Customs (Prohibited Imports) Regulations.

N.N.-8883914

FILM CENSORSHIP BOARD

WEEK ENDING 18 NOVEMBER 1988

Classifications assigned to films for sale/hire pursuant to the Australian Capital Territory Classification of Publications Ordinance 1983; the Northern Territory Classification of Publications Act 1985; the New South Wales Film and Video Tape Classification Act 1984; the Queensland Censorship of Films Act 1947-1984; the Tasmania Classification of Publications Act 1984; the Western Australia Video Tapes Classification and Control Act 1987.

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

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

- *** Films Board of Review Decision
- ** Code reasons unavailable for films originally classified before 1972.

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision

'G'-Suitable for general exhibition

8-week Cholesterol Cure The Adventures of Robin Hood, The

J. Lipstone

USA

Filmpac Holdings

T. Brooke-Hunt

Australia

Outland Promotions

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
Australian Bicentennial Air Show, The	Pro Image	Australia	90	Communications and Entertainment	
Best of Blondie GI JoeCobra's Secret Vault	Chrysalis Prods Duffy/Weiss/ Thompson/Vite	UK USA	48 62	Festival Records Golden Press	
GI Joe—Sins of our Fathers	Llo/Ahern/Downs Duffy/Glamack/ Houston/Lovey/ Singer/Walker/ Thompson	USA	62	Golden Press	
Jem—Starbright Part One—Falling Star	Not shown	USA	61	Golden Press	
Les Portes Tournantes	R. Marlo/F. Morin	Canada	98	Palace Entertainment Corporation	
Smash Hits '88The Video	Not shown	Australia	77	CBS Records Australia	
Stories of the Sylvanian Families	B. Edwards	UK	40	Communications and Entertainment	
Transformers—In Playing Ball	G. Singer/J. Walker/ G. Wetzler	USA	26	Golden Press	
Transformers—The Ultimate Weapon, The	G. Moeller/G. Singer	USA	60	Golden Press	
•	required for those under				
Belizaire the Cajun	A. Durand/G. Pitre	USA	103	Palace Entertainment Corporation	V (i-m-j)
Communications with Higher Intelligences— Andronicus and Colandrias	The Andronicus Foundation	Australia	49	Andronicus Foundation	O (adult concepts)
Hanging Rock and Beyond—Hoax or Psychic Reality	I. Gordon	Australia	76	Andronicus Foundation	O (adult concepts)
Hot to Trot	S. Tisch	USA	82	Warner Home Video	L (f-l-g) O (sexual allusions)
House on Carroll Street The	P. Yates/R. Colesberry	USA	96	RCA/Columbia Pictures/Hoyts Video	V (i-m-j) L (i-l-j)
Picnic	F. Kohlmar	USA	108	RCA/Columbia Pictures/Hoyts Video	O (adult concepts)
Preacherman	A. Viola	USA	81	Southern Star Group	O (sexual allusions)
Savannah Smiles	C. Paylow	USA	99	CBS/Fox Video	O (adult concepts)
Shadow Riders, The	V. Nobles/D. Durney	USA	96	RCA/Columbia Pictures/Hoyts Video	O (sexual allusions) V (f-l-j)
Shiralee, The	B. Moir	Australia	162	Southern Star Group	V (i-m-j) O (adult concepts)
Vibes	T. Ganz/D. Blum	USA	99	Fox Columbia Film Distributors	L (i-l-j) V (i-l-j) O (drug references sexual allusions)
	mended for viewing by p			ODG (F. AVI)	T /'
Blue Iguana, The	S. Golin/S. Sighvatsson	USA	86	CBS/Fox Video	L (i-m-g) V (i-m-g)
Counterforce Courier, The	C. Vasallo H. McLoughlin	USA/Spain Ireland	91 85	CBS/Fox Video Roadshow Home Video	V (f-m-g) L (i-m-g) V (i-m-j) O (drug
Gorillas in the Mist— The Story of Dian Fossey	A. Glimcher/T. Clegg	USA	129	Warner Home Video	use) L (i-m-g) O (adult concepts)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
Heartbreak Hotel	L. Obst/D. Hill	USA	100	Roadshow Home Video	L (i-m-g)
Last Dream—Heroes Unsung, The	A. Lowery	UK/Australia	51	Ronin Films	L (i-m-g)
Like Father Like Son	B. Grazer/D. Valdes	USA	99	Fox Columbia Film Distributors	L (i-m-g)
Little Nikita	H. Gittes	USA	97	Fox Columbia Film Distributors	V (i-m-g) L (i-m-g)
Miles from Home	F. Zollo/P. Kurta	USA	107	Filmpac Holdings	L (f-m-g) V (i-m-g)
Naked Gun from the Files of Police Sauad!, The	R. Weiss	USA	84	United International Pictures	O (adult concepts)
Outcasts, The	Tolmayax Productions	Ireland	101	City Lites	S (i-m-j)
Red Spider, The	P. King/T. King	USA	89	CBS/Fox Video	V (i-m-j) O (adult concepts)
School Daze	S. Lee	USA	120	RCA/Columbia Pictures/Hoyts Video	L (f-m-g) S (i-m-j)
Seventh Sign, The	T. Field/R. Cort	USA	′ 96	Fox Columbia Film Distributors	V (i-m-j) O (adult concepts)
Surfer, The	J. Vernon/F. Shields	Australia	. 89	CBS/Fox Video	V (i-m-j) O (nudity sexual allusions)

'R'-Restricted (not to be sold or hired or delivered to minors or displayed in a public place unless container bears prescribed markings)

Electric Blue 29	Not shown	UK	59	Video Ray	O (exploitative nudity S (i-m-g)
No Safe Haven Sorority Babes in the Slimeball Bowl-O- Rama	G. Paul D. De Coteau/J. Schouwiler	USA USA	88 76	CBS/Fox Video Virgin Video Australia	V (f-m-g) L (i-m-g)
Wild Boys (a)	D. Hannay/C. Hannah	Australia	84	CBS/Fox Video	V (f-m-g)

⁽a) Title changed from Vicious! shown on 12.9.88 gazette list.

'X'-Extra Restricted (not to be sold or hired or delivered to minors or displayed except in a restricted publications area and bearing prescribed markings)

Bi & Beyond Part II	P. Norman	USA	73	Leisuremail	S (f-h-g)
Bitch is Back, The	J. Blue	USA	72	Leisuremail	S (f-h-g)
Come! Get Me	C. Desantos	USA	72	Private Screenings	S (f-h-g)
Deep Desires	Not shown	USA	78	Leisuremail	S (f-h-g)
Dial "F" for Fantasy	L. Burton	USA	89	Private Screenings	S (f-h-g)
Emmanuelle 5	A. Siritzky	France/USA	79	Outland Promotions	S (i-m-g)
Fine Art of Anal Sex, The	J. Stagliano	USA '	28	Leisuremail	S (f-h-g)
Fine Art of Fellatio, The	Video Cassette Recording	USA	23	Leisuremail	S (f-h-g)
Girl Named Sam, A	C. Chaplin	USA	70	Leisuremail	S (f-h-g)
Girl on the Run	H. Dupree	USA	82	Private Screenings	S (f-h-g)
Make my Night	J. Reynolds	USA	91	Private Screenings	S (f-h-g)
Naked Stranger, The	Vivid Video	USA	84	Capital Duplicators	S (f-h-g)
Nasty News Hounds	Not shown	USA	78	Leisuremail	S (f-h-g)
Samantha	Western Visuals	USA	75	Leisuremail	S (f-h-g)
Secrets Behind the Censored Door	Not shown	USA	84	Leisuremail	S (f-h-g)
Sex Sluts in the Slammer	Not shown	USA	83	Leisuremail	S (f-h-g)
She's so Fine—Part II	D. Holden	USA	79	Leisuremail	S (f-h-g)
Show Stoppers	Moonlight Entertainment	USA	74	Leisuremail	S (f-h-g)
So Deep so Good	L. Pachard	USA	84	Leisuremail	S (f-h-g)
Switch Hitters Part III	R. Mailer	USA	73	Leisuremail	S (f-h-g)
Yellow Fever	L. Burton	USA	93	Private Screenings	S(f-h-g)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
Refused Classification					
Boys Behind Bars	Latino Fan Club	USA	83	Leisuremail	O (gratuitous sexual violence)
Female Aggressors	P. Norman	USA	82	Leisuremail	O (exploitative incest fantasy)
Loose Ends IV—The Ultimate Tail	B. Seven	USA	108	Leisuremail	O (gratuitous sexual violence)

CA03A109 CROFLC-SH-WE-013\$

N.N.--8880893

Community Services and Health

COMMONWEALTH OF AUSTRALIA Disability Services Act 1986

DETERMINATION OF RATES OF TRAINING ALLOWANCE FOR THE PURPOSES OF SUBSECTION 24 (2) AND THE RATE OF LIVING-AWAY-FROM-HOME ALLOWANCE FOR THE PURPOSES OF SUBSECTION 24 (4)

I, NEAL BLEWETT, the Minister of State for Community Services and Health, pursuant to subsections 24 (2) and 24 (4) of the *Disability Services Act 1986* (the Act) hereby determine that on and from 1 January 1989:

- 1. For the purposes of subsection 24 (2) of the Act, the rate of training allowance for a person undergoing onthe-job employment on vocational training with an employer is:
 - (i) in the case of a person who has attained the age of 18 years and is undertaking full-time training, \$46.35 per week;
 - (ii) in the case of a person who has attained the age of 18 years and is undertaking part-time training, \$23.00 per week;
 - (iii) in the case of a person who has not attained the age of 18 years and is undertaking full-time training, \$23.20 per week; and
 - (iv) in the case of a person who has not attained the age of 18 years and is undertaking part-time employment or vocational training, \$15.30 per week.
- For the purposes of subsection 24 (2) of the Act, the rate of training allowance for a person undergoing a formal course of vocational training is:
 - (i) in the case of a person who is undertaking fulltime training, \$30.00 per week;
 - (ii) in the case of a person who is undertaking parttime training, \$20.00 per week.
- For the purposes of subsection 24 (4) of the Act, the rate of living-away-from-home allowance is \$57.90 per week.
- The determination made for the purposes of subsections 24 (2) and 24 (4) of the Act dated 31 May 1987 is hereby revoked.

Dated this 13th day of December 1988.

NEAL BLEWETT Minister of State for Community Services and Health

N.N.-8883918

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

APPOINTMENT OF A MEMBER OF THE PHARMACEUTICAL BENEFITS ADVISORY COMMITTEE

I, PETER STAPLES, for and on behalf of the Minister of State for Community Services and Health, by virtue of the powers vested in the Minister of Community Services and Health by subsection 101 (1) of the National Health Act 1953 hereby appoint the medical practitioner whose name and qualifications are shown hereunder to be a member of the Pharmaceutical Benefits Advisory Committee, with effect from 1 January 1989.

PETER GERARD LYNCH, MB, BS (MELB), FRACP Dated at Canberra this 20th day of December 1988.

PETER STAPLES
Minister of State for
Housing and Aged Care

CA03C108 CR\$

N.N.-8883919

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS DETERMINATION UNDER SECTION 84HA

- I, JOHN STEWART DEEBLE, Acting First Assistant Secretary, Health Benefits Division, Department of Community Services and Health and Delegate of the Minister of State for Community Services and Health, pursuant to section 84HA of the National Health Act 1953, with the agreement of the Pharmacy Guild of Australia, hereby make the following Determination:
- This Determination shall come into operation on I January 1989.
- 2. The amount payable by the Commonwealth to an approved pharmacist, approved medical practitioner or approved hospital authority in respect of each pharmaceutical benefits entitlement card and each additional or replacement card issued by the pharmacist, medical practitioner or hospital authority during the period I January 1989 to 31 December 1989 shall be \$4.47.

Dated this 15th day of December 1988.

JOHN DEEBLE

Acting First Assistant Secretary Health Benefits Division Delegate of the Minister of State for Community Services and Health

N.N.-8883920

Defence

COMMONWEALTH OF AUSTRALIA

Defence Force Retirement and Death Benefits Act 1973

APPOINTMENT OF A DEPUTY OF A MEMBER OF THE DEFENCE FORCE RETIREMENT AND DEATH BENEFITS AUTHORITY

I. SIR NINIAN MARTIN STEPHEN, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 9 of the Defence Force Retirement and Death Benefits Act 1973, hereby appoint Captain Jeffery Charles Lundy Foot, a person nominated by the Chief of Naval Staff, to be the deputy of Commodore John Raymond Da Costa, a member of the Defence Force Retirement and Death Benefits Authority on and from the 9th day of December 1988. Dated this 24th day of November 1988.

N. M. STEPHEN Governor-General

By His Exellency's Command, R. KELLY

Minister of State for Defence Science and Personnel

N.N.-8883921

Industrial Relations

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE UNDER SUBSECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of the

CLOTHING TRADES AWARD 1982

C. No. 20866 of 1988

And in the matter of the variation of the award dated 1 February 1983 in the above matter.

Notice is hereby given:

- (a) that on 8 December 1988 the Commission varied the terms of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule in the Australian Capital Territory in the industry in respect of which the dispute arose with effect from the first pay period to commence on or after 19 September 1988; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within twenty-eight days after the date specified in paragraph (a).

A copy of the award may be inspected at the office of the Registrar. Objections should be lodged with the Registrar at 4th Floor, CML Building, University Av, Canberra, by 4.30 p.m. on 5 January 1989.

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
	PRINT No. H	6095
Clothing Trades (Roping-In No. 6) Award 1988	Parties bound	Wages and Working Conditions in the Clothing Industry

Dated this 14th day of December 1988.

CHRISTOPHER BRENDON Deputy Industrial Registrar

N.N.-8883922

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE UNDER SUBSECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of

TRANSPORT WORKERS' (ARMOURED VEHICLES) **AWARD 1981**

And in the matter of the variation of the award dated 28 August 1978 in the above matter.

Notice is hereby given:

- (a) that, on 29 November 1988, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variations will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 15 September 1988 and 15 March 1989; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within twenty-eight days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs St, Darwin by 4.30 p.m. on 18 January 1989.

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

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
T10	5CR V046 M PR	RINT H5449
9A	Wage Rates	No extra claims
10	Wage rates	Indexation
10 (a)	Wage rates	Indexation
11 (a) (b) (c)	Allowances	Indexation
15 (c)	Allowances	Indexation
15 (d)	Allowances	Indexation
21 (c) (i)	Allowances	Indexation
21A (c)	Allowances	Indexation
28 (a)	Allowances	Indexation
Appendix 'A' 4	Allowances	Indexation
Appendix 'A'	Allowances	Indexation
5 (c) (d)		
Appendix 'B' 4	Wage rates	Indexation
Appendix 'B' 10	Wage rates	Indexation

Dated this 12th day of December 1988.

LYNDALL SOETENS Registrar

N.N.---8883923

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE UNDER SUBSECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of

TRANSPORT WORKERS (NORTHERN TERRITORY OIL AGENTS/CONTRACTORS AWARD 1981

And in the matter of the variation of the award dated 10 June 1981 in the above matter.

Notice is hereby given:

- (a) that, on 2 December 1988, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variations will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 17 May 1988; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within twenty-eight days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs St, Darwin by 4.30 p.m. on 18 January 1989.

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

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
TI	24CR V023 M PF	RINT H3031
10 (7) (b)	Allowances	Call back
10 (8) (c)	Allowances	Cancellation of overtime
11 (11) (c)	Allowances	Shift work
12 (5) (7) (8)	Allowances	Sundays and holidays
13(1)(3)	Allowances	Meal money
15	Allowances	Transport and location allowance
16 (2)	Allowance	Telephone call-in
18 (5)	Allowance	Travelling
21	Allowance	First Aid

Dated this 12th day of December 1988.

LYNDALL SOETENS
Registrar

N.N.-8883924

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

IN THE MATTER OF A DECLARATION THAT THE MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985

[ODN C No. 3799 of 1985]

be a common rule in the Northern Territory

(C No. 21627 of 1988)

Mr Commissioner McKenzie

Melbourne, 2 December 1988

DECLARATION

1. The Miscellaneous Workers (Northern Territory) Award 1985, as varied to date shall be a common rule of the industries or industrial pursuits of persons whether perma-

nent or casual, employed in or in connection with, industries and/or industrial pursuits of animal welfare establishment; domestic staff, groundsmen or yardmen of non Government schools; undertaking; municipal works and services in relation to swimming pools; excluding employees (except those principally engaged in the performance of work in or in connection with the industry and/or industrial pursuit of municipal works and services) principally engaged in the transportation of goods by motor vehicle, upon public roads in the Northern Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said Award and shall also be binding on all such employees.

- 2. The declaration shall not apply to:
 - (i) the Australian Government in respect of employees under the *Public Service Act 1922*;
 - (ii) any employer in respect of employees covered by a determination made under the Public Service Arbitration Act 1920;
 - (iii) any employer in respect of employees covered by the Northern Territory Public Service Act 1976;
 - (iv) any employer in respect of any employees covered by any other award or agreement made under the Conciliation and Arbitration Act 1904.
- 3. The foregoing declaration shall operate from midnight of 27th day of September 1988.

By the Commission

I. T. MCKENZIE Commissioner

N.N.-8883925

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE SECURITY INDUSTRY (NORTHERN TERRITORY) AWARD 1987 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 22812 of 1988)

Notice is hereby given that at 9.15 a.m. on the 13th day of January 1989 at 1 Briggs St, Darwin the Australian Conciliation and Arbitration Commission will hear an application by The Federated Miscellaneous Workers' Union of Australia to declare the award known as the Security Industry (Northern Territory) Award 1987 as varied to date, a Common Rule of the industries and/or industries pursuits of persons performing security or watching functions on the premises and/or related facilities or operations of other than their own employer in the Northern Territory and shall be binding on all employees in the said industries and/or industrial pursuits in respect of employment by them of employees in the classifications as covered by the incidence clause of the Award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins Street Melbourne Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs St, Darwin Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 13 January 1989, file with the Deputy Industrial Registrar, 1 Briggs Street Darwin NT 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 12th day of December 1988.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-8883926

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE METAL INDUSTRY (NORTHERN TERRITORY (CONSOLIDATED) AWARD 1982 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 22644 of 1988)

Notice is hereby given that at 9.30 a.m. on the 13th day of January 1989 at 1 Briggs St, Darwin the Australian Conciliation and Arbitration Commission will hear an application by The Federated Miscellaneous Workers' Union of Australia to declare the award known as the Metal Industry (Northern Territory Consolidated) Award 1987 as varied to date, a Common Rule of the industries and/or industries pursuits of engineering, metal working and fabricating in all their branches and all industries allied thereto in the Northern Territory and shall be binding on all employees in the said industries and/or industrial pursuits in respect of employment by them of employees in the classifications as covered by the incidence clause of the Award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins Street Melbourne Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs St, Darwin Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 13 January 1989, file with the Deputy Industrial Registrar, 1 Briggs St. Darwin NT 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 12th day of December 1988.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-8883927

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE CHILD CARE INDUSTRY (NORTHERN TERRITORY) AWARD 1986 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 22645 of 1988)

Notice is hereby given that at 9.45 a.m. on the 13th day of January 1989 at 1 Briggs St Darwin the Australian Conciliation and Arbitration Commission will hear an application by The Federated Miscellaneous Workers' Union of Australia to declare the award known as the Child Care Industry (Northern Territory) Award 1986 as varied to date, a

Common Rule of persons, whether permanent or casual employed in the performance of all work in or in connection with, or incidental to the industries or industrial pursuits of Child Minding, Day Nursery, Pre School Kindergartens and Family Day Care Schemes other than persons employed as Clerks in the Northern Territory and shall be binding on all employees in the said industries and/ or industrial pursuits in respect of employment by them of employees in the classifications as covered by the incidence clause of the Award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins St Melbourne Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs St Darwin Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 13 January 1989, file with the Deputy Industrial Registrar, 1 Briggs St Darwin NT 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Aribitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 12th day of December 1988.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.--8883928

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE HAIRDRESSING AND BEAUTY INDUSTRY (NORTHERN TERRITORY) AWARD 1987 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 22813 of 1988)

Notice is hereby given that at 9.00 a.m. on the 13th day of January 1989 at 1 Briggs St Darwin the Australian Conciliation and Arbitration Commission will hear an application by The Federated Miscellaneous Workers' Union of Australia to declare the award known as the Hairdressing and Beauty Industry (Northern Territory) Award 1987 as varied to date, a Common Rule of the industries and/or industries pursuits of hairdressing and scalp treatment and/ or beauty care and/or body care and/or massage in the Northern Territory and shall be binding on all employees in the said industries and/or industrial pursuits in respect of employment by them of employees in the classifications as covered by the incidence clause of the Award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins St Melbourne Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs St Darwin Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 13 January 1989, file with the Deputy Industrial Registrar, 1 Briggs St Darwin NT 5790, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Aribitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 12th day of December 1988.

LYNDALL SOETENS
Deputy Industrial Registrar

CA03I049 CR\$

N.N.-8883929

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE OF APPLICATION TO DECLARE THE SADDLERY, LEATHER, CANVAS AND PLASTIC MATERIAL WORKERS AWARD 1985 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 23027 of 1988)

Notice is hereby given that at 10.00 a.m. on the 13th day of January 1989 at 1 Briggs St Darwin the Australian Conciliation and Arbitration Commission will hear an application by the Federated Miscellaneous Workers' Union of Australia to declare the award known as the Saddlery, Leather, Canvas and Plastic Material Workers Award 1985 as varied to date, a Common Rule of the industries and/or industrial pursuits engaged in or in connection with the manufacture, alteration or repair of the following articles. including woolled lamb, or sheepskins, articles made from woolled skins or furred skins such as spindle mops, paint roller sleeves, dusters, playsuits, soft toys, woolskin and furred skin toys, clicking, cutting by hand or machine, or in the making or repairing of saddles, saddle trees, harness, collars and rugs for horses and other animals, bridles, flyveils and strappings, whips, whipthongs, machine belting, respirators or gas masks of leather, canvas, fabric or other like material, trunks, welders or similar masks, bags, portmanteaux, travel goods, suits or attache cases, braces of all descriptions, belts, razor straps, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers sample cases of all descriptions, slither cans, bicycle and saddles of all descriptions, musical, covered wireless or covered gramophone or transistor or radio cases, surgical and spectacle cases of all descriptions including metal mesh or any like material, panier bags, making up and/or fitting zippers or fasteners where made within the industry, wallets, purses, pouches, folio or folio covers of fabric gloves and mitts of all descriptions, leggings, hat leathers, designing leather coats, leather hats or caps, playsuits of leather or fabric, artificial limbs and appliances, including surgical belts and surgical supports of leather, canvas webbing or other like material, sails, tents, tarpaulins, rigging, flags, nosebags, waterbags, weather cloths, dodgers, canvas duck or calico bags of all descriptions, blinds of all descriptions inside or out, mast coats, awnings, sail covers, canvas, duck, fabric or calico covers of all descriptions, canvas or coil save-alls, all types of beach shelters from canvas, calico or like materials, covering beach, book makers and tractor umbrellas with canvas or like materials, slings of all descriptions, windsails, hose of all descriptions (excluding rubber hose), covers for wings of aeroplanes, or component parts of aeroplanes of canvas, sail, duck, fabric or other like material, parachutes, parachute harness, car head rest covers, and car seats made from leather or any substitutes for leather, car safety harness of leather, sail, duck, canvas, webbing or other like material, aeroplane hangers, sheds (Belman or others), components of aeroplane hangers, sheds or houses of canvas, fabric or other material, mail bags, canvas ice cream containers, and/or shippers, fenders, cargo nets, shipsgear, life jackets, coverings of lifebuoy, marquees, skillions, binding and conveyor aprons, gaskets and washers of leather, canvas or other like material, industrial spindle polishing mops where made within the industry, camp beds, deck chairs, camp furniture, rope or wire splicing, canvas boot coverings, and all classes of goods (other than boots,

shoes, sandles and slippers) made from leather, pelts, fabric canvas, fibre or vulcanised fibre, webbing and/or all substitutes (including plastics) for the leather, pelts, fabric, canvas, fibre or vulcanised fibre, webbing, used in the industries and also designing, clicking, cutting by hand or machine and machining in all sections and spraying in the Northern Territory and shall be binding on all employees in the said industries and/or industrial pursuits in respect of the employment by them of employees in the classifications as covered by the incidence clause of the Award.

A copy of the said award as varied to date may be inspected free of charge at the Office of the Industrial Registrar, 80 Collins St Melbourne Victoria; and the Office of the Deputy Industrial Registrar, 1 Briggs St Darwin Northern Territory and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before the 13th day of January 1989, file with the Deputy Industrial Registrar, 1 Briggs St Darwin Northern Territory 0800, a notice in accordance with Form 11, appearing in the first schedule to the Conciliation and Arbitration Regulations and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 12th day of December 1988.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.-8883930

Industry, Technology and Commerce

Customs Tariff (Anti-Dumping) Act 1975

Notice No. 1988

REVOCATION OF NOTICE

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 Notice 1982/D21 in relation to woven polyolefin bags from the Republic of Korea, dated the 1st day of June 1982, and published in Commonwealth of Australia Gazette No. S 113 of 8 June 1982.

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

Dated this 6th day of December 1988.

BARRY O. JONES

Minister of State for Science, Customs and Small Business

N.N.—8883931

Customs Tariff (Anti-Dumping) Act 1975 Notice No. 1988/D43

REVOCATION OF NOTICE

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 Notice No. 1981/D9 dated the 18th day of August 1981 published in Commonwealth of Australia Gazette S 206 of 30 September 1981 as it relates to power transformers from Finland.

This Notice shall take effect on and from the date of publication in the Commonwealth of Australia Gazette. Dated this 6th day of December 1988.

> BARRY O. JONES Minister for Science. Customs and Small Business

> > N.N.-8883932

Customs Tariff (Anti-Dumping) Act 1975

Notice No. 1988/D42

REVOCATION OF NOTICE

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 Notice No. 1982/D27 dated the 13th day of July 1982 published in Commonwealth of Australia Gazette S 154 of 19 July 1982 relating to power transformers from Japan.

This Notice shall take effect on and from the date of publication in the Commonwealth of Australia Gazette. Dated this 6th day of December 1988.

> **BARRY O. JONES** Minister for Science, Customs and Small Business

> > N.N.--8883933

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	07/12/88	08/12/88	09-11/12	12/12/88	13/12/88
AUSTRIA	Schillings	10.7100	10.6800	10.6400	10.4900	
BELGIUM/LUX	Francs	31.9600	31.8700	31.7300	31.2100	31.1300
BRAZIL	Cruzado	535.3800	532.9900	542.5600	539.4500	542.6300
CANADA	Dollars	1.0462	1.0357	1.0379	1.0277	1.0211
CHINA	New Yuan	3.2598	3.2111	3.2345	3.1814	3.1658
DENMARK	Kroner	5.8800	5.8578	5.8413	5.7495	5.7334
FIJI	Dollars	1.1897	1.1719	1.1910	1.1698	1.1657
FINLAND	Marks	3.5934	3.5720	3.5702	3.5171	3.5049
FRANCE	Francs	5.2175	5.1903	5.1739	5.0953	5.0773
GERMANY F.R.	Deutschmarks	1.5278	1.5207	1.5151	1.4923	1.4855
CREECE	Drachmas	126.8300	126.7700	125.9200	124.0900	123.4700
HONG KONG	Dollars	6.8461	6.7446	6.7957	6.6898	6.6578
INDIA	Rupees	13.1682	13.0433	13.1008	12.9116	12.8525
INDONESIA	Rupiahs	1509.0000	1487.0000	1499.0000	1474.0000	1467.0000
IRELAND	Pounds	0.5693	0.5678	0.5658	0.5558	0.5546
ISRAEL	Shekel	1.3890	1.3704	1.3835	1.3573	1.3549
ITALY	Lire	1128.1600	1122.5000	1118.0400	1101.0000	1095.2900
JAPAN	Yen	107.1700	106.7400	106.5500	105.2200	104.8400
KOREA	Won	599.6400	590.7600	594.8300	584.6600	581.8500
MALAYSIA	Dollars	2.3540	2.3244	2.3376	2.3005	2.2908
NETHERLANDS	Guilders	1.7238	1.7154	1.7092	1.6838	1.6767
NEW ZEALAND	Dollars	1.3471	1.3464	1.3466	1.3410	1.3306
NORWAY	Kroner	5.6684	5.6331	5.6301	5.5386	5.5043
PAKISTAN	Rupees	16.4000	16.1600	16.2700	16.0100	15.9300
PNG	Kina	0.7129	0.7078	0.7099	0.7021	0.6988
PHILIPPINES	Pesos	18.2600	17.9900	18.1100	17.8100	17.7300
PORTUGAL	Escudos	125.7700	125.3200	125.2500	123.2800	122.8700
SINGAPORE	Dollars	1.7060	1.6833	1.6907	1.6611	1.6505
SOLOMON IS.	Dollars	1.7845	1.7544	1.7908	1.7524	1.7474
SOUTH AFRICA	Rand	1.9884	2.0145	2.0306	2.0109	2.0004
SPAIN	Pesetas	99.1900	98.8600	98.1300	96.6400	96.4300
SRI LANKA	Rupees	28.9300	28.5000	28.7200	28.2500	28.1200
SWEDEN	Kroner	5.2894	5.2535	5.2528	5.1674	
SWITZERLAND	Francs	1.2812	1.2792	1.2757	1.2574	1.2502
TAIWAN	Dollars	24.6700	24.3000	24.4900	24.0800	23.9600
THAILAND	Bahts	21.9800	21.6800	21.8600	21.4800	21.3900
UK	Pounds	0.4724	0.4696	0.4700	0.4649	0.4633
USA	Dollars	0.8780	0.8649	0.8712	0.8569	0.8527

B.G. GILL
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
14/12/88
N.N.8884025

Primary Industries and Energy

Torres Strait Fisheries Act 1984

Fishery Management Notice No. 26

PRAWN FISHERY - SEASONAL CLOSURE

In accordance with the powers conferred by paragraph 35(1)(a)of the Torres Strait Fisheries Act 1984, I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, for and on behalf of the Protected Zone Joint Authority, hereby:

(a) provide that in this notice:

'first period' means the period commencing at 1200 hours EST on 23 December 1988 and ending at 1200 hours EST on 7 March 1989:

'northern area' means the area of the prawn fishery, specified in item 1 of Schedule 2 of the Torres Strait Fisheries Regulations, that lies north of the parallel of Latitude 10013' South:

'second period' means the period commencing at 1200 hours EST on 23 December 1988 and ending at 1200 hours EST on 15 April 1989;

'southern area' means the area of the prawn fishery, specified in item 1 of Schedule 2 of the Torres Strait Fisheries Regulations, that lies south of the parallel of Latitude 10013' South: and

'the Act' means the Torres Strait Fisheries Act 1984;

- pursuant to paragraph 16(1)(a) of the Act, prohibit, (b) during the first period, the taking of fish of the family Penaeidae (commonly known as Prawns) from the southern area:
- pursuant to paragraph 16(1)(o) of the Act, prohibit, (c) in the southern area and during the first period, a person from having in his possession or under his control on a boat equipment of a kind specified in the Schedule, unless that equipment is stowed and secured:
- pursuant to paragraph 16(1)(a) of the Act, prohibit (d) during the second period, the taking of fish of the family Penaeidae (commonly known as Prawns) from the northern area; and
- (e) pursuant to paragraph 16(1)(o) of the Act, prohibit, in the northern area and during the second period, a person from having in his possession or under his control on a boat equipment of a kind specified in the Schedule, unless that equipment is stowed and secured.

Equipment referred to in paragraphs (c) and (e)

(1) Otter trawl nets and boards.

(2) Otter try nets and boards

Dated this distent day of Decer

1988.

JOHN KERIN

TORRES STRAIT FISHERIES ACT 1984

FISHERIES MANAGEMENT NOTICE No. 23A

AMENDMENT TO SCHEDULE TO FISHERIES MANAGEMENT NOTICE No. 23

In accordance with the powers conferred with the powers conferred by paragraph 35(1)(a) of the Torres Strait Fisheries Act 1984 and pursuant to section 16 of that Act, I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, for and on behalf of the Protected Zone Joint Authority, hereby vary the instrument known as Fishery Management Notice No. 23, published in Gazette No. GN 40 on 26 October 1988, by omitting the Schedule and substituting:

"Schedule

That part of the area of the prawn fishery bounded by a line:

- (1) commencing at the point of Latitude 9046'00" South, Longitude 142000'00" East;
- (2) running thence north-easterly along the geodesic to the point of Latitude 9⁰45'24" South, Longitude 142⁰03'30" East;
- thence north along the meridian of Longitude 142003'30" East to its intersection by the parallel of Latitude 9015'43" South:
- (4) thence north-easterly along the geodesic to the point of Latitude 9⁰12'50" South, Longitude 142⁰06'25" East:
- (5) thence north-easterly along the geodesic to the point of Latitude 9011'51" South, Longitude 142008'33" East:
- (6) thence south-easterly along the geodesic to the point of Latitude 9⁰11'58" South, Longitude 142⁰10'18" East;
- (7) thence north-easterly along the geodesic to the point of Latitude 9⁰11°22" South, Longitude 142⁰12'54" East;
- (8) thence south-easterly along the geodesic to the point of Latitude 9°11°34" South, Longitude 142°14'08" East:
- (9) thence south-easterly along the geodesic to the point of Latitude 9⁰13'53" South, Longitude 142⁰16'26" East;
- (10) thence south-easterly along the geodesic to the point of Latitude 9016'04" South, Longitude 142020'41" East:

- (11) thence south-easterly along the geodesic to the point of Latitude 9022'04" South, Longitude 142029'41" East;
- thence north-easterly along the geodesic to the point of Latitude 9021'48" South, Longitude 142031'29" East;
- thence south-easterly along the geodesic to the point of Latitude 9022'33" South, Longitude 142033'28" East;
- (14) thence north-easterly along the geodesic to the point
 of Latitude 9021'25" South, Longitude 142035'29"
 East;
- thence north-easterly along the geodesic to the point of Latitude 9°20'21" South, Longitude 142°41'43" East;
- thence north-easterly along the geodesic to the point of Latitude 9°20'16" South, Longitude 142°43'53" East;
- (17) thence north-easterly along the geodesic to the point of Latitude 9019'26" South, Longitude 142048'18" East where it joins the outer limit of the three mile territorial sea of Saibai Island;
- (18) thence along that outer limit so as to pass to the east of Saibai Island to the point of Latitude 9023'40" South, Longitude 142051'00" East;
- (19) thence south along the meridian of Longitude 142°51'00" East to its intersection by the parallel of Latitude 9°40'30" South;
- (20) thence north-easterly along the geodesic to the point of Latitude 9040'00" South, Longitude 143000'00" East;
- (21) thence north-easterly along the geodesic to the point of Latitude 9033'00" South, Longitude 143005'00" East:
- (22) thence south along the meridian of Longitude 143005'00" East to its intersection by the parallel of Latitude 9039'50" South;
- thence south-westerly along the geodesic to the point of Latitude 9046'00" South, Longitude 143002'20" East:
- thence east along the parallel of Latitude 9046'00" South, to its intersection by the meridian of Longitude 143014'00" East;

- thence south-westerly along the geodesic to the point of Latitude $9^{\circ}52'30"$ South, Longitude $143^{\circ}09'30"$ (25) East:
- thence south-westerly along the geodesic to the point of Latitude $9^{\circ}52'45"$ South, Longitude $142^{\circ}59'30"$ (26)
- (27)thence south-westerly along the geodesic to the point of Latitude 10013'00" South, Longitude 142051'00" East:
- thence south-westerly along the geodesic to the point of Latitude $10^{\circ}28'00"$ South, Longitude $142^{\circ}31'49"$ (28) East:
- (29) thence south along the meridian of Longitude 142031'49" East to its intersection by the northern-most point of the shore of Cape York Peninsula at low water mark;
- (30)thence generally south-westerly along that shore at low-water mark, to its intersection by the meridian of Longitude 142009'00" East;
- (31)thence north along that meridian to its intersection by the parallel of Latitude 10028'00" South;
- (32)thence west along that parallel to its intersection by the meridian of Longitude 141020'00" East:
- (33)thence north along that meridian to its intersection by the parallel of Latitude 10010'28.73" South; and
- thence north-easterly along the geodesic to the point (34)of commencement."

day of

Torres Strait Fisheries Act 1984

Catch Reporting Notice No. 11

REQUIREMENT THAT BOAT MASTERS AUTHORISED TO OPERATE IN THE PRAWN FISHERY FURNISH INFORMATION BY MEANS OF OTC TELEGRAM

In accordance with the power conferred by paragraph 35(1)(a) of the Torres Strait Fisheries Act 1984 (the Act) and pursuant to subsection 14(2A) of the Act, I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, for and on behalf of the Protected Zone Joint Authority hereby;

- (a) revoke the instrument known as Fisheries Management Notice No. 20 published in Gazette No. GN8 of 9 March 1988; and
- (b) require, in relation to a boat of a kind referred to Fisheries Management Notice No. 19 and published in Gazette No. GN 8 of 9 March 1988, that:
 - (i) a person who is the master of the boat shall, within a 24 hour period following the entry or departure of the boat into or from the Protected Zone, notify the Minister that the person is the master of the boat and that the boat has entered or left the Protected Zone;
 - (ii) a person who becomes the master of the boat shall, within a 24 hour period following that person becoming the master of the boat, notify the Minister that the person has become the master of the boat;
 - (iii) a person who ceases to be the master of the boat shall, within a 24 hour period following that person ceasing to be the master of the boat, notify the Minister that the person has ceased to be the master of the boat; and
 - (iv) the notifications referred to in subparagraphs (i), ·(ii) and (iii) of paragraph (b) of this Notice shall be in the manner specified in the Schedule.

SCHEDULE

The person furnishing the information shall forward it by telgram or telex addressed to Telex AA 48069 HARCAN, stating the name the place of abode of the person furnishing the information and the name of the boat and the distinguishing number assigned to the boat.

Dated this Literth day of December

COMMONWEALTH OF AUSTRALIA

NUCLEAR NON-PROLIFERATION (SAFEGUARDS) ACT 1987

PURSUANT to sub-section 20(1) of the Nuclear Non-Proliferation (Safeguards) Act 1987 and in accordance with regulation 4(1) of the Nuclear Non-Proliferation (Safeguards) Regulations, I, FRANK LINCOLN BETT, Director of Safeguards, Delegate of the Minister for Primary Industries and Energy, hereby give notice that permits have been granted pursuant to sections 13 and 16 of the said Act as follows:

A. GRANT OF PERMITS TO POSSESS NUCLEAR MATERIAL (Section 13)

Name and Address		Date of	Period of Effect
of Permit Holder	Permit No.	Grant	(both dates inclusive
Telectronics Pty. Limited trading as Telectronics and Cordis Pacing Systems 7 Sirius Road Lane Cove, NSW	PN 123	21 November 1988	25 November 1988 to 24 November 1993
Ansett Transport Industries (Operations) Pty. Ltd. Ansett Airlines Engineering N.D.T. Centre, Operations ro Melbourne International Airp Victoria	Base,	5 December 1988	9 December 1988 to 8 December 1993
Alignment & Inspection Instruments Pty. Limited 1 Ulm Street, Lane Cove, NSW	PN 125	21 November 1988	25 November 1988 to 24 November 1993
R.W.Martin & Associates Pty. Ltd. and M-Test (Qld.) Pty. Ltd. 8 Wilga Street, Blackwater, Queensland	PN 126	22 November 1988	28 November 1988 to 27 November 1993
Amalgamated Alfred Caulfield and Royal Southern Memorial Hospital Commercial Road, Prahran, Victoria	PN 127	23 November 1988	28 November 1988 to 27 November 1993
University of Wollongong Northfields Avenue, Wollongong, NSW	PN 128	23 November 1988	28 November 1988 to 27 November 1993

B. GRANT OF PERMIT TO POSSESS AN ASSOCIATED ITEM (Section 13)

Name and Address	Permit No.	Date of	Period of Effect
of Permit Holder		Grant	(both dates inclusive)
Materials Research Laboratory, Defence Science and Technology Organisation - Melbourne, Department of Defence Cordite Avenue, Maribyrnong, Victoria	PA 065	21 November 1988	25 November 1988 to 24 November 1993

C. GRANT OF PERMITS TO TRANSPORT NUCLEAR MATERIAL (Section 16)

Name and Address of Permit Holder	Permit No.	Date of Grant	Period of Effect (both dates inclusive)	
Redpath Freight Lines Pty Ltd Section 177 Hundred of Hall, Hoyleton, SA	TN 047	17 October 1988	21 October 1988 to 20 October 1993	
John Kenneth Zucker trading as JK & HG Zucker 6 Fourth Avenue, Cheltenham, SA	TN 048	22 November 1988	28 November 1988 to 27 November 1993	
Brenton John French trading as BJ & KS French 27 Fifth Street, Quorn, SA	TN 049	22 November 1988	28 November 1988 to 27 November 1993	

Dated this twelfth day of December 1988.

FRANK LINCOLN BETT
Director of Safeguards
Delegate of the Minister for
Primary Industries and Energy

Prime Minister

COMMONWEALTH OF AUSTRALIA

ELIZABETH THE SECOND, by the Grace of God, Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

THE HONOURABLE DANIEL JOHN O'DEA GREETING:

WHEREAS by Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on 27 October 1988 We appointed you to be a Commissioner to inquire into and report upon certain deaths in Australia since I January 1980 of Aboriginals and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto: AND WHEREAS it is desirable that those Letters Patent be varied in a certain respect:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the Royal Commissions Act 1902 and every other enabling power, declare that the Letters Patent issued on 27 October 1988 shall have effect as if for the words 'in police custody, in prison or in any other place caused or contributed to that death' there were substituted 'in police custody, in prison or in any other place of detention caused or contributed to that death'.

WITNESS His Excellency the Right Honourable Sir Ninian Martin Stephen, a member of Her Majesty's Most Honourable Privy Council, Knight of the Order of Australia, Knight Grand Cross of The Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of The Victorian Order, Knight Commander of The Most Excellent Order of the British Empire and Governor-General of the Commonwealth of Australia.

Dated this 7th day of December 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, **BOB HAWKE** Prime Minister

N.N.-8883934

Transport and Communications

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

SHARE TRANSACTION **COMMERCIAL RADIO 3SR SHEPPARTON 3UL GIPPSLAND**

NOTICE OF INQUIRY

Submissions Invited

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition by Shepparton Broadcasting Services Pty Ltd, from Associated Broadcasting Services Limited of all issued share capital of Hanor Pty Ltd and Ellamone Pty Ltd, licensees of commercial radio 3SR Shepparton and 3UL Gippsland respectively.

The Tribunal has received an application from Shepparton Broadcasting Services Pty Ltd and others acquiring an interest in these licences.

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

- (a) whether it would be advisable in the public interest because:
 - (i) the applicants are not fit and proper persons to hold the licences:
 - (ii) the applicants do not have the necessary financial, technical and management capabilities;
 - (iii) the applicants are not capable of complying with the conditions of the licence.
- (b) the applicants' compliance with undertakings to provide the adequate and comprehensive services and to use and encourage the use of Australian creative resources:
- (c) whether if consent was given, contraventions of section 90C (limitation of interests), section 90F (limitations of directorships), section 90G (foreign ownership provisions), section 92FAB (cross-media ownership) or section 92FAD (cross-media directorship) would occur.

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 3.2.89.

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

Australian Broadcasting Tribunal Tandem House 76 Berry St North Sydney NSW 2060 Contact officer

Veronica Phillips (02) 959 7864

Goulburn Valley Regional Library Shepparton Public Library 237 Wyndham St Shepparton Vic. 3630 Telephone (058) 32 9880

Australian Broadcasting Tribunal 570 Bourke St

Melbourne Vic. 3000 Contact officer

Tom Rooney (03) 670 1777

West Gippsland Regional Library Service

Warragul Branch Library Civic Pl

Warragul Vic. 3820

Librarian Dawn Gough

Telephone (056) 23 0200

N.N.-8883935

AUSTRALIAN BROADCASTING TRIBUNAL **Broadcasting Act 1942**

SHARE TRANSACTION

COMMERCIAL TELEVISION SERVICES BCV-8 BENDIGO GLV-8 TRARALGON

NOTICE OF INQUIRY

Submissions invited

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition by Sunraysia Television Limited (Sunraysia) of 1 455 946 fully paid ordinary shares in Tricom Corporation Limited (Tricom). As a result of this transaction Sunraysia now holds shares representing 11.43 per cent of the issued share capital in Tricom. Tricom holds 100 per cent of shares in the Victorian Broadcasting Network (1983) Pty Ltd which is the licensee of BCV-9 Bendigo and GLV-8 Traralgon.

The Tribunal has received applications from Sunraysia and others acquiring an interest in these licences. The issues to be considered in the inquiry are whether, if the application was for consent to the transfer of the licences under section 89A of the Broadcasting Act 1942, the Tribunal should refuse consent having regard particularly to:

- (a) whether it would be advisable in the public interest, because:
 - (i) the applicant is not a fit and proper person to hold the licences;
 - (ii) the applicant does not have the necessary financial, technical and management capabilities to provide an adequate and comprehensive service pursuant to the licences;
 - (iii) the applicant is not capable of complying with the conditions of the licences;
- (b) the applicant's compliance with undertakings to provide adequate and comprehensive services, and to use and encourage the use of Australian creative resources;
- (c) whether if consent was given, contraventions of section 92 (limitation of interests), sections 92C (limitation of directors) or section 92D (foreign ownership provisions) would occur.
- (d) whether, if consent was given, contraventions of section 92FAB (cross media ownership) or section 92FAD (cross media directorship) would occur.

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 3.2.89.

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

Australian Broadcasting Tribunal Tandem House 76 Berry St North Sydney NSW 2060 Contact officer Veronica Phillips Telephone (02) 959 7864 Bendigo Municipal Library Hargreaves St Bendigo Vic 3350 Librarian **B.** Porteous Telephone (054) 43 5894 Australian Broadcasting Tribunal 570 Bourke St Melbourne Vic. 3000 Contact officer Tom Rooney Telephone (03) 670 1777 Traralgon Branch Library Grey St Traralgon Vic. 3844 Librarian

Claire Hughes

Telephone (051) 74 2534

AUSTRALIAN BROADCASTING TRIBUNAL NOTICE OF INQUIRY

ADVERTISEMENTS RELATING TO BETTING OR GAMBLING ON COMMERCIAL TELEVISION AND RADIO

IP/88/212

The Australian Broadcasting Tribunal is inquiring into whether its television and radio regulations relating to betting and gambling advertisements should be amended so that each advertisement carries an educational or warning message concerning compulsive gambling.

This inquiry follows a request from the New Life Ministry at Street Level Incorporated of Broadbeach, Queensland, to vary the advertising conditions for commercial radio and television because of its concern at the possible effects of gambling and betting on families and their health and welfare.

The issues to be considered in this inquiry are:

- 1. (a) Whether avertisements on commercial television relating to betting and gambling should carry an educational and/or health warning; and
 - (b) if so, in what form and manner?
- 2. (a) Whether advertisements on commercial radio relating to betting and gambling should carry an educational and/or health warning; and
 - (b) if so, in what form and manner?
- 3. Such other matters relevant to the inquiry as the Tribunal sees fit.

Written submissions are invited from the public addressing these issues. A brief information paper and a guide to help you prepare a submission are available from the Tribunal's Sydney office, and its offices in each state (except Tasmania). Submissions should reach The General Manager, Australian Broadcasting Tribunal, Tandem House, 76 Berry St, North Sydney NSW 2060, no later than 24 February 1989. Each submission will become a public document and will be attached to the inquiry file unless access is restricted by the Tribunal for the whole or part of it. Copies of the inquiry file can be examined at all Tribunal offices between 9.00 a.m. and 5.00 p.m. on weekdays and at the State Library in Hobart and the State Reference Library in Darwin.

Telephone inquiries Marett Leiboff, tel. (02) 959 7948; Tasmania and Northern Territory (008) 22 6667

N.N.-8883937

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

DECISIONS BY AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: 10/88/213

The Australian Broadcasting Tribunal has approved pursuant to section 89A (1) of the *Broadcasting Act 1942*, the transfer of the licence of 2WL Wollongong from Macquarie Broadcasting Holdings Ltd to Cyndell Pty Ltd.

The full report and reasons for the Tribunal's decision have been published. The application, related documents and the Tribunal's reasons for decision may be inspected at the Tribunal's office at 76 Berry Street, North Sydney, or by arrangement at the Tribunal's State Offices, during normal business hours.

Inquiry File: 10/88/67

The Australian Broadcasting Tribunal has approved pursuant to section 89A (1) of the *Broadcasting Act 1942*, the transfer of the licence of 4RR Townsville from Macquarie Broadcasting Holdings Ltd to Nessan Pty Ltd.

The full report and reasons for the Tribunal's decision will be published shortly. The application and related documents may be inspected at the Tribunal's office at 76

Berry Street, North Sydney, or by arrangement at the Tribunal's State Offices, during normal business hours.

Contact officer Rose Mary Wu Telephone (02) 959 7867

N.N.—8883938

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

SHARE TRANSACTION

FAI GROUP ACQUISITION OF AND INCREASE TO PRESCRIBED INTERESTS IN QINTEX GROUP COMMERCIAL TELEVISION SERVICES ATN-7 SYDNEY, HSV-7 MELBOURNE, BTQ-7 BRISBANE MVQ-6 MACKAY AND SEQ-8 WIDE BAY-BURNETT

Notice of Inquiry

Submissions Invited

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition of and increase to prescribed interests in commercial television services ATN-7 Sydney, HSV-7 Melbourne, BTQ-7 Brisbane, MVQ-6 Mackay, and SEQ-8 Wide Bay-Burnett by:

FAI Insurances Ltd Lader Pty Ltd Bobrod Pty Ltd

The prescribed interests result from shares acquired by FAI Insurances Ltd and certain wholly owned subsidiaries in Qintex Ltd and Qintex Australia Ltd.

The issues to be considered in the inquiry are whether, if the application were for consent to the transfer of the licences under s.89A of the Broadcasting Act 1942, the Tribunal should refuse consent having regard to:

- 1. (a) whether the giving of approval would be contrary to a provision of the Act;
 - (b) whether it would be advisable in the public interest to refuse approval on the grounds that the applicants:
 - (i) are not fit and proper persons to hold these licences;
 - (ii) do not have the financial, technical and management capabilities necessary to provide the services to which the licences relate; or
 - (iii) are not otherwise capable of complying with the conditions of the licence;
 - (c) whether the circumstances are such that, if the Tribunal gave approval:
 - (i) the Tribunal would have reasonable grounds for believing that a person would be contravening the multiple interest or cross media limits (s.92 and or 92FAB) in circumstances which would constitute an offence;
 - (ii) a person would be contravening the multiple or cross-media directorship limits (s.92C or 92FAD):
 - (iii) a condition specified in s.92D would be contravened (foreign ownership); and
 - (d) matters relating to the undertakings given by the licensees that they will provide an adequate and comprehensive service pursuant to the licence and encourage the provision of programs wholly or substantially produced in Australia, and use and encourage the use of Australian creative resources in and in connection with the provision of programs.
- 2. Such other matters relevant to the inquiry as the Tri-

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 3 February 1989.

Before you lodge a submission, it would assist you to inspect the relevant inquiry file (10/88/170) containing the applications and other useful background information, and

to read the Tribunal's Guide for Submitters (copies are available from the Tribunal and are attached to the inquiry files). A background paper on the transaction may be obtained and inquiry files can be inspected during business hours at the following addresses:

Australian Broadcasting Tribunal 76 Berry St North Sydney NSW 2060 Contact officer John Souter Telephone (02) 959 7866 Australian Broadcasting Tribunal 570 Bourke St Melbourne Vic. 3000 Contact officer: Colin Jones Telephone (03) 670 1777 Australian Broadcasting Tribunal 444 Queen St Brisbane Qld 4000

Contact officer Bill Gibson Telephone (07) 832 4702

N.N.-8883939

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

SHARE TRANSACTION

AUSTRALIAN MUTUAL PROVIDENT SOCIETY ACQUISITION OF AND INCREASE TO PRESCRIBED INTERESTS IN QINTEX GROUP COMMERCIAL TELEVISION SERVICES ATN-7 SYDNEY, HSV-7 MELBOURNE, BTQ-7 BRISBANE. MVQ-6 MACKAY AND SEQ-8 WIDE BAY-BURNETT

Notice of Inquiry

Submissions Invited

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition of and increase to prescribed interests in commercial television services ATN-7 Sydney, HSV-7 Melbourne, BTQ-7 Brisbane, MVQ-6 Mackay and SEQ-8 Wide Bay-Burnett by the Australian Mutual Provident Society (AMP).

The prescribed interests result from shares acquired by AMP in Qintex Australia Ltd.

The issues to be considered in the inquiry are whether, if the application were for consent to the transfer of the licences under s. 89A of the Broadcasting Act 1942, the Tribunal should refuse consent having regard to:

- (a) whether the giving of approval would be contrary to a provision of the Act;
 - (b) whether it would be advisable in the public interest to refuse approval on the grounds that the applicants:
 - (i) are not fit and proper persons to hold these
 - (ii) do not have the financial, technical and management capabilities necessary to provide the services to which the licences relate; or
 - (iii) are not otherwise capable of complying with the conditions of the licence;
 - (c) whether the circumstances are such that, if the Tribunal gave approval:
 - (i) the Tribunal would have reasonable grounds for believing that a person would be contravening the multiple interest or cross-media limits (s. 92 and/or 92FAB) in circumstances which would constitute an offence;
 - (ii) a person would be contravening the multiple or cross-media directorship limits (s. 92C or 92FAD);
 - (iii) a condition specified in s. 92D would be contravened (foreign ownership); and

- (d) matters relating to the undertakings given by the licensees that they will provide an adequate and comprehensive service pursuant to the licence and encourage the provision of programs wholly or substantially produced in Australia, and use and encourage the use of Australian creative resources in and in connection with the provision of programs.
- 2. Such other matters relevant to the inquiry as the Tribunal sees fit.

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 3 February 1989.

Before you lodge a submission, it would assist you to inspect the relevant inquiry file (10/88/130) containing the applications and other useful background information, and to read the *Tribunal's Guide for Submitters* (copies are available from the Tribunal and are attached to the inquiry files). A background paper on the transaction may be obtained and inquiry files can be inspected during business hours at the following addresses:

Australian Broadcasting Tribunal 76 Berry St North Sydney NSW 2060 Contact officer John Souter Telephone (02) 959 7866 Australian Broadcasting Tribunal 570 Bourke St Melbourne Vic. 3000 Contact officer Colin Jones Telephone (03) 670 1777 Australian Broadcasting Tribunal 444 Queen St Brisbane Qld 4000 Contact officer Bill Gibson Telephone (07) 832 4702

N.N.-8883940

VIOLENCE ON TELEVISION NOTICE OF INQUIRY

Background

The Australian Broadcasting Tribunal (ABT) is holding an Inquiry into the portrayal, presentation and reporting of violence on television.

The Inquiry is being conducted by two full-time members of the ABT and three associate members appointed for the duration of the inquiry. The full-time members are Deirdre O'Connor, Chairman of the ABT and Michael Ramsden. The part-time members are George Negus, television journalist and host of the Today program, Dr Patricia Edgar, Director of the Australian Children's Film and Television Foundation and Professor Peter Sheehan, Professor of Psychology at the University of Queensland.

The inquiry was initiated by the Federal Minister for Transport and Communications. The Terms of Reference, as set out by the Minister, are:

- (a) The portrayal, presentation and reporting of violence on television including general entertainment programs, news and current affairs programs, cartoons, advertisements and other programs
- (b) The most appropriate method of ensuring that proper consideration is given by licensees to the suitability for inclusion, and the manner of portrayal, of violent material in television programming prior to such material being transmitted; and

(c) The adequacy of the powers under the *Broadcasting*Act 1942 to prevent unacceptable levels of violence in television programs.

When he announced the Inquiry, the Minister directed the Tribunal to consider six major points:

the concern of the Australian community that recent incidents of extreme violence represent an erosion of human sensibilities and respect for life

the role and influence of television in this

the particular susceptibility of children

the media's responsibility to report events faithfully and accurately

the concerns expressed at the Special Premier's Conference on 22 December 1987 regarding the continuous, graphic display of violence through the visual media and

any action by the Attorney-General regarding the control and classification of films and video material.

The Australian Broadcasting Tribunal is to report its findings and make any recommendations to the Minister by 31 August 1989.

Submissions

Written submissions are invited from members of the public, industry groups and other interested organisations.

An information paper has been prepared to assist people wishing to make a submission to the inquiry. This paper notes the background to the inquiry, examines some of the issues involved in television violence and details the relevant Program Standards currently applying. This paper is available from the ABT's offices in Sydney, Melbourne, Adelaide, Perth and Brisbane. A guide to help you prepare a submission is also available at these offices.

Submissions will be regarded as public documents and will become part of the publicly available inquiry file, unless confidentiality is granted by the Tribunal for the whole or part of a submission.

Copies of the Television Violence Inquiry file can be examined during weekday hours at the Tribunal's offices. The files are also available at the Department of Communications library in Canberra, the State Reference Library in Darwin and the State Library of Tasmania.

Closing dates

Submissions should reach the Tribunal's Sydney Office by 5.00 p.m. on Friday, 3 March 1989.

For copies of the information paper, please ring:

Sydney	Andree Wright	(02) 959 7853
	Andrew Poole	(02) 959 7852
Melbourne	Colin Jones	(03) 670 1777
Brisbane	Bill Gibson	(07) 832 4702
Adelaide	David Kelly	(08) 231 1453 231 1454
Perth	Bernie Doyle	(09) 325 7041

Dated this 10th day of December 1988.

RUTH MEDD

Acting General Manager

Australian Broacasting Tribunal, Tandem House, 76 Berry St, North Sydney NSW 2060

N.N.-8883941

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR NORTH WEST TASMANIA

In pursuance of section 82 of the <u>Broadcasting Act 1942</u>, I, Ralph Willis, Minister of State for Transport and Communications, hereby invite applications for, or written submissions relating to, the grant of a licence as specified below:

- (a) category of licence: public radio
- (b) outline of service specifications to which it is proposed the licence is to be subject:

the service area of the licence will be, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, Collection District numbers 010701, 010702, 010703, 010704, 010705, 010706, 010707, 010708, 010709, 010801, 010802, 010803, 010804, 010805, 010806, 010807, 010808, 010809, 010901, 010902, 010903, 010904, 010905, 010906, 010907, 010908, 010909, 010910, 010911, 010912, 010913, 011001, 011002 and 011009 within the Statistical Local Area of Burnie (M) - Pt A; Collection District numbers 011005, 011006 and 011007 within the Statistical Local Area of Burnie (M) - PtB; Collection District numbers 010202, 010203, 010204, 010205, 010206, 010207, 010208, 010209, 010301, 010302, 010303, 010304, 010305, 010306, 010308 and 010309 within the Statistical Local Area of Circular Head (M); Collection District numbers 011501, 011502, 011503, 011504, 011505, 011506, 011507, 011508, 011509, 011510, 011601, 011602, 011603, 011604, 011605, 011606, 011607, 011608, 011609, 011610, 011611, 011701, 011702, 011703, 011704, 011705, 011706, 011707, 011708, 011709, 011710, 011711, 011712, 011713, 011714, 011801, 011802, 011803, 011804 and 011805 within the Statistical Local Area of Devonport (C); Collection District numbers 031202, 031203, 031204, 031205, 031207, 031208, 031211, 031212, 031213, 031214 and 031215 within the Statistical Local Area of Latrobe (M) - Pt A; Collection District numbers 031201, and 031206 within the Statistical Local Area of Latrobe (M) - Pt B; Collection District numbers 011101, 011102, 011103, 011104, 011105, 011106, 011107 011110, 011114, 011115 and 011116 within the Statistical Local Area of Penguin (M) - Pt A; Collection District number 011112 within the Statistical Local Area of Penguin (M) - Pt B; Collection District numbers 011201, 011202, 011203, 011204, 011205, 011206, 011207, 011208, 011209, 011210, 011301, 011302, 011303, 011304, 011305, 011306, 011307, 011308, 011404, 011405, 011406, 011407 and 011410 within the Statistical Local Area of Ulverstone (M) - Pt A; Collection District numbers 011408 and 011409 within the Statistical Local Area of Ulverstone (M) - Pt B; Collection District numbers 010401, 010402, 010404, 010405, 010406, 010407, 010408, 010409, 010410, 010411, 010412, 010501, 010502, 010503, 010511, 010512, 010601, 010602, 010603, 010604 and 010605 within the Statistical Local Area of Wynyard (M) - Pt A; Collection District numbers 010403, 010504, 010505, 010506, 010507, 010508 and 010510 within the Statistical Local Area of Wynyard (M) - Pt B; in the State of Tasmania (1).

the special purpose for which the public radio licence is granted shall be to provide a community service as defined in DOC publication <u>Public Radio: Planning Guidelines</u>, August 1985.

(c) outline of technical conditions proposed to be included in the licence warrant:

Transmitter Sites:

The following locations have been identified as being potentially suitable, using the frequencies given (2).

Round Hill (Burnie)	107.7	MHz
Kelsey Tier (Devonport)	104.7	MHz
Table Cape (Wynyard)	105.5	MHz
Willis Hill (Smithton)	106.3	MHz

Final selection of the combination of sites will be based on a proposal from the successful applicant.

NOTES: 1. In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.

2. Determination of frequencies for this service will depend on the transmitter sitings and the actual effective radiated power characteristics needed to efficiently serve the specified service area. This will be done in conjunction with the proposal from the successful applicant.

Special Conditions or Notes:

The licensee has the responsibility of co-ordinating (prior to installation) with other radiocommunications users established at or adjacent to the site to ensure that operation of the transmitter is compatible with existing services. A list of users operating at particular sites can be obtained from the Manager - Communications, in your State.

Interested persons are notified that they may:

(a) lodge applications in accordance with the regulations for the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2060, not later than 5.00 pm on

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24 February 1989 or
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(b) lodge written submissions relating to the grant of the licence with the General Manager, Australian Broadcasting Tribunal at the above address not later than 5.00 pm on

10 March 1989

A current application form and guidelines must be obtained from the General Manager, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

..... day of . Necember Dated this

RALPH WILLIS

Minister of State for Transport and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR BRISBANE, QUEENSLAND

In pursuance of section 82 of the Broadcasting Act 1942, I, Relph Willis, Minister of State for Transport and Communications, hereby invite applications for, or written submissions relating to, the grant of a licence as specified below:

- (a) category of licence: public radio
- (b) outline of service specifications to which it is proposed the licence is to be subject:

the service area of the licence will be, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, the Brisbane Stat. Div.; the Statistical Local Area of Pine Rivers (S) - Pt B; Collection District numbers 151701, 151702, 151703, 151704, 151705, 151706, 151707, 151708, 151709, 151710, 161601, 161602, 161603, 161604, 161605, 161611 and 161613 within the Statistical Local Area of Beaudesert (8) - Pt B; Collection District numbers 120101, 120102, 120103, 120104, 120105, 120106 120105, 120106, 120107, 120108, 120109, 120110, 120111, 120201, 120202, 120203, 120204, 120205, 120206, 120207, 120208, 120301, 120302, 120303, 120304, 120305, 120306, 120307, 120308, 120309, 120310, 120311, 121401, 121402, 121403, 121404, 121405, 121406, 121407, 121408, 121409, 121410 and 121411 within the Statistical Local Area of Caboolture (S) - Pt B; Collection District numbers 130301, 130314, 130404, 130405, 130406, 130407, 130409, 130410 and 130411 within the Statistical Local Area of Moreton (S) -Pt B in the State of Queensland. (1);

the purpose for which the public radio licence is granted shall be to provide a special interest purpose service as outlined in Section 81A of the Act;

(c) outline of technical conditions proposed to be included in the licence warrant:

Transmitter Site:

Location : The Summit, Mt Coot-tha, Brisbane

Map Publisher Series/Scale Sheet Number : Division of National Mapping : Division of Addamas: Topographic/1:100,000
: 9443 (Edition 1)
: Caboolture

Title

Australian Map

Grid Reference : Zone Easting Northing 4942XX 56 69619XX

Geographic

Co-ordinates : 27 28 5 152° 56}'E

(accurate to nearest half-minute)

Site Height (2) : 287m AHD

: -

Technical Characteristics

: 'VHF Band

Mode : FM

Carrier Frequency (5) 92.1 MHz : Polarisation Vertical

Height of Antenna (3) 50 m

Radiation Pattern (4)

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill (6)
At all angles of azimuth	400W	+3dB, -3dB	0.5	1.5%, 12.7°

NOTES:

- 1. In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City,
 - (S) = Shire, (M) = Municipality, (B) = Borough,
 - (T) = Town, (DC) = District Council.
- 2. Height above the Australian Height Datum.
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The specified limits apply to both the vertical and the horizontal planes of polarisation separately.

The pattern shall substantially comply with these limits. However, the detailed pattern of the antenna and transmitter power shall be subject to the approval of the Minister.

- 5. The service will initially operate on a low-powered basis until further FM frequencies become available for use on a high-powered basis.
- 5. Not less than the indicated percentage of the maximum relative field in the relevant bearing or sector shall be provided within the specified angle of depression from the horizontal.
- 7. Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.

Special Conditions or Notes:

The licenses has the responsibility of co-ordinating (prior to installation) with other radiocommunications users established at or adjacent to the site to ensure that operation of the transmitter is compatible with existing services. A list of users operating at particular sites can be obtained from the Manager - Communications, in your state.

Interested persons are notified that they may:

- (a) lodge applications in accordance with the regulations for the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2059, not later than 5.00 pm on 24 March 1989
- (b) lodge written submissions relating to the grant of the licence with the General Manager, Australian Broadcasting Tribunal at the above address not later than 5.00 pm on 7 April 1989.

A current application form and guidelines must be obtained from the General Manager, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

Dated this 14th day of December 1988.

Ralph Willis
Minister of State for Transport
and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR MACLEAN, NSW

In pursuance of section 82 of the <u>Broadcasting Act 1942</u>, I, Ralph Willis, Minister of State for Transport and Communications, hereby invite applications for, or written submissions relating to, the grant of a licence as specified below:

- (a) category of licence: public radio
- (b) outline of service specifications to which it is proposed the licence is to be subject:

the service area of the licence will be, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, the Local Government Area of Maclean within the State of New South Wales(1);

the purpose for which the public radio licence is granted shall be to provide a general community purposes service as outlined in Section 81A of the Act;

(c) outline of technical conditions proposed to be included in the licence warrant:

Transmitter Site:

Location : Pilot Hill, Yamba

Map Publisher : Division of National Mapping

Series/Scale : Topographic/1:100,000

Sheet Number : 9539 (Edition 1)

Title : Woodburn

Australian Map

Grid Reference : Zone Easting Northing

56 5351XX 67438XX

Geographic

Co-ordinates : 29°26'S 153°21\frac{1}{2}'E

(accurate to nearest half-minute)

Site Height (2) : 51m AHD

Technical Characteristics :-

Band : VHF Mode : FM

Carrier Frequency : 100.3MHz
Polarisation : Vertical

Height of Antenna (3) : 16m

Radiation Pattern (4)

Bearing or Sector ERP (Clockwise direction)		Simits	Beam Tilt	Null Fill (5)	
At all angles of azimuth	500W	÷3dB, −3dB	0.	Not required	

NOTES:

- 1. In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City,
 - (S) = Shire, (M) = Municipality, (B) = Borough,
 (T) = Town, (DC) = District Council.
- 2. Height above the Australian Height Datum.
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The pattern shall substantially comply with these limits. However, the detailed pattern of the antenna and transmitter power shall be subject to the approval of the Minister.
- 5. Not less than the indicated percentage of the maximum relative field in the relevant bearing or sector shall be provided within the specified angle of depression from the horizontal.
- 6. Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.

Interested persons are notified that they may:

(a) lodge applications in accordance with the regulations for the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2059, not later than 5.00 pm on 17 March 1989

or

(b) lodge written submissions relating to the grant of the licence with the General Manager, Australian Broadcasting Tribunal at the above address not later than 5.00 pm on 31 March 1989.

A current application form and guidelines must be obtained from the General Manager, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices at a location or locations in the service area of the proposed licence.

Dated this8th...... day ofDecember...... 1988.

RALPH WILLIS Minister of State for Transport and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR PARRAMATTA, NSW.

In pursuance of section 82 of the <u>Broadcasting Act 1942</u>, I, Ralph Willis, Minister of State for Transport and Communications, hereby invite applications for, or written submissions relating to, the grant of a licence as specified below:

- (a) category of licence: public radio
- (b) outline of service specifications to which it is proposed the licence is to be subject:

the service area of the licence will be, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, the Legal Local Government Areas of Holroyd (M) and Parramatta (C); Collection District numbers 270106, 270107, 270108, 270109, 270203, 270204, 270205, 270206, 270207, 270301, 270302, 270303, 270304, 270305, 270306, 270307, 270308, 270309, 270310, 270311, 270401, 270402, 270403, 270404, 270405, 270406, 270407, 270408, 270409, 270410, 270411, 270412, 270413, 270414, 270415, 270501, 270502, 270503, 270504, 270505, 270506, 270507, 270508, 270601, 270602, 270603, 270604, 270605, 270606, 270607, 270608, 270609, 270610, 270611, 270701, 270702, 270703, 270704, 270705, 270706, 270707, 270708, 270709, 270801, 270802, 270803, 270804, 270805, 270806, 270807, 270808, 270901, 270902, 270903, 270904, 270905, 270906, 270907, 270908, 270909, 270910, 270911, 271001, 271002, 271003, 271004, 273005, 271006, 271007, 271008, 271009, 271010, 420101, 420102, 420103, 420104, 420105, 420106, 420107, 420108, 420109, 420110, 420111, 420201, 420202, 420203, 420204, 420205, 420206, 420207, 420208, 420209, 420210, 420211, 420301, 420302, 420303, 420304, 420305, 420306, 420307 and 420308 within the Statistical Local Area of Baulkham Hills (S) in the State of New South Wales (1);

the purpose for which the public radio licence is granted shall be to provide a general community purposes service as outlined in Section 834 of the Act;

(c) outline of technical conditions proposed to be included in the licence warrant:

Transmitter Site:

Location : Baulkham Hills, Seven Hills Rd

Map Publisher : Division of National Mapping

Series/Scale : Topographic/1:100,000

Sheet Number : 9030 (Edition 1)

Title : Penrith

Australian Map

Grid Reference : Zone Easting Northing 56 3129XX 62618XX

Geographic

Co-ordinates

: 33'46'S 150'59'E

(accurate to nearest half-minute)

Site Height (2)

: 95m AHD

30m

: -

Technical Characteristics

VHF Band Mode FM ç

Carrier Frequency 97.7 MHz Polarisation 5 Horizontal

Height of Antenna (3) • Radiation Pattern (4) e -

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill (5)
330°T-230°T Elsewhere	100W Minimum	+3dB, -3dB practicable	1*	Not required

NOTES:

- 1. In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- 2. Height above the Australian Height Datum.
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The pattern shall substantially comply with these limits. However, the detailed pattern of the antenna and transmitter power shall be subject to the approval of the Minister.
- 5. Not less than the indicated percentage of the maximum relative field in the relevant bearing or sector shall be provided within the specified angle of depression from the horizonta).
- 6. These specifications are to be taken as a guide only. Minor variations are expected to be made to the final specification. Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.

Interested persons are notified that they may:

(a) lodge applications in accordance with the regulations for the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2059, not later than 5.00 pm on 10 March 1989

or

(b) lodge written submissions relating to the grant of the licence with the General Manager, Australian Broadcasting Tribunal at the above address not later than 5.00 pm on 24 March 1989

A current application form and guidelines must be obtained from the General Manager, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

Dated this8th...... day ofDecember...... 1988.

RALPH WILLIS
Minister of State for Transport
and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS NOR A PUBLIC FM RADIO LICENCE FOR NOWRA, NSW

In pursuance of section 82 of the Broadcasting Act 1942, I, Ralph Willis, Minister of State for Transport and Communications, hereby invite applications for, or written submissions relating to, the grant of a licence as specified below:

- category of licence: public radio (a)
- outline of service specifications to which it is proposed (b) the licence is to be subject:

the service area of the licence will be, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, the Collection District numbers 191302, 191303, 191304, 191305, 191306, 191307, 191308, 191309, 191401, 191402, 191403, 191404, 191405, 191406, 191407, 191408, 191409, 191410, 191411, 191412, 191501, 191502, 191503, 191504, 191505, 191506, 191507, 191508, 191509, 191510, 191511, 191601, 191602, 191603, 191604, 191605, 191606, 191607, 191608, 191609, 191610, 191611, 191701, 191702, 191703, 191704, 191705, 191706, 191707, 191708, 191801, 191802, 191803, 191804, 191805, 191806, 191807, 191808, 191809, 191810, 191811, 191901, 191902, 191903, 191904, 191905, 191906, 191907, 191908, 191909, 191910, 191911, 191912, 191913, 192001, 192002, 192003, 192004, 192005, 192006, 192007, 192008, 192009, 192010, 192011, 192012, 192013, 192014, 192101, 192102, 192103, 192104, 192105, 192106 and 192107 within the Statistical Local Area of Shoalhaven (C) in the State of New South Wales; Collection District numbers 014801,014802 and 014803 within the Statistical Local Area of Jervis Bay in the Australian Capital Territory(1);

the purpose for which the public radio licence is granted shall be to provide a general community purposes service as outlined in Section 81% of the Act;

outline of technical conditions proposed to be included in (c) the licence warrant:

Transmitter Site:

Location : Cambewarra Lookout

: Division of National Mapping
: Topographic /1: 100,000
: 9028 (Edition 1) Map Publisher Series/Scale

Sheet Number

Title : Kiama

Australian Map

Grid Reference : Zone Easting Northing

56 2783XX 61464XX Geographic

Co-ordinates : 34° 48'S 150° 34'E

(accurate to nearest half-minute)

Site Height (2) : 624m AHD

Technical Characteristics :-

Band : VHF Mode : FM

Carrier Frequency : 98.1 MHz Polarisation : Vertical

Height of Antenna (3) : 20m

Radiation Pattern (4) :-

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill (5)
65°T - 125°T 125°T - 215°T 215°T - 275°T Elsewhere	180W 300W 180W Minimu	+3dB, -3dB +3dB, -3dB +3dB, -3dB im practicabl	0° 0°	Not required Not required Not required

NOTES: 1. In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City,

- (S) = Shire, (M) = Municipality, (B) = Borough,
- (T) = Town, (DC) = District Council.
- 2. Height above the Australian Height Datum.
- Minimum height above ground to electrical centre of antenna.
- 4. The pattern shall substantially comply with these limits. However, the detailed pattern of the antenna and transmitter power shall be subject to the approval of the Minister.
- 5. Not less than the indicated percentage of the maximum relative field in the relevant bearing or sector shall be provided within the specified angle of depression from the horizontal.
- 6. Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.

Interested persons are notified that they may:

lodge applications in accordance with the regulations for (a) the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2059, not later than 5.00 pm on 3 March 1989

or

lodge written submissions relating to the grant of the (b) licence with the General Manager, Australian Broadcasting Tribunal at the above address not later than 5.00 pm on 17 March 1989

A current application form and guidelines must be obtained from the General Manager, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

Dated this8th...... day ofDecember.......1988

RALPH WILLIS Minister of State for Transport and Communications

Treasurer

RESERVE BANK OF AUSTRALIA NOTE ISSUE DEPARTMENT

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

STATEMENT OF POSITION AS AT CLOSE OF BUSINESS ON WEDNESDAY, 26 OCTOBER 1988 AUSTRALIAN NOTES ON ISSUE

Denomination		Number				Amount			
									\$
\$1			38 2	280	523				38 280 523
\$2			35 °	704	915	,			71 409 830
\$5		4	45 8	882	847				229 414 235
\$10			57 9	916	655				579 166 550
\$20			122	444	1 58	0			2 448 891 600
\$50		•	78 4	179	359)			3 923 967 950
\$100		4	42 (570	265				4 267 026 500
Total		-	421	379	14	4			11 558 157 188
Notes held by:							_		
Banks .									\$ 1 006 852 771
Public .									\$10 551 304 417
									\$11 558 157 188
B. A. NOBLE								R.	A. JOHNSTON

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings Act 1972)

Note Issue Department

VARIATION OF PERCENTAGE UNDER SUBSECTION 10 (5)

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it is in the national interest to do so, hereby, after application made to the Treasurer by the Industrial Bank of Japan, Limited, vary under subsection 10 (5) of the Banks (Share-holdings) Act 1972 the instrument published in the Gazette dated this 13th day of December 1985 as previously varied under that subsection 10 (5) by the instrument published in the Gazette dated this 22nd day of December 1987, fixing under subsection 10 (4) of that Act for the purposes of section 10 of that Act in its application to the Industrial Bank of Japan, Limited a percentage of 85 in respect of 1BJ Australia Bank Limited, by omitting '85' and substituting '100'.

Dated 15 December 1988.

N. M. STEPHEN Governor-General

Governor

N.N.-8883942

By His Excellency's Command, PAUL KEATING Treasurer

N.N.-8883943

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings Act 1972)

INSTRUMENT UNDER SUBSECTION 10 (7)

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it is in the national interest to do so, pursuant to subsection 10 (7) of the Banks (Shareholdings) Act 1972, hereby

revoke, as from 3 April 1989, the instrument under subsection 10 (4) of that Act published in the Gazette on 13 December 1985 whereby a percentage of 30 was fixed for the purposes of section 10 of that Act in its application to Western Australian Development Corporation in respect of IBJ Australia Bank Limited.

Dated 15 December 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, PAUL KEATING

Treasurer

N.N.-8883944

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings Act 1972)

VARIATION UNDER SUBSECTION 10 (5) OF PERCENTAGE

I. SIR NINIAN MARTIN STEPHEN. Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby, after application made to the Treasurer by OCBC Holdings (Australia) Pty Ltd and Oversea-Chinese Banking Corporation Limited, vary under subsection 10 (5) of the Banks (Shareholdings) Act 1972 the instrument published in the Gazette dated this 23rd day of May 1986, fixing under subsection 10 (4) of that Act for the purposes of section 10 of that Act in its application to each of OCBC Holdings (Australia) Pty Ltd and Oversea-Chinese Banking Corporation Limited a percentage of 100 in respect of Bank of Singapore (Australia) Limited, that was varied by another instrument published in the Gazette dated this 26th day of August 1987, fixing for the purposes of that section in its application to each of those corporations a percentage of 70 in respect of that bank, by terminating the variation effected by that other instrument, so that the percentage so fixed by the firstmentioned instrument is restored.

Dated this 15th day of December 1988.

N. M. STEPHEN Governor-General

By His Excellency's Command, PAUL KEATING Treasurer

N.N.-8883945

NOTICE UNDER SECTION 16A OF SALES TAX ASSESSMENT ACT (No. 1) 1930

REVOCATION OF SALES TAX CERTIFICATE

The following sales tax registration has been revoked, under subsection 16 (3) of the Sales Tax Assessment Act (No. 1) 1930, from the date shown:

Registration number	Name	Date of effect
5 887 798	Modern Reconstructions Pty Ltd	8th December 1988

R. L. CONNELL

Deputy Commissioner of Taxation

N.N.-8883946

ATTACHMENT 'A'

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

SCHEDULE

26/09/88	20274 ACADEMY INSURANCE BROKERS PTY LIMITED
07/08/88	30327 ALAN J. WRAY PTY LTD
10/10/88	30274 ALAN QUANTRELL INSURANCE BROKERS PTY LTD
17/10/88	20389 ALEXANDER STENHOUSE LIMITED
14/11/88	20527 ALLEGIANCE INSURANCE MANAGEMENT PTY LTD
01/09/88	40120 ARALORN PTY LTD
16/07/88	30306 AVALON & ASSOCIATES (VICTORIA) PTY LTD
08/08/88	40013 BABETS LIMITED
22/08/88	30011 BAILHACHE WALKER BROWN PTY LTD
14/11/88	20228 BAIN CLARKSON PTY LTD

DATE		
12/12	2/88	20528 BANGOR INSURANCE BROKERS PTY LTD
07/10	0/88	30354 BARNAUL PTY LTD
29/1	1/88	30358 BARRY LACEY INSURANCE BROKERS PTY LTD
10/10	88\(30185 BILMONT INSURANCE CONSULTANTS PTY LTD
14/11	L/88	20009 BOWEN INSURANCE BROKERS PTY LTD
23/09	/88	60086 BRANTON PTY LTD
05/09	/88	30167 BRIAN R. WILSON INSURANCE BROKERS PTY LTD
08/08	88\	20044 BROOKE HABNER INSURANCE (BROKERS) PTY LIMITED
26/09	/88	20097 BRUCE CRAIG AUSTRALIA PTY LTD
15/11	./88	30356 BURD ROMP PTY LIMITED
08/08	88	20205 C.C.U. INSURANCE CONSULTANTS PTY LTD
10/10	/88	60034 C.U.I.S. PTY LTD
24/09	/88	40046 CASHVISTA PTY LTD
24/09	/88	20188 CLARK INSURANCE BROKERS PTY. LTD.
07/11	/88	20128 CLAYDON INSURANCE BROKERS PTY LIMITED
16/07	/88	30305 COMMONSENSE INSURANCE BROKERS PTY LTD
26/09	/88	40050 CONCORDE INSURANCE BROKERS PTY LTD
14/11	/88	20226 CREST-VIEW INSURANCE BROKERS PTY LIMITED
24/09	/88	60068 D'AURIZIO, EMILIO
24/09	/88	60069 D'AURIZIO, MARIA
10/10	/88	50037 D. R. CHRISTIAN INSURANCE RROKERS PTV LTD

D.B. CHRISTIAN INSURANCE BROKERS PTY LTD

DATE	
26/09/88	20061 DENAN HOLDINGS PTY LIMITED
26/09/88	40015 DIRECT INSURANCE BROKERS PTY LTD
14/11/88	20201 DON HUTTON INSURANCE BROKERS PTY LIMITED
27/10/88	60088 DOUGLAS INSURANCE BROKERS PTY LTD
10/10/88	30163 EIGHTY-FOURTH FORMULA PTY LTD
06/12/88	40123 FOLEY, TRUSCOTT INSURANCE BROKERS PTY LTD
26/09/88	20365 FORSYTH, JAMES
26/09/88	20247 GEARY SMITH PTY LIMITED
27/10/88	40122 GENERAL INSURANCE BROKERS PTY LIMITED
22/08/88	40044 GEOFF THOMAS & CO PTY LTD
10/10/88	20162 GLASSOP & SON PTY LTD
30/09/88	30066 H.L PACIFIC LIMITED
01/12/88	50115 HALPIN INSURANCE BROKERS PTY LTD
14/11/88	20079 HARTOG INSURANCE BROKERS PTY LIMITED
10/10/88	20170 HEMMS CASSELL AND ASSOCIATES PTY LTD
08/12/88	30055 HESIOD ENTERPRISES PTY LTD
08/08/88	60005 HOPKINS INSURANCE BROKERS PTY LTD
24/09/88	20107 I.M.M. INSURANCE BROKING GROUP P/L
10/10/88	30278 IAN FORBES AND ASSOCIATES PTY LTD
10/10/88	40084 INSURANCE BROKING QUEENSLAND PTY LTD
10/10/88	70004 INTERMEDIARY MANAGEMENT SERVICES PTY LIMITED

DATE	
10/10/88	20083 J.C. ROBINSON & CO PTY LTD
10/10/88	20071 J.M.D. INSURANCE BROKERS PTY LTD
19/06/88	60059 JACKSON, WILLIAM CHARLES
07/11/88	20315 JARDINE AUSTRALIAN INSURANCE BROKERS PTY LIMITED
09/09/88	30330 JEBINA HOLDINGS PTY LTD
08/08/88	30108 JIM PATTERSON PTY LTD
30/09/88	40012 JOHN TANNOCK INSURANCE BROKERS PTY LTD
17/10/88	20186 KEICABE PTY LIMITED
10/10/88	30218 KEILONG PTY LTD
03/11/88	30357 KILDERRY PTY LTD
10/10/88	30179 L.J.DUNSTAN & ASSOCIATES PTY LTD
26/09/88	40055 LEBRINA PTY LTD
24/09/88	30204 LICCIARDI'S VICTORIAN INSURANCE BROKERS P/L
14/11/88	60087 LUIS CAMPOS
17/10/88	20199 M.G.A. LIPMAN COOKE & PARTNERS PTY LTD
24/09/88	20095 MARSH & MCLENNAN PTY LTD
17/10/88	40060 MARSHALL GOLDING ADAM (QLD) PTY LTD
17/10/88	30142 MARSHALL GOLDING ADAM PTY LIMITED
24/09/88	20255 MCKEE, GREGORY PETER
08/08/88	70002 MCKILLOP INSURANCE BROKERS PTY LTD
02/11/88	20526 MCLEAN BELL INSURANCE BROKERS PTY LIMITED

SCHEDULE

DATE	
26/09/88	20140 MOTOR TRADERS' INSURANCE BROKERS PTY. LIMITED
10/10/88	30063 NEPEAN BROKERS & ASSOCIATES PROPRIETARY LIMITED
24/09/88	30115 NOEL FERGUSON (VIC) PTY LTD
03/11/88	20525 OVENS & MURRAY INSURANCE BROKERS PTY LTD
14/11/88	20237 OXLEY INSURANCE BROKERS PTY LIMITED
08/12/88	30252 P.M.H. INSURANCE BROKERS PTY LTD
24/09/88	30183 PERREE PARTNERS PTY LTD
31/08/88	20477 PETER L. BROWN & ASSOCIATES PTY LIMITED
26/09/88	50003 PETER RITSON & CO PTY LTD
26/09/88	20157 PROFESSIONAL INSURANCE BROKERS (NSW) PTY. LIMITED
08/12/88	20168 R.R. JAMES INSURANCE (BROKERS) PTY LIMITED
17/10/88	20238 R.W. KEEPING PTY LTD
05/09/88	50008 RAYLEN PTY LTD
02/09/88	40105 REGIONAL INSURANCE BROKERS PTY LTD
30/09/88	20372 RICHES INSURANCE BROKERS PTY LTD
30/09/88	60011 RIDAY NOMINEES PTY LTD
08/12/88	30068 RIDGE MANOR INVESTMENTS PTY LTD
12/09/88	20120 ROWLAND BULL & ASSOCIATES PTY LTD
10/10/88	30247 SEDGWICK LIMITED
08/12/88	20151 SHORTLAND INSURANCE BROKERS (CENTRAL COAST) PTY LIMITED

SCHEDULE

DATE	
01/10/88	20480 SOVEREIGN INSURANCE BROKERS PTY LTD
08/12/88	30158 STEEVES LUMLEY PTY LTD
24/09/88	40073 STEFFENS MCCARTHY PTY LTD
31/07/88	40019 TROJAN INSURANCE BROKERS PTY LTD
26/09/88	50043 V.F.P. INSURANCE BROKERS PTY. LTD
22/08/88	30125 VGL INSURANCE BROKERS PTY LTD
10/10/88	20123 WHELPTON SHERLOCK BROKING (AUSTRALIA) PTY LIMITED
10/10/88	30085 WHITBREAD ASSOCIATES PTY LTD
26/09/88	20144

WIGRAM INSURANCE BROKERS PTY LTD

N.N.8884035

ATTACHMENT 'B'

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 life insurance business for a period of one year commencing from the dates indicated respectively.

Mymer

D. S. Gruber Acting Assistant Commissioner General Insurance

90092

SCHEDULE

13/08/88

	ALAN J. WRAY PTY LTD
03/10/88	90084 AM CORPORATION LIMITED
03/10/88	90040 BAIN CLARKSON PTY LTD
31/10/88	90002 BENEFIT PLANNERS PTY LTD
12/12/88	90100 BRANTON PTY LTD
03/10/88	90015 CITICORP INSURANCE BROKERS AUSTRALIA LIMITED
31/10/88	90001 DAVID R. BLEAKLEY & ASSOCIATES PTY LTD
31/10/88	90011 FRANK B. HALL & CO AUSTRALIA PTY LIMITED
03/10/88	90029 HOPKINS INSURANCE BROKERS PTY LTD
07/10/88	90099

INTERSURE PTY LTD

SCHEDULE

DATE

29/06/88 90089

LARKIN BENEFIT SERVICES (BROKERS) PTY LTD

03/10/88 90017

MARSH & MCLENNAN PTY LTD

N.N.8884036

ATTACHMENT 'C'

INSURANCE (AGENTS AND BROKERS) ACT 1984 NOTIFICATION OF CANCELLATION OF 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

DATE

Acting Assistant Commissioner

General Insurance

SCHEDULE

25/10	0/88	30024 BARWON INSURANCE BROKING PTY LTD
17/11	L/88	20161 DAVID ROWLEY & SONS PTY LIMITED
11/11	L/88	20231 EDSTEIN PAYNE INSURANCE BROKERS PTY LTD
02/12	2/88	30308 EVERITT, CHRISTINE ANN
20/10	88\0	40049 HANNAN & CO QUEENSLAND PTY LTD
20/10	88\0	20142 HANNAN & CO. NEW SOUTH WALES PTY LIMITED
09/12	2/88	70010 INSURANCE BROKERS OF TASMANIA PTY LTD
14/10	88\0	20251 JOHN T. RAMM & ASSOCIATES PTY LTD
09/12	2/88	50019 M. L. JOSE NOMINEES PTY LTD
11/11	./88	20070

SMITH INTERSURE PTY LTD

N.N.8884037



Gazette

No. S 384, Tuesday, 13 December 1988

Plablished by the Australian Government Plat Island Service, Canberra

SPECIAL

PROCLAMATION

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Crimes Legislation Amendment Act 1987, hereby fix 19 December 1988 as the day on which sections 16, 17, 18, 70, 71, 72 and 73 and paragraph 69 (b) of the Act shall come into operation.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 7 December 1988

By His Excellency's command.

LIONEL BOWEN

Attorney-General

GOD SAVE THE QUEEN!

AUSTRALIAN CAPITAL TERRITORY

Crimes (Amendment) Ordinance (No. 2) 1988

NOTICE OF COMMENCEMENT

I, LIONEL FROST BOWEN, Attorney-General, acting on behalf of the Minister of State for the Arts and Territories, under subsection 2 (1) of the Crimes (Amendment) Ordinance (No. 2) 1988, hereby fix 19 December 1988 as the date on which sections 4, 5 and 6 of that Ordinance shall come into operation.

Dated 30th November 1988

LIONEL BOWEN
Attorney-General



Gazette

No. S 385, Wednesday, 14 December 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, 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
National Parks and Wildlife Conservation Act 1975	National Parks and Wildlife Regulations (Amendment)	1988 No. 332
Defence Act 1903	Defence (General) Regulations (Repeal)	1988 No. 333
Seamen's War Pensions and Allowances Act 1940	Seamen's War Pensions and Allowances Regulations (Amendment)	1988 No. 334
Veterans' Entitlements Act 1986	Veterans' Entitlements Regulations (Amendment)	1988 No. 335

Gazette

No. S 386, Wednesday, 14 December 1988

Published by the Australian Government Publishing Service. Canberra

SPECIAL

ORDER IN RELATION TO THE CARRIAGE, POSSESSION AND USE OF FIREARMS BY MEMBERS OF RIFLE CLUBS

I. KIM CHRISTIAN BEAZLEY, Minister of State for Defence, pursuant to paragraph 123G (2) (c) of the *Defence Act 1903*, hereby make the following Order under that paragraph.

Dated this 5th day of December 1988.

KIM C. BEAZLEY
Minister of State for Defence

Citation

1. This Order may be cited as the Rifle Clubs (Firearms) Order (Revocation).

Revocation

2. The Rifle Clubs (Firearms) Order published in the *Gazette* on 25 February 1988 and the Rifle Clubs (Firearms) Order (Amendment) published in the *Gazette* on 4 March 1988 are revoked.



Gazette

No. S 387, Thursday, 15 December 1988

Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 6 (3) of the World Heritage Properties Conservation Act 1983 being satisfied that the property described in the Schedule is likely to be damaged, hereby declare that property to be property to which section 9 of that Act applies.

SCHEDULE

NATURAL HERITAGE-WET TROPICS OF QUEENSLAND

PART I

PREAMBLE

Real Property Descriptions shown hereunder are taken from transparencies (numbered NI.5-273, sheets 1 to 15), made by the Australian Surveying and Land Information Group, Commonwealth Department of Administrative Services, Brisbane, Queensland, of the 1:100000 cadastral map series, published by the Department of Geographical Information, Brisbane, Queensland. The maps used are:

Drawn and Published Date	Map No.														Name
October 1982	7963		_				_	_	<u> </u>	_		_	_		Atherton
August 1974	8063													еге	Bartle Fre
June 1974	8064														Cairns .
May 1974	8161														Cardwell
May 1974	8163													oint	Cooper Po
February 1980	7966													. :	Helenvale
February 1974	8160														Ingham .
October 1981	8162														Innisfail
March 1981	8060														Kangaroo
July 1981	8061														Kirrama
May 1979	7965														Mossman
October 1982	7962													ю.	Ravensho
June 1974	8159														Rollingsto
June 1979	7964														Rumula
October 1979	8062														Tully .

All co-ordinate values referred to are Australian Map Grid (AMG) Zone 55 co-ordinates.

Description of Property

All those pieces of land in the State of Queensland, Counties of Banks, Cardwell, Chelmsford, Dagmar, Nares, Solander, Wairuna and Wilkie Gray; Parishes of Alcock, Alexandra, Annan, Amy, Ashton, Bankton, Bartle Frere, Bellenden Ker, Berwick, Blackfriars, Blencoe, Bloomfield, Cairns, Clemant, Clerk, Cromwell, Dagmar, Danbulla, Dedin, Dinden, Dirran, Dulanban, East Barron, Ellerbeck, Gadgarra, Garioch, Garrawalt, Glady, Glenbora, Gore, Grafton, Herberton, Herkes, Hinchinbrook, Holborn, Hull, Ismailia, Japoon, Johnstone, Jordon, Kanawarra, Kirrama, Leach, Leefe, Marathon, Meunga, Mona Mona, Monkhouse, Mourilyan, Mowbray, Niagara, Noah, Ongera, Palmerston, Phipps, Pitt, Ramleh, Ravenshoe, Riflemead, Rockingham, Russell, Salisbury, Smithfield, Sophia, Sporing, Spurgeon, St.Giles, Stone, Tribulation, Trinity, Victory, Waterview, Whyanbeel and Whypalla, containing a total area (including roads and esplanades) of about 8990 square kilometres, being bounded by lines edged in green on plan catalogue numbers NI.5-273, sheets 1 to 15, in the Australian Surveying and Land Information Group, Commonwealth Department of Administrative Services, Brisbane, Queensland, and being:

National Parks 25, 26, 28 (excluding that part generally west of a line from the south-western corner of NP.25 north-westerly to a point approximately E358100, N7972500, on the Herbert River), 133, 150, 155, 164, 166, 202, 212, 226, 255, 279, 353, 398, 477 (excluding that part generally east of Little Crystal Creek from its intersection with the southern boundary of MHPL 10529 to its tributary's intersection with the Mt Spec Road at about E425200, N7899400), 545 (excluding that part south-east of a line from a point E376050, N7963600, to a point E375350, N7962680), 546, 547, 553, 574, 575, 584, 645, 647, 763 (excluding that part north of Mulgrave River), 771, 880, 904, 1024, 1110, 1311, 1351, 1353, 1356, 1357, 1391, 1392, 1394, 1447, 1468, 1608.

- 2. State Forests 34 (being that part south-west of a straight line commencing from the southernmost point of Lot 18 on Wg.63, Parish of Hinchinbrook, south-easterly to the westernmost point of Lot 6 on Wg.32, Parish of Clemant, thence by that boundary of Lot 6 south-easterly to the next corner and by a straight line from that corner south-westerly to the Parish boundary), 42 (excluding:
 - (i) that part within the Parish of Victory to the west of Lot 50 on Sr.52, Parish of Victory, and
 - (ii) that part north-west of a line joining the westernmost corner of Lot 60 on N157.654 to the easternmost corner of Lot 88 on Nr.616, Parish of Victory),

50 (being that part south of a straight line commencing from the southernmost point of Lot 27 on Wg.71, Parish of Hinchinbrook, south-easterly to the northernmost point of Lot 14 on Wg.51, Parish of Hinchinbrook), 78, 143 (excluding that part to the west of a line from the western corner of TR.65 northerly to Half Ton Creek at a point È308000, N8176250, thence downstream to the McLeod River and to its intersection with Spurgeon Creek, thence northerly to the easternmost corner of Curraghmore Holding), 144 (being that part to the east and north of a line from a point E283000, N8210850, on its northern boundary southerly to E283000, N8201800, thence generally southerly along a road to a point E286000, N8197000, thence east to the western boundary of NP.133), 185 (being that part generally north and east of a line commencing at a point on the western boundary of SF.185 approximately 900 metres north-east of the northwestern corner of Lot 107V on Nr.4325, Parish of Danbulla, thence by a line generally southwesterly to that north-western corner of Lot 107V on Nr.4325, easterly along the northern boundary of Lot107V to its intersection with the western boundary of Lot 108V on Nr.4181, Parish of Danbulla, northerly and easterly along that boundary to its intersection with the western alignment of a road 60.35 metres wide, northerly along that alignment to its intersection with the boundary of land under the control of the Commissioner for Irrigation, westerly along that boundary to its intersection with Platypus Creek and easterly to its intersection with the north-western alignment of a road 60.35 metres wide, generally easterly and north-easterly along that alignment to its intersection with Downfall Creek, north-easterly by a line to a point on Kauri Creek 110 metres upstream of its intersection with Palm Gully, easterly by a line to its intersection with the south-eastern alignment of a road 60.35 metres wide, southeasterly by a line to its intersection with an eastern tributary and 475 metres upstream from Coi Creek, downstream by that tributary to Coi Creek, upstream by Coi Creek for 475 metres, westerly by a line to its intersection with the boundary of R.440 (Scenic Reserve, Lake Euramoo), generally skirting the eastern, northern, western and southern boundary of R.440 to its south-easternmost point), 190 (excluding Lot 530 on Cwl.1623, Parish of Rockingham), 194 (being that part generally south-east of a line commencing at Stewart Head, thence northerly to the south-eastern corner of Lot 213 on Cwl.380, Parish of Herberton, thence northerly along the Lot boundary to its north-eastern corner, thence northwesterly along the north-eastern boundary of a road fronting that Lot to the southernmost point of Lot 215 on Cwl.342, Parish of Herberton, thence north-easterly skirting the south-eastern boundaries of that Lot and R.207, thence generally in a south-easterly, north-easterly and north-westerly direction skirting the south-western, south-eastern and north-eastern boundaries of R.189 to the intersection of the county boundary with the parish boundary (between Barron and East Barron) at the crest of Herberton Range, thence easterly along the parish boundary to the northwestern corner of Lot 69V on N.157.396, Parish of Barron, thence skirting the western and southern boundaries of the latter and Lot 70V on N.157.396, Parish of Barron, to the north-western corner of Timber Reserve 930, thence southwesterly and south-easterly following the north-western and south-western boundaries of the Timber Reserve to the northernmost point of Timber Reserve 931, thence generally south-westerly along the north-western boundary of the latter to its westernmost point, thence south-easterly in a straight line to the north-western corner of National Park 353), 206, 251 (being that part generally east of a line commencing at a point on the north-western boundary of Lot 1 on Car.124.221, E337800, N8041400, Parish of Ismailia, thence proceeding north-westerly to the peak of Mt Pandanus and thence north-easterly to the eastern corner of the westernmost bend of an unnamed road traversing State Forest 251 and thence along the eastern alignment of that road to a point on the south-western corner of Timber Reserve 244 but excluding a triangular sawmill area on the eastern side of that road at about E339100, N8042800), 268 (being that part north and east of a line commencing at a point on the crest of Seaview Range at the intersection of the county boundary with the parish boundary (Waterview and Berwick), thence following the county boundary generally easterly to a point on the crest of Seaview Range, approximately E408600, N7907500, then generally southerly to Paluma Ewan Road at a point approximately E409400, N7896400, then generally easterly to Blue Gum Creek at a point approximately E414600, N7895400, and then by a straight line south-easterly to the southernmost corner of SF 268), 310 (excluding those parts:

(i) Wholly within SF 310 and commencing at a point E360150, N8087750, thence generally north-easterly, southeasterly, south-westerly and north-westerly through:

E360140, N8087950,

E360210, N8088000,

E360350, N8088470,

E360550, N8088580,

E360700, N8088250,

E360500, N8087800,

E360370, N8087650,

to the point of commencement, and

(ii) Commencing at the corner of SF 310 which is nearest to the eastern corner of Lot 14 on Nr.1126, Parish of Gadgarra, thence generally north-westerly along the boundary of SF310 to E359500, thence generally northeasterly, easterly, southerly and westerly through:

E360280, N8087250,

E361075, N8087350,

E361200, N8087150,

E361180, N8086800.

E361450, N8086700,

E361540, N8086600,

E361610, N8086600,

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E361660, N8086700,
E361800, N8086700,
E361840, N8087070,
E361940, N087150,
E362050, N8087000.
E362310, N8087350,
E362350, N8087300,
E362610, N8087450,
E362640, N8087700,
E363090, N8087500,
E363090, N8087400,
E363350, N8087400,
E363550, N8087550,
E364340, N8087550,
E364450, N8087400,
E364760, N8087550,
E364810, N8087400,
E364600, N8087150,
E364400, N8087150,
E364390, N8086800,
E364450, N8086700,
E364420, N8086450,
E364840, N8086100,
E364320, N8086200,
E364120, N8086200,
E364120, N8086600,
E363990, N8086600,
E363900, N8086500,
E362460, N8086000,
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to a point 150 metres north-west of the northern corner and on the extension of the north-eastern boundary of Lot 18 on Nr.560 Parish of Gadgarra and generally westerly along the south-western boundary of SF.310 to the point of commencement),

344, 350, 452, 458 (being that part formed by the northern and western boundaries of Lot 46, Parish of Stone, to a point on the boundary E380750, N7922800, thence by a line south-easterly to a point E380000, N7921450, thence westerly along the northern boundary of Lot 36, Parish of Stone to its north-western corner, thence following the county boundary generally north-westerly to the intersection of the Parishes of Stone, Barrett and Ryeburn, thence by a line north-westerly to the south-eastern corner of Seaview Holding, then northerly along the eastern boundary of Seaview Holding until it meets with NP.547, thence easterly and northerly along the boundary of NP.547 to the boundary of Oak Hills Holding, thence south-easterly along this boundary to the ridge at the intersection of Oak Hills and Henrietta Holding thence easterly along the boundary of Henrietta Holding to the intersection with the parish boundary of Ashton and Lannercost, then generally south-easterly along that parish boundary to the north-eastern corner of Lot 46 in the Parish of Stone), 461 (excluding:

(i) the area north of a line commencing at the southernmost corner of Lot 18 on Cwl.483, Parish of Glenbora, thence south-easterly to E381150, N7981600, thence generally south, south-easterly, easterly, north-easterly and easterly to the parish boundary (Glenbora and Ellerbeck) through:

E381150, N7981000, E381780, N7979500,

E301700, 117777500,

E385180, N7979400,

E385400, N7979700,

E393600, N7977250,

thence generally southerly along the parish boundary to the easternmost point of the Parish of Glenbora, thence south-easterly to the south-western corner of Lot IV on Car.124.204, Parish of Ellerbeck,

- (ii) an area east of a straight line commencing at the southernmost point of Lot 107 on Cwl.652, Parish of Meunga, south-westerly to the eastern end of the northernmost boundary of Lot 4V on Cwl.4, Parish of Meunga,
- (iii) an area south of a straight line commencing from the north-western corner of Lot 4V south-westerly to the northeastern corner of Lot 76 on Cwl.474, Parish of Meunga, and
- (iv) ML.415),
- 475, 486, 591 (excluding Lots 107 and 131, Parish of Garrawalt, and the area southeast of a line commencing at the northernmost point of Lot 166, Parish of Leach, and following Broadwater Creek generally north-easterly to the eastern corner of NP.546, thence south-easterly to E393700, N7962450, thence easterly to E396000, N7962800, near Canoe Creek, thence south-easterly to E397000, N7960800, thence south-easterly to E398000, N7959700, thence easterly to E398000, N7959700, thence easterly to a point between Dalrymple Creek and a Stock Route E400900, N7960400, thence south-easterly to E402000, N7958700, thence southerly to E402100, N7956600, thence easterly to the crest of Cardwell Range south of Bishop Peak at the north-western corner of Lot 9 on Cwl.1936, Parish of Pitt), 599, 605, 607 (excluding that part generally west of a line commencing at a point on the south-western boundary of SF.607 being

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commencement),

and northerly through: E371700, N7993400, E372600, N7993000, E373350, N7993000, E373300, N7993650, and

Cwl.646, Parish of Meunga),

1137, 1185, 1195, 1229 (excluding those parts:

south-western corner of Lot 13V,

1232, 1245, 1276, 1469,

boundaries of Lot 359 on N.157.380),

3. Timber Reserves 65, 66, 100, 110, 140, 141, 165 (excluding:

north-westerly through: E346750, N8150000, E346000, N8150800, E344900, N8151850, E344800, N8152200, E344400, N8152800, E342000, N8154800,

910, 933, 1073 (excluding:

the north-eastern corner of TR.1322, thence northerly by an eastern boundary of Adler Hill Holding and its extension to the eastern corner of Lot 111 on Nr.572, Parish of Danbulla, generally easterly and north-westerly by the eastern boundary of Adler Hill Holding to Mandarin Rock, east-north-easterly by a line to the intersection of Pandanus Creek and the western boundary of Pt A on Nr.4302, Parish of Dinden, northerly by that boundary to the north-western

corner of Pt A on Nr.4302, north-north-westerly by a line to the western end of the southern boundary of the Parish

Railway at Conn Station in the Parish of Pitt, southerly by that western alignment to its intersection with the western alignment of the North Coast Railway, southerly by that western alignment to its intersection with the boundary of NP.645, north-westerly by a line to E405600, N7960400, and north-easterly to the point of

650, 675, 750 (excluding that part to the west of a line from the south-western corner of National Park NP.25 due south to the boundary between the Parishes of Herkes and Cromwell), 755, 757, 758, 861 (excluding those parts: (i) north of a line commencing at a point E372000, N7994300, thence generally south-westerly, south-easterly, easterly

(ii) north of a straight line commencing at the northernmost point of Lot 42 on Cwl.973, Parish of Meunga, thence easterly to a point on the western bank of Deep Creek on the projection of the southern boundary of Lot 85 on

(i) that part to the west and south of a line commencing at Spider Bridge over Flaggy Creek and thence generally

thence westerly to a point E339600, N8154800, thence southerly to a point on the boundary of R.1219

(ii) that part bounded by a line commencing approximately 300 metres north of the south-western corner of Lot 144, thence west for approximately one kilometre, thence north for approximately 400 metres, thence west for approximately 500 metres, thence south for approximately 700 metres, thence west to the intersection with a track approximately 100 metres west of Flaggy Creek, then by that track southerly and easterly to its intersection with the western boundary of Lot 18V, Parish of Smithfield, then by the western boundary of Lot 18V and by the southern boundaries of Lots 18V and 13V and the eastern boundary of Lot 13V, thence by a line northeasterly for approximately one kilometre, thence easterly for approximately one kilometre, thence northerly and easterly to a point on the south-western boundary of Lot 131 at a point approximately 700 metres north-west

(i) east and south of lines from a point at the intersection of a track and the southern boundary of R.1219 about 2.9 kilometres from the south-western corner, due south to a point at approximately E340800, N8145000, thence by a line through the intersection of the county and parish boundaries (Mar and Garioch) to the intersection of the

(ii) south-west of a line from that intersection to a point on the State Forest boundary 3.1 kilometres west of the

(iii) north of a line from the south-eastern corner of Lot 125, Parish of Garioch to the intersection of the southern

approximately 1.3 kilometres from the north-western corner of R.1219, and

from its southernmost corner, thence north-westerly to the commencement point,

boundary of Lot 125 extended easterly and a road at E336000, N8158000, and

Little Mitchell River and the eastern boundary of Mt Molloy Holding,

of Cairns, being a point on the eastern boundary of Lot 24 on Nr.4303, Parish of Dinden, north-easterly by that

western corner of Lot 2 on RP33421), 644 (excluding those parts:

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N7964800, thence east-north-easterly to the western boundary of the North Coast Railway, and (ii) commencing at that point on the western alignment of the Bruce Highway which is due west of the North Coast

boundary to its intersection with the left bank of Shoteel Creek, downstream by that bank to its intersection with the western extension of the southern boundary of Lot 52V on N.157.402, Parish of Cairns, west by that extension to its intersection with the right bank of the Clohesy River and being a point on the north-western boundary of SF.607 and excluding that part north of a line from the south-eastern corner of Lot 7 on Nr.3007 Parish of Cairns to the south-(i) north of a line commencing at the south-eastern corner of Lot 1V, Parish of Ellerbeck, south-easterly to E404850,

(iv) bounded by lines parallel to and about 300 metres west and 400 metres south of the western and southern (i) those parts north-west and west of a line commencing at the north-eastern corner of Lot 1V, Parish of Sporing, then proceeding north-easterly to a point E308500, N8245000, and thence north-westerly along a range to the south-easternmost corner of the Parish of Gore, thence westerly along the parish boundary about 1.6 kilometres,

thence northerly to the mountain range to a point about 0.2 kilometres generally south-east of North Sampson Mountain, thence along the range north-westerly to North Sampson Mountain, thence north-easterly to E312000, N8254800, thence southerly to E312000, N8254000, thence easterly and northerly to Mount Walker, thence east

for 750 metres, north for 750 metres and north-easterly to the south-eastern corner of R.128 and by the eastern

and northern boundaries of that reserve to its north-western corner, thence north-easterly to the south-eastern corner of Lot 57V, Parish of Monkhouse,

- (ii) that part contained between the eastern and western boundaries of Lots 50V and 55V, Parish of Monkhouse, respectively,
- (iii) that part to the north of a line from the south-eastern corner of R.76 to the intersection of the southern alignment of a road adjoining Lot 10V, on Bk.672, Parish of Monkhouse and Waterfall Creek, and
- (iv) an area to the west and south of a line beginning on the Daintree River at its intersection with the northern boundary of NP.133 and proceeding downstream to Boolbun Creek, thence by that creek upstream to its intersection with Callaghan Creek, thence by the boundary of the Parish of Bloomfield northerly and westerly to the eastern boundary of Lot IV, Parish of Sporing),

244 (excluding that area north-west of a line commencing at an eastern corner of Lot 159 on CW.190 at E339150, N8045560, and thence proceeding to the intersection of Vine Creek and N8046000), 315, 785, 1230, 1231, 1244 (excluding that part to the north-east described as Lot 215 on Nr.1154, Parish of Johnstone).

4. Various Reserves 5, 10, 24, 45, 49, 52, 54, 58, 60, 67, 73, 79, 91, 98, 113, 129, 135, 169, 189 (excluding that part generally north-west of a line commencing at the south-eastern corner of Lot 216 on Cwl.342, Parish of Herberton, and proceeding north-easterly to the intersection of the county boundary with the parish boundary (between Barron and East Barron) at the crest of Herberton Range), 204 (excluding that part to the north of a line from May Peak to the mouth of Buddabadoo Creek), 227, 228 (excluding that part commencing at the northern tip of Constantine Point, southerly along the High Water Mark for 1800 metres, west by a line for 490 metres, north-west by a line to its intersection with the right bank of the Russell River and downstream by that bank to the point of commencement), 229, 242, 271, 350, 379, 405, 423, 440, 446, 466, 473, 486 (excluding all the land to the west and south of a line commencing at the intersection of the Parishes of Ramleh, Timsah and Bankton and proceeding in a northerly direction along the parish boundary to a point at E347150, N8023900, and thence westerly to a point E343800, N8023500, on the Yourka Holding Boundary), 523, 524, 525, 534, 554, 599, 748, 753, 843, 865, 881, 884, 899 (excluding that part to the south-east of a line from Red Cliff Pt southerly to the intersection of the boundary of TR.315), 1007, 1044 (being the western severance of Lot 99V on Nr.3566, Parish of East Barron), 1083, 1097, 1219 (excluding that part east of a line commencing at a point on the northern boundary 2.6 kilometres from the north-western corner, thence to a point on the southern boundary 2.9 kilometres from the south-western corner), 1234, 1235, 1236, 1272, 1273, 1315, 1317 (excluding that part of its north-eastern access arm east of a line between the points:

E396500, N8079000.

E395600, N8078700,

E395500, N8077800),

1323, 1385, 1458, 1508.

Freehold lands

Parish of Alcock: Lot 33, being Commonwealth land acquired by compulsory process by notification in the Commonwealth of Australia Gazette No.50 dated 15 June 1967;

Parish of Alexandra: Lots 12 on Bs.5, 17 and 18 on Bs.14, 52V on Bk.157.151, 65V on Bk.157.161, 82 on Sr.487 (excluding that area south of a line commencing on the eastern boundary of Lot 83 on Sr.596, approximately 600 metres south of the north-eastern corner of that block and thence proceeding south-easterly to the intersection of the eastern boundary of Lot 82 and the north-eastern corner of Lot 16 on Sr.390), 83 on Sr.596 (being that part north of a line from the south-eastern corner of Lot 191 to a point on the eastern boundary approximately 600 metres from the north-eastern corner of the subject block), 190 on Bk.157.46 (excluding that part south-west of a line from a point on its western boundary approximately 800 metres north of its south-western corner, to its south-eastern corner) and 191 on Bk.157.46 (excluding an area bounded by lines from a point on its western boundary approximately 800 metres south of the intersecting road to a point on the eastern boundary approximately 800 metres north of the south-western corner of Lot 190, thence by that boundary southerly to the south-eastern corner of Lot 191, thence by its southern boundary westerly for approximately 300 metres, thence generally northerly for 600 metres and generally northwesterly to the western boundary 900 metres south of the point of commencement, thence by that boundary northerly to that point);

Parish of Bellenden Ker: Lots 2V and 3V on N.157.232;

Parish of Dagmar: Lot 116;

Parish of Dirran: Lots 257 on Nr.1301, 297 on Nr.2510 (excluding those parts:

- (i) west of a line commencing at a point on the north-western boundary of Lot 297 about 550 metres from the northwestern corner of that Lot, then south-easterly to a point E346690, N8052590, then southerly to a point E346600, N8052170, and then south-south-easterly to a point E346640, N8052000, and
- (ii) east of a line 25 metres east of and parallel to Massey Creek),

298 on Nr.709 (excluding that part east of a line 25 metres east of and parallel to Massey Creek), 299 on Nr.710 (excluding that part east of a line 25 metres east of and parallel to Massey Creek);

Parish of Meunga: Lots 39 on Cwl.134, 43 on Cwl.371, 50 on Cwl.373;

Parish of Mourilyan: Lot 12 on Nr.2593, Commonwealth Acquisition 789 Sub A (excluding Lindquist Island);

Parish of Noah: former Lot 1 on Sr.135 (being that part north of a line commencing at approximately the mid-point of the northern boundary of Lot 1 on RP737058 thence generally northerly to Mason Creek by a line, the projection of which intersects the northernmost corner of Lot 1 on RP722757, thence generally south-westerly along Mason Creek to its intersection with the eastern boundary of Lot 4 on RP 738897 by that boundary to its northern corner, thence by a straight line to the eastern corner of that Lot;

Parish of Rockingham: Lot 632 on Cwl.3474 (being that part north and north-east of lines commencing at the northwesternmost point of that Lot and thence proceeding due east to the eastern boundary of that Lot and thence southeasterly to a corner of Lot 632 at E397500, N8012700;

Parish of Russell: Lots 7V on N.157.282, 33 on Nr.5073, 331 on N.157.128 (excluding that part to the west of the Graham Range);

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Parish of Whyanbeel: Lots 176 on Sr.265 (being that part east of a line from the south-western corner of Lot 145 south to the southern boundary of the subject block), 297 on Sr.184.

Leasehold lands

Parish of Alcock: Part C on Cwl.2539;

Parish of Alexandra: Lots 7 on Sr.235, 39 on Sr.17, 51V on Bk.157.159, 54V, 62 on Sr.272, 77 on Sr.312, 78 and 79 on Sr.313:

Parish of Bartle Frere: Lot 16 on Nr.3737:

Parish of Bellenden Ker: Lots 71 on Nr.594 (excluding that part enclosed by a line commencing at a point on the western boundary approximately 200 metres from the north-western corner thence by a line generally easterly for approximately 300 metres, thence by a line generally southerly for approximately 600 metres thence by a line west to the boundary of Lot 71 thence by the western boundary northerly to the point of commencement), 125, 142 and 143 on Nr.1976, 145, 146, 199, 200, 208 and 209 on Nr.5584, 323 on N.157.221;

Parish of Blackfriars: Lots 10 and 12 on Ws.140, 13 on Wg.176 (being that part east of a line commencing at a point on the crest of Seaview Range on the boundary separating the Counties of Cardwell and Wilkie Gray, approximately E408600, N7907500, generally southerly to Paluma Ewan Road at a point approximately E409400, N7896400);

Parish of Bloomfield: Lot 3 on Sr.576 (being that part east of Boolbun Creek);

Parish of Cairns: Lots 52V (excluding that part to the west of Ganyan Creek on N.157.402), 164 on Nr.1735;

Parish of Clerk: Lots 24 on Sr.448, 27 on Sr.567 (excluding the esplanade east and south of Lots 2 & 3 on Sr.2), Lot 29 on Sr.617;

Parish of Clemant: Lot 49(pt) on Wg.150(as per SF.34);

Parish of Danbulla: Lot 161 on Nr.3596;

Parish of Dinden: Pt.A on Nr.4302, Lot 24 on Nr.4303(being that part north of a line from the southernmost corner of Lot 502, Parish of Cairns, due east to a point on Shoteel Creek);

Parish of Dirran: Lots 159 on Cwl.162, 209 on Nr.598, 341 on Nr.1040, 542 on Nr.2620 (being that part south-west of a straight line commencing at a point on its north-western boundary at E348000, N8052500, thence south-easterly to a point on its south-eastern boundary at E348400, N8052000);

Parish of Dulanban: ML.36, Lots 23 on Nr.5250 and 26;

Parish of East Barron: Lots 109 on Nr.2518, 410, 434, 435, 436 on Nr.1754;

Parish of Gadgarra: Lots 82 to 85 on Nr.3562, 99, 100 on Nr.1674;

Parish of Garioch: Lot 225 on Da.247 (excluding that part south and west of lines from the intersection of the county and parish boundaries (Mar and Garioch) westerly to the intersection of the Little Mitchell River and the eastern boundary of Mount Molloy Holding, thence north-westerly to a point on the State Forest boundary approximately 3.1 kilometres west of the south-western corner of Lot 13V Parish of Garioch);

Parish of Garrawalt: Lot 104;

Parish of Glady: Lots 10V on Nr.797, 150 on Nr.1812 (excluding that part to the east of the road designated on plan Nr.2558), 161 and 162 on Nr.766, 167,168,170 and 171 on Nr.777, 176 on Nr.4225 (excluding that part to the east of a line commencing at the north-western corner of Lot 176, generally easterly and southerly through:

E383450, N8069850,

E383400, N8069620,

E383540, N8069550,

E383500, N8069270,

to E383400, N8069230, and south-easterly by a line to its intersection with the north-western boundary of Lot 270, Parish of Glady), 177 on Nr.4225, 182 on Nr.2625, 185 on Nr.2580, 186 on Nr.2558, 187 on Nr.3154, 196, 197, 198, 199 on Nr.2261, 200 on Nr.815, 201 on Nr.2678 (excluding that part to the east of the road designated on plan Nr.2558), 267, 277, 280 (excluding an area of 38.9 hectares west of a line commencing at a point on the southern boundary of that Lot at a point 300 metres east of the north-western corner of Lot 55V on N.157.620 and proceeding northerly parallel to the eastern boundary of that Lot to the northern boundary), 288;

Parish of Hinchinbrook: Lots 19 on Wg.63, 40 on Wg.113, 89, 92 on Wg.188 (being that part south of a straight line commencing from the southernmost point of Lot 27 on Wg.71 Parish of Hinchinbrook, south-easterly to the northernmost point of Lot 14, on Wg.51, Parish of Hinchinbrook), 93 on Wg.271(excluding that part north of a straight line commencing from the south-eastern corner of Lot 89, Parish of Hinchinbrook, north-easterly to the westernmost point of Lot 27, Parish of Hinchinbrook);

Parish of Jordon: Parts A and B on Nr.5692;

Parish of Kanawarra: Lot 2 on Da.226 (excluding that part to the west of a line from the western corner of TR.65 northerly to Half Ton Creek at a point E308000, N8176250, thence downstream to the McLeod River and by that river to its intersection with the north-western boundary of Lot 2);

Parish of Kirrama: Lots 1 on Cwl.2735, 2 on Cwl.2754;

Parish of Leach: Lot 115 on Cwl.2044;

Parish of Japoon: Part B on Nr.5692, Lots 67,68,69,74 and 75 on Nr.681, 114,115,116,117,118,119,120 and 121 on Nr.762, 132,133 and 136 on Nr.1046, 134 and 135 on Nr.1095, 167 and 168, 180 and 181 on Nr.1005, 190,191,192,193,194,195, 197 and 198 on Nr.1114, 206, 207, 208 and 209 on Nr.1888, 244, 251;

Parish of Meunga: Lots 48,49 and 51 on Cwl.373, 151 on Cwl.2574, 156 on Cwl.2623 (excluding that part north of a straight line commencing at the northernmost point of Lot 42 on Cwl.973, Parish of Meunga, thence easterly to a point on the western bank of Deep Creek on the projection of the southern boundary of Lot 85 on Cwl.646, Parish of Meunga), 165 on Cwl.2781 (being that part east of a line commencing at E394000, N7984800, thence southerly to the north-eastern corner of Lot 120 on Cwl.2048 Parish of Meunga);

Parish of Mona Mona: Lot 26 on Nr.5146 (being that part north and west of lines from a point on the southern boundary of R.1219 at E340500, N8149000, to a point at E341500, N8145300, and thence to the intersection of the county and parish boundaries (Mar and Garioch));

Parish of Monkhouse: Lots 3 on Bs.43, 37V on Bs.25, 38V on Bk.157.97;

Parish of Ongera: Lots 32 on Cwl.1586, 33 on Cwl.1738, 36 on Cwl.254;

Parish of Palmerston: Lot 11 on Nr.2635;

Parish of Pitt: Lot 10 on Cwl.1635;

Parish of Ramleh: Lots 5 on Cwl.2204, 6, Koombooloomba Dam;

Parish of Ravenshoe: Lots 126 on Cwl.1976, 128 on Cwl.206, 142,143 and 144 on Cwl.1976, 179 on Cwl.205, 222 and 224 on Cwl.219, 225 and 226 on Cwl.259, 234 on Cwl.208, 291 on Cwl.1592;

Parish of Riflemead: Lot 20;

Parish of Rockingham: Lots 1 on Cwl.46, 4 and 5 on Cwl.55, 85, 86 on Cwl.296, 108 on Cwl.299, 213 on Cwl.1333, 225 on Cwl.598, 414 on Cwl.131, 418, 419 and 429 on Cwl.818, 446 and 447 on Cwl.878, 450 on Cwl.1788 (being that part north of a straight line commencing at the south-eastern corner of Lot 526 on Cwl.1600, thence north-easterly to the north-western corner of R.89), 526 on Cwl.1600, 534 on Cwl.1665, 547 on Cwl.1770, 585;

Parish of Russell: Lots 6V and 7V on N.157.282, 29V on N.157.683, 31 on Nr.4104, 40 on Nr.5543 (excluding that part east of a line commencing at the northernmost corner of Lot 40, thence south-westerly to the north-eastern corner of Lot 331 on N.157.128, thence southerly along the eastern boundary of Lot 331 for approximately 500 metres, thence easterly to a point approximately E392300, N8084850, on an unnamed creek, thence southerly along a track to a point approximately E392100, N8083150, near the intersection of the track with an unnamed creek, thence westerly to a point E391800, N8083150, southerly to a point E391800, N8082350, easterly to a point on a road approximately E392000, N8082350, thence southerly to a point on the southern boundary of Lot 40), 41 on Nr.5470 (excluding all that part to the east and north of a line commencing at a point on the northern boundary at E392000, then southerly to a point E392000, N8080000, thence easterly to a point E392250, N8080000, thence north-easterly to the intersection of tracks at approximately E392350, N8080500, thence generally southerly along a track to Bramston Beach Road), 42 on Nr.5469 (excluding:

(i) that part north-west of a line from the intersection of a track with Bramston Beach Road thence generally southerly and south-easterly through:

E392400, N8077900,

E392600, N8077800,

E392750, N8077400,

and then easterly to a track at approximately E392900, N8077400, and northerly along that track to a point 250 metres south of the Bramston Beach Road, thence generally north-easterly, parallel to and approximately 250 metres south-east of the Bramston Beach Road to its intersection with the western boundary of Lot 13 on Nr.1323,

- (ii) that part being Lots 2, 3 and 4 on RP739124, these Lots being part of a subsequent subdivision of the former Lot 42 on Nr.5469, and
- (iii) that part east of a line commencing at the south-eastern corner of Lot 4 on RP739124 thence due south for approximately 900 metres, thence south-easterly to the south-western corner of Lot 8 Parish of Russell),

85 on Nr.4807, 86 on Nr.4808, 88 and 89 on Nr.4809, 108 on Nr.1570;

Parish of Salisbury: Lots 59 on N.157.697, 82 on Sr.607;

Parish of Smithfield: Lot 124 on Nr.4313;

Parish of Sophia: Lots 105 on Nr.5260, 110 on Nr.4704;

Parish of Stone: Lot 46 (excluding that part east of a line commencing at the south-westernmost point of Lot 23, Parish of Stone, proceeding along a line south-easterly to a point approximately E380750, N7922800);

Parish of Trinity: Lots 101 on Nr.3480, 163 on Nr.4741, 172 on Nr.5631;

Parish of Waterview: Lot 99 on Cwl.2612, M.H.P.Ls. 9435, 9441 and 9883;

Parish of Whyanbeel: Lots 45 on Nr.283, 76 on Sr.38 (being that part south of a line from the southern corner of its westernmost boundary east to the north-eastern boundary of the subject block), 117 on N.157.164, 156 on Nr.38, 308 on Sr.247, 333, 335 and 336.

7. Holdings Brooklyn (excluding that part generally west and south of lines commencing at the north-western corner of Lot 47 Parish of Riflemead, thence to the eastern-most corner of Lot 32 Parish of Riflemead, then to the westernmost corner of TR.65), Cashmere (being that part east of a straight line commencing at E347600, N8005250, thence southerly to E347750, N8000500, on the crest of a range), Dotswood (being that part north-east of a line commencing on the boundary of Dotswood Holding at the eastern corner of Tareela Block No. 1, Parish of St. Giles, on the Paluma Range, thence south-westerly along the boundary of Tareela Block No. 1 to a point approximately 1600 metres from the southern corner of Tareela Block No. 1 then generally north-westerly to E433000, N7872200, thence to E430900, N7881600, thence to the St. Giles parish boundary at a point approximately 850 metres along that boundary northeasterly from the western corner of Tareela Block No. 2, thence south-westerly to a point on the Holborn parish boundary approximately 3800 metres north-easterly along that boundary from the western corner of Tareela Block No.1, Parish of St. Giles, thence westerly to E424900, N7883750, and north-westerly to Banana Creek at a point E423500, N7888200, and by that creek south-westerly to the southernmost corner of SF.268), Henrietta (being that part west of Stony Creek), Herbert River (being that part east of a line commencing at a point on the southern bank of the Herbert River E357650, N7972700, thence south-easterly to the western corner of NP.25, thence southerly to the parish boundary (Herkes and Cromwell E360300, N7962000)), Hervey (being that part north of the southern boundary of Tareela Block No. 2), Kirrama (being that part north-east of a line commencing at E347750, N8000500, thence easterly to E350100, N8000500, thence south-easterly to E354450, N7996400, thence easterly to E355900, N7996300, thence south-easterly to E359550, N7990600, thence south to a point on the parish boundary (Blencoe and Kirrama) and Kirrama Holding boundary, E359500, N7988700, thence proceeding along the boundary of Kirrama Holding generally south-easterly and north-easterly to Mount Collins, thence proceeding south-easterly to the parish

boundary (Kirrama and Niagara) at the westernmost corner of SF.350, thence south-westerly to the northern bank of the Herbert River at a point E357700, N7972700)), Leefe (excluding an area commencing at a point E375900, N7964600, thence generally northerly, north-easterly, easterly, south-easterly and south-westerly through:

E375600, N7966580,

E379000, N7970030,

E379750, N7969950,

E381000, N7967800, E377800, N7964600,

Oak Hills (being that part east of a line from a point E360200, N7955650, generally southerly to a point E360080, N7952200, thence generally south-easterly to a point E369550, N7947700, thence generally south-easterly to a point E369550, N7947700, thence generally south-easterly to a point E371150, N7942200), Ollera Creek (excluding that part north of a straight line commencing from the southernmost point of Lot 27 on Wg.71, Parish of Hinchinbrook, south-easterly to the northermost point of Lot 14 on Wg.51, Parish of Hinchinbrook), Seaview (being that part of Seaview Holding north and west of a line commencing at a point E375000, N7940400, on the eastern boundary of Seaview Holding proceeding westerly to the range at a point E3711700, N7948000, thence generally north-westerly to the boundary of Seaview and Oak Hills Holding at a point E371150, N7942200), Wairuna (being that part east of a straight line commencing at a point on the northern boundary E360300, N7962000, thence southerly to the southern boundary of Wairuna Holding at E360200, N7956000), Wooroora (being that part north-east of a line commencing at a point on Charmillin Creek at E342000, N8038000, thence north-westerly to a point on the north-western boundary of Lot 1V on Car.124.221, Parish of Ismailia at E337800, N8041400), Yourka (being that part east of a straight line commencing at E347400, N8007900, thence southerly to E347600, N8005250).

8. Vacant Crown Lands

- (i) In the Parish of Alexandra, Lots 173, 202, 203, 226 and 272;
- (ii) In the Parish of Alexandra, bounded by NP.164, TR.165, Lots 173, 226, 144, R.98, Lots 179, 147, 8, 148, 272, 257, 33, 32, 186, 126, 189, 130, 191, 30V, 31V, 36V, 188, 38V, 42V, 43V, 46V and 202;
- (iii) In the Parish of Alexandra bounded by NP.164, Parish of Noah, Lot 203, Cooper Creek and Lot 202;
- (iv) In the Parish of Alexandra bounded by Lots 54V, R.79, High Water Mark of the Coral Sea, Lots 62 and 203;
- (v) In the Parish of Alexandra bounded by Lot 78, Hutchinson Creek, Lots 187, 44V, 43V, 46V, 54V, R.79 and the High Water Mark of the Coral Sea;
- (vi) In the Parish of Alexandra bounded by Lot 78, High Water Mark of the Coral Sea, Lot 77, R.52, Lots 65V, 18, 17, 11, 57V, 35, 37, 82, 190, 6V, 13V, 23V, 22V, 29V, 28V, 21V, 26V, 25V, and 79;
- (vii) In the Parish of Ashton, to the west of NP 547 bounded by Oak Hills Holding;
- (viii) In the Parish of Berwick, east of a line commencing at the southernmost point of Lot 24V on Car.124.272, Parish of Berwick, thence south-westerly to E396000, N7910600, and thence easterly to the crest of Seaview Range at the junction of the parish boundary (Kangaroo Hills and Blackfriars) with the county boundary (Cardwell and Wilkie Gray) and bounded on the east by SF.268;
- (ix) In the Parish of Dulanban, containing an area of about 8 hectares, approximately 400 metres south of Lot 23 on Nr.5250, Parish of Dulanban and bounded on the north-west and south-west by TR.315 and on the north-east and south-east by R.899;
- (x) In the Parishes of Gadgarra and Grafton bounded by SF.310, SF.675 and Lot 123, Parish of Grafton excluding Lots 86, 87, 90, 91, 96, 97, 99 and 101, Parish of Gadgarra;
- (xi) In the Parishes of Glady and Russell, bounded on the east by the High Water Mark of the Coral Sea, between the south-eastern corner of Lot 108, Parish of Russell, and the north-eastern corner of Lot 10V, Parish of Glady and generally on the south by the said Lot 10V and Lots 198, 197, 196, 90V, 76V, 77V, Parish of Glady and generally on the west by Lots 239V, 64V, 282, 88V, 95, 280 and 86V, Parish of Glady, Lots 89 and 88, Parish of Russell, Lot 54V, Parish of Glady, Lot 43V, 49V, 87, 86, 85, 84, NP.1357, Lots 45V, 44V and 331, Parish of Russell and again on the east generally by Lots 40, 41, 33, 42 and 8, Parish of Russell, and on the north generally by Lot 8, Parish of Russell and an unsurveyed line north-easterly from the easternmost corner of the said Lot 8 to the High Water Mark of the Coral Sea and thence bounded again on the east generally from the High Water Mark to the north-eastern corner of Lot 108, Parish of Russell, by the High Water Mark of the Coral Sea, thence bounded again on the south, east and north by Lot 108;
- (xii) In the Parish of Glady, commencing at the south-western corner of Lot 224, being a point on the left bank of the Johnstone River, generally westerly upstream by the left bank to its intersection with McMillan Track being an eastern corner of the Parish of Palmerston, generally westerly and northerly by SF.755 to the western boundary of Lot 187, Parish of Glady and generally easterly and southerly by the said Lot 187 and Lots 220, 201, 288, 205, 192, 193, 195, 180, 178, 135, 176, 177, 270, 174, 162, 171, 170, 169, 168, 167, 12, 153, 16, 125A, 17, 15, 97, 279, 9, 224, 271 and 224 again, Parish of Glady, to the point of commencement, excluding Lots 291, 255, 263, 266, 267, 272 and 277, Parish of Glady;
- (xiii) In the Parish of Hull, between the High Water Mark of the Coral Sea and a line commencing at a point on the north-eastern bank of an inlet north-east of the northern corner of R.979 and proceeding north-north-westerly to the southern boundary of NP.1608 on a straight line projection to the junction point of the westernmost boundary of NP. 1608 and the southern boundary of Lot 486 on Nr.5779 Parish of Hull, and thence easterly by the southern boundary of NP. 1608 to the High Water Mark of the Coral Sea;
- (xiv) In the Parish of Leefe excluding Leefe Holding;
- (xv) In the Parishes of Marathon and Pitt, bounded by the southern boundary of NP645, Hinchinbrook Channel, Enterprise Channel, the Herbert River, Lots 41, 522, 31V, 78, 77, 15, 49, 2, 1, 2, 9, 63, 25V, 76, 29V, and 64 in the Parish of Marathon, thence by the Railway Reserve generally north-westerly to the southern boundary of NP.645:
- (xvi) In the Parish of Mourilyan, north and east of the town of Mourilyan Harbour to the southern boundary of R.554;

- (xvii) In the Parish of Niagara bounded by lines commencing at the easternmost point of Kirrama Holding thence proceeding along the range generally easterly following the southern boundary of SF.350 to its intersection with the western boundary of NP.545, thence proceeding along the boundary of NP.545 along the mountain range generally southerly and westerly to the south easternmost corner of Kirrama Holding, thence north easterly along the Kirrama Holding boundary to the easternmost point of Kirrama Holding;
- (xviii) In the Parish of Riflemead north of Lot 47 on Da.335 Parish of Riflemead, west of part of the boundaries of the Parishes of Riflemead and Garioch and south-east of part of the Brooklyn Holding boundary;
- (xix) In the Parish of Rockingham bounded by Lots 606, 41 and 543 and NP.647;
- (xx) In the Parish of Rockingham bounded by the road adjacent to NP.647 and Lots 586 and 40V, Lots 543, 586 and 450, NP.647, Carmoo Creek and the Hull River downstream from Carmoo Creek;
- (xxi) In the Parish of Rockingham bounded by Lots 483D, 604, 51V, 1, 4, 5, 3, 8, 387 and 386, SF.1137 and the parish boundary;
- (xxii) In the Parish of Rockingham bounded by Lots 1, 4, 86 and 566 and SF.190;
- (xxiii) In the Parish of Rockingham bounded by SF.1137, Lots 483B and 271, the right bank of the North Hull River and the left bank of the Hull River;
- (xxiv) In the Parish of Russell commencing at a point about 3 kilometres southerly along the High Water Mark of the Coral Sea, from Constantine Point and bounded by High Water Mark of the Coral Sea, SF.1185 and R.228;
- (xxv) In the Parishes of Tribulation and Noah east of TR.165 between the eastern boundary of R.24 and the eastern and part of the northern boundary of Lot 14 Parish of Tribulation and part of the parish boundaries of Noah and Alexandra;
- (xxvi) In the Parish of Waterview bounded on the west by the county boundary (between Wilkie Gray and Cardwell), on the east and north-east by the western boundary of NP.477 and on the south by a straight line proceeding due west to the county boundary from a corner of NP.477 at the north-western end of that boundary line of NP.477 extending north-westerly from Section 1, Town of Paluma;
- (xxvii) In the Parish of Whyanbeel bounded by Lot 217, Daintree River, Crocodile Creek and Lot 264, excluding Lot 76, Parish of Whyanbeel;
- (xxviii) In the Parish of Waterview bounded by NP.477, SF.268 and the county boundary between the Counties of Cardwell and Wilkie Gray.
- 9. (i) Sections 1 to 16, Town of Woolanmarroo;
 - (ii) Town of Palmerston.

PART II

PREAMBLE

Real Property Descriptions shown hereunder are taken from transparencies (numbered NI.5-273, sheets 4, 8, 9, 10 and 15), made by the Australian Surveying and Land Information Group, Commonwealth Department of Administrative Services, Brisbane, Queensland, of the 1:100000 cadastral map series, published by the Department of Geographical Information, Brisbane, Queensland. The transparencies have been modified and updated where necessary to show more clearly the boundaries of the Property. The maps used are:

Name													Map No.	Drawn and Published Date
Bartle Frere			,	_	_			_	_			_	8063	August 1974
Cairns													8064	June 1974
Cooper Point													8163	May 1974
Mossman .													7965	May 1979
Tully													8062	October 1979

All co-ordinate values referred to are Australian Map Grid (AMG) Zone 55 co-ordinates.

DESCRIPTION OF PROPERTY

All those pieces of land in the State of Queensland, Counties of Nares and Solander; Parishes of Clerk, Danbulla, Dirran, Dulanban, Glady, Noah and Russell, containing a total area (including roads and esplanades) of about 7.5 square kilometres, being bounded by lines edged in blue on plan catalogue numbers NI.5-273, sheets 4, 8, 9, 10 and 15, in the Australian Surveying and Land Information Group, Commonwealth Department of Administrative Services, Brisbane, Queensland, and being:

- 1. National Park 1053.
- 2. State Forest 185 (being that part enclosed by a line commencing at E354200, N8100700, thence due south to Tinaroo Falls Dam, easterly along the northern shoreline to Mobo Creek, thence north-north-westerly by a line to the point of commencement), 1073 (being that part enclosed by a line commencing at a point at the intersection of the eastward projection of the northern boundary of R.1219 and Big Rooty Creek, thence easterly to a line running east of and parallel to Big Rooty and Flaggy Creeks to a point on the eastern projection of the southern boundary of R.1219, thence westerly to the south-eastern corner of R.1219).
- 3. Reserve 1219 (being that part east of a line commencing at a point on the northern boundary 2.6 kilometres from the north-western corner, thence to a point on the southern boundary 2.9 kilometres from the south-western corner).
- 4. Freehold lands

Parish of Dirran: Lot 296 on Nr.709 (excluding that part south-west of a line 200 metres south-west of and parallel to the north-eastern boundary of Lot 296).

Parish of Glady: That part of Lot 7 on C.157.304 north-east of the Seymour Range.

Parish of Noah: Lots 18 and 19 on RP.73889 (excluding those parts east of a line commencing at a point on the southern boundary of Lot 19 approximately 180 metres east of the south-western corner of Lot 19, thence due north to a point on the north-eastern boundary of Lot 18). Lot 5 on RP.26706, Lot 1 on RP.32553, Lot 1 on RP.31113. That part of Lots 5 and 6 on RP.738897 enclosed by a line commencing on the northern corner of Lot 4 on RP.738897, through the south-eastern corner of Lot 6 to a point on the south-eastern boundary of Lot 10 on RP.738897, thence northerly along the boundary of Lot 6 to its north-eastern corner, thence by a straight line to the point of commencement.

Parish of Russell: Lot 19v.

5. Leasehold Lands

Parish of Clerk: Lot 20 on Sr.505.

Dated 15 December 1988.

(L.S.) Given under my hand and the Great Seal of Australia on 15 December 1988

By His Excellency's Command,

CLYDE HOLDING

Minister for State for the Arts and Territories

GOD SAVE THE QUEEN!



Gazette

No. S 388, Thursday, 15 December 1988

Published by the Australian Government Publishing Section Continua

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga St., 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
Superannuation Act 1976	Superannuation (Interest) Regulations (Amendment)		1988 No. 336
World Heritage Properties Conservation Act 1983	World Heritage Properties Conservation Regulations (Amendment)		1988 No. 337
World Heritage Properties Conservation Act 1983	World Heritage Properties Conservation Regulations (Amendment)	•	1988 No. 338



Gazette

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Published by the Australian Government Publishing Service. Canberra

SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

ELECTORAL REDISTRIBUTION IN WESTERN AUSTRALIA

PUBLIC OBJECTIONS

The Commonwealth Electoral Act 1918 makes provision for the periodic redrawing of the boundaries of House of Representatives electoral divisions in a State or the Australian Capital Territory as directed by the Australian Electoral Commission. A redistribution has been directed in Western Australia where provision is to be made for one more Division.

The redistribution process has a number of stages and opportunities for public participation. Certain of these have already taken place. A Redistribution Committee was set up. It received suggestions and comments from interested persons and organisations, and has made a proposed redistribution. An outline of that proposed redistribution has been made public.

The Redistribution Committee for Western Australia has had prepared two maps showing the names and boundaries of each proposed Electoral Division in Western Australia and these are now exhibited at each office of the Electoral Commission in the State.

It has also made available for perusal at each of these offices copies of:

- (i) the suggestions and comments lodged under subsection 64(1) of the Commonwealth Electoral Act 1918:
- descriptions of the boundaries of each proposed Electoral Division by reference to the aforesaid maps and to the localities and local government authority areas transferred by the proposed redistribution;
- (iii) its reasons for the proposed redistribution.

The Redistribution Committee for Western Australia invites written objections relating to the Redistribution in Western Australia which must be lodged with the Committee on or before 13 January 1989.

Objections should be lodged promptly with the Redistribution Committee at the Office of the Australian Electoral Officer for Western Australia.

Such objections will then be considered at an open inquiry by the augmented Electoral Commission for Western Australia. The augmented Electoral Commission comprises the members of the Redistribution Committee sitting together with the Chairman of the Electoral Commission and the third Commissioner.

After it has considered all the initial objections lodged, the augmented Electoral Commission will make (within 60 days) a determination of the names and boundaries of the electoral Divisions in the State. If this second proposed redistribution is significantly different from the first, the augmented Electoral Commission will seek further objections from the persons or organisations who submitted initial objections.

The augmented Electoral Commission will then consider initial and further objections and make a final determination of the names and boundaries of the electoral Divisions in the State.

Redistribution Committee for Western Australia C/– Australian Electoral Officer for Western Australia 5th Floor 12 St George's Terrace PERTH WA 6000



Gazette

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SPECIAL

Great Barrier Reef Marine Park Act 1975

PARTICULARS OF A PERMIT GRANTED BY THE GREAT BARRIER REEF MARINE PARK AUTHORITY

Great Barrier Reef Marine Park Act 1975

GREAT BARRIER REEF MARINE PARK REGULATIONS

PARTICULARS OF PERMIT GRANTED

I, DONALD WILLIAM KINSEY, Delegate of the Great Barrier Reef Marine Park Authority, pursuant to subregulation 22(1A) of the Great Barrier Reef Marine Park Regulations, provide the following particulars of a permit granted to Magnetic Keys Limited.

Name/organisation: Magnetic Keys Limited

Permit number: G88/462

Date issued: 28 October 1988 Expiry date: 27 October 1990

Marine Park Section: Central Section

Permit type: Construction of marina facilities, Nelly Bay,

Magnetic Island

Reasons for the Decision:

The following reasons were given by the decision maker, Graeme George Kelleher, Chairman of the Great Barrier Reef Marine Park Authority, as Delegate of the Authority, for granting the permission:

- "1.1 The area extending seaward of mean low water mark in Nelly Bay falls within the Central Section of the Marine Park.
- The Marine Park in Nelly Bay is zoned General Use "A". That zone may be used or entered for the purposes of inter alia, carrying out of reclamation works, harbour works, and the construction or conduct of mooring facilities for vessels, with the written permission of the Authority or its delegate.

Findings on Material Ouestions of Facts:

- (a) The Central Section Zoning Plan sets out the purposes for which the Central Section of the Marine Park may be used or entered.
- The Zoning Plan was prepared in accordance with Section 32 (b) of the Great Barrier Reef Marine Park Act 1975 (the Act), including two public review phases prior to its acceptance by the Minister and Federal Parliament and its coming into effect in October 1987. The General Use "A" zoning in Nelly Bay which permits such development, has therefore received extensive public review and acceptance.
- The reefs and waters of the Central Section are divided (c) into six zones ranging from the least restrictive, the General Use 'A' Zone, to the Marine National Park zones which restrict or prohibit activities which disturb or remove natural resources, to the Preservation Zone where access is prohibited in all but exceptional circumstances.
- In considering the application, I took into account the functions of the Authority set out in the Act, including Section 7 thereof.

- 2.2 In considering the application I regarded myself as being bound to consider the effects of the proposed works on the Marine Park in accordance with the Act and Regulations, including Regulation 13AC(4).
- 2.3 On the basis of advice from the Attorney General's Department of 25 June 1986 and 31 August 1988, in assessing this application, I considered that the Authority's powers to consider the application were limited to consideration of:
 - . The effects of the proposed development within the Marine Park on the Marine Park.
 - . The effects of the proposed development in the Marine Park on adjacent areas, whether inside or outside the Marine Park.
 - . The effects of the proposed activities occurring outside the Marine Park to the extent that the activity may involve use of or entry into the Marine Park such as the discharge of waste into the Marine Park.
 - . The use or management of an area (which may be a Queensland marine park) the use or management of which might affect or relate to the Marine Park (s.7(1A) of the Act refers).
- 3.1 At its meeting of 24 October 1988 the Authority considered the application by Magnetic Keys Limited and decided that:
 - . The proposal as put would be likely to have unacceptable environmental impacts on the GBRMP and that therefore the Authority could not support the issue of a permit on the basis of the existing proposal.
 - . The main potential adverse effect would be sedimentation from construction and the effect of those sediments on the living coral reef communities in Nelly Bay and Geoffrey Bay.
 - . It should be practicable to modify the engineering proposal to reduce these risks significantly.
 - . An ancillary concern would be the effects of pollutants (including sediment) from the development (especially from the marina basin and entrance channel) on the area in the long-term and that the proponent should be required to propose ways to reduce that risk.
 - Discussions should be held with the proponent as soon as possible with a view to establishing a code of environmental practice which would incorporate a reactive environmental monitoring program.
 - . Any permit issued by the Authority must ensure that no progress of the project, in or affecting the GBRMP, could occur without being under the full control of the Authority.
 - . It was probable that any permit the Authority may issue for the development could not specify precise conditions but must provide a framework within which detailed conditions were required to be determined by the Authority as the design progressed.

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3.2 I considered that environmental safeguards agreed to by the Magnetic Keys Limited and imposed as conditions in the permit issued would minimise the inevitable environmental damage to be caused by the proposed development as much as practicable and to the extent that such damage would not be sufficient to justify prohibiting the proposed development.

Finding on Material Questions of Fact:

- (a) A Public Environment Report (PER) on this proposal was prepared and submitted at the direction of the Minister for the Arts, Sport, the Environment, Tourism and Territories (the Minister). The PER was prepared by the proponent and presented for public review from 18 May to 25 June 1988. In its assessment of that PER, the Department of the Arts, Sport, the Environment, Tourism and Territories (the Department) concluded that insufficient information had been presented to enable an adequate assesment to be made of the likely environmental impacts of the proposal.
- (b) Having considered the Department's assessment, the Minister, Senator Richardson, recommended that further baseline and modelling information will be required to ensure that no over-riding environmental reasons exist for not granting permits for the project.
- (c) In accordance with the recommendations made by the Minister, the Authority required the proponent to undertake a number of further investigations. The resultant information was presented for public review during the period 2-29 September 1988. During the period of public review, staff of the Authority also obtained written advice from fifteen scientific advisors.
- (d) At its meeting of 24 October 1988 the Authority considered the application by Magnetic Keys Limited and decided:
 - . The proposal as put would be likely to have unacceptable environmental impacts on the Marine Park and that therefore the Authority could not support the issue of a permit on the basis of the existing proposal.
 - The main potential adverse effect would be sedimentation from construction and the effect of those sediments on the living coral reef communities in Nelly Bay and Geoffrey Bay.
 - . It should be practicable to modify the engineering proposal to reduce these risks significantly.
 - . An ancillary concern would be the effects of pollutants (including sediment) from the development (especially from the marina basin and entrance channel) on the area in the long-term and that the proponent should be required to propose ways to reduce that risk.
 - . Discussions should be held with the proponent as soon as possible with a view to establishing a code of environmental practice which would incorporate a reactive environmental monitoring program.

- . Any permit issued by the Authority must ensure that no progress of the project, in or affecting the Marine Park, could occur without being under the full control of the Authority.
- . It was probable that any permit the Authority may issue for the development could not specify precise conditions but must provide a framework within which detailed conditions were required to be determined by the Authority as the design progressed.
- (e) The environmental safeguards imposed in the permit are as follows:
 - . Documentation of the design οf facilities and structures, and details of any assumptions made conditions, is to be provided to environmental Authority or its nominated agent in sufficient time to allow full review before going to tender. Tendering shall not commence until that review is completed and Authority has agreed to the documents forming the basis for tenders.
 - . Stages of the construction which involve manipulation of the environment at Nelly Bay and the techniques used in such manipulation are to be discussed and agreed with the Authority or its agent. Such manipulation is to be kept to a necessary minimum. No site works shall take place until the relevant procedures and techniques have been agreed to by the Authority. Works must be carried out in accordance with the agreed procedures.
 - . No decomposed granite or other similar material which will release sediment is to be placed into open water.
 - Dredging is to be undertaken only in a manner which uses the best practicable available technology to minimise impacts on the Nelly Bay fringing reef, and no maintenance dredging to commence without the prior written permission of the Authority.
 - All wet excavation to be conducted within an enclosing competent silt filter curtain.
 - . All dredge spoil is to be removed from the Marine Park.
 - . Wet excavation of clay material is to be minimized as far as practicable.
 - . Dewatering of the marina basin and disposal of dredge tailwater to be by pumping to an agreed offshore location after settlement and filtering to remove suspended particles as far as practicable.
 - . The floor of the marina basin is to be stabilised to the Authority's satisfaction.
 - Reflooding of the marina basin to be carried out in an agreed controlled manner over several tidal cycles prior to removal of temporary bundwalls.
 - . All works, including on-land works, to be carried out in a manner that ensures sediment laden material does not wash into the Marine Park.
- (f) The applicant has formally accepted these environmental safeguards.

(g) The permit covers the construction of the marina and associated facilities only. One of the matters to be considered by the Authority in its consideration of an application for permission to operate the marina and associated facilities would be the Permittee's having met all the requirements of the Authority under permit G88/462, including the express conditions.

4. The Objectives of the Zone - (Regulation 13AC(4)(a))

- 4.1 The zone is General Use 'A'. The objective of that zone as specified in the Central Section Zoning Plan is: "To provide opportunities for reasonable general-use consistent with the conservation of the Great Barrier Reef Marine Park."
- 4.2 The Zoning Plan provides that the conduct of harbour works and the construction and conduct of mooring facilities for vessels may be undertaken in the General Use 'A' Zone with the written permission of the Authority or its delegate.
- 4.3 I considered that given the lower relative priority of the Nelly Bay fringing reef indicated by the least restrictive zoning of Nelly Bay as General Use "A" Zone in the Central Section Zoning Plan, a certain level of development is appropriate in the Marine Park in Nelly Bay. The proposed development is in principle compatible with that level of development.
- 5. The Need to Ensure the Orderly and Proper Management of Park (Regulation 13AC(4)(b))
- 5.1 In considering the orderly and proper management aspects of the proposal, I considered that given the lower relative priority of the Nelly Bay fringing reef indicated by the least restrictive zoning of Nelly Bay as General Use "A" in the Central Section Zoning Plan, a certain level of development would be appropriate in the Marine Park at Nelly Bay.
- 5.2 I considered that any development proposal for the Marine Park in Nelly Bay should include adequate environmental safeguards to ensure that potential downstream adverse environmental impacts upon Geoffrey Bay which is zoned Marine National Park "B" in the Central Section Zoning Plan would be minimised. I considered that the conditions imposed upon the permit issued should achieve this objective.
- 5.3 I considered that construction of a similar facility at the suggested alternative sites for the marina at either Picnic Bay or Cockle Bay would involve similar extensive dredging and reclamation and therefore would have adverse environmental impacts on the fringing reefs in those bays similar to those posed to fringing reefs by the proposed development.
- 5.4 Consideration of the whole of the development, including those parts not in the Marine Park, was undertaken by a coordinated intergovernmental working group comprised of representatives of all relevant State, Local and Commonwealth governmental agencies (including the Authority.) The individual members of the working group considered that Nelly Bay is a suitable site for the proposed development, including the parts in and out

of the Marine Park. I accepted their assessment in relation to considerations which the Authority is not required to take into account and I agreed with their judgement in relation to impacts of the development in the Marine Park and adjacent areas.

- 5.5 I considered that I should principally address the issue of environmental impacts of the proposed marina development at Nelly Bay and the overall impacts on the resources of the Marine Park.
- 5.6 I considered that the proposed development could proceed in a complementary manner to a proposed program of archaeological investigation of a large scatter of aboriginal stone artefacts in an area of Nelly Bay which would be affected by the proposed development.

- Findings on Material Questions of Fact:

- (a) the Central Section Zoning Plan provides guidance for the long-term management of the Marine Park to meet the objects of the Great Barrier Reef Marine Park Act 1975.
- (b) Geoffrey Bay which is zoned Marine National Park "B" is located in close proximity to Nelly Bay.
- (c) A number of public submissions suggested that Picnic Bay or Cockle Bay are more suitable sites for a marina. At either location the construction of a marina would require extensive dredging of fringing reef and reclamation of breakwalls.
- (d) Early consideration of the proposed development was undertaken through a coordinated intergovernmental working group comprising representatives from relevant State, local and Commonwealth government agencies. The Authority was represented on that working group.
- Approval in principle to the development was given by the (e) working group members because they considered that on the development at that site had a number of The individual members of the working group advantages. addressed a wide variety of aspects, including such things centrally located on the island, the major population centre, provision of services, availability management. of suitable protection afforded to the marina from inclement weather. and the conservation values of the development site.
- (f) The proposed development site encompasses an extensive scatter of stone artefacts. A program of archaeological investigation including collection of the artefacts has been proposed by archaeologists based at James Cook University and has been subject to expert review.

- (g) Both the Queensland Department of Community Services and the Commonwealth Department of Aboriginal Affairs have advised that the conduct of the program of archaeological investigation as proposed is appropriate and would satisfy the objects of their legislation.
- (h) The review of the proposed program of archaeological investigation by those agencies and other experts indicated that the collection of the artefacts should proceed with some haste to ensure that the artefacts are not lost due to theft or due to storm events.
- (i) Condition (12)(b) of permit G88/462 requires the Permittee to comply with the "archaelogical requirements" of the Department of Community Services and the Department of Aboriginal Affairs.

6. The Likely Effect of granting Permission on Future Options for the Marine Park (Regulation 13AC(4)(c)

- 6.1 I considered that the proposed development would result in a reduction in the more exposed type of fringing reef habitat which exists in Nelly Bay. This may result in an increased need to restrict the uses of other bays on the eastern side of Magnetic Island to conserve fringing reef of that type.
- 6.2 I considered that the conservation of the fringing reef habitat of the type found in Nelly Bay has been adequately provided for by the Marine National Park 'B' zoning in Geoffrey Bay and the Marine National Park 'A' zoning in Florence Bay.

- Findings on Material Questions of Fact:

- (a) Approximately one-quarter (29.8 hectares of which 16.1 hectares is in the Marine Park, the remainder being intertidal) of the reef area in Nelly Bay is incorporated into the Land Administration Commission (LAC) development lease area.

 The LAC lease area also incorporates approximately 25% of the area containing living coral reef in Nelly Bay.
- (b) I considered that the proposed development as approved would result in:
 - . Destruction of the existing natural environment within most of the proposed lease area (25% of Nelly Bay).
 - . Some stress (unquantified) to adjacent reefal areas in up to approximately one third of the remaining reefal areas in Nelly Bay during construction as a result of increased suspended and deposited sediments;
 - Some increased risk of localised water pollution (in the marina, adjoining parts of Nelly Bay and southern Geoffrey Bay) as a result of vessel and marina activities (hydrocarbons in bilgewater and from fuel spills;

nutrients from sewage and bilgewater discharged from vessels, terrestrial freshwater and high nutrient runoff or seepage; and heavy metals from anti-fouling on vessels).

- 7. The Conservation of the Natural Resources of the Marine Park (Regulation 13AC(4)(d))
- 7.1 I considered that the fringing reef of Nelly Bay represents a well developed fringing reef of scientific and conservational significance.
- 7.2 I considered that the proposed development as approved would result in:
 - . Destruction of the existing natural environment within most of the proposed lease area (25% of Nelly Bay).
 - . Some stress (unquantified) to adjacent reefal areas in up to approximately one third of the remaining reefal areas in Nelly Bay during construction as a result of increased suspended and deposited sediments;
 - . Some increased risk of localised water pollution (in the marina, adjoining parts of Nelly Bay and southern Geoffrey Bay) as a result of vessel and marina activities (hydrocarbons in bilgewater and from fuel spills; nutrients from sewage and bilgewater discharged from vessels, terrestrial freshwater and high nutrient runoff or seepage; and heavy metals from antifouling on vessels).
- 7.3 I considered that the Nelly Bay fringing reef habitat which will be affected by the proposed development is not critical to rare marine biota.
- 7.4 The marina is being designed to maximise flushing and I considered that this in addition to the adoption of appropriate marina management practices can reasonably be expected to ensure that water quality remains within acceptable limits.
- 7.5 I considered that one of the management practices to be adopted should be a water quality monitoring program which would provide a suitable means of identifying any water quality concerns in sufficient time to take appropriate management actions.
- 7.6 I considered that the measures to be adopted as outlined in paragraphs 7.4 and 7.5 together with the conditions imposed on the permit issued were adequate to meet the requirements of this criterion.
- 7.7 I considered that the conservation of the fringing reef habitat, of the type found in Nelly Bay has been adequately provided for by the Marine National Park 'B' zoning in Geoffrey Bay and the Marine National Park 'A' zoning in Florence Bay.
 - Findings on Material Questions of Fact:
 - (a) I concluded that the development as approved would result in:
 - . Destruction of the existing natural environment within most of the proposed lease area (25% of Nelly Bay).

- Some stress (unquantified) to adjacent reefal areas in up to approximately one third of the remaining reefal areas in Nelly Bay during construction as a result of increased suspended and deposited sediments;
- . Some increased risk of localised water pollution (in the marina, adjoining parts of Nelly Bay and southern Geoffrey Bay) as a result of vessel and marina activities (hydrocarbons in bilgewater and from fuel spills; nutrients from sewage and bilgewater discharged from vessels, terrestrial freshwater and high nutrient runoff or seepage; and heavy metals from anti-fouling on vessels).
- 8. The Nature and Scale of the Proposed Use in Relation to the Existing
 Use and Amenity, and the Desirable Future Use and Amenity, of the Relevant
 Area and of Nearby Areas (Regulation 13AC(4)(e))
- 8.1 In considering this criterion, I regarded myself as being limited to considering the impacts of the proposed development on existing and future use and amenity within the Marine Park and in the contiguous intertidal Queensland marine park area.
- 8.2 I considered that the attitudes of the local community in relation to the proposed development is fairly evenly divided between those who oppose it and those who support it.
- 8.3 I considered that the main points of concern raised by objectors in relation to the amenity related to the impacts which that part of the proposal outside of the Marine Park would have on them, and that any such impacts would not be affected by my decision.
- I considered that the whole character of Nelly Bay will be altered but that the over-all opportunity for recreational uses within the Marine swimming, boating, sailboarding, fishing, spearfishing and collecting would not be significantly altered by the proposed development. Within Nelly Bay there would opportunities for collecting, diving and spearfishing but the marina would provide increased opportunities for vessel access and mooring consequently, for boating and associated activities in the Marine Park. Opportunities for swimming would be different but not materially increased or decreased.
- 8.5 I considered that the existing commercial use of Nelly Bay within the Marine Park is light and would be unlikely to be significantly affected by the proposed development.
- 8.6 I considered that the existing use of Nelly Bay for educational visits would be affected by the proposed development. Although more distant from the school and recreation camps at Nelly Bay, accessible reef flat areas would still be available for educational visits at Nelly Bay, Geoffrey Bay and Picnic Bay.

- I considered that the existing use of Nelly Bay for scientific research would be affected by the proposed development. Although the focus of research may change, Nelly Bay would continue to provide substantial opportunities for scientific research.
- I considered that the marina development would provide a number of substantial benefits, including a protected all-tide and all-seasons public swimming beach, an all-tide public boat ramp, a vastly improved ferry access facility and barge ramp for Magnetic Island and an all-weather protected harbour for up to 150 small craft.
- The question of future use and amenity of Nelly Bay, including the development in the Marine Park, has been considered by the relevant local and State agencies, and in particular the Townsville City Council. proposal has been supported by all relevant State and local government authorities and advice available indicates that those agencies generally conclude that the whole character of Nelly Bay will be different development proceeds, but that the net result will be a benefit to the local community. In terms of the use and amenity issues, with that conclusion, and taking into account the zoning of Nelly Bay I concluded that the development of a marina and associated facilities there would be a desirable future use of the area.

- Findings on Material Questions of Fact:

- The proposal has been the subject of considerable objection (a) from residents of Townsville and Magnetic Island and, in particular, residents of Nelly Bay. Public submissions were received from interested persons. A number of attitudinal surveys were carried out by concerned citizens and the proponent.
- (b) the basis of the attitudinal survey reports and public submissions and on the basis of staff advice I found that a substantial part of the local community is against major resort developments at Magnetic Island. A proportion of that group would like to see a small marina and ferry terminal developed at an appropriate site. I also concluded that a substantial proportion of the local community is in favour of the Magnetic Quay development. The local community appears to be fairly evenly divided on the issue.
- (c) The main points of concern of interested parties related to amenity associated with the part of the development which is in the Marine Park and which have been raised by objectors
 - . changed residential outlook;
 - . changes to lifestyle of existing residents of Nelly Bay;
 - . loss of waterfront character of lands; and
 - . diminished recreational opportunities.

- (d) I found no evidence that the major part of the development which is outside the Marine Park, and was the major area of public concern relating to amenity impacts raised in submissions on the May PER, will not proceed. On the contrary I was advised that the proposal has received unanimous support in principle from relevant Queensland and local government agencies.
- (e) Current recreational use of Nelly Bay is focused mainly on the beach and the extensive drying reef flat which is in the intertidal area outside the Marine Park. It includes such activities as walking and swimming, beach games and relaxing. At low tide water based recreation takes place off the reef edge or in the southern one third of the Bay.
- (f) Educational visits and scientific research are two significant reasons for people to visit Nelly Bay, although again these activities are mainly focused on the intertidal area outside the Marine Park.
- (g) Opportunities for educational groups would be diminished as the development would remove approximately 35% of the area of regularly drying reef flat. Accessible drying reef flat areas will remain outside the development. While somewhat more distant from the school and recreation camps at Nelly Bay, Geoffrey Bay and Picnic Bay also provide alternative sites for those groups.
- (h) The amenity and the use of Nelly Bay, as it relates to residents, recreational visitors, educational groups and the scientific community, would be altered by the development. That part of the development that is in the Marine Park will affect that amenity to a lesser degree than the resort and commercial development proposed in adjacent areas.
- (i) Increased opportunities for mooring and launching vessels and for associated activities would be provided by the development.
- 9. The Means of Transport for Entry Into, Use Within or Departure from the Zone or Designated Area and the Adequacy of Provisions for Aircraft or Vessel Mooring, Landing, Taking Off, Parking, Loading and Unloading (Regulation 13AC(4)(g)
- 9.1 I considered that in view of the principal objective of the proposed development, the expected application of standard and tested engineering practices, the review and supervision by the Construction Group of the Commonwealth Department of Administrative Services, all aspects of the proposed development in relation to this criterion would be acceptable.
 - Findings on material Questions of Fact
 - (a) the principal objective of the proposed development in the Marine Park is to provide a safe all-weather port and harbour for Magnetic Island.

- (b) the final design of the facilities will apply standard and tested engineering practices.
- (c) the final design and the construction would be subject to review and supervision by the Construction Group of the Commonwealth Department of Administrative Services.
- 10. In Relation to Any Structure, Landing, Area, Farming Facility, Vessel or Work to Which the Proposed Use Relates, the Health and Safety Aspects Involved, Including the Adequacy of Construction (Regulation 13AC(4)(h)(i))
- 10.1 In relation to the safety aspects, I considered that as both the construction and the operation of the proposed marina would be subject to Queensland legislation, the safeguarding of human life would be adequately provided for.
- 10.2 I considered that management controls and dilution should be adequate to ensure that pollutants do not build up to critical levels. However, if water quality is such that it poses a risk to health then a number of actions are available, including closing the area to swimming and fishing and closing of the marina until the problems can be resolved.
- 10.3 I considered that the design of the marina to maximise flushing in addition to the adoption of appropriate marina management practices can reasonably be expected to ensure that water quality remains within acceptable limits.
- 10.4 I considered that the implementation of a water quality monitoring program as part of the Environmental Monitoring Program to be implemented pursuant to Condition (2) of the permit issued should provide a suitable means of identifying any water quality concerns in sufficient time to take appropriate remedial action.

- Findings on Material Questions of Fact:

- (a) the construction and operation of the proposed marina will be subject to Queensland law.
- (b) a water quality monitoring program will be included in the Environmental Monitoring Program to be established by the Authority in respect to the proposed marina which should enable the Authority to detect at an early stage any deterioration in the water quality.
- (c) if water quality problems arise steps can be taken to prevent or minimise risks to health including closing the area for particular activities such as swimming and fishing and closing the marina.

- 11. In Relation to Any Structure, Landing Area, Farming Facility, Vessel or Work to Which the Proposed Use Relates: The Arrangements for Making Good Any Damage Caused to the Marine Park by the Proposed Activity (Regulation 13AC(4)(h)(ii))
- 11. I considered that condition (8) imposed on the permit issued together with the conditions applicable to the bond adequately addressed this criterion.
- I considered that the condition imposed in the permit issued that the proponent provide a bond of \$500,000 would be appropriate to ensure that the project would be carried out in an appropriate manner. The bond is to provide for unforeseen circumstances and I considered that it would be adequate to cover maintenance of the facilities to acceptable standards and removal of structures other than breakwalls. In setting the value of the bond I considered that the removal of the breakwalls is not a viable option.
- I considered that the Authority's requirements as set out in 11.1 and 11.2 are reinforced by the requirement that the proponent provide a bond to the Land Administration Commission and to the Townsville Port Authority to ensure that the construction of the proposed development is carried out to their satisfaction.

- Findings on Material Questions of Fact

- The Deed to be executed by the proponent pursuant to (a) condition (8) of the permit issued will include requirement that a contract of insurance be entered into for an amount adequate to meet any expenses which may be incurred in effecting the removal of facilities from the Marine Park.
- A bond of \$500,000 would be adequate to meet any expense (b) likely to be incurred in respect to maintenance of facilities to an acceptable standard and/or removal of those facilities excluding the breakwalls.
- (c) In the event that facilities are to be removed from the Marine Park, it would not be feasible to consider removal of the breakwalls.
- The Arrangements for Making Good any Damage Caused 12. to the Marine Park by the Proposed Activity (Regulation 13AC(4)(i)
- I considered that condition (8) and the conditions relating to 12.1 bond contained in the permit issued would be adequate to allow the Authority to require the proponent to make good any damage caused to Marine Park by the proposed development. In the event that the proponent should fail to comply with such requirement, the Authority is empowered to

carry out such remedial work and the cost of such work will be met by the proponent or from the bond provided by the proponent and/or pursuant to the contract of insurance entered into in accordance with condition (8) of the permit issued.

- Findings on Material Questions of Fact:

- (a) The Code of Environmental Practice to be established by the Authority and supervision of the construction of the marina by an on-site supervisor appointed by the Authority should lead to detection of any damage to the Marine Park.
- (b) the amount of the bond to be provided by the proponent should be adequate to cover the cost of any likely repair and rehabilitation of the Marine Park including the stabilisation and landscaping of the breakwalls and the cost of continued environmental monitoring.

13. Other Findings on Material Questions of Fact

- 13.1 Magnetic Island is located within the outer boundaries of the Central Section of the Marine Park.
- 13.2 Magnetic Island is a high continental island, roughly triangular in shape, with 40 km of coastline. The centre of the island is steep and rugged, virtually untouched.
- 13.3 Lease and freehold allotments for commercial and residential purposes make up less than half of the total area; the major land tenure area is National Park. Residential settlements are located at Horseshoe Bay, Alma Bay, Nelly Bay, Picnic Bay, Bolger Bay and West Point, on the eastern and southern sides of the island.
- 13.4 The island has a permanent resident population in the order of 1400 persons. It is a suburb of Townsville, a retirement centre, a resort and a low-cost holiday centre. In addition, the island is entering a period of expansion in tourist activity.
- 13.5 Nelly Bay is a residential community on the southeast of Magnetic Island. The bay itself extends between two rocky headlands, Bright Point to the northeast and Hawkings Point to the south. The settlement is enclosed in an amphitheatre of granite hills, with Gustav Creek being the main drainage line.
- 13.6 The northeast end of the bay is protected from the worst of the north and northeast cyclonic wave action and the proposed development to be constructed in that area of the bay.
- 13.7 The proposed development site comprises a Queensland Lands Administration Commission (LAC) and Townsville Harbour Board development lease area situated in Nelly Bay, and adjoins vacant freehold land on Bright Point owned by the proponent.

- 13.8 The LAC lease area impinges on a portion of the Central Section of the Great Barrier Reef Marine Park, zoned General Use 'A'. The boundary of the Great Barrier Reef Marine Park is defined by mean low water. The lease area also impinges on the Townsville/Whitsunday State Marine Park which extends to highest astronomical tide and which applies General Use 'A' zoning in the intertidal area adjacent to the Great Barrier Reef Marine Park.
- 13.9 The area of the proposed development which is in the Marine Park comprises part of an extensive reef platform which has developed in a moderately protected environment. Approximately one-quarter of the reef area in Nelly Bay (29.8 hectares includes reef flat, slope and intertidal areas) is incorporated into the LAC development lease area.
- 13.10 In accordance with the Central Section Zoning Plan which was prepared by the Authority in pursuance to Section 32 of the Act, and which came into effect on 1 October 1987, the area Nelly Bay, Seaward of Mean low water mark, forms part of a zone designated General Use "A" Zone.
- 13.11 An application by Magnetic Keys Limited, dated 13 April 1987 and further information provided in the reports by McIntyre and Associates comprising a PER of May 1988 and further information reports of August 1988, applying to the Authority for permission to construct a marina in the Marine Park at Nelly Bay complied with the requirements of Regulations 13 AC(1) and (2) of the Regulations.
- 13.12 The marina development is to be part of a larger co-ordinated resort complex with tourist and retail facilities to be developed by Magnetic Keys Limited on the land contiguous to the marina.
- 13.13 The excavation work and marina facilities to be developed within the Marine Park are as follows:
 - . Reclamation of two island breakwaters and including beaches
 - . Dredging of marina basin and channel
 - . Access bridges to breakwaters
 - . Floating marina berths for 150 vessels
 - . A barge ramp
 - . A fuel and boat service pontoon
 - . A ferry terminal
 - . A public boardwalk
 - . A swimming enclosure
 - . Navigational markers/beacons
- 13.14 The marina is being designed to be a suitable harbour for vessels in the event of a cyclone in the area. According to the design criteria waves within the marina at the boat pens should be less than 0.6 metres in a 50 year return cyclonic event and less than 1.0 metres in a 250 year return cyclonic event. The marina berths are to be designed to withstand forces from boat moorings during cyclonic winds.

13.15 It is proposed to form a protective harbour by construction of two island breakwaters. Breakwaters are being designed to allow some displacement of armour rock and acceptable overtopping by waves in very severe cyclonic storm events. A factor of 0.3 metres is proposed to accommodate predicted sea level rises associated with the "greenhouse effect".

Construction of the breakwalls is likely to take four months to complete and is to be undertaken in the following manner, subject to any alterations approved by the Authority and/or additional requirements of the Authority:

- . Using excavated material from the Bright Point resort development to provide the required armour rock, filter rock and core material.
- . Placing the core material, within sediment entrapping screening of a form yet to be finalised, in various depths of water depending on tide (with a maximum depth of water at low tides of 2.4 metres and a maximum of 6 metres at high tides) first using dump trucks and pushing it to profile by dozer.
- . Placing filter rock protection by excavator on the seaward face of the core to protect against scour from wave action, and to restrict release of sediments into the water.
- 13.16 Construction of the marina basin is likely to take about four months to complete and will be carried out in the following manner, subject to any alterations approved by the Authority and/or additional requirements of the Authority:
 - . Isolation of the proposed marina basin area by the construction of temporary bund walls at either end of the major breakwater and pumping the area dry.
 - . Channelling seepage into sump pits containing filter mediums to remove heavy sediments and pumping the filtered water to a location at least 100 metres off shore from Bright Point.
 - . The excavation of the marina basin once it is dry by dozers and excavators.
 - . The transportation of the spoil to required locations within the reclamation areas which are located within the LAC lease area but outside of the Marine Park.
- 13.17 Channel excavation through the fringing reef is likely to take about three weeks to complete and will be carried out in the location indicated on Figure 2.6 in McIntyre and Associates (August 1988) and in the following manner, subject to any alterations approved by the Authority and/or any additional requirements of the Authority:
 - Excavation of a marina access channel approximately 250 metres long and 45 metres wide to a depth of 4 metres by use of an excavator or clam-bucket grab mounted on a barge or cutter suction dredge.
 - . Disposal of the spoil by placing it into trucks on a barge and transporting it to the foreshore for use in the reclamation area outside of the Marine Park, or, if a cutter suction dredge is used, pumping the spoil behind the marina breakwater for drainage prior to loading into trucks for transportation to the reclamation areas as above.

- 13.18 After completion of the construction of the marina basin and the excavation of the channel through the fringing reef, the marina will be flooded and the temporary bund walls will be removed over a period of about 17 days in the following manner, subject to any alterations approved by the Authority and/or any additional requirements of the Authority:
 - . Flooding the marina basin through a pipe (or pipes) placed within the temporary bund wall at about low water level.
 - Removal of the temporary bund wall across the marina access by means of an excavator, and at greater depth by means of an excavator or clam-bucket mounted on a barge. The spoil removed is to be loaded into dump trucks for transportation to the reclamation area outside the Marine Park.
 - . Removal of the remaining temporary bund walls in a similar manner.
- 13.19 Construction of the resort complex facilities on the land contiguous to the Marine Park is to be carried out in accordance with the building requirements of the relevant State and Local authorities. Magnetic Keys Limited anticipates that the facilities will be completed within twelve months of the date of completion of the marina basin and land fill areas.

C. Evidence and Other Materials Referred to:

In making the findings on material questions of fact, I relied upon the evidence and other material set forth in the documents listed hereunder:

- 1. The Great Barrier Reef Marine Park Central Section Zoning Plan.
- 2. The application by Magnetic Keys Limited, including:
 - Letter dated 13 April 1987 from C Rasmussen of McIntyre and Associates making application on behalf of Magnetic Keys for permission to construct and operate a marina at Nelly Bay, Magnetic Island, in the Great Barrier Reef Marine Park.
 - . Public Environment Report, Magnetic Quay, Nelly Bay, Magnetic Island, May 1988.
 - Public Environment Report Summary of Further Information, Magnetic Quay, Nelly Bay, Magnetic Island, August 1988.
 - Public Environment Report Summary of Further Information -Detailed Background Reports, Magnetic Quay, Nelly Bay, Magnetic Island, August 1988.
- Draft Register of Responses to Additional Information Magnetic Quay.
- 4. Environment Assessment Report, Magnetic Quay Proposal Nelly Bay, by the Department of the Arts, Sport, the Environment, Tourism and Territories, July 1988.
- 5. Letter of 12 July 1988 from the Minister for the Arts, Sport, the Environment, Tourism and Territories to me as Chairman conveying advice and recommendations on the Public Environment Report.

- Scientific Reviewers' Reports on the Public Environment Report Summary of Further Information (including the Detailed Background Reports), August 1988.
- 25 Public Submissions on the Public Environment Report Summary of Further Information (including the Detailed Background Reports), August 1988.
- Draft Assessment Report, Magnetic Quay Marina Proposal, GBRMPA October 1988.
- Raggatt, P. (1988) unpublished report of a survey of community attitudes towards tourist development at Nelly Bay, Magnetic Island.
- 10. Letters of 25 June 1986 and 31 August 1988 from the Attorney-General's Department to me as Chairman conveying legal advice."

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SPECIAL

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

DATE OF MEETING

Parliament House, Canberra, 15 December 1988

IN PURSUANCE of the Resolution of the House of Representatives of 1 December 1988 I hereby fix as the day on which 21 December 1988 the House Representatives shall meet, at 10.15 a.m.

> JOAN CHILD Speaker of the House of Representatives



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SPECIAL

PROCLAMATION

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Bankruptcy Amendment Act 1987, hereby fix 3 January 1989 as the day on which paragraph 4 (1) (f), sections 9, 10, 11, 19, 24 to 29 (inclusive), 31, 32, 34 to 37 (inclusive), 46, 47, 53 to 58 (inclusive), 97, 98, 101, 103 and 105 of that Act shall come into operation.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 15 December 1988

By His Excellency's Command.
N. BOLKUS

Minister of State for Consumer Affairs

GOD SAVE THE QUEEN!



Gazette

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SPECIAL

PROCLAMATION

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (3) of the *Defence Service Homes Amendment Act 1988*, hereby fix 19 December 1988 as the day on which sections 3 to 14 (inclusive) and sections 16 to 20 (inclusive) of that Act commence.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 15 December 1988

By His Excellency's Command, BEN HUMPHREYS Minister of State for Veterans' Affairs

GOD SAVE THE QUEEN!



Gazette

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, 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
World Heritage Properties Conservation Act 1983	World Heritage Properties Conservation Regulations (Amendment)	1988 No. 389