

Gazette

No. GN 17, Wednesday, 10 May 1989

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**GOVERNMENT NOTICES** 

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The date of publication of this Gazette is 10 May 1989.

and S 155 are herewith



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

### Variation of closing times

Commonwealth of Australia Gazette

Monday, 12 June 1989 is a public holiday in the Australian Capital Territory, thus affecting times for submission of copy, for several issues of the Gazette.

Notices for publication should be lodged at the Gazette Office unless otherwise specified by the following times for the issues concerned.

The Government Notice Gazette of 14 June 1989 will have the following closing time.

Thursday, 8 June 1989 at 2.00 p.m.

#### **GENERAL INFORMATION**

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, 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Copy will be returned unpublished if not submitted in accordance with these requirements.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 unal-

tered) 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 6737

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 Corporation, Australian Telecommunications Corporation, 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.--8936603

#### ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of publication	Subject
Pi	25.1.89	Tariff Quotas—Miscellaneous amendments to Determinations (1988)
P2	14.2.89	Tariff Quotas—Quota transactions for the period 1 October 1988 to 31 December
P3	15.2.89	Tariff Quotas—Textiles, Clothing and Footwear Ballot Quota Allocations— List of 1989 Tariff Quota Holders
P4	21.2.89	Tariff Quotas—Textiles, Clothing and Footwear base Quota Allocations—List of 1989 Tariff Quota Holders
P5	21.2.89	Tariff Quotas—Textiles, Clothing and Footwear tender Quota Allocations— List of 1989 Quota Holders
P6	23.3.89	Customs Act 1906—Prohibition of Exports (Defence)
P8	3.5.89	Amendment No. 2 to the National Health and Medical Research Council Food Standards Code

N.N.-8936604

### **Special Information**

### NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

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

Lien No.	Date and time created (EST)	Description and registration	Payable by
0766	2 May 1989, 9.17 a.m.	Beech 95-B55 'Baron', VH- OEK	Mr M K Gee, Hammondville NSW 2170
0767	2 May 1989, 10.15 a.m.	Cessna 172N, VH-WSP	Staywood Air Pty Ltd, Warrnambool Vic. 3280
0768	2 May 1989, 10.16 a.m.	Cessna 310R, VH-BIR	Mr Glenn Balas, Tooradin Vic. 3980
0769	2 May 1989, 10.29 a.m.	Piper PA-28R-180, VH- WDS	Mrs T J Robins, Bonnet Bay NSW 2226
0770	2 May 1989, 10.31 a.m.	Beech 58 "Baron", VH-HLS	Mr J D Hazelton 'Wombat', Wedderburn NSW 2560
0771	2 May 1989, 10.33 a.m.	Grumman GA-7, VH-MZC	Opallite Pty Ltd, Warners Bay NSW 2282
0772	2 May 1989, 10.35 a.m.	Piper PA-28-161, VH-NDR	M J Ross, Altona Vic 3018
0773	3 May 1989, 3. 46 p.m.	Piper PA-31T, VH-TNP	K W Monk Equipment Pty Ltd, Collaroy NSW 2097

Dated this 3rd day of May 1989.

K. HUNT Registrar of Statutory Liens

### 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
00731	Dassault Falcon 10, VH-JDW	28 April 1989
00723	Cessna 208, VH-TFT	20 April 1989
00615	Beech 65-A8-8800, VH-AEL	20 April 1989

Dated this 4th day of May 1989.

K. HUNT Registrar of Statutory Liens

N.N.—8936606

			N.N.—89
	Government House	S115921	HUNT, Norman Leslie
	Canberra		(Petty Officer)
	20 April 1989	O113935	LAXTON, Ian Thomas
It is barabu a	•		(Lieutenant Commander)
	notified for general information that His Excelvernor-General has awarded the Defence Force	S107244	LEGGE, Alan Kirk
	al, the Reserve Force Decoration and Clasps	D116633	(Chief Petty Officer)
	ted, to the following Royal Australian Navy	R115572	LIDDELL, Michael John
personnel.	icu, to the following Royal Australian Ivavy	0112004	(Petty Officer)
personner.		O113984	LITTLEHALES, David Charles
ROYAL AU	STRALIAN NAVY	S115530	(Lieutenant Commander) MANNING, Stephen Leonard
	ce Service Medal	3113330	(Petty Officer)
S115975		P115674	McCABE, Ross Edward
3113973	BAKER, Geofrey James (Petty Officer)		(Constable)
S115976	BALE, Peter Adrian	R115594	PAGE, Michael Leslie James
3113970	(Petty Officer)		(Leading Seaman)
R115953	BARRIBALL, John Paul	S115279	PANNELL, Terry
14113733	(Petty Officer)		(Petty Officer)
O113964	BATES, Craig John	R115276	PARR, Christopher George
3113704	(Lieutenant Commander)		(Petty Officer)
S115711	BLAKE, Peter Frederick	O105985	PHILLIPS, Leonard Neill
	(Petty Officer)		(Lieutenant Commander)
S111351	BREADLEY, John William	R109356	ROACH, Stuart Geoffrey
	(Leading Seaman)		(Chief Petty Officer)
S115712	BROWN, Allan William	O114122	ROGERS, Philip Andrew
	(Chief Petty Officer)		(Lieutenant Commander)
R115910	BRYANT, Kelvin James	P111975	ROGERS, Ronald Thomas
	(Leading Seaman)		(Constable)
R117012	BURCHELL, Gregory John	S115688	ROPER, Mark Alan
	(Petty Officer)		(Leading Seaman)
S113631	CAREW, Michael Antony	O115949	SANDER, Michael Lewis
	(Chief Petty Officer)		(Lieutenant)
R110719	CLARKE, Paul Raymond	S115300	SCHAEFER, Peter
	(Petty Officer)		(Petty Officer)
P115565	DALTON, Brian John	O113946	SHALDERS, Richard Arthur
0115055	(Constable)	D	(Lieutenant Commander)
S115255	DAVIES, Lee Clifford	R115694	SHERIDAN, John Leslie
O112021	(Chief Petty Officer)	C116061	(Leading Seaman)
O113921	DUNK, Graeme Andrew	S116061	SMITHERS, Graham Clive
R111286	(Lieutenant Commander) EDES, Christopher John	\$116034	(Petty Officer)
K111280	(Warrant Officer)	3110034	STAPLETON, Neville John (Leading Seaman)
R111597	ELLIOTT, Lawrence Gordon	0113925	STEVENS, David Murray
14111397	(Petty Officer)	0113723	(Lieutenant Commander)
S115918	EVERINGHAM, Bruce	W116044	TAYLOR, Leonie Ruth
0.10010	(Petty Officer)	**********	(Chief Petty Officer)
S115720	GARDNER, William John	S115731	THORNTON, Peter James
3	(Chief Petty Officer)	51.5.51	(Petty Officer)
O113977	GOBERT, Wayne Terence Valentine	S113050	TOHV, David Lawrence
	(Lieutenant Commander)	25050	(Leading Seaman)
S115989	GREEN, Gordon John	O108491	TOWNSEND, Stephen Vincent
-	(Chief Petty Officer)	··	(Lieutenant Commander)
O108595	GROOM, Andrew Robert Graeme	O113958	TRIPOVICH, Matthew John
	(Lieutenant Commander)	_	(Lieutenant Commander)
O111217	HAYNES, David Clinton	S116062	TUNNAH, Bruce Martin
	(Lieutenant Commander)		(Chief Petty Officer)
O112699	HOGARTH, Donald Robert	O108571	TURTON, Ian John
	(Sub Lieutenant)		(Commander)
	•		, , , , , , , , , , , , , , , , , , , ,

Commonweal No. GN 17, 1	th of Australia Gazette O May 1989
O115556	WANDMAKER, Michael Frederick
S115245	(Lieutenant Commander) WILLIAMS, Stephen Douglas
S116012	(Chief Petty Officer) WILSON, Steven Robert (Chief Petty Officer)
Defence Force	e Service Medal with First Clasp
R57932	CASHMAN, Daniel John
O105046	(Chief Petty Officer) SPELTA, Alan Ronald
R59179	(Lieutenant Commander) WALKER, Graham John
O1306	(Chief Petty Officer) WRIGHT, Michael Thomas (Commander)
F: 4 Cl D	of Fana Samina Madal
	efence Force Service Medal
O103103	BARR, Colin Peter (Commander)
R105052	BATTY, Clyde Leslie (Chief Petty Officer)
R105033	BEEVERS, Daryl John (Warrant Officer)
R42922	BOCK, Alan (Chief Petty Officer)
S67187	BROWN, Harold Edward (Chief Petty Officer)
R105797	BULLIVANT, Malcolm (Chief Petty Officer)
O103503	CLARK, Leslie Bruce (Lieutenant)
R104655	CLAYTON, John Allan (Petty Officer)
R94600	COLLIER, Roderick Graham (Warrant Officer)
O103111	CRIDDLE, Gary James (Lieutenant Commander)
O105865	DER KINDEREN, Tony (Commander)
O103116	DROVER, Anthony Charles (Lieutenant Commander)
R104615	DUCHOW, Hans Peter (Chief Petty Officer) GATES, John William Gerard
O103125 O105870	(Commander) HANCOCK, Kevin Lenzy
R105062	(Commander) HERBENER, Robert William
O104433	(Petty Officer) KERR, Donald Laurence
R105039	(Sub Lieutenant) LAYCOCK, Russell Timothy
R103802	(Chief Petty Officer) LYNCH, Robert Edward
O95001	(Chief Petty Officer) MOUNSEY, Daryl John
O105043	(Lieutenant) NELMS, Christopher Paul
R104485	(Lieutenant) NESBITT, Geoffrey William
O105898	(Chief Petty Officer) READ, Christopher Maxwell
R104627	(Lieutenant Commander) RENNIE, Charles Edmund
R105005	(Petty Officer) RYAN, David Gregory (Chief Patty Officer)
S105335	(Chief Petty Officer) SANDERS, Kenneth John (Chief Petty Officer)
O2754	(Chief Petty Officer) SHIMMIN, Edward William (Captain)
R104656	WHELAN, David Charles (Warrant Officer)
S95135	LUCAS, Thomas Harry (Chief Petty Officer)

First and S	Second Clasps Defence Force Service Medal
02310	COLES, Colin Rodney John
	(Lieutenant Commander)
R94305	ROWELL, Terrence James
	(Warrant Officer)

Second Clasp Defence Force Service Medal 062745 EYCK, Francis Andrew (Lieutenant)

KINROSS, Rodney James 093869 (Lieutenant) 02258 LAMACRAFT, Richard

(Captain) STUBINGTON, Edward Graham 01490 (Captain)

(Chief Petty Officer)

R42885 TIETZEL, Colin John (Warrant Officer) S94343 WARD, Darryl Keith

Reserve Force Decoration

C102804 JOHNSTON, Timothy Ian (Commander)

Reserve Force Decoration and First Clasp BLUMENFELD, Walter Michael

First Clasp Reserve Force Decoration

C61539 MEADEN, Neil Frederick (Lieutenant Commander)

First and Second Clasps Reserve Force Decoration

C60773 PELCZAR, Otto (Commander)

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

N.N.-8934415

### 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 20 April 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 16 of 1989-An Act to amend the law relating to Insurance (Insurance Legislation Amendment Act 1989)

No. 17 of 1989-An Act to impose a levy on bodies that are required to lodge accounts under the Insurance Act 1973 (General Insurance Supervisory Levy Act 1989)

No. 18 of 1989—An Act to make provision for the collection of the levy imposed by the General Insurance Supervisory Levy Act 1989 and the Life Insurance Supervisory Levy Act 1989, and for related purposes (Insurance Supervisory Levies Collection Act 1989)

No. 19 of 1989—An Act relating to the provision of certain equipment for Qantas Airways Limited (Qantas Airways Limited (Loan Guarantee) Act 1989)

No. 20 or 1989-An Act to amend section 5 of the Ministers of State Act 1952 (Ministers of State Amendment Act 1989)

No. 21 of 1989-An Act to repeal or amend certain Acts, and to enact certain transitional provisions, in consequence of the enactment of the Lands Acquisition Act 1989, and for other purposes (Lands Acquisition (Repeal and Consequential Provisions) Act 1989)

No. 22 of 1989-An Act to impose a levy on companies that are required to lodge accounts under the Life Insurance Act 1945 (Life Insurance Supervisory Levy Act 1989)

A. R. BROWNING

Clerk of the House of Representatives

N.N.-8936607

## **Orders**

### NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that amendments to Civil Aviation Orders 105, 106 and 107 were made on the 11 April 1989 and will become effective from 18 May 1989.

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

Civil Aviation Authority 607 Swantson St Carlton South Vic. 3053

or by mail from:

Civil Aviation Authority **Publications Centre** GPO Box 1986 Carlton South Vic. 3053

N.N.-8936608

### By-laws

### AUSTRALIAN NATIONAL RAILWAYS COMMISSION NOTIFICATION OF THE MAKING OF BY-LAWS

Notice is hereby given that the Australian National Railways Commission has made the undermentioned By-laws on 29 March 1989. Copies can be obtained from the Chairman, Australian National Railways Commission, 1 Richmond Rd, Keswick SA 5035.

Act under which By-laws were made

Description of By-laws

Australian National Railways Commission Act 1983

General By-laws Amendment No. 3

### Statute

### THE AUSTRALIAN NATIONAL UNIVERSITY

Statute No. 206

FACULTIES (THE FACULTIES) AMENDMENT STATUTE No. 22

### Citation

1. This Statute, which may be cited as the Faculties (The Faculties) Amendment Statute No. 22, amends the Faculties (The Faculties) Statute.

### Subsection 1(1)

- 2. After paragraph (ca) insert the following paragraph:
  - "(cb) members of the academic staff of the University convening a Human Sciences Unit or Human Sciences Field Program;".

### Subsection 4(1)

3. After paragraph (bb) insert the following paragraph:

"(bc) the subdeans of the Faculty;".

Given under the Common Seal of The Australian National University

this

Ulwenth

day of April

1989.

(SEAL)

I, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby approve the foregoing Statute.

dated 27 April 1989

Governor-General

Minister for Employment, Education and Training

IS Dawida

### **Government Departments**

### **Administrative Services**

COMMONWEALTH OF AUSTRALIA Commonwealth Grants Commission Act 1973 APPOINTMENT OF THE CHAIRMAN OF THE COMMONWEALTH GRANTS COMMISSION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection

8 (2) of the Commonwealth Grants Commission Act 1973, hereby appoint Charles Richard Rye as full-time Chairman of the Commonwealth Grants Commission for the period of five years commencing on 1 July 1989.

Dated this 27th day of April 1989.

**BILL HAYDEN** Governor-General

By His Excellency's Command, S. WEST Minister of State for Administrative Services

### AUSTRALIAN ELECTORAL COMMISSION

### Register of Political Parties

The Australian Electoral Commission has received the following application for registration as a political party under the Commonwealth Electoral Act 1918 (the Act).

Name of Party: Voice of Australia

Abbreviation of name: Voice

Name and address of proposed registered officer: Ernest Kuhl

1/191 McKean Street NTH FITZROY VIC 3068

The application was made by 10 members of the party which states that it wishes to receive election funding in reimbursement of its campaign expenditure and does operate under a constitution.

If you believe that the party should not be registered:

- because it is not an organisation with an object of promoting the election to the Federal Parliament of its endorsed candidate(s); or
- because it has less than 500 members; or
- because the application does not fulfil the technical requirements specified in the Act; or
- because the party's name is likely to be confused with the name (or abbreviation) of another registered political party

you can state your reasons in writing to the Australian Electoral Commission before 10 June 1989. Submissions, which must be signed and contain your address, should be sent to the Australian Electoral Commission PO Box E201 Queen Victoria Terrace ACT 2600.

If you intend to lodge a submission objecting to the party's registration please contact Libby Gladwin on (062) 714447 for more detailed information on the technical requirements in the Act. It should also be noted that submissions will be forwarded to the applicants for comment.

Colin A Hughes **Electoral Commissioner** 

### AUSTRALIAN ELECTORAL COMMISSION

### NOTICE OF REGISTRATION OF A POLITICAL PARTY

PURSUANT to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, determined on 27 April 1989 that the following political party be entered in the Register of Political Parties:

. Grey Power

COLIN A HUGHES Electoral Commissioner

### NOTICE OF CHANGES TO THE REGISTER OF POLITICAL PARTIES

Pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, I as delegate of the Australian Electoral Commission, determined an application from the registered officer of the National Party of Australia – NSW on 24 April 1989 and changed the address of the registered officer in the Register of Political Parties to:

Level 3 34 Hunter Street SYDNEY NSW 2000

> COLIN A HUGHES Electoral Commissioner

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 3 members of the Combined New Australians Party on 26 April 1989 and changed the name in the Register of Political Parties to Combined New Australia Party.

COLIN A HUGHES Electoral Commissioner

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

### 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 The John Brewer Pty Limited, 20 Loftus St, Sydney NSW 2000 to dump at sea, for the period 20 April 1989 to 19 April 1990 inclusive, up to 60 000 tonnes of treated water derived from the output of the sewage plant onboard The Barrier Reef Resort.

The dumping of the treated water is to take place approximately five kilometres west of the western edge of John Brewer Reef within an area described by the following coordinates:

18° 35.5'S 146° 55.5'E 18° 38.5'S 146° 55.5'E 18° 38.5'S 146° 58.5'E 146° 58.5'E 18° 35.5'S

Dumping and tank washing may also take place when the vessel is on passage between John Brewer Reef and the mainland, within the area bounded by 18°38.5'S 146°58.5'E, 147°4.0'E, 18°56.0'S 147°0.0'E, 18°56.0'S 18°43.0'S 146°54.0'E and on a south-south-westerly course.

The general permit specifies conditions relating to the permissible limits of composition and discharge rates for the treated water, and also refers to an annual survey to determine the ecological health of the dumping area.

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, by arrangement with M. Clyde by telephoning (02) 251 3433.

Dated this 27th day of April 1989.

**ENVIRONMENT REPORT** 

**NELSON QUINN** First Assistant Secretary

Conservation Division

N.N.-8936611

### Environment Protection (Impact of Proposals) Act 1974 NOTICE OF DIRECTION REQUIRING A PUBLIC

Pursuant to paragraph 3.4 of the Administrative Procedures under the Act, notice is hereby given that the Minister for the Arts, Sport, the Environment, Tourism and Territories, on 18 April 1989, directed the preparation of a public environment report in relation to a proposal by Dreamworld Corporation Pty Ltd to construct and operate an enlarged underwater observatory at Green Island within the Cairns Section of the Great Barrier Reef Marine Park.

N.N.-8936612

### CANCELLATION OF BUILDERS' LICENCE

Building Ordinance 1972

Pursuant to section 18 (8) of the Building Ordinance, it is notified that the Builders' Licence granted to Brian Patrick Nancarrow of 2 Wickham Cres, Red Hill ACT has been cancelled with effect from 3 May 1989 on the grounds specified in section 18 (1) (d) of the Ordinance.

> S. M. NANDAGOPAN Deputy Building Controller

> > N.N.-8936613

### **AUSTRALIAN CAPITAL TERRITORY**

Agents Ordinance 1968

#### DECLARATION No. 3 of 1989

Under section 3 (2) of the Agents Ordinance 1968, I declare that paragraph 47B (b) of that Ordinance does not apply to:

Student Travel Australia Pty Limited Dated this 2nd day of May 1989.

> WILLIAM JOHN HARRIS **ACT Administration**

Delegate of the Minister of State for the Arts and Territories

N.N.-8936614

#### COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 44

#### NOTICE

1. GRAHAM FREDERICK RICHARDSON, the Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of subsection 44 (1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 hereby notify that I am considering giving certain persons in the Northern Territory authority under section 44 of the Act, to export over a period of six months consignments of specimens of the following species, on condition that prior to export of each consignment the exporter obtains the permission of the Director of the Australian National Parks and Wildlife Service or his nominee.

Ambassis agrammus chanda perch Amniataba percoides black-barred grunter Anodontiglanis dahli toothless catfish Arius sp forktailed catfish Cherax sp yabbie Craterocephalus stercusmuscarum hardy heads Denariusa bandata pennyfish Glossamia aprion mouth almighty Hephaestus fuliginosus sooty perch Kurtus gulliveri nursery fish Leiopotherapon unicolor spangled perch Melanotaenia sp rainbow fish Mogurnda mogurnda purple spotted gudgeon Nematolosa erebi bony bream Neosilurus sp eel-tailed catfish Pristis sp freshwater saw shark Scatophagus argus Scleropages jardini saratoga—northern spotted barramundi Selenotoca multifasciata Strongylura kreffti longtom Toxotes chatareus archerfish

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

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

Attention: Wildlife Trade Section Dated this 27th day of March 1989.

Toxotes lorentzi primitive archerfish

### GRAHAM RICHARDSON

Minister of State for the Arts, Sport, the Environment, Tourism 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, DEREK ANTHONY MILLIGAN 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 Roland Barry Brogan ('the Applicant') carrying on the profession trade occupation or calling of artist and gallery director ('the business') on Block 34, Section 59, Division of Curtin known as 10 Colebatch Pl, Curtin ('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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the approval rooms in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 1.00 p.m. and 5.00 p.m. Saturdays and Sundays only;
- (10) that this approval relates to the display and sale of artwork created by the Applicant only;
- (11) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than four visitors are in attendance at any one time;
- (12) that this approval will terminate on the 28th day of February 1990 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 my revoke the approval.

Dated this 24th day of April 1989.

D. A. MILLIGAN

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, I, DEREK ANTHONY MILLIGAN 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 Leo Papps (the Applicant') carrying on the profession trade occupation or calling of importer, firearms dealer ('the business') on Block 3, Section 21, Division of Pearce known as 48 Sheehan St, Pearce ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- 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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (10) that this approval will terminate on the 13th day of April 1990 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 24th day of April 1989.

D. A. MILLIGAN

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. DEREK ANTHONY MILLIGAN 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 Rudi Hendrik Vandenberg ('the Applicant') carrying on the profession trade occupation or calling of solicitor ('the business') on Block 8. Section 22. Division of Ainslie known as 21 Foveaux 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:

- (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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister:
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday
- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only two clients are in attendance at any one time;
- (10) that this approval will terminate on the 13th day of April 1990 or on such earlier date as the Minister determines in accordance with condition 11:
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 24th day of April 1989.

D. A. MILLIGAN Delegate of the Minister of State for the Arts and Territories

N.N.-8936618

### 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. DEREK ANTHONY MILLIGAN 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 Veronica June Katekar ('the Applicant') carrying on the profession trade occupation or calling of medical practitioner ('the business') on Block 11, Section 23, Division of Pearce known as 22 Coleman St, Pearce ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and that assistant shall be employed only in the capacity of a secretary;
- (8) that only a surgery room, waiting room and utility 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 8.30 a.m. and 6.00 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 four patients are in attendance at any one time;
- (11) that this approval will terminate on the 13th day of April 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 24th day of April 1989.

D. A. MILLIGAN Delegate of the Minister of State for the Arts and Territories

City Area Leases Ordinance 1936

### INSTRUMENT OF APPROVAL UNDER

In pursuance of section 10 of the City Area Leases Ordinance 1936, I, DEREK ANTHONY MILLIGAN 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 Denis Patrick Lovell ('the Applicant') carrying on the profession, trade, occupation or calling of real estate valuer ('the business') on Block 15, Section 30, Division of Melba known as 46 Scarlett St, Melba ('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 any 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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one room in the house be used for the conduct of the business:
- (9) that the business will only be conducted on the land between the hours of 8.30 a.m. and 6.00 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than one client is in attendance at any one time;
- (11) that this approval will terminate on the 31st day of 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 24th day of April 1989.

D. A. MILLIGAN

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, I, DEREK ANTHONY MILLIGAN 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 Helen Longfield Kelman ('the Applicant') carrying on the profession, trade, occupation or calling of dressmaker ('the business') on Block 25, Section 24, Division of Dickson known as 54 Marsden St, Dickson ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- 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 any 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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.30 p.m. Monday to Friday and 7.30 p.m. and 8.30 p.m. Monday to Wednesday;
- (9) 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 10;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 24th day of April 1989.

D. A. MILLIGAN

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, DEREK ANTHONY MILLIGAN, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of William James Lawrence ('the Applicant') carrying on the profession, trade, occupation or calling of accountant ('the business') on Block 1, Section 31, Division of Chapman known as 11 Redgrave Pl, Chapman ('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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.30 a.m. and 12.30 p.m. Monday to Thursday and 9.30 a.m. and 5.30 p.m. Fridays;
- (9) 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;
- (10) 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 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 27th day of April 1989.

D. A. MILLIGAN

Delegate of the Minister of State for the Arts and Territories

N.N.-8936622

### **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, DEREK ANTHONY MILLIGAN, 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 Mirek Kilimnik ('the Applicant') carrying on the profession, trade, occupation or calling of television/electronic repairman ('the business') on Block 4, Section 23, Division of Oxley known as 43 Nunan Cres, Oxley ('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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the garage be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 7.00 a.m. and 7.00 p.m. Monday to Saturday;
- (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 31st day of March 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 27th day of April 1989.

D. A. MILLIGAN

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, DEREK ANTHONY MILLIGAN, 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 James Murray McCracken ('the Applicant') carrying on the profession, trade, occupation or calling of medical practitioner ('the business') on Block 14, Section 9, Division of Deakin known as 86 Empire Crct, Deakin ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- 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 Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and that assistant shall be employed only in capacity of a secretary;
- (8) that the business will only be conducted on the land between the hours of 2.00 p.m. and 4.00 p.m. Mondays, Tuesdays and Thursdays, and Fridays 10.00 a.m. to 11.30 a.m.;
- (9) that the Applicant will conduct the business strictly by appointment;
- (10) that this approval will terminate on the 15th day of April 1990 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 27th day of April 1989.

D. A. MILLIGAN

Delegate of the Minister of State for the Arts and Territories

N.N.-8936624

### 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, DEREK ANTHONY MILLIGAN, 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 Brian Albert Inall and Leanne McGregor Inall ('the Applicant') carrying on the profession, trade, occupation or calling of pest control ('the business') on Block 12, Section 14, Division of McKellar known as 10 Bancks Cres, McKellar ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only the study in the house and the storage shed be used for the conduct of the business;
- (9) that this approval only relates to the provision of office accommodation and storage in relation to the business also known as Askna Pty Limited trading as Check Pest Control;
- (10) that the Applicant will allow the Health Surveyors to enter and inspect the premises at any reasonable hour during the day or night;
- (11) that this approval will terminate on the 31st day of March 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 27th day of April 1989.

D. A. MILLIGAN
Delegate of the Minister of State
for the Arts and Territories

N.N.—8936625

#### COMMONWEALTH OF AUSTRALIA

**OZONE PROTECTION ACT 1989** 

#### NOTICE UNDER SUBSECTION 46(2) IN RELATION TO THE INITIAL REPORT ON 1986 ACTIVITY

I, GRAHAM FREDERICK RICHARDSON, Minister for the Arts, Sport, the Environment, Tourism and Territories, pursuant to subsection 46(2) of the Ozone Protection Act 1989, hereby publish the following information, on the basis of reports given to me pursuant to subsection 46(1); and other relevant information available to me concerning the manufacture and import of chlorofluorocarbons (CFCs) and halons during 1986.

Pursuant to subsection 46(1), the following information is notified:

(i)	the manufacture of CPCs	15,403 Tonnes
(ii)	the import of CFCs	1,530 Tonnes
žiilis	the monufacture of helene	NITI

(iv) the import of halons 910 Tonnes

Dated this 10th day of May 1989

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

N.N.-8936869

(b) under subsection 170 (1), appoint Leonard Joseph Gilroy, a person employed under the *Public Service Act* 1922, to be Secretary to the Copyright Tribunal,

from and including 1 May 1989. Dated this 27th day of April 1989.

A. D. ROSE

Secretary to the Attorney-General's Department

N.N.-8936627

# APPOINTMENT OF AN ADDITIONAL JUDGE OF THE SUPREME COURT OF THE AUSTRALIAN CAPITAL TERRITORY

I, WILLIAM GEORGE HAYDEN, Companion of the Order of Australia and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 7 (2) of the Australian Capital Territory Supreme Court Act 1933, hereby appoint The Honourable Donnel Michael Ryan, a Judge of the Federal Court of Australia, to be an additional Judge of the Supreme Court of the Australian Capital Territory.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 27 April 1989.

BILL HAYDEN
Governor-General

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

N.N.-8936628

### Attorney-General

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

### APPOINTMENT UNDER SUBSECTION 44 (1)

- I, ALAN DOUGLAS ROSE, Secretary to the Attorney-General's Department, to whom the Attorney-General has under subsection 17 (2) of the Law Officers Act 1964 delegated his powers under subsection 44 (1) of the Trade Practices Act 1974, hereby:
- (a) terminate the appointment under subsection 44 (1) of Alan Charles Dawson as Registrar of the Trade Practices Tribunal; and
- (b) under subsection 44 (1), appoint Leonard Joseph Gilroy, a person employed under the *Public Service Act 1922*, to be the Registrar of the Trade Practices Tribunal,

from and including 1 May 1989.

Dated this 27th day of April 1989.

A. D. ROSE

Secretary to the Attorney-General's Department

N.N.--8936626

### COMMONWEALTH OF AUSTRALIA

Copyright Act 1974

### APPOINTMENT UNDER SUBSECTION 170 (1)

- I, ALAN DOUGLAS ROSE, Secretary to the Attorney-General's Department, to whom the Attorney-General has under subsection 17 (2) of the Law Officers Act 1964 delegated his powers under subsection 170 (1) of the Copyright Act 1968, hereby:
- (a) terminate the appointment under subsection 170 (1) of Alan Charles Dawson as Secretary of the Copyright Tribunal; and

# APPOINTMENT OF AN ADDITIONAL JUDGE OF THE SUPREME COURT OF THE AUSTRALIAN CAPITAL TERRITORY

- I, WILLIAM GEORGE HAYDEN, Companion of the Order of Australia and Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 7 (2) of the Australian Capital Territory Supreme Court Act 1933, hereby appoint The Honourable John William Von Doussa, a Judge of the Federal Court of Australia, to be an additional Judge of the Supreme Court of the Australian Capital Territory.
- (L.S.) GIVEN under my Hand and the Great Seal of Australia on 27 April 1989.

BILL HAYDEN Governor-General

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

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

I, WILLIAM GEORGE HAYDEN, Companion of the Order of Australia 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 Martin Louis David Einfeld one of Her Majesty's Counsel learned in the law for the State of New South Wales, 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 27 April 1989

BILL HAYDEN
Governor-General

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

CA03A090 CR\$

N.N.-8936630

## COMMONWEALTH OF AUSTRALIA FAMILY COURT OF AUSTRALIA

I, CHRISTOPHER ROBIN SPINK, a delegate of the Attorney-General under subsection 17 (2) of the Law Officers Act 1964, pursuant to subsection 37 (1) of the Family Law Act 1975 hereby appoint Ian Bruce Ritchie and Amanda Shea Hart being persons appointed or employed under the Public Service Act 1922, to be Court Counsellors of the Family Court of Australia.

Dated this 2nd day of May 1989.

C. R. SPINK Delegate of the Attorney-General

CA03A090 CR\$

N.N.-8936631

## COMMONWEALTH OF AUSTRALIA FAMILY COURT OF AUSTRALIA

I, CHRISTOPHER ROBIN SPINK, a delegate of the Attorney-General under subsection 17 (2) of the Law Offi-

cers Act 1964, pursuant to subsection 37 (1) of the Family Law Act 1975 hereby terminate the appointment of Glenn Francis Ross and Geoffrey Norman Mitchell as Court Counsellors and Bruce Waverley Kempthorne as a Deputy Registrar of the Family Court of Australia.

Dated this 2nd day of May 1989.

C. R. SPINK Delegate of the Attorney-General

CA03A090 CR\$

N.N.-8936632

## COMMONWEALTH OF AUSTRALIA FAMILY COURT OF AUSTRALIA

I, CHRISTOPHER ROBIN SPINK, a delegate of the Attorney-General under subsection 17 (2) of the Law Officers Act 1964, pursuant to subsection 37 (1) of the Family Law Act 1975 hereby terminate the appointment of Ian Gregory Ritchard as a Deputy Registrar of the Family Court of Australia.

Dated this 2nd day of May 1989.

C. R. SPINK Delegate of the Attorney-General

CA03A090 CR\$

N.N.-8936633

### CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS—APPROVAL OF EVENT

I, LIONEL FROST BOWEN, Attorney-General of Australia, in pursuance of subregulation 32 (1) of the Customs (Cinematograph Films) Regulations, hereby approve, for the purposes of Part III of those Regulations, the 1989 Melbourne Film Festival to be held in Melbourne during the period commencing on 9 June 1989 and ending at the expiration of 24 June 1989, being the event to be conducted by the Melbourne Film Festival.

Dated this 21st day of April 1989.

LIONEL BOWEN
Attorney-General

N.N.—8936634

## PUBLICATIONS CLASSIFIED UNDER THE ACT CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983 FOR WEEK ENDING 28.4.89

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
Asbestos Diary		Casmir Dukanz Coltsfoot Press The Netherlands	Refused
Attic Adolescent		B. Henderson Coltsfoot Press The Netherlands	Refused
Boy will be Boys!†		Book Adventures USA	Refused
Boy, The (A Photographic Essa	(עד	Arco Publishing USA	Unrestricted
Joy Boyt	No. 4	Not shown	Refused
Joy Boyt	No. 5	Cog Denmark	Refused
Kevin		Wallace Hamilton New American Library USA	Refused
Life-Boy†	No. 5	Coq Denmark	Refused
Lover Boyst	No. 2	Color Climax Corp. Denmark	Refused
Nos Folles Anees 70 En Allemanget		J.M.V. Diffusion France	Refused
Ortil's Canoe Pirates†		H. Ortil Book Horizons UK	Refused
Panthology Four		R. Campbell et al Coltsfoot Press The Netherlands	Refused

Title	Edition	Author/Publisher etc	Decision flagging
Panthology Three		M. Wren et al Spartacus The Netherlands	Refused
Piccolot	No. 8	Cog International Denmark	Refused
Sir	No. 15	Colonnade Enterprises UK	Category 1
Sir	No. 16	Colonnade Enterprises UK	Category 1
Sir	No. 17	Colonnade Enterprises UK	Category 1
Sir	No. 29	Colonnade Enterprises UK	Category 1
Sir	No. 7	Colonnade Enterprises UK	Category 1

#### FLAGGING

- (1) Brought to the attention of the Victorian Government
- (2) Brought to the attention of the SA Government
- (3) Brought to the attention of the WA Government
- (CP) Child Pornography
- (\*) Decision subject to an appeal
- (†) Refused under Regulation 4A of the Customs (Prohibited Imports) Regulations

N.N.-8936635

### **Employment, Education and** Training

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

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

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

Interested parties should note that submissions received after the four week period are considered at the discretion of the Committees.

Submissions should be directed to:

The Secretary

Commonwealth Department of Employment, Education

and Training

PO Box 826

Woden ACT 2606

Attention: General Recurrent Grants and New Schools Section

### The following abbreviations are used:

### **Extensions:**

P: Primary

JS: Junior secondary

S: Secondary (junior and senior)

SS: Senior Secondary

### Relocations:

W: Whole

P: Partial

A: Additional Annexe

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

Proposal seeking an increase in maximum enrolment numbers 1990

#### SOUTH AUSTRALIA

School name: Temple College

School town/suburb: Mile End

Sponsoring Org/Affil: Adelaide Crusade Centre/Christian

Pentecostal

School level: JSS

Projected enrol yr 1: 1990 Proj enrol primary 1: 0

Proj enrol junior 1: 0 Proj enrol senior 1: 160

Max enrol primary: 0 Max enrol junior: 0

Max enrol senior: 160

The school's existing maximum enrolment number at the senior secondary level is 130.

N.N.-8936636

### Industrial Relations

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Conciliation and Arbitration Act 1904 section 49 application for common rule declaration

THE FEDERATED MISCELLANEOUS WORKERS UNION OF AUSTRALIA

(C No. 23027 of 1988)

SADDLERY, LEATHER, CANVAS AND PLASTIC MATERIAL WORKERS AWARD 1985

(ODN C No. 3936 of 1985)

Miscellaneous workers Saddlery, leather and canvas industry. Commissioner McKenzie Melbourne, 28 April 1989.

Common rule

### DECLARATION

1. The Saddlery, Leather, Canvas and Plastic Material Workers Award 1985 as varied to date shall be a common rule in the industry throughout the Northern Territory 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 mobs, 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, fly-veils and strappings, whips, whip-thongs, machine belting, respirators or gas masks of leather, canvas, fabric or other

like material, trunks, welders or similar masks, bags, portmanteaux, travel goods, suit or attache cases, braces of all descriptions, belts, razor strops, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers sample cases of all descriptions, slither cans, bicycle and other saddles of all descriptions, musical covered wireless or covered gramaphone or transistor or radio cases, surgical and spectacle cases of all descriptions, ladies' evening bags, ladies' handbags, handbags of all descriptions including metal mesh or any like material, pannier bags, making up and/or fitting zippers or fasteners where made within the industry, wallets, purses, pouches, folio or folio covers of all descriptions including metal mesh or any like material, leather or fabric gloves and mits 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, riggings, 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 coir save-alls, all types of beach shelters from canvas, calico or like materials, covering beach, bookmakers and tractors 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 hanger, sheds (Belman or others), components of aeroplane hangars, 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, sandals and slippers) made from leather, pelts, fabric canvas, fibre or vulcanised fibre, webbing, used in the industries, also designing, clicking, cutting by hand or machine and machining in all sections and spraying.

- 2. The declaration shall not apply to:
  - 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 employee covered by any other award or agreement made under the Conciliation and Arbitration Act 1904.
- The foregoing declaration shall operate from midnight of 13 January 1989.

By the Commission COMMISSIONER

N.N.-8936637

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Conciliation and Arbitration Act 1904 s49 Application for common rule declaration

ACTORS EQUITY OF AUSTRALIA

(C No. 22679 of 1988)

ACTORS (THEATRICAL) AWARD 1981(1)

Actors Entertainment and Broadcasting Industry

Commissioner Mansini Brisbane, 21 April 1989 Award declared common rule

#### DECLARATION BY CONSENT

- The Actors (Theatrical) Award 1981 as varied to date, shall be a common rule of the entertainment industry 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 be binding on all such employees.
- The foregoing declaration shall operate from 12 January 1989.

By the Commission

COMMISSIONER N.N.—8936638

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Conciliation and Arbitration Act 1904 s49 Application for common rule declaration

ACTORS EQUITY OF AUSTRALIA

(C No. 22680 of 1988)

ACTORS ETC. (TELEVISION) AWARD 1979"

Actors Entertainment and Broadcasting Industry

Commissioner Mansini Brisbane, 21 April 1989

Award declared common rule

### **DECLARATION BY CONSENT**

- The Actors Etc. (Television) Award 1979 as varied to date, shall be a common rule of the entertainment industry 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 be binding on all such employees.
- 2. The foregoing declaration shall operate from 12 January 1989.

By the Commission

COMMISSIONER N.N.—8936639

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

## NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

FEDERAL MEAT INDUSTRY AWARD 1981

(C No. 21799 of 1988)

Dated this 23rd day of July 1980.

And in the matter of the variation of the award Notice is hereby given:

(a) That on 24 April 1989, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below;

- (b) that the variation will be a common rule of the Northern Territory with effect from 11 April 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the office of the Australian Industrial Registry at 1 Briggs St, Darwin, free of charge.

#### **SCHEDULE**

#### TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT !	No. F002CR V086a S	PRINT H7821
16	Deletion of words	Correction to Print H7535 Item A.13
PART III Para 2 (h) (iii)	Deletion of words	Correction to Print H7535 Item A.29
PART I 39 (i) (i)	Meal interval	3 Shift System

Dated this 5th day of May 1989.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-8936640

Form R16 Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

In this matter of:

FEDERAL MEAT INDUSTRY AWARD 1981

(C No. 21799 of 1988)

Dated this 23rd day of July 1980.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 23 March 1989, the Commission varied the term (or terms) of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 3 November 1988, 2 December 1988, 2 January 1989, 1 February 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the office of the Australian Industrial Registry at 1 Briggs St, Darwin, free of charge.

### **SCHEDULE** TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT Part I	No. F002CR V086 S	PRINT H7535
3	Hours of work	New sub-clause (d)
5	Meat industry	New Titles
-	superannuation	
	Settlement of	
	disputes	
6 (a)	Contract of	Hours
	employment	
6	Part time	New sub-clause 'd'
10	employment	Wasan
10 10a	Conditions	Wages
IUA	Occupational superannuation	New Clause
11 (d) (i)	Hours of work	Casual Employees
11 (e) (ii)	Hours of work	38 Hour Week
11	Rostered day off	New sub-clause
15A	Settlement of	New Clause
	disputes	
	procedure	
16 (a)	Conditions	Hours of work
16 (b) (i)	Conditions	Deletion of Words
16 (b) (iii) 16 (d) (ii)	Conditions	Hours
16 (d) (ii)	Conditions	Hours
16 (f) (i); (ii)	Conditions	Notice of Hours
17 (a) (i); (ii)	Meal intervals	Hours
17 (e)	Meal intervals Meal intervals	Hours New Paragraph
17 (a)	Mear mervars	'(iii)'
17 (k)	Meal money	Pieceworkers PT II
31 (a) (i)	Payment of wages	
35	Overtime rate	New sub-clause 'k'
Part III		
3	Wages	Wage Rates
2 (b) (c) (d) (e	c) Conditions	Wording
2 (h) (i)	Relettering	Alter to (i) and (j)
		and New sub-clause
1	Dostared day off	'(h)'
2 Div A; 4 (x) (4	Rostered day off  Waiting time	New sub-clause Conditions
Div R. 4 (x) (4	Waiting time	Conditions
Div B; 4 (x) (4 Div C; 4 (x) (4	Waiting time	Conditions
Div A (1): 5 (v	() Waiting time	Conditions
Div A (1); 5 (v Div A (2);	Waiting time	Conditions
(iv) (2)		
Div B; (iv) (2)	Waiting time	Conditions
Div BA;	Waiting time	Conditions
5 (iv) (2)		
Div C; 5 (iv)	Waiting time	Conditions
8 (d)	Rates	New Proviso to sub
Din A. A (viii)	6 Conditions	clause Conditions
Div A; 4 (viii)	6 Conditions 6 Conditions	Conditions
Div B; 4 (viii) Div C; 4 (viii)	6 Conditions	Conditions
Div C, 4 (VIII)	Conditions	Conditions
5 (iii) 5	20,10,1,10113	- 211-1110110
Div B; 5 (iii) 5	Conditions	Conditions
8 (d) (i); (ii);	Conditions	Conditions
0 (4) (1), (11).		

Dated this 5th day of May 1989.

LYNDALL SOETENS Deputy Industrial Registrar Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

COMMISSION

## NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

TRANSPORT WORKERS (PASSENGER VEHICLES)
AWARD 1984

(C No. 2923 of 1987)

Dated this 26th day of March 1985.

And in the matter of the variation of the award Notice is hereby given:

- (a) That on 24 April 1989, the Commission varied the term (or terms) of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 20 December 1988; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the office of the Australian Industrial Registry at 1 Briggs St, Darwin, free of charge.

## SCHEDULE TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT N	o. T091CR V030 M	PRINT H7005
Part I		
9	Wages	Second Tier and Supplementary Payments
11 (c)	Spread of hours	Second Tier and Supplementary Payments
19 (a) (ii)	Sick leave	Second Tier and Supplementary Payments
23 (a) (iv)	Payment of wages	Second Tier and Supplementary
PART II		Payments
2	Wages	Second Tier and Supplementary Payments
PART III		1 ayılıcılıs
6	Wages	Second Tier and Supplementary Payments
9 (a)	Hours	Second Tier and Supplementary
20 (b) (iii);(iv)	Spread of hours	Payments Second Tier and Supplementary
20 (c)	Hours	Payments Second Tier and Supplementary
20 (a) (v) (3)	Rostered day off	Payments Second Tier and Supplementary
31 (a)	Sick leave	Payments Second Tier and Supplementary Payments

Dated this 5th day of May 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.-8936642

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

## NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

TRANSPORT WORKERS (PASSENGER VEHICLES)
AWARD 1984

(C No. 32016 of 1988)

Dated this 26th day of March 1985.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 28 April 1989, the Commission varied the term (or terms) of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 20 March 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the office of the Australian Industrial Registry at 1 Briggs St, Darwin, free of charge.

### SCHEDULE

### TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT	No. T091CR V031 M	PRINT H7812
Part I; Cl 9	Wages	National Wage Case August 1988
Part II; Cl 2	Wages	National Wage Case August 1988
Part III; Cl 6	Wages	National Wage Case August 1988
C1 8	Service grants	National Wage Case August 1988

Dated this 5th day of May 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

Form R16

Regulation 23

Industrial Relations Act 1988

**AUSTRALIAN INDUSTRIAL RELATIONS** COMMISSION

### NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

SADDLERY, LEATHER, CANVAS AND PLASTIC MATERIAL WORKERS AWARD 1985

(C No. 4492 of 1987)

Dated this 17th day of December 1985.

And in the matter of the variation of the award Notice is hereby given:

- (a) That on 31 March 1989, the Commission varied the term for terms of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 11 November 1988 and 1 January 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the office of the Australian Industrial Registry at 1 Briggs St, Darwin, free of charge.

SCHEDULE

### TERMS TO BE VARIED

Clause No.	Subject		Substance of variation	
PRIN	Γ No. S001	V013 M	PRINT H7310	•
Appendix A	Superan	nuation	Second Tier	

Dated this 5th day of May 1989.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-8936644

### Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

**REVOCATION NOTICE No. W25** 

REVOCATION OF APPOINTMENTS UNDER SECTION 17 (B)

I. WILLIAM JOSEPH FITZPATRICK, Delegate of the Comptroller-General of Customs, hereby revoke the place identified in the following Schedule as place for the examination of goods on landing.

W. J. FITZPATRICK

Regional Manager, Barrier Control Western Australia

Dated this 21st day of April 1989.

### **SCHEDULE**

Premises:	Location:
Transglobal Shipping and Travel	Unit 3, 5 Muriel St, Bayswater WA Published in Commonwealth of Australia Gazette No. 23 of 29 June 1988

N.N.-8936645

### COMMONWEALTH OF AUSTRALIA

Customs Act 1901

APPOINTMENT NOTICE No. W27

I. WILLIAM JOSEPH FITZPATRICK, Delegate of the Comptroller-General of Customs, in pursuance of paragraph (b) of section 17 of the Customs Act 1901, hereby appoint the place identified in the following Schedule as place for the examination of goods on landing.

W. J. FITZPATRICK

Regional Manager, Barrier Control Western Australia

Dated this 21st day of April 1989.

### **SCHEDULE**

Premises name:	Location:
Transglobal Shipping and Travel	That part of the building which is indicated by hatching on scale drawing No. W63, held by Inspector Cargo Control and Accounting, Fremantle, and is situated on land at present known as 659 Dundas Rd, Forrestfield WA 6058, West Australia

### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

### NOTICE OF FAIR RATES OF EXCHANGE

I, BARRY ALEXANDER HARALDSON, 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	26/04/89	27/04/89	28-30/04	01/05/89	02/05/89
AUSTRIA	Schillings	10.4000	10.5100	10.4600	10.4800	10.5000
BELGIUM/LUX	Francs	30.9500	31.2700	31.1300	31.1400	31.2400
BRAZIL	Cruzado	0.8165	0.8212	0.8144	0.8130	0.8127
CANADA	Dollars	0.9448	0.9496	0.9427	0.9386	0.9382
CHINA	New Yuan	2.9516	2.9542	2.9442	2.9390	2.9379
DENMARK	Kroner	5.7702	5.8126	5.7869	5.7944	5.8052
FIJI	Dollars	1.1572	1.1582	1.1543	1.1523	1.1518
FINLAND	Marks	3.3118	3.3335	3.3186	3.3231	3.3303
FRANCE	Francs	5.0210	5.0569	5.0333	5.0368	5.0435
GERMANY F.R.	Deutschmarks	1.4835	1.4940	1.4874	1.4913	1.4921
GREECE	Drachmas	126.3500	127.3400	126.6700	126.8000	126.9200
HONG KONG	Dollars	6.1841	6.1889	6.1693	6.1580	6.1561
INDIA	Rupees	12.5951	12.6369	12.5823	12.5681	12.5800
INDONESIA	Rupiahs	1392.0000	1394.0000	1391.0000	1389.2600	1389.2600
IRELAND	Pounds	0.5551	0.5588	0.5564	0.5574	0.5579
ISRAEL	Shekel	1.4390	1.4402	1.4448	1.4423	1,4501
ITALY	Lire	1086.9000	1094.6200	1089.4500	1091.0900	1091.6000
JAPAN	Yen	104.4400	105.0300	104.9600	105.5200	105.8500
KOREA	Won	527.6100	528.1600	526.3900	525.5400	525.4000
MALAYSIA	Dollars	2.1352	2.1395	2.1363	2.1318	2.1346
NETHERLANDS	Guilders	1.6738	1.6853	1.6781	1.6818	1.6834
NEW ZEALAND	Dollars	1.2925	1.2923	1.2843	1.2832	1.2824
NORWAY	Kroner	5.3840	5.4203	5.3985	5.4072	5.4161
PAKISTAN	Rupees	15.9200	15.9400	15.9600	15.9300	15.9300
PNG	Kina	0.6735	0.6737	0.6721	0.6723	0.6724
PHILIPPINES	Pesos	16.9900	17.0100	16.9504	16.9200	16.9100
PORTUGAL	Escudos	122.6000	123.3600	122.8100	122.9600	123.0200
SINGAPORE	Dollars	1.5456	1.5503	1.5457		1.5452
SOLOMON IS.	Dollars	1.7604	1.7663	1.7595	1.7623	1.7706
SOUTH AFRICA	Rand	2.0133	2.0233	2.0169	2.0186	
SPAIN	Pesetas	91.9500	92.5500	92.1100	92,2900	
SRI LANKA	Rupees	27.0400	27.0500			
SWEDEN	Kroner	5.0445	5.0731	5.0469		5.0637
SWITZERLAND	Francs	1.3086	1.3181	1.3161		
TAIWAN	Dollars	21.2800				
THAILAND	Bahts	20.2500				
UK	Pounds	0.4678				0.4698
USA	Dollars	0.7950		0.7930		
		3350	01,501	0500	01.510	V. 1713

B.A. HARALDSON
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
03/05/89

N.N.8936870

### Transport and Communications

COMMONWEALTH OF AUSTRALIA DEPARTMENT OF TRANSPORT AND COMMUNICATIONS

#### SHIPPING REGISTRATION REGULATIONS

I, PAUL BARCROFT ECCLES, delegate to the Minister of State for Land Transport and Shipping Support, pursuant to Regulation 35 (1) of the Shipping Registration Regulations, hereby approve Dampier in the State of Western Australia as a home port for the purposes of ship registration.

Dated this 21st day of April 1989.

P. B. ECCLES

First Assistant Secretary Maritime Operations Division Delegate of the Minister of State for Land Transport and Shipping Support

N.N.-8936647

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/88/205

The Australian Broadcasting Tribunal has approved pursuant to s92FAA of the Broadcasting Act 1942 the acquisition of 100 per cent of the issued capital of the Linter Group Ltd by Istacat Holdings Pty Ltd.

The applications, documents and the Tribunal's reasons for its decision may be inspected at the Tribunal's office at 76 Berry St North Sydney.

N.N.-8936648

AUSTRALIAN BROADCASTING TRIBUNAL Broadcasting Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/89/81

The Australian Broadcasting Tribunal has approved pursuant to s92FAA of the Broadcasting Act 1942 the acquisition by J M Sturrock Pty Limited of 12 200 shares in Spencer Gulf Telecasters Ltd.

The application, related documents and the Tribunal's reasons for decision may be inspected at the Tribunal's office at 76 Berry St, 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.-8936649

AUSTRALIAN BROADCASTING TRIBUNAL Joined inquiry

### GRANT OF A COMMERCIAL FM RADIO LICENCE TO SERVE THE AREA OF ALBANY WESTERN **AUSTRALIA**

Submissions invited

The Tribunal is holding a joined inquiry into whether to introduce a commercial FM radio service to Albany.

The Minister for Transport and Communications called for applications for an independent FM licence in a notice dated 25 January 1989. The Tribunal has received one application from Albany FM Pty Ltd.

At the same time an application under subsection 82A (1) of the Broadcasting Act 1942 (the Act) for the grant of a supplementary licence was lodged with the Minister for Transport and Communications by the licensee of commercial radio station 6VA Albany. The Minister has referred this application to the Tribunal.

Issues: The Tribunal will consider whether it would be in the public interest to grant an additional independent service in this area or grant a supplementary licence to 6VA.

In relation to the application for an additional independent licence, the Tribunal must consider:

- (a) whether the applicant meets the statutory criteria set out in the Act, including its:
  - i) fitness and propriety to hold the licence; and
  - ii) financial, technical and management capabilities necessary to provide an adequate and comprehensive service:
- (b) the need to avoid undue concentration of influence, whether direct or indirect, on the applicant and on companies holding other broadcasting licences in the area;
- (c) the commercial viability of existing radio and television broadcasting services in the Albany area; and
- (d) whether the Tribunal should refuse to grant a licence. In relation to the application for a supplementary licence grant the Tribunal must consider:
  - (a) the statutory criteria in (a) above;
  - (b) the commercial viability of existing services and the impact on this of a new independent radio service;
  - (c) the commercial viability of any additional, independent radio service;
  - (d) the adequacy and comprehensiveness of the new service; and
  - (e) if the supplementary licence were granted, whether there would be undue concentration of ownership and control of the media in the service area.

(For greater detail concerning the criteria for licence grants, consult the Broadcasting Act 1942 and especially section 83)

Inquiry file

A copy of the inquiry file, which contains both copies of the applications and other related documents, is available for inspection at the following locations:

Albany Shire Library

221 York St

Albany WA 6330

SYDNEY

Australian Broadcasting Tribunal

1st Floor, 76 Berry St

North Sydney NSW 2060

The inquiry file will be updated progressively and will contain all material on which the Tribunal will rely in reaching its decision, including submissions made by interested persons (see below), subject to any direction relating to restricted material.

Submissions by interested persons

Interested persons may make submissions to the Tribunal in relation to this inquiry by forwarding them to reach the Tribunal's North Sydney office no later than 5.00 p.m., 30 June 1989. This call for submissions is in addition to the invitation extended by the Minister for Transport and Communications in his notice of 25 January 1989.

All submissions must be lodged in accordance with the Tribunal's regulations. A Guide for Submitters is available on request from the Tribunal and a copy has also been placed on the inquiry file for reference.

A copy of each submission will generally be placed on the inquiry file, although the Tribunal has the power to do otherwise.

Further details may be obtained by contacting lan Laird on (02) 959 7886.

N.N.-8936650

### AUSTRALIAN BROADCASTING TRIBUNAL

Submissions invited

# NOTICE OF INQUIRY INTO THE RENEWAL OF A COMMERCIAL RADIO LICENCE 2CS COFFS HARBOUR NSW

The Australian Broadcasting Tribunal has commenced an inquiry into the renewal of the licence for the above service, which is due to expire on 31 August 1989.

The Application for the renewal of the licence has been lodged by Commercial Radio Coffs Harbour Ltd, licensee of 2CS Coffs Harbour NSW.

The issues to be considered

The issues to be considered in the inquiry derive from the criteria for the renewal of a commercial radio licence which are set out in section 86AA of the *Broadcasting Act 1942*. The criteria are:

- (1) Whether the licensee has given an undertaking to provide an adequate and comprehensive service, to provide Australian programs and to use and encourage the use of Australian creative resources;
- (2) Whether the renewal of the licence would be contrary to a provision of the Act;
- (3) Whether it is advisable in the public interest to refuse to renew the licence, having regard only to the following matters or circumstances:
  - (a) whether the licensee is no longer a fit and proper person to hold the licence;
  - (b) whether the licensee has the necessary financial, technical and management capabilities to provide an adequate and comprehensive service under the licence;

- (c) whether a condition of the licence has not been complied with;
- (d) whether the service is commercially viable:
- (4) Whether the licensee is in contravention of the ownership and control provisions; and
- (5) Whether the licensee has unreasonably or repeatedly delayed paying fees.

Submissions and the inquiry file

If you wish to make a submission relating to the inquiry on any of the above matters, you should lodge it with the Tribunal's North Sydney office by 5.00 p.m. on 30 June 1989.

Submissions must be made in accordance with the regulations, so before lodging a submission you should inspect inquiry file No. IL/89/78 which contains the application and other useful background information, and read the Tribunal's guide for submitters. Copies of this Guide are attached to the inquiry file or are available on request from the Tribunal.

The inquiry file will be updated progressively and will contain all material including submissions, on which the Tribunal will rely in reaching its decision. The inquiry file can be inspected during business hours at the following locations:

COFFS HARBOUR
Coffs Harbour Public Library
Castle St
Coffs Harbour
SYDNEY
Australian Broadcasting Tribunal
Tandem House
76 Berry St
North Sydney NSW 2060
Inquiry officer Ron Robinson
Telephone (02) 9597887

N.N.—8936651

\$

129.00

### COMMONWEALTH OF AUSTRALIA

### Telecommunications Act 1975

### Determination of Rentals and Charges Under Subsection 11(2)

I, John Ashley Huston, the General Manager, Mobile Communications, of the Australian Telecommunications Corporation, being a person to whom the Corporation had, pursuant to section 33 of the Telecommunications Act 1975 ("the Act") as in force on 31 December 1988, given a delegation of its powers under subsection 11(2) of the Act which delegation was in force on that date and which is continued in force by subsection 29(2) of the Telecommunications Amendment Act 1988, hereby, in pursuance of subsection 11(2) of the Act, make the following determination:

- The determination of rentals and charges made by the Corporation on 1. the 21st August 1975\*, as varied to date  $\emptyset$ , is further varied by inserting after paragraph (j) of Item 1F of Schedule 1 the following -
  - The annual charge payable by an applicant for the provision "(k) of a group paging facility by the Corporation, whereby the group paging facility allows the applicant to send the same message to several paging numbers simultaneously shall be as follows -

(i) where a fixed term agreement has been entered into between the applicant or subscriber and the Corporation with a minimum period of 12 months - Tone 51.00 - Numeric 81.00 - Alpha-Numeric 120.00 (ii) where no fixed term agreement is entered into and the customer is provided with the group paging facility on an ongoing basis - Tone 54.00 - Numeric 90.00 - Alpha-Numeric

(iii) where an applicant for a radio paging service is provided with a temporary group paging facility the fee for that facility shall be calculated pro-rata for each week or part thereof during which the service is provided at a rate equal to 100 per centum greater than the annual rate prescribed in subparagraph (K)(ii) of this Item subject to the minimum rate being not less than one sixth the annual rate prescribed in subparagraph (K)(ii) of this Item."

DATED this Twenty Seventh day of April 1989

J.A. Huston
Delegate of the Australian
Telecommunications Corporation

- \* Notified in Gazette No. S170 of 29.8.75.
- Ø For previous amendment see footnote Ø appearing on Pages 582 583 Gazette GN9 of 8.3.89.

### COMMONWEALTH OF AUSTRALIA

### Telecommunications Act 1975

### Determination of Rentals and Charges Under Sub-section 11(2)

- I, Michael John Harrison, the National General Manager, Business Communication Services, of the Australian Telecommunications Corporation, being a person to whom the Corporation had, pursuant to Section 33 of the Telecommunications Act 1975 ("the Act) as in force on 31 December 1988, given a delegation of its powers under sub-section 11(2) of the Act which delegation was in force on that date and which is continued in force by sub-section 29(2) of the Telecommunications Amendment Act 1988, hereby, in pursuance of sub-section 11(2) of the Act, make the following determination:
- 1. The determination of rentals and charges made by the Corporation on the 21 August 1975\*, as varied to date Ø, is further varied by omitting from Item 11 of Schedule 2 paragraph (bh) and substituting the following -

\$

- "(bh) Director call diversion service
  - (i) permanent service

480.00

(ii) The rental payable by an applicant for the temporary provision of a "Director" call diversion service for 2 months or less shall be an amount pro-rata for each month or part thereof during which the applicant is provided with the service equal to 50 per centum greater than the rental prescribed in sub-paragraph (bh) (i) of this item with a minimum period of 1 month".

DATED this Twenty First day of April 1989

M.J. Harrison Delegate of the Australian Telecommunications Corporation

- Notified in Gazette No. S170 of 29.8.75.
- Ø For previous amendment see footnote Ø appearing on Pages 582 to 583 Gazette GN9 of 8.3.89.

### COMMONWEALTH OF AUSTRALIA

### Telecommunications Act 1975

### Determination of Rentals and Charges Under Sub-section 11(2)

- I, Frank Lee, the Acting General Manager, Specialised Network Products, of the Australian Telecommunications Corporation, being a person to whom the Corporation had, pursuant to Section 33 of the Telecommunications Act 1975 ("the Act") as in force on 31 December 1988, given a delegation of its powers under sub-section 11(2) of the Act which delegation was in force on that date and which is continued in force by sub-section 29(2) of the Telecommunications Amendment Act 1988, hereby, in pursuance of sub-section 11(2) of the Act, make the following determination:
- 1. The determination of rentals and charges made by the Corporation on the 21 August 1975\*, as varied to date  $\emptyset$ , is further varied by omitting from the table contained in paragraph (a) of Item 18B of Schedule 2 the following -

Enh	anced Service	Installation \$	Annual Charge \$
3.	REDIRECTION FACILITY Basic system (includes VDU terminal, control point for first 40 streams, operator training and operators handbook) (excludes datel line for VDU)	3165.00	8040.00
	Per 48 kbit/s stream	140.00	360.00
	Additional VDU terminal	130.00	3696.00
	Additional printer	45.00	1128.00

and substituting the following -

Enh	anced Service	Installation \$	Annual Charge
3. (i)	REDIRECTION FACILITY Basic system (includes VDU terminal, control point for first 40 switches, operator training and operators handbook)	3165.00	8040.00

Enha	nced Service	Installation \$	Annual Charge
(ii)	Expansion package to basic system (includes hardware and software to enable the redirection system to be expanded beyond the initial set of 40 switches	3165.00	8040.00
(iii)	Each subsequent additional expansion package	1865.00	4344.00
(iv)	Per 48 kbit/s stream	140.00	360.00
(v)	Additional VDU terminal	130.00	3696.00
(vi)	Additional printer	45.00	1128.00

The basic system and expansion package for Redirection facility Note: excludes the charge for a datel line for VDU."

2. This determination will take effect on and from 1 May 1989

DATED this Twenty-Fourth day of April 1989

F. Lee Delegate of the Australian Telecommunications Corporation

- Notified in Gazette No. S170of 29.8.75.
- Ø For previous amendment see footnote  $\emptyset$  appearing on Pages 823 to 825 Gazette GN12 of 5.4.89.

U TABLE

### COMMONWEALTH OF AUSTRALIA

### Telecommunications Act 1975

### Determination of Rentals and Charges Under Sub-section 11(2)

- I, Frank Lee , the Acting General Manager, Specialised Network Products, of the Australian Telecommunications Corporation, being a person to whom the Corporation had, pursuant to Section 33 of the Telecommunications Act 1975 ("the Act") as in force on 31 December 1988, given a delegation of its powers under sub-section 11(2) of the Act which delegation was in force on that date and which is continued in force by sub-section 29(2) of the Telecommunications Amendment Act 1988, hereby, in pursuance of sub-section 11(2) of the Act, make the following determination:
- 1. The determination of rentals and charges made by the Corporation on the 21 August 1975\*, as varied to date  $\emptyset$ , is further varied by -
- (A) Amending Item 12B of Schedule 2 as follows -
  - (i) omitting the table contained in paragraph (a) and substituting the following

" TABLE SERVICE DESCRIPTION	CHARGE PER
22001112	TERMINAL
	\$
Low speed services (LSS)	165.00
Jp to 300 bit/s	165.00
1200 bit/S, ASYNC, half duplex	165.00
1200/75 bit/S, ASYNC/SYNC, half duplex, B/Channel	165.00
1200 bit/S, ASYNC, full duplex	165.00
1200 bit/S, ASYNC, full duplex, soft carrier	165.00
1200 bit/S, SYNC, half duplex	165.00
1200 bit/S, SYNC, full duplex	165.00
1200 bit/S, fall back	240.00
1200 bit/S 2 wire, SYNC, full duplex	165.00
1200 bit/S 2 wire, ASYNC, full duplex	165.00
Local area service	
2400/4800/9600/19.2K bit/S ASYNC, full duplex	205.00
2400 bit/S SYNC, full duplex	205.00
4800 bit/S, SYNC, full duplex	205.00
9600, 19.2K bit/S SYNC, full duplex	205.00
32K, 48K, 56K, 64K, 72K, bit/S SYNC, full duplex	205.00

SERVICE DESCRIPTION	CHARGE PER TERMINAL
	\$
Short distance service	
2400 bit/s 4 wire, SYNC, full duplex	205.00
2400 bit/s 4 wire, ASYNC, full duplex	205.00
2400 bit/s 2 wire, SYNC, full duplex	205.00
2400 bit/s 2 wire, ASYNC, full duplex	205.00
4800 bit/s 4 wire, SYNC, full duplex	205.00
4800 bit/s 4 wire, ASYNC, full duplex	205.00
9600 bit/s 4 wire, SYNC, full duplex	220.00
9600 bit/s 4 wire, ASYNC, full duplex	220.00
Long distance services	
2400 bit/s 4 wire SYNC, full duplex	205.00
2400 bit/s 4 wire ASYNC, full duplex	205.00
2400 bit/s fall back	325.00
2400 bit/s 2 wire, SYNC, full duplex	205.00
2400 bit/s 2 wire, ASYNC, full duplex	205.00
4800 bit/s SYNC, full duplex	215.00
4800 bit/s 4 wire ASYNC, full duplex	215.00
4800 bit/s fall back	325.00
9600 bit/s SYNC, full duplex	295.00
9600 bit/s 4 wire ASYNC, full duplex	295.00
9600 bit/s fall back	350.00
2 wire services	
2400 bit/s full duplex SYNC/ASYNC	180.00
High speed services	
48K bit/s short-haul, SYNC, full duplex	1,010.00
48K bit/s long-haul, SYNC, full duplex	1,450.00
56K, 64K, 72K, bit/s short-haul, SYNC, full duplex	1,010.00
56K, 64K, 72K bit/s long-haul, SYNC, full duplex	1,450.00

In addition the service connection fee for two class 1 business service as prescribed in paragraph (a) Item 1 of Schedule 2 shall apply.

omitting the table contained in paragraph (d) and substituting (ii) the following -

SERVICE DESCRIPTION	CHARGE PER TERMINAL
Low speed services (LSS)	\$
Up to 300 bit/s	145.00
1200 bit/s, ASYNC, half duplex	145.00
1200/75 bit/s, ASYNC/SYNC, half duplex, B/Channel	145.00
1200 bit/s, ASYNC, full duplex	145.00
1200 bit/s, ASYNC, full duplex, soft carrier	145.00
1200 bit/s, SYNC, half duplex	145.00
1200 bit/s, SYNC, full duplex	145.00
1200 bit/s, fall back	205.00
1200 bit/s 2 wire, SYNC, full duplex	145.00
1200 bit/s 2 wire, ASYNC, full duplex	145.00

"TABLE SERVICE DESCRIPTION	CHARGE PER
	TERMINAL
	\$
•	
Local area service	175 00
2400/4800/9600/19.2K bit/s ASYNC, full duplex	175.00
2400 bit/s SYNC, full duplex	175.00
4800 bit/s, SYNC, full duplex	175.00
9600, 19.2K bit/s SYNC, full duplex	175.00
32K, 48K, 56K, 64K, 72K, bit/s SYNC, full duplex	175.00
Short distance service	1==
2400 bit/s 4 wire, SYNC, full duplex	175.00
2400 bit/s 4 wire, ASYNC, full duplex	175.00
2400 bit/s 2 wire, SYNC, full duplex	175.00
2400 bit/s 2 wire, ASYNC, full duplex	175.00
4800 bit/s 4 wire, SYNC, full duplex	175.00
4800 bit/s 4 wire, ASYNC, full duplex	175.00
9600 bit/s 4 wire, SYNC, full duplex	190.00
9600 bit/s 4 wire, ASYNC, full duplex	190.00
Long distance services	
2400 bit/s 4 wire SYNC, full duplex	175.00
2400 bit/s 4 wire ASYNC, full duplex	175.00
2400 bit/s fall back	280.00
2400 bit/s 2 wire, SYNC, full duplex	175.00
2400 bit/s 2 wire, ASYNC, full duplex	175.00
4800 bit/s SYNC, full duplex	185.00
4800 bit/s ASYNC, full duplex	185.00
4800 bit/s fall back	280.00
9600 bit/s SYNC, full duplex	255.00
9600 bit/s ASYNC, full duplex	255.00
9600 bit/s fall back	300.00
2 Wire Service	
2400 bit/s full duplex SYNC/ASYNC	155.00
High speed services	
48K bit/s short-haul, SYNC, full duplex	860.00
48K bit/s lonf-haul SYNC, full duplex	1235.00
56K, 64K, 72K, bit/s short-haul, SYNC, full duplex	860.00
56K, 64K, 72K bit/s long-haul, SYNC, full duplex	1235.00

Omitting Table 1 contained in paragraph (a) of Item 15A of (B) Schedule 2 and substituting the following -

"TABLE 1				
SERVICE DESCRIPTION	ANNUAL RATE FOR E. TERMINAL	ACH		
	\$	<del></del>		
Low speed services (LSS)				
Up to 300 bit/s	138.00			
1200 bit/s, ASYNC, half duplex	198.00			
1200/75 bit/s, ASYNC, half duplex, B/Channel	198.00			
1200 bit/s, ASYNC, full duplex	198.00			
1200 bit/s, ASYNC, full duplex, soft carrier	222.00			
1200 bit/s, SYNC, half duplex	438.00			
1200 bit/s, SYNC, full duplex	438.00			
1200 bit/s, fall back	570.00	GN30		
1200 bit/s 2 wire, SYNC, full duplex	570.00	17.8.88		
1200 bit/s 2 wire, ASYNC, full duplex	570.00			
1200/75 bit/s, SYNC, half duplex, B/Channel	438.00			
Local area service				
2400/4800/9600/19.2 bit/s ASYNC, full duplex	744.00			
2400 bit/s SYNC, full duplex	540.00			
4800, bit/s, SYNC, full duplex	744.00			
9600, 19.2K bit/s SYNC, full duplex	744.00			
32K, 48K, 56K, 64K, 72K, bit/s SYNC, full duplex	1596.00			
Short distance service				
2400 bit/s 4 wire, SYNC, full duplex	540.00			
2400 bit/s 4 wire, ASYNC, full duplex	744.00			
2400 bit/s 2 wire, SYNC, full duplex	894.00			
2400 bit/s 2 wire, ASYNC, full duplex	894.00			
4800 bit/s 4 wire, SYNC, full duplex	744.00			
4800 bit/s 4 wire, ASYNC, full duplex	744.00			
9600 bit/s 4 wire, SYNC, full duplex	1056.00			
9600 bit/s 4 wire, ASYNC, full duplex	1152.00			
Long distane services				
2400 bit/s 4 wire SYNC, full duplex	696.00			
2400 bit/s 4 wire, ASYNC, full duplex	792.00			
2400 bit/s fall back	816.00			
2400 bit/s 2 wire, SYNC, full duplex	894.00			
2400 bit/s 2 wire, ASYNC, full duplex	894.00			
4800 bit/s SYNC, full duplex	1290.00			
4800 bit/s 4 wire, ASYNC, full duplex	1386.00			
4800 bit/s fall back	1410.00			
9600 bit/s SYNC, full duplex	1920.00			
9600 bit/s 4 wire, ASYNC, full duplex	2016.00			
9600 bit/s fall back	2040.00			

"TABLE 1		
SERVICE DESCRIPTION	ANNUAL RATE FOR EACH TERMINAL	
	\$	
High speed services		
48K bit/s short-haul, SYNC, full duplex	3900.00	
48K bit/s long-haul, SYNC, full duplex	7440.00	
56K, 64K, 72K, bit/s short-haul, SYNC, full duplex	4680.00	
56K, 64K, 72K, bit/s long-haul, SYNC, full duplex	8940.00	
2 wire Service 2400 bit/s full duplex SYNC/ASYNC	594.00	

<sup>\*</sup> In addition the annual rental for two Class 1 Business Services, as prescribed in paragraph (a) of Item 1 of Schedule 1 shall apply.

(C) Omitting the table contained in paragraph (e) of Item 18 of Schedule 2 and substituting the following -

YPE OF 1	LINE		DAT	TE RATE	ANNUAL RATE	
			(b:	its per	\$	
			se	econd)		
. P	oint-to-Point (x.2	l bis)	2	400	1860.00	
			4	800	2580.00	
			9	600	3420.00	
			48	000	6492.00	
i. P	oint-to-Point (x.2	l bis) ASYNC	2	400	1956.00	
			4	800	2676.00	
			9	600	3516.00	
ii. P	oint-to-Point (x.2	1)	2	400	1764.00	
			4	-800	2484.00	
			9	600	3324.00	
			48	000	6396.00	
v. M	ultipoint Control	(Instation) (x.21 bis)	2	400	1860.00	
			4	800	2580.00	
			9	600	3420.00	
Multipoint Control	(Instation) (x.21 bis) ASYNC	2	400	1956.00		
			4	800	2676.00	
			9	600	3516.00	
7i. M	ultipoint Control	(Instation) (x.21)	2	400	1764.00	
		4	800	2484.00		
		9	600	3324.00		

"TABLE		····	
TYPE OF LINE		DATE RATE	ANNUAL RATE
		(bits per	\$
		second)	
ii.	Multipoint Tributary (Outstation) (x.21 bis)	2 400	2304.00
		4 800	3024.00
		9 600	3864.00
iii.	Multipoint Tributary (Outstation) (x.21 bis) ASYNC	2 400	2400.00
		4 800	3120.00
		9 600	3960.00
x.	Multipoint Tributary (Outstation) (x.21)	2 400	2208.00
		4 800	2928.00
		9 600	3768.00
ζ.	Netplex (x.22) - per terminal - per stream which is an outstation at	48 000	10164.00
	NETPLEX SITE		444.00
	<ul> <li>Interconnected Channel point-to-point</li> </ul>		204.00
	- multipoint, instation side of splitter		204.00
	<ul> <li>multipoint, outstation side of splitter</li> </ul>		648.00
ĸi.	Out of Area Access (Point-to-Point)	2 400	5196.00
		4 800	7212.00
		9 600	9588.00
кіi.	Out of Area Access (Point-to-Point)	2 400	5292.00
	ASYNC	4 800	7308.00
		9 600	9684.00
kiii.	Out of Area Access (Multipoint)	2 400	5640.00
		4 800	7656.00
		9 600	10032.00
xiv.	Out of Area Access (Multipoint) ASYNC	2 400	5736.00
		4 800	7752.00
		9 600	10128.00
xv.	Reverse Port Splitting-per NTU Access (x.21 bis)	2 400	2304.00
		4 800	3024.00
		9 600	3864.00
xvi.	Reverse Port Splitting-per NTU Access (x.21)	2 400	2208.00
	•	4 800	2928.00
		9 600	3768.00
xvii.	Point to Point (x.22) per x 22	48 000	10164.00

(D) Omitting the table contained in paragraph (a) of Item 18B of Schedule 2 and substituting the following -

'TABLE ENHANCED SERVICE		INSTALLATION \$	ANNUAL CHARGE
L.	AUSTPLEX		
	- Access (including all multiplexing		
	and transmission equipment, 2 Mbit/s	10545.00	52992.00
	access links, racks and cabinets)		
	- Each Interface		
	48 kbit/s X21 bis/X21	670.00	3417.00
	48 bit/s X22	825.00	4584.00
	9600 bit/s X21 bis	265.00	1092.00
	9600 bit/s X21 bis ASYNC	265.00	1188.00
	4800 bit/s X21 bis	205.00	660.00
	4800 bit/s X21 bis ASYNC	205.00	756.00
	2400 bit/s X21 bis	175.00	420.00
	2400 bit/s X21 bis ASYNC	175.00	516.00
	Multipoint tributary (outstation)		
	end at Austplex site - 2400 bit/s		864.00
	4800 bit/s		1104.00
	9600 bit/s		1536.00
	Multipoint tributary (outstation) X.21 bi	s	
	end at Austplex site - 2400 bit/s		960.00
	4800 bit/s		1200.00
	9600 bit/s		1632.00
	Multipoint control (Instation) X.21 bis ASYNC		
	- 2400 bit/s		516.00
	- 4800 bit/s		756.00
	- 9600 bit/s		1188.00
2.	VITALINK (2 Mbit/s link including		
	protection switching equipment	5100.00	13536.00
3.	REDIRECTION FACILITY		
(i	) Basic system (includes VDU terminal, control point for first 40 switches, operator training and operators handbook)	3165.00	8040.00

\$

1380.00

1692.00

1140.00

1476.00

1788.00

1248.00

NHANCE	ED SERVICE	installation \$	ANNUAL CHARG
(ii)	Expansion package to basic system (includes hardware and software to enable the redirection system to be expanded beyond the initial set of 40 switches	3165.00	8040.00
(iii)	Each subsequent additional expansion package	1865.00	4344.00
(iv)	Per 48 kbit/s stream	140.00	360.00
(v)	Additional VDU terminal	130.00	3696.00
(vi)	Additional printer	45.00	1128.00

## (i) Point-Point station - per Network Terminal Unit Synchronous - 2400 bit/s 1044.00

- 4800 bit/s
- 9600 bit/s

(ii) Multipoint - control station - per Network Terminal Unit
Synchronous - 2400 bit/s

Synchronous - 2400 bit/s - 4800 bit/s

- 4800 bit/s

- 9600 bit/s

- 2400 bit/s

Asynchronous

Asynchronous

- 4800 bit/s 1584.00 - 9600 bit/s 1872.00 - 2400 bit/s 1344.00

- 2400 bit/s 1344.00 - 4800 bit/s 1680.00

- 4800 bit/s 1680.00 - 9600 bit/s 1968.00

"TABLE		
TYPE C	F SERVICE	
		\$
(iii)	Multipoint - tributary station - per Network Terminal Unit	
	Synchronous - 2400 bit/s	1248.00
	- 4800 bit/s	1584.00
	- 9600 bit/s	1872.00
	Asynchronous - 2400 bit/s	1344.00
	- 4800 bit/s	1680.00
	- 9600 bit/s	1968.00
(ii)	inserting after paragraph (f) the following -	
		\$
"(g)	The charge payable for a change of service from synchronous to asynchronous of a Digital	
	Metropolitan Service (DMS) per Network Terminal Unit (NTU) shall be	105.00
	OHIL (MID) SHAIL DE	102.00

2. This determination will take effect on and from 1 June 1989.

DATED this Twenty Fourth day of April 1989

F. Lee Delegate of the Australian Telecommunications Corporation

- Notified in Gazette No. S170 of 29.8.75.
- Ø For previous amendment see footnote Ø appearing on Pages 582 to 583 Gazette GN9 of 8.3.89.

N.N.-8936874

#### **Treasurer**

Insurance Act 1973

### NOTIFICATION OF REVOCATION OF AUTHORITY IN ACCORDANCE WITH SUBSECTION 36 (1)

In pursuance of subsection 36 (6) of the *Insurance Act* 1973, notice is hereby given that 1, RICHARD MAT-

THEW BEETHAM, Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to Reinsurers Pty Limited.

Dated this 3rd day of May 1989.

RICHARD M. BEETHAM Commissioner

N.N.-8936652



## **Gazette**

No. S 150, Monday, 1 May 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

#### **PROCLAMATION**

Commonwealth of Australia BILL HAYDEN Governor-General By His Excellency the Governor-General of the Commonwealth of Australia

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 2 (3) of the *Transport Legislation Amendment Act 1988*, hereby fix I May 1989 as the day on which section 7 of that Act commences.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 27 April 1989

By His Excellency's Command,

#### **BOB BROWN**

Minister of State for Land Transport and Shipping Support

GOD SAVE THE QUEEN!

### NOTIFICATION OF THE MAKING OF AN ORDER UNDER THE NAVIGATION (ORDERS) REGULATIONS

NOTICE is hereby given that the undermentioned order has been made pursuant to the Navigation (Orders) Regulations.

Copies of the order can be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra City Australian Capital Territory.

Number of order	Description of order			
1 of 1989	Marine Orders, Part 51 (Fishing Vessels), Issue 1			

#### COMMONWEALTH OF AUSTRALIA

Navigation Act 1912

#### **ORDER UNDER SECTION 423**

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 423 of the Navigation Act 1912, hereby declare that the provisions of that Act specified in Part I of the Schedule and the provisions of the Regulations specified in Part II of the Schedule shall not apply to Australian fishing vessels that are not used for the carrying of passengers or cargo for hire or reward.

#### SCHEDULE

### PROVISIONS NOT APPLYING TO CERTAIN SHIPS

PART 1 Sections of Navigation Act 1912

Sections 45 48 (inclusive), 48B-50 (inclusive), 53-94 (inclusive), 101 122 (inclusive), 132 139 (inclusive), 148C 160 (inclusive) 167 168, 171 174 (inclusive) and 235. PART II Regulations

Navigation (Crew Accommodation) Regulations;

Navigation (Master and Seamen) Regulations, other than Regulations 8A, 8B, 20 and 21.

Dated 27 April 1989.

BILL HAYDEN Governor-General

By His Excellency's Command,

### **BOB BROWN**

Minister of State for Land Transport and Shipping Support

## Gazette

No. S 151, Monday, 1 May 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

### COMMONWEALTH OF AUSTRALIA

### Public Service Act 1922

### DECLARATION UNDER SUBSECTION 81C(1)

WHEREAS on 26 April 1989, Peter Morris, Minister of State for Industrial Relations, for and on behalf of the Prime Minister, certified in accordance with the <u>Public Service</u> Act 1922 (the Act) that the following functions, which have been performed by persons appointed or employed under the Act in the Australian Sports Commission, Department of the Arts, Sport, the Environment, Tourism and Territories are to be performed by the Australian Sports Commission (the Commission), a body established under subsection 5(1) of the <u>Australian Sports Commission Act 1989</u>, and a Commonwealth authority within the meaning of subsection 7 (1) of the Act:

- (a) to advise the Minister in relation to the development of sport;
- (b) to raise money through the Australian Sports Aid Foundation for the purposes of the Commission;
- (c) to administer and expend money appropriated by the Parliament, or raised by the Australian Sports Aid Foundation, for the purposes of the Commission;
- (d) to co-ordinate activities in Australia for the development of sport;
- (e) to consult and co-operate with appropriate authorities of the Commonwealth, of the States and of the Territories, and with other organizations, associations and persons, on matters related to its activities;
- (f) to initiate, encourage and facilitate research and development in relation to sport; and
- (g) to collect and distribute information, and provide advice, on matters related to its activities,

NOW, therefore I, Vicki Jeanette Thompson, delegate of the Public Service Commissioner, declare, pursuant to subsection 8lC(1) of the Act that the officers and employees specified in the Schedule to this instrument are in the employment of the Australian Sports Commission and that 1 May 1989 is the specified date for the purposes of section 8lC(2) of the Act.

Dated 27 April 1989

Vicki Thompson Delegate of the Public Service Commissioner

### SCHEDULE TO THE INSTRUMENT DATED 27 APRIL 1989

#### **OFFICERS**

Allen Louise
Arnaudon Lorraine
Brown Brian Joseph
Crosswhite Perry Rothrock
D'Arcy Michael David
Duff Robin Anne
Dykes Robert

Edman Donna Therese Farr Andrew James Fox Stephen John Incher Desmond Leigh McAllister David Robert Moore Dene Alexander Quilkey Paul Michael Richardson Neil Maclean Shipton Janice Diane Smith Warwick Batiste Trenorden Philip Edwin

Weir David

Wenn Brian Maxwell

#### **EMPLOYEES**

Deardon Katherine Ann

Gazette

No. S152, Monday, 1 May 1989

Published by the Australian Government Publishing Service Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

NORTHERN PRAWN FISHERY MANAGEMENT PLAN (AMENDMENT)

Pursuant to subsection 7C(1) of the Fisheries Act 1952, I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, HEREBY NOTIFY that -

- (a) I have determined Plan of Management No. 24; and
- (b) copies of the determination may be obtained from the Commonwealth Bookshop at 70 Alinga Street, Canberra, Australian Capital Territory.

Dated this First day of May 1989

JOHN KERIN



## **Gazette**

No. S 153, Thursday, 4 May 1989

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 ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Taxation Administration Act	Taxation Administration Regulations (Amendment)	1989 No. 73
Family Law Act 1975	Family Law Regulations (Amendment)	1989 No. 74
Health Insurance Act 1973	Health Insurance (Pathology Services) Regulations	1989 No. 75
Bankruptcy Act 1966	Bankruptcy (Offences) Rules (Repeal)	1989 No. 76
Superannuation Act 1976	Superannuation (Salary) Regulations (Amendment)	1989 No. 77
Superannuation Act 1976	Superannuation (Approved Authorities) Regulations (Amendment)	1989 No. 78
Broadcasting Act 1942	Broadcasting (National Metropolitan Radio Plan) Regulations	1989 No. 79
Income Tax Assessment Act	Income Tax Regulations (Amendment)	1989 No.80
Banking Act 1959	Banking (Statistics) Regulations (Amendment)	1989 No.81
Insurance Supervisory Levies Collection Act 1989	Insurance Supervisory Levies Collection Regulations	1989 No. 82
Financial Corporations Act 1974	Financial Corporations (Initial Returns) Regulations (Amendment)	1989 No.83
Financial Corporations Act 1974	Financial Corporations (Statistics) Regulations (Amendment)	1989 No.84

## Gazette

No. S155, Friday, 5 May 1989

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

### AUSTRALIAN CAPITAL TERRITORY TAXATION (ADMINISTRATION) ORDINANCE 1987

#### AMENDMENT OF DETERMINATION

NO. / OF 1989

Under section 99 of the Taxation (Administration) Ordinance 1987 I AMEND the Stamp Duties (Marketable Securities) Determination 1987 notice of which was published in the Gazette on 31 July 1987 (Gazette No S193) by inserting after paragraph 5 the following:

Transfer of unlisted Marketable Secutities

- 6. Notwithstanding paragraphs 4 and 5 the determined amount of stamp duty for the purposes of section 44 or 50 of the Ordinance is, in respect of the transfer of a marketable security that is not listed for quotation in the official list of an Australian stock exchange or a prescribed stock exchange, the sum of:
  - a) the determined amount of stamp duty that would have been payable for the purposes of section 17 of the Ordinance with respect to the transfer of any interest in land in the Territory held by the company or unit trust which issued the marketable security on the asumption that that interest had been transferred on the date on which the marketable security was transferred; and
  - b) 15 cents for each \$25 or part of \$25 of the unencumbered value of the marketable security.

For the purposes of paragraph (a) it shall be assumed that the value of the interest in the land bears the same proportion to the value of the company's or trust's interest as the marketable security bears to the total number of marketable securities issued in the company or unit trust.

For the purposes of paragraph (b) the unencumbered value of the marketable security shall be calculated disregarding the value of the company's or unit trust's interest in any land in the Territory.

Dated: 4/5/89

ALLAN CLYDE HOLDING MINISTER OF STATE FOR THE ARTS AND TERRITORIES

Elya. Molan

@ Commonwealth of Australia



## COMMONWEALTH GOVERNMENT

Publications

A wide selection of government publications is available from Commonwealth Government Bookshops located in Canberra and all State capitals and through the Australian Government Publishing Service Mail Order Service. The range includes most titles published by AGPS for federal departments and agencies and covers all aspects of the Australian land, people and government. In addition to government reports, parliamentary publications, government directories, freedom of information statements, legislation and gazettes, subjects include:

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## Gazette

No. S 154, Friday, 5 May 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

#### COMMONWEALTH OF AUSTRALIA

Seat of Government (Administration) Act 1910

### NOTICE OF INTENTION TO VARY THE PLAN OF LAYOUT OF THE CITY OF CANBERRA AND ITS ENVIRONS

Variation No. 1 of 1989

Under section 12A of the Seat of Government (Administration) Act 1910, I give notice of my intention to vary the plan of layout of the City of Canberra and its environs published in the Gazette of 19 November 1925, as previously modified or varied, in the manner and to the extent shown in the Explanatory Statement hereunder and in the attached Detail Maps L5, N5, N6, M6, the relative position of which is shown in the attached Index of Detail Maps.

No variation will be made until after the expiration of twenty one days from the date of the publication of this notice in the *Gazette* to enable any interested parties to lodge submissions and/or objections to the proposed variations indicated in this notice. All correspondence relating to this proposal must be addressed to:

Deputy Secretary
Office of Industry and Development
ACT Administration

GPO Box 158 Canberra City ACT 2601

Attention: Mr Stephen Ryan or hand delivered to:

Mr Stephen Ryan Room 266 2nd Floor South Building London Circuit Canberra City ACT 2601

Date: 28 April 1989

ALLAN CLYDE HOLDING

Minister of State for the Arts and Territories

#### EXPLANATORY STATEMENT

Variation 1989/1

ITEM 1 (Detail Maps N5, N6, M6)

Fyshwick, Campbell, Monaro Highway: Addition to the plan to provide additional road capacity to accommodate increased traffic flows between eastern Canberra and Tuggeranong resulting from additional residential development in the latter area.

ITEM 2 (Detail Map L5)

Tuggeranong, Monaro Highway—Isabella Drive: Addition to the plan to:

a. provide additional road capacity to accommodate increased traffic flows between Isabella Drive and the Monaro Highway resulting from additional residential development in the Tuggeranong area;

b. extend Isabella Drive to Tralee Street, thereby improving access to areas in Hume suitable for future industrial development; and

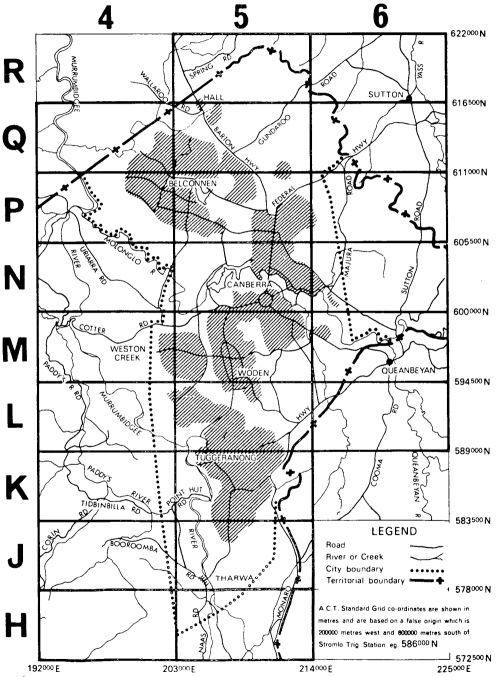
c. be consistent with future integration with the Queanbeyan road system.

ITEM 3 (Detail Map L5)

Tuggeranong, Blks 1433, 1434 Gilmore, Sec 65: Road additions and deletion to provide access roads to enable the development of a highway service centre and other tourist related uses near the junction of Isabella Drive and Monaro Highway. These roads will also form part of the entry and exit ramps for the proposed Isabella Drive/Monaro Highway intersection included in this Variation.

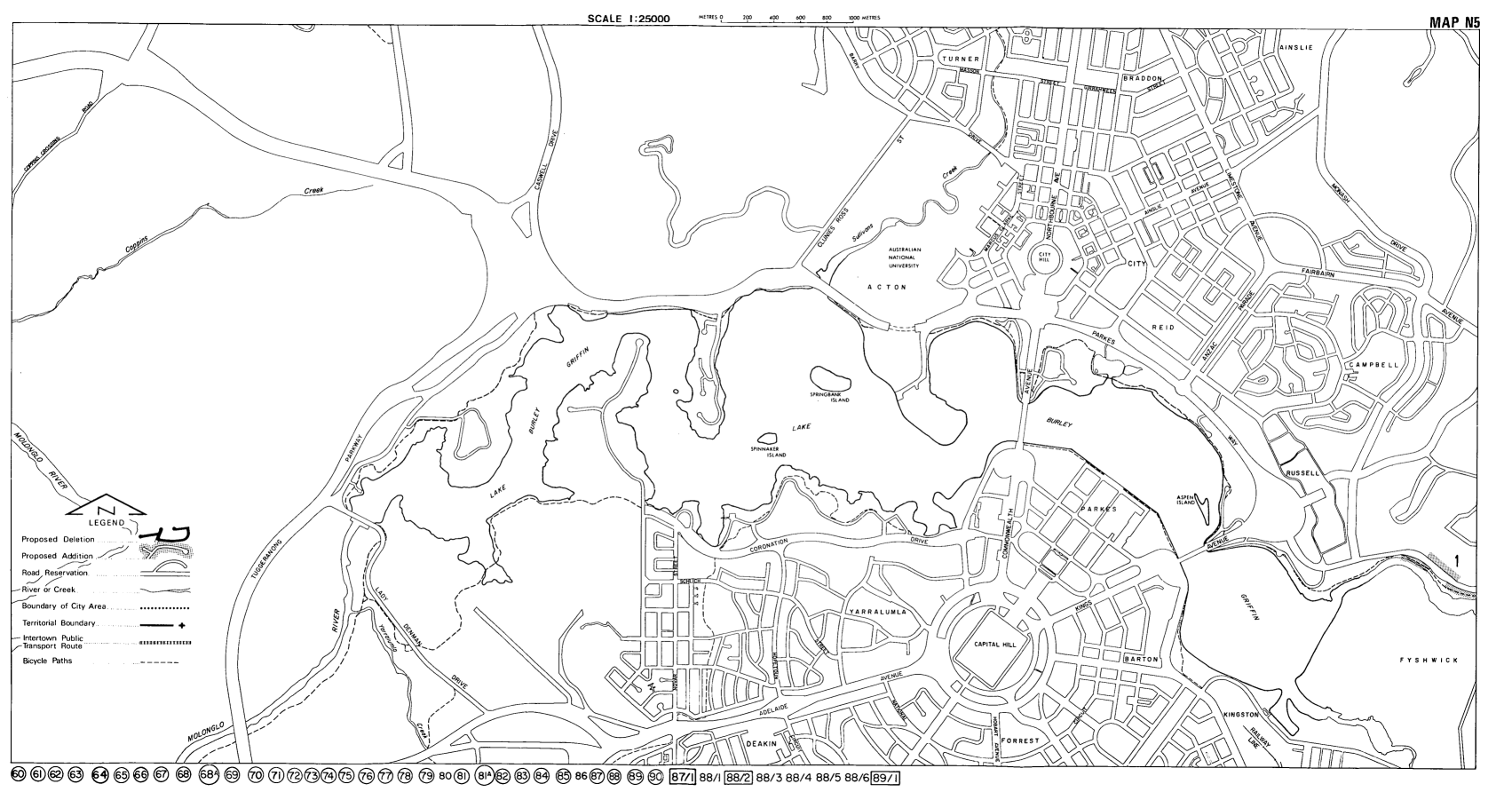
Plan of Layout of the City of Canberra and its Environs Published in the Commonwealth of Australia Gazette on 19 November 1925 as Modified or Varied to 1 December 1988

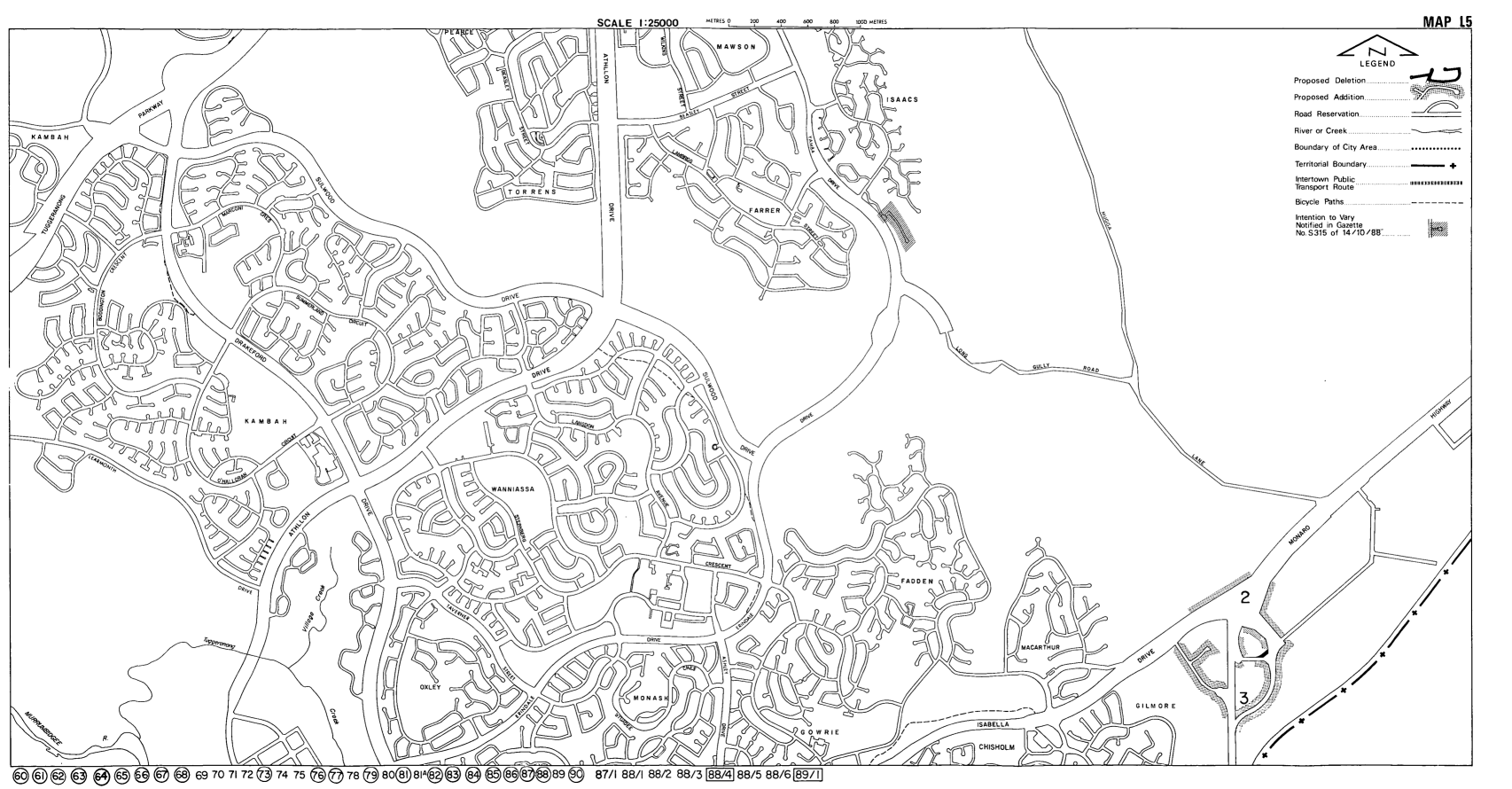
### INDEX OF DETAIL MAPS INCORPORATING THE CITY PLAN



This is the Index of Detail Maps referred to in the instrument signed by me on 1989

Ministers Initials









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