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The date of publication of this *Gazette* is 17 May 1989.

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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.

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Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 2601. Telephone (062) 95 4656

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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.

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**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.

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**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.

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**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.—8938466

## 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*.

<i>Gazette number</i>	<i>Date of publication</i>	<i>Subject</i>
P1	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)
P7	20.4.89	Tariff Quotas—Quota Transactions for the period 1.1.89 to 31.3.89
P8	3.5.89	Amendment No. 2 to the National Health and Medical Research Council Food Standards Code

\* First Notification

N.N.—8938467

## Special Information

### NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

<i>Operator and reference</i>	<i>Section of Act</i>	<i>Date notified</i>	
<b>Determinations</b>			
<b>AIRLINES OF TASMANIA (A18/89)</b>	15	28.4.89	
Determination of the following one-way economy air fares effective from 1 May 1989, representing an average fare increase of 5 per cent since the last major review for the operator in November 1987:			
	\$	\$	
Launceston		Essendon	
– Flinders Island	64	– Flinders Island	98
– King Island	95	– Smithton	94
– Hobart	60	– Queenstown/Strahan	134
– Devonport	40		
– Wynyard	40	Queenstown-Smithton	62
– Strahan/Queenstown	60		
– Essendon (thru)	128	Strahan-Smithton	62
Hobart		Devonport-Wynyard	40
– Wynyard	73	–King Island	75
– Devonport	73	Wynyard	
– Queenstown	73	– King Island	70
– Strahan	73	– Queenstown/Strahan	46
– Smithton	98		
– King Island (thru)	138		
– Flinders Island (thru)	112		

Consultations were held with the Department of Transport, Tasmania prior to the Committee making the above determination.

#### SINGLETON AIR SERVICES (B2/89)

16 3.5.89

Determination of the following one-way economy air fares, effective from 8 May 1989:

	\$		\$
Sydney—Cessnock	60	Sydney—Maitland	61
– Singleton	61	– Scone	83

The operator requested under a Minor review a fare increase due to increases in the cost of 'air navigation charges' (FAC charges), and the average fare increase of 2.1 per cent approved by the Committee covered the amount of the additional costs incurred in this regard.

<i>Operator and reference</i>	<i>Section of Act</i>		<i>Date notified</i>
EASTERN AUSTRALIA AIRLINES (A19 AND D39/89)		15 and 17 (4)	5.5.89
Determination of the following one-way economy air fares effective from 8 May 1989:			
	\$		\$
Armidale-Brisbane	132	Coolangatta-Lismore	64
-Coffs Harbour	83	-Williamtown	164
-Coolangatta	129	-Port Macquarie	125
-Lismore	114	-Taree	138
Tamworth-Brisbane	153	Lismore-Williamtown	148
-Coffs Harbour	102	-Port Macquarie	109
-Coolangatta	142	-Taree	129
-Lismore	126	Williamtown-Port Macquarie	89
-Armidale	71	-Taree	77
Brisbane-Coffs Harbour	116	Port Macquarie-Tamworth	64
-Coolangatta	69	Sydney-Bathurst	75
-Lismore	80	-Williamtown	62
-Williamtown	180	-Grafton	149
-Port Macquarie	143	-Kempsey	125
-Taree	148	-Taree	108
Coffs Harbour-Coolangatta	98	-Glen Innes	148
-Lismore	86	-Inverell	144
-Williamtown	114	-Armidale	130
-Port Macquarie	84	-Port Macquarie	117
-Taree	94		

In making this determination (representing an average fare increase of 2.8 per cent) the Committee had regard to cost and revenue estimates for the next 12 months submitted by the operator reflecting its expanded aircraft fleet and route network.

Approval of the following discount fares at the stated percentages off the normal economy air fares available from 8 May 1989 for an indefinite period, under specified conditions as proposed by the operator:

Holiday/Excursion	25 per cent off	Pensioner	25 per cent off
Group	10 per cent off	Conditionless Sydney-Taree	\$199 rtn

Discount fares approved on basis of estimates provided by the operator that they will generate additional traffic and improve profitability.

#### Decisions

**AIR NSW (D33 AND D37/89)** 17 (4) 12 and 21.4.89

Approval to offer a return holiday air fare at 45 per cent discount off the normal economy air fare available from 29 April 1989 to 27 April 1990 on the routes Canberra/Newcastle/Brisbane/Coolangatta under specified conditions as proposed by the operator, including that the fare is available only as part of a holiday package and the port of origin for use of fare to be any of the abovementioned ports.

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

**AIR NSW (D34/89)** 17 (4) 21.4.89

Approval to offer the following one-way conditionless discount air fares effective for an indefinite period from commencement of services on the routes:

Tamworth-Moree (or vice versa) \$54 (32.5 per cent discount off the economy fare) Narrabri (or vice versa) \$46 (32.4% discount off the economy fare)

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

**QUEENSLAND PACIFIC AIRLINES (D36/89)** 17 (4) 21.4.89

Approval to offer a discount air fare of \$150 entitled 'Unfair Fare Package' for five sectors of travel on services between Brisbane and Townsville and vice versa, effective from 22 April 1989 under specified conditions as proposed by the operator.

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

**PHILLIP ISLAND AIR SERVICES (D40/89)** 17 (4) 24.4.89

Approval to offer an 11.4 per cent discount Apex fare on the Phillip Island/Wynyard route available from 1 May 1989 to 1 December 1989, under specified conditions as proposed by the operator.

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

**AUSTRALIAN AIRLINES (D38/89)** 17 (4) 27.4.89

Approval to offer, from 29 April 1989 until 27 April 1990, the following discount fare under specified conditions as proposed by the operator:

'Explorer Pass': \$749 (maximum 6,000 kms and 3 stopovers)  
\$1,199E' (maximum 10,000 kms and 7 stopovers)

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

Operator and reference	Section of Act	Date notified
ANSETT AIRLINES OF AUSTRALIA, AIR NSW, ANSETT WA AND ANSETT NT (D43/89) KENDELL AIRLINES (D42/89) AEROPELICAN AIR SERVICES (D44/89) QUEENSLAND PACIFIC AIRLINES (D45/89)	17 (4)	28.4.89

Approval of applications for Ansett Airlines of Australia, in conjunction with the above airlines, to offer the following 'Kangaroo Airpass' discount fares from 29 April 1989 to 27 April 1990 under specified conditions as proposed by the operators:

'Kangaroo Airpass': \$749 (maximum 6,000 kms and 3 stopovers)  
\$1,199 (maximum 10,000 kms and 7 stopovers)

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

QUEENSLAND PACIFIC AIRLINES (D46 AND R8/89)	17 (4) and (b)	5.5.89
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Approval to offer Apex return discount fares under amended conditions to include the Bundaberg-Gladstone sector and pre-booking requirement to be seven days (was fourteen), effective immediately for an indefinite period.

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

At the request of the operator the previous approval for the Apex fares notified in *Gazette* GN 25 of 13 July 1988 is revoked on the basis that it is now superseded.

N.N.—8938468

#### COMMONWEALTH OF AUSTRALIA

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

TO:

THE HONOURABLE JAMES HENRY MUIRHEAD, QC  
GREETING:

WHEREAS by Letters Patent issued in Our name by Our Administrator of the Government of the Commonwealth of Australia on 16 October 1987 We appointed you to be a Commissioner to inquire into and report upon the deaths in Australia since 1 January 1980 of Aboriginals and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto:

AND WHEREAS those Letters Patent were varied by Letters Patent issued by Our Governor-General of the Commonwealth of Australia on 21 December 1987, 6 May 1988 and 27 October 1988:

AND WHEREAS you have sought Our leave to resign your appointment as a Commissioner with effect at 12 o'clock noon on 28 April 1989 and your resignation has been accepted:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia, on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and every other enabling power, revoke with effect at 12 o'clock noon on 28 April 1989 the Letters Patent issued in Our name on 16 October 1987, as subsequently varied, by which we appointed you to be such a Commissioner.

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989.

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

#### COMMONWEALTH OF AUSTRALIA

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

TO:

THE HONOURABLE ELLIOTT FRANK JOHNSTON, QC  
GREETING:

WHEREAS by Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on 6 May 1988 We appointed you to be a Commissioner to inquire into and report upon certain deaths in Australia since 1 January 1980 of Aboriginals and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto:

AND WHEREAS those Letters Patent were varied by Letters Patent issued by Our Governor-General of the Commonwealth of Australia on 27 October 1988:

AND WHEREAS it is desirable that for the purpose of enabling new arrangements to be made the Letters Patent issued on 6 May 1988, as subsequently varied, be revoked:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia, on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and every other enabling power, revoke with effect at 12 o'clock noon on 28 April 1989 the Letters Patent issued in Our name on 6 May 1988, as subsequently varied, by which we appointed you to be such a Commissioner.

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989.

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

N.N.—8938897

N.N.—8938896

## COMMONWEALTH OF AUSTRALIA

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

TO:

THE HONOURABLE ELLIOTT FRANK JOHNSTON,  
QC

GREETING:

WE DO by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and every other enabling power, appoint you with effect on and from 12 o'clock noon on 28 April 1989 to be a Commissioner to inquire into:

- (a) the deaths in Australia since 1 January 1980 of Aborigines and Torres Strait Islanders (including any such death that may occur after the date of these Our Letters Patent but not including any such death that occurs after the expiration of 31 May 1989) whilst in police custody, in prison or in any other place of detention, but not including such a death occurring in a hospital, mental institution, infirmary or medical treatment centre unless injuries suffered while in police custody, in prison or in any other place of detention caused or contributed to that death; and
- (b) any subsequent action taken in respect of each of those deaths including, but without limiting the generality of the foregoing, the conduct of coronial, police and other inquiries and any other things that were not done but ought to have been done;

AND We declare that you are authorised to conduct your inquiry into any matters under these Our Letters Patent in combination with any inquiry into the same or related matters that you are directed or authorised to make by any Commission issued, or pursuant to any order or appointment made, by any of Our Governors of the States or under the law of the Northern Territory of Australia:

AND We further declare that, for the purpose of reporting on any underlying issues associated with those deaths, you are authorised to take account of social, cultural and legal factors which, in your judgement, appear to have a bearing on those deaths:

AND We further declare that for the purposes of expediting your inquiry and the inquiries of relevant Commissioners, you are authorised in the course of your inquiry:

- (c) to refer to a relevant Commissioner for inquiry by that Commissioner in accordance with his or her Commission of inquiry, as you may determine, any particular death; and
- (d) to request a relevant Commissioner not to undertake inquiry, or further inquiry, into any particular death; being a death to which these Our Letters Patent relate:

AND We direct you to consult generally in the course of your inquiry with each relevant Commissioner with regard to the methods and procedures to be followed in relation to your and their inquiries in order to establish a uniform approach to those inquiries and authorise you, following such consultation, to issue guidelines or make recommendations, or both, to each of those Commissioners in relation to those methods and procedures:

AND We further direct you to have regard to the reports and recommendations (if any) of the Honourable James Henry Muirhead and each relevant Commissioner, and to consult with each of those relevant Commissioners, in relation to the preparation of your report or reports and your recommendations:

AND We further declare that, for the purpose of conducting your inquiry, you are authorised to have regard to:

- (e) any evidence received by, and any matters submitted to, you under the Commission of inquiry issued to you

on 6 May 1988 by Our Governor-General of the Commonwealth of Australia by Letters Patent (as subsequently varied); and

- (f) any evidence received by, and any matters submitted to, the Honourable James Henry Muirhead under the Commission of inquiry issued to him on 16 October 1987 by Our Administrator of the Government of the Commonwealth of Australia by Letters Patent (as subsequently varied);

as if that evidence had been received by you, or those matters had been submitted to you, as the case may be, for the purposes of your inquiry and any report or reports under these Our Letters Patent:

AND We further declare that in these Our Letters Patent, the expression "relevant Commissioner" means a person other than yourself to whom a Commission of inquiry relating to the deaths of Aborigines and Torres Strait Islanders has been or is issued by Our Governor-General of the Commonwealth of Australia, or a person administering the Government of the Commonwealth of Australia, by Our Letters Patent, not being a person in relation to whom such a Commission of inquiry has been or is revoked:

AND We require you as expeditiously as practicable to make your inquiry and, not later than 31 December 1990 or such later day as We may be pleased to fix, to furnish to Our Governor-General of the Commonwealth of Australia:

- (g) a report or reports of the findings of your inquiry; and
- (h) the reports and any recommendations of relevant Commissioners that have been forwarded to you;

and to make such recommendations as you consider appropriate.

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989.

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

N.N.—8938898

## COMMONWEALTH OF AUSTRALIA

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

TO:

THE HONOURABLE JOHN HALDEN WOOTTEN, QC  
GREETING:

WHEREAS by Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on 6 May 1988 We appointed you to be a Commissioner to inquire into and report upon certain deaths in Australia since 1 January 1980 of Aborigines and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto:

AND WHEREAS those Letters Patent were varied by Letters Patent issued by Our Governor-General of the Commonwealth of Australia on 27 October 1988:

AND WHEREAS it is desirable that those Letters Patent be further varied:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice on the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act*

1902 and every other enabling power, declare that the Letters Patent issued on 6 May 1988 (as varied by the Letters Patent issued on 27 October 1988) shall have effect on and from 12 o'clock noon on 28 April 1989 as if:

- (a) for the words "Our Letters Patent)" in subparagraph (a) there were substituted the words "Our Letters Patent but not including any such death that occurs after the expiration of 31 May 1989)";
- (b) for the penultimate paragraph (which is concerned with the meaning of the expression "existing Commission") there were substituted the following paragraphs:  
"AND We further declare that, until guidelines are issued or recommendations are made by the Honourable Elliott Frank Johnston under the relevant Commission, the guidelines issued and recommendations made by the Honourable James Henry Muirhead under the Commission of inquiry issued to him on 16 October 1987 by Our Administrator of the Government of the Commonwealth of Australia by Letters Patent (as subsequently varied) continue to have effect for the purposes of these Our Letters Patent:  
AND We further declare that in these Our Letters Patent, the expression "relevant Commission" means the Commission of inquiry issued on this day by Our Governor-General of the Commonwealth of Australia by Letters Patent to the Honourable Elliott Frank Johnston:";
- (c) for the words "the Honourable James Henry Muirhead" (wherever elsewhere occurring) there were substituted "the Honourable Elliott Frank Johnston";
- (d) for the words "the existing Commission" (wherever elsewhere occurring) there were substituted "the relevant Commission"; and
- (e) for the words "31 December 1989 or such later date" there were substituted "30 September 1990 or such later date".

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

N.N.—8938899

#### COMMONWEALTH OF AUSTRALIA

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

TO:

LEWIS WYVILL, QC

GREETING:

WHEREAS by Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on 6 May 1988 We appointed you to be a Commissioner to inquire into and report upon certain deaths in Australia since 1 January 1980 of Aboriginals and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto:

AND WHEREAS those Letters Patent were varied by Letters Patent issued by Our Governor-General of the Commonwealth of Australia on 27 October 1988:

AND WHEREAS it is desirable that those Letters Patent be further varied:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Com-

monwealth of Australia on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and every other enabling power, declare that the Letters Patent issued on 6 May 1988 (as varied by the Letters Patent issued on 27 October 1988) shall have effect on and from 12 o'clock noon on 28 April 1989 as if:

- (a) for the words "Our Letters Patent)" in subparagraph (a) there were substituted the words "Our Letters Patent but not including any such death that occurs after the expiration of 31 May 1989)";
- (b) for the penultimate paragraph (which is concerned with the meaning of the expression "existing Commission") there were substituted the following paragraphs:  
"AND We further direct you, if immediately before 12 o'clock noon on 28 April 1989 you had not completed your inquiry under these Our Letters Patent into a death undertaken in accordance with a request made by the Honourable James Henry Muirhead, to continue with that inquiry as if the request had been made by the Honourable Elliott Frank Johnston under the relevant Commission unless or until you are requested by the Honourable Elliott Frank Johnston under the relevant Commission not to undertake further inquiry into that death:

AND We further declare that, for the purpose of conducting your inquiry and making your reports, you are authorised to have regard to any evidence received by, and any matters submitted to, you in the course of any inquiry, or part thereof, undertaken by you in accordance with a request made by the Honourable James Henry Muirhead under the Commission of inquiry issued to him on 16 October 1987 by Our Administrator of the Government of the Commonwealth of Australia by Letters Patent (as subsequently varied):

AND We further declare that, until guidelines are issued or recommendations are made by the Honourable Elliott Frank Johnston under the relevant Commission, the guidelines issued and recommendations made by the Honourable James Henry Muirhead under the Commission of inquiry issued to him on 16 October 1987 by Our Administrator of the Government of the Commonwealth of Australia by Letters Patent (as subsequently varied) continue to have effect for the purposes of these Our Letters Patent:

AND We further declare that in these Our Letters Patent, the expression "relevant Commission" means the Commission of inquiry issued on this day by Our Governor-General of the Commonwealth of Australia by Letters Patent to the Honourable Elliott Frank Johnston:";

- (c) for the words "the Honourable James Henry Muirhead" (wherever elsewhere occurring) there were substituted "the Honourable Elliott Frank Johnston";
- (d) for the words "the existing Commission" (wherever elsewhere occurring) there were substituted "the relevant Commission"; and
- (e) for the words "31 December 1989 or such later date" there were substituted "30 September 1990 or such later date".

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

N.N.—8938900

COMMONWEALTH OF AUSTRALIA

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

TO

THE HONOURABLE DANIEL JOHN O'DEA

GREETING:

WHEREAS by Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on 27 October 1988 We appointed you to be a Commissioner to inquire into and report upon certain deaths in Australia since 1 January 1980 of Aboriginals and Torres Strait Islanders whilst in police custody, in prison or in any other place of detention and into certain matters relating thereto:

AND WHEREAS those Letters Patent were varied by Letters Patent issued by Our Governor-General of the Commonwealth of Australia on 7 December 1988:

AND WHEREAS it is desirable that those Letters Patent be further varied:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and every other enabling power, declare that the Letters Patent issued on 27 October 1988 (as varied by the Letters Patent issued on 7 December 1988) shall have effect on and from 12 o'clock noon on 28 April 1989 as if:

- (a) for the words "Our Letters patent)" in subparagraph (a) there were substituted the words "Our Letters Patent but not including any such death that occurs after the expiration of 31 May 1989)";
- (b) for the penultimate paragraph (which is concerned with the meaning of the expression "original Commission") there were substituted the following paragraphs:

"AND We further declare that, until guidelines are issued or recommendations are made by the Honourable Elliott Frank Johnston under the relevant Commission, the guidelines issued and recommendations made by the Honourable James Henry Muirhead under the Commission of inquiry issued to him on 16 October 1987 by Our Administrator of the Government of the Commonwealth of Australia by Letters Patent (as subsequently varied) continue to have effect for the purposes of these Our Letters Patent:

AND We further declare that in these Our Letters Patent, the expression "relevant Commission" means the Commission of inquiry issued on this day by Our Governor-General of the Commonwealth of Australia by Letters Patent to the Honourable Elliott Frank Johnston:";
- (c) for the words "the Honourable James Henry Muirhead" (wherever elsewhere occurring) there were substituted "the Honourable Elliott Frank Johnston"; and
- (d) for the words "the original Commission" (wherever elsewhere occurring) there were substituted "the relevant Commission".

(L.S.) WITNESS His Excellency the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia.

Dated this 27th day of April 1989.

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
BOB HAWKE  
Prime Minister

## 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 5 May 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 23 of 1989—An Act to amend legislation relating to Customs and Excise, and for related purposes (*Customs and Excise Legislation Amendment Act 1989*)

No. 24 of 1989—An Act to amend legislation relating to Customs Excise, and for related purposes (*Customs and Excise Legislation Amendment Act (No. 2) 1989*)

A. R. BROWNING  
Clerk of the House of Representatives

N.N.—8938469

## Orders

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

Notice is hereby given that the following amendments to Civil Aviation Orders

Part 105 will become effective on 17 May 1989.

AD/B767/24: Door counter balance torsion spring

Part 107 will become effective on 19 May 1989

AD/PHZL/58: Piston nut B474

Part 105 will become effective on 9 June 1989

AD/B737/20: Engine Fire/overheat detection module

Part 105 will become effective on 30 September 1989

AD/CASA/12: Flap control rod joints

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

Civil Aviation Authority  
607 Swanston St  
Carlton South Vic. 3053

or by mail from:

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

N.N.—8938470

## Determinations

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

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

<i>Number and year of Determination</i>	<i>Description of Determination</i>	<i>Date made</i>
No. 15 of 1989	Amends Determination 3711	20 February 1989
No. 16 of 1989	Amends Determination 0404	27 February 1989
No. 17 of 1989	Amends Determination 3991	24 February 1989
No. 18 of 1989	Amends Determination 2601, 2607 and 2701	4 March 1989
No. 19 of 1989	Amends Determination 0202 and 0301	28 February 1989
No. 20 of 1989	Amends Determination 0504	13 March 1989
No. 21 of 1989	Amends Determination 0101	12 March 1989
No. 22 of 1989	Amends Determination 3601, 3610 and 3731	3 March 1989
No. 23 of 1989	Amends Determination 3601, 3610, 3711 and 3731	3 March 1989
No. 24 of 1989	Amends Determination 3719	6 March 1989
No. 25 of 1989	Revokes 0106 and amends 0309	3 March 1989
No. 26 of 1989	Repeals Determination 3725 and 3726	6 March 1989
No. 27 of 1989	Introduces Overseas Defence Determination 1989/27	6 March 1989
No. 28 of 1989	Amends Determination 3601, 3610, 3731, 3732 and 3733	10 March 1989
No. 29 of 1989	Amends Determination 0503	12 March 1989
No. 30 of 1989	Amends Determination 3601	10 March 1989
No. 31 of 1989	Amends Determination 3601, 3610, 3711 and 3731	10 March 1989
No. 32 of 1989	Amends Overseas Defence Determination 1989/27	15 March 1989
No. 33 of 1989	Amends Determination 3601, 3610, 3711 and 3731	17 March 1989
No. 34 of 1989	Amends Determination 3601, 3610, 3711 and 3731	17 March 1989
No. 35 of 1989	Amends Determination 0606	17 March 1989
No. 37 of 1989	Amends Determination 3714, 3718, 3723 and 3724	22 March 1989
No. 39 of 1989	Amends Determination 0109	10 April 1989
No. 40 of 1989	Amends Determination 3601, 3610, 3711 and 3731	4 April 1989
No. 41 of 1989	Amends Determination 3601, 3610, 3711 and 3731	4 April 1989
No. 42 of 1989	Amends Determination 3601, 3610, 3711 and 3731	4 April 1989
No. 43 of 1989	Amends Determination 3601, 3610, 3711 and 3731	4 April 1989
No. 44 of 1989	Amends Determination 3601, 3610, 3711 and 3731	4 April 1989
No. 45 of 1989	Amends Determination 0214	7 April 1989
No. 46 of 1989	Amends Determination 0506	5 April 1989
No. 47 of 1989	Amends Determination 3601, 3610, 3711 and 3731	11 April 1989
No. 48 of 1989	Amends Determination 3601, 3610, 3711 and 3731	11 April 1989

N.N.—8938471

### Public Service Act 1922

#### NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

Notice is hereby given that the following determinations have been made under section 82D of the Public Service Act. Copies of the determinations can be obtained from the Public Sector Legal Services Section, Department of Industrial Relations, Jolimont Centre, Canberra City ACT (062) 43 7725.

<i>Number and year of Determination</i>	<i>Description of Determination</i>	<i>Date made</i>
No. 40 of 1989	Retirement benefit—Crawford	5.4.89
No. 41 of 1989	Retirement benefit—Coleman	7.4.89
No. 47 of 1989	Retirement benefit—Malloy	5.4.89
No. 48 of 1989	Retirement benefit—Conroy	4.4.89
No. 51 of 1989	Retirement benefit—Bowers	5.4.89
No. 53 of 1989	Retirement benefit—Thomas	10.4.89
No. 57 of 1989	Retirement benefit—Johnson	14.4.89
No. 59 of 1989	Amendment to Determination 1984/19—Vehicle Examiner and Tester	17.4.89

N.N.—8938472

**NOTIFICATION OF THE MAKING OF A DETERMINATION PURSUANT TO SUBSECTION 9 (7A) OF THE PUBLIC SERVICE ACT 1922**

Notice is hereby given that the Parliamentary Presiding Officers have made the undermentioned Determination. Copies can be obtained from the Joint House Department, Parliament House, Canberra ACT (062) 77 5151.

<i>Number of year</i>	<i>Description of Determination</i>	<i>Date made</i>
No. 4 of 1988	Salary rates	30 November 1988
No. 1 of 1989	Salary rates	26 April 1989

M. BOLTON  
Secretary

N.N.—8938473

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## Government Departments

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### Administrative Services

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The following forms are approved for the purposes of sections 113 and 166(5) of the Commonwealth Electoral Act 1918.

Colin A Hughes  
Electoral Commissioner

I Castles  
Commissioner

#### NOTICE OF DETERMINATION OF OBJECTIONS

Dear (Objector)

I refer to the objections lodged with me on (date) to certain electors' names being retained on the electoral roll.

I have investigated each objection. In a number of cases electors had re-enrolled for another address or were known to still be living at their enrolled address. A form "Notice of Intention to Remove Name From Electoral Roll" was issued to the remaining electors on (date).

The period for reply to these notices expired on (date). Each objection has now been determined, and the electors advised of my decision. Names have been removed from the electoral roll where necessary.

The attached schedule indicates the action taken in each case and whether the deposit of \$2.00 is to be refunded or forfeited.

The *Commonwealth Electoral Act 1918* provides that the \$2.00 deposit will be forfeited where the Divisional Returning Officer concerned holds that the objection was made without a reasonable belief that grounds for the objection existed. A cheque for the amount of the refunded deposits will be sent to you shortly.

Yours sincerely

Divisional Returning Officer

# NOMINATION OF SENATORS WHO ARE ENDORSED BY MORE THAN ONE REGISTERED PARTY AND WHO ARE TO BE GROUPED

NOMINATORS: Complete either section A or section B.

Registered means registered under the  
Commonwealth Electoral Act 1918.

<b>A</b>	<p><b>NOMINATION BY REGISTERED OFFICERS OR DEPUTY REGISTERED OFFICERS OF PARTIES ENDORSING CANDIDATES</b></p> <p>To the Australian Electoral Officer for the State/Territory of .....</p> <div style="display: flex; justify-content: space-between;"> <div style="width: 48%;"> <p><b>FIRST PARTY</b></p> <p>I, ..... the registered officer/deputy registered officer* of the..... (Name of registered party) hereby nominate the persons named below as endorsed by the said party as Senators for the above State/Territory to serve in the Senate of the Parliament of the Commonwealth.</p> <p>The registered name/registered abbreviation* of the party is to be printed adjacent to those candidates' names on the ballot paper.</p> <p>Signature of officer..... Dated .....19.....</p> <p>*Delete one.</p> </div> <div style="width: 48%;"> <p><b>SECOND PARTY</b></p> <p>I, ..... the registered officer/deputy registered officer* of the..... (Name of registered party) hereby nominate the persons named below as endorsed by the said party as Senators for the above State/Territory to serve in the Senate of the Parliament of the Commonwealth.</p> <p>The registered name/registered abbreviation* of the party is to be printed adjacent to those candidates' names on the ballot paper.</p> <p>Signature of officer..... Dated .....19.....</p> </div> </div>
<div style="display: flex; justify-content: flex-end; align-items: center;"> <span style="border: 1px solid black; padding: 2px 5px;">GO TO</span> <span style="border: 1px solid black; padding: 2px 5px; margin-left: 5px;">D</span> </div>	

<b>B</b>	<p><b>NOMINATION BY SIX ELECTORS</b></p> <p>To the Australian Electoral Officer for the State/Territory of .....</p> <p>We, electors on the electoral roll for the above State/Territory and entitled to vote at the election of Senators for that State/Territory, hereby nominate the persons named below as Senators for the State/Territory to serve in the Senate of the Parliament of the Commonwealth.</p> <p>Dated ..... 19.....</p> <p><b>NOMINATORS</b> <b>PLEASE PRINT :</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 15%;">Surname or family name</th> <th style="width: 15%;">Christian or given names</th> <th style="width: 35%;">Residential address for which enrolled No. Street      Suburb/ Town</th> <th style="width: 10%;">Date of birth</th> <th style="width: 25%;">Signature</th> </tr> </thead> <tbody> <tr> <td style="height: 150px;"></td> <td></td> <td></td> <td></td> <td></td> </tr> </tbody> </table>	Surname or family name	Christian or given names	Residential address for which enrolled No. Street      Suburb/ Town	Date of birth	Signature					
Surname or family name	Christian or given names	Residential address for which enrolled No. Street      Suburb/ Town	Date of birth	Signature							
<div style="display: flex; justify-content: flex-end; align-items: center;"> <span style="border: 1px solid black; padding: 2px 5px;">GO TO</span> <span style="border: 1px solid black; padding: 2px 5px; margin-left: 5px;">C</span> </div>											

<b>OFFICE USE</b> Received: Date ...../...../.....	Time ..... am/pm	Signature ..... <div style="text-align: right; font-size: small;">Australian Electoral Officer</div>
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**C** NEED NOT BE COMPLETED IF SECTION 'A' HAS BEEN USED - OR - IF ENDORSEMENT IS TO BE EFFECTED BY A SEPARATE LIST OF CANDIDATE'S NAMES GIVEN BY THE REGISTERED OFFICERS OR DEPUTY REGISTERED OFFICERS OF EACH PARTY TO THE AUSTRALIAN ELECTORAL OFFICER FOR THE STATE/TERRITORY BEFORE THE CLOSE OF NOMINATIONS

**VERIFICATION OF ENDORSEMENT BY REGISTERED PARTIES**

**First party**  
The candidates named below as endorsed by ..... are so endorsed.  
(Name of registered party)  
The registered name/registered abbreviation\* of the party is to be printed adjacent to the candidates' names on the ballot paper.  
Signature of registered officer/deputy registered officer\* of party .....  
Name in full (BLOCK LETTERS PLEASE) .....  
Dated..... 19 .....

**Second party**  
The candidates named below as endorsed by ..... are so endorsed.  
(Name of registered party)  
The registered name/registered abbreviation\* of the party is to be printed adjacent to the candidates' names on the ballot paper.  
Signature of registered officer/deputy registered officer\* of party .....  
Name in full (BLOCK LETTERS PLEASE) .....  
Dated..... 19 .....

**GO TO D**

**D** **COMPOSITE NAME FOR GROUP TICKET VOTING SQUARE**

The name to be printed adjacent to the group ticket voting square on the ballot paper is ..... which is a composite name formed from the registered names or abbreviations of the parties endorsing the candidates in the group.  
Signature of registered officer/deputy registered officer\* of first party .....  
Signature of registered officer/deputy registered officer\* of second party ..... Dated..... 19 .....

**GO TO E**

**E** **CANDIDATES**

Each of the candidates named below states that:

- I am an Australian citizen	Yes <input type="checkbox"/> No <input type="checkbox"/>
- I am at least 18 years of age	Yes <input type="checkbox"/> No <input type="checkbox"/>
- I am an elector or qualified to be an elector	Yes <input type="checkbox"/> No <input type="checkbox"/>
- I am not, by virtue of section 44 of the Constitution, incapable of being chosen or of sitting as a Senator	Yes <input type="checkbox"/> No <input type="checkbox"/>

and declares as follows:

- I am qualified under the Constitution and the laws of the Commonwealth to be elected as a Senator;
- I am not, and do not intend to be, a candidate for any other election to be held on same day as the election to which the above nomination relates;
- I consent to act as a Senator for the above State/Territory if elected.

Each of the candidates named below wishes his or her Christian or given names to appear on the ballot paper in the form shown below.

**PLEASE PRINT:**

Order 1,2,3 etc.	Name of candidate, as enrolled Surname or family name Christian or given names	Form of Christian or given names to appear on ballot paper	Residential address	Occupation	Party endorsing candidate	Signature

**GO TO F**

**F**

The Group Voting Ticket(s) must be lodged with the Australian Electoral Officer for the State/Territory within 24 hours of the close of nominations.

Where the members of the group have been endorsed by more than one registered party, the Group Voting Ticket or Tickets may be signed and lodged by:

- Please give the name of the person, or names of the persons, who will be responsible for lodging the Group Voting Ticket(s).

Name		Position	Phone Numbers
			GO TO G

**G**

The person(s) named as contact officer(s) should be able to readily relay information to ALL the candidates.

Contact officer(s)	Phone Numbers	
	Business hours	After hours

N.N.-8938902

## 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 Sydney Harbour Tunnel Company Limited, 100 Arthur St, North Sydney NSW 2060 to dump at sea, for the period of eighteen months commencing on 3 May 1989, up to 105 000 tonnes of dredge spoil and blast furnace slag arising from the construction of the casting basin at Port Kembla.

The dumping of the material is to take place in an area whose corners are situated at:

34° 30.2' S	151° 0.8' E
34° 30.7' S	151° 3.0' E
34° 32.6' S	151° 2.4' E
34° 32.1' S	151° 0.0' E

The general permit specifies monitoring requirements relating to the dumping of the dredge spoil.

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 D. Eisenhuth by telephoning (02) 959 3028.

Dated this 5th day of May 1989.

NELSON QUINN

First Assistant Secretary  
Conservation Division

N.N.—8938474

### COMMONWEALTH OF AUSTRALIA

#### *Wildlife Protection (Regulation of Exports and Imports) Act 1982*

##### Section 44

##### NOTICE

I, 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 an authority under section 44 of the Act to export over a period of six months the specimens specified below, 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:

*Xanthorrhoea johnsonii*

cut fronds collected from State Forest No. 616 (6292ha).

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 ten 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 4th day of May 1989.

GRAHAM RICHARDSON

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

N.N.—8938475

### COMMONWEALTH OF AUSTRALIA

#### *Wildlife Protection (Regulation of Exports and Imports) Act 1982*

##### Section 44

##### NOTICE

I, 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 an authority under section 44 of the Act to export over a period of six months the specimens specified below, 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:

15 *Brachychiton rupestris*, Queensland bottle trees collected from private property

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 ten 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 4th day of May 1989.

GRAHAM RICHARDSON

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

N.N.—8938476

### COMMONWEALTH OF AUSTRALIA

#### *Wildlife Protection (Regulation of Exports and Imports) Act 1982*

##### Section 44

##### NOTICE

I, 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 two persons authority under section 44 of the Act to export over a period of six months, consignments of shells of native Australian molluscs 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:

In accordance with paragraph 44 (1) (f) of that Act, I invite interested persons to lodge with me comments in writing on the desirability of giving these authorities. Such comments should be lodged at the following address not later than ten 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 5th day of May 1989.

GRAHAM RICHARDSON

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

N.N.—8938477

## COMMONWEALTH OF AUSTRALIA

*Wildlife Protection (Regulation of Exports and Imports) Act 1982*

## Section 44

## NOTICE

I, 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 an authority under section 44 of the Act to export over a period of six months, consignments of cut fronds or stems of the following species of native Australian plants 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:

*Adiantum formosum*, *Pteridium esculentum*, *Blechnum* spp, *Macrozamia communis*, *Caustis flexuosa*, *Culcita dubia* from Yerriyong State Forest and 277 ha private property.

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 4th day of May 1989.

GRAHAM RICHARDSON

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

N.N.—8938478

## COMMONWEALTH OF AUSTRALIA

*Wildlife Protection (Regulation of Exports and Imports) Act 1982*

## Section 11

## DECLARATION OF APPROVED INSTITUTIONS

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

Dated this 10th day of May 1989.

J. D. OVINGTON  
Designated Authority

## SCHEDULE

Column 1 Item	Column 2 Name and country of approved institution	Column 3 Approved class, or classes, of specimens
1	Red Hill Station Pty Ltd, 'Cherwell', Sandy Hol- low NSW 2333	<i>Cervus elaphus</i>
2	Red Hill Station Pty Ltd, 'Danehurst', via Ben- demeer NSW 2352	<i>Cervus elaphus</i>

N.N.—8938479

## COMMONWEALTH OF AUSTRALIA

*Wildlife Protection (Regulation of Exports and Imports) Act 1982*

## Section 11

## DECLARATION OF APPROVED INSTITUTIONS

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

Dated this 11th day of May 1989.

J. D. OVINGTON  
Designated Authority

## SCHEDULE

Column 1 Item	Column 2 Name and country of approved institution	Column 3 Approved class, or classes, of specimens
1	Mr B. J. Wallbank, Le Pages Rd, Neerim South Vic. 3821	<i>Dama dama</i>
2	W. O. & J. J. Hughes, 19 Becket Rd, Donvale Vic. 3111	<i>Dama dama</i>

N.N.—8938480

Attorney-General

APPOINTMENT OF THE PRESIDENT OF THE  
FEDERAL POLICE DISCIPLINARY TRIBUNAL

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 54 (3) of the *Complaints (Australian Federal Police) Act 1981* hereby appoint the Honourable John Joseph Anthony Kelly, a Judge of the Federal Court of Australia, to be President of the Federal Police Disciplinary Tribunal for the term commencing on 1 May 1989 and expiring on 30 April 1996.

Dated this 27th day of April 1989.

BILL HAYDEN  
Governor-General

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

N.N.—8938481

COMMONWEALTH OF AUSTRALIA

*Trade Practices Act 1974*

DECLARATION OF UNSAFE GOODS

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

Particulars of Goods:

Toys which have been marketed under the names of:

- 'Skateboard Smackup' or 'Skateboard Smackups'
- 'Garbage Pail Kids'
- 'Krazy Kookie Balls'
- 'Weird Balls'
- 'Foul Ball'
- 'Mad Ball' or 'Mad Balls'
- 'Trash Head Spitballs'
- 'Gross Out Grunkies'
- 'Kuddlee Uglee'
- 'Super Dough Squeezers'
- 'Rude Ralph' or 'Rude Ralph Gang'

Dated the 5th day of May 1989.

NICK BOLKUS  
Minister of State  
for Consumer Affairs

N.N.—8938482

FILM CENSORSHIP BOARD  
WEEK ENDING 7 APRIL 1989

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

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

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

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

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<b>'G'—Suitable for general exhibition</b>					
<i>Africa Screams</i>	E. Nassour	USA	79	RCA/Columbia Pictures/Hoyts Video	
<i>Dog Care</i>	R. Page	UK	58	Virgin Vision Australia	
<i>Gallipoli the Fatal Shore</i>	H. Broadbent	Australia	92	Festival Records	
<i>Greg Norman the Complete Golfer Pt 1—The Long Game</i>	T. Jastrow	USA	63	CIC-Taft Video	
<i>Greg Norman the Complete Golfer Pt 2—The Short Game</i>	T. Jastrow	USA	46	CIC-Taft Video	
<i>Little Prince—The Perfect Planet/the Star Gazer, The</i>	J. Brewer	USA	48	Outland Promotions	
<i>Star Trek the Next Generation—11001001/Coming of Age</i>	M. Hurley	USA	89	CIC-Taft Video	

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
<i>Starstruck/Out of Step</i>	P. McCormick/M. Gordon	USA	89	Family Home Entertainment	
<i>Submarine X-1</i>	J. Champion	UK	87	Corporate Video	
<i>Understanding the Menopause—How Can Hormone Replacement Therapy Help Me?</i>	K. Tank	Australia	32	The Queen Victoria Hospital Foundation	
<b>'PG'—Parental guidance required for those under 15</b>					
<i>Angel Levine, The</i>	C. Schultz	USA	103	Corporate Video	L (i-l-g) V (i-l-j) O (adult concepts)
<i>Appointment With Death</i>	M. Winner	UK/Israel/Italy	102	Hoyts Distribution	V (i-l-g) O (adult concepts)
<i>Battle of the Aces</i>	G. Coreman	USA	87	Corporate Video	V (i-m-j)
<i>Cane Toads</i>	Film Australia	Australia	46	Home Cinema Group	O (drug references) L (i-l-j)
<i>Crusoe</i>	A. Braunsberg	UK/Yugoslavia	91	Virgin Vision Australia	V (i-m-j) O (adult concepts)
<i>Fine Gold (Oro Fino)</i>	M. Eguizabal	Spain/USA	96	CBS/Fox Video	O (adult concepts)
<i>GI Joe—A Real American Hero—Ninja Holiday</i>	Marvel Productions	USA	62	Golden Press	V (i-l-g)
<i>Police Squad!—Revenge and Remorse/the Butler did it/Testimony of Evil</i>	R. Weiss	USA	72	CIC-Taft Video	V (i-l-j) O (drug references)
<i>She was Marked for Murder</i>	E. Rich	USA	96	Corporate Video	O (adult concepts sexual allusions)
<i>Surviving the Affair with Jean Hollands</i>	J. Howmiller	USA	62	Super Star Video	O (adult theme)
<i>Three Men and a Cradle</i>	J. Lepetit	France	100	Home Cinema Group	L (f-l-j) O (sexual allusions)
<i>Workin' for Peanuts</i>	I. Paterson	Canada	47	Roadshow Home Video	O (adult concepts) V (i-l-j)
<b>'M'—Mature (not recommended for viewing by persons under 15)</b>					
<i>Beverly Hills Brats</i>	T. Moore/J. Rivers	USA	94	Roadshow Home Video	L (i-m-g)
<i>Celia</i>	T. White/G. Glenn	Australia	98	Hoyts Distribution	V (i-m-j) O (adults concepts)
<i>Crossing the Mob</i>	P. Parslow	USA	96	Corporate Video	V (i-m-j) O (adult concepts)
<i>Dr Alien</i>	D. De Coteau/J. Schouweiler	USA	84	CIC/Taft Video	L (i-m-g) O (nudity sexual allusions)
<i>File of the Golden Goose, The</i>	D. Rose	USA	105	Corporate Video	**
<i>Fresh Horses</i>	D. Berg	USA	99	Hoyts Distribution	L (i-m-g) O (adult concepts)
<i>Full Moon in Blue Water</i>	L. Turman/D. Foster/J. Turman	USA	91	Hoyts Distribution	L (i-m-g) O (adult concepts)
<i>Hawks</i>	S. Lanning/K. Cavele	UK	105	Hoyts Distribution	L (i-m-j) O (adult concepts sexual allusions)

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
<i>Johnny Be Good</i>	A. Fields	USA	87	RCA/Columbia Pictures/Hoyts Video	O (sexual allusions nudity)
<i>Kung Fu Kids III, The</i>	H. Ben	Hong Kong	92	Roadshow Home Video	V (i-m-g)
<i>Overthrow, The</i>	F. De Angelis	USA	81	Macro Entertainment	V (f-m-g) L (f-m-g)
<i>Sizzle Beach, U.S.A.</i>	E. Louzil	USA	89	Southern Star Group	O (nudity) S (i-m-g) L (i-m-g)
<i>Steal the Sky</i>	Y. Ben-Ami	Israel/USA	106	CIC/Taft Video	L (i-m-j) S (i-m-j) V (i-m-j)
<i>Stranded</i>	S. Rosenfelt/M. Levinson	USA	78	RCA/Columbia Pictures/Hoyts Video	V (i-m-g)
<i>To Kill a Priest</i>	J. Alessandri	France	130	RCA/Columbia Pictures/Hoyts Video	L (i-m-g) V (i-m-j)
<b>'R'—Restricted (not to be sold or hired or delivered to minors or displayed in a public place unless container bears prescribed markings)</b>					
<i>Alice in Blackland (Edited Version)</i>	J. Flora	USA	49	Capital Duplicators	S (f-m-g)
<i>Anguish</i>	P. Coromina	USA	88	Virgin Vision Australia	V (i-m-g) O (horror)
<i>Scarecrows</i>	C. Winikoff/W. Wesley	USA	80	Roadshow Home Video	O (horror) V (i-m-g)
<i>Sweet Things (Edited version)</i>	C. Martin	USA	57	Capital Duplicators	S (f-m-g)
<i>Terror at the Opera</i>	Mario and Vittorio Cecchi Gori Group/Tiger Cinematographica	Italy	92	RCA/Columbia Pictures/Hoyts Video	V (f-m-g)
<b>'X'—Extra Restricted (not to be sold or hired or delivered to minors or displayed except in a restricted publications area and bearing prescribed markings)</b>					
<i>Anthony Spinelli's Ecstasy</i>	A. Spinelli	USA	72	Leisuremail	S (f-h-g)
<i>In Search of the Megaboob-3-4-5-6 LB-Bouncing in the U.S.A.</i>	Emmarbee/J. Lee	UK/USA	85	Vid Nova	S (i-h-g)
<i>Office Fantasies</i>	T. Novack	USA	74	Leisuremail	S (f-h-g)
<b>Films board of review</b>					
<i>Full Metal Jacket (a)</i>	S. Kubrick	USA	116	Warner Home Video	*

Decision Reviewed: Classify 'R' by the Film Censorship Board.

Decision of the Board: Confirm the Decision of the Film Censorship Board.

(a) Omitted from earlier list

**FILM CENSORSHIP BOARD**

WEEK ENDING 14 APRIL 1989

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

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

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

\* Films Board of Review Decision

\*\* Code reasons unavailable for films originally classified before 1972.

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<b>'G'—Suitable for general exhibition</b>					
<i>39 Steps, The</i>	Not shown	UK	87	Virgin Vision Australia	
<i>Andy Pandy—Red Engine</i>	Westerham Arts Films	UK	59	Hoyts Polygram Video	
<i>Cellulite!!! Cellulite!! Cellulite!—Removal in Five Easy Steps</i>	S. Haley	USA	47	Super Star Video	
<i>Giant</i>	G. Stevens/H. Ginsberg	USA	190	Corporate Video	
<i>Gloria Estefan &amp; Miami Sound Machine—Homecoming Concert</i>	P. Flattery	USA	78	CBS Records Australia	
<i>Greatest Moments in Rugby League—1977 Grand Final and Replay</i>	G. McNiece	Australia	99	Hoyts Polygram Video	
<i>Greatest Moments in Rugby League 1972 &amp; 1973 Grand Finals</i>	G. McNiece	Australia	118	Hoyts Polygram Video	
<i>Greatest Moments in Rugby League 1988 Year in Review</i>	A. Catt	Australia	115	Hoyts Polygram Video	
<i>Gymjazz the Non-Impact Workout</i>	R. Billian	USA	32	Super Star Video	
<i>Headache Helper—Free Yourself from Tension Headaches</i>	John Stanley Training Programs	USA	57	Super Star Video	
<i>Jean Hollands—ACA—The Family Secret</i>	J. Wiens	USA	53	Super Star Video	
<i>Jimbo and the Jet-Set—Volume 1</i>	P. Maddocks	UK	50	Hoyts Polygram Video	
<i>Just my Luck</i>	D. Archbold	Canada	76	Hoyts Distribution	
<i>L'Africaine</i>	D. Horn	UK	191	Communications and Entertainment	
<i>My First Love</i>	G. Mutrux	USA	93	Virgin Vision Australia	
<i>My Little Pony—Bright Lights</i>	Hasbro	USA	60	Golden Press	
<i>My Little Pony—The Glass Princess</i>	Hasbro	USA	60	Golden Press	
<i>My Little Pony—The Revolt of Paradise Estate/Sweet Stuff and the Treasure Hunt/Fugitive</i>	Sunbow Productions	USA	59	Golden Press	
<i>Neil Diamond's Greatest Hits Live</i>	Arch Angel Television Productions	USA	60	CBS Records Australia	

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<i>Nutcracker and the Mouse King The/ Petrushka/Coppelia/ The Sleeping Beauty</i>	E. Bennett/J. Hosier	UK	67	Hoyts Polygram Video	
<i>Rupert and the Magic Ball</i>	Animated Expressions	UK	57	Hoyts Polygram Video	
<i>So You Want to be a Rock Star—Part 1</i>	Musical Films	Australia	60	Home Cinema Group	
<i>So You Want to be a Rock Star—Part 3</i>	Musical Films	Australia	60	Home Cinema Group	
<i>So You Want to be a Rock Star—Part 2</i>	Musical Films	Australia	60	Home Cinema Group	
<b>'PG'—Parental guidance required for those under 15</b>					
<i>Attack on the Iron Coast</i>	J. Champion	UK	86	Corporate Video	V (i-l-j)
<i>Bound for Glory</i>	R. Blumofe	USA	143	Corporate Video	V (i-l-g) L (i-l-g) O (sexual allusions)
<i>Bullseye</i>	B. Rosen	Australia	87	Hoyts Distribution	L (f-l-g) V (i-l-g) O (sexual allusions)
<i>Casino Royale</i>	C. Feldman/J. Bresler	UK	125	RCA/Columbia Pictures/Hoyts Video	V (i-l-j) O (adult concepts sexual allusions)
<i>Delphi Bureau—The Merchant of Death Assignment, The</i>	S. Rolfe	USA	75	Corporate Video	V (i-l-j)
<i>Eight Men Out</i>	S. Pillsbury/M. Sanford	USA	115	RCA/Columbia Pictures/Hoyts Video	L (i-m-g) O (adult concepts)
<i>Experts, The</i>	J. Keach	USA	93	United International Pictures	L (i-l-g) O (sexual allusions)
<i>Goofballs</i>	D. Falconer	USA	87	Virgin Vision Australia	O (adult concepts)
<i>Il Rollerboy</i>	O. Assonitis	USA	97	Video Wholesalers Ltd	O (sexual allusions) V (i-l-j)
<i>Jamaica Inn</i>	E. Pommer	UK	90	Virgin Vision Australia	O (adult concepts)
<i>Kit Carson</i>	Not shown	USA	96	RCA/Columbia Pictures/Hoyts Video	V (i-l-g)
<i>Lean on Me</i>	N. Twain	USA	108	Warner Home Video	L (i-m-j) O (adult concepts)
<i>Marilyn—'Say Goodbye to the President'</i>	B.B.C.	UK	72	The Video Distribution Company	O (adult concepts)
<i>Maybe Baby</i>	R. Sertner	USA	92	Virgin Vision Australia	O (adult concepts)
<i>New York Stories—Life Lessons/Life without Zoe/Oedipus Wrecks</i>	R. Greenhut	USA	124	Roadshow Home Video	L (i-l-g) O (adult concepts)
<i>Place at the Coast, The</i>	H. Furlong	Australia	95	Home Cinema Group	L (i-m-j) O (adult concepts)
<i>Police Academy 6—City Under Siege</i>	P. Maslansky	USA	84	Warner Home Video	L (i-l-g) V (i-l-j)
<i>Professor Dowell's Testament</i>	Lenfilm Studios	USSR	87	RCA/Columbia Pictures/Hoyts Video	O (adult concepts)
<i>Rich Kids</i>	G. George/M. Hausman	USA	93	Corporate Video	O (adult and adolescent concepts) L (i-l-j)

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
<b>'M'—Mature (not recommended for viewing by persons under 15)</b>					
<i>84 Charlie Mopic</i>	M. Nolin	USA	90	Palace Entertainment Corporation	L (f-m-g) V (i-m-g)
<i>Beach Fever</i>	A. Biston/Y. Bentzui	USA	90	Hoyts Distribution	O (sexual allusions) V (i-m-g)
<i>Belly of an Architect, The</i>	C. Callender/W. Donohue	UK	115	Hoyts Distribution	S (i-m-j) O (adult concepts)
<i>Bull Durham</i>	T. Mount/M. Burg	USA	103	RCA/Columbia Pictures/Hoyts Video	S (i-m-j) L (f-m-g)
<i>C.H.U.D. II—Bud the Chud</i>	J. Krane	USA	81	Outland Promotions	V (f-m-g)
<i>Dark Tower</i>	J. Bowey/D. Witz	USA	91	Hoyts Distribution	O (horror)
<i>Decline of Western Civilisation Part II—the Metal Years, The</i>	J. Dayton/V. Faris	USA	93	Hoyts Distribution	L (f-m-g) O (sexual allusions drug references)
<i>Dominick and Eugene</i>	M. Minoff/M. Farrell	USA	104	RCA/Columbia Pictures/Hoyts Video	L (i-m-g) O (adult concepts)
<i>Dracula has Risen from the Grave</i>	A. Young	UK	89	Corporate Video	O (horror) V (i-m-g)
<i>Five Easy Pieces</i>	B. Rafelson/R. Wechsler	USA	97	RCA/Columbia Pictures/Hoyts Video	**
<i>Glitz</i>	S. McGlothen	USA	95	Corporate Video	V (i-m-g) O (adult concepts)
<i>Haunted Summer</i>	M. Poll	USA/Italy	102	Hoyts Distribution	O (drug use adult concepts)
<i>In the Line of Duty—The F.B.I. Murders</i>	D. Kappes	USA	93	CIC-Taft Video	V (i-m-j)
<i>Jacknife</i>	R. Schaffel/C. Baum	USA	102	Filmpac Holdings	L (i-m-g)
<i>Jakarta</i>	D. Punjabi/G. Punjabi/R. Punjabi	USA	91	Roadshow Home Video	S (i-m-g) V (f-m-g) L (i-m-g)
<i>Monkey Shines</i>	C. Evans	USA	109	RCA/Columbia Pictures/Hoyts Video	S (i-m-j) L (i-m-g) V (i-m-j)
<i>Never Say Die</i>	G. Murphy	New Zealand	103	Filmpac Holdings	L (i-m-g) V (i-m-j)
<i>Never Say Die—A Decade of Black Sabbath</i>	M. Baker	USA	57	Virgin Vision Australia	L (i-m-g)
<i>Police Squad—A Substantial Gift/ Ring of Fear/ Rendezvous at Big Gulch</i>	R. Weiss	USA	72	CIC-Taft Video	V (i-l-j) O (adult concepts)
<i>Possessed, The</i>	P. Mandelker	USA	70	Corporate Video	O (mild horror)
<i>Rabbit, Run</i>	H. Kreitsek	USA	90	Corporate Video	O (adult concepts)
<i>Rooftops</i>	H. Koch	USA	94	Roadshow Home Video	L (f-m-g) V (i-m-g)
<i>Secret Invasion, The</i>	G. Corman	USA	94	Corporate Video	V (i-m-j)
<i>Sicilian, The</i>	M. Cimino/J. Carelli	USA	140	CBS/Fox Video	V (i-m-g) L (i-m-g)
<i>Siege of Firebase Gloria, The</i>	H. Grigsby/R. Confesor	USA/ Australia	95	Hoyts Distribution	V (f-m-j) L (f-m-g)
<i>Snake Eater</i>	J. Dunning	USA	94	Palace Entertainment Corporation	V (f-m-g) L (i-m-g)
<i>Toxic Avenger Part II The</i>	L. Kaufman/M. Herz	USA	91	CBS/Fox Video	V (i-m-g) S (i-m-g) L (i-m-g)
<i>Warlords</i>	H. Goldstein/F. Olen Ray	USA	82	Hoyts Distribution	V (f-l-g) O (adult concepts)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<i>Young Billy Young</i>	M. Youngstein	USA	85	Corporate Video	V (i-m-g)
<b>'R'—Restricted (not to be sold or hired or delivered to minors or displayed in a public place unless container bears prescribed markings)</b>					
<i>Electric Blue 30</i>	Electric Video	UK	54	Video Ray	S (i-m-g) O (exploitative nudity)
<i>Iced</i>	R. Seibert	USA	86	CBS/Fox Video	V (i-m-g) S (i-m-g)
<i>Thrilled to Death</i>	Platinum Pictures	UK	89	Hoyts Distribution	L (f-m-g) V (i-m-g) O (sexual allusions)
<i>Tougher Than Leather</i>	V. Giordano	USA	86	Hoyts Distribution	V (i-m-g) L (f-m-g) O (sexual allusions)
<i>Waldo Warren—Private Dick Without a Brain (Edited Version)</i>	C. De Paula	USA	70	Virgin Vision Australia	V (i-m-g) S (i-m-g)
<b>'X'—Extra Restricted (not to be sold or hired or delivered to minors or displayed except in a restricted publications area and bearing prescribed markings)</b>					
<i>Bare Essence</i>	J. Stagliano	USA	93	Helkden	S (f-h-g)
<i>Other Side of Pleasure The</i>	B. Aryana	USA	84	Helkden	S (f-h-g)
<i>Salsa Break</i>	J. Stagliano	USA	101	Helkden	S (f-h-g)
<i>Sex on the Town</i>	B. Holtzman	USA	74	Helkden	S (f-h-g)
<i>Suite Sensations</i>	K. Van Ryan	USA	73	Helkden	S (f-h-g)
<i>Turn up the Heat</i>	S. Crum	USA	71	Helkden	S (f-h-g)
<b>Refused Classification</b>					
<i>Gatorbait II—Cajun Justice</i>	F. Sebastian/B. Sebastian	USA	97	CIC-Taft Video	O (gratuitous sexual violence)
<i>Thousand and One Erotic Nights Part II—The Forbidden Tales, A</i>	S. Winters	USA	81	Capital Duplicators	O (exploitative incest fantasy)
<b>Films Board of Review</b>					
<i>Brothers in Arms</i>	C. Meledandri/M. Gordon	USA	92	Roadshow Home Video	*

Decision reviewed: Refusal to classify by the Film Censorship Board

Decision of the Board: Confirm the decision of the Film Censorship Board

N.N.—8934440

## Community Services and Health

### *Aged or Disabled Persons Homes Act 1954*

#### INSTRUMENT OF DETERMINATION PURSUANT TO PARAGRAPH 10D (1) (b)

I, PETER RICHARD STAPLES, Minister of State for Housing and Aged Care, pursuant to paragraph 10D (1) (b) of the *Aged or Disabled Persons Homes Act 1954*, determine that, commencing on 2 May 1989, amounts of financial assistance under that paragraph, shall be calculated at the rate of \$16.05 per day.

Dated this 14th day of April 1989.

PETER RICHARD STAPLES

N.N.—8938486

### *Aged or Disabled Persons Homes Act 1954*

#### INSTRUMENT OF DETERMINATION PURSUANT TO PARAGRAPH 10D (1) (a) (b) and (c)

I, PETER RICHARD STAPLES, Minister of State for Housing and Aged Care, pursuant to paragraphs 10D (1) (a), (b) and (c) of the *Aged or Disabled Persons Homes Act 1954*, determine that, effective from 11 January 1989, amounts of daily financial assistance under those paragraphs, shall be calculated at the rate of:

- Paragraph 10D (1) (a)—Hostel Care \$2.25
- Paragraph 10D (1) (b)—Personal Care \$14.35
- Paragraph 10D (1) (c)—Respite Care \$8.60

Dated this 12th day of April 1989.

PETER RICHARD STAPLES

N.N.—8938487

## 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 Annex

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

Proposal to change from a boarding school to a day and boarding school

#### VICTORIA

1989

School name:	Worawa Aboriginal College
School town/suburb:	Healesville
Proposed change:	Boarding to Day and Boarding
Sponsoring organisation/Aboriginal affiliation:	
School level:	JSS
Projected enrol yr 1:	1989
Proj enrol primary 1:	0
Proj enrol junior 1:	28
Proj enrol senior 1:	21
Max enrol primary:	0
Max enrol junior:	67
Max enrol senior:	25

Proposal to add a new level of education

#### WESTERN AUSTRALIA

1990

School name:	John Pujajangka-Piyirn Catholic School
School town/suburb:	Via Halls Creek
Proposed change:	Extension: JS
Sponsoring organisation/Catholic Education Office of WA affiliation:	
School level:	P
Projected enrol yr 1:	1990
Proj enrol primary 1:	51
Proj enrol junior 1:	10
Proj enrol senior 1:	0
Max enrol primary:	100
Max enrol junior:	50
Max enrol senior:	0

N.N.—8938488

## Immigration, Local Government and Ethnic Affairs

### COMMONWEALTH OF AUSTRALIA

#### IMMIGRATION (GUARDIANSHIP OF CHILDREN) ACT 1946

#### INSTRUMENT OF DELEGATION

WHEREAS sub-section 5(1) of the Immigration (Guardianship of Children) Act 1946 provides as follows:

The Minister may, in relation to any matters or class of matters, or in relation to any non-citizen child or class of non-citizen children, by writing under his hand, delegate to any officer or authority of the Commonwealth or any State or Territory all or any of his powers and functions under this Act (except this power of delegation) so that the delegated powers and functions may be exercised by the delegate with respect to the matters or class of matters, or the child or class of children, specified in the instrument of delegation.

NOW THEREFORE I, ROBERT FRANCIS RAY, Minister of State for Immigration, Local Government and Ethnic Affairs, hereby:

- (1) REVOKE all previous Instruments of Delegation issued under Section 5 of the Immigration (Guardianship of Children) Act 1946; and
- (2) DELEGATE to each person holding, or for the time being occupying or performing the duties of an office specified in the Schedule in their own right all my powers and functions under the Immigration (Guardianship of Children) Act 1946 in relation to all matters (except in relation to the child known as KAJAL who is in the custody of RONALD JAMES WAGNER and JULIE MARGARET WAGNER of 14 Honour Avenue, Werribee in the State of Victoria (hereinafter called 'the said child')) and all classes of matters (except in relation to the said child) and all non-citizen children (except in relation to the said child) and all classes of non-citizen children (except in relation to the said child) except -
  - (a) my powers as a guardian of a non-citizen child under section 6 of the Act insofar as they relate to the giving of consent to the adoption of a non-citizen child who was granted entry to Australia for reasons other than adoption; and
  - (b) my power under section 11 of the Act to direct, by order in writing, that the provisions of the Act should not apply to classes of children (that is, other than individual children).



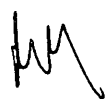
## SCHEDULE

NEW SOUTH WALESDEPARTMENT OF FAMILY & COMMUNITY SERVICES

Director-General  
 Deputy Director-General  
 Director, Operations  
 Director, Management Services  
 Director, Programmes  
 Director, Legislation and Executive Support  
 Officer-In-Charge, Adoptions  
 Regional Director Metropolitan East  
 Regional Director Metropolitan South  
 Regional Director Metropolitan West  
 Regional Director North East Metropolitan  
 Regional Director Hunter  
 Regional Director Northern  
 Regional Director Southern  
 Regional Director Western

VICTORIADEPARTMENT OF COMMUNITY SERVICES

Director-General	
Deputy Director-General,	Regional Services
General Manager	Regional Support Services
Director	Practice Quality Unit
Manager	Adoptions Service
Regional Director	Inner Eastern Region
Regional Director	Inner Urban Region
Regional Director	North Eastern Suburbs Region
Regional Director	North Western Suburbs Region
Regional Director	Outer Eastern Suburbs
Regional Director	Southern Suburbs Region
Regional Director	Western Suburbs Region
Regional Director	Westernport Region
Regional Director	Barwon Region
Regional Director	Central Gippsland Region
Regional Director	Central Highlands
Regional Director	East Gippsland Region
Regional Director	Glenelg Region
Regional Director	Goulburn Region
Regional Director	Loddon Campaspe Region
Regional Director	Mallee Region
Regional Director	Upper Murray Region
Regional Director	Wimmera Region
Managers (18)	Family Youth and Children's Services



QUEENSLAND

DEPARTMENT OF FAMILY SERVICES

Director-General  
Deputy Director-General (Child Protection and Family Support)  
Executive Director (Child Protection & Family Support)  
Regional Director Brisbane East  
Regional Director Brisbane West  
Regional Director Central  
Regional Director Far Northern  
Regional Director Near North Coast  
Regional Director Northern  
Regional Director Southern  
Regional Director South West  
Regional Director Wide Bay

WESTERN AUSTRALIA

DEPARTMENT FOR COMMUNITY SERVICES

Director-General  
Assistant Director-General  
Director Programmes  
Regional Director Country North  
Regional Director Country East  
Regional Director Country South  
Regional Director Metropolitan North  
Regional Director Metropolitan East  
Regional Director Metropolitan South

SOUTH AUSTRALIA

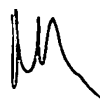
DEPARTMENT FOR COMMUNITY WELFARE

Director-General  
Deputy Director-General  
Director, Program Planning Division  
Manager, Specialist Services

TASMANIA

DEPARTMENT FOR COMMUNITY WELFARE

Director-General  
Deputy Director-General (Child Welfare and Regional Services)  
Regional Director North  
Regional Director North-West  
Regional Director South  
Supervisor Adoptions and Guardianship



AUSTRALIAN CAPITAL TERRITORY

DEPARTMENT OF ART, SPORT, THE ENVIRONMENT, TOURISM AND TERRITORIES The Act Administration - Central Office:

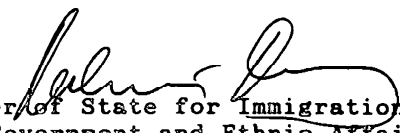
Director of Welfare  
Assistant Secretary, Welfare Services Branch  
Director of Welfare Operations

NORTHERN TERRITORY

DEPARTMENT OF HEALTH & COMMUNITY SERVICES

Secretary  
Regional Director - Alice Springs and Barkly  
Regional Director - Darwin  
Regional Director - East Arnhem  
Regional Director - Katherine  
Director of Community Services - Alice Springs  
Director of Community Services - Darwin

Dated this *Third* day of *May*  
One thousand nine hundred and eighty nine.

  
Minister of State for Immigration,  
Local Government and Ethnic Affairs

N.N.-8938903

## Industrial Relations

### *Industrial Relations Act 1988*

Australian Industrial Registry

Principal Registry

Nauru House

80 Collins Street

Melbourne Vic 3000

(Postal Address:

GPO Box 1994S

Melbourne Vic 3001)

### NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 35001 of 1989)

NOTICE is given that an application has been made under the Industrial Relations Act 1988 for consent to an alteration of the eligibility rules of the Master Builders' Association of Victoria.

The alteration is sought from the following:

#### 2 — INDUSTRY

The Industry in connection with which the Association is established is the Building and Construction Industry.

#### 6 — MEMBERSHIP

(i) The Association shall consist of—

- (a) an unlimited number of persons engaged in any class of work in the Building and Construction Industry and/or Civil Engineering Works and/or any phase thereof and employing any worker in any of the beforementioned work and administration thereof together with such other person, other than employees, who carry on a business in or in connection with the Building and Construction Industry and/or Civil Engineering Works and/or any phase thereof all being persons who have in either case been admitted to the appropriate grade of membership as described in Rule 6 (ii);

Provided that no person shall be eligible for membership of the Association who is eligible for membership of any of the following organisations in accordance with their respective registered rules in force on 12 July 1978:

Transport Workers' Union of Australia,  
The Building Workers Industrial Union of Australia,  
The Operative Painters and Decorators Union of Australia,  
The Australian Building Construction Employees' and Builders Labourers' Federation,  
The Plumbers and Gasfitters Employees' Union of Australia,  
The Victorian Plasterers Society,  
The Amalgamated Society of Carpenters and Joiners of Australia,  
Victorian Plaster Industry Workers Union,  
Victorian Operative Bricklayers' Society,  
Slaters Tilers and Roofing Industry Union of Victoria.

- (b) persons not necessarily being Members as described in Rule 6 (ii) whom the Council may invite because of exceptional service to the Association or the Industry to accept Honorary Membership and in the event of acceptance by such invitee shall elect accordingly.

Honorary Members shall be entitled to attend all meetings of the Association to receive the Association's official journal and to make use of such recreational facilities as may be provided. An Honorary Member shall not be eligible to hold any office in the Association nor vote on any matters other than those of a social nature;

- (c) those persons described in Rule 6 (ii) (a) as Builder Members but whom the Council may desire to elect as such in recognition of exceptional services rendered to the Association or the Industry. Such persons (hereinafter referred to as Life Members) shall have all the rights and privileges of Members without payment of any fee or subscription;

- (d) those persons who have held Builder Membership as defined in Rule 6 (ii) (a) but who are no longer engaged in the business of building. Those persons (hereinafter referred to as Retired Members) shall be required to make payment of an annual subscription of twenty dollars or such amount as shall be determined by General Meeting from time to time and which shall be payable upon admittance and thereafter on the first day of July in each year. A Retired Member shall be entitled to receive copies of Association publications as determined by the Council and to attend and participate in social and sporting activities of the Association but shall not be entitled to vote at or otherwise take part in Association meetings.

- (ii) The Association shall comprise the following grades of membership:

- (a) Builder Members — who shall be persons operating as Master Builders and/or Civil Engineering Contractors as principal contractors.

- (b) Provisional Builder Members — who shall be persons who claim to operate as Master Builders and/or Civil Engineering Contractors as principal contractors but who have not satisfied Council that they are entitled to be classed as Builder Members. Provisional membership shall be granted for a minimum period of twelve months, and not more than twenty-four months, after which time it shall be reviewed and such persons shall be advised by the Council that they have qualified for full membership or that their membership has been terminated.

- (c) Exchange Associate Members—

- (a) Any person firm or company carrying on business in or in connection with the Industry as defined by these Rules—

- (i) as a supplier of any goods and/or services to the Industry, or
- (ii) as an adjunct to or incidental to another business not within the Industry, or
- (iii) as other than a principal contractor and who is not otherwise eligible under Rule 6 of the Rules of the Association to apply for membership shall be eligible to apply only for Exchange Associate membership of the Association.

- (b) No Exchange Associate Member shall—

- (i) be eligible for election to any office in the Association, or
- (ii) nominate or second the nomination of any candidate for membership (other than a candidate for Exchange Associate membership), or
- (iii) nominate any candidate for election to any office, or
- (iv) have power to vote upon any matter.
- (v) An Exchange Associate Member shall be elected by the Council and his membership may be terminated by the Council at will.

- (c) The annual subscription for an Exchange Associate Member shall be \$25.20, or such amount as a General Meeting shall determine from time to time, payable in advance on 1st July in each year.

- (d) Contracting Exchange Members—

- (a) Any person who operates as a sub-contractor to a principal contractor in the Building and Construction Industry and/or Civil Engineering Works and/or any

phase thereof or who engages in any form of on site construction activity (other than as a principal contractor) involving the employment of labour whether directly or indirectly by sub-letting to labour only sub-contractors and who is not eligible to be a Builder Member under Rule 6(ii)(a) hereof shall be eligible for Contracting Exchange membership of the Association.

(b) No Contracting Exchange Member shall—

- (i) be eligible for election to any office in the Association, or
- (ii) nominate or second the nomination of any candidate for membership (other than a candidate for Contracting Exchange membership), or
- (iii) nominate any candidate for election to any office, or
- (iv) have power to vote upon any matter other than a meeting of Contracting Exchange Members.

(c) A Contracting Exchange Member shall be elected by the Council and his membership may be terminated by the Council at will.

(d) Every application for Contracting Exchange membership shall be in writing in the form prescribed by the Council and shall be accompanied by the amount of the Entrance Fee together with an amount equal to the subscription for the first year as prescribed in the by-laws relating to Contracting Exchange Members. In the event of an application being not accepted such Entrance Fee together with the subscription amount shall be returned to the applicant.

(e) An annual subscription as prescribed in the by-laws relating to Contracting Exchange Members shall be payable on the first day of July in each year.

to the following:

## 2 — INDUSTRY

The Industry in connection with which the Association is established is the Building, Construction and Housing Industry which includes any trade, industry, business, undertaking, work, service, handicraft, employment or industrial occupation concerned with or contracting for the building, making, assembling, erection, fabrication, prefabrication, demolition, alteration, repair maintenance or otherwise dealing with any buildings, dwelling houses, structures, roads, bridges, dams, reservoirs, development of land, civil engineering projects or other constructions, including the manufacture or supply of building materials and services connected directly or indirectly with any of the abovementioned.

## 6 - MEMBERSHIP

(i) The Association shall consist of—

- (a) an unlimited number of persons, other than employees engaged in any class of work in the Industry and/or any phase thereof and administration thereof all being persons who have been admitted to the appropriate grade of Membership as described in Rule 6 (ii) (a) (b) & (c);
- (b) persons not necessarily being Members as described in Rule 6 (ii) whom the Council may invite because of exceptional service to the Association or the Industry to accept Honorary Membership and in the event of acceptance by such invitee shall elect accordingly. Honorary Members shall be entitled to attend all meetings of the Association to receive the Association's official journal and to make use of such recreational facilities as may be provided. An Honorary Member shall not be eligible to hold any office in the Association nor vote on any matters other than those of a social nature;
- (c) those persons described in Rule 6(ii)(a) as Members but whom the Council may desire to elect as such in recog-

nition of exceptional services rendered to the Association or the Industry. Such persons (hereinafter referred to as Life Members) shall have all the rights and privileges of Members without payment of any fee or subscription;

(d) those persons who have held Membership as defined in Rule 6(ii)(a) but who are no longer engaged in the Industry. Those persons (hereinafter referred to as Retired Members) shall be required to make payment of an annual subscription as shall be determined by General Meeting from time to time and which shall be payable upon admittance and thereafter on the first day of July in each year.

A Retired Member shall be entitled to receive copies of the Association's publications as determined by the Council and to attend and participate in social and sporting activities of the Association but shall not be entitled to vote at or otherwise take part in Association meetings.

(e) Student Members as described in Rule 6(ii)(d).

(ii) The Association shall comprise the following grades of Membership:

(a) Members—who shall be persons operating as Builders, Contractors, Project and/or Construction Managers, Sub-Contractors, Suppliers and other persons engaged in any capacity in the building, construction and housing industry.

(b) Provisional Members — who shall be persons who claim to operate as Builders, Contractors, Project and/or Construction Managers, Suppliers but who have not satisfied Council that they are entitled to be classed as Members as described in Rule 6(i)(a). Provisional Membership shall be granted for a minimum period of twelve months, and not more than twenty-four months, after which time it shall be reviewed and such persons shall be advised by the Council that they have qualified for full Membership or that their Membership has been terminated.

(c) Exchange Associate Members—

(i) Any person carrying on business in or in connection with the industry as defined by these Rules—

- (a) as an adjunct to or incidental to another business not within the industry, or
- (b) who is not otherwise eligible under Rule 6(1)(a) and (b) of the Rules of the Association to apply for membership shall be eligible to apply only for Exchange Associate membership of the Association.

(ii) No Exchange Associate Member shall—

- (a) be eligible for election to any office in the Association, or
- (b) nominate or second the nomination of any candidate for membership (other than a candidate for Exchange Associate membership), or
- (c) nominate any candidate for election to any office, or
- (d) have power to vote upon any matter.

(d) Student Members—

(i) Any Student or apprentice who has an interest in the industry as defined by these Rules.

(ii) No Student Member shall—

- (a) be eligible for election to any office in the Association, or
- (b) nominate or second the nomination of any candidate for membership, or
- (c) nominate any candidate for election to any office, or
- (d) have power to vote upon any matter.

Information contained in the application concerning the nature and effect of the proposed alteration is as follows:

- (a) "Housing" is included within the description of the industry and persons engaged in the Housing section of the industry are eligible for membership.
- (b) A detailed description of what is included in the Building Construction and Housing Industry is set out in Rule 2.
- (c) Eligibility for full membership as set out in Rule 6 (ii) (a) is extended to also cover Project and/or Construction Managers, Sub-contractors, Suppliers and other persons engaged in any capacity in the building construction and housing industry.
- (d) Student members are included as a new grade of membership with no power to vote or hold office.
- (e) As suppliers are eligible for full membership under rule 6(ii)(a) they have been excluded from the grade of Exchange Members in rule 6 (ii) (c).
- (f) As Sub-contractors are eligible for full membership the grade of Contracting Exchange Members has been deleted from rule 6 (ii).

Any interested organisation, registered under the Industrial Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation [whose address for service is: 332-334 Albert Street, East Melbourne, Vic. 3002], within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

J.P. O'SHEA  
Industrial Registrar

N.N.—893890

#### Correction Notice

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

*Industrial Relations Act 1988*

#### NOTICE UNDER SUBSECTION 142 (4) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of

#### TRANSPORT WORKERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 90018 of 1989

Dated this 1st day of November 1982.

And in the matter of the variation of the above award

Notice is hereby given:

- (a) That on 14 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 21 February 1989; and
- (c) that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

#### SCHEDULE OF TERMS TO BE VARIED

T69V.20

Clause No.	Subject	Substance of variation
PRINT NO. H7268		
Appendix I	Clause 4	Extension of Parliament House Site Package, No. 4.

Dated this 4th day of May 1989.

ALAN NAYLOR

Registrar

N.N.—8938489

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

*Industrial Relations Act 1988*

#### NOTICE UNDER SUBSECTION 142 (4) IN RELATION TO VARIATION OF A COMMON RULE

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 above award

Notice is hereby given:

- (a) That on 28 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 20 March 1989; and
- (c) that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

#### SCHEDULE OF TERMS TO BE VARIED

T91V.31

Clause No.	Subject	Substance of variation
PRINT NO. H7812		
Part One, 9	Wage Rates	National Wage Case, August 1988
Part Two, 2	Wage Rates	National Wage Case, August 1988
Part Three; 6	Wage Rates	National Wage Case, August 1988
8	Service Grants	National Wage Case, August 1988

Dated this 4th day of May 1989.

ALAN NAYLOR

Registrar

N.N.—8938490

**AUSTRALIAN INDUSTRIAL RELATIONS  
COMMISSION***Industrial Relations Act 1988***NOTICE UNDER SUBSECTION 142 (4) IN  
RELATION TO VARIATION OF A COMMON RULE**  
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 above award  
Notice is hereby given:

- (a) That on 24 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 20 December 1988; and
- (c) that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

**SCHEDULE OF TERMS TO BE VARIED**  
T91 V.30

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
<b>PRINT NO. H7005</b>		
Part One, 9	Wage Rates	2nd Tier Increase, March 1987
Part Two, 2	Wage Rates	2nd Tier Increase, March 1987
Part Three; 6	Wage Rates	2nd Tier Increase, March 1987
9	Shift Allowance	2nd Tier Increase, March 1987
20	Hours of work	2nd Tier Increase, March 1987
31	Sick leave	2nd Tier Increase, March 1987

Dated this 4th day of May 1989.

ALAN NAYLOR  
Registrar

N.N.—8938491

**AUSTRALIAN INDUSTRIAL RELATIONS  
COMMISSION***Industrial Relations Act 1988***NOTICE UNDER SUBSECTION 142 (4) IN  
RELATION TO VARIATION OF A COMMON RULE**  
In the matter of**BAKERS CONSOLIDATED (AUSTRALIAN CAPITAL  
TERRITORY) AWARD 1985**

C No. 90265 of 1988

Dated this 27th day of February 1986.

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

- (a) That on 24 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of

which the dispute arose with effect from 15 March 1989; and

- (c) that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

**SCHEDULE OF TERMS TO BE VARIED**  
B28 V.7

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
<b>PRINT NO. H7822</b>		
2	Arrangement	2nd Tier, National Wage Case, August 1988
5	Wages	2nd Tier, National Wage Case, August 1988
11	Hours of work	2nd Tier, National Wage Case, August 1988
11A	Roster	2nd Tier, National Wage Case, August 1988
35	Dispute settlement	2nd Tier, National Wage Case, August 1988

Dated this 4th day of May 1989.

ALAN NAYLOR  
Registrar

N.N.—8938492

**AUSTRALIAN INDUSTRIAL RELATIONS  
COMMISSION***Industrial Relations Act 1988***NOTICE UNDER SUBSECTION 142 (4) IN  
RELATION TO VARIATION OF A COMMON RULE**  
In the matter of**COUNTRY PRINTING AWARD 1959**

C No. 22999 of 1988

Dated this 29th day of July 1987.

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

- (a) That on 24 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 24 April 1989; and
- (c) that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

SCHEDULE OF TERMS TO BE VARIED  
C56 V.113

Clause No.	Subject	Substance of variation
PRINT NO. H7765		
Award	Roping-in No. 2 of 1989	Responsency

Dated this 4th day of May 1989.

ALAN NAYLOR  
Registrar

N.N.—8938493

AUSTRALIAN INDUSTRIAL RELATIONS  
COMMISSION

*Industrial Relations Act 1988*

NOTICE UNDER SUBSECTION 142 (4) IN  
RELATION TO VARIATION OF A COMMON RULE

In the matter of

COUNTRY PRINTING AWARD 1959

C No. 21514 of 1988

Dated this 29th day of July 1987.

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

- That on 28 April 1989, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 8 March 1989; and
- that any person or organisation 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 Australian Industrial Registry at Level 4, CML Building, University Ave, Canberra.

SCHEDULE OF TERMS TO BE VARIED  
C56 V.114

Clause No.	Subject	Substance of variation
PRINT NO. H7788		
12	Rate of wage	National Wage Case, August 1988

Dated this 4th day of May 1989.

ALAN NAYLOR  
Registrar

N.N.—8938494

Industry, Technology and  
Commerce

*Customs Tariff (Anti-Dumping) Act 1975*

DECLARATION OF APPLICATION OF SECTION 8

I, BARRY OWEN JONES, Minister of State for Science, Customs and Small Business, pursuant to subsection 8 (1) of the *Customs Tariff (Anti-Dumping) Act 1975*, am satisfied in respect of self propelled, multi-tyred rollers exported from Czechoslovakia prior to the date of publication of this notice and entered for home consumption after the date of publication of this notice that:

- the amount of the export price of the goods is less than the amount of the normal value of those goods; and
- by reason thereof:
  - material injury to an Australian industry has been or is being caused or is threatened, or the establishment of an Australian industry has been or may be materially hindered; or
  - material injury to an Australian industry would or might have been caused if security had not been taken under section 42 of the *Customs Act 1901* in respect of any duty that may become payable on those goods,

and therefore, hereby declare that section 8 of that Act applies to those goods.

Dated this 4th day of May 1989.

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

N.N.—8938495

*Customs Tariff (Anti-Dumping) Act 1975*

DECLARATION OF APPLICATION OF SECTION 8  
OF THE ACT

I, BARRY OWEN JONES, Minister of State for Science, Customs and Small Business, pursuant to subsection 8 (2) of the *Customs Tariff (Anti-Dumping) Act 1975*, am satisfied in respect of self propelled, multi-tyred rollers exported from Czechoslovakia, that:

- the amount of the export price of goods of that kind that have already been exported to Australia is less than the amount of the normal value of those goods and the amount of the export price of goods of that kind that may be exported to Australia in the future may be less than the normal value of the goods; and
- by reason thereof, material injury to an Australian industry has been or is being caused or is being threatened,

and therefore, hereby declare that Section 8 of that Act applies to goods of that kind:

- that are exported to Australia after the date of publication of this notice; and
- the amount of the export price of which is less than the amount of their normal value.

Dated this 4th day of May 1989.

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

N.N.—8938496

COMMONWEALTH OF AUSTRALIA  
CUSTOMS ACT 1901NOTICE 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*.

<u>SCHEDULE</u>		(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	03/05/89	04/05/89	05-07/05	08/05/89	09/05/89
AUSTRIA	Schillings	10.5700	10.6300	10.6700	10.6700	10.7100
BELGIUM/LUX	Francs	31.4800	31.6300	31.7600	31.7300	31.8600
BRAZIL	Cruzado	0.8165	0.8205	0.8229	0.8208	0.8204
CANADA	Dollars	0.9394	0.9457	0.9478	0.9461	0.9463
CHINA	New Yuan	2.9516	2.9661	2.9750	2.9672	2.9657
DENMARK	Kroner	5.8496	5.8755	5.9079	5.8989	5.9312
FIJI	Dollars	1.1572	1.1629	1.1664	1.1633	1.1627
FINLAND	Marks	3.3525	3.3702	3.3863	3.3823	3.3896
FRANCE	Francs	5.0827	5.0995	5.1247	5.1171	5.1408
GERMANY F.R.	Deutschmarks	1.5040	1.5109	1.5176	1.5164	1.5243
GREECE	Drachmas	127.7800	128.3800	128.9800	128.8800	129.5400
HONG KONG	Dollars	6.1864	6.2168	6.2335	6.2177	6.2149
INDIA	Rupees	12.6767	12.7400	12.7908	12.8063	12.8030
INDONESIA	Rupiahs	1396.0200	1402.8700	1407.0800	1403.4000	1403.2300
IRELAND	Pounds	0.5624	0.5647	0.5673	0.5678	0.5700
ISRAEL	Shekel	1.4600	1.4716	1.4708	1.4681	1.4674
ITALY	Lire	1099.5100	1103.8800	1108.6800	1106.5500	1111.2900
JAPAN	Yen	106.7300	107.1200	107.4700	107.4300	107.7400
KOREA	Won	527.8800	530.4700	532.0600	530.6700	530.4000
MALAYSIA	Dollars	2.1433	2.1510	2.1597	2.1526	2.1488
NETHERLANDS	Guilders	1.6967	1.7031	1.7113	1.7096	1.7178
NEW ZEALAND	Dollars	1.2851	1.2874	1.2809	1.2749	1.2791
NORWAY	Kroner	5.4517	5.4797	5.5028	5.4930	5.4945
PAKISTAN	Rupees	16.1200	16.2800	16.3300	16.2900	16.2800
PNG	Kina	0.6750	0.6779	0.6781	0.6773	0.6771
PHILIPPINES	Pesos	16.9700	17.0600	17.0300	16.9900	16.9800
PORTUGAL	Escudos	124.0700	124.6600	125.1600	125.1900	125.6000
SINGAPORE	Dollars	1.5534	1.5592	1.5634	1.5592	1.5595
SOLOMON IS.	Dollars	1.7769	1.7840	1.7855	1.7839	1.7862
SOUTH AFRICA	Rand	2.0365	2.0492	2.0567	2.0477	2.0582
SPAIN	Pesetas	93.0300	93.5600	93.9700	93.9900	94.4200
SRI LANKA	Rupees	27.0900	27.2600	27.3500	27.2800	27.2600
SWEDEN	Kroner	5.1006	5.1257	5.1484	5.1414	5.1544
SWITZERLAND	Francs	1.3402	1.3452	1.3513	1.3560	1.3586
TAIWAN	Dollars	20.5200	20.4700	20.3200	20.6100	20.6600
THAILAND	Bahts	20.3300	20.4300	20.4900	20.4400	20.4500
UK	Pounds	0.4732	0.4744	0.4763	0.4771	0.4795
USA	Dollars	0.7950	0.7989	0.8013	0.7992	0.7988

B.A. HARALDSON  
Delegate of the  
Comptroller-General of Customs  
CANBERRA A.C.T.  
10/05/89 N.N.-8938905

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## Primary Industries and Energy

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### FISHERIES ACT 1952

Fisheries Notice No. 77D

#### Variation of Fisheries Notice No 77

In pursuance of section 8 of the Fisheries Act 1952, I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, hereby vary Fisheries Notice No. 77 published in Gazette No. G 30 on 2 August 1977, as amended at the date that this notice is published in the Gazette, by:

- (1) omitting from subparagraph (e) the words "Schedule 2" and substituting "Schedule 3"; and
- (2) omitting Schedule 3 and substituting the following Schedule:

---

#### SCHEDULE 3

- 1 Boat Name: Pride of Eden  
Call Sign: VKN 4822
- 2 Boat Name: Derwent Enterprise  
Call Sign: TALC
- 3 All boats endorsed under Fisheries Notice No. 201

Date this

*Thirid*

day of

*May*

1989.

*John Kerin*  
JOHN KERIN

N.N.-8938906

## Transport and Communications

### AUSTRALIAN BROADCASTING TRIBUNAL

#### Submissions Invited

#### NOTICE OF INQUIRY INTO THE GRANT OF A PUBLIC RADIO LICENCE TO SERVE BRISBANE

The Australian Broadcasting Tribunal has commenced an inquiry into the grant of a special interest purpose public radio licence to serve Brisbane.

The Tribunal has received four applications for the licence, from:

Brisbane Educational Broadcasters Consortium  
Brisbane Indigenous Media Association  
Educational Broadcasters Ltd  
Family Radio Ltd

#### The Issues to be considered

The issues to be considered in the inquiry arise from the criteria set out in section 83C of the *Broadcasting Act 1942*. They are:

- A. Whether the applicants have each given an undertaking to:
  - (i) comply with the conditions of the licence;
  - (ii) provide an adequate and comprehensive service pursuant to the licence;
  - (iii) encourage the provision of programs wholly or substantially produced in Australia; and
  - (iv) use, and encourage the use of, Australian creative resources in connection with the provision of programs;
- B. Whether the grant of a public licence to any of the applicants would be contrary to a provision of the Act;
- C. Whether it appears that a special interest purpose public radio licence to serve Brisbane should not be granted;
- D. Whether it is advisable in the public interest to refuse to grant the licence to any of the applicants, having regard only to the following matters or circumstances:
  - (i) whether that applicant is a fit and proper person to hold the licence;
  - (ii) whether that applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service pursuant to the licence;
  - (iii) whether that applicant is otherwise capable of complying with the conditions of the licence;
  - (iv) the need for the commercial viability of overlapping non-limited services;
  - (v) the undesirability of a person being in a position to exercise control of more than one public licence;

- (vi) the undesirability of the Commonwealth, a State or the Northern Territory or a statutory authority of the Commonwealth, a State or a Territory, or a political party being in a position to exercise control of the licence;
- (vii) the undesirability of the licence being held by a corporation whose operations pursuant to the licence will be conducted, either wholly or substantially, for the purpose of the acquisition by another person of profit or gain;
- (viii) the desirability of members of the community to be served being in a position to exercise control of the licence; and
- (ix) the need to encourage members of the community to be served to participate in the operations of the licensee and the selection and provision of programs.

E. Which of the applicants is the most suitable.

#### 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 Monday 3 July 1989. This call is in addition to the invitation extended by the Minister for Transport and Communications in his notice dated 14 December 1988.

Submissions must be made in accordance with the regulations, so before lodging a submission you should inspect inquiry file No. IL/89/82 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:

Central City Library  
2nd Floor, City Hall  
King George Sq  
Brisbane  
Broadcasting Tribunal  
1st floor, Tandem House  
76 Berry St  
North Sydney  
Inquiry officer, David Kelly  
telephone (02) 959 7811  
Broadcasting Tribunal  
8th Floor  
444 Queen St  
Brisbane  
Contact officer, Bill Gibson  
telephone (07) 832 4702

## BROADCASTING ACT 1942

### NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

#### INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR WARRNAMBOOL, VICTORIA

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

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

the service area of the licence, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, is the Legal Local Government Areas of Koroit (B); Port Fairy (B) and Warrnambool (C); Collection District numbers 091603 and 091604 within the Statistical Local Area of Belfast (S); Collection District number 092205 within the Statistical Local Area of Minhamite (S); Collection District numbers 090702, 090703, 090704, 090705, 090706, 090707, 090708, 090711 and 090714 within the Statistical Local Area of Warrnambool (S) in the State of Victoria (1);

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

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

#### Transmitter Site:

Location	:	Warrnambool, Kepler Street		
Map Publisher	:	Division of National Mapping		
Series/Scale	:	Topographic/1:100,000		
Sheet Number	:	7321 (Edition 1)		
Title	:	Warrnambool		
Australian Map	:			
Grid Reference	:	Zone	Easting	Northing
		54	6294XX	57506XX
Geographic	:			
Co-ordinates	:	38°23'S	142°29'E	
		(accurate to nearest half-minute)		
Site Height (2)	:	20m AHD		

#### Technical Characteristics :-

Band	:	VHF
Mode	:	FM
Carrier Frequency	:	103.3 MHz
Polarisation	:	Vertical
Height of Antenna (3)	:	50 m

## Radiation Pattern (4) :-

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill (6)
At all angles of azimuth	500W	+3dB, -3dB	0°	Not required

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

Interested persons are notified that they may:

- (a) Lodge applications in accordance with the regulations for the grant of the licence with the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, (PO Box 1308), North Sydney NSW 2059, not later than 5.00 pm on 14 July 1989 or
- (b) lodge written submissions relating to the grant of the licence with the General Manager, Australian Broadcasting Tribunal, during the course of the inquiry, in accordance with the Tribunal's regulations.

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

Dated this 3rd day of May 1989.

Ralph Willis  
Minister of State for Transport  
and Communications

N.N.-8938907



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

Notice is hereby given that the following amendments to Civil Aviation Orders

Part 105 will become effective on 8 May 1989

- . AD/BELL 205/54 : Main Transmission Spiral Bevel Gear
- . AD/BELL 212/40 : Main Transmission Spiral Bevel Gear
- . AD/BELL 412/22 : Main Transmission Spiral Bevel Gear

Part 105 will become effective on 15 May 1989

- . AD/F28/61 : Wings - Rear Spar Web Plate

Part 105 will become effective on 31 May 1989

- . AD/B747/62 Amdt 1 : Flap Carriage Spindles and Aft Link Assembly

Part 106 will become effective on 10 May 1989

- . AD/TFE731/17 : LP Turbine Third Stage Rotor Disc.

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

Civil Aviation Authority  
607 Swanston Street  
CARLTON SOUTH VIC 3053

or by mail from :

Civil Aviation Authority  
Publications Centre  
GPO Box 1986  
CARLTON SOUTH VIC 3053



*World Heritage Properties Conservation Act 1983*

**CONSENT TO THE DOING OF ACTS IN RELATION  
TO PROPERTY**

I, GRAHAM FREDERICK RICHARDSON, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, pursuant to subsections 9 (1) and 13 (4) of the *World Heritage Properties Conservation Act 1983* hereby notify that I have consented to the doing of the following acts in relation to the 'relevant property' referred to in regulation 3C of and schedule 2B to the World Heritage Properties Conservation Regulations being the area described as 'Natural Heritage—Wet Tropics of Queensland' in that schedule ON CONDITION that the acts are done in compliance with all relevant laws of the State of Queensland:

1. The salvage of part of a single previously felled and condemned log of a tree of the species *Endiandra palmerstonii* (Queensland walnut) on the K tree road in the Egen Creek area by Mr K. Temple of Innisfail, provided that the removal does not cause disturbance to the area beyond the roadside.

Dated this the Tenth day of April 1989.

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



**NOTICE OF FIRST MEETING OF THE  
LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN  
CAPITAL TERRITORY**

Whereas paragraph 17 (1) (a) of the *Australian Capital Territory (Self-Government) Act 1988* provides that the Legislative Assembly for the Australian Capital Territory shall meet within 7 days after the result of a general election is declared:

And whereas paragraph 17 (3) (a) of that Act provides that where the office of Presiding Officer is vacant, the Commonwealth Minister shall, by notice published in the *Commonwealth Gazette*, convene the meeting of the Legislative Assembly within that period or, if that is not practicable, within 7 days after that period:

Now therefore I, Allan Clyde Holding, Minister of State for the Arts and Territories, do by this Notice convene the first meeting of the Legislative Assembly for the Australian Capital Territory at 11.00 a.m. on Thursday, 11 May 1989, in the Chamber of the Legislative Assembly, Canberra, in the Australian Capital Territory.

Dated 8 May 1989.

**CLYDE HOLDING**

Minister of State for the Arts and Territories



**Commonwealth  
of Australia**

**Gazette**

**No. S 159, Tuesday, 9 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 subsection 2 (2) of the *Taxation Laws Amendment (Tax File Numbers) Act 1988*, hereby fix 1 July 1989 as the day on which Clause 12 and the amendments in Schedule 2 to regulation 54ZED of the Income Tax Regulations commence.

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

By His Excellency's Command,  
**PAUL KEATING**  
Treasurer

**GOD SAVE THE QUEEN!**

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## AUSTRALIAN CAPITAL TERRITORY

### NOTIFICATION OF THE MAKING OF ORDINANCES

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

<i>Number and year of Ordinance</i>	<i>Short title</i>
30 of 1989	<i>Evidence (Laws and Instruments) Ordinance 1989</i>
31 of 1989	<i>Public Place Names Ordinance 1989</i>
32 of 1989	<i>Teaching Service (Consequential Modifications) Ordinance 1989</i>
33 of 1989	<i>Administrative Decisions (Judicial Review) Ordinance 1989</i>
34 of 1989	<i>Crimes (Offences against the Government) Ordinance 1989</i>
35 of 1989	<i>Crown Suits Ordinance 1989</i>
36 of 1989	<i>Government Solicitor Ordinance 1989</i>
37 of 1989	<i>Audit Ordinance 1989</i>
38 of 1989	<i>Self-Government (Consequential Amendments) Ordinance 1989</i>
39 of 1989	<i>National Land Ordinance 1989</i>
40 of 1989	<i>National Memorials (Amendment) Ordinance 1989</i>
41 of 1989	<i>Administration Ordinance 1989</i>
42 of 1989	<i>Reserved Laws (Administration) Ordinance 1989</i>
43 of 1989	<i>Seat of Government (Administration) (Repeal) Ordinance 1989</i>
44 of 1989	<i>Justices of the Peace Ordinance 1989</i>
45 of 1989	<i>Ombudsman Ordinance 1989</i>
46 of 1989	<i>Freedom of Information Ordinance 1989</i>
47 of 1989	<i>Publications Control Ordinance 1989</i>
48 of 1989	<i>Classification of Publications (Amendment) Ordinance (No. 2) 1989</i>
49 of 1989	<i>Remuneration (Repeal) Ordinance 1989</i>
50 of 1989	<i>Remuneration (Miscellaneous Amendments) Ordinance 1989</i>
51 of 1989	<i>Administrative Appeals Tribunal Ordinance 1989</i>
52 of 1989	<i>Sale of Goods (Vienna Convention) (Amendment) Ordinance 1989</i>

## AUSTRALIAN CAPITAL TERRITORY

### NOTIFICATION OF THE MAKING OF A REGULATION

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

<i>Ordinance under which the Regulation was made</i>	<i>Description of Regulation</i>	<i>Number and year of Regulation</i>
<i>Audit Ordinance 1989</i>	Financial Regulations	1989 No. 8
<i>Ombudsman Ordinance 1989</i>	Ombudsman Regulations	1989 No. 9
<i>Administrative Appeals Tribunal Ordinance 1989</i>	Administrative Appeals Tribunal Regulations	1989 No. 10



**AUSTRALIAN CAPITAL TERRITORY**

*Classification of Publications (Amendment) Ordinance  
(No. 2) 1989*

**NOTICE OF COMMENCEMENT**

Under section 2 of the *Classification of Publications (Amendment) Ordinance (No. 2) 1989* I fix 10 May 1989 as the date on which that Ordinance shall come into operation.

Date: 10 May 1989

**CLYDE HOLDING**

Allan Clyde Holding  
Minister of State for the  
Arts and Territories

**AUSTRALIAN CAPITAL TERRITORY**

*Publications Control Ordinance 1989*

**NOTICE OF COMMENCEMENT**

Under section 2 of the *Publications Control Ordinance 1989* I fix 10 May 1989 as the date on which that Ordinance shall come into operation.

Date: 10 May 1989

**CLYDE HOLDING**

Allan Clyde Holding  
Minister of State for the  
Arts and Territories

**AUSTRALIAN CAPITAL TERRITORY**

*Building (Amendment) Ordinance (No. 3) 1988*

**NOTICE OF COMMENCEMENT**

Under section 2 of the *Building (Amendment) Ordinance (No. 3) 1988* I fix 11 May 1989 as the date on which that Ordinance shall commence.

Date: 4 May 1989

**CLYDE HOLDING**

Minster of State for the  
Arts and Territories



**Commonwealth  
of Australia**

**Gazette**

**No. S 162, Wednesday, 10 May 1989**

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**SPECIAL**

**OMBUDSMAN ORDINANCE 1989**

**DETERMINATION OF FEES AND EXPENSES OF WITNESSES**

**Determination No. 5 of 1989**

Under section 37 of the Ombudsman Ordinance 1989, I determine that the fees and expenses of witnesses appearing before the Ombudsman shall be in accordance with the attached determination.

Date: 9 May 1989

Clyde Holding

Minister of State for the Arts and Territories

This is the determination made by the Minister of State for the Arts and Territories under the Ombudsman Ordinance 1989 on the 9th day of May 1989.

#### DETERMINATION OF WITNESSES FEES AND EXPENSES

1. A witness appearing before the Ombudsman or a delegate of the Ombudsman to give evidence because of the witness's professional, scientific or other special skill or knowledge shall be paid not less than \$45, and not more than \$225, for each day on which the person appears.

2. Any other witness shall be paid:

(a) if the witness is remunerated by wages, salary or fees:

(i) the amount of wages, salary or fees lost because of his or her appearance; or

(ii) \$50 for each day on which the person appears;  
whichever is the lesser amount; or

(b) if the witness is not so remunerated - \$40 for each day on which the person appears.

3. A witness appearing before the Ombudsman or a delegate of the Ombudsman to give expert evidence shall be paid, in addition to an amount payable under item 1 or 2, a reasonable amount for qualifying to give that evidence.

4. A witness appearing before the Ombudsman or a delegate of the Ombudsman to give evidence shall be paid a reasonable amount:

(a) for travel to and from the place at which the person so appears;  
and

(b) if the witness is required to be absent from his or her usual place of residence - for meals and accommodation.

FREEDOM OF INFORMATION ORDINANCE 1989

DECLARATION OF APPLICATION FEES AND DETERMINATION OF FEES AND CHARGES

Determination No. 6 of 1989

Under subsection 4(6) of the Freedom of Information Ordinance 1989, I declare that application fees are applicable under subsections 14(1) and 59(1) of that Ordinance;

and

Under section 80 of the Freedom of Information Ordinance 1989, I determine that the fees and charges payable for the purposes of that Ordinance shall be in accordance with the attached determination.

Date: 9 May 1989

Clyde Holding

Minister of State for the Arts and Territories

This is page 1 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

#### DETERMINATION OF FEES AND CHARGES

##### Interpretation

1. (1) In this determination-

"Act" means the Freedom of Information Act 1989;

"relevant agency", in relation to a request, means the agency to which the request has been made or is taken, under section 15 of the Act, to have been made;

"relevant Minister", in relation to a request, means the Minister to whom the request has been made or is taken, under section 15 of the Act, to have been made;

"written document", in relation to a request, means a document other than-

- (a) a document produced for the purposes of the request by an agency or a Minister by-
  - (i) the use of a computer or other equipment that is ordinarily available to the agency, or ordinarily available in an office of the Minister, for retrieving or collating stored information; or
  - (ii) the making of a transcript from a document held in the agency or in an office of the Minister, being a document by which words are recorded in a manner in which they are capable of being reproduced in the form of sound or in which words are contained in the form of shorthand writing or in codified form; or
- (b) a document from which sounds or visual images are capable of being produced.

(2) In this determination, unless the contrary intention appears, a reference to the time spent by an agency or a Minister in searching for or

This is page 2 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

retrieving a document does not include-

- (a) where the document is not found in the place in which, according to the filing system of the agency or of the office of the Minister, as the case may be, (in this subclause called the "relevant filing system") it ought to be located - any time other than such time as would have been spent by the agency or Minister, as the case may be, in searching for or retrieving the document if the document had been found in that place; or
- (b) where the relevant filing system ought reasonably to have indicated, but does not indicate, the place in which the document is located - any time other than such time as would have been spent by the agency or Minister, as the case may be, in searching for or retrieving the document if the relevant filing system had indicated the place in which the document is located and the document had been found in that place.

(3) For the purposes of this determination, time spent by a person in searching for or retrieving an official document of a Minister shall be taken to be time spent by the Minister in searching for or retrieving the document.

#### Liability to pay charges

2. (1) Where an applicant has made a request for access to a document of an agency or an official document of a Minister, the agency or Minister may make a decision whether the applicant is liable to pay, in respect of the request or in respect of the provision to the applicant of access to the document, any of the charges applicable under this determination, other than an application fee.

(2) Where an agency or a Minister has, under subclause (1), made a decision that an applicant is liable to pay a charge, then, except where clause 5, 6 or 7 applies, the charge is payable by the applicant in the amount, or at the rate fixed, by or in accordance with the Schedule.

#### Charges applicable generally

3. Subject to this determination-

- (a) the charges set out in Part I of the Schedule are applicable in respect of a request for access to a document; and

This is page 3 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

- (b) the charges set out in Part II of the Schedule are applicable in respect of the provision of access to a document to which a request relates.

#### Application fees

4. (1) The application fee in respect of an application under subsection 14(1) of the Act is \$30.

(2) The application fee in respect of an application under subsection 59(1) of the Act is \$40.

#### Liability for charges where access may be provided in more than one form

##### 5. Where-

- (a) access to a document to which a request relates may be provided in any of 2 or more forms;
- (b) the applicant has not requested access to the document in a particular form; and
- (c) the amount of the charge or charges that, but for this clause, the applicant would be liable to pay in respect of the request and the provision of access, in the form selected by the relevant agency or the relevant Minister, to the document exceeds the lowest amount (in this clause called the "prescribed amount") of the charge or charges that the applicant would have been liable to pay in respect of the request and the provision of access to the document if access had been given in some other form;

the amount of the charge or charges that the applicant is liable to pay shall not exceed the prescribed amount.

#### Charges based on estimates of time etc. may be fixed in certain cases

6. (1) Where, at the time (in this subclause called the "relevant time") that an agency or a Minister proposes to notify an applicant under section 28 of the Act that he or she is liable to pay a charge in respect of the request that he or she has made for access to a document, the agency or Minister has not taken any or all of the steps necessary to enable the agency or Minister to make a decision on the request, the agency or Minister may fix, as the amount of the charge, such amount as would be the amount ascertained in accordance with the Schedule in respect of the charge if, at the relevant time,

This is page 4 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

all steps that would, in the opinion of the agency or Minister, be necessary to enable a decision to be made on the request had been taken by the agency or Minister.

(2) Where, at the time (in this subclause called the "relevant time") that an agency or a Minister proposes to notify an applicant under section 28 of the Act that he or she is liable to pay a charge (other than a charge in relation to which subclause (3) applies) in respect of the provision of access to a document, the agency or Minister has not taken any or all of the steps necessary to enable the applicant to be given access to the document, the agency or Minister may fix, as the amount of the charge, such amount as would be the amount ascertained in accordance with the Schedule in respect of the charge if, at the relevant time, all steps that are, or would, in the opinion of the agency or Minister, be necessary to enable the applicant to be given access to the document had been taken by the agency or Minister.

(3) Where-

- (a) access to a document is to be given to an applicant in the form of an opportunity to inspect the document under the supervision of an officer; and
- (b) the relevant agency or the relevant Minister makes a decision that the applicant is liable to pay a charge in respect of the period during which the officer is to supervise the inspection;

the relevant agency or the relevant Minister may fix, as the amount of the charge, the amount that would be ascertained in accordance with the Schedule in respect of the charge if-

- (c) at the time that the decision is made, the applicant had availed himself or herself of the opportunity so to inspect the document; and
- (d) the period during which the officer supervised the inspection was such period as is determined by the agency or Minister to be the period reasonably required for the inspection.

(4) Where an agency or a Minister has, in accordance with subclause (1), (2) or (3), fixed an amount in respect of a charge that an applicant is liable to pay, the applicant is, subject to clause 7, liable to pay the charge in the amount so fixed.

This is page 5 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

(5) In subclause (3), a reference to an opportunity to inspect a document is, in relation to a document that is an article or thing from which sounds or visual images are capable of being produced, a reference to the arrangements made for the applicant to hear or view those sounds or images and "inspection" shall, in relation to such a document, be construed accordingly.

**Readjustment of liability for charges in cases where clause 6 applies**

7. (1) Where-

(a) an agency or a Minister has, in accordance with subclause 6(1), (2) or (3), fixed an amount in respect of a charge that an applicant is liable to pay; and

(b) after-

(i) in the case of a charge in respect of a request for access to a document - the agency or Minister has made a decision on the request;

(ii) in the case of a charge (other than a charge in respect of which an amount has been fixed in accordance with subclause 6(3)) in respect of the provision of access to a document - the agency or Minister has taken all steps necessary to enable the applicant to be given access to the document; or

(iii) in the case of a charge in respect of the provision of access to a document, being a charge in respect of which an amount has been fixed in accordance with subclause 6(3) - the applicant has had access to the document;

it is ascertained that the amount so fixed in respect of the charge does not equal the amount (in this clause called the "prescribed amount") that, but for clause 6, the applicant would, under this determination, be liable to pay in respect of the charge;

the agency or Minister shall, subject to subclause (2), fix, as the amount of the charge, the prescribed amount.

(2) Where an agency or a Minister makes a decision not to grant a request for access to a document, the agency or Minister shall not fix, under subclause (1), an amount in respect of a charge unless the prescribed amount in relation to the charge is less than the amount fixed in respect of the charge in accordance with subclause 6(1), (2) or (3), as the case may be.

This is page 6 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

(3) Where an agency or a Minister has, in accordance with subclause (1), fixed an amount in respect of a charge that an applicant is liable to pay, the applicant is liable to pay that amount in respect of the charge in lieu of the amount fixed in respect of the charge in accordance with subclause 6(1), (2) or (3), as the case may be.

(4) Where an applicant is, under subclause (3), liable to pay to an agency or Minister in respect of a charge an amount fixed in accordance with subclause (1), then-

- (a) if the applicant has, under subclause 6(4), paid to the agency or Minister in respect of the charge an amount that exceeds the first-mentioned amount - the applicant is entitled to a refund of an amount equal to the amount of the excess; or
- (b) if the applicant has, under subclause 6(4), paid to the agency or Minister in respect of the charge an amount that is less than the first-mentioned amount - the amount so paid shall be deemed to have been paid as a deposit on account of the charge.

#### Charges to be paid before access is granted

8. (1) Subject to subclause (2), where an applicant is liable to pay a charge in respect of a request for access to a document or in respect of the provision of access to the document, the charge shall be paid to the relevant agency or the relevant Minister before access is granted to the document.

(2) Subclause (1) does not apply to a charge of a kind payable in an amount fixed in accordance with subclause 6(3).

(3) In this clause, "charge" does not include a charge or any part of a charge that has been remitted in accordance with section 29 of the Act.

#### Deposits

9. (1) Where-

- (a) an agency or a Minister has made a decision that an applicant is liable to pay, in respect of a request or in respect of the provision of access to the document to which the request relates, a charge or charges; and

This is page 7 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

(b) the amount, or the estimated amount, of that charge or of those charges exceeds \$25;

the agency or Minister may make a decision whether the applicant is required to pay a deposit on account of the charge or charges that the applicant is liable to pay.

(2) Where an agency or a Minister has made a decision that an applicant is required to pay a deposit on account of the charge or charges that the applicant is liable to pay, the amount of the deposit is such amount, not exceeding-

(a) where the amount, or the estimated amount, of the charge or charges exceeds \$25 but does not exceed \$100 - \$20; or

(b) where that amount or estimated amount exceeds \$100 - 25 % of that amount or estimated amount;

as is determined by the agency or Minister.

#### **Applicant to be notified of liability to pay deposit**

10. (1) Where, by virtue of a decision of an agency or a Minister, an applicant is required to pay a deposit on account of a charge or charges, the agency or Minister shall notify the applicant in writing accordingly and shall specify in the notification the amount of the deposit.

(2) A notification under subclause (1) in respect of a deposit on account of a charge or charges shall be given to the applicant at the same time as the notification under section 28 of the Act in relation to the charge or charges is given.

#### **Deposit not to be refunded**

11. A deposit paid by an applicant on account of a charge or charges, or any part of such a deposit, shall not be refunded to the applicant otherwise than in compliance with a decision under section 29 of the Act to remit in whole or in part the charge or charges.

This is page 8 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

SCHEDULE

PART I

Clause 3

CHARGES APPLICABLE IN RESPECT OF A REQUEST FOR ACCESS TO A DOCUMENT

Item No.	Charge	Amount or Rate of Charge
1.	Where the request relates to a document other than a document in relation to which a charge is applicable under Item 2 - a charge in respect of the time spent by the relevant agency or the relevant Minister in searching for or retrieving the document	\$15.00 per hour
2.	Where the request, being a request made to an agency, is in respect of information that is not available in discrete form in documents of the agency - a charge in respect of the production of a document containing the information in discrete form by the use of a computer or other equipment that is ordinarily available to the agency for retrieving or collating stored information	an amount not exceeding the actual cost incurred by the agency in producing the document
3.	Where-	\$4.40 per page of transcript
	(a) the request relates to a document by which words are recorded in a manner in which they are capable of being reproduced in the form of sound or in which words are contained in the form of shorthand writing or in codified form; and	
	(b) for the purpose of making a decision on the request, a written transcript of the words recorded or contained in the document is produced;	
	a charge in respect of the production of such a written transcript	

This is page 9 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

Item		Amount or Rate
No.	Charge	of Charge
4.	<p>A charge in respect of the time that is spent (other than on an application under section 59 of the Act for the review of a decision) by an agency or Minister in deciding whether to grant, refuse or defer access to the document or to grant access to a copy of the document with deletions, including time spent-</p> <ul style="list-style-type: none"><li>(a) in examining the document;</li><li>(b) in consultation with any person or body;</li><li>(c) in making a copy with deletions; or</li><li>(d) in notifying any interim or final decision on the request</li></ul>	\$20.00 per hour

This is page 10 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

PART II

Clause 3

CHARGES APPLICABLE IN RESPECT OF THE PROVISION OF ACCESS TO  
A DOCUMENT TO WHICH A REQUEST RELATES

Item No.	Charge	Amount or Rate of Charge
1.	Where access to the document to which the request relates is given-	if the period does not exceed half an hour - \$6.25
	(a) in the form of an opportunity to inspect the document under the supervision of an officer; or	if the period exceeds half an hour, for each half-hour, and any period not exceeding half an hour,
	(b) in the case of a document that is an article or thing from which sounds or visual images are capable of being produced - in the form of arrangements for the applicant to hear or view those sounds or visual images under the supervision of an officer;	included in the period - \$6.25
	a charge in respect of the period during which the officer supervises the inspection, hearing or viewing, as the case may be	
2.	Where the request relates to a written document and access to the document is given in the form of the provision of a photocopy of the document - a charge in respect of the number of pages of photocopy provided to the applicant	10 cents per page
3.	Where the request relates to a written document and access to the document is given in the form of the provision of a copy (other than a photocopy) of the document - a charge in respect of the number of pages of copy provided to the applicant	\$4.40 per page

This is page 11 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

Item No.	Charge	Amount or Rate of Charge
4.	Where-  (a) the request is in respect of information (in this item referred to as the "relevant information") that is available in discrete form in a document produced (whether for the purposes of the request or not) by the use of a computer or other equipment that is ordinarily available to the agency or in an office of the Minister for retrieving or collating stored information;  (b) deletions are made from the document before access to it is given to the applicant; and  (c) it is not reasonably practicable to make those deletions otherwise than by the use of a computer or other equipment referred to in paragraph (a);  a charge in respect of the production by the computer or other equipment of a copy of the document with those deletions	an amount not exceeding the actual costs incurred by the agency or Minister in producing such a copy of the document
5.	Where-  (a) the request relates to a document that is an article or thing from which sounds or visual images are capable of being produced; and  (b) access to the document is given in the form of arrangements for the applicant to hear or view those sounds or visual images;  a charge in respect of the arrangements so made other than any arrangements in respect of which a charge is applicable under Item 1	an amount not exceeding the actual costs incurred by the relevant agency or Minister in respect of those arrangements

This is page 12 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

Item No.	Charge	Amount or Rate of Charge
6.	Where--  (a) the request relates to a document that is an article or thing from which sounds or visual images are capable of being produced; and  (b) access is given in the form of the provision of a copy of the document;  a charge in respect of the production of the copy so provided	an amount not exceeding the actual costs (including, where applicable, the cost of any tape, film or other article or thing provided) incurred by the relevant agency or Minister in producing the copy
7.	Where--  (a) the request relates to a document by which words are recorded in a manner in which they are capable of being reproduced in the form of sound or in which words are contained in the form of shorthand writing or in codified form;  (b) access is given in the form of the provision of a written transcript (with or without deletions) of the words recorded or contained in the document; and  (c) the applicant has not paid, or is not liable to pay, as a charge in respect of the request for access to the document, a charge in respect of the production of such a written transcript;  a charge in respect of the production of that written transcript	\$4.40 per page of transcript

This is page 13 of the determination made by the Minister of State for the Arts and Territories under the Freedom of Information Ordinance 1989 on the 9th day of May 1989.

Item	Charge	Amount or Rate of Charge
8.	<p>Where--</p> <p>(a) access to the document to which the request relates is to be given in the form of the provision of a copy of the document; and</p> <p>(b) the copy so provided is, at the request of the applicant, to be sent by post or to be delivered to the applicant at a particular place specified by the applicant;</p> <p>a charge in respect of the posting or delivery of the copy</p>	<p>an amount not exceeding the cost of postage or delivery</p>

**ADMINISTRATIVE APPEALS TRIBUNAL ORDINANCE 1989**

**DETERMINATION OF APPLICATION FEE AND OF FEES  
AND EXPENSES OF WITNESSES**

**Determination No. 7 of 1989**

Under section 59 of the Administrative Appeals Tribunal Ordinance 1989, I determine that-

- (a) the fees and expenses of witnesses appearing before the Australian Capital Territory Administrative Appeals Tribunal; and
- (b) the fee payable in respect of an application to the Tribunal, and the provision for the refund of that fee;

shall be in accordance with the attached determination.

Date: 9 May 1989

Clyde Holding

Minister of State for the Arts and Territories

This is page 1 of the determination made by the Minister of State for the Arts and Territories under the Administrative Appeals Tribunal Ordinance 1989 on the 9th day of May 1989.

## DETERMINATION

### Interpretation

1. In this determination, "Act" Means the Administrative Appeals Tribunal Act 1989.

### Witnesses fees and expenses

2. A person summoned to appear as a witness before the Tribunal shall be paid such fees, and allowances for expenses, in respect of his or her attendance, in accordance with the scale in Schedule 1, as is determined by the Tribunal or by a presidential member.

### Application fee

3. (1) Subject to subclause (2), a fee of \$240 is payable on the lodging with the Tribunal of an application for a review of a decision, other than-

- (a) a decision specified in Schedule 2; or
- (b) a decision reviewable under section 60 of the Freedom of Information Act 1989, being a decision made in relation to a document that relates to a decision specified in Schedule 2.

(2) Subclause (1) does not apply to a referral of a decision, being a referral that is taken by an enactment to constitute an application to the Tribunal for review of the decision, where a fee is payable under that or another enactment on the lodgment of a request to refer the decision to the Tribunal.

### Refund of application fee

#### 4. Where-

- (a) the application fee under clause 3 has been paid for the lodging with the Tribunal of an application for a review of a decision; and
  - (b) the proceeding terminates in a manner favourable to the applicant;
- the fee shall be refunded to the applicant.

This is page 2 of the determination made by the Minister of State for the Arts and Territories under the Administrative Appeals Tribunal Ordinance 1989 on the 9th day of May 1989.

SCHEDULE 1

Clause 2

WITNESSES' ALLOWANCES FOR TRAVELLING AND OTHER EXPENSES

1. A witness appearing, because of his or her professional, scientific or other special skill or knowledge, before the Tribunal shall be paid an allowance of not less than \$45, or more than \$225, for each day on which he or she so appears.
2. A witness, other than a witness referred to in Item 1, appearing before the Tribunal shall be paid-
  - (a) if he or she is remunerated by wages, salary or fees-
    - (i) an allowance equal to the amount of wages, salary or fees lost by him or her because of the appearance; or
    - (ii) an allowance of \$50 for each day on which he or she so appears;whichever is the lesser; or
  - (b) if he or she is not so remunerated - an allowance of \$25 for each day on which he or she so appears.
3. A witness appearing before the Tribunal to give expert evidence shall be paid, in addition to any other allowance payable under Item 1 or 2, a reasonable amount for qualifying to give that evidence.
4. A witness appearing before the Tribunal to give evidence shall be paid a reasonable amount-
  - (a) in respect of his or her transport to and from the place at which he or she so attends; and
  - (b) if he or she is required to be absent overnight from his or her usual place of residence, for meals and accommodation.

This is page 3 of the determination made by the Minister of State for the Arts and Territories under the Administrative Appeals Tribunal Ordinance 1989 on the 9th day of May 1989.

## SCHEDULE 2

### Clause 3

#### EXEMPT DECISIONS FOR THE PURPOSES OF CLAUSE 3

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Item No.	Decision
<hr/>	
1.	A decision in relation to which, under a program in force under section 12 of the <u>Housing Assistance Act 1987</u> , application for review may be made to the Tribunal.
2.	A decision under the <u>Land Rent and Rates (Deferment and Remission) Act 1970</u> .



No. S 163, Wednesday, 10 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
<u>Superannuation Act 1976</u>	Superannuation (Eligible Employees) Regulations (Amendment)	1989 No.85
<u>Australian Capital Territory (Self-Government) Act 1988</u>	Australian Capital Territory (Self-Government) Regulations	1989 No.86
<u>Australian Capital Territory (Self-Government) Act 1988</u>	Australian Capital Territory (Self-Government) Regulations (Amendment)	1989 No.87
<u>A.C.T. Self-Government (Consequential Provisions) Act 1988</u>	A.C.T. Self-Government (Consequential Provisions) Regulations (Amendment)	1989 No.88



No. S 164, Wednesday, 10 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 subsection 2 (2) of the *Australian Capital Territory (Self-Government) Act 1988*, hereby fix 11 May 1989 as the day on which Parts II, V and VII and sections 22 to 33 (inclusive), subsections 34 (1) to (7) (inclusive), subsection 34 (9), sections 35, 49 to 55 (inclusive), subsections 56 (2) to (4) (inclusive) and sections 69, 70, 71 and 72 of that Act commence.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 9 May 1989.

By His Excellency's Command,

CLYDE HOLDING

Minister of State for the Arts and Territories

GOD SAVE THE QUEEN!

## 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 subsection 2 (3) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, hereby fix 11 May 1989 as the day on which Part IV and sections 28 to 32 (inclusive) and sections 51 and 52 of that Act commence.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 9 May 1989.

By His Excellency's Command,

CLYDE HOLDING

Minister of State for the Arts and Territories

GOD SAVE THE QUEEN!

## 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 subsection 2 (3) of the *A.C.T. Self-Government (Consequential Provisions) Act 1988*, hereby fix 11 May 1989 as the day on which the following provisions of that Act commence:

- (a) sections 5, 7, 9, 10, 12 to 30 (inclusive) and section 32 so far as it relates to the amendments of the Acts specified in Schedule 5 to that Act, other than the amendments of the provisions or Acts specified in the Schedule to this Proclamation; and
- (b) the amendments made by Schedule 5 of that Act, other than the amendments of the provisions or Acts specified in the Schedule to this Proclamation.

## SCHEDULE

Paragraph 40 (1) (e) of the *Australian Federal Police Act 1979*

*Broadcasting Act 1942*

*Commonwealth Employees' Rehabilitation and Compensation Act 1988*

Section 19 of the *Commonwealth Teaching Service Act 1972*

Subsections 4 (1), 4 (8), 6 (2) and 7 (4), and subsections 10 (6), and 11 (2) of the *Long Service Leave (Commonwealth Employees) Act 1976*

*Maternity Leave (Commonwealth Employees) Act 1973*

*Merit Protection (Australian Government Employees) Act 1984*

Subparagraph 47C (1) (a) (i) and 82B (1) (a) (i) of the *Public Service Act 1922*

Subsection 3 (3) of the *Remuneration Tribunals Act 1973*.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 9 May 1989.

By His Excellency's Command,

CLYDE HOLDING

Minister of State for the Arts and Territories

GOD SAVE THE QUEEN!



No. S 165, Wednesday, 10 May 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN CAPITAL TERRITORY

NOTIFICATION OF THE MAKING OF A REGULATION

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

Ordinance under which the Regulation was made	Description of Regulation	Number and year of Regulation
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Audit Ordinance 1989

Finance Regulations

1989 No.8

This Notice replaces the previous Notification in Special Gazette 160



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**Commonwealth  
of Australia**

# Gazette

No. S 173, Friday, 19 May 1989

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**SPECIAL**

## AUSTRALIAN CAPITAL TERRITORY

### RESERVED LAWS

#### NOTIFICATION OF THE MAKING OF A REGULATION

NOTICE is hereby given that the undermentioned Regulation of the Australian Capital Territory has been made. Copies of the Regulation may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra City ACT

<i>Ordinance under which Regulation made</i>	<i>Description of Regulation</i>	<i>Number and year of Regulation</i>
<i>Classification of Publications Ordinance 1980</i>	<i>Classification of Publications Regulations (Amendment)</i>	1989 No. 11

