



CONTENTS

Special information	1542
Legislation	1551
Government departments	1553
Special Gazettes Nos S 234, S 235, S 236, S 237, S 238, S 239, S 240, S 241 and S 242 are herewith	



The date of publication of this *Gazette* is 12 July 1989.

LATE COPY/AUTHOR'S CORRECTIONS SURCHARGES

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

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

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

IMPORTANT NOTICE

The ACT *Gazette* is now available on subscription. Refer to the back page of this *Gazette* for further details.

NEW SPECIAL GAZETTE RATES

The Special *Gazette* surcharge has been revised. The new rate will be \$100.00 per printed page. This replaces the previous charge of \$100.00 per issue, and will be effective from 1 July 1989.

Inclusion of a surcharge is necessary to cover the costs of reproducing Special *Gazette* issues at the back of the Government Notices *Gazette*, to allow total dissemination of the information. Prior to the last revision of the *Gazette* advertising rates Special issues were consistently one to two pages in length. Since this time there has been an increase in the demand for multi-paged Special issues and therefore the rate of \$100.00 per page no longer covers associated production costs.

It is suggested that multi-paged notices could be published in the Government Notices or Periodic issues of the *Gazette*, rather than a Special issue, if time constraints permit.

GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia

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

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

or lodged at AGPS, Government Printing Office Building, Wentworth Avenue, Kingston. Notices are accepted for publication in the next available issue, unless otherwise specified.

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

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

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

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

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

AVAILABILITY. The *Gazette* may be purchased by mail from:

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: 55 Currie St, tel. (08) 237 6955

Brisbane: 294 Adelaide St, tel. (07) 229 6822

Canberra: 70 Alinga St, tel. (062) 47 7211

Hobart: 162 Macquarie St, tel. (002) 23 7151

Melbourne: 347 Swanston St, tel. (03) 663 3010

Perth: 200 St George's Tce, tel. (09) 322 4737

Sydney: 120 Clarence St, tel. (02) 29 6737

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

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

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

Purchasing and Disposals issues of the *Gazette* provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published each Wednesday and sold at \$3.95 or on subscription of \$200.00 including postage for 50 issues.

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

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
P9	16.5.89	Variation of list Registered Corporations
P10	19.6.89	Declaration Under subsection 81C (1)
P12	9.6.89	Civil Aviation Act Section 49 notices
P16	28.6.89	Nursing Homes Financial Arrangements Principles 1989
P17	29.6.89	Notice of intention to propose Customs Tariff Alteration

Special Information

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

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

<i>Lien No.</i>	<i>Date and time created (EST)</i>	<i>Description and registration</i>	<i>Payable by</i>
0808	4 July 1989 0842 a.m.	Piper PA-34-220T, HV-JGW	Hinkler Aviation Pty Ltd PO Box 140 Archerfield Qld 4108
0809	4 July 1989, 0844 a.m.	GAF N24A Nomad, VH-FHR	Aero National Transport Pty Ltd PO Box 243 Mascot NSW 2020
0810	5 July 1989, 1657	Mitsubishi MU-2B-35, VH-LMU	Great Western Aviation Pty Ltd Unit 8/431 Great Eastern Highway Redcliffe WA 6104
0811	5 July 1989, 1658	Mitsubishi MU-2B-35, VH-MUO	As above
0812	5 July 1989, 1659	Nord 262A, VH-HIX	Lloyd Air Pty Ltd PO Box 5 Brisbane Airport Qld 4007
0813	5 July 1989, 1700	Nord 262A, VH-HEI	As above
0814	5 July 1989, 1701	Nord 262A, VH-HKT	As above

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

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

<i>Lien No.</i>	<i>Description and registration mark</i>	<i>Date on which Lien ceased to have effect</i>
00725	Bell 206B, VH-TFH	16 June 1989
00593	Cessna 172 RG, VH-PLN	19 June 1989
00795	Bell 206B, VH-FJO	19 June 1989
00796	Bell 206B, VH-TMR	19 June 1989
00797	Bell 206B, VH-PHA	19 June 1989
00798	Bell 206B, VH-AJU	19 June 1989
00799	Bell 206B, VH-XDM	19 June 1989
00800	Bell 206B, VH-WCF	19 June 1989
00801	Bell 206B, VH-HQY	19 June 1989
00802	Bell 206B, VH-FHA	19 June 1989
00804	Bell 206B, VH-KKY	19 June 1989
00738	Bell 412, VH-NSC	20 June 1989
00786	Hughes 369D, VH-AJZ	20 June 1989

Dated this 6th day of July 1989.

K. HUNT
Registrar of Statutory Liens


N.N.—8951344

COMMONWEALTH OF AUSTRALIA
AUSTRALIAN SERVICE MEDAL REGULATIONS
DECLARATION UNDER REGULATION 3
DETERMINATION UNDER SUBREGULATION 4(2)

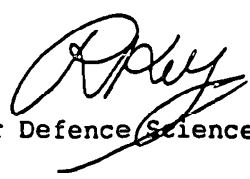
I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, on the recommendation of the Minister of State for Defence Science and Personnel, hereby:

- (a) under regulation 3 of the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, declare the Commonwealth Military Training Team activity in Uganda during the period that commenced on 18 March 1982 and ended at the end of 24 March 1984 to be a prescribed operation for the purposes of those Regulations; and
- (b) under subregulation 4(2) of those Regulations, determine that the conditions for the award of the Medal in respect of that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Army who rendered military service as such a member while posted to or serving with the Australian component of the Commonwealth Military Training Team in Uganda for a period of not less than 90 days during the period referred to in paragraph (a); and
 - (ii) the Medal shall be awarded to such a member with the clasp "Uganda".

Dated *twenty-first of June* 1989.


Governor-General

By His Excellency's Command,


Minister of State for Defence Science and Personnel

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

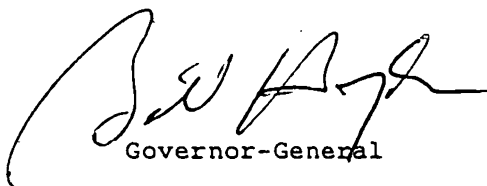
I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, on the recommendation of the Minister of State for Defence Science and Personnel, hereby:

- (a) under regulation 3 of the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, declare the United Nations Iran-Iraq Military Observers Group activity on the Iran-Iraq border that commenced on 12 August 1988 to be a prescribed operation for the purposes of those Regulations; and
- (b) under subregulation 4(2) of those Regulations, determine that the conditions for the award of the Australian Service Medal in respect of that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered military service as such a member while posted to or serving with the United Nations Iran-Iraq Military Observers Group on the Iran-Iraq Border for a period commencing on or after 12 August 1988 and being a period of not less than 90 days;
 - (ii) the qualifying period of service as described in subparagraph (b)(i) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has been posted to or has served with the United Nations Iran-Iraq Military Observers Group for a period of less than 90 days commencing on or after 12 August 1988;
 - (iii) the Medal shall be awarded to members qualifying under subparagraphs (b)(i) or (b)(ii) with the clasp "Iran-Iraq"; and
 - (iv) the Chief of the Defence Force in exercising his discretion to deem under subparagraph (b)(ii) above shall take into account whether the member's service with the United Nations Iran-Iraq Military Observers Group:

- (a) was terminated owing to death, evacuation
owing to illness or injury or other
disability due to service; or
- (b) was terminated due to Government or Defence
Force reasons.

Dated

30 June 1989



Governor-General

By His Excellency's Command



Minister of State for Defence Science and Personnel

COMMONWEALTH OF AUSTRALIA
AUSTRALIAN SERVICE MEDAL REGULATIONS
DECLARATION UNDER REGULATION 3
DETERMINATION UNDER SUBREGULATION 4(2)

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, on the recommendation of the Minister of State for Defence Science and Personnel, hereby:

- (a) under regulation 3 of the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, declare the United Nations Transition Assistance Group activity in Namibia that commenced on 11 March 1989 to be a prescribed operation for the purposes of those Regulations; and
- (b) under subregulation 4(2) of those Regulations, determine that the conditions for the award of the Australian Service Medal in respect of that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered military service as such a member while posted to or serving with the United Nations Transition Assistance Group in Namibia for a period commencing on or after 11 March 1989 and being a period of not less than 90 days;
 - (ii) the qualifying period of service as described in subparagraph (b)(i) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has been posted to or has served with the United Nations Transition Assistance Group in Namibia for a period of less than 90 days commencing on or after 11 March 1989;
 - (iii) the Medal shall be awarded to members qualifying under subparagraphs (b)(i) or (b)(ii) with the clasp "Namibia"; and
 - (iv) the Chief of the Defence Force in exercising his discretion to deem under subparagraph (b)(ii) above shall take into account whether the member's service with the United Nations Transition Assistance Group in Namibia:
 - (a) was terminated owing to death, evacuation owing to illness or injury or other disability due to service; or

(b) was terminated due to Government or
Defence Force reasons.

Dated

3 July 1989

A handwritten signature in dark ink, appearing to read 'Bill Hayden', written in a cursive style.

Governor-General

By His Excellency's Command

A handwritten signature in dark ink, appearing to read 'David Lewis', written in a cursive style.

Minister of State for ~~Defence~~ Science and Personnel

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION PURSUANT TO SUBREGULATION 4(2)

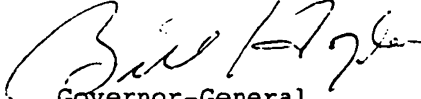
I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, on the recommendation of the Minister of State for Defence Science and Personnel, hereby:

- (a) under regulation 3 of the Australian Service Medal Regulations which are set out in the Schedule to the Letters Patent given on 13 September 1988, declare the Multinational Force and Observers activity in the Sinai during the period that commenced on 9 February 1982 and ended on 28 April 1986 to be a prescribed operation for the purposes of those Regulations; and
- (b) under subregulation 4(2) of those Regulations, determine that the conditions for the award of the Australian Service Medal in respect of that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered military service as such a member while posted to or serving with the Multinational Force and Observers in the Sinai for a period of not less than 170 days during the period referred to in paragraph (a);
 - (ii) the qualifying period of service as described in subparagraph (b)(i) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has been posted to or has served with the Multinational Force and Observers in the Sinai for a period of less than 170 Days during the period referred to in paragraph (a);
 - (iii) the Medal shall be awarded to members qualifying under subparagraphs (b)(i) or (b)(ii) with the clasp "Sinai"; and
 - (iv) the Chief of the Defence Force in exercising his discretion to deem under subparagraph (b)(ii) above shall take into account whether the member's service with the Multinational Force and Observers in the Sinai:

- (a) was terminated owing to death, evacuation owing to illness or injury or other disability due to service; or
- (b) was terminated due to Government or Defence Force reasons.

Dated

3 July 1989


Governor-General

By His Excellency's Command


Minister of State for Defence Science and Personnel

Government House,
CANBERRA ACT 2600
15 June 1989

It is hereby notified for general information that His Excellency the Governor-General has awarded the Australian Service Medal with Clasp "UGANDA" to the following Australian Army personnel:

AUSTRALIAN ARMY

Australian Service Medal

123592	BEATTON (Sergeant)	Bruce Alan
1203538	CASEY (Lieutenant Colonel)	Anthony Liam
315414	CAUGHEY (Warrant Officer Class Two)	Michael Anthony
219241	CULLINAN (Major)	Patrick Alexander
39852	HILL (Warrant Officer Class One)	Peter Allan
55254	HUMPHREY (Warrant Officer Class Two)	Michael John
1200274	HUNTER (Warrant Officer Class Two)	Gary Francis
222669	MOYLAN (Major)	Thomas Gordon
254883	McROBERTS (Major)	John Andrew
2152779	ORTH (Warrant Officer Class Two)	Peter Samuel Phillip
47065	PROBERT (Major)	Mark
2796123	PURSEY (Major)	Peter Louis
224973	SIGGERS (Warrant Officer Class Two)	David Anthony
2185671	SMITH (Warrant Officer Class Two)	Rodney George
255326	SMITH (Sergeant)	Raymond John
1201391	STAMMERS (Warrant Officer Class One)	Peter George
44829	WESTON (Warrant Officer Class One)	Ross Milton
1203626	WHEATLEY (Major)	Michael Norman
221635	WILSON (Major)	David Anthony
45624	ZINNOEGGER (Warrant Officer Class Two)	Arnold Ulrich

By His Excellency's Command
ROBIN RAWSON
Registrar of Awards

N.N.-8951476

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 27 June 1989 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 85 of 1989—An Act to amend certain Acts providing for the payment of subsidy, and for related purposes (*Subsidy Legislation Amendment Act 1989*)

HARRY EVANS
Clerk of the Senate

N.N.—8951345

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 30 June 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 96 of 1989—An Act to amend the *Patents Act 1952*, and for related purposes (*Patents Amendment Act 1989*)

No. 97 of 1989—An Act to amend the law relating to taxation (*Taxation Laws Amendment Act (No. 2) 1989*)

No. 98 of 1989—An Act to amend the *Income Tax Rates Act 1986*, and for related purposes (*Income Tax Rates Amendment Act 1989*)

No. 99 of 1989—An Act to impose income tax upon so much of the taxable income of certain funds as is attributable to certain contributions (*Income Tax (Fund Contributions) Act 1989*)

No. 100 of 1989—An Act to amend the *Income Tax Act 1986* (*Income Tax Amendment Act 1989*)

No. 101 of 1989—An Act to impose some of the fees prescribed under the *Companies (Fees) Act 1981* (*Companies (Fees: Taxation Component) Act 1989*)

No. 102 of 1989—An Act to impose some of the fees prescribed under the *Companies (Acquisition of Shares-Fees) Act 1980* (*Companies (Acquisition of Shares-Fees: Taxation Component) Act 1989*)

No. 103 of 1989—An Act to impose some of the fees prescribed under the *Securities Industry (Fees) Act 1980* (*Securities Industry (Fees: Taxation Component) Act 1989*)

No. 104 of 1989—An Act to impose some of the fees prescribed under the *Futures Industry (Fees) Act 1986* (*Futures Industry (Fees: Taxation Component) Act 1989*)

No. 105 of 1989—An Act to amend the law relating to taxation (*Taxation Laws Amendment (Superannuation) Act 1989*)

No. 106 of 1989—An Act to amend the *Income Tax Rates Act 1986*, and for related purposes (*Income Tax Rates Amendment Act (No. 2) 1989*)

No. 107 of 1989—An Act to amend the law relating to taxation (*Taxation Laws Amendment Act (No. 3) 1989*)

No. 108 of 1989—An Act to amend various Acts relating to criminal matters, and for related purposes (*Crimes Legislation Amendment Act 1989*)

A. R. BROWNING
Clerk of the House of Representatives

N.N.—8951346

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 28 June 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 94 of 1989—An Act to establish a Resource Assessment Commission, and for related purposes (*Resource Assessment Commission Act 1989*)

No. 95 of 1989—An Act to amend laws relating to community services and health, and for related purposes (*Community Services and Health Legislation Amendment Act 1989*)

A. R. BROWNING
Clerk of the House of Representatives

N.N.—8951347

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 27 June 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 82 of 1989—An Act to amend the *Audit Act 1901* (*Audit Amendment Act 1901*)

No. 83 of 1989—An Act to amend the law relating to social security and veterans' affairs, and for related purposes (*Social Security and Veterans' Affairs Legislation Amendment Act 1989*)

No. 84 of 1989—An Act to amend the law relating to social security and veterans' affairs, and for related purposes (*Social Security and Veterans' Affairs Legislation Amendment Act (No. 2) 1989*)

No. 86 of 1989—An Act to amend the *Defence Services Homes Act 1918* (*Defence Services Homes Amendment Act 1989*)

No. 87 of 1989—An Act to amend the *Aged or Disabled Persons Homes Act 1954*, and for related purposes (*Aged or Disabled Persons Homes Amendment Act 1989*)

No. 88 of 1989—An Act to amend the *Australian Meat and Live-stock Corporation Act 1977* and the *Wool Marketing Act 1987* and to repeal the *Sugar Agreement Act 1985* and certain Acts about charges on the slaughter of live-stock at certain premises (*Primary Industry and Energy Legislation Amendment Act 1989*)

No. 89 of 1989—An Act relating to financial assistance to the States, the Australian Capital Territory and the Northern Territory in connection with the provision of supported accommodation services and related support services, and for related purposes (*Supported Accommodation Assistance Act 1989*)

No. 90 of 1989—An Act to establish an Australian Securities Commission, a Companies and Securities Advisory Committee and certain other bodies, and for other purposes (*Australian Securities Commission Act 1989*)

No. 91 of 1989—An Act to amend various Acts relating to matters dealt with by the Department of Industry, Technology and Commerce, and for related purposes (*Industry, Technology and Commerce Legislation Amendment Act 1989*)

No. 92 of 1989—An Act to amend laws relating to companies, securities and the futures industry, and for related purposes (*Co-operative Scheme Legislation Amendment Act 1989*)

No. 93 of 1989—An Act to amend the law relating to veterans' affairs, and for related matters (*Veterans' Affairs Legislation Amendment Act 1989*)

A. R. BROWNING
Clerk of the House of Representatives

N.N.—8951348

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 12 July 1989

AD/P68/32: Longitudinal trim system

AD/DHC8/8: Flap drive shafts and torque sensor

Part 105 will become effective on 31 July 1989

AD/F27/117 Amdt 1: Engine nacelles—Upper brace struts.

Copies of the above 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

N.N.—8951349

By-laws

AUSTRALIAN NATIONAL RAILWAYS COMMISSION**NOTIFICATION OF THE AMENDING OF BY-LAWS**

Notice is hereby given that the Australian National Railways Commission on 17 May 1989 amended the undermentioned By-laws. Copies can be obtained from the Chairman, Australian National Railways Commission, 1 Richmond Road, Keswick SA 5035.

<i>Act under which By-laws were amended</i>	<i>Description of By-laws</i>
<i>Australian National Railways Commission Act 1983</i>	General By-law Amendment No. 4
<i>Australian National Railways Commission Act 1983</i>	Boards of Appeal By-law Amendment No. 1

N.N.—8951350

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 obtained from the Department of Industrial Relations, Defence Remuneration and Conditions Branch, 5th Floor, Jolimont Centre, Canberra, ACT. Tel. (062) 437894. (GPO Box 9879, Canberra City, ACT 2601)

<i>Number and Year of Determination</i>	<i>Description of Determination</i>	<i>Date Made</i>
No. 70 of 1989	Amends Determinations 3601, 3711, 3714, 3718, 3719, 3721, 3723, 3724, 3731, 3732, 3733 and 3901	1.6.89
No. 71 of 1989	Amends Determinations 2102 and 3738	1.6.89
No. 74 of 1989	Amends Determination 3719	13.6.89
No. 75 of 1989	Revokes Determination 0110 and 0111. Amends Determinations 2601, 2602, 2603, 2604 and 2606	13.6.89
No. 76 of 1989	Amends Determination 0503	13.6.89
No. 77 of 1989	Amends Determination 3714, 3723 and 3724	21.6.89
No. 81 of 1989	Amends Determinations 3714, 3723 and 3724	22.6.89
NO. 82 of 1989	Amends Determination 0503	26.6.89

Government Departments

Administrative Services

COMMONWEALTH FIRE BOARD

FIRE SAFETY COURSES

The following Fire Safety Courses are to be conducted in 1989 and are available to staff of Commonwealth Departments and Authorities.

<i>Date</i>	<i>Location</i>	<i>Course</i>	<i>Number</i>
4-8 September 1989	Melbourne	Introduction to Fire Safety	C2/89
26-27 September 1989	Perth	Planning for Emergencies in Buildings	D6/89
28 September 1989	Perth	Fire Safety Awareness for Office Managers	E6/89
24-26 October 1989	Hobart	Planning for Emergencies in Buildings	D7/89
27 October 1899	Hobart	Fire Safety Awareness for Office Managers	E7/89
14-16 November 1989	Sydney	Planning for Emergencies in Buildings	D8/89
17 November 1989	Sydney	Fire Safety Awareness for Officer Managers	E8/89
27 November- 1 December 1989	Melbourne	Fire Safety Seminar	B1/89

COURSE DESCRIPTIONS

Planning for Emergencies in Buildings Course

For the most senior members of building Emergency Control Organisations and members of Emergency Control Committees. The course covers the establishment of Emergency Control Organisations, the documenting of evacuation procedures for fire, bomb-threat and other emergencies, and the general maintenance of fire safety in buildings.

Fire Safety Awareness for Office Managers Course

For administrative officers, office managers and others who, indirectly have have some impact on fire safety, such as appointment of wardens, directing office layout and purchase of office equipment. It will assist them to recognise the fire safety features of buildings, and advise them how office arrangement can frustrate fire safety provisions.

Introduction to Fire Safety Course

For Fire Safety Officers and others who, while not totally engaged in fire safety duties, need to have a basic level of fire knowledge. Suitable for architects, engineers, technical officers, design draftsmen, property officers, building managers and custodians.

Fire Safety Seminar

For experience Fire Safety Officers, and their equivalents, for the purposes of personnel development and to educate in latest fire safety developments. Attendance is generally limited to twelve places, with each attendee delivering a selected or assigned paper.

Nominations

Requests for nomination forms and general inquiries should be directed to the Training Officer, Commonwealth Fire Board, Melbourne (03) 649 4604. Nomination forms should be requested at least eight weeks prior to the course. Places on the courses are limited and it is in the interest of your organisation to return nomination forms promptly.

N.N.—8951351

COMMONWEALTH OF AUSTRALIA**AUSTRALIAN PROTECTIVE SERVICE ACT 1987****INSTRUMENT OF REVOCATION AND AUTHORISATION**


I, NOEL JOHN TANZER, the Secretary to the Department of Administrative Services, under section 10 of the *Australian Protective Service Act 1987*:

- (a) revoke all previous instruments by which I authorised the persons for the time being holding or performing the duties of offices within my Department to be persons before whom a protective service officer may make and subscribe an oath or affirmation in the prescribed form for the purposes of section 10 of the *Australian Protective Service Act 1987*; and
- (b) authorise the persons for the time being holding or performing the duties of the following offices within my Department to be persons before whom a protective service officer may make and subscribe an oath or affirmation in the prescribed form for the purposes of section 10 of the *Australian Protective Service Act 1987*:

Position No.	Classification	Location
67	Director, Senior Executive Level 3	Central Office
10428	Protective Service Inspector	Central Office
10759	Protective Service Chief Inspector	Central Office
10760	Protective Service Inspector	Central Office
10867	Protective Service Chief Inspector	Central Office
18845	Protective Service Chief Superintendent	Central Office
10539	Protective Service Chief Superintendent	ACT
12148	Protective Service Chief Inspector	ACT
12150	Protective Service Inspector	ACT
18852	Protective Service Inspector	ACT
18851	Protective Service Chief Inspector	ACT
10686	Protective Service Inspector	NSW
12563	Protective Service Inspector	NSW
19026	Protective Service Chief Superintendent	NSW
19027	Protective Service Inspector	NSW

Position No.	Classification	Location
10694	Protective Service Inspector	Victoria
19194	Protective Service Chief Superintendent	Victoria
19195	Protective Service Inspector	Victoria
19438	Protective Service Superintendent	SA
19439	Protective Service Inspector	SA
10659	Protective Service Chief Inspector	WA

Dated this *twenty-eighth* day of *June* 1989.


N.J. TANZER
Secretary to the Department
of Administrative Services

COMMONWEALTH OF AUSTRALIA

Australian Protective Service Act 1987

NOTICE

I, NOEL JOHN TANZER, the Secretary to the Department of Administrative Services, under section 8 of the *Australian Protective Service Act 1987*, by this Notice:

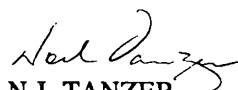
- (a) revoke all previous Notices signed by me designating offices within my Department as offices the occupants of which shall be protective service officers for the purposes of the *Australian Protective Service Act 1987*; and
- (b) designate the following offices within my Department as offices the occupants of which shall be protective service officers for the purposes of the *Australian Protective Service Act 1987*:

Position Numbers	Classification
10003-10006	Protective Service Officer Grade 1
10023	Protective Service Officer Grade 2
10213, 10285-10287	Senior Protective Service Officer Grade 2
10288-10295, 10305, 10307, 10311, 10316, 10321, 10325, 10327	Protective Service Officer Grade 2
10328-10331, 10357, 10364-10388, 10391, 10392, 10398-10420	Protective Service Officer Grade 1
10428	Protective Service Inspector
10429	Senior Protective Service Officer Grade 2
10539	Protective Service Chief Superintendent
10659	Protective Service Chief Inspector
10660	Senior Protective Service Officer Grade 1
10686, 10694	Protective Service Inspector
10759	Protective Service Chief Inspector
10760	Protective Service Inspector
10773	Senior Protective Service Officer Grade 2
10787	Senior Protective Service Officer Grade 1
10867	Protective Service Chief Inspector
11206	Senior Protective Service Officer Grade 1
11207	Protective Service Officer Grade 2
11208, 11209, 11244-11249	Protective Service Officer Grade 1
11441	Senior Protective Service Officer Grade 1
11821, 11823, 11825, 11827-11829, 11833, 11839-11846, 11850, 11853, 11858-11872, 11888-11891, 11893, 11894, 11896-11899	Protective Service Officer Grade 1

Position Numbers	Classification
11964	Senior Protective Service Officer Grade 2
11980, 11981, 11983	Senior Protective Service Officer Grade 1
11984-11990, 11992, 11993, 11995	Protective Service Officer Grade 2
12148	Protective Service Chief Inspector
12150	Protective Service Inspector
12154-12157	Protective Service Officer Grade 2
12158-12169	Protective Service Officer Grade 1
12171	Senior Protective Service Officer Grade 2
12172-12175	Senior Protective Service Officer Grade 1
12176-12179	Protective Service Officer Grade 2
12180-12196, 12199, 12200, 12203,	Protective Service Officer Grade 1
12204, 12216, 12217, 12219, 12227,	
12232, 12235, 12243-12245, 12247-	
12250, 12252-12263	
12310, 12324	Protective Service Officer Grade 2
12325, 12327-12330, 12332, 12333	Protective Service Officer Grade 1
12339, 12341	Protective Service Officer Grade 2
12366, 12367	Senior Protective Service Officer Grade 2
12368-12375	Protective Service Officer Grade 2
12376-12378, 12380-12382, 12385-	Protective Service Officer Grade 1
12398, 12408, 12411, 12412, 12435,	
12436, 12438, 12444, 12446, 12449,	
12458-12463, 12466, 12477, 12479,	
12481-12483, 12487, 12492-12495,	
12498, 12507, 12510, 12512	
12563	Protective Service Inspector
12857, 12866	Protective Service Officer Grade 1
13136	Senior Protective Service Officer Grade 1
18845	Protective Service Chief Superintendent
18851	Protective Service Chief Inspector
18852	Protective Service Inspector
18853-18858	Senior Protective Service Officer Grade 2
18859-18869	Senior Protective Service Officer Grade 1
18870-18890	Protective Service Officer Grade 2
18891-18922, 18924-19006, 19008,	Protective Service Officer Grade 1
19009, 19011, 19012, 19014-19017,	
19021	
19026	Protective Service Chief Superintendent
19027	Protective Service Inspector
19028-19033	Senior Protective Service Officer Grade 2
19035-19043	Senior Protective Service Officer Grade 1
19044-19059, 19074-19077	Protective Service Officer Grade 2
19078-19088, 19090, 19092-19130,	Protective Service Officer Grade 1
19132-19189	
19194	Protective Service Chief Superintendent
19195	Protective Service Inspector
19196, 19197	Senior Protective Service Officer Grade 2
19198	Senior Protective Service Officer Grade 1
19199-19024	Senior Protective Service Officer Grade 2
19205-19214	Senior Protective Service Officer Grade 1
19215-19247, 19249-19258, 19260-	Protective Service Officer Grade 2
19264	

Position Numbers	Classification
19281-19293, 19295-19302, 19304-19311, 19313, 19315, 19317, 19319-19323, 19325-19327, 19330, 19335, 19341-19343, 19345-19354, 19356-19380, 19382-19387, 19389, 19391, 19393-19419, 19427-19431	Protective Service Officer Grade 1
19438	Protective Service Superintendent
19439	Protective Service Inspector
19440-19442	Senior Protective Service Officer Grade 2
19443-19450	Senior Protective Service Officer Grade 1
19451-19464, 19467-19470	Protective Service Officer Grade 2
19485-19528	Protective Service Officer Grade 1
19529	Protective Service Officer Grade 2
19530-19559, 19563-19572, 19574, 19576-19579	Protective Service Officer Grade 1
19584	Senior Protective Service Officer Grade 2
19585	Senior Protective Service Officer Grade 1
19586-19591	Protective Service Officer Grade 2
19592-19600	Protective Service Officer Grade 1
19601	Senior Protective Service Officer Grade 1
19602-19606	Protective Service Officer Grade 2
19608-19620, 19662-19667, 19678-19689	Protective Service Officer Grade 1
19994	Senior Protective Service Officer Grade 2

Dated this *twenty-eight* day of *June* 1989.


N.J. TANZER
Secretary to the Department of
Administrative Services

N.N.-8951477

FORM 5
Industrial Relations Act 1988

Subregulation 82(1)

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

NOTICE is hereby given that a secret postal ballot of the members of the THE AUSTRALIAN UNIVERSITIES INDUSTRIAL ASSOCIATION is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely, AUSTRALIAN ADVANCED EDUCATION INDUSTRIAL ASSOCIATION.

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

The commencing date of the ballot is 13 October 1989

The closing date of the ballot is 2 November 1989 at 9.00am

Michael E Small
Returning Officer
Australian Electoral Commission
Industrial Elections Branch
10th Floor
399 Lonsdale Street
MELBOURNE VIC 3000
(GPO Box 768G Melbourne 3001)

Telephone: (03) 604 4337

N.N._8951478

FORM 5
Industrial Relations Act 1988

Subregulation 82(1)

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

NOTICE is hereby given that a secret postal ballot of the members of the AUSTRALIAN ADVANCED EDUCATION INDUSTRIAL ASSOCIATION is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely, THE AUSTRALIAN UNIVERSITIES INDUSTRIAL ASSOCIATION.

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

The commencing date of the ballot is 13 October 1989

The closing date of the ballot is 2 November 1989 at 9.00am

Michael E Small
Returning Officer
Australian Electoral Commission
Industrial Elections Branch
10th Floor
399 Lonsdale Street
MELBOURNE VIC 3000
(GPO Box 768G Melbourne 3001)

Telephone: (03) 604 4337

N.N.-8951479

The Arts, Sport, the Environment, Tourism and Territories

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 6th day of July 1989.

J. D. OVINGTON
Designated Authority

SCHEDULE

<i>Column 1 Item</i>	<i>Column 2 Name and country of approved institution</i>	<i>Column 3 Approved class, or classes, of specimens</i>
1	Saitama Prefectural Children's Zoological and Natural Park 554 Aza Kitanagasaka Oaza Iwadona Higashi-Matsuyama-shi Saitama-Ken 355 Japan	<i>Macropus giganteus</i>
2	Fernhill Farm Mulgoa Road Mulgoa NSW 2750	<i>Lama glama</i>
3	Commonwealth Serum Laboratories Calder Highway Woodend Vic. 3442	<i>Macaca fascicularis</i>

N.N.—8951352

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF AN APPROVED ZOOLOGICAL ORGANISATION

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 12 (1) of that Act, hereby declare the zoological organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this 6th day of July 1989.

J. D. OVINGTON
Designated Authority

SCHEDULE

<i>Column 1 Item</i>	<i>Column 2 Name and country of zoo</i>	<i>Column 3 Approved class, or classes, of specimens</i>
1	Saitama Prefectural Children's Zoological and Natural Park 554 Aza Kitanagasaka Oaza Iwadona Higashi-Matsuyama-shi Saitama-Ken 355 Japan	<i>Macropus giganteus</i>

N.N.—8951353

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 authorities, being renewals of previously issued authorities, to export over a period of six months the specimens specified below, on condition that prior to export of each consignment, the exporters obtain the permission of the Director of the Australian National Parks and Wildlife Service or his nominee:

Kelp Industries, King Island, Tasmania *Gelidium glandulaefolium*—Storm cast specimens collected from above the low water mark from the beaches of King Island, Tasmania

Mr H. Mighell, Tin Can Bay, Queensland *Caustis blakei*—Cut stems collected from 1000 ha of private property and 1000 ha of Queensland State Forest under licence

Mr B. Gunderson, Ravensbourne, Queensland *Macrozamia miquelii*—Cut fronds collected from Queensland State Forests Nos 451 and 915

Exocarpos cupressiformis—Cut branches taken from an area of 1360 acres of private property in Queensland

Pteridium esculentum—Cut fronds collected from 360 acres of private property in Queensland

Mr P. Binny, Granton, Tasmania *Sphagnum spp*—Harvested under Tasmanian Forestry Commission licence

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

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

Attention: Wildlife Trade Section

Dated this 30th day of June 1989.

GRAHAM RICHARDSON

Minister of State for the Arts, Sport,
the Environment, Tourism and Territories
N.N.—8951354

Attorney-General*Complaints (Australian Federal Police) Act 1981*APPOINTMENT OF A MEMBER 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 Brian Ross Maguire, a person who has been a legal practitioner for not less than five years, to be a member of the Federal Police Disciplinary Tribunal for the term commencing on 28 June 1989 and expiring on 27 June 1994.

Dated this 28th day of June 1989.

BILL HAYDEN
Governor-General

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

N.N.—8951355

AUSTRALIAN CAPITAL TERRITORY

Evidence (Closed Circuit Television) Ordinance 1989

NOTICE OF COMMENCEMENT

I, LIONEL FROST BOWEN, Attorney-General of the Commonwealth, acting on behalf of the Minister of State for the Arts and Territories, pursuant to section 2 of the *Evidence (Closed Circuit Television) Ordinance 1989*, hereby fix 23 July 1989 as the date on which the provisions of that Ordinance shall commence.

Dated this 29th day of June 1989.

LIONEL BOWEN
Attorney-General

N.N.—8951356

Community Services and Health

COMMONWEALTH OF AUSTRALIA

*National Health Act 1953*NOTICE OF DETERMINATION OF PRINCIPLES
UNDER SECTION 73BC

Notice is hereby given in pursuance of paragraph 73BC (5D) (b) of the *National Health Act 1953* that I, NEAL BLEWETT, Minister of State for Community Services and Health, have determined the principles as set out hereunder under subsection 73BC (5B) of the Act for the purposes of the operation of the Health Benefits Reinsurance Trust Fund:

Section 73BB of the National Health Act provides that, as a condition of registration, each registered health benefits organisation shall establish and maintain a Reinsurance Account in its health benefits fund.

Organisations may debit basic table and supplementary table benefits (subject to subsection 73BB (9)) to their Reinsurance Accounts, as follows:

- where in any twelve month's period patient days of a contributor, in respect of any person covered by the contributor membership who is under the age of 65 years, exceed 35 days. Each claim should be examined to determine whether each accommodation day on the claim represents a day in excess of 35 days during the previous twelve month's period up to that day; and
- for all patient days in respect of any person within a contributor membership who has reached the age of 65 years.

Accounts and records to be maintained

Subject to the specific requirements of the Private Health Insurance Administration Council, organisations should maintain the following two accounts in addition to any others they may wish to keep:

- Reinsurance Account
- Reinsurance—Council Account

The Reinsurance Account will be debited with benefits which meet the eligibility criteria. At the end of each quarter the balance of the reinsurance account will be transferred to the Reinsurance-Council Account and a debit or credit as appropriate, will be made to this Account depending on whether payments are to be made to, or received from the Trust Fund after settlement. The balance remaining will then be transferred to the Ordinary Account.

Membership record

Organisations are required to maintain accurate membership records in a format which will allow council to arrange for the audit of the records and reconcile the membership details on the quarterly return. It is important that membership records contain dates of birth of contributors and dependants.

Council reserves the right to make adjustments to membership figures or amounts payable into or out of the Trust Fund where it becomes aware of discrepancies in member-

ship figures notified or amounts debited or credited by a registered organisation to its Reinsurance Account.

Procedures to be followed by organisations

Within one month after the quarter each organisation is required to forward to council, a statement setting out the following details:

- (a) fund benefits paid during the quarter in respect of Reinsurance Account contributors (including number of patient days). Separate details for basic and supplementary benefits and persons under the age of 65 years and 65 years and over, will be required.
- (b) adjustments to benefits and patient days relating to previous periods.
- (c) details of the number of single and family contributors enrolled in the basic table and the supplementary table(s) at the beginning and end of the quarter. Separate details will be required for 'new' contributors (i.e. persons enrolled—not transfers—within previous twelve months) and existing contributors.

Note: Any contributor enrolled before 1 June 1989 will be deemed to be an existing contributor.

The statement must be certified by the Public Officer of the organisation as being true and correct.

Commonwealth contribution

The Commonwealth will make a special appropriation of \$20 million into the Trust Fund before 30 June 1989. Thereafter, there will be no provision for a Commonwealth contribution to the fund. The Commonwealth contribution will be allocated on the following basis:

- (a) Component A—An amount to provide for the continuation of the existing arrangements to the end of May 1989. The amount will be \$167 000 i.e. two-thirds of \$1 000 000 over 4. This amount will be allocated on the basis of the principles existing until 31 May 1989.
- (b) Component B—The balance of \$19.833 million plus any interest earned on this amount will be utilised as evenly as possible for transactions for the period 1 June 1989 to 31 December 1990 to minimise the impact on those organisations most affected adversely by the new reinsurance arrangements.

Action by Council

As soon as possible after the end of each settlement period, the council will determine the net amounts payable by or to each organisation in respect of that period and notify them accordingly.

Note: Transitional provisions as set out in paragraph (k) below will apply for the June 1989 quarter because of the change from the old arrangements to the new arrangements from 1 June 1989.

The amounts will be determined on the following basis:

- (a) ascertain the Reinsurance Account deficit for each health fund;
- (b) calculate the average numbers of 'existing' contributors (i.e. contributors who have been enrolled with the organisation or some other organisation for more than twelve months and including all contributors enrolled before 1 June 1989) enrolled in the basic table and supplementary table(s) (Ordinary Account plus Reinsurance Account) of each health benefits fund (for this purpose, contributors at the family rate will count as two and those at the single rate as one—single equivalent units (SEU));
- (c) calculate the ratio of supplementary benefits (eligible for reinsurance) to total hospital benefits (basic plus eligible supplementary) paid during the period. Apply this ratio to the number of contributors (SEU) for supplementary tables as calculated in (b). Deduct the resultant supplementary table contributors (SEU) from the basic table contributors (SEU) as calculated in (b). The figure derived under this calculation becomes the weighted contributor figure for an organisation for reinsurance purposes;

- (d) calculate the total of weighted contributors for all health benefits funds by States;
- (e) determine the total Reinsurance Account deficit for all health benefits funds in each State, respectively;
- (f) determine the average deficit per weighted contributor for each State (i.e. the total deficit in (e) divided by the total number of weighted contributors in (d));
- (g) determine the deficit that would have applied to each health benefits fund if it had had average experience (i.e. the number of weighted contributors for each health benefits fund under (c) multiplied by the rate calculated under (f));
- (h) calculate the difference between (a) and (g) for each fund. Where (g) exceeds (a) each organisation is to be notified that an amount equal to the difference, less any amount that may be determined for each organisation under (i), is payable to the Fund. Where (a) exceeds (g) an amount equal to the difference is payable from the Fund to each organisation;
- (i) component B of the Commonwealth contribution (i.e. \$19.833 million plus any interest earned on this amount) is to be allocated on, as far as possible, an equal quarterly basis for transactions between 1 June 1989 and 31 December 1990 to achieve such uniform maximum payments per weighted contributor calculated in (c), for each settlement period for those organisations making payments into the Fund, as may be permitted by the quarterly allocation of the Commonwealth contribution; and
- (j) determine on a separate State basis the totals of the amounts of Commonwealth contribution calculated for each organisation in (i) and pay these total amounts into each State Fund.
- (k) for the June 1989 quarter only, it will be necessary to determine separate amounts payable by or to each organisation based on the principles that apply until 31 May and the new principles that apply from 1 June 1989. Reinsurance transactions in respect of the months of April and May will be settled on the basis of the former principles and the transactions for June will be settled under the new principles effective from 1 June 1989. For the pre-1 June transactions, component A of the Commonwealth contribution (\$167 000) is to be allocated in accordance with the former principles. Also, for the purposes of these transactions, basic table membership figures as at 31 March 1989 shall be assumed as the average figures for reinsurance purposes for April and May. For reinsurance transactions for the month of June 1989, one month's share of component B of the Commonwealth contribution is to be allocated for the purposes of the calculation in paragraph (i) above for the June 1989 quarter. Also, for the purposes of calculating the numbers of 'existing' contributors in (b) above the total numbers of contributors at 30 June 1989, less new members—not transfers—joining since 1 June shall be determined.

After receiving advice from Council, organisations will be required, where payments are due to the Trust Fund, to make such payments within 14 days of the date of the advice. Payments not made by the due date may attract a penalty calculated at a daily rate of 15 per cent per annum.

Payments from the Fund may, if the Council so determines be made in two or more instalments. At each instalment the Council shall distribute the total available funds between organisations in proportion to the net amounts, if any, due to them.

Claims lag for hospital benefits

The determination of the eligibility of benefits payments for transfer of transactions to Reinsurance Accounts must be based on the dates on which the treatment in respect of the contributor and his dependants are provided. However, the situation may arise, because of late claims, that benefits may be paid for a period which, had the claims been received within a reasonable time of the treatment or serv-

ice, may have resulted in the determination of a different commencing date of twelve months' eligibility period. If this occurs it may be necessary for the organisation to adjust the amount of benefits debited to its reinsurance account.

Dated this 30th day of June 1989.

NEAL BLEWETT

Minister for Community Services
and Health

N.N.—8951358

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTICE OF DECLARATION UNDER SUBSECTION 73BB (9)

I, Neal Blewett, Minister of State for Community Services and Health, hereby declare, in pursuance of subsection 73BB (9) of the *National Health Act 1953* ('the Act') the classes of benefits referred to hereunder to be classes of benefits in respect of services, treatment or other matters rendered on and after 1 June 1989 for the purposes of reinsurance:

1. The kinds of benefits specified in the definition of basic private table in subsection 4 (1) of the Act equal to the fees determined or declared by the Minister.

2. Benefits, where included in a supplementary hospital table as defined in subsection 4 (1) of the Act for expenses associated with treatment provided in a hospital or a day hospital facility and include:

- (a) accommodation, including benefits for patients whose stay in hospital or a day hospital facility is for a period that does not include part of an overnight stay;
- (b) use of an intensive care facility, high dependency unit, operating theatre, labour ward, recovery room, procedure room and nursery ward;
- (c) use of hospital equipment such as oxygen pumps, heart-lung machines, extracorporeal shock-wave lithotripsy and renal dialysis;
- (d) implanted prostheses;
- (e) drugs, dressing, sutures, surgical disposables, oxygen, colostomy and special nursing;

Dated this 30th day of June 1989.

NEAL BLEWETT

Minister for Community Services
and Health

N.N.—8951359

Defence

COMMONWEALTH OF AUSTRALIA

Defence Act 1903

DEFENCE FORCE REGULATIONS—DECLARATION OF PROHIBITED AREA

Pursuant to the powers conferred on me by Regulation 35 of the Defence Force Regulations, I, DAVID WILLIAM SIMMONS, Minister of State for Defence Science and Personnel, hereby:

- (a) revoke the declaration made on the 12th day of September 1980 of the place described in Schedule One hereto as a prohibited place for the purpose of the Defence Force Regulations; and
- (b) declare the place described in Schedule Two hereto to be a prohibited place for the purpose of Defence Force Regulation 35.

SCHEDULE ONE

All that piece of land situate in the State of South Australia known as the Woomera Prohibited Area and described in the Declaration of Prohibited Areas published in the *Commonwealth of Australia Gazette* dated 30 September 1980.

SCHEDULE TWO

All that piece of land situate in the State of South Australia and delineated on the plan deposited in the General Registry Office at Adelaide and numbered GP 249/1989.

Dated this 29th day of June 1989.

DAVID SIMMONS

Minister of State
for Defence Science and Personnel

N.N.—8951360

COMMONWEALTH OF AUSTRALIA
DEFENCE FORCE REGULATIONS
NOTICE UNDER REGULATION 49

I, Kim Christian Beazley, Minister of State for Defence, pursuant to sub-regulation 49(1) of the Defence Force Regulations, hereby declare the areas of land and air in Australia described in the Schedule, the land being private land the occupiers of which have consented in writing to this notice, to be defence practice areas for carrying out defence operations and practices of the kind specified in the Schedule. This declaration is to remain in force up to and including 31 August 1989.


Dated this 5th day of July 1989

SCHEDULE

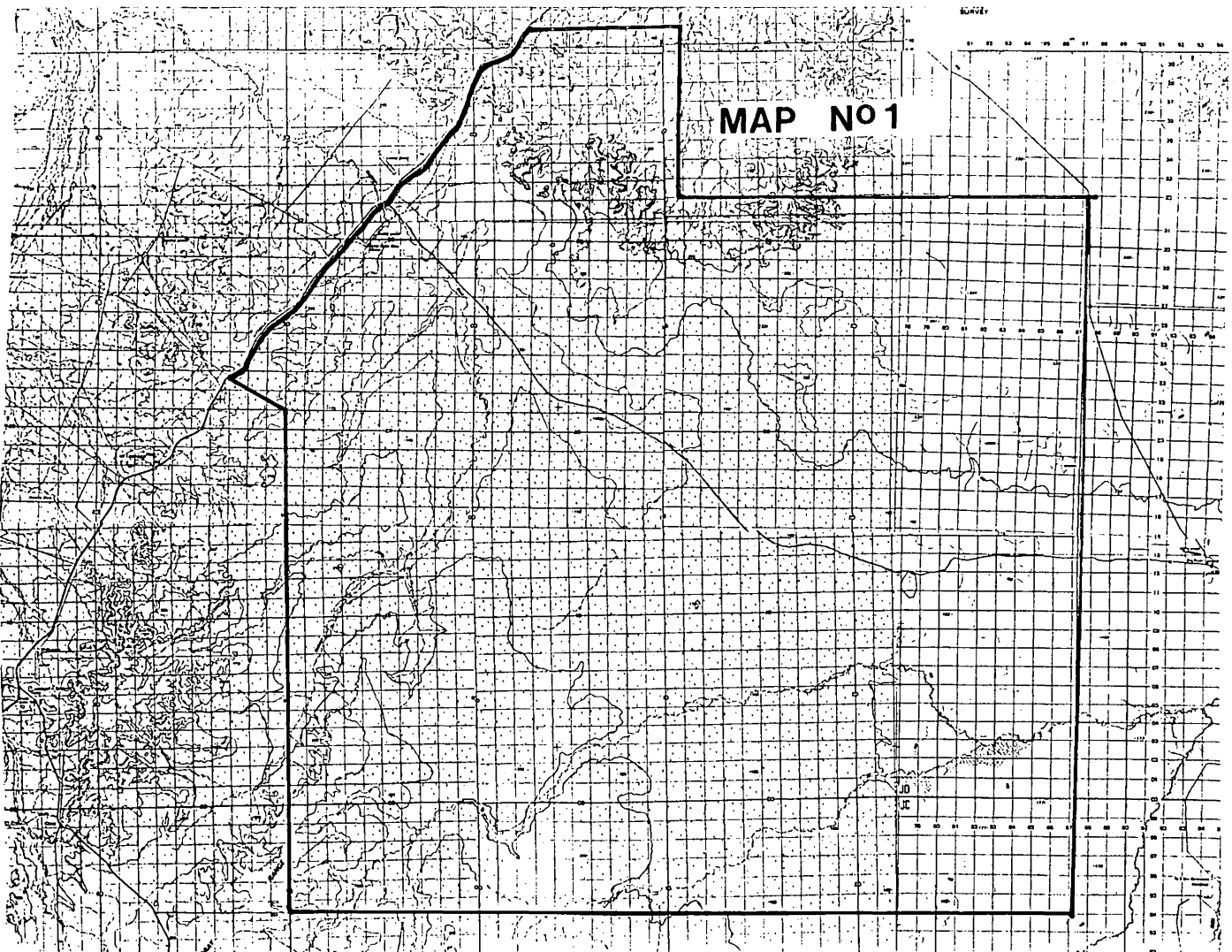
Item/Map No	Description	Kind of operation or practice
1.	All that area known as East Mathison under Northern Territory Pastoral Lease no 845 shown on Australian Topographic Survey Map Sheet 5267, Edition 1, Willeroo, 1:100 000, Map Sheet 5367, Edition 1, Dry River, 1:100 000 and Map Sheet 5268, Edition 1 Bowman, 1:100 000 bounded by a line commencing at grid reference 029410 proceeding east to 109410 thence south to 108320 thence east to 873320 thence south to 873940 thence west to 900944 thence north to 900210 thence north west to 869227 thence north-east parallel to and south of the Victoria Highway to 029410.	Live firing and Manoeuvre
2.	All that area of Argyle Diamond Mines mining lease shown on Australian Topographic Survey Map, Bow, Series R611, Sheet 4564, Edition 1, 1:100 000 bounded by a line commencing at grid reference 400636 proceeding east to 430636 thence north to 430670 then west to 400670 thence south to 400636, and by a line commencing at grid reference 290540 proceeding east to 350540 thence north to 350590 thence west to 290590 thence south to 290540.	Live firing and manoeuvre

KCB
.....
KCB

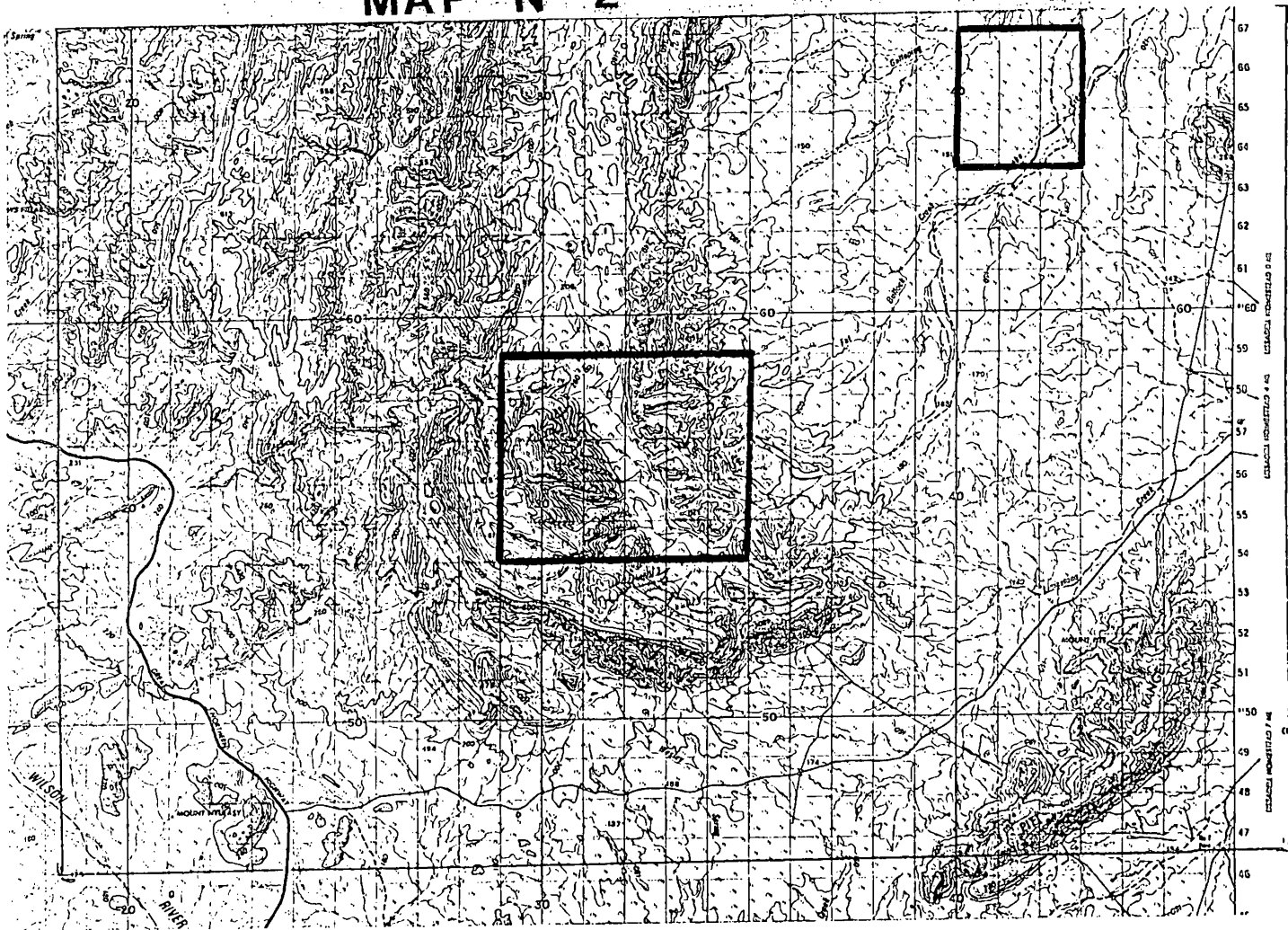
Item/Map No	Description	Kind of operation or practice
3.	All that area of Deception Range located generally west of Kununurra forming part of the Ivanhoe Station shown on Australian Topographic Survey Maps Kununurra, Series R611, Sheet 4666 Edition 1, 1:100 000 and Erskine, Series R611 Sheet 4566, Edition 1, 1:100 000 bounded by a line commencing at grid reference 530550 proceeding south to 530380 thence west to 352382 thence generally north-west and north parallel to and east of the Northern Highway to 326453 thence generally north-east parallel to and south of the Duncan Highway to 530550.	Live firing and manoeuvre
4.	All that area of Jindare Station located generally south-west of Pine Creek shown on Australian Topographic Survey Map, Pine Creek, Series R621, Sheet 5270 Edition 2-AAS, 1:100 000 bounded by a line commencing at grid reference 890660 proceeding east to 040660 thence south to 040530 thence west to 890530 thence north to 890660.	Live firing and manoeuvre



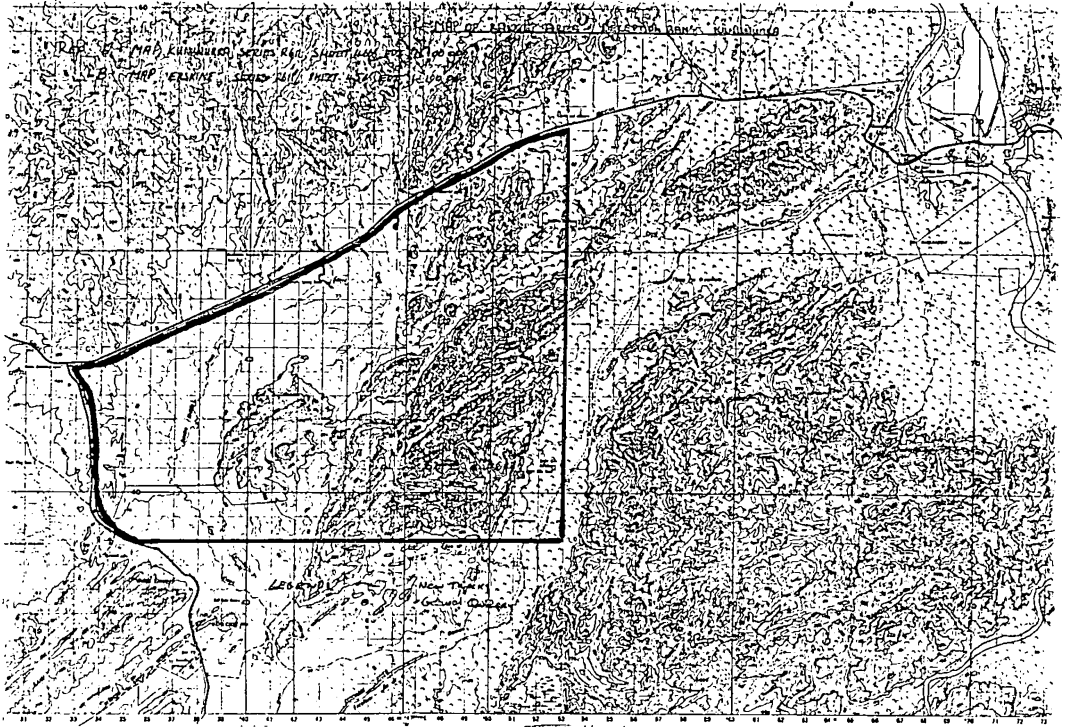
Kim C Beazley
Minister of State
for Defence



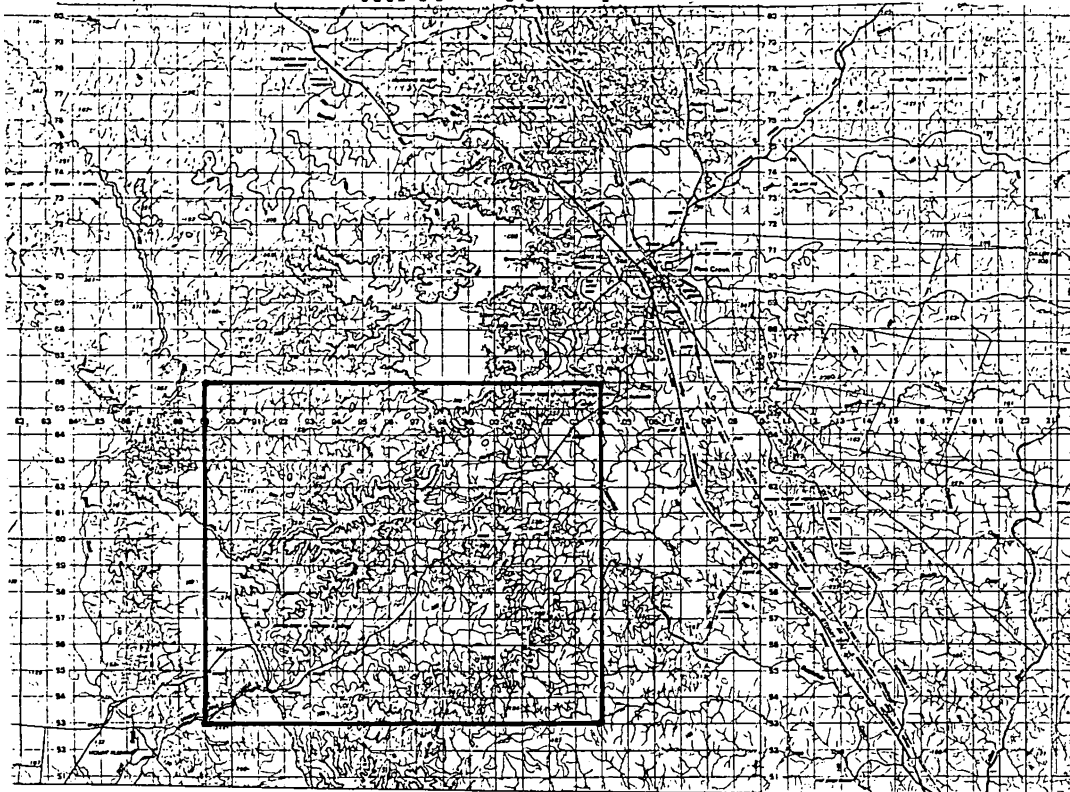
MAP NO 2



MAP NO 3



MAP NO 4



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 addressed. 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 Director
Schools Programs (New Schools)
Commonwealth Department of Employment,
Education and Training
GPO Box 9880
In your Capital City

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.

Commencements

1991

WESTERN AUSTRALIA

School name: Yallingup Family School

School town/suburb: Yallingup

Proposed change: Commencement

Sponsoring org/affil: Yallingup Families/Rudolf Steiner

School level: P

Proj enrol yr 1: 1991

Proj enrol primary 1: 49

Proj enrol junior 1: 0

Proj enrol senior 1: 0

Max enrol primary: 59

Max enrol junior: 0

Max enrol senior: 0

Proposals to totally or partially relocate a school or establish an additional campus

SOUTH AUSTRALIA

School name: Morphet Vale Christian Community School

School town/suburb: Morphet Vale

Proposed change: Relocation: A

Sponsoring org/affil: Morphet Vale Baptist Church/Inter-denominational

School level: PSS

Proj enrol yr 1: 91

Proj enrol primary 1: 358

Proj enrol junior 1: 188

Proj enrol senior 1: 86

Max enrol primary: 472

Max enrol junior: 252

Max enrol senior: 140

Proposal involves the establishment of an additional campus for years K-10 in the Tatachilla Estate area.

N.N.—8951361

Industrial Relations

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

CLOTHING TRADES AWARD 1982

C No. 23307 of 1988

Dated this 7th day of March 1986

And in the matter of the variation of the above award

Notice is hereby given:

- That on 22 June 1989, the Commission varied the term/s of the abovementioned 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 6 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 Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

C37 V. 68

Clause No.	Subject	Substance of variation
7	PRINT NO. H7878 Rates of pay	Supplementary payments
19	Sick leave	Supplementary payments
23	Holidays	Supplementary payments

Dated this 29th day of June 1989.

ALAN NAYLOR
Registrar

N.N.—8951362

**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

CLOTHING TRADES AWARD 1982

C No. 23306 of 1988

Dated this 7th day of March 1986

And in the matter of the variation of the above award

Notice is hereby given:

- (a) That on 22 June 1989, the Commission varied the term/s of the abovementioned 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 Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

C37 V. 69

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
	PRINT NO. H7879	
18A	Trade Union training leave	Trade Union training leave

Dated this 29th day of June 1989.

ALAN NAYLOR
Registrar

N.N.—8951363

Form R16

Regulation 23

*Industrial Relations Act 1988***AUSTRALIAN INDUSTRIAL RELATIONS
COMMISSION****NOTICE OF VARIATION OF COMMON RULE
AWARD**

In the matter of:

**CHILD CARE INDUSTRY (NORTHERN
TERRITORY) AWARD 1986**

(C No. 5450 of 1987)

Dated this 17th day of November 1986

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 9 May 1989, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 5 February 1988; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE**TERMS TO BE VARIED**

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
	PRINT NO. C148CR V003a M	PRINT H8590
7	National Wage Case August 1988	Correction Order

Dated this 29th day of June 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.—8951364

Form R16

Regulation 23

*Industrial Relations Act 1988***AUSTRALIAN INDUSTRIAL RELATIONS
COMMISSION****NOTICE OF VARIATION OF COMMON RULE
AWARD**

In the matter of:

**BRICKMAKING, CEMENT, CONCRETE AND
MASONRY PRODUCTS (NORTHERN
TERRITORY) AWARD 1984**

(C No. 21858 of 1988)

Dated this 12th day of March 1984.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 30 June 1989, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 27 December 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE**TERMS TO BE VARIED**

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
	PRINT NO. C068CR V009a M	PRINT H8486
8 (a)	Wages	National Wage Case August 1988
8 (a)	No extra claims	National Wage Case August 1988
9	Leading hands	National Wage Case August 1988
28 (a)	First aid	National Wage Case August 1988

Dated this 6th day of July 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.—8951365

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS
COMMISSION

**NOTICE OF VARIATION OF COMMON RULE
AWARD**

In the matter of:

**TRANSPORT WORKERS (PASSENGER VEHICLES)
AWARD**

(C No. 33609 of 1988)

Dated this 26th day of March 1985.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 30 June 1989, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 9 January 1989; and
- (c) that any organisation or person interested and having an objection to the variation binding that person or

organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE

TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT NO. C091CR V034 S PRINT H8602		
PART III		
44 (a) (i)	Rates	Superannuation

Dated this 6th day of July 1989.

LYNDALL SOETENS

Deputy Industrial Registrar

N.N.—8951366

**Industry, Technology and
Commerce**

Bounty (Computers) Act 1984

NOTICE OF DECLARATION OF EQUIPMENT

I, BARRY OWEN JONES, Minister for Science, Customs and Small Business hereby declare, pursuant to subsection 5 (1) of the *Bounty (Computers) Act 1984*, that each class of computer equipment appearing in Column 1 of the Schedule hereunder shall, as from the date specified opposite it in Column 2 of the said Schedule, be a class of computer equipment to which paragraph (e) to the definition of 'bountiable equipment' in subsection 3 (1) of the *Bounty (Computers) Act 1984* applies.

Dated this 21st day of June 1989.

BARRY O. JONES

Minister for Science,
Customs and Small Business

Reference in the Schedule hereunder to the word 'subheading' followed by a set of numerals shall be a reference to the relevant subheading, as indicated by those numerals, in Schedule 3 to the *Customs Tariff Act 1987* as in force on the date of this Notice and as amended from time to time thereafter.

SCHEDULE

Column 1 Class of computer equipment	Column 2 Date of effect
Computer equipment incorporated into oxygen analysis machines to which, if imported, subheading 9027.10.00 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into sauna controllers to which, if imported, subheading 9032.89.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into Programmable Substation Distribution Systems for controlling, monitoring and metering of circuit breakers, transformers, capacitor banks, reclosers etc. to which, if imported, subheading 9032.89.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into train driving simulators to which, if imported, subheading 9023.00.00 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into microprocessor controlled interface units for bulk fuel tank monitoring and measuring systems to which, if imported, subheading 9026.10.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into microprocessor controlled data acquisition units for bulk fuel tank monitoring and measuring systems to which, if imported, subheading 9026.10.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Complete circuit boards which enable computerised machines to examine video images frame by frame and to measure such images to exact mathematical parameters, to which, if imported, subheading 9031.80.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88
Computer equipment incorporated into microprocessor based telemetry base or remote stations to which, if imported, subheading 9032.89.90 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88

N.N.—8951367

*Bounty (Computers) Act 1984***NOTICE OF DECLARATION OF CLASSES OF MACHINES**

I, BARRY OWEN JONES, Minister for Science, Customs and Small Business hereby declare, pursuant to subsection 5 (2) of the *Bounty (Computers) Act 1984*, that each class of machines appearing in Column 1 of the Schedule hereunder shall, as from the date specified opposite it in Column 2 of the said Schedule, be a class of machine to which paragraph (b) to the definition of 'computer based machines' in subsection 3 (1) of the *Bounty (Computers) Act 1984* applies.

Dated this 21st day of June 1989.

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

Reference in the Schedule hereunder to the word 'subheading' followed by a set of numerals shall be a reference to the relevant subheading, as indicated by those numerals, in Schedule 3 to the *Customs Tariff Act 1987* as in force on the date of this Notice and as amended from time to time thereafter.

SCHEDULE

<i>Column 1</i> <i>Class of machine</i>	<i>Column 2</i> <i>Date of effect</i>
Electronic funds transfer unit slice terminals to which, if imported, subheading 8470.50.00 of Schedule 3 of the <i>Customs Tariff Act 1987</i> would apply	1 January 88

N.N.—8951368

**REVOCATION OF AIR AND SEA DEPOTS
APPOINTED UNDER SECTION 17 (b) OF THE
CUSTOMS ACT**

Revocation Notice RS14

I, WILLIAM GEORGE JENNINGS, being a delegate of the Comptroller-General of Customs, hereby revoke from the Schedule to Customs Appointment Notice No. G12 of 27 March 1984, Brambles Industries Ltd trading as Grace Bros International which was originally appointed for the examination of goods on landing under section 17 (b) of the *Customs Act 1901*.

Dated this 30th day of June 1989.

W. G. JENNINGS
Regional Manager Barrier Control

N.N.—8951369

I, WILLIAM GEORGE JENNINGS, being a delegate of the Comptroller-General of Customs, in pursuance of paragraph (b) of section 17 of the *Customs Act 1901*, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 30th day of June 1989.

W. G. JENNINGS
Regional Manager Barrier Control

THE SCHEDULE

<i>Place</i>	<i>Location</i>
Grace International Removals a division of Brambles Holdings Limited	That part of the building which is indicated by hatching on the Scale Drawing No. S31, held by the Inspector, Cargo Control and Shipping, Barrier Control, and is situated on land at present known as 523 South Road, Regency Park, South Australia

N.N.—8951370

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

REVOCATION NOTICE NO. W26

**REVOCATION OF APPOINTMENTS UNDER
SECTION 17 (B)**

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

W. J. FITZPATRICK
Regional Manager
Barrier Control Western Australia

Dated this 30th day of June 1989.

SCHEDULE

<i>Premises</i>	<i>Location</i>
United Transport W.A. Pty Ltd	cnr of Wood and Knutsford Streets, Fremantle WA 6160

N.N.—8951371

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF FAIR RATES OF EXCHANGE

I, BARRY ALEXANDER HARALDSON, delegate of the Comptroller-General of Customs, hereby specify, pursuant to paragraph (a) of sub-section 161B(2) of the *Customs Act 1901* that the rates of exchange specified in Columns 3 to 7 of the Schedule hereunder are fair rates of exchange for the conversion of the foreign currencies of countries specified opposite in Columns 1 and 2 into Australian dollars on the dates under which the specified rates of exchange appear for the purposes of Division 2 of Part VIII of the *Customs Act 1901*.

<u>SCHEDULE</u>		(Foreign Currency = AUS \$1)				
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Country	Foreign Currency	Date 28/06/89	Date 29/06/89	Date 30/6/89	Date	Date
AUSTRIA	Schillings	10.4000	10.4300	10.3900		
BELGIUM/LUX	Francs	30.9600	31.0400	30.9600		
BRAZIL	Cruzado	1.0973	1.1109	1.1220		
CANADA	Dollar	0.9025	0.9048	0.9013		
CHINA	New Yuan	2.8068	2.8075	2.7990		
DENMARK	Kroner	5.7804	5.7780	5.7521		
FIJI	Dollars	1.1490	1.1493	1.1458		
FINLAND	Marks	3.3298	3.3306	3.3257		
FRANCE	Francs	5.0255	5.0374	5.0167		
GERMANY	Deutschmarks	1.4842	1.4851	1.4774		
GREECE	Drachmas	127.2300	127.5500	127.0600		
HONG KONG	Dollars	5.8921	5.8936	5.8759		
INDIA	Rupees	12.4540	12.4758	12.4489		
INDONESIA	Rupiahs	1336.0000	1337.0000	1333.6500		
IRELAND	Pounds	0.5537	0.5557	0.5535		
ISRAEL	Shekel	1.5233	1.5215	1.5161		
ITALY	Lire	1071.8800	1072.6900	1068.1500		
JAPAN	Yen	107.9300	108.3400	108.4800		
KOREA	Won	502.2600	502.5700	501.1700		
MALAYSIA	Dollars	2.0440	2.0437	2.0370		
NETHERLANDS	Guilders	1.6730	1.6727	1.6653		
NEW ZEALAND	Dollars	1.3139	1.3150	1.3147		
NORWAY	Kroner	5.4051	5.4003	5.3894		
PAKISTAN	Rupees	15.9400	15.9400	15.8900		
PNG	Kina	0.6565	0.6582	0.6578		
PHILIPPINES	Pesos	16.4300	16.4421	16.4100		
PORTUGAL	Escudos	123.2200	123.4100	123.2000		
SINGAPORE	Dollars	1.4792	1.4811	1.4800		
SOLOMON IS.	Dollars	1.7561	1.7756	1.7789		
SOUTH AFRICA	Rand	2.0840	2.0896	2.0757		
SPAIN	Pesetas	93.8700	94.1100	93.8700		
SRI LANKA	Rupees	26.0300	26.0700	25.9900		
SWEDEN	Kroner	5.0240	5.0271	5.0165		
SWITZERLAND	Francs	1.2780	1.2779	1.2676		
TAIWAN	Dollars	19.6200	19.6100	19.5300		
THAILAND	Bahts	19.5400	19.5700	19.5400		
UK	Pounds	0.4845	0.4854	0.4874		
US	Dollars	0.7560	0.7562	0.7539		

B.A. HARALDSON
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
30/06/89

N.N.-8951481

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOSEPH RACE EASTMURE, delegate of the Comptroller-General of Customs, hereby specify, pursuant to s161J of the *Customs Act 1901*, that the amounts set out in Columns 3 to 7 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions 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 Currency	Date	Date	Date 1-2/07	Date 03/07/89	Date 04/07/89
AUSTRIA	Schillings			10.3900	10.3800	10.3200
BELGIUM/LUX	Francs			30.9600	30.9100	30.7300
BRAZIL	Cruzado			1.1220	1.1394	1.2900
CANADA	Dollar			0.9013	0.9042	0.9123
CHINA	New Yuan			2.7990	2.8049	2.8362
DENMARK	Kroner			5.7521	5.7330	5.7188
FIJI	Dollars			1.1458	1.1482	1.1615
FINLAND	Marks			3.3257	3.3224	3.3167
FRANCE	Francs			5.0167	5.0007	4.9920
GERMANY	Deutschmarks			1.4774	1.4737	1.4679
GREECE	Drachmas			127.0600	126.9700	126.4300
HONG KONG	Dollars			5.8759	5.8901	5.9563
INDIA	Rupees			12.4489	12.4595	12.5511
INDONESIA	Rupiahs			1333.6500	1336.7300	1351.5900
IRELAND	Pounds			0.5535	0.5547	0.5512
ISRAEL	Shekel			1.5161	1.5193	1.5225
ITALY	Lire			1068.1500	1064.5600	1063.6000
JAPAN	Yen			108.4800	108.7400	107.6300
KOREA	Won			501.1700	502.3300	507.8700
MALAYSIA	Dollars			2.0370	2.0402	2.0581
NETHERLANDS	Guilders			1.6653	1.6589	1.6547
NEW ZEALAND	Dollars			1.3147	1.3237	1.3266
NORWAY	Kroner			5.3894	5.3800	5.3798
PAKISTAN	Rupees			15.8900	15.9251	16.0900
PNG	Kina			0.6578	0.6587	0.6607
PHILIPPINES	Pesos			16.4100	16.5000	16.7000
PORTUGAL	Escudos			123.2000	123.3500	122.6700
SINGAPORE	Dollars			1.4800	1.4841	1.4984
SOLOMON IS.	Dollars			1.7789	1.7756	1.7907
SOUTH AFRICA	Rand			2.0757	2.0801	2.0829
SPAIN	Pesetas			93.8700	93.7700	92.7000
SRI LANKA	Rupees			25.9900	26.0500	26.3500
SWEDEN	Kroner			5.0165	5.0106	5.0021
SWITZERLAND	Francs			1.2676	1.2629	1.2594
TAIWAN	Dollars			19.5300	19.5500	19.7700
THAILAND	Bahts			19.5400	19.5900	19.7800
UK	Pounds			0.4874	0.4865	0.4821
US	Dollars			0.7539	0.7555	0.7639

J.R. EASTMURE
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
05/07/89

N.N.-8951482

Prime Minister

COMMONWEALTH OF AUSTRALIA

ADMINISTRATIVE ARRANGEMENTS ORDERED BY HIS EXCELLENCY THE GOVERNOR-GENERAL

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby approve the following changes to the administrative arrangements set out in the Administrative Arrangements Order made on 13 March 1989:

- (a) the enactments administered by the Ministers of State administering the Department of the Arts, Sport, the Environment, Tourism and Territories no longer include the *Canberra College of Advanced Education Act 1967*; and
- (b) the enactments administered by the Ministers of State administering the Department of Employment, Education and Training include the *Canberra College of Advanced Education Act 1967*.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 28 June 1989.

BILL HAYDEN
Governor-General

By His Excellency's Command,
LIONEL BOWEN
Attorney-General,
for and on behalf of
the Prime Minister

N.N.—8951374

Transport and Communications

N.N.—8951375

Broadcasting Act 1942

SHARE TRANSACTION

COMMERCIAL BROADCASTING SERVICE 4VL
CHARLEVILLE

NOTICE OF INQUIRY

SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the application by Douglas Charles Price to acquire all of the issued shares in Concept Service Mart (Qld) Pty Ltd, licensee of 4VL Charleville.

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

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

- (d) such other matters relevant to the inquiry as the Tribunal sees fit.

Any person wishing to make submission on these issues may lodge it with the Tribunal by 23 August 1989.

Before you lodge a submission, it would assist you to inspect the relevant inquiry file (File No. IO/89/117) containing the applications and other useful background information, and read the Tribunal's *Guide for Submitters* (copies are available from the Tribunal and are attached to the inquiry file).

Background papers on the transaction may be obtained and inquiry files can be inspected during business hours at the following addresses:

Australian Broadcasting
Tribunal,
76 Berry Street,
North Sydney NSW 2060

Contact officer, Sharon Burden
Tel. (02) 959 7868

Murweh Shire Council Library,
Alfred Street, Charleville, Qld 4470
Tel. (074) 54 1296

Hours

Monday, Wednesday, Friday 1.30 p.m.-5.00 p.m.
Tuesday and Thursday 9.00 a.m.-1.00 p.m.
Saturday 9.00 a.m.-12.00 p.m.

Australian Broadcasting
Tribunal,
8th Floor,
444 Queen Street,
Brisbane Qld 4000

Contact officer, Bill Gibson
Tel. (07) 832 4072

OBSERVANCE OF TRIBUNAL STANDARDS BY HOLDERS OF REMOTE RADIO AND TELEVISION LICENCES AND SUPPLEMENTARY RADIO LICENCES

Notice of inquiry

AMENDMENT OF TRIBUNAL STANDARDS AFFECTED BY TIME ZONE DIFFERENCES IP/89/114

The Australian Broadcasting Tribunal has initiated an inquiry into two aspects of its standards for radio and television.

The first aspect deals with whether the holders of supplementary radio licences, remote radio licences and remote television licences should be required to observe the Tribunal's standards in the same way that holders of other radio and television licences are required to do.

The second aspect deals with the question of whether any or all of the Tribunal's standards which have a reference to time in them should be amended to take account of the fact that a licensee's service area can cover two or more time zones, particularly during the summer daylight saving months.

The issues to be considered during this inquiry are:

1. Whether the Tribunal should determine that the Tribunal's Radio Program Standards and Radio Advertising Conditions should be observed by the holder of a supplementary radio licence?
2. Whether the Tribunal should determine that the Tribunal's radio Program Standards and Radio Advertising Conditions should be observed by the holder of a remote radio licence?
3. Whether the Tribunal should determine that the Tribunal's Interim Television Program Standards, Interim Television Advertising Conditions, Children's Television Pro-

1578 *Government departments*

gram Standards and Preschool Children's Television Program Standards should be observed by the holder of a remote television licence?

4. (a) Whether the Interim Television Program Standards should be amended to take account of time zone differences in a licensee's service area; and
(b) if so, in what form and manner?
5. (a) Whether the Interim Television Advertising Conditions should be amended to take account of time zone differences in a licensee's service area; and
(b) if so, in what form and manner?
6. (a) Whether the Children's Television Standards should be amended to take account of time zone differences in a licensee's service area; and
(b) if so, in what form and manner?
7. (a) Whether the Preschool Children's Television Standards should be amended to take account of time zone differences in a licensee's service area; and
(b) if so, in what form and manner?
8. (a) Whether the Radio Program Standards should be amended to take account of time zone differences in a licensee's service area; and
(b) if so, in what form and manner?
9. Such other matters relevant to the inquiry as the Tribunal sees fit.

Written submissions are invited from the public addressing any or all of these issues. A brief information paper and a guide to help you prepare a submission are available from the Tribunal's Sydney office, and its offices in each State (except Tasmania).

Submissions should reach the General Manager, Australian Broadcasting Tribunal, 76 Berry Street, North Sydney NSW 2060 (or PO Box 1308, North Sydney NSW 2059) no later than Friday, 25 August 1989. Each submission will become a public document and will be attached to the inquiry file unless access is restricted by the Tribunal for the whole or part of it. Copies of the inquiry file can be examined at all Tribunal offices between 9.00 a.m. and 5.00 p.m. on weekdays and at the State Library in Hobart, the State Reference Library in Darwin and the Australian National Library in Canberra.

Telephone inquiries, Pauline Garde (02) 959 7948; Tas. and NT (008) 22 6667

N.N.—8951376

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

PROPOSED VARIATION OF THE SERVICE AREA OF THE PUBLIC RADIO LICENCE FOR 5TCB BORDERTOWN, SOUTH AUSTRALIA, TO INCLUDE THE COMMUNITIES OF KEITH AND TINTINARA, AND SURROUNDS.

I, Colin John Knowles, an officer authorised by the Minister of State for Transport and Communications for the purposes of paragraph 85(5)(b) of the Broadcasting Act 1942 (the Act), give notice under that paragraph that the Minister proposes to direct the Australian Broadcasting Tribunal under subsection 85(4) of the Act to vary the service area of the public radio licence held by Tatiara Community FM Broadcasters Inc to be as specified below:

The service area of the licence, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, shall be the Legal Local Government Area of Tatiara (DC) and Collection District numbers 041704 and 041705 within the Statistical Local Area of Coonalpyn Downs (DC) within the State of South Australia.

NOTES:

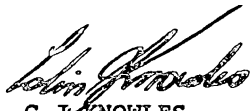
In accordance with standard terminology used by the Australian Bureau of Statistics, (DC) = District Council.

The draft service area for 5TCB described above includes the communities of Bordertown, Keith and Tintinara plus substantial portions of the Padthaway, Gum Lagoon and Mount Rescue Conservation Parks. Maps of the draft service area may be obtained from the Station Planning Branch of the Department of Transport and Communications by telephoning (062) 748247.

Interested persons are advised that they may make representations to me relating to the proposed direction by not later than 9 August 1989.

Representations should be addressed to Mr C J Knowles, Assistant Secretary, Station Planning Branch, Department of Transport and Communications, GPO Box 594, Canberra ACT, 2601.

Dated this *twelfth*..... day of June 1989.



C J KNOWLES
for and on behalf of
RALPH WILLIS
Minister of State for Transport
and Communications

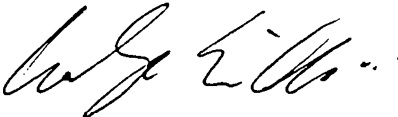
COMMONWEALTH OF AUSTRALIA

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

I, Ralph Willis, Minister for Transport and Communications,
under sub-section 9(2) of the Radiocommunications Act 1983,
hereby set out the following standard that I propose to make
under sub-section 9(1) of the Act and invite interested persons
to make representations in connection with it by 18 August 1989.
All such representations should be forwarded to:

First Assistant Secretary
Communications Policy and Planning Division
Department of Transport and Communications
GPO Box 594
CANBERRA ACT 2601

Dated.....4th July.....1989



RALPH WILLIS
Minister for Transport and Communications

-1-

Statutory Rules 1989 No ...¹
Standard Under the Radiocommunications
Act 1983

I, Ralph Willis, the Minister for Transport and Communications, hereby revoke Ministerial Standard 241, which came into force on 1 December 1987 and make the following standard under Section 9 of the Radiocommunications Act 1983.

Dated 1989

Minister for Transport and Communications

STANDARD FOR EMERGENCY POSITION INDICATING
RADIO BEACONS

PART 1 - PRELIMINARY

Citation

1. This standard may be cited as "Ministerial Standard 241".

Interpretation

2. In this standard, unless the contrary intention appears -
'dBuV/m' means decibel relative to one microvolt per metre;
'device' means a device to which this standard applies;

-2-

'emergency position indicating radio beacon' means a device which incorporates a radiocommunications transmitter whose emissions enable position determination via satellite and provide homing information to facilitate search and rescue operations and is designed or intended for use in the maritime mobile service;

'EPIRB' means an emergency position indicating radio beacon;

'Hz' means hertz;

'kHz' means kilohertz;

'MHz' means megahertz;

'MS' means Ministerial Standard;

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

'radiocommunications transmitter' has the same meaning as in section 3 of the Radiocommunications Act 1983; and

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

'transmitter' means a radiocommunications transmitter as defined in the Radiocommunications Act 1983; and

'°C' means degrees Celsius.

Devices to which this standard applies

3. This standard applies to all EPIRBs designed or intended for use on the carrier frequencies 121.5 MHz and 243.0 MHz.

PART 2 - GENERAL

Equipment markings

4. (1) Subject to sub-clause 4(3), there shall be displayed on a device -
 - (a) a compliance statement in the form set out in the schedule -
 - (i) indicating that the device complies with this standard; and

-3-

- (ii) citing the type approval number shown on the compliance statement certificate issued in respect of the device under section 12 of the Radiocommunications Act 1983;
 - (b) the name of its manufacturer;
 - (c) the name of the country of its manufacture;
 - (d) its type or model designation which shall be distinctively different from that of imported equipment requiring modification before it complies with this standard;
 - (e) its equipment serial number; and
 - (f) simple operating instructions including the warning: "Not to be operated except in an emergency - improper use carries a severe penalty".
- (2) A statement or marking displayed on an EPIRB in accordance with sub-clause 4(1), 17(7) or 19(3) shall be clearly visible on the exterior surface of the EPIRB, indelible, durable, tamper proof and affixed in such a manner as not to be removable except by destruction or defacing.
 - (3) The requirement of paragraph 4(1)(a) does not apply to a device unless the importer, manufacturer or supplier of the device, as the case may be, has been issued with a compliance statement certificate in respect of the device.

Adjustment mechanisms

- 5. (1) For the purpose of this clause an 'adjustment mechanism' is a mechanism which enables the operation of a standard device to be altered so that the device no longer complies with this standard.
- (2) An adjustment mechanism shall be contained within the housing of a device and shall be accessible only with the use of tools such as screwdrivers and spanners.

Conditions of Operation

- 6. The requirements of clause 10, 11, 12, 13, 14, 15 and 16 shall be met by a device when it operates:
 - (1) at an ambient temperature of between -10°C and 55°C inclusive; and

-4-

- (2) continuously for a minimum period of 48 hours.

Antenna

7. (1) Subject to sub-clause 7(3), a device shall not incorporate an antenna other than a single element monopole whip antenna of a length not exceeding 0.615 metres and arranged so that, when the device is floating in water, the radiation is:
- (a) vertically polarised;
 - (b) omnidirectional in the horizontal plane; and
- (2) Subject to sub-clause 7(3), a device shall not incorporate, or make provision for the connection or use of, any antenna other than one which is an integral and permanent part of that device.
- (3) A device may incorporate provision for the connection of an external antenna or other facility intended solely for measurement purposes provided that the connection is only accessible with the use of tools such as screwdrivers and spanners.

PART 3 - TRANSMITTER**Application**

8. In this Part "transmitter" means a radiocommunications transmitter of a device.

Nominal carrier frequency

9. Subject to clause 10, a transmitter shall only be capable of operating simultaneously on the carrier frequencies 121.5 MHz and 243.0 MHz.

Frequency error

10. The carrier frequency error of a transmitter shall not exceed ± 3 kHz at 121.5 MHz or ± 6 kHz at 243.0 MHz.

-5-

Carrier frequency field strength

11. The peak carrier frequency field strength of a transmitter shall not be less than 105 dBuV/m on either frequency when measured in the vertical plane at a distance of 10 metres from the antenna at a height of 1.75 metres above the level of water in which the device is floating.

Type of emission

12. The carrier frequency emission from a transmitter shall comprise a double sideband, full carrier signal, amplitude modulated to a depth of not less than 85% and not more than 100%.

Modulation characteristic

13. (1) Modulation of a transmitter shall consist of an audio frequency tone swept downwards linearly through at least 700 Hz within the range 1600 Hz to 300 Hz with a repetition rate of between 2 Hz and 4 Hz; and
(2) the delay between consecutive sweeps shall not exceed one-tenth of the down-sweep time.

Transmitter duty cycle

14. Following activation a transmitter shall operate continuously (100% duty cycle).

Emission spectrum

15. An emission from a transmitter shall include a clearly defined carrier frequency distinct from the modulation sideband components. At least 30% of the power emitted shall be contained during any modulation cycle within:
 - (1) ± 30 Hz of the actual carrier frequency when operating on the nominal carrier frequency of 121.5 MHz; and
 - (2) ± 60 Hz of the actual carrier frequency when operating on the nominal carrier frequency of 243.0 MHz.

Spurious radiation

16. The field strength of each spurious radiation from a transmitter shall not exceed 75 dBuV/m when measured at a distance of 10 metres from the antenna at a height of 1.75 metres above the level of water in which the device is floating.

-6-

Operation

17. (1) Except for test purposes, a transmitter shall be capable of activation only by two simple, mechanical actions neither of which on its own shall activate the transmitter.
- (2) Following activation of a transmitter, there shall be a clear residual indication that activation has taken place, either through the breaking of a seal, the removal of a non-replaceable cap, or other similar mechanism.
- (3) Following activation of a transmitter in accordance with sub-clause 17(1), a transmitter shall continue to operate automatically.
- (4) The mechanical actions referred to in sub-clause 17(1) shall be such as to preclude accidental operation of the transmitter.
- (5) The operation of the transmitter, whether initiated in accordance with sub-clause 17(1) or 19(5), shall be clearly indicated by a visual warning on the device.
- (6) A transmitter shall incorporate a simple means of terminating the operation of the transmitter, whose operation thereafter may only be initiated in accordance with sub-clause 17(1) or 19(5).
- (7) A device shall be clearly labeled to indicate the actions necessary to initiate and terminate operation of the transmitter.

Protective design

18. A transmitter shall be so designed and constructed as to be effectively protected from damage due to:-
- (a) short circuit of the antenna when transmitting at maximum power; and
- (b) reversal of the power supply voltages.

Test facility

19. (1) A test facility incorporated in a device shall be capable of operation only by mechanical actions, switches or connections that are totally and distinctly separate from the normal operation of the transmitter.

-7-

- (2) When a test facility incorporated in a device is operating, a visual warning on the device shall clearly indicate that the test facility is operating.
 - (3) A device incorporating a test facility shall be clearly labeled to indicate the actions necessary to initiate and terminate operation of the test facility.
 - (4) The actions, switches and connections referred to in sub-clause 19(1) shall be designed so as to preclude accidental operation of the test facility and shall be non-locking.
 - (5) Where the operation of a test facility incorporated in a device also initiates operation of the transmitter, the device shall not radiate a signal whose field strength exceeds 20 dBuV/m at a distance of 10 metres from the device.
 - (6) When the operation of a test facility incorporated in a device is terminated, any operation of the transmitter shall also thereupon be terminated until the operation of the transmitter is initiated in accordance with sub-clause 17(1) or 19(5).
-

-8-

SCHEDULE

The Form of a Compliance Statement

Clause 4

"Complies with MS241
Type Approval No"

Note

1. Notified in the Commonwealth of Australia Gazette on
.....1989

N.N.-8951484

Treasurer

COMMONWEALTH OF AUSTRALIA INSTRUMENT OF REVOCATION

Director of Public Prosecutions Act 1983
Banking Act 1959

I, PETER FREDERICK MORRIS, the Minister for Industrial Relations acting for and on behalf of the Treasurer of the Commonwealth of Australia, hereby revoke the instrument specified in the Schedule to this instrument.

SCHEDULE

The instrument dated the 6th day of August 1985 executed pursuant to subsection 70 (2) of the *Banking Act 1959* authorising each of the persons for the time being holding, or performing the duties of an office in, the Office of the Director of Public Prosecutions specified in Schedule One to that instrument and the Attorney-General's Department specified in Schedule Two to that instrument, to consent to summary prosecutions of offences arising under regulations made under section 39 of the *Banking Act 1959*.

Dated this 18th day of April 1989.

PETER MORRIS

Minister for Industrial Relations
Acting for and on behalf of the Treasurer

N.N.—8951377

Prices Surveillance Act 1983

NOTICE OF INQUIRY—PETROLEUM PRODUCT PRICES

The Prices Surveillance Authority is to hold a public inquiry into the supply of petroleum products by Ampol Limited, BP Australia Limited, Caltex Oil (Australia) Pty Ltd, Esso Australia Limited, Mobil Oil Australia Limited and The Shell Company of Australia Limited.

The inquiry will examine:

- (a) the basis for establishing prices for those supplies;
- (b) appropriate prices in current circumstances; and
- (c) changes in international or domestic market circumstances relevant to the establishment of those prices.

The inquiry will commence at 10.00 a.m. on Tuesday, 25 July 1989; in the Public Hearing Room, 9th Floor, 10 Queens Rd, Melbourne. Persons who wish to participate in the inquiry should contact either Ms Elizabeth Haylock or Mr Paul Drodge on (03) 267 3700 immediately and send their written submissions as soon as possible to:

The Chairman
Prices Surveillance Authority
10th Floor, 10 Queens Rd
Melbourne Vic. 3004
Telex AA32504
Facsimile (03) 267 8259

Dated this 26th day of June 1989.

PROFESSOR ALLAN H. M. FELS
Chairman

N.N.—8951378

Insurance Act 1973

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

In pursuance of subsection 36 (6) of the *Insurance Act 1973*, notice is hereby given that I, RICHARD MATTHEW BEETHAM, Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to The New Zealand Insurance Company Limited.

Dated this 30th day of June 1989.

RICHARD M. BEETHAM
Commissioner

N.N.—8951379

INDUSTRIES ASSISTANCE COMMISSION

INQUIRY INTO APPLES AND PEARS (EXPORT UNDERWRITING)

The Commission has been asked to inquire into and report on the Apple and Pear Export Underwriting Scheme. The Commission is to advise the Government on whether assistance should continue to be provided to underwrite returns to growers from exports of fresh apples and pears beyond the 1990 season and, if so, the nature and extent of such assistance.

The Commission is seeking expressions of interest from individuals, companies and organisations that wish to participate in the inquiry.

To register interest or gain further information about the inquiry please telephone:

Alan Piira (062) 64 3169; Max Carter (062) 64 3346

N.N.—8951380

DRAFT REPORT HEARINGS

GOVERNMENT (NON-TAX) CHARGES

Public hearings in connection with the Commission's inquiry into Government (Non-Tax) Charges will be held as indicated below. The hearings are being held to encourage discussion of the issues in the inquiry and to allow interested parties to comment publicly on the Commission's Draft Report.

<i>Date</i>	<i>Place</i>
Commencing 10.00 a.m. on Wednesday, 2 August 1989	Melbourne IAC Public Inquiry Room Concourse Level, Building E World Trade Centre Flinders Street Extension
Commencing 10.00 a.m. on Monday, 7 August 1989	Sydney IAC Public Inquiry Room 16th Floor 59 Goulburn Street
Commencing 10.00 a.m. Thursday, 10 August	Canberra IAC Public Inquiry Room Level 1, Orange Building Benjamin Offices, Chan Street Belconnen

Submissions in response to the Draft Report are invited. If you are interested in making a submission and have not yet notified the Commission, or if you wish to obtain a copy of the Draft Report, please contact one of the officers named below as soon as possible.

Loren Broadhurst (062) 64 3149; Monique Renaut (062) 64 3207

N.N.—8951381

TRAVEL AND TOURISM

Public hearings in connection with the Commission's inquiry into Travel and Tourism will be held as indicated below. The hearings are intended to encourage discussion of the issues in the inquiry and to allow interested parties to comment publicly on the Commission's Draft Report. Participants are also invited to comment on Discussion Paper No. 1, *The Environmental Impacts of Travel and Tourism*, and No. 2, *Some Economic Implications of Tourism Expansion*.

<i>Date</i>	<i>Place</i>
Commencing 10.00 a.m. Monday, 31 July 1989	Brisbane Theatrette, Lower Ground Floor, Commonwealth Government Centre, 295 Ann Street
Commencing 10.00 a.m. Thursday, 3 August 1989	Sydney IAC Public Inquiry Room 16th Floor, 59 Goulburn Street
Commencing 10.00 a.m. Tuesday, 8 August 1989	Melbourne IAC Public Inquiry Room, Concourse Level, Building E, Customs House, World Trade Centre, Flinders Street Extension

Submissions in response to the Draft Report, together with any comments on the Discussion Papers, are invited. Submissions should be in writing. If you wish to make a submission at the hearings, or would like a copy of the Draft Report or Discussion Papers, please contact one of the officers named below as soon as possible.

Jenepher Gosling (062) 64 1635; Radmila Ristic (062) 64 3670

N.N.—8951382


Local Government (Financial Assistance) Act 1986

NOTICE UNDER SUB SECTION 7(8) SPECIFYING THE PROPORTION THAT THE ESTIMATED POPULATION OF EACH STATE ON 31 DECEMBER 1988 BEARS TO THE ESTIMATED TOTAL POPULATION OF ALL STATES ON 31 DECEMBER 1988

PURSUANT to subsection 7(8) of the Local Government (Financial Assistance) Act 1986 notice is given that the following table specifies the proportion that the population of each State on 31 December 1988 (as estimated by the Australian Statistician as required by sub section 7(5) of the Act) bears to the total population of all States on 31 December 1988 (as estimated by the Australian Statistician).

State	Per cent of Total Population
New South Wales	34.9875
Victoria	26.1576
Queensland	16.9665
Western Australia	9.5643
South Australia	8.6311
Tasmania	2.7392
Northern Territory	0.9538

Dated this 29 day of June 1989.



David Borthwick
First Assistant Secretary
Fiscal Policy Division

N.N.-8951485



AUSTRALIAN CUSTOMS SERVICE

SUBSIDY INVESTIGATION-BRANDY FROM FRANCE

CUSTOMS ACT 1901 - NOTICE UNDER SUB-SECTION 269TC(4)

I, LARRY JOHN ROUX, delegate of the Comptroller-General of the Australian Customs Service (ACS) have accepted an application under sub-section 269TB(1) of the Customs Act 1901, that there are reasonable grounds to initiate an investigation into the alleged injurious subsidisation of brandy from France.

The Australian Wine and Brandy Producers' Association is the applicant on behalf of nine Australian brandy distillers.

The commodity under inquiry is classified within sub-paragraph 2208.20.19 (statistical code 14) of Schedule 3 of the Customs Tariff Act 1987. The rate of duty is general \$24.40/L of alcohol and developing country \$24.20/L of alcohol.

The ACS will prepare a preliminary finding on the complaint within 120 days of the publication of this notice. If the finding is that there are sufficient grounds for publication of a countervailing notice, provisional measures may be imposed (involving the taking of securities under Section 42 of the Customs Act 1901). A positive preliminary finding would be referred to the Anti-Dumping Authority for further investigation and report to the Minister (within 120 days) on whether countervailing duties should be imposed.

The ACS has published Australian Customs Notice (ACN) No.89/81 notifying initiation of the investigation and the procedures involved. Copies of the ACN are available from the Publications Section, Customs House, Canberra, or regional offices of the Australian Customs Service in each capital city.

All interested parties are invited to lodge written submissions with Mr John Burke, Dumping Operations, Australian Customs Service, Customs House, 5 Constitution Avenue, ACT 2601, no later than 12 August 1989.

(L.J. ROUX)
Delegate of the
Comptroller-General

3 July 1989



**Commonwealth
of Australia**

Gazette

No. S 235, Monday, 3 July 1989

Published by the Australian Government Publishing Service Canberra

SPECIAL

Excise Tariff Act 1921

NOTICE OF SUBSTITUTED THRESHOLD PRICE

Notice No. 1 (1989)

PURSUANT to subsection 6AA (7) of the *Excise Tariff Act 1921*, I, FRANCIS IVOR KELLY, Comptroller-General of Customs, advise that as from 1 July 1989, the figure \$258.88 will substitute \$224.54 as the "threshold price" for the purposes of sections 6AA and 6B of the *Excise Tariff Act 1921*.

Dated this 16th day of June 1989.

F. I. KELLY

Comptroller-General of Customs

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

12970/89 Cat. No. 89 6029 X

ISSN 1032-2345

© Commonwealth of Australia



**Commonwealth
of Australia**

Gazette

No. S 236, Monday, 3 July 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

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

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

Part 106 will become effective on 3 July 1989

. AD/CON/56 : NUMBER TWO CRANKCASE MAIN BEARING INTEGRITY

Part 105 is cancelled forthwith

. AD/FA46/16 : CRANKSHAFT INTEGRITY

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

CUSTOMER ACCOUNT NUMBER : 03C258

PURCHASE ORDER : 10004849-3

**NOTICE OF APPLICATION RECEIVED UNDER THE SEA INSTALLATIONS ACT
1987**

Pursuant to section 36 of the **Sea Installations Act 1987**, notice is given that an application for a variation was made on 30 June 1989 by Barrier Reef Holdings Ltd, for permission to remove the Four Seasons Barrier Reef Floating resort from the John Brewer Reef in the Great Barrier Reef Marine Park.

Copies of the application may be obtained from the Department of the Arts, Sport, the Environment, Tourism and Territories, GPO Box 787, Canberra, A.C.T. 2601 or may be inspected at the Barrier Reef Holdings Ltd, 29 George Street, Sydney, N.S.W. 2000 by arrangement with Mr David Hutton by telephone (02) 2513433

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



AUSTRALIAN CUSTOMS SERVICE

**INITIATION OF INVESTIGATION INTO ALLEGED DUMPING OF
CEMENT CLINKER FROM THE KINGDOM OF SAUDI ARABIA**

CUSTOMS ACT 1901 - NOTICE UNDER SUB-SECTION 269TC(4)

I, JOHN MELVILLE THOMPSON, delegate of the Comptroller-General of the Australian Customs Service (ACS) have accepted an application made under sub-section 269TB(1) of the Customs Act 1901, that there are reasonable grounds to initiate an investigation into the alleged injurious dumping of cement clinker from the Kingdom of Saudi Arabia.

The goods under investigation are classified within sub-paragraph 2523.10.00 (statistical code 29) of Schedule 3 of the Customs Tariff Act 1987. The rate of duty is free.

Swan Portland Cement Limited is the applicant. The producer of the goods is Southern Province Cement Company.

The ACS will prepare a preliminary finding on the application within 120 days of publication of this notice. If the finding is that there are sufficient grounds for the publication of a dumping duty notice, provisional measures (involving the taking of securities under Section 42 of the Customs Act 1901) may be imposed. A positive preliminary finding would be referred to the Anti-Dumping Authority for further investigation and report to the Minister (within 120 days) on whether dumping duties should be imposed.

The ACS has published Australian Customs Notice (ACN) No. 89/85 notifying initiation of the investigation and the procedures to be followed in the investigation. Copies of the ACN are available from the Publications Section, Customs House, Canberra, ACT 2600 or regional offices of the ACS in each capital city.

All interested parties are invited to lodge written submissions to Ms A. Bolschelarski, Dumping Operations, Australian Customs Service, Customs House, 5 Constitution Avenue, Canberra, ACT, 2601 no later than 14 August 1989.

(John M. Thompson)
Delegate of the
Comptroller-General

4 July 1989



**Commonwealth
of Australia**

Gazette

No. S 238, Tuesday, 4 July 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Companies (Victoria) Code

**SPECIAL RESOLUTION TO WIND UP PURSUANT
TO SECTION 392**

NETWORK PINES PTY LTD

At an extraordinary general meeting of the abovenamed company duly convened and held at 6 Clarendon Place, South Melbourne Victoria on the 16th day of June 1989 the following resolution was duly passed as a special resolution:

That the company be wound up voluntarily, in accordance with the provisions of section 392 of the Companies (Victoria) Code, and that the division and transfer by the liquidator of the whole or any part of the assets of the Company upon liquidation to or among members in specie or kind be and is hereby sanctioned.

And at such last mentioned meeting, Michael Stupak of 6 Clarendon Place, South Melbourne Victoria was appointed liquidator for the purpose of winding up.

Dated this 16th day of June 1989.

M. STUPAK
Liquidator

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

13832/89 Cat. No. 89 6327 4

ISSN 1032-2345

© Commonwealth of Australia



**Commonwealth
of Australia**

Gazette

No. S 239, Tuesday, 4 July 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
---	---------------------------------------	--

Australian Capital
Territory Supreme Court
Act 1933

Rules of the Supreme Court of the 1989 No.191
Australian Capital Territory
(Amendment)

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

13834/89 Cat. No. 89 6339 2

ISSN 1032-2345

© Commonwealth of Australia



**Commonwealth
of Australia**

Gazette

No. S 240, Thursday, 6 July 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

Commonwealth of
Australia

BILL HAYDEN
Governor-General

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

I, **WILLIAM GEORGE HAYDEN**, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 2 of the *Foreign Takeovers Amendment Act 1989*, hereby fix 1 August 1989 as the day on which that Act commences.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 28 June 1989.

By His Excellency's Command,
PAUL KEATING
Treasurer

GOD SAVE THE QUEEN!

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

13820/89 Cat. No. 89 6267 X

ISSN 1032-2345

© Commonwealth of Australia



No. S 241, Thursday, 6 July 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>Foreign Acquisitions and Takeovers Act 1975</u>	Foreign Acquisitions and Takeovers Regulations	1989 No.177
<u>Foreign Acquisitions and Takeovers Act 1975</u>	Foreign Takeovers (Notices) Regulations (Amendment)	1989 No.178
<u>Public Service Act 1922</u>	Public Service Regulations (Amendment)	1989 No.179
<u>Resource Assessment Commission Act 1989</u>	Resource Assessment Commission Regulations	1989 No.180
<u>Superannuation Benefit (Interim Arrangement) Act 1988</u>	Superannuation Benefit (Interim Arrangement) (Continuous Service) Regulations (Amendment)	1989 No.181
<u>Bankruptcy Act 1966</u>	Bankruptcy Rules (Amendment)	1989 No.182
<u>Bankruptcy Act 1966</u>	Bankruptcy Rules (Amendment)	1989 No.183
<u>Telecommunications (Interception) Act 1979</u>	Telecommunications (Interception) Regulations (Repeal)	1989 No.184
<u>Jury Exemption Act 1965</u>	Jury Exemption Regulations (Amendment)	1989 No.185
<u>Australian Capital Terri- tory (Electoral) Act 1988</u>	Australian Capital Territory (Electoral) Regulations (Amendment)	1989 No.186
<u>Australian Capital Terri- tory (Planning and Land Management) Act 1988</u>	Australian Capital Territory (Planning and Land Management) Regulations	1989 No.187
<u>A.C.T. Self-Government (Consequential Provisions) Act 1988</u>	A.C.T. Self-Government (Consequential Provisions) Regulations (Amendment)	1989 No.188
<u>Superannuation Benefit (Interim Arrangement) Act 1988</u>	Superannuation Benefit (Interim Arrangement) (Qualified Employees) Regulations (Amendment)	1989 No.189
<u>First Home Owners Act 1983</u>	First Home Owners Regulations (Amendment)	1989 No.190

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

13836/89 Cat. No. 89 6351 7

ISSN 1032-2345

© Commonwealth of Australia



**Commonwealth
of Australia**

Gazette

No. S 242, Friday, 7 July 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

GEMFISH FISHERY MANAGEMENT PLAN 1989 (AMENDMENT)

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

- (a) I have determined Plan of Management No. GEM 2; and
- (b) copies of the determination may be obtained from the Commonwealth Bookshop at 70 Alinga Street, Canberra, Australian Capital Territory.

Dated this sixth day of July 1989

JOHN KERIN



AGPS

COMMONWEALTH GOVERNMENT

Publications

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

**BUSINESS
FINANCE
INDUSTRY
MANUFACTURING
TRANSPORT
COMMUNICATIONS
EDUCATION
ENVIRONMENT
FAUNA
FLORA
AGRICULTURE
TRADE
FOREIGN POLICY
DEFENCE
HEALTH
HUMAN RIGHTS
ABORIGINAL AFFAIRS
ETHNIC AFFAIRS
IMMIGRATION
WOMEN'S ISSUES
COMMUNITY SERVICES
WELFARE
SAFETY
ARTS
HERITAGE
INDUSTRIAL RELATIONS
TECHNOLOGY
COMMERCE
RESOURCES
ENERGY
SCIENCE
RECREATION
TOURISM**

COMMONWEALTH GOVERNMENT

Bookshops



ADELAIDE

55 Currie Street
Weekdays 8.30 a.m.-5.00 p.m.
Telephone (08) 237 6955



BRISBANE

294 Adelaide Street
Weekdays 8.30 a.m.-5.00 p.m.
Telephone (07) 229 6822



CANBERRA

70 Alinga Street
Weekdays 8.30 a.m.-5.00 p.m.
Telephone (062) 47 7211



HOBART

162 Macquarie Street
Weekdays 8.40 a.m.-5.00 p.m.
Telephone (002) 23 7151



MELBOURNE

347 Swanston Street
Weekdays 8.30 a.m.-5.00 p.m.
Telephone (03) 663 3010



PERTH

200 St George's Terrace
Weekdays 8.30a.m.-5.00 p.m.
Telephone (09) 322 4737



SYDNEY

120 Clarence Street
Weekdays 8.30 a.m.-5.30 p.m.
Telephone (02) 29 6737



MAIL ORDERS

Include payment with order to
Mail Order Sales
AGPS
G.P.O. Box 84
Canberra, A.C.T. 2601