



CONTENTS

Special information	1925
Legislation	1926
Government departments	1928
Special Gazettes Nos S 256, S 257, S 258, S 259, S 260, S 261, S 262, S 263, S 264, S 265, S 266 and S 267 are herewith	



The date of publication of this *Gazette* is 9 August 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.

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 page.

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 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)
P11	30.6.89	Statement of unclaimed money deposits and money for year ended 31.12.88
P12	9.6.89	Civil Aviation Act Section 49 notices
P13	21.6.89	Tariff quotas—cheese quota allocations—Tariff quota holders 1.7.89 to 30.6.90
P14	21.6.89	Import licences—Issued under the Customs (Import Licensing) Regulations for used, secondhand or disposals earthmoving construction and materials handling machinery and equipment, July to December 1988
P15	21.6.89	Particulars of permits granted, refused, suspended or revoked for period 1.10.88 to 31.12.88 (<i>Great Barrier Reef Marine Park Act 1975</i>)
P16	28.6.89	Nursing Homes Financial Arrangements Principles 1989
P17	29.6.89	Notice of intention to propose Customs Tariff Alteration
P18	30.6.89	Determination under subsection 40A1 (1) Additional Patient Contribution
P19	18.7.89	Tariff Quotas—Quota transactions for the period 1.4.89 to 30.6.89
P20	18.7.89	Particulars of permits granted, refused, suspended or revoked for period 1.1.89 to 12.5.89 (<i>Great Barrier Reef Marine Park Act 1975</i>)
P21	26.7.89	Wildlife, Protection (Regulation of Exports and Imports) Act 1982
P22	17.7.89	Notice under Section 109. (<i>Telecommunications Act 1989</i>)
P23	17.7.89	Cutoms (Imports Licensing) Regulations Exception Notices No. M69

N.N.—8959375

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>
00832	28 July 1989, 1537	Cessna 310R, VH-JNZ	Feneng Holdings Pty Ltd, PO BOX 112, Armidale NSW 2350
00833	28 July 1989, 1538	Bell 206B, VH-SRN	Helicopter Operations Pty Ltd, PO BOX 2168, Mount Isa Qld 4825
00834	28 July 1989, 1539	Bell 206B, VH-FUB	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>
00808	Piper PA-34-220T, VH-JGW	14 July 1989
00761	Piper PA-60-601P, VH-WJW	14 July 1989
00510	Cessna 182Q, VH-ITC	18 July 1989
00483	Sikorsky, S-62A, VH-NWB	18 July 1989

Dated this 3rd day of August 1989.

K. HUNT
Registrar of Statutory Liens

N.N.—8959376

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

<i>Operator and reference</i>	<i>Section of Act</i>	<i>Date notified</i>
-------------------------------	-----------------------	----------------------

Decisions

AUSTRALIAN AIRLINES (D84/89) 17 (4) 27.7.89

Approval to offer a special 50 per cent discount return fare between Melbourne and Sydney available on nominated flights and weekdays from 31 July until 21 September 1989, under specified advance purchase, stayaway and other conditions as proposed by the operator.

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

AUSTRALIAN AIRLINES (D88/89) 17 (4) 28.7.89

ANSETT AIRLINES OF AUSTRALIA (D89/89)

Approval to continue to offer 45 per cent discount fares—'Excursion 45' (Australian) and 'Flexi Fare' (Ansett) for the period ending 31 August 1989, under the previously approved terms and conditions.

Temporary extension approved as requested to allow time for preparation of detailed applications for extended approval.

N.N.—8959377

Legislation

Parts 105, 106 and 107 Issue 8/89 will become effective on 10 August 1989.

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

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 9 August 1989

AD/PA-34/29 AMDT 1: Main wing spar attaching nuts.

Part 106 will become effective on 9 August 1989

AD/CFM56/3: Number three bearing

N.N.—8959378

Determinations

Defence Act 1903

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

Notice is hereby given that the following determinations have been made under section 58B of the Defence Act. 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)

Number and year of

<i>Determination</i>	<i>Description of Determination</i>	<i>Date made</i>
No. 78 of 1989	Amends Determinations 3711, 3714, 3721, 3723, 3724 and 4003	23.6.89
No. 79 of 1989	Amends Determination 3719	23.6.89
No. 80 of 1989	Amends Determination 3601	23.6.89
No. 83 of 1989	Amends Determination 3702	28.6.89
No. 86 of 1989	Amends Determinations 3714, 3723 and 3724	7.7.89
No. 87 of 1989	Amends Determinations 3723 and 3724	5.7.89
No. 89 of 1989	Amends Determination 2002	7.7.89
No. 90 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	12.7.89
No. 91 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	12.7.89
No. 92 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	13.7.89
No. 93 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	13.7.89
No. 94 of 1989	Amends Determinations 3732, 3733 and 1989/27	12.7.89
No. 95 of 1989	Introduces Determination 1989/95, Adjustment for Health Insurance Costs	14.7.89
No. 96 of 1989	Amends Determinations 0301, 0302, 0307, 0401 and 0504	14.7.89
No. 97 of 1989	Amends Determination 0301	14.7.89
No. 98 of 1989	Amends Determinations 3714, 3723, 3724, 3732, 3901 and 1989/27	20.7.89
No. 99 of 1989	Amends Determination 0505	18.7.89
No. 100 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	27.7.89
No. 101 of 1989	Amends Determination 3723	21.7.89

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

NOTICE OF REGISTRATION OF A POLITICAL PARTY

PURSUANT to the provisions of Part XI of the *Commonwealth Electoral Act 1918* I, as delegate of the Australian Electoral Commission, determined on 1 August 1989 that the following political party be entered in the Register of Political Parties:

Irina Dunn Independent

NOTICE OF CHANGES TO THE REGISTER OF POLITICAL PARTIES

PURSUANT to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, I as delegate of the Australian Electoral Commission, determined an application from the Combined New Australia Party on 1 August 1989 and changed the details of the registered officer in the Register of Political Parties to William Gayed of 41 River Road, Emu Plains NSW 2750

COLIN A HUGHES
Electoral Commissioner

N.N.8959826

**AUSTRALIAN ELECTORAL COMMISSION
SOUTH AUSTRALIA – ABOLITION AND CREATION OF SUBDIVISIONS**

PURSUANT to section 79 of the Commonwealth Electoral Act 1918, I, Colin Anfield Hughes, as delegate of the Electoral Commission, hereby:—

- (a) revoke the notice published in the Gazette on 14 March 1985 dividing the Electoral Divisions of the State of South Australia into Subdivisions; and
- (b) divide the Electoral Divisions of Grey and Wakefield into subdivisions specified in the *Schedule* and the boundaries of each subdivision are the boundaries described therein, and declared each of those Subdivisions to be remote Subdivisions for the purposes of the Act:

SCHEDULE

DIVISION OF GREY

Subdivisions of Flinders/Eyre North

Comprising all that part of the Division which is contained within the State Electoral District of Flinders and the Subdivision of Eyre North of the State Electoral District of Eyre as described in the South Australia Gazettes No. 42 of 22 September 1983 and No. 62 of 29 August 1985.

Subdivision of Grey

Comprising all that part of the Division which is contained within the boundaries of the State Electoral Districts of Stuart and Whyalla and the Custance North Subdivision of the State Electoral District of Custance as described in South Australia Gazettes No. 42 of 22 September 1983 and No. 62 of 29 August 1985.

DIVISION OF WAKEFIELD

Subdivision of Eyre South

Comprising all that part of the Division which is contained within the boundaries of the Subdivision of Eyre South of the State Electoral District of Eyre as described in South Australia Gazette No. 62 of 29 August 1985.

Subdivision of Wakefield

Comprising all that part of the Division which is contained within the boundaries of the State Electoral Districts of Goyder and Light, the Custance South Subdivision of the State Electoral District of Custance and the Kavel North Subdivision of the State Electoral District of Kavel as described in South Australia Gazettes No. 42 of 22 September 1983 and No. 62 of 29 August 1985.



Colin A Hughes
Electoral Commissioner

3 August 1989

N.N.8959827

STATE PUBLIC SERVICES FEDERATION

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

INDUSTRIAL RELATIONS ACT 1988

NOTICE is hereby given that a secret ballot by postal voting of the members of the State Public Services Federation who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisation namely, Professional Officers (State Public Services and Instrumentalities) 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 17 November 1989.

The closing date of the ballot is Monday, 11 December 1989.

R.A. COOK
Returning Officer

9 August 1989

Telephone: 604 4335

Australian Electoral Commission
Industrial Elections Branch
399 Lonsdale Street
MELBOURNE VIC 3000
(P.O. Box 768G, Melbourne, 3001)

**PROFESSIONAL OFFICERS (STATE PUBLIC SERVICES AND INSTRUMENTALITIES)
ASSOCIATION**

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

INDUSTRIAL RELATIONS ACT 1988

NOTICE is hereby given that a secret ballot by postal voting of the members of the Professional Officers (State Public Services and Instrumentalities) Association who are entitled to vote in the ballot is to be conducted on the question whether those members approve the proposed amalgamation of that organisation with the following organisation namely, State Public Services Federation.

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 17 November 1989.

The closing date of the ballot is Monday, 11 December 1989.

R.A. COOK
Returning Officer

9 August 1989

Telephone: 604 4335

Australian Electoral Commission
Industrial Elections Branch
399 Lonsdale Street
MELBOURNE VIC 3000
(P.O. Box 768G, Melbourne, 3001)

The Arts, Sport, the Environment, Tourism and Territories

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

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 that Act, hereby declare the organisation 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 2nd day of August 1989.

J. D. OVINGTON
Designated Authority

SCHEDULE

Column 1	Column 2	Column 3
Item	Name and country of approved institution	Approved class, or classes, of specimens
1	B W & G D Nepean Constructions Pty Ltd 43 Fitzgerald Street, Portland Vic. 3305	<i>Oryctolagus cuniculus</i>

N.N.—8959379

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF APPROVED MANAGEMENT PROGRAM

I, GRAHAM FREDERICK RICHARDSON, the Minister of State for the Arts, Sport, the Environment, Tourism and Territories, being satisfied of those matters set out in paragraphs 5 (1) (a)-(d) of the *Wildlife Protection (Regulation of Exports and Imports) Regulations* in relation to a management program which is being, is proposed to be, or has been carried out in Northwest Territories, Canada, and is entitled 'Polar bear management in the Northwest Terri-

tories' in pursuance of subsection 10 (1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* hereby declare that management program to be an approved program for the purpose of that Act in relation to the species *Ursus maritimus*.

Dated this 20th day of July 1989.

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

N.N.—8959380

Attorney-General

Trade Practices Act 1974

Notice under section 65E(1)

CONSUMER PRODUCT SAFETY STANDARD

PROTECTIVE HELMETS FOR PEDAL CYCLISTS

I, Nick Bolkus, Minister of State for Consumer Affairs, pursuant to section 65E(1) of the *Trade Practices Act 1974*, ~~REVOKE~~ the notice in the *Gazette* dated 13 January 1988 declaring a consumer product safety standard for certain helmets for pedal cyclists **AND DECLARE** that, in respect of the goods specified in Division 1 of the Schedule to this notice, the part of a standard approved by the Standards Association of Australia specified in Division 2 of the Schedule, as amended by the additions and variations specified in Division 3 of the Schedule to this notice, is a consumer product safety standard for the purposes of section 65C of the *Trade Practices Act 1974*.

The purpose of this consumer product safety standard is to ensure that certain protective helmets for pedal cyclists provide an adequate level of protection against impact by requiring the helmets to comply with the impact energy attenuation requirements of the relevant Australian Standard. It is not intended to discourage manufacturers from producing helmets which comply with other performance requirements of the Australian Standard additional to the impact energy attenuation requirements.

THE SCHEDULE

Division 1: Particulars of Goods

Protective helmets for pedal cyclists, not including the following:

- (i) protective helmets of a size too small to be reasonably fitted to the Headform A defined in Australian Standard 2512.1-1981 published by the Standards Association of Australia on 9 November 1981:

(ii) protective helmets designed and constructed principally for use by cyclists engaged in competitive racing, provided the words 'Warning: Racing headgear only inadequate impact protection for normal road use' are marked clearly and legibly in a conspicuous position:

(a) on the helmet or on a label attached to the helmet at the time of supply to a consumer; and

(b) on the principal outer display face of any packaging in which the helmet is supplied to a consumer;

with the word 'Warning' in capital letters not less than 5mm high and the remaining words in letters not less than 2.5mm high;

(iii) helmets for use as toys which are unlikely to be reasonably mistaken for helmets providing significant protection against impact;

(iv) helmets for use as toys which are likely to be reasonably mistaken for helmets providing significant protection against impact and which are marked with the words 'Warning Toy helmet only do not use as safety headgear marked clearly and legibly in a conspicuous position:

(a) on the helmet or on a label attached to the helmet at the time of supply to a consumer; and

(b) on the principal outer display face of any packaging in which the helmet is supplied to a consumer;

with the word Warning in capital letters not less than 5mm high and the remaining words in letters not less than 2.5mm high.

Division 2: The part of a Standard

Clauses 3, 4.5 and 6.2 of Australian Standard 2063.1 1986, 'Lightweight protective helmets (for use in pedal cycling, horse riding and other activities requiring similar protection), Part 1: Basic Performance Requirements', published by the Standards Association of Australia on 4 August 1986 as amended by Amendment No. 2 published on 9 May 1988.

Division 3: Additions and Variations

The part of a Standard specified in Division 2 is amended by

(a) inserting after clause 3

3A INTERPRETATION. For the purposes of the Standard the following meanings apply:

(i) Helmet - a device worn on the head, designed to mitigate the adverse effects of a blow to the head within a specified area.

(ii) Positioning index - the distance, as specified by the manufacturer, from the lowest point of the brow opening at the lateral midpoint of the helmet to the basic plane of a reference headform, when the helmet is firmly and properly positioned on the reference headform.

(b) inserting after clause 6.2.1

6.2.1.1 A helmet when tested to the requirements of clause 6.2.2 shall be conditioned to one of the conditioning procedures specified in AS 2512.2 for ambient temperature, low temperature, high temperature and water immersion and shall comply with the requirements of clause 6.2.2 irrespective of which conditioning procedure specified in AS 2512.2 has been applied.

Dated this 21st day of July 1989



NICK BOLKUS
Minister of State for Consumer Affairs

N.N.8959829

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Form R16

Regulation 23

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

TRANSPORT WORKERS (PASSENGER VEHICLES)
AWARD 1984

(C No. 31317 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 21 July 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 1 January 1988 and 1 July 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 OF TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT No. T091CR V035 S PRINT H8603		
Part I	District	Western Australia
10	Allowance	

Dated this 1st day of August 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.—8959381

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Form R16

Regulation 23

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

THE NORTHERN TERRITORY MEAT PROCESSING
AWARD 1984

(C No. 20347 of 1989)

Dated this 29th day of April 1989

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 25 July 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 31 May 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 OF TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT No. N041CR V013 M PRINT H8836		
7	Wage Rates	National Wage decision—August 1988

Dated this 1st day of August 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.—8959382

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Form R16

Regulation 23

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

GRAPHIC ARTS (NORTHERN TERRITORY)
AWARD 1981

(C No. 21561 of 1988)

Dated this 22nd day of June 1981

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 July 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 June 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 OF TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT No. G040CR V021a M PRINT H8836		
17 (f) (i), (ii) and (iv)	Overtime	Meal Money—Correction Order to Print H8353

Dated this 1st day of August 1989.

LYNDALL SOETENS
Deputy Industrial Registrar

N.N.—8959383

Industrial Relations Act 1988

**NOTICE OF BALLOT IN RESPECT OF A
PROPOSED AMALGAMATION**

Notice is hereby given that a secret postal ballot of the members of The Australasian Coal and Shale Employees' Federation is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely, The Federated Mining Mechanics' Association of Australasia.

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 November 1989.

The closing date of the ballot is 11 December 1989.

NEIL KEAN
Returning Officer

Australian Electoral Commission, Level 6, 162 Goulburn Street, Darlinghurst NSW 2010 (Postal Address: PO Box 21, Darlinghurst NSW 2010) Telephone: (02) 264 7550

N.N.—8959384

Industrial Relations Act 1988

**NOTICE OF BALLOT IN RESPECT OF A
PROPOSED AMALGAMATION**

Notice is hereby given that a secret postal ballot of the members of The Federated Mining Mechanics' Association of Australasia is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely, The Australasian Coal and Shale Employees' Federation.

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 November 1989.

The closing date of the ballot is 11 December 1989.

NEIL KEAN
Returning Officer

Australian Electoral Commission, Level 6, 162 Goulburn Street, Darlinghurst NSW 2010 (Postal Address: PO Box 21, Darlinghurst NSW 2010) Telephone: (02) 264 7550

N.N.—8959385

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, REIN PRAKS, 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*.

SCHEDULE		(Foreign Currency = AUS \$1)				
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Country	Foreign Currency	Date	Date	Date	Date	Date
		26/07/89	27/07/89	28-30/07	31/07/89	01/08/89
AUSTRIA	Schillings	9.9700	9.9400	9.9300	9.9000	9.9600
BELGIUM/LUX	Francs	29.6700	29.5800	29.5600	29.4600	29.6200
BRAZIL	Cruzado	1.5296	1.5588	1.5719	1.5892	1.6322
CANADA	Dollar	0.8934	0.8950	0.8897	0.8871	0.8955
CHINA	New Yuan	2.7950	2.8084	2.7928	2.7848	2.8179
DENMARK	Kroner	5.5071	5.4913	5.4882	5.4684	5.5006
FIJI	Dollars	1.1443	1.1426	1.1301	1.1355	1.1400
FINLAND	Marks	3.1910	3.1834	3.1740	3.1633	3.1879
FRANCE	Francs	4.8044	4.7890	4.7792	4.7637	4.7911
GERMANY	Deutschmarks	1.4172	1.4138	1.4119	1.4068	1.4150
GREECE	Drachmas	122.6800	122.3000	122.2000	121.6700	122.4300
HONG KONG	Dollars	5.8751	5.9041	5.8708	5.8539	5.9236
INDIA	Rupees	12.4471	12.4700	12.3500	12.3600	12.4800
INDONESIA	Rupiahs	1333.0000	1339.0000	1331.0000	1328.0000	1343.0000
IRELAND	Pounds	0.5304	0.5290	0.5266	0.5274	0.5317
ISRAEL	Shekel	1.4951	1.4935	1.4792	1.4806	1.4917
ITALY	Lire	1020.0000	1016.8500	1015.5500	1011.5300	1017.0000
JAPAN	Yen	106.4700	105.5600	104.9400	104.0300	103.7300
KOREA	Won	500.7100	503.0300	500.1600	498.7900	504.6600
MALAYSIA	Dollars	2.0136	2.0158	2.0022	1.9961	2.0193
NETHERLANDS	Guilders	1.5988	1.5944	1.5924	1.5876	1.5960
NEW ZEALAND	Dollars	1.2859	1.2885	1.2908	1.2897	1.2888
NORWAY	Kroner	5.2079	5.1897	5.1783	5.1598	5.1931
PAKISTAN	Rupees	15.8300	15.9100	15.8200	15.7700	15.9600
PNG	Kina	0.6540	0.6553	0.6518	0.6519	0.6551
PHILIPPINES	Pesos	16.4600	16.6000	16.5000	16.4500	16.6100
PORTUGAL	Escudos	121.7200	118.5900	118.1200	117.7500	118.3500
SINGAPORE	Dollars	1.4739	1.4797	1.4713	1.4664	1.4796
SOLOMON IS.	Dollars	1.7809	1.7719	1.7574	1.7607	1.7659
SOUTH AFRICA	Rand	2.0180	2.0108	2.0062	1.9956	2.0091
SPAIN	Pesetas	88.8700	88.6000	88.4900	88.1900	88.7600
SRI LANKA	Rupees	26.3000	26.4600	26.3100	26.2400	26.6200
SWEDEN	Kroner	4.8465	4.8349	4.8197	4.8044	4.8374
SWITZERLAND	Francs	1.2187	1.2159	1.2146	1.2103	1.2200
TAIWAN	Dollars	19.3600	19.4400	19.3800	19.3000	19.4600
THAILAND	Bahts	19.4300	19.4900	19.3500	19.2900	19.5000
UK	Pounds	0.4596	0.4567	0.4543	0.4529	0.4557
US	Dollars	0.7528	0.7564	0.7522	0.7501	0.7590

R. PRAKS
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
02/08/89

N.N.-8959831

EXCISE ACT 1901

EXCISE BY-LAW (AMENDMENT) 1989 NO.6

I, DANIEL EDMUND LEE, delegate of the Comptroller-General of Customs, hereby make the following By-law under the Excise Act 1901.

Dated this

31st

day of July 1989.



D.E. LEE
Delegate of the
Comptroller-General of Customs

Commencement

1. Section 2 shall come into operation from the date of publication of the By-law

Amendment of Excise By-law No. 108

2. Excise By-law No. 108 is amended:

- (i) by inserting after South Pepper (N) in column A of sub-paragraph 3A -
"Saladin (N)"
- (ii) by inserting after South Pepper in Column B of sub-paragraph 3A -
"Saladin"

NOTE

N.N.-8959832

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Dried Vine Fruits Equalization Levy Act 1978

EXEMPTION OF RAISINS FROM LEVY FOR THE 1989 SEASON

Whereas I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, after consultation with the Australian Dried Fruits Corporation, am satisfied that the quantity of raisins produced during the 1989 season will not exceed the minimum quantity of 3000 tonnes prescribed in sub-section 8 (2) of the *Dried Vine Fruits Equalization Levy Act 1978* (the Act);

Now therefore I, John Charles Kerin, Minister of State for Primary Industries and Energy, in pursuance of sub-section 8 (1) of the Act, hereby exempt from the levy raisins produced during the season commencing on 1 January 1989.

Dated this 31st day of July 1989.

JOHN KERIN
Minister of State for
Primary Industries and Energy

N.N.—8959386

COMMONWEALTH OF AUSTRALIA

Dried Vine Fruits Equalization Act 1978

ASSESSED EXPORT RETURN FOR SULTANAS FOR THE 1989 SEASON

Pursuant to sub-section 16 (1) and in accordance with sub-section 16 (1) and 16 (2) of the *Dried Vine Fruits Equalization Act 1978*, I, John Charles Kerin, Minister of State for Primary Industries and Energy, hereby determine that the assessed export return with respect to sultanas for the season commencing on 1 January 1989 is \$1427 per tonne.

Dated this 31st day of July 1989.

JOHN KERIN
Minister of State for
Primary Industries and Energy

N.N.—8959387

Transport and Communications

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1989

APPOINTMENT OF CHAIRPERSON OF THE AUSTRALIAN TELECOMMUNICATIONS AUTHORITY

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 158 of the *Telecommunications Act 1989*, hereby appoint Robin Campbell Davey to be Chairperson of the Australian Telecommunications Authority for five years.

Dated this 14th day of June 1989.

BILL HAYDEN
Governor-General

By His Excellency's Command,
ROS KELLY

Minister of State for Telecommunications
and Aviation Support
for and on behalf of the
Minister of State for Transport
and Communications

N.N.—8959388

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1989

APPOINTMENT OF ACTING MEMBER OF AUSTEL

I, RALPH WILLIS, Minister of State for Transport and Communications, under paragraph 177 (2) (a) of the *Telecommunications Act 1989*, hereby appoint Mervyn Alan Keehn to act as a part time member of AUSTEL for the period commencing on the date of this instrument and ending:

- (a) at the end of 1 month after that date; or
- (b) when a person is appointed as a member, other than chairperson, of AUSTEL;

whichever happens first.

Dated this 30th day of June 1989.

RALPH WILLIS
Minister of State for Transport
and Communications

N.N.—8959389

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1989

APPOINTMENT OF ACTING MEMBER OF AUSTEL

I, RALPH WILLIS, Minister of State for Transport and Communications, under paragraph 177 (2) (a) of the *Telecommunications Act 1989*, hereby appoint Mervyn Alan Keehn to act as a part time member of AUSTEL for the period commencing on 1 August 1989 and ending when a person is appointed as a member, other than Chairperson, of AUSTEL.

Dated this 25th day of July 1989.

RALPH WILLIS
Minister of State for Transport
and Communications

N.N.—8959390

**AUSTRALIAN BROADCASTING TRIBUNAL
NOTICE OF INQUIRY INTO THE GRANT OF A
PUBLIC RADIO LICENCE TO SERVE
WARRNAMBOOL, VICTORIA**

Submissions Invited

The Australian Broadcasting Tribunal has commenced an inquiry into the grant of a public radio licence to serve Warrnambool, Victoria. One application has been lodged for the licence, by Community Radio Endeavour Incorporated.

The issues to be considered in the inquiry are:

- (a) whether the applicant is a fit and proper person to hold a licence;
- (b) whether the applicant has the necessary financial, technical and management capabilities, and is otherwise capable of complying with the conditions of the licence;
- (c) the need for the commercial viability of all services provided pursuant to other (non-limited) broadcasting licences which overlap the service area for the licence;
- (d) whether the applicant has made it possible for members of the community to exercise control of the licence, and encourage that community to participate in its operations and in the selection and provision of its programs;
- (e) whether the applicant's operations, as a licensee, will be conducted for the purpose of acquisition, by another person, of profit or gain;
- (f) whether the grant of the licence to the applicant will place any person in a position to exercise control of more than one public radio licence;
- (g) whether it will be possible for control of the licence to be exercised, through the applicant, by:
the Commonwealth, a State or the Northern Territory,
a statutory authority of the Commonwealth, a State or a Territory, or
a political party;
- (h) whether it appears to the Tribunal that a licence of the kind contemplated should not be granted.

The applicant has given an undertaking, as required by the *Broadcasting Act 1942*, that it will provide an adequate and comprehensive service, encourage provision of Australian-produced programs, and use and encourage Australian creative resources.

Submissions and the Inquiry File

If you wish to make a submission to the inquiry on any of these matters, you should lodge it at the Tribunal's North Sydney Office by 5.00 p.m. on Friday, 6 October 1989.

Submissions must be made in accordance with the regulations, so before lodging a submission you should inspect inquiry file (IL/89/132) which contains the application and other useful background information, and read the Tribunal's *Guide for Submitters*. Copies of this guide are attached to the inquiry file or are available on request from the Tribunal.

The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decision.

The file is located at the following addresses:

Warrnambool Public Library
Civic Centre
Liebig Street
Warrnambool Vic. 3280

Hours: Monday, Tuesday,	10.30 a.m.—5.00 p.m.
Thursday	
Wednesday, Friday	10.30 a.m.—8.00 p.m.
Saturday	10.00 a.m.—
	12.00 noon

ABT Library
Tandem House
76 Berry Street
North Sydney NSW 2060
Telephone (02) 959 7811
Contact officer Gavin Oakes
ABT Melbourne State Office
Level 14
Marland House
570 Bourke Street
Melbourne Vic. 3000
Telephone (03) 602 0151
Contact officer Colin Jones

N.N.—8959391

NOTICE OF NEW ISSUES

**OBSERVANCE OF TRIBUNAL DIRECTIONS BY
HOLDERS OF REMOTE RADIO AND TELEVISION
LICENCES AND SUPPLEMENTARY RADIO
LICENCES**

IP/89/114

The Australian Broadcasting Tribunal has added two new issues to the nine issues recently advertised for inquiry IP/89/114.

The new issues deal with whether the holders of remote radio and television licences and supplementary radio licences should act in the same way that other licensees do in relation to the broadcast of Divine Worship or other matter of a religious nature. They are:

10. Whether the Tribunal's direction of 20 December 1985 pursuant to section 103 of the *Broadcasting Act 1942* should be amended so that the holder of a remote television licence should be obliged to observe the same requirements that the holder of a commercial television licence is obliged to observe in relation to the broadcast of Divine Worship or other matter of a religious nature.
11. Whether the Tribunal's direction of 18 December 1985 pursuant to section 103 of the *Broadcasting Act 1942* should be amended so that the holder of a remote or supplementary radio licence should be obliged to observe the same requirements that the holder of a commercial or public radio licence is obliged to observe in relation to the broadcast of Divine Worship or other matter of a religious nature.

Written submissions are invited from the public addressing either or both of these issues. A brief supplementary 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.—8959392

Treasurer**Australian Banking Statistics****All Banks**

FIGURES ARE COMPILED FROM RETURNS SUPPLIED TO THE RESERVE BANK UNDER SECTIONS 52 AND 53 OF THE BANKING ACT 1959 BY BANKS AUTHORISED UNDER THAT ACT, AND VOLUNTARILY BY STATE BANKS.

LIABILITIES

AVERAGES OF THE LIABILITIES WITHIN AUSTRALIA OF EACH BANK AT THE CLOSE OF BUSINESS ON WEDNESDAYS 3, 10, 17, 24 AND 31 MAY 1989
(\$ million)

Bank	Deposits repayable in Australia					Total deposits	Other borrowings	Bill acceptance liabilities	All other liabilities	Total Australian dollar liabilities	Foreign currency liabilities	Total liabilities (excluding share-holders' funds)
	Current bearing interest	Current not bearing interest	Term and at call (excluding C.D.'s)	Certificates of deposit	Other							
Advance Bank	227	—	2 312	563	1 524	4 626	116	104	104	4 950	22	4 972
Civic Advance Bank	41	—	342	52	140	576	—	—	26	601	—	601
ANZ Banking Group.	652	4 290	7 898	2 002	—	14 842	885	14 034	720	30 480	1 076	31 557
ANZ Savings Bank	163	2	51	374	4 952	5 541	—	—	57	5 598	—	5 598
Australian Bank	58	4	57	99	—	219	10	67	2	298	6	304
Australian Resources Dev. Bank	—	—	196	—	2	198	36	—	8	242	66	308
Bank of America	5	9	173	153	—	340	14	145	9	509	13	522
Bank of China	6	—	13	—	—	19	19	—	6	44	52	96
Bank of New Zealand	313	50	435	181	—	979	134	913	26	2 052	146	2 198
BNZ Savings Bank.	—	—	—	—	69	69	—	—	0	69	—	69
Bank of Queensland	22	36	137	28	—	223	7	39	7	277	0	277
Bank of Qld Savings Bank	145	—	—	38	124	306	50	—	2	358	—	358
Bank of Singapore	9	—	139	152	—	299	13	53	19	385	98	483
Bank of Tokyo.	3	8	157	69	15	252	23	105	26	406	223	629
Bankers Trust	—	34	422	14	—	470	147	11	82	710	354	1 065
Banque Nationale de Paris	4	39	290	223	—	555	29	468	4	1 057	238	1 295
Barclays Bank	68	11	431	429	1	939	39	452	172	1 602	270	1 872
Challenge Bank	133	—	852	345	1 160	2 489	10	125	155	2 780	131	2 911
Chase AMP Bank.	161	15	632	260	101	1 169	198	475	80	1 922	644	2 566
Citibank	25	29	48	324	—	426	51	956	342	1 774	605	2 379
Citibank Savings	498	—	495	432	5	1 430	473	—	67	1 970	—	1 970
Commonwealth Bank	645	3 312	6 400	392	—	10 749	304	8 477	840	20 371	3 697	24 067
Commonwealth Savings Bank	454	31	2 267	—	13 703	16 456	187	—	1 251	17 895	—	17 895
Commonwealth Dev. Bank	—	—	329	1 198	—	1 526	355	—	4	1 886	—	1 886
Deutsche Bank.	—	1	105	3	—	109	35	5	15	164	189	353
HongKongBank	96	0	521	407	—	1 025	66	361	155	1 606	437	2 043
IBJ Australia Bank	8	0	118	66	—	192	9	8	6	215	352	567
Lloyds Bank	13	4	146	242	—	406	48	21	33	508	262	770
Macquarie Bank	94	63	141	156	—	455	146	0	197	797	60	858
Metway Bank	167	—	633	10	470	1 279	7	3	55	1 344	—	1 344

Mitsubishi Bank	7	0	288	90	2	387	17	14	20	438	171	609
National Australia Bank	1 371	3 059	10 078	393	37	14 938	534	11 154	559	27 185	3 053	30 238
National Aust. Savings Bank	37	1	2 824	732	5 263	8 857	562	-	33	9 453	-	9 453
National Mutual Royal Bank	84	1	194	455	-	734	58	711	146	1 650	195	1 845
NMR Savings Bank	179	-	1 113	-	765	2 057	-	-	126	2 183	-	2 183
NatWest Australia Bank	39	13	417	45	-	514	283	409	67	1 274	65	1 339
Savings Bank of Tasmania	6	34	185	73	210	509	-	-	5	513	-	513
Standard Chartered Bank	19	-	301	66	0	386	16	268	18	689	98	787
State Bank of NSW	625	513	3 724	314	-	5 176	305	2 020	1 344	8 845	656	9 500
State Bank of SA	186	84	1 119	1 374	1	2 764	218	1 693	147	4 821	1 974	6 796
SBSA Savings Bank Division	1 233	38	-	-	33	1 305	1 176	-	-	2 481	-	2 481
State Bank Victoria	1 528	621	2 883	3 512	3 875	12 419	158	2 472	576	15 625	1 188	16 813
Tasmania Bank	20	32	334	-	318	705	-	0	13	718	-	718
Rural & Industries Bank of WA	108	313	1 470	1 239	9	3 139	81	316	159	3 695	557	4 252
R & I Savings Bank Division	29	-	235	-	931	1 195	-	-	65	1 259	-	1 259
Primary Industry Bank	-	-	129	6	-	135	38	-	6	178	457	635
Westpac Banking Corporation	1 455	4 864	10 191	2 549	1 049	20 108	969	8 931	1 677	31 684	5 253	36 936
Westpac Savings Bank	538	1	1 506	-	6 819	8 864	3 684	-	120	12 668	-	12 668
TOTAL	11 474	17 512	62 730	19 059	41 580	152 354	11 513	54 812	9 549	228 229	22 608	250 837

Note: Any discrepancies between totals and sums of components are due to rounding. '0' indicates figures have been rounded to zero, while '-' indicates that no amount has been entered for that particular item.

ASSETS
AVERAGES OF THE ASSETS WITHIN AUSTRALIA OF EACH BANK AT THE CLOSE OF BUSINESS ON WEDNESDAYS 3, 10, 17, 24 AND 31 MAY 1989
(\$ million)

Bank	Coin, Australian notes and Cash with Reserve Bank	Non- callable Deposits with Reserve Bank	Public Sector Securities			Deposits and Placements with and Loans to financial intermediaries				Other lending		Client's commit- ments arising from bill acceptances	All other assets	Total Australian dollar assets	Foreign currency assets	Total assets
			Commonwealth Government Securities			Banks	Authorized dealers			Total	of which: housing					
			Treasury Notes	Other	Other		Secured by C.G.S.	Other	Other (a)							
Advance Bank	18	11	30	536	248	144	16	7	-	3 783	1 997	104	388	5,285	18	5,303
Civic Advance Bank	2	-	2	57	7	46	6	-	-	491	299	-	25	634	-	634
ANZ Banking Group	176	752	674	2 280	19	449	277	71	428	12 325	157	14 024	2 724	34 199	2 101	36 300
ANZ Savings Bank	0	-	146	412	57	1	-	-	-	5 641	4 691	-	0	6 256	-	6 256
Australian Bank	0	5	2	0	0	10	38	-	8	221	186	67	24	373	6	380
Australian Resources Dev. Bank	0	-	-	-	-	57	-	-	-	190	-	-	6	254	83	337
Bank of America	0	4	6	36	0	23	22	3	24	300	-	97	49	565	6	570
Bank of China	0	1	12	-	-	69	9	-	10	82	1	-	8	192	21	212
Bank of New Zealand	1	25	42	163	-	78	57	4	41	923	55	913	31	2 278	231	2 509
BNZ Savings Bank	-	-	1	7	14	2	-	-	-	44	42	-	0	68	-	68
Bank of Queensland	5	6	23	1	-	59	7	-	21	142	6	39	28	331	0	331
Bank of Qld Savings Bank	-	-	-	35	-	0	-	-	-	357	266	-	0	392	-	392
Bank of Singapore	0	12	5	51	4	10	0	-	-	289	7	42	26	439	85	525
Bank of Tokyo	0	6	35	-	-	36	31	-	10	245	3	105	48	516	172	688
Bankers Trust	0	6	1	102	4	284	5	-	35	550	-	11	81	1 079	79	1 158
Banque Nationale de Paris	1	13	76	20	-	85	28	-	105	451	18	453	63	1 295	108	1 403
Barclays Bank	1	16	112	22	5	44	89	-	9	931	48	452	123	1 803	200	2 002
Challenge Bank	5	6	35	70	57	26	186	1	82	2 287	1 089	125	140	3 019	47	3 065
Chase AMP Bank	6	37	134	19	108	75	114	-	140	890	135	475	115	2 113	484	2 597
Citibank	92	17	40	13	-	500	70	8	151	428	-	956	495	2 768	94	2 862
Citibank Savings	-	-	188	16	-	-	9	-	67	1 718	1 470	-	31	2 028	-	2 028
Commonwealth Bank	115	472	935	1 274	47	495	-	-	18	10 861	49	8 477	2 063	24 758	1 048	25 807
Commonwealth Savings Bank	154	179	68	1 544	2 324	541	142	26	199	12 498	10 222	-	1 118	18 792	-	18 792
Commonwealth Dev. Bank	-	1	17	83	-	3	-	-	41	1 937	-	-	7	2 089	-	2 089
Deutsche Bank	0	7	40	23	2	82	31	12	161	538	1	5	73	975	200	1 174
HongKongBank	1	13	19	147	-	55	40	-	28	1 337	16	292	176	2 109	151	2 259
IBJ Australia Bank	0	5	-	44	19	23	-	-	52	368	1	8	4	522	211	733
Lloyds Bank	0	6	-	17	-	49	37	-	25	539	4	-	21	693	136	829
Macquarie Bank	0	10	73	19	2	43	41	-	51	623	21	0	256	1 119	38	1 157
Metway Bank	5	3	-	84	52	9	63	-	34	1 175	875	3	30	1 458	-	1 458
Mitsubishi Bank	0	4	20	31	19	81	7	-	6	447	2	14	7	638	129	767
National Australia Bank	197	757	369	1 940	237	894	254	68	59	14 898	86	11 154	2 403	33 227	1 561	34 788
National Aust. Savings Bank	-	-	331	563	207	1	-	-	48	8 571	5 294	-	2	9 723	-	9 723
National Mutual Royal Bank	42	19	29	216	32	44	16	0	49	472	-	708	364	1 990	94	2 084
NMR Savings Bank	14	-	116	105	-	1	-	1	5	1 945	1 508	-	144	2 332	-	2 332
NatWest Australia Bank	0	22	47	21	-	29	111	-	33	1 227	15	409	174	2 073	32	2 105
Savings Bank of Tasmania	5	1	5	36	97	4	11	-	-	370	152	-	19	547	-	547
Standard Chartered Bank	1	16	19	52	-	10	11	-	1	359	8	268	98	836	67	902

State Bank of NSW	49	-	505	569	51	70	75	-	149	7 469	1 173	2 020	818	11 775	708	12 482
State Bank of SA	35	-	297	-	289	929	101	-	395	3 004	-	856	444	6 348	592	6 940
SBSA Savings Bank Division	-	-	-	280	-	-	-	-	-	2 201	2 145	-	-	2 481	-	2 481
State Bank Victoria	116	-	337	1 173	485	177	27	-	559	9 744	6 013	2 310	1 433	16 361	669	17 030
Tasmania Bank	10	-	9	65	138	25	7	-	1	473	249	4	35	766	0	766
Rural & Industries Bank of WA	28	-	74	448	317	601	67	50	332	2 154	42	316	385	4 774	158	4 932
R & I Savings Bank Division	1	-	-	-	23	-	-	-	-	1 065	1 052	-	-	1 089	-	1 089
Primary Industry Bank . . .	0	11	-	41	-	360	17	-	5	367	6	-	17	819	-	819
Westpac Banking Corporation	257	781	1 337	1 473	2	3 806	178	22	348	16 777	1 863	8 931	4 911	38 822	2 267	41 089
Westpac Savings Bank . . .	1	-	1 528	74	313	-	-	-	2	11 110	8 353	-	125	13 152	-	13 152
TOTAL	1 338	3 224	7 739	14 158	5 181	10 329	2 201	273	3 730	144 814	49 623	53 639	19 532	266 153	11 794	277 947

(a) Financial intermediaries other than banks and authorised dealers include those registered under the Financial Corporations Act and placed in categories A, B, D, E, F and G, and Cash Management Trusts.

Note: Any discrepancies between totals and sums of components are due to rounding. '0' indicates figures have been rounded to zero, while '-' indicates no amount has been entered for that particular item.

DEPOSITS AND LOANS

AVERAGES OF DEPOSITS AND LOANS OF INDIVIDUAL BANKS IN EACH STATE AND THE TERRITORIES
AT THE CLOSE OF BUSINESS ON WEDNESDAYS 3, 10, 17, 24 AND 31 MAY 1989

(\$ million)

	Deposits repayable in Australia					
Bank	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
NEW SOUTH WALES (b)						
Advance Bank	227		2 400	1 514	4 142	3 405
Civic Advance Bank	2		16	6	24	49
ANZ Banking Group	174	831	3 240	-	4 244	3 339
ANZ Savings Bank	2		17	1 233	1 252	1 467
Australian Bank	58	4	156	-	218	182
Australian Resources Dev. Bank	-		92	0	92	59
Bank of America	3	0	205	-	208	197
Bank of China	6	-	13	-	19	82
Bank of New Zealand	133	17	343	-	493	552
BNZ Savings Bank	-		-	54	54	31
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-		-	-	-	-
Bank of Singapore	6	-	34	-	41	172
Bank of Tokyo	2	6	199	10	218	165
Bankers Trust	-	34	395	-	429	545
Banque Nationale de Paris	3	26	297	-	326	155
Barclays Bank	42	10	831	1	884	533
Challenge Bank	0		2	221	223	226
Chase AMP Bank	72	6	624	42	744	629
Citibank	13	3	58	-	74	313
Citibank Savings	280		638	5	923	700
Commonwealth Bank	309	1 628	3 683	-	5 620	5 385
Commonwealth Savings Bank	199		902	6 012	7 113	5 519
Commonwealth Dev. Bank	-	-	1 248	-	1 248	552
Deutsche Bank	-	1	24	-	25	393
HongKongBank	30	0	229	-	260	283
IBJ Australia Bank	2	0	156	-	158	221
Lloyds Bank	8	4	225	-	238	311
Macquarie Bank	39	38	243	-	320	381
Metway Bank	-		-	-	-	-
Mitsubishi Bank	6	0	183	2	192	317
National Australia Bank	484	922	3 540	11	4 957	4 710
National Aust. Savings Bank	1		1 038	1 575	2 615	2 626
National Mutual Royal Bank	43	1	428	-	472	138
NMR Savings Bank	117		854	645	1 617	1 351
NatWest Australia Bank	29	11	372	-	412	606
Savings Bank of Tasmania	-		-	-	-	-
Standard Chartered Bank	3	-	218	-	221	145
State Bank of NSW	623	506	4 003	-	5 131	7 237
State Bank of SA	-	-	-	-	-	-
SBSA Savings Bank Division	-		-	-	-	-
State Bank Victoria	-		-	-	-	-
Tasmania Bank	-		-	-	-	-
Rural & Industries Bank of WA	2	0	264	-	266	213
R & I Savings Bank Division	0		3	0	3	4
Primary Industry Bank	-	-	73	-	73	166
Westpac Banking Corporation	683	2 549	6 536	363	10 132	7 786
Westpac Savings Bank	198		677	2 915	3 790	4 896
TOTAL	3 800	6 596	34 462	16 098	60 956	56 040

(a) All current deposits of savings banks are shown as interest bearing deposits.

(b) Includes Norfolk Island.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates that no amount has been entered for that particular item.

(\$ million)

	Deposits repayable in Australia					
Bank	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
VICTORIA						
Advance Bank	0	-	333	0	334	113
Civic Advance Bank	-	-	-	-	-	1
ANZ Banking Group	214	2 409	4 047	-	6 670	5 028
ANZ Savings Bank	129	-	387	1 694	2 209	2 000
Australian Bank	-	-	-	-	-	27
Australian Resources Dev. Bank	-	-	48	0	48	100
Bank of America	1	-	118	-	118	97
Bank of China	-	-	-	-	-	-
Bank of New Zealand	70	6	158	-	235	137
BNZ Savings Bank	-	-	-	4	4	4
Bank of Queensland	-	-	-	-	-	29
Bank of Qld Savings Bank	-	-	-	-	-	71
Bank of Singapore	2	-	256	-	259	71
Bank of Tokyo	1	2	26	5	34	80
Bankers Trust	-	0	26	-	26	5
Banque Nationale de Paris	0	6	118	-	124	200
Barclays Bank	22	1	18	0	41	221
Challenge Bank	30	-	251	249	531	787
Chase AMP Bank	35	4	143	21	204	101
Citibank	10	26	31	-	67	20
Citibank Savings	52	-	60	0	112	231
Commonwealth Bank	105	630	1 224	-	1 959	2 181
Commonwealth Savings Bank	66	-	332	2 868	3 266	2 826
Commonwealth Dev. Bank	-	-	164	-	164	323
Deutsche Bank	-	1	83	-	84	145
HongKongBank	46	0	614	-	660	853
IBJ Australia Bank	2	-	19	-	21	117
Lloyds Bank	0	0	60	-	60	71
Macquarie Bank	48	17	47	-	113	203
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	0	-	195	0	196	130
National Australia Bank	475	1 226	3 369	12	5 082	5 992
National Aust. Savings Bank	26	-	2 025	1 847	3 897	3 019
National Mutual Royal Bank	34	0	120	-	154	187
NMR Savings Bank	54	-	248	117	419	566
NatWest Australia Bank	5	1	22	-	27	314
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	3	-	85	-	88	33
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	-	-	-	-	-	-
SBSA Savings Bank Division	-	-	-	-	-	-
State Bank Victoria	2 149	-	6 395	3 875	12 419	9 744
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	0	0	1	-	1	17
R&I Savings Bank Division	-	-	0	0	0	0
Primary Industry Bank	-	-	24	-	24	30
Westpac Banking Corporation	310	874	2 795	135	4 114	3 112
Westpac Savings Bank	129	-	264	1 505	1 898	2 465
TOTAL	4 018	5 203	24 106	12 333	45 659	41 654

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. '0' indicates figures have been rounded to zero, while '-' indicates no amount has been entered for that particular item.

(\$ million)

Bank	Deposits repayable in Australia					Other lending
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	
QUEENSLAND						
Advance Bank	0	-	140	9	149	265
Civic Advance Bank	-	-	-	-	-	0
ANZ Banking Group	107	461	1 345	-	1 914	1 642
ANZ Savings Bank	16	-	9	902	927	929
Australian Bank	-	-	-	-	-	8
Australian Resources Dev. Bank	-	-	14	-	14	6
Bank of America	-	-	-	-	-	7
Bank of China	-	-	-	-	-	-
Bank of New Zealand	58	13	29	-	101	70
BNZ Savings Bank	-	-	-	9	9	4
Bank of Queensland	22	36	165	-	223	113
Bank of Qld Savings Bank	145	-	38	124	306	286
Bank of Singapore	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	0	6	-	6	0
Banque Nationale de Paris	0	2	56	-	58	39
Barclays Bank	-	-	-	-	-	134
Challenge Bank	0	-	2	115	117	95
Chase AMP Bank	23	2	72	22	119	68
Citibank	2	-	283	-	285	91
Citibank Savings	88	-	187	0	274	286
Commonwealth Bank	105	530	893	-	1 528	1 472
Commonwealth Savings Bank	110	-	615	2 489	3 214	1 659
Commonwealth Dev. Bank	-	-	65	-	65	367
Deutsche Bank	-	-	-	-	-	-
HongKongBank	12	0	58	-	70	77
IBJ Australia Bank	-	-	-	-	-	-
Lloyds Bank	4	0	100	-	104	154
Macquarie Bank	6	8	7	-	22	38
Metway Bank	167	-	642	470	1 279	1 175
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	209	542	2 080	3	2 834	2 079
National Aust. Savings Bank	5	-	316	1 085	1 406	1 288
National Mutual Royal Bank	6	0	37	-	43	40
NMR Savings Bank	6	-	2	1	10	17
NatWest Australia Bank	-	-	21	-	21	76
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	4	-	48	-	52	55
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	0	0	0	-	1	2
SBSA Savings Bank Division	0	-	-	0	0	-
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	-	-	-	-	-	-
R & I Savings Bank Division	-	-	-	-	-	-
Primary Industry Bank	-	-	14	-	14	45
Westpac Banking Corporation	197	751	1 722	288	2 958	2 864
Westpac Savings Bank	104	-	319	1 244	1 666	1 815
TOTAL	1 397	2 345	9 286	6 760	19 787	17 265

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates no amount has been entered for that particular item.

(\$ million)

Bank	Deposits repayable in Australia			Other	Total deposits	Other lending
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)			
SOUTH AUSTRALIA						
Advance Bank	0		2	0	2	-
Civic Advance Bank	-		-	-	-	0
ANZ Banking Group	94	226	544	-	864	1 066
ANZ Savings Bank	13		5	519	538	474
Australian Bank	-	-	-	-	-	-
Australian Resources Dev. Bank	-	-	15	-	15	-
Bank of America	-	-	-	-	-	-
Bank of China	-	-	-	-	-	-
Bank of New Zealand	12	1	1	-	14	23
BNZ Savings Bank	-	-	-	1	1	3
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	-	2	-	2	-
Banque Nationale de Paris	0	0	2	-	2	31
Barclays Bank	-	-	-	-	-	5
Challenge Bank	-	-	1	1	1	92
Chase AMP Bank	11	2	18	7	37	24
Citibank	1	-	-	-	1	2
Citibank Savings	34		22	0	55	130
Commonwealth Bank	25	132	392	-	549	541
Commonwealth Savings Bank	20		109	825	954	795
Commonwealth Dev. Bank	-	-	26	-	26	243
Deutsche Bank	-	-	-	-	-	-
HongKongBank	-	-	-	-	-	-
IBJ Australia Bank	-	-	-	-	-	-
Lloyds Bank	-	-	1	-	1	-
Macquarie Bank	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	77	99	604	0	780	652
National Aust. Savings Bank	6		60	272	337	647
National Mutual Royal Bank	2	-	22	-	23	75
NMR Savings Bank	1		6	0	7	2
NatWest Australia Bank	-	-	9	-	9	68
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	4	-	5	0	9	48
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	140	81	2 488	1	2 710	2 950
SBSA Savings Bank Division	1 265		-	31	1 296	2 201
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	-	-	-	-	-	-
R & I Savings Bank Division	-	-	-	-	-	-
Primary Industry Bank	-	-	16	-	16	34
Westpac Banking Corporation	53	157	371	27	608	830
Westpac Savings Bank	27		54	281	362	361
TOTAL	1 783	698	4 773	1 965	9 219	11 296

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates no amount has been entered for that particular item.

(\$ million)

Bank	Deposits repayable in Australia					
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
WESTERN AUSTRALIA						
Advance Bank	-	-	-	-	-	-
Civic Advance Bank	-	-	-	-	-	-
ANZ Banking Group	30	215	492	-	738	685
ANZ Savings Bank	3	-	5	369	377	459
Australian Bank	-	-	-	-	-	-
Australian Resources Dev. Bank	-	-	14	2	16	-
Bank of America	2	-	-	-	2	0
Bank of China	-	-	-	-	-	-
Bank of New Zealand	39	13	85	-	137	141
BNZ Savings Bank	-	-	-	1	1	2
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	46
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	-	7	-	7	-
Banque Nationale de Paris	0	4	39	-	43	23
Barclays Bank	-	-	-	-	-	38
Challenge Bank	102	-	942	574	1 618	1 077
Chase AMP Bank	9	1	18	4	32	64
Citibank	-	-	-	-	-	1
Citibank Savings	31	-	11	-	42	267
Commonwealth Bank	19	234	367	-	619	799
Commonwealth Savings Bank	42	-	254	1 013	1 310	1 127
Commonwealth Dev. Bank	-	-	13	-	13	318
Deutsche Bank	-	-	-	-	-	-
HongKongBank	8	-	27	-	35	123
IBJ Australia Bank	3	0	10	-	14	30
Lloyds Bank	-	-	2	-	2	3
Macquarie Bank	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	80	199	702	0	982	1 072
National Aust. Savings Bank	0	-	96	362	459	683
National Mutual Royal Bank	0	-	43	-	43	26
NMR Savings Bank	0	-	1	0	1	1
NatWest Australia Bank	5	1	35	-	41	134
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	4	-	5	0	9	67
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	-	-	-	-	-	-
SBSA Savings Bank Division	-	-	-	-	-	-
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	106	313	2 445	9	2 872	1 924
R & I Savings Bank Division	29	-	232	930	1 191	1 061
Primary Industry Bank	-	-	1	-	1	91
Westpac Banking Corporation	149	337	948	121	1 555	1 341
Westpac Savings Bank	56	-	144	595	795	1 104
TOTAL	719	1 316	6 936	3 980	12 952	12 706

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. '0' indicates figures have been rounded to zero, while '-' indicates that no amount has been entered for that particular item.

(\$ million)

Bank	Deposits repayable in Australia					
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
TASMANIA						
Advance Bank	-	-	-	-	-	-
Civic Advance Bank	-	-	-	-	-	0
ANZ Banking Group	24	87	145	-	255	354
ANZ Savings Bank	0	-	1	133	134	146
Australian Bank	-	-	-	-	-	-
Australian Resources Dev. Bank	-	-	11	-	11	25
Bank of America	-	-	-	-	-	-
Bank of China	-	-	-	-	-	-
Bank of New Zealand	-	-	-	-	-	-
BNZ Savings Bank	-	-	-	-	-	-
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	-	-	-	-	-
Banque Nationale de Paris	-	-	-	-	-	-
Barclays Bank	-	-	-	-	-	-
Challenge Bank	-	-	-	-	-	-
Chase AMP Bank	9	1	14	5	28	2
Citibank	-	-	-	-	-	0
Citibank Savings	4	-	3	0	7	24
Commonwealth Bank	15	51	94	-	160	176
Commonwealth Savings Bank	15	-	25	227	266	170
Commonwealth Dev. Bank	-	-	7	-	7	94
Deutsche Bank	-	-	-	-	-	-
HongKongBank	-	-	-	-	-	-
IBJ Australia Bank	-	-	-	-	-	-
Lloyds Bank	-	-	-	-	-	-
Macquarie Bank	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	12	18	40	0	70	120
National Aust. Savings Bank	-	-	12	32	43	55
National Mutual Royal Bank	-	-	-	-	-	-
NMR Savings Bank	-	-	-	-	-	-
NatWest Australia Bank	-	-	2	-	2	18
Savings Bank of Tasmania	40	-	258	210	509	370
Standard Chartered Bank	-	-	-	-	-	-
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	-	-	-	-	-	-
SBSA Savings Bank Division	-	-	-	-	-	-
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	52	-	334	318	705	473
Rural & Industries Bank of WA	-	-	-	-	-	-
R&I Savings Bank Division	-	-	-	-	-	-
Primary Industry Bank	-	-	7	-	7	-
Westpac Banking Corporation	25	82	157	19	283	314
Westpac Savings Bank	10	-	28	129	167	188
TOTAL	205	238	1 138	1 073	2 654	2 529

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates that no amount has been entered for that particular item.

1952 Government departments

(\$ million)

Bank	Deposits repayable in Australia					
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
NORTHERN TERRITORY						
Advance Bank	-	-	-	-	-	-
Civic Advance Bank	-	-	-	-	-	0
ANZ Banking Group	6	29	41	-	77	115
ANZ Savings Bank	2	-	0	52	54	70
Australian Bank	-	-	-	-	-	-
Australian Resources Dev. Bank	-	-	-	-	-	-
Bank of America	-	-	3	-	3	-
Bank of China	-	-	-	-	-	-
Bank of New Zealand	-	-	-	-	-	-
BNZ Savings Bank	-	-	-	-	-	-
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	-	-	-	-	-
Banque Nationale de Paris	-	-	-	-	-	-
Barclays Bank	-	-	-	-	-	-
Challenge Bank	-	-	-	-	-	-
Chase AMP Bank	0	-	0	0	1	1
Citibank	-	-	-	-	-	-
Citibank Savings	-	-	-	-	-	-
Commonwealth Bank	3	20	29	-	53	53
Commonwealth Savings Bank	16	-	6	56	78	49
Commonwealth Dev. Bank	-	-	0	-	0	29
Deutsche Bank	-	-	-	-	-	-
HongKongBank	-	-	-	-	-	-
IBJ Australia Bank	-	-	-	-	-	-
Lloyds Bank	-	-	-	-	-	-
Macquarie Bank	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	6	15	55	0	76	65
National Aust. Savings Bank	0	-	0	25	26	72
National Mutual Royal Bank	-	-	-	-	-	-
NMR Savings Bank	-	-	-	-	-	-
NatWest Australia Bank	-	-	-	-	-	-
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	1	-	6	-	8	10
State Bank of NSW	-	-	-	-	-	-
State Bank of SA	46	3	5	-	54	51
SBSA Savings Bank Division	6	-	-	2	8	-
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	-	-	-	-	-	-
R & I Savings Bank Division	-	-	-	-	-	-
Primary Industry Bank	-	-	-	-	-	-
Westpac Banking Corporation	10	34	57	10	110	166
Westpac Savings Bank	7	-	8	56	71	72
TOTAL	104	102	211	201	619	754

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates that no amount has been entered for that particular item.

(\$ million)

Bank	Deposits repayable in Australia					
	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending
AUSTRALIAN CAPITAL TERRITORY						
Advance Bank	-	-	-	-	-	-
Civic Advance Bank	39	-	379	134	552	439
ANZ Banking Group	4	32	45	-	81	96
ANZ Savings Bank	0	-	0	50	50	95
Australian Bank	-	-	-	-	-	4
Australian Resources Dev. Bank	-	-	2	-	2	-
Bank of America	-	-	-	-	-	-
Bank of China	-	-	-	-	-	-
Bank of New Zealand	-	-	-	-	-	-
BNZ Savings Bank	-	-	-	-	-	-
Bank of Queensland	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-
Bankers Trust	-	-	-	-	-	-
Banque Nationale de Paris	0	1	1	-	2	3
Barclays Bank	-	-	-	-	-	-
Challenge Bank	-	-	-	-	-	11
Chase AMP Bank	0	-	4	0	5	1
Citibank	-	-	-	-	-	0
Citibank Savings	10	-	6	0	16	80
Commonwealth Bank	66	87	108	-	262	254
Commonwealth Savings Bank	17	-	25	211	253	353
Commonwealth Dev. Bank	-	-	3	-	3	13
Deutsche Bank	-	-	-	-	-	-
HongKongBank	-	-	-	-	-	-
IBJ Australia Bank	-	-	-	-	-	-
Lloyds Bank	-	-	-	-	-	-
Macquarie Bank	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-
National Australia Bank	27	38	80	11	156	209
National Aust. Savings Bank	0	-	9	66	75	182
National Mutual Royal Bank	0	-	-	-	0	5
NMR Savings Bank	1	-	2	1	4	8
NatWest Australia Bank	-	-	1	-	1	13
Savings Bank of Tasmania	-	-	-	-	-	-
Standard Chartered Bank	-	-	-	-	-	-
State Bank of NSW	3	6	35	-	44	232
State Bank of SA	-	-	-	-	-	-
SBSA Savings Bank Division	-	-	-	-	-	-
State Bank Victoria	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-
Rural & Industries Bank of WA	-	-	-	-	-	-
R & I Savings Bank Division	-	-	-	-	-	-
Primary Industry Bank	-	-	1	-	1	-
Westpac Banking Corporation	28	79	149	85	341	364
Westpac Savings Bank	8	-	12	92	112	208
TOTAL.	203	244	862	651	1 959	2 570

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates that no amount has been entered for that particular item.

1954 Government departments

(\$ million)

	Deposits repayable in Australia							
Bank	Current bearing interest (a)	Current not bearing interest (a)	Term deposits (including CDs)	Other	Total deposits	Other lending		
OTHER TERRITORIES								
Advance Bank	-	-	-	-	-	-	-	-
Civic Advance Bank	-	-	-	-	-	-	-	-
ANZ Banking Group	-	-	-	-	-	-	-	-
ANZ Savings Bank	-	-	-	-	-	-	-	-
Australian Bank	-	-	1	-	1	-	-	-
Australian Resources Dev. Bank	-	-	-	-	-	-	-	-
Bank of America	-	9	-	-	9	-	-	-
Bank of China	-	-	-	-	-	-	-	-
Bank of New Zealand	-	-	-	-	-	-	-	-
BNZ Savings Bank	-	-	-	-	-	-	-	-
Bank of Queensland	-	-	-	-	-	-	-	-
Bank of Qld Savings Bank	-	-	-	-	-	-	-	-
Bank of Singapore	-	-	-	-	-	-	-	-
Bank of Tokyo	-	-	-	-	-	-	-	-
Bankers Trust	-	-	-	-	-	-	-	-
Banque Nationale de Paris	-	-	-	-	-	-	-	-
Barclays Bank	4	0	11	0	15	-	-	-
Challenge Bank	-	-	-	-	-	-	-	-
Chase AMP Bank	-	-	-	-	-	-	-	-
Citibank	-	-	-	-	-	-	-	-
Citibank Savings	-	-	-	-	-	-	-	-
Commonwealth Bank	-	-	-	-	-	-	-	-
Commonwealth Savings Bank	-	-	-	2	2	-	-	-
Commonwealth Dev. Bank	-	-	-	-	-	-	-	-
Deutsche Bank	-	-	-	-	-	-	-	-
HongKongBank	-	-	-	-	-	-	-	-
IBJ Australia Bank	-	-	-	-	-	-	-	-
Lloyds Bank	-	-	-	-	-	-	-	-
Macquarie Bank	-	-	-	-	-	-	-	-
Metway Bank	-	-	-	-	-	-	-	-
Mitsubishi Bank	-	-	-	-	-	-	-	-
National Australia Bank	-	-	-	-	-	-	-	-
National Aust. Savings Bank	-	-	-	-	-	-	-	-
National Mutual Royal Bank	-	-	-	-	-	-	-	-
NMR Savings Bank	-	-	-	-	-	-	-	-
NatWest Australia Bank	-	-	-	-	-	-	-	-
Savings Bank of Tasmania	-	-	-	-	-	-	-	-
Standard Chartered Bank	-	-	-	-	-	-	-	-
State Bank of NSW	-	-	-	-	-	-	-	-
State Bank of SA	-	-	-	-	-	-	-	-
SBSA Savings Bank Division	-	-	-	-	-	-	-	-
State Bank Victoria	-	-	-	-	-	-	-	-
Tasmania Bank	-	-	-	-	-	-	-	-
Rural & Industries Bank of WA	-	-	-	-	-	-	-	-
R & I Savings Bank Division	-	-	-	-	-	-	-	-
Primary Industry Bank	-	-	-	-	-	-	-	-
Westpac Banking Corporation	0	1	5	1	7	0	-	-
Westpac Savings Bank	-	-	-	2	2	0	-	-
TOTAL	4	11	16	5	36	1	-	-

(a) All current deposits of savings banks are shown as interest bearing deposits.

Note: Any discrepancies between totals and sums of components are due to rounding. "0" indicates figures have been rounded to zero, while "-" indicates that no amount has been entered for that particular item.

N.N.—8959833



COMMONWEALTH OF AUSTRALIA
NATIONAL HEALTH ACT 1953
PHARMACEUTICAL BENEFITS
DETERMINATIONS UNDER SECTIONS 85, 85A AND 88

I, IAN JAMES McNEIL, First Assistant Secretary, Health Benefits Division, Department of Community Services and Health and Delegate of the Minister of State for Community Services and Health, pursuant to sections 85, 85A and 88 of the National Health Act 1953, hereby make the following Determinations:

1. These Determinations shall come into operation on the first day of August 1989.
2. The Determinations under sections 85, 85A and 88 of the Act made on 20 July 1989 with effect from 1 August 1989, are, in these Determinations, referred to as the Principal Determinations.
3. The First Schedule - Part 1 to the Principal Determinations is amended as set out in the Schedule to these Determinations.

The Schedule

Amendments of the First Schedule - Part 1

Name of Pharmaceutical
Benefit

Amendment

After the details in respect of Amitriptyline Hydrochloride insert the following details:

Ammonium Chloride

Form (strength,
type, size, etc.): Tablet 500 mg
Manner of
administration : Oral
Maximum quantity : 100
Number of repeats : 5
Brand : FM

Dated this

26th

day of

July

1989.

IAN McNEIL

FIRST ASSISTANT SECRETARY

HEALTH BENEFITS DIVISION

DELEGATE OF THE MINISTER OF STATE FOR COMMUNITY SERVICES AND HEALTH

COMMONWEALTH OF AUSTRALIA
NATIONAL HEALTH ACT 1953
PHARMACEUTICAL BENEFITS
DECLARATION UNDER SUB-SECTION 85(2)

No. PB8 of 1989

I, IAN JAMES McNEIL, First Assistant Secretary, Health Benefits Division, Department of Community Services and Health and Delegate of the Minister of State for Community Services and Health, pursuant to sub-section 85(2) of the National Health Act 1953, hereby make the following Declaration:

1. This Declaration shall come into effect on the first day of August 1989.
2. Declaration No. PB6 of 1989 under sub-section 85(2) of the Act made on 20 July 1989 with effect from 1 August 1989 is, in this Declaration, referred to as the Principal Declaration.
3. Schedule 1 to the Principal Declaration is amended as set out in the Schedule to this Declaration.

The Schedule

Amendment of Schedule 1

After the item Amitriptyline Hydrochloride insert the following item:

Ammonium Chloride

Dated this

26th

day of

July

1989.



IAN McNEIL
FIRST ASSISTANT SECRETARY
HEALTH BENEFITS DIVISION
DELEGATE OF THE MINISTER OF STATE FOR COMMUNITY SERVICES AND HEALTH



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 (Notices) Regulations (Amendment)	1989 No.197
<u>Health Insurance Act 1973</u>	Health Insurance (Variation of Pathology Services Table) Regulations	1989 No.198
<u>Trade Practices Act 1974</u>	Trade Practices Regulations (Amendment)	1989 No.199
<u>Sex Discrimination Act 1984</u>	Sex Discrimination (Operation of Legislation) Regulations	1989 No.200
<u>Family Law Act 1975</u>	Family Law Rules (Amendment)	1989 No.201
<u>Motor Vehicle Standards Act 1989</u>	Motor Vehicle Standards Regulations	1989 No.202



**ARRANGEMENT UNDER SECTION 3B OF THE
Crimes Act 1914 OF THE COMMONWEALTH OF
AUSTRALIA**

ARRANGEMENT between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF TASMANIA, acting with the advice of the Executive Council of that State.

IT IS HEREBY ARRANGED, in pursuance of section 3B of the *Crimes Act 1914* of the Commonwealth of Australia, that—

- (a) the facilities of the State of Tasmania may be made available for and in relation to the carrying out of a sentence passed, or an order made, under that Act, being—
 - (i) a sentence or order known as, or similar to, a community service order, a work order, a sentence of periodic detention, an attendance centre order, a sentence of weekend detention or an attendance order; or
 - (ii) a sentence or order that is prescribed for the purposes of section 20AB of that Act;
- (b) powers may be exercised and functions may be performed by officers of the State of Tasmania for and in relation to the carrying out of a sentence passed, or an order made, under that Act, being—
 - (i) a sentence or order known as, or similar to, a community service order, a work order, a sentence of periodic detention, an attendance centre order, a sentence of weekend detention or an attendance order; or
 - (ii) a sentence or order that is prescribed for the purposes of section 29AB of that Act;

- (c) the powers and functions of probation officers under that Act may be exercised or performed by officers of the State of Tasmania for and in relation to the carrying out of sentences passed and orders made under that Act, being officers who exercise the powers or perform the functions of a parole officer or a probation officer in respect of a person convicted of an offence against the law of that State; and
- (d) such facilities of the State of Tasmania may be made available, and such powers may be exercised and such functions may be performed by officers of that State, as are appropriate for and in relation to the carrying out of an order made under subsection 20B (2) of that Act.

Dated 31 July 1989.

BILL HAYDEN

Governor-General of the
Commonwealth of Australia

By His Excellency's Command,
MICHAEL TATE

Minister of State for Justice
for and on behalf of the Attorney-General
of the Commonwealth of Australia

PHILLIP BENNETT

Governor of the State of
Tasmania

By His Excellency's Command,
PETER J. PATMORE
Attorney-General of the
State of Tasmania



PROCLAMATION

Commonwealth of
Australia
BILL HAYDEN
Governor-General

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

I, WILLIAM GEORGE HAYDEN, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Motor Vehicle Standards Act 1989*, hereby fix 1 August 1989 as the day on which the provisions of that Act (other than sections 1 and 2) commence.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 31 July 1989

By His Excellency's Command,

BOB BROWN

Minister of State for Land Transport
and Shipping Support

GOD SAVE THE QUEEN!

PROCLAMATION

Commonwealth of
Australia
BILL HAYDEN
Governor-General

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

I, WILLIAM GEORGE HAYDEN, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 2 of the *Broadcasting Amendment Act (No. 3) 1987*, hereby fix 4 August 1989 as the day on which subsection 34 (8) of that Act comes into operation.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 31 July 1989

By His Excellency's Command,

RALPH WILLIS

Minister of State for
Transport and Communications

GOD SAVE THE QUEEN!



No. S 260, Tuesday, 1 August 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

Commonwealth of
Australia
BILL HAYDEN
Governor-General

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

I, **WILLIAM GEORGE HAYDEN**, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Trade Practices (International Liner Cargo Shipping) 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 31 July 1989

By His Excellency's Command,
RALPH WILLIS

Minister of State for Transport
and Communications

GOD SAVE THE QUEEN!

shipper bodies for the purposes of sections 10.29, 10.41 and 10.52 of the Act. The guidelines shall commence on 1 August 1989.

Dated this 25th day of July 1989.

RALPH WILLIS

Minister of State for
Transport and Communications

SCHEDULE

GUIDELINES UNDER SECTION 10.03 FOR THE EXERCISE OF THE REGISTRAR'S POWER IN NOMINATING DESIGNATED SECONDARY SHIPPER BODIES FOR THE PURPOSES OF SECTIONS 10.29, 10.41 AND 10.52 OF THE TRADE PRACTICES (INTERNATIONAL LINER CARGO SHIPPING) ACT 1989

These guidelines relate only to designated secondary shipper bodies which meet, in the opinion of the Minister, the requirements of subsection 10.03 (2) (a) of the Act and have been declared by the Minister under subsection 10.03 (2). The Registrar may exercise his power to nominate one or more of these designated secondary shipper bodies for the purposes of conducting negotiations under Sections 10.29, 10.41 and 10.52 of the Act within the following guidelines.

- (1) In the case of a nomination pursuant to Section 10.29 of the Act for the purposes of negotiations over minimum service levels to be included in a conference agreement:
 - only in the absence of a designated peak shipper body; and
 - where a designated secondary shipper body meets the following criteria to the greatest extent:
 - (a) greatest aggregation of exporter interests, in terms of the range of cargo types, of users or those who might reasonably be expected to need to use outwards liner shipping services;
 - (b) greatest aggregation of exporter interests, on a national basis, of users or those who might reasonably be expected to need to use, outwards liner shipping services;
 - (c) highest aggregate value of cargo shipped or which might reasonably be expected to be needed to be shipped on outwards liner shipping services;
 - (d) highest aggregate volume of cargo shipped or which might reasonably be expected to be needed to be shipped on outwards liner shipping services.
- (2) In the case of a nomination pursuant to Sections 10.41 and 10.52 of the Act for the purposes of negotiations over arrangements for, and the terms and conditions of carriage, in a particular trade covered by a conference agreement or served by a non-conference ocean carrier with a substantial degree of market power:

Trade Practices Act 1974

DECLARATION THAT THE AUSTRALIAN EXPORTERS SHIPPING ASSOCIATION IS A DESIGNATED PEAK SHIPPER BODY FOR THE PURPOSES OF PART X OF THE TRADE PRACTICES ACT 1974

I, **RALPH WILLIS**, Minister of State for Transport and Communications, pursuant to subsection 10.03 (1) of the *Trade Practices Act 1974* (the Act), hereby declare that the Australian Exporters Shipping Association is a designated peak shipper body for the purposes of Part X of the Act.

Dated this 28th day of July 1989.

RALPH WILLIS

Minister of State for
Transport and Communications

Trade Practices Act 1974

GUIDELINES TO BE APPLIED BY THE REGISTRAR OF LINER SHIPPING IN THE EXERCISE OF THE REGISTRAR'S POWERS TO NOMINATE DESIGNATED SECONDARY SHIPPER BODIES FOR THE PURPOSES OF SECTIONS 10.29, 10.41 AND 10.52 OF THE TRADE PRACTICES ACT 1974.

I, **RALPH WILLIS**, Minister of State for Transport and Communications, pursuant to subsection 10.03 (5) of the *Trade Practices Act 1974* (the Act), hereby make guidelines, detailed in the attached Schedule, to be applied by the Registrar of Liner Shipping (the Registrar) in exercise of the Registrar's powers to nominate designated secondary

- where a designated secondary shipper body meets any one of the following criteria:
 - (a) greatest aggregation of exporter interests, in terms of types of cargo, of users or those who might reasonably be expected to need to use the particular service;
 - (b) greatest aggregation of exporter interests, in terms of geographic locality, of users or those who might reasonably be expected to need to use the particular service;

- (c) highest aggregate value of cargo shipped or which might reasonably be expected to need to be shipped on the particular service;
- (d) highest aggregate volume of cargo shipped or which might reasonably be expected to need to be shipped on the particular service.

RALPH WILLIS
Minister of State for
Transport and Communications



COMMONWEALTH OF AUSTRALIA

HISTORIC SHIPWRECKS ACT 1976
PROVISIONAL DECLARATION OF HISTORIC SHIPWRECK

NOTICE UNDER SECTION 6

I, ALLAN CLYDE HOLDING, Minister of State for the Arts, Tourism and Territories, being of the opinion that:

- i) the remains of ship described in the schedule, being a wreck situated in Australia waters or in waters above the continental shelf of Australia, may be of historic significance; and
- ii) all articles that were associated with the remains of the ship described in the schedule may be of historic significance,

hereby declare, pursuant to subsections 6(1) and 6(2) of the Historic Shipwrecks Act 1976, the remains of that ship to be an historic shipwreck and all articles associated with it to be historic relics.

SCHEDULE

Name by which remains of ship commonly known	Present location of remains	Description of ship	date wrecked
SS Cambridge	Lat 39°09.9'S Lon 146°29.7'E	Steel Steamer	1940

Dated

Twenty Fifth

day

July

1989

Alan Holding
Minister of State
for the Arts Tourism
and Territories



**Commonwealth
of Australia**

Gazette

No. S 262, Tuesday, 1 August 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

Commonwealth of

Australia

BILL HAYDEN

Governor-General

By His Excellency the

Governor-General of

the Commonwealth of

Australia

I, **WILLIAM GEORGE HAYDEN**, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (3) of the *Industry, Technology and Commerce Legislation Amendment Act 1989*, hereby fix 1 August 1989 as the day on which the provisions of Part 5 of that Act commence.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 31 July 1989.

By His Excellency's Command,

BARRY O. JONES

Minister of State for Science,

Customs and Small Business

GOD SAVE THE QUEEN!

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

14360/89 Cat. No. 89 6190 8

ISSN 1032-2345

© Commonwealth of Australia



**Commonwealth
of Australia**

Gazette

No. S263, Wednesday, 2 August 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

DEPARTMENT OF TRANSPORT AND COMMUNICATIONS

INVITATION TO TENDER

Tender Schedule Number DOT 152

Invitation to Tender

In accordance with s89DA(3) of the Broadcasting Act 1942, I, Ralph Willis, Minister for Transport and Communications, hereby invite licensees who hold AM commercial radio licences in Adelaide to lodge with the Tender Board an application for conversion of the licensee's licence to FM.

Lodgement of Tenders

Tenders must satisfy the conditions of this Invitation to Tender or any conditions set out in the Attachments hereto and be lodged at:

Tender Box

Department of Transport and Communications

First Floor

17-23 Oatley Court

BELCONNEN ACT 2617

TENDERS LODGED BY TELEX OR FACSIMILE WILL NOT BE ACCEPTED

ANY TENDER THAT DOES NOT COMPLY WITH THE CONDITIONS OF TENDER AS SPECIFIED IN THIS INVITATION TO TENDER, OR ANY SPECIAL CONDITIONS INSERTED THEREIN, MAY BE REJECTED BY THE TENDER BOARD.

Close of Tender

Tenders must be received by the Tender Board no later than 2 pm Canberra time (as determined by the Telecom Australia recorded time service) on Wednesday 1 November 1989.

Number of Copies to be Lodged

The original plus one copy of each tender is required.

ONE ONLY SEALED BID IS REQUIRED—Refer to Section 3.

Further Information

Contact: Mr Kevin Spencer

Assistant Secretary

Metropolitan Radio Planning Group

Department of Transport and Communications

P.O. Box 594

CANBERRA 2601 Telephone: (062) 748939

TABLE OF CONTENTS**1. SUMMARY OF REQUIREMENTS**

- 1.1 National Metropolitan Radio Plan (NMRP)
- 1.2 Invitation to Tender
- 1.3 Interpretation of Terms
- 1.4 Conditions of Lodgement
- 1.5 Copies of Tender
- 1.6 Late Tenders
- 1.7 Tenderer to Inform Himself
- 1.8 Alterations, Erasures and Illegibility
- 1.9 Tender Validity Period

2. PRINCIPLES OF TENDERING

- 2.1 Tender Bid
- 2.2 Responsibility of Tenderers
- 2.3 Acceptable Interest in Transmission Site
 - 2.3.1 Obligation of Tenderers with Leaseholds or Licences
- 2.4 Valuation of Transmission Facilities
- 2.5 Valuation of Transmission Sites
 - 2.5.1 Criteria for Determining Value of Transmission Site or Sites
- 2.6 Valuation of Transmission Equipment
 - 2.6.1 Minimum Technical Requirements for Transmission Equipment
 - 2.6.2 Failure to Meet Technical Standards
 - 2.6.3 Criteria for Determining Value of Transmission Equipment
- 2.7 Provision for Arbitration of Disputed Valuations
- 2.8 Determination of a Reserve
- 2.9 Deposits
- 2.10 Indemnification
- 2.11 Disputes
- 2.12 Applicable Law
- 2.13 Notices

3. CONTENT OF THE TENDER RESPONSE**4. TENDER ASSESSMENT**

- 4.1 Processing of Tenders

5. POST ASSESSMENT ACTIVITY

- 5.1 Tenders Rejected by the Tender Board
- 5.2 Discretion of the Minister to Re-publish Notices Inviting Tenders
- 5.3 Notification to Successful Tenderers
 - 5.3.1 New Technical Conditions
 - 5.3.2 New Requirements
- 5.4 Conversion to FM
- 5.5 AM/FM Simulcasting
- 5.6 Publication of Notice Regarding Tenderers
- 5.7 Default.

ATTACHMENTS

- A. Technical Conditions Relating to FM Frequencies on Offer
- B. Minimum Technical Requirements for Transmission Equipment
- C. Inspection of Masts

1. SUMMARY OF REQUIREMENTS

1.1 National Metropolitan Radio Plan

The Commonwealth Government has decided on a major policy initiative for Metropolitan Radio, and legislation was passed by the Parliament in December 1988 to implement the first stage of the National Metropolitan Radio Plan (NMRP). The NMRP involves two stages: in Stage 1, two existing AM commercial services will be converted to FM with the AM frequencies and Transmission Facilities in question being relinquished for non-commercial allocation; in Stage 2, two new FM services will be offered for which anyone, either an existing AM station owner or a new player, can bid.

During Stage 1 of the NMRP, existing AM broadcasters with technically adequate AM Transmission Facilities will be invited to tender for the available FM frequencies in each mainland capital city under an arrangement which will include the broadcaster's existing AM Transmission Equipment and Sites as part of the bid. Successful tenderers will be offered an alternative FM frequency in exchange for their existing AM frequencies and AM Transmission Equipment and Sites which will be transferred to the Commonwealth. These AM Transmission Facilities will then be made available to licensees for Radio for Print Handicapped services and to the ABC to operate a separate network for Parliamentary broadcasting.

1.2 Invitation to Tender

In accordance with Stage 1 of the NMRP, licensees who hold AM commercial radio licences which cover the Metropolitan Service Area of Adelaide and who satisfy the conditions specified in this Invitation to Tender, are hereby invited to lodge with the Tender Board an application for conversion of those licences to FM.

Technical Conditions relating to the FM frequencies on offer are specified in Attachment A.

The required content of the tender response is outlined in Section 3, headed Content of the Tender Response.

1.3 Interpretation of Terms

THE ACT REFERRED TO IN THIS INVITATION TO TENDER IS THE BROADCASTING ACT 1942.

"Arbitrator" has the meaning defined in the Act

"Department" means Department of Transport and Communications

"Metropolitan Service Area" has the same meaning as an "AM commercial radio licence in a large city or town" as defined in the Act.

"Minister" means Minister for Transport and Communications

"Secretary" means Secretary to the Department of Transport and Communications

"Transmission Equipment" has the meaning defined in the Act

"Transmission Facilities" has the meaning defined in the Act

"Transmission Facilities Value" has the meaning defined in the Act.

"Transmission Site" has the meaning defined in the Act

Words importing a gender include every other gender unless the contrary intention appears.

1.4 Conditions of Lodgement

Tenders are to be lodged at:

Tender Box

Department of Transport and Communications

First Floor

17-23 Oatley Court

BELCONNEN ACT 2617

Tenders must be lodged in the Tender Box on or before 2pm Canberra time (as determined by the Telecom Australia recorded time service) on Wednesday 1 November 1989.

Tenders are to be in a sealed envelope and be endorsed Tender Schedule Number DOT 152.

Tenders lodged should satisfy the conditions set out in Section 3 of this Invitation to Tender.

The Department and the Minister will respect absolutely in strict confidence any information whatsoever derived from tenders.

1.5 Copies of Tender

The original plus one copy of the tender is required. ONE ONLY SEALED BID IS REQUIRED. The original is to be marked "original" and the remaining copy marked "Copy No. 1". In the event of any discrepancy between copies the original shall be authoritative.

1.6 Late Tenders

It is the responsibility of the tenderer to ensure that the tender is lodged in the Tender Box by the stipulated closing time. Tenders lodged after the stipulated closing time will be deemed late by the Tender Board.

Late tenders will not be accepted unless it can be shown, by reference to the kind of evidence set out below that the tender was mishandled by an official of the Australian Postal Commission.

A late tender shall be deemed to have been mishandled by the Australian Postal Commission if it was addressed to the nominated Tender Box and accepted by that service for delivery by the stipulated closing time.

Prospective tenderers are advised that specialised counter services (eg. Priority Paid) should be used when submitting tenders to the Department by Post.

In determining a late tender case, the Tender Board will rely on the following evidence:

In the first instance, the official stamps or marks affixed to or impressed on the tender or the envelope or container enclosing the tender documents. Should this be inconclusive, the tenderer will be requested to provide supporting evidence in the form of receipts or certifications issued by the official postal service. No other marks or documents will be accepted as evidence. Where the tender fails the test of mishandling above, the tender will be rejected.

1.7 Tenderer to Inform Himself

The tenderer is solely responsible for interpretation of this Invitation to Tender and other information made available in writing by the Department to the tenderer for the purposes of tendering; the tenderer is responsible for his own interpretations, deductions and conclusions as to the difficulties and cost of complying with all the obligations of this Invitation to Tender and of all the matters and things necessary for the due and proper performance of the requirements described in the Invitation to Tender.

1.8 Alterations, Erasures and Illegibility

Tenders containing alterations or erasures and tenders in which information is unreadable and/or unclear may be rejected.

1.9 Tender Validity Period

The tender shall remain valid until 27 April 1990 or until conversion whichever is the later.

2. PRINCIPLES OF TENDERING

The following principles indicate the responsibilities of tenderers and the principles to be adopted in any determination made pursuant to this Invitation to Tender.

2.1 Tender Bid

It is a condition of tender that the tenderer shall agree to transfer AM Transmission Facilities to the Commonwealth. Accordingly, the total value of a tender bid is to be made up of the value of a cash bid and the value of the AM Transmission Facilities. The amount of a tenderer's bid must exceed the value of the AM Transmission Facilities. The Transmission Facilities value is to be included in the amount of the tenderer's bid. The bid must be expressed as a single amount in whole dollars or in whole dollars and cents.

NOTE: AGREEMENT IN WRITING MUST BE REACHED WITH THE COMMONWEALTH ON THE VALUE OF THE AM TRANSMISSION FACILITIES PRIOR TO THE TENDER BEING LODGED.

2.2 Responsibility of Tenderers

The cost of the transfer of the AM Transmission Facilities to the Commonwealth is to be borne by the successful tenderer. The tenderer must, prior to Wednesday 30 August 1989, notify the Secretary marked "Attention: Assistant Secretary, Metropolitan Radio Planning Group", of the AM Transmission Facilities that the tenderer proposes to transfer to the Commonwealth.

The Transmission Facilities proposed to be transferred need not be the existing Transmission Facilities used by the Tenderer for AM broadcasting and may be alternative Transmission Facilities providing that:

- the alternative Transmission Site has all the necessary approvals for use as an AM broadcasting site, and that
- the alternative Transmission Equipment will meet the minimum technical conditions set out in Attachment B, and that
- the Transmission Facilities, when fully operational as a broadcasting station, will meet all of the requirements of this Tender Specification and be licensable as an AM broadcasting station by the Department.

In order for the Department to assess the value and the technical adequacy of the AM Transmission Facilities, the tenderer must also provide the following information to the Secretary, marked "Attention: Assistant Secretary, Metropolitan Radio Planning Group", by Wednesday 30 August 1989.

- the site location and description, including dimensions;
- official documentary proof of the type of interest in the site—eg. freehold, leasehold, licence or other interest;
- if leasehold/licence: who are the parties to the site lease/licence, whether consent is needed for the transfer to the Commonwealth and the terms of the lease/licence (including payments required under the lease, the period left to run, obligations which may give rise to expenditures, options for renewal etc). A copy of the lease/licence is required;
- details of the buildings, generators, machinery, earth mat or fixtures on the site;
- details of the major items of Transmission Equipment, including manufacturer, date purchased constructed, model, name/number and power output; and
- description of the mast and antenna ie. height, age and composition.
- design calculations and engineering drawings for the mast, if available
- an independent inspection report on the mast that includes all requirements shown at Attachment: E carried out not longer than 12 months prior to the date of tender Gazetted or written authorisation for Telecom the Department to undertake such an inspection. In this regard tenderers should note the provisions of Section 2.6.
- annual operating costs of the equipment ie. maintenance and electricity.

When the tenderer has notified the Secretary, of the AM Transmission Facilities proposed for transfer to the Commonwealth, arrangements will be made by the Department to have a valuation carried out in accordance with the principles specified below.

A Licensee who has previously submitted a tender bid against Invitation to Tender DOT 142 and has had that bid rejected by the Tender Board, and proposes to transfer the same AM Transmission Facilities to the Commonwealth if successful under this Invitation to Tender, will be deemed to have satisfied this Section if he notifies the Secretary marked "Attention: Assistant Secretary, Metropolitan Radio Planning Group" of his intention so to do, by Wednesday 30 August 1989.

2.3 Acceptable Interest in Transmission Site

The tenderer shall provide proof that he has an acceptable interest in the site offered to the Commonwealth. An acceptable interest is defined as that where:

- the site offered is an unencumbered freehold site (either solely owned by the tenderer or in common with other persons)
OR
- the site offered is leasehold (including crown leasehold) and the minimum period remaining on the lease, including exercisable options or renewals, is 15 years. The leasehold may be solely held by the tenderer or held in common with other persons.
OR
- the site offered is held on licence where the minimum period remaining on the licence, including exercisable options or renewals, is 15 years. The licence must be transferable to the Commonwealth.

2.3.1 Obligation of Tenderers with Leaseholds or Licences

Tenderers shall ensure that the lease or licence offered, in part satisfaction of the tender bid, does not contain anything that would prevent it being transferred to the Commonwealth as a broadcasting facility.

2.4 Valuation of AM Transmission Facilities

Paragraphs 2.5-2.6 below list the procedures to be followed and the principles to be applied in valuing the AM Transmission Facilities.

Officers of the Department, Officers of the Australian Valuation Office and the Secretary shall, in assessing the value of AM Transmission Facilities, apply the principles specified in this Invitation to Tender.

2.5 Valuation of Transmission Sites

The Tenderer shall allow officers of the Australian Valuation Office reasonable opportunity to access and inspect the Transmission Site or Sites at a mutually agreeable time to assess the value of the site or sites.

2.5.1 Criteria for Determining Value of Transmission Site or Sites

The value of the Transmission Site shall be assessed having regard not only to the current use of the site but also to other uses. Accordingly, the Australian Valuation Office will provide two (2) valuations for each site and the higher value will prevail:

1. The market value of the site assuming it is vacant and that the existing use is continued + the replacement cost of buildings less depreciation
2. The market value of the site based on its highest and best use + the added value of improvements (if any)

The accepted principles of commercial valuation will apply when determining the market value specified above.

2.6 Valuation of Transmission Equipment

The tenderer shall allow officers of the Department reasonable opportunity to inspect the Transmission Equipment to assess its technical adequacy and assess its value.

Tenderers should note that they may be required to cease transmission at a mutually agreeable time, in order to allow the Department to conduct a full technical audit of the transmission equipment. Furthermore, tenderers if they elect not to provide an independent inspection report on the mast, may be required to cease transmission for several hours during daylight hours, in order to allow a Telecom Australia inspection of the mast(s). Independent inspection reports will need to be provided in accordance with the requirements of Attachment C.

2.6.1 Minimum Technical Requirements for Transmission Equipment

Refer ATTACHMENT B.

2.6.2 Failure to meet Technical Standards

The attention of tenderers is drawn to the provision of S89DAE(2)(d)(ii) and S89DAE(2)(f)(i)(B) of the Broadcasting Act 1942. These Sections ensure that no prospective tenderer is ineligible to tender because their Transmission Equipment does not currently meet the requirements set out in Attachment B, providing, that the tenderers agree, if they are the successful tenderers, to upgrade their Transmission Equipment to meet the requirements. The attention of tenderers is also drawn to the provisions of section 2.6.3(1) of this tender specification which defines how the Transmission Equipment will be valued.

Should the Department's assessment indicate that the AM Transmission Equipment does not meet the technical requirements specified in Attachment B, the tenderer will be given written notice of the improvements required before the equipment can be offered to the Commonwealth in part satisfaction of the tender bid.

2.6.3 Criteria for Determining Value of Transmission Equipment

In assessing the value of the Transmission Equipment the Department shall apply the following principles:

1. Transmission Equipment will be valued according to its replacement cost less depreciation as follows:
 - Transmission Equipment shall be depreciated by 1/15th of its current replacement cost for 12 years to a residual of 20%. Transmission Equipment 12 years or older shall be valued at the residual value of 20% of the current replacement cost.
 - masts will be valued according to the replacement cost less the cost of any special maintenance required to restore the mast to "as new" condition and less the net present value, calculated at a discount rate of 10%, of any routine maintenance required to be undertaken over the next five years to maintain the mast in peak operating condition.
2. Replacement cost shall include the cost of installation, spares and support equipment.
3. For the purposes of this tender, the age of the equipment shall be taken from the date of initial purchase or construction. Depreciation will be applied in yearly steps on the anniversary of the date of initial purchase or construction.
4. If the equipment in question is no longer available, a "nearest equivalent" replacement cost will apply.

2.7 Provision for Arbitration of Disputed Valuations

In the event that the tenderer and the Department do not agree on the value of the AM Transmission Facilities, the matter will be decided by an arbitrator in accordance with the arbitration law of the State in which the AM Transmission Facility is located.

2.8 Determination of a Reserve

The Minister shall determine an amount as an undisclosed reserve. Tenderers should note that a licence will be converted to FM only if the tender bid is at least equal to the reserve amount.

2.9 Deposits

The tenderer must lodge with the Commonwealth a deposit in cash or by bank cheque of \$10,000 with lodgement of a tender. The cheque is to be made payable to: Receiver of Public Monies, Department of Transport and Communications.

Deposits of tenderers whose tender is not in accordance with the tender requirements or whose bids are below the reserve, will be returned within 14 days after the day on which the application is rejected.

Deposits of tenderers whose offers are within the tender requirements and whose bids are above the reserve price will be returned within 14 days of the last conversion in the appropriate city being made. Deposits of successful tenderers will be deducted from the cash bid payable to the Commonwealth on conversion (refer Section 5.4).

Interest on returned deposits will be paid, at a rate as determined in accordance with the regulations.

2.10 Indemnification

- (a) Subject to (b) below the tenderer shall indemnify and keep indemnified the Commonwealth against all loss or damage to the property of the Commonwealth and from and against any claim, demand, action, suit or proceeding that may be made or brought by any person against the Commonwealth or their employees, professional consultants or agents of the Commonwealth or any of them in respect of personal injury to or the death of any person whomsoever or loss of or as a consequence of the establishment of AM Transmission Facilities valuation or the performance of any Contract by the Tenderer his employees, agents or sub-contractors and also from any costs and expenses that may be incurred in connection with any such claim, demand, action, suit or proceeding.
- (b) The tenderer shall not, under (a) above be required to indemnify the Commonwealth for or in respect of personal injury to or the death of any person or loss of or damage to property resulting from any breach by negligence or omission of the Commonwealth for or in respect of any claims, demands, actions, suits or proceedings, costs and expenses.
- (c) Notwithstanding (a) above, the tenderer shall not be required to indemnify the Commonwealth for or in respect of loss or damage to the property of the Commonwealth unless such loss or damage is due to negligence, omission or default of the tenderer, his servants or agents.

2.11 Disputes

In the event that any disputes arise between the tenderer and the Commonwealth in any matter arising from or in connection with any tender, other than the matter detailed at paragraph 2.7, the tenderer shall, within 14 days of the dispute or difference arising, refer the matter at issue in writing with detailed particulars to the Secretary for decision and the Secretary shall, as soon as practicable thereafter, give his decision to the tenderer.

If the dispute is not mutually resolved within 3 calendar months of referral of the dispute to the Secretary the dispute may upon the request of either the Department or the Tenderer be referred to arbitration in accordance with the laws relating to arbitration under arbitration law of the Australian Capital Territory. The Arbitration shall be held in Canberra, A.C.T.

2.12 Applicable Law

Any contract resulting from this Invitation to Tender shall be subject to and construed in accordance with the laws of the Australian Capital Territory and the parties shall submit themselves to the jurisdiction of the court of the Territory.

2.13 Notices

Any notice to be given to or served upon a tenderer shall be deemed to have been given or served if signed for or on behalf of the Secretary and sent by pre-paid post addressed to the tenderer at the address given in the tender and any such notice shall be deemed to have been given or served at the time when in the ordinary course of post such notices would be delivered.

3. CONTENT OF THE TENDER RESPONSE

The tender shall contain the following:

- full details of the Company name, trading name, registered office, office address and a contact name and telephone number of an authorised officer;
- a written statement by the Secretary approving the technical adequacy of the Transmission Equipment that the tenderer proposes to transfer to the Commonwealth in part satisfaction of the tenderer's bid, if successful: *or*
- a written statement by the Secretary approving the technical adequacy of the Transmission Equipment subject to the tenderer making the improvements specified in the statement: *and*
- a written statement by the Secretary that the interest in each Transmission Site that the tenderer proposes to make available to the Commonwealth is acceptable: *and*
- a written statement by the Secretary agreeing to a specified amount as:
 - the value of the AM Transmission Facilities that the tenderer proposes to transfer to the Commonwealth in part satisfaction of the tender bid, if successful; *or*
 - the value of those facilities with the improvements specified by the Secretary: *or*
- a written statement by an arbitrator determining an amount as:
 - the value of those facilities; *or*
 - if the application is accompanied by a statement of the Secretary requiring improvement to facilities, the value of those facilities with the improvements specified in that statement.
- the tender should be accompanied by a sealed envelope that contains a written statement of the amount of the tenderer's bid for conversion of the tenderer's licence to FM. The envelope containing the tender bid must have written on it:
 - (a) the tenderer's name
 - (b) the name of the city or town concerned
 - (c) the word "bid", and
 - (d) the date of publication of the Gazette notice in response to which the application is lodged.
- **THE ENVELOPE MUST NOT HAVE WRITTEN ON IT ANYTHING THAT INDICATES THE AMOUNT OF THE BID.**

4. TENDER ASSESSMENT

4.1 Processing of Tenders

- The Secretary will establish a Tender Board to assess tenders.
- The Tender Board established by the Secretary will initially assess tenders lodged without opening the envelopes that contain the tender bids. The Tender Board will reject any tender that is not in accord with this Invitation to Tender.
- The Tender Board will then open the envelopes that contain the remaining tender bids and reject:
 - any tender that is not accompanied by a bid expressed as a whole amount, in whole dollars or in whole dollars and cents
 - any tender where the bid does not exceed the value of the Transmission Facilities
 - any tender that contains a bid below the reserve determined by the Minister.
- The Tender Board will prepare a list that sets out the names of the remaining tenderers and the amounts of their bids in descending order according to the amounts of their bids.
- Where the bids of two or more tenderer's are the same, the order by which the tenderer's names are to be set out on the list shall be determined in accordance with the Regulations.
- The Chairperson of the Tender Board shall give the Minister the prepared list of tenderers.

5. POST ASSESSMENT ACTIVITY

5.1 Tenders Rejected by the Tender Board

Where the Tender Board rejects a tender, the Chairperson of the Board shall give the tenderer written notice of the rejection and of the reasons on which the tender is rejected.

5.2 Discretion of the Minister to Re-publish Notices Inviting Tenders

Where no tenders or insufficient tenders are received which meet the requirements in this Invitation to Tender, the Minister may re-invite tenders for the unallocated frequency or frequencies. If the Minister is satisfied that any of the tenderers have been affected by collusion the Minister may re-invite tenders for the city concerned.

5.3 Notification to Successful Tenderers

The Minister will make offers of FM conversion to tenderers in accordance with their order on the tender list and according to whether one or two frequencies are available for allocation. The higher bidding successful tenderer will have the first choice of frequency if two frequencies are available.

The Minister will give the successful tenderer(s) written notice that the tenderer's licence will be converted to FM if the tenderer meets the following pre-conditions:

- the tenderer must have entered into a formal agreement with the Commonwealth subject to the Minister giving the said notice, providing for transfer of the tenderer's AM Transmission Facilities to Commonwealth ownership;
- the tenderer must have met the technical conditions for the relevant FM frequency as specified in Attachment A.

The above preconditions shall be met by the tenderer within the period specified by the Minister in the written notice to the successful tenderer.

5.4 Conversion to FM

Where a tenderer is offered FM conversion and meets the necessary pre-conditions prior to the end of the period specified, the Minister shall convert the tenderer's licence to FM. The tender bid amount is payable within 14 days of the date on which the Minister signs the licence warrant changing the technical conditions of the licence to FM operation.

5.5 AM/FM Simulcasting

Tenderers should note that a period of up to four (4) weeks simulcasting followed by up to two (2) weeks transmission on the vacated AM frequency of a voice only recorded message advising the band change only, will be permitted after a tenderer's existing AM licence has been converted to FM.

5.6 Publication of Notice Regarding Tenderers

The Minister shall publish a notice in the Gazette that sets out the names of the tenderers on the list referred to in paragraph 4.1 above. The notice will include:

1. the highest successful tenderer in all cases
2. the second highest successful tenderer if 2 frequencies are to be allocated.

5.7 Default

A tenderer defaults if the Tenderer gives the Minister written notice that the tenderer does not want to proceed with conversion or the tenderer does not meet the necessary pre-conditions within the period specified. If a tenderer defaults he forfeits any deposit paid.

INVITATION TO TENDER SCHEDULE DOT 152

TECHNICAL CONDITIONS RELATING TO THE FM FREQUENCIES ON OFFER

1. Under Stage 1 of the National Metropolitan Radio Plan, there are two frequencies on offer in Adelaide—102.3 MHz and 104.7 MHz. The successful tenderer for AM/FM conversion under Invitation to Tender DOT 142 has the right to choose one of these frequencies. The other frequency will be made available for conversion purposes to the successful tenderer against this Invitation to Tender. Prospective tenderers will be notified of which frequency is to be offered within one month of the date of publication of this Invitation to Tender.

In the event that the successful tenderer for AM/FM conversion under Invitation to Tender DOT 142 defaults, both frequencies may, if practicable, be offered under this Invitation to Tender.

The following 2 pages set out the technical conditions applicable to the frequencies offered.

2. The radiation pattern shall substantially comply with the limits shown. However, the detailed pattern of the antenna and transmitter power shall be subject to the approval of the Minister. The specified limits apply to both the vertical and, the horizontal planes of polarisation separately.
3. Final specifications will be developed in conjunction with the successful applicant who will be required to submit a detailed planning proposal.

Service number 3201
Radiating system number 3201-001

TECHNICAL CONDITIONS

CALL SIGN—5???

BROAD DESCRIPTION OF LOCALITY SERVED—Adelaide (SA)

- Transmitter Site:—
 - Location : Mount Lofty
 - Map Publisher : Division of National Mapping
 - Series/Scale : Topographic/1:100,000
 - Sheet Number : 6628 (Edition 1)
 - Title : Adelaide
 - Australian Map : Zone Easting Northing
 - Grid Reference : 54 2907XX 61263XX
 - Geographic : 34° 59'S 138° 42 1/2'E
 - Co-ordinates : (accurate to nearest half minute)
 - Site height : 680m AHD
- Technical Characteristics:—
 - Band : VHF
 - Mode : FM
 - Carrier Frequency : 102.3 MHz
 - Polarisation : Mixed
 - Min. Height of antenna : 60m (ground to electrical centre)
 - Radiation Pattern :

Bearing or Sector (Clockwise direction)	ERP Limits	Beam Tilt	Null Fill
220°T-350°T	5kW +2dB, -2dB	0°	Not required
350°T-50°T falling to 50°T-160°T	100W 100W +3dB, -3dB	0° 0°	Not required Not required
160°T-220°T rising to	5kW	0°	Not required

Service number 1179

Radiating system number 1179-001

TECHNICAL CONDITIONS

CALL SIGN—5???

BROAD DESCRIPTION OF LOCALITY SERVED—Adelaide (SA)

• Transmitter Site:—

Location : Mount Lofty
Map Publisher : Division of National Mapping
Series/Scale : Topographic/1:100,000
Sheet Number : 6628 (Edition 1)
Title : Adelaide
Australian Map : Zone Easting Northing
Grid Reference : 54 2907XX 61263XX
Geographic : 34° 59'S 138° 42 1/2'E
Co-ordinates : (accurate to nearest half minute)
Site height : 680m AHD

• Technical Characteristics:—

Band : VHF
Mode : FM
Carrier Frequency : 104.7 MHz
Polarisation : Mixed
Min. Height of antenna : 60m (ground to electrical centre)
Radiation Pattern :

Bearing or Sector (Clockwise direction)	ERP Limits	Beam Tilt	Null Fill
220°T-350°T	5kW +2dB, -2dB	0°	Not required
350°T-°50 T falling to 50°T-160°T	100W	0°	Not required
160°T-220°T rising to	100W +3dB, -3dB	0°	Not required
	5kW	0°	Not required

INVITATION TO TENDER SCHEDULE DOT 152
MINIMUM TECHNICAL REQUIREMENTS FOR TRANSMISSION EQUIPMENT**A. GENERAL REQUIREMENTS**

1. The Transmission Facilities shall be acceptable to all town planning, environmental, building, fire, and other governmental regulatory agencies having an interest in the Transmission Facilities. All outstanding work required to be done on the Transmission Facilities at the behest of any of these agencies shall be completed in advance of the Transmission Facilities being transferred to the Commonwealth. Where available, drawings showing the location of underground services (power, water, sewerage, telephone) should be provided.
2. All electrical wiring shall comply with SAA and local Power Authority wiring rules as applicable.
3. The building and equipment shall be adequately protected against fire. Transmitters are to be protected by fire detection sensors which automatically operate Halon or BCF extinguishers and/or disconnect power. Standby power plant is to be adequately guarded against fuel or oil leakage or spillage, and against fire hazards generally. An alarm circuit to operate the remote telemetry system shall be provided.
4. The transmitter and standby power plant buildings and coupling hut, if any, shall be adequately protected against illegal entry. Alarms shall be provided on all doors and windows. Mast bases and any other points of high RF voltage shall be surrounded by security fencing.
5. Components which contain PCBs (polychlorinated biphenyls) or which are suspected of containing PCBs will not be accepted. All such components are to be removed, disposed of in an approved manner, and replaced with components not containing PCBs.
6. The station generally shall comply with AS 2772—Maximum Exposure Levels—Radio Frequency Radiation 300kHz to 300 GHz. Equipment in the transmitter hut shall be screened such that the rf field strength at distances greater than 10 cm are no higher than that equivalent to a free space energy density of 1mw/sq cm.
7. The transmitter building shall be well ventilated and illuminated. A wash basin and toilet are to be provided.
8. All high voltage equipment shall be provided with safety interlocks and earthing wands in accordance with accepted standards of high voltage safety.
9. All equipment shall be solid state, except that
 - (a) the final stage and any high level modulation stage of the main transmitter(s) may be fitted with valves.
 - (b) the standby transmitter, if provided, may be of all valve construction
10. Handbooks covering operation, maintenance and complete circuit diagrams shall be supplied for all equipment.
11. Cabling diagrams are to be provided for the station showing the location of in-ground conduits, ducts, cables, transmission lines, and earth mat radials; identifying cables on tag blocks or strips; the location of jack points and the levels of test tones.
12. All old equipment or materials at the transmission site which do not form part of the transmission equipment or spares shall be removed from the site.
13. All weather access to the transmission site shall be provided.

B. TRANSMITTERS

1. Two transmitters shall be provided. A main/standby configuration is preferred but two transmitters operating in parallel are acceptable.
2. Any special tools, extender boards or test jigs required for maintenance operations are to be provided.
3. If valves are used in the main transmitter(s), three complete sets of spare valves are to be provided. A source of supply of any valves used, the current price, and the life normally obtained from each valve, are to be provided.
A source of supply for any specialised transmitter parts shall be quoted if available.

C. MASTS, OTHER EXTERNAL PLANT AND TRANSMISSION LINE EQUIPMENT

1. The antenna installation shall comply with the requirements of the licence warrant associated with the Transmission Facilities.
2. All masts and towers on the site shall comply with the requirements of the Civil Aviation Authority for approvals, maximum height, painting and lighting.
3. The mast shall be acceptable to all town planning, environmental, building and other governmental regulatory agencies having an interest in the Transmission Facilities. Engineering drawings of the structures and the associated design calculations shall be provided, where available, within 4 weeks of the tender Gazettal date.
4. Details of the electrical and mechanical design of the antenna shall be provided, including: physical height, physical dimensions of the earth mat and of any loading structures, and the values of inductive and capacitive components used for loading, matching, power division and phasing.
5. Where there is cause to suspect that the earth mat may be damaged or in a deteriorated condition, the remote ends of the earth mat radials may be required to be pegged and exposed to allow continuity checks to be made.
6. The transmission equipment shall be adequately protected against lightning. Spark gaps shall be fitted to the base of each mast, and each mast shall have a direct current connection (static drain) to ground.
7. A standby radiator is not essential but will be included in the valuation if provided.

8. All masts, towers, guys, insulators, anchors, bonding, earth mat and any other associated equipment are required to be in good condition and in accordance with good MF Broadcasting practice at the time of handover to the Commonwealth, with any needed improvements carried out in accordance with s89DAE(2)(d)(ii) of the Broadcasting Act 1942. Improvements includes any maintenance needed to restore the equipment to good condition.

9. The earth mat area shall be clear of tree and shrub regrowth where such may interfere with normal operations. Omnidirectional antennas shall be fitted with an ammeter of suitable range and scale graduations to measure the current fed to the base of the mast with an accuracy of 5%. The meter shall be fitted with a switch to enable it to be normally disconnected from the transmission line. A facility shall be provided to enable the insertion of an in-line impedance bridge in the connection to the mast.

10. Directional antennas shall have the above metering fitted to each mast of the directional array. In addition each mast shall have a mast current sampling element connected by a sampling line to a current ratio and phase meter to enable accurate comparison of the relative current and phase in each mast. This installation shall meet the requirements of the rules of the Federal Communications Commission of the USA (See rule 73.68). Alternative arrangements will be accepted, provided maintenance records show that the sampling system installed provides a stable indication of antenna ratio and phase.

The current ratio and phase meter shall meet the detailed performance requirements of Annex 1 to Attachment D.

The common driving point of the directional antenna shall have provision for the measurement of current and input impedance.

11. All coupling boxes and tuning huts external to the transmitter building shall be supplied with electric light and power.

12. A transmission line of adequate voltage rating and efficiency shall be provided. The size, length, type and calculated loss of the transmission line shall be given.

13. A changeover switch shall be provided, which shall automatically connect the selected working transmitter to the antenna and the other transmitter to a dummy load.

In the case of two transmitters operated in parallel, a suitable network for the parallel operation, and switches to connect transmitters directly to the antenna and the dummy load, shall be provided.

14. A dummy load shall be provided of power rating adequate for the nominal power rating of the largest transmitter installed, and with an input impedance such that its return loss at the carrier frequency with respect to the impedance normally presented to the transmitter by the transmission line to the antenna is at least 20dB.

D. TEST, MONITORING AND MISCELLANEOUS EQUIPMENT

The following equipment shall be provided:

1. Limiting amplifiers (two), in accordance with the detailed requirements of Annex 1, together with any other amplifiers necessary to provide adequate program levels through the station.
2. Jackfield providing test access to all points of interest, clearly labelled, with suitable patch cords.
3. Program fail alarm, and standby program source capable of inserting a pre-recorded emergency program indefinitely.
4. Remote control equipment which, in conjunction with any automatic switching at the transmitter, shall be capable of maintaining service in the event of a transmitter or link failure. The equipment shall, if using Telecom Australia landlines, be approved by Telecom Australia. The equipment shall be capable of indicating at the control point failure of a transmission path and/or transmitter, standby power plant start, and operation of security and fire alarms, and of initiating transmitter start up and shut down.
5. Test equipment comprising modulation monitor, audio oscillator, noise and distortion set and oscilloscope capable of observing the R.F. modulation envelope of the transmitter. Detailed performance requirements of these items are listed in Annex 1 to Attachment D.
6. Audio monitoring equipment of good quality, capable of monitoring the output of either transmitter, and the output of the program link or links.
7. Standby power plant, capable of detecting a failure or low or high voltage condition of any or all phases of the electricity supply, and automatically starting, and of sufficient capacity to operate the main transmitter, all ancillary equipment and all fans lights etc. Sufficient fuel reserve for 48 hours operation shall be provided.
8. Workbench and filing cabinet.
9. Remote monitoring equipment, comprising a receiver positively tuned to the station by crystal control or similar means, in conjunction with meters for indicating carrier and modulation levels, visual and audible alarm to indicate failure of carrier or modulation, and monitoring amplifier and loudspeaker.

DETAILED PERFORMANCE REQUIREMENTS**Transmitters**

When measured from the transmitter input to the output of the modulation monitor, with the transmitter connected to the transmitting antenna, or if interference is experienced from adjacent stations with the transmitter connected to a dummy antenna, performance shall meet the following specifications:

Frequency Response:	$\pm 2\text{dB}$, with respect to 1KHz, from 50Hz to 10KHz.
Distortion:	Less than 3.75%, measured at 50, 100, 400, 1000, 5000 and 7,500Hz, at $\pm 0\%$ and $40\% \pm 7.5\text{dB}$ modulation.
Noise:	Lower than 55dB below a modulation level 8dB above 40% .
Carrier Shift:	Less than 5%.
Frequency Stability:	Within $\pm 10\text{Hz}$ of nominal frequency.

The above performance is to be met at the transmitter output power specified in the licence warrant in the case of omnidirectional stations, and at the power specified in the licence warrant plus 5% in the case of directional stations.

Stereo transmitters should satisfy the requirements of Appendix F of the *Report on the AM Stereo System Tests* by the Department of Communications, July 1984.

Modulation Monitor

The monitor shall meet the requirements of paragraph 15.7 of "Technical Performance Standards for the Performance and Operation of Medium Frequency Broadcasting Stations", Broadcasting Control Board 1968, with the following performance:

Frequency Response:	$\pm 0.5\text{dB}$ with respect to 1KHz, from 50Hz to 10KHz.
Distortion:	Less than 0.3% from 50Hz to 10KHz at full modulation.
Noise:	Lower than 65dB below 100% modulation.

Current Ratio and Phase Monitor (Directional antenna systems only)

Ratio and Phase Monitors shall comply with the relevant sections of the FCC rules. (FCC approved monitors will be accepted as complying).

The required performance is:

Frequency Range:	531 to 1602 KHz.
Scale graduations:	less than 2 degrees.
Phase Accuracy:	± 2 degrees up to current ratios of 2:1
Phase Repeatability:	± 1 degree
Ratio Accuracy:	$\pm 2\%$ up to current ratios of 2:1
Ratio Repeatability:	$\pm 2\%$
Effect of modulation on phase indication:	< 0.5 degrees.

Audio Oscillator and Noise and Distortion Meter

These instruments are to be capable of satisfactorily carrying out the performance measurements on the transmitters and limiting amplifiers. The required performance is:

Level Tracking:	$\pm 0.2\text{dB}$, 50Hz to 10KHz
Distortion:	$< 0.3\%$

Limiting Amplifiers

Limiting amplifiers shall effectively prevent modulation in excess of 100%, as indicated by the modulation monitor and oscilloscopic display of the modulation envelope with program levels sufficient to cause at least 6dB gain reduction, with the threshold of limiting set to at least 50%. The following performance shall be met with 6dB of gain reduction, and also at 6dB below the limiting threshold:

Frequency Response:	$\pm 1\text{dB}$ with respect to 1KHz
Distortion:	$< 1\%$ at 50, 1000 and 5000 Hz

The noise at zero gain reduction shall be more than 65dB below the output level at threshold, with zero gain reduction.

INVITATION TO TENDER SCHEDULE DOT 152
INSPECTION OF MASTS

Station Call Sign	Location	REMARKS
Civil Aviation Approval	Yes/No
Mast(s) Painted	Yes/No
Mast(s) Lit	Yes/No
Mast Height (s)
Engineering Drawings and Calculations Available	Yes/No
Electrical Drawings of Antenna satisfactory	Yes/No
Standby Radiator	Yes/No

MAST STEELWORK PAINT

	OK	NOT OK	Remarks
Legs—external	[]	[]
Legs—internal	[]	[]
Diagonals—external	[]	[]
Diagonals—internal	[]	[]
Platforms—external	[]	[]
Platforms—internal	[]	[]
Ladder Straps	[]	[]
Top loading area	[]	[]
Type of Top Loading	[]	[]

MAST STEELWORK CORROSION

Legs	[]	[]
Diagonals	[]	[]
Platform rails	[]	[]
Platforms	[]	[]
Top loading	[]	[]

MAST STEELWORK DISTORTION

Legs	[]	[]
Diagonals	[]	[]
Twisting between guys	[]	[]

MAST BOLTS—check for tightness & corrosion

			Type
Leg Splice	[]	[]	MS/HT
Diagonals	[]	[]	MS/HT
Diagonal plates	[]	[]	MS/HT
Ladder bolts	[]	[]	MS/HT
Ladder rungs	[]	[]	MS/HT
Ladder strap bolts	[]	[]	MS/HT
Platform rails	[]	[]	MS/HT
Platform bolts	[]	[]	MS/HT

MAST STEELWORK CORROSION

Ladder straps	[]	[]
Ladder hoops	[]	[]
Ladder stiles	[]	[]
Platform door	[]	[]

MAST VERTICALITY—check if mast vertical

	[]	[]
--	-----	-----	-------

GUYS

Guy Block (above ground level)	[]	[]
Guy anchor steelwork	[]	[]
Guy anchor concrete	[]	[]

Temp. anchor steelwork
Guy pin (bottom
Guy Tension steelwork
Bottom termination
Guy insulators
Guy wire
Top termination
Top guy pin
Attachment steelwork to mast
Attachment bolts
Guy tension
Wire to insulator terminations

EARTHING

Mast (below insulator)
------------------------	-------	-------	-------

EARTHMAT

Signs of damage or deterioration
Condition of brush or tree regrowth
Continuity (if measurable)

MAST BONDING

Base attachment
Attachment clips
Bonding Clamps
Stand-off bolts
Stand-off brackets
Wire—horizontal
Wire—vertical
Top attachments

MAST BASE

Erosion or sinking
Spark gap fittings
Spark gap space
Rigging anchor
Base steelwork
Mast Jacks

BASE INSULATOR

Cracks
Corrosion at steelwork
Concrete setting
Top up with oil (if applicable)

SECTIONALISED LOADING

Insulators (coil)
Clamps
Coil
Insulator

TOP LOADING (TO GROUND ANCHOR)

Attachment clamp (top)
Copper wire
Steel wire
Insulators
Turnbuckles
Shackles
Bow tightner
Stay rod
Concrete block
Anchor

TOP LOADING (TOP HAT)

Wire mesh
Copper wire (to perimeter)
Copper wire (at perimeter)
Turnbuckles
Wires Taut/or Loose

TRANSMISSION LINE (CABLE)

Protection (U G or trough)	:	:	:
Condition of Cable	:	:	:
Spare cable	:	:	:
Cable markers	:	:	:

TRANSMISSION LINE (6 WIRE)

Feed through inside T.X.	:	:	:
Feed through outside T.X. building	:	:	:
Line termination at terminal towers	:	:	:
Terminal towers	:	:	:
Insulators	:	:	:
Insulator ties	:	:	:
Wire tension	:	:	:
T.X. poles	:	:	:
T.X. frames	:	:	:
Wire grips	:	:	:
Wire tensioners	:	:	:
Paint—poles & transmission towers	:	:	:
Feed through tuning hut IN	:	:	:
Feed through tuning hut OUT	:	:	:

MAST LIGHTING

Light globes	:	:	:
Lenses	:	:	:
Cable or conduit attachment bolts/clips	:	:	:

MAST ENCLOSURE FENCE(S)

Height	:	:	:
Barb at top	:	:	:
Condition	:	:	:
Gate	:	:	:
Lock	:	:	:



NOTIFICATION OF THE MAKING OF AN ORDER UNDER SECTION 7 OF THE MOTOR VEHICLE STANDARDS ACT 1989

DETERMINATION OF MOTOR VEHICLE STANDARDS ORDER—NO. 1 OF 1989

Pursuant to Section 7 of the *Motor Vehicle Standards Act 1989*, I, Robert James Brown, Minister of State for Land Transport and Shipping Support, hereby make the following Order—

1. This Order may be cited as the Determination of Australian Design Rules as National Standards Order.
2. This Order has effect on and from 2 August 1989.

3. (1) **I DETERMINE** that the matter contained in the publication titled "Australian Design Rules for Motor Vehicles and Trailers—3rd Edition", issued by the Department of Transport and Communications as at 31 July 1989, shall constitute national standards 1/00 to 60/00.

(2) In subclause (1), "matter" includes Australian Design Rules 1/00 to 60/00 inclusive and all specifications, procedures, definitions and interpretations forming part of that publication.

(3) Each of the national standards may be cited by the title "Australian Design Rule" together with the distinguishing number given in the publication referred to in subclause (1).

(4) The Australian Design Rule definitions forming part of the "matter" mentioned in subclause (1) include the details, lists and schedules by the titles allotted to them in that publication as follows:—

- (a) Introduction to the 3rd Edition of Australian Design Rules
- (b) Transition arrangements from 2nd Edition to 3rd Edition ADRs
- (c) Parts 1 to 5 of the ADR definitions

- Part 1—Vehicle category definitions
- Part 2—Defined terms
- Part 3—Units and abbreviations
- Part 4—Applicability data and dates
- Part 5—Schedule of referenced standards
- Part 6—Schedule of referenced standards
- Part 7—Lighting definitions and lighting installation requirements.

4. Interpretations of national standards shall be in accordance with the specifications, procedures and definitions included in subclause 3 (4), and

(1) under the transition arrangements referred to in paragraph (a) of subclause 3 (4), where an approval to affix plates exists in relation to the second Edition Australian Design Rules, such an approval may be taken to have been given as an authorisation in relation to Regulation 15 (1), as the case requires.

(2) existing publications, in place as at 31 July 1989, known as the Australian Motor Vehicle Certification Board Circulars, Conformity of Production Manual, Test Facility Inspection Manual, and the Single Uniform Type Inspection Manual are to apply as Administrator's guidelines for the purposes of such interpretations.

5. **I DETERMINE** that:—

- (1) where a national standard imposes a requirement for the performance of a vehicle or component, and
 - (2) a particular vehicle or component meets that requirement but does so by a means other than that specified in the national standard,
- the vehicle or component may be deemed by the Minister to comply with the national standard.

6. **I DETERMINE** that each of the national standards shall be deemed to require all relevant components, equipment, assemblies and vehicles to be in good operating order.

Dated this 2nd day of August 1989.

BOB BROWN

Minister of State for Land
Transport and Shipping Support

Copies of Order 1/89 and the national standards (ie. the 3rd Edition Australian Design Rules) are available for inspection or may be purchased over the counter from:—

The Administrator of Vehicle Standards
Federal Office of Road Safety
Level 5, Cox Building
15 Mort Street
Braddon ACT 2601

or by mail from:—

GPO Box 594
Canberra City ACT 2601

MOTOR VEHICLE STANDARDS REGULATIONS— APPROVAL BY MINISTER UNDER REGULATION 4—PROCEDURES FOR TESTING AND INSPECTING MOTOR VEHICLES AND MANUFACTURING FACILITIES

Notification is given under subregulation 4 (3) of the *Motor Vehicle Standards Regulations* that the Minister for Land Transport and Shipping Support has approved, in response to an application made by Peter Makeham, acting First Assistant Secretary Road Safety Division of the Department of Transport and Communications, that the following procedures shall apply in determining whether national standards are satisfied by road vehicles for the purposes of a matter referred to in paragraph 9 (a), (b), (c) or (d) or section 10 of the Act.

IMPLEMENTATION PROCEDURES

(1) Specific ADR Circulars on implementation procedures issued with the endorsement of the Australian Motor Vehicle Certification Board.

Circulars Reference
Nos (2nd Series)

(# denotes 1st Series Circulars)

Title of Implementation Procedure

1-2 (25)#	ADR 1	— Photometric tests
3-2-1	ADR 3	— Dynamic test procedures
3A-2-1	ADR 3A	— Dynamic test procedures
4C-2-1	ADR 4C	— Procedures for demonstration of compliance
4D-2-1	ADR 4D	— Implementation date
7-2-1	ADR 7	— Hydraulic brake hose
8-2 (19)#	ADR 8	— Compliance of safety glass
(24)#		— Compliance of safety glass
14-2 (23)#	ADR 14	— Laboratory procedure
15-2 (17)#	ADR 15	— Vehicles with engine options
(30)#		— Extension of tests from one model to others
20-2-1	ADR 20	— Procedure for demonstration of compliance
21-2 (35)#	ADR 21	— Testing procedure for acceptance
23-2 (32)#	ADR 23	— Compliance procedure
23A-2-1	ADR 23A	— Implementation procedures
27-2 (33)#	ADR 27	— Exemption of non petrol engines from ADR 27
28A-2-1	ADR 28A	— Procedure for demonstration of compliance
30-2 (60)#	ADR 30	— Compliance by second manufacturers
31-2-1	ADR 31	— Implementation procedures
33-2-1	ADR 33	— Demonstration of compliance—simplified test procedure
33-2-2		— Selection of test vehicles
34A-2-1	ADR 34	— Upper anchor fitting
35-2-1	ADR 35	— Commercial vehicle braking systems
35A-2-1	ADR 35A	— Commercial vehicle braking systems
36-2-1	ADR 36	— Application for approval (Pt 1)
38-2-1	ADR 38	— Time response measurement
38-2-2		— Skid limit testing
38-2-3		— Trailer test condition
38-2-4		— Foundation brake data by road tests
38-2-5		— Alternative parking and emergency calculation
43/01-2-1	ADR 43/01	— Procedures on V.I.N.s
43/01-2-2		— Certification arrangement for introduction

TEST FACILITY INSPECTION MANUAL

(2) Administration Circulars 0-12-1 to 0-12-7 and Specific ADR Test Procedure Circulars 1/00-9-1 to 55/00-9-1 series embodied in the manual titled "Test Facility Inspection Manual—A Guide For A.M.V.C.B. Inspectors". Details are as follows:

Administration Circulars

Circulars Reference
Nos

Circular Title

0-12-1	Introduction to Test Facility Inspections
0-12-2	General Requirements for Test Facilities
0-12-3	General Requirements for Calibration of Test Equipment and Instrumentation
0-12-4	General Requirements for Engineering Records
0-12-5	General Photometric Test Procedures
0-12-6	Devices for use in Defining and Measuring Motor Vehicle Seating Accommodation
0-12-7	Motor Vehicle Drivers Eye Range

Specific ADR Test Procedure Circulars

1/00-9-1	ADR 1/00—Reversing Lamps
2/00-9-1	ADR 2/00—Side Door Latches and Hinges
3/00-9-1	ADR 3/00—Seat Anchorages
4/00-9-1	ADR 4/00—Seat Belts
5/00-9-1	ADR 5/00—Anchorages for Seat Belts and Child Restraints
6/00-9-1	ADR 6/00—Direction Indicator Lamps for other than L-Group Vehicles
7/00-9-1	ADR 7/00—Hydraulic Brake Hoses
8/00-9-1	ADR 8/00—Safety Glazing Material
10/00-9-1	ADR 10/00—Steering Columns
10/01-9-1	ADR 10/01—Steering Columns
11/00-9-1	ADR 11/00—Internal Sun Visors
12/00-9-1	ADR 12/00—Glare Reduction in Field of View
14/00-9-1	ADR 14/00—Rear Vision Mirrors
15/00-9-1	ADR 15/00—Demisting of Windscreens
16/00-9-1	ADR 16/00—Windscreen Wipers & Washers
17/00-9-1	ADR 17/00—Fuel Systems
18/00-9-1	ADR 18/00—Instrumentation
20/00-9-1	ADR 20/00—Safety Rims
21/00-9-1	ADR 21/00—Instrument Panels
22/00-9-1	ADR 22/00—Head Restraints
23/00-9-1	ADR 3A/00—Passenger Car Tyres
28/00-9-1	ADR 28/00—External Noise of Motor Vehicles Other Than L-Group Vehicles
29/00-9-1	ADR 29/00—Side Door Strength
30/00-9-1	ADR 30/00—Diesel Engine Exhaust Smoke Emissions
31/00-9-1	ADR 31/00—Hydraulic Brake Systems for Passenger Cars
33/00-9-1	ADR 33/00—Brake Systems for Motor Cycles and Mopeds
35/00-9-1	ADR 35/00—Commercial Vehicle Brake Systems
36/00-9-1	ADR 36/00—Exhaust Emission Control for Heavy Duty Vehicles
37/00-9-1	ADR 37/00—Emission Control for Light Vehicles
39/00-9-1	ADR 39/00—External Noise of Motor Cycles
45/00-9-1	ADR 45/00—Lighting & Light Signalling Devices not Covered by ECE Regulations
46/00-9-1	ADR 46/00—Headlamps for other than L-Group Vehicles
47/00-9-1	ADR 47/00—Reflex Reflectors
48/00-9-1	ADR 48/00—Rear Registration Plate Illuminating Devices for other than L-Group Vehicles 1 Sept 1987
49/00-9-1	ADR 49/00—Front and Rear Position (Side) Lamps, and End-Outline Marker Lamps for other than L-Group Vehicles

Circulars Reference Nos	Circular Title
50/00-9-1	ADR 50/00—Front Fog Lamps
51/00-9-1	ADR 51/00—Filament Globes
52/00-9-1	ADR 52/00—Rear Fog Lamps
53/00-9-1	ADR 53/00—Position Lamps, Stop Lamps, Direction Indicators and Rear Plate Lamps for L-Group Vehicles
54/00-9-1	ADR 54/00—Headlamps for Mopeds
55/00-9-1	ADR 55/00—Headlamps for L-Group Vehicles other than Mopeds

CONFORMITY OF PRODUCTION MANUAL

(3) A specific ADR Circular No. 0-13-2 titled "Conformity of Production Procedures Manual" issued with the endorsement of the Australian Motor Vehicle Certification Board.

SINGLE UNIFORM TYPE INSPECTION MANUAL

(4) A specific ADR Circular No. 0-14-4 titled "Single Uniform Type Inspection (SUTI) Manual" issued with the endorsement of the Australian Motor Vehicle Certification Board.

Dated this 2nd day of August 1989

Approved
BOB BROWN

Minister of State for Land Transport
and Shipping Support

These procedures are contained in existing publications, in place as at 31 July 1989, known as the Australian Motor

Vehicle Certification Board Circulars, Conformity of Production Manual, Test Facility Inspection Manual, and the Single Uniform Type Inspection Manual.

Copies are available for inspection or may be purchased over the counter from:—

The Administrator of Vehicle Standards
Federal Office of Road Safety
Level 5, Cox Building
15 Mort Street
Braddon ACT 2601
(telephone 062-747437)

or by mail from:—
GPO Box 594
Canberra City ACT 2601

Motor Vehicle Standards Act 1989

**APPOINTMENT OF ADMINISTRATOR OF
VEHICLE STANDARDS**

Pursuant to section 22 of the *Motor Vehicles Standards Act 1989*, I, Graham Charles Evans, Secretary to the Department of Transport and Communications, appoint the person from time to time holding or performing the duties of Assistant Secretary, Motor Transport Branch, Division of Road Safety within the Department of Transport and Communications, to be the Administrator of Vehicle Standards.

Dated this 2nd day of August 1989

GRAHAM EVANS
Secretary, Department of Transport
and Communications



Commonwealth
of Australia

Gazette

No. S 267, Thursday, 3 August 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN CUSTOMS SERVICE

CUSTOMS TARIFF (ANTI-DUMPING) ACT 1975

PRELIMINARY FINDING INTO THE ALLEGED DUMPING OF WOVEN
POLYOLEFIN BAGS AND SACKS FROM THE PEOPLE'S REPUBLIC OF CHINA,
INDONESIA, PHILIPPINES, TAIWAN PROVINCE AND THAILAND

NOTICE UNDER SUB-SECTION 269T(3) OF THE CUSTOMS ACT 1901

I, PETER WILLIAM ENGLISH, delegate of the Comptroller-General of Customs for the purposes of sub-section 269TD(3) of the Customs Act 1901, following consideration of the application by the Bundaberg Bag Company Pty Ltd lodged pursuant to section 269TB of the Customs Act 1901, hereby make a preliminary finding that sufficient grounds do not exist for the publication of a dumping duty notice as defined by section 269T of the Customs Act 1901 in respect of woven polyolefin bags and sacks exported from the People's Republic of China, Indonesia, Philippines, Taiwan Province and Thailand.

Dated this Twenty Eighth day of July 1989.

P. W. ENGLISH
Delegate of the Comptroller-
General of Customs



**Commonwealth
of Australia**

Gazette

No. S 265, Thursday, 3 August 1989

Published by the Australian Government Publishing Service Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Seat of Government (Administration) Act 1910

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

Variation No. 4 of 1989

Under section 12A of the *Seat of Government (Administration) Act 1910*, I GIVE NOTICE of my intention to vary the plan of layout of the City of Canberra and its environs published in the *Gazette* of 19 November 1925, as previously modified or varied, in the manner and to the extent shown in the Explanatory Statement hereunder and in the attached Detail Map Q5, the relative position of which is shown in the attached Index of Detail Maps.

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

Secretary
Office of Industry and Development
GPO Box 158
CANBERRA CITY ACT 2601
Attention: Mr Barry Giddins

or hand delivered to:

Mr Barry Giddins
Shopfront
Ground Floor
220 Northbourne Avenue
BRADDON ACT 2601

Dated this 1st day of August 1989.

ALLAN CLYDE HOLDING

Minister of State for the
Arts Tourism and Territories

EXPLANATORY STATEMENT

Variation 1989/4

ITEM 1 (Detail Map Q5)

McKellar, Section 71: Addition to the plan to provide for an access road off Owen Dixon Drive to enable the area to be developed for clubs, community uses and sports fields.







Commonwealth of Australia

Gazette

No. S 266, Thursday, 3 August 1989

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Seat of Government (Administration) Act 1910

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

Variation No. 5 of 1989

Under section 12A of the *Seat of Government (Administration) Act 1910*, I GIVE NOTICE of my intention to vary the plan of layout of the City of Canberra and its environs published in the *Gazette* of 19 November 1925, as previously modified or varied, in the manner and to the extent shown in the Explanatory Statement hereunder and in the attached Detail Maps N5 and P5, the relative position of which is shown in the attached Index of Detail Maps.

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

Secretary
Office of Industry and Development
GPO Box 158
Canberra City ACT 2601
Attention: Mr Barry Giddins

or hand delivered to:

Mr Barry Giddins
Shopfront
Ground Floor
220 Northbourne Avenue
Braddon ACT 2601

Dated this 1st day of August 1989.

ALLAN CLYDE HOLDING

Minister of State for the
Arts, Tourism and Territories

EXPLANATORY STATEMENT

Variation 1989/5

ITEM 1 (Detail Map P5)

Dickson, Dickson Place: Deletion from the plan to release the site for inclusion in an existing lease held by Woolworths, who presently use the site for vehicular access to delivery yard.

ITEM 2 (Detail Map N5)

Parkes, Sections 27 and 29: Addition to and deletion from the plan to allow the realignment of the cycleway and thus allowing the upgrading of the Lake Burley Griffin foreshores within the Parliamentary Zone to cater for the current growth in tourism.



LEGEND

- Proposed Deletion
- Proposed Addition
- Road Reservation
- River or Creek
- Boundary of City Area
- Territorial Boundary
- Intertown Public Transport Route
- Bicycle Paths

Intention to Vary
Notified in Gazette
No. S66 of 23/2/89

Intention to Vary
Notified in Gazette
No. S 169 of 16/5/89





