



**Commonwealth  
of Australia**

**Gazette**

No. GN 33, Wednesday, 30 August 1989

Published by the Australian Government Publishing Service, Canberra

**GOVERNMENT NOTICES**

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The date of publication of this *Gazette* is 30 August 1989.

## GENERAL INFORMATION

**Variation of closing times***Commonwealth of Australia Gazette*

Monday, 2 October 1989 is a public holiday in the Australian Capital Territory, thus affecting times for submission of copy for several issues of the *Gazette*.

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

The Government Notices *Gazette* of 4 October 1989 will have the following closing times.

Thursday, 28 September 1989 at 2.00 p.m.

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

**NOTICES FOR PUBLICATION** and related correspondence should be addressed to:

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

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

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

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

**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.

Late copy/author's corrections may be accepted on payment of a surcharge. For further information contact the Gazette Officer on (062) 95 4657.

**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.

N.N.—8965001

## 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	Customs (Imports Licensing) Regulations Exception Notices No. M69
P24	31.7.89	Notice of Intention to Propose Customs Tariff Alteration
*P25	23.8.89	<i>States Grants (Schools Assistance) Act 1988</i> General recurrent Grants to non-Government, non-Systemic Schools

\* First notification of *Gazette*

N.N.—8965002

## Special Information

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

<i>Operator and Reference</i>	<i>Section of Act</i>	<i>Date notified</i>
<b>Determination</b>		
EASTERN AUSTRALIA AIRLINES (A35/89)	15	18.8.89
Determination of the following one-way economy air fares effective from 4 September 1989:		
	\$	\$
Armidale—Brisbane	139—	67
—Coffs Harbour	87	172
—Coolangatta	135	131
—Lismore	120	145
	Coolangatta—Lismore	
	—Williamstown	
	—Port Macquarie	
	—Taree	

Operator and Reference		Section of Act	Date notified
Tamworth-Brisbane	161	Lismore-Williamtown	155
-Coffs Harbour	107	-Port Macquarie	114
-Coolangatta	149	-Taree	135
-Lismore	132	Williamtown-Port Macquarie	93
-Armidale	75	-Taree	81
Brisbane-Coffs Harbour	122	Port Macquarie-Taree	67
-Coolangatta	72	Sydney-Bathurst	79
-Lismore	84	-Williamtown	65
-Williamtown	189	-Grafton	156
-Port Macquarie	150	-Kempsey	131
-Taree	155	-Taree	113
Coffs Harbour-Coolangatta	103	-Glen Innes	155
-Lismore	90	-Inverell	151
-Williamtown	120	-Armidale	137
-Port Macquarie	88	-Port Macquarie	123
-Taree	99	-Tamworth	125
		-Cooma	123

Determination, representing an average fare increase of 5%, had regard to revised estimates for the 1989-90 financial year which reflected further changes to the operator's aircraft fleet and route structure since the last fares review in May 1989.

#### Determination and Decision

SABAIR AIRLINES (A33, D93-D97/89) 15 and 17 (4) 21.8.89

For the Brisbane/Toowoomba route, determination of a revised one-way economy air fare and approval of discount fares, available under specified conditions as proposed by the operator, effective from 1 September 1989:

#### One-way fares

Economy fare	\$89	Same-day	\$124
Senior Savers	\$62	Weekend Away	\$124
Standby fare	\$49	Super Apex	\$118

#### Return fares

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

#### SINGLETON AIR SERVICES

trading as YANDA AIRLINES (B6/89) 16 18.8.89

Determination of the following one-way economy air fares effective from 28 August 1989:

	\$		\$
Sydney-Cessnock	62	Sydney-Maitland	63
-Singleton	63	-Scone	85

Average fare increase of 2.9% approved to reflect increased costs of fuel and oil incurred since last major air fares review for the operator in January 1989.

N.N.—8965003

#### Prices Surveillance Act 1983

#### NOTICES PURSUANT TO SECTION 23 (2)(b)

Company	File Number Date received	Purpose of notification	Outcome of consideration	Register Reference
Ampol Limited	N89/149 17.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 18.4.89	2191
	N89/159 18.4.89	Petroleum products, increase in State franchise fee—Victoria	Motor spirits CPL 1.00 No objection to the proposed increases in prices effective from 1.5.89	2192
	N89/167 28.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	Motor spirit CPL 97 RON Leaded 0.17 96 RON Unleaded 0.18 91/93 RON Unleaded 0.17 Distillate 0.27 No objection to the proposed increases in prices effective from 2.5.89	2193
			Motor spirits CPL 1.00 Distillate 0.50	

Company	File Number Date received	Purpose of notification	Outcome of consideration	Register Reference
	N89/185 12.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 16.5.89 CPL Motor spirits 1.00 Distillate 1.00	2194
	N89/195 19.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89 CPL Motor spirit 97 RON Leaded 0.09 91/93 RON Unleaded 0.09	2195
	N89/203 29.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89 CPL Motor spirit 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	2196
	N89/213 1.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89 CPL Motor spirit 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	2197
	N89/224 14.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89 CPL Motor spirits 0.75 Distillate 0.75	2198
Arnotts Biscuits Limited	N89/161 21.6.89	Biscuits packaged for retail sale, recovery of cost increases	No objection to the proposed weighted average increase of 1.93 per cent Price list shown in register	2551
	N89/209 26.5.89	Biscuits, new products, Hazelnut creams 250 gm and Apricot Tartlets 200 gm	No objection to the proposed prices Hazelnut Creams—250 gm 20 packets \$/case NSW metro area 25.10 SA 25.10 WA 25.10 Qld 25.10 Vic. metro area 25.10 Apricot Tartlets—200 gm 20 packets \$/case NSW metro area 23.30 SA 23.30 WA 23.30 Qld 23.30 Vic. metro area 23.30	2253
	N89/219	Biscuits, new product, Sunshine Strawberry and Chocolate flavoured wafer biscuits 125 gm	No objection to the proposed prices Sunshine Strawberry and Chocolate flavoured wafer biscuits 20 packets \$/case NSW metro area 16.46 SA 16.46 WA 16.46 Qld 16.46 Vic. metro area 16.46 Price list shown in register	2252

<i>Company</i>	<i>File Number Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register Reference</i>
Australian Postal Corporation	N89.147 12.4.89	Standard postal articles and Registered publications, recovery of increased costs including and new State and local Government charges	Matter referred to Public Inquiry following ministerial approval in accordance with section 18 of <i>Prices Surveillance Act 1983</i> Standard postal articles No objection to the proposed increase in prices provided that it is effective from 1.9.89 Registered publications No objection to the proposed price increase See Public Inquiry report dated 1 June 1989	2256       2178
Bond Corporation Holdings Limited	N89.154 17.4.89	Beer, new product, Swan and Tooheys Dry in 375 ml cans marketed in NSW, Vic., WA and Qld	No objection to the proposed prices \$ per carton of 24 NSW Vic. WA Qld Tooheys 17.30 17.30 18.40 18.00 Dry Swan 17.30 17.30 18.40 18.00 Dry	
	N89/181 5.5.89	Beer, new product, Castlemaine 2.2 in 49.5 litre kegs marketed in Queensland	No objection to the proposed price \$/keg 53.05	2179
	N89/232 15.6.89	Beer, new product, Castlemaine Dry in 375 ml cans marketed in Qld, WA, NSW and Vic.	No objection to the proposed prices Castlemaine Dry \$ carton of 24 Qld 17.30 WA 18.80 NSW 17.30 Vic. 17.30	2257
Boral Limited	N89/160 20.4.89	Premixed concrete—New South Wales, cartage rates country areas, recovery of cost increases	No objection to the proposed weighted average increase of \$0.75 per cubic metre for 25 mpa grade, other grades adjusted accordingly Price list shown in register	2180
	N89/148 13.4.89	Premixed concrete—Tasmania, recovery of cost increases	The Authority objected to the proposed weighted average increase of \$5.45 per cubic metre for 25 mpa grade, other grades to be adjusted accordingly, and issued a section 22 (2) (b) (iii) notice stating it would have no objection to a weighted average increase of \$5.27 per cubic metre to achieve a weighted average price of \$106.91 for 25 mpa grade, other grades to be adjusted accordingly Company subsequently accepted the Authority's proposal Price list shown in register	2239
	N89/220 5.6.89	Premixed concrete—NSW country areas, recovery of cost increases	No objection to the proposed weighted average increase of \$2.25 per cubic metre for 25 mpa grade, other grades adjusted accordingly Price list shown in Register	2258
	N89/221 6.6.89	Premixed concrete ACT, recovery of cost increases	No objection to the proposed weighted increase of \$4.19 per cubic metre for 25 mpa grade, other grades adjusted accordingly Price list shown in Register	2259

<i>Company</i>	<i>File Number Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register Reference</i>
BP Australia Limited and BP Oil Distribu- tion Limited	N89/150 17.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 18.4.89	2199
			CPL Motor spirits 1.00 Avgas 1.00 Avtur 1.00	
	N89/163 28.4.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.5.89	2200
			CPL Motor spirit 97 RON Leaded 0.17 96 RON Unleaded 0.18 91/93 RON Unleaded 0.17 Distillate 0.27	
	N89/168 1.5.89	Petroleum products, increase in maximum endorsed industry price following review of market prices and other indicators	No objection to the proposed increases in prices effective from 2.5.89	2201
			CPL Motor spirits 1.00 Distillate 0.50 Avgas 1.00 Avtur 1.00	
	N89/186 15.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 16.5.89	2202
			CPL Motor spirits 1.00 Distillate 1.00 Avgas 1.00 Avtur 1.00	
	N89/196 26.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89	2203
			CPL Motor spirit 97 RON Leaded 0.09 91/93 Unleaded 0.09	
	N89/204 26.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89	2204
			CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	
	N89/214 1.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89	2205
			CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	
	N89/225 14.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89	2206
			CPL Motor spirits 0.75 Distillate 0.75 Avgas 0.75 Avtur 0.75	

<i>Company</i>	<i>File Number Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register Reference</i>
The Broken Hill Proprietary Co. Limited	N89/191 18.5.89	Steel mill products—Long Products Division, recovery of cost increases	No objection to the proposed increases Heavy Sections—from \$716 per tonne to \$758 per tonne Universals—from \$756 per tonne to \$801 per tonne	2240
Cadbury Schweppes Pty Ltd	N89/144 10.4.89	Confectionery Division. New product—Garfield milk and caramel in 20 g and 250 g packs marketed nationally	No objection to the proposed price \$/outer 20 g Milk Garfield 11.05 20 g Caramel Garfield 11.05 250 g Milk Garfield 45.47 250 g Caramel Garfield 45.47	2181
	N89/193 22.5.89	Confectionery Division, recovery of cost increases	No objection to the proposed weighted increase of 3.5 per cent Price list shown in register	2241
	N89/194 22.5.89	Confectionery Division, new product—Crunchie Bar 80 g marketed nationally	No objection to the proposed price \$/outer 80 g Crunchie 13.26	2242
Caltex Oil (Australia) Pty Limited	N89/141 30.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	The Authority objected to the proposed 0.85 cpl increase for motor spirit, distillate and aviation turbine fuel, and issued a section 22 (2) (b) (iii) notice stating it would have no objection to the company charging prices endorsed from 18 April 1989 including a 1.00 cpl increase for motor spirits and aviation turbine fuel The company subsequently accepted the Authority's proposal CPL Motor spirit 97 RON Leaded 50.03 91/93 RON Unleaded 50.03 96 RON Unleaded 54.80 Distillate 48.56 Aviation Turbine Fuel 35.38	2207
	N89/164 27.4.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.5.89 CPL Motor spirit 97 RON Leaded 0.17 96 RON Unleaded 0.18 91/93 RON Unleaded 0.17 Distillate 0.27	2208
	N89/169 1.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 2.5.89 CPL Motor spirits 1.00 Distillate 0.50 Avtur 1.00	2209
	N89/187 15.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 16.5.89 CPL Motor spirits 1.00 Distillate 1.00 Avtur 1.00	2210



Company	File Number Date received	Purpose of notification	Outcome of consideration	Register Reference
	N89/197 25.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirit 97 RON Leaded 0.09 91/93 Unleaded 0.09	2211
	N89/205 26.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 Unleaded 1.50 Distillate 1.50	2212
Caltex Oil (Australia) Pty Limited	N89/215 2.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89  CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	2213
	N89/226 15.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89  CPL Motor spirits 0.75 Distillate 0.75 Avtur 0.75	2214
Cereal Foods Pty Ltd	N89/183 9.5.89	Biscuits, new product—Chips Ahoy—20 × 200 g, Choc Striped and Mint Striped flavoured marketed nationally	No objection to the proposed prices  \$/outer Chips Ahoy 20 × 200 g NSW Metro 24.48 NSW Country 25.12 Vic Metro 24.48 Vic Country 25.12 Qld 24.48 SA 24.48 WA 24.67 Tas 25.75	2243
Colgate Palmolive Pty Ltd	N89/174 28.4.89	Range of toilet soaps, restoration of profit margin	No objection to the proposed weighted average increase of 7.1 per cent Price list shown in register	2244
Commonwealth steel company limited	N89/128 22.3.89	High alloy steel, nickel bearing alloy steel, increase in surcharge for products produced in the May/June 1989 rolling program, recovery of increased nickel cost	No objection to the proposed surcharge  Surcharge Grade \$/tonne 303 1410 304 1488 304L 1488 316 1880 316L 1880 321 1557 431 345 4340 282 4620 274	2182

<i>Company</i>	<i>File Number</i> <i>Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register</i> <i>Reference</i>
			8615-8645	78
			8660	78
			EN25/26	392
			EN33	470
			EN36A	501
			EN39B	658
			Hytuf	282
			029	78
			630	627
CSR Limited	N89/176 2.5.89	Premixed concrete—Western Australia, recovery of cost increases	No objection to the proposed weighted average increase of \$5.76 per cubic metre for 25 mpa grade, other grades to be adjusted accordingly Price list shown in register	2245
	N89/177 2.5.89	Premixed concrete—cartage rates Western Australia, recovery of cost increases	No objection to the proposed weighted average increase of \$0.17 per cubic metre Price list shown in register	2246
Effem Foods Pty Ltd	N89/202 26.5.89	Pet Food, new product—Meaty-Bites puppy formula 1.5 kg and 10 kg packs marketed nationally	No objection to the proposed prices 9 x 1.5 kg packs      \$/carton Vic. & NSW      16.95 Qld & SA      17.47 Tas.      17.58 WA      18.45 10 kg packs      \$/pack Vic. & NSW      11.54 Qld & SA      11.72 Tas.      11.97 WA      12.46 Price list shown in register	2260
Esso Australia Ltd	N89/151 17.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 18.4.89 CPL	2215
	N89/162 26.4.89	Petroleum products, increase in State franchise fee—Victoria	Motor spirits      1.00 No objection to the proposed increases in prices effective from 1.5.89 CPL	2216
			Motor spirit 97 RON Leaded      0.17 96 RON Unleaded      0.18 91/93 RON Unleaded      0.17 Distillate      0.27	
	N89/170 1.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in price effective from 2.5.89 CPL	2217
			Motor spirits      1.00	
	N89/188 12.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 10.5.89 CPL	2218
			Motor spirits      1.00 Distillate      1.00	
	N89/198 29.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89	2219

Company	File Number Date received	Purpose of notification	Outcome of consideration	Register Reference
			<i>CPL</i>	
			Motor spirit	
			97 RON Leaded 0.09	
			91/93 Unleaded 0.09	
	N89/206 29.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89	2220
			<i>CPL</i>	
			Motor spirits	
			97 RON Leaded 1.50	
			96 RON Unleaded 1.50	
			91/93 RON Unleaded 1.50	
			Distillate 1.50	
	N89.216 1.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89	2221
			Motor spirits <i>CPL</i>	
			97 RON leaded 1.50	
			96 RON unleaded 1.50	
			91/93 RON unleaded 1.50	
			Distillate 1.50	
	N89/227 14.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89	2222
			<i>CPL</i>	
			Motor spirits 0.75	
			Distillate 0.75	
Kellogg (Aust.) Pty Ltd	N89/201 29.5.89	Range of ready-to-eat breakfast cereals, recovery of cost increases	The Authority objected to the proposed weighted average increase of 4.3 per cent and issued a section 22 (2) (b) (iii) notice stating it would have no objection supplying goods not exceeding a weighted average increase of 3.5 per cent	2261
			Company subsequently accepted the Authority's proposal	
			Price list shown in register	
	N89/231 15.6.89	Breakfast cereal, new product—Rice Bubbles 750 gm packet marketed nationally	No objection to the proposed prices	2262
			<i>Rice Bubbles</i>	
			12 X 750 gm pack \$/carton	
			NSW 43.27	
			Vic. 44.02	
			Qld 44.77	
			SA 44.39	
			WA 46.76	
			Tas. 48.62	
Mobil Oil Australia Limited	N89/152 14.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 18.4.89	2223
			<i>CPL</i>	
			Motor spirits 1.00	
			Avgas 1.00	
			Avtur 1.00	
	N89/165 28.4.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.5.89	2224
			Motor spirit <i>CPL</i>	
			97 RON leaded 0.17	
			96 RON unleaded 0.18	
			91/93 RON unleaded 0.17	
			Distillate 0.27	

<i>Company</i>	<i>File Number Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register Reference</i>
Monier Redland Limited	N89/171 28.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 2.5.89  CPL Motor spirits 1.00 Distillate 0.50 Avgas 1.00 Avtur 1.00	2225
	N89/189 12.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 10.5.89  CPL Motor spirits 1.00 Distillate 1.00 Avgas 1.00 Avtur 1.00	2226
	N89/199 26.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirit 97 RON leaded 0.09 91/93 unleaded 0.09	2227
	N89/207 28.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirits 97 RON leaded 1.50 96 RON unleaded 1.50 91/93 RON unleaded 1.50 Distillate 1.50	2228
	N89/217 1.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89  CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	2229
	N89/228 14.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89  CPL Motor spirits 0.75 Distillate 0.75 Avgas 0.75 Avtur 0.75	2230
	N89/210 31.5.89	Concrete roofing tiles marketed in Sydney metropolitan area, and NSW country regions, recovery of cost increases	No objection to the proposed weighted average increases in the following marketing areas (i) Sydney 13.5 per cent (ii) NSW country regions 9.5 per cent  Price list shown in register	2254
	N89/223 8.6.89	Concrete roofing tiles marketed in the ACT, recovery of cost increases	No objection to the proposed weighted average increase of 15.1 per cent  Price list shown in register	2255
	N89/158 19.4.89	Cigarettes, recovery of cost increases	No objection to the proposed weighted average increase of 2.3 per cent to \$29.19 per thousand cigarettes  Price list shown in register	2183
Philip Morris Limited				

Company	File Number Date received	Purpose of notification	Outcome of consideration	Register Reference
Pioneer International Limited	N89/173 27.4.89	Cigarettes, new product Twins menthol mild 40's marketed nationally	No objection to the proposed price of \$52.02 per thousand cigarettes Price list shown in register	2184
	N89/192 19.5.89	Cigarettes, new product Peter Jackson Menthol Mild 30's, marketed nationally	No objection to the proposed price of \$61.23 per thousand cigarettes Price list shown in register	2247
	N89/175 1.5.89	Premixed concrete—Western Australia, recovery of cost increases	No objection to the proposed weighted average increase of \$2.71 per cubic metre for 25 mpa grade, other grades to be adjusted accordingly	2185
	N89/182	Premixed concrete—Queensland, recovery of cost increases	No objection to the proposed weighted average increase of 1.60 per cent for 25 mpa grade, other grades to be adjusted accordingly Price list shown in register	2248
R & C Products Pty Ltd	N89/106 13.3.89	Toothpaste, to undertake capital investment and improve profitability	No objection to the proposed weighted average increase of 5.00 per cent to \$18.47 per litre Price list shown in register	2186
R. J. Reynolds Tobacco Australia Inc.	N89/157 19.4.89	Cigarettes, recovery of cost increases	No objection to the proposed weighted average increase of \$1.29 per thousand cigarettes to \$45.59 per thousand cigarettes net of excise Price list shown in register	218.7
Rothmans of (Pall Mall) Australia Limited	N89/155 19.4.89	Cigarettes, recovery of cost increases	No objection to the proposed weighted increase of \$0.50 per thousand cigarettes to \$34.04 per thousand cigarettes net of excise	2188
	N89/156 20.4.89	Cigarettes, Cambridge 35's, Special Mild 35's, and Brandon 40's. Partial price reinstatement	No objection to the proposed partial price reinstatement Price list shown in register	2189
	N89/212 31.5.89	Cigarettes, change in terms and conditions of supply	No objection to the proposed changes Price list shown in register	2249
	N89/230 14.6.89	Cigarettes, new product—Winfield Ultra Mild Menthol 25's marketed nationally	No objection to the proposed price of \$68.85 per thousand cigarettes	2250
The Shell Company of Australia Limited	N89/153 17.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 18.4.89	2231
			CPL Motor spirits 1.00 Avgas 1.00 Avtur 1.00	
	N89/166 28.4.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increase in prices effective from 1.5.89	2232
			CPL Motor spirit 97 RON Leaded 0.17 96 RON Unleaded 0.18 91/93 RON Unleaded 0.17 Distillate 0.27	
	N89/172 28.4.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 2.5.89	2233
			CPL Motor spirits 1.00 Distillate 0.50 Avgas 1.00 Avtur 1.00	

<i>Company</i>	<i>File Number Date received</i>	<i>Purpose of notification</i>	<i>Outcome of consideration</i>	<i>Register Reference</i>
	N89/190 15.5.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 16.5.89  CPL Motor spirits 1.00 distillate 1.00 Avgas 1.00 Avtur 1.00	2234
	N89/200 26.5.89	Petroleum products, increase in State franchise fee—Victoria	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirit 97 RON Leaded 0.09 91/93 Unleaded 0.09	2235
	N89/208 26.5.89	Petroleum products, increase in State franchise fee—Western Australia	No objection to the proposed increases in prices effective from 1.6.89  CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 Unleaded 1.50 Distillate 1.50	2236
	N89/218 1.6.89	Petroleum products, cancellation of proposed increase in Western Australia State franchise fee	No objection to the reductions in prices effective from 1.6.89  CPL Motor spirits 97 RON Leaded 1.50 96 RON Unleaded 1.50 91/93 RON Unleaded 1.50 Distillate 1.50	2237
	N89/229 14.6.89	Petroleum products, increase in maximum endorsed industry price following review of world market prices and other indicators	No objection to the proposed increases in prices effective from 15.6.89  CPL Motor spirits 0.75 Distillate 0.75 Avgas 0.75 Avtur 0.75	2238
Tubemakers of Australia Limited	N89/222 5.6.89	Welded steel pipe imported, recovery of cost increases	No objection to the proposed prices  10 Nominal Bore \$/Metre Medium Black PE 1.83 Medium Black S & S 2.14 Medium Galvanised PE 2.44 Medium Galvanised S & S 2.74 Heavy Black PE 2.42 Heavy Black S & S 2.86 8 Nominal bore Medium Galvanised PE 2.20 Heavy Black PE 2.22	2263
W.D. & H.O. Wills (Australia) Limited	N89/143 7.4.89	Cigarettes, recovery of cost increases	No objection to the proposed weighted average increase of \$0.11 per thousand cigarettes to \$32.25 per thousand cigarettes net of excise  Price list shown in register	2190

# Legislation

## Ordinances

### AUSTRALIAN CAPITAL TERRITORY RESERVED LAWS

#### NOTIFICATION OF THE MAKING OF AN ORDINANCE

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

Number and year  
of Ordinance

Short title

57 of 1989

*Reserved Laws (Administration) (Amendment) Ordinance 1989*

N.N.—8965005

## Government Departments

### Administrative Services

#### LANDS ACQUISITION ACT 1989

#### PRE-ACQUISITION DECLARATION (Section 22)

1. I, Peter Francis Loughlin, Acting State Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 7th day of June 1989 delegated his powers and functions under subsection 22(1) of the Act, DECLARE that I am considering the acquisition by the Commonwealth of Australia, an acquiring authority as defined in the Act, of the interest in land specified in the Schedule, for the public purpose of Broadcasting Facilities.
2. That land appears to me to be suitable for development for use for that public purpose.
3. The particulars of the use of which the land will be developed is for the purpose of providing broadcasting services, primarily UHF television services to residents in the Southern Illawarra region of New South Wales.
4. The reason why the land appears to me to be suitable for development for that use is that it meets the various technical criterion for the establishment of a UHF television translator including good line of sight both to the major population centres to be served, and to the parent facility at Knights Hill.

Dated the 18<sup>th</sup> day of August 1989.



P. LOUGHLIN

Delegate of the  
Minister for Administrative services

## SCHEDULE

The interest in land referred to in the declaration is all that parcel of land in the County of St. Vincent Parish of Endrick commencing at Little Forest Trig Pillar a line bearing 324 degrees 30 minutes 0 seconds 45 metres to the Southwestern corner thence on the west north east and south by lines bearing 337 degrees 30 minutes 0 seconds 50 metres 67 degrees 30 minutes 0 seconds 60 metres 157 degrees 30 minutes 0 seconds 50 metres and 247 degrees, 30 minutes 0 seconds 60 metres respectively to the point of commencement containing by admeasurement 3000 square metres more or less being part of the Morton National Park proclaimed under the National Parks and Wildlife Act 1974 in New South Wales Government Gazette No. 62 dated 24 April 1981.

**PLEASE NOTE: THIS PRE-ACQUISITION DECLARATION DOES NOT MEAN THAT THE LAND HAS ALREADY BEEN ACQUIRED**

N.N.—8965091

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

### COMMONWEALTH OF AUSTRALIA

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

#### Section 11

#### DECLARATION OF APPROVED INSTITUTIONS

I, JOHN DERRICK OVINGTON, the Designated Authority under subsection 18 (1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of subsection 11 (1) of the Act, hereby declare each of the organisations specified in the Schedule to be an approved institution in relation to imported strains of budgerigar, *Melopsittacus undulatus*.

Dated this 24th day of August 1989.

J. D. OVINGTON  
Designated Authority

#### SCHEDULE

Mr R N Ackers  
88 Valley Circuit  
Glenroy Vic. 3046  
Mr A Baxter  
15 Himalaya Court  
Diamond Creek Vic. 3089

Mr B Huntley  
38 Lawrence Street  
Brighton Vic. 3186  
Mr C Kingsland  
13 Talbett Street  
Burwood Vic. 3125

Mrs S Berger  
16 Testar Grove  
Caulfield Vic. 3162  
Mr H F Eady  
20 Walter Street  
Bulleen Vic. 3105  
Mr G Fraser  
92 Lakesfield Drive  
Rowville Vic. 3178  
Mr L Fraser  
41 Shrewsbury Street  
Bentleigh Vic. 3204  
Mr L Gibbs  
103 Arthur Street  
Bundoora Vic. 3083  
Mr G Hulme  
14 Humber Road  
Croydon Vic. 3136  
Mr L Richardson  
3 Lotus Crescent  
Mulgrave Vic. 3170  
Mr R Robinson  
53 Grayson Drive  
Scoresby Vic. 3179  
Mr A Rowe  
39 Corowa Crescent  
Greensborough Vic. 3088

Mr S Morden  
4 Beryl Close  
Greensborough Vic. 3088  
Mr B O'Connell  
25 Twyford Street  
Box Hill North Vic. 3129  
Mr G O'Connell  
18 Tower Drive  
Greensborough Vic. 3088  
Mr W Panter  
5 Nandina Street  
Forest Hill Vic. 3131  
Mr D Peace  
35 Belvedere Avenue  
Glen Waverley Vic. 3150  
Mr L Raphael  
32 Paget Street  
Hughesdale Vic. 3166  
Mr M Sedgman  
22 MacGowen Avenue  
Glenhuntly Vic. 3163  
Mr K Seeley  
17 Dundee Avenue  
Chadstone Vic. 3148  
Mr J Traynor  
26 Manuka Drive  
Ferntree Gully Vic. 3156

N.N.—8965006



COMMONWEALTH OF AUSTRALIA

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

Section 11

**DECLARATION OF APPROVED INSTITUTIONS**

I JOHN DERRICK OVINGTON, the Designated Authority under subsection 18 (1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of subsection 11 (1) of the Act, hereby declare each of the organizations 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 24th day of August 1989

D. OVINGTON  
Designated Authority

**SCHEDULE**

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Australian Alpaca Pty Ltd 'Coomera' Lockhart NSW 2656	<i>Lama pacos</i> <i>Lama glama</i> <i>Lama guanicoe</i>
2	Orchid Island Fijian Cultural Centre Vesari Lami Fiji	<i>Vicugna vicugna</i> <i>Ateles geoffroyi</i>
3	Noorder Dierenpark Zoo Hoofdstraat 18 Emmen 7811EP Netherlands	<i>Papilio spp.</i>
4	Atagawa Tropical & Alligator Garden Atagawa, Higashi-Izu Kamogun Shizuoka 413-03 Japan	<i>Ailurus fulgens</i>
5	Honolulu Zoo 151 Kapahulu Avenue Honolulu, HI 96815 United States of America	<i>Aonyx cinerea</i>

N.N.—8965007

**Community Services and Health**

COMMONWEALTH OF AUSTRALIA  
NURSING AND PERSONAL CARE  
INDEXATION FACTORS

I, PETER RICHARD STAPLES, Minister of State for Housing and Aged Care, hereby determine, pursuant to subprinciple 32 (24) of the Nursing Homes Financial Arrangements Principles, that the quarterly nursing and personal care indexation factor in relation to non-classified patients in Tasmania be the amounts obtained by multiplying the ratio NPC/ABE for 1988-89 by the factor 1.1035 with effect from 1 July 1989.

Dated this 17th day of August 1989.

PETER RICHARD STAPLES  
Minister of State for Housing and  
Aged Care

N.N.—8965009

COMMONWEALTH OF AUSTRALIA

*National Health Act 1953*

**QUARTERLY STANDARD HOURLY RATES**

I, PETER RICHARD STAPLES, Minister of State for Housing and Aged Care, hereby determine for the purposes of subprinciple 32 (25) of the Nursing Homes Financial Arrangements Principles the quarterly standard hourly rate for each patient classification from 1 July 1989 to be as follows:

**Patient Classification**

	1	2	3	4	5
	\$	\$	\$	\$	\$
Tasmania	17.74	17.77	17.80	17.95	18.04

with effect from 1 July 1989.

Dated this 17th day of August 1989.

PETER RICHARD STAPLES  
Minister of State for Housing and  
Aged Care

N.N.—8965010

COMMONWEALTH OF AUSTRALIA  
NURSING HOMES FINANCIAL ARRANGEMENTS  
PRINCIPLES FORMULATED UNDER SECTION  
40AA (7) OF THE NATIONAL HEALTH ACT 1953

I, PETER RICHARD STAPLES, Minister of State for Housing and Aged Care, hereby determine the following amounts with effect from 1 July 1989 for the purpose of paragraphs 32 (20) (a) and 32 (20) (b) of the Nursing Homes Financial Arrangements Principles:

	Paragraphs	
	32 (20) (a)	32 (20) (b)
	\$	\$
Tasmania	8.92	9.69

Dated this 17th day of August 1989.

PETER RICHARD STAPLES  
Minister of State for Housing and  
Aged Care

N.N.—8965011

COMMONWEALTH OF AUSTRALIA  
*Health Insurance Act 1973*

STATEMENT UNDER SECTION 106AA

On the 23rd day of May 1989, I, NEAL BLEWETT, Minister of State for Community Services and Health, made a determination under section 106 of the *Health Insurance Act 1973* (the Act), in respect of Dr David Boris Lerner of Main Street, Emerald, Victoria.

Particulars of Determination

A copy of the determination is at Attachment A.

Reasons for Determination

The determination was made by me on the basis of recommendations made under section 105 of the Act by the Medical Services Committee of Inquiry for the State of Victoria, after its inquiry into the practices of Dr Lerner.

The Committee was of the opinion that in respect of the patients under reference, certain of the services were excessive, in that they were not reasonably necessary for the adequate medical care of the patients concerned. The Committee arrived at this opinion by referring to the information before it and bringing to bear the knowledge and experience of its members.

Comments

The Government is seriously concerned by the practice of doctors like Dr Lerner who provide services which are not reasonably necessary for the adequate medical care of the patients concerned. Excessive services are a drain on public funds and every effort is being made to reduce the magnitude of the problem.

Dated this 20th day of July 1989.

NEAL BLEWETT  
Minister for Community Services and Health

COMMONWEALTH OF AUSTRALIA  
*Health Insurance Act 1973*

DETERMINATION UNDER SECTION 106  
WHEREAS

- (a) The Medical Services Committee of Inquiry for the State of Victoria, established under subsection 80 (1) of the *Health Insurance Act 1973*, has inquired into the matter of the rendering of professional services by David Boris Lerner, a legally qualified medical practitioner of Main Street, Emerald, in that State, referred to the Committee under section 82 of the Act;
- (b) the said Committee, after having conducted a hearing into the abovementioned matter pursuant to section 94

of the Act, has reported to the Minister, under section 104 of the Act, and has expressed the opinion that the services identified in its report and which were rendered by the said David Boris Lerner were excessive services within the meaning of paragraph 79 (1B) of the Act;

- (c) Medicare benefits within the meaning of subsection 3 (1) of the Act in respect of the abovementioned services have been paid or are payable to the said David Boris Lerner;
- (d) the services included in the reference to the Committee were rendered on or after 1 February 1984;
- (e) the said Committee has made recommendations pursuant to paragraphs 105 (2) (ca), 105 (2) (f) of the Act; and
- (f) subsection 106 (1) of the Act provides that the Minister may make a determination in writing in accordance with the said Committee's recommendations.

NOW THEREFORE I, NEAL BLEWETT, Minister of State for Community Services and Health, hereby determine, that in accordance with the said Committee's recommendations:

- (i) under paragraph 105 (2) (ca) of the Act, the said David Boris Lerner be counselled; and
- (ii) under paragraph 105 (2) (f) of the Act, the amount of Medicare benefits referred to in paragraph (c), that is an amount \$272.40 in total, herein be payable by the said David Boris Lerner to the Commonwealth of Australia.

Dated this 23rd day of May 1989.

NEAL BLEWETT  
Minister of State for  
Community Services and Health

N.N.—8965012

COMMONWEALTH OF AUSTRALIA  
*Health Insurance Act 1973*

STATEMENT UNDER SECTION 106AA

On the 23rd day of May 1989, I, NEAL BLEWETT, Minister of State for Community Services and Health, made a determination under section 106 of the *Health Insurance Act 1973* (the Act), in respect of Dr James Asimakopoulos of 133 Henley Beach Road, Mile End, South Australia.

Particulars of Determination

A copy of the determination is at Attachment A.

Reasons for Determination

The determination was made by me on the basis of recommendations made under section 105 of the Act by the Medical Services Committee of Inquiry for the State of South Australia, after its inquiry into the practices of Dr Asimakopoulos.

The Committee was of the opinion that in respect of the patients under reference, certain of the services were excessive, in that they were not reasonably necessary for the adequate medical care of the patients concerned. The Committee arrived at this opinion by referring to the information before it and bringing to bear the knowledge and experience of its members.

Comments

The Government is seriously concerned by the practice of doctors like Dr Asimakopoulos who provide services which are not reasonably necessary for the adequate medical care of the patients concerned. Excessive services are a drain on public funds and every effort is being made to reduce the magnitude of the problem.

Dated this 20th day of July 1989.

NEAL BLEWETT  
Minister for Community Services and Health

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

DETERMINATION UNDER SECTION 106

WHEREAS

- (a) The Medical Services Committee of Inquiry for the State of South Australia, established under subsection 80 (1) of the *Health Insurance Act 1973*, has inquired into the matter of the rendering of professional services by James Asimakopoulos, a legally qualified medical practitioner of 133 Henley Beach Road, Mile End, in that State, referred to the Committee under section 82 of the Act;
- (b) the said Committee, after having conducted a hearing into the abovementioned matter pursuant to section 94 of the Act, has reported to the Minister, under section 104 of the Act, and has expressed the opinion that the services identified in its report and which were rendered by the said James Asimakopoulos were excessive services within the meaning of paragraph 79 (1B) of the Act;
- (c) Medicare benefits within the meaning of subsection 3 (1) of the Act in respect of the abovementioned services have been paid or are payable to the said James Asimakopoulos;
- (d) the services included in the reference to the Committee were rendered on or after 1 February 1984;
- (e) the said Committee has made recommendations pursuant to paragraphs 105 (2) (ca), 105 (2) (f) of the Act; and
- (f) subsection 106 (1) of the Act provides that the Minister may make a determination in writing in accordance with the said Committee's recommendations.

NOW THEREFORE I, Neal Blewett, Minister of State for Community Services and Health, hereby determine that, in accordance with the said Committee's recommendations:

- (i) under paragraph 105 (2) (ca) of the Act, the said James Asimakopoulos be counselled; and

- (ii) under paragraph 105 (2) (f) of the Act, the amount of Medicare benefits referred to in paragraph (c), that is an amount \$1858.00 in total, herein be payable by the said James Asimakopoulos Lerner to the Commonwealth of Australia.

Dated this 23rd day of May 1989.

NEAL BLEWETT

Minister of State for  
Community Services and Health

N.N.—8965013

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

ORDER UNDER SUBSECTION 6 (1)

I, NEAL BLEWETT, Minister of State for Community Services and Health, in pursuance of subsection 6 (1) of the *Health Insurance Act 1973* (the Act) hereby declare that:

- (a) every person included in the following class of persons, namely, all nationals of the People's Republic of China present in Australia who held a temporary entry permit in force under the *Migration Act 1958* on or before 4 June 1989 and their accompanying dependants, being a person who, but for this Order, would not be an eligible person for the purposes of the Act shall be treated as being or having been an eligible person for the purposes of the Act from the date of expiration of their temporary entry permit; and
- (b) this Order shall take effect from 4 June 1989 and cease to have effect on 1 August 1990.

Dated this 14th day of August 1989.

NEAL BLEWETT

Minister of State for  
Community Services and Health

N.N.—8965014

Determination HS/2/1989

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

DETERMINATION UNDER SUBSECTION 3C (1)

I, NEAL BLEWETT, Minister of State for Community Services and Health, pursuant to subsection 3C (1) of the *Health Insurance Act 1973* ('the Act'), hereby determine:

- (1) that a health service specified in Column 2 of the Schedule to this determination, not being a service specified in the table of medical services, shall be treated, for the purposes of:
- (a) section 4 of the *National Health Act 1953*;
- (b) subsections 3 (5), 3 (6) and 19 (6) and sections 9, 10, 11, 12, 14, 15, 16 and 20A of the Act;
- (c) regulations 2AD and 2ADA of the Health Insurance Regulations, as amended; and
- (d) Rules 1-9 inclusive of the Rules for Interpretation of the Table of Medical services prescribed in the Health Insurance (Variation of Fees and Medical Services) (No. 49) Regulations, as amended,

as if that health service were a medical service and there were an item in the table of medical services that:

- (a) related to that health service; and
- (b) specified, in respect of that health service, the fee for each State specified in the column opposite to that health service;

- (2) that this determination shall be deemed to have come into effect on and from 1 September 1989; and

- (3) that items:

9341	9383	9389	9406	9418	9432
9342	9384	9390	9407	9419	9433
9343	9385	9391	9409	9421	9434
9344	9386	9392	9415	9422	9436
9381	9387	9404	9416	9430	9437
9382	9388	9405	9417	9431	9458

as set out in column 1 and column 2 of the Schedules to the Determinations made under subsection 3C (1) of the Act and dated 16 February 1988, 3 June 1988, 26 September 1988 and 29 March 1989, are rescinded on and from 1 September 1989.

Dated this 31st day of July 1989.

NEAL BLEWETT

Minister of State for  
Community Services and Health

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>	<i>Column 4</i>	<i>Column 5</i>	<i>Column 6</i>	<i>Column 7</i>	<i>Column 8</i>
		<i>Fees</i>					
<i>Item No.</i>	<i>Health Service</i>	<i>NSW</i>	<i>Vic.</i>	<i>Qld</i>	<i>SA</i>	<i>WA</i>	<i>Tas</i>
		\$	\$	\$	\$	\$	\$
9459	Full quantitative computerised perimetry (automated absolute static threshold) performed by a specialist in the practice of his/her specialty, where indicated by the presence of relevant ocular disease or suspected pathology of the visual pathways or brain with assessment and report, bilateral to a maximum of two examinations (including examinations covered by item 9460) in any twelve month period	60.00	60.00	60.00	60.00	60.00	60.00
9460	Full quantitative computerised perimetry (automated absolute static threshold) performed by a specialist in the practice of his/her specialty, where indicated by the presence of relevant ocular disease or suspected pathology of the visual pathways or brain with assessment and report, unilateral to a maximum of two examinations (including examinations covered by item 9459) in any twelve month period	36.00	36.00	36.00	36.00	36.00	36.00
9461	Full quantitative computerised perimetry (automated absolute static threshold) performed by a specialist in the practice of his/her specialty, where indicated by the presence of relevant ocular disease or suspected pathology of the visual pathways or brain with assessment and report, an examination covered by either item 9459 or item 9460, being the third or subsequent examination in a twelve month period	5.00	5.00	5.00	5.00	5.00	5.00

*Note:* For the purposes of items 9459, 9460 and 9461 computerised perimetry is defined as follows:

'Quantitative computerised perimetry is a precise measurement of the depth and extent of visual field loss involving determination of the threshold of vision at a number of locations in the visual field by varying the luminance of the target of each site.

The pattern and number of tested points depends on the known or suspected pathology, the central field generally being tested most vigorously but some points outside the central 30 degree of the fields will usually be tested.'

N.N.—8965015

Determination HS/3/1989

COMMONWEALTH OF AUSTRALIA

*Health Insurance Act 1973*

**DETERMINATION UNDER SUBSECTION 3C (1)**

I, NEAL BLEWETT, Minister of State for Community Services and Health, pursuant to subsection 3C (1) of the *Health Insurance Act 1973* ('the Act'), hereby determine:

- (1) that a health service specified in Column 2 of the Schedule to this determination, not being a service specified in the table of medical services, shall be treated, for the purposes of:

- (a) section 4 of the *National Health Act 1953*;
- (b) subsections 3 (5), 3 (6) and 19 (6) and sections 9, 10, 11, 12, 14, 15, 16 and 20A of the Act;
- (c) regulations 2AD and 2ADA of the Health Insurance Regulations, as amended; and

- (d) Rules 1-9 inclusive and 15 of the Rules for interpretation of the table of medical services prescribed in the Health Insurance (Variation of Fees and Medical Services) (No. 49) Regulations, as amended, as if that health service were a medical service and there were an item in the table of medical services that:
- related to that health service; and
  - specified, in respect of that health service, the fee for each State specified in the column opposite to that health service;
- (2) (a) that this Determination shall come into effect on and from 1 August 1989; and
- section 4 of the *National Health Act 1953* shall not apply to this item in circumstances where the service specified in this item was rendered at any time between 1 August 1989 and the date of this determination.
- (3) that the health service specified in column 2 of the Schedule to this determination shall be treated as described in paragraph 1 above only where that service was included in a treatment cycle which commenced on or after 1 August 1989; and was undertaken at a location specified in Attachment A.
- Dated this 14th day of August 1989.

NEAL BLEWETT  
Minister of State for  
Community Services and Health

## SCHEDULE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8
				Fees			
Item No.	Health Service	NSW	Vic.	Qld	SA	WA	Tas.
9065	Assisted reproductive technologies involving handling of both human ova and sperm including in vitro fertilisation or gamete intro-fallopian transfer or similar techniques, when rendered in conjunction with Item 4194 (Laparoscopy) or Item 3004 (82) (Ova flushing), all such services rendered in one treatment cycle which commenced on or after 1 August 1989.	225.00	225.00	225.00	225.00	225.00	225.00

*Note:* For the purposes of this item a treatment cycle consists of at least two phases: (i) monitoring of the stimulated or natural menstrual cycle and (ii) oocyte collection.

Medicare benefits are only payable for assisted reproductive technology procedures performed by medical practitioners associated with the groups specified hereunder:

### NEW SOUTH WALES

Sydney IVF Pty Ltd  
187 Macquarie Street  
Sydney NSW 2000  
Allan Grant Fertility Clinic  
St Margaret's General Hospital  
Darlinghurst NSW 2010  
Reproductive Medicine Unit  
Royal Hospital for Women  
188 Oxford Street  
Paddington NSW 2021  
Medical Centre  
253 Oxford Street  
Bondi Junction NSW 2022  
In-Vitro Fertilisation Program  
Royal Prince Alfred Hospital  
Camperdown NSW 2050  
Human Reproduction Unit  
Royal North Shore Hospital  
St Leonards NSW 2065  
Human Reproduction Unit  
A6B Westmead Hospital  
Westmead NSW 2145  
IFS Services  
IFS House  
12 Caroline Street  
Westmead NSW 2145

St George Infertility Institute  
Kogarah Private Hospital  
18 Garden Street  
Kogarah NSW 2217  
Lingard Fertility Centre  
Lingard Hospital  
23 Merewether Street  
Merewether NSW 2291  
Albury Reproductive Medicine Centre  
Albury/Wodonga Private Hospital  
1125 Pemberton Street  
Albury NSW 2640  
AUSTRALIAN CAPITAL TERRITORY  
John James Memorial Private Hospital  
Strickland Crescent  
Deakin ACT 2600  
VICTORIA  
IVF Group  
Mercy Maternity Hospital  
Clarendon Street  
East Melbourne Vic. 3002  
Reproductive Biology Unit  
Royal Women's Hospital  
132 Grattan Street  
Carlton Vic. 3053  
Infertility Medical Centre  
Epworth Private Hospital  
62 Erin Street  
Richmond Vic. 3121

**QUEENSLAND**

The Queensland Fertility Group  
Watkins Medical Centre  
225 Wickham Terrace  
Brisbane Qld 4000

Queensland IVF Services Pty Ltd  
Wesley Medical Centre  
40 Chasley Street  
Auchenflower Qld 4066

Alamanda Infertility Centre  
Alamanda Private Hospital  
150 Queen Street  
Southport Qld 4215

Townsville Fertility Group  
Park Haven Private Hospital  
9 Bayswater Road  
Townsville Qld 4812

**SOUTH AUSTRALIA**

Reproductive Medicine Unit  
Wakefield Memorial Hospital  
300 Wakefield Street  
Adelaide SA 5000

Reproductive Medicine Unit  
Queen Elizabeth Hospital  
Woodville SA 5011

Reproductive Medicine Program  
Flinders Medical Centre  
Bedford Park SA 5045

**WESTERN AUSTRALIA**

Pivot Medical Centre  
166-168 Cambridge Street  
Leederville WA 6007

Avro Pty Ltd  
King Edward Memorial Hospital for Women  
374 Bagot Road  
Subiaco WA 6008

**TASMANIA**

Hereat Pty Ltd  
86 Collins Street  
Hobart Tas. 7000

N.N.—8965016

**COMMONWEALTH OF AUSTRALIA**

National Health Act 1953

Section 73B

**CONDITIONS OF REGISTRATION****NOTIFICATION PURSUANT TO SUB-SECTION 73B(2) OF THE NATIONAL HEALTH ACT 1953**

NOTICE is hereby given in accordance with sub-section 73B(2) of the National Health Act 1953 ('the Act'), that on 15 August 1989 the Minister of State for Community Services and Health imposed, pursuant to paragraph 73B(1) of the Act, the further conditions of registration set out in Schedule 1, as conditions to which the registration under Part VI of the Act of each registered health benefits organization specified in Schedule 2 is subject.

**SCHEDULE 1****Further Conditions**

1. The organization will permit any contributor to a health benefits fund conducted by it to contribute for benefits in respect of the contributor and the contributor's dependants (if any) in accordance with any table, subject to any other requirements contained in a provision of its rules or the National Health Act.
2. The organization will include details of all tables of benefits in a brochure which shall be freely available and on display at any of its offices or outlets to any contributor or to any member of the public who is eligible to become a contributor.

SCHEDULE 2

Registered Health Benefits Organizations

NAME OF ORGANIZATION	STATE OR TERRITORY IN RESPECT OF WHICH ORGANIZATION IS REGISTERED
A.C.A. Health Benefits Fund	New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and Northern Territory
ACC Health Limited	New South Wales
ACC Health Limited	Victoria
ACC Health Limited	Queensland
ACC Health Limited	South Australia, including Northern Territory
ACC Health Limited	Western Australia
ACC Health Limited	Tasmania
A.M.A. Health Fund Limited	New South Wales
Albert District No. 83 Independent Order of Rechabites Salford Unity	South Australia
Army Health Benefits Society	New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and Northern Territory
Associated Pulp and Paper Makers' Council Health Benefits Fund	Tasmania
A.U.S.I. Health Insurance Pty Ltd	New South Wales
A.U.S.I. Health Insurance Pty Ltd	Victoria
A.U.S.I. Health Insurance Pty Ltd	Queensland
A.U.S.I. Health Insurance Pty Ltd	South Australia
A.U.S.I. Health Insurance Pty Ltd	Western Australia
A.U.S.I. Health Insurance Pty Ltd	Tasmania
Australian Natives' Association	Victoria
C.D.H. Benefits Fund	New South Wales
Cheetham Hospital Benefits Fund	Victoria
Commonwealth Bank Health Society	New South Wales (including Northern Territory), Victoria, Queensland, South Australia, Western Australia and Tasmania
C.P.S. Health Benefits Society	Queensland

NAME OF ORGANIZATION	STATE OR TERRITORY IN RESPECT OF WHICH ORGANIZATION IS REGISTERED
CUA Members' Benefits Friendly Society	Queensland
FAI Health Benefits Limited	New South Wales
FAI Health Benefits Limited	Victoria
FAI Health Benefits Limited	Queensland
FAI Health Benefits Limited	South Australia
FAI Health Benefits Limited	Western Australia (including Northern Territory)
FAI Health Benefits Limited	Tasmania
Geelong Medical and Hospital Benefits Association Limited	Victoria
Goldfields Medical Fund (Inc)	Western Australia
Government Employees' Health Fund	New South Wales
Grand United Order of Oddfellows Friendly Society	Queensland
Grand United Order of Oddfellows Friendly Society of New South Wales	New South Wales
Health Insurance Commission	New South Wales
Health Insurance Commission	Victoria
Health Insurance Commission	Queensland
Health Insurance Commission	South Australia (including Northern Territory)
Health Insurance Commission	Western Australia
Health Insurance Commission	Tasmania
Health Insurance Fund of W.A.	Western Australia
Hospita Pty Limited	New South Wales
Hospital Benefits Association Limited, The	Victoria
Hospital Benefit Fund of Western Australia (Inc), The	Western Australia
Hospitals Contribution Fund of Australia Limited, The	New South Wales (including Northern Territory)
Illawarra Health Fund, The	New South Wales
Independent Order of Odd Fellows of Victoria	Victoria
Independent Order of Rechabites	Victoria



NAME OF ORGANIZATION	STATE OR TERRITORY IN RESPECT OF WHICH ORGANIZATION IS REGISTERED
Latrobe Valley Hospitals and Health Services Association	Victoria
Lysaght Hospital and Medical Club, The	New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and Northern Territory
Manchester Unity Independent Order of Oddfellows in Victoria Friendly Society	Victoria
Manchester Unity Independent Order of Oddfellows Friendly Society in New South Wales	New South Wales
Medical Benefits Fund of Australia Ltd	New South Wales
Medical Benefits Fund of Australia Ltd	Queensland (including Northern Territory)
Medical Benefits Fund of Australia Ltd	Tasmania
Mildura District Hospital Fund	Victoria
MIM Employees Health Society	Queensland
Mutual Community Limited	South Australia (including Northern Territory)
Naval Health Benefits Society	New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and Northern Territory
New South Wales Railway & Transport Employees' Hospital Fund	New South Wales
New South Wales Teachers' Federation Health Society	New South Wales
N.I.B. Health Funds Limited	New South Wales
Order of the Sons of Temperance National Division Friendly Society	Victoria
Phoenix Welfare Association Limited, The	New South Wales (including Northern Territory), Victoria, Queensland, South Australia, Western Australia and Tasmania
Professional and Technical Officers' Health Society	Queensland
Protestant Alliance Friendly Society Grand Council of Victoria	Victoria
Queensland District, No. 87, Independent Order of Rechabites Health Benefits Fund	Queensland (including Northern Territory)
Queensland Teachers Union Health Society	Queensland
Queenstown Medical Union Health Benefits Fund	Tasmania

NAME OF ORGANIZATION	STATE OR TERRITORY IN RESPECT OF WHICH ORGANIZATION IS REGISTERED
Reserve Bank Health Society	New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and Northern Territory
Rosebery Health Benefits Society	Tasmania
S.A. Public Service Association Health Benefits Fund Incorporated	South Australia
S.G.I.C. Health Pty Limited	South Australia
South Australian Police Employees' Health Fund Incorporated	South Australia
St. Luke's Medical & Hospital Benefits Association	Tasmania
Switzerland Australia Health Fund Pty Ltd	New South Wales
Switzerland Australia Health Fund Pty Ltd	Victoria
Switzerland Australia Health Fund Pty Ltd	Queensland
Switzerland Australia Health Fund Pty Ltd	South Australia, (including Northern Territory)
Switzerland Australia Health Fund Pty Ltd	Western Australia
Switzerland Australia Health Fund Pty Ltd	Tasmania
'The Sydney Morning Herald' Hospital Fund	New South Wales
Tramways Friendly Society	Victoria
United Ancient Order of Druids	Victoria
United Ancient Order of Druids Registered Friendly Society Grand Lodge of New South Wales, The	New South Wales
Western District Health Fund Ltd	New South Wales
Yallourn Medical and Hospital Society, The	Victoria

## Finance

### *Superannuation Act 1976*

#### **DECLARATION UNDER SUBSECTION 153AA (1)**

I, PETER ALEXANDER WALSH, Minister of State for Finance, in pursuance of subsection 153AA (1) of the *Superannuation Act 1976*, hereby declare each of the following bodies to be a 'relevant body' for the purposes of Part XA of that Act:

Advanced Network Management Pty Ltd  
Coselco Finance Pty Ltd  
Coselco Insurance Pty Ltd  
Infolink Network Pty Limited  
Information Switching Technology Pty Ltd  
Natsoft Communications Pty Ltd  
OTC International Ltd  
QPSX Communications Ltd  
QPSX Communications Australia Pty Ltd  
Sprintpak Pty Ltd  
T-Net Pty Ltd  
Telecom Australia (International) Ltd  
Telecom Messagetechn Pty Ltd  
Telecom Technologies Pty Ltd  
Telesoft Communications Pty Ltd  
Transport Communications Australia Pty Limited

Dated this 24th day of August 1989.

PETER WALSH  
Minister of State for Finance

N.N.—8965017

### *Superannuation Act 1976*

#### **DECLARATION UNDER SUBSECTION 153AA (1)**

I, PETER ALEXANDER WALSH, Minister of State for Finance, in pursuance of subsection 153AA (1) of the *Superannuation Act 1976*, hereby declare each of the following laws, being a 'relevant law' within the meaning of Part XA of that Act, to be an 'applicable law' for the purposes of Part XA of that Act:

*Australian Postal Corporation Act 1989*  
*Australian Telecommunications Corporation Act 1989*  
*Commonwealth Serum Laboratories Act 1961*

Dated this 24th day of August 1989.

PETER WALSH  
Minister of State for Finance

N.N.—8965018

### *Superannuation Act 1976*

#### **DECLARATION UNDER SUBSECTION 153AA (1)**

I, PETER ALEXANDER WALSH, Minister of State for Finance, in pursuance of subsection 153AA (1) of the *Superannuation Act 1976*, hereby declare each of the following bodies, being a 'relevant body' within the meaning of Part XA of that Act, to be an 'eligible body' for the purposes of Part XA of that Act:

Advanced Network Management Pty Ltd  
Coselco Finance Pty Ltd  
Coselco Insurance Pty Ltd  
Coselco Mimotopes Pty Ltd  
Infolink Network Pty Limited  
Information Switching Technology Pty Ltd  
Mimotech Limited  
Natsoft Communications Pty Ltd  
OTC International Ltd  
OTC Limited  
QPSX Communications Ltd  
QPSX Communications Australia Pty Ltd

Sprintpak Pty Ltd  
T-Net Pty Ltd  
Telecom Australia (International) Ltd  
Telecom Messagetechn Pty Ltd  
Telecom Technologies Pty Ltd  
Telesoft Communications Pty Ltd  
Transport Communications Australia Pty Limited

Dated this 24th day of August 1989.

PETER WALSH  
Minister of State for Finance

N.N.—8965019

## Immigration, Local Government and Ethnic Affairs

### COMMONWEALTH OF AUSTRALIA DEPARTMENT OF IMMIGRATION, LOCAL GOVERNMENT AND ETHNIC AFFAIRS

#### *Migration Act 1958*

#### **INSTRUMENT OF EXEMPTION UNDER SUBSECTION 11C (1)**

WHEREAS subsection 11C (1) of the *Migration Act 1958* (the Act) provides that the master, owner, agent, charterer and operator of a vessel on which a person (not being an Australian citizen) is brought into Australia on or after the commencement of section 11C of the Act are each guilty of an offence against that section of the Act if the person, on arrival in Australia:

- (a) is not in possession of a visa or return endorsement applicable to his or her travel to Australia on that occasion; and
- (b) is not exempted, by instrument under the hand of the Minister, from the requirements of Division 1A of Part II of the Act or included in a class of persons who are so exempted.

NOW THEREFORE I, ROBERT FRANCIS RAY, Minister of State for Immigration, Local Government and Ethnic Affairs acting pursuant to subsection 11C (1) of the Act, hereby:

- (i) Revoke all previous instruments of exemption made pursuant to subsection 11C (1) of the Act; and
- (ii) Exempt the following persons and classes of persons from the requirements of Division 1A of Part II of the Act relating to visas:
  - (1) the Queen of Australia and her family, members of their staff and members of the official party, including media representatives accompanying the official party;
  - (2) official guests of the Australian Government, accompanying spouses and dependent relatives, members of their staff and members of the official party, including media representatives, accompanying the official party;
  - (3) a member of the crew of a vessel;
  - (4) persons travelling to Australia, in the course of employment, and who are passengers on an aircraft and who will be departing Australia as crew of an aircraft, provided they hold a letter from their employer certifying aircrew status, purpose of travel and arrangements for departure from Australia;
  - (5) persons included in the complement of a vessel of the regular armed forces of a foreign government;
  - (6) persons who are for the purposes of Status of Forces Agreements between Australia and the United States of America (signed 9.5.63), Papua New Guinea (signed 26.1.77) and Singapore (signed 10.2.88);

- (i) members of the armed forces of the United States of America, Papua New Guinea or Singapore provided they hold military identity documents and travel orders;
  - (ii) the spouse or dependent relatives of a person referred to in subparagraph (i) above, provided they hold a valid national passport and certification that they are the spouse or a dependant of a member of the armed forces of the United States of America, Papua New Guinea or Singapore;
  - (iii) members of the civilian component of the armed forces of the United States of America, Papua New Guinea or Singapore, provided they hold a valid national passport and certification that they are a member of the civilian component of the armed forces of one of those countries; or
  - (iv) the spouse or dependent relatives of a person referred to in subparagraph (iii) above, provided they hold a valid national passport and certification that they are the spouse or a dependant of a member of the civilian component of the armed forces of the United States of America, Papua New Guinea or Singapore;
- (7) members of the armed forces of the Crown, Brunei, Fiji, Malaysia, Thailand or Tonga travelling to Australia in the course of duty, provided they hold military identity documents and travel orders;
- (8) the spouse or dependent relatives of a person referred to in paragraph (7) above provided the spouse or dependent relative holds a valid national passport, and travel orders or a status certificate, and is accompanying or joining a person referred to in paragraph (7) in Australia;
- (9) citizens of New Zealand, provided they hold a valid New Zealand passport and will not at the time of entry come within any of the circumstances specified in subsection 16 (1) of the Migration Act;
- (10) permanent residents in the Territory of Norfolk Island, provided they hold a valid passport endorsed with the authority to reside indefinitely on Norfolk Island;
- (11) passengers aboard a vessel, other than an aircraft, who will depart Australia by the same vessel on which they will arrive in Australia in the course of the same voyage, other than:
- (i) a citizen of a country specified in Schedule One;
  - (ii) a stateless person; or
  - (iii) a person who is a member or official of a sporting team or is an individual sports contestant, including support staff, who is travelling to any country to participate in any form of sports competition as a representative of South Africa or of any South African organisation;
- (12) passengers arriving by aircraft who will be continuing their journey to a third country, by the same or a connecting aircraft within 8 hours of arrival in Australia, provided they do not leave the airport transit lounge, hold a confirmed onward booking to continue their journey and are in possession of correct documentation for entry to their destination, other than:
- (i) a citizen of a country specified in Schedule One other than a citizen of Vietnam who is in possession of an exit permit issued by the Government of Vietnam and who is in possession of a 'Form A (Temporary Authority)' document or a 'Form B (Permanent Entry)' document issued by the New Zealand authorities and who is a passenger aboard an aircraft passing through Australia in direct transit to New Zealand;
  - (ii) a stateless person; or
  - (iii) a person who is a member or official of a sporting team or is an individual sports contestant, including support staff, who is travelling to any country to participate in any form of sports competition as a representative of South Africa or of any South African organisation; and
- (13) a person who returns to Australia within the prescribed time after the date on which he left Australia, in the vessel in which he left Australia, after having remained at all times during his absence from Australia, a passenger in that vessel. For the purposes of this subparagraph 'prescribed time' means:
- (i) 30 days; or
  - (ii) where, at the time when that person left Australia, there was in force an instrument under the hand of an officer authorised by the Minister to exercise powers under paragraph (b) of subsection 5 (5) of the *Migration Act 1958* approving a longer time as the prescribed time, in the case of that person or class of persons in which that person included that longer time.

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#### SCHEDULE ONE

Bulgaria  
Cambodia  
People's Republic of China  
Cuba  
Czechoslovakia  
German Democratic Republic  
Hungary  
Iran  
Iraq  
Democratic People's Republic of Korea  
Lao People's Democratic Republic  
Libya  
Poland  
Romania  
The Somali Democratic Republic  
Sri Lanka  
Syria  
Union of Soviet Socialist Republics  
China (Taiwan Province)  
Vietnam  
Yugoslavia

Dated this 8th day of August 1989.

R. F. RAY  
Minister of State for  
Immigration, Local Government  
and Ethnic Affairs

N.N.—8965020

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## Industrial Relations

Form R16

Regulation 23

Industrial Relations Act 1988

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

FEDERAL MEAT INDUSTRY AWARD 1981

(C No. 4370 of 1987)

(C No. 21577 of 1988)

Dated this 29th day of September 1981

and in the matter of the variation of the award

Notice is hereby given:

- (a) That on 17 August 1989, the Commission varied the terms [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 23 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

##### TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
PRINT NO. F002CR V097 S PRINT H9268		
Part III		
10	Introduction of change	New clause
11	Redundancy	New clause

Dated the 23rd day of August 1989.

JOHN RUSSELL  
Deputy Industrial Registrar

N.N.—8965021

Industrial Relations Act 1988

Australian Industrial Registry

Principal Registry

Nauru House

80 Collins Street

Melbourne Vic 3000

(Postal Address:

GPO Box 1994S

Melbourne Vic 3001)

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

(D No. 35002 of 1989)

NOTICE is given that an application has been made under the Industrial Relations Act 1988 for consent to an alteration of the eligibility rules of the Food Preservers Union of Australia.

The alteration is sought from the following:

##### 2 - CONSTITUTION

The Union shall consist of persons employed in or in connection with -

- (a) The manufacture, preparation, processing or putting up of -

- (i) Jams, jellies, honey, pastes, spreads and similar preparations;
- (ii) Pickles, salt preparations, sauces, chutneys, vinegar and other wet condiments;
- (iii) Soups and other preparations of vegetables and/or food from animals; fish or sea food sold in containers;
- (iv) Sliced fruit, fruit salads and nut food;
- (v) Pulp, fruit and vegetable juices and cordials whether such are made wholly or in part from fruit or vegetable juices or not;
- (vi) Sugar from sugarbeet (except in the States of New South Wales and Queensland);
- (vii) Fish and sea food of any description and their by-products and the smoking of fish.

Provided that this paragraph shall not extend to persons engaged in or in connection with the manufacture, preparation, processing or putting up -

- (1) In the States of Victoria and South Australia of pastes, spreads and similar preparations or preserved meat;
- (2) In the States of New South Wales, Victoria and South Australia of nut food;
- (3) In the State of New South Wales and in the State of Western Australia outside a radius of thirty miles of the General Post Office, Perth, of fish or sea food sold in containers;

unless the said persons are engaged in establishments where the chief product or products or one of the chief products manufactured in such establishments is otherwise provided for herein.

- (b) (Without restricting the interpretation of the foregoing) the preparation and preservation as food of fruit and vegetables, their juices and pulp, meat, fish, sea food and the by-products of all of them together with such other persons whether employed in the industry or not as have been appointed officers of the Union or its branches and admitted as members thereof. Provided that this paragraph shall not extend to persons -

In the States of New South Wales, Queensland, South Australia and Western Australia engaged in any establishment where the predominant part of the product of such establishment is the manufacture, preparation or putting up of preserved meat, rabbits or poultry or to Berri Food Co-operative Limited in the manufacture, preparation, processing or putting up of fruit juices at the company's premises as constituted at 10 July 1974 at Berri in the State of South Australia.

Provided further that this paragraph shall not extend to persons engaged in the manufacture, preparation, processing or putting up of fruit juices in establishments respondent to the Aerated Waters Award 1974 or to an establishment where the work of that establishment falls within the scope of that award and such work is the predominant work performed at the said establishment.

And

Description of industry in connexion with which organization is registered.

The jam, sauce, pickle, wet condiments, beet sugar, cordial and the fruit, vegetable, meat, fish and other food substances preparing, processing and preserving industry.

to the following:

##### 2 - ELIGIBILITY FOR MEMBERSHIP

The Union shall consist of persons:-

A. employed in or in connection with:-

- (a) The manufacture, preparation, processing, preservation (by whatever method) or putting up of:-
- (i) Jams, jellies, honey, pastes, spreads and similar preparations and their constituent parts (In this clause "spreads" shall be taken to include all items predominantly used as spreads);

- (ii) Pickles, salt preparations, sauces, chutneys, vinegar, wet or moist condiments, food additives, and edible oils;
- (iii) Soups and other preparations of vegetables, and/or food from animals, fish or sea food, sold in cans, packets or containers of whatever description;
- (iv) Fruit whether whole, sliced, diced or otherwise prepared or preserved, fruit salads;
- (v) Vegetables, mushrooms and other fungi, whether whole, sliced, diced or otherwise prepared or preserved;
- (vi) Nuts and nut food;
- (vii) Pulp of whatever nature, fruit and vegetable juices and cordials whether such are made wholly or in part from fruit and vegetable juices or not;
- (viii) Sugar from sugar beet (except in the States of New South Wales & Queensland);
- (ix) Fish and sea food of any description, seaweed, algae, and the by-products of any of them and the smoking of fish;
- (x) Yeast and yeast products;
- (xi) Frozen poultry and/or other meats and/or fish with or without vegetables sold crumbed or otherwise garnished;
- (xii) Potato crisps, cereal crisps, papadoms, and similar products;
- (xiii) In the State of New South Wales ice-cream, frozen ices and frozen snows and similar products;
- (xiv) Dairy foods and similar preparations of milk and/or dairy products including but not limited to yoghurt, dairy spreads and/or similar preparations where such work is carried out at the premises of Plumrose (Australia) Limited or at any subsidiary company of that company in the State of Victoria;
- (xv) Prepared snacks, meals and or desserts in any form;
- (xvi) Terrines, pates and similar products;
- (xvii) Meats and/or poultry and/or fish preserved by whatever method, whether dried or otherwise, sold in cans, packets or containers of whatever description;
- (xviii) Pasta including spaghetti, macaroni and similar products (but not including dried pasta);
- (xix) The by-products of all of the above;
- (b) provided that no sub-paragraph of paragraph (a) or any item within such sub-paragraph shall be applicable to read down, restrict, or otherwise limit the scope or interpretation of any other sub-paragraph or item within such sub-paragraph;
- (c) provided that paragraph (a) shall not extend to:-
  - (i) Berri Food Co-operative Limited in the manufacture, preparation, processing or putting up of fruit juices at the company's premises as constituted at 10th July, 1974 at Berri in the State of South Australia;
  - (ii) persons engaged in the manufacture, preparation, processing or putting up of fruit juices in establishments respondent to the Aerated Waters Award 1974 or to an establishment where the work of that establishment falls within the scope of that award and such work is the predominant work performed at the said establishment.

B. whether employed in the industry or not as have been appointed officers of the Union or the branches and admitted as members thereof.

And

## 2A - INDUSTRY

The industry in connection with which the Union is registered is the jam, sauce, pickle, wet condiments, beet sugar, cordial, ice-cream, and the fruit, vegetable, meat, fish and other food substances preparing, processing and preserving industry.

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

- (1) The words "preservation (by whatever method)" are inserted in the preamble contained in paragraph 2A(a);
- (2) The words "and their constituent parts" are included in sub-paragraph 2A(a)(i) as is a definition of the words "spreads" in the following terms - "In this clause "spreads" shall be taken to include all items predominantly used as spreads;"
- (3) Sub-paragraph 2A(a)(ii) is altered by the inclusion of both wet and moist condiments, food additives and edible oils;
- (4) Sub-paragraph 2A(a)(iii) is altered by the inclusion of the words "sold in cans, packets or containers of whatever description;"
- (5) The following new sub-paragraphs are included replacing and in addition to the existing sub-paragraphs (iv) to (v) and (vii):-
  - (iv) Fruit whether whole, sliced, diced or otherwise prepared or preserved, fruit salads;
  - (v) Vegetables, mushrooms and other fungi, whether whole, sliced, diced or otherwise prepared or preserved;
  - (vi) Nuts and nut food;
  - (vii) Pulp of whatever nature, fruit and vegetable juices and cordials whether such are made wholly or in part from fruit and vegetable juices or not;
  - (ix) Fish and sea food of any description, seaweed, algae, and the by-products of any of them and the smoking of fish;
  - (x) Yeast and yeast products;
  - (xi) Frozen poultry and/or other meats and/or fish with or without vegetables sold crumbed or otherwise garnished;
  - (xii) Potato crisps, cereal crisps, papadoms, and similar products;
  - (xiii) In the State of New South Wales ice-cream, frozen ices and frozen snows and similar products;
  - (xiv) Dairy foods and similar preparations of milk and/or dairy products including but not limited to yoghurt, dairy spreads and/or similar preparations where such work is carried out at the premises of Plumrose (Australia) Limited or at any subsidiary company of that company in the State of Victoria;
  - (xv) Prepared snacks, meals and or desserts in any form;
  - (xvi) Terrines, pates and similar products;
  - (xvii) Meats and/or poultry and/or fish preserved by whatever method, whether dried or otherwise, sold in cans, packets or containers of whatever description;
  - (xviii) Pasta including spaghetti, macaroni and similar products (but not including dried pasta);
  - (xix) The by-products of all of the above.
- (6) Paragraph 2A is also supplemented by the inclusion of the following:-

"(b) provided that no sub-paragraph of paragraph (a) or any item within such sub-paragraph shall be applicable to read down, restrict, or otherwise limit the scope or interpretation of any other sub-paragraph or item within such sub-paragraph."

(7) The provisos and exceptions contained in paragraph (a) and in the final 2 paragraphs of paragraph (b) of the existing rule are replaced by the following:-

(c) provided that paragraph (a) shall not extend to:-

- (i) Berri Food Co-operative Limited in the manufacture, preparation, processing of putting up of fruit juices at the company's premises as constituted at 10th July, 1974 at Berri in the State of South Australia;
- (ii) persons engaged in the manufacture, preparation, processing or putting up of fruit juices in establishments respondent to the Aerated Waters Award 1974 or to an establishment where the work of that establishment falls within the scope of that award and such work is the predominant work performed at the said establishment.

(8) The description of industry in connection with which the organisation is registered is altered by the inclusion of the word "ice-cream" and it is proposed that the description of industry be numbered "2A" and placed in the sequence of the rules of the organisation upon the assumption that it already forms part of the registered rules and the eligibility rules of the organisation; alternatively it is proposed to insert the description of industry as a rule namely rule 2A of the registered rules of the organisation.

Any interested organisation, registered under the Industrial Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation whose address for service is: P.O. Box 186, North Melbourne Vic 3051, within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

J.P. O'SHEA  
Industrial Registrar

#### *Industrial Relations Act 1988*

Australian Industrial Registry  
Principal Registry  
Nauru House  
80 Collins Street  
Melbourne Vic 3000  
(Postal Address:  
GPO Box 1994S  
Melbourne Vic 3001)

#### **NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES (D No. 35005 of 1989)**

NOTICE is given that an application has been made under the Industrial Relations Act 1988 for consent to an alteration of the eligibility rules of The Health and Research Employees' Association of Australia.

The alteration is sought from the following:

#### **RULE 4 - CONSTITUTION**

The Association shall consist of an unlimited number of persons

1. employed or usually employed in the State of New South Wales in connection with hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, (which are wholly or partly controlled by the Board of Health) Special Schools;
2. employed or usually employed in or in connection with Universities in the State of New South Wales;
3. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory;

4. employed or usually employed as animal technicians;
5. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Tasmania;
6. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Queensland;
7. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Victoria;
8. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of South Australia;
9. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Western Australia;

(EXCEPT Staff of Universities or Colleges of Advanced Education classified as Chancellors, Vice-Chancellors, Deputy Vice-Chancellors, Pro-Vice-Chancellors, Principal, Deputy Principal, Vice-Principal, Secretary Registrar, Associate Registrar and persons the major and substantial portion of whose employment is demonstrating to and/or instructing students)

together with such other persons, whether or not employed or usually employed in the Industry above described, who may be appointed General Secretary-Treasurer, Assistant Secretary, Organiser, or Industrial Officer of the Association.

#### **EXCEPT**

1. Persons eligible for membership in -
  - (a) The Building Workers' Industrial Union of Australia,
  - (b) The Operative Painters and Decorators Union of Australia,
  - (c) The Plumbers and Gasfitters' Union of Australia,
  - (d) The Amalgamated Society of Carpenters and Joiners of Australia, and
  - (e) The Sheet Metal Working, Agricultural Implement and Stovemaking Industrial Union of Australia.
2. In the States of New South Wales and Tasmania, persons employed in Universities within the scope of the Constitution Rule of the Association of Architects, Engineers, Surveyors and Draughtsmen of Australia.
3. Persons employed in a University in the Australian Capital Territory as cooks, kitchen staff, dining room staff, house staff, or in the serving, mixing or dispensing of liquor.
4. Persons employed in the Commonwealth Public Service or in Commonwealth Instrumentalities or Commonwealth Commissions but not including persons employed in Universities and/or colleges of advanced education in the Australian Capital Territory.
5. Persons employed by the University of New South Wales or its colleges or any University which may be formed as a result of granting autonomy to such colleges or by the University of Newcastle or by the Australian National University within the scope of the Constitution Rule of The Amalgamated Engineering Union, Australian Section, or of the Australasian Society of Engineers.
6. Persons employed as fitters in hospitals.
7. Persons who are eligible for membership of the Transport Workers' Union of Australia, except drivers in the State of New South Wales of ambulances, drivers of motor cars and/or other vehicles with carrying capacity not exceeding 1 ton 5 cwt.
8. Persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed

in or in connection with any of the following callings, namely, watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, The University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.

9. Persons employed or usually employed in or in connection with Universities and/or Colleges of Advanced Education in the States of Queensland, Victoria and South Australia, who are eligible for membership in the Federated Clerks Union of Australia as at 1st April 1975.
10. Those persons eligible for membership of The University Library Officers' Association as at 22 November 1977.

#### RULE 5 - INDUSTRY

Persons employed or usually employed in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, which are wholly or partly controlled by the Board of Health, Special Schools and of an unlimited number of persons employed or usually employed in or in connection with the Universities in the State of New South Wales other than those persons eligible for membership of The University Library Officers' Association as at 22 November 1977, and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory and of an unlimited number of persons employed or usually employed as animal technicians and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Tasmania, Queensland, Victoria, South Australia, and Western Australia.

#### EXCEPT

1. Persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely, watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, The University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.

to the following:

#### RULE 4 - CONSTITUTION

The Association shall consist of an unlimited number of persons.

1. employed or usually employed in the State of New South Wales in connection with hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, (which are wholly or partly controlled by the Board of Health) Special Schools;
  2. employed or usually employed in or in connection with Universities in the State of New South Wales;
  3. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory;
  4. employed or usually employed as animal technicians;
  5. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Tasmania;
  6. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Queensland;
  7. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Victoria;
  8. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of South Australia;
  9. employed or usually employed in or in connection with Universities and/or colleges of advanced education in the State of Western Australia;
- (EXCEPT Staff of Universities or Colleges of Advanced Education classified as Chancellors, Vice-Chancellors, Deputy Vice-Chancellors, Pro-Vice-Chancellors, Principal, Deputy Principal, Vice-Principal, Secretary Registrar, Associate Registrar and persons the major and substantial portion of whose employment is demonstrating to and/or instructing students)

together with such other persons, whether or not employed or usually employed in the Industry above described, who may be appointed General Secretary-Treasurer, Assistant Secretary, Organiser, or Industrial Officer of the Association.

#### EXCEPT

1. Persons eligible for membership in:-
  - (a) The Building Workers' Industrial Union of Australia,
  - (b) The Operative Painters and Decorators' Union of Australia,
  - (c) The Plumbers and Gasfitters' Union of Australia,
  - (d) The Amalgamated Society of Carpenters and Joiners of Australia, and
  - (e) The Sheet Metal Working, Agricultural Implement and Stovemaking Industrial Union of Australia.
2. In the States of New South Wales and Tasmania, persons employed in Universities within the scope of the Constitution Rule of the Association of Architects, Engineers, Surveyors and Draughtsmen of Australia.
3. Persons employed in a University in the Australian Capital Territory as cooks, kitchen staff, dining room staff, house staff, or in the serving, mixing or dispensing of liquor.
4. Persons employed in the Commonwealth Public Service or in Commonwealth Instrumentalities or Commonwealth Commissions but not including persons employed in Universities and/or colleges of advanced education in the Australian Capital Territory.
5. Persons employed by the University of New South Wales or its colleges or any University which may be formed as a result of granting autonomy to such colleges or by the University of Newcastle or by the Australian National



University within the scope of the Constitution Rule of The Amalgamated Engineering Union, Australian Section, or of the Australasian Society of Engineers.

6. Persons employed as fitters in hospitals.
7. Persons who are eligible for membership of the Transport Workers' Union of Australia, except drivers in the State of New South Wales of ambulances, drivers of motor cars and/or other vehicles with carrying capacity not exceeding 1 ton 5 cwt.
8. Persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely, watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, The University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.
9. Those persons eligible for membership of The University Library Officers' Association as at 22 November 1977.

#### RULE 5 - INDUSTRY

Persons employed or usually employed in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, which are wholly or partly controlled by the Board of Health, Special Schools and of an unlimited number of persons employed or usually employed in or in connection with the Universities in the State of New South Wales other than those persons eligible for membership of The University Library Officers' Association as at 22 November 1977, and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory and of an unlimited number of persons employed or usually employed as animal technicians and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Tasmania, Queensland, Victoria, South Australia, and Western Australia.

#### EXCEPT

1. Persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually

employed by the University of Sydney. The University of New England, and the Macquarie University in the classifications of photographer, stores officer (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.

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

- (i) To delete from Rule 4 CONSTITUTION, Clause 9 of the Exceptions which is as follows:

"9. Persons employed or usually employed in or in connection with Universities and/or Colleges of Advanced Education in the States of Queensland, Victoria and South Australia, who are eligible for membership in the Federated Clerks Union of Australia as at 1st April 1975."

- (ii) To alter the number of the present Clause 10 to Clause 9.

- (iii) The above alteration would remove the limitation of coverage by this Association of persons employed or usually employed as Clerks in or in connection with Universities and/or Colleges of Advanced Education in the States of Queensland, Victoria and South Australia who are eligible for membership in the Federated Clerks Union of Australia as at 1st April, 1975.

Any interested organisation, registered under the Industrial Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation whose address for service is: 511 Elizabeth Street, Surry Hills, Sydney NSW 2010, within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

J.P. O'SHEA  
Industrial Registrar

N.N.—8965093

## Industry, Technology and Commerce

### Customs Act 1901

#### NOTICE UNDER SECTION 17 (b)

#### NOTICE No. NT 12

I, JOHN PAUL KERLIN, pursuant to a delegation under section 4 (2) of the *Customs Administrative (Transitional Provisions and Consequential Amendments) Act 1985* and under a power of appointment in section 17 (b) of the *Customs Act 1901* hereby appoint the places identified in the following Schedule as a place for the examination of goods on landing.

#### THE SCHEDULE

Place	Location
Ansett Airfreight	That part of the property which is indicated by hatching on a scale drawing held by Subcollector of Customs Broome, and is situated at Lot 648 Frederick Street Broome Airport WA

Dated this 17th day of August 1989.

J. KERLIN  
Regional Manager Barrier Control

N.N.—8965022

COMMONWEALTH OF AUSTRALIA  
CUSTOMS ACT 1901

## NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOSEPH RACE EASTMURE, delegate of the Comptroller-General of Customs, hereby specify, pursuant to s161J of the *Customs Act 1901*, that the amounts set out in Columns 3 to 7 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the *Customs Act 1901*.

SCHEDULE		(Foreign Currency = AUS \$1)				
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Country	Foreign	Date	Date	Date	Date	Date
	Currency	16/08/89	17/08/89	18-20/08	21/08/89	22/08/89
AUSTRIA	Schillings	10.3100	10.3500	10.4300	10.4600	10.5000
BELGIUM/LUX	Francs	30.6500	30.7600	31.0000	31.0600	31.1800
BRAZIL	Cruzado	1.8287	1.8523	1.8681	1.8964	1.9305
CANADA	Dollar	0.8916	0.8913	0.8916	0.8910	0.8962
CHINA	New Yuan	2.8080	2.8129	2.8038	2.8144	2.8322
DENMARK	Kroner	5.6985	5.7167	5.7618	5.7700	5.7945
FIJI	Dollars	1.1487	1.1509	1.1519	1.1529	1.1562
FINLAND	Marks	3.3026	3.3115	3.3331	3.3417	3.3633
FRANCE	Francs	4.9546	4.9703	5.0075	5.0100	5.0330
GERMANY	Deutschmarks	1.4646	1.4707	1.4830	1.4867	1.4918
GREECE	Drachmas	126.3800	126.5800	127.5600	127.7600	128.3200
HONG KONG	Dollars	5.9034	5.9138	5.8946	5.9174	5.9548
INDIA	Rupees	12.6100	12.6400	12.6200	12.6400	12.6800
INDONESIA	Rupiahs	1345.0000	1347.0000	1344.0000	1349.0000	1358.0000
IRELAND	Pounds	0.5484	0.5508	0.5548	0.5571	0.5591
ISRAEL	Shekel	1.5088	1.5145	1.5096	1.5195	1.5287
ITALY	Lire	1052.5200	1056.8200	1064.2200	1064.8500	1067.5900
JAPAN	Yen	107.1600	107.7700	108.2900	108.4900	108.9200
KOREA	Won	503.7700	504.6800	503.2400	505.0800	508.3300
MALAYSIA	Dollars	2.0262	2.0318	2.0271	2.0384	2.0536
NETHERLANDS	Guilders	1.6524	1.6581	1.6713	1.6741	1.6815
NEW ZEALAND	Dollars	1.2885	1.2880	1.2866	1.2854	1.2882
NORWAY	Kroner	5.3578	5.3729	5.4065	5.4150	5.4356
PAKISTAN	Rupees	15.9000	15.9300	15.8800	15.9400	16.0400
PNG	Kina	0.6571	0.6573	0.6574	0.6585	0.6618
PHILIPPINES	Pesos	16.5500	16.5800	16.5200	16.5900	16.6900
PORTUGAL	Escudos	122.4200	122.8900	123.3400	124.0600	124.4400
SINGAPORE	Dollars	1.4793	1.4825	1.4810	1.4880	1.4968
SOLOMON IS.	Dollars	1.7935	1.7962	1.8010	1.8031	1.8115
SOUTH AFRICA	Rand	2.0682	2.0753	2.0878	2.0942	2.1041
SPAIN	Pesetas	91.6600	91.9100	92.6500	92.7600	93.1900
SRI LANKA	Rupees	27.2100	27.2600	27.2300	27.3300	27.6400
SWEDEN	Kroner	4.9763	4.9902	5.0162	5.0256	5.0460
SWITZERLAND	Francs	1.2624	1.2663	1.2794	1.2814	1.2856
TAIWAN	Dollars	19.4200	19.4400	19.4000	19.4500	19.5400
THAILAND	Bahts	19.5700	19.6000	19.5700	19.6500	19.7700
UK	Pounds	0.4788	0.4796	0.4838	0.4848	0.4842
US	Dollars	0.7563	0.7576	0.7552	0.7580	0.7628

J.R.EASTMURE  
Delegate of the  
Comptroller-General of Customs  
CANBERRA A.C.T.  
23/08/89  
N.N.-8965095

## Primary Industries and Energy

### COMMONWEALTH OF AUSTRALIA

*Pipeline Authority Act 1973*

#### APPOINTMENT OF A PART-TIME DEPUTY CHAIRMAN OF THE PIPELINE AUTHORITY

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to section 6 of the *Pipeline Authority Act 1973* hereby appoint Alan Charles Smart to be a part-time Deputy Chairman of the Pipeline Authority for three years commencing 24 July 1989.

Dated this 16th day of August 1989.

BILL HAYDEN  
Governor-General

By His Excellency's Command,  
P. COOK  
Minister of State for Resources

N.N.—8965023

## Transport and Communications

*Broadcasting Act 1942*

#### DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/88/195

The Australian Broadcasting Tribunal has approved, pursuant to section 90JA of the *Broadcasting Act 1942*, the acquisition by Fobike Pty Ltd of all the issued shares in Central Victorian Radio Pty Ltd (3CV).

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

Contact officer Meredith Jones  
Telephone (02) 959 7864

N.N.—8965024

#### AUSTRALIAN BROADCASTING TRIBUNAL LICENCE RENEWAL—COMMERCIAL RADIO SERVICES 2GB SYDNEY, 2CH SYDNEY, 2KY SYDNEY

##### NEW SOUTH WALES

##### Public Submissions Invited

The Australian Broadcasting Tribunal is conducting a public inquiry into the renewal of each of the licences for the above mentioned commercial radio services.

We are interested in your views on the renewal of these licences. The issues to be addressed during each of these inquiries are whether:

- the licensee has complied with its undertaking to provide an adequate and comprehensive service pursuant to the licence, to encourage the provision of Australian programs and to use and encourage the use of Australian creative resources;
- the licensee has given a new undertaking for the forthcoming licence period;
- the licensee is no longer a fit and proper person to hold the licence;
- the licensee has the necessary financial, technical and management capabilities;

- a condition of the licence has not been complied with;
- the service is commercially viable;
- the licensee is in contravention of the ownership and control provisions.

If you would like to give us your views on any or all of these matters, you can make a submission to the Tribunal by 6 October 1989.

Before making a submission, you may want to look at the inquiry files, which contain copies of the applications for the renewal of the licences and other relevant information. File numbers are: 2GB—IL/89/134, 2CH—IL/89/133 and 2KY—IL/89/135.

You may also find it helpful to read the Tribunal's pamphlets *Inquiry Procedures* and *A Guide to Submitters*, available with the files or on request from the Tribunal.

For a listing of where the files can be located please contact:

Australian Broadcasting Tribunal  
Tandem House  
76 Berry Street  
North Sydney NSW 2060  
Telephone (02) 959 7811  
Contact officers  
Sue Ferguson: 2GB  
Jeanette Radcliffe: 2CH and 2KY

N.N.—8965025

## Treasurer

### COMMONWEALTH OF AUSTRALIA

*Banking Act 1959*

#### AUTHORITY TO CONSENT TO SUMMARY PROSECUTIONS OF OFFENCES

I, PETER FREDERICK MORRIS, the Minister for Industrial Relations acting for and on behalf of the Treasurer of the Commonwealth of Australia,

- Hereby revoke the instrument signed by me on 18 April 1989 authorising the persons holding, occupying or performing the duties of an office or position specified in the Schedule to the instrument, to consent to summary prosecutions for offences arising under regulations made under section 39 of the Banking Act and
- Hereby authorize pursuant to section 70 (2) of the *Banking Act 1959*, hereby authorise each of the persons for the time being occupying or performing the duties of an office in:

The Office of the Director of Public Prosecutions specified in Schedule 1 hereto; and

The Attorney-General's Department specified in Schedule 2 hereto;

to consent to summary prosecutions for offences arising under regulations made under section 39 of the Banking Act.

#### SCHEDULE 1

Office of the Director of Public Prosecutions

Office or position	Level	Position number
HEAD OFFICE		
First Deputy Director	6	0001
First Assistant Director	4	0450
First Assistant Director	4	0036
Senior Assistant Director	2	0524
Senior Assistant Director	2	0446
Senior Assistant Director	2	0447
Senior Assistant Director	2	0492

<i>Office or position</i>	<i>Level</i>	<i>Position number</i>
Assistant Director	1	0003
Assistant Director	1	0445
Assistant Director	1	0206
Assistant Director	1	0523
SYDNEY OFFICE		
Deputy Director	4	0202
Senior Assistant Director	2	0210
Senior Assistant Director	2	0500
Senior Assistant Director	2	0204
Senior Assistant Director	2	0239
Assistant Director	1	0454
Assistant Director	1	0549
MELBOURNE OFFICE		
Deputy Director	4	0300
Senior Assistant Director	2	0301
Senior Assistant Director	2	3003
Senior Assistant Director	2	0471
Assistant Director	1	0196
Assistant Director	1	0476
PERTH OFFICE		
Deputy Director	3	0605
Assistant Director	1	0452
Principal Legal Officer		0908
Principal Legal Officer		0600
Principal Legal Officer		0608
Principal Legal Officer		0451
BRISBANE OFFICE		
Deputy Director	3	0400
Assistant Director	1	0444
Principal Legal Officer		0409
Principal Legal Officer		0410
Principal Legal Officer		0907
Principal Legal Officer		0276
Principal Legal Officer		0463
Principal Legal Officer		0464
Principal Legal Officer		0465
ADELAIDE OFFICE		
Deputy Director	3	0700
Principal Legal Officer		0702
Principal Legal Officer		0704
Principal Legal Officer		0703
CANNBERRA OFFICE		
Deputy Director	3	0050
Assistant Director	1	0052
TOWNSVILLE OFFICE		
Principal Legal Officer		0426

## SCHEDULE 2

### Attorney-General's Department

<i>Office or position</i>	<i>Level</i>	<i>Position number</i>
NORTHERN TERRITORY		
Director of Legal Services		1830
Principal Legal Officer		7691
Principal Legal Officer		0935
TASMANIA		
Director of Legal Services		1801
Principal Legal Officer		1803
Principal Legal Officer		7037

Dated this 12th day of August 1989.

PETER MORRIS

Minister for Industrial Relations

Acting for and on behalf of the Treasurer

N.N.—8965026



**INDUSTRIES  
ASSISTANCE  
COMMISSION**

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# **INQUIRY**

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## **CONCESSIONAL ENTRY OF ALUMINISED STEEL FOR USE IN MUFFLER EXHAUST SYSTEMS.**

The Commission is to report to the Government on the above matter by 21 September 1989. A public hearing will be held in Canberra on 7 September 1989.

For information and to register interest, telephone  
Alan Johnston (062) 64 3333.

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**TELEX:** INDCOM AA62283

**FACSIMILE:** (062) 53 1660

**POSTAL ADDRESS:**

The Secretary  
Industries Assistance Commission  
PO Box 80  
BELCONNEN ACT 2616

N.N.-8965095



**Commonwealth  
of Australia**

**Gazette**

No. S 283, Tuesday, 22 August 1989

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**SPECIAL**

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

FISHERIES NOTICE NO. ORF3

AMENDMENT OF FISHERIES NOTICES ORF 1 & ORF 2

Pursuant to section 8 of the Fisheries Act 1952, I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, hereby:

- (a) vary the instrument known as Fisheries Notice No. ORF1, published in Gazette No. S 271 on 8 August 1989, by omitting from paragraph (b) of that Notice "23 August 1989" and substituting "6 September 1989"; and
- (b) vary the instrument known as Fisheries Notice No. ORF2, published in Gazette No. S 273 on 9 August 1989, by omitting from paragraph (b) of that Notice "23 August 1989" and substituting "6 September 1989".

Dated this eighteenth day of August 1989.

JOHN KERIN



## 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>National Companies and Securities Commission Act 1979</u>	National Companies and Securities Commission Regulations (Amendment)	1989 No.214
<u>Mutual Assistance in Criminal Matters Act 1987</u>	Mutual Assistance in Criminal Matters (Republic of Vanuatu) Regulations	1989 No.215
<u>War Service Estates Act 1942</u>	War Service Estates Regulations (Amendment)	1989 No.216
<u>Defence Act 1903, Naval Defence Act 1910 and Air Force Act 1923</u>	Cadet Forces Regulations (Amendment)	1989 No.217
<u>Defence Force Discipline Act 1982</u>	Defence Force Discipline Regulations (Amendment)	1989 No.218
<u>Air Force Act 1923</u>	Air Force Regulations (Amendment)	1989 No.219
<u>Audit Act 1901</u>	Finance (Overseas) Regulations (Amendment)	1989 No.220
<u>Audit Act 1901</u>	Finance Regulations (Amendment)	1989 No.221
<u>Australian Citizenship Act 1948</u>	Australian Citizenship Regulations (Amendment)	1989 No.222
<u>Migration Act 1958</u>	Migration Regulations (Amendment)	1989 No.223
<u>Remuneration Tribunal Act 1973</u>	Remuneration Tribunal (Miscellan- eous Provisions) Regulations (Amendment)	1989 No.224
<u>Honey Export Charge Act 1973</u>	Honey Export Charge (Rate of Charge) Regulations (Amendment)	1989 No.225
<u>Honey Levy Act (No.1) 1962</u>	Honey Levy (No.1) Regulations (Amendment)	1989 No.226
<u>Honey Levy Act (No.2) 1962</u>	Honey Levy (No.2) Regulations (Amendment)	1989 No.227
<u>Commonwealth Inscribed Stock Act 1911</u>	Commonwealth Inscribed Stock Regulations (Amendment)	1989 No.228
<u>Currency Act 1965</u>	Currency Regulations (Amendment)	1989 No.229

2 Ordinance

THE TERRITORY OF ASHMORE AND CARTIER ISLANDS

NOTIFICATION OF THE MAKING OF AN ORDINANCE

NOTICE is hereby given that the undermentioned Ordinance of the Territory of Ashmore and Cartier Islands has been made. Copies of the Ordinance may be purchased from the Legal Section, Department of the Arts, Sport, the Environment, Tourism and Territories, 5th Floor, Tobruk House, 15 Moore Street, Canberra City, ACT.

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Number and year of Ordinance	Short title of Ordinance
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1 of 1989

Criminal Code Ordinance 1989





**Commonwealth  
of Australia**

**Gazette**

**No. S 285, Wednesday, 23 August 1989**

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**SPECIAL**

*Australian Meat and Live-stock Corporation Act 1977*

**NOTIFICATION OF MAKING OF ORDERS**

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

<i>Section of Act under which Order made</i>	<i>Order relates to</i>	<i>Title of Order</i>	<i>Distinguishing number of Order</i>
16H	Livestock	Prohibition on Export of Sheep to the Kingdom of Saudi Arabia	L7/89

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COMMONWEALTH OF AUSTRALIA

TORRES STRAIT FISHERIES ACT 1984  
DECLARATION PURSUANT TO SECTION 17

I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, acting for and on behalf of the Protected Zone Joint Authority, in accordance with the power conferred by paragraph 35(1)(a) of the Torres Strait Fisheries Act 1984 (the Act), hereby declare, pursuant to subsection 17(1) of the Act, that a licence under subsection 19(2) of the Act is required for the purpose of taking fish, with the use of a boat over 6 metres in length in the course of community fishing--

- (a) rock lobster from the area of the rock lobster fishery;
- (b) Spanish mackerel from the area of the Spanish mackerel fishery;
- (c) pearl shell from the area of the pearl shell fishery.

Pursuant to subsection 17(2) of the Act this Notice shall come into force one month after publication of this Notice in the Gazette.

Dated this

*Eleventh*

day of

*August*

1989.

JOHN KERIN



ARRANGEMENT BETWEEN the Governor-General and the Administrator of the Northern Territory of Australia for the preparation, alteration and revision of the Electoral Rolls jointly by the Commonwealth and the Northern Territory.

PURSUANT TO section 84 of the Commonwealth Electoral Act 1918 ("the Act") and section 26A of the Electoral Act 1980 of the Northern Territory ("the Territory Act") and all other enabling powers, it is hereby mutually arranged between His Excellency, the Governor-General of the Commonwealth of Australia ("the Commonwealth"), acting with the advice of the Federal Executive Council, and His Honour, the Administrator of the Northern Territory of Australia ("the Territory"), acting with the advice of the Executive Council of the Northern Territory, for the preparation, alteration and revision of the Electoral Rolls jointly by the Commonwealth and the Territory.

1. Upon the coming into force of this Arrangement, the existing Electoral Rolls prepared for the Territory under the Act and the Territory Act shall become the Joint Electoral Rolls of the Commonwealth and the Territory ("the Rolls").

2. Each person who is a Divisional Returning Officer or an Assistant Divisional Returning Officer under the law of the Commonwealth shall be appointed an Assistant Returning Officer under the law of the Territory and thereupon be responsible for the maintenance of the Rolls.

3.(1) The Commonwealth shall:

- (a) maintain its Electoral Districts in the Territory so that, for at least as long as is practicable having regard to the number of members representing the Northern Territory in the Parliament of the Commonwealth, Electoral Districts shall be co-terminous with electoral divisions of the Territory; and

- (b) where necessary, alter, as soon as practicable following the declaration under the Territory Act of a distribution of electoral divisions, the boundaries of Electoral Districts to coincide with the boundaries of the electoral divisions as they then exist.

(2) Where, having regard to the number of members representing the Northern Territory in the Parliament of the Commonwealth, it is no longer possible to have all Electoral Districts co-terminous with all electoral divisions, the Electoral Commissioner and the Chief Electoral Officer of the Territory shall consult upon the number and boundaries of the Electoral Districts.

4. The Commonwealth shall maintain the Rolls so as to permit the Chief Electoral Officer of the Territory to perform his duties under the Local Government Act 1985 as to elections in relation to a municipality or a community government council.

5. That the Rolls so prepared shall contain all matters required by the electoral laws of the Commonwealth to be contained in its own Rolls and all matters required by the electoral laws of the Territory to be contained in its own Rolls and may contain any matters authorized by those laws to be contained therein including footnotes, references, or distinguishing marks necessary or convenient to indicate that any person whose name appears thereon is not eligible to vote at any Commonwealth or Territory election or to indicate any other matter necessary or convenient to be indicated thereon for any purpose in connection with the Rolls.

6. That there shall be, so far as practicable, joint forms for the purposes of enrolment on, additions to, transfers from, alterations in, and removal of names from, the Rolls and for other purposes incidental thereto. Those forms shall be as agreed between the Electoral Commissioner and the Chief Electoral Officer of the Territory and comply with the electoral laws of the Commonwealth and those of the Territory.

7. That the Chief Electoral Officer of the Territory shall have the right at all reasonable times to inspect enrolment records relating to the Territory maintained by the Electoral Commissioner for the purpose of carrying out any duty imposed upon the Chief Electoral Officer under any law of the Territory.

8. The Electoral Commissioner will, as far as possible, but always subject to the concurrence of the Chief Electoral Officer for the Territory, conduct annually in the Territory the habitation reviews to which the Act refers, the manner and time of each review being as agreed between them, provided, however, that a habitation review shall not be conducted in the period between the date of the announcement of either a Commonwealth election or a Territory election and the day of that election.

9. The parties shall share equally:

- (a) the cost of habitation reviews other than the remuneration of staff permanently employed by the Commonwealth to undertake roll maintenance activities; and
- (b) the cost of joint information and education campaigns and programs approved by the Electoral Commissioner and the Chief Electoral Officer of the Territory.

10. (1) The amount referred to in sub-clause 10(2) as provided for hereunder shall be:

- (a) in respect of the year commencing 1 January 1989 ("the 1989 year"), an amount equal to a half of the cost, as agreed by the Electoral Commissioner and the Chief Electoral Officer of the Territory, of maintaining for that year; and

- (b) in respect of each subsequent year of the Arrangement an amount equal to half of the cost, as so agreed, of maintaining for that subsequent year,

the Rolls by using hardware and software facilities.

(2) The Territory shall pay to the Commonwealth an amount:

- (a) for the 1989 year, equal to that ascertained by subtracting from the amount calculated under paragraph 10(3)(a) the amount provided for by paragraph 10(1)(a); and
- (b) for each subsequent year of the Arrangement, equal to that ascertained by subtracting from the amount calculated under paragraph 10(3)(b) the amount provided for by paragraph 10(1)(b).

(3) The amount referred to in sub-clause 10(2) as to be calculated hereunder shall be:

- (a) for the 1989 year, the product in cents of A and D, as defined in paragraph (b) of this sub-clause; and
- (b) for each subsequent year for which this Arrangement enures, in accordance with the following formula:

$$\frac{A \times B \times D}{C} \text{ cents}$$

where:

A is 63 cents;

- B is Consumer Price Index for Darwin, as published by the Australian Bureau of Statistics, for the last quarter of the year for which an amount is payable by the Territory hereunder;
- C is that Index for the last quarter of the year 1989; and
- D is the number of electors on the Rolls as at 31 December in the year for which the amount is payable.

11. This Arrangement shall come into force on 1 September 1989.

12. This Arrangement may be terminated by not less than twelve months' notice, in writing, given by the Administrator of the Territory to the Governor-General of the Commonwealth or by the Governor-General of the Commonwealth to the Administrator of the Territory, on behalf of the Territory and the Commonwealth respectively, or may be terminated at any time by mutual arrangement.

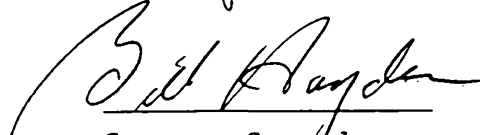
Dated the

16<sup>th</sup>

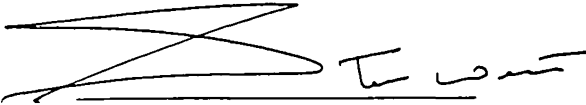
day of

August

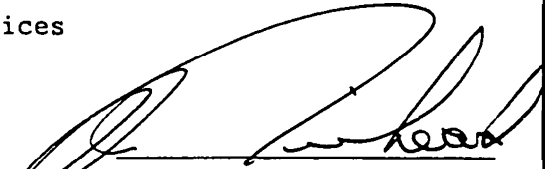
1989.

  
Governor-General

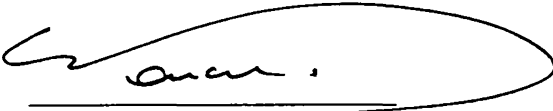
By His Excellency's Command



Minister for Administrative Services

  
Administrator of the  
Northern Territory of  
Australia

By His Honour's Command



Chief Minister





**COMMONWEALTH OF AUSTRALIA**

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

**Declaration of an Approved Management Program**

I, GRAHAM FREDERICK RICHARDSON, the Minister of State for the Arts, Sport, the Environment, Tourism and Territories, being satisfied on those matters set out in paragraphs 5 (1) (a) to (d) of the *Wildlife Protection (Regulation of Exports and Imports) Regulations 1984* in relation to a management program entitled "1989 Queensland Kangaroo Management Program" dated June 1989 which was submitted by the Queensland Department of Environment and Conservation and has been carried out in Queensland since 1 January 1989, is being carried out, and will continue to be carried out for the remainder of 1989, hereby declare in pursuance of sub-section 10 (1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* that management program to be an approved management program for the purposes of the Act in relation to the species *Macropus rufus*, *Macropus giganteus*, *Macropus robustus* and *Macropus parryi*.

Dated this 16th day of August 1989.

**GRAHAM RICHARDSON**

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



**COMMONWEALTH OF AUSTRALIA**

*World Heritage Properties Conservation Act 1983*

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

I, GRAHAM FREDERICK RICHARDSON, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, pursuant to subsection 9 (1) of the *World Heritage Properties Conservation Act 1983* hereby notify that I have consented to the doing of the following acts in relation to the 'relevant property' referred to in regulation 3C of the *World Heritage Properties Conservation Regulations* (Statutory Rules No. 337 of 1988) and described in schedule 2B of those regulations on condition that the acts are done in compliance with all relevant laws of the State of Queensland:

The collection of seeds from within the Wet Tropics of Queensland World Heritage Area by Mr D. R. Hillier, of Dee Anchor Nursery, Innisfail.

Dated this the 19th day of August 1989.

**GRAHAM RICHARDSON**

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



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Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

GEMFISH FISHERY MANAGEMENT PLAN 1989 (AMENDMENT)

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

- (a) I have determined Plan of Management No. GEM 3; and
- (b) copies of the determination may be obtained from the Commonwealth Bookshop at 70 Alinga Street, Canberra, Australian Capital Territory.

Dated this *Eighth* day of *August* 1989

JOHN KERIN