

Commonwealth of Australia

No. GN 2, Wednesday, 17 January 1990 Published by the Australian Government Publishing Service, Canberra

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GAZETTE INQUIRIES

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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).

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Copy will be returned unpublished if not submitted in accordance with these requirements.

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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.

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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, Australian 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.-9012129

Special Information

Commonwealth of Australia Gazette No. GN 2, 17 January 1990

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

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

Lien No.	Date and time created (EDST)	Description and registration	Payable by
00907	5 January 1990, 917	Cessna 172N, VH-AAN	Skybird Aviation Services, PO Box 230 Niddrie Vic. 3042
00908	5 January 1990, 921	Piper PA44-180, VH-JAK	As above
00909	5 January 1990, 925	Piper PA23-250, VH-MBU	As above
00910	5 January 1990, 930	Cessna 172P, VH-PIX	As above
00911	5 January 1990, 933	Cessna 172N, VH-RSB	As above
00912	5 January 1990, 936	Cessna 152, VH-SOX	As above
00913	5 January 1990, 949	Cessna A150-M, VH-FPU	Mr E J Maitland, 9 May St Tullamarine Vic.
00914	5 January 1990, 953	Cessna 172N, VH-UVS	Skybird Aviation Services, PO Box 230 Niddrie Vic. 3042
00915	5 January 1990, 957	Cessna 172N, VH-WOJ	Mr E J Maitland, 9 May St Tullamarine Vic.
00916	5 January 1990, 1000	Sikorsky S62A, VH-NWC	Librair Pty Ltd, PO Box 649 Nambour Old 4560
00917	5 January 1990, 1004	Cessna 441, VH-TFW	Skybird Aviation Services, PO Box 230 Niddrie Vic. 3042
			Sungold Airlines, PO Box 119 Palmwoods Qld
			Aircraft Leasing Corporation, PO Box 458 Bankstown NSW

Dated this 11th day of January 1990.

K. HUNT Registrar of Statutory Liens

N.N.-9012130

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Operator and Reference	Section of Act	Date notified
Decisions		
ANSETT AIRLINES OF AUSTRALIA (D143-D144/89)	17 (4)	29.12.89
Approval to offer the following discount air fares during 1-31 January 1990 inclusiv by the operator:	e under specified condit	ions as proposed
\$50 'Mystery' fare for same day return travel originating in Melbourne or Sydne	ey (
50 per cent discount 'Friends' fare for one adult passenger accompanying a fu travel with an origin or destination in one of seven nominated trunk route ports		dertaking return
Approved on basis of estimates provided by the operator that the discount far improve profitability.	res will generate additi	onal traffic and
ANSETT AIRLINES OF AUSTRALIA (D142/89)	17 (4)	4.1.90
Approval to offer Apex discount return fares at 35 per cent off the normal econ- Gladstone, Melbourne-Coffs Harbour routes, and any sector with the origin or d from 1 January to 30 October 1990 under specified conditions as proposed by the	estination of Hamilton	
Approved on basis of estimates provided by the operator that the discount fa improve profitability.	ares will generate addit	ional traffic and

AIR NSW (D8/90)

Approval to offer a 'Take to the Air Fare' (on a limited seating basis) providing one free ticket for a passenger accompanying a return full fare passenger on flights ex Albury/Dubbo/Griffith/Narrandera/Wagga Wagga to Sydney until 15 February 1990 and under specified conditions as proposed by the operator.

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

ANSETT AIRLINES OF AUSTRALIA (D7/90)

Approval to offer a \$50 'Mystery' fare for same day return travel originating in Brisbane, effective during 15-31 January 1990 inclusive under specified conditions as proposed by the operator.

99

17 (4) 8.1.90

17 (4) 8.1.90

Operator and Reference

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

SKYWEST AIRLINES (D3 and D4/90)

Approval to offer the following discount air fares during the period ending 28 February 1990 under specified conditions as proposed by the operator:

'Peanuts' 35 per cent discount fare ex Albany and Esperance

\$50 'Mystery' flight fare for same day round trip travel on the Perth-Albany/Esperance/Geraldton/Kalgoorlie routes. Approved on basis of information provided by the operator that the discount fares will generate additional traffic and improve profitability.

N.N.-9012131

Legislation

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 21 December 1989 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz .:

No. 174 of 1989-An Act to amend the Customs Act 1901 and the Anti-Dumping Authority Act 1988, and for related purposes. (Customs Legislation (Anti-Dumping) Act 1989).

> A. R. BROWNING Clerk of the House of Representatives

> > N.N.-9012132

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 28 December 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 178 of 1989-An Act to amend the Overseas Students Charge Act 1979. (Overseas Students Charge Amendment Act (No. 2) 1989).

No. 179 of 1989-An Act to establish and incorporate a University of Canberra under the sponsorship of Monash University, to repeal the Canberra College of Advanced Education Act 1967, and for related purposes. (University of Canberra Act 1989).

> A. R. BROWNING Clerk of the House of Representatives

> > N.N.-9012133

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 24 December 1989 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz .:

No. 178 of 1989-An Act to amend the National Health Act 1953, and for related purposes. (National Health Amendment Act 1989).

No. 176 of 1989-An Act to amend the Customs Tariff Act 1987. (Customs Tariff Amendment Act (No. $\tilde{4}$) 1989).

No. 177 of 1989-An Act relating to Duties of Excise. (Excise Tariff Amendment Act (No. 2) 1989).

A. R. BROWNING

Clerk of the House of Representatives

N.N.-9012134

Determinations

Defence Act 1903

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

Notice is hereby given that the following determinations have been made under section 58B of the Defence Act. Copies of the Determinations can be obtained from the Department of Industrial Relations, Defence Remuneration and Conditions Branch, 2nd Floor, Drake Centre, Canberra ACT, telephone (062) 43 7650. GPO Box 9879, Canberra City ACT 2601

Number and year of Determination	Description of Determination	Date made
No. 172 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	20.12.89
No. 173 of 1989	Amends Determinations 0101, 0199, 0204, 0503, 0504, 0505 and 0509	14.10.89
No. 174 of 1989	Amends Determinations 3714, 3723, 3724, 3732, 3901 and 1989/27	26.10.89
No. 175 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	23.10.89
No. 176 of 1989	Introduces Determination 1613	24.10.89
No. 177 of 1989	Amends Determinations 3714, 3723, 3724, 3901 and 1989/27	26.10.89
No. 178 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	31.10.89
No. 179 of 1989	Amends Determination 0503	26.10.89
No. 180 of 1989	Amends Determination 1989/27	2.11.89
No. 181 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	22.11.89
No. 182 of 1989	Amends Determinations 3714, 3723, 3724, 3732, 3901 and 1989/27	9.11.89
No. 183 of 1989	Amends Determinations 0503, 0507 and 0508	7.11.89
No. 184 of 1989	Amends Determinations 0214, 0215, 0301, 0302, 0306, 0307, 0309, 0401 and 0402	2.11.89
No. 185 of 1989	Amends Determination 3901	17.11.89
No. 186 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	28.11.89
No. 187 of 1989	Amends Determinations 0401 and 0506	17.11.89

100 Legislation Commonwealth of Australia Gazette No. GN 2, 17 January 1990

Section	of Act	Date	notified

17 (4) 9.1.90

Number and year of Determination	Description of Determination	Date made
No. 188 of 1989	Amends Determinations 3714, 3723, 3724, 3732, 3901 and 1989/27	23.11.89
No. 189 of 1989	Amends Determinations 0504 and 0509	2.11.89
No. 190 of 1989	Amends Determination 0101	23.11.89
No. 191 of 1989	Amends Determinations 0499, 0510, 0511, 0604, 0606, 2501 and 3498	21.11.89
No. 192 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	20.12.89
No. 193 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	20.12.89
No. 194 of 1989	Amends Determinations 3601, 3610, 3711 and 3731	20.12.89

N.N.-9012135

N.N.-9012162

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

Notice is hereby give that the Parliamentary Presiding Officers have made the undermentioned Determination. Copies can be obtained from the Joint House Department, Parliament House, Canberra ACT, Tel. (062) 77 2292.

Description of determination	Date made
Salary rates	14 December 1989
	R. HARRIS Employee Relations

Government Departments

Administrative Services

THE HOSPITAL EMPLOYEES FEDERATION OF AUSTRALIA

Industrial Relations Act 1988 NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot of the members of The Hospital Employees Federation of Australia is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely The Health and Research Employees' Association of Australia.

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

The previously notified commencing date of the ballot is hereby cancelled.

The previously notified closing date of the ballot is hereby cancelled.

New dates for the commencing and closing of the ballot will be notified.

John Nellor	Australian Electoral Commis-			
Returning Officer	sion Industrial Elections Branch 10th Floor			
17 January 1990				
	399 Lonsdale St Melbourne Vic. 3000			
Telephone (03) 604 4339	(GPO Box 768G Melbourne 3001)			

N.N.-9012136

THE HEALTH AND RESEARCH EMPLOYEES' ASSOCIATION OF AUSTRALIA

Industrial Relations Act 1988

NOTICE OF BALLOT IN RESPECT OF A PROPOSED AMALGAMATION

Notice is hereby given that a secret ballot of the members of The Health and Research Employees' Association of Australia is to be conducted on the question whether they approve the proposed amalgamation of that organisation with the following organisation, namely The Hospital Employees Federation of Australia.

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

The previously notified commencing date of the ballot is hereby cancelled.

The previously notified closing date of the ballot is hereby cancelled.

New dates for the commencing and closing of the ballot will be notified.

John Nellor	Australian Electoral Commis- sion Industrial Elections Branch 10th Floor 399 Lonsdale St Melbourne Vic. 3000			
Returning Officer 17 January 1990				
Telephone (03) 604 4339	(GPO Box 768G Melbourne 3001)			

N.N.--9012137

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AUSTRALIAN ELECTORAL COMMISSION

I HAVE ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

B COX Electoral Commissioner

THE SCHEDULE

New South Wales as at 3 January 1990

		% Deviation from
		average divisional
Division	Enrolment	enrolment
BANKS	66552	-3.24
BARTON .	68493	-0.42
BENNELONG	66996	-2.59
BEROWRA	67145	-2.38
BLAXLAND	66333	-3.56
BRADFIELD	67811	-1.41
CALARE	70390	2.33
CHARLTON	70321	2.23
CHIFLEY	71129	3.41
COOK	67435	-1.95
COMPER	76748	11.57
CUNNINGHAM	65915	-4.16
DOBELL	74740	8.66
DUNDAS Eden-Monaro	65541	-4.71
FARRER	72531 70996	5.44 3.21
FOWLER	69855	1.55
GILMORE	69681	1.30
GRAYNDLER	65183	-5.23
GREENWAY	65403	-4.91
GWYDIR	67281	-2.18
HUGHES	71612	4.11
HUME	68013	-1.11
HUNTER	70787	2.91
KINGSFORD-SMITH	66984	-2.61
LINDSAY	69476	1.00
LOWE	66570	-3.21
LYNE	77021	11.97
MACARTHUR	68070	-1.03
MACKELLAR	66088	-3.91
MACQUARIE	68296	-0.70
MITCHELL	73003	6.13
NEWCASTLE	64681	-5.96
NEW ENGLAND	71015	3.24
NORTH SYDNEY	62583	-9.01
PAGE	71647	4.16
PARKES	67180	-2.33
PARRAMATTA	65523	-4.73
PHILLIP	66347	-3.54
PROSPECT	73147	6.34
REID	67003	-2.58
RICHMOND	70657	2.72
RIVERINA-DARLING	63963	-7.00
ROBERTSON ST GEORGE	74575 68245	8.42 -0.78
ST GEURGE Skortland	71414	3.82
SYDNEY	65238	-5.15
THROSBY	67474	-1.90
WARRINGAH	65298	-5.06
WENTWORTH	62195	-9.57
HERRIMA	77347	12.45
STATE-TOTAL	3507931	
AVERAGE ENROLMENT	68783	

Victoria as at 3 January 1990

	Enroiment	% Deviation from average divisional enrolment
Division	Enroument	
ASTON	70739	-0.76
BALLARAT	68963	-3.25
BATMAN	74017	3.83
BENDIGO	71240	-0.06
BRUCE	72962	2.35
BURKE	66389	-6.86
CALMELL	69920	-1.91
CASEY	70501	-1.10
CHISHOLM	75282	5.60
CORANGAMITE	69592	-2.37
CORINELLA	67389	-5.46
CORIO	72934	2.31
DEAKIN	72888	2.24
DUNKLEY	69726	-2.18
FLINDERS	66865	-6.20
GELLIBRAND	73910	3.68
GIPPSLAND	72060	1.08
GOLDSTEIN	75364	5.72
HIGGINS	72783	2.09
HOLT	65621	-7.94
HOTHAM	72742	2.04
INDI	69547	-2.43
ISAACS	73691	3.37
JAGAJAGA	69161	-2.98
KOOYONG	71376	0.12
LALOR	66792	-6.30
LA TROBE	70899	-0.54
MCEMEN	69036	-3.15
MCHILLAN	73511	3.12
MALLEE	74530	4.55
MARIBYRNONG	72287	1.40
MELBOURNE	71849	0.78
MELBOURNE PORTS	71720	0.60
MENZIES	69227	-2.88
HURRAY	72865	2.21
SCULLIN	71509	0.31
HANNON	74574	4.61
HILLS	74422	4.39
STATE-TOTAL	2708883	
AVERAGE ENROLMENT	71286	

		% Deviation from average divisional
Division	Enrolment	enrolment
BOWMAN	78351	7.30
BRISBANE	67416	-7.67
CAPRICORNIA	68554	-6.11
DAMSON	72641	-0.51
FADDEN	67797	-7.14
FAIRFAX	81589	11.73
FISHER	83016	13.69
FORDE	68472	-6.22
GRIFFITH	68251	-6.52
GROOM	73764	1.02
HERBERT	74442	1.95
HINKLER	72123	-1.22
KENNEDY	70757	-3.09
LEICHHARDT	75241	3.04
LILLEY	68734	-5.86
MCPHERSON	84148	15.24
MARANOA	70425	-3.54
MONCRIEFF	81741	11.94
MORETON	66497	-8.92
OXLEY	67598	-7.42
PETRIE	73055	0.05
RANKIN	72253	-1.04
RYAN	73626	0.83
NIDE BAY	71914	-1.51
STATE-TOTAL	1752405	
AVERAGE ENROLMENT	73017	

Queensiand as at 3 January 1990

Western Australia as at 3 January 1990

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	67457	-1.58
CANNING	63721	-7.03
COMAN	64523	-5.86
CURTIN	72915	6.37
FORREST	68899	0.51
FREMANTLE	70356	2.64
KALGOORLIE	67696	-1.23
MOORE	64709	-5.59
C'CONNOR	71577	4.42
PEARCE	66165	-3.47
PERTH	72887	6.33
STIRLING	71133	3.77
Shan	71471	4.27
TANGNEY	66105	-3.55
STATE-TOTAL	959614	
AVERAGE ENROLMENT	68544	

South Australia as at 21 December 1989

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	72707	-0.73
BARKER	71776	-2.00
BONYTHON	75142	2.60
BOOTHBY	73764	0.71
GREY	69031	-5.75
HAWKER	70023	-4.39
HINDMARSH	72432	-1.10
KINGSTON	74280	1.42
MAKIN	73840	0.82
MAYO	78399	7.04
PORT ADELAIDE	73013	-0.31
STURT	71567	-2.29
WAKEFIELD	76157	3.98
STATE TOTAL	952131	
AVERAGE ENROLMENT	73241	,

Tasmania as at 3 January 1990

Division	Enrolment	% Deviation from average divisional enrolment
BASS	59638	-1.31
BRADDON	59714	-1.18
DENISON	59479	-1.57
FRANKLIN	61537	1.82
LYONS	61791	2.24
STATE-TOTAL	302159	
AVERAGE ENROLMENT	60432	

Australian Capital Territory as at 3 January 1990

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA FRASER	82534 82769	-0.14 0.14
STATE-TOTAL	165303	
AVERAGE ENROLMENT	82652	

Northern Territory as at 3 January 1990

Division	Enrolment	% Deviation from average divisional enrolment
AVERAGE ENROLMENT	73711	0.00

TOTAL FOR AUSTRALIA 10 422 137

9012285

Arts, Sport, the Environment, Tourism and Territories

COMMONWEALTH OF AUSTRALIA

Ozone Protection Act 1989

NOTICE UNDER SUBSECTION 40 (7) IN RELATION TO EXEMPTIONS UNDER SCHEDULE 4

I, GRAHAM FREDERICK RICHARDSON, Minister for the Arts, Sport, the Environment, Tourism and Territories, pursuant to subsection 40 (7) of the Ozone Protection Act 1989, hereby publish information on exemption from compliance imposed by Schedule 4, in relation to a product, being an obligation in respect of which an exemption granted under this section would exempt a person from compliance. The exemption period for all exempted products is from 1 January 1990 to 31 December 1990.

Company **TIC Distributors Pty Ltd** Products **AFS 400 FBK 010 FBR 010A** FCC 010 **FCR 005 MKC 000 MKA 000** MKD 000 **MKB 000** SCB 020 SCB 020R SCL 300 COM 200H **DFL 200H** ECS 200H ECS 400H EML 200H SCO 200H SGA 170H **SGB 200H** SMFL 200H SOA 170H **SOB 200H VID 100H** Company Boehringer Ingelheim Products Atrovent Metered Aerosol Alupent Metered Aerosol Berotec Metered Aerosol Tobispray Metered Aerosol Company Glaxo Products Becotide 50 Inhaler 200 dose Becotide 100 Inhaler 200 dose Becloforte 250 Inhaler 200 dose Beconase Nasal Spray 200 dose Ventolin Inhaler 200 dose Salmeterol Inhaler 120 dose Fluticasone Inhaler 120 dose Company 3M Products Respolin 200 Respolin 400 Medihaler Iso Medihaler Epi Medihaler Ergotamine Company Schering-Plough Pty Products Aldecin Inhaler Company Maxwell Chemicals Pty Ltd Product Surefilm SS113

Company CRC Chemicals Co. Products Contact Cleaner 175 g Contact Cleaner 400 g Video Cleaner Company NCH Australia Pty Ltd Products Lexite Lextend DJC-201 Overboard Company Pfizer Agricare Pty Ltd Product **Terramycin Pinkeye Aerosol** Company Profill Products Aircraft Multi Shot Insecticide 100 g Aircraft One Shot Insecticide 40 g Aircraft One Shot Insecticide 150 g Automatic Aircraft Disinsection Device 100 g Aircraft Pre-Spray Insecticide 100 g Company Janssen-Cilag Pty Ltd Product Delfen Foam Company Astra Pharmaceuticals Products Pulmicort Aerosol 50 ug Pulmicort Aerosol 100 ug Pulmicort Aerosol 200 ug Rhinocort Aerosol 50 ug Rhinocort Aerosol 100 ug Briacanyl Aerosol Xylocaine Topical Spray Nobecutane Spray Aldecin Nasal Spray Company Fisons Pty Ltd Products Intal metered dose aerosol 1 mg Intal metered dose aerosol 5 mg Tilade metered dose aerosol 2 mg Nitrolingual Spray Company Fibremakers Australia Pty Ltd Product **Ensign Silicone Pressure Pack**

GRAHAM RICHARDSON

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

N.N.-9012138

ULLADULLA HINTERLAND BROADCASTING TRANSMISSION STATION ENVIRONMENTAL INQUIRY

NOTICE OF INQUIRY

In accordance with paragraph 42 (1) of the Lands Acquisition Act 1989, the Minister for the Arts, Sport, the Environment, Tourism and Territories has directed that an inquiry be conducted under section 11 of the Environment Protection (Impact of Proposals) Act 1974 into environmental aspects of the acquisition by the Commonwealth of approximately 0.16 hectares of land and the erection of a television translator station at Little Forest Trig in the Morton National Park.

Dr Donald McMichael CBE has been appointed Commissioner of the Inquiry.

Lodgement of submissions

Submissions to the inquiry should be lodged by 4.00 p.m. Friday, 16 February 1990.

These can be mailed to The Secretary, Ulladulla Hinterland Broadcasting Transmission Station Environmental Inquiry, GPO Box 787, Civic ACT 2601 or delivered by hand to 4th Floor, Tobruk House, 15 Moore Street, Canberra.

Public hearings

The Commissioner intends to hold public hearings at The Royal Room, Bannister Lodge, 191 Mitchell Parade, Mollymook NSW; from Wednesday 21 February to Saturday 24 February 1990 with sessions starting at 10.00 a.m.

Persons wishing to appear before the Commissioner should give notice to the Secretary.

Public inspection of documentation

Copies of documentation describing the proposal can be viewed at:

Environment Assessment Branch, Department of the Arts, Sport, the Environment, Tourism and Territories, 4th Floor, Tobruk House, 15 Moore Street, Canberra.

Ulladulla Library, Civic Centre, Princess Highway, Ulladulla NSW.

The Environment Centre, 39 George Street, Sydney NSW. National Parks and Wildlife Service, Nowra District Office, Department of Housing Building, First Floor, 24 Berry Street, Nowra NSW.

Inquiries can be made to Ms Catherine Crisp, Secretary, Ulladulla Hinterland Broadcasting Transmission Station Environmental Inquiry. Telephone (062) 74 1448

CATHERINE CRISP Secretary to the Inquiry

N.N.-9012139

Attorney-General

CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS APPROVAL OF EVENT

I, LIONEL FROST BOWEN, Attorney-General of Australia, in pursuance of subregulation 32 (1) of the Customs (Cinematograph Films) Regulations, hereby approve, for the purposes of Part III of the Regulations, the 1990 National Lesbian Film and Video Festival to be held in

Melbourne for the period 19 January 1990 to 30 January 1990, being an event to be conducted by Lesbian Festival 1990.

Dated this 2nd day of January 1990.

-LIONEL BOWEN Attorney-General

N.N.-9012140

CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS APPROVAL OF ORGANISATION

I, LIONEL FROST BOWEN, Attorney-General of Australia, in pursuance of subregulation 32 (1) of the Customs (Cinematograph Films) Regulations, hereby approve, for the purposes of Part III of the Regulations, Lesbian Festival 1990 as an organisation, being an organisation able to hold approved events within the meaning of Part III of the aforesaid Regulations.

Dated this 2nd day of January 1990.

LIONEL BOWEN Attorney-General

N.N.-9012141

AUSTRALIAN CAPITAL TERRITORY

Classification of Publications Ordinance 1983

I, LIONEL FROST BOWEN, Attorney-General of Australia, pursuant to subsection 56 (1) of the *Classification* of *Publications Ordinance 1983*, hereby exempt Adult Literacy Through Video from the operation of section 48A to the extent that Adult Literacy Through Video are distributors of the eight-part videotape series 'Between the Lines'. Dated this 19th day of December 1989.

LIONEL BOWEN Attorney-General

N.N.--9012142

Employment, Education and Training

NOTIFICATION OF NONGOVERNMENT SCHOOLS SEEKING ELIGIBILITY FOR COMMONWEALTH FINANCIAL ASSISTANCE

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

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

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

Submissions should be directed to:

The Director

Schools Programs (New Schools) Commonwealth Department of Employment, Education and Training GPO Box 9880

in your capital city

The following abbreviations are used:

Extensions:

P: Primary

JS: Junior secondary S: Secondary (junior and senior)

SS: Senior Secondary

Relocations:

W: Whole

P: Partial

A: Additional annex

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

1990

Proposal to establish an additional campus

SOUTH AUSTRALIA

School name:	Bethesda Christian College
School town/suburb:	South Plympton
Proposed change:	Relocation: A
Proposed new site:	Hackham
Sponsoring org/affil:	Pentecostal
School level:	PSS
1st year of funding:	1990
Proj enroll primary:	74
Max enrol primary:	420
0.1	1.17.1 1

School proposes to establish additional campus at Hackham to cater for primary students only.

N.N.-9012143

Immigration, Local Government and Ethnic Affairs

MIGRATION REGULATIONS PRIORITY LIST OF OCCUPATIONS

I, STEWART WEST, Acting Minister of State for Immigration, Local Government and Ethnic Affairs, hereby:

(A) DECLARE the following list of occupations to be the 'priority list of occupations' for the purposes of Regulation 146 of the Migration Regulations:

PRIORITY LIST OF OCCUPATIONS

Occupation

Electronics Engineer Industrial Engineer Computing Professional Accountant Teacher—Japanese or Chinese Languages Physiotherapist Occupational Therapist Speech Pathologist Radiographer (Diagnostic) Radiographer (Therapeutic) Aircraft Maintenance Engineer Tool and Die Maker **Electrical Mechanic Electrical Fitter** Machinery Fitter Metal Machinist (First Class) Sheetmetal Worker (First Class) **Refrigeration Mechanic** Vehicle Painter Vehicle Mechanic Panel Beater Chef/Cook Pastrycook Waiter (Skilled) (B) DECLARE Part A of this instrument to operate on and from 19 December 1989. Dated this 11th day of January 1990.

S. WEST

Acting Minister of State for Immigration, Local Government and Ethnic Affairs

N.N.-9012144

Migration Act 1958 SECTION 32 (1) NOTICE

I, STEWART WEST, Acting Minister of State for Immigration, Local Government and Ethnic Affairs hereby:

- (A) SPECIFY, pursuant to subsection 32 (1) of the Migration Act 1958 the pool entrance mark and priority mark for the Independent Entrant class of visa (code 126) be 95 points and 110 points respectively.
- (B) DECLARE Part A of the instrument to operate on and from 19 December 1989.

Dated this 11th day of January 1990.

S. WEST

Acting Minister of State for Immigration, Local Government and Ethnic Affairs

N.N.-9012145

Migration Act 1958 SECTION 32 (1) NOTICE

I, STEWART WEST, Acting Minister of State for Immigration, Local Government and Ethnic Affairs hereby:

- (A) SPECIFY, pursuant to subsection 32 (1) of the Migration Act 1958 the pool entrance mark and priority mark for the Concessional Family class of visa (code 105) be 85 points and 105 points respectively.
- (B) DECLARE Part A of the instrument to operate on and from 19 December 1989.

Dated this 11th day of January 1990.

S. WEST

Acting Minister of State for Immigration, Local Government and Ethnic Affairs

N.N.-9012146

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:

THE NORTHERN TERRITORY MEAT PROCESSING AWARD 1984

(C No. 26287 of 1989)

Dated this 29th day of April 1985.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 20 December 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 28 November 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 Australian Industrial Registry, 1 Briggs Street, Darwin free of charge.

SCHEDULE TERMS TO BE VARIED

Clause No.	Subject	variation
	N041CRN VO14 V	PRINT JO823
33 (b)	Payment by Results	Wages

Dated this 5th day of January 1989.

LYNDALL SOETENS Deputy Industrial Registrar

Substance of

N.N.-9012147

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS

COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

QUARRYING INDUSTRY (NORTHERN TERRITORY) AWARD 1982

(C No. 21851 of 1988)

Dated this 7th day of April 1982.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 21 December 1989, the Commission varied the term (or terms) of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 27 December 1989; and

(c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
	Q004CRN V017a	PRINT J0856
8	Wages	National Wage August 1988

Dated this 5th day of January 1989.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-9012148

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

(C No. 36491 of 1989)

Dated this 7th day of December 1987.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 19 December 1989, the Commision varied the term (or terms) of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 2 November 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 Australian Industrial Registry, 1 Briggs Street, Darwin free of charge.

SCHEDULE TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
T17	ICRN V009 S PR	RINT J0242
Declaration NT Paras I (a) & (b) dated 1.11.88	Contributions	Variation to Declaration Print H5345

Dated this 5th day of January 1990.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-9012149

110 Government departments

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS

COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

In the matter of:

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

(C No. 36492 of 1989)

Dated this 5th day of December 1989.

And in the matter of the variation of the award

Notice is hereby given:

- (a) That on 7 December 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 2 November 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 Australian Industrial Registry, I Briggs Street, Darwin free of charge.

SCHEDULE TERMS TO BE VARIED

Clause No.	Subject	Substance of variation
	T171CR V010 S PR	INT J0243
Declaration ACT First Para of Declaration dated 1.11.88	Contributions	Variation to Declaration Print H5465

Dated this 5th day of January 1990.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-9012150

IN THE AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

NOTICE OF APPLICATION TO DECLARE THE TRANSPORT WORKERS AWARD 1983 AS VARIED TO DATE, A COMMON RULE IN THE NORTHERN TERRITORY

(C No. 37423 of 1989)

Notice is hereby given that at 10.30 a.m. Tuesday 6 March 1990 at 1 Briggs Street, Darwin, the Australian Industrial Relations Commission will hear an application by the Transport Workers' Union of Australia to declare the award known as the Transport Workers Award 1983 as varied to date, a Common Rule of the industry covered by the said award of all work in or in connection with, or incidential to the industries and/or industrial pursuits of transport of goods, wares, merchandise, materials or anything whatsoever in its raw state or natural state, wholly or manufactured state or of a solid or gaseous nature or otherwise, and/or livestock in the Northern Territory.

A copy of the said award as varied to date, may be inspected free of charge at the Australian Industrial Registry, 80 Collins Street, Melbourne, Victoria; and the Australian Industrial Registry, I Briggs Street, Darwin, Northern Territory; and the Police Stations at Alice Springs, Tennant Creek, Nhulunbuy and Katherine in the Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least three days before 6 March 1990 file with the Deputy Industrial Registrar, 1 Briggs Street, Darwin, a notice in accordance with Form R13, appearing in the Rules of the *Industrial Relations Act 1988* and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

Dated this 5th day of January 1990.

LYNDALL SOETENS Deputy Industrial Registrar

N.N.-9012151

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE No. NS6

I, FRANCIS JAMES MULLIGAN delegate of the Minister of State for Industry Technology and Commerce, in pursuance of paragraph (b) of section 17 of the *Customs Act 1901*, hereby appoint the place appointed in the following Schedule as a place for the examination of goods on landing.

Dated this 3rd day of December 1989.

THIS SCHEDULE

Place name	Location
Mogal Freight Services	That part of the building which is indicated on Scale Drawing No. NS14 file No. N87/5457 folio No 51 held by Chief Inspector, Cargo Control & Accounting and is situated at premises known as 33 William Street Botany NSW 2019.

N.N.-9012152

COMMONWEALTH OF AUSTRALIA

Customs Act 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NO. NS6

I, FRANCIS JAMES MULLIGAN delegate of the Minister of the state for Industry Technology and Commerce, in pursuance of paragraph (b) of section 17 of the *Customs Act 1901*, hereby appoint the place appointed in the following Schedule as a place for the examination of goods on landing. Dated this 3rd day of December 1989.

THIS SCHEDULE

Place name			Location	
Oswalds Depot	Bond	Container	That part of the building which is indicated on Scale Drawing No. NS6 file No. N82/8030 folio No. 23 held by Chief Inspector, Cargo Control & Accounting and is situated at premises known as 69-73 Bourke Road, Alexan- dria NSW	
			N.N.—9012153	

Customs Act 1901 NOTICE UNDER SECTION 15

APPOINTMENT NOTICE No. 53

In pursuance of Subsection 4 (4) of the Customs Amendment Act (No. 3) 1980 and of Subsection 15 (2) of the Customs Act 1901, I, FRANCIS JAMES MULLIGAN, Director, Barrier Control hereby:

- (a) Declare that the wharves known as 12 and 13 Pyrmont as proclaimed in Customs Proclamation No. 54 which appeared in Commonwealth of Australia Gazette No. 13 of 12 April 1989, are to cease to be wharves appointed under section 15 of the Customs Act 1901.
- (b) Appoint as wharves all those premises known as 12 and 13 Pyrmont with adjacent land containing an area of (1.673 Hectares) as a single Area (6.053 Hectares) in the City of Sydney, Parish of St Andrew, County of Cumberland, state of New South Wales as shown in Plan No. AN 1009XL dated 11 May 1983 in the office of the Maritime Services Board of New South Wales.
- (c) Fix as the limits of the wharf the bounds thereof as shown in the said plan.

F. J. MULLIGAN Director Barrier Control

N.N.-9012154

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

Dated this 22nd day of December 1989.

P. E. TURNER Regional Manager Barrier Control

THE SCHEDULE

Place			Location	
Curtis (SA)	Brothers	Van	Lines	That part of the building which is indicated by hatching on the Scale Drawing No. S33, held by the Inspector, Cargo Control, and is situated on land at present known as 7-9 Langford Street, Pooraka, South Australia.
				N.N.—9012155

Government departments 111

Australian Trade Commission Act 1985 NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to 80 per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract.

The extent of the direct liability of the government under the contract of insurance is limited to \$A36 202 258, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

N.N.-9012156

Australian Trade Commission Act 1985

NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to 80 per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract.

The extent of the direct liability of the government under the contract of insurance is limited to \$A16 089 597, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

N.N.-9012157

Australian Trade Commission Act 1985

NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to 80 per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract.

112 Government departments

The extent of the direct liability of the government under the contract of insurance is limited to \$A36 935 278, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

Australian Trade Commission Act 1985 NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to eighty per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract.

The extent of the direct liability of the government under the contract of insurance is limited to \$A18 601 814, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

N.N.-9012159

Australian Trade Commission Act 1985

NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to eighty per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract. The extent of the direct liability of the government under the contract of insurance is limited to \$A37 203 628, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

N.N.--9012160

Australian Trade Commission Act 1985

NOTIFICATION UNDER SECTION 44

In pursuance of subsection (9) of section 44 of the Australian Trade Commission Act 1985, the Australian Trade Commission hereby gives notice that it has entered into a contract of insurance in accordance with an approval given by the Minister for Industry, Technology and Commerce under that section.

The contract of insurance is a contract to pay a person carrying on business in Australia up to eighty per centum of any monetary loss or other monetary detriment attributable to circumstances outside the control of the person resulting from failure to receive payment in connection with contracts for the sale of certain goods by the person to another person outside Australia and the export of the goods to that person during a period ending twenty-four months after the date of the final shipment under the contract.

The extent of the direct liability of the government under the contract of insurance is limited to \$A9 849 178, plus interest accruing until the due date of payment.

Dated this 5th day of January 1990.

L. T. MACALISTER Managing Director

N.N.-9012161

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 sl61J 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*.

		(Esseries	Currency :	- 4110 - 61 \		
SCHEDULE	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Column 1	Foreign	Date	Date	Date	Date	Date
Country		03/01/90	04/01/90	05-07/01	08/01/90	09/01/90
	Currency	03/01/90	04/01/90	05-01/0L	08/01/90	05/01/50
AUSTRIA	Schillings	9.4800	9.4700	9.3700	9.3000	9.2100
BELGTUM/LUX	Francs	28.2400	28.3300	27.7300	27.7900	27.4700
BRAZIL	Cruzado	9.0176	9.1600	9.4026	9.5264	9.7455
CANADA	Dollar	0.9098	0.9084	0.9132	0.9080	0.9109
CHINA	New Yuan	3.6951	3.6809	3,7053	3.6846	3.6993
DENMARK	Kroner	5.2401	5.2396	5.1426	5.1434	5.0900
EEC	ECU	0.6622	0.6645	0.6545	0.6495	0.6489
FIJI	Dollars	1.1786	1.1745	1.1783	1.1687	1.1736
FINLAND	Marks	3.2116	3.2009	3.1603	3.1495	3.1336
FRANCE	Francs	4.6030	4.6047	4.5172	4.5144	4.4759
GERMANY	Deutschmarks	1.3473	1.3490	1.3221	1.3223	1.3127
GREECE	Drachmas	125.0700		122.7900	122.3900	122.2600
HONG KONG	Dollars	6.1275	6.1051	6.1464	6.1112	6.1344
INDIA	Rupees	13.3300	13.2900	13.3500	13.2800	13.3100
INDONESIA	Rupiahs	1411.0000	1407.0000	1415.0000	1408.0000	1414.0000
IRELAND	Pounds	0.5080	0.5110	0.5026	0.4996	0.4970
ISRAEL	Shekel	1.5266	1.5207	1.5339	1.5230	1.5213
ITALY	Lire	1009.2800	1009.7300	992.2700	983.2700	981.4500
JAPAN	Yen	114.6500	113.5100	112.9300	113.0700	113.4700
KOREA	Won	533.7500	532.3900	535.8300	532.6200	534.9700
MALAYSIA	Dollars	2.1224	2.1149	2.1265	2.1172	2.1228
NETHERLANDS	Guilders	1.5220	1.5232	1.4923	1.4936	1.4811
NEW ZEALAND	Dollars	1.3180	1.3116	1.3141	1.3065	1.3048
NORWAY	Kroner	5.2198	5.2031	5.1682	5.1372	5.1017
PAKISTAN	Rupees	16.7900	16.7200	16.8300	16.7400	16.8100
PNG	Kina	0.6757	0.6737	0.6782	0.6731	0.7492
PHILIPPINES	Pesos	17.5900	17.5200	17.6400	17.5400	17.6100
PORTUGAL	Escudos	118.6900	118.5900	116.5000	115.8100	
SINGAPORE	Dollars	1.4914	1.4933	1.4911	1.4898	
SOLOMON IS.	Dollars	1.8912	1.8812	1.8919	1.8767	1.8824
SOUTH AFRICA	Rand	2.0203	2.0171	1.9978		
SPAIN	Pesetas	86.4500	86.8900	83.4300	85.6800	85.6300
SRI LANKA	Rupees	31.3600	31.2400	31.4500	31.2700	31.4000
SWEDEN	Kroner	4.9081	4.8960	4.8480		
SWITZERLAND	Francs	1.2408		1.2112		
TAIWAN	Dollars	20.5300				
THAILAND	Bahts	20.1400				
UK	Pounds	0.4873				
US	Dollars	0.7845	0.7815	0.7866	0.7822	0.7854

J.R.EASTMURE Delegate of the Comptroller-General of Customs CANBERRA A.C.T. 10/01/90 9012286

COMMONWEALTH OF AUSTRALIA	A. Fund Manager	B. Investment Product
Social Security Act 1947 NOTICE UNDER SUBSECTION 12B (2) I, DEREK VOLKER, Secretary of the Department of Social Security, specify in pursuance of subsection 12B (2) of the Social Security Act 1947 that each class of market- linked investments specified in column B of the Schedule is an investment product and that the person or body specified in column A of the Schedule opposite each named invest- ment product is the fund manager in relation to that in- vestment product.	Mirvac Funds Limited Mirvac Funds Limited Mirvac Funds Limited	Split Trust No. 2—Combined Property Equities—Combined Approved Deposit Fund
	Dated this 8th day of Jan	uary 1990. DEREK VOLKER Secretary Department of Social Security N.N9012163

COMMONWEALTH OF AUSTRALIA

Social Security Act 1947

NOTICE UNDER SUBSECTION 12F (6)

I, DEREK VOLKER, Secretary of the Department of Social Security, do hereby give notice in accordance with subsection 12F (6) of the Social Security Act 1947 (the Act) that I have determined in accordance with subsection 12F (1) of the Act that the current annual rate of return in relation to the market-linked investments included in each investment product nominated in column B below and managed by the fund manager specified in column A below is the percentage specified in column C below. This determination takes effect in accordance with subsection 12F (5) of the Act on the date specified in column D below.

SCHEDULE

A Fund	B Investment product	С%	D Date
BT Financial Services Ltd	BT Select Markets Trust-Equity	3.44	13.12.89
NRMA Life Rothschild Australia Asset Management	Insurance Savings Bond—Managed Units7.6 Five Arrows Smaller Companies Trust	0	15.12.89 14.12.89
Ltd Wardley Australia Management Ltd	Wardley Australia World Trust	5.9	11.10.89
Wardley Australia Management Ltd	Wardley Australia International ADF	6.05	11.10.89

Dated this 8th day of January 1990.

DEREK VOLKER Secrètary Department of Social Security

N.N.-9012164

Transport and Communications

Broadcasting Act 1942 DECISION BY THE AUSTRALIA

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File IO/88/150

The Australian Broadcasting Tribunal has considered the application for approval accepted on 5 May 1988.

The Tribunal has considered the information against the criteria set out in section 90JA of the *Broadcasting Act* 1942 and does not find it necessary to make any further investigations into any matter relevant to the inquiry.

The Tribunal therefore approves the transaction as shown in the application.

Person granted approval: Amalgamated Holdings Ltd

N.N.—9012165

Treasurer

RESERVE BANK OF AUSTRALIA NOTE ISSUE DEPARTMENT

Issued in pursuance of section 41 of the Reserve Bank Act 1959

STATEMENT OF POSITION AS AT CLOSE OF BUSINESS ON WEDNESDAY, 29 NOVEMBER 1989 AUSTRALIAN NOTES ON ISSUE

Denomination	Number	Amount
		S
\$1	36 045 018	36 045 018
\$2	26 261 748	52 523 496
\$5	44 814 736	224 073 680
\$10	70 205 379	702 053 790
\$20	117 291 309	2 345 826 180
\$50	83 549 035	4 177 451 750
\$100	50 023 877	5 002 387 700
Total	428 191 102	12 540 361 614

Notes held by:

Notes held by.	Banks Public	\$1 136 911 183 \$11 403 450 431
		\$12 540 361 614
B. A. NOBLE Note Issue Department		B. W. FRAZER Governor
		N.N9012166

AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975 INTERIM ORDER

WHEREAS:

- (A) Wodonga Meats Pty Limited ('Wodonga Meats'), a company incorporated in Victoria and having its registered office at Kelly Street, Wodonga, in that State, proposes to acquire assets of an Australian business from Associated Meat Processes Unit Trust;
- (B) As a result of the acquisition referred to in Clause
 (A) Wodonga Meats will become a prescribed corporation carrying on an Australian business;
- (C) Hannan Holdings Pty Limited ('Hannan Holdings'), a company incorporated in New South Wales and

having its registered office at Level 17, 99 Walker Street, North Sydney, in that State, is a foreign person, being a wholly owned subsidiary of Hannan Corporation, a company incorporated or formed under the law of Japan;

(D) I, NICK BOLKUS, Minister of State for Consumer Affairs, acting for and on behalf of the Treasurer, am satisfied that Hannan Holdings proposes following the acquisition referred to in Clause (A) to acquire a substantial shareholding in Wodonga Meats as specified in the notice furnished by Hannan Holdings under section 26 of the Act;

NOW THEREFORE for the purpose of enabling consideration to be given to whether an order should be made under subsection 18 (2) of the Act, I prohibit the proposed acquisition by Hannan Holdings for a period of ninety days after this order comes into operation.

Dated this 9th day of January 1990.

N. BOLKUS Minister of State for Consumer Affairs

N.N.-9012167

Foreign Acquisitions and Takeovers Act 1975

Section 23

REVOCATION ORDER

I, PAUL JOHN KEATING, the Treasurer, hereby REVOKE the final order dated the thirteenth day of September 1988, published in the Commonwealth of Australia Gazette dated the twenty-first day of September 1988, prohibiting the acquisition proposed by Emperor Mines Limited of all the issued ordinary shares in Southern Resources Limited not already held by Emperor Mines Limited.

Dated this 9th day of filming

1990 1989 ŘEP

9012287

INSURANCE (AGENTS AND BROKERS) ACT 1984 NOTIFICATION OF REGISTRATION

I, John Anthony Hanks, a delegate of the Insurance and Superannuation Commissioner, give notice that the persons whose names appear in the schedule hereto have been registered pursuant to section 21 of the Insurance (Agents and Brokers) Act 1984 to carry on business as insurance brokers in respect of general insurance business for a period of one year commencing from the dates indicated respectively.

John Bon O. A. Hanks _ Kon 4

J. A. Hanks Assistant Commissioner General Insurance 9 ///90

SCHEDULE

07/10/89	30329	A.G. GILHAM AND ASSOCIATES PTY LTD
12/09/89	30207	A.W. HINCHEN (VIC) PTY LTD
31/12/89	20486	AACOOP PTY LTD
26/09/89	20274	ACADEMY INSURANCE BROKERS PTY LIMITED
08/12/89	30225	ALAN WILSON INSURANCE BROKERS PTY LTD
		ALEXANDER STENHOUSE LIMITED
17/10/89	20389	
05/12/89	20568	ALLAN JOHN HAWKSFORD
14/11/89	20527	ALLEGIANCE INSURANCE MANAGEMENT PTY LTD
10/11/89	20567	AMERIA PTY LTD
08/12/89	30118	ANDERS STUART (AUST) PTY LTD
26/09/89	20233	ARADLAY INVESTMENTS PTY LTD
24/09/89	30260	ARCHER GENERAL INSURANCE BROKERS PTY LTD
05/09/89	40042	ASSOCIATED INSURANCE BROKERS OF AUSTRALIA QUEENSLAND PTY LIMITED
08/12/89	30097	AUSTRAL ANGLO PTY LTD
08/12/89	30127	B.R.A. AUSTRALIA PTY LTD
14/11/89	20228	BAIN CLARKSON PTY LTD
26/06/89	60061	BAMARONG PTY LTD
15/12/89	50120	BARRIE GRAHAME & ASSOCIATES PTY LTD
		BARRY LACEY INSURANCE BROKERS PTY LTD
29/11/89	30358	
14/11/89	20467	BENSON, KERRY JOHN
14/11/89	20468	BENSON, MARILYN
10/10/89	30185	BILMONT INSURANCE CONSULTANTS PTY LTD
02/01/89	30384	BOB BROADLEY & ASSOC PTY LTD
08/12/89	20040	BOB MCMURRAY INSURANCE BROKERS PTY LIMITED
10/11/89	40147	BOSTON MANAGEMENT LIMITED
14/11/89	20009	BOWEN INSURANCE BROKERS PTY LTD
23/09/89	60086	BRANTON PTY LTD
08/12/89	50020	BRECKNOCK & ASSOCIATES (AUSTRALIA) PTY LTD
24/09/89	30285	BRENDAN MCCARTHY & ASSOCIATES PTY LTD
07/11/89	30211	BRIAN A. MCKENNA & ASSOCIATES PTY LTD
25/08/89	30352	BRICHER PTY LTD
14/11/89	40031	BRISBANE INSURANCE BROKERS PTY LTD
	20044	BROOKE HABNER INSURANCE (BROKERS) PTY LIMITED
08/08/89		
08/08/89	50011	C. T. NOMINEES PTY LTD
24/09/89	20369	C.B.S. INSURANCE BROKERS PTY LTD
10/10/89	20003	C.E. MCDONALD (AUST) PTY LIMITED
08/12/89	20223	CAMPBELLTOWN CAMDEN THE PROTECTORS INSURANCE BROKERS PTY LTD
22/10/89	20482	CHAMBERS GALLOP MCMAHON P/L
24/09/89	20188	CLARK INSURANCE BROKERS PTY. LTD.
07/11/89	20128	CLAYDON INSURANCE BROKERS PTY LIMITED
26/09/89	40023	CLEGMONT PTY LTD
26/09/89	40050	CONCORDE INSURANCE BROKERS PTY LTD
31/07/89	30026	CORRIEBHRUACH PTY LTD
08/12/89	20092	CREED INSURANCE BROKERS PTY LIMITED
14/11/89	20226	CREST-VIEW INSURANCE BROKERS PTY LIMITED
24/09/89	60068	D'AURIZIO, EMILIO
24/09/89	60069	D'AURIZIO, MARIA
08/12/89 ₀	. 30074	DENISON BAKER & ASSOCIATES PTY LTD
	40015	DIRECT INSURANCE BROKERS PTY LTD
26/09/89		
14/11/89	20201	DON HUTTON INSURANCE BROKERS PTY LIMITED
15/09/89	20476	DON SMITH & ASSOCIATES PTY LTD
27/10/89	60088	DOUGLAS INSURANCE BROKERS PTY LTD
08/12/89	20033	DRIESSEN INSURANCE BROKERS PTY LTD
22/12/89	30383	EALES INSURANCE BROKERS PTY LTD
24/09/89	30265	EALES WILKINSON PTY LTD

24/09/89	30187	ECHUCA INSURANCE BROKERS PTY LTD
07/07/89	20513	ELDERS LIVESTOCK INSURANCE BROKERS PTY LTD
26/09/89	60028	ELKINGTON BISHOP MOLINEAUX INSURANCE BROKERS LTD.
02/09/89	60073	ESPADA HOLDINGS PTY LTD
08/08/89	30051	EVELINE RIGBYE AND ASSOCIATES INSURANCE BROKERS PTY LIMITED
10/10/89	30381	
		FORBES GEAR PTY LTD
30/11/89	30333	FREEMAN MCMURRICK PTY LTD
08/08/89	30314	FULLER, NOLA HELEN
08/08/89	30313	FULLER, VICTOR HERBERT
14/11/89	30070	G.B.I. HOLDINGS PTY LTD
24/09/89	20169	GALLACHER POND INSURANCE BROKERS PTY LIMITED
27/06/89		
	60079	GAULT ARMSTRONG & KEMBLE (W.A.) PTY LTD
17/10/89	30053	GEPETA PTY LTD
14/11/89	40053	GLASSOP & SON (QLD) PTY LTD
08/12/89	30102	GLASSOP & SON (VIC) PTY LTD
10/10/89	20162	GLASSOP & SON PTY LTD
14/11/89	60026	GODDARD NOMINEES PTY LTD
22/08/89	40026	GORDON WILSON & ASSOCIATES PTY LTD
08/12/89	20198	GOW-GATES INSURANCE BROKERS PTY LIMITED
24/09/89	30012	GRAMPIANS INSURANCE BROKERS PROPRIETARY LIMITED
08/12/89	30214	GRESHAM INSURANCE BROKING SERVICES PTY LTD
24/09/89	20202	GT INSURANCE BROKERS PTY LTD
26/09/89	20147	
		H.M. BATES AUSTRALIA PTY. LIMITED
10/10/89	40068	HADGOLD PTY LTD
08/12/89	30201	HAMMOND JEWELL PTY LTD
14/11/89	20103	HANLIS PTY LIMITED
27/11/89	20483	HANNAN & CO INSURANCE BROKING SERVICES PTY LTD
08/12/89	30087	HANNAN & COMPANY PTY LIMITED
14/11/89	20043	HANNAN & CUTTANT FIT LIMITED
		HARVEY ROBSON (INSURANCE BROKERS) PTY LIMITED
03/06/89	40116	HIKARI NO. 123 PTY LIMITED
08/08/89	20518	HOTEL INSURANCE BROKERS PTY LTD
10/10/89	20083	J C ROBINSON & CO PTY LTD
24/09/89	20031	J.G. MORTLOCK (AUSTRALIA) PTY LTD
08/12/89	20149	JAMES DEAR & ASSOCIATES PTY LTD
08/12/89	30166	JAMES WILTSHIRE PTY LIMITED
07/11/89		JARES WILLSHIKE FIT LIMITEU
	20315	JARDINE AUSTRALIAN INSURANCE BROKERS PTY LIMITED
14/11/89	20348	JARDINE UNDERWRITING AGENCY PTY LIMITED
03/11/89	40107	JAXCASTLE PTY LTD
26/09/89	30159	JOHN BERNARD & ASSOCIATES PTY LTD
26/09/89	30155	JOHN F. BRADEN AND ASSOCIATES PTY. LIMITED
08/12/89	20050	TOTAL T. DADEN AND ASSOCIATES FT. LIMITED
		JOHN J. ANDREWS INSURANCE BROKERS PTY LTD
30/09/89	40012	JOHN TANNOCK INSURANCE BROKERS PTY LTD
08/12/89	30205	JONSTAN INSURANCE BROKERS PTY LTD
10/10/89	50027	K.E. SKILTON & ASSOCIATES PTY LTD
30/11/89	20485	KALMIT HOLDINGS PTY LTD
21/12/89	60100	KEEMAN HOLDINGS PTY LIMITED
10/10/89	30218	KEILONG PTY LTD
29/06/89		KEILUNG FIT LID
	30346	KEITH YOUNG INSURANCE BROKERS PTY LTD
07/11/89	20084	KEVIN R. WHELPTON & ASSOCIATES (AUST) PTY LTD
03/11/89	30357	KILDERRY PTY LTD
08/12/89	30045	L. P. HALLAM (INSURANCE BROKERS) PTY LTD
14/11/89	20334	LANGLANDS (INSURANCE BROKERS) LIMITED
07/11/89	20349	LECKDALE PTY LIMITED
08/12/89		
	20330	LIBERTY GENERAL & LIFE INSURANCE BROKERS PTY LTD
03/11/89	50102	LOWNDES LAMBERT (S.A.) PTY LTD
28/11/89	40148	M DIETRICH INSURANCE AGENCIES PTY LTD
10/10/89	30013	M.F. BARLOW AUSTRALIA PTY LTD
14/11/89	20355	M.M. HULSE AND ASSOCIATES PTY LIMITED
08/12/89	30213	MACARTHUR FARMER & STREET PTY LTD
05/01/90		MADISON THER & SIREEL FIT LIU
	20533	MADISON INSURANCE BROKERS PTY LIMITED
05/09/89	30170	MAURICE ANTHONY AND ASSOCIATES (AUSTRALIA) PTY LIMITED
02/11/89	20526	MCLEAN BELL INSURANCE BROKERS PTY LIMITED
08/12/89	60018	MCNAUGHTON GARDINER INSURANCE BROKERS PTY LIMITED
08/12/89	30072	MCVILLY'S INSURANCE BROKERS PTY LTD
08/12/89	50031	METROPOLITAN INSURANCE BROKERS PTY LTD
12/12/89	20528	MUN TACHDANCE BOAKERS DA
08/12/89		MHM INSURANCE BROKERS P/L
	30241	MIDDLEDITCH INSURANCE BROKERS PTY LTD
12/09/89	30203	MORAN HOLDINGS PTY LTD
08/12/89	10018	MUTUAL BROKERS PTY LTD
07/06/89	30345	MYRINA PTY LTD
08/12/89	50030	N. MILLINGTON & ASSOCIATES PTY LTD
08/12/89		
	30194	NPLANE INNURANCE MUNKING SERVICES DIVITE
08/12/89	30194 30271	NELANC INSURANCE BROKING SERVICES PTY LTD
08/12/89	30271	NELANC INSURANCE BROKING SERVICES PTY LTD NEMUR VARITY PTY LTD

SCHEDULE

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SCHEDULE

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10/10/89	30063	NEPEAN BROKERS & ASSOCIATES PROPRIETARY LIMITED
08/12/89	20059	NEWCASTLE INSURANCE BROKERS PTY LIMITED
13/09/89	60084	O'BRIEN, LESLIE ALAN
08/12/89	20319	OMEGA INSURANCES (BROKERS & AGENTS) PTY LTD
08/08/89	30048	ONE HUNDREDTH TRIBUTE PTY LTD
30/09/89	20329	OSBORNE INSURANCE (BROKERS) PTY LIMITED
08/12/89	20266	OSMAN INSURANCE BROKERS PTY LIMITED
03/11/89	20525	OVENS & MURRAY INSURANCE BROKERS PTY LTD
14/11/89	20237	OXLEY INSURANCE BROKERS PTY LIMITED
02/12/89	20529	P.M. INSURANCE BROKERS PTY LTD
08/12/89	30252	P.M.H. INSURANCE BROKERS PTY LTD
08/12/89	20036	PENN INSURANCE BROKING GROUP PTY LIMITED
08/12/89	50060	PETER F. HERRAMAN PTY LTD
26/09/89	30280	PHILP, NEWBY & OWEN PTY LTD
	20484	PRICE INSURANCE BROKERS PTY LIMITED
27/11/89	40028	OUEFNSLAND MARINE AND GENERAL INSURANCE BROKERS PTY LID
22/08/89	20473	R & J MAKKINK GENERAL INSURANCE BROKERAGE SERVICES PTY LTD
14/08/89	20503	R & M INSURANCE BROKERS PTY LIMITED
19/04/89	30255	R.A. POLLARD PTY LTD
08/12/89	20168	R.R. JAMES INSURANCE (BROKERS) PTY LIMITED
08/12/89	60083	REGION HOLDINGS PTY LTD
01/09/89	20284	RICHARD FLORANCE INSURANCE BROKERS PTY LTD
30/09/89	202372	RICHERS INSURANCE BROKERS PTY LTD
30/09/89		RIDGE MANOR INVESTMENTS PTY LTD
08/12/89	30068 40062	ROBERT BARROW (QUEENSLAND) PTY LTD
26/09/89	30131	ROBE OSBORNE INSURANCE CONSULTANTS PTY LTD
08/12/89	60081	RON HOWARD & ASSOCIATES PTY LTD
26/07/89 31/07/89	40030	ROSTAND PTY LTD
01/07/89	20510	ROUNDTABLE PTY LTD
08/12/89	20016	RUSS FISHER & ASSOCIATES INSURANCE BROKERS PTY LTD
26/09/89	50092	RZEMIENIUK, HENRY
	50022	S.T.G. INSURANCE BROKERS PTY LTD
08/12/89 31/07/89	50009	SAFEGUARD INSURANCE BROKERS PTY LTD
24/09/89	20146	SCOTT & BROAD PTY LTD
26/09/89	20344	SEDGWICK ABRAHAMS PTY LTD
10/10/89	30247	SEDGWICK LIMITED
10/10/89	30282	SFLIMI AVNI
08/12/89	20151	SHORTLAND INSURANCE BROKERS (CENTRAL COAST) PTY LIMITED
26/09/89	50035	SOUTH COAST INSURANCE BROKERS (S.A.) PTY. LTD.
09/11/89	60075	SPARAXIS PTY LTD
08/12/89	20234	STADPEND PTY LIMITED
08/12/89	20075	STANLEY G. PLANTZOS INSURANCE BROKERS PTY LIMITED
24/09/89	60019	STATEWIDE INSURANCE BROKERS PTY LTD
08/12/89	30158	STEEVES LUMLEY PTY LTD
08/12/89	20259	STEVENS INSURANCE BROKERS PTY LTD
16/07/89	50086	STRATACORP INSURANCE BROKERS PTY LTD
07/07/89	30349	T.C. MCMAHON & CO PTY LTD
24/09/89	40059	T.P. DOWLING INSURANCE BROKERS PTY LTD
08/12/89	30209	TARTAKOVER INSURANCE BROKERS PTY LTD
24/09/89	30250	TERYLE NOMINEES PTY LTD
22/06/89	20508	TUNNELL INSURANCE BROKERS PTY LTD
07/11/89	20275	UNABRAN PTY LIMITED
03/11/89	20566	UTAROA PTY LIMITED
10/11/89	20559	VERDITE PTY LIMITED
24/09/89	20364	W.B.W. INSURANCE BROKING GROUP PTY LIMITED
24/09/89	50032	W.D. MUNRO & ASSOCIATES PTY LTD.
07/11/89	20390	W.T. INSURANCE BROKERS PTY LTD
10/10/89	20453	WEISS, ALISON JOY
10/10/89	20452	WEISS, ANTHONY
10/10/89	30085	WHITBREAD ASSOCIATES PTY LTD
01/01/90	30382	WILKINSON INSURANCE BROKERS PTY LTD
0		

INSURANCE (AGENTS AND BROKERS) ACT 1984 NOTIFICATION OF REGISTRATION

I, John Anthony Hanks, a delegate of the Insurance and Superannuation Commissioner, give notice that the persons whose names appear in the schedule hereto have been registered pursuant to section 21 of the Insurance (Agents and Brokers) Act 1984 to carry on business as insurance brokers in respect of life insurance business for a period of one year commencing from the dates indicated respectively.

at Hards

J. A. Hanks Assistant Commissioner General Insurance a///gr

SCHEDULE

03/10/89	90060	A.W. HINCHEN (VIC) PTY LTD
03/10/89	90026	ALLIED INSURANCE BROKERS PTY LTD
05/09/89	90097	BATES HUCKEL PTY LIMITED
12/12/89	90100	BRANTON PTY LTD
31/10/89	90022	BRECKNOCK & ASSOCIATES (AUSTRALIA) PTY LTD
31/10/89	90001	DAVID R. BLEAKLEY & ASSOCIATES PTY LTD
03/10/89	90 029	HOPKINS INSURANCE BROKERS PTY LTD
31/10/89	90043	IAN BERRY INSURANCE BROKERS PTY LTD
31/10/89	90080	INSURANCE BROKING Q'IEENSLAND PTY LTD
07/10/89	90099	INTERSURE PTY LTD
19/12/89	90065	LIBERTY GENERAL & LIFE INSURANCE BROKERS PTY LTD
29/06/89	90073	LIFE MANAGEMENT (INSURANCE BROKERS) PTY LTD
04/01/90	90106	TAYLOR & PARTNERS PTY LTD
19/12/89	90021	WILLIS FABER JOHNSON & HIGGINS LTD

INSURANCE (AGENTS AND BROKERS) ACT 1984 NOTIFICATION OF CANCELLATION OF OF REGISTRATION

I, John Anthony Hanks, a delegate of the Insurance and Superannuation Commissioner, give notice that the registrations to carry on business as insurance brokers in respect of general insurance business pursuant to section 21 of the Insurance (Agents and Brokers) Act 1984 granted to the persons whose names appear in the schedule hereto have been cancelled as of the dates indicated respectively.

ohn Hah

J. A. Hanks Assistant Commissioner General Insurance 9///90

SCHEDULE

13/11/89	40115	CARTER, JOHN RICHARD
28/11/89	20190	DRUMMOND PORTER PTY.LIMITED

9012288





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SPECIAL

No. S 386, Monday, 18 December 1989

Published by the Australian Government Publishing Service, Canberra

NOTIFICATION OF THE MAKING OF STATUTORY RULES NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra City ACT.				
Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules		
Australian Federal Police Act 1979	Australian Federal Police Regulations (Amendment)	1989 No.361		
<u>Australian Federal Police Act 1979</u>	Australian Federal Police Regulations (Amendment)	1989 No.362		
Australian Federal Police Act 1979	Australian Federal Police (Discipline) Regulations (Amendme	1989 No.363 ent)		
Merit Protection (Aust- ralian Government Employees) Act 1984	Merit Protection (Australian Federal Police) Regulations (Amendment)	1989 No.364		
Migration Act 1958	Migration (Criteria and General) Regulations	1989 No.365		
Migration Act 1958	Migration Regulations (Amendment)	1989 No.366		

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No. S 387, Tuesday, 19 December 1989

Published by the Australian Government Publishing Service, Canberra

PROCLAMATION Commonwealth of Australia BILL HAYDEN

Governor-General

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

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Grain Legumes Levy Legislation Amendment Act 1989, hereby fix 1 January 1990 as the day on which that Act commences.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 14 December 1989

By His Excellency's Command,

JOHN KERIN

Minister of State for Primary Industries and Energy

GOD SAVE THE QUEEN!

PROCLAMATION

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

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 2 of the *Minerals (Submerged Lands) Act 1981*, hereby fix 1 February 1990 as the day on which that Act comes into operation.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 14 December 1989

By His Excellency's Command,

PETER COOK Minister of State for Resources

GOD SAVE THE QUEEN!

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No. S 388, Tuesday, 19 December 1989 Published by the Australian Government Publishing Service, Canberra

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<u>Australia</u>

MIGRATION ACT 1958

SECTION 32(2) NOTICE

I, Robert Francis Ray, Minister of State for Immigration, Local Government and Ethnic Affairs, pursuant to subsection 32(2) of the <u>Migration Act</u> 1958 hereby specify the passmark of 100 points for applications for visas of the Independent Entrant class of visa (code 126) for the purposes of this Act and the regulations.

MINISTER OF STATE FOR IMMIGRATION, LOCAL GOVERNMENT AND ETHNIC AFFAIRS

11-12 -69

MIGRATION ACT 1958

SECTION 32(2) NOTICE

I, Robert Francis Ray, Minister of State for Immigration, Local Government and Ethnic Affairs, pursuant to subsection 32(2) of the Migration Act 1958 hereby specify the passmark of 85 points for applications for visas of the Concessional Family class of visa (code 105) for the purposes of this Act and the regulations.

MINISTER OF STATE FOR

MINISTER OF STATE FOR IMMIGRATION, LOCAL GOVERNMENT AND ETHNIC AFFAIRS

11-12-8

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

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SPECIA





No. S 389, Tuesday, 19 December 1989 Published by the Australian Government Publishing Service, Canberra SPECIAL

IN THE SUPREME COURT OF WESTERN AUSTRALIA

Company No. 385 of 1989

BETWEEN:

IN THE MATTER of the Companies (Western Australia) Code -Section 363

-and-

).

IN THE MATTER OF ASPECT HOLDINGS PTY. LTD.

NOTICE IS HEREBY GIVEN that a petition for the winding up of Aspect Holdings Pty. Ltd. by the Supreme Court was, on the 14th day of November, 1989, presented by The Shire of Leonora and that the petition is directed to be heard before the Court sitting at the Supreme Court Building, Barrack Street, Perth at the hour of 10.30 o'clock in the forenoon of the 10th day of January 1990; and any creditor or contributory of the company desiring to support or oppose the making of an order on that petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of that company requiring the same by the undersigned solicitors on payment of \$1.20.

The petitioner's address is 16 Tower Street, Leonora in the State of Western Australia.

The petitioner's solicitors are Messrs, Robinson Cox of 35th Floor, R&I Tower, 108 St. George's Terrace, Perth.

ROBINSON COX

NOTE: Any person who intends to appear on the hearing of the petition must serve on or send by post to Messrs. Robinson Cox notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach Messrs. Robinson Cox not later than 4 o'clock in the afternoon of the 9th day of January 1990 (the day before the day appointed for the hearing of the petition).

OIR: 742 WP0001/LMT

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LMT:564575





No. S 390, Tuesday, 19 December 1989 Published by the Australian Government Publishing Service, Canberra

> IN THE SUPREME COURT) OF WESTERN AUSTRALIA)

Company No. 386 of 1989

IN THE MATTER of the Companies (Western Australia) Code

and

IN THE MATTER OF PETJEN PTY LTD

NOTICE is hereby given that a petition for the winding up of PETJEN PTY LTD by the Supreme Court was, on the 15th day of November 1989 presented by L R Connell & Partners (a firm) and that the petition is directed to be heard before the Court sitting at the Supreme Court Building Barrack Street, Perth at the hour of 10.30 o'clock in the forenoon or so soon thereafter as counsel may be heard on Wednesday the 10th day of January 1990; and any creditor or contributory of that company desiring to support or oppose the making of an order on that petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of that company requiring the same by the undersigned solicitors on payment of the prescribed fee. The petitioner's address is 45 Ord Street, West Perth. The petitioner's solicitors are Messrs. Jackson McDonald, of St. George's Centre, 81 St. George's Terrace, Perth.

JACKSON MCDONALD

NOTE: Any person who intends to appear on the hearing of the said petition must serve on or send by post to Messrs. Jackson McDonald notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted must be sent by post in sufficient time to reach Messrs. Jackson McDonald not later than four o'clock in the afternoon of the 9th day of January 1990 (the day before the day appointed for the hearing of the petition.)

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16540/89 Cat. No. 89 6356 6 ISSN 1032-2345 © Commonwealth of Australia



SPECIAI





Commonwealth

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COMMONWEALTH OF AUSTRALIA

SPECI/

Lands Acquisition Act 1989

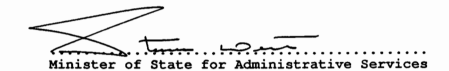
DECLARATION

I hereby declare, pursuant to the provisions of section 41 of the Lands Acquisition Act 1989, that the land described hereunder is acquired by The Commonwealth of Australia by compulsory process for the following public purpose:

> Construction of an airport to facilitate trade and commerce with other countries and among the States.

Dated this

File No. 89/802



DESCRIPTION OF LAND

FIRSTLY: All that piece of land situated at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 2.0560 hectares more or less being all the land contained in Lot 112 in Deposited Plan 590613 Certificate of Title Volume 13414 Folio 214 (Folio Identifier 112/590613).

SECONDLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 2.0234 hectares more or less being all the land contained in Lot 4 in Deposited Plan 239960 Certificate of Title Volume 11565 Folio 15 (Folio Identifier 4/239960).

16541/89 Cat. No. 89 6350 5 ISSN 1032-2345 © Commonwealth of Australia

12 day of December 1989

2 Lands Acquisition Act 1989

Commonwealth of Australia Gazette No. S 391, 20 December 1989

THIRDLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 6.5281 hectares more or less being all the land contained in Lot 11 of Section C in Deposited Plan 1451 Certificate of Title Volume 758 Folio 44.

FOURTHLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 29.1704 hectares more or less being all the land contained in Lot 2 in Deposited Plan 538500 Certificate of Title Volume 11661 Folio 126 (Folio Identifier 2/538500) excepting thereout an easement for transmission line vide Gov Gaz 16-2-1968 Folio 656 affecting the part(s) shown so burdened in the title diagram.

FIFTHLY: All that piece of land situated at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 6.2510 hectares more or less being all the land contained in Lot 252 Deposited Plan 629864 Certificate of Title Volume 14974 Folio 21 (Folio Identifier 252/629864).

SIXTHLY: All that piece of land situated at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 4.1003 hectares more or less being all the land contained in Lot 1 in Deposited Plan 536022 Certificate of Title Volume 11080 Folio 165 (Folio Identifier 1/536022).

SEVENTHLY: All that piece of land situated at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 4.0953 hectares more or less being all the land contained in Lot 2 in Deposited Plan 536022 Certificate of Title Volume 11080 Folio 166 (Folio Identifier 2/536022).

EIGHTHLY: All that piece of land situated in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 2.0530 hectares more or less being all the land contained in Lot 7 in Deposited Plan 246911 Certificate of Title Volume 12462 Folio 93 (Folio Identifier 7/246911).

NINTHLY: All that piece of land situated in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 1.8981 hectares more or less being all the land contained in Lot 51B in plan annexed to Instrument of Transfer No. F545752 Certificate of Title Volume 6417 Folio 247. **TENTHLY:** All that piece of land situated at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 1.3588 hectares more or less being all the land contained in Lot 7 in Deposited Plan 217825 Certificate of Title Volume 9458 Folio 134 (Folio Identifier 7/217825).

ELEVENTHLY: All that piece of land situated in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 1.9720 hectares more or less being all the land contained in Lot 44 in Deposited Plan 1841 Certificate of Title Volume 13919 Folio 166 (Folio Identifier 44/1841).

TWELFTHLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 2.0230 hectares more or less being all the land contained in Lot 56 in Deposited Plan 1841 Certificate of Title Volume 13214 Folio 226 (Folio Identifier 56/1841).

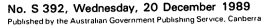
THIRTEENTHLY: All that piece of land situated in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 3.2380 hectares more or less being all of the land contained in Lot 67 in Deposited Plan 2119 Certificate of Title Volume 12188 Folio 172 (Folio Identifier 67/2119).

FOURTEENTHLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 3.8450 hectares more or less being all of the land contained in Lot 15 in Deposited Plan 1451 Certificate of Title Volume 13120 Folio 55.

FIFTEENTHLY: All that piece of land situated in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 3.8445 hectares more or less being Lot 16 of Section D in Deposited Plan 1451 Certificate of Title Volume 11188 Folio 131.

SIXTEENTHLY: All that piece of land situated at Luddenham in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 47.5749 hectares more or less being Lots 2 and 3 in plan lodged at the Land Titles Office of New South Wales as Deposited Plan 793566 and being Lots 2 and 3 in plan catalogued in the New South Wales Branch of the Australian Surveying and Land Information Group as Negative No. 24838 NSW excepting thereout an easement for transmission line vide Gov Gaz 22-11-1968 affecting the part(s) shown so burdened in the title diagram.





Commonwealth

Australi

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 25 December 1989

AD/B737/35 : ENGINE OPERATION IN ICING CONDITIONS

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

> Civil Aviation Authority 607 Swanston Street CARLTON SOUTH VIC 3053

or by mail from :

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

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SPECIAL

No. S 393, Wednesday, 20 December 1989 Published by the Australian Government Publishing Service, Canberra

> Fisheries Act 1952 Fisheries Notice No. 187A

PROHIBITION ON TRAWLING IN THE GREAT AUSTRALIAN BIGHT: VARIATION OF FISHERIES NOTICE NO. 187 AND REVOCATION OF FISHERIES NOTICES NO. 188 AND NO. 189

I, JOHN CHARLES KERIN, the Minister of State for Primary Industries and Energy, pursuant to section 8 of the <u>Fisheries</u> <u>Act 1952</u> hereby revoke Fisheries Notices No. 188 and No. 189 published in <u>Gazette</u> No. S173 dated 10 July 1987 and vary Fisheries Notice No. 187 published in Gazette No. S173 dated 10 July 1987 by omitting all words after "hereby" and substituting the following:

", pursuant to section 8 of the Fisheries Act 1952, make the following Notice.

CITATION

1. This Notice may be cited as Fisheries Notice No. 187.

INTERPRETATION

 In this Notice words have the same meaning as in the Act and "the Act" means the <u>Fisheries Act 1952</u>.

PROHIBITION ON FISHING

 Pursuant to paragraph 8(1)(c) of the Act, the taking of fish in the area of proclaimed waters specified in Schedule 1 of this Notice by the method known as trawling is prohibited.

ENDORSEMENT OF LICENCES

4. Pursuant to paragraph 8(4D)(b) of the Act, the activities prohibited by paragraph 3 of this Notice are activities in respect of which an endorsement may be made under subsection 9(4) of the Act.

EXEMPTIONS FROM PROHIBITION

5. Pursuant to paragraph 8(2)(d) of the Act the taking of scallops in the area specified in Schedule 2 of this Notice by persons holding a licence granted pursuant to the Fisheries Act 1905 of Western Australia which is endorsed under Western Australian Fisheries Notice No. 363 by the method known as trawling with the use of a boat and a trawl net the mesh of which is 100 millimetres or greater when measured in accordance with either Manner A or Manner B specified in Schedule 3 to this Notice is exempt from the prohibition in paragraph 3 of this Notice during the period from 1 March to 30 November in each year.

SAVING

6. Pursuant to subsection 8(4DAA) of the Act, nothwithstanding the revocation of the Fisheries Notices No 188 and No 189, any endorsement made under subsection 9(4) of the Act which would have effect in relation to the prohibitions contained in those notices shall continue to have effect until such time as an endorsement is issued pursuant to this Notice or until such time as the endorsement would otherwise have ceased to have effect.

SCHEDULE 1 AREA OF THE FISHERY

The area of proclaimed waters contained within the area bounded by a line:

- commencing at the intersection of the 200 metre isobath south of Australia with the meridian of Longitude 115⁰08' East;
- (2) running thence south along that meridian to its intersection with the outer limit of the Australian fishing zone;
- (3) thence generally easterly along that outer limit to its intersection with the meridian of Longitude 138°08' East;
- (4) thence north along that meridian to its intersection with the parallel of Latitude 37⁰06' South;
- (5) thence generally west to the meridian of Longitude 137°47' East and its intersection with the parallel of Latitude 37°03' South;
- (6) thence north-westerly along the geodesic to the point of Latitude 36⁰49' South, Longitude 137⁰24' East;
- (7) thence westerly along the geodesic to the point of Latitude 36°37' South, Longitude 136°47' East;

- (8) thence north along the meridian of Longitude 136°47' East to its intersection with 36°30' South;
- (9) thence west along the parallel of Latitude 36^o30' South to its intersection with the meridian of Longitude 136^o10' East;
- (10) thence north westerly along the geodesic to the point of Latitude 35°50' South, Longitude 135°36' East;
- (11) thence generally westerly along the geodesic to the point of Latitude 35°27' South, Longitude 134°48' East;
- (12) thence north-westerly along the geodesic to the point of Latitude 35°10' South, Longitude 134°25' East;
- (13) thence generally westerly along the geodesic to the point of Latitude 34°53' South, Longitude 133°25' East;
- (14) thence north along the meridian of Longitude 133⁰25' East to its intersection with the point of Latitude 34⁰42' South;
- (15) thence north-westerly along the geodesic to the point of Latitude 33°56' South, Longitude 132°30' East;
- (16) thence generally westerly along the geodesic to the point of Latitude 33°41' South, Longitude 132°00' East;
- (17) thence north along the meridian of Longitude 132⁰00' East to its intersection with the point of Latitude 32⁰40' South;
- (18) thence west along the parallel of Latitude 32°40' South to its intersection with the meridian of Longitude 129°00' East;
- (19) thence north along the meridian of Longitude 129^o00' East to the high water mark;
- (20) thence westerly along the coastline until it intersects with the meridian of Longitude 125°00' East;
- (21) thence south along the meridian of Longitude 125°00' East to its intersection with the 200 metre isobath; and
- (22) thence generally westerly along that isobath to the point of commencement.

SCHEDULE 2 SCALLOP SECTOR

The area of proclaimed waters contained within the area bounded by a line:

- (1) commencing at the intersection of the Australian coastline at the high water mark with the meridian of Longitude 125° East;
- (2) running thence south along that meridian to its intersection with the 200 metre isobath;
- (3) thence generally easterly along that 200 metre isobath to its intersection with the meridian of Longitude 129° East;
- (4) thence north along that meridian to its intersection with the Australian coastline at the high water mark; and
- (5) thence westerly along the Australian coastline to the point of commencement.

SCHEDULE 3

MANNER A

Manner of measuring mesh of net:

- 1. Immediately before a measurement is taken, the part of the net to be measured shall be soaked in fresh or salt water for not less than five minutes.
- 2. The part of the net to be measured shall then be suspended vertically and a weight of 3170 grams shall be suspended from one knot of that part of the net.
- 3. The distance between the surface of the knot from which the weight is suspended and the surface of the knot in the diagonally opposite corner of the mesh immediately above the first-mentioned knot shall be measured with a metal rule to the nearest millimetre.
- The measurement of the mesh shall be taken to be the average measurement of ten adjacent meshes at any place in the net.

MANNER B

Manner of measuring mesh of net:

- 1. Immediately before a measurement is taken, the part of the net to be measured shall be soaked in fresh or salt water for not less than five minutes.
- 2. The part of the net to be measured shall be suspended vertically. The distance between the surface of a knot and the surface of the knot diagonally opposite the first-mentioned knot in the same mesh shall be measured by means of a device designed for measuring the mesh of nets by means of two arms, the upper of which, when the device is in use, shall be fixed to the body of the device and the lower of which, when the device is in use, shall-
 - (a) be directly below the upper;
 - (b) move freely in relation to the upper; and
 - (c) have a weight of 3170 grams acting on it.
- 3. The device shall be suspended in such a manner as to ensure that the upper edge shall remain in a fixed position and that the lower edge may move freely in relation to the upper edge, within the confines of the mesh to be measured.
- 4. The device shall be equipped with a scale from which the distance between the upper edge of the upper arm and the lower edge of the lower arm can be ascertained at any time to the nearest millimetre.
- 5. The measurement of the mesh shall be taken to be the average measurement to ten adjacent meshes at any place in the net."

Dated this fifteenth day of December 1989.

JOHN KERIN

6 Fisheries Act 1952

Commonwealth of Australia Gazette No. S 393, 20 December 1989

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

GREAT AUSTRALIAN BIGHT TRAWL FISHERY PRELIMINARY MANAGEMENT PLAN

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

(a) I have determined Plan of Management No. GAB 1; and

(b) copies of the determination may be obtained from the Australian Fisheries Service, Department of Primary Industries and Energy at the Edmund Barton Building, Blackall Street, Barton, Australian Capital Territory.

Dated this fifteenth day of December 1989

JOHN KERIN





No. S 394, Wednesday, 20 December 1989 Published by the Australian Government Publishing Service. Canberra

PRIMARY INDUSTRIES AND ENERGY

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE MEAT INSPECTION (ORDERS) REGULATIONS

Notice is hereby given that the undermentioned orders under the Meat Inspection (Orders) Regulations have been made. Copies of the orders can be obtained over the counter from the Australian Government Publishing Service Bookshop at 70 Alinga St, Civic 2600 or by mail from:

Mail Order Sales, GPO Box 84, Canberra 2601

No of Orders	Description of Orders			
1 of 1989	Meat Inspection (NSW) Orders as amended (Amendment)			

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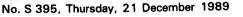
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SPECIAL







Published by the Australian Government Publishing Service, Canberra

SPECIAL

PROCLAMATION

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

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the Customs Tariff (Anti-Dumping) Amendment Act 1989, hereby fix 21 December 1989 as the day on which the provisions of that Act, other than sections 1 and 2, commence.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 20 December 1989

By His Excellency's Command,

JOHN N. BUTTON

Minister of State for Industry, Technology and Commerce GOD SAVE THE QUEEN!

Printed by R. D. RUBIE, Commonwealth Government Printer, Canberra 16536/89 Cat. No. 89 6320 1

ISSN 1032-2345 © Commonwealth of Australia







No. S 396, Thursday, 21 December 1989 Published by the Australian Government Publishing Service, Canberra

No 2 of 1989

COMMONWEALTH OF AUSTRALIA

AGED OR DISABLED PERSONS HORES ACT 1954

GUIDBLINES UNDER SECTION 9B(1)

I, PETER RICHARD STAPLES, the Minister of State for Housing and Aged Care, in pursuance of subsection 9B(1) of the Aged or Disabled Persons Homes Act 1954, hereby -

- (a) REVOKE the guidelines which were formulated on 4 January 1989 and notified in the Commonwealth of Australia Gazette No S11 of 9 January 1989; and
- (b) FORMULATE the guidelines contained in the attached Schedule,

with effect from 1 January 1990.

DATED this of 1989

MINISTER OF STATE FOR HOUSING AND AGED CARE

Determination No.1989/31



SPECIAI

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SCHEDULE

GUIDELINES FORMULATED PURSUANT TO SECTION 9B(1) OF THE AGED OR DISABLED PERSONS HOMES ACT 1954, FOR THE DETERMINATION OF THE AMOUNT OF GRANTS OF FINANCIAL ASSISTANCE IN RESPECT OF HOSTELS

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- 2 Interpretation

PART 2 - MATTERS TO BE TAKEN INTO ACCOUNT IN DETERMINING THE AMOUNT OF A GRANT

- 3 Agreed year of commencement
- 4 Rates of subsidy payable
- 5 Project types
- 6 Specified limits on the amount of grants
- 7 Variable Capital Funding formulae for project types
- 8 Variable Capital Funding formulae for projects involving Crown buildings
- 9 Capital Works Costs in relation to land
- 10 Capital Works Costs in relation to buildings
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- 12 Geographical location allowance
- 13 Land Subsidy
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Commonwealth of Australia Gazette No. S 396, 21 December 1989

GUIDELINES FORMULATED PURSUANT TO SECTION 9B(1) OF THE AGED OR DISABLED PERSONS HOMES ACT 1954, FOR THE DETERMINATION OF THE AMOUNT OF GRANTS OF FINANCIAL ASSISTANCE IN RESPECT OF HOSTELS

,

PART 1 - PRELIMINARY

<u>Title</u>

1. These guidelines may be cited as the <u>Hostel Variable Capital</u> Funding Guidelines (No 2) 1989.

Interpretation

2(1) In these guidelines, unless the contrary intention appears, words shall have the same meaning as in the <u>Aged or Disabled</u> <u>Persons Homes Act 1954</u> (the Act) and the General Conditions of Grants of Financial Assistance formulated by the Minister under section 10F of the Act and notified in Commonwealth of Australia Gazette No S5 on 5 January 1989 (as amended from time to time); and:

"Approval in Principle" means a certificate issued by the Minister under subsections 9AB(3) and (8) of the Act;

"Capital Works Costs"

- (a) in relation to buildings, means an amount calculated in accordance with clauses 10 and 11,
- (b) in relation to land means an amount calculated in accordance with clause 9;

"Crown Building" means a building (a) donated or sold by the Crown to; or

(b) leased or acquired from the Crown by,

an eligible organisation in the circumstances described in clause 11;

"Crown Land" means land (a) donated or sold by the Crown to; or

 (b) leased or acquired from the Crown by, an eligible organisation in the circumstances described in subclause 9(2);

"Financially Disadvantaged Person Places" (FDP Places) means the number of proposed Hostel places for financially disadvantaged persons:

 (a) to be provided by an eligible organisation and specified by the Minister under paragraph 9A(2)(c) of the Act to be a condition on which financial assistance is granted to the eligible organisation; and (b) being a class of persons to be accommodated at a Hostel pursuant to paragraph 9B(2)(a) of the Act, and a matter to be taken into account by the Minister in determining the amount of a Grant under subsection 9B(2);

"General Places" means the number of proposed Hostel places for eligible persons:

- (a) to be provided by an eligible organisation and specified by the Minister under paragraph 9A(2)(c) of the Act to be a condition on which financial assistance is granted to the eligible organisation; and
- (b) being a class of persons to be accommodated at a hostel pursuant to paragraph 9B(2)(a) of the Act and a matter to be taken into account by the Minister in determining the amount of a Grant under subsection 9B(2); and
- (c) which are not FDP Places or Respite Care Places or Staff Places;

"Geographical Location Allowance" (GLA) means an amount calculated in accordance with clause 12;

"Grant" means a grant of financial assistance towards the Capital Works Costs of a proposed hostel pursuant to section 9A of the Act;

"The Hostels Act" means the <u>Aged or Disabled Persons Hostels Act</u> 1972;

"Hostel" means premises:

- (a) that are fitted, furnished and equipped for the purpose of providing:
 - (i) relevant care services for persons who, by reason of age or disability, have a need for such services; and
 - (ii) accommodation for persons who reside with the first-mentioned persons; and
- (b) in which such persons are accommodated exclusively for the purpose of receiving such services or accommodation, as the case may be;

but does not include:

- (c) a hospital;
- (d) a nursing home within the meaning of the <u>National</u> <u>Health Act 1953</u> or the <u>Nursing Homes Assistance Act</u> <u>1974</u>;

- (e) an institution carried on exclusively or primarily for the treatment of mentally ill or mentally defective persons, being an institution conducted by, or in receipt of a grant for maintenance from, a State; or
- (f) premises the maintenance expenditure of which is provided for under an arrangement entered into under the <u>Tuberculosis Act 1948</u>;

"Hostel Place" means accommodation for an eligible person in a proposed hostel, the provision for which is made by the Commonwealth under othe Act by way of a Grant;

"Land Subsidy" means an amount calculated in accordance with clauses 13, 14 or 15;

"Maximum grant Level" means an amount calculated in accordance with clause 6;

"Minister" shall include an officer of the Department authorised in writing by the Minister;

"Proposed Hostel" means premises:

- (a) which an eligible organisation has acquired or erected, or proposes to acquire or erect so as to enable it to operate a hostel; and
- (b) for which an eligible organisation has been granted a certificate of approval in principle by the Minister under section 9AB of the Act;

"Project" means a hostel which is the subject of an application for a Grant, that comes within the ambit of a Project Type;

"Project Type" means a Project of the type set out in clause 5;

"Respite Care Places" means the number of proposed Hostel places for Respite Care Residents:

- (a) to be provided by an eligible organisation and specified by the Minister under paragraph 9A(2)(c) of the Act to be a condition on which financial assistance is granted to the eligible organisation; and
- (b) being a class of persons to be accommodated at a hostel pursuant to paragraph 9B(2)(a) of the Act, and a matter to be taken into account by the Minister in determining the amount of a Grant under subsection 9B(2);

"Staff Places" means the number of Staff Places to be provided by an eligible organisation and specified by the Minister under paragraph 9A(2)(c) of the Act to be a condition on which financial assistance is granted to the eligible organisation. "The Crown" means the Commonwealth, a State, or an authority established by a law of the Commonwealth, a State or Territory, but does not include a local governing body established by a law of a State or Territory;

"Variable Capital Funding Formula for Project Types" means a formula relevant to a particular Project Type as set out in clause 7;

"Variable Funding Formula for Land" means a formula relevant to a particular Project type as set out in clause 13, 14 or 15. (2) In these guidelines, except where the contrary intention is shown, words in the singular number include words in the plural number and words in the plural number include words in the singular number.

PART 2-MATTERS TO BE TAKEN INTO ACCOUNT IN DETERMINING THE AMOUNT OF A GRANT

Agreed Year of Commencement

3(1) Where an organisation, at the time of application for a Grant, nominates a calendar year in which tenders for the Project in respect of which the application for a Grant is made are to be closed, subclause (2) has effect.

(2) Where a calendar year nominated by an organisation under subclause (1) is agreed to by the Minister, that calendar year shall, for the purposes of this subclause, be known as "the agreed year of commencement".

Rates of Subsidy payable

4(1) Where tenders for a Project have closed:

- (a) in the agreed year of commencement; or
- (b) in a calendar year which is after the agreed year of commencement;

the rates of subsidy payable to an eligible organisation for both land and building, shall be the rates applicable in the agreed year of commencement.

(2) Where tenders for a Project have closed, in a calendar year which is before the agreed year of commencement, the rates of subsidy payable to an eligible organisation for land and building, shall be the rates applicable in that calendar year.

Project Types

5. The following shall be the Project Types for the purposes of these guidelines:

- (a) the erection of a building or buildings;
- (b) the demolition and reconstruction of all or part of a building or buildings;

Commonwealth of Australia Gazette, No. S 396, 21 December 1989

- (c) the extension of a building or buildings;
- (d) the acquisition of part of a building, or of a building or buildings;
- (e) the provision of accommodation for Respite Care and Financially Disadvantaged Persons in an existing residential aged care facility (the facility):
 - (i) which is not a nursing home approved under the <u>National Health Act 1953; and</u>
 - (ii) which is to be used as a hostel; and
 - (iii) in respect of which
 - (A) financial assistance under sections 6 or 7, or division 4 of the Act, or
 - (B) approval in principle pursuant to section9AB of the Act, or
 - (C) approval pursuant to section 5, or a grant of moneys under section 6, of the Hostels Act,

has not been paid or granted in respect of the facility, prior to the date of an application by the eligible organisation for approval in principle for a Project of this type.

(f) any combination of the above Project Types; and includes the necessary acquisition, development or equipment of land on which the proposed hostel will be situated, and the acquisition, alteration and installation of equipment and renovation of a building or buildings.

Specified Limits on the Amounts of Grants

6(1) Pursuant to paragraph 9B(2)(f) of the Act, the Maximum Grant Level in relation to a proposed hostel Project shall be the lesser of:

- (a) the amount obtained pursuant to clause 7 or 8 as appropriate, by applying the Variable Capital Funding Formula applicable to the relevant Project Type set out in clause 5; or
- (b) the sum of the amount of the Capital Works Costs in relation to the land pursuant to clause 9 and the amount of the Capital Works Costs in relation to the buildings or proposed buildings pursuant to clause 10 or 11 as appropriate;

(2) The amount of Grant in relation to a Project shall be the Maximum Grant Level minus the amount (if any) nominated by the organisation at the time of application for a Grant as an amount by which the Maximum Grant Level may be reduced in relation to the organisation's requirement for a Grant.

Variable Capital Funding Formulae for Project Types

7(1) For Project Types (a) to (d) set out in clause 5, (other than a Project involving Crown Buildings), the Variable Capital Funding Formula shall be:

(\$A x the number of FDP Places) + (\$B x the number of Respite Care Places) + (\$C x the number of General and Staff Places) + GLA where applicable + Land Subsidy where applicable, to be calculated with reference to subclauses (3) to (8).

(2) For Project Type (e) set out in clause 5, the Variable Capital Funding Formula shall be:

(\$A x the number of FDP places) + (\$B x the number of Respite Care Places) + GLA where applicable, + Land Subsidy where applicable, to be calculated with reference to subclauses (9) and (10).

(3) In subclause (1), \$A for the purposes of Project Types (a) to (c) shall be an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for:

(a)the actual calendar year in which tenders for the project closed; or

(b) the agreed year of commencement,

whichever is earlier.

(4) In subclauses (1), \$B for the purposes of Project Types (a) to (c) shall be the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for:

(a)the actual calendar year in which tenders for the project closed; or

(b) the agreed year of commencement,

whichever is earlier.

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(5) In subclause (1), \$C for the purposes of Project Types (a) to (c) shall be an amount for General Places and Staff Places determined in accordance with the Variable Capital Funding Table at Appendix 1 for:

- (a) the actual calendar year in which tenders for the project closed; or
- (b) the agreed year of commencement,

whichever is earlier.

(6) In subclause (1), \$A for the purposes of Project Type (d) shall be an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed.

(7) In subclause (1), \$B for the purposes of Project Type (d) shall be the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed.

(8) In subclauses (1), \$C for the purposes of Project Type (d) shall be an amount for General Places and Staff Places determined in accordance with the Variable Capital Funding Table at Appendix 1 for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed.

(9) In subclause (2), \$A for the purposes of Project Type (e) shall be an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for the calendar year in which the project was approved by the Minister under section 9A of the Act.

(10) In subclause (2), \$B for the purposes of Project Type (e) shall be the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for the calendar year in which the project was approved by the Minister under section 9A of the Act.

(11) For Project Type (f) set out in clause 5, the relevant Variable Capital Funding Formulae as set out in subclauses (1) and (2) shall be applied to each individual Project Type making up Project Type (f). (12) Where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Capital Funding Formula in relation to one or more previous grants in respect of the proposed hostel to which a project in subclauses (4), (7) and (10) relates, \$B as calculated in accordance with those subclauses, shall be the standard rate.

Variable Capital Funding Formulae for Projects involving Crown Buildings

8(1) The Variable Capital Funding Formula for Project Types (a) to (d) set out in clause 5 which involve Crown Buildings shall be:

Land Subsidy plus the lesser of:

- (a) (\$A x the number of FDP Places) + (\$B x the number of Respite Care Places) + (\$C x the number of General and Staff Places) + (GLA where applicable); or
- (b) the Capital Works Costs in relation to buildings pursuant to clause 11.

(2) In subclause (1) A, B and C shall have the same meaning as in subclauses 7(3) to (8) and (12).

(3) The Variable Capital Funding Formula for Project Type (e) set out in clause 5 which involves Crown Buildings is:

Land Subsidy plus the lesser of:

- (a)(\$A x the number of FDP Places) + (\$B x the number of Respite Care Places) + (GLA where applicable) calculated with reference to clause 7; or
- (b)the Capital Works Costs in relation to buildings pursuant to clause 11

(4) In subclause (3) A, B and C shall have the same meaning as in subclauses 7(9), (10) and (12).

Capital Works Costs in Relation to Land

9(1) The Capital Works Costs in relation to land on which the proposed hostel is or will be situated shall, subject to this clause, be the sum of:

- (a) The current market valuation of the land pursuant to subclause (4);
- (b) the cost of development of the land where not included in (a); and
- (c) the reasonable cost of acquiring, altering and installing any equipment associated with the land and reasonably attributable to making the proposed hostel operational as a home in which residents may reside in conditions approaching as nearly as practicable normal domestic life.

(2) Where the land is -

- (a) donated to an eligible organisation by;
- (b) leased by an eligible organisation for a nominal rent from;
- (c) sold to an eligible organisation for a nominal amount by; or
- (d) acquired by an eligible organisation described in sub-section 2(5) of the Act from,

the Crown, the Capital Works Costs in relation to the land shall be the sum of:

- (e) the cost of development of the land; and
- (f) the reasonable cost of acquiring, altering and installing any equipment associated with the land and reasonably attributable to making the proposed hostel operational as a home in which residents may reside in conditions approaching as nearly as practicable normal domestic life.

(3) Where the land in respect of a project has attracted Land Subsidy in respect of its value for a previous project, the Capital Works Costs in relation to the land shall be the sum of:

- (a) the cost of development of the land; and
- (b) the reasonable cost of acquiring, altering and installing any equipment associated with the land and reasonably attributable to making the proposed hostel operational as a home in which residents may reside in conditions approaching as nearly as practicable normal domestic life.

(4) For the purposes of subclause (1) a valuation of the land on which the proposed hostel is or will be situated shall be obtained by the Department at its expense from the Australian Valuation Service of the Commonwealth Department of Administrative Services.

(5) For the purposes of this clause, "acquiring" means the purchasing or receiving the donation of the land, or purchasing or receiving the donation of the leasehold interest in the land.

Capital Works Costs in relation to Buildings

10(1) For Project Types (a) to (d) set out in clause 5, the Capital Works Costs in relation to a building or buildings other than a Crown Building, shall include the reasonable cost of acquiring, altering or installing equipment:

(a) associated with the building or buildings; and

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(b) reasonably necessary for converting the building into a hostel in which residents may reside in conditions approaching, as nearly as practicable, normal domestic life.

(2) Where the building or buildings are acquired, erected, altered or extended, the cost of so acquiring, erecting, altering or extending, shall be added to the cost derived pursuant to subclause (1).

(3) For Project Type (d) set out in clause 5, where the amount of the Capital Works Costs in relation to buildings as determined pursuant to subclause (2) exceeds the amount of the building valuation pursuant to subclause (5) plus 10 per cent, the latter amount shall be the Capital Works Costs in relation to buildings for the purposes of paragraph 6(1)(b).

(4) For Project Type (e) set out in clause 5, the amount of the Capital Works Costs in relation to buildings shall be the amount of the building valuation pursuant to subclause 5.

(5) For the purpose of subclauses (3) and (4), a valuation of the building or buildings or part of a building the subject of the Project shall be obtained by the Department at its expense from the Australian Valuation Service of the Commonwealth Department of Administrative Services.

(6) For Project Type (f) set out in clause 5, the Capital Works Costs in relation to buildings shall be the sum of the amounts of Capital Works Costs in relation to buildings calculated for each individual Project Type making up the combination, in accordance with subclauses (1) to (4), as if the Capital Works Costs were being calculated for each of the Project Types (a) to (e) which make up Project Type (f).

Capital Works Costs in relation to Crown Buildings

11(1) Subject to subclause (2), where the Building or Buildings are:

- (a) donated to an eligible organisation by;
- (b) leased by an eligible organisation for a nominal rent from;
- (c) sold to an eligible organisation for a nominal amount by; or
- (d) acquired by an eligible organisation described in subsection 2(5) of the Act from,

the Crown, the Capital Works Costs in relation to the building or buildings, shall be zero.

- (2) The reasonable cost of equipment which is:
 - (a) reasonably associated with a building or buildings, and

(b) reasonably necessary for converting the building into a hostel in which residents may reside in conditions approaching, as nearly as practicable, normal domestic life,

and which has been acquired, altered or installed in respect of a Crown building or buildings, shall be the Capital Works Costs in relation to the project.

(3) Subclause (2) does not apply where the cost of acquiring, altering or installing equipment has been borne by the Crown.

(4) For the purposes of this clause "acquiring" means the purchasing or receiving the donation of the building or buildings, or equipment.

Geographical Location Allowance (GLA)

12(1) For the purposes of the Variable Capital Funding Formulae in clauses 7 or 8, where the Project is or is to be located in an area which because of construction costs associated with that locality would attract a locality allowance under the Commonwealth Department of Administrative Services "Locality Allowances" of July 1987, as in force from time to time, GLA shall be calculated in accordance with this clause.

(2) For Project types (a) to (c) set out in clause 5, GLA shall be calculated in accordance with the following formula:

[(\$A x the number of FDP Places) + (\$B x the number of Respite Care Places) + (\$C x the number of General Places and Staff Places)] x (the amount of the locality allowance where applicable to the locality of the proposed hostel minus 100) divided by 100,

with:

- \$A being an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for:
 - (a) the actual calendar year in which tenders for the project closed; or
 - (b) the agreed year of commencement,

whichever is earlier.

\$B being the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for:

- (a) the actual calendar year in which tenders for the project closed; or
- (b) the agreed year of commencement,

whichever is earlier.

- \$B as calculated in accordance with the previous paragraph being the standard rate where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Capital Funding Formula in relation to one or more previous grants in respect of the proposed hostel to which the project relates; and,
 - \$C being an amount for General Places and Staff Places determined in accordance with the Variable Capital Funding Table at Appendix 1 for:
 - (a) the actual calendar year in which tenders for the project closed; or

(b) the agreed year of commencement,

whichever is earlier.

(3) For Project type (d) set out in clause 5 GLA shall be calculated in accordance with the following formula:

[(\$A x the number of FDP Places) + (\$B x the number of Respite Care Places) + (\$C x the number of General Places and Staff Places)] x (the amount of the locality allowance where applicable to the locality of the proposed hostel minus 100) divided by 100,

with:

- \$A being an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed;
 - \$B being the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed;

\$B as calculated in accordance with the previous paragraph, being the standard rate where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Capital Funding Formula in relation to one or more previous grants in respect of the proposed hostel to which the project relates; and,

\$C being an amount for General Places and Staff Places determined in accordance with the Variable Capital Funding Table at Appendix 1 for the calendar year in which the contract relating to the acquisition of the building or buildings, was signed;

(4) For Project Type (e) set out in clause 5, GLA shall be calculated in accordance with the following formula:

[(\$A x the number of FDP Places) + (\$B x the number of Respite Care Places)] x (the amount of the locality allowance where applicable to the location of the proposed approved hostel - 100) divided by 100

with:

- \$A being an amount of subsidy payable in respect of each FDP place as listed in the table at Appendix 1 opposite the 90-100% rate for the calendar year in which the project was approved by the Minister under section 9A of the Act;
- SB being the rate of Commonwealth subsidy payable per place for each of the first two Respite Care Places (the maximum rate) and the rate of Commonwealth subsidy payable per place for each subsequent Respite Care Place (the standard rate) determined in accordance with the Respite Care Capital Funding Table at Appendix 3, for the calendar year in which the project was approved by the Minister under section 9A of the Act;
 - \$B as calculated in accordance with the previous paragraph being the standard rate where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Capital Funding Formula in relation to one or more previous grants in respect of the proposed hostel to which the project relates; and;

(5) For Project Type (f) set out in clause 5,

GLA= the sum of the amounts of GLA applicable to each individual Project Type making up Project Type (f).

Land Subsidy

13(1) Subject to clause 14, in respect of Project Types (a) to (d) set out in clause 5, the Variable Funding Formula for land (Land Subsidy), shall be calculated in accordance with the following formula:

(\$D x the number of FDP Places) + (\$E x the number of Respite Care Places) + (\$F x the number of General and Staff Places),

where:

- . \$D is an amount equal to \$6,500;
- SE is an amount equal to \$6,500 (the maximum rate) for the first two Respite Care Places to be provided at the proposed hostel and an amount of \$3,500 (the standard rate) for each Respite Care Place thereafter; except that \$E shall be the standard rate for all respite care places where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Funding Formula for Land in relation to one or more previous Grants, in respect of a proposed Hostel.
 - \$F is the amount for General Places and Staff Places calculated in accordance with the Variable Funding for Land Table contained in Appendix 2.

(2) In respect of Project Type (e) set out in clause 5, Land Subsidy shall be calculated in accordance with the following formula:

(\$D x the number of FDP places) + (\$E x the number of Respite Care Places),

where:

- \$D is an amount equal to \$6,500;
- . \$E is an amount equal to \$6,500 for the first two Respite Care Places to be provided at the proposed hostel and an amount of \$3,500 (the standard rate) for each Respite Care Place thereafter; except that \$E shall be the standard rate for all respite care places where an organisation has had a total of two Respite Care Places already taken into account at the maximum rate under the Variable Funding Formula for Land in relation to one or more previous Grants, in respect of a proposed hostel.

(3) In respect of Project Type (f) set out in clause 5, Land Subsidy as set out in subclauses (1) and (2) shall be applied to each individual Project Type making up Project Type (f).

Land Subsidy for Crown or Previously Subsidised Land

14. In relation to:

- (a) Crown Land; or
- (b) land which has previously attracted Land Subsidy,

Commonwealth of Australia Gazette No. S 396, 21 December 1989

the amount of Land Subsidy is the lesser amount of the subsidy determined under subclauses 13(1), (2) or (3) and the Capital Works Costs in relation to the land pursuant to subclauses 9(2) and (3).

Alternative Method of Calculating Land Subsidy

15(1) Notwithstanding subclauses 13(1), (2) and (3), an organisation may, subject to subclause (2) make an election in writing to have the amount of Land Subsidy calculated in accordance with this clause.

(2) For the purposes of subclause (1) where the Minister is satisfied that an eligible organisation;

- (a) was granted approval in principle for a project on or before 31 December 1989; and
- (b) would suffer financial disadvantage by reason only that the amount of Land Subsidy calculated in accordance with subclauses 13(1), (2) or (3) would be less than that payable had the Land Subsidy been calculated in accordance with this clause;

the Minister may determine the amount of Land Subsidy payable, in accordance with subclauses (3), (4) or (5).

(3) In respect of Project Types (a) to (d) set out in clause 5, where the number of FDP Places comprises less than 90 per cent of the total number of FDP and General Places specified by the Minister, the amount of the Land Subsidy will be the lesser of:

- (a) \$1920 multiplied by the total number of subsidised Hostel and Staff Places involved in the Project; or
- (b) the Capital Works Costs in relation to the land pursuant to clause 9.

(4) In respect of Project Types (a) to (d) set out in clause 5, where the number of FDP Places comprises 90 per cent or more of the total number of FDP and General Places specified by the Minister, the amount of the Land Subsidy will be the lesser of:

- (a) \$2880 multiplied by the total number of subsidised Hostel and Staff Places involved in the Project; or
- (b) the Capital Works Costs in relation to the land pursuant to clause 9.

(5) In respect of Project Type (e) set out in clause 5 the amount of the Land Subsidy will be the lesser amount of:

- \$2880 multiplied by the total number of FDP Places and Respite Care Places involved in the Project; or
- (b) the Capital Works Costs in relation to the land pursuant to clause 9.

APPENDIX 1

VARIABLE CAPITAL FUNDING TABLE

For the purposes of determining the level of a Grant, the amount for General Places and Staff Places referred to in the Variable Capital Funding Formulae in clause 7 and in the calculation of GLA in clause 12, shall be the amount listed in the table below for the earlier of;

- (a) the actual calendar year in which tenders for the project closed; or,
- (b) the agreed year of commencement,

opposite the percentage of FDP places specified by the Minister in a condition on which the grant is approved pursuant to paragraph 9A(2)(c) of the Act.

PERCENTAGE OF FINANCIALLY DISADVANTAGED PERSON PLACES (% of FDP places) 1 - 9 10 - 19 20 - 29 30 - 39 40 - 49 50 - 59 60 - 69 70 - 79 80 - 89	1989 MAXIMUM COMMONWEALTH SUBSIDY PER GENERAL OR STAFF PLACE (UP TO \$) 2 900 6 500 12 300 18 100 24 000 24 600 25 200 25 800 26 400 46 400	1990 MAXIMUM COMMONWEALTH SUBSIDY PER GENERAL OR STAFF PLACE (UP TO \$) 3 200 7 200 13 600 20 000 26 500 27 100 27 800 28 400 29 100 51 200
80 - 89 90 - 100	46 400	51 200

APPENDIX 2

VARIABLE FUNDING FOR LAND TABLE

For the purposes of determining the amount of a Grant, the amount for General Places and Staff Places referred to in the Variable Funding Formulae for Land in clause 13, shall be the amount in column 2 of the Table below opposite the percentage of FDP Places in column 1 of the Table specified by the Minister in a condition on which the Grant is approved pursuant to paragraph 9A(2)(c) of the Act.

PERCENTAGE OF	MAXIMUM COMMONWEALTH
FINANCIALLY DISADVANTAGED	SUBSIDY PER GENERAL
PERSON PLACES	OR STAFF PLACES (1990)
(% of FDP places)	(Up to \$)
$ \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	1 000 1 500 3 500 4 500 5 000 5 250 5 500 5 750 6 000 6 500

APPENDIX 3

RESPITE CARE CAPITAL FUNDING TABLE

For the purposes of determining the amount of capital subsidy payable in respect of a Respite Care Place or Places referred to in clause 7 and in the calculation of GLA in clause 12 the amount shall be:

NUMBER OF RESPITE CARE PLACES	1989 COMMONWEALTH SUBSIDY PER RESPITE CARE PLACE \$ (cumulative total)	1990 COMMONWEALTH SUBSIDY PER RESPITE CARE PLACE \$ (cumulative total)
1 2 3 4 5 6 7 8 9 10	46400(46400)46400(92800)27700(120500)27700(148200)27700(175900)27700(203600)27700(231300)27700(259000)27700(286700)27700(314400)	51200(51200)51200(102400)30500(132900)30500(163400)30500(224400)30500(254900)30500(285400)30500(315900)30500(346400)





No. S 397, Thursday, 21 December 1989

Published by the Australian Government Publishing Service, Canberra

PROCLAMATION Commonwealth of Australia BILL HAYDEN Governor-General

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

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (4) of the Australian Federal Police Legislation Amendment Act (No. 2) 1989, hereby fix 1 January 1990 as the day on which Parts 2 (other than sections 11 and 38), 4, 5 (other than section 71) and 6 of that Act commence.

(L.S.) Given under my Hand and the Great Seal of Australia on 20 December 1989.

By His Excellency's Command, MICHAEL TATE Minister of State for Justice

GOD SAVE THE QUEEN!

The notification of this Proclamation in *Gazette* No. S 384 on 15 December 1989 was ineffective.

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No. S 398, Thursday, 21 December 1989

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PROCLAMATION

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

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Courts and Tribunals Administration Amendment Act 1989*, hereby fix 1 January 1990 as the day on which Parts 2, 3, 4, 5, 7 and 8 of that Act commence.

(L.S.) Given under my Hand and the Great Seal of Australia on 14 December 1989

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

GOD SAVE THE QUEEN!

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IN THE SUPREME COURT OF WESTERN AUSTRALIA

Company No. 396 of 1989

IN THE MATTER of the Companies (Western Australia) Code - Section 363

-and-

IN THE MATTER of DURBAN HOLDINGS PTY. LTD.

NOTICE IS HEREBY GIVEN that a Petition for the winding up of DURBAN HOLDINGS PTY. LTD. by the Supreme Court of Western Australia was, on the 23rd day of November, 1989, presented by Sarton Fashions Pty. Ltd. (In Liquidation) and that the Petition is directed to be heard before the Court sitting at the Supreme Court Building, Barrack Street, Ferth at the hour of 10:30 o'clock in the forenoon on the 10th day of January, 1990; and any creditor or contributory of the company desiring to support or oppose the making of an order on that Petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of that company requiring the same by the undersigned solicitors on payment of the prescribed fee.

The Petitioner's address is 120 Bridport Street, Albert Park in the State of Victoria.

The Petitioner's solicitors are Messrs Robinson Cox of 35th Floor, R&I Bank Tower, 108 St. George's Terrace, Perth.

ROBINSON COX

NOTE: Any person who intends to appear on the hearing of the petition must serve on or send by post to Messrs Robinson Cox notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach Messrs Robinson Cox not later than 4 o'clock in the afternoon of the 9th day of January, 1990 (the day before the day appointed for the hearing of the petition).

OIR: 742 WP441/SBS

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IN THE SUPREME COURT OF WESTERN AUSTRALIA

Company No. 390 of 1989

IN THE MATTER of the Companies (Western Australia) Code - Section 363

-and-

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IN THE MATTER OF RESISTANT COATINGS PTY LTD

NOTICE IS HEREBY GIVEN that a Petition for the winding up of RESISTANT COATINGS PTY LTD by the Supreme Court of Western Australia was, on the 17th day of November, 1989, presented by OWEN & PLAISTOWE and that the Petition is directed to be heard before the Court sitting at the Supreme Court Building, Barrack Street, Perth at the hour of 10.30 o'clock in the forenoon on the 10th day of January, 1990; and any creditor or contributory of the company desiring to support or oppose the making of an order on that Petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of that company requiring the same by the undersigned solicitors on payment of the prescribed fee.

The Petitioner's address is First Floor, 255 Beaufort Street, Perth in the State of Western Australia.

The Petitioner's solicitors are Messrs Robinson Cox of 35th Floor, R&I Bank Tower, 108 St. George's Terrace, Perth.

ROBINSON COX

NOTE: Any person who intends to appear on the hearing of the petition must serve on or send by post to Messrs Robinson Cox notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach Messrs Robinson Cox not later than 4 o'clock in the afternoon of the 9th day of January, 1990 (the day before the day appointed for the hearing of the petition).

SS:606822

OIR:742 WP457/SBS





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NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 2 January 1990

AD/DHC-6/62 : ELEVATOR QUADRANT

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

> Civil Aviation Authority 607 Swanston Street CARLTON SOUTH VIC 3053

or by mail from :

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

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No. S 401, Thursday, 21 December 1989 Published by the Australian Government Publishing Service, Canberra

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra City ACT.			
Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules	
Australian Federal Police Act 1979	Australian Federal Police Regulations (Amendment)	1989 No.361	
Australian Federal Police Act 1979	2 Australian Federal Police (Discipline) Regulations (Amendment)	1989 No.363	

The notification of these Regulations in <u>Gazette</u> No.S386 on 18 December 1989 was ineffective.

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No. S 402, Thursday, 21 December 1989

Published by the Australian Government Publishing Service: Canherra

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 Year and Statutory Rules Description of the number of the were made Statutory Rules Statutory Rules Great Barrier Reef Great Barrier Reef Marine Park 1989 No. 367 Marine Park Act 1975 Regulations (Amendment) Great Barrier Reef Marine Park 1989 No. 368 Great Barrier Reef Marine Park Act 1975 Regulations (Amendment) Securities Industry Act Securities Industry Regulations 1989 No. 369 1980 (Amendment) Companies Act 1981 Companies Regulations (Amendment) 1989 No.370 Futures Industry Act 1986 Futures Industry Regulations 1989 No. 371 (Amendment) Extradition Act 1988 Extradition (Republic of Argentina) 1989 No.372 Regulations Administrative Decisions (Judicial 1989 No.373 Administrative Decisions (Judicial Review) Act Review) Regulations (Amendment) 1977 1989 No. 374 Acoustic Laboratories Acoustic Laboratories Act 1948 Regulations (Amendment) Trade Practices (Consumer Product 1989 No.375 Trade Practices Act 1974 Safety Standards) Regulations (Amendment) Bankruptcy Rules (Amendment) 1989 No. 376 Bankruptcy Act 1966 Audit Act 1901 Finance Regulations (Amendment) 1989 No. 377 Superannuation Benefit Superannuation Benefit (Interim 1989 No. 378 (Interim Arrangement) Arrangement) (Annual Rate of Contribution) Regulations (Amendment) Act 1988 Customs (Prohibited Imports) 1989 No. 379 Customs Act 1901 Regulations (Amendment) Customs (Narcotic Substances) 1989 No. 380 Customs Act 1901 Regulations (Amendment) Navigation (Coasting Trade) Navigation Act 1912 1989 No. 381 Regulations (Amendment) Navigation (Compass) Regulations 1989 No.382 Navigation Act 1912 (Amendment) Navigation (Tonnage Measurement) 1989 No.383 Navigation Act 1912 Regulations (Amendment) Shipping Registration Shipping Registration Regulations 1989 No. 384 Act 1981 (Amendment)

SPECIAL

Ships (Capital Grants) 1989 No.385 Regulations (Amendment)

16253/89 Cat. No. 89 6410 X ISSN 1032-2345 © Commonwealth of Australia

Act 1987

Ships (Capital Grants)

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Commonwealth of Australia Gazette No. S 402, 21 December 1989

Commonw No.		December	

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Goat Fibre Levy Collection Act 1989	Goat Fibre Levy Collection Regulations	1989 No.386
Rural Industries Research Act 1985	Rural Industries Research Regulations (Amendment)	1989 No.387
Customs Act 1901	Customs (Prohibited Esports) Regulations (Amendment)	1989 No.388
Seamen's War Pensions and Allowances Act 1940	Seamen's War Pensions and Allowances Regulations (Amendment	1989 No.389 :)
Patents Act 1952	Patents Regulations (Amendment)	1989 No.390
	A.C.T. Self-Government (Conseque 5) tial Provisions) Regulations (Amendment)	
	A.C.T. Self-Government(Consequen <u>s)</u> tial Provisions) Regulations (Amendment)	
A.C.T. Self-Government (Consequential Provision Act 1988	A.C.T. Self-Government(Consequen s) tial Provisions) Regulations (Amendment)	
A.C.T. Self-Government (Consequential Provision Act 1988	A.C.T. Self-Government(Consequer <u>(Amendment)</u> Amendment)	
A.C.T. Self-Government (Consequential Provision Act 1988	A.C.T. Self-Government(Consequents) tial Provisions) Regulations (Amendment)	
A.C.T. Self-Government (Consequential Provision Act 1988	A.C.T. Self-Government(Conseque ns) tial Provisions) Regulations (Amendment)	
A.C.T. Self-Government (Consequential Provisio Act_1988	A.C.T. Self-Government(Conseque ns) tial Provisions) Regulations (Amendment)	
A.C.T. Self-Government (Consequential Provisio Act 1988	A.C.T. Self-Government(Conseque ons) tial Provisions) Regulations (Amendment)	n- 1989 No.398
Public Service Act 1922	Public Service Regulations (Amendment)	1989 No.399
Air Navigation Act 1920) Air Navigation Regulations (Amendment)	1989 No.400
Stevedoring Industry Levy Act 1977	Stevedoring Industry Levy (Rate of Levy) Regulations (Amendmen	es 1989 No.401 L)

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Act under which the Statutory Rules were made	Description of the	Year and number of the Statutory Rules
Student Assistance Act 1973	Student Assistance Regulations (Amendment)	1989 No.402
Student Assistance Act 1973	Student Assistance Regulations (Amendment)	1989 No.403
Student Assistance Act 1973	Student Assistance Regulations (Amendment)	1989 No.404
Export Inspection (Establishment Regis- tration Charges) Act 1985	Export Inspection (Establishment Registration Charges) Regulations (Amendment)	1989 No.405
Export Inspection Charges Collection Act 1985	Export Inspection Charges Collection Regulations (Amendment)	1989 No.406
Human Rights and Equal Opportunity Commission Act 1986	Human Rights and Equal Opportunity Commission Regulations	1989 No.407 3
Excise Act 1901	Excise Regulations (Amendment)	1989 No.408
Customs Act 1901	Customs Regulations (Amendment)	1989 No.409
Fisheries Levy Act 1984	Fisheries Levy (Southern Bluefin Tuna Fishery) Regulations (Amendme	1989 No. 410 ent)
Merit Protection Australian Government Employees) Act 1984	Merit Protection (Australian Government Employees) Regulations (Amendment)	1989 No.411
Migration Act 1958	Migration (Review) Regulations	1989 No.412
Migration Act 1958	Migration Regulations (Repeal)	1989 No.413
Migration Act 1958	Migration (Criteria and General) Regulations (Amendment)	1989 No.414
<u>Bounty (Photographic</u> Film)Act 1989	Bounty (Photographic Film) Regulations	1989 No.415





No. S 403, Thursday, 21 December 1989 Published by the Australian Government Publishing Service, Canberra

> Determination BPT1/1989 Commonwealth of Australia National Health Act 1953 Section 4D

Determination for the purposes of paragraph (db) of the definition of 'basic private table' or basic table' in subsection 4(1).

I, PETER CALLANAN, being the person for the time being holding and performing the duties of position No 6124 in the Department of Community Services and Health and a delegate of the Minister of State for Community Services and Health in pursuance of the powers contained in paragraph 4D(1)(a) of the National Health Act 1953 (the Act) hereby determine, with effect from 29 December 1989, that

for the purposes of paragraph (db) of the definition of "basic private table" or "basic table" in subsection 4(1) of the Act the amount payable in respect of hospital treatment provided in hospitals in a State or Territory to be those different amounts in respect of hospital treatment relating to the provision of different classes of professional attention and in respect of different classes of hospital as set out in the attached Schedule to this determination.

Dated this 20th day of December 1989

P CALLANAN Delegate for the Minister of State for Community Services and Health



SPECIA

16254/89 Cat. No. 89 6416 0 ISSN 1032-2345 © Commonwealth of Australia 2 National Health Act 1953

SCHEDULE

STATE/TERRITORY Hospital class	BAND 1	BAND 2	BAND 3	BAND 4
Recognised (Public Hosp	ital)			
Tasmania	115	132	149	167
Victoria	111	136	161	185
New South Wales	115	130	145	160
Aust Capital Territory	115	130	145	160
Queensland	115	130	145	160
South Australia	75	100	125	150
Northern Territory	110	123	136	150
Western Australia	103	115	127	138
Private Hospital	110	140	170	200

In this schedule the different classes of professional attention specified above are as follows:

Band 1: Type-B professional attention as determined under paragraph 4B(a) of the Act.

Band 2: Procedures (other than Band 1) carried out under local anaesthetic, no sedation. Theatre time (actual time in theatre) less than one hour.

Band 3: Procedures (other than Band 1) carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) less than one hour.

Band 4: Procedures carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) one hour or more.

National Health Act 1953 3

Determination BPT2/1989 Commonwealth of Australia National Health Act 1953 Section 4D

Determination for the purposes of paragraph (dc) of the definition of 'basic private table' or basic table' in subsection 4(1).

I, PETER CALLANAN, being the person for the time being holding and performing the duties of position No 6124 in the Department of Community Services and Health and a delegate of the Minister of State for Community Services and Health in pursuance of the powers contained in paragraph 4D(1)(b) of the National Health Act 1953 (the Act) hereby determine, with effect from 29 December 1989, that

for the purposes of paragraph (dc) of the definition of "basic private table" or "basic table" in subsection 4(1) of the Act that the amount payable in respect of hospital treatment provided in day hospital facilities in a State or Territory to be those different amounts in respect of hospital treatment relating to the provision of different classes of professional attention as set out in the attached Schedule to this determination.

0

Dated this 20th day of December 1989

P CALLANAN Delegate for the Minister of State for Community Services and Health

SCHEDULE

BAND	1	110
BAND	2	140
BAND	3	170
BAND	4	200

The amount payable for each of the above bands is uniform for all States and Terrritories.

In this schedule the different classes of professional attention specified above are:

Band 1: Type-B professional attention as determined under paragraph 4B(a) of the Act.

Band 2: Procedures (other than Band 1) carried out under local anaesthetic, no sedation. Theatre time (actual time in theatre) less than one hour.

Band 3: Procedures (other than Band 1) carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) less than one hour.

Band 4: Procedures carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) one hour or more.

National Health Act 1953 5

Determination BPT3/1989 Commonwealth of Australia National Health Act 1953 Paragraph 4B(b)

Determination in respect of professional attention.

I, PETER CALLANAN, being the person for the time being holding and performing the duties of position No 6124 in the Department of Community Services and Health and a delegate of the Minister of State for Community Services and Health in pursuance of the powers contained in paragraph 4B(b) of the National Health Act 1953 (the Act) hereby determine, with effect from 29 December 1989, that for the purpose of the definition of "type-C professional attention" in subsection 4(1) of the Act, the provision of professional attention of a kind specified in the attached Schedule does not normally require hospital treatment.

Dated this 20th day of December 1989

P CALLANAN Delegate of the Minister of State for Community Services and Health

6 National Health Act 1953

Determination for the purposes of defining "type-C professional attention" in subsection 4(1) of the National Health Act.

SCHEDULE

Item numbers of medical services in the General Medical Services Table included in the Health Insurance (Variation of Fees and Medical Services) Regulations.

PART 1 PROFESSIONAL ATTENDANCE NOT COVERED BY ANOTHER ITEM IN SCHEDULE 1 OR SCHEDULE 1A

З, 4, Items 23, 14, 24, 26, 36, 37, 47, 39, 44, 52, 49, 53, 54, 57, 58, 59, 60, 69, 65, 66, 71, 73, 74, 72, 76, 77, 75, 78, 79, 80, 82, 94, 100, 103, 110, 116, 119, 122, 128, 131, 85, 88, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 160, 161, 162, 163, 164, 170, 171, 172,

PART 2 OBSTETRICS

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PART 3 ANAESTHETICS

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PART 4 REGIONAL NERVE OR FIELD BLOCK

Items - 748, 751, 760, 764

PART 5 ASSISTANCE IN ADMINISTRATION OF AN ANAESTHETIC.

Item - 767

National Health Act 1953 7

PART 6 MISCELLANEOUS PROCEDURES

Division 1 Items - 770, 774, 777, 787, 790 Division 2 Items - 791, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 806, 809, 810, 811, 813, 814, 816, 817, Division 3 Items - 839 Division 4 Items - 844, 849, 851, 852, 853, 854, 856, 859, 860 Division 5 Items - 862, 863, 865, 870, 874, 875, 877, 878, 882, 883, 884, Division 6 Items - 886, 887, 888, 889, 890, 893 Division 7 Items - 895, 897, 902, 904, 907 Division 8 Items - 908, 909, 912, 913, 915, 916, 917, 918, 920, 921, 922, 923, 925, 934, 936, 938, 947, 949, 952, 956, 957, 958, 960, 963, 966, 974, 978, 979, 980, 981, 982, 983, 984, 985

Division 9 Items - 987, 989, 990, 991, 992, 993, 995, 999

PART 7A COMPUTERISED TOMOGRAPHY

Division 1 Items - 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455

Division 2 Items - 2458, 2459, 2460

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PART 8 RADIOLOGICAL SERVICES

Division 1 Items - 2502, 2505, 2508, 2512, 2516, 2520, 2524, 2528, 2532, 2537 Division 2 Items - 2539, 2541, 2543, 2545, 2548, 2551, 2554,

Division 3 Items - 2560, 2563, 2566, 2569, 2573, 2576, 2579, 2581, 2583, 2585, 2587, 2589, 2590, 2591, 2593, 2595

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PART 9 ASSISTANCE AT OPERATIONS

Items - 2951, 2953, 2955, 2957

PART 9A MAGNETIC RESONANCE IMAGING

Item - 2980

PART 10 OPERATIONS

Division	1 Ite	ems - 3092, 3349, 4197,	3004, 3113, 3350, 4265,	3006, 3130, 3356, 4354,	3012, 3148, 3366, 4630,	3046, 3157, 3371, 4633,	3050, 3160, 3465, 4812	3058, 3173, 4099,	3073, 3320, 4104,
Division	3 Ite	ems – 5345,	5059, 5348,	5066, 5520	5201,	5205,	5245,	5264,	5343,
Division	4 Ite	ems -	5840,	5964,	6030,	6036,	6039,	6047,	6199
Division	5 Ite	ems -	6262,	6313,	6411,	6415			
Division	6 Ite	ems - 6914,	6762, 6918	6767,	6802,	6805,	6818,	6824,	6835,
Division	7 Ite	em - (5940						
Division	8 It	em - '	7089						
Division	9 It	7430,	7432,	7410, 7435, 7464,	7436,	7416, 7440,	7419, 7443,	7423, 7446,	7426, 7451,
Division	10 1	7530, 7605,	7533, 7673,	7535, 7677,	7512, 7538, 7681, 7719,	7588, 7683,	7593, 7687,	7597, 7691,	7601, 7694,
Division	11 I	tems -	7861,	7864,	8105,	8349,	8351		
PART 11 NU	CLEAR	MEDIC	INE						
Items -	8701,	8725, 8740, 8753, 8767,	8726, 8741, 8754, 8768,	8727, 8744, 8757, 8771,	8728, 8745, 8758,	8732, 8748, 8761, 8775,	8733, 8749, 8762, 8776,	8734, 8751, 8765, 8777,	8735, 8752, 8766, 8778,

8781, 8782, 8785, 8786, 8789, 8790, 8791, 8792, 8795, 8796, 8801, 8802, 8805, 8809, 8810, 8811, 8812, 8815, 8816, 8819, 8820, 8822, 8823, 8826, 8827, 8830, 8831, 8832, 8833, 8834, 8835, 8836, 8837, 8838, 8839, 8840, 8841, 8842, 8843, 8844, 8845, 8846, 8847, 8848, 8849, 8851, 8852, 8853, 8854, 8855, 8856, 8857, 8858, 8859, 8860, 8861, 8862, 8863, 8864, 8865, 8866, 8867, 8868, 8869, 8870, 8871, 8872, 8873, 8874, 8875

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SECTION 2A PATHOLOGY SERVICES

Item nu (Patholog	mbers of m	edical	servi	ces se	t out in Sc	hedule 1A
(Fachorog	y services	Table) το τ	ne <u>Hea</u>	ith Insuran	ce Act 1973.
Division	1184, 1199, 1524, 1534,	1176, 1187, 1417, 1525,	1177, 1188, 1418, 1526, 1538,	1179, 1192, 1419, 1527,	1180, 1181 1193, 1196 1420, 1521 1528, 1531	, 1171, 1172, , 1182, 1183, , 1197, 1198, , 1522, 1523, , 1532, 1533, , 1542, 1543,
Division	1578, 1591, 1628, 1727, 1741, 1783, 1872, 1970, 1986, 2030,	1569, 1579, 1592, 1712, 1734, 1752, 1786, 1895, 1975, 2021,	1580, 1593, 1713, 1735, 1753, 1787, 1896, 1976, 2024, 2032,	1571, 1581, 1595, 1714, 1736, 1768, 1791, 1959, 1977, 2025,	1572, 1575 1582, 1583 1596, 1598 1715, 1716 1737, 1738 1769, 1770 1792, 1795 1960, 1963 1978, 1983 2026, 2027	, 1599, 1627, , 1717, 1726, , 1739, 1740, , 1771, 1780, , 1798, 1871, , 1964, 1969, , 1984, 1985.
Division :	2090, 2124, 2136, 2184, 2192,	2098, 2127, 2139, 2185,	2099, 2128, 2140, 2186, 2222,	2117, 2129, 2145, 2187,	2118, 2119 2130, 2133 2146, 2181 2188, 2189	, 2134, 2135, , 2182, 2183.
Division 4	2252, 2260, 2270, 2280, 2292,	2253, 2261, 2271, 2281, 2293,	2254, 2262, 2274, 2282, 2312,	2255, 2263, 2275, 2283, 2313,	2256, 2257 2266, 2267 2276, 2277 2284, 2289 2314, 2315	2268, 2269.
Division 5	5 Items - 2337	2327,	2328,	2329,	2330, 2331,	2332, 2333,
Division 6	5 Items - 2349,	2338, 2350,	2339, 2351,	2340, 2355,	2341, 2343, 2356	2344, 2348,

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MEDICAL SERVICES

Items 4830, 9451, 9452, 9453, 9454, 9455, 6920, 9066

National Health Act 1953 13

Determination BPT4/1989 Commonwealth of Australia National Health Act 1953 Paragraph 4B(a)

Determination in respect of professional attention.

I, PETER CALLANAN, being the person for the time being holding and performing the duties of position No 6124 in the Department of Community Services and Health and a delegate of the Minister of State for Community Services and Health in pursuance of the powers contained in paragraph 4B(a) of the National Health Act 1953 (the Act) hereby determine, with effect from 29 December 1989, that for the purpose of the definition of "type-B professional attention" in subsection 4(1) of the Act, the provision of professional attention of the kind specified in the attached Schedule normally requires hospital treatment in a hospital but does not require such hospital treatment for a period that includes part of an overnight stay.

Dated this 20th day of December 1989

P CALLANAN Delegate of the Minister of State for Community Services and Health

Determination for the purpose of defining "type-B professional attention".

SCHEDULE

BAND 1:

a. Item numbers of Table of General Medical Services set out in the Health Insurance (Variation of Fees and Medical Services) **Regulations:**

PART 6 MISCELLANEOUS PROCEDURES

Division 3 Items - 0821, 0824

Division 8 Items - 0932, 0940, 0944

PART 10 **OPERATIONS**

3363, 3847, 3849, 3851, 4363, 4366/4367, 4383, 4386, 4388, 4510, 4534, 4622 Division 1 Items -

Division 3 Items -5182, 5186, 5192, 5229, 5233,

Division 4 Items -5903, 6066

Division 5 Items - 6258, 6271, 6303, 6304, 6305, 6638

Division 6 Items - 6686, 6754

Division 8 Items - 7079, 7085

Division 13 Items - 8458

b. Professional attention that embraces all other day only admission to hospital not related to Band 2, 3 or 4. (For this purpose:

> Band 2: means procedures (other than Band 1) carried out under local anaesthetic, no sedation. Theatre time (actual time in theatre) less than one hour.

> Band 3: means procedures (other than band 1) carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) less than one hour.

Band 4: means procedures carried out under general or regional anaesthesia or intravenous sedation. Theatre time (actual time in theatre) one hour or more.)

No. S 404, Thursday, 21 December 1989 Published by the Australian Government Publishing Service, Canberra

Commonwealth

Australia

Gazette 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 <u>Australian Meat and Live-stock Corporation Act 1977</u>. 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.

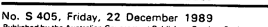
Section of Act under which Order made	Order relates to	Title of Order	Distinguishing number of Order
1611	Livestock	Export of Sheep to the Kingdom of Saudi Arabia	L8/89

A/C No. 03M052

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Published by the Australian Government Publishing Service, Canberra

NOTIFICATION OF THE MAKING OF STATUTORY RULES

monwealth

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		Year and
Statutory Rules	Description of the	number of the
were made	Statutory Rules	Statutory Rules

Migration Act 1958

Migration Regulations (Amendment) 1989 No.416

SPECIA

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Commonwealth

Australia

AIR NAVIGATION REGULATIONS

Notice for purposes of regulation 309

I, GRAHAM CHARLES EVANS, Secretary to the Department of Transport and Communications, pursuant to regulation 309 of the Air Navigation Regulations, HEREBY specify the aerodromes listed in the Schedule as designated airports for the purposes of Division 2 of Part XVIA of those Regulations, with effect from 2 January 1990.

DATED

winty second

December 1989

SPECIAL

GRAHAM EVANS

SCHEDULE

<u>Airports designated for the purposes of Air Navigation</u> <u>Regulation 309</u>

Adelaide Alice Springs Brisbane (Eagle Farm) Cairns Canberra Coolangatta Darwin Devonport Hamilton Island Hobart Launceston Mackay Maroochydore Melbourne (Tullamarine) Mildura Mount Isa Norfolk Island Perth Port Hedland Proserpine Rockhampton Sydney (Kingsford-Smith) Tamworth Townsville





No. S2, Thursday 4 January 1990 Published by the Australian Government Publishing Service. Canberra

PROCLAMATION

Commonwealth of Australia

By His Excellency Lieutenant General Sir Donald Beaumont Dunstan K.B.E., C.B., Administrator of the Government of the Commonwealth of Australia

D. B. DUNSTAN

Administrator

Whereas Her Majesty Queen Elizabeth the Second, by Commission under Her Sign Manual and the Royal Great Seal of Australia dated 27 November 1984, appointed me, Lieutenant General Sir Donald Beaumont Dunstan K.B.E., C.B., Governor of the State of South Australia, to administer the Government of the Commonwealth of Australia, in the event of the absence out of Australia or the death, incapacity, or removal of the Governor-General for the time being:

And whereas the Governor-General is absent out of Australia:

Now let it be known that, having taken the prescribed oaths, I have this day assumed the administration of the Government of the Commonwealth of Australia.

(L.S.) Given under my Hand and the Great Seal of Australia on 4 January 1990

By His Excellency's Command BOB HAWKE Prime Minister

GOD SAVE THE QUEEN!



SPECIA

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No. S 3, Monday, 8 January 1990

Published by the Australian Government Publishing Service, Canberra

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
Customs Act 1901	Customs (Cinematograph Films) Regulations (Amendment)	1989 No.417
Telecommunications Act 1989	Telecommunications Regulations (Amendment)	1989 No.418
War Precautions Act Repeal Act 1920	Protection of Word "Anzac" Regulations (Amendment)	1989 No.419
Aboriginal and Torres Strait Islander Heritage Protection Act 1984	Aboriginal and Torres Strait Islander Heritage Protection Regulations (Amendment)	1989 No.420

AUSTRALIAN CAPITAL TERRITORY

RESERVED LANS

HOTIFICATION 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, A.C.T.

Number and year of Ordinance

62 of 1989

Short title

Classification of Publications (Amendment) Ordinance (No. 3) 1989

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Commonwealth Gazette

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Income Tax (International Agreements) Act 1953

NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO FORCE OF THE PAPUA NEW GUINEA AGREEMENT

NOTICE is hereby given in pursuance of section 4A of the *Income Tax (International Agreements) Act 1953* that the agreement between Australia and Papua New Guinea for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which in the English language is set out in Schedule 29 of that Act) entered into force in accordance with Article 27 of that agreement on 29 December 1989.

Dated this 29th day of December 1989

PAUL KEATING Treasurer

Income Tax (International Agreements) Act 1953

NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO FORCE OF THE THAILAND AGREEMENT

NOTICE is hereby given in pursuance of section 4A of the *Income Tax (International Agreements) Act 1953* that the agreement between Australia and Thailand for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which in the English language is set out in Schedule 30 of that Act) entered into force in accordance with Article 28 of that agreement on 27 December 1989.

Dated this 29th day of December 1989

PAUL KEATING Treasurer

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Australia No. S5, Thursday, 11 January 1990

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Commonwealth

Income Tax (International Agreements) Act 1953

NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO FORCE OF THE PROTOCOL TO AMEND THE AUSTRALIA/SINGAPORE DOUBLE **TAXATION AGREEMENT**

NOTICE is hereby given in pursuance of section 4A of the Income Tax (International Agreements) Act 1953 that the protocol to amend the agreement between Australia and Singapore for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the protocol a copy of which in the English language is set out in Schedule 5A of that Act) entered into force in accordance with Article 17 of that protocol on 5 January 1990.

Dated this 9th day of January 1990 PAUL KEATING Treasurer

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No. S 6, Friday, 12 January 1990 Published by the Australian Government Publishing Service, Canberra

> Explosives Act 1961 ORDER UNDER REGULATION 67 OF THE EXPLOSIVES REGULATIONS REFUELLING OF VEHICLES ENGAGED IN LONG DISTANCE HAULAGE OF COMMONWEALTH EXPLOSIVES

Pursuant to regulation 67 of the Explosives Regulation I, Robert James Brown, Minister of State for Land Transport and Shipping Support, make the following Order—

- 1. This Order may be cited as the Refuelling of Explosives Vehicles and Convoys Order—No. 2.
- 2. This Order commences on 16 December 1989 and ceases to have effect on 15 December 1990.
- 3. The Order applies to the refuelling of vehicles and vehicle convoys engaged in long distance transport of Commonwealth explosives.
- 4. In this Order "predesignated facilities" means fuel pumps at service stations and other places from which fuel is supplied to the public as are approved, before the commencement of transportation, by a supervisor duly appointed under regulation 7 of the Explosives Regulations.
- I direct that, the provisions of regulation 29 of the Explosives Regulations do not apply to vehicles or convoys engaged in long distance transport of Commonwealth explosives, if—
 - it is impracticable to refuel exclusively at Defence facilities, or other places where public access is restricted, along a route planned in accordance with regulation 22 of the Explosives Regulations; and
 - (2) refuelling takes place only at remote predesignated facilities normally used by the public.
- 6. Notwithstanding Clause 4 of this Order, I direct that-
 - where it is impracticable to refuel at remote predesignated facilities, refuelling may take place at predesignated facilities on the outskirts of towns and other lightly populated areas; and
 - (2) all reasonable precautions must be taken, and forewarning given to other persons, as is necessary to preserve the safety of other persons and their property;
 - (3) each vehicle to which this Order applies shall, during refuelling, be attended by a supervisor duly appointed under regulation 7 of the Explosives Regulations; and
 - (4) the Chairman of the Commonwealth Explosives Transport Committee, appointed under regulation 78 of the Explosives Regulations, must be advised in advance of the details of vehicle and convoy movements to which this Order will be applied.

Dated this 15th day of December 1989

BOB BROWN Minister of State for Land

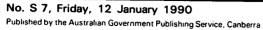
Minister of State for Land Transport and Shipping Support

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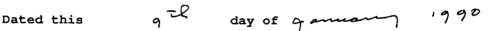
COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

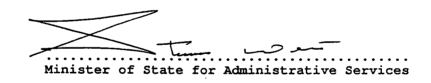
DECLARATION

I hereby declare, pursuant to the provisions of section 41 of the Lands Acquisition Act 1989, that the land described hereunder is acquired by The Commonwealth of Australia by compulsory process for the following public purpose:

Construction of an airport to facilitate trade and commerce with other countries and among the States.



File No. 89/802



DESCRIPTION OF LAND

All that piece of land situated at Luddenham in the City of Liverpool containing an area of 4340 square metres more or less being the whole of the land in Deed of Conveyance registered No. 824 Book 868 and being part of Lot No. 24 of the Luddenham Estate in Deposited Plan 192134 Parish of Bringelly County of Cumberland State of New South Wales

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COMMONWEALTH OF AUSTRALIA

Public Service Act 1922

DETERMINATION UNDER SECTION 53A

I, Alan Gardner Kerr, Acting Public Service Commissioner, pursuant to my powers under section 53A of the Public Service Act, hereby revoke all previous determinations in respect of Assistant Customs Officer and determine that:

- (a) an office specified in Column 1 of the Schedule to this instrument is an office the occupant of which is required to undergo a course of training for the purpose of enabling him or her to perform duties that require professional, technical or other knowledge; and
- (b) an officer who has completed that course of training to the satisfaction of the Commissioner is entitled to occupy the relevant higher office specified in Column 2.

mich Dated this day of January 1990.

A G Kerr Acting Public Service Commissioner

SCHEDULE

Column 1	COURSE OF TRAINING	COLUMN 2
Assistant Customs Officer	Assistant Customs Officers undertake a program of classroom tuition and on-tha-job training approved by the Public Service Commission.	Customs Officer (Band 1)

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No. S 9, Friday, 12 January 1990

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COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 1 of 1990

CERTIFICATION FOR PUBLICATION OF UNSAFE GOODS NOTICE WITHOUT DELAY

I, NICK BOLKUS, Minister of State for Consumer Affairs, pursuant to section 65L(1) of the Trade Practices Act 1974, certify that a notice under section 65C(5) of the Trade Practices Act 1974 should be published in relation to goods of a kind specified below without delay, as it appears to me that such goods create an imminent risk of death, serious illness or serious injury.

Particulars of Goods:

SILENT PARTNER CONDOMS BATCH NUMBERS COMMENCING 87 AND 88 112 Dated the day of VANUMRY 1990.

> NICK BOLKUS Minister of State for Consumer Affairs

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 2 of 1990

DECLARATION OF UNSAFE GOODS

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

day of

Particulars of Goods:

SILENT PARTNER CONDOMS BATCH NUMBERS COMMENCING 87 AND 88 11 Th

Dated the

VANNARY

1990.

NICK BOLKUS Minister of State for Consumer Affairs



SPECIA

10274/90 Cat. No. 90 5870 7 ISSN 1032-2345 Commonwealth of Australia COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 3 of 1990

INVITATION TO REQUEST A CONFERENCE IN RELATION TO A DECLARATION OF UNSAFE GOODS

I, NICK BOLKUS, Minister of State for Consumer Affairs, pursuant to section 65M(1) of the Trade Practices Act 1974, INVITE any person who supplied or proposes to supply goods of a kind specified below ('the goods') and in respect of which Consumer Protection Notices Nos. 1 and 2 of 1990 under sections 65L(1) and 65C(5) of the Trade Practices Act 1974 respectively are published in this Gazette, to NOTIFY the Trade Practices Commission in writing at the address shown below within the period of ten days from the date of publication of this notice, or within such longer period as the Commission allows, whether that person wishes the Commission to hold a conference in relation to Consumer Protection Notice No. 2 of 1990 published under section 65C(5) of the Trade Practices Act 1974 which declares the goods to be unsafe goods.

Particulars of Goods:

SILENT PARTNER CONDOMS BATCH NUMBERS COMMENCING 87 AND 88

Address for notification of the Trade Practices Commission:

The Chairman Trade Practices Commission PO Box 19 BELCONNEN ACT 2617

Dated the

11 th



NICK BOLKUS

Minister of State for Consumer Affairs