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GOVERNMENT NOTICES

CONTENTS

2680 Government departments Special Gazette Nos S 206, S 207, S 208, S 209, S 210, S 211, S 212, S 213, S 214 and S 215 are herewith

The date of publication of this Gazette is 7 August 1991.



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

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55 Currie St. tel. (08) 237 6955

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

 Canberra:
 70 Alinga St, tel. (06) 247 7211

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

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

 Parramatta:
 Horwood Pl, tel. (02) 893 8466

 Perth:
 469 Wellington St, 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

Adelaide:

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 am 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 Cooperative Companies and Securities Scheme, Bankruptcy Act and Private Notices and sold at \$4.95 each or on subscription of \$220.00 (50 issues), \$116.00 (25 issues).

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

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

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

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

Index Issues contain references to entries in the Government Notices issues and entries in the Orders in Council, Notices under the Superannuation Act, Notices under the Public Service Act, and Determinations under the Public Service Act sections of the Public Service

issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth Government Bookshops or by mail from the relevant address given on the front page of this *Gazette*.

Gazette number	Date of publication	Subject
P39	19.12.90	Guidelines for the Protection of Privacy in the Conduct of Medical Research
P40	20.12.90	Amendment No. 8 to the National Health and Medical Research Councils Food Standards Code
P41	20.12.90	Statement of Unclaimed Moneys under the Banking Act for the year ended 31.12.89
P 1	18.1.91	Tariff Quotas—Textiles, Clothing and Footwear Base Quota Allocations —List of Quota Holders for 1991
P2	25.1.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.11.90 to 30.11.90
P3	5.2.91	Tariff Quotas—Textiles, Clothing and Footwear Ballot Quota Allocations —List of Quota Holders for 1991
P4	5.2.91	Tariff Quotas—Quota Transactions Processed in the Period 1.10.90 to 31.12.90
P5	21.2.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.12.90 to 31.12.90
P6	20.3.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.1.91 to 31.1.91
P7	27.3.91	Northern Prawn Fishery Prohibition of Taking Prawns
P8	28.3.91	Commonwealth of Australia National Health Act 1953 Pharmaceutical Benefits
P 9	12.4.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1-2-91 to 28-2-91
P10	2.5.91	Tariff Quotas—Quote Transactions processed in the period 1 January 1991 to March 1991
PII	14.5.91	Australian Heritage Commission Act 1975—Notice of intention to enter in places in the Register of the National Estate. Notice of entry in the Register of the National Estate. Notice of decision not to enter places and parts of places in the Register of the National Estate. Notice of intention to remove places and parts of places from the Register of the National Estate. Notice of removal of entries from the Register of the National Estate
P12	17.5.91	Amendment No 9 to the National Health and Medical Research Council's (NHMRC) Food Standards Code
P13	14.6.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1 March 1991 to 30 April 1991
Pi4	14.6.91	Australian Customs Service—Tariff Quotas—Cheese Quota Allocations—Tariff Quota Holders—1 July 1991 to 30 June 1992
P15	18.6.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1.5.91 to 31.5.91
P16	21.6.91	Amendment No. 10 to the National Health and Medical Research Council's (NHMRC) Food Standards Code
*P17	26.7.91	Conditions of Entry and Advancement in the Australian Public Service 1991
P18	28.6.91	Civil Aviation Authority Determiniation
P19	1.7.91	Guidelines for the Protection of Privacy in the Conduct of Medical Research
P20	5.7.91	Tariff Quotas—Quota transactions processed in the period 1.4.91 to 30.6.91
P21	12.7.91	Particulars of permits granted, refused, suspended or revoked for the period 1.5.91 to 31.5.91

^{*}First time notified

Government Departments

Administrative Services

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

ACQUISITION OF LAND BY THE COMMONWEALTH BY COMPULSORY PROCESS

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 by compulsory process for the public purpose of Defence.

Dated this

1

day of August

1991

File No 11930

1 solum

Minister of State for Administrative Services

DESCRIPTION OF LAND

All those pieces of land in the State of Queensland, inclusive of all reservations (as to minerals etc), rights and interests reserved to the State of Queensland and all other rights and interests not vested in the Commonwealth, being:

- 1.
 a) Lot 90 on Plan PD84, Lot 91 on plan POR5772, and Lot 11 on plan 838465 prepared for registration in the Division of Information, in the County of Portland, Parish of Longreach, containing a total area of 2,995 hectares, more or less, and being part of land comprised in Grazing Homestead Perpetual Lease 29/11100, Volume 7649 Folio 133.
- b) Lot 12 on plan 838466 prepared for registration in the Division of Information, in the County of Portland, Parish of Ernestina, containing an area of 547.8 hectares, more or less, and being part of the land comprised in Grazing Homestead Perpetual Lease 29/11123, Volume 7649 Folio 147.

- 2.
- a) Lot 6 on plan VG7 and Lot 7 on plan VG8, in the County of Vergemont, Parish of Berringo, containing a total area of 16,115 hectares, more or less, and being the whole of the land comprised in Grazing Homestead Perpetual Lease 11131, Volume 7649 Folio 150.
- b) Lot 3396 on plan PH481 (Pannie-Millie Holding), in the County of Warbreccan, Parish of Jannah, containing an area of 15,119 hectares, more or less, and being the whole of the land comprised in Lease of Pastoral Holding document 29/3396, Volume 7667 Folio 247.
- c) Lots 1, 2 and 3 on plan WBN18, in the County of Warbreccan, Parish of Argoon, containing a total area of 9,233 hectares, more or less, and being the whole of the land comprised in Grazing Homestead Perpetual Lease 28/512, Volume 7652 Folio 41.
- d) Lot 11 on plan 838454 prepared for registration in the Division of Information, in the County of Warbreccan, Parish of Argoon, containing an area of 3,062 hectares, more or less, and being part of the land comprised in Preferential Pastoral Holding (Evengy North Holding) document 28/5186, Volume 7667 Folio 241.

9143500

Pre-Acquisition Declaration

(Section 22)

- 1. I, William Peel, Assistant General Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 11th day of November 1990 delegated his powers and functions under sub-section 22(1) of the Act, <u>DECLARE</u> that I am considering the acquisition by the Commonwealth of Australia, an acquiring authority under the Act, of an interest in land in the New South Wales town of Jennings specified in the Schedule, for the public purpose of Defence, namely the expansion of the Jennings Ammunition Depot.
- The land appears to me to be suitable for development for use for that public purpose.
- The land will be used for buffer purposes to allow expansion of the Ordnance Storage Facility within the Depot.
- 4. The reason why it appears to be suitable is that it is vacant land adjacent to the Depot and allows for natural expansion.

Dated the karely sull day of July

1991

William Peel Delegate of the

Minister for Administrative Services

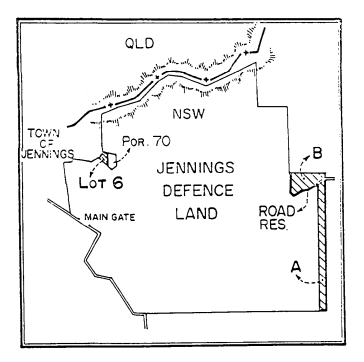
SCHEDULE

The interest in land referred to in the declaration is formally described as:

All the interests including mineral rights contained in that piece of land in the State of New South Wales being:

- 1) Part of Lot 1 on Deposited Plan 798591, Parish of Ballandean, County of Clive, containing an area of about 17.32 hectares, as shown hatched as Area A on the plan annexed.
- 2) Part of Road Reserve, Parish of Ballandean, County of Clive, containing an area of about 1.47 hectares, as shown on the plan annexed.
- 3) Lot 6, Parish of Ballandean, County of Clive, containing an area of about 1.2 hectares, as shown hatched on the plan annexed.

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



Pre-Acquisition Declaration

(Section 22)

- 1. I, William Peel, Assistant General Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 11th day of November 1990 delegated his powers and functions under sub-section 22(1) of the Act, DECLARE that I am considering the acquisition by the Commonwealth of Australia, an acquiring authority under the Act, of an interest in land in the New South Wales town of Jennings specified in the Schedule, for the public purpose of Defence, namely the expansion of the Jennings Ammunition Depot.
- The land appears to me to be suitable for development for use for that public purpose.
- The land will be used for buffer purposes to allow expansion of the Ordnance Storage Facility within the Depot.
- 4. The reason why it appears to be suitable is that it is vacant land adjacent to the Depot and allows for natural expansion.

Darled the knowly buth day of July

William Peel
Delegate of the

Minister for Administrative Services

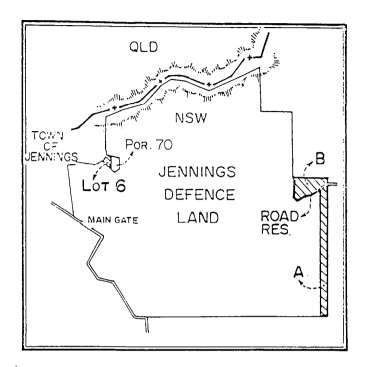
SCHEDULE

The interest in land referred to in the declaration is formally described as:

All the interests including mineral rights contained in that piece of land in the State of New South Wales being:

. Portion 70 in the Parish of Ballandean, County of Clive, containing an area of about 1.859 hectares and contained in Certificate of Title Volume 12813 Folio 60.

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



Pre-Acquisition Declaration

(Section 22)

- 1. I, William Peel, Assistant General Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 11th day of November 1990 delegated his powers and functions under sub-section 22(1) of the Act, DECLARE that I am considering the acquisition by the Commonwealth of Australia, an acquiring authority under the Act, of an interest in land in the New South Wales town of Jennings specified in the Schedule, for the public purpose of Defence, namely the expansion of the Jennings Ammunition Depot.
- The land appears to me to be suitable for development for use for that public purpose.
- The land will be used for buffer purposes to allow expansion of the Ordnance Storage Facility within the Depot.
- The reason why it appears to be suitable is that it is vacant land adjacent to the Depot and allows for natural expansion.

Dated the Lwesty wish day of July 1991

William Peel Delegate of the

Minister for Administrative Services

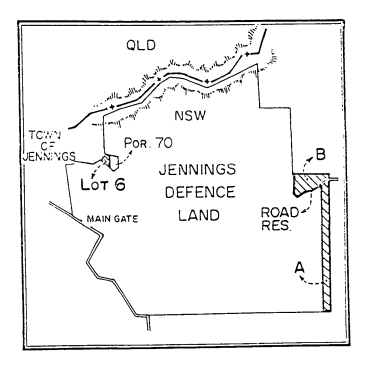
SCHEDULE

The interest in land referred to in the declaration is formally described as:

All the interests including mineral rights contained in that piece of land in the State of New South Wales being:

. Part of Lot 40 on Deposited Plan 751519, Parish of Graham, County of Clive, containing an area of about 6.908 hectares, as shown hatched as Area B on the plan annexed.

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



9143501

Pre-Acquisition Declaration

(Section 22)

- 1. I, Cathy Argall, State Manager of the Australian Property Group in Queensland, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 11th day of November 1990 delegated his powers and functions under sub-section 22(1) of the Act, <u>DECLARE</u> that I am considering the acquisition by the Commonwealth of Australia, an acquiring authority under the Act, of an interest in land in the Longreach region specified in the Schedule, for the public purpose of Defence, namely a Jindalee Over-The-Horizon Radar Transmitter Site.
- The land appears to me to be suitable for development for use for that public purpose.
- 3. The land will be used for buffer purposes for a transmitter facility which in conjunction with a receiver facility to be constructed on a site approximately 120 kms distant will comprise the Queensland component in the Over-The-Horizon Radar network.
- 4. The reason why the land appears to be suitable for development for that use is that it accords with very stringent selection criteria relating to the physical characteristics required for effective operation of the radar including flatness over a considerable distance, the separation and relative orientation between the transmitter and receiver facilities and soil type.

Dated the

day of

1991

Cathy-Argall Delegate of the

Minister for Administrative Services

SCHEDULE

The interest in land referred to in the declaration is formally described as:

All the interests contained in those pieces of land in the State of Queensland, County of Portland, Parish of Longreach, being:

. Lot 71 on plan PD155, Lots 72 and 73 on plan POR5766, and Lots 74 and 195 on plan PD156, containing a total area of 2171 hectares, more or less, and being part of the land comprised in Grazing Homestead Perpetual Lease 29/11213, Volume 7649 Folio 204;

- . Lot 6 on plan POR5712, containing a total area of 2023 hectares, more or less, and being the whole of the land comprised in Grazing Homestead Freeholding Lease 29/10935, Volume 7627 Folio 4;
- . Lot 62 on plan PD159, Lots 67 and 69 on plan PD156, Lot 68 on plan POR5770, Lot 70 on plan PD141 and Lot 202 on plan PD154, containing a total area of 3770 hectares, more or less, and being the whole of the land comprised in Grazing Homestead Freeholding Lease 29/11220, Volume 7627 Folio 95;
- . Lot 66 on plan PD127, containing a total area of 487 hectares, more or less, and being the whole of the land comprised in Grazing Homestead Freeholding Lease 29/11019, Volume 7627 Folio 32;
- . Lot 196 on plan PD156, containing a total area of 118 hectares, more or less, and being the whole of the land comprised in Certificate of Title Volume C560 Folio 129;

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

9143502

Arts, Sport, the Environment, Tourism and Territories

NOTICE OF PERMIT GRANTED UNDER THE

ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the <u>Environment Protection (Sea Dumping) Act 1981</u>, notice is given that a general permit was granted on 23 July 1991 to the Cairns Port Authority, PO Box 594, Cairns QLD 4870, to dump at sea for the period 23 July 1991 to 30 November 1991:

(i) up to 400,000 tonnes of spoil arising from annual maintenance dredging of the shipping channel in Cairns Harbour and capital dredging associated with the proposed cruise liner swing basin; and

(ii) spoil arising from the dredging of the shipping channel as a result of a catastrophic event such as a flood or cyclone.

Dumping of the dredge spoil is to take place within a circle of radius 0.5 nautical miles and centred at 16°47′24″S, 145°48′48″E.

Copies of the permit may be obtained from the Department of the Arts, Sport, the Environment, Tourism and Territories, GPO Box 787, Canberra ACT 2601 or may be inspected at the office of the Cairns Port Authority by arrangement with Mr M Colclough by telephoning 070-523888.

Nelson Quinn

First Assistant Secretary

Environment Protection Division

28 July 1991

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

NOTICE

I, Roslyn Joan Kelly, the Minister of State for the Arts, Sport, the Environment, Tourism and Territories in pursuance of sub-section 44(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, hereby notify that I am considering giving an authority under Section 44 of that Act to export over a period of six months the specimens specified below, on condition that prior to export of each consignment, the exporter obtains the permission of the Director of the Australian National Parks and Wildlife Service or his nominee:

The person and specimens are as follows:

Person

Specimens

N Austen
"Kendalla"
BARRABA NSW

Xanthorrhoea glauca- 52,000 bunches per year of leaves collected from 3 square kilometers of private property.

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

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

Attention: Wildlife Protection Authority

Dated

27/11

 $\Im 3/7$

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

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

I, TIMOTHY JOHN PETER RICHMOND, the Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 11(1) of that Act, hereby declare the organization specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this first day of August 1991

DESIGNATED AUTHORITY

Milian

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens	
1	Johannesburg Zoological Gardens Jan Shuts Avenue Parkview 2193 SOUTH AFRICA	Ailurus fulgens	

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF AN APPROVED ZOOLOGICAL ORGANIZATION

I, TIMOTHY JOHN PETER RICHMOND, the Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 12(1) of that Act, hereby declare the zoological organization specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organization in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this first day of August 1991

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1	Johannesburg Zoological Gardens Jan Shuts Avenue Parkview 2193 SOUTH AFRICA	Ailurus fulgens

Wildlife Protection (Regulation of Exports and Imports) Act 1982

PARTICULARS OF PERMITS GRANTED OR AUTHORITIES GIVEN

I, TIMOTHY JOHN PETER RICHMOND, delegate of the Minister of State for the Arts, Sport, the Environment, Tourism and Territories under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act), hereby advise that a report is now available that provides particulars of permits granted and authorities given under the Act between 1 July 1991 and 15 July 1991. Persons wishing to receive a copy of the report are invited to submit their names and addresses within fourteen (14) days of the publication of this notice to the Wildlife Protection Authority at the following address.

Manager
Wildlife Protection Authority
Australian National Parks and Wildlife Service
G P O Box 636
CANBERRA ACT 2601

TIM RICHMOND

GENERAL MANAGER

OFFICE OF WILDLIFE CONSERVATION

Attorney-General

31 July 1991

DECLARATION UNDER SECTION 8A OF THE CASH TRANSACTION REPORTS ACT 1988

I Graham Charles Pinner, Delegate of the Director of the Cash Transaction Reports Agency hereby declare, for the purposes of Section 8A of the Cash Transaction Reports Act, the Cash Dealers listed below to be 'Identifying' Cash Dealers:

Audit Officers Credit Union Ltd

Jardine Fleming Australia Securities Ltd

Metway Friendly Society

KEB Australia Ltd

Melbourne University Credit Co-operative Ltd

O.L.A Cheltenham Co-operative Credit Society Ltd

GRAHAM CHARLES PINNER
DEPUTY DIRECTOR
CASH TRANSACTION REPORTS AGENCY

Employment, Education and Training

NOTIFICATION OF NON-GOVERNMENT SCHOOLS SEEKING ELIGIBILITY FOR COMMONWEALTH FINANCIAL ASSISTANCE

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

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

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

Submissions should be directed to:

The 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.

1991

SOUTH AUSTRALIA

School seeking a revision of maximum enrolments at the senior secondary level

School name: St Dominic's Priory College

Town/Suburb: North Adelaide

Sponsoring org/affil: Catholic

School level: SS

Proj enrol in 1991: S: 150 Maximum enrolments: S: 170

1992

NEW SOUTH WALES

School seeking a revision of maximum enrolments at the senior secondary level

School name: John Paul College Town/Suburb: Coffs Harbour

Sponsoring org/affil: Catholic

School level: SS

Proj enrol in 1992: S: 262 Maximum enrolments: S: 300

9143505

ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

ESTABLISHMENT OF AN ABORIGINAL LAND TRUST

NOTICE

I, ROBERT EDWARD TICKNER, Minister of State for Aboriginal Affairs, pursuant to subsection 4(1) of the Aboriginal Land Rights (Northern Territory) Act 1976, hereby establish the Aboriginal Land Trust referred to in Column 1 of the Schedule to hold title to land in the Northern Territory for the benefit of Aboriginals entitled by Aboriginal tradition to the use or occupation of the land concerned, being land described in Column 2 of the Schedule.

1991

Minister of State for Aboriginal Affairs

SCHEDULE

LAND TRUST AND CROWN LAND

COLUMN 1 LAND TRUST COLUMN 2 CROWN LAND

Gurungu Land Trust

Northern Territory Portions 3720 and 3869 the boundaries of which are set out in Survey Plans S89/38A to S89/38C lodged with the Registrar-General of the Northern Territory.

9143506

Finance

SUPERANNUATION BENEFITS (SUPERVISORY MECHANISMS) ACT 1990

DECLARATION UNDER SUBSECTION 3(1)

I, Martin William Cashel, Delegate of the Minister of State for Finance, in pursuance of subsection 3(1) of the Superannuation Benefits (Supervisory Mechanisms) Act 1990 hereby declare each of the following bodies to be a "relevant body" for the purposes of that Act:

CAA Staff Superannuation Fund Eastern Australia Airlines

Dated this 31st day of July 1991

Martin William Cashel Delegate of the Minister of State for Pinance

SUPERANNUATION BENEFITS (SUPERVISORY MECHANISMS) ACT 1990

DECLARATION UNDER SUBSECTION 3(1)

I, Martin William Cashel, Delegate of the Minister of State for Finance, in pursuance of subsection 3(1) of the Superannuation Benefits (Supervisory Mechanisms) Act 1990 hereby declare each of the following bodies, being a "relevant body" within the meaning of that Act, to be an "eligible body" for the purposes of that Act:

CAA Staff Superannuation Fund Eastern Australia Airlines

Dated this 31st day of July 1991

Martin William Cashel Delegate of the Minister of State for Finance

Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4D(1)(a) OF
THE ACT (BIT12/1991)

The delegate of the Minister for Health, Housing and Community Services has, with effect from 1 September 1991, made a Determination under Paragraph 4D(1)(a) of the Act revoking an earlier Determination made under paragraph 4D(1)(a) on 25 June 1991, and determining, for the purposes of paragraph (db) of the definition of 'Basic Private Table' or 'Basic Table' in sub-section 4(1) of the Act, the amounts payable in respect of hospital treatment provided in hospitals in a State or Territory to be those amounts set out in the Determination.

Copies of this Determination can be obtained from the office of the Commonwealth Department of Health, Housing and Community Services in the capital city of each State and Territory as follows:

New South Wales

Commonwealth Department of Health, Housing and Community Services, 333 Kent Street, Sydney NSW 2000

Victoria

Commonwealth Department of Health, Housing and Community Services, 399 Lonsdale Street, Melbourne VIC 3000

Queensland

Commonwealth Department of Health, Housing and Community Services, Commonwealth Government Offices, 100 Edward Street, Brisbane QLD 4000

Western Australia

Commonwealth Department of Health, Housing and Community Services, 197 St George's Terrace, Perth WA 6000

South Australia

Commonwealth Department of Health, Housing and Community Services, 122 Pirie Street, Adelaide SA 5000

Tasmania

Commonwealth Department of Health, Housing and Community Services, 21 Kirksway Place, Battery Point Tas 7004

Northern Territory

Commonwealth Department of Health, Housing and Community Services, Cnr Knuckey & Litchfield Streets Darwin NT 0800

Australian Capital Territory

Commonwealth Department of Health, Housing and Community Services, CML Building, University Avenue, Canberra ACT 2601 COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE
ACT (BIT13/1991)

The delegate of the Minister for Health, Housing and Community Services has, with effect from 8 August 1991, made a Determination under Paragraph 4B(b) of the Act revoking an earlier Determination made under paragraph 4B(b) on 4 July 1991, and determining, for the purposes of paragraph 4B(b) the provision of professional attention of the kind specified does not normally require hospital treatment.

Copies of this Determination can be obtained from the office of the Commonwealth Department of Health, Housing and Community Services in the capital city of each State and Territory as follows:

New South Wales

Commonwealth Department of Health, Housing and Community Services, 333 Kent Street, Sydney NSW 2000

Victoria

Commonwealth Department of Health, Housing and Community Services, 399 Lonsdale Street, Melbourne VIC 3000

Oueensland

Commonwealth Department of Health, Housing and Community Services, Commonwealth Government Offices, 100 Edward Street, Brisbane QLD 4000

Western Australia

Commonwealth Department of Health, Housing and Community Services, 197 St George's Terrace, Perth WA 6000

South Australia

Commonwealth Department of Health, Housing and Community Services, 122 Pirie Street, Adelaide SA 5000

Tasmania

Commonwealth Department of Health, Housing and Community Services, 21 Kirksway Place, Battery Point Tas 7004

Northern Territory

Commonwealth Department of Health, Housing and Community Services, Cnr Knuckey & Litchfield Streets Darwin NT 0800

Australian Capital Territory

Commonwealth Department of Health, Housing and Community Services, CML Building, University Avenue, Canberra ACT 2601

COMMONWEALTH OF AUSTRALIA NOTIFICATION UNDER THE NATIONAL HEALTH ACT 1953

NOTICE is hereby given pursuant to subsection 73B(2) of the National Health Act 1953 (the Act) that a delegate of the Minister of State for Health, Housing and Community Services imposed the following further condition of registration in accordance with paragraph 73B(1)(b) of the Act on the FAI Health Benefits Limited on 24 July 1991:

"Unless otherwise determined by the Minister, the organisation will commence to conduct a health benefits fund in each of the States of Victoria, Queensland, South Australia, Western Australia and Tasmania by no later than 30 June 1992."

B.J. Candler
Delegate of the Minister of State for Health,
Housing and Community Services

9143509

Industrial Relations

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF APPLICATION FOR COMMON RULB DECLARATION

IN the matter of:

CHILD CARE INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1985

C No. 20644 of 1991)

Notice is hereby given that the Federated Miscellaneous Workers Union of Australia has made application for a declaration that the terms hereinafter mentioned be a common rule:

in the Australian Capital Territory for the industry and/or industrial pursuits of industry and/or industrial pursuits of child minding, child care, day nurseries and pre-school kindergartens which without limiting the generality of the above shall be deemed to embrace any centre used for cultivating the normal aptitude for exercise and/or play and/or observation and/or limitation and/or construction including the emphasis on a necessity for social training for children of school age or under and/or a centre used for the proper supervision and control of children.

A copy of the award may be inspected at the Australian Industrial Registry, CML Building, University Avenue, Canberra free of charge.

The application will be heard at Canberra on Wednesday the 24th day of July 1991 before Deputy President Watson.

If you desire to be heard on the hearing of the application, notice to that effect should be given to the Commission.

Persons and organisations not so appearing or represented will be bound by any declaration made by the Commission in the matter which is applicable to them.

The whole of the terms of the above award as varied to date are sought to be so declared.

Dated 4th day of July 1991.

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF HEARING OF APPLICATION TO VARY A COMMON RULE AWARD

IN the matter of

TRANSPORT WORKERS (ARMOURED VEHICLES) AWARD 1978

C No. 31647 of 1991

AND in the matter of an application to vary the abovementioned award.

Notice is hereby given -

- (a) that this matter involves the variation of the term of the abovementioned award referred to in the Schedule below.
- (b) that the term so referred to is a common rule of the Australian Capital Territory and
- (c) the matter will be heard at 10.00am on Friday 26 July 1991 before Deputy President Marsh at Nauru House,80 Collins Street, Melbourne.

A copy of the award may be inspected at an Australian Industrial Registry free of charge.

SCHEDULE TERMS TO BE VARIED

Clause		
No.	Subject	Substance of variation

National Wage Case April 1991

Dated 25th day of July 1991.

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

TN the matter of

BAKERS CONSOLIDATED (AUSTRALIAN CAPITAL TERRITORY) AWARD 1985

C No. 95166 of 1989

Dated the 27th day of February 1986
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 July 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 July 1990; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

B28 V.13 PRINT NO. J8495

Clause No.	Subject	Substance of variation
15	HOLIDAYS	OVERTIME AND PENALTY RATES

Dated this 25th day of July, 1991.

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

NURSES PRIVATE EMPLOYMENT (A.C.T.) AWARD 1972

C Nos 37237 of 1989 and 33962 of 1988

Dated the 15th day of January 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 17 July 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 January 1991; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

N53 V.62 PRINT NO. J8474

Clause No.	Subject	Substance of variation
4	WAGES	SALARIES

Dated this 25th day of July, 1991.

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 20551 of 1991

Dated the 7th day of March 1986
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 July 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 25 June 1991; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

C37 V.103 PRINT NO. J8489

Clause No.	Subject	Substance of variation	
AWARD	ROPING-IN NO. 7	WAGES AND CONDITIONS	

Dated this 25th day of July, 1991.

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 20835 of 1991

Dated the 7th day of March 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 July 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 25 June 1991; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

C37 V.104 PRINT NO. J8490

Clause No.	Subject	Substance of variation	
AWARD	ROPING-IN NO. 8	WAGES AND CONDITIONS	

Dated this 25th day of July, 1991.

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

NURSES PRIVATE EMPLOYMENT (A.C.T.) AWARD 1972

C Nos 37237 of 1989 and 33962 of 1988

Dated the 15th day of January 1986
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 17 July 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 April 1991; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

N53 V.63 PRINT NO. J8540

Clause No.	Subject	Substance of variation	
4	WAGES	SALARIES	
5	SPECIAL ALLOWANCE	SALARIES	

Dated this 25th day of July, 1991.

Industrial Relations Act 1988

Australian Industrial Registry Principal Registry Nauru House 80 Collins Street Melbourne Vic 3000

(Postal Address: GPO Box 1994S Melbourne Vic 3001)

NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF AN ORGANISATION OF EMPLOYEES

(D No. 30006 of 1990)

After invoking the procedure prescribed by sub-regulation 123(1) of the Industrial Relations Regulations in relation to The Operative Stonemason's Society of Australia, an organisation of employees under the Industrial Relations Act 1988, Deputy President Moore has reason to believe that the organisation is defunct. Notice is given that, subject to consideration of any objections lodged in accordance with this notice, the registration of the organisation will, at the expiration of one month from the date of publication of this notice, be cancelled on the ground that the organisation is defunct.

Any person who desires to show cause why the registration of the organisation should not be cancelled may lodge with me, within one month after the date of publication of this notice, a notice of objection.

J P O'SHEA Industrial Registrar

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 1903. of the determinations can be obtained from the Gazette Service, Australian Government Publishing Office, PO Box 4007, CANBERRA ACT 2600.

Number & Year made	Subject	Date
9 of 91	Excess Medical Expenses	8/5/91
40 of 91	Travelling Allowance - Vanuatu	11/7/91
42 of 91	Price Review Pay 22	3/5/91
44 of 91	Price Review Pay 23	17/5/91
45 of 91	Interpretation Determination	9/5/91
46 of 91	Operation Haven Allowance	17/5/91
47 of 91	Repeal of Gulf Allowance	17/5/91
48 of 91	Thailand - Rebate of Duty and Taxes	15/5/91
49 of 91	Overseas Living Allowance	16/5/91
50 of 91	Price Review Pay 24	24/5/91
51 of 91	Travelling Allowance - Brazil	21/5/91
52 of 91	Travelling Allowance - Luxembourg	13/6/91
53 of 91	Travelling Allowance - Zambia	23/5/91
54 of 91	Local Leave Fares Assistance - PNG	23/5/91
55 of 91	Fiji - Pre-schools	24/5/91
56 of 91	Rent Remissions	30/5/91
57 of 91	Travelling Allowance - Cook Islands	31/5/91
58 of 91	Travelling Allowance - Mexico	4/6/91
59 of 91	Travelling Allowance - Belgium	6/6/91
60 of 91	Price Review Pay 25	16/6/91
61 of 91	Middle East Naval Sanctions Allowance	14/6/91
62 of 91	Travelling Allowance - New Zealand	6/6/91
63 of 91	Travelling Allowance - New Caledonia	6/6/91
64 of 91	Conditions - USA	1/7/91
65 of 91	Special Royal Navy Allowance	7/6/91
66 of 91	Travelling Allowance - Nepal	13/6/91
67 of 91	Medical Expenses	26/6/91
68 of 91	Travelling Allowance - Kuwait	26/6/91
69 of 91	Travelling Allowance - New York	26/6/91
71 of 91	Rental Allowance - Canberra	22/7/71
72 of 91	Excess Commuting Costs - Canada	12/7/91
73 of 91	Travelling Allowance - Poland	5/7/91
74 of 91	Price Review Pay 1	5/7/91
76 of 91	Charge for Rations & Quarters	22/7/91
77 of 91	Price Review Pay 2	19/7/91
80 of 91	Travelling Allowance - Pakistan	19/7/91
81 of 91	Travelling Allowance - Ireland	19/7/91
82 of 91	Operation Blazer Allowance	23/7/91
84 of 91	Western Sahara Allowance	31/7/91

COMMONWEALTH EMPLOYEES' REHABILITATION AND COMPENSATION ACT 1988

NOTICE OF DECLARATION

Notice No 4 of 1991

- I, Peter Francis Salmon Cook, Minister of State for Industrial Relations, hereby declare under subsection 5(6) of the Commonwealth Employees' Rehabilitation and Compensation Act 1988 -
 - (a that a person who is included in a class of persons specified in the first column of the following table, being a class of persons who engage in activities or perform acts at the request or direction, or for the benefit, of the Commonwealth, shall for the purposes of the Act, be taken to be employed by the Commonwealth; and
 - (b) that the employment of the person shall, for the purposes of the act, be taken to be constituted by the performance by the person of an act or acts included in the class of acts specified in the second column of that table opposite to the reference to that class of persons.

FIRST COLUMN CLASS OF PERSONS

Persons who, at the request or direction of an officer of the Australian Security Intelligence Organization, render assistance in activities relating to Australia's national interest.

SECOND COLUMN CLASS OF ACTS

Acts performed in connection with the carrying out of the activities.

Peter Cook

Minister for Industrial Relations

15 July 1991

National Occupational Health and Safety Commission Act 1985

Section 38

PROPOSED NATIONAL EXPOSURE STANDARDS FOR ATMOSPHERIC CONTAMINANTS IN THE OCCUPATIONAL ENVIRONMENT

Pursuant to sub-section 38(4) of the National Occupational Health and Safety Commission Act 1985, the National Occupational Health and Safety Commission hereby gives notice that it is proposing to declare National Exposure Standards for Atmospheric Contaminants in the Occupational Environment.

Copies of the proposed additions and changes to the adopted national standards may be obtained free of charge by writing to:

The Chief Executive Officer National Occupational Health and Safety Commission GPO Box 58 SYDNEY NSW 2001 Attention: Publication Sales

or by telephoning (02) 565 9555 and asking for 'Publications Sales' or (008) 25 2226 toll free.

Interested persons are invited to make representations in connection with the draft of the national standards before 31 October 1991. Comment should be addressed to:

The Chief Executive Officer National Occupational Health and Safety Commission GPO Box 58 SYDNEY NSW 2001 Attention:

Secretary

Exposure Standards Expert Working Group

Chemical Assessment Branch

Industry, Technology and Commerce

AUSTRALIAN CUSTOMS SERVICE

PRELIMINARY FINDING INTO THE ALLEGED DUMPING OF 0.6 TO 1kV, CROSS LINKED POLYETHYLENE INSULATED, AERIAL BUNDLED ELECTRIC CABLE FROM SINGAPORE

CUSTOMS ACT 1901

NOTICE UNDER SECTION 269TD OF THE CUSTOMS ACT 1901

On 5 July 1991 Customs gave notice of the initiation of an inquiry into the alleged dumping of 0.6 to 1kV, cross linked polyethylene insulated, aerial bundled electric cable from Singapore. The Notice was published following an application lodged by the Australian Electrical and Electronic Manufacturers' Association on behalf of the Australian industry, comprising MM Cables, Olex cables and Pirelli Cables Australia Limited, for the imposition of dumping duties. The Australian Customs Service has now considered the application, taking into account submissions received and any other matters that the Comptroller-General considers relevant.

As a result of this consideration I, Richard John Hunt, delegate of the Comptroller-General of Customs, have made a preliminary finding that there are not sufficient grounds for the publication of a dumping duty notice in respect of 0.6 to 1kV, cross linked polyethylene insulated, aerial bundled electric cable from Singapore.

RICHARD J. HUNT Delegate of the Comptroller-General

31 July 1991

AUSTRALIAN CUSTOMS SERVICE

CUSTOMS ACT 1901

NOTICE TO OWNERS OF GOODS IN "CHERRY LANE GALAXY BOND" SITUATED AT 90 MARIBYRNONG STREET, FOOTSCRAY, VICTORIA.

This NOTICE is made this developed day of July 1991 by Norman James Kilkenny, Regional Manager, Inland Revenue for the State of Victoria, delegate of the Comptroller-General of Customs, in accordance with subsection 87(4) of the Customs Act 1901.

WHEREAS:

- Galaxy International Pty Ltd (in liquidation) whose registered office is situated at 90 Maribyrnong Street, Footscray, Victoria was the holder of a warehouse licence, being Licence Number V690 issued pursuant to section 79 of the Customs Act 1901;
- The warehouse licence referred to in paragraph 1 related to the warehouse known as Cherry Lane Galaxy Bond situated at 90 Maribyrnong Street, Footscray, Victoria;
- 3. The warehouse licence referred to in paragraph 1 has been cancelled by a Notice under subsection 87(2) of the Customs Act 1901 dated nineteenth day of July 1991 and taking effect from the nineteenth day of July 1991;

NOW THEREFORE:

- I, Norman James Kilkenny, do hereby GIVE NOTICE to those who are the owners of goods within the place that was the warehouse referred to in paragraph 1 above, that they are required, within 21 days from the date of this Notice to:
 - (i) pay to the Collector duty payable in respect of their goods in the warehouse referred to in paragraph 1 above; or
 - (ii) remove their goods in the warehouse referred to in paragraph 1 above to another place in accordance with permission obtained from the Collector.

TAKE NOTE THAT if the requirements of this Notice are not complied with, the goods that are within the place that was the warehouse referred to in paragraph 1 above will be sold.

Dated this

Threndy much

day of July 1991

(Norman James Kilkenny)
Regional Manager, Inland Revenue, Victoria
Delegate of the
Comptroller-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - \$161J CUSTOMS ACT 1901

I, BERNARD LEE, delegate of the Comptroller-General of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE	(Foreign Currency = AUS \$1)							
Column 1	Colu⊡n 2	Column 3	Column 4	Column 5	Column 6	Coluxen 7	Column 8	Column 9
Country	Foreign	Date						
	Currency	24/7/91	25/7/91	26/7/91	27/7/91	28/7/91	29/7/91	30/7/91
AUSTRIA	SCHILLINGS	9.5697	9.5246	9.5036	9.5036	9.5036	9.5597	9.5425
BELGIUM/LUX	FRANCS	28.0200	27.8200	27.8800	27.8800	27.8800	27.9400	27.9300
BRAZIL	CRUZADO	260.9400	262.0200	262.2800	262.2800	262.2800	264.9300	265.1700
CANADA	DOLLARS	.8960	.8935	.8886	.8886	.8886	.8915	.8923
CHINA	YUAN	4.1384	4.1347	4.1144	4.1144	4.1144	4.1390	4.1427
DENMARK	KRONER	5.2578	5.1816	5.2393	5.2393	5.2393	5.2561	5.2445
EC	ECU	.6614	.6575	.6581	.6581	.6581	.6621	.6606
FIJI	DOLLAR	1.1624	1.1581	1.1560	1.1560	1.1560	1.1591	1.1608
FINLAND	Maricka	3.2742	3.2580	3.2617	3.2617	3.2617	3.2750	3.2655
FRANCE	FRANCS	4.6196	4.5940	4.6031	4.6031	4.6031	4.6241	4.6118
GERMANY	DEUTSCHMARKS	1.3600	1.3521	1.3539	1.3539	1.3539	1.3592	1.3542
GREECE	DRACHMAE	148.6100	147.9600	148.3700	148.3700	148.3700	148.6700	148.4900
HONG KONG	DOLLARS	6.0134	6.0099	5.9789	5.9789	5.9789	6.0149	6.0220
INDIA	RUPEES	19.9914	20.0026	19.8601	19.8601	19.8601	20.0009	20.0017
INDONESIA	RUPIAH	1516.1000	1514.7000	1508.3000	1508.3000	1508.3000	1517.9000	1519.2000
IRELAND	POUNDS	.5077	.5047	.5080	.5080	.5080	.5090	.5068
ISRAEL	SHEKEL	1.8412	1.8291	1.8120	1.8120	1.8120	1.8356	1.8346
ITALY	LIRE	1012.9400	1006.3300	1009.1500	1009.1500	1009.1500	1013.3900	1012.2000
Japan	YEN	106.3500	108.6200	106.8100	105.8100	105.8100	107.1400	107.0100
KOREA	HON	566.3000	564.2700	559.8600	559.8600	559.8600	562.9900	563.8600
MALAYSIA	DOLLAR	2.1610	2.1572	2.1498	2.1498	2.1498	2.1618	2.1632
NETHERLANDS	GUILDER	1.5329	1.5237	1.5267	1.5267	1.5267	1.5307	1.5281
NEW ZEALAND	DOLLAR	1.3682	1.3631	1.3529	1.3529	1.3529	1.3540	1.3586
NORWAY	KRONER	5.3019	5.2737	5.2779	5.2779	5.2779	5.3033	5.2896
PAKISTAN	RUPEE	18.9700	18.9500	18.8600	18.8600	18.8600	18.9700	18.9900
PNG	KINA	.7393	.7385	.7379	.7379	.7379	.7393	.7400
PHILIPPINES	PESO	21.3000	21.2800	21.1700	21.1700	21.1700	21.3000	21.3200
PORTUGAL	ESCUDO	116.1500	115.6600	115.8500	115.8500	115.8500	115.9900	115.9200
SINGAPORE	DOLLAR	1.3559	1.3559	1.3529	1.3529	1.3529	1.3571	1.3572
SOLOMON IS.	DOLLAR	2.1240	2.1203	2.1251	2.1251	2.1251	2.1260	2.1274
SOUTH AFRICA	RAFO	2.2287	2.2106	2.2106	2.2106	2.2106	2.2186	2.2281
SPAIN	PESETA	84.7300	84.1800	84.4300	84.4300	84.4300	85.1300	84.7900
SRI LANKA	RUPEE	31.8500	31.8200	31.7800	31.7800	31.7800	32.0500	32.0800
SWEDEN	KRONA	4.9248	4.8963	4.9073	4.9073	4.9073	4.9267	4.9152
SWITZERLAND	FRANC	1.1810	1.1775	1.1787	1.1787	1.1787	1.1857	1.1828
TAIWAN	DOLLAR	20.9100	20.8800					20.8800
THAILAND	BAHT	19.9300	19.9100	19.8200	19.8200	19.8200		
UX	POURDS	.4605	.4602	.4598	.4598	.4598	.4629	.4608
USA	DOLLAR	.7759						.7767

BERNARD LEE
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
31/07/91

Transport and Communications

TELECOMMUNICATIONS ACT 1991

NOTICE UNDER SECTION 246

DETERMINATION OF TECHNICAL STANDARD

Pursuant to Section 246 (1) of the Telecommunications Act 1991, AUSTEL determines the Technical Standard specified in Schedule 1 to this Notice, with effect on and from 15 August 1991.

AUSTEL believes that determination of the technical standard specified in Schedule 1 is necessary or desirable in order to:

- (a) protect the integrity of a telecommunications network;
- (b) ensure the interoperability of customer equipment with a telecommunications network to which it is connected;
- ensure that customer equipment connected to a telecommunications network complies with recognised international standards concerning the interfacing of customer equipment to a telecommunications network;
- (d) maintain or improve the end-to-end quality of telecommunications services for or in relation to the supply of which customer equipment is used.

The technical standard specified in Schedule 1 to this notice has been determined following publication of a Notice under Section 107 of the Telecommunications Act 1989 in Gazette No. GN 13 of 10 April 1991.

NEW TECHNICAL STANDARD

SCHEDULE 1

No.

Subject Matter

TS 018

Digital Cellular Mobile Telecommunications System - GSM MOBILE STATION

Dated this seventeenth day of July 1991

Signed

Robin C Davey Chairman Copies of the proposed technical standard listed above may be purchased from Standards Australia at the following addresses:

For Mail Orders

PO Box 1055, STRATHFIELD, NSW 2135

Telephone: (02) 746 4600 Facsimile: (02) 746 3333

For over the counter sales

NEW SOUTH WALES

Publication Sales, 1 The Crescent, HOMEBUSH NSW 2140

Telephone: (02) 746 4600 Facsimile: (02) 746 3333

Newcastle Branch Office 51 King Street

NEWCASTLE NSW 2300

Telephone: (049) 29 2477 Facsimile: (049) 29 3540

WESTERN AUSTRALIA

11 Lucknow Place WEST PERTH WA 6005

Telephone: (09) 321 8797 Facsimile: (09) 321 2929

QUEENSLAND

447 Upper Edward Street, BRISBANE, QLD 4000

Telephone: (07) 831 8605

Facsimile: (07) 832 2140

VICTORIA

Clunies Ross House 191 Royal Parade PARKVILLE VIC 3052

Telephone: (03) 347 7911 Facsimile: (03) 347 5914

SOUTH AUSTRALIA

South Australian Manufacturing Park 853 Port Road

WOODVILLE SA 5011

Telephone: (08) 268 6133 Facsimile: (08) 347 1033

NORTHERN AUSTRALIA

(Sales Agency)

c/- Master Builders Association

191 Stuart Highway DARWIN NT 0800

Telephone: (089) 81 9666 Facsimile: (089) 41 0275

AUSTRALIAN CAPITAL TERRITORY (Sales Agency)

c/- Royal Institute of Architects

2A Mugga Way RED HILL ACT 2603

Telephone: (06) 273 2349

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CRETAIN 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. Pavable by Date and time created (EST) Description and registration Lien No. Tullamarine Pty Ltd C/- Challenge Airlines Cessna 402, VH-ELZ 1031 26 July 1991, 3:28cm Building 24 Coolangatta Airport QLD 4225 Mr Kleth Stevens Piper PA31, VII-ORG 1032 26 July 1991, 3:29pm T/A Albatros Air Charters 6 Todd Street Kingsote KI SA 5223 Kingsford Smith Aviation Ptv Ltd 1033 26 July 1991, 3:34cm Piper PA34-200, VB-COT Building 3 Gypsy Street Bankstown Airport NSV 2200 1034 26 July 1991, 3:35mm Consero LA4-200, VH-FIB Mr Glen Balas PO Box 94 Tooradin VIC 3980 R A C Fleet Management Pty Ltd 26 July 1991, 3:41pm Piper PA28-151, VH-MIX 1035 C/O The Royal Aero Club of NSW PO Box 255 Bankstown NSV 2200 AS ABOVE Piper PA28-R201, VH-BAB 1036 26 July 1991, 3:42pm AS ABOVE 1037 26 July 1991, 3:43pm Piper PA38-112, VII-HAW AS ABOVE Piper PA28-RT201, VB-BAG 1038 26 July 1991, 3:43pm AS ABOVE Piper PA28-140, VE-TVH 1039 26 July 1991. 3:45pm AS ABOVE 1040 26 July 1991, 3:45pm Beech 76, VEL-MVG as above 1041 26 July 1991, 3:45pm Piper PA28-140, VH-TVM 1042 Piper PA38-112, VB-BVK AS ABOVE 26 July 1991, 3:48pm AS ABOVE 1043 26 July 1991. 3:54pm Piper PA38-112, VH-UAL AS ABOVE 1044 29 July 1991, 9:57am Piper PA38-112, VII-MIK NOTICE OF CESSATION OF A STATISTICAL LIEN IN RESPECT OF CERTAIN AIRCRAFT vil Aviation Act 1988, a statutory lien vested e aircraft described hereunder.

NUTTOE	is hereby Authority	given th	at pursi	ant to se	ection 75(1) of the	Civ
in the	Authority	ceased t	o have e	effect in	respect of	Eesch of	the

Lien No. Description and registration mark. Date on which lien ceased to have effect.

19 JULY 1991

9143 870 Piper PA31, VB-AW Dated this 31st day of July 1991.

K HLINT

Registrar of Statutory Liens

Veterans' Affairs

VETERANS' ENTITLEMENTS ACT 1986

DETERMINATION AS TO CERTAIN PERSONS WHO ARE TO BE TREATED AS IF FULL-TIME MEMBERS OF THE DEFENCE FORCE IN RESPECT OF SERVICE IN AN OPERATIONAL AREA DESCRIBED IN ITEM 4 OF SCHEDULE 2

I, BENJAMIN CHARLES HUMPHREYS, Minister of State for Veterans' Affairs, pursuant to paragraph 5R(1)(b) of the Veterans' Entitlements Act 1986, hereby determine that the Veterans' Entitlements Act 1986 shall apply to, and in relation to, Colin George Carre, Michael Coleman, Vincent Thomas Hay, Peter Robert Holroyd Hill, Ian Frank Marshall, Raymond Joseph Prindiville, Redmond Patrick Rodriguez and Alan John Rankin Watkins, as if those persons were, while rendering service in the Royal Australian Navy Reserve, in the operational area described in Item 4 of Column 1 of Schedule 2 to this Act, during each period of service specified in the Schedule to this determination as it relates to each of the named persons, rendering continuous full-time service for the purposes of this Act.

Dated 26th

1991

BEN HUMPHREYS

Minister of State for Veterans' Affairs

SCHEDULE

Periods of service inclusive of dates specified

	•
Colin George Carre	15 February 1969
Michael Coleman	8 June 1965 - 11 June 1965
Vincent Thomas Hay	1 June 1968 28 February 1972 - 29 February 1972
Peter Robert Holroyd Hill	1 June 1968
Ian Frank Marshall	8 June 1965 - 11 June 1965
Raymond Joseph Prindiville	9 April 1968
Redmond Patrick Rodriguez	1 June 1968
Alan John Rankin Watkins	31 October - 1 November 1970 8 December 1971 - 9 December 1971



Gazette

No. S 206, Tuesday, 30 July 1991

Published by the Australian Government Publishing Service, Canberra

SPECIAL

SCHEDULE 1

TAKE NOTICE that on 11 July 1991, the Honourable, the Chief Justice made an order in the following form;

The reduction of capital proposed to be effected by the special resolution of Pro Sports Plaza International Limited ("the Company") which was duly passed on 15 March 1991 at an Extraordinary General Meeting of the Company as follows:

> "Subject to and conditional upon confirmation by the Supreme Court of Victoria, the issued capital of the Company be reduced:

FROM: \$2,806,808 (together with any additional amount of paid-up capital arising from the issue of any additional shares by the Company prior to the confirmation by the Supreme Court of Victoria) comprising 5,613.616 ordinary shares (or such other number of shares arising from issue of any additional shares by the Company prior to the confirmation by the Supreme Court of Victoria) of \$0.50 par value each fully paid

TO: \$1,122,723.20 (together with any additional amount of paid up capital arising from the issue of any additional shares by the Company prior to the confirmation by the Supreme Court of Victoria) divided into 5,613,616 ordinary shares (or such other number of shares arising from issue of any additional shares by the Company prior to the confirmation by the Supreme Court of Victoria) of \$0.20 par value each fully paid

BY: cancelling on each of the 5,613,616 ordinary shares (or such other number of shares arising from issue of any additional shares by the Company prior to the confirmation by the Supreme Court of Victoria) of \$0.50 par value an amount of \$0.30 as representing paid up capital either lost or unrepresented by available assets."

is confirmed by this Court."

The authorised capital and the issued capital of the Company following the above reduction will be \$20,000,000 and \$1,122,723.20 respectively.

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Gazette

No. S 207, Tuesday, 30 July 1991

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SPECIAL

PROCLAMATION

Commonwealth of Australia

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

DILL HANDEN

Governor-General

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 <u>Nursing Homes and Hostels</u>

<u>Legislation Amendment Act 1986</u>, fix 1 August 1991 as the day on which section 7 of that Act commences.

(L.S.)

GIVEN under my Hand and the Great Seal of Australia on 24 !!!! 1901

By His Excellency's Command,

Minister of State for Aged, Family and Health Services

GOD SAVE THE QUEEN!





No. S 208, Tuesday, 30 July 1991

Published by the Australian Government Publishing Service, Canberra

PROCLAMATION

Commonwealth of Australia

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

BILL HAYDEN

Governor-General

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsections 2(4) and (10) of the Corporations Legislation Amendment Act 1991, hereby fix 1 August 1991 as the day on which sections 7 and 8 and sections 15-22 (inclusive) of that Act commence.



GIVEN under my Hand and the Great Seal of Australia on 24 JUL 1991

By His Excellency's Command,

Attorney-General

GOD SAVE THE QUEEN!

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SPECIAL

PROCLAMATION

Commonwealth of Australia

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

Governor-General

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 *Health Legislation (Pharmaceutical Benefits) Amendment Act 1991*, fix 1 August 1991 as the day on which:

- (a) paragraphs 7 (b) and (d), sections 13 and 14, paragraphs 15 (a), (b), (d), (e), (f), (g) and (h) and sections 16 and 17 of that Act; and
- (b) subsection 8D (2) inserted in the Health Insurance Commission Act
 1973 by section 4 of the Health Legislation (Pharmaceutical Benefits)
 Amendment Act 1991;

commence.

LS

GIVEN under my Hand and the Great Seal of Australia on 24 JUL 1991

By His Excellency's Command.

Minister of State for Aged, Family and Health Services

GOD SAVE THE OUEEN!

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Gazette

No. S 210, Tuesday, 30 July 1991

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SPECIAL

PROCLAMATION

Commonwealth of Australia

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

Governor-General

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 <u>Industrial Relations Legislation Amendment Act (No. 2) 1991</u>, fix 1 August 1991 as the day on which the amendments of section 202 of the <u>Industrial Relations Act 1988</u> set out in Part 3 of the <u>Schedule of the Industrial Relations Legislation Amendment Act (No. 2) 1991 commence.</u>



GIVEN under my Hand and the Great Seal of Australia on 25 JUL 1991

By His Excellency's Command,

Minister of State for Industrial Relations

GOD SAVE THE QUEEN!

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No. S 211, Tuesday, 30 July 1991

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AUSTRALIAN CUSTOMS SERVICE CUSTOMS ACT 1901 - PART XVB

NOTICE UNDER SUBSECTION 269TC(4)

INITIATION OF INQUIRIES INTO THE ALLEGED DUMPING AND SUBSIDISATION OF GLACE CHERRIES FROM FRANCE AND ITALY

I, ERIAN GALLAGHER, delegate of the Comptroller-General of Customs have examined an application made by ITC (Australia), on behalf of Big Sister Foods Limited and Allowrie Foods Australia Ltd, under sub-section 269TB(1) of the Customs Act 1901, and am satisfied there are reasonable grounds to initiate an inquiry into the allegation that dumped and subsidised exports of glace cherries from France and Italy are causing and threatening material injury to the Australian industry.

The goods under inquiry are glace cherries (including First Grade, Second Grade, Whole or Broken and coloured red, green or amber) classified under sub-heading 2006.00.00 (statistical code 17) in Schedule 3 to the Customs Tariff Act 1987. Rates of duty applicable are:

from 1 July 1990

12% (General), 7% (Developing Country) 11% (General), 6% (Developing Country)

from 1 July 1991

Known producers of the goods in Australia are Rig Sister Foods Limited and Allowrie Foods Australia Ltd.

The Australian Customs Service (Customs) will make a preliminary finding on the application as soon as possible and within 100 days after publication of this notice. If the finding is that there are sufficient grounds for the publication of a dumping and/or a countervailing duty notice, provisional measures (including the taking of securities under section 42 of the Customs Act 1901) may be imposed. A positive preliminary finding would be referred to the Anti-Dumping Authority for further investigation and report to the Minister (within 120 days) on whether dumping duties should be imposed.

Customs has published Australian Customs Notice (ACN) No. 91/120 notifying the initiation of the inquiry and the procedures involved. Copies of the ACN are available from the Publications Section, Australian Customs Service, Customs House, 5 Constitution Ave, Canberra City, ACT 2601 or from regional offices of Customs in each capital city.

To facilitate the inquiry all interested parties are invited to make submissions in writing in accordance with the appropriate dumping questionnaire. Submissions in triplicate must be lodged with the Director, Dumping Operations 3, Australian Customs Service, Customs House, 5 Constitution Avenue, Canberra City, ACT 2601, no later than 9 September 1991.

RIAN GALLAGHER Delegate of the

Comptroller-General

30 July 1991

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Gazette

No. S 212, Wednesday, 31 July 1991

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

The following Statutory Rules have been made and copies may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Aboriginal and Torres Strait Islander Heritage Protection Act 1984	Aboriginal and Torres Strait Islander Heritage Protection Regulations (Amendment)	1991 No. 231
National Health Act 1953	National Health Regulations (Amendment)	1991 No. 232
Administrative Appeals Tribunal Act 1975	Administrative Appeals Tribunal Regulations (Amendment)	1991 No. 233
Naval Defence Act 1910	Naval Forces Regulations (Amendment)	1991 No. 234
Crimes Act 1914	Crimes Regulations (Amendment)	1991 No. 235
Dried Vine Fruits Equalization Act 1978	Dried Vine Fruits Equalization Regulations (Amendment)	1991 No. 236
Air Navigation (Charges) Act 1952	Air Navigation (Charges) Regulations (Amendment)	1991 No. 237
Sales Tax Assessment Act (No. 1) 1930	Sales Tax (Federal Airports Corporation) Regulations	1991 No. 238
Sales Tax Assessment Act (No. 1) 1930, Sales Tax Assessment Act (No. 2) 1930, Sales Tax Assessment Act (No. 3) 1930, Sales Tax Assessment Act (No. 4) 1930, Sales Tax Assessment Act (No. 5) 1930, Sales Tax Assessment Act (No. 6) 1930, Sales Tax Assessment Act (No. 7) 1930, Sales Tax Assessment Act (No. 8) 1930, Sales Tax Assessment Act (No. 9) 1930 and Sales Tax Assessment Act (No. 10) 1985	Sales Tax Regulations (Amendment)	1991 No. 239
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1991 No. 240
Veterans' Entitlements Act 1986	Veterans' Entitlements Regulations (Amendment)	1991 No. 241
Child Support (Registration	Child Support Regulations (Amendment)	1991 No. 242
and Collection) Act 1988		

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TERRITORY OF CHRISTMAS ISLAND

NOTIFICATION OF THE MAKING OF ORDINANCES

The following Ordinances of the Territory of Christmas Island have been made and copies may be purchased from the Legal Section, Department of the Arts, Sport, the Environment, Tourism and Territories, 5th Floor, Tobruk House, 15 Moore St, Canberra, ACT.

Number and year of Ordinance	Short title of Ordinance	_
3 of 1991	Evidence (Amendment) Ordinance 1991	
4 of 1991	Lotteries (Amendment) Ordinance 1991	

TERRITORY OF COCOS (KEELING) ISLANDS

NOTIFICATION OF THE MAKING OF AN ORDINANCE

The following Ordinance of the Territory of Cocos (Keeling) Islands has been made and copies may be purchased from the Legal Section, Department of the Arts, Sport, the Environment, Tourism and Territories, 5th Floor, Tobruk House, 15 Moore Street, Canberra, ACT.

Number and year of Ordinance	Short title of Ordinance	
3 of 1991	Evidence (Amendment) Ordinance 1991	



Gazette

No. S 213, Wednesday, 31 July 1991

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF SPECIAL RESOLUTION MCLEAN HOLDINGS PTY LTD

The directors of McLean Holdings Pty Ltd A.C.N. 009 516 554, hereby give notice of their special resolution made on 10 July 1991, that the company be wound up voluntarily pursuant to section 491 (1) of the Australian Corporations and Securities Legislation.

F. J. MCLEAN Director



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Gazette

No. S 214, Thursday, 1 August 1991

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DETERMINATION UNDER SUBSECTION 99AAC (2)

No. PB 9 of 1991

- I, FIONA MARGARET HOWARTH, Principal Advisor, Health Care Access Division, Department of Health, Housing and Community Services and Delegate of the Minister of State for Health, Housing and Community Services, pursuant to subsection 99AAC (2) of the National Health Act 1953 and under section 4 of the Acts Interpretation Act 1901, hereby make the following Determination:
- 1. This Determination shall come into operation on 1 August 1991.
- 2. In this Determination:
 - (a) unless the contrary intention appears, a word or expression shall be taken to have the same meaning as in Part VII of the Act:
- (b) "Act" means the National Health Act 1953;
 - "Claims Transmission System" has the same meaning as in section 99AAA of the Act;
 - "Commission" means the Health Insurance Commission established by the Health Insurance Commission Act 1973;
 - "General Manager" means the General Manager of the Commission.
- 3. The Secretary must declare in writing under subsection 99AAC (1) of the Act that an approved supplier is exempted from the operation of subsection 99AAA (4) of the Act (being the subsection that requires an approved supplier to use the Claims Transmission System to give information to the Secretary in relation to the supply of pharmaceutical benefits from particular premises if:
 - (a) the approved supplier applies to the Secretary for exemption in accordance with the form approved by the General Manager; and
 - (b) the approved supplier provides with his or her application:
 - (i) where there is no supply of electricity available to those premises—a statement in writing by the approved supplier; or
 - (ii) where the supply of electrical power to those premises is, by virtue of its variability or unreliability, likely to interfere unreasonably with the normal operation of a computer in those premises—a letter or certificate issued by the authority or organisation responsible for the supply of electrical power to those premises; attesting to:
 - (iii) the fact that there is no supply of electricity available or the fact of that variability or unreliability; and
 - (iv) the period during which that respective state of affairs is, in the opinion of the approved supplier, authority or organisation, likely to continue; and
 - (c) the Secretary is satisfied:
 - (i) in the case of a statement made in accordance with subparagraph (b) (i)—that the statement is correct;
 - (ii) in the case of a letter or certificate issued in accordance with subparagraph (b) (ii)—that the letter or certificate has been properly issued by the authority or organisation by which it purports to have been issued.
- 4. In making a declaration in accordance with clause 3, the Secretary must specify the period for which the exemption is to be effective, being a period of either:
 - (a) one year from the date on which the declaration is made by the Secretary; or
 - (b) the period attested to by the approved supplier, authority or organisation under subparagraph 3 (b) (iv); whichever is shorter.
- 5. The Secretary must, at a particular time, declare in writing under subsection 99AAC (1) of the Act that an approved supplier is exempted from the operation of subsection 99AAA (4) of the Act (being the subsection that requires an approved supplier to use the Claims Transmission System to give information to the Secretary in relation to the supply of pharmaceutical benefits) in respect of the supply of pharmaceutical benefits from particular premises if:
 - (a) the Secretary has received an application from the approved supplier in accordance with paragraph 3 (a); and
 - (b) the Secretary has not made a declaration under subsection 99AAC (1) of the Act exempting the approved supplier from the operation of subsection 99AAA (4) of the Act in respect of those premises; and
 - (c) the Secretary has not informed the approved supplier in accordance with subsection 99 AAC (4) of the Act that the Secretary has decided not to make such a declaration; and
 - (d) the approved supplier proposes to make a claim within one week from that time in respect of the supply of pharmaceutical benefits.

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6. In making a declaration in accordance with clause 5, the Secretary must specify the period for which the exemption is to be effective, being a period of not more than the time required for the approved supplier to submit the claim referred to in paragraph 5 (d).

Dated this

durty first

day of

July

1991.

FIONA HOWARTH Principal Advisor

Health Care Access Division

Department of Health, Housing and Community Services

Delegate of the Minister of State for Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA National Health Act 1953

PHARMACEUTICAL BENEFITS

I HARMACEO HCAL BENEFITS

RULES UNDER SUBSECTION 99AAA (8)

No. PB 8 of 1991

I, FIONA MARGARET HOWARTH, Principal Advisor, Health Care Access Division, Department of Health, Housing and Community Services and Delegate of the Minister of State for Health, Housing and Community Services, pursuant to subsection 99AAA (8) of the National Health Act 1953 and under section 4 of the Acts Interpretation Act 1901, hereby make the following Rules:

- 1. These Rules shall come into operation on the first day of August 1991.
- 2. In these Rules, unless the contrary intention appears:
 - (a) a word or expression shall be taken to have the same meaning as in Part VII of the Act;
 - (b) "Act" means the National Health Act 1953;
 - "A section" means:
 - (a) in respect of an authority prescription, a repeat prescription, a deferred supply prescription or a doctor's bag form, the section of the form upon which the prescription is written which is provided for the purpose of recording the information required in the provision in these Rules in which the expression occurs; and
 - (b) in respect of a prescription other than a prescription specified in paragraph (a), the section of the stamp format marked "A" appearing on the prescription;
 - "authority prescription" means a prescription written on an authority pursuant to regulation 13 of the Regulations, subparagraph 14 (d) or (e) of the Declaration made under subsection 85 (2) of the Act or subparagraph 10 (d) or (e) of the Determinations made under sections 85, 85A and 88 of the Act;
 - "Commission" means the Health Insurance Commission established by the Health Insurance Commission Act 1973;
 - "deferred supply prescription" means a deferred supply authorization prepared under regulation 26A of the Regulations upon which a pharmaceutical benefit has been supplied;
 - "diskette" means a computer diskette used to record data and programs for use on a computer system where the diskette is compatible with the MS-DOS operating system and where the format of the diskette is one of the formats listed in the following table:

Capacity	Physical Disk Size	Compatibility
360 kilobytes	5.25 inches	IBM
720 kilobytes	5.25 inches	NEC
1.2 megabytes	5.25 inches	IBM
720 kilobytes	3.5 inches	IBM
1.44 megabytes	3.5 inches	IBM

[&]quot;doctor's bag form" means an order form under regulation 16 of the Regulations or a notification form under regulation 18A of the Regulations;

[&]quot;exceptional prescription" means a prescription for an extemporaneously-prepared pharmaceutical benefit which is not included in the Standard Formulae List and for which the price of the ingredients calculated in accordance with paragraphs 21 to 24 of the Determination made under subsection 98B (1) of the Act is twice or more than twice the average price of the ingredients calculated in accordance with paragraph 37 of that Determination;

[&]quot;extemporaneously-prepared pharmaceutical benefit" means a pharmaceutical benefit in respect of which there is not in force a determination under subsection 85 (6) of the Act;

[&]quot;General Manager" means the General Manager of the Commission;

[&]quot;prescriber" means the medical practitioner or participating dental practitioner who wrote or prepared the prescription;

[&]quot;prescription" includes an authority prescription, a repeat prescription, a deferred supply prescription and a doctor's

[&]quot;Regulations" means the National Health (Pharmaceutical Benefits) Regulations made under the Act;

"repeat prescription" means a repeat authorization prepared under regulation 26 of the Regulations upon which a pharmaceutical benefit has been supplied;

"S section" means:

- (a) in respect of an authority prescription, a repeat prescription, a deferred supply prescription or a doctor's bag form, the section of the form upon which the prescription is written which is provided for the purpose of recording the information required in the provision in these Rules in which the expression occurs; and
- (b) in respect of a prescription other than a prescription specified in paragraph (a), the section of the stamp format marked "S" appearing on the prescription;
- "stamp format" means the following format, whether made by stamp or otherwise and whether or not the lines are omitted:

S	
Α	

"Standard Formulae List" means the list of those Standard Formulae, taken from formularies in common use, which are included as pre-priced extemporaneously-prepared pharmaceutical benefits in the Schedule of Pharmaceutical Benefits for Approved Pharmacists published by the Department of Health, Housing and Community Services.

- 3. For the purposes of paragraph 99AAA (8) (a) of the Act, the procedures to be followed by an approved supplier in making a claim for payment in relation to the supply of pharmaceutical benefits are that:
 - (a) the claim shall be made on and in accordance with the form approved by the General Manager; and
 - (b) except as provided in paragraph (d), the claim shall be made in respect of pharmaceutical benefits supplied during a period not exceeding 35 days; and
 - (c) except as provided in paragraph (d), the claim shall be furnished to an office of the Commission not more than 30 days after the last day of the period in respect of which the claim is made; and
 - (d) where the General Manager is satisfied that an approved supplier was unable, through circumstances outside the approved supplier's control, to comply with paragraph (b) or (c), the claim may be made and furnished outside the requirements of those paragraphs; and
 - (e) except as provided in paragraph (f), a claim shall not be furnished to the Commission during the same calendar month as any previous claim; and
 - (f) notwithstanding paragraph (e), a claim may be furnished to the Commission in the same calendar month as a previous claim:
 - in accordance with an arrangement between the approved supplier and the General Manager in which the approved supplier has proposed that one or more additional claims be accepted in a calendar month and which the General Manager, if he or she is satisfied that the arrangement will not impose additional administrative expenses on the Commission, has accepted; or
 - (ii) in accordance with the practice of that approved supplier as approved by the General Manager under subparagraph 6 (a) of the Determination under paragraph 98C (1) (b) of the Act which was in force immediately prior to the commencement of these Rules; and
 - (g) the claim shall be furnished accompanied by the original prescriptions:
 - (i) upon the presentation of which the pharmaceutical benefits that are the subject of the claim were supplied; and
 - (ii) on each of which that is not an authority prescription, a repeat prescription, a deferred supply prescription or a doctor's bag form, shall be marked a stamp format in the area on the extreme left of the prescription, horizontally aligned with the pharmaceutical benefit to which it relates in such a way as to avoid obliterating any other information on the prescription; and
 - (iii) on each of which shall be marked in the S section or S sections one or more serial numbers by the approved supplier, allotted in respect of each pharmaceutical benefit as follows:
 - (A) for general benefit prescriptions—commencing at "1" in each claim and continuing consecutively in respect of that claim; and

- (B) for concessional benefit prescriptions and concession card prescriptions—commencing at "C1" in each claim and continuing consecutively in respect of that claim; and
- (C) for entitlement card prescriptions—commencing at "E1" in each claim and continuing consecutively in respect of that claim; and
- (D) for doctor's bag forms—commencing at "1" in each claim and continuing consecutively in respect of that claim; and
- (iv) on each of which that is an authority prescription or a repeat prescription in respect of a pharmaceutical benefit that was originally prescribed on an authority prescription shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "A"; and
- (v) on each of which that is a deferred supply prescription shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "D"; and
- (vi) on each of which shall be marked in the A section or A sections:
 - (A) where the approved supplier has made an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act and the prescription is in respect of an extemporaneously-prepared pharmaceutical benefit not included in the Standard Formulae List, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or
 - (B) where the approved supplier has not made an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act and the prescription is an exceptional prescription, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or
 - (C) where the prescription is in respect of extemporaneously-prepared ear drops, eye drops or nasal instillations and the supply of the benefit in a glass bottle container is specified by the prescriber or considered necessary by the approved supplier, the words "glass bottle"; and
- (vii) the claim shall be divided into four bundles in accordance with the categories set out in subparagraph (iii), with the prescriptions in each bundle sorted into the order of the serial numbers allocated under that subparagraph with the least serial number at the top of each bundle; and
- (h) the claim shall be furnished accompanied by any statement obtained by an approved pharmacist under regulation 34 of the Regulations in respect of a prescription upon which a pharmaceutical benefit was supplied that is a subject of the claim.
- 4. For the purposes of paragraph 99AAA (8) (b) of the Act, the information to be given to the Secretary by an approved supplier in relation to the supply by the approved supplier of pharmaceutical benefits is:
 - (a) the name of the approved supplier, and
 - (b) the number allotted to the approved supplier under regulation 8A of the Regulations; and
 - (c) the address:
 - (i) where the approved supplier is an approved pharmacist—of the premises in respect of which the approved supplier is approved; or
 - (ii) where the approved supplier is an approved medical practitioner—to which the medical practitioner would seek correspondence to be directed; or
 - (iii) where the approved supplier is an approved hospital authority—of the hospital; and
 - (d) each item of information listed in Column 1 of Part 4 of the Schedule to these Rules, as described in Column 2 of Part 4 of that Schedule.
- 5. For the purposes of paragraph 99AAA (8) (c) of the Act, the procedures to be followed by an approved supplier in providing information by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are that:
 - (a) the information provided in one provision of information shall not relate to more than one claim (in this rule referred to as the "relevant claim") made in accordance with rule 3; and
 - (b) the information shall be provided in not more than 99 parts (in this rule referred to as "claim parts"); and

- (c) the information in each claim part shall be provided in the form of a standard ASCII computer file that—
 - (i) is divided into the following sections:
 - (A) a single claim part header record at the commencement of the file consisting of the fields listed in Column 1 of Part 1 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 1 of that Schedule in the form so described; and
 - (B) a single claim part trailer record consisting of the fields listed in Column 1 of Part 2 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 2 of that Schedule in the form so described; and
 - (C) where the information in relation to the relevant claim is provided in one claim part, or in more than one claim part and the claim part is the final part in which the information will be provided, a single claim trailer record consisting of the fields listed in Column 1 of Part 3 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 3 of that Schedule in the form so described; and
 - (D) a number of pharmaceutical benefits records, each consisting of the fields listed in Column 1 of Part 4 of the Schedule to these Rules, each field containing information in the form described opposite to the field in Column 2 of Part 4 of that Schedule in the form so described; and
 - (ii) is produced by a computer program:
 - (A) that does not allow the approved supplier to alter the description of the pharmaceutical benefit or its drug code (within the meaning of the Schedule to these Rules) within the program, and
 - (B) that ensures that the prescription information entered into it is accurately transposed to the file;
 - (C) that ensures that the information recorded in the file in respect of each pharmaceutical benefit is in accordance with the Act and Regulations and all Determinations, Declarations and Rules made under the Act and Regulations as they applied at the time that the pharmaceutical benefit was supplied; and
 - (D) that takes all reasonable precautions to ensure that information relating to the supply of a substance which was not, in the circumstances, a pharmaceutical benefit or which was a pharmaceutical benefit but was supplied contrary to section 89 of the Act, is not included in the file; and
 - (iii) is provided by means of either:
 - (A) a computer file named PBPDDE.DSK recorded on a diskette forwarded to the office of the Commission to which the claim lodged under rule 3 was forwarded; or
 - (B) a modern transmission to the Central Office of the Commission using a computer program supplied by the Commission.
- 6. For the purposes of paragraph 99AAA (8) (d) of the Act, the procedures to be followed by an approved supplier in providing information otherwise than by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are by forwarding a claim in accordance with rule 3.
- 7. For the purposes of subparagraph 99AAA (8) (e) (i) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in processing and determining a claim by an approved supplier for payment relating to the supply of pharmaceutical benefits, are to institute reasonable checks to satisfy itself that:
 - (a) the information provided by the approved supplier in respect of a claim accurately reflects the information recorded on the prescriptions submitted in support of the claim; and
 - (b) the approved supplier is entitled to be paid under the Act or Regulations an amount in respect of the claim.
- 8. For the purposes of subparagraph 99AAA (8) (e) (ii) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in making payments in respect of a claim by an approved supplier in relation to the supply of pharmaceutical benefits, are that:
 - (a) payment shall be made by an electronic funds transfer from the Commission's bank to the account at a financial institution nominated in writing by the approved supplier; and
 - (b) a statement of account shall be forwarded to the approved supplier in respect of each claim for payment.

THE SCHEDULE

Column I—Field	Column 2—Specifications for Field				
PART 1—CLAIM PART HEADER RECORD					
Record Type	One byte alphabetic, value "H", to identify this record as being a claim part header record; there will be one of these for each claim part				
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year				
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system				
Claim Part Number	Two bytes numeric, values 01 to 99, representing the number of the claim part within the claim				
Rest of Claim Part Header	Forty-seven bytes of space				
PART 2—CLAIM PART TRAILER RECO	RD				
Record Type	One byte alphabetic, type "T", to identify this record as being a claim part trailer record; there will be one of these for each claim part				
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year				
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system				
Number of Pharmaceutical Benefits	Five bytes numeric, being the number of pharmaceutical benefit records in this claim part				
Rest of Claim Part Trailer	Forty-four bytes of space				
PART 3—CLAIM TRAILER RECORD					
Record Type	One byte alphabetic, value "Z", to identify this record as a claim trailer record; there will be one of these for each claim				
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year				
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system				
Number of Parts	Two bytes numeric, values 01 to 99, being the total number of parts in the claim				
Rest of Claim Trailer	Forty-seven bytes of space				

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Column 1—Field -Specifications for Field PART 4-PHARMACEUTICAL BENEFIT RECORD Record Type One byte alphabetic, value "S", to identify this record as being a pharmaceutical benefit record; there will be one of these for each pharmaceutical benefit Form Number Four bytes numeric, value "0000" Form Category One byte numeric, using the following values: original prescription 1 repeat prescription 2 original authority prescription 3 4 repeat prescription relating to an authority prescription 5 deferred supply prescription prescription written by a participating dental practitioner doctor's bag form **Batch Category** One byte numeric, using the following values: general benefit 1 entitlement card 2 concessional benefit and concession card 3 5 doctor's bag form Serial Number Five bytes numeric, right justified, zero filled, marked upon the prescription in respect of the pharmaceutical benefit supplied by the approved supplier which uniquely identifies that pharmaceutical benefit within the batch category, pursuant to subparagraph 3 (f) (iii) of these Rules Prescriber Number One byte alphanumeric followed by five bytes numeric, right justified, zero filled, being a single character hexadecimal representation of the first two digits of the prescriber number (which consists of seven digits with leading zeros) of the prescribing medical practitioner or participating dental practitioner, issued by the Commission in pursuance of the function granted to it by paragraph 3C (a) of the Health Insurance Commission Regulations, followed by the last five digits of that prescriber number, except in respect of a prescription that was written by a medical practitioner where that prescriber number was not available to the approved supplier at the time of the supply of the pharmaceutical benefit, in which case the field shall be zero filled Date Prescribed Six bytes numeric in the format DDMMYY to represent the date on which the prescription was written upon the presentation of which the pharmaceutical benefit was supplied, where DD may have values 01 to 31 (day of month), MM may have values 01 to 12 (month of year) and YY may have values 00 to 99 (last two digits of year) Six bytes numeric in the format DDMMYY to represent the date on which Date Supplied the pharmaceutical benefit was supplied, where DD may have values 01

to 31 (day of month), MM may have values 01 to 12 (month of year) and

YY may have values 00 to 99 (last two digits of year)

Column 1—Field	Column 2—Specification for Field
Drug Code	Five bytes, four bytes numeric followed by one byte alphabetic check character, being the code for the pharmaceutical benefit which appears in the Schedule of Pharmaceutical Benefits for Approved Pharmacists published by the Department of Health, Housing and Community Services, except that a zero code is to be used in the case of an extemporaneously-prepared pharmaceutical benefit not included in the Standard Formulae List supplied by an approved supplier who has made an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act
Brand	Two bytes alphabetic, being the manufacturer's code which represents the brand of the pharmaceutical benefit in the Determination made under subsection 85 (6) of the Act, in the case of a prescription which identifies the pharmaceutical benefit by reference to a brand; or two spaces, in the case of a prescription which does not identify the pharmaceutical benefit by reference to a brand
Price or Quantity	Six bytes; for prescriptions priced by the approved supplier in accordance with an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act or priced by the approved supplier as exceptional prescriptions, the field is six bytes numeric, right justified, zero filled, value in cents; otherwise the field is five bytes numeric, right justified, zero filled, to represent the quantity supplied, followed by one byte alphabetic, value "Q"; must be the total quantity supplied where supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations
Pricing Election	One byte alphabetic, value "Y" where the approved supplier has made an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act; otherwise "N"
Number of Repeats	Two bytes numeric; must be the number of repeats prescribed, subject to the maximum allowable, for original prescriptions, original authority prescriptions and deferred supply prescriptions; must be "00" for repeat prescriptions; must be the number of repeats which are required where supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations
Regulation 24	One byte alphabetic, value "Y" if supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations; otherwise "N"
Specified Purpose	One byte alphabetic, value "N"
Glass Bottle	One byte alphabetic, value "Y" if, in a prescription for extemporaneously-prepared ear drops, eye drops or nasal instillations, a glass bottle is ordered by the prescriber or considered necessary by the approved supplier; otherwise "N"

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Column 1-Field

Column 2-Specifications for Field

Patient Identifier

Eleven bytes alphanumeric, left justified, space filled, being for concessional benefit prescriptions, the number of the Health Care Card, Pharmaceutical Benefits Concession Card, Pensioner Health Benefits Card, Health Benefits Card, Dependant Treatment Entitlement Card or Service Pensioner Benefits Card which applies to the person for whom the prescription is written; for concession card prescriptions, the number of the Safety Net Concession Card which applies to the person for whom the prescription is written; for entitlement card prescriptions, the number of the Pharmaceutical Benefits Entitlement Card which applies to the person for whom the prescription is written; for general benefit prescriptions, the unique identification held by the approved supplier for the person for whom the prescription was written

Dated this xuinty fush

day of

July

1991.

FIONA HOWART
Principal Advisor

Health Care Access Division

Department of Health, Housing and Community Services

Delegate of the Minister of State for Health, Housing and Community Services



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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

The following Statutory Rules have been made and copies may be purchased at the Commonwealth Government Bookshop, 70 Alinga St, Canberra, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Migration Act 1958	Migration Regulations (Amendment)	1991 No. 243

