

No. GN 48, Wednesday, 11 December 1991

Published by the Australian Government Publishing Service, Canberra

**GOVERNMENT NOTICES** 

## **CONTENTS**

3870 Variation of closing time 3873 Government departments Special Gazette Nos S 329 and S 330 are herewith

The date of publication of this Gazette is 11 December 1991.



#### THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!

#### QUALITY OF YOUR PUBLICATION:

To maximise the quality of your notice, all copy must be typewritten or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted however, AGPS will take no responsibility for the quality of production of these notices.

#### ADVERTISING RATES:

A charge of \$126.50 per/page will apply to the submission of camera-ready copy.

#### CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

#### **CLOSING TIMES:**

Gazette copy will be accepted by the Gazette Office until 10.00 a.m. on Friday, the week prior to publication.

#### INQUIRIES:

Please direct all inquiries to (06) 295 4661.

9 780644 19317

## Variation of closing time

#### CHRISTMAS/NEW YEAR PERIOD

Commonwealth of Australia Gazette-Government Notices Gazette

Dates on which GN Gazette will not be published

The last Government Notices Gazette for 1991 will be published on 18 December 1991 with normal closing times. There will be no issues of this Gazette on 25 December 1991 or 1 January 1991.

The Government Notices Gazette of 8 January 1992 will have the normal closing time of Friday, 3 January 1992.

#### GENERAL INFORMATION

#### IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1991

This work is copyright. Apart from any use as permitted under the Copyright Act 1968, no part may be reproduced by any process without written permission from the Australian Government Publishing Service. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, AGPS Press, GPO Box 84, Canberra ACT 2601.

This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 2601. Telephone (06) 295 4661

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

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

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

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

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

RATES for Government Notices are: \$379.50 per typeset page \$126.50 per camera-ready page \$247.50 per altered magnetic tape page; and \$165.00 per unaltered magnetic tape page.

For Special Gazette notices the rates are the same as for Government Notices plus \$110.00 per page.

For Periodic Gazette notices the rates are \$379.50 per typeset page plus \$220.00 per issue. Material supplied as camera-ready copy and magnetic tape (altered and unaltered) will be charged at the respective Government Notices rate.

Late copy/author's corrections may be accepted on payment of a surcharge. For further information contact the Gazette Officer on (06) 295 4661.

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

AVAILABILITY. The Gazette may be purchased by mail from:

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

or over the counter from Commonwealth Government Bookshops at:

55 Currie St, tel. (08) 237 6955 Adelaide: 294 Adelaide St, tel. (07) 229 6822 Brisbane: 70 Alinga St, tel. (06) 247 7211 Canberra: 112 Liverpool St, tel. (002) 23 7151 Hohart: Melbourne: 347 Swanston St, tel. (03) 663 3010 Parramatta: Horwood Pl, tel. (02) 893 8466 Perth: 469 Wellington St, tel. (09) 322 4737 120 Clarence St, tel. (02) 299 6737 Sydney: Townsville: 277 Flinders Mall, (077) 21 5212

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

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

#### OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at 10.30 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 Corporations Law, 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 \$2.95 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.

Chemicals Gazette provides information on the National Industrial Chemicals Notification and Assessment Scheme (NICNAS). These issues are published monthly and the cost is variable.

#### 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 ending 31.12.89
P1	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
Р3	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
	20.5.71	Benefits
P9	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
PI1	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.
P14	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
P18	28.6.91	Civil Aviation Authority Determination
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

Gazette number	Date of publication	Subject
P21	12.7.91	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.5.91 to 31.5.91
P22	14.8.91	Amendment No. 11 to the National Health and Medical Research Councils (NHMRC) Food Standards Code
P23	15.8.91	Public Service Act 1922 Notification and Determination under Section 33A
P24	16.9.91	General Recurrent Grants to non-Government non-Systemic Schools
P25	18.9.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended, or Revoked for the period 1.7.91 to 31.7.91
P26	30.9.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1.8.91 to 31.8.91
P27	26.9.91	Financial Corporation Act 1974—Variation of List of Registered Corporations
P28	26.10.91	Tariff Quotas—Quota Transactions Processed in the Period 1.7.91 to 30.9.91
P29	23.10.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1.9.91 to 31.9.91
P30	8.11.91	Notice by the Australian Securities Commission to deregister defunct companies
P31	15.11.91	Adopted National Exposure Standard for Atmospheric Contaminants in the Occupational Environment (2nd edition)
P32	26.11.91	Notice of intention to enter places in the register of the National Estate.
P33	28.11.91	Instruments made under Part IV of the National Health Act 1953
*P34	2.12.91	Great Barrier Reef Marine Park Act 1975—Particulars of Permits Granted, Refused, Suspended or Revoked for the period 1.10.91 to 31.10.91

<sup>\*</sup>First time notified

N.N.—9153203

## **Government Departments**

### Administrative Services

N91/0403

#### COMMONWEALTH OF AUSTRALIA

#### Lands Acquisition Act 1989

#### DECLARATION

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

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

Dated this

day of DECEMBER

1991

File No. 91/543

Minister of State for Administrative Services

DESCRIPTION OF INTERESTS IN LAND

#### FIRSTLY

An estate in fee simple in Lot 101 in the plan registered at the New South Wales Land Titles Office as Deposited Plan 812653 at Bringelly in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales containing an area of 38.14 hectares more or less together with and as appurtenant thereto an easement for high intensity approach lighting system and middle marker navigational aid system affecting the area marked "X" in Lot 103 on the plan registered at the New South Wales Land Titles Office as Deposited Plan 812653 on the terms set out in Schedule 1 of the

Appendix hereto and also together with and as appurtenant thereto a restriction as to user for high intensity approach lighting system and middle marker navigational aid system affecting the area marked "Y" in Lot 103 on the plan registered at the New South Wales Land Titles Office as Deposited Plan 812653 in the terms set out in Schedule 2 of the Appendix hereto.

SECONDLY A restriction as to user for terminal area radar affecting Lot 102 in the plan registered at the New South Wales Land Titles Office as Deposited Plan 812653 and appurtenant to the land comprised in Certificate of Title Folio Identifier 1/780284 at Badgerys Creek in the City of Liverpool Parish of Bringelly County of Cumberland State of New South Wales on the terms set out in Schedule 3 of the Appendix hereto.

#### APPENDIX

### SCHEDULE 1

- FULL RIGHT LEAVE LIBERTY AND LICENCE for the Commonwealth of Australia its successors and assigns, its servants and agents, and any person authorised by it at all times ("the Commonwealth of Australia") -
  - (a) To construct, use and maintain a High Intensity Approach Lighting System ("the HIALS") on the area of the servient tenement affected by this easement ("the land");
  - (b) To construct, use and maintain an air navigation aid on the land, namely a Middle Marker associated with an instrument landing system ("the Middle Marker");
  - (c) To construct and maintain an all-weather access road on the land ("the access road") associated with the installation and maintenance of the HIALS and the Middle Marker;
  - (d) To enter, go, return, pass, repass and remain upon the land with or without tools, implements, machinery, animals or vehicles;
  - (e) To dig, break up, open the soil and restore surfaces on the land;
  - (f) To lay down, use erect and maintain underground power lines, cables and pipes on the land together with any necessary ancillary equipment and structures;

- (g) To use, erect and maintain overhead power lines and lines of poles and lights and such other works on the land as may be necessary;
- (h) To deposit and remove on and from the land sand, clay, stone, earth, gravel, timber, wood and other materials and things in connection with the HIALS, the Middle Marker and the access road;
- (i) To erect sheds and other structures in connection with the HIALS, the Middle Marker and the access road;
- (j) To demolish, destroy and remove any plant, machinery, equipment, goods, sheds and structures on the land for the purpose of constructing, laying down, using and maintaining the HIALS, the Middle Marker and the access road;
- (k) To inspect, alter, adjust, renew, reconstruct, replace, repair, clean, maintain and change the size of any light, pole, powerline, pipe or cable or any other item of ancillary equipment;
- To remove any pole or line of poles, powerline, light, pipe or cable or any other item of ancillary equipment from the land;
- (m) To have the right of physical support on the land for any pipe or line of pipes, poles or line of poles, lights or cables and ancillary equipment and the right to use the lights without any obstruction caused by grass, shrubs, trees, or other vegetation or structures;
- (n) To have the right to restrict access to the land by all persons and vehicles and the right to prevent the erection of all fences, buildings or structures and the planting and cultivation of grass, flowers, shrubs or other kinds of vegetation on the land as may affect the operation of the HIALS and the Middle Marker and the use of the access road;
- (o) To have the right to remove, cut or trim any grass, shrub, tree or other kind of vegetation on the land or remove any fence, building or structure on the land obstructing the operation of the HIALS or for the purpose of constructing, laying down, using and maintaining the HIALS and the Middle Marker and the access road;
- (p) To convey through all such powerlines or cables on the land electric current in any quantity and to illuminate the HIALS at all times required by the Commonwealth of Australia whether night or day;

- (q) To construct and maintain a fence around the Middle Marker for its protection from livestock and persons passing over the land; and
- (r) To do all things necessary or convenient to be done in connection with or incidental to the exercise of the aforesaid rights.
- 2. AND Leppington Pastoral Company Pty Limited its successors and assigns ("the Company") covenants with the Commonwealth of Australia that it will not do or knowingly suffer to be done any act or thing which may damage or hinder the operation of the HIALS, the Middle Marker, the access road or any plant, equipment, structures erected or installed by the Commonwealth of Australia in relation to the construction, operation, maintenance and demolition of the HIALS, the Middle Marker and the access road.
- 3. AND the Commonwealth of Australia covenants with the Company that it will save harmless and indemnify it or them in relation to any claim for damages or compensation arising from the activities of the Commonwealth of Australia on the land as permitted by the terms of this easement or arising from any breach or non-observance of the terms of this easement except where such claim arises as a result of the Company's negligence.

### SCHEDULE 2

No building, structure, machinery, tree or object of any kind shall be erected, placed, planted, or allowed to grow on the land where such building, structure, machinery, tree, or object exceeds the height of three metres above natural ground level.

### SCHEDULE 3

No building, structure, machinery, tree or object of any kind shall be erected, placed, planted, or allowed to grow on the land where such building, structure, machinery, tree, or other object exceeds the height of five metres above natural ground level.

#### AUSTRALIAN ELECTORAL COMMISSION

#### AUSTRALIAN CAPITAL TERRITORY REGISTER OF POLITICAL PARTIES Australian Capital Territory (Electoral) Act 1988

### Notice of application to register a political party

The Australian Electoral Commission has received the following application for registration as a political party under the provisions of the Australian Capital Territory (Electoral) Act 1988 (the Act).

The Better Management An Independent Team Name of Party:

Abbreviation of Name: The Better Management Team

Name and address of proposed registered officer: Harold James Hird

46 Clarey Crescent SPENCE ACT 2615

If you believe that the party should not be registered:

- because it does not have as a purpose, the promotion of the election to the Legislative Assembly (of the ACT) of its endorsed candidate(s); or
- because the application does not meet the technical requirements of the Act; or
- because its name (or abbreviation) is likely to be confused with that of another registered party,

you can formally object by writing to the Australian Electoral Commission. submission, which must be signed and contain your address, should be lodged with the Commission, PO Box E201, Queen Victoria Terrace, ACT 2600 by 18 December 1991.

Please contact Song Woon Kon on 271 4491 if you want more information. Submissions will be made available to the applicant for comment.

#### Notice of application to change the Register of Political Parties

The Australian Electoral Commission has received an application from the Independent Group to change its entry in the Australian Capital Territory Register of Political Parties:

Nature of change: That the name Independent Group be changed to Michael Moore Independent Group

If you believe that this change to the Register should not be made:

- because the party does not have as a purpose, the promotion of the election to the Legislative Assembly (of the ACT) of its endorsed candidate(s); or
- because the application does not meet the technical requirements of the Act; or
- because its name (or abbreviation) is likely to be confused with that of another registered party,

you can formally object by writing to the Australian Electoral Commission. submission, which must be signed and contain your address, should be lodged with the Commission, PO Box E201, Queen Victoria Terrace, ACT 2600 by 18 December 1991.

Please contact Song Woon Kon on 271 4491 if you want more information. Submissions will be made available to the applicant for comment.

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

# DEPARTMENT OF THE ARTS, SPORT, THE ENVIRONMENT, TOURISM AND TERRITORIES

Environment Protection (Impact of Proposals) Act 1974

# NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the Environment Protection (Impact of Proposals) Act 1974, notice is hereby given that the Acting Minister for the Arts, Sport, the Environment, Tourism and Territories, on 2 December 1991, directed the preparation of an environmental impact statement in relation to a proposal by Sawmillers Exports Pty Ltd to export woodchips produced from silvicultural residues obtained from State forests in New South Wales and from forestry and clearing operations on private property.

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

#### Section 11

#### DECLARATION OF APPROVED INSTITUTIONS

I, TIMOTHY JOHN PETER RICHMOND, the Designated Authority under subsection 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 each of the organizations specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this sixth day of December 1991

**DESIGNATED AUTHORITY** 

#### **SCHEDULE**

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Zoological Centre Tel-Aviv Ramat Gan Cnr Geah Road and Derech Lod Ramat Gan 52019 ISRAEL	Macropus rufus Macropus parma Hylobates lar
2	Zoo Negara Hulu Kelang Selangor MALAYSIA	Helarctos malayanus

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

#### Section 12

#### DECLARATION OF APPROVED ZOOLOGICAL ORGANIZATIONS

I, TIMOTHY JOHN PETER RICHMOND, the Designated Authority under subsection 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 each of the zoological organizations 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 sixth day of December 1991

DESIGNATED AUTHORITY

#### **SCHEDULE**

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1	Zoological Centre Tel-Aviv Ramat Gan Cnr Geah Road and Derech Lod Ramat Gan 52019 ISRAEL	Macropus rufus Macropus parma Hylobates lar
2	Zoo Negara Hulu Kelang Selangor MALAYSIA	Helarctos malayanus

#### WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

#### **SECTION 44**

#### NOTICE

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 subsection 44(1) of that Act hereby notify that I am considering giving the following people:

Mr P Mirtschin Venom Supplies P O Box 547

TANUNDA SA 5352

Mrs R Worrell Australian Reptile Park Pty Ltd P O Box 192 GOSFORD NSW 2250

Mr T Mertens Bowman Park Trust P O Box 70 **CRYSTAL BROOK SA 5523** 

Mr R J McLoughlin P O Box 1366 CAIRNS OLD 4870

an authority under Section 44 of that Act to export the following specimens over a period of six months 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:

Snake venom and venom products from Australian native snake species other than wildcaught specimens of species listed on the CONCOM endangered vertebrate fauna list.

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 the 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 this

Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982

## **Employment, Education and Training**

#### ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION

Aboriginal and Torres Strait Islander Commission Act 1989

#### DECLARATION OF ABORIGINAL AND TORRES STRAIT ISLANDER CORPORATIONS

Section 89

On 25 November 1991 the Aboriginal and Torres Strait Islander Commission declared, in accordance with Section 89 of the <u>Aboriginal and Torres Strait Islander Commission Act 1989</u>, the following bodies corporate to be Aboriginal and Torres Strait Islander Corporations:

Aboriginal & Islander Women's Health Service Co-ordination Committee Inc Aboriginal Elders Management Committee Aboriginal Legal Service Ltd Arnhemland Bungul Enterprises Ashford Local Aboriginal Land Council Central Investment Corporation Ltd Colona Station Pty Ltd Council for Aboriginal Alcohol Program Services (The) Deumerr Gainau Enterprises Ltd Gunbalanya Meat Supply Pty Ltd Gurlongga Njininj Association Inc Ikara-Wilpena Association "Jilimi" Shoalhaven Aboriginal Women's Health Resource Services Ltd Kalaya Pty Ltd Miminie & Burri Clinic Bendigo & Districts Aboriginal Women's & Children Health Service Inc Narrabri Local Aboriginal Land Council National Aboriginal & Islander Skills Development Association Nowra Local Aboriginal Land Council Nulla Nulla Land Council - Bourke Purfleet/Taree Local Aboriginal Land Council Warramunga Community Advancement Co-operative Society Ltd Worawa Aboriginal College Inc Yalata Roadhouse Pty Ltd Yalata Store Pty Ltd Yaranggi Cattle Company Pty Ltd Yawony Building Company Pty Ltd

#### ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

REMOVAL OF A REGIONAL COUNCILLOR AND APPOINTMENT OF AN ADMINISTRATOR - DENILIOUIN REGIONAL COUNCIL

I, ROBERT EDWARD TICKNER, Minister of State for Aboriginal Affairs, pursuant to section 115 (3) of the Aboriginal and Torres Strait Islander Commission Act 1989 hereby remove the remaining member of the Deniliquin Regional Council, Elizabeth Maud Hoffmann, from office and appoint Richard Aspinall as an Administrator to administer the affairs of the Deniliquin Regional Council until further notice.

Dated this 28/

day of low lew 1991.

Minister of State for Aboriginal Affairs

#### ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

#### ESTABLISHMENT OF ABORIGINAL LAND TRUSTS

#### NOTICE

I, ROBERT EDWARD TICKNER, Minister of State for Aboriginal Affairs, pursuant to subsection 4(1) of the <u>Aboriginal Land Rights (Northern Territory) Act 1976</u>, 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.

Dated 2 rd Lear ber 1991

Minister of State for Aboriginal Affairs

#### SCHEDULE

### LAND TRUST AND CROWN LAND

COLUMN 1 LAND TRUST	COLUMN 2 CROWN LAND
Athenge Lhere Land Trust	Northern Territory Portion 3806 the boundaries of which are set out in Survey Plan S89/91 lodged with the Registrar-General of the Northern Territory.
Uretyingke Land Trust	Northern Territory Portion 3824 the boundaries of which are set out in Survey Plans S89/70A to S89/70C lodged with the Registrar-General of the Northern Territory.
Iliyarne Land Trust	Northern Territory Portion 3804 the boundaries of which are set out in Survey Plan S89/93 lodged with the Registrar-General of the Northern Territory.
Ilparle Land Trust	Northern Territory Portion 3803 the boundaries of which are set out in Survey Plan S89/94 lodged with the Registrar-General of the Northern Territory.
Thakeperte Land Trust	Northern Territory Portion 3810 the boundaries of which are set out in Survey Plans S89/87A to S89/87C lodged with the Registrar-General of the Northern Territory.
Ankweleyelengkwe Land Trust	Northern Territory Portions 3822 and 3831 the boundaries of which are set out in Survey Plans S89/73A and S89/73B respectively lodged with the Registrar-General of the Northern Territory.
Mpweringe-Arnapipe(2) Land Trust	Northern Territory Portions 3807, 3808 and 3809 the boundaries of which are set out in Survey Plans S89/90A and B, S89/88A to S89/88C, and S89/88D and S89/88E respectively lodged with the Surveyor-General of the Northern Territory.

## **Health, Housing and Community Services**

#### COMMONWEALTH OF AUSTRALIA

### Australian Institute of Health Act 1987

Appointment of a Part-time Hember of the Australian Institute of Health

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 8 of the Australian Institute of Health Act 1987, hereby appoint David Filby to be a part-time member of the Australian Institute of Health until 31 December 1991.

Dated 290CT 1991

BILL HAYDEN

Governor-General

By His Excellency's Command

Minister of State for

Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA
National Health Act 1953
PHARMACEUTICAL BENEFITS
DETERMINATION UNDER SECTION 99L

No. PB 14 of 1991

I, PETER RICHARD STAPLES, Minister of State for Aged, Family and Health Services, pursuant to section 99L of the National Health Act 1953, hereby make the following Determination:

- (a) Subject to paragraph (b), this Determination shall come into operation on the day on which it is published in the Commonwealth of Australia Gazette.
  - (b) Paragraphs 5 and 6 of this Determination shall come into operation on 1 January 1992.
- Determination No. PB 4 of 1991 under section 99L of the National Health Act 1953 made on 16 May 1991 with
  effect from 29 May 1991, as amended by Determination No. PB 10 of 1991 under section 99L of the National Health
  Act 1953 made on 12 November 1991 with effect from 4 December 1991, is, in this Determination, referred to as
  the Principal Determination.
- Paragraph 3 of the Principal Determination is amended by omitting "(except in the circumstances provided for in subparagraph (d))" from subparagraph (c) and substituting "(except as provided by subparagraph (d) or (ea))".
- 4. Paragraph 3 of the Principal Determination is further amended by inserting, after subparagraph (e), the following subparagraph:
  - "(ea) notwithstanding anything contained in subparagraph (c) or (e), approval of a pharmacist shall be recommended in respect of premises situated not less than 10 kilometres by normal access routes from the nearest other premises in respect of which a pharmacist is approved, provided that the pharmacist demonstrates to the Authority that there is a definite unmet public need for that approval;".
- 5. Paragraph 4 of the Principal Determination is amended by omitting subsubparagraphs (a) (i) and (ii) and subparagraph (b).
- 6. Paragraph 4 of the Principal Determination is further amended by omitting "any of the matters" from subparagraph (f) and substituting "the matter".
- 7. Paragraph 5 of the Principal Determination is amended by omitting subparagraphs (d) and (e) and substituting the following subparagraph:
  - "(d) a grant of financial assistance under section 99ZC or 99ZD of the Act shall not be recommeded in respect of premises if the cancellation of the approval of the pharmacist approved in respect of those premises would result in there being no premises in respect of which a pharmacist is approved within 10 kilometres by normal access routes of the first-named premises;".

Dated this

fourth

day of

December

1991.

PETER STAPLES

Minister of State for Aged, Family and Health Services

#### NATIONAL HEALTH ACT 1953

# DETERMINATION UNDER PARAGRAPH 40AGA(5)(a) (CAM 1/1991)

I, PETER STAPLES, Minister of State for Aged, Family and Health Services, pursuant to paragraph 40AGA(5)(a) of the National Health Act 1953, hereby determine that from 31 December 1991 (i.e. the first day of calculation of eligibility at the amended rate shall be 1 January 1992) the number of staff hours per day of nursing and personal care shall be as follows:

Category	of Patient	Hours	Per	Day
Category	1	3.857		
Category	2	3.357		
Category	3	2.786		
Category	4	1.857		
Category	5	1.286		

This determination replaces Determination (CAM 2/1990) of 29 August 1990.

Dated

Third

December 1991

PETER STAPLES

Minister of State For Aged, Family and Health Services

#### NATIONAL HEALTH ACT 1953

#### PRINCIPLES UNDER SUBSECTION 40AA(7)

#### NHP 1/91

I, PETER STAPLES, Minister of State for Aged, Family and Health Services, pursuant to subsection 40AA(7) of the National Health Act 1953, hereby amend the Principles, which were formulated pursuant to that subsection on 27 June 1989 and amended on 18 April 1990, 23 August 1990 and 1 October 1990, and notified in the Commonwealth of Australia Gazettes No. P 16 of 28 June 1989, No. GN 19 of 16 May 1990, No. GN 34 of 29 August 1990 and No. GN 42 of 24 October 1990 respectively, in the manner set out in the Schedule, with effect from 31 December 1991 (i.e. the first day of calculation of eligibility at the amended rate shall be 1 January 1992).

Dated

Thind

December 1991

PETER STAPLES

Minister of State For Aged, Family and Health Services

#### SCHEDULE

#### AMENDMENTS TO THE PRINCIPLES

#### Principle 32 is amended -

- (a) by omitting, in sub-paragraph (21)(f)(i), the number 3.86 and replacing it with the number 3.857;
- (b) by omitting, in sub-paragraph (21)(f)(ii), the number 3.36 and replacing it with the number 3.357;
- by omitting, in sub-paragraph (21)(f)(iii), the number
  2.79 and replacing it with the number 2.786;
- (d) by omitting, in sub-paragraph (21)(f)(iv), the number 1.86 and replacing it with the number 1.857;
- (e) by omitting, in sub-paragraph (21)(f)(v), the number 1.29 and replacing it with the number 1.286.

#### HEALTH INSURANCE ACT 1973

#### Statement Under Section 106AA

On the fourteenth day of August 1991, I, Brian Howe, Minister of State for Health, Housing and Community Services, determined under section 106 of the Health Insurance Act 1973, that **Dr Michael George PAPPS** of 13 Semaphore Road, Semaphore in South Australia, provided excessive services and that he be reprimanded, counselled by medical officers of the Health Insurance Commission and repay \$14,532.10 to the Commonwealth of Australia for services found to be not medically necessary for the adequate medical care of the patients concerned.

#### Reasons for Determination

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

The Committee consisted of five medical practitioners appointed after consultation with the Australian Medical Association. After an extensive inquiry where oral evidence was taken over 14 hearings, the Committee concluded that 1,175 services provided to 25 individuals over a 12 month period were not reasonably medically necessary. In the main, these excessive services were caused by Dr Papps' routine claim for longer consultations than necessary, poor planning and review of prescribed medications for his patients, excessive use of pathology and claims for after hours provided at his own convenience.

I thank the Committee for the work undertaken in the inquiry.

#### Comments

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

Dated this 3rd day of November , 1991.

Bu- Itans

Brian Howe

Minister of State for Health, Housing and Community Services

### NATIONAL FOOD AUTHORITY

#### FOOD STANDARDS

#### Notice pursuant to section 14 of the National Food Authority Act 1991

The National Food Authority has before it an application dated 13 June 1991 to amend the Food Standards Code to vary several standards to permit the use of the enzyme, alphaamylase from *Bacillus stearothermophilus* expressed in *Bacillus licheniformis*. The applicant has requested that the enzyme be approved for use as a processing aid in the brewing and distilling industries and in the processing of starch. The enzyme has been produced using recombinant DNA technology. The bacterium *B. licheniformis* contains genetic material from *B. stearothermophilus*.

The application was submitted prior to the commencement of the National Food Authority Act and continues in force by virtue of section 71 of the Act.

Having regard to what has been done by the food committees of the National Health and Medical Research Council in relation to consideration of the application, the Authority has decided not to omit any of the matters required under Part 3 of the Act .

The Authority has made a preliminary assessment, has accepted the application and will make a full assessment of the application.

To assist in this process the Authority invites written submissions on matters relevant to the application.

The National Food Authority has before it an application dated 26 July 1991 to amend the Food Standards Code to vary Standard P3 - Spirits and Liqueurs - to define Scotch Whisky as containing not less than 400mL/L (40% alcohol by volume) at 20° C of ethanol.

The application was submitted prior to the commencement of the National Food Authority Act and continues in force by virtue of Section 71 of the Act.

Having regard to what has been done by the food committees of the National Health and Medical Research Council in relation to consideration of this application, the Authority has decided not to omit any of the matters required under Part 3 of the Act.

The Authority has made a preliminary assessment, has accepted the application and will make a full assessment of the application.

To assist in this process the Authority invites written submissions on matters relevant to the application.

All submissions should be forwarded to the address shown below, to be received by 22 January, 1992.

Further information on the above applications can be obtained by writing to:

Standards Liaison Officer National Food Authority GPO Box 9848 CANBERRA ACT 2601

Fax No (06) 289 8546

#### Therapeutic Goods Act 1989

#### Order under Section 3

In pursuance of section 3 of the Therapeutic Goods Act 1989, I, Peter Staples, Minister of State for Aged, Family and Health Services, hereby specify 1 December 1991 as the date upon which the Addendum 1991 to the British Pharmacopoeia 1988 and Amendments No. 5 to the British Pharmacopoeia 1988, both of which took effect in the United Kingdom from 1 July 1991, shall take effect in Australia for the purposes of the Therapeutic Goods Act 1989.

Dated this twenty fifth day of November 1991

Peter Staples Minister of State for Aged, Family and Health Services

#### THERAPEUTIC GOODS ACT 1989

#### PUBLICATION OF LIST OF MANUFACTURERS LICENCED TO MANUFACTURE THERAPEUTIC GOODS

I. Robert W. Tribe (Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the Therapeutic Goods Act, hereby publish a list of:

- the person who are licenced to manufacture therapeutic goods pursuant to Part 4 of that Act:
- the classes of goods to which each of those licences relate:
- the steps of manufacture that each of those licences authorise; and
- the address of each of those premises to which the licences relate.

Delegate of the Secretary 5 December 1991

Persons who are licenced:

BML Cenovis Pty Ltd

Classes of goods:

This licence authorises only the manufacture of drues in solid form.

This licence does not authorise the manufacture of preparations containing penicillins, cephalosporins, hormones, steroids, antineoplastic drugs or drugs to which Schedule four or eight of the Poisons Standard applies.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

BML Cenovis Pty Ltd 115 Twrella St TURRELLA NSW 2205

Persons who are licenced:

Commonwealth Serum Laboratories Limited

Classes of goods:

This licence does not authorise the manufacture of invasive medical devices or preparations containing cephalosporins or antineoplastic drugs.

The steps of manufacture:

Manufacture of sterile and non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Commonwealth Serum Laboratories Limited 45 Poplar Road PARKVILLE VIC 3052

Persons who are licenced:

Ego Pharmaceuticals Pty Ltd

Classes of goods:

This licence authorises only the manufacture of drugs for topical use excepting preparations containing penicillins, cephalosporins or antineoplastic drugs.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence

Ego Pharmaceuticals Pty Ltd 21 - 23 Malcolm Road BRAESIDE 3195 VIC

Persons who are licenced:

Searle Laboratories Division of Searle Australia Pty Limited

Classes of goods:

This licence authorises only the manufacture of drugs excepting preparations containing penicillins, cephalosporins or antineoplastic drues.

This licence does not authorise the manufacture of sterile therapeutic goods except the secondary packaging and labelling of goods in sterile containers or packages

The steps of manufacture:

Manufacture of sterile and non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Searle Laboratories Division of Searle Australia Pty Limited 59 Lisbon Sireet **FAIRFIELD** 2165 WW

The licence is further extended to include the following separate premises:

127 Lisbon Street FAIRFIELD NSW 2165

Persons who are licenced:

Sterling Pharmaceuticals Pty Ltd Classes of goods:

This licence authorises only the manufacture of drugs excepting preparations containing penicillins. cephalosporins or antineoplastic drugs.

This licence does not authorise the manufacture of sterile therapeutic goods except the secondary packaging and labelling of goods in sterile containers or packages.

The steps of manufacture:

Manufacture of sterile and non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Sterling Pharmaceuticals Pty Ltd 82 Hughes Ave ERMINGTON NSW 2115

Persons who are licenced:

Wellcome Australia Limited

Classes of goods:

This licence authorises only the manufacture of drugs excepting preparations containing penicillins or cephalosporins.

This licence does not authorise the manufacture of sterile therapeutic goods. except the secondary packaging and labelling of goods in sterile containers or packages.

The steps of manufacture:

Manufacture of sterile and non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Wellcome Australia Ltd 53 Phillips Street CABARÍTA NSW 2137

Persons who are licenced:

A. T. Thorsen Pty Ltd

Classes of goods:

This licence authorises only the manufacture of drugs excepting preparations containing penicillins, cephalosporins, hormones, steroids and antineoplastics and the following therapeutic devices: wool fat and paraffin preparations.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence

A.T. Thorsen Ptv Ltd 100 Antimony Street CAROLE PARK OLD4300

## **Immigration, Local Government and Ethnic Affairs**

#### COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF IMMIGRATION, LOCAL GOVERNMENT AND ETHNIC **AFFAIRS** 

#### IMMIGRATION (EDUCATION) ACT 1971

INSTRUMENT UNDER SECTION 4 OF THE IMMIGRATION (EDUCATION) ACT 1971 - LISTING OF TEMPORARY ENTRY PERMIT CLASSES, ELIGIBILITY FOR ENGLISH AND CITIZENSHIP COURSES UNDER THE ADULT MIGRANT ENGLISH PROGRAM (AMEP).

- I, GERRY HAND, Minister for Immigration, Local Government and Ethnic Affairs, pursuant to Section 4 of the Immigration (Education) Act 1971, declare that the holders of temporary entry permits of the following class are eligible to access English and citizenship courses under the AMEP:
- Extended Eligibility (Interdependency) Entry Permit Class 826

Dated this

day of November 1991.

GERRY HAND

Minister for Immigration, Local Government and

Ethnic Affairs

#### **Industrial Relations**

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

#### COUNTRY PRINTING AWARD 1959

C No. 70123 of 1991

Dated the 29th day of July 1987 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 November 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

C56 V.127 PRINT NO. K0619

Clause No.	Subject	Substance of variation
27	ANNUAL LEAVE	HOLIDAYS - RECREATION DAY

Dated this 28th day of November 1991.

#### Industrial Relations Act 1988

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

IN the matter of

BAKERS CONSOLIDATED (AUSTRALIAN CAPITAL TERRITORY) AWARD 1985

C Nos 90213 of 1988, 20340, 90038 and 95011 of 1989

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

Notice is hereby given-

- That on 20 November 1991, the Commission varied the term/s of the (a) above-mentioned award referred to in the Schedule below;
- that the variation will be a common rule of the Australian Capital (b) Territory in the industry in respect of which the dispute arose with effect from 1 August 1989; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

B28 V.9 PRINT NO. H9066

Clause No.	Subject	Substance of variation
APPENDIX B 5	ROSTER	ROSTERS - SHIFT ARRANGEMENTS

Dated this 28th day of November 1991.

#### Industrial Relations Act 1988

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

IN the matter of

#### CLERKS (A.C.T.) AWARD 1985

C Nos 26779 of 1989, 20318 and 21937 of 1990

Dated the 4th day of September 1985 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 20 November 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 October 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

#### C68 V.54 PRINT NO. K0560

Clause No.	Subject	Substance	of v	/ariati	ion		
2 5 6	ARRANGEMENT RATES OF PAY SPECIAL ALLOWANCES	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
5	RATES OF PAY	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
6	SPECIAL ALLOWANCES	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
10	DAY WORKERS	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
10A	IMPLEMENTATION OF 38	NATIONAL					
					•		
10B	HOUR WEEK SHIFT WORK OVERTIME PUBLIC HOLIDAYS	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
11	OVERTIME	NATIONAL					
13	PUBLIC HOLIDAYS	NATIONAL					
14	WEEK-END WORK AND HOLIDAYS	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
15	RECREATION LEAVE SICK LEAVE TERMINATION OF SERVICES	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
16	SICK LEAVE	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
17	TERMINATION OF SERVICES	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
18	TRAVELLING TIME AND	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
	EXPENSES				•		
20	RIGHT OF ENTRY	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
21	OFFICE REPRESENTATIVE	NATIONAL					
22	PREFERENCE	NATIONAL					
23	AMENITIES	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
25	COMPASSIONATE AND SHORT	NATIONAL					
	LEAVE				•		
26	USE OF EMPLOYEE'S VEHICLE EXEMPTIONS	NATIONAL	WAGE	MARCH	1987,	AUGUST	1989
29	EXEMPTIONS	NATIONAL	WAGE	MARCH	1987.	AUGUST	1989
30	BOARD OF REFERENCE	NATIONAL					

Dated this 28th day of November 1991.

#### Industrial Relations Act 1988

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

IN the matter of

THEATRICAL EMPLOYEES (RECREATION COMPLEX AND THEME PARK) AWARD 1982

C No.31855 of 1991

Dated the 28th day of January 1983 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 15 November 1991, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- that the variation will be a common rule of the Australian Capital (b) Territory in the industry in respect of which the dispute arose with effect from 3 September 1991; and
- that any person or organisation interested and having an objection to (c) 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

T116 V.20 PRINT NO. KO307

Clause No.	Subject	Substance of variation
5	RATES OF PAY	APRIL 1991 - NATIONAL WAGE
5A	NO EXTRA CLAIMS	APRIL 1991 - NATIONAL WAGE
7	MEAT HANDLING	APRIL 1991 - NATIONAL WAGE
23	FIRST AID KIT AND ALLOWANCE	APRIL 1991 - NATIONAL WAGE
25	FOOTWEAR AND CLOTHING PROVISIONS	APRIL 1991 - NATIONAL WAGE

Dated this 28th day of November 1991.

#### Industrial Relations Act 1988 s.141 Declaration of common rule

Metals and Engineering Workers' Union (C No. 32619 of 1991)

METALS AND ENGINEERING WORKERS UNION (ACT) SUPERANNUATION AWARD 1988 (ODN C No. 20708 of 1991)

Various employees

Technical services industry

COMMISSIONER HODDER

SYDNEY, 26 NOVEMBER 1991

#### Award declared Common Rule - Variation of Declaration

The Declaration issued on 28 February 1989 was amended by the Commission on 18 October 1991 in Canberra and read into transcript (now amended) as follows:

- 1. That the whole of the terms of the Association of Draughting, Supervisory and Technical Employees (ACT) Superannuation Award 1988 (now know as the Metals and Engineering Workers Union (ACT) Superannuation Award 1988) shall be a common rule of the engineering, science, surveying and draughting, including tracing and construction industry in the Australian Capital Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees covered by the provisions of Clause 4 Operations and Parties Bound, in the said Award and shall also be binding on all such employees.
- 2. That the foregoing declaration shall operate on and from 18 October 1991.

BY THE COMMISSION:

COMMISSIONER

#### Industrial Relations Act 1988

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

TN the matter of

#### CLOTHING TRADES AWARD 1982

C No. 22280 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 27 November 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 14 November 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.115 PRINT NO. K0641

Clause No.	Subject	Substance of variation
AWARD	ROPING-IN NO. 10 AWARD	WAGES AND CONDITIONS

Dated this 5th day of December, 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. 22281 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 27 November 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 14 November 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.116 PRINT NO. K0642

Clause No.	Subject	Substance of variation
AWARD	ROPING-IN NO. 11 AWARD	WAGES AND CONDITIONS

Dated this 5th day of December, 1991.

#### Industrial Relations Act 1988

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

IN the matter of

#### PAINTERS (LONG SERVICE LEAVE, A.C.T.) AVARD 1962

C No. 90123 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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

P56 V.3 PRINT NO. KO660

Clause No.	Subject	Substance of variation
		SETTING ASIDE OF AWARD

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

PLUMBERS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 90122 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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

P58 V.3 PRINT NO. K0659

Clause No.	Subject	Substance of variation	_
		SETTING ASIDE OF AWARD	

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

ENGINE DRIVERS AND FIREMEN'S (LONG SERVICE LEAVE, A.C.T.) AWARD 1961

C No. 90120 of 1991

Dated the 4th day of December 1961 AND in the matter of the variation of the above award

Notice is hereby given-

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

E24 V.3 PRINT NO. KO655

Clause No.	Subject	Substance of variation
		SETTING ASIDE OF AWARD

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

#### Industrial Relations Act 1988

## NOT::CE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

PLASTERERS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 90117 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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

P57 V.3 PRINT NO. K0661

Clause No.	Subject	Substance of variation
		SETTING ASIDE OF AWARD

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

## Industrial Relations Act 1988

# NOT: CE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

BUILDERS' LABOURERS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 90121 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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, CMI Building, University Avenue, Canberra.

## SCHEDULE OF TERMS TO BE VARIED

B43 V.3 PRINT NO. K0658

Clause No.	Subject	Substance of variation
-		SETTING ASIDE OF AWARD

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

#### Industrial Relations Act 1988

## NOT::CE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

CARPENTERS AND JOINERS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 90119 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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

C82 V.3 PRINT NO. K0657

Clause		
No.	Subject	Substance of variation
		SETTING ASIDE OF AWARD

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

#### Industrial Relations Act 1988

## NOT::CE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE.

IN the matter of

STONEMASONS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 90118 of 1991

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 November 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 12 November 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, CMI Building, University Avenue, Canberra.

#### SCHEDULE OF TERMS TO BE VARIED

S83 V.3 PRINT NO. K0656

Clause No	Subject	Substance of variation	
		SETTING ASIDE OF AWARD	

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

Industrial Relations Act 1988

## NOT::CE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

C No. 31588 of 1991

Dated the 7th day of December 1987 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 22 November 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 30 September 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

T171 V.30 PRINT NO. K0024

No.	Subject	Substance of variation	
PART A,	SECTION 1		
6	CONTRIBUTIONS	SUPERANNUATION	
PART A,	SECTION 2		
2	CONTRIBUTIONS	SUPERANNUATION	
PART B,	SECTION 1		
8	CONTRIBUTIONS	SUPERANNUATION	
PART B.	SECTION 2		
2	CONTRIBUTIONS	SUPERANNUATION	

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

#### Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

C No. 32362 of 1991

Dated the 7th day of December 1987 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 28 November 1991, the Commission varied the term/s of the (a) 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 15 October 1991; and
- that any person or organisation interested and having an objection to (c) 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. CMI Building, University Avenue, Canberra.

### SCHEDULE OF TERMS TO BE VARIED

T171 V.31 PRINT NO. KO820

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

Dated this 5th day of December, 1991.

Christine Hayward Deputy Industrial Registrar

Regulation 23

## Industrial Relations Act 1988

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

## ELECTRICAL CONTRACTING INDUSTRY (NORTHERN TERRITORY) AWARD 1984

(C No 21018 of 1990)

DATED 6 June 1984.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 7 November 1991, the Commission varied the term [or terms] of the above—mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 25 September 1991;

and

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

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

### SCHEDULE TERMS TO BE VARIED E021CRN V017 N PRINT J9784

Clause No.	Subject	Substance of Variation				
2	Arrangement	New Titles				
7	Wage Rates and Classifications	National Wage August 1989 - second increase				
7(a)	11 11 11	H 11 H 11				
7(b)	19 19 19	Insert new subclause				
7(c)	11 11 11	Insert new subclause				
9	Definitions	National Wage August 1989 - second increase				
9 <b>A</b>	Electrical, Electronic Industry Training Boards	Insert new clause				
9B	Traineeship (A.T.S.)	Insert new clause				

cont'd.....

404 \		<b>5</b> -4			************			1000	
10(a)	Special	Rates			National			1909	_
		11			second in	ncrea	se "	11	
10(b)	.,				.,		"		
10(c)	n	n			==			"	
10(d)	n	**			ti	11	Ħ		
10(e)	n	17			**	п	17	n	
10(f)(i)	Special	Rates	- 1	Multi-	National	Wage	August	1989	-
	storey A	llowa	nce		second i	ncrea	se		
10(g)	11	11	11	17	11	n	17	11	
10(h)	11	**	17	11	11	11	11	11	
10(i)	Special	Rates			11	17	11	11	
10()/	Scaffold								
10(k)	DCG11010	, MOLA	' "	11		11	**	11	
10(k) 10(l)(ii)	**	H	**	**	17	11	n	п	
	н	Ħ	11	11	17	11	tt	Ħ	
10(m)	n	11	**	**	11	11	11	п	
10(n)	Construc		211		n	#1	11	11	
11				Owanice	n	11	11	11	
15	Leading								
22(c)&(d)	Hours of		-		Renumber				
22(c)	Hours of		-	_	Insert n				
24(f)	Overtime	e – Sa	atur	day	Hours of	Work			
	Work								
26(a)	Availab	ility	for	Duty	National	. Wage	August	. 1989	-
	<ul><li>Stand-</li></ul>	-by fo	or C	all	second i	ncrea	se		
	Out	_							
29(a)(ii)	Sick Lea	ave			Condition	ns			
30(g)	Annual 1	Leave	- P	avment	National	Wage	August	1989	-
(3/	for Per				second i				
34A(b)	First A				"	n	"	n	
JAN(D)	Chest			4202116					
	CHEPC								

Dated 4 December 1991.

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

## Industrial Relations Act 1988

## Regulation 23

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

## GARDENING, NURSERIES AND GREENKEEPING (NORTHERN TERRITORY) AWARD 1986

(C No 26531 of 1989)

DATED 17 November 1986.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 7 November 1991, the Commission varied the term [or terms] of the above—mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 7 August 1991;

and

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

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

### SCHEDULE TERMS TO BE VARIED G047CRN V013 N PRINT J9816

Clause No.	Subject	Substance of Variation
2	Arrangement	Delete title and insert
8(a)(i)	Wage Rates	National Wage August 1989 - second increase
8(a)(ii)	Wage Rates	11 11 11 11
8(b)	Wage Rates - Leading Hands	11 11 11 11
10(d)	Terms of Employment	Insert a new subclause
10A	Disciplinary Procedure	Insert a new clause
10B	Structural Efficiency	Insert a new clause
14(a)	Meal Times and Tea Breaks	Hours of work

cont'd.....

16(a)	Annual Leave	National Wage August 1989 - second increase
16(g)	Annual Leave - Time of Taking Leave	11 11 11 11
16(k)	Annual Leave	Insert a new subclause
24(a)	Protective Clothing and Boots	Insert a new paragraph
27(b)	First Aid Facilities	National Wage August 1989 - second increase
38(b)	Accommodation and Conveniences	11 11 11 11
44A	Award Modernisation	Delete clause
45(i)&(j)	Reserved Matters Darwin Golf Club Appendix	Insert new subclauses National Wage August 1989 - second increase

Dated 4 December 1991.

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

## Regulation 23

#### Industrial Relations Act 1988

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

## GARDENING, NURSERIES AND GREENKEEPING (NORTHERN TERRITORY) AWARD 1986

(C No 21331 of 1991)

DATED 17 November 1986.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 November 1991, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 12 September 1991;

and

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

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

## SCHEDULE TERMS TO BE VARIED G047CRN V014 N PRINT K0056

Clause No.	Subject	Substance of Variation			
8(a)(i)	Wage Rates	National	Wage	April	1991
8(a)(iii)	Wage Rates	**	"	- "	11
8(b)	Wage Rates - Leading Hand	IT	11	"	n
27(b)	First Aid Facilities	**	**	**	H
38(b)	Accommodation and Conveniences	n	H	"	"
44	No Extra Claims	**	11	11	11
	Darwin Golf Club Appendix	Allowanc	е		

Dated 4 December 1991.

LYNDALL SOFTENS
DEPUTY INDUSTRIAL REGISTRAR

## Regulation 23 Industrial Relations Act 1988

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

SADDLERY, LEATHER, CANVAS AND PLASTIC MATERIAL WORKERS AWARD 1985

(C No 70112 of 1991)

DATED 17 December 1985.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 25 November 1991, the Commission varied the term [or terms] of the above—mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 1 November 1991;

and

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

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

### SCHEDULE TERMS TO BE VARIED S001CRN V023 M PRINT K0611

Clause No.	Subject	Substance of Variation
20(b)(ii)	Holidays	Insert paragraph

Dated 4 December 1991.

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

## Industrial Relations Act 1988

#### Regulation 23

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

(C No 32362 of 1991)

DATED 7 December 1987.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 28 November 1991, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 15 October 1991;

and

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

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

### SCHEDULE TERMS TO BE VARIED T171CR V031 S PRINT K0820

Clause No.	Subject	Substance of Variation
Roping in Awa	ard No 7 of 1991	Respondency
Dated 4 Decer	mber 1991.	

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

## Regulation 23

#### Industrial Relations Act 1988

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

(C No 31588 of 1991)

DATED 7 December 1987.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 22 November 1991, the Commission varied the term [or terms] of the above—mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 30 September 1991;
  and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above—mentioned variation is invited to lodge with the Commission a notice of that objection.

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

### SCHEDULE TERMS TO BE VARIED T171CR V030 V PRINT K0024

Clause No.	Subject	Substance of Variation
Part A, Section 1 6(b)	Contributions	Renumber as (c) and insert new subclause 6(b)
Part A, Section 2 2(b)	Contributions	Renumber as (c) and insert new subclause 2(b)
Part B, Section 1 8(b)	Contributions	Renumber as (c) and insert new subclause 8(b)
Part B, Section 2 2(b)	Contributions	Renumber as (c) and insert new subclause 2(b)

Dated 4 December 1991.

LYNDALL SOFTENS
DEPUTY INDUSTRIAL REGISTRAR

## **Industry, Technology and Commerce**

#### COMMONWEALTH OF AUSTRALIA

## INSTRUMENT OF APPROVAL NO. 30 OF 1991

## CUSTOMS ACT 1901

I, FRANCIS IVOR KELLY, Comptroller-General of Customs, pursuant to section 4A of the <u>Customs Act 1901</u>, hereby approve the attached "Claim for Drawback" form as an approved form for the purposes of Regulation 134 of the Customs Regulations.

Dated this In day of December 1991.

Comptroller-General



Approved Form - Customs Regulations para 134 (1) (d).
- Excise Regulations para 78A (1) (d).
Sales Tax Assessment Act No 5 section 11A.

Supplying false or misleading Information to Customs is a punishable offence.

Important Notice

Customs Use Only										
Claim I	Numb	ef .								
1		Ĺ	_1	1	1					

	Refer to the back page for notes on how to complete this drawback claim.	
•	Please return this completed claim in ORIGINAL NOT FAX form to your nearest capital city Custor	ns office.

		e return this completed claim in OHIGINAL NOT FAX form to your nearest capital city Custon		
1.		IMANTS/AGENTS DETAILS	<u> </u>	
	Clain	nants Name	Claimant's Registration ID (Note	1(a)]
	<u></u>			ᆜ
	Addr	953		
			······································	
		State Post Code		
	Cont	act Name Contact Telephone No.	<del></del>	
	Ш	<u> </u>		1
	Ager	it's Name	Agent's Registration ID (Note 1(a	ııı
			<u> </u>	Ш
2.	PAY	MENT OPTIONS (Tick relevant box and supply additional information as requi by EFT to the CLAIMANT'S AUSTRALIAN ACCOUNT [Note 2(e)] by EFT to an AUSTRALIAN ACCOUNT OTHER THAN CLAIMANT'S [Note 2 (b)]	(red):	
		Other Payee's Name	Standing Authority No	
1			1 1. !	
		by CHEQUE to the AUSTRALIAN ADDRESS OF A PAYEE OTHER THAN THE CLAIMAN ANY OVERSEAS ADDRESS [Note 2(a)]  Name  Street No/Name  Town/City  State  Overseas Country  Overseas Post code	Post code	
3.	CLA	IMANT'S REFERENCE FOR THIS CLAIM	1.1.1.1.1.1.1.1	L
4.	CLA	IIM DECLARATIONS (tick relevant box in EACH part of the question)		
	Hav	e (or will) any goods covered by this claim been:		
	(a)	processed, treated or manufactured in Australia?	YES NO	)
	(b)	returned to the overseas supplier?	YES NO	)
	(c)	used in Australia for any purpose other than for processing, treating, manufacture, inspection or exhibition?	YES NO	)
	(d)	relanded in Australia?	YES NO	)
	( <del>e</del> )	the subject of another payment of drawback, refund, remission or rebate?	YES NO	)
5.	Sign	ature	1 1	

#### PARTICULARS OF GOODS ON WHICH DRAWBACK IS CLAIMED

(If space insufficient, signed and numbered addendum sheets to be attached, showing full particulars as under plus the Claimant's Reference for this claim.)

Method (Note 3)	Lodgement Humber (Note 4)	Description of Goods	Export Quantity	Quantity Code	Customs Value (Note 4)	Tariff Class (Note 4)	Turti Rate (Note 4)	Duty Amount	Sales Tax Rate (Note 4)	Selen Tax	Total Outy Sales Tax	ECIVERS/ENTRY Muriber
												<u> </u>
												1.
												.L.J.,I,,J.,J.,J.,J.,J.,J.,J.,J.,J.
								· · · · · · · · · · · · · · · · · · ·				<u>. i. l. l.</u>
								· · · · · · · · · · · · · · · · · · ·				
	·							• # +++++				
												<u> </u>
		<del></del>						·		····		<u> </u> 
		······································									 	
										····		1,
			40.500 OF 1050.50							<i>0000000000000000000000000000000000000</i>		1111111111
LAM	LAIM TOTALS (complete ONCE for each - Method "A"										T	
	cluding all addendum shee	21 44W1										
		- Method "C"										
		- All Methods		l				\$	l	\$	\$	TOTAL CLAIMED

## NOTES FOR COMPLETING DRAWBACK CLAIM FORM

- 1. CLIENT REGISTRATION ID's. All individuals. companies etc. intending to:
  - claim drawback (as CLAIMANTS);
  - prepare claims for others (as AGENTS); or
  - receive payment at the discretion of a claimant (as PAYEES)

MUST register with Customs unless exempted by NOTE

Clients must register at or before the time their first claim is lodged. Subsequent claims must show client ID's, where required. Drawback Client Registration Forms are available from Customs capital city offices.

- 2. PAYMENT OPTIONS. There are three options available:
  - (a) OPTION A: Payment made by Electronic Funds Transfer to the claimant's Australian account which the claimant nominated when registering as a Drawback Client.
  - (b) OPTION B: Payment made by Electronic Funds Transfer to an Australian account other than the claimant's which the claimant's payee nominated when registering as a Drawback Client.

Claimants using Option B MUST formally transfer their entitlements to the other payee (forms are available from Customs capital city offices). When the transfer has been completed claimants will be advised of the Standing Authority No.to be quoted on their claims.

- (c) OPTION C: Payment made by cheque to either.
  - (i) the Australian address of a payee other than the claimant, or
  - (ii) any overseas address.

Claimants using Option C to pay another payee MUST lodge with each drawback claim a completed "Order To Pay Agent" Form (available from Customs capital city offices).

Drawback clients who reside or are established overseas are exempt from the registration requirements outlined in NOTE 1 when using Option C.

- 3. METHODS OF ASSESSING DRAWBACK ENTITLEMENTS. Claimants are allowed to self assess their drawback entitlements, provided they do not overclaim. There are basically three methods of assessment:
  - (a) METHOD A: Shipment by Shipment, where the claim amount is calculated from the import documents which directly relate to the export consignment.
  - (b) METHOD B: Representative Shipment, which covers a variety of assessment methods in which a representative, rather than the actual, import shipment is used.
  - METHOD C: Imputation, is the method of assessment by which Claimants unable to obtain import documents from their suppliers can use formulas set out in the Customs Regulations to "impute" their entitlements. Imputation may be used only for imports not further processed in Australia.
- 4. CLAIM SIMPLIFICATION. Claim lines based on Methods A or B may omit the particulars from the columns marked "(Note 4)" IF the particulars required in those columns cannot reasonably be provided.
- 5. SUPPORTING DOCUMENTS. Supporting documents should not be submitted with the claim form but MUST be retained for 5 years and made available to Customs on request.
- 6. TIME LIMITS. Drawback cannot be claimed more than 12 months after exportation.
- 7. CLAIM AMOUNT LIMIT. Claims cannot be accepted for an amount less than \$50 however claims can cover more than one exportation.
- 8. FURTHER INFORMATION is available from any Customs office.

## COMMONWEALTH OF AUSTRALIA

## INSTRUMENT OF APPROVAL NO. 31 OF 1991

## EXCISE ACT 1901

I, FRANCIS IVOR KELLY, Comptroller-General of Customs, pursuant to section 4AA of the <a href="Excise Act 1901">Excise Act 1901</a>, hereby approve the attached "Claim for Drawback" form as an approved form for the purposes of Regulation 78A of the Excise Regulations.

Dated this

day of

DECEMBER 1991.

Comptroller-General



Approved Form - Customs Regulations para 134 (1) (d). - Excise Regulations para 78A (1) (d). Sales Tax Assessment Act No 5 section 11A.

**Important Notice** 

Supplying false or misleading Information to Customs is a punishable offence.

Cı	ısta	ពាទ	Use	e Or	ıly	
Claim	Numb	er				
L	1	_L		_1_	_	

	CLAIMANT:	S/AGENT'S DETAILS				
	Claimant's Name				Claimant's Registra	don (D (Note 1(a))
	L				لللللا	1111
	Address					
					······································	······································
			State	Post Code	·····	
	Contact Name			Contact Telephone No.		
	لللللا	11111111111			1111	
	Agent's Name				Agent's Registration	1 (D [Note 1(a)]
		<del></del>				1111
2	PAVMENT	OPTIONS (Tick relevant box and	i supply additional in	formation as requi	red):	
۷.		•	•••	ioimadon as legui	ieu).	
	= '	to the CLAIMANT'S AUSTRALIAN	•			
	☐ by EFT	to an AUSTRALIAN ACCOUNT OTI	IER THAN CLAIMANT	[Note 2 (b)]		
	Other Pa	yee's Name			Standing Authority	No
		<u> </u>	111111			
		OUT to the Allest Allest Andres	OF A DAVEE OF ED		T 00.4-	
		QUE to the AUSTRALIAN ADDRES /ERSEAS ADDRESS [Note 2(a)]	S OF A PATEE OTHER	THAN THE CLAIMAN	II OH to	
	Name			111111		
	Street N					
	Town/C	li l		State	Post code	
				<u> </u>		
	- 1	es Country	. , , , , , , , , , , ,	verseas Post code	1 1 1 1	
3.	CLAIMANT	S REFERENCE FOR THIS CLAIM		1. 1 1 1 1 1 1 1	<u> </u>	_1 1 1 1 .
_	CLAIM DEC	LARATIONS (tick relevant box i	n FACH nest of the s	ueetlen)		
4				uesuon,		
4.		<ol> <li>any goods covered by this cla</li> </ol>	um Deen:			
4.	•					<b>—</b>
4.	•	ed, treated or manufactured in Au		[	YES	□ ио
4.	(a) process	ed, treated or manufactured in Au to the overseas supplier?		) }	YES YES	<u></u> но
4.	(a) process (b) returned (c) used in		stralia?	( ( (ing,	<del></del>	
4.	(a) process (b) returned (c) used in manufa	d to the overseas supplier? Australia for any purpose other th	stralia?	( (i <b>ng</b> , [	YES	Пио
4.	(a) process (b) returned (c) used in manufa (d) relande	I to the overseas supplier? Australia for any purpose other the cture, inspection or exhibition?	stralia? an for processing, trea	J. [	YES	□ NO
5.	(a) process (b) returned (c) used in manufa (d) relande	I to the overseas supplier? Australia for any purpose other the cture, inspection or exhibition? d in Australia?	stralia? an for processing, trea	J. [	YES YES YES	NO

#### PARTICULARS OF GOODS ON WHICH DRAWBACK IS CLAIMED

(If space insufficient, signed and numbered addendum sheets to be attached, showing full particulars as under plus the Claimant's Reference for this claim.)

Mathod (Note 3)	Lodgement Number (Note 4)	Description of Goods	Export Quantity	Quantity Code	Customs Value (Note 4)	Tarif Class Picto 4	Torit Rate (Note 4)	Duty Amount	Sales Tax Rate (Note 4)	Sales Tax	Total Duty Sales Tax	ECH'ERS/ENTRY Number
					*							
		***************************************										
	***************************************							·				<del>11-1111111111</del>
		a.=				J.2			·· <del></del>			
	· ~ 1 to	i			·····	<del></del>				-		111111111111
								·				
												<u> </u>  - - - - - - - - - - - - - - - - - -
	***************************************											<u> </u>
						******************						i
	·						-		····			
L		<u> </u>			L	l	J					
CLAM	TOTALS (complete ONCE							THE SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP				
cien iu	canatud ati sacettarilii su	Wethod .R.								ļ		
		<ul> <li>Method "C"</li> <li>All Methods</li> </ul>						\$		\$	\$	TOTAL CLAIMED

## NOTES FOR COMPLETING DRAWBACK CLAIM FORM

- 1. CLIENT REGISTRATION ID's. All individuals. companies etc. intending to:
  - · claim drawback (as CLAIMANTS);
  - prepare claims for others (as AGENTS); or
  - · receive payment at the discretion of a claimant (as PAYEES)

MUST register with Customs unless exempted by NOTE 2(c)

Clients must register at or before the time their first claim is lodged. Subsequent claims must show client ID's, where required. Drawback Client Registration Forms are available from Customs capital city offices.

- 2. PAYMENT OPTIONS. There are three options available:
  - (a) OPTION A: Payment made by Electronic Funds Transfer to the claimant's Australian account which the claimant nominated when registering as a Drawback Client.
  - (b) OPTION B: Payment made by Electronic Funds Transfer to an Australian account other than the claimant's which the claimant's payee nominated when registering as a Drawback Client.

Claimants using Option B MUST formally transfer their entitlements to the other payee (forms are available from Customs capital city offices). When the transfer has been completed claimants will be advised of the Standing Authority No.to be quoted on their claims.

- (c) OPTION C: Payment made by cheque to either.
  - (i) the Australian address of a payee other than the claimant, or
  - (ii) any overseas address.

Claimants using Option C to pay another payee MUST lodge with each drawback claim a completed "Order To Pay Agent" Form (available from Customs capital city offices).

Drawback clients who reside or are established overseas are exempt from the registration requirements outlined in NOTE 1 when using Option C.

- 3. METHODS OF ASSESSING DRAWBACK ENTITLEMENTS. Claimants are allowed to self assess their drawback entitlements, provided they do not overclaim. There are basically three methods of assessment:
  - METHOD A: Shipment by Shipment, where the claim amount is calculated from the import documents which directly relate to the export consignment
  - (b) METHOD B: Representative Shipment, which covers a variety of assessment methods in which a representative, rather than the actual, import shipment is used.
  - (c) METHOD C: Imputation, is the method of assessment by which Claimants unable to obtain import documents from their suppliers can use formulas set out in the Customs Regulations to "impute" their entitlements. Imputation may be used only for imports not further processed in Australia.
- 4. CLAIM SIMPLIFICATION. Claim lines based on Methods A or B may omit the particulars from the columns marked "(Note 4)" IF the particulars required in those columns cannot reasonably be provided.
- 5. SUPPORTING DOCUMENTS. Supporting documents should not be submitted with the claim form but MUST be retained for 5 years and made available to Customs on request.
- 6. TIME LIMITS. Drawback cannot be claimed more than 12 months after exportation.
- 7. CLAIM AMOUNT LIMIT. Claims cannot be accepted for an amount less than \$50 however claims can cover more than one exportation.
- 8. FURTHER INFORMATION is available from any Customs office.

## **CUSTOMS ACT 1901**

### **CUSTOMS TARIFF ACT 1987**

## PART III OF SCHEDULE 4

## BY-LAWS NOS. 9140116 AND 9140117

I, GRAHAM EDWARD CRUTTENDEN, delegate of the Comptroller-General of Customs for the purposes of section 271 of the Customs Act 1901, hereby make the by-laws set out in the Schedule hereto.

In a by-law set out in the Schedule hereto-

"security" means that security shall be given to and to the satisfaction of the Collector and that the giving of such security is a condition subject to which that by-law item applies to the goods or the class or kind of goods so conditioned.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in the Schedule hereto, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in the Schedule hereto has the same meaning as if it were used in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods to which that reference in that by-law applies.

#### THE SCHEDULE

## **BY-LAW NO. 9140116**

Item 36B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9140116.
- 2. This by-law shall take effect on and from 1 January 1992.

- 3. Item 36B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fatty alcohols, in which the predominant alcohol or alcohols contain not less than 12 carbon atoms, classified under subheading 1519.20.00 in Schedule 3, for use otherwise than in:
  - (a) the manufacture of sulphated fatty alcohols for use in the manufacture of detergent powders for clothes washing except those powders recommended by the Australian Wool Board or the CSIRO for washing articles of wool; or
  - (b) the treatment of ores by the flotation process,

under security.

- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
- Customs By-law No. 9140096, published in Gazette No. GN 47 of 4 December 1991, is hereby revoked.

## **BY-LAW NO. 9140117**

Item 36B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9140117
- 2. This by-law shall take effect on and from 1 January 1992.
- 3. Item 36B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fatty alcohols, classified under subheading 1519.20.00 in Schedule 3, for use in:
  - (a) the formulation of desuckering agents for tobacco plants;
  - (b) the formulation of lubrication rolling oils; or
  - (c) the manufacture of detergent ethoxylates.

under security.

4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

 Customs By-law No. 9140097, published in Gazette No. GN 47 of 4 December 1991, is hereby revoked.

Dated this 5 th day of December 1991

GRAHAM CRUTTENDEN
Delegate of the ComptrollerGeneral of Customs

## COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

## NOTICE OF RATES OF EXCHANGE - \$1613 CUSTOMS ACT 1901

I, BERNARD DANIEL 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			(Fore	ign Curren	cy = AUS \$	1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
Country	Foreign	Date	Date	Date	Date	Date	Date	Date
	Currency	27/11/91	28/11/91	29/11/91	30/11/91	1/12/91	2/12/91	3/12/91
AUSTRIA	SCHILLINGS	8.9227	8.9424	8.9320	8.9320	8.9320	8.9012	8,8790
BELGIUM/LUX	FRANCS	26.0900	26.1500	26.1300	26.1300	26.1300	26.0500	25.9700
BRAZIL	CRUZADO	643.3600	643.0300	650.1000	650.1000	650.1000	657.2200	665.5400
CANADA	DOLLARS	.8939	.8934	.8898	.8898	.8898	.8873	.8871
CHINA	YUAN	4.2274	4.2303	4.2225	4.2225	4.2225	4.2128	4.2150
DENMARK	KRONER	4.9185	4.9409	4.9348	4.9348	4.9348	4.9118	4.9054
EC	ECU	.6184	.6235	.6235	.6235	.6235	.6211	.6191
FIJI	DOLLAR	1.1490	1.1549	1.1536	1.1536	1.1536	1.1521	1.1512
FINLAND	MARKKA	3.4286	3.4384	3.4366	3.4366	3.4366	3.4148	3.4137
FRANCE	FRANCS	4.3243	4.3384	4.3375	4.3375	4.3375	4.3245	4.3124
GERMANY	DEUTSCHMARKS	1.2666	1.2702	1.2698	1.2698	1.2698	1.2621	1.2620
GREECE	DRACHMAE	144.2600	144.5800	144.7000	144.7000	144.7000	143.8800	143.7000
HONG KONG	DOLLARS	6.0973	6.0964	6.0833	6.0833	6.0833	6.0717	6.0753
INDIA	RUPEES	20.3081	20.2943	20.2409	20.2409	20.2409	20.2128	20.2065
INDONESIA	RUPIAH	1556.7000	1556.7000	1553.5000	1553.5000	1553.5000	1550.7000	1551.5000
IRELAND	POUNDS	.4745	.4762	.4761	.4761	.4761	.4748	.4728
ISRAEL	SHEKEL	1.8255	1.8245	1.8295	1.8295	1.8295	1.8332	1.8306
ITALY	LIRE	955.5300	957.7300	957.1100	957.1100	957.1100	952.7900	951.6100
JAPAN	YEN	101.9400	102.0600	101.8800	101.8800	101.8800	101.5500	101.6200
KOREA	WON	593.3100	593.0100	591.6800	591.6800	591.6800	590.3200	590.5700
MALAYSIA	DOLLAR	2.1563	2.1592	2.1563	2.1563	2.1563	2.1520	2.1529
NETHERLANDS	GUILDER	1.4266	1.4315	1.4310	1.4310	1.4310	1.4250	1.4225
NEW ZEALAND	DOLLAR	1.3897	1.3959	1.3933	1.3933	1.3933	1.3924	1.3894
NORWAY	KRONER	4.9837	4.9994	4.9969	4.9969	4.9969	4.9706	4.9663
PAKISTAN	RUPEE	19.1900		19.1300	19.1300	19.1300	19.0900	19.1000
PNG	KINA	.7417	.7413	.7401	.7401	.7401	.7384	.7392
PHILIPPINES	PESO	20.6800	20.6700	20.6200	20.6200	20.6200	20.5800	20.5900
PORTUGAL	ESCUDO	111.7200				113.1000	112.6000	
SINGAPORE	DOLLAR	1.3034	1.3085	1.3036	1.3036	1.3036	1.3023	1.2999
SOLOMON IS.	DOLLAR	2.1613			2.1784	2.1784	2.1752	
SOUTH AFRICA	RAND	2.1806				2.1925	2.1892	
SPAIN	PESETA	80.8900						
SRI LANKA	RUPEE	33.2300					33.0600	
SWEDEN	KRONA	4.6344					4.6292	
SWITZERLAND	FRANC	1.1212						
TAIWAN	DOLLAR	20.3600						
THAILAND	BAHT	19.9800						
UK	POUNDS	.4430						
USA	DOLLAR	.7865						
	JOEGU.	.,303	.,501	.,042	.7042	./042	./324	./020

BERNARD DANIEL LEE Delegate of the Comptroller-General of Customs CANBERRA A.C.T. 9153248 04/12/91

#### ANTI-DUMPING AUTHORITY

## REVIEW OF NEGATIVE PRELIMINARY FINDING ON DRIED EGG WHITE FROM ITALY

On 4 December 1991 the Anti-Dumping Authority received a request under sub-section 269TF of the Customs Act 1901 for a review of the Australian Customs Service negative Preliminary Finding on the alleged dumping and subsidisation of imports of dried egg white from Italy.

The Authority must undertake a review and, under provisions of the Anti-Dumping Authority Act 1988, shall:

- Within 60 days after the finding is referred to it
- . confirm the finding; or
- reject the negative finding and substitute its own finding.
  The 60-day limit ends on 3 February 1992.
- Take account only of information that was available to the Australian Customs Service at the time it made its Preliminary Finding. That is, the Authority cannot take into consideration any information that was not in the possession of the Australian Customs Service at the time of the Comptroller's decision.

Should you have any queries regarding this review please contact Russell Phillips on telephone number (06) 276 2012.

#### ANTI-DUMPING AUTHORITY

## NOTICE OF INQUIRY INTO

## DRIED EGG WHITE FROM THE NETHERLANDS AND SWEDEN

The Australian Customs Service (ACS) has made a preliminary finding that there are sufficient grounds for the publication of a countervailing duty notice in respect of dried egg white from the Netherlands and dumping duty notices in respect of dried egg white from the Netherlands and Sweden.

The ACS, acting under paragraph 269TD(2)(b) of the Customs Act 1901, has now referred to the Authority the question of whether the publication of these dumping and countervailing duty notices is so justified. The commencement date for the inquiry is 12 December 1991 and the Authority will report to the Minister no later than 2 April 1992.

Interested parties are invited to make submissions to the Authority as soon as possible, but certainly no later than 20 January 1992. Preferably, submissions should address specific matters raised in the ACS preliminary finding report. Copies of that report can be obtained from the Office Manager, Dumping Control, ACS, Canberra, by telephoning (06) 275 6060.

Following receipt of submissions, it is possible that a meeting of parties will be arranged to explore issues raised. such a meeting take place, a further opportunity will be afforded parties to make submissions to the Authority on those issues.

The Authority has adopted the "public file" system used by the ACS and explained in Australian Customs Notices 87/169 and Briefly, this means that a submission containing confidential material should be accompanied by another version, omitting the confidential material but containing a non-confidential summary, which can be made available to other parties to the inquiry. Three copies of each version are required.

The Authority's address for submissions is GPO Box 9839, Canberra, ACT 2601.

For further information regarding this inquiry, please telephone Russell Phillips on (06) 276 2012.



MINISTER FOR INDUSTRY, TECHNOLOGY AND COMMERCE PARLIAMENT HOUSE CANBERRA, A.C.T. 2600

## COMMONWEALTH OF AUSTRALIA INDUSTRY RESEARCH AND DEVELOPMENT ACT 1986

#### APPOINTMENT OF A DEVELOPMENT COMMITTEE

I, JOHN NORMAN BUTTON, Minister of State for Industry, Technology and Commerce, pursuant to sub-section 22(1) of the Industry Research and Development Act 1986, HEREBY

REVOKE the instrument of 24 May 1989 appointing a Research Committee to advise the Industry Research and Development Board, and

APPOINT a Development Committee of the Industry Research and Development Board to contribute to policy development and education in the field of innovation by activities such as:

- . publishing on topical issues,
- holding workshops and seminars,
- . encouraging linkages with other agencies, and
- . developing policy proposals.

Dated this 10th day of November 1991

John N But

JOHN N BUTTON
Minister of State for
Industry, Technology and Commerce



MINISTER FOR INDUSTRY. **TECHNOLOGY AND COMMERCE** PARLIAMENT HOUSE CANBERRA, A.C.T. 2600

## COMMONWEALTH OF AUSTRALIA INDUSTRY RESEARCH AND DEVELOPMENT ACT 1986

## APPOINTMENT OF MEMBER AND CHAIRPERSON OF THE DEVELOPMENT COMMITTEE OF THE INDUSTRY RESEARCH AND DEVELOPMENT BOARD

I, John Norman Button, Minister of State for Industry, Technology and Commerce, pursuant to subsections 22(2) and 22(3) of the Industry Research and Development Act 1986, HEREBY:

> APPOINT Colin McClean Adam as Chairperson of the Development Committee of the Industry, Research and Development Board until 30 June 1994.

10m day of Normb 1991. Dated this

John N Buth

John N Button Minister of State for Industry, Technology and Commerce



MINISTER FOR INDUSTRY, TECHNOLOGY AND COMMERCE PARLIAMENT HOUSE CANBERRA, A.C.T. 2600

# COMMONWEALTH OF AUSTRALIA INDUSTRY RESEARCH AND DEVELOPMENT ACT 1986

APPOINTMENT OF MEMBER OF THE DEVELOPMENT COMMITTEE OF THE INDUSTRY, RESEARCH AND DEVELOPMENT BOARD

I, John Norman Button, Minister of State for Industry, Technology and Commerce, pursuant to subsections 22(2) and 22(3) of the <u>Industry Research and Development Act 1986</u>, HEREBY:

APPOINT Claire Rosemary Baxter as Member of the Development Committee of the Industry, Research and Development Board until 30 June 1994.

Dated this 10th day of Noemb\_\_\_ 1991.

John N Bulk

John N Button
Minister of State for
Industry, Technology and Commerce

## Bounty and Capitalisation Grants (Textile Yarns) Act 1981.

Notice is hereby given pursuant to Section 21H(1) of the above Act that a Capitalisation Grant Agreement was entered into on the 31st day of October 1991, between Sara Lee Personal Products (Australia) Pty Ltd and the Commonwealth of Australia.

A grant of \$3,818,000 was sought by the applicant.

The Minister agreed to make a grant of \$1,357,072 payable on 1 November 1991.

Dated this

ا ناورمانا

day of Deenles

1991.

 $\bigcirc$ 

H L L Leach

Chief Executive

Textiles, Clothing and Footwear Development Authority

## **Primary Industries and Energy**

# COMMONWEALTH OF AUSTRALIA FISHERIES ACT 1952

## FISHERIES NOTICE NO. TEC 7 (NO.39of 1991)

## EAST COAST TUNA FISHERY PROHIBITION ON PURSE SEINE FISHING

I, SIMON CREAN, the Minister of State for Primary Industries and Energy, pursuant to section 8 of the <u>Fisheries Act 1952</u>, hereby make the following notice.

Dated this

SIMON CHEAN

#### CITATION

1. This Notice may be cited as Fisheries Notice No. TEC 7.

# REVOCATION OF FISHERIES NOTICE NO. TEC 6

 Fisheries Notice No. TEC 6, published in Gazette No. S 194, dated 11 July 1991, is revoked.

#### INTERPRETATION

- 3.1 In this Notice, unless the contrary intention appears, words have the same meaning as in the <u>Fisheries Act 1952</u> and:
  - (a) "purse seine method" means any method by which an area of water is surrounded by a net set at the surface which is then pursed at the base to enclose that area from beneath:
  - (b) "the Act" means the Fisheries Act 1952;
  - (c) "the 50 nautical mile line" means the line

every point on which is 50 nautical miles seaward from the baselines from which the breadth of the territorial sea is measured;

- (d) "the mainland" means the mainland of Australia; and
- (e) "tuna and tuna-like fish" means fish belonging to the family Scombridae, but excluding fish of the genera Scomberomorus, Scomber, Acanthocybium, Grammatorcynus and Rastrelliger;
- (f) "yellowfin tuna" means tuna of the species Thunnus albacares.
- 3.2 Where, for the purposes of this Notice, it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is by reference to a

spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and flattening 1/298.25 and by reference to the Johnston Geodetic Station in the Northern Territory Australia. That station shall be taken to be situated at Latitude 25°56'54.5515" South and at Longitude 133°12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.

## PROHIBITION ON PURSE SEINE FISHING

4. Pursuant to paragraph 8(1)(c) of the Act, the taking of tuna and tuna-like fish in the area of proclaimed waters specified in Schedules 1 and 2 to this Notice by the purse seine method is prohibited.

### **ENDORSEMENT OF LICENCES**

- 5. Pursuant to paragraph 8(4D)(b) of the Act, the activities prohibited by paragraph 4 of this Notice:
  - in the area or areas of (a) proclaimed waters specified in Schedules 1 and 2 to this Notice are activities in respect of which an endorsement may be made pursuant to subsection 9(4) of the Act:
  - in the area of proclaimed (b) waters specified Schedule 2 to this Notice are activities in respect of which an endorsement may be made pursuant to subsection 9(4) of the Act.

## PROHIBITION ON THE TAKING OF YELLOWFIN TUNA

- 6. Pursuant to paragraph 8(1)(a) of the Act, the total live weight of vellowfin tuna that may be taken by the purse seine method with the use of a boat in the areas of proclaimed waters specified in Schedules 1 and 2 to this Notice shall not exceed:
  - (a) in any calendar month two per cent of the total live weight of tuna taken with the use of that boat during that month; and
  - (b) in any set of the net fifty per cent of the total live weight of tuna taken with the use of that boat in that set of the net.

#### **EXEMPTIONS**

- 7.1 Pursuant to paragraph 8(2)(d) of the Act, where:
  - (a) a person is using a boat to take southern bluefin tuna by the purse seine method in accordance with the requirements of the Southern Bluefin Tuna Fishery Management Plan and any related notice made pursuant to section 8 of the Act in the areas of water specified Schedules 1 and 2 to this Notice that are south of the parallel of Latitude 34° South; and
  - (b) the total live weight of all species of tuna, other than southern bluefin tuna (Thunnus

maccovii), taken with the use of the boat by the purse seine method in the areas of water specified in Schedules 1 and 2 to this Notice, that are south of the parallel of Latitude 34° South, during anv calendar month does not exceed two per cent of the total live weight of southern bluefin tuna taken by that boat in that area during that month.

that person is exempt from the prohibitions contained paragraphs 4 and 6 of this Notice in the areas of proclaimed waters specified in Schedules 1 and 2 that are south of the parallel of Latitude 34° South.

- 72 Pursuant to paragraph 8(2)(d) of the Act, the following persons are exempt from the prohibitions contained paragraphs 4 and 6 of this Notice:
  - (a) any person on a boat licensed pursuant to the Treaty Fisheries on between Governments of Certain Pacific Island States and the Government of the United States of America

to permit access to the Closed Area of the Australian fishing zone specified in Schedule 2 of that Treaty whilst that boat is being used in that area;

(b) anv person on an Australian boat licensed pursuant to section 9 of the Act whilst that boat is being used in the area described subparagraph (a).

#### DURATION OF NOTICE

8. Pursuant to paragraph 8(2)(c) of the Act, the period during which prohibitions in Notice are to have effect is from the date of Gazettal of this Notice to 30 June 1993.

## SCHEDULE 1 INSHORE ACCESS AREA

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

- (1) commencing at the intersection of the eastern shore of Australia at low-water mark, in the vicinity of Baffle Creek, by the parallel of Latitude 24°30' South;
- (2) running thence east along that parallel to its intersection with the 50 nautical mile line:
- (3) thence generally southerly along the 50 nautical mile line to its intersection with the parallel of Latitude 37°53' South:
- (4) thence north-westerly along the geodesic to the intersection of parallel of the Latitude 37°30'24" South bv the coastline of the mainland at low-water, in the vicinity of the border between the states of New South Wales and Victoria:

(5) thence generally northerly along that coastline to the point of commencement.

#### **SCHEDULE 2** OFFSHORE ACCESS AREA

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

- (1) commencing at the point of Latitude 10°28' South, Longitude 144°10' East;
- (2) running thence south along the meridian of Longitude 144°10' East to its intersection with the parallel of Latitude 10°41'14" South;
- (3) thence easterly along the geodesic to the point of Latitude 10°41' South, Longitude 145°00' East;
- (4) thence south along the meridian of Longitude 145°00' East to its intersection with the parallel of Latitude 12°00' South;
- (5) thence south-easterly along the geodesic to the point of Latitude 14°00' South, Longitude 147°00' East;
- (6) thence south-easterly along the geodesic to the point of 17°00' Latitude South. Longitude 149°00' East;
- thence south along the meridian (7) of Longitude 149°00' East to its intersection with the parallel of Latitude 18°00' South;
- (8) thence east along the parallel of Latitude 18°00' South to its intersection by the meridian of Longitude 152°00' East;

- (9) thence south along the meridian of Longitude 152°00' East to its intersection by the parallel of Latitude 20°28'49" South:
- (10)thence south-easterly along the geodesic to the point of Latitude 21°00' South. Longitude 152°55' East;
- (11)thence south-easterly along the geodesic to the point of Latitude 24°30' South, Longitude 154°00' East;
- (12)thence east along the parallel of Latitude 24°30' South to the intersection with the 50 nautical mile line:
- (13)thence generally southerly along the 50 nautical mile line to its intersection with the parallel of Latitude 37°53' South;
- (14)thence south-easterly along the geodesic to the point intersection of the parallel of Latitude 38°58' South by the outer limit of the Australian fishing zone;
- (15)thence generally northerly along limit that outer to its intersection by the meridian of Longitude 144°28' East:
- (16)thence south along that meridian to its intersection with the parallel of Latitude 9°54' South:
- (17)thence south-westerly along the geodesic to the point of Latitude 10°15' South. Longitude 144°12' East; and
- (18)thence southerly along the geodesic to the point of commencement.

#### COMMONWEALTH OF AUSTRALIA

# FISHERIES ACT 1952 Fisheries Notice No. TEC 8 (No.40of 1991)

# EAST COAST TUNA LONGLINE FISHERY - PROHIBITION ON PELAGIC LONGLINE FISHING ADJACENT TO EASTERN VICTORIA AND TASMANIA

I, SIMON CREAN, the Minister of State for Primary Industries and Energy, pursuant to section 8 of the <u>Fisheries Act 1952</u> hereby make the following Fisheries Notice.

Dated this

day of November

1991

SIMON CREAN

#### CITATION

1. This Notice may be cited as Fisheries Notice No.TEC 8

#### INTERPRETATION

- 2.1 In this Notice, unless the contrary intention appears, words have the same meaning as in the Fisheries Act 1952 and:
  - (a) "pelagic longline"
    means equipment
    comprising a mainline to
    which are attached
    branch lines each fitted
    with one or more baited
    hooks or artificial lures;
  - (b) "pelagic longline method" means the setting of a pelagic longline in the sea, in such a manner that the mainline, branch lines and hooks are suspended above the sea bed by floats at the sea surface:

- (c) "the Act" means the Fisheries Act 1952;
- (d) "the 12 nautical mile line" means the line every point of which is 12 nautical miles seaward from the baselines from which the breadth of the territorial sea is measured;
- (e) "the mainland" means the mainland of Australia.
- 2.2 Where for the purposes of this Notice it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to a spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the Northern Territory Australia. That station shall be

taken to be situated at Latitude 25°56'54.5515" South and at 133°12'30.0771" Longitude East and to have a ground level of 571.2 metres above the spheroid referred to above.

#### PROHIBITION ON FISHING

- 3. Pursuant to paragraph 8(1)(c) of the Act, the taking of fish in the area of proclaimed waters specified in:
  - (a) Schedule 1;
  - (b) Schedule 2;
  - (c) Schedule 3,

by the pelagic longline method with the use of equipment known as a pelagic longline is prohibited.

#### STOWING OF EQUIPMENT

- 4. Pursuant to paragraph 8(1)(e) of the Act, a person is prohibited from having in his or her possession or charge in a boat in the area of proclaimed waters specified in:
  - (a) Schedule 1:
  - (b) Schedule 2;
  - (c) Schedule 3,

any pelagic longline equipment unless every buoy and branchline has been detached from the mainline and is stowed and secured in the boat.

#### ENDORSEMENT OF LICENCES

5. Pursuant to paragraph 8(4D)(b) of the Act it is provided that the Activities prohibited by paragraphs 3 and 4 of this Notice:

- (a) in the area or areas of proclaimed waters specified in Schedules 1, 2 and 3 are activities in respect of which endorsement may be made pursuant to subsection 9(4) of the Act:
- in the area of proclaimed (b) waters specified Schedules 2 and 3 are activities in respect of which an endorsement may be made pursuant to subsection 9(4) of the Act:
- in the area of proclaimed (c) waters specified Schedule 3 are activities in respect of which an endorsement may made pursuant to subsection 9(4) of the

#### **EXEMPTIONS**

6. Pursuant to paragraph 8(2)(d) of the Act, persons on boats which have been licensed Subsidiary pursuant to a concerning Agreement fishing made pursuant to the provisions of paragraph 2 of Article II of the Agreement on Fisheries between Government of Australia and the Government of Japan. signed at Canberra on the seventeenth day of October 1979 are exempt from the prohibitions contained paragraphs 3 and 4 of this Notice in the area of proclaimed waters specified in Schedule 3.

#### DURATION OF NOTICE

7. Pursuant to paragraph 8(2)(c) of the Act, the period during which the prohibitions in this Notice are to have effect is from 15 December 1991 to 30 June 1993.

#### SCHEDULE 1

#### NORTHERN INSHORE AREA

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

- (1) commencing at the intersection of the eastern coastline of Australia at low-water mark, in the vicinity of Cape Howe, by the parallel of Latitude 37°30'24" South;
- (2) running thence generally south easterly along the geodesic to the point of Latitude 37°53' South, Longitude 151°00' East;
- thence south along that meridian to its intersection by the parallel of Latitude 40°00' South;
- (4) thence west along that parallel to its intersection by the meridian of Longitude 146°00' East;
- (5) thence north along that meridian to its intersection by the coastline of the mainland at the low-water mark, in the vicinity of Cape Liptrap; and
- (6) thence generally north easterly along that coastline at low water to the point of commencement.

#### SCHEDULE 2 SOUTHERN INSHORE AREA

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

- (1) commencing at the intersection of the northern coastline of Tasmania at low-water mark, in the vicinity of Round Hill Point, by the meridian of Longitude 146°00' East;
- (2) running thence northerly along that meridian to its intersection with the 12 nautical mile line;
- (3) then generally easterly and northerly along the 12 nautical mile line to its intersection with the parallel of Latitude 40°00' South, west of Flinders Island;
- (4) thence east along that parallel to its intersection with the 12 nautical mile line, east of Flinders Island;
- (5) thence generally southerly and westerly along the 12 nautical mile line to its intersection with meridian of Longitude 146°00' East, south of Tasmania;
- (6) thence north along that meridian to its intersection with the coastline of Tasmania, at low-water mark, in the vicinity of South West Cape; and
- (7) thence generally easterly, northerly and westerly along the coastline to the point of commencement.

#### **SCHEDULE 3** SOUTHERN OFFSHORE AREA

area of proclaimed waters contained within the areas bounded by the lines:

- (1) commencing at the intersection of the outer limit of proclaimed waters by the parallel of Latitude 38°58' South;
- (2) running thence generally southwesterly along that outer limit to its intersection by the meridian of Longitude 146°00' East;
- (3) thence north along that meridian to its intersection by the 12 nautical mile line;
- (4) thence generally easterly and northerly along the 12 nautical mile line to its intersection by the parallel of Latitude 40°00' South;
- (5) thence east along that parallel to its intersection by the meridian of Longitude 151°00' East;

- (6) thence north along that meridian to its intersection with the parallel of Latitude 37°53' South; and
- (7) thence southeasterly along the geodesic to the point of commencement.

and

- (1) commencing at the point of Latitude 40°00' South: Longitude 146°00' East:
- (2) running thence east along that parallel to its intersection by the 12 nautical mile line, west of Flinders Island:
- (3) thence generally southerly and westerly along the 12 nautical mile line to its intersection by the meridian of Longitude 146°00' East; and
- (4) thence north along that meridian to the point of commencement.

#### COMMONWEALTH OF AUSTRALIA FISHERIES ACT 1952

#### FISHERIES NOTICE NO. TEC 9 (No. 4 10f 1991)

# EAST COAST TUNA FISHERY PROHIBITION ON PURSE SEINE FISHING ADJACENT TO EASTERN VICTORIA AND TASMANIA

I, SIMON CREAN, the Minister of State for Primary Industries and Energy, pursuant to section 8 of the <u>Fisheries Act 1952</u>, hereby make the following notice.

Dated this

28TH day of Novembon

1991.

SIMON CREAN

#### CITATION

1. This Notice may be cited as Fisheries Notice No. TEC 9.

#### INTERPRETATION

- 2.1 In this Notice, unless the contrary intention appears, words have the same meaning as in the Fisheries Act 1952 and:
  - (a) "purse seine method" means any method by which an area of water is surrounded by a net set at the surface which is then pursed at the base to enclose the area from beneath;
  - (b) "the Act" means the Fisheries Act 1952;
  - (c) "the 12 nautical mile line" means the line every point of which is 12 nautical miles seaward from the baselines from which the

breadth of the territorial sea is measured;

- (d) "the mainland" means the mainland of Australia; and
- (e) "tuna and tuna-like fish" means fish belonging to the family Scombridae, but excluding fish of the genera Scomberomorus, Scomber, Acanthocybium, Grammatorcynus and Rastrelliger.
- 2.2 Where for the purposes of this Notice it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum. that is by reference to a spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and flattening 1/298.25 and by reference to the Johnston Geodetic station in

the Northern Territory of Australia. That station shall be taken to be situated at Latitude 25°56'54.5515" South and at Longitude 133°12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.

#### PROHIBITION ON PURSE SEINE **FISHING**

- 3. Pursuant to paragraph 8(1)(c) of the Act, the taking of tuna and tuna-like fish in the area of proclaimed waters specified in:
  - (a) Schedule 1:
  - (b) Schedule 2;
  - (c) Schedule 3,

by use of the purse seine method is prohibited.

#### PROHIBITION ON THE TAKING OF YELLOWFIN TUNA

4. Pursuant to paragraph 8(1)(a) of the Act, the total live weight of yellowfin tuna that may be taken by the purse seine method with the use of a boat in

> the areas of proclaimed waters specified in Schedules 1, 2 and 3 to this Notice shall not exceed:

- in any calendar month -(a) two per cent of the total live weight of tuna taken with the use of that boat during that month; and
- (b) in any set of the net fifty per cent of the total live weight of tuna taken with the use of that boat in that set of the net.

#### ENDORSEMENT OF LICENCES

- 5. Pursuant to paragraph 8(4D)(b) of the Act, the activities prohibited by paragraph 3 of this Notice:
  - in the areas specified in (a) Schedules 1, 2 and 3 to this Notice are activities in respect of which an endorsement may be made under subsection 9(4) of the Act;
  - (b) in the area specified in Schedules 2 and 3 to this Notice are activities in respect of which an endorsement may made under subsection 9(4) of the Act;
  - (c) in the area specified in Schedule 3 to this Notice are activities in respect of which an endorsement may be made under subsection 9(4) of the Act:

#### **EXEMPTIONS**

- 6. Pursuant to paragraph 8(2)(d) of the Act, where:
  - (a) a person using a boat to take southern bluefin tuna by the purse seine method in accordance with the requirements of the Southern Bluefin Tuna Fishery Management Plan and any related notice made pursuant to section 8 of the Act in the areas of water specified in the Schedules 1, 2 and 3 to this Notice; and

the total live weight of (b) all species of tuna other than southern bluefin tuna (Thunnus maccovii) taken with the use of the boat by the purse seine method in the areas of water specified in Schedules 1,2 and 3 to this Notice, during any calendar month does not exceed two per cent of the total live weight of southern bluefin tuna taken by that boat in that area during that month:

that person is exempt from the prohibitions contained paragraphs 3 and 4 of this Notice in the areas of proclaimed waters specified in Schedules 1.2 and 3.

#### DURATION OF NOTICE

7. Pursuant to paragraph 8(2)(c) of the Act, the period during which prohibitions in this Notice are to have effect is from 15 December 1991 to 30 June 1993.

#### SCHEDULE 1 NORTHERN INSHORE AREA

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

- commencing at the intersection (1) of the eastern coastline of Australia at low-water mark, in the vicinity of Cape Howe, by parallel of Latitude 37°30'24" South:
- (2) running thence generally southeasterly along the geodesic

- to the point of Latitude 37°53' South, Longitude 151°00' East:
- (3) thence south along meridian to its intersection by the parallel of Latitude 40°00' South:
- (4) thence west along that parallel to its intersection by the meridian of Longitude 146°00' East:
- (5) thence north along that meridian to its intersection by the coastline of the mainland at the low-water mark, in the vicinity of Cape Liptrap; and
- (6) thence generally northeasterly along that coastline to the point of commencement.

#### SCHEDULE 2 SOUTHERN INSHORE AREA

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

- (1) commencing at the intersection of the northern coastline of Tasmania at low-water mark, in the vicinity of Round Hill Point, by the meridian of Longitude 146°00' East;
- (2) running thence northerly along that meridian to its intersection with the 12 nautical mile line;
- (3) then generally easterly and northerly along the 12 nautical mile line to its intersection with the parallel of Latitude 40°00' South, west of Flinders Island:

- thence east along that parallel to (4) its intersection with the 12 nautical mile line, east of Flinders Island:
- thence generally southerly and (5) westerly along the 12 nautical mile line to its intersection with meridian of Longitude 146°00' East, south of Tasmania;
- thence north along that (6) meridian to its intersection with the coastline of Tasmania, at low-water mark, in the vicinity of South West Cape; and
- (7) thence generally easterly, northerly and westerly along the coastline to the point of commencement.

#### SCHEDULE 3 SOUTHERN OFFSHORE AREA

The area of proclaimed waters contained within the areas bounded by the lines:

- (1) commencing at the intersection of the outer limit of proclaimed waters by the parallel of Latitude 38°58' South:
- (2) running thence generally southwesterly along that outer limit to its intersection by the meridian of Longitude 146°00' East:
- (3) thence north along that meridian to its intersection by the 12 nautical mile line;
- (4) thence generally easterly and northerly along the 12 nautical mile line to its intersection by the parallel of Latitude 40°00' South:

- (5) thence east along that parallel to its intersection by the meridian of Longitude 151°00' East;
- (6) thence north along that meridian to its intersection with the parallel of Latitude 37°53' South; and
- (7) thence southeasterly along the geodesic the point of to commencement.

and

- (1) commencing at the point of Latitude 40°00' Longitude 146°00' East;
- (2) running thence east along that parallel to its intersection by the 12 nautical mile line, west of Flinders Island:
- (3) thence generally southerly and westerly along the 12 nautical mile line to its intersection by the meridian of Longitude 146°00' East; and
- (4) thence north along that meridian to the point of commencement.

## COMMONWEALTH OF AUSTRALIA TORRES STRAIT FISHERIES ACT 1984

#### FISHERIES MANAGEMENT NOTICE NO. 36

#### PEARL SHELL FISHERY

# MINIMUM SIZE OF PEARL SHELL PROHIBITION OF DEAD SHELL COLLECTION

METHOD OF COLLECTION

In accordance with the power conferred by paragraph 35(1) (a) of the *Torres Strait Fisheries Act 1984* (the Act), I, Simon Crean MP, the Minister of State for Primary Industries and Energy, acting for and on behalf of the Protected Zone Joint Authority, hereby

- (a) revoke Fisheries Management Notice No. 30, published in *Gazette* No. S280 of 16 August 1989;
- (b) pursuant to paragraph 16(1) (b) of the Act, prohibit the taking, processing or carrying, in the area of the pearl shell fishery, of molluscs of the genus *Pinctada* (commonly known as pearl shell) that, when measured in their original form as fished, across the shell overall from the butt or hinge to the opposite edge of lip, are of a dimension specified in the Schedule;
- (c) pursuant to paragraph 16(1) (b) of the Act, prohibit the taking, processing or carrying, in the area of the pearl shell fishery, of dead shell of the species *Pinctada maxima*;
- (d) pursuant to paragraph 16(1) (c) of the Act, prohibit the taking from the area of the pearl shell fishery, of molluscs of the genus *Pinctada* (commonly known as pearl shell) by any method other than diving and collection by hand; and
- (e) pursuant to subsection 16(6) of the Act, exempt from the prohibition in paragraph (b) the taking, processing or carrying of molluscs of the genus *Pinctada* (commonly known as pearl shell) in the areas covered by licences for pearl farming issued under the *Fisheries Act 1979* -1985 (QId).

#### SCHEDULE

Dimensions referred to in paragraph (b)

#### **Species**

### **Dimensions**

Pinctada maxima (commonly known as gold lip,silver lip or white shell)

less than 130 millimetres in length or greater than 230 millimetres in length

Pinctada margaritifera (commonly known as black lip pearl shell) less than 90 millimetres in length

SIMON CREAN

#### **Transport and Communications**

#### BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR MILLICENT (SA)

Pursuant to section 82 of the Broadcasting Act 1942, I, Kim Christian Beazley, Minister of State for Transport and Communications, invite applications for, or written submissions relating to, the grant of a licence as specified below:

- (a) category of licence: public radio;
  - the service area of the licence, in terms of areas defined (i) by the Australian Bureau of Statistics at the Census of 30 June 1986, is:

the Legal Local Government Area of Millicent (DC); Collection District numbers 042603 and 042604 within the Statistical Local Area of Beachport (DC); Collection District numbers 042207 and 042208 within the Statistical Local Area of Penola (DC) in the State of South Australia (1);

the purpose for which the public radio licence is granted shall be to provide a general community purpose service as outlined in Section 81A of the Act;

outline of technical conditions proposed to be included in the licence warrant:

#### Transmitter Site:-

Location : Mount Burr Map Title : Millicent

: 6922 (Edition 1) : Topographic/1:100,000 Sheet Number

Series/Scale

Publisher : Division of National Mapping

Australian Map

Grid Reference : Zone Easting Northing

54 4542XX 58380XX

Geographic Co-ordinates : 37° 36'S 140° 29'E

(accurate to nearest half minute)

: 240m AHD Site height (2)

#### Technical Characteristics: -

Output Frequency Band : VHF FM Carrier Frequency : 106.9 MHz Polarisation : Mixed Height of antenna (3) : 35m

#### Output Radiation Pattern (4):-

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill
At all angles of azimuth	100W -	+2dB, -2dB	0.	Not required

#### SPECIAL CONDITIONS:

-Frequency assignment specified is subject to the finalisation of the South Australian VHF-FM Plan.

#### NOTES:

- In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- 2. Height above Australian Height Datum
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.
  - The specified limits apply to both the vertical and the horizontal planes of polarisation separately.
- Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.
- (b) Interested persons are notified that they may lodge applications in accordance with the regulations for the grant of a licence with the Chairman, Australian Broadcasting Tribunal, 76 Berry Street (PO Box 1308), North Sydney, NSW 2059, not later than 5.00 pm on 7 February 1992.
- (c) The Tribunal will be inviting written submissions as part of its inquiry into the grant of the licence, to be commenced after the closing date for applications.

A current application form and guidelines must be obtained from the Chairman, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

V

KIM C BEAZLEY
Minister of State for Transport
and Communications

#### BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC AM RADIO LICENCE FOR KUNUNURRA (WA)

Pursuant to section 82 of the Broadcasting Act 1942, I, Kim Christian Beazley, Minister of State for Transport and Communications, invite applications for, or written submissions relating to, the grant of a licence as specified below:

- category of licence: public radio; (a)
  - (i) the service area of the licence, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986, is:

Collection District number 010206 within the Statistical Local Area of Halls Creek (S); Collection District numbers 010101, 010102, 010103, 010104, 010105, 010106, 010107, 010108, 010109, 010110, 010111, 010112, 010113 and 010114 within the Statistical Local Area of Wyndham-East Kimberley (S) in the State of Western Australia; Collection District numbers 030902 and 030904 within the Statistical Local Area of Victoria in the Northern Territory (1);

the purpose for which the public radio licence is granted shall be to provide a special interest purpose service as outlined in Section 81A of the Act;

the particular special interest purpose will be to provide an Aboriginal service as outlined in the Departmental publication Public Radio: Planning Guidelines, August 1985;

outline of technical conditions proposed to be included in (ii) the licence warrant:

#### Transmitter Site:-

Location : Djaru Gidja Farm, Ivanhoe Road

Map Title : Kununurra

Sheet Number

: 4666 (Edition 1) : Topographic/1:100,000 Series/Scale

Publisher : Division of National Mapping

Australian Map

Grid Reference : Zone Easting Northing

52 4689XX 82611XX

Geographic Co-ordinates : 15° 43½'S 128° 42½'E

(accurate to nearest half minute)

#### Technical Characteristics:-

Output Frequency Band : MF AM Carrier Frequency : 693 kHz Power : 5000W

Radiation Pattern : Omnidirectional

#### SPECIAL CONDITIONS:

-The assigned frequency is subject to International co-ordination.

#### NOTES:

- In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.

#### Translator Site: -

Location : Mt Albany
Map Title : Wyndham

Sheet Number : 4567 (Edition 1)

Series/Scale : Topographic/1:100,000

Publisher : Royal Australian Survey Corps

Australian Map

Grid Reference : Zone Easting Northing

52 4035XX 82899XX

Geographic Co-ordinates: 15° 28'S 128° 06'E

(accurate to nearest half minute)

Site height : 140m AHD

#### Technical Characteristics:-

Input Signal Source : Microwave link from Kununurra

Output Frequency Band : VHF FM Carrier Frequency : 102.1 MHz Polarisation : Vertical

Height of antenna (1) : 23m

Output Radiation Pattern (2):-

Bearing or Sector (Clockwise direction)	ERP Limits	Beam Tilt	Null Fill
At all angles of azimuth	250W +2dB, -2dB	0.	Not required

#### NOTES:

- 1. Minimum height above ground to electrical centre of antenna.
- The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.

#### Translator Site:-

Location : Turkey Creek
Map Title : Turkey Creek

Sheet Number : 4563 (Edition 1)

Series/Scale : Topographic/1:100,000

Publisher : Royal Australian Survey Corps

Australian Map

Grid Reference : Zone Easting Northing 52 4163XX 81165XX

Geographic Co-ordinates : 17° 02'S 128° 13'E

(accurate to nearest half minute)

Site height : 210m AHD

#### Technical Characteristics:-

Input Signal Source : Microwave link from Kununurra
Output Frequency Band : VHF FM

Carrier Frequency : 102.1 MHz
Polarisation : Vertical

Polarisation : Vertical Height of antenna (1) : 10m

Output Radiation Pattern (2):-

Bearing or Sector (Clockwise direction)	ERP Limits	Beam Tilt	Null Fill
At all angles of azimuth	250W +2dB, -2dB	0°	Not required

#### NOTES:

- 1. Minimum height above ground to electrical centre of antenna.
- 2. The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.
- (b) Interested persons are notified that they may lodge applications in accordance with the regulations for the grant of a licence with the Chairman, Australian Broadcasting Tribunal, 76 Berry Street (PO Box 1308), North Sydney, NSW 2059, not later than 5.00 pm on 5 February 1992.

(c) The Tribunal will be inviting written submissions as part of its inquiry into the grant of the licence, to be commenced after the closing date for applications.

A current application form and guidelines must be obtained from the Chairman, Australian Broadcasting Tribunal, at the above address, or by telephoning the Tribunal on (02) 959 7811, or from the State Offices of the Tribunal. Any applications lodged will be made available for inspection at the Tribunal's offices and at a location or locations in the service area of the proposed licence.

Dated 1 1 3rd December 1991.

KIM C. BEAZLEY
Minister of State for Transport
and Communications

#### TELECOMMUNICATIONS ACT 1991

#### NOTICE UNDER SECTION 247

#### PROPOSED DETERMINATION OF TECHNICAL STANDARDS

Pursuant to section 247 of the Telecommunications Act 1991, AUSTEL gives notice that it proposes to determine variations to Technical Standards numbers TS 001, TS 005, TS 008 and TS 009, the subject matter of which is specified in the Schedule below, in accordance with subsection (3) of section 246 of the Act.

Interested persons are invited to make representations to AUSTEL concerning the proposed standards. AUSTEL is particularly interested in comments about the content of the proposed standards and whether they should be determined as such, or with variations, or whether the proposed standards should not be determined.

Representations should be forwarded no later than 15 February 1992 to:

Mr R E Christensen General Manager Industry Standards AUSTÉL 5 Queens Road MELBOURNE VIC 3004

PO Box 7443 or St Kilda Road MELBOURNE VIC 3004

Telephone Facsimile

03 - 828 7325 03 - 828 7438

#### SCHEDULE OF PROPOSED VARIATIONS

#### No.

#### Subject Matter

TS 001	Electrical Safety and Earthing - 1 July 1991 with Amendment 1
TS 005	Cellular Mobile Telephone System Air Interface Compatibility -
	Issue 2
TS 008	Requirements for Authorised Cabling Products - 1 July 1991

with Amendment 1 TS 009 Installation Requirements for Customer Cabling (Wiring Rules) -

1 July 1991 with Amendment 1

Copies of the proposed technical standards listed above, the proposed amendments and the proposed reissue being in draft form, may be purchased from Standards Australia at the following addresses:

#### For Mail Orders

Standards Australia PO Box 1055 STRATHFIELD NSW 2135

Telephone Facsimile 02 - 747 4600 02 - 746 3333

#### For over the Counter Sales

#### **NEW SOUTH WALES**

Publications Sales
1 The Crescent
HOMEBUSH NSW 2140

Telephone 02 746 4700 Facsimile 02 746 3333

#### **VICTORIA**

Clunies Ross House 191 Royal Parade PARKVILLE VIC 3052

Telephone 03 347 7911 Facsimile 03 347 5914

#### SOUTH AUSTRALIA

Newcastle Branch Office 51 King Street NEWCASTLE NSW 2300

Telephone 049 - 29 2477 Facsimile 049 - 29 3540 South Australian Manufacturing Park 853 Port Road WOODVILLE SA 5011

Telephone 08 - 268 6133 Facsimile 08 - 347 1033

#### QUEENSLAND

447 Upper Edward Street BRISBANE QLD 4000

Telephone 07 - 831 8605 Facsimile 07 - 832 140 AUSTRALIAN CAPITAL TERRITORY (Sales Agency)

C/- Royal Institute of Architects 2A Mugga Way RED HILL ACT 2603

Telephone 06 - 273 2349

#### WESTERN AUSTRALIA

#### NORTHERN AUSTRALIA (Sales Agency)

11 Lucknow Place WEST PERTH WA 6005 C/- Master Builders Association 191 Stuart Highway DARWIN NT 8000

Telephone 09 - 321 8797 Facsimile 09 - 321 2929

Telephone 089 - 81 9666 Facsimile 089 - 41 0275

#### COMMUNITY PUBLIC RADIO LICENCE GRANT

#### BLUE MOUNTAINS

#### PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal is conducting a public inquiry into the grant of a community public radio licence to serve the Blue Mountains.

A community service is defined as a broad-based service, designed to serve a geographic area as its community of interest, and providing for the participation in programming and management by a variety of community groups and interests in that area.

The Tribunal has received one application for the licence, from:

Blue Mountains Public Broadcasting Society Incorporated

#### THE ISSUES TO BE CONSIDERED

The issues to be considered in the inquiry arise from the criteria set out in section 83C of the Broadcasting Act 1942. They include:

- (a) whether the applicant is a fit and proper person to hold the licence;
- (b) whether the applicant has the financial, technical and management capabilities necessary to provide the service;
- (c) whether the applicant is capable of complying with the conditions of the licence;
- (d) the need for the commercial viability of other overlapping services;

- (e) the undesirability of a person being in a position to exercise control of more than one public licence;
- (f) the undesirability of the Commonwealth, a State or the Northern Territory or a statutory authority of the Commonwealth, a State or a Territory, or a political party being in a position to exercise control of the licence;
- (g) the undesirability of the licence being held by a corporation whose operations pursuant to the licence will be conducted, either wholly or substantially, for the purpose of the acquisition by another person of profit or gain;
- (h) the desirability of members of the community to be served being in a position to exercise control of the licence;
- (j) the need to encourage members of the community to be served to participate in the operations of the licensee and the selection and provision of programs;
- (k) where there are two or more suitable applicants, which of the applicants is the most suitable.

#### SUBMISSIONS AND THE INQUIRY FILE

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

#### Friday 24 January 1992

To assist you, an information paper has been prepared by Tribunal staff as well as a pamphlet called A Guide To Submitters and Inquiry Procedures. These are available by writing to the Tribunal or by phoning (02) 959 7811.

You may also want to look at the public inquiry file (File No: IL/91/77) which contains the application, the Minister's Notice and other relevant information. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decision. The inquiry file can be inspected during business hours at the following locations:

Blue Mountains City Library Macquarie Road SPRINGWOOD NSW 2777

Katoomba Branch Library Town Centre Arcade Katoomba Street KATOOMBA NSW 2780

Australian Broadcasting Tribunal First Floor 76 Berry Street NORTH SYDNEY NSW 2060

Contact Officer: Leanne Butler Telephone: (02) 959 7966

## Broadcasting Act 1942 Decision by the Australian Broadcasting Tribunal

#### Licence Renewal

Inquiry File: IL/90/74

The Australian Broadcasting Tribunal has approved, pursuant to Section 86E of the Broadcasting Act 1942, the renewal of public radio licence 6NEW Newman for the maximum period of five years from 19 November 1991 to 18 November 1996.

#### Limited Licence Grant

Inquiry File: IL/91/76

On 20 November 1991, the Tribunal decided to grant a limited FM radio licence for information purposes to the Corporation of the City of Glenelg for a period of five years from a date to be determined.

This limited licence will serve the area incorporated within the City of Glenelg.

The application, related documents and the Tribunal's reasons for the decisions may be inspected at the Tribunal's office at 76 Berry Street, North Sydney during normal business hours.

Contact Officer: Peter Styman

#### Broadcasting Act 1942 Decision by the Australian Broadcasting Tribunal

#### Licence Renewal

IL/90/74 Inquiry File:

The Australian Broadcasting Tribunal has approved, pursuant to Section 86E of the Broadcasting Act 1942, the renewal of public radio licence 6NEW Newman for the maximum period of five years from 19 November 1991 to 18 November 1996.

#### Limited Licence Grant

Inquiry File: IL/91/76

On 20 November 1991, the Tribunal decided to grant a limited FM radio licence for information purposes to the Corporation of the City of Glenelg for a period of five years from a date to be determined.

This limited licence will serve the area incorporated within the City of Glenelg.

The application, related documents and the Tribunal's reasons for the decisions may be inspected at the Tribunal's office at 76 Berry Street, North Sydney during normal business hours.

Contact Officer: Peter Styman

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

Notice is hereby given that on 3 December 1991 and on 5 December 1991 amendments were made to the following Civil Aviation Orders:

Part 20, section 20.9;

Part 20, section 20.10;

Part 82, section 82.3; and

Part 82, section 82.5.

The commencement date for the amendments to Part 20 is 11 December 1991, and for the amendments to Part 82 the commencement date is 12 December 1991.

Copies of the orders are available for inspection at, and may be purchased over the counter from:

> Civil Aviation Authority (Publications Centre) 607 Swanston Street CARLTON VICTORIA

Copies of the orders may be purchased by mail from:

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



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105; will become effective on the dates indicated:

18 December 1991

AD/B737/64 - FORWARD DOOR ESCAPE SLIDE

30 December 1991

AD/B767/61 - THRUST REVERSER CONTROL SYSTEM

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

Civil Aviation Authority
Publications Centre
607 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

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

NOTICE is t	DREATION OF STATUTORY LIEN IN RE- pereby given that pursuant to se ity in respect of each of the ai	ction 69(1) of the Civil Aviation	Act 1988, a statutory lien has been vested i	
Lien No.	Date and time created (EST)	Description and registration	Payable by	
1059	6 December 1991, 9:34am	Bell 206, VE-JWN	Beli-Work N.T. Pty Ltd C/- J Noonan 3rd Floor 75 Wood Street Darwin NT 0800	
1060	6 December 1991, 9:35am	Cesssna 441, VEL-OAA	0'Connors Air Services Pty Ltd 10 Railway Services Pty Ltd Mt Gambier SA 5290	
1061	6 December 1991, 9:35am	Dassault Falcon 20, VH-HFJ	Australian Jet Charter Pty Ltd 9th Floor 60 Martin Place Sydney NSW 2020	
NOTICE is h	DESCRIPTION OF A STATUTORY LIEN IN the period of the pursuant to second to have effect in Description and registration	ction 75(1) of the Civil Aviation a respect of each of the aircraft de	Act 1988, a statutory lien vested scribed hereunder.	
685	Piper PA 34-200, VH-MNR	22 November 1993	l	
907	Bell 206, VH-BLR	15 November 1991	l	
817	Mitsubishi MLD, VH-MIT	22 November 1991	1	
911	Cessma 172, VH-RSB	22 November 1991	l	
Dated this	6th day of December 1991	K Hunt Registrar of Sta	atutory Liens	

#### Treasurer

#### COMMONWEALTH OF AUSTRALIA

# Foreign Acquisitions and Takeovers Act 1975 ORDER UNDER SUBSECTION 21A(2)

#### WHEREAS -

- (A) Wickham Gensol (Australia) Pty Limited ('Wickham Gensol'), a company incorporated in New South Wales and having its registered office at 96 Lee Street, Wellington, in that State, is a foreign person for the purposes of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'), being a wholly owned subsidiary of a foreign corporation;
- (B) Wickham Gensol proposes to acquire such interest in Australian urban land as specified in the notice furnished by Wickham Gensol under section 26A of the Act;

NOW THEREFORE, I, ROSS VINCENT FREE, Minister of State for Science and Technology acting for and on behalf of the Treasurer, being satisfied that:

- (i) Wickham Gensol proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest,

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated

2 this day December 199

Minister of State for Science and Technology for and on behalf of the Treasurer

#### COMMONWEALTH OF AUSTRALIA

#### Banking Act 1959

Revocation of authority to carry on banking business in Australia

WHEREAS, the corporations in the Schedule are bodies corporate in possession of authorities granted under section 9 of the <u>Banking Act 1959</u> and have requested in writing the revocation of those authorities.

NOW THEREFORE I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it does not prejudice the interests of depositors and is in the national interest to do so, under subsection 9(8A) of the Banking Act 1959, hereby revoke the authority of the corporations in the Schedule to carry on banking business in Australia, with effect from 30 November 1991.

#### SCHEDULE

National Mutual Royal Bank Limited National Mutual Royal Savings Bank Limited

Dated 0 5 DEC 1991

BILL HAYDEN

Governor-General

By his Excellency's Command,

Minister of State for Science and Technology for and on behalf of the Treasurer



Gazette

No. S 329, Tuesday, 3 December 1991

Published by the Australian Government Publishing Service, Canberra

SPECIAL



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

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105; will become effective on 3 December 1991:

AD/S-PUMA/6 - LUCAS AIR EQUIPMENT HOIST - EXPLOSIVE SQUIB

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

Civil Aviation Authority
Publications Centre
607 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

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

Printed by P. J. GRILLS. Commonwealth Government Printer, Canberra

30637 Cat. No. 91 6684 2

ISSN 1032-2345

© Commonwealth of Australia 1991



1 780644 193672



**Gazette** 

No. S 330, Friday, 6 December 1991 Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

#### **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 subsection 2 (3) of the *Crimes Legislation Amendment Act (No.2) 1991*, fix 6 December 1991 as the day on which Part 8 of that Act commences.



GIVEN under my Hand and the Great Seal of Australia on 5th December 1991

By His Excellency's Command,

melas Deff

Attorney-General

GOD SAVE THE QUEEN!

Printed by P. J. GRILLS, Commonwealth Government Printer, Canberra

30638 Cat. No. 91 6690 X

ISSN 1032-2345

© Commonwealth of Australia 1991

