

Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 26 February 1992.



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Variation of closing times

Commonwealth of Australia Gazette Government Notices Gazette

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Thursday, 12 March 1992 at 10.00 a.m.

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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.

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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 issues of the Gazette provide 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
P1	17.1.92	Tariff Quotas—Quota Transactions Processed in the Period 1.10.91 to 31.12.91
P2	28.1.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.12.91 to 31.12.91
P3	31.1.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
*P4	20.2.92	Amendment No. 12 to the Food Standards Code
*P5	21.2.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.1.92 to 31.1.92

^{*}First time notified

N.N.-9204621

Government departments

Administrative Services

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 interest described in Schedule 1 is acquired by The Commonwealth of Australia for the public purpose of the construction and maintenance and operation of broadcasting facilities and purposes incidental thereto.

Dated this // #1 day of FEBRUARY 1992

File No. 91/144

Minister of State for Administrative Services

Schedule 1

An interest as Lessee in the land described in Schedule 2 on the terms and conditions as described in Schedule 3

Schedule 2

DESCRIPTION OF LAND

All that parcel of land in the Parish of Endrick, County of St. Vincent and State of New South Wales containing 2500 square metres more or less being the whole of the land contained in Lot 1 in plan lodged at the New South Wales Land Titles Office as Deposited Plan 814036 together with access thereto over designated access trails within Morton National Park proclaimed under the National Parks and Wildlife Act 1974 in New South Wales Government Gazette No. 62 dated 24 April 1981.

The terms and conditions as set out in this agreement BETWEEN THE HONOURABLE TIMOTHY JOHN MOORE the Minister for Environment of the State of New South Wales being the Minister for the time being administering the National Parks

The Commonwealth of Australia, ("the Lessee")

and Wildlife Act, 1974 ("the Lessor") AND

WHEREAS

- A. The Commonwealth wishes to compulsorily acquire a Lease of that parcel of land within Morton National Park described in the First Schedule ("the leased area") for the purpose of establishing a UHF Television Translator Station.
- B. An inquiry under Section 11 of the Environment Protection (Impact of Proposals) Act 1974 has been held and that inquiry found that in the absence of a suitable alternative site the Commonwealth should compulsorily acquire a Lease over the above-mentioned area.
- C. Following the consent of the NSW
 Government to the Commonwealth acquiring
 an interest in the land the Commonwealth
 issued a Pre-Acquisition Declaration under
 Section 22(1) of the Lands Acquisition Act
 1989 to commence the process of compulsory
 acquisition.
- D. The Pre-Acquisition Declaration became absolute on 19 October 1990 and the Lease has been acquired.
- E. This agreement is to govern the Commonwealth's use and occupation of the leased area.
- F. The term of the Lease is for a period of 30 years from Gazettal with two options for renewal each for a term of 15 years such options to be exercised upon the Lessee giving 3 months notice to the Lessor in writing of its intention to renew the Lease and such extensions of occupancy to be on the same terms and conditions contained in the original Lease.

. INTERPRETATION:

In this agreement unless the contrary intention appears:-

"the Act" means the National Parks and Wildlife Act, 1974 and any Regulations and By-laws from time to time in force thereunder.

"the Lessor" means the Minister for the time being administering the Act and where not repugnant to the context includes the servants and agents of the Minister.

"the Lessee" means the Lessee and any successors and permitted assigns of the Lessee and where not repugnant to the context includes the servants and agents of the Lessee and other authorised persons.

"the lease area" means the land hereinbefore described and where the context so admits any part of the land.

"the Park" means the area of land permanently reserved or dedicated under the Act and known as Morton National Park and where the context so admits any part of such land.

"the Director" means the Director of National Parks and Wildlife appointed under the Act and includes any person for the time being acting as such.

"the Regional Manager" means the officer of the National Parks and Wildlife Service appointed as Regional Manager, South Eastern Region, and includes any person for the time being acting as such.

"the Superintendent" means the officer of the National Parks and Wildlife Service in charge of the Nowra District and includes any person for the time being acting as such.

"the Regulations" means the Regulations made under the Act applying either generally or specifically to the Park.

"month" means calendar month.

"Building Code" means the building code of the National Parks and Wildlife Service or any code replacing same as amended from time to time.

"Facility" means the UHF translator station erected on the leased area in accordance with the approved plans and drawings held in the office of the National Parks and Wildlife Service Nowra District Office.

Words importing the singular number shall include the plural and the masculine gender the feminine or neuter and vice versa.

Any reference to a person shall be deemed to include a corporate body and vice versa.

Any covenant or agreement on the part of two or more persons shall be deemed to bind them jointly and severally.

Headings of clauses and marginal notes have been inserted for guidance only and shall not be deemed to form any part of the context.

Any reference to the First Schedule is a reference to the First Schedule of this agreement and any reference to the Second Schedule or any subsequent Schedule has a corresponding meaning.

Any reference to a statute or ordinance (including the Act) includes all regulations under and amendments to that statute or ordinance whether by subsequent statutes or ordinances or otherwise and a statute or ordinance passed in substitution for the Act referred to or incorporating any of its provisions.

Where under or pursuant to this agreement or anything done hereunder the day on or by which any act, matter or thing is to be done is a Saturday, a Sunday or a public holiday in New South Wales such act, matter or thing may be done on the next succeeding day which is not a Saturday, Sunday or such a public holiday.

2. FEE AND OTHER PAYMENTS:

The Lessee hereby expressly COVENANTS with the Lessor that:-

Payment of Fee and Other Moneys:

2.1 The Lessee will pay to the Lessor the fee hereby reserved from the date and in the manner prescribed in the Second Schedule hereto free of exchange and without any deduction whatsoever and shall pay such fee and any other moneys payable by the Lessee to the Lessor or the Director under this agreement to the Director at his Office in Hurstville or to such other person and/or at such other place as the Lessor shall in writing direct.

Rates and Taxes:

The Lessee will as and when the same 2.2 become due for payment pay all rates taxes (including Land Tax) and assessments whatsoever whether municipal local government parliamentary or otherwise which are at any time during the said term charged upon the lease area or upon the Lessor or the Lessee on account thereof.

Electricity Water Sewerage etc. Charges:

2.3 The Lessee will in addition to the fee hereinbefore reserved pay to the Director or to any other person or body authorised to supply the same all charges levied from time to time for services which may be supplied to the lease area (including charges for installation connection maintenance and engineering work) such as water sewerage gas electricity garbage disposal or telephone services.

USE OF LEASE AREA: 3.

The Lessee FURTHER COVENANTS with the Lessor as follows: -

Specific Use of Area

3.1 The lease area will not be used for any purpose other than the operation of the facility and purposes incidental thereto AND the Lessee will not use or permit the use of the lease area or any other part of the Park for residential purposes whether temporary or permanent.

No Assignment:

The Lessee will not assign transfer mortgage charge demise sublet license or part with the possession of the lease area or any part thereof without receiving the prior consent in writing of the Lessor thereto which shall not be unreasonably withheld.

No Noxious Use etc.:

- Without prejudice to the generality of any other provision of this agreement the Lessee shall not at any time during the continuance of this agreement:
 - use exercise or carry on or permit or suffer to be used exercised or carried on in or upon the lease area or any part thereof or elsewhere within the Park any noxious noisome or offensive act trade business occupation or calling;

do or permit to be done in or upon the lease area or any part thereof any act matter or thing which shall or may be or grow to the annoyance nuisance grievance damage or disturbance of the Lessor or other persons otherwise lawfully therein or in the Park.

Observance of Statutory Provisions:

The Lessee will from time to time and in all respects and at its own expense observe and comply to the extent that they are legally enforceable against the Lessee with the requirements of the Act and Regulations hereunder and with all other statutes ordinances proclamations orders or regulations present or future and all notices orders and directions which may be given under the Act or Regulations whether relating to or affecting the Park any operations conducted by the Lessee in or from the lease area or to the conduct of any person using or upon the lease area or otherwise.

No Illegal or Unlawful Acts:

3.5 The Lessee will not permit or suffer any illegal or unlawful act to be performed or done upon the lease area.

Inflammable Liquids and Explosive Substances

3.6 Without prejudice to the generality of any other provision of this agreement the Lessee will not keep any inflammable liquid or gas or explosive substance on the lease area or any part thereof except in connection with the use of the lease area pursuant to sub-clause 3.1 herein

Use of Chemicals and Explosives: 3.7 The Lessee shall not use explosives or insecticides or herbicides or other toxic chemicals or fertilisers within the Park except with the prior written consent of the Superintendent and subject to such reasonable conditions as he may determine which shall not be unreasonably withheld.

Lessee Not to Pollute:

The Lessee will not place or tip or allow to be placed or tipped upon any land or on the bank in the bed or in the water of any water course within the Park any refuse garbage night soil petroleum products trade waste building material earth fill or any offensive or polluting matter of liquid whatsoever nor shall the Lessee without the consent of the Superintendent place any obstruction matter or deposit in the bed or in the water of any water course or stream so as to cause the flow of such water to be restricted obstructed or diverted AND without affecting the liability of the Lessee for damages or in relation to any

other remedy available to the Lessor the Lessee shall remedy to the satisfaction of the Superintendent at its own expense any damage caused to the lease area or the Park by the spillage of petroleum products or other pollutants or the deposition of obstructive materials upon the lease area or within the Park.

No Livestock or Domestic Pets:

The Lessee shall not keep or bring or permit or suffer to be kept or brought on or upon the lease area any poultry pigs horses or other livestock nor any dog cat or other domestic or exotic animal.

Removal of Vegetation:

Trees shall only be lopped felled or 3.10 removed and understorey vegetation shall only be removed where in the joint opinion of the Superintendent and the Lessee they are an actual or threatened menace to the activities authorised by this agreement or where they are obstructing or potentially obstructing necessary access and it is not possible to deviate the access route around them.

No Exotic Plants:

3.11 The Lessee will not plant within the lease area any plants or seeds which are not indigenous to the locality except where such plants or seeds may be specified by the Regional Manager for use in any revegetation works.

Signs etc.:

3.12 The Lessee will not without the prior approval in writing of the Regional Manager erect display affix or exhibit or suffer to be erected displayed affixed or exhibited on or to the lease area or any part thereof or any other part of the Park any signs name notice or hoarding and in particular will not paint or make any permanent marking upon any tree or other plant or rock in the Park and shall not affix any signs of whatever type to any tree or other plant or rock in the Park.

Fire Safety:

The Lessee will comply with all 3.13 requirements as may be notified from time to time to the Lessee by the Lessor in writing in relation to fire safety upon the lease area AND will in particular ensure that:-

Disposal of Cleared Vegetation:

3.13.1 unless otherwise directed by the Superintendent any cleared vegetation is removed from the Park or burned in accordance with the provisions of paragraph 3.14.2 hereof and is not in any circumstances deposited along the edge of clearings where it may become a fire hazard or an obstruction to the movement of fire suppression appliances or personnel;

Bushfire Prevention:

3.13.2 all reasonable precautions are taken by the Lessee to minimise the risk of bushfire and that burning of cleared vegetation or other combustible matter is not undertaken unless the prior consent of the Superintendent has been obtained the vegetation or other matter to be burned is confined to windrows not less than six metres within the edge of the cleared area providing a suitable firebreak is formed between the windrows and standing timber and any special conditions specified by the Superintendent in giving consent are observed;

Fire Fighting Equipment:

3.13.3 during any construction or maintenance activities adequate fire fighting equipment is provided on site and that all reasonable requirements of the Superintendent in respect thereof are met;

Spark Arresters:

3.13.4 unless otherwise authorised by the Regional Manager all internal combustion engines or steam engines used within the Park whether by the Lessee or its contractors are fitted with effective spark arresting devices;

Cooking Fires:

3.13.5 cooking fires lit by the Lessee within the Park are lit only in fireplaces and in locations approved by the Superintendent and such fires are extinguished prior to being left unattended;

Fire Damage:

3.13.6 in the event of the Park being damaged by fire which is shown to be the result of negligence in or arising from the Lessee's activities or use of the lease area the Lessee will meet all reasonable and proper costs associated with suppression of the fire and all costs of making good such damage.

Movement of Vehicles:

3.14 The Lessee its servants agents and all persons authorised by it or them shall at all times comply with the reasonable directions of the Superintendent and his authorised officers in relation to the movement of vehicles in out

and around the lease area and the standing of such vehicles thereon.

Public Protection:

- 3.15 The Lessee will endeavour to take all such reasonable steps as the Superintendent may from time to time during the continuance of this agreement consider necessary for the purpose of preventing access to or use of the lease area by any unauthorised person and for the purpose of safeguarding members of the public and others against injury or accident arising out of the exercise by the Lessee of the rights hereby granted.
- CONSTRUCTION, MAINTENANCE, REPAIR, ALTERATIONS, ETC:

The Lessee FURTHER COVENANTS with the Lessor as follows:-

Erection of Structures etc:

- 4.1 Subject to clause 7.1 the Lessee shall:-
- not erect or construct or cause or 4.1.1 suffer to be erected or constructed any building or structure upon the lease area or construct any access track associated with the lease area or permit any such construction other than in accordance in all respects with the rights hereby granted and then only with the consent of the Regional Manager in writing first had and obtained which shall not be unreasonably withheld;
- not erect or construct or cause or suffer to be erected or constructed upon the lease area or any part thereof any additional building or structure except that which is authorised by the rights hereby granted nor carry out nor permit to be carried out any significant alteration to or replacement of any building or structure on the lease area or any part thereof nor construct or cause to be constructed any additional access track for use in connection with the lease area nor widen or alter the course of any existing access track associated with the lease area except with the consent in writing of the Regional Manager first had and obtained which shall not be unreasonably withheld and in accordance with and subject to the Building Code (where applicable) AND any such addition alteration or replacement as aforesaid shall be carried out at the expense and cost of the Lessee and where applicable in

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accordance with plans and specifications previously approved in writing by the Regional Manager and to the satisfaction in all respects of the Regional Manager;

- submit all proposals for construction or other developmental works to the Regional Manager sufficiently in advance of the desired date of commencement of such work as to allow reasonable time for all aspects of proposals to be fully examined by the Regional Manager;
- not undertake any developmental or construction work of any kind prior to the issue of a Building Approval by the Regional Manager;
- 4.1.5 notwithstanding the provisions of paragraphs 4.1.2, 4.1.3 and 4.1.4 hereof be permitted in the event of an emergency to make good any damage to any structures upon the lease area without first obtaining the consent of the Regional Manager but any work done by the Lessee in this regard shall not be of a nature which materially alters the siting design or appearance of the said structures from that which obtained before the emergency unless in accordance with the provisions of the aforesaid paragraphs;
- 4.1.6 plan and carry out all landscaping and restoration works in accordance with properly drawn measured plans submitted to the Regional Manager for his approval prior to the date of commencement of that work AND any consent given by the Regional Manager shall be deemed to have been given conditionally upon the proper completion and carrying out in every respect to the satisfaction of the Regional Manager of the duly approved landscaping and restoration works.

Standard of Construction:

4.2 Any construction authorised by the rights hereby granted shall be built with every reasonable care and in a proper and workmanlike manner and of proper quality materials AND such works shall where applicable be carried out in accordance with standards approved from time to time by the Director and completed as expeditiously as possible.

Maintenance Standards:

The Lessee will at the cost and expense of the Lessee and in all respects to the reasonable satisfaction of the Regional Manager keep all structures and buildings now erected or hereafter to be erected on the lease area in a good substantial and efficient condition and in a proper state of repair in all respects in accordance with the reasonable requirements of the Regional Manager.

Prior Notice:

Except in cases of emergency prior 4.4 notice will be given by the Lessee to the Superintendent before any construction or maintenance operations are commenced provided that the Lessee shall by arrangement with the Superintendent have reasonable right of access to the lease area at all times for the purpose of inspection and routine maintenance.

Control of Construction:

- 4.5 During any construction maintenance or replacement activities authorised by the rights hereby granted:-
 - 4.5.1 the Lessee will make reasonable endeavours to ensure that at least one supervisor fluent in the English language is present on the site and that a primary duty of the supervisor will be to endeavour to ensure that the employees of the Lessee and its contractors and agents comply with the conditions hereof and the Regulations;
 - notwithstanding sub-clause 4.2 4.5.2 hereof the Superintendent may at any time order that all work stop if he is reasonably of the opinion that any of the conditions of this agreement or any of the Regulations have been breached by the Lessee and upon the issue of such an order by the Superintendent all work as is reasonably related to such breach or breaches shall cease forthwith;
 - notwithstanding sub-clause 4.2 4.5.3 hereof whenever work has ceased pursuant to an order referred to in paragraph 4.5.2 hereof the Lessee shall not recommence work until the Regional Manager so authorises upon his being reasonably satisfied that the cause for which the order was issued has been remedied within a reasonable time provided that the Lessee may apply to the Director for authority to recommence work if it has advanced reasonable proposals to remedy a breach but the Regional Manager declines to authorise recommencement. Where such an

application to the Director is made by the Lessee the decision of the Director shall be final.

Contractors
Etc. to
Comply:

4.6 The Lessee shall ensure that its servants contractors and agents abide by the conditions herein in connection with all activities carried out upon the lease area and that the person supervising the work of such servants contractors and agents is supplied with a copy of these conditions AND FURTHER the Lessee will ensure that such servants contractors and agents comply with all reasonable directions of the Director the Regional Manager and the Superintendent in regard to the activities authorised under this Agreement.

Lessor's Right to Inspect: 4.7 The Lessor and his agents may at all times enter upon the lease area and view the state of repair and condition of the lease area and any structures thereon other than the facility and may serve upon the Lessee a notice in writing of any defect which it is the Lessee's obligation hereunder to remedy requiring the Lessee within a reasonable time to remedy the same.

Lessor's
Right of
Entry to
Works:

4.8 The Lessee will permit the Lessor and his agents at all times on reasonable notice to enter and carry out any maintenance restoration or alterations or other work associated with the care control and management of the Park to the lease area or to any part thereof deemed necessary or desirable by the Lessor the exercise of the Lessor's powers under this sub-clause to cause no undue inconvenience to the Lessee PROVIDED ALWAYS that the grant of such permission by the Lessee will in no way be seen to derogate from the right title and interest of the Lessor in the land described in the First Schedule hereto.

Notice of Defect:

4.9 The Lessee will give to the Superintendent prompt notice in writing of any circumstances likely to be or cause any danger risk or hazard to the lease area or any person thereon or elsewhere in the Park.

Environmental Precautions (Erosion, etc.):

4.10 The Lessee shall:

4.10.1 exercise all reasonable precautions to minimise damage to the Park and to prevent soil erosion during all construction and maintenance activities;

- 4.10.2 remedy any erosion or other environmental damage upon the lease area or elsewhere within the Park caused as a result of its works or use of the lease area and will revegetate all disturbed ground surfaces to the reasonable satisfaction of the Regional Manager and within a reasonable time limit laid down by the Regional Manager and all such works will be maintained to the reasonable satisfaction of the Regional Manager;
- 4.10.3 before commencing any work which involves interference with the natural vegetation or the existing surface of the ground either on the lease area or elsewhere within the Park submit to the Regional Manager details showing the nature and location of the work the transport method proposed to be adopted both during construction and subsequent maintenance of the work and the methods proposed to be adopted for erosion mitigation;
- 4.10.4 not interfere with the natural vegetation or existing ground surface until the proposals as in paragraph 4.10.3 of this sub-clause have been approved by the Regional Manager and no departure from the approved proposals shall be made without the prior written approval of the Regional Manager; PROVIDED THAT if the Regional Manager has not given written approval to the Lessee within three (3) months then the Regional Manager shall be deemed to have accepted the submission of the Lessee.
- 4.10.5 whenever soil is excavated and as far as is practicably possible keep top-soil separate from sub-soils and replace top-soil over sub-soils during back-filling and spread it about during back-filling so that no unduly pronounced mound of soil remains;
- 4.10.6 whenever grasses light scrub or similar vegetation is cleared spread such vegetation at the discretion of the Superintendent evenly over the disturbed ground after back-filling;
- 4.10.7 not import any additional top-soil to the lease area without the prior approval of the Regional Manager

and in the event of any such approval being given any such top-soil shall be of a high quality and weed-free or of a type specified by the Regional Manager;

4.10.8 wherever sloping land has lost its vegetation surface thatch or sow the affected area to the satisfaction of the Regional Manager and take steps to protect the same from damage by pedestrian or other traffic or other disturbance howsoever arising during the period of its establishment.

Lessee to Meet Cost of Remedial Works and Revegetation:

4.11 If the Lessee fails to comply with the requirements of the Regional Manager in any matter relating to environmental protection to the reasonable satisfaction of the Regional Manager within the time limit laid down by the Regional Manager as hereinbefore provided or if the Regional Manager (whether the said time limit shall have expired or not) shall be reasonably of the opinion that irreparable injury or damage will result to the lease area or to any part of the Park unless remedial work or revegetation is carried out immediately then and in any of such cases the Lessor and his agents shall be entitled to enter upon the lease area and to carry out such remedial work and/or revegetation at the cost and expense of the Lessee who hereby covenants and agrees to pay to the Lessor such costs and expenses forthwith upon being requested by the Lessor so to do.

Weeds:

4.12 The Lessee shall take every reasonable precaution to ensure that noxious weeds are not introduced to the Park and that the proliferation of such weeds is not encouraged and where in the opinion of the Superintendent such weeds are present as a consequence of the occupation or operations of the Lessee the Lessee shall carry out such eradication or control measures as the Superintendent may consider necessary and in the event of the Lessee failing so to do the Superintendent may effect such eradication or control measures at the cost and expense of the Lessee and such cost and expense shall upon demand in writing be paid by the Lessee to the Lessor.

Access Tracks:

The Lessee shall ensure that any 4.13 access track associated with the lease area is properly constructed drained and maintained by the Lessee at its expense to a standard

which will at least provide all-weather access for four-wheel drive vehicles or to such other appropriate and reasonable standard as the Regional Manager may determine AND the Lessee acknowledges that neither the Lessor nor the Director shall be under any obligation or liability of any kind to construct drain maintain or repair any such access track.

Visual Impact:

Where in the opinion of the Regional 4.14 Manager any part or parts of any structure upon the lease area can be effectively treated by painting or other special treatment to reduce visual impact the same shall be painted or treated and continuously kept painted or treated by the Lessee in such manner as the Regional Manager may from time to time nominate.

No Superfluous Visible Structures:

The Lessee shall ensure that none 4.15 of its structures or erections projecting above the surface of the ground (other than those authorised by this Agreement and the structures and erections ancillary thereto) are left within the lease area or any other part of the Park after initial construction is completed.

5. ABORIGINAL AND HISTORIC RELICS:

The Lessor and Lessee covenant and agree that:-

Discovery of Relics:

- The Lessee shall immediately report to 5.1 the Regional Manager or the Superintendent the discovery of any Aboriginal relic or historic relic of which the Lessee becomes aware during the course of any construction or maintenance work authorised by this Agreement and in such event such construction or maintenance work shall cease forthwith AND the Lessee shall arrange for an inspection of the site to be carried out at the earliest opportunity by a qualified archaeologist following notification by the Lessee to determine the importance of the discovered relics AND depending on their importance the Director may:
 - give his consent to destroy the relics pursuant to section 90 of the Act;
 - specify and permit the salvage 5.1.2 of the relics by a qualified archaeologist pursuant to section 87 of the Act before work proceeds; or

5.1.3 direct that the work be varied to avoid further disturbance to the relics.

Special Protection of Relics:

5.2 The Lessee shall satisfactorily carry out and perform all necessary protection or salvage works specified by the Director in connection with all known relics affected by the activities authorised under this Agreement.

Costs of

5.3 The Lessee shall meet all costs Investigation: associated with any archaeological investigation or protection or salvage works referred to herein that arise directly out of the construction of the facility.

Definition of Relics:

- 5.4 For the purpose of this clause the terms:-
 - 5.4.1 "Aboriginal relic" shall have the same meaning as the term "relic" as defined in the Act:
 - 5.4.2 "historic relic" shall have the same meaning as the term "relic" as defined in the Heritage Act, 1977; and
 - "relics" shall mean Aboriginal relics and/or historic relics.

INSURANCES AND INDEMNITIES:

The Lessee FURTHER COVENANTS with the Lessor that:-

Workers' Compensation Insurance:

6.1 The Lessee confirms that it is a licensed self insurer under the Workers' Compensation Act 1987 as amended AND all claims by or in respect of employees of the Lessee pursuant to such Act and all claims by or in respect of such employees independently of such Act in relation to injury or death in circumstances creating a legal liability upon the Lessee are covered by the Lessee's Insurance Fund.

Release:

The Lessee agrees to exercise the rights hereby granted at the risk of the Lessee and hereby releases to the full extent permitted by law the Lessor the Director the Government of the State of New South Wales and their agents servants contractors and employees in the absence of any negligence on their part from all claims and demands of every kind resulting from any accident damage or injury occurring and the Lessee EXPRESSLY AGREES that in the absence of any such negligence as

aforesaid neither the Lessor nor the Director nor the Government of the said State shall have any responsibility or liability for any loss of or damage to fixtures or property of the Lessee.

Indemnities:

- 6.3 The Lessee will indemnify and keep indemnified the Lessor the Director and the Government of the said State from and against all actions claims demands proceedings losses damages compensation costs (including solicitor and client costs) charges and expenses whatsoever to which the Lessor the Director or the Government of the said State shall or may be or become liable in respect of or arising from:-
 - 6.3.1 loss damage or injury from any cause whatsoever to property or person caused or contributed to by the use or occupation of the lease area by the Lessee or any servant agent or contractor of the Lessee or any other person claiming through or under the Lessee;
 - 6.3.2 loss damage or injury from any cause whatsoever to property or person within the Park occasioned or contributed to by any act omission neglect breach or default of the Lessee or any servant agent or contractor of the Lessee or other person as aforesaid;

7. COVENANTS BY THE LESSOR:

The Lessor COVENANTS with the Lessee that:-

Erection of Facility

7.1 The Lessee shall be entitled to erect the facility on the leased area in accordance with the plans and drawings held in the office of the National Parks and Wildlife Service, Nowra District Office

No Interference:

7.2 The Lessor will not do or knowingly suffer to be done any act or thing which may interfere with injure damage or destroy any structures or any part thereof or obstruct prevent or interfere with the proper operation of the said structures within the lease area.

No Buildings:

7.3 The Lessor will not erect or place or permit the erection or placing in or on the lease area of any building structure plant or apparatus without previously having consulted with the Lessee.

8. REVOCATION ETC:

The Lessor and the Lessee COVENANT AND AGREE that:-

Discontinuance 8.2 If the Lease is no longer required the Lessee may at any time hereafter discontinue this Agreement and the rights hereby granted by giving to the Lessor three (3) months previous notice in writing of such discontinuance PROVIDED the Lessee has first fulfilled its obligations under this Agreement (including the provisions of sub-clause 8.2.1 hereof if applicable) and has left the lease area in a condition which is satisfactory to the Lessor.

Removal of facility and restor-ation of site

8.2.1 The Lessee will upon the expiration of this Lease remove the Facility from the leased area and will restore the surface of the leased area to the reasonable satisfaction of the Lessor and should the removal and restoration of the leased area not be completed within six (6) months after the expiration of this Lease the Lessor may effect such removal and restoration and the Lessee shall pay the Lessor's reasonable costs of such removal and restoration within twenty-eight (28) days of written demand by the Lessor.

9. PROCEDURAL MATTERS:

The Lessor and the Lessee FURTHER COVENANT AND AGREE that:-

Waiver:

9.1 No waiver by the Lessor of any breach of any covenant obligation or provision in this Agreement contained or implied shall operate as a waiver of another breach of the same or of any other covenant obligation or provision in this Agreement contained or implied.

Provisions to be Construed as Covenants: 9.2 Such of the provisions and conditions herein contained as require or prescribe anything to be done or not to be done by the Lessee shall in addition to being read and construed as conditions of the Agreement hereby granted be also read and construed as covenants and agreements whereby the Lessee for itself covenants with the Lessor to observe and perform such provisions and conditions.

Notices:

- 9.3 In this Agreement it is acknowledged
 - 9.3.1 without prejudice to any other

means of giving notice any notice demand requisition consent or election required to be served hereunder shall be sufficiently served on the Lessee if signed by the Director or other authorised officer for the time being of the Lessor and if forwarded by post or hand addressed to the Lessee at the principal office of the Lessee last known to the Lessor and shall be sufficiently served on the Lessor if addressed to the Lessor and left at or sent by post addressed to the Director at the office of the National Parks and Wildlife Service and a notice sent by post shall be deemed to be given at the time when it ought to be delivered in due course of post;

9.3.2 any notice direction assessment approval order requirement consent nomination or authority to be given or made or any discretion to be exercised by the Lessor hereunder shall be sufficient given made or exercised by the Director.

Costs of 9.4 Agreement, etc.:

The Lessee will pay:-

- 9.4.1 the Lessor's reasonable legal and all duties fees charges and expenses of or incidental to the preparation completion stamping and registration of this Agreement.
- 9.4.2 all expenses reasonably incurred by the Lessor in the examination of plans drawings and specifications of any building structure erection or improvement erected or constructed or to be erected or constructed on the lease area and the inspection thereof both during and after completion;
- 9.4.3 all survey and site valuation fees incurred by the Lessor in connection with the lease area for the purposes of this Agreement.

Lessee to Pay Cost of Work:

9.5 Whenever the Lessee is obliged or required hereunder to do or effect any act matter or thing then the doing of such act matter or thing shall unless this Agreement otherwise provides be at the sole risk cost and expense of the Lessee.

Consent or

Lessee Not

9.6 Except where this Agreement provides otherwise the doing or executing of any act Approval of Lessor: matter or thing by the Lessee is dependent upon the approval or consent of the Lessor such approval or consent may be given or withheld by the Lessor in his complete and absolute discretion unless otherwise herein provided.

Time for 9.7 This Agreement for the purpose of Determining determining the rights and obligations of parties shall be construed as if it had been Rights and Obligations: executed on the date from which the rights hereby granted are expressed to commence.

Discharge or None of the provisions of this Agreement shall be taken either at law or in equity to Release to be have been varied waived discharged or released in Writing: by the Lessor unless by his express consent in writing.

The Lessee will not in connection with

the lease area or otherwise directly or Agent of indirectly hold out nor permit to be held out Lessor: to any member of the public any statement act agreement matter or thing indicating that the lease area or any activity conducted thereon is being conducted managed or supervised by the Lessor or the Director or the Government of the State of New South Wales nor shall the Lessee act as or represent itself to be the servant or agent of the Lessor or the Director or the said

9.9

Government.

9.10 Neither the Lessor the Director nor No the Government of the State of New South Wales Liability: shall be under any liability in respect of any property of the Lessee brought or placed or left in or on the Park or the property of any other person brought upon or placed or left in or on the lease area whether pursuant to or in connection with any of the provisions of this Agreement or otherwise howsoever.

If the Lessor shall so require the Lessee to 9.11 Lessee will exhibit and keep exhibited in a Exhibit conspicuous place on the lease area a copy Regulations: or copies of the Regulations and such other notice or notices as the Lessor from time to time may reasonably require.

9.12 Any public or community services that Existing may have been constructed or laid by any public Public authority on any part of the lease area and and either above or below the surface thereof and Community existing at the date of commencement of this Services:

9.13

Agreement shall not be removed or interfered with in any way without the prior consent of the Lessor in writing.

Construction of Additional Public and Community Services:

Any additional necessary public or community services may be constructed or laid by any public authority with the approval of the Lessor on any part of the lease area and either above or below the surface thereof PROVIDED that the Lessee shall first have been given not less than one month's notice in writing of the intention to construct or provide for any such public or community services and so that no undue inconvenience shall be caused to the Lessee PROVIDED FURTHER that no compensation shall be payable by the Lessor to the Lessee as a result of the construction or laying or existence of such public or community services.

Communication with Lessee

9.14 The Lessee shall at all times keep the Director the Regional Manager and the Superintendent informed of names addresses and telephone numbers sufficient for the purpose of communication with the Lessee if at any time a responsible representative of the Lessee is not readily available.

Reporting of Environmental Damage etc.:

9.15 The Lessee shall immediately inform the Superintendent of any act or omission of itself its servants agents or contractors or any defect failure or hazard associated with the easement are or otherwise of which it may become aware and which has caused or may tend to cause environmental damage or danger to the public whether upon the lease area or within the Park generally AND in the event of such occurring the Lessee shall forthwith carry out such remedial works and measures as may be deemed necessary by the Superintendent to rectify any such damage defect failure or hazard AND FURTHER where such remedial works and measures result out of any act or omission of the Lessee its servants agents or contractors such works and measures shall be carried out at the cost of the Lessee and to the reasonable satisfaction of the Superintendent and within reasonable time limits specified by the Superintendent.

Lessee to Accept Agents Etc.:

The Lessee shall in its performance 9.16 and observance of the covenants terms and Responsibility conditions of this Agreement accept full responsibility for the acts and omissions of its servants agents and contractors within the Park AND in the event of breach by any such person or body as the case may be of any such

covenant term or condition the provisions of this Agreement shall apply against the Lessee as if such breach were a breach by the Lessee itself AND FURTHER the Lessee shall upon written notice and in a reasonable time make good any acts or omissions of such persons that contravene the terms and conditions of this Agreement.

10. TERM OF LEASE

Term of Lease

10.1 This Lease shall remain in force for a term of 30 years commencing from date of gazettal.

Options for further terms

10.2 If the Lessee shall elect to extend the term of the Lease for a further term of 15 years from the date of the term hereby granted and of such desire shall give to the Lessor notice in writing not less than 3 months before the Lessor will grant to the Lessee a lease for a further term of 15 years to commence on the day next following the date of expiration of the term hereby granted on similar terms and conditions to those which are incorporated in this Lease WITH THE EXCEPTION that this clause will be excluded and a new clause will be substituted to confer an option for the grant of one final lease term of 15 years.

11. ADDITIONAL COVENANTS:

The Lessor and the Lessee FURTHER COVENANT AND AGREE that:-

Permitted Vehicular Access 11.1 The Lessee shall subject to the provisions of sub-clause 4.13 of clause 4 of this Agreement be permitted to provide vehicular access within the Park to the lease area or parts thereof in accordance with plan annexed and any fire trails that exist or may exist.

Arbitration:

11.2 Any dispute, controversy or claim arising out of or relating to this Lease or the breach, termination or invalidity thereof shall first be the subject of conciliation, administered by the Australian Commercial Disputes Centre ("ACDC") conducted and held in accordance with the Conciliation Rules of ACDC in force at the date of this Contract. In the event that the dispute, controversy or claim has not been resolved within twenty eight (28) days (or such other period as agreed to in writing between the parties hereto) after the appointment of the conciliator by the parties hereto the dispute controversy or claim must be submitted to arbitration, administered by ACDC.

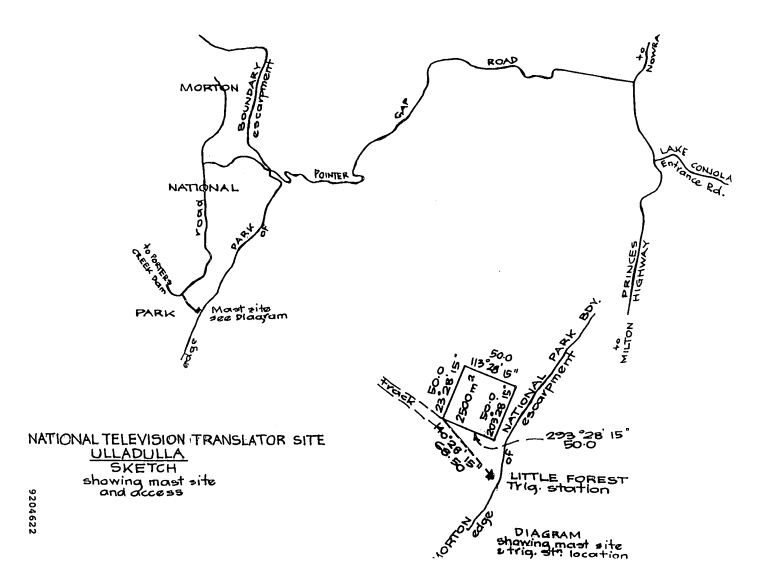
FIRST SCHEDULE

All that parcel of land in the Parish of Endrick, County of St. Vincent and State of New South Wales containing an area of 2500 square metres more or less being the whole of the land contained in Lot 1 in plan lodged at the New South Wales Land Titles Office as Deposited Plan 814036 together with access thereto over designated access trails within Morton National Park proclaimed under the National Parks and Wildlife Act 1974 in New South Wales Government Gazette No. 62 dated 24 April 1981

SECOND SCHEDULE

COMPUTATION AND PAYMENT OF RENT

- 1. The Lessee will pay as rent to the Lessor for each year of the periods commencing on 1 September, 1990 and ending on 31 August, 1995 the amount of:-
 - 1.1 \$3,380.
- 2. Commencing on 1 September, 1995 for each year of the period of the lease an amount WHICHEVER SHALL BE THE GREATER of either:-
 - 2.1 the amount of \$3,380; OR
 - 2.2 such amount as shall be obtained by multiplying \$3,380 by the quotient obtained by dividing the Consumer Price Index figure applicable to the last day of the preceding by the Consumer Price Index figure applicable at 31 August, 1995.
- 3. For the purposes of this Schedule the expression "Consumer Price Index" shall mean the Consumer Price Index (All Groups) for the Capital City of Sydney from time to time compiled calculated and published by the Commonwealth Statistician and any index or measure replacing the same AND if at any time during the term of the occupancy the said Consumer Price Index ceases to be published then for the purpose of calculating the rental pursuant to the above-mentioned clauses there shall be used such standard index or indices as in the opinion of the Actuary Chief Accountant or other similar responsible officer of the Westpac Banking Corporation (or such other Bank as the Director may nominate in writing from time to time) will most nearly reflect the changes in the prevailing level in prices in Sydney occurring during each period referred to in the said clauses.



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

B COX Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 January 1992

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	67629	(07
BARTON	70647	-6.93 -2.77
BENNELONG	68563	
BEROWRA	71331	-5.64 -1.97
BLAXLAND	70108	-1.83 -3.51
BRADFIELD	69267	-4.67
CALARE	73757	1.51
CHARLTON	73692	1.42
CHIFLEY	78956	8.66
COOK	69025	-5.01
COMPER	82591	13.66
CUNNINGHAM	68629	-5.55
DOBELL	81764	12.53
DUNDAS	66498	-8.48
EDEN-MONARO	77160	6.19
FARRER	73609	1.30
FONLER	75829	4.36
GILMORE	74259	2.20
GRAYNDLER	68054	-6.34
GREENMAY	69954	-3.73
GMYDIR Hughes	70226	-3.35
HUME	76415	5.17
HUNTER	70974	-2.32
KINGSFORD-SMITH	75597 40077	4.04
LINDSAY	69873 73301	-3.84
LOWE	68148	0.88
LYNE	85129	-6.21 17.16
MACARTHUR	73406	1.02
MACKELLAR	69606	-4.21
MACQUARIE	75712	4.20
MITCHELL	79392	9.26
NENCASTLE	67211	-7.50
NEW ENGLAND	74121	2.01
NORTH SYDNEY	65306	-10.12
PAGE	78144	7.54
PARKES	71328	-1.84
PARRAMATTA	67583	-6.99
PHILLIP	68590	-5.60
PROSPECT REID	79034	8.77
RICHMOND	69142	-4.84
RIVERINA-DARLING	78217	7.64
ROBERTSON	65298	-10.13
ST GEORGE	80584	10.90
SHORTLAND	69304	-4.62
SYDNEY	73788	1.55
THROSBY	68451 73466	-5.80
WARRINGAH		1.11
HENTKORTH	68066 64153	-6.33 -11.71
HERRIHA	84870	16.80
		10.00
STATE-TOTAL	3705757	
AVERAGE ENROLMENT	72662	

Victoria as at 31 January 1992

AVERAGE ENROLMENT

		% Deviation from
		average divisional
Division	Enrolment	enrolment
ASTON	75392	2.03
BALLARAT	71128	-3.74
BATMAN	74803	1.23
BENDIGO	74137	0.33
BRUCE	73545	-0.47
BURKE	72103	-2.42
CALMELL	75281	1.88
CASEY	74456	0.76
CHISHOLM	75440	2.10
CORANGAMITE	72679	-1.64
CORINELLA	76279	3.23
CORIO	75060	1.58
DEAKIN	74005	0.15
DUNKLEY	71677	-3.00
FLINDERS	70709	-4.31
GELLIBRAND	73953	0.08
GIPPSLAND	73925	0.05
GOLDSTEIN	75953	2.79
HIGGINS	74298	0.55
HOLT	69512	-5.93
HOTHAM	74569	0.92
INDI	72591	-1.76
ISAACS	73851	-0.05
JAGAJAGA	69151	-6.41
KOOYONG	71895	~2.70
LALOR	73490	-0.54
LA TROBE	74314	0.57
MCEHEN	75234	1.82
MCMILLAN	76250	3.19
MALLEE	75647	2.38
MARIBYRNONG	74728	1.13
MELBOURNE	75798	2.58
MELBOURNE PORTS	72397	-2.02
MENZIES	71477	-3.27
MURRAY	75310	1.92
SCULLIN	75677	2.42
HANNON	75705	2.45
WILLS	75446	2.10
STATE-TOTAL	2807865	

73891

Queensland as at 31 January 1992

		% Deviation from average divisional	
Division	Enrolment	enrolment	
BOWMAN	83747	9.40	
BRISBANE	66390	-13.28	
CAPRICORNIA	71243	-6.94	
DAMSON	76093	-0.60	
FADDEN	71255	-6.92	
FAIRFAX	90916	18.76	
FISHER	93524	22.17	
FORDE	70768	-7.56	
GRIFFITH	67942	-11.25	
GROOM	77432	1.15	٦.
HERBERT	76827	0.36	
HINKLER	75892	-0.86	
KENNEDY	73162	-4.43	
LEICHHARDT	78686	2.78	
LILLEY	67615	-11.68	
MCPHERSON	91519	19.55	
MARANDA	72428	-5.39	
MONCRIEFF	88322	15.37	
MORETON	65836	-14.00	
OXLEY	71274	-6.90	
PETRIE	74781	-2.32	
RANKIN	78252	2.22	
RYAN	76968	0.54	
WIDE BAY	76420	-0.18	
STATE-TOTAL	1837292		
AVERAGE ENROLMENT	76554		

Western Australia as at 31 December 1991

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	71788	2.54
CANNING	65410	-6.57
COHAN	68493	-2.17
CURTIN	70031	0.03
FORREST	71844	2.62
FREMANTLE	70635	0.89
KALGOORLIE	70427	0.60
MOORE	68065	-2.78
O'CONNOR	72866	4.08
PEARCE	68043	-2.81
PERTH	71560	2.22
STIRLING	70389	0.54
SMAN	71190	1.69
TANGNEY	69379	-0.90
STATE-TOTAL	980120	
AVERAGE ENROLMENT	70009	

South Australia as at 28 January 1992

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	71797	-3.54
BARKER	72660	-2.38
BONYTHON	77616	4.28
BOOTHBY	74647	0.29
GREY	69351	-6.83
HAWKER	69358	-6.82
HINDMARSH	72013	-3.25
KINGSTON	78100	4.93
MAKIN	76556	2.85
MAYO	82015	10.19
PORT ADELAIDE	72611	-2.45
STURT	72107	-3.13
WAKEFIELD	78807	5.88
STATE TOTAL	967638	
AVERAGE ENROLMENT	74434	

Tasmania as at 31 January 1992

Division	Enrolment	% Deviation from average divisional enrolment
BASS	61333	-2.04
BRADDON	61708	-1.44
DENISON	60939	-2.67
FRANKLIN	64500	3.02
LYONS	64566	3.13
STATE-TOTAL	313046	
AVERAGE ENROLMENT	62609	

Australian Capital Territory as at 31 January 1992

Division	Enrolment	% Deviation from average divisional enrolment	_
CANBERRA FRASER	94697 88257	3.52 -3.52	
STATE-TOTAL	182954		
AVERAGE ENROLMENT	91477		

Northern Territory as at 31 January 1992

Division	Enrolment	% Deviation from average divisional enrolment	
	83477	0.00	

TOTAL FOR AUSTRALIA 10 878 149

Footnote: It has been found that an error was made in Gazette No. GN2 of 15 January 1992 in the national total published for the December 1991 statistics. The total should have read 10 863 392.

The following form is approved for the purposes of sections 200F, 222(1) and 235(2) of the Commonwealth Electoral Act 1918

Australan Electoral	Commiss;	n aec			ro-pell Ne	
DECLARATION VOTE						_
To the Divisional Returning Officer for						
Elector's enrolled Division						
I declare I a	m an	elector	Clic	k relevant b	ortes) [퓠ㅣ
 who is voting bet on polling day. 			•	_	RE-POLI	-
 who is ettending enrolled Division 	a pot⊑ng p	deco cursido	hisher	. 🗖 .	BSENT	Ì
whose name can cartified list of st	nat be fou			. U - O -	DOCIVI	
n ರ ಆಗಾಜಾ ಆಡುಗೆನ್ ೦ bed a rither bouzed				_ 🗖 🕂	ROVISIO)NAL
o whose address is certified list of w		n on the				
ELECTOR	TO CO	MPLET	- PLE	SE PRINT	FIRM	Y
Sumame or family name						
Full Christian or given name:						
If you have cha name since you enrolled, pleas previous name	u last e print y	our				
Address for which you		1				
claim to be					Po	stcode
enrolled	0	<u> </u>				
Date of birth	Day	Month	Yoar	Contac	t Phone i	40.
Do you still res	side at yo	our enrolle	ed address	YES		№ 🚨
If no, what dat	e did yo	u move?		/	- 1	<u>-</u>
What is your	İ					
current						
address?	L					
An enrolment	form ha	s been co	mpleted t	oday YES		ио 🔘
I declare that the information shown here is true and correct, that I am entitled to vote and that I have not already voted in this election. Signature						
or mark of elector						
POLLING OFFICIAL TO COMPLETE - PLEASE PRINTFIRMLY:						
Signature of issuing office		- and the second			/	/
Polling Place/ Pre-poll Centre			-			
Issuing Divisio or O'seas Post	n					
Enrolment a	iction re fy	quired		YE	s 🔾	ио 🔘

The following form is approved for the purposes of section 235(5) of the Commonwealth Electoral Act 1918

Australian Electoral Commission.



PROVISIONAL VOTING

If you are claiming a vote for this Division but

- your name cannot be found on the certified list of voters; or
- your name is marked as having been issued with a ballot paper; or
- your address is not shown on the certified list of voters

you are entitled to cast a provisional vote.

Before you can be given a vote you will be asked to complete a Declaration Vote Envelope.

Your declaration will be checked against records held in the Divisional Office, before the Divisional Returning Officer decides, on the basis of those records, whether your vote can be counted.

If a decision is made not to count your vote the Divisional Returning Officer will advise you in writing.

If your name cannot be found on the certified list you will be asked to complete an enrolment form.

FF011-10/91

B Cox Electoral Commissioner

I Castles Commissioner

The following notice is approved for the purposes of section 245(4) of the Commonwealth Electoral Act 1918 as modified by the Australian Capital Territory (Electoral) Act 1988

Notice to an elector who appears to have failed to vote

From my records it appears that you did not vote at the election for the ACT Legislative Assembly held on Saturday 15 February 1992. It is an offence to fail to vote at an election without a valid and sufficient reason. If you did not vote, you are asked, in accordance with the law, to say why proceedings for failing to vote without a valid and sufficient reason should not be instituted against you.

In order to clarify this matter would you please turn to the back of this notice and complete:

- PART A if you did vote; or
- PART B if you did not vote.

Failure to complete, sign and return this notice by / / is an offence.

The penalty for failing to vote without a valid and sufficient reason or for failing to return this notice by the due date is \$20 if paid to the Australian Electoral Commission or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

Divisional Returning Officer

PARTA	(Complete this section if y	ou did vote)	
	-		
I declare that		of	
uoted at	the polling place situated at_		
OR			
voted in	the following manner		
If convenient,	daytime contact number (_)	
			
*Signature	of elector	Signature of witnes	s
	10		
PART B	(Complete this section if y	you aid not vote.)	
* I declare that_		of	
did not vote be	cause		
If convenient,	, daytime contact number (_)	
*Signature	of elector	Signature of witnes	
<u> </u>			
		g or has a physical incapacity, this form ma of the details required. Such other elector	
his or her full nar		ave the signature witnessed. In such cases p	
T R Morling	B Cox	I Castles	
Chairperson	Electoral (Commissioner Commissioner	

Arts, Sport, the Environment, Tourism and Territories

COMMONWEALTH OF AUSTRALIA

Australian National Parks and Wildlife Service National Parks and Wildlife Conservation Act 1975

NOTICE OF REPORT RECOMMENDING DECLARATION OF SOLITARY ISLANDS MARINE RESERVE (COMMONWEALTH WATERS)

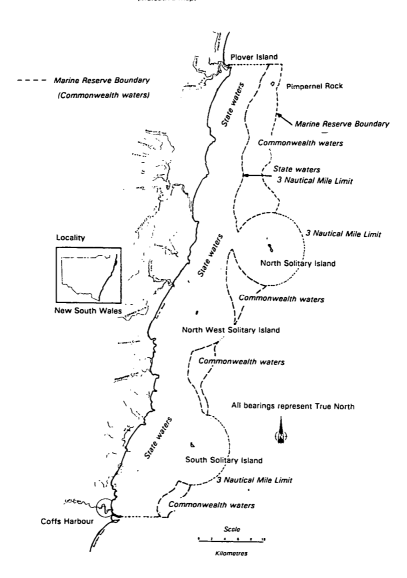
In accordance with the provisions of subsection 7(12) of the National Parks and Wildlife Conservation Act 1975, notice is hereby given of the intention to submit a report recommending declaration by the Governor-General under subsection 7(2) of the said Act of areas in the Commonwealth waters adjacent to the Solitary Islands Marine Reserve (New South Wales) to be a marine reserve.

- It is proposed to recommend in that report that the area described in the attached map be declared to be a marine reserve known as the Solitary Islands Marine Reserve (Commonwealth Waters) for the purposes of conservation and protection of marine wildlife and habitats, recreation, scientific research, education and wise use.
- 3. Interested persons are hereby invited to make representations in connection with the abovementioned report by 30 May 1992. Such representations may be forwarded to:

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

> Peter Bridgewater Director February 1992

SOLITARY ISLANDS MARINE RESERVE (COMMONWEALTH WATERS) (indicative map)



Wildlife Protection (Regulation of Exports and Imports) Act 1982

PARTICULARS OF PERMITS GRANTED OR AUTHORITIES GIVEN

I, ROBERT WILLIAM GARFIELD JENKINS, delegate of the Minister of State for the Arts, Sport, the Environment and Territories under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act), hereby advise that a report is now available that provides particulars of permits granted and authorities given under the Act between 1 January 1992 and 15 February 1992. Persons wishing to receive a copy of the report are invited to submit their names and addresses within fourteen (14) days of the publication of this notice to the Wildlife Protection Authority at the following address.

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

ROBERT W G JENKINS

ACTING EXECUTIVE DIRECTOR LANDSCAPE, MARINE & WILDLIFE CONSERVATION DIRECTORATE

Attorney-General

Trade Practices Act 1974

CONSUMER PRODUCT SAFETY STANDARD Consumer Protection Notice No. 1 of 1992

CONSUMER PRODUCT SAFETY STANDARD - PROTECTIVE HELMETS FOR PEDAL CYCLISTS

- I, MICHAEL CARTER TATE, Minister of State for Justice and Consumer Affairs, in pursuance of section 65E of the *Trade Practices Act 1974*, hereby:
- (a) amend the consumer product safety standard in respect of protective helmets for pedal cyclists declared by notice dated 21 July 1989 published in Gazette No. GN 30 of 9 August 1989 by:
 - (i) adding after the word "cyclists" where first occurring in Division 1 of the Schedule to the notice, "manufactured in, or imported into, Australia before 9 April 1992, but";
 - (ii) deleting paragraph (i) of Division 1 of the Schedule to the notice and substituting "(i) protective helmets of a size too small to be reasonably fitted to the Headform A defined in Australian Standard AS 2512.1-1984 published by the Standards Association of Australia on 6 April 1984;" and
 - (iii) deleting paragraph (a) of Division 3 of the Schedule to the notice; and
- (b) declare that, in respect of goods of a kind specified in Division 1 of the Schedule to this notice, the Standard approved by the Standards Association of Australia specified in Division 2 of the Schedule, as varied by the variations in Division 3 of the Schedule, is a consumer product safety standard for the purposes of section 65C of the *Trade Practices Act 1974*.

THE SCHEDULE

Division 1: Particulars of Goods

Protective helmets for pedal cyclists manufactured in, or imported into, Australia on or after 9 April 1992, but not including the following:

- (a) protective helmets of a size too small to be reasonably fitted to the Headform A defined in Australian Standard AS 2512.1-1984 published by the Standards Association of Australia on 6 April 1984;
- (b) helmets for use as toys which cannot be reasonably mistaken for protective helmets for pedal cyclists;
- (c) helmets for use as toys which may be reasonably mistaken for protective helmets for pedal cyclists, if the words "Warning: toy helmet only do not use as safety headgear", are marked clearly and legibly in a conspicuous position both:
 - (i) on the helmet or on a label attached to the helmet at the time of supply to the consumer; and
 - (ii) on the principal outer display face of any packaging in which the helmet is supplied to the consumer;

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

- (d) helmets designed and constructed principally for use by cyclists engaged in competitive racing (other than BMX helmets), if the words "Warning: racing headgear only - inadequate impact protection for normal road use" are marked clearly and legibly in a conspicuous position both:
 - (i) on the helmet or on a label attached to the helmet at the time of supply to the consumer; and
 - (ii) on the principal outer display face of any packaging in which the helmet is supplied to the consumer;

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

Division 2: The Standard

Australian Standard AS 2063.2-1990. "Lightweight protective helmets (for use in pedal cycling, horse riding and other activities requiring similar protection) Part 2 - Helmets for pedal cyclists", published by the Standards Association of Australia on 9 April 1990, as amended by Amendment No. 1 of 20 August 1990 and Amendment No. 2 of 15 April 1991.

Division 3: Variations

The Standard specified in Division 2 of this notice is varied by:

- (a) deleting clause 1; and
- (b) deleting clause 3 and substituting:

- "3 BASIC PERFORMANCE RE-QUIREMENTS. Helmets for pedal cyclists, other than BMX helmets. shall comply with AS 2063.1, but need not comply with provisions regarding:
- (a) hard shell:
- (b) ventilation openings;
- (c) resistance to penetration; or
- (d) type testing.
- 3A BMX HELMETS. Helmets designed and constructed principally for use by cyclists engaged in BMX competition racing shall comply with AS 2063.2 but need not comply with clause 4 of AS 2063.2. Such helmets shall comply with AS 2063.1, but need not comply with clause 7.3.2 of AS 2063.1 or with those provisions of AS 2063.1 regarding ventilation openings or type testing.".

Jakousey day of 1992.

MICHAEL CARTER TATE

Minister of State for Justice and Consumer Affairs

DETERMINATION

PRIVACY ACT 1988, s.18K(3)(b)

Under s.18K(3)(b) of the Privacy Act 1988, I DETERMINE that:

- 1. The Credit Reference Association of Australia (CRAA) may continue to disclose the following types of information included in a credit information file before 24 September 1991:
 - (a) information relating to enquiries or overdue payments in cases where the CRAA cannot reasonably ascertain whether the supplier of the information was a credit provider, as defined under the Act, at the time of supply of the information;
 - (b) information which indicates that an individual has defaulted in making a payment in respect of commercial credit.
- The Credit Reference Association of Australia must cease disclosing the above information not later than five years from the date on which the information was first included in the credit information file.
- 3. This determination shall take effect on 25 February 1992, and shall lapse on 24 September 1996.

Dated 19th Zelmany 1992

KEVIN PATRICK O'CONNOR

Privacy Commissioner

DETERMINATION

PRIVACY ACT 1988, s.18K(3)(b)

Under s.18K(3)(b) of the Privacy Act 1988, <u>I DETERMINE</u> that:

- 1. The Tasmanian Collection Service may continue to disclose information contained in a credit information file which indicates that an individual has defaulted in making a payment in respect of commercial credit, being information which was included in the credit information file before 24 September 1991.
- 2. The Tasmanian Collection Service must cease disclosing information of this kind not later than five years from the date on which the information was first included in the credit information file.
- 3. This determination shall take effect on 25 February 1992, and shall lapse on 24 September 1996.

Dated 19th February 1999

KEVIN PATRICK O'CONNOR

Privacy Commissioner

Employment, Education and Training

MOTIFICATION OF NON-GOVERNMENT SCHOOLS SEEKING ELIGIBILITY FOR COMMONUEALTH FINANCIAL ASSISTANCE

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

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

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

Submissions should be directed to:

The Director Schools Programs (New Schools) Commonwealth Department of Employment, Education and Training GPO Box 9880 IN YOUR CAPITAL CITY

The following abbreviations are used:

Extensions:

P: Primary

JS: Junior secondary

S: Secondary (junior and senior)

SS: Senior Secondary

Relocations:

W: Whole

P: Partial

A: Additional Annex

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

1993

NEW SOUTH WALES

School proposing to extend to secondary level

School name: Scone Grammar School

Town/Suburb: Scone

Sponsoring org/affil: St Luke's (Scone) Grammar School Ltd

School level:

Proj enrol in 1993: JS:137 SS:20 Maximum enrolments: JS:200

JS:200 SS:90

VICTORIA

School proposing to commence

School name: Goulburn Valley Christian School

Town/Suburb: Shepparton

Sponsoring org/affil: Goulburn Valley Christian School

Association

School level: P
Proj enrol in 1993: P:65
Maximum enrolments: P:175

QUEENSLAND

School proposing to extend to secondary level

School name: Logan Uniting Christian Colleges

Town/Suburb: Springwood

Sponsoring org/affil: Logan Uniting Church

School level:

Proj enrol in 1993: JS:64
Maximum enrolments: JS:288
SS:192

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

NOTIFICATION OF THE MAKING OF A DETERMINATION UNDER THE HIGHER EDUCATION FUNDING ACT 1988.

NOTICE is hereby given that the Minister/Delegate has made the undermentioned Determinations. Copies can be obtained from the Department of Employment, Education and Training, 2nd Floor, 1 Farrell Place, Canberra City ACT 2601, phone (06) 276-7307.

NUMBER/YEAR	SECTION	DESCRIPTION OF DETERMINATION	DATE MADE
T10/92	15	To enable reallocation of funds for 1992 from the distance education pool to the Distance Education Centre.	23 January 1992
T11/92	15	To increase the non-DEC reduction for three Western Australian institutions to to the agreed levels of funding.	24 January 1992
T12/92	16	To correct the distribution of reduction of funding for the change in overseas student policy between Monash University and the Victorian College of Pharmacy.	24 January 1992

Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA National Health Act 1953 PHARMACEUTICAL BENEFITS **RULES UNDER SUBSECTION 99AAA (8)** No. PB 1 of 1992

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

- 1. (a) These Rules shall come into operation on the first day of March 1992.
 - (b) Rules No. PB 8 of 1991 under subsection 99 AAA (8) of the Act made on 31 July 1991 with effect from 1 August 1991 are hereby revoked.
- 2. In these Rules, unless the contrary intention appears:
 - (a) a word or expression shall be taken to have the same meaning as in Part VII of the Act;
 - (b) "Act" means the National Health Act 1953;
 - "A section" means:
 - (a) in respect of an authority prescription, a repeat authorization, a deferred supply authorization or a doctor's bag form, the section of the form upon which the prescription is written which is provided for the purpose of recording the information required in the provision in these Rules in which the expression occurs; and
 - (b) in respect of a prescription other than a prescription specified in paragraph (a), the section of the stamp format marked "A" appearing on the prescription;
 - "authority prescription" means a prescription written on an authority pursuant to regulation 13 of the Regulations, subparagraph 14 (d) or (e) of the Declaration under subsection 85 (2) of the Act or subparagraph 10 (d) or (e) of the Determinations under sections 85, 85A and 88 of the Act;
 - "Commission" means the Health Insurance Commission established by the Health Insurance Commission Act 1973;
 - "deferred supply authorization" means a deferred supply authorization prepared under regulation 26A of the Regulations upon which a pharmaceutical benefit has been supplied;
 - "diskette" means a computer diskette used to record data and programs for use on a computer system where the diskette is compatible with the MS-DOS operating system and where the format of the diskette is one of the formats listed in the following table:

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

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

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

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

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

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

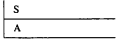
[&]quot;prescription" includes an authority prescription, a repeat authorization, a deferred supply authorization and a doctor's bag form;

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

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

"S section" means:

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



- "Standard Formulae List" means the list of those Standard Formulae, taken from formularies in common use, which are included as pre-priced extemporaneously-prepared pharmaceutical benefits in the Schedule of Pharmaceutical Benefits published by the Department of Health, Housing and Community Services.
- 3. For the purposes of paragraph 99AAA (8) (a) of the Act, the procedures to be followed by an approved supplier in making a claim for payment in relation to the supply of pharmaceutical benefits are that:
 - (a) the claim shall be made on and in accordance with the form approved by the General Manager; and
 - (b) except as provided in paragraph (d), the claim shall be made in respect of pharmaceutical benefits supplied during a period not exceeding 35 days; and
 - (c) except as provided in paragraph (d), the claim shall be furnished to an office of the Commission not more than 30 days after the last day of the period in respect of which the claim is made; and
 - (d) where the General Manager is satisfied that an approved supplier was unable, through circumstances outside the approved supplier's control, to comply with paragraph (b) or (c), the claim may be made and furnished outside the requirements of those paragraphs; and
 - (e) except as provided in paragraph (f), a claim shall not be furnished to the Commission during the same calendar month as any previous claim; and
 - (f) notwithstanding paragraph (e), a claim may be furnished to the Commission in the same calendar month as a previous claim:
 - (i) in accordance with an arrangement between the approved supplier and the General Manager in which the approved supplier has proposed that one or more additional claims be accepted in a calendar month and which the General Manager, if he or she is satisfied that the arrangement will not impose additional administrative expenses on the Commission, has accepted; or
 - (ii) in accordance with the practice of that approved supplier as approved by the General Manager under subparagraph 6 (a) of the Determination under paragraph 98C (1) (b) of the Act which was in force immediately prior to 1 August 1991; and
 - (g) the claim shall be furnished accompanied by the original prescriptions:
 - upon the presentation of which the pharmaceutical benefits that are the subject of the claim were supplied; and
 - (ii) on each of which that is not an authority prescription, a repeat authorization, a deferred supply authorization or a doctor's bag form, shall be marked a stamp format in the area on the extreme left of the prescription, horizontally aligned with the pharmaceutical benefit to which it relates in such a way as to avoid obliterating any other information on the prescription; and
 - (iii) on each of which shall be marked in the S section or S sections one or more serial numbers by the approved supplier, allotted in respect of each pharmaceutical benefit as follows:
 - (A) for general benefit prescriptions—commencing at "1" in each claim and continuing consecutively in respect of that claim; and

- (B) for concessional benefit prescriptions and concession card prescriptions—commencing at "C1" in each claim and continuing consecutively in respect of that claim; and
- (C) for entitlement card prescriptions—commencing at "E1" in each claim and continuing consecutively in respect of that claim; and
- (D) for doctor's bag forms—commencing at "1" in each claim and continuing consecutively in respect of that claim; and
- (iv) on each of which that is an authority prescription or a repeat authorization relating to an authority prescription shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "A"; and
- (v) on each of which that is a deferred supply authorization shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "D"; and
- (vi) on each of which shall be marked in the A section or A sections:
 - (A) where the approved supplier has made an election pursuant to paragraph 38 of the Determination under subsection 98B (1) of the Act and the prescription is in respect of an extemporaneouslyprepared pharmaceutical benefit not included in the Standard Formulae List, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or
 - (B) where the approved supplier has not made an election pursuant to paragraph 38 of the Determination under subsection 98B (1) of the Act and the prescription is an exceptional prescription, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or
 - (C) where the prescription is in respect of extemporaneously-prepared ear drops, eye drops or nasal instillations and the supply of the benefit in a glass bottle container is specified by the prescriber or considered necessary by the approved supplier, the words "glass bottle"; and
- (vii) the claim shall be divided into four bundles in accordance with the categories set out in subparagraph (iii), with the prescriptions in each bundle sorted into the order of the serial numbers allocated under that subparagraph with the least serial number at the top of each bundle; and
- (h) the claim shall be furnished accompanied by any statement obtained by an approved pharmacist under regulation 34 of the Regulations in respect of a prescription upon which a pharmaceutical benefit was supplied that is a subject of the claim.
- 4. For the purposes of paragraph 99AAA (8) (b) of the Act, the information to be given to the Secretary by an approved supplier in relation to the supply by the approved supplier of pharmaceutical benefits is:
 - (a) the name of the approved supplier; and
 - (b) the number allotted to the approved supplier under regulation 8A of the Regulations; and
 - (c) the address:
 - (i) where the approved supplier is an approved pharmacist—of the premises in respect of which the approved supplier is approved; or
 - (ii) where the approved supplier is an approved medical practitioner—to which the medical practitioner would seek correspondence to be directed; or
 - (iii) where the approved supplier is an approved hospital authority—of the hospital; and
 - (d) each item of information listed in Column 1 of Part 4 of the Schedule to these Rules, as described in Column 2 of Part 4 of that Schedule.
- 5. For the purposes of paragraph 99AAA (8) (c) of the Act and subject to rule 9, the procedures to be followed by an approved supplier in providing information by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are that:
 - (a) the information provided in one provision of information shall not relate to more than one claim (in this rule referred to as the "relevant claim") made in accordance with rule 3; and
 - (b) the information shall be provided in not more than 99 parts (in this rule referred to as "claim parts"); and
 - (c) the information in each claim part shall be provided in the form of a standard ASCII computer file that—
 - (i) is divided into the following sections:

- (A) a single claim part header record at the commencement of the file consisting of the fields listed in Column 1 of Part 1 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 1 of that Schedule in the form so described; and
- (B) a single claim part trailer record consisting of the fields listed in Column 1 of Part 2 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 2 of that Schedule in the form so described; and
- (C) where the information in relation to the relevant claim is provided in one claim part, or in more than one claim part and the claim part is the final part in which the information will be provided, a single claim trailer record consisting of the fields listed in Column 1 of Part 3 of the Schedule to these Rules, each field containing the information described opposite to the field in Column 2 of Part 3 of that Schedule in the form so described; and
- (D) a number of prescription records, each consisting of the fields listed in Column 1 of Part 4 of the Schedule to these Rules, each field containing information in the form described opposite to the field in Column 2 of Part 4 of that Schedule in the form so described; and
- (ii) is produced by a computer program that:
 - (A) does not allow the approved supplier to alter the description of the pharmaceutical benefit or its drug code (within the meaning of the Schedule to these Rules) within the program; and
 - (B) ensures that the prescription information entered into it is accurately transposed to the file; and
 - (C) ensures that the information recorded in the file in respect of each pharmaceutical benefit is in accordance with the Act and Regulations and all Determinations, Declarations and Rules made under the Act and Regulations as they applied at the time that the pharmaceutical benefit was supplied; and
 - (D) takes all reasonable precautions to ensure that information relating to the supply of a substance which was not, in the circumstances, a pharmaceutical benefit or which was a pharmaceutical benefit but was supplied contrary to section 89 of the Act, is not included in the file; and
- (iii) is provided by means of either:

the commencement of these Rules.

- (A) a computer file named PBPCTS.DSK recorded on a diskette forwarded to the office of the Commission to which the claim lodged under rule 3 was forwarded; or
- (B) a modern transmission to the Central Office of the Commission using a computer program supplied by the Commission.
- 6. For the purposes of paragraph 99AAA (8) (d) of the Act, the procedures to be followed by an approved supplier in providing information otherwise than by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are by forwarding a claim in accordance with rule 3.
- 7. For the purposes of subparagraph 99AAA (8) (e) (i) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in processing and determining a claim by an approved supplier for payment relating to the supply of pharmaceutical benefits, are to institute reasonable checks to satisfy itself that:
 - (a) the information provided by the approved supplier in respect of a claim accurately reflects the information recorded on the prescriptions submitted in support of the claim; and
 - (b) the approved supplier is entitled to be paid under the Act or Regulations an amount in respect of the claim.
- 8. For the purposes of subparagraph 99AAA (8) (e) (ii) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in making payments in respect of a claim by an approved supplier in relation to the supply of pharmaceutical benefits, are that:
 - (a) payment shall be made by an electronic funds transfer from the Commission's bank to the account at a financial institution nominated in writing by the approved supplier; and
 - (b) a statement of account shall be forwarded to the approved supplier in respect of each claim for payment.
- 9. An approved supplier may, in respect of the provision of information to the Secretary by electronic means during the period from 1 March 1992 to 30 April 1992, instead of complying with rule 5 of these Rules, comply with the requirements of rule 5 of the Rules under subsection 99AAA (8) of the Act which were in force immediately prior to

THE SCHEDULE

Column 1—Field	Column 2—Specifications for Field		
PART 1—CLAIM PART HEADER RE	CORD		
Record Type	One byte alphabetic, value "H", to identify this record as being a claim part header record; there will be one of these for each claim part		
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during the calendar year		
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system		
Claim Part Number	Two bytes numeric, values 01 to 99, representing the number of the claim part within the claim		
Rest of Claim Part Header	One hundred and fifteen bytes of space		
PART 2—CLAIM PART TRAILER RI	ECORD		
Record Type	One byte alphabetic, value "T", to identify this record as being a claim part trailer record; there will be one of these for each claim part		
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year		
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system		
Number of Prescriptions	Five bytes numeric, right justified, zero filled, being the number of prescription records in this claim part		
Rest of Claim Part Trailer	One hundred and twelve bytes of space		
PART 3—CLAIM TRAILER RECOR	D		
Record Type	One byte alphabetic, value "Z", to identify this record as a claim trailer record; there will be one of these for each claim		
Claim Reference	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year		
Approval Number	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system		
Number of Parts	Two bytes numeric, values 01 to 99, being the total number of parts in the claim		
Rest of Claim Trailer	One hundred and fifteen bytes of space		

Column 1—Field	Column 2—Specifications for Field	_
PART 4—PRESCRIPTION RECORD		
Record Type	One byte alphabetic, value "P", to identify this record as being a prescription record; there will be one of these for each prescription	
Form Number	Four bytes numeric, value "0000"	
Form Category	One byte numeric, using the following values:	
	original prescription repeat authorization original authority prescription repeat authorization relating to an authority prescription deferred supply authorization prescription written by a participating dental practitioner doctor's bag form	1 2 3 4 5 6 7
Payment Category	One byte numeric, using the following values:	
	general benefit entitlement card concessional benefit and concession card doctor's bag form	1 2 3 5
Serial Number	Five bytes numeric, right justified, zero filled, marked upon the prescription in respect of the pharmaceutical benefit supplied by the approved supplier which uniquely identifies that pharmaceutical benefit within the payment category, pursuant to subparagraph 3 (g) (iii) of these Rules	
Prescriber Number	Seven bytes numeric, right justified, zero filled, being the prescriber number of the prescribing medical practitioner or participating dental practitioner, issued by the Commission in pursuance of the function granted to it by paragraph 3C (a) of the Health Insurance Commission Regulations, except in respect of a prescription that was written by a medical practitioner where that prescriber number was not available to the approved supplier at the time of the supply of the pharmaceutical benefit, in which case the field shall be zero filled	
Date Prescribed	Six bytes numeric in the format DDMMYY to represent the date on which the prescription was written upon the presentation of which the pharmaceutical benefit was supplied, where DD may have values 01 to 31 (day of month), MM may have values 01 to 12 (month of year) and YY may have values 00 to 99 (last two digits of year)	
Date Supplied	Six bytes numeric in the format DDMMYY to represent the date on whit the pharmaceutical benefit was supplied, where DD may have values to 31 (day of month), MM may have values 01 to 12 (month of year) at YY may have values 00 to 99 (last two digits of year)	01
Filler	One byte numeric, value "0"	
Drug Code	Five bytes, four bytes numeric followed by one byte alphabetic che- character, being the code for the pharmaceutical benefit which appears the Schedule of Pharmaceutical Benefits published by the Department Health, Housing and Community Services	in

Column 1—Field	Column 2—Specification for Field
Brand	Two bytes alphabetic, being the manufacturer's code which represents the brand of the pharmaceutical benefit in the Determination made under subsection 85 (6) of the Act, in the case of a prescription which identifies the pharmaceutical benefit by reference to a brand; or two spaces, in the case of a prescription which does not identify the pharmaceutical benefit by reference to a brand
Quantity	Five bytes numeric, right justified, zero filled, to represent the quantity supplied; must be the total quantity supplied where supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations
Price	Six bytes numeric, right justified, zero filled, value in cents; for prescriptions priced by the approved supplier in accordance with an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act or priced by the approved supplier as exceptional prescriptions
Pricing Election	One byte alphabetic; value "Y" where the approved supplier has made an election pursuant to paragraph 38 of the Determination made under subsection 98B (1) of the Act; otherwise "N"
Number of Repeats	Two bytes numeric, right justified, zero filled; must be the number of repeats prescribed, subject to the maximum allowable, for original prescriptions, original authority prescriptions, repeat authorizations and deferred supply authorizations; must be the number of repeats which are required where supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations
Number of Previous Supplies	Two bytes numeric, right justified, zero filled, to represent the number of times that the pharmaceutical benefit has previously been supplied; required for repeat authorizations, repeat authorizations relating to authority prescriptions and deferred supply authorizations; must be "00" for deferred supply authorizations
Regulation 24	One byte alphabetic; value "Y" if supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations; otherwise "N"
Specified Purpose	One byte alphabetic, value "N"
Glass Bottle	One byte alphabetic; value "Y" if, in a prescription for extemporaneously-prepared ear drops, eye drops or nasal instillations, a glass bottle is ordered by the prescriber or considered necessary by the approved supplier; otherwise "N"
Authority Number	Eight bytes numeric, right justified, zero filled; required for original authority prescriptions and repeat authorizations relating to authority prescriptions; being, in the case of an original authority prescription, the number preprinted on that form, or, in the case of a repeat authorization relating to an authority prescription, the number preprinted on the original authority prescription form to which the repeat authorization relates
Urgent Supply	One byte alphabetic, completed at the option of the approved supplier, value "Y" if an original authority prescription has been issued pursuant to subsubparagraph 14 (d) (ii) of the Declaration under subsection 85 (2) of the Act or subsubparagraph 10 (d) (ii) of the Determinations made under sections 85, 85A and 88 of the Act; otherwise "N"

Column 2—Specifications for Field	
Eleven bytes alphanumeric, left justified, space filled; for concessional benefit prescriptions, the number of the Health Care Card, Pharmaceutical Benefits Concession Card, Pensioner Health Benefits Card, Health Benefits Card, Dependant Treatment Entitlement Card or Service Pensioner Benefits Card which applies to the person for whom the prescription was written; for concession card prescriptions, the number of the Safety Net Concession Card which applies to the person for whom the prescription was written; for entitlement card prescriptions, the number of the Pharmaceutical Benefits Entitlement Card which applies to the person for whom the prescription was written; for general benefit prescriptions, blank	
Nine bytes alphanumeric, left justified, space filled; being the unique identification held by the approved supplier for the person for whom the prescription was written	
One byte alphabetic; value "D" if the details of the name of the person for whom the prescription was written are split into separate fields for sumame and given name; otherwise "S"	
Forty bytes alphabetic, left justified, blank filled; being the name of the person for whom the prescription was written	
Twenty-four bytes alphabetic, left justified, blank filled; being the sumame of the person for whom the prescription was written	
Twelve bytes alphabetic, left justified, blank filled; being the given name or the first letter of that name, of the person for whom the prescription was written	
Four bytes alphabetic, left justified, blank filled; used, if necessary, in respect of the person for whom the prescription was written, to distinguish that person from other persons appearing on the same entitlement	

Principal Advisor

Health Care Access Division

Department of Health, Housing and Community Services

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

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS LICENSED 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 persons who are licensed to manufacture therapeutic goods pursuant to Port 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 21 February 1992

Persons who are licensed:

Astra Pharmaceuticals Ptv Ltd

Classes of goods:

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

The manufacture of antineoplastic drugs is limited to secondary

packaging only.

This licence does not authorise the manufacture of therapeutic devices except for

sterile irrigation solutions

secondary packaging and labelling of devices in sealed 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:

Astra Pharmaceuticals 10-14 Khartown Road NORTH RYDE NSW 2113

The licence and conditions are further extended to include the following separate premises:

66-78 Talavera Road NORTH RYDE NSW 2113

Persons who are licensed:

Lucas Papaw Remedies

Classes of goods:

This licence authorises only the manufacture of the following products or product classes: ointments derived from Pawpaw.

The steps of manufacture:

Manufacture of herbal preparations that are not included in a Schedule of the Poisons Standard.

The address of premises to which licence relates:

Lucas Papaw Remedies 50 Dulacca St ACACIA RIDGE QLD 4110

Persons who are licensed:

3M Pharmaceuticals Ptv Limited

Classes of goods:

The manufacture of devices is limited to the processes of labelling and release for sale.

This licence does not authorise the manufacture of preparations containing penicillins, cephalosporins, hormones, steroids 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:

3M Pharmaceuticals Pty Limited 9-15 Chilvers Rd THORNLEIGH NSW 2120

Persons who are licensed:

Briemar Nominees Ptv Ltd

Classes of goods:

This licence authorises only the manufacture of :

drugs in solid form and in liquid form excepting those to which a Schedule of the Poisons Standard applies; and

the following class of therapeutic device: sterile irrigation solutions. This licence authorises the manufacture of sterile therapeutic goods only where the sterilisation process is carried out under contract by a third party.

The steps of manufacture:

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

The address of premises to which licence relates:

Briemax Nominees Ptv Ltd McNamara Road KOOWEERUP VIC 3981

Persons who are licensed:

Stafford-Miller Limited

Classes of goods:

This licence authorises only the manufacture of the following products or product classes:

dentifrices, pediculicides and the manufacturing process of repackaging and labelling of other non-sterile therapeutic goods.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Stafford-Miller Limited 5-10 Enterprise Ave PADSTOW NSW 2211

Persons who are licensed:

Bio Nova International Pty Ltd

Classes of goods:

This licence authorises only the manufacture of implantable therapeutic devices.

The steps of manufacture:

Manufacture of sterile therapeutic goods for human use.

The address of premises to which licence relates:

Bio Nova International Pty Ltd 36 Munster Terrace

NORTH MELBOURNE VIC 3051

540 Government departments

The licence and conditions are further extended to include the following separate premises:

Eucalyptus Road Invermay BALLARAT VIC 3350

Persons who are licensed:

Brauer Biotherapies Pty Ltd

Classes of goods:

This licence authorises only the manufacture of drugs excepting those to which a Schedule 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:

Brauer Biotherapies Pty Ltd 1 Para Road TANUNDA SA 5352

Persons who are licensed:

Southern Dental Industries Ltd

Classes of goods:

This licence authorises only the manufacture of the following products or product classes: dental amalgam, dental composite resins and silver fluoride prophylactics.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Southern Dental Industries Ltd 5-9 Brunsdon Street BAYSWATER VIC 3153

Persons who are licensed:

Ajax Chemicals, A Division of Clyde Industries Ltd

Classes of goods:

This licence authorises only the manufacture of haemodialysis solutions.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

Ajax Chemicals, A Division of Clyde Industries Ltd 9 Short Street AUBURN NSW 2144

NATIONAL HEALTH ACT 1953

NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES STANDARD HOURLY RATES

I, PETER RICHARD STAPLES, Minister for Aged, Family and Health Services pursuant to subprinciple 32(25) of the Nursing Homes Financial Arrangements Principles 1989, hereby determine that the amount to be taken into account for the purposes of this subprinciple, in relation to the cost per staff hour of providing nursing and personal care in the State or Territory in which the nursing home is situated (the Standard Hourly Rates by patient classification), effective from 1 March 1992 is:

STANDARD HOURLY RATES

by Patient Classification

	by racient Classification					
	1 \$	2 \$	3 \$	4 \$	5 \$	
New South Wales	18.60	18.67	18.78	19.11	19.56	
Victoria	20.72	20.76	20.83	21.01	21.26	
Queensland	15.77	15.83	15.92	16.20	16.56	
Western Australia	19.42	19.47	19.55	19.79	20.11	
South Australia	17.78	17.81	17.87	18.03	18.25	
Tasmania	19.75	19.78	19.82	19.97	20.16	
Australian Capital Territory	18.88	18.95	19.06	19.38	19.81	
Northern Territory	20.61	20.65	20.72	20.90	21.16	

Dated this Menticil day of February 1992

PETER RICHARD STAPLES
Minister of State for
Aged, Family and
Health Services

Determination No: 1991-92/16

NATIONAL HEALTH ACT 1953

ISOLATED NURSING HOMES PRINCIPLES 1992

(ISP 1/1992)

I, PETER STAPLES Minister of State for Aged, Family and Health Services, pursuant to sub-section 48C(1) of the National Health Act 1953 ('the Act'), hereby formulate the principles set out in the Schedule identifying the matters to be taken into account by the Minister in determining the funding to be provided to a nursing home under this sub-section.

Dated this TWENTIETH day of February 1992.

PETER STAPLES
Minister of State for Aged, Family and Health Services

- 1.
 - These principles may be cited as the Isolated Mursing Homes Principles 1992.
- 2. In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953.
- 3. In determining whether a nursing home is an isolated nursing home for the purposes of sub-section 48C(1) of the Act, the Minister shall take into account -
 - (a) the distance of the home from major population centres;
 - (b) the transport network between the nursing home and major population centres;
 - (C) the population of the locality in which the nursing home is situated; and
 - such other matters related to isolation which, in (d) the view of the Minister, are likely to increase the infrastructure costs of operating a nursing home, or of constructing a nursing home.
- 4. In determining the amount per patient per day to be payable as Commonwealth Benefit under sub-section 48C of the Act in relation to each nursing home which has been determined under principle 3 to be an isolated nursing home, the Minister shall take into account the factors referred to in principle 3.
- 5. Government nursing homes are not eligible for the payment of Commonwealth Benefits under section 48C of the Act.
- 6. Adjusted fee government nursing homes are not eligible for the payment of Commonwealth Benefits under section 48C of the Act.

NATIONAL HEALTH ACT 1953

NURSING HOME OXYGEN TREATMENT PRINCIPLES 1992

(OTP 1/1992)

I, PETER STAPLES Minister of State for Aged, Family and Health Services, pursuant to sub-section 48E(1) of the National Health Act 1953 ('the Act'), hereby formulate the principles set out in the Schedule identifying the matters to be taken into account by the Minister in determining the funding to be provided to a nursing home under this sub-section.

Dated this Twentieth day of February 1992.

PETER STAPLES
Minister of State for Aged, Family and Health Services

SCHEDULE

- These principles may be cited as the Oxygen Treatment Principles 1992.
- 2. In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953.
- 3. Subject to principles 12 and 13, the proprietor of an approved nursing home is eligible for the payment of Commonwealth benefits under this section in respect of a month in which an approved nursing home patient or a Repatriation nursing home patient residing in that nursing home receives an eligible oxygen treatment, where there is a certification by a registered medical practitioner that that patient requires an eligible oxygen treatment.
- 4. An eligible oxygen treatment involves the provision of oxygen or oxygen equipment on other than a short term, episodic or emergency basis.
- 5. In determining the amount of the Commonwealth benefit to pay under principle 3 in respect of an approved nursing home patient or a Repatriation nursing home patient receiving an eligible oxygen treatment the Secretary shall, subject to principle 6, take into account the cost incurred by the nursing home in providing that eligible oxygen treatment.
- 6. For the purposes of principle 5, the Secretary may determine a maximum amount per patient per day for the Commonwealth benefits payable under principle 3 in respect of an approved nursing home patient or a Repatriation nursing home patient.
- 7. The amount determined by the Secretary for the purposes of principle 6 may vary according to the State or the locality in which the nursing home is located if, in the opinion of the Secretary, this is appropriate.
- Where, in the opinion of the Secretary, there are medical reasons which would result in the cost of providing a patient with the oxygen treatment that patient needs exceeding the amount determined under principle 6, the Secretary may determine a higher amount for that patient.
- 9. The Secretary may make a monthly payment to the proprietor of an approved nursing home prior to having all of the information necessary to determine the Commonwealth Benefits to which the proprietor will be eligible under principle 3, in respect of that month.

- 10. In determining the amount of the monthly payment for the purposes of principle 9, the Secretary shall take into account -
 - (a) the number of approved nursing home patients or Repatriation nursing home patients in the nursing home who received an eligible oxygen treatment during that month;
 - (b) the number of days for which that eligible oxygen treatment was provided; and
 - (c) the State or locality in which the nursing home is located if, in the opinion of the Secretary, this is appropriate.
- 11. At the end of each financial year the Secretary shall compare the Commonwealth benefits to which the home was entitled under principle 3 with the total of the payments made under principle 9, and pay to or recover from the home the difference.
- 12. Government nursing homes are not eligible for the payment of Commonwealth benefits under section 48E of the Act.
- 13. Adjusted fee government nursing homes are not eligible for the payment of Commonwealth benefits under section 48E of the Act.

PETER STAPLES

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

NURSING HOME NASOGASTRIC FEEDING PRINCIPLES 1992

(NGP 1/1992)

I, PETER STAPLES Minister of State for Aged, Family and Health Services, pursuant to sub-section 48D(1) of the National Health Act 1953 ('the Act'), hereby formulate the principles set out in the Schedule identifying the matters to be taken into account by the Minister in determining the funding to be provided to a nursing home under this sub-section.

Dated this Twenters day of February 1992.

Minister of State for Aged, Family and Health Services

SCHEDULE

- These principles may be cited as the Nasogastric Feeding Principles 1992.
- In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953.
- 3. Subject to principles 11 and 12, the proprietor of an approved nursing home is eligible for the payment of Commonwealth benefits under this section in respect of a month in which an approved nursing home patient or a Repatriation nursing home patient residing in that nursing home receives enteral feeding by way of a nasogastric tube, a gastrostomy tube, or a jejunostomy tube.
- 4. In determining the amount of the Commonwealth benefit to pay under principle 3 in respect of an approved nursing home patient or a Repatriation nursing home patient receiving enteral feeding, the Secretary shall, subject to principle 5, take into account -
 - (a) the cost incurred by the nursing home in providing enteral feeding for that patient using a formula approved by the Department;
 - (b) the cost that would have been incurred by the nursing home in providing enteral feeding for that patient had it used a formula approved by the Department; and
 - (c) the cost which, in the opinion of the Secretary, the nursing home would have incurred in providing food for that patient had he not required enteral feeding.
- 5. For the purposes of principle 4, the Secretary may determine a maximum amount per patient per day for the Commonwealth benefits payable under principle 3 in respect of an approved nursing home patient or a Repatriation nursing home patient.
- 6. The amount determined by the Secretary for the purposes of principle 5 may vary according to whether the enteral feeding is through -
 - (a) a nasogastric tube;
 - (b) a gastrostomy tube; or

- (c) a jejunostomy tube.
- 7. The amount determined by the Secretary for the purposes of principle 5 may vary according to the State in which the nursing home is located if, in the opinion of the Secretary, this is appropriate.
- 8. The Secretary may make a monthly payment to the proprietor of an approved nursing home prior to having all of the information necessary to determine the Commonwealth Benefits to which the proprietor will be eligible under principle 3, in respect of that month.
- 9. In determining the amount of the monthly payment for the purposes of principle 8, the Secretary shall take into account -
 - (a) the number of approved nursing home patients or Repatriation nursing home patients in the nursing home who received enteral feeding during that month;
 - (b) the number of days for which that enteral feeding was provided;
 - (c) the type of enteral feeding provided; and
 - (d) the State in which the nursing home is located if, in the opinion of the Secretary, this is appropriate.
- 10. At the end of each financial year the Secretary shall compare the Commonwealth benefits to which the home was entitled under principle 3 with the total of the payments made under principle 8, and pay to or recover from the home the difference.
- 11. Government nursing homes are not eligible for the payment of Commonwealth benefits under section 48D of the Act.
- 12. Adjusted fee government nursing homes are not eligible for the payment of Commonwealth benefits under section 48D of the Act.

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS

- I, DAVID GRAHAM, delegate of the Secretary to the Department of Health, Housing and Community Services for the purposes of Regulation 9 of the Therapeutic Goods Regulations, give notice that the prohibited representation described in paragraph (a) below, being a representation that is necessary for the appropriate use of the therapeutic goods described in paragraph (b) below, may be included either on the label of the package of those goods or in information included in the package in which those goods are contained:
- (a) a representation to the effect that the goods described in paragraph (b) below may be used in the treatment of angina;
- (b) Isordil 10mg, 20mg, 30mg and 40mg Tablets; and Isordil 5mg Sublingual Tablets;

supplied as over-the-counter drugs by Wyeth Pharmaceuticals Pty. Limited.

Dated this nth day February 1992

DAVID GRAHAM

Delegate of the Secretary to the Department of Health,
Housing and Community Services

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

Notice pursuant to section 24 of the National Food Authority Act 1991 (the Act)

The National Food Authority has before it a proposal to amend the Food Standards Code to develop a new Standard C6 - Game Meat and Game Meat Products.

The draft standard defines game meat and game meat products, permits the use of specified additives in certain game meat products, and sets out labelling requirements for the information of consumers. It also prohibits the sale or use of game meat offal as food. A draft standard covering game meat and game meat products is needed to ensure that these products meet quality and labelling requirements appropriate for supply for human consumption.

The proposal was prepared by the National Health and Medical Research Council (NH&MRC) prior to the commencement of the Act, and continues in force by virtue of subsection 71(1A) of the Act. Having regard to what has been done by the NH&MRC in relation to the proposal, the Authority has decided pursuant to subsection 71(2) of the Act to omit to invite public submissions in relation to a full assessment of the proposal and to omit to make a full assessment of the proposal.

The Authority has prepared a draft Standard C6 - Game Meat and Game Meat Products and will hold an inquiry to consider this draft. To assist in this process the Authority invites written submissions on matters relevant to the proposal.

Any submission received will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or a part of the submission) is made and justified.

All submissions should be forwarded to the address shown below, to be received by 8 April 1992. Any correspondence or submissions on this matter should quote Proposal No 91.

Further information about the proposal and the draft Standard C6, can be obtained by writing to:

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

Fax No (06) 289 8546

NATIONAL FOOD AUTHORITY FOOD STANDARDS

Notice pursuant to section 36 of the National Food Authority Act 1991 (the Act)

The National Food Authority has accepted for consideration under section 13 of the Act an application dated 7 June 1991 from the Council of Australian Food Technology Associations to amend the Food Standards Code by varying Standard K3 - Confectionery to standardise the print size of identical label statements regarding alcohol content in confectionery. The application was submitted prior to the commencement of the National Food Authority Act 1991 and continues in force by virtue of section 71 of the Act.

The application points out that a package of confectionery containing any spirit, liqueur or alcoholic cordial must carry a statement of the minimum percentage alcohol content in type of 1.5mm, and that a package of confectionery containing alcoholic flavourings must carry an identical statement but in type of 3mm. The application seeks to standardise the print size to 1.5mm. The Authority considered that the statements relating to the alcohol content of confectionery containing any spirit liqueur, alcoholic cordial or alcoholic flavourings is an information statement rather than a warning statement.

The Authority has decided pursuant to section 36 of the National Food Authority Act 1991 to omit to do the following matters:

invite public submissions in relation to a full assessment of the application; and make a full assessment of the application.

The Authority is satisfied that the application raises issues of minor significance and complexity only, and that to omit to do the specified matters in relation to the application will not adversely affect the interests of any person or body.

Section 63 of the Act provides that, subject to the Administrative Appeals Tribunal Act 1975, an application may be made to the Administrative Appeals Tribunal for a review of the Authority's decision to omit to do the specified matters.

The Authority has prepared a draft variation to paragraph (6)(c) of Standard K3 to vary the print size of the label statement regarding alcohol content in confectionery to 1.5 mm height and will hold an inquiry to consider the draft.

To assist in this process, the Authority invites written submissions on matters relevant to the inquiry. Any correspondence or submissions on this matter should quote Application No 74.

Any submission received will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or a part of the submission) is made and justified.

All submissions should be forwarded to the address shown below, to be received by 8 April 1992.

Further information about the application, the Authority's decision under section 36, and the draft variation to Standard K3, may be obtained by writing to:

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

Fax No (06) 289 8546

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

Notice pursuant to section 36 & 26 of the National Food Authority Act 1991 (the Act)

The National Food Authority has prepared pursuant to section 21 of the Act a proposal to amend the Food Standards Code by varying standard E1 - Eggs, Liquid Eggs and Liquid Egg Products - to update the referenced methods for the microbiological examination of eggs and egg products to ensure consistency with the current Australian standard methods. The Australian standard referred to currently in Standard E1 is AS1142, Methods of the Microbiological Examination of Eggs and Egg Products. AS1142 has been withdrawn and the relevant methods are now located in AS1766, Methods for the Microbiological Examination of Food.

The Authority has decided pursuant to section 36 of the National Food Authority Act 1991 to omit to do the following matters:

- invite public submissions in relation to a full assessment of the proposal;
- make a full assessment of the proposal; and
- hold an inquiry into the draft standard.

The Authority is satisfied that the proposal raises issues of minor significance and complexity only, and that to omit to do the specified matters in relation to the proposal will not adversely affect the interests of any person or body. The technical amendment proposed by the Authority simply substitutes the current Australian standard method for the previous one which has been withdrawn.

Section 63 of the Act provides that, subject to the Administrative Appeals Tribunal Act 1975, an application may be made to the Administrative Appeals Tribunal for a review of the Authority's decision to omit to do the specified matters.

The Authority has prepared a draft variation to standard E1 - Eggs, Liquid Eggs and Liquid Egg Products - to amend the referenced methods for the microbiological examination of eggs and egg products. The Authority has decided to recommend to the National Food Standards Council (the Council) that it adopt the draft variation.

Further information about the Authority's decision, and the reasons for the recommendation to the Council, may be obtained by writing to:

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

Fax No (06) 289 8546

Any correspondence on this matter should quote Proposal No 83.

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

Notice pursuant to sections 36 & 14 of the National Food Authority Act 1991 (the Act)

The National Food Authority has accepted for consideration under section 13 of the Act an application received on 9 September 1991 from the Council of Australian Food Technology Associations to amend the Food Standards Code by varying Standard N2 - Jam and Related Products - to permit the addition of sulphur dioxide to fruit and fruit products used in the manufacture of jam and related products.

The application seeks to restore what had been interpreted as a permission to add sulphur dioxide to fruit and fruit products for use in jam and related products. This alleged permission which was consistent with industry practice was removed when a revised standard for jam and related products was introduced in Amendment Series 11 to the Food Standards Code (gazetted on 14 August 1991). The application notes that an overall carryover limit of 10 mg/kg of sulphur dioxide in the final product irrespective of source would continue to apply.

In relation to one aspect of this matter (restoring permission to use sulphur dioxide in citrus peel for use in jam and related products), the Authority on the understanding that the matter was simply a technical oversight in Amendment Series 11 decided, pursuant to section 36 of the Act, to omit to:

- . invite public submissions;
- . make a full assessment of the application; and
- . hold an inquiry.

Upon further consideration in light of comments received in relation to its earlier decision, the Authority has agreed to revoke its earlier decision and will consider the application according to the procedure laid down in Part 3 of the Act.

The Authority will now make a full assessment of the application. To assist in this process, the Authority invites written submissions on matters relevant to the application. Any submission received will be placed on the public register of the Authority unless a claim of commercial confidentificality (either in respect of all or a part of the submission) is made and justified.

All submissions should be forwarded to the address shown below, to be received by 8 April 1992. Any correspondence or submissions on this matter should quote Application No 70.

Further information about the application can be obtained by writing to:

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

Fax No (06) 289 8546

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

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED AWARD 1987

C Nos 32667 and 33140 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 10 February 1992, 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 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

T171 V.33 PRINT NO. K1768

Clause No.	Subject	Substance of variation
SECTION 2	SCHEDULE A	AWARD RESPONDENCY

Dated this 13th day of February 1992.

Christine Hayward Deputy Industrial Registrar

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

TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED (ROPING-IN NO. 1) AWARD 1990

C Nos 32667 and 33140 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 10 February 1992, 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

T171 V.34 PRINT NO. K1769

Clause No.	Subject	Substance of variation	
SCHEDULE A	A	AWARD RESPONDENCY	

Dated this 13th day of February 1992.

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 Nos 35950and 36089 of 1989

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 5 February 1992, 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 March 1992; 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.32 PRINT NO. K1705

Clause No.	Subject	Substance of variation
AWARD	ROPING-IN NO. 1 AWARD	SUPERANNUATION

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

BUILDING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 21400 of 1991

Dated the 10th day of September 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 6 February 1992, 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 29 August 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

B78 V.38 PRINT NO. K1664

Clause No.	Subject	Substance of variation
9	RATES OF PAY AND ALLOWANCES	WAGES - NATIONAL WAGE APRIL 1991
11	LEADING HANDS	WAGES - NATIONAL WAGE APRIL 1991
12	SPECIAL RATES	WAGES - NATIONAL WAGE APRIL 1991
33	FIRST AID AND AMBULANCE CHEST	WAGES - NATIONAL WAGE APRIL 1991
APPX III 5	RATE OF PAY	WAGES - NATIONAL WAGE APRIL 1991
APPX IV 3	LASER SAFETY OFFICER ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991
46	NO EXTRA CLAIMS	WAGES - NATIONAL WAGE APRIL 1991
		Dated this 13th day of February 199

Industrial Relations Act 1988

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

IN the matter of

BUILDING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 22273 of 1991

Dated the 10th day of September 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 6 February 1992, 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 29 August 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

B78 V.37 PRINT NO. K1663

Clause No.	Subject	Substance	of va	riation		
2	ARRANGEMENT	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
9	RATES OF PAY AND ALLOWANCES	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
9B	STRUCTURAL EFFICIENCY EXERCISE	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
9C	AWARD MODERNISATION	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
11	LEADING HANDS	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
12	SPECIAL RATES	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
33	FIRST AID AND AMBULANCE CHEST	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
APPX III 5	RATE OF PAY	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
APPX IV 3	LASER SAFETY OFFICER ALLOWANCE	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND
46	NO EXTRA CLAIMS	NATIONAL INCREASE	WAGE	AUGUST	1989	SECOND

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

BUILDING INDUSTRY LABOURERS (ON-SITE) A.C.T. AWARD 1986

C No. 21405 of 1991

Dated the 30th day of July 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 6 February 1992, 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 29 August 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

B95 V.24 PRINT NO. K1662

Clause No.	Subject	Substance of variation
NO.	Subject	Substance of Variation
6	WAGES	WAGES - NATIONAL WAGE APRIL 1991
7	PARITY ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991
8	LEADING HAND	WAGES - NATIONAL WAGE APRIL 1991
9	INDUSTRY ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991
12	SPECIAL RATES	WAGES - NATIONAL WAGE APRIL 1991
13	FIRST AID AND AMBULANCE CHEST	WAGES - NATIONAL WAGE APRIL 1991
14	MULTI-STOREY ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991
48	NO EXTRA CLAIMS	WAGES - NATIONAL WAGE APRIL 1991
APPX I 5	RATE OF PAY	WAGES - NATIONAL WAGE APRIL 1991
APPX II 3	LASER SAFETY OFFICER ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

BUILDING INDUSTRY LABOURERS (ON-SITE) A.C.T. AWARD 1986 C No. 22274 of 1991

Dated the 30th day of July 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 6 February 1992, 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 29 August 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

B95 V.23 PRINT NO. K1661

Clause		
No.	Subject	Substance of variation
3	ARRANGEMENT	NATIONAL WAGE AUGUST 1989 SECON INCREASE
6	WAGES	NATIONAL WAGE AUGUST 1989 SECON INCREASE
6B	STRUCTURAL EFFICIENCY PRINCIPLE	NATIONAL WAGE AUGUST 1989 SECON INCREASE
6C	AVARD MODERNISATION	NATIONAL WAGE AUGUST 1989 SECON INCREASE
7	PARITY ALLOWANCE	NATIONAL WAGE AUGUST 1989 SECON INCREASE
8	LEADING HAND	NATIONAL WAGE AUGUST 1989 SECON INCREASE
9	INDUSTRY ALLOWANCE	NATIONAL WAGE AUGUST 1989 SECON INCREASE
12	SPECIAL RATES	NATIONAL WAGE AUGUST 1989 SECON INCREASE
13	FIRST AID AND AMBULANCE CHEST	NATIONAL WAGE AUGUST 1989 SECON INCREASE
14	MULTI-STOREY ALLOWANCE	NATIONAL WAGE AUGUST 1989 SECON INCREASE
48	NO EXTRA CLAIMS	NATIONAL WAGE AUGUST 1989 SECON
APPX I 5	RATE OF PAY	NATIONAL WAGE AUGUST 1989 SECON INCREASE
APPX II 3	LASER SAFETY OFFICER ALLOWANCE	NATIONAL WAGE AUGUST 1989 SECON INCREASE

Dated this 13th day of February 1992. 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

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

C No. 33962 of 1988

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

Notice is hereby given-

- (a) That on 7 February 1992, 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 13 December 1991; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

N53 V.65 PRINT NO. K1702

Clause No.	Subject	Substance of variation
4 8A 7 21 SCHEDULE B	WAGES WEEKEND WORK OVERTIME DEFINITIONS REGISTERED NURSE LEVEL 4 AND 5 GRADINGS	REGISTERED NURSES LEVELS 4 AND 5 REGISTERED NURSES LEVELS 4 AND 5

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

FURNISHING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983

C No. 33675 of 1988

Dated the 12th day of December 1983 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 6 February 1992, 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 24 July 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

F82 V.19 PRINT NO. K1703

Clause No.	Subject	Substance of variation
11	RATES OF PAY AND ALLOWANCES	WAGES - NATIONAL WAGE AUGUST 1988

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

SECURITY EMPLOYEES (A.C.T.) AWARD 1986

C No. 22498 of 1991

Dated the 10th day of July 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 3 February 1992, 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 3 February 1992; 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

S157 V.20 PRINT NO. K1627

Clause No.	Subject	Substance of variation
2	ARRANGEMENT	NEW ALLOWANCE AT THE COTTER DEFENCE COMMUNICATIONS FACILITY
12A	ISOLATION ALLOWANCE	NEW ALLOWANCE AT THE COTTER FEFENCE COMMUNICATIONS FACILITY

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

THEATRICAL EMPLOYEES (LIVE THEATRE AND CONCERT) AWARD 1982

C No. 33207 of 1991

Dated the 20th day of October 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 3 February 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 25 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

T131 V.36 PRINT NO. K1522

Clause No.	Subject	Substance of variation	
SCHEDULE G		RESPONDENCY	

Dated this 13th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

RETAIL AND WHOLESALE SHOP EMPLOYEES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983

C No. 22439 of 1991

Dated the 9th day of November 1983 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 February 1992, 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 31 January 1992; 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

R17 V.36 PRINT NO. K1722

Clause No.	Subject	Substance of variation
10	PROVISION OF VEHICLE	WAGES - NATIONAL WAGE CASE APRIL 1991
22	MEAL ALLOWANCE	WAGES - NATIONAL WAGE CASE APRIL 1991
26	UNIFORMS	WAGES - NATIONAL WAGE CASE APRIL 1991
7	SPECIAL RATES	WAGES - NATIONAL WAGE CASE APRIL 1991

Dated this 20th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

RETAIL AND WHOLESALE SHOP EMPLOYEES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983

C No. 22528 of 1991

Dated the 9th day of November 1983

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 February 1992, 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 31 January 1992; 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

R17 V.37 PRINT NO. K1748

Clause No.	Subject	Substance of variation
36	DEFINITIONS	INSERTION OF NEW DEFINITION
5A	BASE RATES	INSERTION OF NEW DEFINITION
5B	SUPPLEMENTARY PAYMENTS	INSERTION OF NEW DEFINITION
5C	TABLE OF RATES	INSERTION OF NEW DEFINITION

Dated this 20th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

RETAIL AND WHOLESALE SHOP EMPLOYEES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983

C No. 20042 of 1992

Dated the 9th day of November 1983
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 12 February 1992, 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 31 January 1992; 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

R17 V.38 PRINT NO. K1801

Clause No.	Subject	Substance of variation
46	SUPERANNUATION	OCCUPATIONAL SUPERANNUATION
		Dead able 20sh Jon of February 1002

Dated this 20th day of February 1992.

Industrial Relations Act 1988

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

IN the matter of

TENPIN BOWLING INDUSTRY (INTERIM) AWARD 1980

C Nos 30945 and 32679 of 1991

Dated the 25th day of November 1980 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 13 February 1992, 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 18 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

T5 V.22 PRINT NO. K1673

Clause No.	Subject	Substance of variation
5	RATES OF PAY	NATIONAL WAGE CASE AUGUST 1989
6A	CONTRACT OF EMPLOYMENT	NATIONAL WAGE CASE AUGUST 1989
7	TERMINATION OF EMPLOYMENT	NATIONAL WAGE CASE AUGUST 1989
7A	INTRODUCTION OF CHANGE	NATIONAL WAGE CASE AUGUST 1989
7B	REDUNDANCY	NATIONAL WAGE CASE AUGUST 1989
7C	FLEXIBILITY OF LABOUR	NATIONAL WAGE CASE AUGUST 1989
7D	DISPUT AVOIDANCE PROCEDURE	NATIONAL WAGE CASE AUGUST 1989
10	HOURS OF WORK	NATIONAL WAGE CASE AUGUST 1989
11	MEAL PERIOD AND ALLOWANCE	NATIONAL WAGE CASE AUGUST 1989
19	PAYMENT OF WAGES	NATIONAL WAGE CASE AUGUST 1989
22	TRAVELLING ALLOWANCE	NATIONAL WAGE CASE AUGUST 1989
23	TIME AND WAGES RECORD	NATIONAL WAGE CASE AUGUST 1989
30	PARENTAL LEAVE	NATIONAL WAGE CASE AUGUST 1989

Dated this 20th day of February 1992.

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

HOTICE OF VARIATION OF COMMON RULE AFARD

IN the matter of:

CARDENING, MURSERIES AND GREENWEEPING (MORTHERN TERRITORY)
AMARD 1986

(C No 21604 of 1990)

Dated 17 November 1986.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 5 February 1992, 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 14 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.

SCHEDILE TERMS TO BE VARIED G047CRN V017 S Print K1712

Clause No.	Subject	Substance of Variation
12(a)(i) 12(d) 13(a)(i) 13(i) 17(g) 17(h)	House of Work House of Work Overtime Overtime Public Holidays & Weekends Public Holidays & Weekends	Conditions Conditions Conditions Conditions Conditions Conditions

Dated 10 Pobruary 1992.

Form R16

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON ROLL AWARD

IN the matter of:

GRAPHIC ARTS (NORTHERN TERRITORY) AWARD 1981

(C No 21604 of 1990)

Dated 22 June 1981

AND in the matter of the variation of the award

Notice is hereby given:

- That on 3 February 1992 the Commission varied the term [or terms] of (a) the above mentioned award referred to in the Schedule below
- that the variation will be a common rule of the Northern Territory (b) with effect from 3 February 1992;

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 G040CRN V027 M Print K1464

Clause No.	Subject	Substance of Variation
9(c)	Terms of Employment	Casual Employees
19(b)	Part-time Workers	Hours of Work
10(c)(ii)	Part-time Workers	Conditions
19(c)(iii)	Part-time Workers	Hours of work
13	Rate of Wage	Conditions
14	District Allowance	Conditions
16	Hours of Work	Conditions
16A(b)	Shift Work	Conditions
16B(a)	Enabling Provision for	
• •	Extended Shift Operation	Conditions
22(i)	Proportionate Leave on	
• •	Dismissal	Conditions
44(a)	Definitions	Change to Words
44(b)	Definitions	Change to Words

Dated 14 February 1992

LYNDALL SOFTENS

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Notice of Variation of Common Rule Award

IN the matter of:

BOTELS, MOTELS, WINE SALCONS, CATERING, ACCOMMODATION, CLUBS AND CASINO EMPLOYEES (NORTHERN TERRITORY) CONSOLIDATED AWARD 1986

(C No 26554 of 1989)

Dated 18 may 1987.

AND in the matter of the variation of the award

notice is hereby given:

- (a) that on 6 February 1992, 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 February 1992;

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 HO21CRN VO50 N Print K1718

Clause No.	Subject	Substance of \	Variation
8(a)	Wage Rates - Adult Employees	National Wage 1989 - second	
9	Minimum Wage - Adults	n	n
12(a)	Service Increments	n	
	Special Payments	n	Ħ
14(d)	Special Payments	(1	₩
19	Night Loadings	allowances	
20	Broken Shift Allowance	allowances	
33	Board and Lodging	conditions	
37(a)	First aid Facilities	allowances	
55	Wage Rates	National Wage 1989 - second	

Form R16

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 22486 of 1991)

Dated 17 December 1985.

and in the matter of the variation of the award

notice is hereby given:

- (a) that on 3 February 1992, 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 19 December 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.

SCHEIXLE TERMS TO BE VARIED SOULCRN VO24 M Print K1635

Clause No. Subject Substance of Variation

Roping In No. 2 Award of 1991 Respondency

Dated 14 February 1992

LYNDALL SOFTENS
DEPUTY INDUSTRIAL REGISTRAR

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984

(C No 32230 of 1991)

Dated 26 march 1985.

and in the matter of the variation of the award

- notice is hereby given:
- (a) that on 23 January 1992, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 27 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 TO91CR V055 V Print K0792

Clause No.	Subject	Substance of Variation
Part I	<u> </u>	
9	Base Rate - For Part I & II	National Wage Case - April 1991 - Structural Efficiency
9E	Coach Attendants	н
11(d)(ii)	Hours of Duty	н

Dated 14 February 1992

LYNDALL SOETENS DEPUTY INDUSTRIAL REGISTRAR

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Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTECE OF VARIATION OF COTATON BUILT AFFAIRO

IN the matter of:

TRANSFORT WORKERS (PASSENGER VEHICLES) AWARD 1984

(C No 32230 of 1991)

Dated 26 March 1985.

and in the matter of the variation of the award

notice is hereby given:

- (a) that on 23 January 1992, the Commission varied the term (or terms) of the above-mantioned award referred to in the Schedule balow
- (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 intorested 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.

SCIPTULS TEATS TO BE VARIED TO91CR VO56 V Princ R1069

Clause No.	Subject	Substance of Variation
9 Pare i	Waga Rates	National Wage Case - August 1989 - 2nd & 3rd minimun rates adjustment

Dated 14 February 1992

Lyndall softens Deputy Industrial registrar

Form R16

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON ROLE AWARD

IN the matter of:

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984

(C No 32230 of 1991)

Dated 26 March 1985.

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 23 January 1992, 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 December 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 T091CR V057 V Print K1070

Clause No.	Subject	Substance of Variation
Part I	Wage Rates	National Wage Case - August 1989 - 4th nimimum rates adjustment

Dated 14 February 1992

LYNDALL SCETENS
DEPUTY INDUSTRIAL REGISTRAR

Form R16

Industrial Relations Act 1988

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AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

TRANSPORT WORKERS' (NORTHERN TERRITORY OIL AGENTS/CONTRACTORS)

AWARD 1981

(C No 32666 of 1991)

Dated 10 June 1981 .

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 5 February 1992, 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 11 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 T124CRN V031 N Print K1619

Clause No.	Subject	Substance of Variation
5	Wage Rates	National Wage Case April 1991

Dated 14 February 1992

LYNDALL SOETENS DEPUTY INDUSTRIAL REGISTRAR

Form R16

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 32667 and 33140 of 1991)

Dated 7 December 1987.

AND in the matter of the variation of the award

Notice is hereby given:

- That on 10 February 1992, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- that the variation will be a common rule of the Northern Territory with effect from 12 November 1991; and
- 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.

TERMS TO BE VARIED T171CR V033 M Print K1768

SCHEDULE

lause No.	Subject	Substance of Variation
thcedule 'A'	Respondency	Section 2

Dated 14 February 1992

LYNDALL SOETENS

DEPUTY INDUSTRIAL REGISTRAR

Form R16

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 32667 AND 33140 of 1991)

Dated 7 December 1987

AND in the matter of the variation of the award

Notice is hereby given:

Dated 14 February 1992

(c)

- (a) That on 10 February 1992, 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 November 1991; and

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 V034 M Print K1769

Subject Clause No. Substance of Variation

Schedule 'A' Respondency Deletion to Schedule

LYNDALL SOETENS DEPUTY INDUSTRIAL REGISTRAR

Industry, Technology and Commerce

CUSTOMS ACT 1901

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

I, JOHN BURKE, 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	eign Currer	ncy = AUS \$	51)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	foreign	Date	Date	Date	Date	Date	Date	Date
	Currency	12/2/92	13/2/92	14/2/92	15/2/92	16/2/92	17/2/92	18/2/92
AUSTRIA	SCHILLINGS	8.4155	8.4887	8.6261	8.6261	8.6261	8.6150	8.6213
BELGIUM/LUX	FRANCS	24.6200	24.8400	25.2100	25.2100	25.2100	25.2000	25.2100
BRAZIL	CRUZADO	1005.8000	1022.0400	1041.6200	1041.6200	1041.6200	1107.2900	1118.7800
CANADA	DOLLARS	.8869	.8877	.8953	.8953	.8953	.8957	.8963
CHINA	YUAN	4.0884	4.0997	4.1186	4.1186	4.1186	4.1186	4.1164
DENMARK	KRONER	4.6402	4.6774	4.7457	4.7457	4.7457	4.7396	4.7491
EC	ECU	.5851	. 5902	. 5992	. 5992	. 5992	.5985	.5987
FIJI	DOLLAR	1.1161	1.1208	1.1271	1.1271	1.1271	1.1265	1.1244
FINLAND	MARKKA	3.2632	3.2897	3.3400	3.3400	3.3400	3.3361	3.3446
FRANCE	FRANCS	4.0739	4.1099	4.1753	4.1753	4.1753	4.1683	4.1715
GERMANY	DEUTSCHMARKS	1.1956	1.2066	1.2261	1.2261	1.2261	1.2236	1.2266
GREECE	DRACHMAE	138.2700	139.2900	141.4600	141.4600	141.4600	141.2100	141.3000
HONG KONG	DOLLARS	5.8184	5.8270	5.8522	5.8522	5.8522	5.8527	5.8521
INDIA	RUPEES	19.4750	19.4967	19.5772	19.5772	19.5772	19.5612	19.5070
INDONESIA	RUPIAH	1503.2000	1505.3000	1512.6000	1512.6000	1512.6000	1512.6000	1511.8000
IRELAND	POUNDS	.4477	. 4522	. 4591	. 4591	. 4591	. 4588	. 4586
ISRAEL	SHEKEL	1.7181	1.7348	1.7425	1.7425	1.7425	1.7425	1.7415
ITALY	LIRE	899.1300	906.6500	920.2000	920.2000	920.2000	916.5300	918.9300
JAPAN	YEN	95.3300	95.6800	96.4100	96.4100	96.4100	96.5500	95.6500
KOREA	WON	574.2100	574.6000				577.6500	577.3900
MALAYSIA	DOLLAR	1.9627	1.9658	1.9727	1.9727	1.9727	1.9647	1.9554
NETHERLANDS	GUILDER	1.3460	1.3577	1.3787	1.3787	1.3787	1.3770	1.3784
NEW ZEALAND	DOLLAR	1.3875	1.3898	1.3924	1.3924	1.3924	1.3923	1.3927
NORWAY	KRONER	4.6934	4.7312	4.8047	4.8047	4.8047	4.7949	4.8043
PAKISTAN	RUPEE	18.3900	18.4100			18.4900	18.4900	18.4800
PNG	KINA	. 7165	. 7175				.7199	.7194
PHILIPPINES	PESO	19.6300					19.5900	19.5800
PORTUGAL	ESCUDO	102.7800	103.7600		105.1100	105.1100	105.2400	105.2800
SINGAPORE	DOLLAR	1.2252	1.2272			1.2371	1.2352	1.2330
SOLOMON IS.	DOLLAR	2.1210					2.1389	
SOUTH AFRICA	RAND	2.0855					2.1214	
SPAIN	PESETA	78.2900						
SRI LANKA	RUPEE	31.9400						
SWEDEN	KRONA	4.3494						
SWITZERLAND	FRANC	1.0694						
TAIWAN	DOLLAR	18.7600						
THAILAND	BAHT	19.0300						
UK	POUNDS	.4163						
USA	DOLLAR	.7506						
	SOLLAR.	. 7506	.,313	,,,,40		.,340	.,540	.,544

JOHN BURKE
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
19/02/92

ANTI-DUMPING AUTHORITY

REVIEW OF THE AUSTRALIAN CUSTOMS SERVICE NEGATIVE PRELIMINARY FINDING ON LOW VOLTAGE, AERIAL, BUNDLED, CROSS LINKED POLYETHYLENE CABLE FROM THE REPUBLIC OF KOREA

The Anti-Dumping Authority has completed its review of the above finding by Customs.

On 13 December 1991, the Australian Customs Service (Customs) made a negative Preliminary Finding on an application by the Australian Electrical and Electronic Manufacturers' Association, on behalf of its member companies, MM Cables, Olex Cables and Pirelli Cables Australia Limited, through its consultant ITC (Australia) (ITC), for anti-dumping action against exports of low voltage, aerial, bundled, cross linked polyethylene cable (LV ABC) from the Republic of Korea (Korea).

On 13 December 1991, ITC, on behalf of the Australian industry, asked the Authority to review the Customs negative finding on LV ABC from Korea.

Following its review of Customs' negative finding, the Authority has concluded that:

there has been no dumping of the goods under review from Korea.

The Authority has therefore confirmed the negative Preliminary Finding made by Customs.

Copies of the non-confidential version of the Authority's report No. 59 will be available in due course. Inquiries for copies should be addressed to Margaret McLeod at the Authority by telephoning (06) 276 1742.

9204639

ANTI-DUMPING AUTHORITY

NOTICE OF INQUIRY INTO

PHTHALIC ANHYDRIDE FROM ISRAEL AND THE REPUBLIC OF KOREA

The Australian Customs Service (ACS) has made a preliminary finding that there are sufficient grounds for the publication of dumping duty notices sought in respect of phthalic anhydride from Israel and The Republic of Korea.

The ACS, acting under paragraph 269TD(2)(b) of the Customs Act 1901, has now referred the question of whether the publication of the dumping duty notices is so justified to the Authority. The commencement date for the inquiry is 27 February 1992 and the Authority will report to the Minister no later than 19 June 1992.

Interested parties are invited to make submissions to the Authority as soon as possible, but certainly no later than 6 April 1992. Preferably, submissions should address specific matters raised in the ACS report on its preliminary finding. 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. After that meeting, 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 89/162. 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 Chris Vincent on (06) 276 1741.

9204640

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

DRIED VINE FRUITS EQUALIZATION ACT 1978 DETERMINATION OF EQUALIZATION PAYMENT WITH RESPECT TO DRIED RAISINS OF THE 1990 SEASON

I, SIMON CREAN, Minister for Primary Industries and Energy, hereby DETERMINE, pursuant to subsection 22(1) of the Dried Vine Fruits Equalization Act 1978 that the equalization payment with respect to raisins of the 1990 season be \$199.06.

Dated this

/2H day of

Simon Crean Minister of State

for Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

WHEAT MARKETING ACT 1989

APPOINTMENT OF PRESIDING MEMBER OF THE AUSTRALIAN WHEAT BOARD SELECTION COMMITTEE

Pursuant to Section 27 of the Wheat Marketing Act 1989 I, SIMON CREAN, Minister of State for Primary Industries and Energy, hereby APPOINT

> NORMAN ROSS ADLER of ADELAIDE in South Australia

as Presiding Member of the Australian Wheat Board Selection Committee.

Dated this

18th day of Forming 1992.

non Crean

Minister of State for

Primary Industries and Energy

9204657

Social Security

Instrument 91/91-24

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

NOTICE UNDER SUB-SECTION 1093(2)

I, DEREK VOLKER, Secretary to the Department of Social Security, determine, under subsection 1088(1) of the <u>Social</u> <u>Security Act 1991</u> ("The Act") that the current annual rate of return in relation to each market-linked investments product nominated in column B of the Schedule to this instrument and managed by the fund manager specified in column A of the Schedule is the percentage specified in column C of the Schedule. This determination takes effect in accordance with subsection 1091(1) of the Act on the date specified in column D of the Schedule.

Dated this 30th day of January

Secretary to the Department of Social Security

SCHEDULE TO INSTRUMENT 91/91-24

A Fund	B Investment Product	C %	D Date
AMP Investment Management Limited	AMP Gold Trust	3.89	22/11/91
AMP Society	AMP Investment Linked Deferred Annuity - Entry Fee Version (TABLE ULK) - Property	0	13/11/91
AMP Society	AMP Investment Linked Deferred Annuity - No Entry Fee Version (TABLE ULKN) Property	0	13/11/91
AMP Society	Investment Account Savings Plan (AMPAK)(TABLE IAA/IAF) - Asset Value (20%)	9.5	13/11/91
AMP Society	AMP Investment Account Insurance Bond - Entry Fee Version (TABLE FSB) - Asset Value (20%)	9.3	13/11/91
AMP Society	AMP Investment Account Insurance Bond - No Entry Fee Version (TABLE FSBN) - Asset Value (20%)	9.3	13/11/91
AMP Society	AMP Investment Linked Savings Plan (TABLE ULA/ ULJ/ULN) - Managed Balanced Initial Units	7.05	13/11/91

A Fund	B Investment Product	C %	D Date
			p pare
AMP Society	AMP Investment Linked Savings Plan (TABLE ULA/ ULJ/ULN) - Managed Broadly Based Initial Units	9.23	13/11/91
AMP Society	AMP Investment Linked Personal Superannuation Bond (TABLE ULASP) - Property	0	13/11/91
AMP Society	AMP Investment Linked Personal Superannuation Plan (TABLE ULA/ULJ/ULS) - Managed Balanced Initial Units	8.04	13/11/91
AMP Society	AMP Investment Linked Savings Plan (TABLE ULA/ULJ/ULN) - Managed Broadly Based Investment Units	10.2%	10/12/91
AMP Society	AMP Investment Linked Savings Plan (TABLE ULA/ULJ/ULN) - Managed Balanced Investment Units	.8.7%	10/12/91
AMP Society	AMP Investment Linked Personal Superannuation Plan (TABLE ULA/ULJ/ULS) - Managed Balanced Investment Units	9.4%	10/12/91
AMP Society	AMP Investment Linked Personal Superannuation Bond (TABLE ULASP) - Managed Balanced Investment Units	9.4%	10/12/91
AMP Society	AMP Investment Linked Deferred Annuity - No Entry Fee Version (TABLE ULKN) - Managed Balanced	9.4%	10/12/91
AMP Society	AMP Investment Linked Personal Superannuation Bond (TABLE ULASP) - International	5.5%	10/12/91
AMP Society	AMP Investment Linked Personal Superannuation Plan (TABLE ULA/ULJ/ULS) - Managed Broadly Based Initial Units	9.2%	10/12/91
AMP Society	AMP Investment Linked Insurance Bond - Entry Fee Version (TABLE ULASP) - Managed Broadly Based	10.2%	10/12/91
AMP Society	AMP Investment Linked Insurance Bond - No Entry Fee Version (TABLE ULAN) - Managed Broadly Based	10.2%	10/12/91

SCHEDULE TO INSTRUMENT 91/91-24

A Fund	B Investment Product	C %	D Date
AMP Society	AMP Investment Linked Deferred Annuity - Entry Fee Version (TABLE ULK) - Managed	9.4%	10/12/91
AMP Society	Balanced AMP Investment Linked Deferred Annuity - No Entry Fee Version (TABLE ULKN) -	5.46%	10/12/91
AMP Society	International AMP Investment Linked Deferred Annuity - Entry Fee Version (TABLE ULK)	5.46%	10/12/91
AMP Society	- International AMP Investment Linked Insurance Bond - Entry Fee Version (TABLE ULASP) - Managed Balanced	8.68%	10/12/91
AMP Society	AMP Investment Linked Insurance Bond - No Entry Fee Version (TABLE ULAN) - Managed Balanced	.8.68%	10/12/91
AMP Society	AMP Portfolio Plan (No 2 Fund) - 'A' Units	9.05%	10/12/91
ANZ Funds Management Ltd	AFT Property Growth Trust No 4	0	21/11/91
ANZ Funds Management Ltd	AFT International Fund	7.44	13/11/91
ANZ Funds Management Ltd	South Australian Property and Buildings Trust	0	21/11/91
ANZ Funds Management Ltd	Queensland Property and Buildings Trust	0	13/11/91
Australian Funds Management	MLC International Fund	7.51%	09/12/91
Austrust Ltd	Equity Common Fund No 13	1.13	18/03/91
Austrust Ltd	Equity Common Fund No 13	5.01	01/08/91
Directed Financial Management Ltd	August Investments Managed Trust	9.34	15/11/91
Friends Provident Life Assurance Company Ltd	Managed Deferred Annuity Bond - Property Plus Fund	4.22%	06/12/91
Friends Provident Life Assurance Company Ltd	Managed Access Bond - Mixed Fund	9.45%	06/12/91
Friends Provident Life Assurance Company Ltd	Managed Access Bond - Property Plus Fund	4.1%	06/12/91
Friends Provident Life Assurance Company Ltd	Multibond Series l Savings - Managed Fund	7.83%	06/12/91
GIO Life Ltd	Good Life Insurance Bond - 'F' Units	2.68	18/11/91
GIO Life Ltd	Good Life Insurance Bond - 'M' Units	10.2	18/11/91
GIO Life Ltd GIO of NSW	Grip RODA - 'F' Units Good Life Insurance Bond - 'F' Units	2.6 1.62	18/11/91 18/11/91

SCHEDULE TO INSTRUMENT 91/91-24

A Fund	B Investment Product	C %	D Date
GIO of NSW	Good Life Insurance Bond - 'M' Units	7.58	18/11/91
GIO of NSW	Grip RODA - 'F' Units	2.24	18/11/91
GIO of NSW	GIO Personal Superannuation - F Units	2.24	18/11/91
G.T. Unit Managers (Australia) Ltd	G.T. European Growth Fund	0%	03/12/91
G.T. Unit Managers (Australia) Ltd	U.K. Growth Fund	10.27%	03/12/91
G.T. Unit Managers (Australia) Ltd	G.T. Asian Growth Fund	3.87%	03/12/91
G.T. Unit Managers (Australia) Ltd	G.T. Japan Growth Fund	0%	03/12/91
G.T. Unit Managers (Australia) Ltd	G.T. International Growth Fund	9.13%	03/12/91
G.T. Unit Managers (Australia) Ltd	G.T. German Growth Fund	0%	03/12/91
GT Unit Managers (Australia) Ltd	GT International Bond Fund	3.65%	03/12/91
Guardian Assurance	New Generation Nil Up Front Series Bond - Managed	10.79	25/10/91
Legal & General	Umbrella Financial Plan Managed Initial Units	5.7%	10/12/91
Mirvac Funds Management Ltd	Mirvac Split Trust - Income Units	7.65%	13/10/91
Rothschild Australia Asset Management Ltd	Five Arrows International Equity Trust	3.85	28/11/91
State Insurance Office	Red Gum Deferred Annuity - Managed	7.42%	18/11/91
State Insurance Office	Blue Gum Investment Bond - Managed	10.78%	18/11/91

Initials d. Date 20.1.92

Page 4 of 4

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

NOTICE UNDER SUB-SECTION 9(2)

I, DEREK VOLKER, Secretary to the Department of Social Security, specify in accordance with sub-section 9(2) of the <u>Social Security Act 1991</u> that each class of market-linked investments specified in column B of the Schedule is an investment product and that the person or body specified in column A of the Schedule opposite each named investment product is the fund manager in relation to that investment product. This determination takes effect in accordance with subsection 9(2) a of the Act on the date specified in column C of the Schedule.

Dated this 30th day of James

Secretary to the Department of Social Security

SCHEDULE TO INSTRUMENT 91/91-23			
A. Fund Manager	B. Investment Product	C. Date	
Australian Funds Management Ltd	MLC Index Fund	06/12/91	
Australian Funds Management Ltd	MLC Share Fund	06/12/91	
Australian Funds Management Ltd	MLC Managed Fund	06/12/91	
Australian Funds Management Ltd	MLC International	09/12/91	
Austrust Ltd Austrust Ltd	Equity Common Fund No 9 Equity Common Fund No 12	26/11/91 26/11/91	
Austrust Ltd Austrust Ltd	Equity Common Fund No 13 Equity Common Fund No 14	26/11/91 26/11/91	
Friends Provident Life Assurance Company Ltd	Managed Deferred Annuity Option Bond - Property Plus Fund	06/12/91	
Friends Provident Life Assurance Company Ltd	Managed Deferred Annuity Option Bond - Ethical Fund	06/12/91	
Friends Provident Life Assurance Company Ltd	Managed Access Bond - Mixed Fund	06/12/91	
Friends Provident Life Assurance Company Ltd	Managed Access Bond - Property Plus Fund	06/12/91	
Friends Provident Life Assurance Company Ltd	Managed Access Bond - Ethical Bond	06/12/91	

SCHEDULE TO INSTRUMENT 91/91-23

A. Fund Manager	B. Investment Product	C. Date
Friends Provident Life Assurance Company Ltd	Multibond Series l Deferred Annuity - Managed Fund	06/12/91
Friends Provident Life Assurance Company Ltd	Multibond Series 1 Savings - Managed Fund	06/12/91
Growth Equities Mutual Ltd	GEM Collins St Trust Income Units	01/08/91
Growth Equities Mutual Ltd	GEM Collins St Trust Growth Units	01/08/91
Growth Equities Mutual Ltd	GEM Collins St Trust Ordinary Units	01/08/91
Growth Equities Mutual Ltd	GEM Property Trust Income Units	01/08/91
Growth Equities Mutual Ltd	GEM Property Trust Growth Units	01/08/91
Growth Equities Mutual Ltd	GEM Property Trust Ordinary Units	01/08/91
Growth Equities Mutual Ltd	GEM 580 George St Trust Income Units	01/08/91
Growth Equities Mutual Ltd	GEM 580 George St Trust Growth Units	01/08/91
Growth Equities	GEM 580 George St Trust Ordinary	01/08/91
Mutual Ltd	Units	
Guardian Assurance Guardian Assurance	New Generation RODA - Managed	04/12/91
	New Generation RODA - Equity	04/12/91
Guardian Assurance	New Generation Nil Up Front Series Bond - Managed	01/05/91
Jardine Fleming	Jardine Fleming Bond & Currency	15/10/91
Australia	Trust	
Management Ltd		
National Mutual Assets Management	National Mutual Resources Fund	05/12/91
Ltd		
Norwich Union Life Australia Limited	Nulink - Balanced Fund	17/12/91
Norwich Union Life	Blueprint - Balanced Fund	17/12/91
Australia Limited	-	
Norwich Union Life Australia Limited	Dimension - Balanced Fund	17/12/91
Norwich Union Life Australia Limited	Investment Bond - Equity Imputation Fund	17/12/91
Norwich Union Life	Investment Bond - Balanced Fund	17/12/91
Australia Limited Norwich Union Life	Deferred Annuity- Balanced Fund	17/12/91
Australia Limited Norwich Union Life	Deferred Annuity- Equity	17/12/91
Australia Limited	Imputation Fund	
Norwich Union Life Australia Limited	Limited Edition Investment Bond - Balanced Fund	17/12/91
Norwich Union Life	Limited Edition Investment Bond	17/12/91
Australia Limited Norwich Union Life	- Equity Imputation Fund Limited Edition Deferred Annuity	17/12/91
Australia Limited Norwich Union Life	 Balanced Fund Limited Edition Deferred Annuity 	17/12/91
Australia Limited	 Equity Imputation Fund 	
Norwich Union Life Australia Limited	Superannuation Bond - Balanced Fund	17/12/91
Augeraria Branceu		

SCHEDULE TO INSTRUMENT 91/91-23

A. Fund Manager	B. Investment Product	C. Date
Norwich Union Life Australia Limited	Superannuation Bond - Equity Imputation Fund	17/12/91
Norwich Union Life Australia Limited	Personal Superannuation Blueprint Policy - Balanced Fund	17/12/91
Norwich Union Life Australia Limited	Personal Superannuation Dimension Policy - Balanced Fund	17/12/91
Norwich Union Life Australia Limited	Personal Superannuation Nulink Policy - Balanced Fund	17/12/91
Occidental Life Insurance Co of Australia Ltd	Occidental Savings Bond - Managed Fund	10/03/89
Occidental Life Insurance Co of Australia Ltd	Occidental Rollover Bond - Managed Fund	10/03/89
State Insurance Office	Blue Gum Investment Bond - Managed	13/11/91
State Insurance Office	Red Gum Deferred Annuity - Managed	13/11/91
State Insurance Office	Yellow Box Personal Superannuation - Managed	13/11/91
Sun Alliance Life Assurance Ltd	Investment Bond - Australian Shares Fund	26/09/91
Sun Alliance Life Assurance Ltd	Retirement Rollover Plan Deferred Annuity - Australian Shares Fund	26/09/91
Sun Alliance Life Assurance Ltd	Superannuation Bond - Australian Shares Fund	26/09/91

Initials. Date

Page 3 of 3

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

NOTICE OF REVOCATION OF A DETERMINATION UNDER SUB-SECTION 1088(1)

I, DEREK VOLKER, Secretary to the Department of Social Security, revoke, in accordance with section 1092 of the Social Security Act 1991 (the Act), the determinations made under subsection 1088(1) of the Act of the current annual rate of return in relation to the market linked investments included in each investment product in column B of the Schedule to this Notice and managed by the fund manager specified in column A of the Schedule. These determinations cease to have effect from the date of this Notice.

20th day of Janus 1992

Secretary to the Department of Social Security

A Fund

AMP Investment Management Limited AMP Investment Management Limited AMP Investment Management Limited AMP Investment Management Limited AMP Investment Management Limited AMP Investment Management Limited AMP Investment Management Limited Australian Funds Management Ltd Australian Funds Management Ltd Australian Funds Management Ltd Commonwealth Life Limited Fidelity Securities Ltd

Investment Product

AMP Balanced Trust

AMP Small Companies Trust

AMP Resource Trust

AMP Blue Chip Trust

AMP Imputation Trust

AMP International Trust

AMP Equity Trust

Australian Trust - Index Fund

Australian Trust - Share Fund

Australian Trust - Managed Fund

Insurance Bond - Managed Fund

Fidelity Securities Investment Trust -Hedged International Fund

Fund

NOTICE OF REVOCATION OF A DETERMINATION UNDER SUB-SECTION 1088(1)

В

Investment Product

	b invesement iroduce
GIO Life Ltd	Cood Life Inguismes Bond 101 Units
	Good Life Insurance Bond - 'O' Units
GIO Life Ltd	Grip RODA - 'O' Units
GIO Life Ltd	Grip RODA - 'M' Units
GIO Life Ltd	GIO Superannuation Bond 'O' Unit
GIO Life Ltd	GIO Superannuation Bond 'M' Unit
GIO of NSW	GIO Monthly Income Trust
GIO of NSW	Good Life Insurance Bond - 'O' Units
GIO of NSW	Grip RODA - 'O' Units
GIO of NSW	Grip RODA - 'M' Units
GIO of NSW	GIO Personal Superannuation - O Units
GIO of NSW	GIO Personal Superannuation - M Units
Guardian Assurance	New Generation Bond - Managed
Guardian Assurance	New Generation Bond - Equity
Guardian Assurance	New Generation Deferred Annuity Bond -
	Managed
Guardian Assurance	New Generation Deferred Annuity Bond -
Guardian Assurance	Equity
Logal and Conoral	Umbrella Investment Plan Managed
Legal and General	Fund
Incal and Conoral	
Legal and General	Umbrella Financial Plan Managed
	Investment Units
Legal and General	Investment Growth Bond - Managed
- 1 - 1 - 1 - 1 - 1	Fund
Lumley Life Ltd	Collection Bonds (Growth Bond I)
Lumley Life Ltd	Collection Bonds Growth Bond II)
Lumley Life Ltd	Collection Bonds (Managed Bond)
Lumley Life Ltd	Rollover Growth Deferred Annuity
Norwich Union Life	Nulink - Super - Managed
Australia Limited	
Norwich Australia	Norwich Managed Equities Trust
Asset Management Ltd	
Norwich Australia	Norwich Imputation Trust
Asset Management Ltd	
Norwich Australia	Norwich Investment ADF
Asset Management Ltd	
Norwich Union Life	Nulink - Super - Growth
Australia Limited	
Norwich Union Life	Dimension - Super - Managed
Australia Limited	•
Norwich Union Life	Dimension - Super - Growth
Australia Limited	
Norwich Union Life	Blueprint - Super - Managed
Australia Limited	
Norwich Union Life	Blueprint - Super - Growth
Australia Limited	
Norwich Union Life	Personal Superannuation Bond
Australia Limited	Imputation
Norwich Union Life	Personal Superannuation Bond
Australia Limited	Managed
Norwich Union Life	Personal Superannuation Bond
Australia Limited	Growth
Norwich Union Life	Limited Edition Deferred Annuity
	- Imputation Bond Fund
Australia Limited	Limited Edition Deferred Annuity
Norwich Union Life	
Australia Limited	- Managed
Norwich Union Life	Limited Edition Deferred Annuity
Australia Limited	- Growth Fund

NOTICE OF REVOCATION OF A DETERMINATION UNDER SUB-SECTION 1088(1)

A Fund

Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Norwich Union Life Australia Limited Perpetual Trustees Victoria Limited

B Investment Product

Limited Edition Investment Bond - Imputation Bond Fund Limited Edition Investment Bond Managed Limited Edition Investment Bond - Growth Fund Deferred Annuity - Imputation Bond Fund Deferred Annuity Managed Fund Deferred Annuity Growth Fund Investment Bond Growth Fund Investment Bond Managed Fund Norwich Bond - Imputation Bond Fund Dimension Managed Fund Dimension Growth Fund Blueprint Managed Fund Blueprint Growth Fund Nulink Managed Fund Nulink Growth Fund

Ordinary Share Fund - Victoria -

Common Fund No 2

Page 3 of 3

Transport and Communications

BROADCASTING ACT 1942

JOINT SHARE TRANSACTION AND LICENCE RENEWAL COMMERCIAL TELEVISION SERVICE MTN GRIFFITH

NOTICE OF INQUIRY PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition of all the issued capital of Lochfield Consultants Pty Ltd, licensee of commercial television service MTN Griffith, by Votraint No 620 Pty Ltd (Votraint).

Applications for approval of the transaction have been lodged by Votraint and other persons indirectly acquiring a prescribed interest in the licence.

The Tribunal has previously invited submissions relating to the renewal of the MTN licence, and advised that the issues to be considered during this inquiry are whether, having regard to the criteria is s.86AA of the Act, The Tribunal should renew the MTN licence (refer Public Inquiry File $\rm IL/90/106$). The Tribunal has decided that this share transaction inquiry will be considered jointly with the present licence renewal inquiry.

The new issues to be considered in this joint inquiry derive from the criteria for the transfer of a commercial licence which are set out in s.89A(8) of the Broadcasting Act 1942. The issues are whether the Tribunal should refuse consent having particular regard to:

- whether the applicant has given an undertaking to comply (a) with the conditions of the licence, to provide an adequate and comprehensive service pursuant to the licence, to encourage the provision of Australian programs and to use and encourage the use of Australian creative resources;
- whether the giving of consent would be contrary to a (b) provision of the Act;
- whether it would be advisable in the public interest, (C) because the Tribunal is not satisfied that:
 - (i)the applicant is a fit and proper person to hold the licence:

- (ii) the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;
- (iii) the applicant is otherwise capable of complying with the conditions of the licence.
- (d) whether if consent was given, contraventions of s.90C (limitations of interests), s.90F (limitations of directorships), s.90G (foreign ownership provisions), s.92JB (limitations of cross media interests), or s.92JD (limitations of cross media directorships) would occur.

In particular the Tribunal will be considering the apparent contravention of s.92JB (cross media ownership provisions) by Broadcast Media Group Pty Ltd and its associated shareholders and the apparent contravention of s. 92JD (cross media directorship provisions) by Mr W R Gamble.

(e) such other matters relevant to the inquiry as the Tribunal see fit.

If you would like to give your views on these or other relevant matters, you can make submissions to the Tribunal by close of business 10 April 1992.

Before you lodge a submission you may wish to inspect the relevant inquiry files (File No: IL/90/106 and IO/92/14) containing the applications, other useful background information and the Tribunal's pamphlet called A Guide to Submitters. Information papers relating to the transaction may be obtained and inquiry files can be inspected during business hours at the following addresses:

Australian Broadcasting Tribunal 76 Berry St North Sydney NSW 2060

Contact Officer: Veronica Phillips (02) 959 7885 Western Riverina Community Library Banna Ave Griffith NSW 2680

Telephone: 62 2515

PUBLIC SUBMISSIONS INVITED

JOINT INQUIRY INTO THE GRANT OF A COMMERCIAL AND A SUPPLEMENTARY FM RADIO LICENCE TO SERVE

THE SALE AREA OF VICTORIA

The Australian Broadcasting Tribunal is conducting a joint inquiry into whether to grant licences for new commercial FM radio services in the Sale area.

In a notice dated 13 November 1991, the Minister for Transport and Communications invited persons to apply to the Tribunal for the grant of a commercial FM radio licence. The Tribunal received one application from FM GIPPSLAND PTY LIMITED.

Further, the Minister has referred to the Tribunal application by SOUTHERN CROSS BROADCASTING AUSTRALIA LIMITED, the licensee of 3TR Sale, for the grant of a supplementary FM radio licence to serve the same area. The Tribunal is considering both applications simultaneously.

THE ISSUES TO BE CONSIDERED IN THE INQUIRY

The issues to be considered in this inquiry arise from the criteria set out in sections 83A and 83B of the Broadcasting Act 1942.

The issues that are relevant to the inquiry are:

Generally:

whether only one additional licence should be granted;

As regards each of the applications:

- 2. whether the applicant is a fit and proper person to hold the licence;
- whether the applicant has the financial, technical 3. and management capabilities necessary to provide an adequate and comprehensive service;
- 4. whether the applicant is capable of complying with the conditions of the licence;

- 5. the need to avoid undue concentration of influence;
- 6. the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;
- 7. if the holder of an existing radio or television licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of an independent commercial licence and/or a supplementary licence, the Tribunal must have regard to the need for that service's commercial viability;
- 8. whether a radio licence of the kind contemplated in the Minister's notice should be granted;

As regards the applicant for an independent commercial licence:

- whether there would be a contravention of the ownership and control provisions of the Broadcasting Act;
- 10. if there is more than one suitable applicant for the licence, the Tribunal must decide 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 10 April 1992.

If you would like to make a submission about issues 1 and 7 above, the Tribunal has prepared a draft economic and financial framework which you should look at before making your submission.

To assist you in making a submission, pamphlets entitled A Guide To Submitters and Inquiry Procedures have been prepared by the Tribunal. Copies of these pamphlets and the economic and financial framework are available by writing to the Tribunal at the North Sydney address below, or by phoning (02) 959 7811.

You may also want to look at the public inquiry files (file nos: IL 92/20 and IL 92/21) which contain the applications, the Minister's Notices and other relevant information. The inquiry files will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry files may be inspected at the following locations:

Latrobe Valley Regional Library Service

Cnr Church & Gray Streets

TRARALGON VIC 3844

Chief Librarian: Carole Ingwersen

Telephone: (051) 742 534

Central Gippsland Regional Library Service

146 Raymond Street

SALE VIC 3850

City Librarian: Mrs Judith Dwyer

Telephone: (051) 447 860

Australian Broadcasting Tribunal

14th Floor, Marland House

570 Bourke Street MELBOURNE VIC 3000

Telephone: (03) 670 1777

Australian Broadcasting Tribunal Library

First Floor Tandem House

76 Berry Street

NORTH SYDNEY NSW 2060

Contact Officer: Gavin Oakes

Telephone: (02) 959 7903

SUBMISSIONS INVITED

NOTICE OF INQUIRY INTO THE GRANT OF A PUBLIC (COMMUNITY) RADIO LICENCE TO SERVE MILLICENT, SOUTH AUSTRALIA

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

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:

Millicent Community Access Radio Association Inc

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 10 April 1992

A public inquiry file (File No: IL 92/12), which contains the application, the Minister's Notice and other relevant information, is available for inspection at the addresses listed below. The file also includes a pamphlet called A Guide To Submitters and Inquiry Procedures which will assist you in preparing your submission.

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

Millicent Public Library

Ridge Terrace MILLICENT SA 5280

Tel: (087) 332 602

Australian Broadcasting Tribunal

First Floor

76 Berry Street Contact Officer: Gavin Oakes NORTH SYDNEY NSW 2060 Tel: (02) 959 7903

PUBLIC SUBMISSIONS INVITED

JOINED INQUIRY INTO THE GRANT OF A COMMERCIAL AND A SUPPLEMENTARY FM RADIO LICENCE TO SERVE THE CAIRNS AREA OF QUEENSLAND

The Australian Broadcasting Tribunal is conducting a joined inquiry into whether to grant licences for new commercial FM radio services in the Cairns area.

In a notice dated 13 November 1991, the Minister for Transport and Communications invited persons to apply to the Tribunal for the grant of a commercial FM radio licence. The Tribunal has received one application from Cairns FM Pty Ltd

Further, the Minister has referred to the Tribunal an application by Greater Cairns Radio Ltd, the licensee of 4CA Cairns for the grant of a supplementary FM radio licence to serve the Cairns area. The Tribunal is considering all applications simultaneously.

THE ISSUES TO BE CONSIDERED IN THE INQUIRIES

The issues to be considered in this inquiry arise from the criteria set out in sections 83A and 83B of the *Broadcasting* Act 1942.

The issues that are relevant to this inquiry are:

Generally:

 whether only one additional licence should be granted;

As regards each of the applications:

- whether the applicant is a fit and proper person to hold the licence;
- whether the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;

- 4. whether the applicant is capable of complying with the conditions of the licence:
- 5. the need to avoid undue concentration of influence;
- the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;
- 7. if the holder of an existing radio or television licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of an independent commercial licence and/or a supplementary licence, the Tribunal must have regard to the need for that service's commercial viability:
- whether a radio licence of the kind contemplated in the Minister's notice should be granted;

As regards the applicant for an independent commercial licence:

 whether there would be a contravention of the ownership and control provisions of the Broadcasting Act.

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 10 April 1992.

If you would like to make a submission about issues 1 and 7 above, the Tribunal has prepared a draft economic and financial framework which you should look at before making your submission.

To assist you to make a submission, pamphlets entitled A Guide To Submitters and Inquiry Procedures have been prepared by the Tribunal. Copies of these pamphlets and the draft economic and financial framework are available by writing to the Tribunal or by phoning (02) 959 7811.

You may also want to look at the public inquiry files (File Nos: IL92/10 and IL92/13) which contain the applications, the Minister's Notices and other relevant information. The inquiry files will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry files can be inspected during business hours at the following locations:

Cairns City Library Service 117-123 Lake Street CAIRNS OLD 4870

Telephone: (070) 502 404

Mon: 10.00am - 6.00pm
Tues - Fri: 10.00am - 8.00pm

Sat: 9.00am - 12.00pm

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

Contact Officer: Karina Wilson Telephone: (02) 959 7879

Australian Broadcasting Tribunal 8th Floor 444 Queen Street BRISBANE QLD 4000

Contact Officer: Bill Gibson Telephone: (07) 832 1623

BROADCASTING ACT 1942

SHARE TRANSACTION COMMERCIAL RADIO SERVICES 7HT HOBART AND 7EX LAUNCESTON

PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the following acquisitions:

- (i) 50% of the issued capital of Tasradio Pty Ltd by Hunter Broadcasters Pty Ltd; and
- (ii) 50% of the issued capital of Tasradio Pty Ltd by the Totalizator Agency Board (Tasmania).

The licences affected by the transactions are commercial radio services 7HT Hobart and 7EX Launceston.

THE ISSUES TO BE CONSIDERED

The issues to be considered in the inquiry derive from the criteria for the transfer of a commercial licence which are set out in section 89A(8) of the Broadcasting Act 1942 ('the Act'). The issues are whether the Tribunal should refuse consent having particular regard to:

- (a) whether the applicant has given an undertaking to comply with the conditions of the licence, to provide an adequate and comprehensive service pursuant to the licence, to encourage the provision of Australian programs and to use and encourage the use of Australian creative resources;
- (b) whether the giving of consent would be contrary to a provision of the Act;
- (c) whether it would be advisable in the public interest, because the Tribunal is not satisfied that:
 - (1) the applicant is a fit and proper person to hold the licences;
 - (ii) the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;

- (iii) the applicant is otherwise capable of complying with the conditions of the licence;
- (d) whether it would be advisable in the public interest to refuse consent because of the need to avoid undue concentration of influence;
- (e) whether, if consent was given:
 - (i) a contravention, amounting to an offence of s90C (limitations of radio interest) or 92JB (limitations of cross-media interests) would likely occur;
 - (ii) a person would be contravening s90F (limitations of directorships) or s92JD (limitations of cross-media directorships);

SUBMISSIONS AND THE INQUIRY FILE

If you would like to make a submission on these or other relevant matters, please forward your submission to the Tribunal by Friday 10 April 1992.

To assist you, a background paper on the transactions is available. In addition, you may be assisted by the Tribunal's pamphlets Guide to Submitters and Inquiry Procedures. These are available from the Tribunal and are attached to the inquiry file.

You may also want to look at the public inquiry file (File No IO92/11), which contains information relevant to this inquiry. 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 at the following locations:

Australian Broadcasting Tribunal 1st Floor 76 Berry Street NORTH SYDNEY NSW 2059 Australian Broadcasting Tribunal 14th Floor Marland House 570 Bourke Street MELBOURNE VIC 3000

Contact: Sue Ferguson (02) 959 7898

Contact: Colin Jones (03) 670 1777

Government departments 607

Launceston Library Reference Section Civic Square

LAUNCESTON TAS 7250

State Reference Library 91 Murray Street HOBART TAS 7000

Telephone: (003) 32 2632

Telephone: (002) 30 7493

Mon - Wed: 9.30am - 6.00 pm Thurs - Fri: 9.30am - 9.00pm Sat: 10.00am - 3.00pm Mon - Tues: 9.30am-6.00pm Wed - Fri: 9.30am-9.00pm Sat: 10.00am-3.00pm

COMMERCIAL RADIO LICENCE GRANT INQUIRIES

TAMWORTH AREA

PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal is conducting a joint inquiry into whether to grant licences for:

- a commercial FM radio service; and
- a supplementary FM radio service

in the Tamworth area of New South Wales.

The Tribunal has received one application for the commercial radio licence from TAMWORTH FM PTY LTD. It has also received an application for a supplementary radio licence from TAMWORTH RADIO DEVELOPMENT CO PTY LTD, which is the licensee of 2TM. It is considering both applications simultaneously.

THE ISSUES TO BE CONSIDERED IN THE INOUIRY

The issues to be considered in this inquiry arise from the criteria set out in sections 83A and 83B of the Broadcasting Act 1942.

The issues that are relevant to this inquiry are:

Generally:

- 1. whether only one additional licence should be granted;
- As regards each of the applications:
- whether the applicant is a fit and proper person to hold the licence;
- whether the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;
- whether the applicant is capable of complying with the conditions of the licence;
- 5. the need to avoid undue concentration of influence;
- 6. the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;

- 7. if the holder of an existing radio or television licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of an independent commercial licence and/or a supplementary licence, the Tribunal must have regard to the need for that service's commercial viability;
- 8. whether that kind of radio licence (as contemplated in the relevant notice issued by the Minister for Transport and Communications) should be granted;

As regards the application from Tamworth FM:

9. whether there would be a contravention of the ownership and control provisions of the Broadcasting Act.

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 30 April 1992.

Pamphlets entitled A Guide To Submitters and Procedures are available to help you in making a submission. You can obtain them by writing to the Tribunal or by phoning (02) 959 7811.

If you intend to make a submission about issues 1 or 7 above, you are advised to read the draft economic and financial framework for the inquiry, to be prepared by Tribunal staff.

You may also want to look at the public inquiry files, which are numbered IL/92/23 and IL/92/24. The inquiry files will carry all material, including submissions, on which the Tribunal relies in reaching its decisions. At present, they contain the Minister's Notices, the pamphlets and certain details about the applicants. Both applications and the draft economic and financial framework will be placed on the inquiry files on or before 23 March 1992.

The inquiry files, which will be updated regularly, can be inspected during business hours at the following locations:

TAMWORTH

Contact: Judy Jaeger Contact: David Kelly Telephone: 067 68 4457 Telephone: 02 959 7811

ABT Library Tamworth City Library First Floor, Tandem House 203 Marius Street 76 Berry Street NORTH SYDNEY

PUBLIC SUBMISSIONS INVITED

JOINT INQUIRY INTO THE GRANT OF A COMMERCIAL AND A SUPPLEMENTARY PM RADIO LICENCE TO SERVE

THE BUNDABERG AREA OF QUEENSLAND

The Australian Broadcasting Tribunal is conducting a joint inquiry into whether to grant licences for new commercial FM radio services in the Bundaberg area.

In a notice dated 13 November 1991, the Minister for Transport and Communications invited persons to apply to the Tribunal for the grant of a commercial FM radio licence. The Tribunal received one application from ROCKWORTH PTY LIMITED.

Further, the Minister has referred to the Tribunal an application by BUNDABERG BROADCASTERS PTY LIMITED, the licensee of 4BU Bundaberg, for the grant of a supplementary FM radio licence to serve the same area. The Tribunal is considering both applications simultaneously.

THE ISSUES TO BE CONSIDERED IN THE INQUIRY

The issues to be considered in this inquiry arise from the criteria set out in sections 83A and 83B of the Broadcasting Act 1942.

The issues that are relevant to the inquiry are:

Generally:

 whether only one additional licence should be granted;

As regards each of the applications:

- whether the applicant is a fit and proper person to hold the licence;
- whether the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;
- whether the applicant is capable of complying with the conditions of the licence;

- 5. the need to avoid undue concentration of influence;
- the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;
- 7. if the holder of an existing radio or television licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of an independent commercial licence and/or a supplementary licence, the Tribunal must have regard to the need for that service's commercial viability;
- whether a radio licence of the kind contemplated in the Minister's notice should be granted;

As regards the applicant for an independent commercial licence:

- whether there would be a contravention of the ownership and control provisions of the Broadcasting Act;
- 10. if there is more than one suitable applicant for the licence, the Tribunal must decide 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 10 April 1992.

If you would like to make a submission about issues 1 and 7 above, the Tribunal has prepared a draft economic and financial framework which you should look at before making your submission.

To assist you in making a submission, pamphlets entitled A Guide To Submitters and Inquiry Procedures have been prepared by the Tribunal. Copies of these pamphlets and the economic and financial framework are available by writing to the Tribunal at the North Sydney address below, or by phoning (02) 959 7811.

You may also want to look at the public inquiry files (file nos: IL 92/26 and IL 92/27) which contain the applications, the Minister's Notices and other relevant information. The inquiry files will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry files may be inspected at the following locations:

612 Government departments

Bundaberg and District Library

Cnr Barolin & Quay Streets BUNDABERG QLD 4670

Chief Librarian: Ray McInnerney

Telephone: (071) 529 155

Australian Broadcasting Tribunal 8th Floor 444 Queen Street Brisbane Qld 4000 Telephone: (07) 832 4702

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

Contact Officer: Suzy Kitson Telephone: (02) 959 7886

11

AUSTRALIAN MARITIME SAFETY AUTHORITY

NOTIFICATION OF THE MAKING OF AN ORDER UNDER SECTION 425(1AA) OF THE NAVIGATION ACT 1912

NOTICE is hereby given that the undermentioned order has been made under section 425(1AA) of the Navigation Act 1912.

Copies of the order can be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Number of order	Description of order	
1 of 1992	Marine Orders, Part 25 (Equipment—Life-saving), Issue 1, (Amendment)	
6 of 1992	Marine Orders, Part 25 (Equipment—Life-saving), Issue 2	



NOTIFICATION OF ISSUE OF CERTIFICATE OF TYPE APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

Pursuant to regulation 22F of the Civil Aviation Regulations, notice is hereby given that on 30 January 1992 certificates of type approval for:

- (a) Model BAe 125-1000B aeroplane, manufactured by British Aerospace Ltd, of Hatfield, Hertfordshire, England; and
- (b) Model AS 355N helicopter, manufactured by Aerospatiale, of Boulevard de Montmorency, Paris, France;

were issued by the Authority in accordance with regulation 22A of those Regulations.



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that on 20 February 1992 amendments were made to the Civil Aviation Orders to repeal:

sections 100.4, 100.5.0, 100.5.1, 100.5.2, 100.8, 100.53, 100.54, and 100.56; and

sections 104.1, 104.3, 104.5 and 104.56;

and to insert a new section 100.5.

The commencement date for these amendments is 1 March 1992.

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 ISSUE OF CERTIFICATE OF TYPE APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

Pursuant to regulation 22F of the Civil Aviation Regulations, notice is hereby given that on 18 February 1992 a certificate of type approval for the B-2B helicopter, manufactured by Brantly Helicopters Industries USA Co. Ltd, Texas, USA, was issued by the Authority in accordance with regulation 22A of those Regulations.

NOTIFICATION OF ISSUE OF CERTIFICATE OF TYPE APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

Pursuant to regulation 22F of the Civil Aviation Regulations, notice is hereby given that on 30 January 1992 a certificate of type approval for the AS350BA helicopter, manufactured by Aerospatiale of Paris, France, was issued by the Authority in accordance with regulation 22A of those Regulations.

Pursuant to regulation 22F of the Civil Aviation Regulations, notice is hereby given that on 30 January 1992 a certificate of type approval for the AS355N helicopter, manufactured by Aerospatiale of Paris, France, was issued by the Authority in accordance with regulation 22A of those Regulations.

Pursuant to regulation 22F of the Civil Aviation Regulations, notice is hereby given that on 30 January 1992 a certificate of type approval for the BAe125-1000B aeroplane, manufactured by British Aerospace Ltd. of Hertfordshire, England, was issued by the Authority in accordance with regulation 22A of those Regulations.

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT NOTICE is hereby given that pursuant to section 69(1) of the Civil Aviation Act 1988, a statutory lien has been vested the Authority in respect of each of the aircraft described hereunder.				
Lien No.	Date and time created (ES1)	Description and registration		
1063	20 February 1992, 9:12am	Bell BHO6, VH-RLY	Grif-Air Helicopters Pty 11d 51 Rasmussen Avenue Hay Point QLD 4740	
069	20 february 1992, 9:12am	Bell BHO6, VH-RMJ	As Above	
070	20 February 1992, 9:16am	Aerospatiale S355, VH-XTV	Network Ten QLD Ltd PO Box 751 Brisbane QLD 4001	

Dated this 20th day of February 1992

9204654

K Hunt Registrar of Statutory Liens

Treasurer

CHILD SUPPORT ASSESSMENT ACT 1989

Notice pursuant to Section 155

- I, Trevor Percy Winston Boucher, Child Support Registrar, hereby notify, pursuant to Section 155 of the Child Support Assessment Act 1989 that the following amounts apply in relation to the 1992/93 child support year:
 - (a) the yearly equivalent of the relevant average weekly earnings amount for the following child support year is \$31 034
 - (b) the relevant married rate of Social Security pension for the following child support year is, per person, \$6 539 per annum
 - (c) the relevant single rate of Social Security pension for the following child support year is \$7 841.60 per annum
 - (d) the additional amount for a child who is a relevant dependent child of the liable parent is:
 - 1. if the child will be under 13 at the end of the child support year - \$1424.80 per annum
 - 2. if the child will be 13 or over, but under 16, at the end of the child support year - \$2077.40

(T P Boucher)

CHILD SUPPORT REGISTRAR



Gazette

No. S 54, Wednesday, 19 February 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

QUARANTINE PROCLAMATION No. 145A

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 section 13 of the *Quarantine Act 1908*, appoint the place on land at Terraweena in the State of South Australia described in the Schedule to be a quarantine station for the performance of quarantine by animals.



31801 Cat. No. 92 0326 1 ISSN 1032-2345 © Commonwealth of Australia 1992

SCHEDULE

DESCRIPTION OF PLACE APPOINTED TO BE A QUARANTINE STATION

All those pieces of land in Register Book Volume 3203, Folio 76 and Register Book Volume 3172, Folio 167 being Sections 8 and 9 in the Hundred of McCallum and part Sections 8 and 9 in the Hundred of Makin, District Council of Tatiara, in the State of South Australia, an area of 1308.8 hectares.



GIVEN under my Hand and the Great Seal of Australia on 10 FEB 1992

By His Excellency's Command,

Minister of State for Resources

GOD SAVE THE QUEEN!



Commonwealth of Australia

Gazette

No. S 55, Friday, 21 February 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A COMMERCIAL FM RADIO LICENCE FOR DARWIN (NT)

Pursuant to section 82 of the <u>Broadcasting Act 1942</u>, I, Graham Frederick Richardson, 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: commercial radio;
 - (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:

the Statistical Local Areas of Alawa; Anula; Brinkin; City - Inner; Coconut Grove; Fannie Bay; Jingili; Karama; Larrakeyah; Leanyer; Ludmilla; Malak; Marrara; Millner; Moil; Narkara; Narrows; Nightcliff; Parap; Rapid Creek; Stuart Park; The Gardens; Tiwi; Wagaman; Wanguri; Winnellie; Wulagi; City - Remainder; Katherine (T); Outer Darwin; Driver; Gray; Moulden; Woodroffe; Palmerston (T) - Bal and Vernon in the Northern Territory;

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

Transmitter Site:-

Location Map Title : Knuckey Lagoon : Darwin

Sheet Number : 5073 (Edition 3) Series/Scale : R621/1:100,000

Publisher : Royal Australian Survey Corps

Australian Map Grid Reference

Grid Reference : Zone Easting Northing 52 7137XX 86257XX

Geographic Co-ordinates : 12° 25½'S 130° 58'E

(accurate to nearest half minute)

Site Height : 32m AHD

Technical Characteristics:-

Output Frequency Band : VHF FM
Carrier Frequency : 104.9MHz
Polarisation : Mixed
Height of antenna (1) : 80m



31802 Cat. No. 92 0332 9

2

Transmitter Site:-

Location : Katherine, 3km ESE of town

Map Title : Katherine

Sheet Number : 5369 (Edition 1)
Series/Scale : R621/1:100,000

Publisher : Royal Australian Survey Corps

Australian Map

Grid Reference : Zone Easting Northing

53 2065**XX** 83981**XX**

Geographic Co-ordinates: 14° 28½'S 132° 16'E

(accurate to nearest half minute)

Site Height : 105m AHD

Technical Characteristics:-

Output Frequency Band : VHF FM
Carrier Frequency : 104.5MHz
Polarisation : Mixed
Height of antenna (1) : 38m

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.
- (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 5.00pm on 17 April 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 an at a location or locations in the service area of the proposed licence.

An FM Access fee will apply to this service. The Australian Broadcasting Tribunal will advise the successful applicant of the amount of the fee following a decision at the licence inquiry.

Dated 19.2.92

GRAHAM RICHARDSON Minister of State for Transport and Communications



Commonwealth of Australia

Gazette

No. S 53, Monday, 17 February 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Judiciary Act 1903	High Court Rules (Amendment)	1992 No. 40

