

Commonwealth of Australia

Gazette

No. GN 10, Wednesday, 11 March 1992

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

CONTENTS

Variation of closing times	694
Legislation	696
Government departments	697
Special Cazette Nos S 62 S 63 and S 64	are herewith

The date of publication of this Gazette is 11 March 1992.



THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!

QUALITY OF YOUR PUBLICATION:

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

ADVERTISING RATES:

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

CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

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 Any notice submitted without this information will not be published.

CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (06) 295 4661.

9 780644 227933

Variation of closing times

Commonwealth of Australia Gazette Government Notices Gazette

Monday, 16 March 1992 is a public holiday in the Australian Capital Territory, thus affecting times for submission of copy for the Government Notices Gazette.

Notices for publication should be lodged at the Gazette Office unless otherwise specified by the following times. Issue of 18 March 1992

Thursday, 12 March 1992 at 10.00 a.m.

Friday, 17 April and Monday, 20 April 1992 are public holidays in the Australian Capital Territory, thus affecting times for submission of copy for the Government Notices Gazette.

Notices for publications should be lodged at the Gazette Office unless otherwise specified by the following times.

Issue of 22 April 1992

Wednesday, 15 April 1992 at 10.00 a.m.

GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1992

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

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

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

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

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

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

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

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

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

For Periodic Gazette notices the rates are \$100.00 per camera-ready page plus \$220.00 per issue. Material supplied as magnetic tape (altered and unaltered) will be charged at the respective Government Notices rate.

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

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

AVAILABILITY. The Gazette may be purchased by mail from:

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

or over the counter from Commonwealth Government Bookshops at:

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

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

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

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at 10.30 am on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

Business issues, published each Tuesday, containing Notices under the Corporations Law, Bankruptcy Act and Private Notices and sold at \$4.95 each or on subscription of \$220.00 (50 issues), \$116.00 (25 issues).

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

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the Customs Act 1901. These issues are published each Wednesday and are sold at \$2.95 or on subscription only at \$115.00 for 50 issues including surface postage.

Periodic issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of import licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices issue immediately following the day of publication. Periodic

issues are not available on subscription, but standing orders are accepted for all selected issues.

Purchasing and Disposals issues of the Gazette provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published each Wednesday and sold at \$3.95 or on subscription of \$200.00 including postage for 50 issues. Index issues contain references to entries in the Government Notices and the related Special and Periodic 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
Р3	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
P6	27.2.92	Notice by the Australian Securities Commission of intention to deregister defunct companies

Legislation

NOTIFICATION OF DISALLOWANCE OF REGULATIONS

IT IS HEREBY NOTIFIED, for general information, that the Senate, on 3 March 1992, passed resolutions disallowing:

- (a)
- the Family Law Regulations (Amendment), as contained in Statutory Rules 1991 No. 447 and made under the Family Law Act 1975, and the Administrative Appeals Tribunal Regulations (Amendment), as contained in Statutory Rules 1991 No. 450 and made under the Administrative Appeals Tribunal Act 1975. (b)

HARRY EVANS Clerk of the Senate

Government departments

Arts, Sport, the Environment, Tourism and Territories

NOTICE OF PERMITS GRANTED UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that permits to export hazardous waste have been granted to Brambles Australia Ltd of Elizabeth Plaza, 73-79 Mount Street, North Sydney, NSW 2060, and to Carpentaria Environmental Services Pty Ltd of 9 Newstead Avenue, Newstead, Queensland 4066.

Brambles Australia Ltd was granted a permit on 14 February 1992 for a period of 6 calendar months from 1 February 1992 to export no more than 700 tonnes of waste polychlorinated biphenyls and stable organochlorine pesticides from the Ports of East Swanson or Webb, Port Botany or Darling Harbour, Fremantle, Gateway or Fishermans Island and Darwin to the Port of Felixstowe, then to the Cleanaway Ltd high temperature incinerator at Ellesmere Port directly, or via the Triton Transformer Services Ltd transformer and capacitor handling facility at Newark on Trent in the United Kingdom, for high temperature incineration.

Carpentaria Environmental Services Pty Ltd was granted a permit on 25 February 1992 for a period of 6 calendar months from 15 February 1992 to export no more than 1500 tonnes of waste polychlorinated biphenyls and stable organochlorine pesticides from the Ports of Brisbane, Sydney, Melbourne, Hobart, Devonport, Adelaide, Fremantle, Geraldton and Darwin by sea carrier to the Port of Felixstowe in the United Kingdom, then by road transport to the Rechem high temperature incinerators at Fawley and Pontypool in the United Kingdom, for high temperature incineration.

Paul Poliars.

Paul Pollard Acting Assistant Secretary Environment Quality Branch

27 February 1992

NOTICE OF VARIATION TO A CONDITION

OF A PERMIT GRANTED UNDER THE

ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the <u>Environment Protection (Sea Dumping)</u>
<u>Act 1981</u>, notice is given that a special permit granted on
16 October 1991 to the Administrator of the Cocos (Keeling) Islands,
Indian Ocean 6799 has been varied by increasing the amount of
obsolete equipment and other waste material to be dumped at sea at
position 12° 07′ 30° S, 96° 48′ 20° E.

Copies of the special permit and variation may be obtained from the Department of the Arts, Sport, the Environment and Territories, GPO Box 787, Canberra ACT 2601 or by telephoning Mr P L Edgar on 06-2741411.

Nelson Quinn

First Assistant Secretary

Environment Protection Division

3 March 1992

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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

Dated this fifth day of March 1992

SIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Singapore Zoological Gardens 80 Mandai Lake Road SINGAPORE 2572	Aotus trivirgatus
2	Jardin Zoologico De Buenos Aires Republican de la India 2900 Capital Federal 1425 ARGENTINA	Macropus rufus

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANIZATIONS

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

Dated this fifth day of March 1992

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1	Singapore Zoological Gardens 80 Mandai Lake Road SINGAPORE 2572	Aotus trivirgatus
2	Jardin Zoologico De Buenos Aires Republican de la India 2900 Capital Federal 1425 ARGENTINA	Macropus robustus

Attorney-General

COMMONWEALTH OF AUSTRALIA

Law Reform Commission Act 1973

Appointment of Member of the Law Reform Commission

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 12(2) of the Law Reform Commission Act 1973, hereby appoint Stephen Lawrence Mason to be a full-time member of the Law Reform Commission until 16 February 1997 under the terms and conditions provided by the Law Reform Commission Act 1973.

Dated 27 FEB 1992

BILL HAYDEN

Governor-General

By His Excellency's Command

mulase all

Attorney-General

DATE OF GAZETTAL: 11 March 1992

AUSTRALIAN CAPITAL TERRITORY RESERVED LAWS

NOTIFICATION OF THE MAKING OF AN ORDINANCE

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

Number and year of Ordinance	Short title
No. 1 of 1992	Lakes (Amendment) Ordinance 1992

9205527

PUBLICATIONS CLASSIFIED UNDER THE ACT CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983

TITLE:

ORIENTATION HANDBOOK (UTS) 1992

PUBLISHER:

UTS STUDENTS' ASSOCIATION

COUNTRY:

AUSTRALIA

DECISION:

REFUSED CLASSIFICATION

CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS

APPROVAL OF EVENT

I, MICHAEL JOHN DUFFY, Attorney-General of Australia, in pursuance of subregulation 32(1) of the Customs (Cinematograph Films) Regulations, hereby approve, for the purposes of Part III of those Regulations, the 1992 National Gay and Lesbian Film Festival to be held in Adelaide for the period 17 March 1992 to 22 March 1992, being an event to be conducted by Sydney Gay and Lesbian Mardi Gras Limited.

Dated this

19M

day of February

1992

Attorney-General

mulose c

HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION SEX DISCRIMINATION ACT 1984 SECTION 46(1) NOTICE OF GRANT OF EXEMPTION No. 1 of 1992

Notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to sub-section 44(1) of the Sex Discrimination Act (the Act) in the following terms:

The Human Rights and Equal Opportunity Commission hereby agrees to grant to the Queensland Government for and on behalf of Women's Infolink, Women's Policy Unit of the Office of the Cabinet of Queensland, an unconditional exemption from the operation of section 22 of the Sex Discrimination Act in respect of the Family Law Seminar to be conducted on 28 February, 1992.

- (A) The Human Rights and Equal Opportunity Commission's findings on material questions of fact relating to the application were as follows:
 - (i) Section 22 of the Act renders unlawful discrimination in the provision of goods, services and facilities on the ground of a person's sex, marital status or pregnancy.
 - (ii) The Seminar is directed to women to inform women of their rights with respect to Family Law. It is also designed to enable participants to express their personal concerns and experiences with respect to Family Law.
 - (iii) The Seminar is being held as a result of contact by women to Women's Infolink during its first year of operation such contact reflecting a large information gap for women.
- (B) These findings were based on the following evidence:
 - (i) Application for Exemption dated 21 February, 1992.
- (C) The Commission's reasons for granting an exemption are as follows:
 - (i) The Seminar will provide an appropriate forum to enable women to be advised and informed of their rights and obligations with respect to Family Law.
 - (ii) The Seminar will provide an appropriate forum to enable women to canvass and discuss issues affecting them in relation to Family Law.

Subject to the Administrative Appeals Tribunal Act 1975, application may be made to the Administrative Appeals Tribunal for review of this decision - on behalf of any person or persons whose interests are affected by it.

WILLIAM CHAPMAN Acting-Secretary

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 2 of 1992

DECLARATION OF UNSAFE GOODS

I, MICHAEL CARTER TATE, Minister of State for Justice and Consumer Affairs, pursuant to section 65C(5) of the Trade Practices Act 1974, DECLARE goods of a kind specified below ('the goods') to be unsafe goods in that it appears to me the goods will or may cause injury to a person.

The effect of this declaration is to ban the supply of these goods for a period of eighteen months.

Particulars of Goods:

Headlight covers for motor vehicles which allow less than 85 per cent optical transmission, when the covers are fitted in accordance with the manufacturer's instructions (if any).

A headlight cover is a light transmitting shield placed in front of a motor vehicle headlight.

Dated this Search day

MICHAEL CARTER TATE

March

Minister of State for Justice and Consumer Affairs

COMMONWEALTH OF AUSTRALIA

TRADE PRACTICES ACT 1974

CONSUMER PROTECTION NOTICE NO.3 OF 1992.

- I, MICHAEL CARTER TATE, Minister of State for Justice and Consumer Affairs, having regard to:
- (i) complaints received by government agencies and other bodies about the role of some life insurance agents;
- (ii) the levels of early termination of many life insurance products and suspension of contributions to many personal superannuation policies; and
- (iii) proposals by both the Life Insurance Federation of Australia and the Australian Lifewriters' Association to improve the standards and competence of life insurance agents,

PURSUANT TO paragraph 29(1)(b) of the *Trade Practices Act 1974*, DIRECT the Trade Practices Commission, in connection with the performance of its functions under paragraph 28(1)(c) of that Act, TO CONDUCT EMPIRICAL RESEARCH in relation to:

- (a) the means by which consumers identify and select life insurance and superannuation advisers;
- (b) the availability to consumers of impartial financial advice in relation to life insurance (including savings plans) and personal superannuation services;
- (c) the extent to which consumers:
 - are provided with accurate, objective and comprehensible life insurance and personal superannuation advice and product information; and
 - are made aware of the specific life insurance company or companies represented by individual life insurance agents and the nature of a life agent's legal responsibilities in this regard,

and the extent to which current levels of disclosure may affect information and advice or contribute to unfair or anti-competitive conduct:

- (d) whether existing regulation is adequate to ensure fair and competitive conduct by life insurance agents;
- (e) the causes and effects of early termination by consumers of life insurance products and suspension of contributions to personal superannuation policies; and
- (f) the suitability and availability of remedies, other than those available through the Life Insurance Review Panel, for consumers subject to unfair practices of life insurance agents in relation to life insurance and personal superannuation policies.

The Commission's research is to be complementary to, and not duplicative of, the Collective Investments Review being undertaken by the Australian Law Reform Commission and the Companies and Securities Advisory Committee, and the work of the Senate Select Committee on Superannuation.

In carrying out its research, the Commission is to consult with the Australian Law Reform Commission and the Companies and Securities Advisory Committee, the Insurance and Superannuation Commission, the Australian Securities Commission and other relevant government authorities and representatives of the insurance industry and of consumers.

The Commission is TO SUBMIT A REPORT and recommendations to me by 30 November 1992.

Dated this Accord day of February, 1992.

Minister of State for Justice and Consumer Affairs.

NOTICE UNDER SECTION 65E

Consumer Protection Notice No 4 of 1992

CONSUMER PRODUCT SAFETY STANDARD - CHILDREN'S FLOTATION TOYS AND SWIMMING AIDS

- I, MICHAEL CARTER TATE, Minister of State for Justice and Consumer Affairs pursuant to section 65E(1) of the Trade Practices Act, hereby:
- (a) revoke the consumer product safety standard in respect of children's flotation toys and swimming aids published in Gazette Number S620 of 1 December 1986; and
- (b) declare that in respect of the goods specified in Division 1 of the Schedule to this Notice, the standard specified in Division 2 of the Schedule, as amended by the variation specified 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

Flotation toys and swimming aids likely to be used by children of any age less than 15 years in recreational activities or to assist in swimming tuition, including but not limited to:

- (i) rings, partial rings, arm bands, and kick boards which are inflatable, hollow moulded or made substantially from expanded foam;
- (ii) inflatable toy boats having fewer than three separate chambers, or having a length and width the sum of which is less than three metres;
- (iii) swimming vests and flotation bubbles;

but not including:-

- (iv) goods for therapeutic use by disabled persons;
- (v) goods for use as life jackets which comply, or which comply substantially with Australian Standard AS 1512-1988;
- (vi) goods for use as buoyancy vests which comply, or which comply substantially with Australian Standard AS 1499-1988;
- (vii) goods for use primarily as a means of flotation for persons in water and in need of rescue, including goods carried in or on ships or boats for such a purpose.

Division 2: The Standard

Australian Standard AS 1900-1991; "Childrens' Flotation Toys and Swimming Aids", published by the Standards Association of Australia on 16 September 1991.

Division 3: Variations

The standard specified in Division 2 is varied by deleting clause 1.1.

Dated this

towth day of

MARELA 1992.

Michael Carter Tate

Minister of State for Justice and Consumer Affairs

COMMONWEALTH OF AUSTRALIA

DEFENCE FORCE REGULATIONS

NOTICE UNDER REGULATION 49

I, ROBERT FRANCIS RAY, Minister of State for Defence, pursuant to sub-regulation 49(1) of the Defence Force Regulations, hereby declare the area of land in Australia described in the Schedule, being land held under pastoral lease from Territory Government, the lessee of which Northern consented in writing to this notice, to be a defence practice area for carrying out military operation or practice of the kind specified in the Schedule. This declaration is to remain in force until the expiration of 24 March 1992.

SCHEDULE

Area of Land

Being that piece of land in the Northern Territory that part of Northern Territory Portion Number 2683 Pastoral Lease Number 903 in the district of Darwin and shown on Royal Australian Survey Corps Map Series R722, Sheet 5170-1, Edition 1 AAS FENTON as bу bounded а line commencing at GR450034 then following the alignment of Old Stuart Highway, also known as Dorat Road, in an easterly direction to GR530029 and then by a line commencing at GR530029 and proceeding south GR530970, then proceeding west to GR450970 and then proceeding north GR450034.

Kind of Operation or Practice

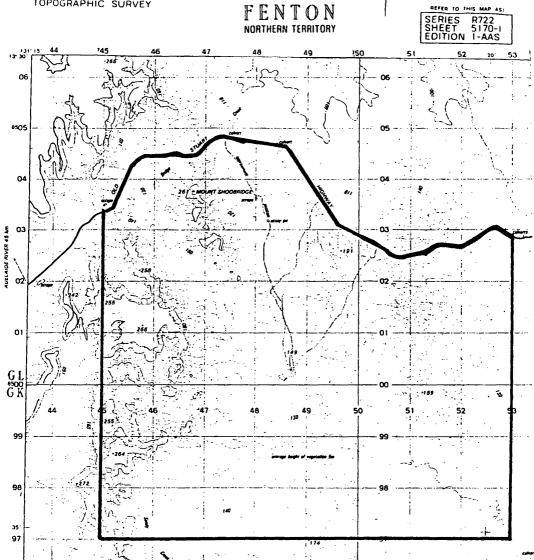
Field firing, small arms manoeuvre.

DATED THIS FOR IT G

DAY OF

Minister of State for Defence

AUSTRALIA 1:50 000 TOPOGRAPHIC SURVEY



Finance

COMMONWEALTH OF AUSTRALIA

SUPERANNUATION ACT 1976

DETERMINATION

The Commonwealth Superannuation Board of Trustees No. 2, pursuant to section 154A of the Superannuation Act 1976, DETERMINES as follows:

Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 6".

Commencement

This determination shall take effect from and including 6 February 1992.

Principal Determination

In this determination "the Principal Determination" means the determination, as amended, in force by virtue of paragraph 154A(4)(b) of the Act.

Amendments to the Principal Determination

- Clause 6 of the Principal Determination is amended by:
 - deleting from subclauses (1) and (2) "1 October 1991" (a) (wherever occurring) and inserting in its stead "1 January 1992"; and
 - deleting from subclauses (1) and (2) "8.3%" (wherever (b) occurring) and inserting in its stead "8.6%".
- Part II of the Schedule to the Principal Determination is amended by adding at the end of Part II:

"Quarter that commenced on 1 October 1991 12.0% per annum"

Application

- 6.(1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable in respect of an amount that is a prescribed amount in relation to a person:
 - if deferred benefits become payable in respect of the person - after the date of the commencement of this determination; or
 - (b) if:
- deferred benefits cease to be applicable in (i) respect of the person; or

(ii) in the case of a person to whom deferred benefits are not applicable - the person ceases to be an eligible employee;

on or after that date.

(2) An expression used in subclause 6(1) that is defined in the Principal Determination has the same meaning for the purposes of that subclause as it has in that determination.

R.L. Brown (Chairperson)

G.N. Vanthoff (Member)

D.C. Leaver (Member)

A.J. McKenzie (Member) P.J. Barrett (Member)

J.A. Flitcroft (Member)

they fava,

C. Savage (Alternate Member for R.J. Walters)

The Common Seal of the Commonwealth Superannuation Board of Trustees No. 2 was hereuve national by authority of the Board

Common

Dated this

March

Health, Housing and Community Services

DETERMINATION HS/3/1992 COMMONWEALTH OF AUSTRALIA HEALTH INSURANCE ACT 1973 DETERMINATION UNDER SUBSECTION 3C(1)

- I, BRIAN LESLIE HOWE, Minister of State for Health, Housing and Community Services, pursuant to subsection 3C(1) of the <u>Health</u> Insurance Act 1973 ("the Act"), HEREBY DETERMINE:
- that a health service specified in Column 2 of the (1)Schedule to this determination, not being a service specified in the table of medical services, shall be treated, for the purposes of:
 - (a) section 4 of the National Health Act 1953;
 - (b) subsections 3(5), 3(6) and 19(6) and sections 9, 10, 11, 12, 14, 15 and 20A of the Act;
 - regulation 2ADA οf the Health Insurance Regulations, as amended; and
 - (d) Sub-rule 1(4) and Rules 10, 11 and 31 of the Rules Interpretation of the Table of General Medical Services prescribed in the Health Insurance (1991-92 General Medical Services Table) Regulations;

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

- (a) related to that health service; and
- (b) specified, in respect of that service, the fee specified in column 3 opposite to that health service;
- that this determination shall come into effect on and (2)from 1 March 1992.

Dated this 20 day of February 1992

Ruc Har.

Minister of State for Health, Housing and Community Services

SCHEDULE

Column 1	Column 2	Column 3
Item No.	Health Service	Fee \$
31000	Micrographically controlled serial excision of skin tumour utilising horizontal frozen sections with mapping of all excised tissue, and histological examination of all excised tissue by the specialist performing the procedure - six or fewer sections	400.00
31001	Micrographically controlled serial excision of skin tumour utilising horizontal frozen sections with mapping of all excised tissue, and histological examination of all excised tissue by the specialist performing the procedure - seven to twelve sections	500.00
31002	Micrographically controlled serial excision of skin tumour utilising horizontal frozen sections with mapping of all excised tissue, and histological examination of all excised tissue by the specialist performing the procedure - thirteen or more sections	600.00

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

The National Food Authority has before it an application dated October 1989 from Cottee Corporation Pty Ltd to amend the Food Standards Code by varying Standard R1 - Foods for Special Dietary Uses - to make provision for a modified lactose milk drink with a 50% reduced lactose content. Reduced lactose drinks are consumed by people who can only tolerate milk with normal lactose levels in small quantities.

This application was submitted prior to the commencement of the Act and continues in force by virtue of section 71 of the Act.

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

To assist in this process, the Authority invites written submissions on matters relevant to the application. Any correspondence or submissions should quote Application No 68

Any submissions 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 and received by 22 April 1992.

Further information can be obtained by writing to:

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

Fax No (06) 2898546

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

The National Food Authority received on 4 December 1991 an application from Castle Trading (Australasia) Pty. Limited to amend the Food Standards Code to vary Standard A3 - Food Additives - to permit the use of magnesium chloride hexahydrate and calcium sulphate dihydrate as coagulation agents of soy protein used in the manufacture of tofu. These salts are widely used and well known coagulants in tofu production.

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

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

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

All submissions should be forwarded to the address shown below, to be received by 22 April 1992. Any correspondence or submissions on this matter should quote Application 120.

Further information can be obtained by writing to:

Standards Liaison Officer National Food Authority GPO Box 7186 CANBERRA MAIL CENTRE ACT 2610

Fax No (06) 289 8546

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

The National Food Authority received on 12 February 1992 an application from the Council of Australian Food Technology Associations Incorporated (CAFTA), to amend the Food Standards Code by varying or deleting Standard G3 - Imitation Cream - to permit addition of food colours.

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

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

Any submissions 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 22 April 1992. Any correspondence or submissions on this matter should quote Application No 125.

Further information can be obtained by writing to:

Standards Liaison Officer National Food Authority GPO Box 7186 CANBERRA MAIL CENTRE ACT 2610

Fax No (06) 289 8546

Industrial Relations

Determinations

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

NOTICE is hereby given that the following determinations have been made under section 82D of the Public Service Act. Copies of the determinations can be obtained from the Legal Services Group, Department of Industrial Relations, Jolimont Centre, Canberra City, A.C.T. ((06) 243 7877).

Number and Year of Determination	Description of Determination	Date made
No 1 of 1992	Amendment to Determination 1984/24 Personal rates	3/1/92
No 2 of 1992	Amendment to Determination 1991/252 Translation Journalist	8/1/92
No 3 of 1992	Amendment to Determination 1984/19 Delegation payment Examiner of Patents	2/1/92
No 4 of 1992	Amendment to Determination 1983/10 Flying Disability allowance	8/1/92
No 5 of 1992	Amendment to Determination 1984/19 Medical Officers DVA salaries and allowances	16/1/92
No 6 of 1992	Amendment to Determination 1984/24 salaries unattached Secretaries	15/1/92
No 7 of 1992	Amendment to Determinations 1983/10 additional half pay sick leave	31/1/92
No 8 of 1992	Amendment to Determination 1984/19 Divisional Liaison Officers allowance	14/1/92
No 9 of 1992	Amendment to Determination 1984/19 Chief of Division ACIAR	14/1/92
No 10 of 1992	Amendment to Determination 1984/19 SBS Broadcasters salary and allowances	3/2/92
No 11 of 1992	Amendment to Determination 1984/24 Personal rates	29/1/92
No 12 of 1992	Amendment to Determination 1984/19 Medical Officers DVA Vic & WA salaries and allowances	29/1/92
No 13 of 1992	Amendment to Determination 1984/19 Review of translations to TO, GSO structure	30/1/92
No 50 of 1992	Benefit on Retirement	8/1/92

DETERMINATIONS

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

NOTICE is hereby given that the following determinations have been made under section 82D of the Public Service Act 1922. Copies of the determinations can be purchased from the AGPS Bookshop.

Number made	ber & Year Description e		Date
231 of	91	Designated Pre-schools - Hong Kong	3/12/91
100 of	92	Household maintenance and assistance - United Kingdom	2/1/92
101 of	92	Adjustment of overseas allowances - pay period 15	16/1/92
102 of	92	Travelling Allowance - pay period 14	15/1/92
103 of	92	Overseas Living Allowance - Germany and Ireland	16/1/92
104 of	92	Adjustment of overseas allowances - pay period 16	30/1/92
108 of	92	Overseas Living Allowance - New Zealand	3/2/92
LES1 o	f 92	Local staff salaries - Syria	12/1/92
LES2 o	f 92	Anniversary Bonus - locally	23/1/92
		engaged staff Caracas	23/1/92
LES3 o	f 92	Maternity Leave - Indonesia	28/1/92

Industrial Relations Act 1988

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

IN the matter of

STOREMEN AND PACKERS (A.C.T.) AWARD 1973

C No. 32970 of 1991

Dated the 3rd day of April 1974
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 28 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

S73 V.41 PRINT NO. K1749

Clause	Subject	Substance of variation
2	ARRANGEMENT	WAGES - NATIONAL WAGE APRIL 1991
10	WAGES	WAGES - NATIONAL WAGE APRIL 1991
11	LEADING HANDS	WAGES - NATIONAL WAGE APRIL 1991
13	SPECIAL RATES	WAGES - NATIONAL WAGE APRIL 1991
16	MEAL HOURS AND MEAL ALLOWANCE	WAGES - NATIONAL WAGE APRIL 1991
17	REST PERIOD	WAGES - NATIONAL WAGE APRIL 1991
22	ANNUAL LEAVE	WAGES - NATIONAL WAGE APRIL 1991
33	FIRST AID MBULANCE CHEST	WAGES - NATIONAL WAGE APRIL 1991
39	FLEXIBILITY OF WORK	WAGES - NATIONAL WAGE APRIL 1991
40	ENTERPRISE CONSULTATIVE MECHANISM	WAGES - NATIONAL WAGE APRIL 1991
41	TRAINEESHIPS (ATS)	WAGES - NATIONAL WAGE APRIL 1991
41	TRAINEESHIPS (ATS)	WAGES - NATIONAL WAGE APRIL 1991

Dated this 5th day of March 1992.

Industrial Relations Act 1988

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

IN the matter of

DRY CLEANING INDUSTRY AWARD 1966

C No. 90005 of 1992

Dated the 27th day of July 1966
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 28 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 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

D8 V.78 PRINT NO. K1973

Clause No.	Subject	Substance of variation
25	HOLIDAYS	CONDITIONS - PUBLIC HOLIDAYS

Dated this 5th day of March 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. 90008 of 1992

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 26 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.21 PRINT NO. K1993

Clause No.	Subject	Substance of variation
	STAY ORDER	

Dated this 5th day of March 1992.

Industrial Relations Act 1988

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

IN the matter of

AUSTRALIAN WORKERS' UNION CONSTRUCTION-ON-SITE AND CIVIL ENGINEERING (A.C.T.) AWARD 1981

C No.90150 of 1992

Dated the 13 October, 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 26 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 19 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

A212 V31. PRINT NO. K1915

Clause No.	Subject	Substance of variation	
7(b)(ii)	PARITY ALLOWANCE		

Dated this 5th day of March 1992.

Industrial Relations Act 1988

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

IN the matter of

DRAUGHTSMEN, PLANNERS AND TECHNICAL OFFICERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 31352 of 1991

Dated the 8th day of December 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 25 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 4 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

D17 V.29 PRINT NO. KO972

Clause No.	Subject	Substance of variation	
2	ARRANGEMENT	PARENTAL LEAVE	
21A	PARENTAL LEAVE	PARENTAL LEAVE	

Dated this 5th day of March 1992.

Christine Hayward Deputy Industrial Registrar

National Occupational Health and Safety Commission Act 1985

Section 38

NATIONAL OCCUPATIONAL HEALTH AND SAFETY CERTIFICATION STANDARD FOR USERS AND OPERATORS OF INDUSTRIAL EQUIPMENT

Pursuant to sub-section 38(4) of the National Occupational Health and Safety Commission Act 1985, the National Occupational Health and Safety Commission hereby gives notice that it is proposing to declare a National Occupational Health and Safety Certification Standard for Users and Operators of Industrial Equipment.

Copies of the draft national standard may be obtained free of charge by writing to:

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

or by telephoning (02) 565 9555 or (008) 25 2226 toll free.

Interested persons are invited to make representations in connection with the draft national standard before 30 June 1992. Comment should be addressed to:

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

Competency Development Unit

Industry, Technology and Commerce

AUSTRALIAN CUSTOMS SERVICE

FINDING FOLLOWING FURTHER INQUIRIES INTO ALLEGATIONS OF THE DUMPING OF CERTAIN FORKLIFT TRUCKS FROM JAPAN.

The Australian Customs Service (Customs) has completed its further inquiries into allegations by Clark Equipment Australia Pty Ltd that certain forklift trucks from Japan were being exported at dumping prices.

The results of Customs inquiries are set out in Report 91/23 "REPORT OF INQUIRY INTO THE ALLEGATION OF DUMPING OF FORKLIFT TRUCKS FROM JAPAN"

In its report Customs concluded that:

- certain forklift trucks have been exported to Australia from Japan at dumping prices;
- because of that dumping, material injury has been suffered by the Australian industry.

Customs recommended to the Minister for Small Business, Construction and Customs that anti-dumping action be taken under Section 269TG of the Customs Act 1901 against certain forklift trucks exported from Japan.

The Minister has accepted Customs recommendation.

Copies of the non-confidential version of the report may be obtained by contacting the Office Manager, Dumping Control, Australian Customs Service, 5 Constitution Avenue, Canberra City ACT 2601, or by telephone on (06)2756057 or fax (06)2756990.

DECLARATION OF APPLICATION OF SUBSECTION 269TG(2)

- I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TG(2) of the Customs Act 1901, am satisfied in respect of certain forklift trucks, hereinafter referred to as the "goods", exported from T. Chatani & Co., Toyota Motor Corporation, Kanematsu, Sumitomo Corporation, Kohfuku Trading Co. Ltd., and Harada Bussan Kaisha Ltd. of Japan
- the amount of the export price of those goods already (a) exported to Australia is less than the amount of the normal value of those goods; and the amount of the export price of like goods that may be exported to Australia in the future may be less than the normal value of the goods; and
- because of that, material injury to an Australian industry (b) producing like goods is being caused

and therefore, hereby DECLARE that Section 8 of the Customs Tariff (Anti-Dumping) Act 1975 applies to like goods

- (C) that are exported to Australia after the date of publication of this Notice; and
- the amount of the export price of which is less than the (d) amount of their normal value.

Dated this

and day of February 1992

David Peter Beddall

Minister of State for Small Business,

Construction and Customs

Customs Act 1901

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(3)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(3) of the Customs Act 1901, being satisfied that sufficient information has not been furnished or is not available to enable the export price of certain forklift trucks (hereinafter referred to as the "goods") exported from T. Chatani & Co. of Japan, to Australia, to be ascertained, do hereby DETERMINE, having regard to all relevant information, that the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

The day of

1992

David Peter Beddall

Minister of State for Small Business,

Construction and Customs

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(1)(C)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(1)(C) of the Customs Act 1901, DETERMINE that, in regard to certain forklift trucks (hereinafter referred to as the "goods") exported to Australia by Toyota Motor Corporation of Japan, the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

27th day of

1992

David Peter Beddall

Minister of State for Small Business,

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(3)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(3) of the Customs Act 1901, being satisfied that sufficient information has not been furnished or is not available to enable the export price of certain forklift trucks (hereinafter referred to as the "goods") exported from Kanematsu of Japan, to Australia, to be ascertained, do hereby DETERMINE, having regard to all relevant information, that the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

day of

1992

David Peter Beddall

Minister of State for Small Business,

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(1)(c)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(1)(c) of the Customs Act 1901, DETERMINE that, in regard to certain forklift trucks (hereinafter referred to as the "goods") exported from Sumitomo Corporation of Japan, to Australia, the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

day of

1992

David Peter Beddal/1

Minister of State for Small Business,

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(1)(c)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(1)(c) of the Customs Act 1901, DETERMINE that, in regard to certain forklift trucks (hereinafter referred to as the "goods") exported from Kohfuku Trading Co Ltd. of Japan, to Australia, the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

27th. day of Jehrn

1992

David Peter Beddall

Minister of State for Small Business,

DETERMINATION OF EXPORT PRICE PURSUANT TO

SUBSECTION 269TAB(3)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAB(3) of the Customs Act 1901, being satisfied that sufficient information has not been furnished or is not available to enable the export price of certain forklift trucks (hereinafter referred to as the "goods") exported to Australia from Harada Bussan Kaisha Ltd. of Japan, to be ascertained, do hereby DETERMINE, having regard to all relevant information, that the export price of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

day of

1992

David Peter Beddall

Minister of State for Small Business,

DECLARATION OF APPLICATION OF SUBSECTION 269TAC(6)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAC(6) of the Customs Act 1901, being satisfied that sufficient information has not been furnished or is not available to enable the normal value of certain forklift trucks, (hereinafter referred to as the "goods"), exported to Australia from Japan by Harada Bussan Kaisha Ltd. to be ascertained in accordance with subsections 269TAC(1), 269TAC(2) or 269TAC(4) do hereby DETERMINE, having regard to all relevant information, that the normal value of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

day of

1992

David Peter Beddall

Minister of State for Small Business,

DECLARATION OF APPLICATION OF SUBSECTION 269TAC(6)

I, DAVID PETER BEDDALL, Minister of State for Small Business, Construction and Customs, pursuant to subsection 269TAC(6) of the Customs Act 1901, being satisfied that sufficient information has not been furnished or is not available to enable the normal value of certain forklift trucks, (hereinafter referred to as the "goods"), exported to Australia from Japan by Harada Bussan Kaisha Ltd. to be ascertained in accordance with subsections 269TAC(1), 269TAC(2) or 269TAC(4) do hereby DETERMINE, having regard to all relevant information, that the normal value of the goods shall be the price as shown against the respective models on the annexure to this Determination.

Dated this

day of

1992

David Peter Beddall

Minister of State for Small Business,

CUSTOMS ACT 1901 - PART XVB MOTICE UNDER SUBSECTION 269TC(4)

INITIATION OF AN INQUIRY INTO THE ALLEXED DUMPING OF SCRBITCL 70 PER CENT SOLUTION FROM GERVANY, THAILAND, INDIA, FRANCE AND INDONESIA

I, Michael John Henry, delegate of the Comptroller-General of Customs, have accepted an application made under subsection 269TB(1) of the Customs Act 1901, which alleges that there are reasonable grounds to initiate an inquiry into the dumping of sorbitol 70 per cent solution from Germany, Thailand, India, France and Indonesia.

The application was lodged by ICI Australia Operations Pty Ltd the only known producer of these goods in Australia.

The goods the subject of this notice are sorbitol 70 per cent solution (sorbitol) and are classified within Subheading 2905.44.00 (statistical code 31) and Subheading 3823.60.00 (statistical code 12) in Schedule 3 to the Customs Tariff Act 1987. The rate of duty is 10 per cent general and 5 per cent for developing countries.

The inquiry into exports from France will consider grades of sorbitol other than Neosorb 70/02 and Neosorb 70/02 S. These two grades are currently subject to dumping duty following a Ministerial Direction pursuant to subsection 8(5) of the Customs Tariff (Anti-Dumping) Act 1975, issued on 18 October 1990.

Exports of sorbitol from one company in Thailand, SCT Company Limited (SCT), are also subject to dumping duties following the Ministerial Direction and therefore this inquiry will only consider sorbitol exported from Thailand other than by SCT.

In accordance with Customs Regulation 183AB a preliminary finding will be made within 100 days after the publication of this notice as to whether there are sufficient grounds for the publication of a dumping duty notice in respect of the goods the subject of the application.

A preliminary finding that there are sufficient grounds for the publication of a dumping duty notice may result in the imposition of provisional measures, including the taking of securities under section 42 of the Customs Act 1901, for the period specified in subsection 45(2) of the Customs Act 1901, in respect of dumping duty that may become payable on the importation of the goods the subject of the application.

A preliminary finding that there are sufficient grounds for the publication of a dumping duty notice would be referred to the Anti-Dumping Authority for further investigation and report to the Minister (within 120 days) on whether dumping duties should be imposed.

Australian Customs Notice (ACN) 92/40 outlines the procedures for the Customs inquiry. It is in the interest of parties concerned with this inquiry to obtain a copy of the ACN. Copies are available from the Publications Section, Customs House, Canberra or Customs Houses in each capital city.

All interested parties are invited to lodge written submissions with Mr Michael Roche, Customs House, 5 Constitution Avenue, Canberra City, ACT 2601 by no later than 21 April 1992.

M. J. Henry Delegate of the Comptroller-General

11 March 1992

COMMONWEALTH OF AUSTRALIA 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	(Foreign Currency = AUS \$1)							
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	26/2/92	27/2/92	28/2/92	29/2/92	1/3/92	2/3/92	3/3/92
								·
AUSTRIA	SCHILLINGS	8.7534	8.7112	8.6793	8.6793	8.6793	8.6946	8.7149
BELGIUM/LUX	FRANCS	25.5200	25.5100	25.3800	25.3800	25.3800	25.4100	25.4700
BRAZIL	CRUZADO	1186.1100	1201.2600	1216.3100	1216.3100	1216.3100	1226.5800	1227.8800
CANADA	DOLLARS	.8889	. 8872	. 8883	. 8883	.8883	. 8899	.8951
CHINA	YUAN	4.0962	4.1040	4.1115	4.1115	4.1115	4.1055	4.1099
DENMARK	KRONER	4.8274	4.7981	4.7785	4.7785	4.7785	4.7931	4.8014
EC	ECU	. 6081	. 6052	. 6033	. 6033	. 6033	. 6033	. 6050
FIJI	DOLLAR	1.1235	1.1294	1.1266	1.1266	1.1266	1.1245	1.1267
FINLAND	MARKKA	3.4086	3.3859	3.3737	3.3737	3.3737	3.3837	3.3853
FRANCE	FRANCS	4.2303	4.2079	4.1914	4.1914	4.1914	4.2022	4.2111
GERMANY	DEUTSCHMARKS	1.2443	1.2378	1.2326	1.2326	1.2326	1.2365	1.2385
GREECE	DRACHMAE	142.6700	142.3500	142.0700	142.0700	142.0700	142.2900	142.7100
HONG KONG	DOLLARS	5.8260	5.8397	5.8484	5.8484	5.8484	5.8363	5.8408
INDIA	RUPEES	19.6605	19.7172	19.6403	19.6403	19.6403	19.6646	21.3408
INDONESIA	RUPIAH	1506.2000	1509.2000	1511.7000	1511.7000	1511.7000	1510.3000	1511.9000
IRELAND	POUNDS	. 4660	. 4635	. 4624	. 4624	. 4624	. 4624	. 4627
ISRAEL	SHEKEL	1.7762	1.7797	1.7845	1.7845	1.7345	1.7748	1.7831
ITALY	LIRE	933.4600	928.5300	925.1700	925.1700	925.1700	927,1400	929.2000
JAPAN	YEN	97.4100	97.1700	97.3700	97.3700	97.3700	97.4900	97.7900
KOREA	WON	576.0900	577.0900	578.4900	578.4900	578.4900	577.9700	578.8900
MALAYSIA	DOLLAR	1.9464	1.9486	1.9512	1.9512	1.9512	1.9467	1.9436
NETHERLANDS	GUILDER	1.4000	1.3931	1.3875	1.3875	1.3875	1.3901	1.3942
NEW ZEALAND	DOLLAR	1.3844	1.3809	1.3758	1.3758	1.3758	1.3752	1.3736
NORWAY	KRONER	4.8815	4.8485	4.8319	4.8319	4.8319	4.8472	4.8541
PAKISTAN	RUPEE	18.3900	18.4300	18.4600	18.4600	18.4600	18.4400	18.4600
PNG .	KINA	. 7185	. 7190	. 7201	. 7201	. 7201	. 7195	. 7202
PHILIPPINES	PESO	19.4800	19.5200	19.5600	19.5600	19.5600	19.5300	19.4000
PORTUGAL	ESCUDO	106.2200	106.3900	106.1100	106.1100	106.1100	105.9400	106.4700
SINGAPORE	DOLLAR	1.2348	1.2352	1.2363	1.2363	1.2363	1.2366	1.2380
SOLOMON IS.	DOLLAR	2.1412	2.1461	2.1440	2.1440	2.1440	2.1433	2.1480
SOUTH AFRICA	RAND	2.1472	2.1573	2.1613	2.1613	2.1613	2.1518	2.1458
SPAIN	PESETA	77.8800	77.5100	77.4900	77.4900	77.4900	77.8000	77.8600
SRI LANKA	RUPEE	31.9400	32.0100	32.0700	32.0700	32.0700	32.0200	32.0500
SWEDEN	KRONA	4.5146	4.4832	4.4701	4.4701	4.4701	4.4831	4.4908
SWITZERLAND	FRANC	1.1292	1.1230	1.1163	1.1163	1.1163	1.1201	1.1228
TAIWAN	™LAR	18.8200	18.8600	18.9100	18.9100	18.9100	18.9200	18.9800
THAILAND	BAHT	19.1500	19.1800	19.2100	19.2100	19.2100	19.1900	19.2000
uk	POUNDS	.4316	. 4289	. 4276	. 4276	. 4276	. 4295	. 4299
USA	DOLLAR	. 7507	. 7522	. 7536	. 7536	. 7536	. 7525	. 7533

JOHN BURKE Delegate of the Comptroller-General of Customs CANBERRA A.C.T. 05/03/92

ANTI-DUMPING AUTIIORITY

INQUIRY INTO TENDER DUMPING

The Minister for Small Business, Construction and Customs, Mr David Beddall, has asked the Anti-Dumping Authority to conduct a special inquiry into "tender dumping".

Tender dumping is a process whereby a local industry loses a tender in Australia to overseas companies for the supply of plant and equipment because these companies were quoting at dumped or subsidised prices and, as a result of losing the tender, the Australian industry subsequently suffers material injury.

The types of industry which appear to be the most affected are those which submit tenders for equipment and there are long lead times associated with the manufacture and delivery of the equipment. Typical examples are large electrical transformers and oil drilling rigs. However, the inquiry will not be restricted to particular industries or products. Nor will it be restricted to tenders called by particular entities, such as government or semi-government organisations. It will consider any aspect brought to its attention of dumping associated with tendering.

It is envisaged that the Authority will report to the Minister no later than 25 June 1992. In doing so, it will examine, inter alia, the adequacy of the current legislation and will recommend changes necessary to overcome any inadequacies or shortcomings identified in the course of the inquiry.

The Authority invites interested parties to make submissions as soon as practicable on any aspect of tender dumping. Submissions would be appreciated by Friday 17 April 1992.

Depending on the response, the Authority may hold public inquiries in the major capital cities. This would give all interested parties the opportunity to discuss and debate issues in a public forum.

The Authority has adopted the 'public file' system which is explained in Australian Customs Notice 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 contact Mr Jock McGuire on (06) 2761722.

9205542

Primary Industries and Energy

Commonwealth of Australia Primary Industries and Energy Research and Development Act 1989

Fisheries Research and Development Corporation Regulations

27th Feb

DETERMINATION OF THE AVERAGE ANNUAL GROSS VALUE OF PRODUCTION OF COMMONWEALTH MANAGED FISHERIES

No 2 of 1992

Pursuant to subsection 32(2) of the Primary Industries and Energy Research and Development Act 1989 and the attached Fisheries Research and Development Corporation Regulations, I, SIMON CREAN, Minister of State for Primary Industries and Energy, hereby determine that the average annual gross value of production of Commonwealth managed fisheries for the immediately preceding three financial years prior to 1991/92 is \$250 million.

Dated

SIMON CREAN

Commonwealth of Australia

<u>Primary Industries and Energy Research and Development</u>

<u>Act 1989</u>

Fisheries Research and Development Corporation Regulations

DETERMINATION OF THE AVERAGE ANNUAL GROSS VALUE OF PRODUCTION OF THE AUSTRALIAN FISHING INDUSTRY

No 1 of 1992

Pursuant to subsection 32(2) of the <u>Primary Industries</u> and <u>Energy Research and Development Act 1989</u> and the attached Fisheries Research and Development Corporation Regulations, I, SIMON CREAN, Minister of State for Primary Industries and Energy, hereby determine that the average annual gross value of production of the Australian fishing industry for the immediately preceding three financial years prior to 1991/92 is \$1 100 million.

Dated

27H Feb 1992.

SIMON CREAN

COMMONWEALTH OF AUSTRALIA

FISHERIES ACT 1952

FISHERIES NOTICE NO. 77E (No. 9 of 1992)

VARIATION OF FISHERIES NOTICE NO.77

I. Simon Crean, the Minister of State for Primary Industries and Energy, pursuant to section 8 of the Fisheries Act 1952, hereby vary Fisheries Notice No. 77 published in Gazette no. G30 on 2 August 1977, as amended at the date that this notice is published in the Gazette by omitting Schedule 1 and substituting the following schedule:

"SCHEDULE 1

Area of proclaimed waters

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

- commencing at the intersection of the eastern shore of Australia with the (1) parallel of Latitude 28°09' South;
- running thence east along that parallel to its intersection with the outer limit (2) of the Australian fishing zone
- thence generally southerly and westerly along that outer limit to its first (3) intersection south of Australia with the meridian of Longitude 138°08' East:
- thence north along that meridian to its intersection with the southern shore of (4) the Australian mainland; and
- thence generally easterly and northerly along that shore to the point of (5) commencement."

1992. Dated this SIMON CREAN

Transport and Communications



DEPARTMENT OF TRANSPORT AND COMMUNICATIONS

Our Reference:

Your Reference:

Contact:

COMMONWEALTH OF AUSTRALIA

Radiocommunications Act 1983

Section 34(1)

NOTICE

PURSUANT to section 34(1) of the Radiocommunications Act 1983, I, ALAN PAUL JORDAN, Manager Regulatory, Radiocommunications Operations Branch, Radiocommunications Division, Department of Transport and Communications, delegate of the Minister of State for Transport and Communications, hereby revoke the declaration made by me on 20 September 1989 in the notice of Gazette No GN 39 and in substitution thereof declare that a person to whom a country specified in Column 1 of the Schedule has granted a certificate or licence specified in the corresponding entry in Column 2 of the Schedule and who satisfies any conditions specified in that entry, shall be deemed, for the purposes of the Act (other than section 33), to be a qualified operator in relation to the class or classes of licence specified in the corresponding entry in Column 3 of the Schedule.

Dated this 11th day of February 1992

a 700-

A. P. JORDAN

Manager Regulatory
Radiocommunications Operations
Branch
Radiocommunications Division
Department of Transport and
Communications

SCHEDULE

Column 1	Column 2	Column 3
Canada	Advanced Amateur Certificate of Proficiency in Radio	Amateur station
	Amateur Certificate of Proficiency in Radio	Amateur station
Denmark	Sendetilladelse Amator Radiostation	
	Kategori A and B	Amateur station
	Kategori D and E	Amateur (limited) station
	Kategori C	Amateur (novice) station
France (including New	Radio Amateur Station Licence Group D and E	Amateur station
Caledonia)	Radio Amateur Station Licence Group C	Amateur (limited) station
	Radio Amateur Station Licence Group B	Amateur (novice) station
India	Amateur Wireless Telegraphy Station Licence	Amateur station
Israel	Radio Amateur Licence Class 'A'	Amateur station
	Radio Amateur Licence Class 'B'	Amateur (combined limited and
		novice) station
_	Radio Amateur Licence Class 'C'	Amateur (novice) station
Japan	First Class Amateur Radio Operator Certificare	Amateur station
	Second Class Amateur Radio Operator	Amateur station
	Ccertificate	
	Telephone Class Amateur Radio Operator Certificate	Amateur (limited) station, subject to the condition that it shall only be used for telephoney purposes on frequency bands above 30 MHz with 10 Watts maximum power
	Telegraph Class Amateur Radio Operator Certificate	Amateur (novice) station
Malaysia	(i) Amateur Station Licence and	Amateur station
	evidence of having qualified in telegraphy at a speed of 12 or more words per minute is provided	
	(ii) Amateur Station Licence and the evidence referred to in (i) is not provided	Amateur (limited) station
New Zealand	Amateur Operator's Certificate (General) (Grades I and II prior to 14.7.86)	Amateur station
	Amateur Operator's Certificate (Limited) (Grade III prior to 14.7.86)	Amateur (limited) station
	Amateur Operator's Certificate (Novice)	Amateur (novice) station
Papua New	Amateur Licence	Amateur station
Guinea	Amateur Licence (Limited)	Amateur (limited) station
Poland	Novice Licence	Amateur (novice) station
	Amateur Licence Kategoria (Category)	
	1. Pierwsza (Class A)	Amateur (combined limited and novice) station
	2. Drugiej (Class B)	Amateur (limited) station
Singapore	(i) Amateur Station Licence and evidence of having qualified in telegraphy at a speed of 12 or more words per minute is provided	Amateur station
	(ii) Amateur Station Licence and the evidence referred to in (i) is not provided	Amateur (limited) station

744 Government departments

Amateur Radio Licence (Unrestricted) Solomon Islands Amateur station "Aficionado" Spain Amateur station Class A (General) Amateur (limited) station Class B (Restringida) Amateur (novice) station Class C (Limitada, principiante) Switzerland Amateur Radio Telegraphist's Certificate Amateur station (Transmission) United Kingdom Amateur (Sound) Licence Amateur station Amateur (Sound) Licence A Amateur station Amateur (Sound) Licence B Amateur (limited) station United States of Extra Class Licence Amateur station America Advanced Class Licence Amateur station General Class Licence Amateur station Conditional Class Licence Amateur station Amateur (combined limited and Technician Class Licence novice) station Federal Republic Deutsche Bundespost Class B Licence Amateur station of Germany Deutsche Bundespost Class C Licence Amateur (limited) station (West Germany) Deutsche Bundespost Class A Licence Amateur (novice) station

9205544

PUBLIC SUBMISSIONS INVITED

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

THE MT ISA AREA OF QUEENSLAND

The Australian Broadcasting Tribunal is conducting an inquiry into whether to grant a licence for a new supplementary FM radio service in the Mt Isa area.

The Minister has referred to the Tribunal an application from NORTH QUEENSLAND BROADCASTING CORPORATION PTY LTD, the licensee of commercial radio service 4LM Mt Isa, for the grant of a supplementary FM radio licence to serve the 4LM service area with the exception of the town of Cloncurry.

The issues to be considered in this inquiry arise from the criteria set out in section 83B of the Broadcasting Act 1942. The issues that are relevant to the inquiry are:

- 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;
- the need to avoid an undue concentration of influence;
- 5. the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;
- 6. whether a radio licence of the kind contemplated in the Minister's notice should be granted;

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 24 April 1992.

To assist you in making your submission, pamphlets entitled A Guide to the ABT and Inquiry Procedures have been prepared by the Tribunal. Copies of these pamphlets are available by writing to the Tribunal at the North Sydney address below, or by phoning (020 959 7811.

You may also wish to look at the public inquiry file (File No: IL/92/30) which contains the application, the Ministers notice and other information. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry file may be inspected during business hours at the following locations:

Mt Isa City Library West St Mt Isa QLD 4825

Contact Person: Trudi Zussino Telephone: (077) 444 267

Cloncurry Municipal Library Scarr St Cloncurry QLD 4824

Telephone: (077) 421 588

Australian Broadcasting Tribunal 76 Berry St North Sydney NSW 2060

Contact Person: Veronica Phillips Telephone: (02) 959 7885

Australian Broadcasting Tribunal 8th Floor 444 Queen St Brisbane QLD 4000

Contact Person: Bill Gibson Telephone: (07) 832 4702

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 2 March 1992 a certificate of type approval for the PZL M20-03 "MEWA" aircraft, manufactured by Wytwornia Sprzetu Komunikacyjnego "PZL-MIELEC", Poland, was issued by the Authority in accordance with regulation 22A of those Regulations.

9205546

Treasurer

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

REVOCATION (NO. 6)

I, PETER BALDWIN, Minister of State for Higher Education and Employment Services, acting for and on behalf of the Treasurer, in pursuance of section 21 of the Prices Surveillance Act 1983, hereby revoke declaration (No. 61) of 19 July 1990 relating to premixed concretes published in the Commonwealth of Australia Gazette No GN 33 of 22 August 1990.

Dated this

day of

1992.

PETER BALDWIN

Minister of State for Higher Education and Employment Services acting for and on behalf of the Treasurer

9205547



SPECIAI

No. S 62, Tuesday, 3 March 1992

Published by the Australian Government Publishing Service, Canberra

PUBLICATIONS CLASSIFIED UNDER THE ACT CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983

TIME:

PEOPLE 4 MARCH 1992

PUBLISHER:

AUSTRALIAN CONSOLIDATED PRESS

COUNTRY:

AUSTRALIA

DECISION:

CATEGORY 2 RESTRICTED



9 780644 194785



Commonwealth of Australia

Gazette

No. S 63, Wednesday, 4 March 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 Description of the were made Statutory Rules		Year and number of the Statutory Rules	
Public Service Act 1922	Public Service Regulations (Amendment)	1992 No. 53	



9 780644 194686



Commonwealth of Australia

Gazette

No. S 64, Thursday, 5 March 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	
Services Trust Funds Act 1947	Royal Australian Navy Relief Trust Fund Regulations (Amendment)	1992 No. 54	
Services Trust Funds Act 1947	Australian Military Forces Relief Trust Fund Regulations (Amendment)	1992 No. 55	
Long Service Leave (Commonwealth Employees) Act 1976	Long Service Leave (Commonwealth Employees) Regulations (Amendment)	1992 No. 56	
Maternity Leave (Commonwealth Employees) Act 1973	Maternity Leave (Commonwealth Employees) Regulations (Amendment)	1992 No. 57	
Complaints (Australian Federal Police) Act 1981	Complaints (Australian Federal Police) Regulations (Amendment)	1992 No. 58	
Fishing Levy Act 1991	Fishing Levy Regulations	1992 No. 59	
Air Navigation (Charges) Act 1952	Air Navigation (Charges) Regulations (Amendment)	1992 No. 60	
Customs Act 1991	Customs (Prohibited Exports) Regulations (Amendment)	1992 No. 61	
Excise Act 1901	Excise Regulations (Amendment)	1992 No. 62	
Child Support (Assessment) Act 1989	Child Support (Assessment) Regulations (Amendment)	1992 No. 63	
Currency Act 1965	Currency Regulations (Amendment)	1992 No. 64	

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

31811 Cat. No. 92 0392 6

ISSN 1032-2345

© Commonwealth of Australia 1992



780644 194778