

Gazette

No. GN 17, Wednesday, 29 April 1992

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GOVERNMENT NOTICES

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Special Gazette Nos S 102, S 103 and S 104 are herewith

The date of publication of this Gazette is 29 April 1992.



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Adelaide: 55 Currie St, tel. (08) 237 6955
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Canberra: 70 Alinga St, tel. (06) 247 7211
Hobart: 112 Liverpool St, tel. (002) 23 7151
Melbourne: 347 Swanston St, tel. (03) 663 3010
Parramatta: Horwood Pl, tel. (02) 893 8466
Perth: 469 Wellington St, tel. (09) 322 4737
Sydnov: 32 Verk St (02) 209 6737

Sydney: 32 York St, tel. (02) 299 6737 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.

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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 and Business issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

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

Index issues contain references to entries in the Government Notices 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	
PI	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	
P6	27.2.92	Notice by the Australian Securities Commission of intention to deregis defunct companies	
P7	17.3.92	Notice of intention to enter a place in the Register of the National Estate	
P8	12.3.92	Financial Corporations Act 1974—Variation of list of Registered Corporations	
P9	13.3.92	Instruments made under Part VII of the National Health Act 1953.	
P10	6.4.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.2.92 to 29.2.92.	
P11	9.4.92	Tariff Quotas—Textiles, Clothing and Footwear Ballot Quota Allocations—List of Quota Holders for 1992	
P12	13.4.92	Notice by the Australian Securities Commission of intention to deregister defunct companies.	

N.N.-9209324

Legislation

Act of Parliament assented to

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 13 April 1992 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 22 of 1992 - An Act to amend various Acts relating to law and justice, and for related purposes (Law and Justice Legislation Amendment Act 1992)

HARRY EVANS
Clerk of the Senate

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 10 April 1992 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

- No. 17 of 1992—An Act to amend various Acts relating to matters dealt with by the Department of Primary Industries and Energy, and for related purposes. (*Primary Industries and Energy Legislation Amendment Act 1992*).
- No. 18 of 1992—An Act to amend the Poultry Industry Assistance Act 1965. (Poultry Industry Assistance Amendment Act 1992).
- No. 19 of 1992—An Act to impose a levy on certain coarse grain produced in Australia. (Coarse Grains Levy Act 1992).
- No. 20 of 1992—An Act to enact certain saving provisions, and to repeal certain Acts and to amend the *Primary Industries Levies and Charges Collection Act 1991*, in consequence of the enactment of the *Coarse Grains Levy Act 1992*, and for related purposes. (*Coarse Grains Levy (Consequential Provisions) Act 1992*).
- No. 21 of 1992—An Act to amend legislation relating to the arts, sport, the environment and Territories. (Arts, Sport, Environment and Territories Legislation Amendment Act 1992).

L M BARLIN

Clerk of the House of Representatives

Government departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

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

B COX Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 March 1992

		% Deviation from
		average divisional
Division	Enrolment	enrolment
BANKS	78728	6.27
BARTON -	78974	6.60
BENNELONG	78910	6.51
BEROHRA	77438	4.53
BLAXLAND	75271	1.60
BRADFIELD	79059	6.71
CALARE	73 9 5 9	-0.16
CHARLTON	76059	2.66
CHIFLEY	72758	-1.78
COOK	75962	2.53
COMPER	70428	-4.93
CUNNINGHAM	73971	-0.14
DOBELL	69361	-6.37
EDEN-MONARO	69061	-6.77
FARRER	71904	-2.93
FOHLER	73268	-1.09
GILMORE	67916	-8.32
GRAYNDLER	78596	6.09
GREENHAY	72738	-1.81
GWYDIR	75924	2.48
HUGHES	71832	-3.03
HUME	73978	-0.14
HUNTER	73693	-0.52
KINGSFORD-SMITH	75447	1.84
LINDSAY	71334	-3.70
LOME	77489	4.59
LYNE	71207	-3.88
MACARTHUR	68503	-7.53
MACKELLAR	76606,	3.40
MACGUARIE	7055 5	-4.76
MITCHELL	67775	-8.51
NEWCASTLE	77880	5.12
NEW ENGLAND	73499	-0.78
NORTH SYDNEY	78592	6.08
PAGE	75582	2.02
PARKES	79158	6.85
PARRAMATTA	76574	3.36
PATERSON	70336	-5.05
PROSPECT	72343	-2.34
REID	76185	2.83
RICHMOND	69485	-6.20
RIVERINA	76368	3.08
ROBERTSON	68770	-7.17
SHORTLAND	71973	-2.84
SYDNEY	75195	1.50
THROSBY	71055	-4.08
HARRINGAH	77360	4.42
HATSON	76020	2.61
HENTHORTH	77519	4.63
MERRIMA	71533	~3.44

Totals

3704131 (Average:

Victoria as at 31 March 1992

		% Deviation from	
		average divisiona	
Division	Enrolment	enrolment	
ASTON	75778		
BALLARAT	75778	2.03	
BATMAN	74963	-3.86	
BENDIGO	74963 74512	0.93	
BRUCE	74043	0.33	
BURKE	72762	-0.30	
CALHELL	75782	-2.02	
CASEY	75301	2.24	
CHISHOLM		1.39	
CORANGAMITE	75560 72924	1.74	
CORINELLA	76699	-1.80	
CORIO	76699 74842	3.27	
DEAKIN	74842	0.77	
DUNKLEY	71903	0.09	
FLINDERS	71935	-3.18	
GELLIBRAND		-4.34	
GIPPSLAND	74051	-0.28	
GOLDSTEIN	73910	-0.47	
HIGGINS	76286	2.71	
HOLT	74364	0.13	
HOTHAM	70u96	-5.61	
INDI	75422	1.55	
ISAACS	73015	-1.68	
JAGAJAGA	74615	0.46	
KOOYONG	69684	-6.16	
LALOR	72083	-2.93	
LA TROBE	74601	0.45	
MCEMEN	74866	0.80	
MCMILLAN	75330	1.43	
MALLEE	76376	2.84	
MARIBYRNONG	75868	2.15	
MELBOURNE	75058	1.06	
MELBOURNE PORTS	75570	1.75	
MENZIES	73086	-1.58	
MURRAY	72198	~2.78	
SCULLIN	75392	1.51	
HANNON	76687	3.25	
HILLS	75705	1.93	
nice3	75861	2.14	
Totals	2822111 (Avera	nge: 74266)	

Queensland as at 31 March 1992

		% Deviation from average divisional enrolment	
Division	Enrolment		
BOWMAN	70774	-5.09	
BRISBANE	79752	6.94	
CAPRICORNIA	77534	3.97	
DAHSON	77631	4.10	
DICKSON	69705	-6.52	
FADDEN	68163	-8.59	
FAIRFAX	69489	-6.81	
FISHER	70839	-5.00	
FORDE	71136	-4.60	
GRIFFITH	78 848	5.73	
GROOM	76709	2.86	
HERBERT	78039	4.65	
HINKLER	77724	4.22	
KENNEDY	77736	4.24	
LEICHHARDT	70579	-5.35	
LILLEY	77911	4.48	
MCPHERSON	68770	-7.77	
MARANDA	81344	9.08	
MONCRIEFF	68725	-7.83	
MORETON	78775	5.63	
OXLEY	75301	0.98	
PETRIE	73831	-0.99	
RANKIN	69796	-6.40	
RYAN	78484	5.24	
MIDE BAY	76655	2.79	
Totals	1864250 (Average:	74570)	

Western Australia as at 31 March 1992

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	74528	4.19
CANNING	67693	-5.35
COHAN	71286	-0.33
CURTIN	72347	1.14
FORREST	73206	2.34
FREMANTLE	71457	-0.09
KALGOORLIE	72729	1.68
MOORE	70474	-1.47
O'CONNOR	73354	2.55
PEARCE	69871	-2.31
PERTH	71876	0.48
STIRLING	70684	-1.17
SHAN	71487	-0.05
TANGNEY	70382	-1.59
Totals	1001374 (Average	: 71526)

South Australia as at 31 March 1992

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	81469	0.89
BARKER	81169	0.52
BONYTHON	72738	-9.92
воотнву	82917	2.69
GREY	84393	4.52
HINDMARSH	85246	5.57
KINGSTON	75810	-6.11
MAKIN	79912	-1.03
MAYO	81226	0.59
PORT ADELAIDE	83251	3.10
STURT	79142	-1.99
WAKEFIELD	81690	1.17
STATE TOTAL	968963	
AVERAGE ENROLMENT	80747	

Tasmania as at 31 March 1992

Division	Enrolment	% Deviation from average divisional enrolment
BASS	62645	-2.08
BRADDON	62931	-1.63
DENISON	62081	-2.96
FRANKLIN	65945	3.07
LYONS	66278	3.59
Totals	319880 (Average:	: 63976)

Australian Capital Territory as at 31 March 1992

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	95664	3.67
FRASER	88875	-3.67
Totals	184539 (Average:	92269)

Northern Territory as at 31 March 1992

Division	Enrolment	% Deviation from average divisional enrolment	
•	85801	0.00	

TOTAL FOR AUSTRALIA 10 951 049

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

Pursuant to section 134 of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, approved on 16 April 1992 the following changes to the Register of Political Parties:

an application from the Green Alliance Senate - New South Wales to change the address of its Registered Officer in the Register of Political Parties to:

372 Abercrombie Street CHIPPENDALE NSW 2008

an application from the Socialist Party of Australia to replace the details of its Registered Officer in the Register of Political Parties with:

Eddie Clynes 15 Denison Road LEWISHAM NSW 2049

R Bell Acting Electoral Commissioner

9209328

Arts, Sport, the Environment and Territories

DEPARTMENT OF THE ARTS, SPORT, THE ENVIRONMENT AND TERRITORIES

ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

NOTICE OF REVOCATION OF A DIRECTION REQUIRING A PUBLIC ENVIRONMENT REPORT

Pursuant to paragraph 3.5.1 of the Administrative Procedures under the Environment Protection (Impact of Proposals) Act 1974, I, ROSLYN JOAN KELLY, Minister for the Arts, Sport, the Environment and Territories, on 18 March 1992 revoked the determination and direction requiring a public environment report by Telecom issued by the then Minister for the Arts, Sport, the Environment, Tourism and Territories, the Hon Senator Richardson, on 15 December 1987.

REASON

The proposal to construct a microwave radio tower on Mt Formartine is no longer considered by Telecom to be its preferred option for providing a telecommunications link between Cairns and Kuranda and has been withdrawn.

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982 Section 11

DECLARATION OF AN APPROVED INSTITUTION

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

Dated this twenty-third day of April 1992

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens	
1	School of Biological Sciences Macquarie University North Ryde NSW 2115 AUSTRALIA	Oniscidea	

COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

NOTICE

I, ROBERT WILLIAM GARFIELD JENKINS, the Designated Authority under subsection 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 44(1) of the Act, hereby notify that I am considering issuing the persons listed hereunder authorities being renewals of previously held authorities, to export over a period of six months the specimens listed below, on condition that prior to export each consignment, the exporter obtains the permission of the Chief Executive Officer of the Australian National Parks and Wildlife Service or his nominee.

Mr P Binny, Granton Tasmania

Sphagnum spp. - harvested under Forestry Commission Tasmania licence;

Mr B Gunderson, Ravensbourne Queensland

Caustis blakeii - cut stems collected from Queensland Timber Reserve No 561 under licence:

Xanthorrhoea johnsonii - cut leaves collected from Queensland Timber Reserve No 561 under licence:

Pteridium esculentum - cut fronds collected from Queensland Timber Reserve No 561 under licence:

Macrozamia miquelli - cut fronds collected from Queensland State Forest, No 915 under licence:

Exocarpos cupressiformis - cut branches taken from an area of 1360 acres of private property in Queensland;

Mr K Hayward, Wandandian New South Wales

Adiantum formosum, Pteridium esculentum, Blechnum spp., Macrozamia communis, Caustis flexuosa and Culcita dubia - cut fronds collected from 277 ha of private property in New South Wales;

Kelp Industries Pty Ltd, King Island Tasmania

Gelidium glandulaefolium - storm cast specimens collected from above the low water mark from the beaches of King Island;

Mr I McRae, Ravensbourne Queensland

Caustis blakeii - cut stems collected under licence from Queensland Timber Reserve No 616:

Xanthorrhoea johnsonii - cut leaves collected under licence from Queensland Timber Reserve No 616.

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

The Chief Executive Officer Australian National Parks and Wildlife Service GPO Box 636 CANBERRA ACT 2601

Attention: Wildlife Protection Authority

Dated this Toon Soit

day of A_{ij}

1992

DESIGNATED AUTHORITY

Attorney-General

HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION SEX DISCRIMINATION ACT 1984 SECTION 46(1) NOTICE OF GRANT OF EXEMPTION No. 2 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 Act in respect of the Family Law Seminar to be conducted on 9 April, 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) On 24 February 1992 the Commission granted 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 Act in respect of a Family Law Seminar conducted on 28 February 1992. A second Family Law seminar is to be held on 9 April 1992.
 - (iii) The second seminar is also directed to women to inform women of their rights with respect to Family Law. It is designed to enable participants to express their personal concerns and experiences with respect to Family Law. It 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 13 March, 1992.
 - (ii) Previous application for exemption dated 21 February, 1992.
 - (iii) Notice of Grant of Exemption No 1 of 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



CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS APPROVAL OF ORGANIZATION

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 Brisbane International Film Festival as an organization, being an organization able to hold approved events within the meaning of Part III of the aforesaid Regulations.

DATED this 8 day of 2992.

ukad H

Attorney-General



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 Melbourne Fringe Arts Film and Video Festival to be held in Melbourne during the period commencing on 29 August 1992 and ending on the expiration of 19 September 1992, being the event to be conducted by Fringe Network Limited.

DATED this

8 1R

1992.

Attorney-General



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 Brisbane International Film Festival to be held in Brisbane during the period commencing on 19 August 1992 and ending at the expiration of 23 August 1992, being the event to be conducted by the Brisbane International Film Festival.

DATED this 8 day of agree 1992.

THE THE

Attorney-General



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 Melbourne Film Festival to be held in Melbourne during the period commencing on 4 June 1992 and ending at the expiration of 20 June 1992 being the event to be conducted by the Melbourne Film Festival.

Dated this day of 1992.

Attorney-General

Defence

AUSTRALIAN ARMY

```
Award of the Efficiency Medal
Award of the Long Service and Good Conduct Medal
Award of the Efficiency Decoration
Award of the Efficiency Decoration
Award of the Efficiency Medal with First Clasp
Award of the First and Second Clasp to the Efficiency Decoration
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The Efficiency Medal
               R.J. Armstrong
NX68547
         PTE
         SGT
               A.J. Bensley
NX20688
NX102027 LT
               D.P. Bowman
               C.C. Brown
         MAJ
NX12354
               W.J. Cunningham
WX667
         CPL
         SSGT
               G.I. Currie
WX671
NX3908
         CAPT
               E.C. Givnev
SX10370
               W.G. Hale
         SGT
               R.S. Hooper
L.A. Hope
OX930
         SPR
         CPL
NX407
VX118363 SGT
               W.A. Houghton
         CAPT
               G.H. James
VX80907
NX70437
         CAPT
               P.D. Kearney
               W.J. Kendrick
         MAJ
WX32878
               R.H. MacFarlane
VX5338
        MAJ
VX15591 PTE
               J.
                    McDonald
2111115 CAPT
               G.J. McRobert
         SGT
               C.G. Parrott
NX1261
2217183 LCPL
               Μ.
                    Pavne
WX998
         CPL
               T.A Press
3111015 CAPT
               G.A. Sanders
305325
         GNR
               A.D. Smythe
NX21666 SGT
               W.J. Stewart
NX111174 PTE A.E. Turier
161700 SSGT R.W. Waldeck
WX40164 CPL W.S. Williams
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Long Se	ervice	and G	ood	Conduct	<u>Medal</u>
52466	WO1	W.	Ba	amford	
2976	WO2	F.M	. Mı	irphy	

Efficiency Decoration 128224 MAJ J.M. Ball 515983 LT O.M. Jones

Efficiency Medal with First Clasp 5213 CPL J. Marshall NX102476 LTCOL J.F. Thomas

First and Second Clasp to the Efficiency Decoration 352003 MAJGEN N.A. Vickery

Finance

Superannuation Benefits (Supervisory Mechanisms) Act 1990

NOTICE OF THE MAKING OF DETERMINATION UNDER SUBSECTION 6(3)

Notice is hereby given that the following determination has been made under subsection 6(3) of the Superannuation Benefits (Supervisory Mechaniszs) Act 1990. Copies of the determination may be requested from the Assistant Secretary, Retirement Benefits (Saranch, Department of Finance, Newlands Street, PARKES ACT 2600. Tel. (06) 263 2099.

Number and year of Determination Description of determination

Date made

No 3 of 1992

Superannuation guidelines for persons employed by:

AEFC Leasing Pty Ltd

9209338

NOTIFICATION OF MAKING A DETERMINATION

Notice is hereby given that the Defence Force (Superannuation Interim Arrangement) Determination has been made under Section 52 of the Defence Act 1903. Copies of the Determination are available from the Military Superannuation and Benefits Branch, Department of Defence, PO Box 277, Civic Square, ACT 2608 or contact (06) 2660128.

Act Under Which Determination was Made	Description of the Determination	Year and Number of the Determination
Defence Act 1903	Defence Force (Superannuation Interim Arrangement)	1992 No 2

Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE
ACT (HSB 7/1992)

The delegate of the Minister for Health, Housing and Community Services has, with effect from 1 May 1992, made a Determination under Paragraph 4B(B) of the Act revoking an earlier Determination made under paragraph 4B(b) on 17 January 1992, and determining, for the purposes of paragraph 4B(b) the provision of professional attention of the kind specified does not normally require hospital treatment.

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

New South Wales

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

Victoria

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

Queensland

Commonwealth Department of Health, Housing and Community Services, Commonwealth Government Offices, 340 Adelaide Street, Brisbane QLD 4000

Western Australia

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

South Australia

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

Tasmania

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

Northern Territory

Commonwealth Department of Health, Housing and Community Services, Cascom Centre, 13 Scaturchio St, Casuarina, Darwin NT 0810

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

COMMONWEALTH OF AUSTRALIA National Health Act 1953 PHARMACEUTICAL BENEFITS DECLARATION UNDER SUBSECTION 85(2)

No. PB 5 of 1992

- I, DENISE MARY SWIFT, Acting 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 85(2) of the National Health Act 1953, hereby make the following Declaration:
- 1. This Declaration shall come into operation on the first day of May 1992.
- 2. Declaration No. PB 2 of 1992 under subsection 85(2) of the National Health Act 1953 made on 12 March 1992 with effect from 1 April 1992 is, in this Declaration, referred to as the Principal Declaration.
- 3. Schedule 5 to the Principal Declaration is amended by inserting, after the item Erythropoietin, Recombinant Human, the item Menotrophin standardised with Chorionic Gonadotrophin.

BPB16 Dated this day of 1992.

DENISE SWIFT

Acting 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

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

Notice pursuant to section 16 of the National Food Authority Act 1991

The National Food Authority has before it an application dated 15 July 1991 from the Ice Cream Manufacturers' Federation of Australia to amend the Food Standards Code to vary Standard L1 - Ice Cream and Ice Confection and Related Products - and Standard A8 - Artificial Sweetening Substances - to permit the addition of aspartame to reduced fat ice cream and to low fat ice cream.

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

The Authority has decided to omit to invite submissions in relation to a full assessment. This action is taken because of:

- . the accepted safety of aspartame;
- current approvals granted by the Food Standards Code for the use of aspartame;
- the technical need for the use of an artificial sweetening substance to replace sweetness in foods which have had their sugar content reduced to produce low energy variants;
- the permission to use aspartame in ice confections products which can be of similar nature and character to reduced fat and low fat ice creams; and
- the previous possibility of categorising reduced fat and low fat ice creams as ice confection before development of their specific standards of identity in Standard L1.

The Authority has completed the full assessment of the application, has prepared draft variations to Standard L1 - Ice Creams and Ice Confection and Related Substances - and Standard A8 - Artificial Sweetening Substances - and will now conduct an inquiry to consider these drafts.

To assist in this process the Authority invites written submissions on matters relevant to the purposes of the inquiry.

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 10 June 1992. Any correspondence or submissions on this matter should quote Application No 81.

Further information can be obtained by writing to:

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

Fax No (06) 271 2278

NATIONAL FOOD AUTHORITY

FOOD STANDARD

Notice pursuant to section 22 of the National Food Authority Act 1991

The National Food Authority has before it a proposal to amend the Food Standards Code to develop a new standard for foods for special medical purposes.

The Authority has adopted the recommendation of the Working Party on Therapeutic Goods and Food of the Commonwealth Department of Health, Housing and Community Services, that a standard for foods for special medical purposes be developed, based on the draft standard of the same name, of the Codex Alimentarius Commission.

Foods to be covered by the proposed new standard would include:

- special infant formulae.
- enteral feeding formulae.
- special medical supplements, e.g. of amino acids, fat, carbohydrate,
- very low energy diets for weight reduction.

The Authority will make a full assessment of this proposal. To assist in this process, the Authority invites written submissions on matters relevant to this proposal.

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 29 July 1992. Any correspondence or submissions should quote Proposal No 49.

Further information can be obtained by writing to:

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

Fax No (06) 271 2278

Industrial Relations

Industrial Relations Act 1988

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

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

NOTICE OF APPLICATION FOR THE REGISTRATION OF AN ASSOCIATION OF EMPLOYERS

(D No. 30041 of 1992)

NOTICE is given that application has been made under the <u>Industrial Relations</u>
<u>Act 1988</u> for the registration of an association called Cake and <u>Pastry</u>
<u>Employers'</u> Association of Australia as an organisation of employers.

The eligibility for membership rules of the association are:

4 - INDUSTRY

The industry in or in connection with which the Association is formed is the industry within Australia of cake manufacture and pastrycooking.

5 - ELIGIBILITY FOR MEMBERSHIP

The Association shall consist of self-employed persons, partnerships and companies which are employers in or in connexion with manufacturing in the pastrycooking and cake making industry, including, without limiting the generality of the foregoing, pie, doughnut, yeast goods or hot plate goods manufacturers.

Any interested organisation, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection and a written statement in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the applicant (whose address for service is: A.J. Macken & Co., 11th Floor, 53 Queen Street, Melbourne, Vic. 3000) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and the written statement so lodged.

J P O'Shea
INDUSTRIAL REGISTRAR

Industrial Relations Act 1988

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

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

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 20001 of 1992)

NOTICE is given that an application has been made under the Industrial Relations Act 1988 for consent to an alteration of the eligibility rules of The Australian Workers' Union.

The alteration is sought from the following:

5 - DESCRIPTION OF THE INDUSTRY IN CONNECTION WITH WHICH THE ORGANISATION IS REGISTERED

(1) The Industry of the employment of every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely:

agricultural, horticultural, including the growing, picking Pastoral. and packing of edible fungi, viticultural (which includes employees in wineries), dairying, poultry farming, fruit growing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling, afforestation and silviculture, the manufacture of masonite and/or caneite and operations incidental thereto, meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, manufacture or preparation, applying, laying or fixing of bitumen asphalt emulsion, bitumen or asphalt preparations, pre-mixed asphalt, cold paved asphalt and mastic asphalt, (other than paving or asphalt work within the external alignment of buildings incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, dredging or sluicing work, mining for brown coal, including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration drilling for minerals and metals (except as to members of organizations in the shipping industry); the manufacture of briquettes and the distillation of oils, timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, fish trawling, treatment of whales and by-products, manufacture of copper bars, rods and wire, the manufacture of cables and the process of covering or insulating cables, the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), the manufacture and milling of paper, the extraction and refining of vegetable oils, tea packing, the dehydration of vegetables and fruit, laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, excluding persons engaged in the sale of goods and in the manufacture of preparations, fire brigades, including that of permanent, partially-paid and volunteer firemen under Boards of Fire Commissioners, boring for water or oil or refining such oil or the extraction of the oil products, the production of charcoal, ginners, stackers, feeders, branders, oil refiners, moulders and labourers in the cotton industry, the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and the treatment of prickly pear or of the products thereof, the vermin: manufacture of cement and cement articles and/or the operation of batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any works directly subsidiary thereto, or in any quarry or mine or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting, in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, attendants, greasers, trimmers and cleaners), engineers, (including drillers, fitters, machinists, pipe fitters and turners), painters, plumbers, storemen and packers within moulders, jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen - namely: boilermakers, engineers (including electrical engineers), moulders, blacksmiths. coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries; fellmongering, woolsorting and woolscouring and basil tanning; undertaking and burial. Provided, however, that notwithstanding the foregoing, persons employed in:

- the manufacture of masonite and/or caneite and all operations (a) incidental thereto.
- the manufacture or preparation of bitumen emulsion, asphalt (b) emulsion, bitumen or asphalt preparations, hot mixed asphalt, cold paved asphalt and mastic asphalt.
- (c) the treatment of whales and by-products,
- (d) manufacture of cables and the process of covering or insulating cables.
- the production or manufacture of aluminium for use as a raw (e) material in the manufacture of articles.
- (f) the dehydration of vegetables and fruit,
- (g) the production of charcoal,

who are eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia, or the Transport Workers' Union of Australia.

in respect to the dehydration of vegetables and fruit, persons employed in:

- the State of Tasmania, (a)
- the States of New South Wales, Victoria and South Australia other (b) than the dehydration of vegetables and fruit, which is performed actually on dried fruit and vine fruit blocks or dehydration plants erected in dried fruits packing establishments situated in recognised dried fruit areas and other than dehydration establishments in the Murrumbidgee Irrigation Area and in the Young and Batlow districts, except employees of the Batlow Co-Operative Co. Ltd, who are eligible to be members of the Food Preservers Union of Australia.

shall not be eligible for membership.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry of or calling of horse training and/or horse racing.
- (3) Without limiting the generality of the foregoing or being limited in any by the foregoing the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs this Rule 1A except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, the industries or callings of:
 - (a) Landscaping, (other than in the Northern Territory);
 - (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
 - (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule shall have no operation within the Northern Territory

6 - FULL MEMBERSHIP

(1) Every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely: Pastoral (otherwise than as a shearing contractor), agricultural, horticultural, including the growing, picking and packing of edible fungi, viticultural, which includes employees in wineries (except in the State of South Australia), dairying, poultry farming, fruitgrowing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, except persons eligible to be members of The Waterside Workers Federation of Australia who perform work aboard ships and at the grain shipping terminal at Kwinana, Western Australia, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling industry, afforestation and silviculture, employees engaged in or in connection

with the manufacture of masonite and/or caneite and all operations incidental thereto (excepting persons employed at the works of Colonial Sugar Refining Co. Ltd, at Pyrmont), meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction transmission of hydrocarbons, solids, slurries and substances, all persons engaged in or in connection with the manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt, and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, including all workers engaged in or in connection with dredging or sluicing work, mining for brown coal including the of the by-products; the search and/or drilling for extraction hydrocarbons, the production, processing and transmission hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organisations in the shipping industry): the manufacture of briquettes, the distillation of oils and all labour incidental thereto, all surface labourers engaged about or in connection with all brown coal mines, and all persons engaged in timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, employees engaged in or in connection with the treatment of whales and by-products, and general labour in connection with fish trawling, manufacture of copper bars, rods and wire, all persons engaged in or in connection with the manufacture of cables and all persons engaged in the process of covering or insulating cables and all persons engaged in the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways, and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), of the manufacture and milling of paper and all labour connected therewith, of the extraction and refining of vegetable oils, of tea packing, employees engaged in or in connection with the dehydration of vegetables and fruit, of all work in laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their Assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, but excluding persons engaged in the sale of goods and in the manufacture of Beauty preparations, of all work in connection with fire brigades, including that of permanent, partially-paid and volunteer firemen under boards of Fire Commissioners, all employees other than craftsmen or engine drivers engaged in boring for water or oil or engaged in refining such oil or in the extraction of the oil products, all persons engaged in or in connection with the production of charcoal, all employees engaged as ginners, stackers, feeders, branders, oil refiners, moulders, and labourers in the cotton industry, all employees other than engine drivers and craftsmen engaged in the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and

the eradication of pests and vermin; or in the treatment of prickly pear or of the products thereof, the manufacture of cement and cement and/or the operation of concrete batching plants, manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any Works directly subsidiary thereto, or in any quarry or mine, or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, all persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilisers Limited, excepting in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen, namely: boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor-mechanics and any other mechanics engaged in the iron, steel and metal industries; all persons (other than those who have power to engage or discharge employees) who are bona fide employees wholly or partly engaged in or in connection with the business of fellmongers, woolsorters, woolscourers, basil tanners and their assistants; persons who are employed, or are competent to be employed in any position connected with the making, trimming or polishing of coffins, managing of branch establishments or any other general work in connection with the business of an undertaker or in any general work in cemeteries; shall be entitled to become and remain members of the Union and all persons elected or appointed as Officers of the Union shall be entitled to remain members of the Union.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed in or in connection with the industry or calling of horse training and/or horse racing (excluding apprentice jockeys, judges, starters and stewards) shall be entitled to become and remain a member of the Union. Provided however that persons who are eligible to be members of the Federated Clerks Union of Australia shall not be eligible for membership of the Union.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing every bona fide worker employed in or in connection with the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 6 except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, every bona fide worker employed in or in connection with the industries or callings of:
 - (a) Landscaping (other than in the Northern Territory);
 - (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
 - (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule:

- (i) Shall have no operation within the Northern Territory;
- (ii) Other than in the State of Western Australia and in the State of Queensland in the area specified in paragraph 4(b) shall not render eligible to join the Union persons, (not being persons engaged on civil engineering works), who are:
 - (a) assistants or labourers engaged in connection with the work of tradesmen in the iron, steel or metal industries;

- (b) riggers, splicers, scaffolders, dogmen, crane chasers, spray painters, iron workers or employees assisting or facilitating the work of a tradesman engaged on the erection of metal structures or the installation of plant and machinery, such erection or installation not being on a building.
- (5) Provided however that, notwithstanding the provisions of (1)-(4) above, persons employed in Tasmania by the Hobart City Council, the Launceston City Council, the Southern Regional Cemetery Trust or by any Country Council shall not be eligible for membership.

to the following:

- 5 DESCRIPTION OF THE INDUSTRY IN CONNECTION WITH WHICH THE ORGANISATION IS REGISTERED
- (1) The Industry of the employment of every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely:

Pastoral, agricultural, horticultural, including the growing, picking and packing of edible fungi, viticultural (which includes employees in wineries), dairying, poultry farming, fruit growing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, the growing, cutting, production, processing and treatment of tea, flax and rabbit trapping, timber and sawmilling, afforestation and silviculture, the manufacture of masonite and/or caneite and all operations incidental thereto, meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, manufacture or preparation, applying, laying or fixing of bitumen emulsion. asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt and mastic asphalt, (other than paving or asphalt work within the external alignment of buildings incidental to or part of civil engineering works), metalliferous not smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, dredging or sluicing work, mining for brown coal, including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration drilling for minerals and metals (except as to members of organizations in the shipping industry); the manufacture of briquettes the distillation of oils, timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, fish trawling, treatment of whales and by-products, manufacture of copper bars, and wire, the manufacture of cables and the process of covering or insulating cables, the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs

(other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), the manufacture and milling of paper, the extraction and refining of vegetable oils, tea packing, the dehydration of vegetables and fruit, laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, excluding persons engaged in the sale of goods and in the manufacture of preparations, fire brigades, including that of permanent, partially-paid and volunteer firemen under Boards of Fire Commissioners, boring for water or oil or refining such oil or the extraction of the oil products, the production of charcoal, ginners, stackers, feeders, branders, oil refiners, moulders and labourers in the cotton industry, the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; the treatment of prickly pear or of the products thereof, the manufacture of cement and cement articles and/or the operation of batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any works directly subsidiary thereto, or in any quarry or mine or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting, in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, attendants, greasers, trimmers and cleaners), engineers, (including drillers, fitters, machinists, pipe fitters and turners), painters, plumbers, storemen and packers within moulders. jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen - namely: boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries; fellmongering, woolsorting and woolscouring and basil tanning; undertaking and burial. Provided, however, that notwithstanding the foregoing, persons employed in:

- (a) the manufacture of masonite and/or caneite and all operations incidental thereto,
- (b) the manufacture or preparation of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot mixed asphalt, cold paved asphalt and mastic asphalt,
- (c) the treatment of whales and by-products,

- (d) the manufacture of cables and the process of covering or insulating cables,
- (e) the production or manufacture of aluminium for use as a raw material in the manufacture of articles.
- (f) the dehydration of vegetables and fruit,
- (g) the production of charcoal,

who are eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia, or the Transport Workers' Union of Australia,

and in respect to the dehydration of vegetables and fruit, persons employed in:

- (a) the State of Tasmania,
- (b) the States of New South Wales, Victoria and South Australia other than the dehydration of vegetables and fruit, which is performed actually on dried fruit and vine fruit blocks or dehydration plants erected in dried fruits packing establishments situated in recognised dried fruit areas and other than dehydration establishments in the Murrumbidgee Irrigation Area and in the Young and Batlow districts, except employees of the Batlow Co-Operative Co. Ltd, who are eligible to be members of the Food Preservers Union of Australia,

shall not be eligible for membership.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry of or calling of horse training and/or horse racing.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 1A except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, the industries or callings of:
 - (a) Landscaping, (other than in the Northern Territory);
 - (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147

degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.

- (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication. radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - Silos, excepting grain silos in Tasmania, South Australia, (iv) Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - Sports and/or entertainment complexes. (v)
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule shall have no operation within the Northern Territory

6 - FULL MEMBERSHIP

(1) Every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely: Pastoral (otherwise than as a shearing contractor), agricultural, horticultural, including the growing, picking and packing of edible fungi, viticultural, which includes employees in wineries (except in the State of South Australia), dairying, poultry farming, fruitgrowing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, except persons eligible to be members of The Waterside Workers Federation of Australia who perform work aboard ships and at the grain shipping terminal at Kwinana, Western Australia, the growing, cutting, production, processing and treatment of flax and tobacco, rabbit trapping, timber and sawmilling industry, afforestation and silviculture, employees engaged in or in connection with the manufacture of masonite and/or caneite and all operations incidental thereto (excepting persons employed at the works of Colonial Sugar Refining Co. Ltd, at Pyrmont), meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and

substances, all persons engaged in or in connection with the manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt, and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, including all workers engaged in or in connection with dredging or sluicing work, mining for brown coal including of the by-products: extraction the search and/or drilling production, transmission hydrocarbons. the processing and hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organisations in the shipping industry): the manufacture of briquettes, the distillation of oils and all labour incidental thereto, all surface labourers engaged about or in connection with all brown coal mines, and all persons engaged in timber getting for mining purposes, stone quarrying, land fish cleaning, net making, employees engaged in or in connection with the treatment of whales and by-products, and general labour in connection with fish trawling, manufacture of copper bars, rods and wire, all persons engaged in or in connection with the manufacture of cables and all persons engaged in the process of covering or insulating cables and all persons engaged in the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways, and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), of the manufacture and milling of paper and all labour connected therewith, of the extraction and refining of vegetable oils, of tea packing, employees engaged in or in connection with the dehydration of vegetables and fruit, of all work in laundries, persons employed or competent employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their Assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, excluding persons engaged in the sale of goods and in the manufacture of Beauty preparations, of all work in connection with fire brigades, including that of permanent, partially-paid and volunteer firemen under boards of Fire Commissioners, all employees other than craftsmen or engine drivers engaged in boring for water or oil or engaged in refining such oil or in the extraction of the oil products, all persons engaged in or in connection with the production of charcoal, all employees engaged as ginners, stackers, feeders, branders, oil refiners, moulders, and labourers in the cotton industry, all employees other than engine drivers and craftsmen engaged in the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; or in the treatment of prickly pear or of the products thereof, the manufacture of cement and cement articles and/or the operation of concrete batching plants, manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any

Works directly subsidiary thereto, or in any quarry or mine, or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, all persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilisers Limited, excepting in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen, namely: boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor-mechanics and any other mechanics engaged in the iron, steel and metal industries; all persons (other than those who have power to engage or discharge employees) who are bona fide employees wholly or partly engaged in or in connection with the business of fellmongers, woolsorters, woolscourers, basil tanners and their assistants; persons who are employed, or are competent to be employed in any position connected with the making, trimming or polishing of coffins, managing of branch establishments or any other general work in connection with the business of an undertaker or in any general work in cemeteries; and officers of the Union shall be eligible for membership of the Union.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed in or in connection with the industry or calling of horse training and/or horse racing (excluding apprentice jockeys, judges, starters and stewards) shall be eligible for membership of the Union. Provided however that persons who are eligible to be members of the Federated Clerks Union of Australia shall not be eligible for membership of the Union.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing every bona fide worker employed in or in connection with the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 6 shall be eligible for membership of the Union except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

(4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, every bona fide worker employed in or in connection with the industries or callings of:

- (a) Landscaping (other than in the Northern Territory);
- (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building;

shall be eligible for membership of the Union.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule:

- (i) Shall have no operation within the Northern Territory;
- (ii) Other than in the State of Western Australia and in the State of Queensland in the area specified in paragraph 4(b) shall not render eligible to join the Union persons, (not being persons engaged on civil engineering works), who are:
 - (a) assistants or labourers engaged in connection with the work of tradesmen in the iron, steel or metal industries;
 - (b) riggers, splicers, scaffolders, dogmen, crane chasers, spray painters, iron workers or employees assisting or facilitating the work of a tradesman engaged on the erection of metal structures or the installation of plant and machinery, such erection or installation not being on a building.

(5) Provided however that, notwithstanding the provisions of (1)-(4) above, persons employed in Tasmania by the Hobart City Council, the Launceston City Council, the Southern Regional Cemetery Trust or by any Country Council shall not be eligible for membership.

Information contained in the application concerning the nature and effect of the proposed alteration is as follows:

(a) THE NATURE OF THE ALTERATION

- (i) The alteration to sub-rule (1) of Rule 6 deletes the words "shall be entitled to become and remain members of the Union and all persons elected or appointed as Officers of the Union shall be entitled to remain members of the Union" and inserts in lieu thereof the following words "and officers of the Union shall be eligible for membership of the Union."
- (ii) The alteration to sub-rule (2) of Rule 6 deletes the words "be entitled to become and remain a member of the Union" and inserts in lieu thereof the following words "be eligible for membership of the Union"
- (iii) The alteration to sub-rule (3) of Rule 6 inserts the words "shall be eligible for membership of the Union" after the words "of this Rule 6".
- (iv) The alteration to sub-rule (4) of Rule 6 inserts the words "shall be eligible for membership of the Union" after paragraph (vi).

(b) THE EFFECT OF THE ALTERATION

- (i) The alteration to sub-rules (1) and (2) of Rule 6 clarifies the entitlement of officers of the Union to membership of the organisation.
- (ii) The alteration to sub-rules (3) and (4) of Rule 6 provides for expression which relates to the practical operation of these sub-rules.

Any interested organisation, registered under the Industrial Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation [whose address for service is: P.O. Box 1592, Strawberry Hills, N.S.W. 2012] within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and the written statement so lodged.

J P O'SHEA Industrial Registrar

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 20 of 1992	Amendment to Determination 1984/19 – removes entries no longer required and to correct references	26/3/92
No 26 of 1992	Amendment to Determination 1984/19 – Allowance for Bomb Apprasial Officers	19/3/92
No 30 of 1992	Amendment to Determination 1984/19 – Medical staff DVA Vic conditions of service	19/3/92
No 35 of 1992	Amendment to Determination 1984/24 – Personal rate	23/3/92
No 36 of 1992	Amendment to Determination 1984/19 – Air Safety Investigators structure	26/3/92
No 38 of 1992	Amendment to Determination 1984/19 – Corrects clause references in Schedule 24	25/3/92
No 53 of 1992	Benefit on Retirement	6/3/92
No 55 of 1992	Benefit on Retirement	20/3/92

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

 $I,\ Laurence\ Patrick\ Hagan,\ delegate\ of\ the\ Comptroller-General\ of\ Customs,\ hereby\ specify,\ pursuant\ to\ s161J$ 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 Curre	ncy = AUS S	\$1)			
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	
	Currency	08/04/92	09/04/92	10/04/92	11/04/92	12/04/92	13/04/92	14/04/92	
AUSTRIA	SCHILLINGS	8.7067	8.7082	8.6985	8.6985	8.6985	8.7972	8.8854	
BELGIUM/LUX	FRANCS	25.4400	25.5100	25.4300	25.4300	25.4300	25.7100	25.9700	
BRAZIL	CRUZADO	1593.70Q0	1604.3200	1625.9500	1625.9500	1625.9500	1640.6800	1661.6900	
CANADA	DOLLARS	.9061	.9054	.9065	.9065	.9065	.9047	.9053	
CHINA	YUAN	4.1607	4.1477	4.1597	4.1597	4.1597	4.1782	4.1908	
DENMARK	KRONER	4.8003	4.8152	4.7989	4.7989	4.7989	4.8552	4.8953	
EC	ECU	.6053	.6074	.6038	.6038	.6038	.6092	.6144	
FIJI	DOLLAR	1.1427	1.1389	1.1417	1.1417	1.1417	1.1408	1.1425	
FINLAND	MARKKA	3.3782	3.3971	3.3779	3.3779	3.3779	3.4117	3.4392	
FRANCE	FRANCS	4.1869	4.2015	4.1862	4.1862	4.1862	4.2326	4.2750	
GERMANY	DEUTSCHMARKS	1.2367	1.2416	1.2354	1.2354	1.2354	1.2513	1.2622	
GREECE	DRACHMAE	144.9800	144.9900	144.6400	144.6400	144.6400	146.2900	147.5500	
HONG KONG	DOLLARS	5.9011	5.8830	5.9006	5.9006	5.9006	5.8956	5.9120	
INDIA	RUPEES	22.1130	22.0429	22.0903	22.0903	22.0903	22.0921	22.1395	
INDONESIA	RUPIAH	1537.2000	1532.8000	1536.9000	1536.9000	1536.9000	1536.2000	1541.4000	
IRELAND	POUNDS	.4659	.4649	.4638	.4638	.4638	.4686	.4736	
ISRAEL	SHEKEL	1.8165	1.8162	1.8224	1.8224	1.8224	1.8160	1.8299	
ITALY	LIRE	932.6800	935.6700	932.3500	932.3500	932.3500	940.8900	949.9200	
JAPAN	YEN	101.4900	100.9400	100.7700	100.7700	100.7700	101.3700	101.7900	
KOREA	WON	592.9500	591.8200	593.8400	593.8400	593.8400	594.4400	596.5400	
MALAYSIA	DOLLAR	1.9556	1.9446	1.9414	1.9414	1.9414	1.9440	1.9482	
NETHERLANDS	GUILDER	1.3918	1.3965	1.3911	1.3911	1.3911	1.4076	1.4212	
NEW ZEALAND	DOLLAR	1.4033	1.3962	1.4016	1.4016	1.4016	1.3993	1.4002	
NORWAY	KRONER	4.8617	4.8772	4.8583	4.8583	4.8583	4.9082	4.9446	
PAKISTAN	RUPEE	18.6900	18.6400	18.6900	18.6900	18.6900	18.6800	18.7400	
PNG	KINA	.7283	.7262	.7278	.7278	.7278	.7278	.7296	
PHILIPPINES	PESO .	19.0300	18.9800	19.0000	19.0000	19.0000	18.9800	19.1000	
PORTUGAL	ESCUDO	105.8800	106.4300	106.7500	106.7500	106.7500	107.0700	108.3100	
SINGAPORE	DOLLAR	1.2592	1.2572	1.2574	1.2574	1.2574	1.2605	1.2656	
SOLOMON IS.	DOLLAR	2.1923	2.1815	2.1837	2.1837	2.1837	2.1845	2.1924	
SOUTH AFRICA	RAND	2.1861	2.1845	2.1930	2.1930	2.1930	2.1825	2.2000	
SPAIN	PESETA	78.5700	78.6400	78.3100	78.3100	78.3100	78.3900	78.9600	
SRI LANKA	RUPEE	32.6500	32.5600	32.6600	32.6600	32.6600	32.7100	32.8100	
SWEDEN	KRONA	4.4909	4.5023	4.4854	4.4854	4.4854	4.5335	4.5620	
SWITZERLAND	FRANC	1.1359	1.1399	1.1354	1.1354	1.1354	1.1521	1.1627	
TA IWAN	DOLLAR	19.3400	19.2000	19.2700	19.2700	19.2700	19.2800	19.3400	
THA I LAND	BAHT	19.5100	19.4500	19.4900	19.4900	19.4900	19.4600	19.5200	
UK	POUNDS	.4355	.4358	.4307	.4307	.4307	.4325	.4337	
USA	DOLLAR	.7629	.7607	.7630	.7630	.7630	.7624	.7647	

Laurence Patrick Hagan Delegate of the Comptroller-General of Customs CANBERRA A.C.T. 15/04/92

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - \$1613 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	Colu⊏n 8	Colu⊏n 9
	Currency	15/04/92	16/04/92	17/04/92	18/04/92	19/04/92	20/04/92	21/04/92
AUSTRIA	SCHILLINGS	8.9264	8.9461	8.9461	8.9461	8.9461	8.9461	8.9788
BELGIUM/LUX	FRANCS	26.0900	26.1500	26.1500	26.1500	26.1500	26.1500	26.2400
BRAZIL	CRUZADO	1682.2500	1696.6100	1696.6100	1696.6100	1696.6100	1696.6100	1716.4200
CANADA	DOLLARS	. 9056	.9028	. 9028	.9028	.9028	.9028	.9041
CHINA	YUAN	4.2129	4.2121	4.2121	4.2121	4.2121	4.2121	4.2204
DENMARK	KRONER	4.9192	4.9244	4.9244	4.9244	4.9244	4.9244	4.9420
EC	ECU	.6187	.6193	.6193	.6193	.6193	.6193	.6229
FIJI	DOLLAR	1.1425	1.1428	1.1428	1.1428	1.1428	1.1428	1.1473
FINLAND	MARKKA	3.4584	3.4659	3.4659	3.4659	3.4659	3.4659	3.4779
FRANCE	FRANCS	4.2958	4.2997	4.2997	4.2997	4.2997	4.2997	4.3139
GERMANY	DEUTSCHMARKS	1.2691	1.2710	1.2710	1.2710	1.2710	1.2710	1.2766
GREECE	DRACHMAE	148.1200	148.2900	148.2900	148.2900	148.2900	148.2900	149.1900
HONG KONG	DOLLARS	5.9245	5.9178	5.9178	5.9178	5.9178	5.9178	5.93 26
INDIA	RUPEES	22.1567	22.1223	22.1223	22.1223	22.1223	22.1223	22.1785
INDONESIA	RUPIAH	1545.1000	1543.0000	1543.0000	1543.0000	1543.0000	1543.0000	1547.0000
IRELAND	POUNDS	.4748	. 4754	. 4754	.4754	.4754	. 4754	. 4788
ISRAEL	SHEKEL	1.8340	1.8309	1.8309	1.8309	1.8309	1.8309	1.8345
ITALY	LIRE	953.3600	955.2000	955.2000	955.2000	955.2000	955.2000	958.9200
JAPAN	YEN	102.0000	102.0400	102.0400	102.0400	102.0400	102.0400	103.0600
KOREA	MOM	598.1800	597.2400	597.2400	597.2400	597.2400	597.2400	597.7700
MALAYSIA	DOLLAR	1.9531	1.9522	1.9522	1.9522	1.9522	1.9522	1.9529
NETHERLANDS	GUILDER	1.4283	1.4310	1.4310	1.4310	1.4310	1.4310	1.4366
NEW ZEALAND	DOLLAR	1.4049	1.4068	1.4068	1.4068	1.4068	1.4068	1.4116
NORWAY	KRONER	4.9701	4.9751	4.9751	4.9751	4.9751	4.9751	4.9972
PAKISTAN	RUPEE	18.7800	18.7400	18.7400	18.7400	18.7400	18.7400	18.7800
PNG	KINA	.7306	.7299	.7299	.7299	.7299	.7299	.7313
PHILIPPINES	PESO	19.1400	19.1100	19.1100	19.1100	19.1100	19.1100	19.2400
PORTUGAL	ESCUDO	108.5900	108.8900	108.8900	108.8900	108.8900	108.8900	109.3700
SINGAPORE	DOLLAR	1.2681	1.2680	1.2680	1.2680	1.2680	1.2680	1.2735
SOLOMON IS.	DOLLAR	2.1922	2.1954	2.1954	2.1954	2.1954	2.1954	2.2035
SOUTH AFRICA	RAND	2.1993	2.2016	2.2016	2.2016	2.2016	2.2016	2.2091
SPAIN	PESETA	79.3000	79.8300	79.8300	79.8300	79.8300	79.8300	80.0500
SRI LANKA	RUPEE	32.8800	32.8200	32.8200	32.8200	32.8200	32.8200	32.8900
SWEDEN	KRONA	4.5862	4.5934	4.5934	4.5934			4.6151
SWITZERLAND	FRANC	1.1672	1.1723	1.1723	1.1723			1.1796
TAIWAN	DOLLAR	19.3800	19.3600	19.3600	19.3600			
THA I LAND	BAHT	19.6000	19.5900	19.5900				
UK	POUNDS	.4351	. 4359	.4359	. 4359			.4385
USA	DOLLAR	.7664			.7651			.7666
					_			· -

John Burke
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
22/04/92

COMMONWEALTH OF AUSTRALIA

STATES GRANTS (PETROLEUM PRODUCTS) ACT 1965

NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS SUBSIDY SCHEME

 I° , PETER WILLIAM ENGLISH, delegate of the Comptroller-General of Customs, in accordance with Section 7 of the States Grants (Petroleum Products) Act 1965, publish in the attachment hereto a copy of amendments of the schedules to the Schemes formulated in relation to New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and for the Northern Territory.

These were approved by the Minister of State for Small Business, Construction and Customs on 8 April 1992 to be effective on and from 22 April 1992.

P.W. English

Delegate of the Comptroller-General of Customs

Dated this Fourteenth de

day of April 1992.

1

RATES IN CENTS PER LITRE APPLICABLE IN EACH PLACE WESTERN AUSTRALIA

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
BALLADONIA	0.0	0.0	0.0	1.3
BROOME (DRUM)	0.0	0.0	5.7	5.7
BULLARA	0.0	0.0	0.6	0.1
BYRO	0.0	0.0	1.9	1.7
CAIGUNA	0.0	0.0	0.8	3.6
CARNEGIE	0.0	0.0	0.0	0.8
CARRARANG	0.0	0.0	1.1	0.7
COBRA	0.0	0.0	2.5	2.3
COCKLEBIDDY	0.0	0.0	1.5	4.5
COORDEWANDY	0.0	0.0	0.9	0.5
DALGETY DOWNS	0.0	0.0	0.8	0.4
DERBY (DRUM)	0.0	0.0	2.7	2.7
DOOLEY DOWNS	0.0	0.7	4.0	4.1
DOONGAN STATION	0.0	0.8	0.0	0.1
DRYSDALE RIVER	0.0	0.4	0.0	0.0
EDMUND	0.0	0.0	2.5	2.3
EUDAMULLAH	0.0	0.0	0.4	0.0
EXMOUTH	0.0	0.0	1.8	1.5
EYRE	0.0	0.0	2.0	5.0
FORREST	0.0	0.0	0.0	1.2
FORREST AVN (DRUM)	0.0	0.0	3.0	4.1
GIFFORD CREEK	0.0	0.0	3.0	2.9
GIRALIA	0.0	0.0	1.0	0.7
GLEN FLORRIE	0.0	0.0	2.8	2.7
GLENBURGH	0.0	0.0	0.5	0.1

OPERATIVE 22/4/1992

2

RATES IN CENTS PER LITRE APPLICABLE IN EACH PLACE WESTERN AUSTRALIA

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
HOLT ROCK	0.0	0.0	0.0	0.2
INNOUENDY	0.0	0.0	2.8	2.7
KALUMBURU MISSION	9.7	9.8	26.3	26.3
KOORDARRIE	0.0	0.0	1.7	1.4
LAKE VARLEY	0.0	0.0	0.0	0.1
LAVERTON AVN	0.0	0.0	0.0	2.2
LYNDON	0.0	0.0	0.4	0.0
MADURA	0.0	0.0	2.5	5.6
MANFRED	0.0	0.0	0.0	0.9
MANGAROON	0.0	0.0	1.4	1.1
MAROONAH	0.0	0.0	1.3	1.0
MILLY MILLY	0.0	0.0	3.0	2.9
MINNIE CREEK	0.0	0.0	1.7	1.4
MITCHELL RIVER STATION	0.8	2.6	0.0	1.8
MOOGOOREE	0.0	0.0	1.2	0.8
MOOLOO DOWNS	0.0	0.0	0.5	0.1
MT AUGUSTUS	0.0	0.4	3.8	3.8
MT PHILLIP	0.0	0.0	2.0	1.8
MT ROUNDTOP	0.0	0.0	0.0	0.6
MUNDRABILLA	0.0	0.0	3.9	7.2
NIFTY MINE (DRUM)	0.0	10.2	10.2	10.2
NO 11 POOL	0.0	0.0	0.0	0.4
POLLOCK HILLS	1.4	3.3	1.7	3.8
PORT HEDLAND (DRUM)	0.0	0.0	2.2	2.2
PORT WARRENDER	2.5	4.6	1.6	3.7

OPERATIVE 22/4/1992

3

RATES IN CENTS PER LITRE APPLICABLE IN EACH PLACE WESTERN AUSTRALIA

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
REID	0.0	0.1	0.0	1.2
SHARK BAY	0.0	0.0	1.8	1.6
TALISKER	0.0	0.0	0.1	0.0
TAMALA	0.0	0.0	0.4	0.0
TELFER MINE (DRUM)	0.0	0.0	12.2	0.0
THEDA STATION	1.9	3.9	1.0	3.1
TROUGHTON ISLAND (BARGE)	8.9	8.9	0.0	10.5
TROUGHTON ISLAND (DRUM)	8.9	8.9	10.9	10.5
ULLAWARRA	0.0	0.0	2.6	2.5
USELESS LOOP	0.0	0.0	1.8	1.6
WANNA	0.0	0.0	3.1	3.0
WARBURTON RANGE	13.5	13.5	13.5	13.5
WEEDARRAH	0.0	0.0	0.7	0.3
WYNDHAM (DRUM)	0.0	0.0	2.6	2.5
YALARDY	0.0	0.0	0.6	0.2
YALBRA	0.0	0.0	0.9	0.5
YINNETHARRA	0.0	0.0	1.5	1.2

OPERATIVE 22/4/1992

INITIATION OF AN INOUIRY INTO THE ALLEGED DUMPING OF TRIFLURALIN TECHNICAL FROM THE UNITED STATES OF AMERICA

CUSTOMS ACT 1901 NOTICE UNDER SUB-SECTION 269 TC(4)

I, Anthony McDonald, delegate of the Comptroller-General of Customs have accepted an application made under sub-section 269TB(1) of the Customs Act 1901, which alleges that there are reasonable grounds to initiate an inquiry into the dumping of exports of trifluralin technical from the United States of America.

Trifluralin technical is classified within subheading 2921.43.10 (statistical code 22) in Schedule 3 to the Customs Tariff Act 1987. The general rate of duty is 10 per cent.

The application identifies Nufarm Limited as the sole Australian producer of like goods.

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 sub-section 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) No. 92/68 outlines the procedures for the Customs inquiry. It is in the interest of parties concerned with this inquiry to obtain a copy of the 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 Christopher Briggs, Dumping Operations, Australian Customs Service, Customs House, 5 Constitution Avenue, Canberra, ACT 2601, by no later than 8 June 1992.

Anthony McDonald Delegate of the

fly yelfrald

Comptroller-General of Customs

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART I AND PART III OF SCHEDULE 4

BY-LAWS NOS. 9240014 TO 9240019

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

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

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

THE SCHEDULE

BY-LAW NO. 9240014

Item 1D Part I of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240014.
- 2. This by-law shall take effect on and from 1 July 1991.

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice No. 92/01

I. PETER MICHAEL GERRY, Delegate of the Comptroller-General of Customs, in pursuance of paragraph (b) of Section 17 of the Customs Act, 1901, hereby appoint the place identified in the following Schedule as a place for the examination of goods on landing.

Dated this Twenty - persent day of March 1992.

Regional Manager Barrier Control Queensland

THE SCHEDULE

PREMISES NAME

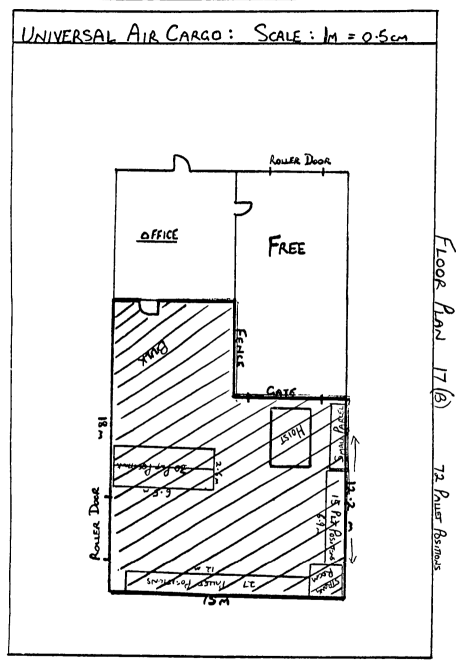
Universal Air Cargo Pty Ltd trading as UAC

LOCATION

That part of the building located at 480 Nudgee Road, Hendra, Brisbane which is hatched in red on plans contained within file Q91/01159 held by Senior Inspector Shipping and Cargo, Brisbane.

HENDRA

480 NUDGEE ROAD



Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice No. 92/02

I. PETER MICHAEL GERRY . Delegate of the Comptroller-General of Customs, in pursuance of paragraph (b) of Section 17 of the Customs Act, 1901, hereby appoint the place identified in the following Schedule as a place for the examination of goods on landing.

Dated this Towerty - persent day of MARCH 1992.

(P.M.GERRY) Regional Manager Barrier Control Queensland

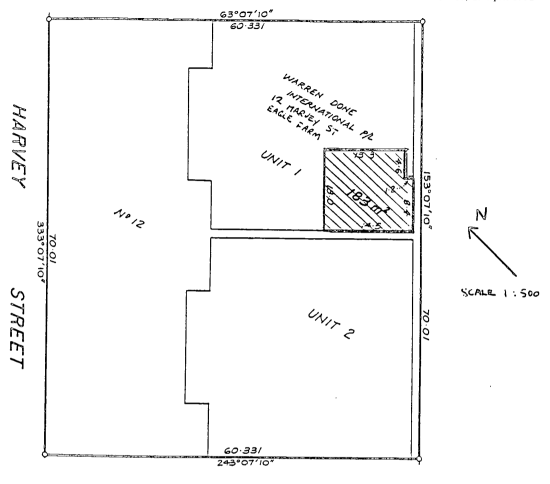
THE SCHEDULE

PREMISES NAME

WARREN DONE INTERNATIONAL PTY.LTD. Trading as WDI.

LOCATION

That part of the building located at UNIT 1 / 12 HARVEY STREET, EAGLE FARM which is hatched in red on plans contained within file W91/01471 held by Senior Inspector Shipping and Cargo, Brisbane.



9209350

- 3. Item 1D in Part I of Schedule 4 to the Customs Tariff Act 1987 applies to scientific instruments or apparatus, consigned to:
 - Bureau of Mineral Resources: (a)
 - Australian Institute of Marine Science: (b)
 - Bureau of Meteorology Research Centre; (c)
 - Antarctic Division of the Department of the Arts, Sport, the Environment and (d) Territories:
 - Walter and Eliza Hall Institute of Medical Research; (e)
 - (f) Howard Florey Institute;
 - Baker Medical Research Institute; (g)
 - (h) The Children's Medical Research Foundation:
 - (i) Prince Henry Hospital Medical Research Centre;
 - (j) Queensland Institute of Medical Research;
 - (k) Australian Radiation Laboratories;
 - (1) Centenary Institute of Cancer Medicine and Cell Biology.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

BY-LAW NO. 9240015

Item 45 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240015.
- 2. This by-law shall take effect on and from 29 April 1992.
- 3. Customs By-law No. 9240012, published in Gazette No. GN 15 of 15 April 1992, is hereby revoked.

BY-LAW NO. 9240016

Item 46 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240016.
- 2. This by-law shall take effect on and from 1 July 1991.

- 3. Item 46 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to self-propelled hay bale wagons, capable of all of the following:
 - (a) bale pick-up at any angle;
 - (b) multi-tier stacking; and
 - (c) on road transport of load.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

BY-LAW NO. 9240017

Item 56
Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240017.
- 2. This by-law shall take effect on and from 1 July 1991.
- 3. Item 56 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to loaders, and interchangeable working implements therefor, multi-function, having a slewing ring which allows the loader arms to revolve through 180 degrees, having all of the following:
 - (a) operating weight of 7.5 t or greater;
 - (b) engine power of 70 kW or greater; and
 - (c) dump clearance of 2.5 m or greater.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

BY-LAW NO. 9240018

Item 56 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240018.
- 2. This by-law shall take effect on and from 28 June 1991.

- 3. Item 56 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to controlled atmosphere brazing furnaces, specially designed for use in the manufacture of air-conditioning evaporators, complying with all of the following:
 - (a) able to achieve an oxygen concentration of less than 100 parts per million at a dew point below minus 35 degrees C:
 - (b) able to maintain a uniform brazing chamber temperature of 610 degrees C plus or minus 5 degrees C during the operating cycle; and
 - (c) conveyor feed, multi-zone, continuous operation.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

BY-LAW NO. 9240019

Item 45 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240019.
- 2. This by-law shall take effect on and from 12 March 1991.
- 3. Item 45 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to equipment for use in the construction of the Railton portland cement manufacturing plant.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

Dated this 23rd day of April 1992

GRAHAM CRUTTENDEN Delegate of the Comptroller-General of Customs

ANTI-DUMPING AUTHORITY

FINAL FINDING ON DRIED EGG WHITE FROM THE NETHERLANDS AND SWEDEN

The Anti-Dumping Authority has completed its inquiry following a complaint that dried egg white has been exported to Australia at dumped and subsidised prices and that the dumping and subsidisation had caused material injury to the Australian industry producing dried egg white.

In its report, the Authority concluded that:

- dried egg white has been imported from the Netherlands at subsidised prices and from Sweden at dumped prices;
- the Australian industry has suffered material injury;
- imports of DEW at subsidised prices from the Netherlands have caused material injury to the local industry producing DEW; and
- imports of DEW at dumped prices from Sweden have not caused material injury to the local industry producing DEW.

In the light of these conclusions the Authority recommended to the Minister for Small Business, Construction and Customs that countervailing action be taken against exports of dried egg white from the Netherlands but that no action be taken against exports from Sweden.

The Minister has accepted the Authority's recommendation.

Copies of the non-confidential version of the Authority's Report No. 67 will be available in due course. Enquiries for copies should be addressed to Margaret McLeod at the Authority by telephoning (06) 276 1742.

Primary Industries and Energy

ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF WESTERN AUSTRALIA IN RELATION TO THE NORTH WEST SHELF INSHORE TRAWL FISHERY

AN ARRANGEMENT entered into between the Commonwealth of Australia of the one part ("the Commonwealth") and the State of Western Australia ("the State") of the other part.

WHEREAS:

- (a) paragraph 12H (4)(b) of the Fisheries Act of the Parliament of Commonwealth ("the Act") provides that the Commonwealth may make Arrangement with a State with respect to a particular fishery in waters adjacent to the State, not being a fishery to which an Arrangement under subsection 12H(1) applies, that the fishery (being a fishery wholly or partly in waters on the seaward side of the coastal waters of the State) is to be managed in accordance with the law of the State:
- (b) no Arrangement has been entered into under subsection 12H (1) of the Act with respect to the fishery for which this Arrangement provides ("the fishery");
- (c) under subsection 12J (1) of the Act an Arrangement under, inter alia, paragraph 12H (4)(b) shall be made by an instrument in writing approved by the Governor-General and the Governor or Governors of the State or States concerned:
- (d) subsection 8H (1) of the Fisheries Act 1905 of the Parliament of Western Australia ("the State Act"), empowers the State, in accordance with section 12J of the Act, to make an Arrangement referred to in section 12H of the Act, for management of a particular fishery; and

(e) both the Commonwealth and the State are desirous of exercising their powers to conclude an Arrangement in relation to the fishery.

NOW THEREFORE, in pursuance of the Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- The fishery to which this arrangement applies is the fishery for fish other than decapod crustacea families of the Penaeidae, Caridae and Metanephropidae, commonly known as prawns and scampi, with the use of demersal trawl nets or dredges in the area of waters adjacent to the State bounded by the line:
 - (a) commencing at the intersection of north-western coastline Australia at mean low-water by the meridian of Longitude 123045' East;
 - (b) running thence north along that meridian to its intersection by the parallel of Latitude 13º24'40" South:
 - (c) thence south-westerly along the geodesic to the point of Latitude 13035' South, Longitude 123037' East:
 - (d) thence southerly along the geodesic to the point of Latitude 14000' South, Longitude 123036' East:
 - (e) thence south-westerly along the geodesic to the point of Latitude 14003' South, Longitude 123025' East;
 - (f) thence south-westerly along the geodesic to the point of Latitude 14013' South, Longitude 123010' East:

- (g) thence west along the parallel of Latitude 14013' South to its intersection by the meridian of Longitude 122053' East;
- (h) thence south-westerly along the geodesic to the point of Latitude 14056' South, Longitude 121042' East:
- (i) thence south-westerly along the geodesic to the point of Latitude 15000' South, Longitude 121038' East;
- (j) thence south-westerly along the geodesic to the point of Latitude 15°23' South, Longitude 121°25' East:
- (k) thence south-westerly along the geodesic to the point of Latitude 15°36' South, Longitude 121°08' East;
- (1) thence south-westerly along the geodesic to the point of Latitude 15°47' South, Longitude 120°59' East;
- (m) thence south-westerly along the geodesic to the point of Latitude 16°20' South, Longitude 120°50' East;
- (n) thence south along the meridian of Longitude 120°50' East to its intersection by the parallel of Latitude 16°48' South;
- (o) thence south-westerly along the geodesic to the point of Latitude 17°00' South, Longitude 120°47' East;
- (p) thence south-westerly along the geodesic to the point of Latitude 17012' South, Longitude 120035' East;

- (q) thence south-westerly along the geodesic to the point of Latitude 17°39' South, Longitude 120°10' East:
- (r) thence south-westerly along the geodesic to the point of Latitude 17041'44" South, Longitude 120000'00" East:
- (s) thence south along the meridian of Longitude 120000' East to its intersection by the north-western coastline of Australia at mean lowwater; and
- (t) thence generally north-easterly along that coastline at mean low-water to the point of commencement.
- The fishery is to be managed in accordance with the law of Western Australia.
- 3. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect in accordance with both the Act and the State Act.

Dated this 20th day of May 1991.

Signed for and on behalf of the Commonwealth of Australia by the Honourable JOHN CHARLES KERIN, Minister for Primary Industries and Energy, in the presence of G.A. Gregory

JOHN KERIN



Commonwealth of Australia

Gazette

No. S 103, Thursday, 16 April 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

SECTION 10(4) REPORT: SIGNIFICANT ABORIGINAL AREAS IN THE VICINITY OF JUNCTION WATERHOLE, ALICE SPRINGS MORTHERN TERRITORY

- I, John Halden Wootten AC QC, hereby give notice that:
- (1) the Minister for Aboriginal and Torres Strait Islander Affairs, the Honourable Robert Edward Tickner, (the Minister) has received an application made under section 10 of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 (the Act) on behalf of Aboriginals seeking the preservation and protection from further injury of a number of significant Aboriginal areas located in the vicinity of Junction Waterhole, the location of a proposed flood mitigation dam on the Todd River near Alice Springs, in the Northern Territory (the areas) and
- (2) the Minister has made a declaration under section 9 of the Act and is considering whether to make a declaration under section 10 of the Act; and
- (3) the Minister has nominated me to prepare a report under section 10(4) of the Act in relation to the areas.

The report will deal with:

- (a) the particular significance of the areas to Aboriginals;
- (b) the nature and extent of the threat of injury to, or desecration of, the areas;
- (c) the extent of the areas that should be protected;
- (d) the prohibitions and restrictions to be made with respect to the areas;
- (e) the effects the making of a declaration may have on the proprietary or pecuniary interests of persons other than the Aboriginals on whose behalf the application for the preservation and protection of the areas was made;
- (f) the duration of any declaration; and
- (g) the extent to which the areas are or may be protected by or under a law of the Northern Territory, and the effectiveness of any remedies available under any such law:



Commonwealth of Australia

Gazette

No. S 102, Thursday, 16 April 1992

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Customs Act 1901	Customs (Prohibited Exports) Regulations (Amendment)	1992 No. 103
Air Navigation Act 1920	Air Navigation Regulations (Amendment)	1992 No. 104



9 780644 195515

- 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 the licence, the Tribunal must have regard to the need for that service's commercial viability;
- 8. whether this kind of radio licence (as contemplated in the relevant notice issued by the Minister for Transport and Communications) should be granted;
- 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 close of business Wednesday 13 May 1992. For reasons of urgency the Tribunal has decided under s.17C(7) of the Broadcasting Act 1942 to limit the period for lodging submissions to 14 days.

Pamphlets titled A Guide To Submitters and Inquiry 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 issue 7 above, you are advised to read the draft economic and financial framework for the inquiry, to be prepared by Tribunal staff. A copy may be obtained from the Tribunal.

You may also want to look at the public inquiry file, which is numbered IL/92/43. The inquiry file will carry all material, including submissions, on which the Tribunal relies in reaching its decisions.

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

State Reference Library 25 Cavenagh Street DARWIN NT 0800

Contact: Robbie Braithwaite Telephone: (089) 89 6017

ABT Library First Floor, Tandem House 76 Berry Street NORTH SYDMEY

Contact: Neil Skinner Telephone: 02 959 7862



P.O. BOX 1308, NORTH SYDNEY N.S.W. 2059 TELEPHONE (02) 989 7811

FM COMMERCIAL RADIO LICENCE GRANT INOUIRY

DARWIN-KATHERINE AREA

PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal is conducting an inquiry into whether to grant a licence for a commercial FM radio service in the Darwin-Katherine area of the Northern Territory.

The Tribunal has received one application for the licence, from a local Darwin company, The Media Company (NT) Pty Ltd.

THE ISSUES TO BE CONSIDERED IN THE INQUIRY

The issues to be considered in this inquiry arise from the criteria set out in s.83A of the Broadcasting Act 1942 ("the Act"]. They include:

- whether the Tribunal is satisfied that the grant 1. of a licence would not be contrary to a provision of the Act;
- 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;
- whether the applicant is capable of complying with 4. 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:

SUBMISSIONS AND THE INQUIRY FILE

If you would like to give us your views on these or other relevant matters, you can make a submission to the Tribunal by 12 June 1992.

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

You may also want to look at the public inquiry file (File No: IL/92/40) which contains the application and other relevant information. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decision. The inquiry file can be inspected during business hours at the following locations:

Australian Broadcasting Tribunal Perth Office 10th Floor 251 Adelaide Terrace Perth WA 6000

Contact person:

Bernie Doyle Phone: (09) 221 1631

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

Contact Person for Media Inquiries:

Fiona Chisholm Phone: (02) 959 7980

Contact person for matters related to inquiry:

Veronica Phillips Phone: (02) 959 7903

LICENCE RENEWAL

COMMERCIAL TELEVISION SERVICE NEW 10 PERTH

PUBLIC SUBMISSIONS INVITED

The Australian Broadcasting Tribunal is conducting a public inquiry into the renewal of the licence for the commercial television service NEW Perth. The licence is held by West Coast Telecasters Ltd.

THE ISSUES TO BE CONSIDERED

The issues to be considered during this inquiry arise from the criteria set out in Section 86AA of the Broadcasting Act 1942. They include whether:

- (a) the licensee has complied with its undertaking to provide an adequate and comprehensive service, to encourage the provision of Australian programs to use and encourage the use of Australian creative resources;
- (b) the licensee is no longer a fit and proper person to hold the licence;
- (c) the licensee has the necessary financial, technical and management capabilities to provide the service;
- (d) the conditions of the licence have been complied with;
- (e) the service is commercially viable;
- (f) the renewal of the licence would be contrary to a provision of the Act; or
- (g) the licensee is in contravention of the ownership and control provisions of the Act.

The Tribunal also looks at the need for the commercial viability of overlapping broadcasting services.

COMMONWEALTH OF AUSTRALIA

Telecommunications (Universal Service Levy) Act 1991

Telecommunications (Universal Service Levy) Participating Carrier Declaration No. 2 of 1992

I, GRAHAM FREDERICK RICHARDSON, Minister of State for Transport and Communications, declare under subsection 4(1) of the Telecommunications (Universal Service Levy) Act 1991 that AUSSAT Pty Ltd is a participating carrier.

Dated 16th April

1992

Minister of State for Transport and Communications

COMMONWEALTH OF AUSTRALIA

Telecommunications (Universal Service Levy) Act 1991

Telecommunications (Universal Service Levy) Participating
Carrier Declaration No. 3 of 1992

I, GRAHAM FREDERICK RICHARDSON, Minister of State for Transport and Communications, declare under subsection 4(1) of the Telecommunications (Universal Service Levy) Act 1991 that Mobilcom (Australia) Pty Limited is a participating carrier.

Dated

16 April

1992

Minister of State for Transport and Communications

freham Kirhardson

STATUTORY RULES 1991 NO 329

EXPLOSIVES REGULATIONS

NOTIFICATION UNDER REGULATION 17

I, Air Commodore Ian William SCOTLAND, the Director General Joint Movements and Transport, Department of Defence, appointed as Competent Authority under Regulation 10 by the Minister for Land Transport, give notice that the packaging provisions of Regulation 17 will be deemed to have been met where the packaging is in accordance with the requirements set out in the current edition of the publication entitled "ESTC PAMPHLET NO. 2 DEFENCE EXPLOSIVE ORDNANCE CLASSIFICATION LISTING (Permanent and Temporary Classifications)" as published by the Explosives Storage and Transport Committee of the Australian Ordnance Council, Department of Defence, Canberra, ACT 2600 - telephone 06 2664498, facsimile 06 2664781.

Ian William SCOTLAND

Jummen

Air Commodore Director General Joint Movements and Transport

Competent Authority

/o December 1991

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COMMONWEALTH OF AUSTRALIA

Telecommunications (Universal Service Levy) Act 1991

Telecommunications (Universal Service Levy) Participating Carrier Declaration No. 1 of 1992

I, GRAHAM FREDERICK RICHARDSON, Minister of State for Transport and Communications, declare under subsection 4(1) of the Telecommunications (Universal Service Levy) Act 1991 that the Australian and Overseas Telecommunications Corporation Limited is a participating carrier.

Dated

16th April

Minister of State for Transport and Communications

Transport and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

PROPOSED VARIATION TO THE SERVICE AREA OF THE COMMUNITY PUBLIC RADIO LICENCE FOR 3MBR, MURRAYVILLE, VICTORIA, TO INCLUDE THE COMMUNITIES OF BOINKA, UNDERBOOL AND LAMEROO.

I, Colin John Knowles, an officer authorized by the Minister of State for Transport and Communications for the purposes of section 85(5)(5) of the *Broadcasting Act 1942* (the Act), give notice under that section that the Minister proposes to direct the Australian Broadcasting Tribunal under section 85(4) of the Act, to vary the service area of the community public radio licence held by Mallee Community and Educational Broadcasters Co-operative Limited, known by the call sign 3MBR, to be as specified below:

The service area of the licence, in terms of areas defined by the Australian Bureau of Statistics at the Census of 30 June 1986 shall be:

Collection District numbers 011401, 011402, 011403, 011404, 011405, 011406, 011407, 011408, 011409, 011410, 011411 and 011412 within the Statistical Local Area of Walpeup (S) in the State of Victoria; Collection District numbers 041201, 041202, 041203, and 041204 within the Statistical Local Area of Pinaroo (DC); Collection District numbers 041302 and 041303 within the Statistical Local Area of Lameroo (DC) in the State of South Australia.

NOTES:

In accordance with standard terminology used by the Australian Bureau of Statistics, (S) = Shire, (DC) = District Council.

A map of the draft service area may be obtained from the Station Planning Branch of the Department of Transport and Communications by telephoning (06) 274 8251.

Interested persons are advised that they may make representations to the Minister relating to the proposed direction by no later than 5 June 1992.

Representations should be addressed to the Assistant Secretary, Station Planning Branch, Department of Transport and Communications, GPO Box 594, Canberra ACT 2600.

Dated this Therteenth day of April 1992.

Colin J Knowles

for and on behalf of the Minister of State for Transport

and Communications.

AIR SAFETY INVESTIGATOR LEVEL 3,4 Air Safety Investigator Level 3,4

- Officers at Air Safety Investigator Levels 3 and 4 will be subject to the performance appraisal scheme.
- 2. Performance Appraisal related remedial provisions may apply where an officer has attained a performance rating of 'adequate' or 'unsatisfactory'. Where a decision is made to initiate remedial action, it must occur no later than one month after notification of the performance rating.

ASSOCIATED CATEGORIES

Air Safety Investigator Level 1 Air Safety Investigator Level 2

Dated 14 th

April 1992

Denis J Ives

Public Service Commissioner

Accelerated Advancement

- 1. Subject to the salary barrier provisions outlined above, and the conditions specified in clause 2, an officer shall be advanced to the salary points in the scale in accordance with such performance appraisal procedures, which, in the opinion of the Public Service Commissioner, are appropriate.
- 2. (a) Subject to this clause an officer shall be paid salary at a rate exceeding that which was payable on appointment, promotion or transfer to the office where the officer has attained a performance rating of 'outstanding', 'superior' or 'fully effective', shown in column 1 of the table in this clause;
 - (b) Where an officer has attained a performance rating shown in column 1 of the table in this clause, the officer is entitled to be advanced by the number of salary points specified in column 2 corresponding to the performance rating attained by the officer, except as specified otherwise in this clause;

Column 1 Performance Rating	Column 2 Rate of Advancement
Outstanding	Advancement by two salary points
Superior - First year	Advancement by one salary point
Superior - Each successive year	Advancement by two salary points
Fully effective	Advancement by one salary point
Adequate	No advancement
Unsatisfactory	No advancement

Performance Appraisal related remedial provisions may apply where an officer has attained a performance rating of 'adequate' or 'unsatisfactory'. Where a decision is made to initiate remedial action, it must occur no later than one month after notification of the performance rating.

ASSOCIATED CATEGORIES

Air Safety Investigator Level 1 Air Safety Investigator Level 3 Air Safety Investigator Level 4

Attachment D

COMMONWEALTH OF AUSTRALIA

Public Service Act 1922

MOTIFICATION AND DETERMINATION UNDER SECTION 33A

I, Denis J Ives, Public Service Commissioner, pursuant to section 33A of the *Public Service Act 1922*, notify the following notification and determination under that section.

SCHEDULE TO THE NOTIFICATION AND DETERMINATION

Insert:

AIR SAFETY INVESTIGATOR LEVEL 2 Air Safety Investigator Level 2

SALARY ADVANCEMENT PROVISIONS

Salary Barrier

Fifth salary point:

- 1. Demonstrated ability to:
 - (a) manage a multi-disciplinary team involved in the investigation of major occurrences, and
 - (b) analyse wide ranging critical safety issues;
 OR
- 2. Manage a section or field office; OR
- 3. Demonstrated ability to
 - (a) function at the forefront of a speciality within air safety investigation, and
 - (b) lead a specialist group charged with the investigation of special aspects of a major occurrence.

Attachment D

COMMONWEALTH OF AUSTRALIA

Public Service Act 1922

NOTIFICATION AND DETERMINATION UNDER SECTION 33A

I, Denis J Ives, Public Service Commissioner, pursuant to section 33A of the *Public Service Act 1922*, notify the following amendment to the notification and determination under that section.

SCHEDULE TO THE NOTIFICATION AND DETERMINATION

1. Insert:

PROTECTIVE SECURITY ATTENDANT Protective Security Attendant

ELIGIBILITY REQUIREMENTS

A pass in:

An aptitude test and a medical examination approved by the Public Service Commissioner.

Dated

14 K

April 1992

Denis J Ives

Public Service Commissioner

TRAINING PROVISIONS

Trainee Protective Service Officers will be required to complete a six month training program consisting of theoretical, practical and on-the-job-training.

Trainee Protective Service Officers who are promoted on merit from Protective Security Attendant positions and who possess twelve months experience as a Protective Security Attendant will be exempt from completing one of the two ten week work placements required under the Trainee Protective Service Officer program.

Successful applicants who are not officers will serve on probation for the period of training and may be required to serve a further probationary period after the course of training is completed.

Trainees who fail to make satisfactory progress during the course of training may have their traineeship terminated or continued under modified conditions. An officer who is not on probation and whose traineeship is terminated may be transferred to an alternative suitable position. Officers on probation may have their appointment terminated.

On successful completion of the course of training, trainees will be advanced under section 53A of the Public Service Act 1922 as Protective Service Officer, Grade 1. Such advancements are not subject to appeal.

ASSOCIATED CATEGORIES

Protective Security Attendant

14 th

April 1992

Denis J Ives

Public Service Commissioner

duties. The relative suitability of applicants will be assessed having regard to educational qualifications, experience, interview performance and referee reports. However, referee reports may be a sensitive issue for outside applicants and they should be assured that references from <u>current</u> employers will not be sought unless the applicant agrees or there is a high possibility of selection.

Officers selected for training are promoted or transferred under section 50 of the Public Service Act. **Both promotions** and transfers to training offices are appealable by unsuccessful applicants and must be notified in the *Gazette* in the 'Promotions' section, with an accompanying footnote:

Unsuccessful officer applicants may appeal against promotions or transfers to any of the offices listed above. Guidance on lodging appeals is in the preamble to the Promotions section of this *Gazette*.

All appeals against promotions or transfers to training offices should be sent to the Convenor, Promotion Appeal Committee, M.P.R.A.. 65-67 Constitution Avenue, Campbell, A.C.T., 2601 by 4.51 pm on the fourteenth day after publication.'

Departments should allow sufficient time between notification of promotions and transfers to training offices and the start of courses for any appeals to be resolved before training begins.

In cases where officers are transferred to training offices, their previously held positions cannot be filled until either

- the appeal period closes and there are no appeals, or
- any appeals have been determined or have become inoperative.

Where there is a successful appeal against a transfer to a training office, the unsuccessful transferee will be automatically transferred back to the substantive position from which he/she was transferred.

In the event that sufficient higher offices are not available in departments at the time trainees successfully complete their training, those trainees are immediately advanced "unattached" at the higher level and receive the relevant higher salary. "Unattached" trainees will be placed in relevant higher offices as positions become available.

Prime Minister

Attachment C

COMMONWEALTH OF AUSTRALIA

Public Service Act 1922

NOTIFICATION AND DETERMINATION UNDER SECTION 33A

I, Denis J Ives, Public Service Commissioner, pursuant to section 33A of the *Public Service Act 1922*, notify the following amendment to the notification and determination under that section.

SCHEDULE TO THE NOTIFICATION AND DETERMINATION

- Delete the previous notification in respect of the Trainee Protective Service Officer as notified in the Conditions of Entry and Advancement in the Australian Public Service 1991 (P17) Gazette.
- 2. Insert:

TRAINEE PROTECTIVE SERVICE OFFICER Trainee Protective Service Officer

ELIGIBILITY REQUIREMENTS

A pass in:

An aptitude test and a physical fitness test approved by the Public Service Commissioner.

SELECTION ARRANGEMENTS

Offers of appointment, promotion or transfer will be made in order of merit based on the reports of a departmental selection committee.

The relative suitability of applicants will be determined in the following way:

- (a) All applicants will be required to sit an aptitude test:
- (b) Applicants will be selected for interview on the basis of successful completion of the aptitude test, and information provided on application forms;
- At interview, the committee will assess applicants' (c) ability to complete a course of training satisfactorily and aptitude for protective service

"JOINT COAL BOARD - TERMINATION OF ORDER NO 27

Pursuant to the Coal Industry Acts 1946, the Joint Coal Board terminated on 13 April 1992 Order No 27 of 25 February 1971 as amended on 15 September 1987. J M Wilcox AM, Chairman of the Board."

Signed for and on behalf of the State of Western Australia by the Honourable GORDON LESLIE HILL, Minister for Fisheries, in the presence of W. Shepherd

GORDON HILL

By His Excellency's Command SIMON CREAN Minister of State for Primary Industries and Energy

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in Given under my hand this 6th day of August pursuance of subsection 12J91) of the 1991 Fisheries Act 1952, hereby approve this instrument.

I, THE GOVERNOR of the State of Western Australia in Executive Council, acting under the provisions of the Fisheries Act 1905, hereby approve this instrument.

Dated 21 April 1992

FRANCIS BURT Governor

By His Excellency's Command BILL HAYDEN GORDON HILL Governor-General Minister for Fisheries

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Interested persons are invited to make representations on any or all of the above matters to:

The Hon J H Wootten AC QC PO Box 213 CAMPERDOWN NSW 2050

Representations should be made by Thursday 30 April 1992.

Any representation made to me will be attached to the report.

Information about the application can also be obtained from Mr Wootten on telephone (02) 519 2936, or facsimile number (02) 519 5463, and the following offices of the Aboriginal and Torres Strait Islander Commission:

Darwin (089) 824 511 Alice Springs (089) 504 211 Canberra (06) 289 3346 or (06) 289 3349

J H Wootten AC QC 15 April 1992



No. S 104, Wednesday, 22 April 1992

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SPECIA

ANTI-DUMPING AUTHORITY

REVIEW OF THE AUSTRALIAN CUSTOMS SERVICE NEGATIVE PRELIMINARY FINDING ON PHTHALIC ANHYDRIDE FROM THE ARGENTINE REPUBLIC AND THE FEDERATIVE REPUBLIC OF BRAZIL

The Anti-Dumping Authority has completed its review of the Australian Customs Service negative Preliminary Finding on phthalic anhydride from the Argentine Republic and the Federative Republic of Brazil.

In its report, the Authority concluded that:

- phthalic anhydride exported from the Argentine Republic and the Federative Republic of Brazil has been dumped;
- the Australian industry producing phthalic anhydride has suffered material injury;
- dumped imports of phthalic anhydride have caused material injury to the Australian industry; and
- the dumping of phthalic anhydride from the Argentine Republic and the Federative Republic of Brazil has contributed to the material injury suffered by the Australian industry.

The Authority has, therefore, revoked the Preliminary Finding by Customs.

Copies of the non-confidential version of the Authority's Report No. 69, will be available in due course. Enquiries for copies should be addressed to Margaret McLeod at the Authority by telephoning (06) 276 1742.

In terms of paragraph 269TF(3) of the Customs Act 1901 this matter is now referred to the Authority for a final finding. The Authority will conduct this inquiry concurrently with its inquiry into phthalic anhydride from Israel and the Republic of Korea, as notified in Commonwealth of Australia Gazette No. GN 8 of 26 February 1992. The commencement date for the inquiry is 23 April 1992 and the Authority will report to the Minister by 19 June 1992.

Interested parties are invited to make submission to the Authority as soon as possible, but certainly no later than 1 June 1992.

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