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The date of publication of this *Gazette* is 3 June 1992.

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

INQUIRIES:
Please direct all inquiries to (06) 295 4661.



Variation of closing times

Commonwealth of Australia Gazette Government Notices

Monday, 8 June 1992 is a public holiday in the Australian Capital Territory, thus affecting times for submission of copy for the *Government Notices Gazette*.

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

Issue of 10 June 1992

Thursday, 4 June at 10.00 a.m.

GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

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

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

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

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

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

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

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

AVAILABILITY. The *Gazette* may be purchased by mail from:

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: 55 Currie St, tel. (08) 237 6955
Brisbane: 294 Adelaide St, tel. (07) 229 6822
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
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.

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

OTHER ISSUES OF THE GAZETTE

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

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

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

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

Periodic issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of import

licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices 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*.

<i>Gazette number</i>	<i>Date of publication</i>	<i>Subject</i>
P1	17.1.92	Tariff Quotas—Quota Transactions Processed in the Period 1.10.91 to 31.12.91
P2	28.1.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.12.91 to 31.12.91
P3	31.1.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
P4	20.2.92	Amendment No. 12 to the Food Standards Code
P5	21.2.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.1.92 to 31.1.92
P6	27.2.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
P7	17.3.92	Notice of intention to enter a place in the Register of the National Estate
P8	12.3.92	<i>Corporations Act 1974</i> —Variation of list of Registered Corporations
P9	13.3.92	Instruments made under Part VII of the <i>National Health Act 1953</i> .
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.
P13	15.4.92	Tariff Quotas—Quota Transactions Processed in the Period 1.1.92 to 31.3.92
P14	1.5.92	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.3.92 to 31.3.92
*P15	28.5.92	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.4.92 to 30.4.92

* First time advertised

N.N.—9212026

Legislation

NOTIFICATION OF DISALLOWANCE OF REGULATIONS

IN accordance with subsection 48 (5) of the *Acts Interpretation Act 1901*, the following Regulations were disallowed at the expiration of 26 May 1992, viz.:

- (a) Political Broadcasts (New South Wales) Regulations, as contained in Statutory Rules 1991 No. 489 and made under the *Broadcasting Act 1942*;
- (b) Political Broadcasts (Australian Capital Territory) Regulations, as contained in Statutory Rules 1992 No. 1 and made under the *Broadcasting Act 1942*;
- (c) Political Broadcasts (Tasmania) Regulations, as contained in Statutory Rules 1992 No. 2 and made under the *Broadcasting Act 1942*;
- (d) Political Broadcasts (New South Wales) Regulations, as contained in Statutory Rules 1992 No. 3 and made under the *Broadcasting Act 1942*;
- (e) Political Broadcasts (Australian Capital Territory) Regulations (Amendment), as contained in Statutory Rules 1992 No. 4 and made under the *Broadcasting Act 1942*;

- (f) Political Broadcasts (Tasmania) Regulations (Amendment), as contained in Statutory Rules 1992 No. 5 and made under the *Broadcasting Act 1942*; and
- (g) Political Broadcasts (New South Wales) Regulations (Amendment), as contained in Statutory Rules 1992 No. 6 and made under the *Broadcasting Act 1942*.

HARRY EVANS
Clerk of the Senate

9212027

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 20 May 1992 to the undermentioned Act passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 34 of 1992—An Act to amend legislation relating to Customs and Excise, and for related purposes. (*Customs and Excise Legislation Amendment Act 1992*).

L M BARLIN

Clerk of the House of Representatives

9212028

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 25 May 1992 to the undermentioned Act passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 35 of 1992—An Act to amend the law relating to taxation. (*Taxation Laws Amendment Act 1992*).

L M BARLIN

Clerk of the House of Representatives

9212029

Government Departments

Administrative Services

COMMONWEALTH OF AUSTRALIA

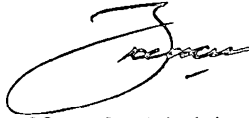
Lands Acquisition Act 1989

DECLARATION

ACQUISITION OF LAND BY THE COMMONWEALTH BY COMPULSORY PROCESS

I hereby declare, pursuant to the provisions of Section 41 of the Lands Acquisition Act 1989, that the land described hereunder is acquired by the Commonwealth by compulsory process for the public purpose of Defence.

Dated this 27 day of May 1992



Minister of State for Administrative Services

DESCRIPTION OF LAND

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

1. (a) Approximately 2,107 hectares on White Cliffs Station, part of Weld Location 39 and being a part of Crown Lease 131/1988 as per the attached diagram A.
- (b) The access route to the Transmitter site on White Cliffs Station. The access route being on Laverton Downs Station, part of Weld Location 40 and being a part of Crown Lease 386/1968 as per the attached diagram A.
2. (a) Approximately 7,800 hectares on Erlistoun Station, being part of Weld Location 36 and being a part of Crown Lease 431/1967 as per the attached diagram B.
- (b) The access route to the Receiver site. The access route being on Erlistoun Station, part of Weld Location 36 and being a part of Crown Lease 431/1967 as per the attached diagram B.

The following forms are approved for the purposes of section 245 of the Commonwealth Electoral Act 1918:

Australian Electoral Commission. /AEC

For all enquiries
Telephone:

Apparent Failure to Vote

Commonwealth Electoral Act 1918
Penalty Notice under section 245

Dear *[Name of elector]*

According to my records it appears that you did not vote at the recent *[event]* election on Saturday *[date]*.

I wish to advise you that it is an offence to fail to vote at an election without a valid and sufficient reason, and the penalty for failing to vote is \$20 if paid to the Australian Electoral Commission, or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

In order to resolve this matter would you please complete the form on the back of this notice and return it to me by *[date]*. If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on their behalf.

Please complete all 3 sections. When answering section 2 complete only one of the following parts:

- Part A if you **DID VOTE**; or
- Part B if you **DID NOT VOTE** and believe you have a *valid and sufficient reason* for not voting; or
- Part C if you **DID NOT VOTE** and wish to pay the \$20 penalty and finalise the matter. This payment fully discharges you of any liability and you will not be regarded as having been convicted of an offence.

Thank you for your co-operation.

Your Divisional Returning Officer
Division of *[Division]*
[Date]

For all enquiries
Telephone:

Reminder

Apparent Failure to Vote

*Commonwealth Electoral Act 1918
Second Penalty Notice under section 245*

Dear *[Name of elector]*

I wrote to you on *[date]* advising you that according to my records it appears that you did not vote at the recent *[event]* election on Saturday *[date]*. To date I have not received a reply.

I wish to advise you that it is an offence to fail to vote at an election without a valid and sufficient reason, and the penalty for failing to vote is \$20 if paid to the Australian Electoral Commission, or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

In order to resolve this matter would you please complete the form on the back of this notice and return it to me by *[date]*. If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on their behalf.

Please complete all 3 sections. When answering section 2 complete only one of the following parts:

- Part A if you **DID VOTE**; or
- Part B if you **DID NOT VOTE** and believe you have a *valid and sufficient reason* for not voting; or
- Part C if you **DID NOT VOTE** and wish to pay the \$20 penalty and finalise the matter. This payment fully discharges you of any liability and you will not be regarded as having been convicted of an offence.

Thank you for your co-operation.

Your Divisional Returning Officer
Division of *[Division]*
[Date]

Please complete sections 1, 2 and 3 and place in the envelope provided.

PLEASE PRINT

1.

Name of elector	Daytime phone contact
Current residential address	

2.

When answering section 2 complete either Part A, Part B or Part C

Part A:	If you did vote complete this part. EITHER Write the name of the polling place at which you voted: _____ OR Tick the box if you voted by post. <input type="checkbox"/>
Part B:	If you did not vote and believe you have a valid and sufficient reason complete this part (I will advise you if your reason is not acceptable.) I did not vote because _____ _____ _____ _____
Part C:	If you did not vote and wish to pay the penalty of \$20 and finalise the matter complete this part. (Cheques or money orders must be made payable to the Collector of Public Monies - AEC.) Tick the box if you have enclosed \$20. <input type="checkbox"/>
Note: Payment of the \$20 penalty fully discharges any liability in relation to your apparent failure to vote. No further proceedings can be taken against you and you will not be regarded as having been convicted of an offence. However, if for any reason your cheque is not honoured by your bank it will be deemed that payment of the penalty has not been made.	

Fold here

Fold here

3.

Signature of elector or person acting on their behalf	/ /
---	-----

If this form is completed by another person acting on behalf of the elector please print your name below your signature.

Please complete and fold the letter where indicated and place in the single window envelope provided. Ensure the following address for the Division appears in the windowface.

Australian Electoral Commission. **AEC**

For all inquiries
Telephone:

Fine Notice Failure to Vote

Commonwealth Electoral Act 1918
Section 245

Dear [Name of elector]

I am writing to advise you that the form returned by you, or on your behalf, in relation to your failure to vote at the recent [event] election held on [date] does not, in my opinion, give sufficient reason why proceedings for failing to vote at the election should not be taken against you.

Please complete the form below to indicate the manner in which you wish to resolve this matter. You may either:

- (a) have the matter dealt with by a court, in which case a maximum penalty of \$50 (plus any court costs) may be imposed; or
- (b) *pay a penalty of \$20 to me by [date].

If you wish to pay the \$20 by cheque or money order it must be made payable to the Collector of Public Monies - AEC

If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on their behalf.

Yours sincerely

Divisional Returning Officer
Division of [Division]
Date:

To: Divisional Returning Officer
I, _____ of _____
<input type="checkbox"/> wish to finalise the above matter and have enclosed the \$20 penalty; or
<input type="checkbox"/> wish to have the matter dealt with by a Court.
_____ (Signature of or on behalf of elector)

* Note: Payment of the \$20 penalty fully discharges any liability in relation to your apparent failure to vote. No further proceedings can be taken against you and you will not be regarded as having been convicted of an offence. However, if for any reason your cheque is not honoured by your bank it will be deemed that payment of the penalty has not been made.

EF044 5/92

JA Miles
A/g Chairperson

R Bell
A/g Electoral Commissioner

I Castles
Commissioner

9212031

The following form is approved for the purposes of Sections 98, 99, 100 and 101 of the Commonwealth Electoral Act 1918 for use in Tasmania.

COMMONWEALTH OF AUSTRALIA STATE OF TASMANIA

1 Surname or family name
 All Christian or given names

2 Address

Postcode

Daytime phone number for contact (if convenient)

3 If your postal address is the same as the address shown at question 2, print "as above"

3 Postal address

Postcode

4 Occupation

5 Male
 Female

6 Date of birth Day Month Year

7 Town of birth

8 Country of birth

9 Answer YES or NO. Are you an Australian citizen?

9 I am an Australian citizen
 NO
 YES

If you are an Australian citizen by naturalisation please supply the following details:
 Date of naturalisation Day Month Year
 Citizenship Certificate No.

10 If you have changed any part of your name since your last enrolment, show here the full name you previously used.

10 Former surname or family name
 Former Christian or given names

11 Fill this in only if you have moved since your last enrolment.

11 Former address

Postcode

DECLARATION

Please check the section "Am I eligible to enrol?" before you sign this declaration. If you are not eligible for State House of Assembly and Legislative Council enrolment please strike out the words underlined. You must sign this declaration in front of a person who is eligible to be on the Commonwealth of Australia or Tasmanian electoral roll.

I am eligible to enrol for Federal and Tasmanian House of Assembly and Legislative Council elections. I declare that all the information I have given on this form is true and complete.

Signature of mark of applicant _____ Date Day Month Year

WITNESS

This form must be witnessed by a person who is eligible to be on the Commonwealth of Australia or Tasmanian electoral roll and can sign his or her name in writing.

I saw the applicant sign this form. I am satisfied that all statements in it are true.

Signature of witness _____
 Name of witness _____
 Address _____

How do I fill in the form?

These notes will help you fill in your enrolment form

PLEASE USE BLOCK LETTERS AND BLUE OR BLACK INK

2 Please give full details to show exactly where you live, especially if you live in a rural area. Include the name of your municipality if you know it.

Am I eligible to enrol?
 You are eligible to enrol for Federal and Tasmanian House of Assembly and Legislative Council elections if:

- you are 18 years of age or older; and
- you are an Australian citizen; and
- you have lived at your present address for at least the last month for Commonwealth elections, and continuously in Tasmania for at least 6 months at any one time for Tasmanian House of Assembly and Legislative Council elections.

British subjects who are not Australian citizens are eligible to enrol for Federal and House of Assembly and Legislative Council elections if they were on a Commonwealth of Australia electoral roll on 25 January, 1984.

Do I have to enrol?
 Yes. If you are 18 and eligible you must enrol. You may be fined if you do not. If you are 17 you may enrol for Federal elections only.

What happens when I send in my form?
 We will place your name on the electoral roll for Federal and Tasmanian House of Assembly and Legislative Council elections and send you your enrolment details.

Will all information appear on the publicly available electoral roll?
 No. Only your name and residential address will appear on the publicly available electoral roll.

Does anyone have access to information that is not publicly available?
 Yes. The Australian Electoral Commission makes Items 1, 2, 4, 5 and 6 available to the government agencies listed on the back of this card.

Do I have to vote?
 Yes. Voting is compulsory in Federal and Tasmanian House of Assembly and Legislative Council elections. You may be fined if you do not vote. If you are only 17 you cannot vote until you are 18 in Federal elections.

Where can I get more information?
 You can get more information at any office of the Australian Electoral Commission or the Tasmanian Electoral Office. You can find the addresses and phone numbers in your local phone book.

J A Miles
 A/g Chairperson

R Bell
 A/g Electoral Commissioner

I Castles
 Commissioner

Dated this 28th day of May 1992.

Arts, Sport, the Environment, Tourism and Territories

COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

NOTICE

I, BARRY JOHN REVILLE, the Designated Authority, under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 44(1) of that Act hereby notify that I am considering giving the following authority under section 44 of that Act to:

Mr & Mrs S Peters of Toorak, Victoria, to export one live galah (*Cacatua galerita*).

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

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

Dated 28 May 1992



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

Wildlife Protection (Regulation of Exports and Imports) Act 1982

PARTICULARS OF PERMITS GRANTED OR AUTHORITIES GIVEN

I, ROBERT WILLIAM GARFIELD JENKINS, delegate of the Minister of State for the Arts, Sport, the Environment and Territories under the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act), hereby advise that a report is now available that provides particulars of permits granted and authorities given under the Act between 1 May 1992 and 31 May 1992. Persons wishing to receive a copy of the report are invited to submit their names and addresses within fourteen (14) days of the publication of this notice to the Wildlife Protection Authority at the following address.

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



ROBERT WILLIAM GARFIELD JENKINS
DIRECTOR
WILDLIFE PROTECTION AUTHORITY

9212033

Attorney-General

COMMONWEALTH OF AUSTRALIA

Copyright Act 1968

DECLARATION BY THE ATTORNEY-GENERAL UNDER SECTION 135ZZU

I, MICHAEL DUFFY, Attorney-General, under subsection 135ZZU(1) of the Copyright Act 1968, declare Private Audio Copyright Collecting Society Limited to be the collecting society for the purposes of Part VC of that Act.

Dated



1992.



Attorney-General

9212034

Finance

SUPERANNUATION BENEFITS (SUPERVISORY MECHANISMS) ACT 1990

DECLARATION UNDER SUBSECTION 3(1)

I, GRAEME WILLIAM BENTLEY MOFFATT, Delegate of the Minister of State for Finance, in pursuance of subsection 3(1) of the *Superannuation Benefits (Supervisory Mechanisms) Act 1990* hereby declare each and every company or other body corporate incorporated in Australia in which:

- (a) an authority or body listed in the Schedule has a controlling interest; or
- (b) the Commonwealth and one or more of the following authorities or bodies listed in the Schedule together have a controlling interest; or
- (c) two or more authorities or bodies listed in the Schedule together have a controlling interest,

such company or body corporate being a "relevant subsidiary" within the meaning of that Act, to be a "relevant body" for the purposes of that Act, notwithstanding the fact that the companies or bodies corporate or some of them are not in existence at the time this declaration is made.

SCHEDULE

Aerospace Technologies of Australia Pty Ltd
ANL Limited
Australian and Overseas Telecommunications Corporation
Australian Airlines Limited
Australian Dairy Corporation
Australian Defence Industries Ltd
Australian Honey Board
Australian Horticultural Corporation
Australian Industry Development Corporation
Australian Meat and Live-Stock Corporation
Australian National Railways Commission
Australian Pork Corporation
Australian Postal Corporation
Australian Telecommunications Corporation
Australian Wheat Board
Australian Wine and Brandy Corporation
Australian Wool Corporation
Civil Aviation Authority
Commonwealth Bank of Australia
Commonwealth Funds Management Ltd
Commonwealth Serum Laboratories Ltd
Federal Airports Corporation
Film Australia Pty Ltd
OTC Limited
Qantas Airways Limited
Reserve Bank of Australia
Sirotech Limited
Snowy Mountains Engineering Corporation Ltd

Dated this 1st day of May 1992

GRAEME WILLIAM BENTLEY MOFFATT
Delegate of the Minister of State for Finance

SUPERANNUATION BENEFITS (SUPERVISORY MECHANISMS) ACT 1990

DECLARATION UNDER SUBSECTION 3(1)

I, GRAEME WILLIAM BENTLEY MOFFATT, Delegate of the Minister of State for Finance, in pursuance of subsection 3(1) of the *Superannuation Benefits (Supervisory Mechanisms) Act 1990* hereby declare each and every company or other body corporate incorporated in Australia in which:

- (a) an authority or body listed in the Schedule has a controlling interest; or
- (b) the Commonwealth and one or more of the authorities or bodies listed in the Schedule together have a controlling interest; or

- (c) two or more authorities or bodies listed in the Schedule together have a controlling interest,

such company or body corporate being both a "relevant subsidiary" and a "relevant body" within the meaning of the Act, to be an "eligible body" for the purposes of that Act, notwithstanding the fact that the companies or bodies corporate or some of them are not in existence at the time the declaration is made.

SCHEDULE

Aerospace Technologies of Australia Pty Ltd
ANL Limited
Australian and Overseas Telecommunications Corporation
Australian Airlines Limited
Australian Dairy Corporation
Australian Defence Industries Ltd
Australian Honey Board
Australian Horticultural Corporation
Australian Industry Development Corporation
Australian Meat and Live-Stock Corporation
Australian National Railways Commission
Australian Pork Corporation
Australian Postal Corporation
Australian Telecommunications Corporation
Australian Wheat Board
Australian Wine and Brandy Corporation
Australian Wool Corporation
Civil Aviation Authority
Commonwealth Bank of Australia
Commonwealth Funds Management Ltd
Commonwealth Serum Laboratories Ltd
Federal Airports Corporation
Film Australia Pty Ltd
OTC Limited
Qantas Airways Limited
Reserve Bank of Australia
Sirotech Limited
Snowy Mountains Engineering Corporation Ltd

Dated this 1st day of May 1992

GRAEME WILLIAM BENTLEY MOFFATT
Delegate of the Minister of State for Finance

9212035

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 Mechanisms) Act 1990*. Copies of the determination may be requested from the Assistant Secretary, Retirement Benefits Branch, Department of Finance, Newlands Street, PARKES ACT 2600. Tel. (06) 263 2099.

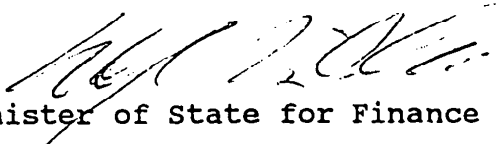
<i>Number and year of Determination</i>	<i>Description of determination</i>	<i>Date made</i>
No 5 of 1992	Class of person covered by this determination: Employees of the Australian Horticultural Corporation employed under the <i>Australian Horticultural Corporation Act 1987</i>	21.5.92

9212036

Declaration under the Superannuation Act 1976

I, RALPH WILLIS, Minister of State for Finance, hereby make the following declaration under subsection 3(1) of the Superannuation Act 1976.

Dated 21st / 11 / 1992 1992



Minister of State for Finance

**DECLARATION UNDER SUBSECTION 3(1) OF THE
SUPERANNUATION ACT 1976**

Citation

1. This Declaration may be cited as "Part-time Employment Declaration No 3".

Approved Part-time Employee

2. For the purposes of subsection 3(1) of the Superannuation Act 1976, a part-time employee of

- . the Northern Land Council; or
- . ASP Ship Management;

employed under his or her terms and conditions of employment in a permanent capacity is included in a class of part-time employees which is an approved class of part-time employees.

9212046

Health, Housing and Community Services

NATIONAL FOOD AUTHORITY**FOOD STANDARDS**

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

The National Food Authority has prepared a proposal to amend the Food Standards Code by varying Standard L1 – Ice Cream and Ice Confection and Related Products –

- to require pasteurisation of liquid preparations containing milk or milk products used in the manufacture of low fat ice cream; and
- to prohibit statements or pictorials relating to fruit on or attached to a package containing low fat ice cream unless the product contains at least 50 g/kg of the fruit or fruit juice or 35 g/kg in the case of passionfruit.

These conditions already apply to all other products covered by Standard L1. Upon the inclusion of provisions for low fat ice cream in Amendment 11 to the Food Standards Code, consequential amendments applying these conditions to low fat ice cream were inadvertently omitted.

The Authority will make a full assessment of this proposal.

To assist in this process the Authority invites written submissions on matters relevant to the proposal. Submissions received on the proposal 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 15 July 1992. Any correspondence or submissions on this matter should refer to Proposal No 87.

Further information on the proposal 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

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

CHEMISTS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1985

C No. 22383 of 1988

Dated the 2nd day of November 1983

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 14 May 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 6 September 1988 and 6 March 1988; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

C66 V.17c
PRINT NO. K2908

Clause No.	Subject	Substance of variation
6	WAGES	WAGES - NATIONAL WAGE AUGUST 1988

Dated this 21st day of May 1992.

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

COUNTRY PRINTING AWARD 1959

C No. 21764 of 1991

Dated the 29th day of July 1987

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 18 May 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 12 December 1991 and 12 February 1992; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

C56 V.128
PRINT NO. K1254

Clause No.	Subject	Substance of variation
12	RATE OF WAGE	NATIONAL WAGE CASE AUGUST 1989, 4TH, 5TH AND FINAL MINIMUM RATES ADJUSTMENT
12B	INTERIM CLASSIFICATION STRUCTURE	NATIONAL WAGE CASE AUGUST 1989, 4TH, 5TH AND FINAL MINIMUM RATES ADJUSTMENT
13	SUPPLEMENTARY PAYMENTS	NATIONAL WAGE CASE AUGUST 1989, 4TH, 5TH AND FINAL MINIMUM RATES ADJUSTMENT

Dated this 21st day of May 1992.

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 22379 of 1991

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

Notice is hereby given-

- (a) That on 13 May 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 7 May 1992; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

C37 V.129
PRINT NO. K2849

Clause No.	Subject	Substance of variation
AWARD	ROPING-IN NO. 6 AWARD	LOG OF CLAIMS - WAGES AND CONDITIONS

Dated this 21st day of May 1992.

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

CLOTHING TRADES AWARD 1986

C No. 20372 of 1992

Dated the 7th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 13 May 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 6 May 1992; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

C37 V.130
PRINT NO. K2855

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

Dated this 21st day of May 1992.

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

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

C No. 20488 of 1992

Dated the 9th day of November 1983

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 11 May 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 3 June 1992; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

R17 V.39a
PRINT NO. K2839

Clause No.	Subject	Substance of variation
5B	SUPPLEMENTARY PAYMENTS	NATIONAL WAGE AUGUST 1989 - FOURTH MINIMUM RATES ADJUSTMENT
5C	TABLE OF RATES	NATIONAL WAGE AUGUST 1989 - FOURTH MINIMUM RATES ADJUSTMENT

Dated this 21st day of May 1992.

Christine Hayward
Deputy Industrial Registrar

9212038

Industry, Technology and CommerceCOMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)							
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	
	Currency	20/05/92	21/05/92	22/05/92	23/05/92	24/05/92	25/05/92	26/05/92	
AUSTRIA	SCHILLINGS	8.4820	8.5051	8.6055	8.6055	8.6055	8.6167	8.6123	
BELGIUM/LUX	FRANCS	24.7800	24.8800	25.1800	25.1800	25.1800	25.1900	25.1900	
BRAZIL	CRUZADO	2009.1800	2024.9600	2065.9100	2065.9100	2065.9100	2067.0100	2084.9800	
CANADA	DOLLARS	.9026	.9026	.9067	.9067	.9067	.9063	.9092	
CHINA	YUAN	4.1472	4.1439	4.1549	4.1549	4.1549	4.1532	4.1543	
DENMARK	KRONER	4.6608	4.6763	4.7279	4.7279	4.7279	4.7296	4.7245	
EC	ECU	.5869	.5890	.5953	.5953	.5953	.5955	.5954	
FIJI	DOLLAR	1.1224	1.1234	1.1276	1.1276	1.1276	1.1278	1.1273	
FINLAND	MARKKA	3.2752	3.2869	3.3235	3.3235	3.3235	3.3234	3.3211	
FRANCE	FRANCS	4.0481	4.0682	4.1153	4.1153	4.1153	4.1138	4.1134	
GERMANY	DEUTSCHMARKS	1.2054	1.2098	1.2235	1.2235	1.2235	1.2239	1.2236	
GREECE	DRACHMAE	143.0400	143.5600	145.2800	145.2800	145.2800	145.7100	145.7100	
HONG KONG	DOLLARS	5.8466	5.8421	5.8578	5.8578	5.8578	5.8667	5.8723	
INDIA	RUPEES	21.3050	21.3362	21.4837	21.4837	21.4837	21.6795	21.6419	
INDONESIA	RUPIAH	1527.7000	1527.0000	1531.8000	1531.8000	1531.8000	1532.8000	1533.2000	
IRELAND	POUNDS	.4512	.4529	.4573	.4573	.4573	.4581	.4580	
ISRAEL	SHEKEL	1.8225	1.8278	1.8486	1.8486	1.8486	1.8571	1.8572	
ITALY	LIRE	906.0400	909.8100	921.8200	921.8200	921.8200	922.1800	921.6300	
JAPAN	YEN	97.7500	97.8600	98.3800	98.3800	98.3800	97.8100	97.9100	
KOREA	WON	592.5000	591.4500	593.4500	593.4500	593.4500	594.4400	594.8500	
MALAYSIA	DOLLAR	1.9073	1.9064	1.9100	1.9100	1.9100	1.9109	1.9115	
NETHERLANDS	GUILDER	1.3560	1.3642	1.3778	1.3778	1.3778	1.3780	1.3773	
NEW ZEALAND	DOLLAR	1.4149	1.4144	1.4146	1.4146	1.4146	1.4140	1.4132	
NORWAY	KRONER	4.7046	4.7216	4.7740	4.7740	4.7740	4.7746	4.7716	
PAKISTAN	RUPEE	18.7500	18.7300	18.7800	18.7800	18.7800	18.7900	18.8000	
PNG	KINA	.7210	.7207	.7225	.7225	.7225	.7224	.7224	
PHILIPPINES	PESO	19.5800	19.5600	19.6900	19.6900	19.6900	19.7000	19.7100	
PORTUGAL	ESCUDO	99.9800	100.4800	101.5500	101.5500	101.5500	101.6000	101.6300	
SINGAPORE	DOLLAR	1.2309	1.2301	1.2357	1.2357	1.2357	1.2358	1.2355	
SOLOMON IS.	DOLLAR	2.1740	2.1811	2.1919	2.1919	2.1919	2.1924	2.1930	
SOUTH AFRICA	RAND	2.1310	2.1320	2.1437	2.1437	2.1437	2.1471	2.1481	
SPAIN	PESETA	75.3900	75.5600	76.3600	76.3600	76.3600	76.3800	76.4200	
SRI LANKA	RUPEE	32.5000	32.4800	32.5600	32.5600	32.5600	32.5800	32.5900	
SWEDEN	KRONA	4.3438	4.3580	4.4072	4.4072	4.4072	4.4075	4.4054	
SWITZERLAND	FRANC	1.1053	1.1105	1.1242	1.1242	1.1242	1.1251	1.1259	
TAIWAN	DOLLAR	18.8800	18.8400	18.8700	18.8700	18.8700	18.9200	18.9200	
THAILAND	BAHT	19.2600	19.2300	19.2900	19.2900	19.2900	19.2900	19.2900	
UK	POUNDS	.4119	.4126	.4166	.4166	.4166	.4167	.4163	
USA	DOLLAR	.7559	.7553	.7573	.7573	.7573	.7577	.7579	

John Burke
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
27/05/92

9212039

AUSTRALIAN CUSTOMS SERVICE

CUSTOMS ACT 1901 - PART XVb

**PRELIMINARY FINDING INTO ALLEGED DUMPING OF CERTAIN
EXPANDABLE POLYSTYRENES FROM FRANCE, THE REPUBLIC OF KOREA,
THE KINGDOM OF SAUDI ARABIA, SINGAPORE, TAIWAN PROVINCE AND
THE UNITED KINGDOM**

The Australian Customs Service has completed its inquiry into the alleged dumping of certain expandable polystyrenes (EPS) from the countries shown above. The inquiry commenced on 19 February 1992 following an application by Chemplex Sales (Australia) Pty Ltd.

Customs found that:

- . EPS imported from France, the Republic of Korea, the Kingdom of Saudi Arabia, Singapore and the United Kingdom has been dumped;
- . the Australian industry producing like goods has suffered material injury; and
- . material injury to an Australian industry is threatened by imports of EPS from the Republic of Korea and Singapore.

Securities under section 42 of the Customs Act 1901 will be imposed in respect of any dumping duty that may become payable on the goods from France, the Republic of Korea, the Kingdom of Saudi Arabia, Singapore and the United Kingdom that are entered for home consumption on or after 30 May 1992.

Customs will now refer the matter to the Anti-Dumping Authority which must hold an inquiry and report to the Minister on whether dumping duties should be imposed.

Customs also found that EPS imported from Taiwan Province has not been dumped.

NOTICE UNDER SUBSECTION 269TD(2) OF THE CUSTOMS ACT 1901

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby declare that there are sufficient grounds for the publication of a dumping duty notice in respect of EPS from France, the Republic of Korea, the Kingdom of Saudi Arabia, Singapore and the United Kingdom.

NOTICE UNDER SUBSECTION 269TD(3) OF THE CUSTOMS ACT 1901

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby declare that there are not sufficient grounds for the publication of a dumping duty notice in respect of EPS from Taiwan Province.

Section 269TF of the Customs Act 1901 makes provision for the applicant to appeal the preliminary finding decision not to publish a dumping duty notice on EPS from Taiwan Province, within 30 days after the notification of that decision, to the Authority.



(P L C Kittler)
Delegate of the Comptroller-General

29 May 1992

9212040

ANTI-DUMPING AUTHORITY**NOTICE OF INVESTIGATION INTO**

**ALLEGED DUMPING OF POLYVINYL CHLORIDE HOMOPOLYMER RESIN
(PVC) FROM CANADA, THE PEOPLE'S REPUBLIC OF CHINA,
FRANCE, JAPAN, NORWAY, ROMANIA,
THE KINGDOM OF SAUDI ARABIA AND THAILAND.**

The Australian Customs Service (Customs) has made a preliminary finding that there are sufficient grounds for the publication of dumping duty notices for PVC exported to Australia from Canada, the People's Republic of China, France, Japan, Norway, Romania, the Kingdom of Saudi Arabia and Thailand.

Customs, acting under paragraph 269TD(2)(b) of the Customs Act 1901, has referred the question of whether the publication of the dumping duty notices is so justified to the Authority.

The commencement date for the Authority's inquiry is 4 June 1992 and the Authority will report to the Minister no later than 24 September 1992.

Interested parties are invited to make submissions to the Authority as soon as possible, but certainly no later than 13 July 1992. Preferably, submissions should address specific matters raised in Customs' preliminary finding report. Copies of that report can be obtained from the Office Manager, Dumping Control, ACS, Canberra, by telephoning (06) 275 6060.

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

The Authority has adopted the "public file" system used by Customs and explained in Australian Customs Notices 87/169 and 89/162. Briefly, this means that a submission containing confidential material should be accompanied by another version, omitting the confidential material but containing a non-confidential summary, which can be made available to other parties to the inquiry. Three copies of each version are required.

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

For further information regarding this inquiry, please telephone the Authority in Canberra on (06) 276 1621.

ANTI-DUMPING AUTHORITY

REVIEW OF THE AUSTRALIAN CUSTOMS SERVICE NEGATIVE PRELIMINARY FINDING ON POWER TRANSFORMERS (FOR CONNECTION TO 110kV AND 132kV POWER SYSTEMS) FROM AUSTRIA

The Anti-Dumping Authority has completed its review of certain power transformers from Austria.

On 28 February 1992, the Australian Customs Service (Customs) made a negative Preliminary Finding on certain power transformers from Austria following an application for anti-dumping measures by the Australian Electrical and Electronic Manufacturers' Association (AEEMA) on behalf of the Australian industry producing these goods.

On 26 March 1992 AEEMA asked the Authority to review the Customs negative finding.

Following its review, the Authority has concluded that there has been dumping of the power transformer which was subject to review, but that the dumping has not caused "material" injury to the Australian industry. It also concluded that dumping of transformers from Austria does not threaten to cause "material" injury to the Australian industry.

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

Copies of the non-confidential version of the Authority's report No. 74 will be available in due course. Inquiries for copies should be addressed to Margaret McLeod at the Authority by telephoning (06) 276 1742.

Transport and Communications

P.O. BOX 1303, NORTH SYDNEY N.S.W. 2059
TELEPHONE (02) 959 7811

PUBLIC SUBMISSIONS INVITED**INQUIRY INTO THE GRANT OF A
SUPPLEMENTARY FM RADIO LICENCE TO SERVE****THE LISMORE AREA OF NEW SOUTH WALES**

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

On 19 May 1992, the Tribunal received a referral from the Minister for Transport and Communications of an application from RICHMOND RIVER BROADCASTERS PTY LIMITED, the licensee of commercial radio service 2LM Lismore, for the grant of a supplementary FM radio licence to serve the 2LM service area.

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

1. whether the applicant is a fit and proper person to hold the licence;
2. whether the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;
3. whether the applicant is otherwise capable of complying with the conditions of the licence;
4. if the holder of an existing commercial radio licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of a supplementary licence, the Tribunal must have regard to the need for that service's commercial viability;
5. the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased; and
6. whether a radio licence of the kind contemplated in the notice referred by the Minister to the Tribunal should be granted.

NOTES

1. On 13 May 1992 the Tribunal decided not to grant a commercial licence to serve Lismore. A report of that decision (IL/88/119) is available for perusal by potential submitters;
2. 2MW Murwillumbah is the only commercial radio licence with a service area overlapping that of the proposed supplementary licence for Lismore.

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 15 July 1992.

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

You may also wish to look at the public inquiry file (File No: IL/92/46) which contains the application, the Minister's notice and other information. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry file may be inspected during business hours at the following locations:

Lismore Municipal Library
Cnr Carrington and Bounty Streets
Lismore NSW 2480

Telephone: (066) 212 464

Australian Broadcasting Tribunal
2nd Floor
Tandem House
76 Berry St
North Sydney NSW 2060

Media Contact: Fiona Chisholm
Telephone: (02) 959 7890

Tribunal Officer: Ian Laird
Telephone: (02) 959 7892

9212042



P.O. BOX 1308, NORTH SYDNEY N.S.W. 2059
TELEPHONE (02) 959 7811

**INQUIRY INTO THE GRANT OF A
SUPPLEMENTARY FM RADIO LICENCE TO SERVE
THE ALBURY-WODONGA AREA**

PUBLIC SUBMISSIONS INVITED

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

The Minister has referred to the Tribunal an application by Radio Albury Wodonga Limited, the licensee of commercial radio service 2AY Albury-Wodonga, for the grant of a supplementary FM radio licence to serve the 2AY service area.

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

1. whether the applicant is a fit and proper person to hold the licence;
2. whether the applicant has the financial, technical and management capabilities necessary to provide an adequate and comprehensive service;
3. whether the applicant is capable of complying with the conditions of the licence;
4. the policy that, whenever practicable, the number of broadcasting services provided to the public should be increased;
5. whether a radio licence of the kind contemplated in the Minister's notice should be granted;
6. if the holder of an existing commercial radio licence serving an overlapping area satisfies the Tribunal that its service would not be commercially viable after the grant of a supplementary licence, the need for the commercial viability of that service; and

7. whether the Tribunal should determine that only one additional radio licence should be granted in the Albury-Wodonga area.

Note:

Submitters need to be aware that this application will be considered simultaneously with the application for an independent commercial radio service in the Albury-Wodonga area. Inquiry files for that inquiry (File No: IL/90/77) can be inspected at the libraries mentioned below.

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 15 July 1992.

To assist you in making your submission, a pamphlet entitled *A Guide to the ABT* has been prepared by the Tribunal. Copies of this pamphlet are available by writing to the Tribunal at the North Sydney address below, or by phoning (02) 959 7811.

You may also wish to look at the public inquiry file (File No: IL/92/47) which contains the application, the Minister's notice and other information. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decisions. The inquiry file may be inspected during business hours at the following locations:

Upper Murray Regional Library
Civic Centre
Albury NSW 2650
Contact Person : Ms Tracy Walsh
Telephone: (060) 214 852

Australian Broadcasting Tribunal Library
2nd Floor
Tandem House
76 Berry St
North Sydney NSW 2060

Inquiry Contact Officer : Trevor Jarvie
Telephone : (02) 959 7891

Media Contact : Fiona Chisholm
Telephone: (02) 959 7980

BROADCASTING ACT 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

LIMITED LICENCE GRANT

Inquiry File : LL/92/44

On 8 May 1992, the Tribunal decided to grant a radio limited licence for information purposes to Beecroft Audio Publications Pty Ltd. The licence will serve the Cessnock area in New South Wales for a period of five years from a date to be determined.

SHARE TRANSACTION INQUIRY

Inquiry File : IO/90/155

The Tribunal has approved, pursuant to Section 92F of the *Broadcasting Act 1942*, the acquisition of an additional 400,000 shares in Darling Downs Television Ltd by Aspermont Ltd, thus increasing an existing prescribed interest in commercial service NRN North East NSW.

The applications, related documents, the Tribunal's reasons for the decisions and the inquiry reports may be inspected at the Tribunal's office at 76 Berry St, North Sydney. A copy of the Tribunal's report for the inquiry into the share acquisition by Aspermont Ltd may also be found at the Tribunal's Brisbane office (Tel: 832 4702).

Contact Officer: Bruce Hay

9212044

PRICES SURVEILLANCE ACT 1983

NOTICES PURSUANT TO SECTION 23(2)(b)

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: ACI OPERATIONS PTY LTD			
N92/82 28/02/92	Glass containers. Recovery of cost increases.	No objection to the proposed weighted average price increases ranging between 0.15 percent and 1.49 percent for contract buyers.	3752
N92/115 30/3/92	Glass containers. Recovery of cost increases.	No objection to the proposed weighted average increase of 0.001 percent	3771
COMPANY: AMPOL LIMITED			
N92/97 10/03/92	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 11 March 1992. Automotive Distillate CPL 0.58	3742
N92/101 11/03/92	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 12 March 1992. Motor Spirit (all grades) CPL 0.54	3743
N92/108 16/03/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decrease effective in price 1 April 1992. Automotive Distillate CPL 0.14	3758

N92/109 23/03/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decrease effective in price 23 January 1992.	3759
		CPL Automotive Distillate 0.14	
N92/153 29/04/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decreases effective in price 1 May 1992.	
		CPL Motor Spirit (all grades) 0.13 Automotive Distillate 0.15	

COMPANY: CALTEX OIL (AUSTRALIA) PTY LIMITED

N92/96 10/03/92	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 11 March 1992.	3746
		CPL Motor Spirit (all grades) 0.41 Automotive Distillate 0.58	
N92/10 23/03/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decrease effective in price 1 April 1992.	3760
		CPL Automotive Distillate 0.14	

COMPANY: CARLTON & UNITED BREWERIES LIMITED.

N92/68 24/02/92	Beer - New product - Brisbane Bitter in 375 ml bottles marketed in New South Wales.	No objection to the proposed price of \$17.47 per unit.	3750
N92/94 06/03/92	Beer. New product. Matilda Bay Bitter. Marketed Australia wide.	No objection to the proposed prices per 50 litre kegs and 375 ml bottles. Price list shown in register.	3753

COMPANY: THE CASCADE BREWERY CO. LTD.			
N92/103 19/03/92	Beer - New product . Cascade Boags Super in 375 ml cans or bottles and 50 litre kegs. Marketed in Tasmania.	Withdrawn.	3767
N92/128 10/04/92	Beer - New product. Cascade and Boags Super in 375 ml cans or bottles. Marketed in Tasmania.	No objection to the proposed prices of \$19.50 per 24 stubbies and \$19.60 per 24 cans.	3765
N92/104 19/03/92	Beer - New product. Cascade and Boags Tigerhead in 375 ml cans and bottles and 50 litre kegs. Marketed in Tasmania.	No objection to the proposed prices of \$15.34 per 24 stubbies, \$15.44 per 24 cans and \$65.38 per 50 litre keg.	3768
N92/105 19/03/92	Beer - New product. Cascade and Boags Copperhead in 375 ml cans and stubbies. Marketed in Tasmania.	No objection to the proposed prices of \$17.08 per 24 stubbies and \$17.18 per 24 cans.	3769

COMPANY: COLGATE PALMOLIVE PTY LTD			
N92/91 06/03/92	Toothpaste. Recovery of cost increases. Marketed Australia wide.	The Authority objected to the proposed weighted average price increase of 3.4 percent, and issued a Section 22(2)(b)(iii) notice stating it would have no objection to a weighted average price increase of 2.36 percent. The company subsequently accepted the Authority's proposal. Price list shown in register.	3655

COMPANY: CSR LIMITED			
N92/71 25/02/92	Pre-mixed concrete Tasmania. Recovery of cost increases.	The Minister revoked the declaration requiring pre-mixed concrete companies to notify, by Revocation (No. 6) dated 5 March 1992. Price list shown in register.	3755

COMPANY: EFFEM FOODS PTY LTD

N92/126 07/04/92	Pet Food - New product. Dine-special blend. Marketed Australia wide.	No objection to the proposed prices. Price list shown in register.	3780
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COMPANY: KELLOGG (AUSTRALIA) PTY LTD

N92/67 21/02/92	Breakfast Cereal - New product. Mini Wheat range. Marketed in New South Wales.	No objection to the proposed prices. Price list shown in register.	3741
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N92/124 01/04/92	Breakfast Cereal - New product - Just Right 30 gm sample packs. Marketed Australia wide.	No objection to the proposed price of \$7.50 per case.	3772
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COMPANY: MOBIL OIL AUSTRALIA LIMITED

N92/100 11/03/92	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 12 March 1992.	3749
		CPL	
		Motor Spirit (all grades) 0.54	
		Automotive Distillate 0.57	

N92/111 23/04/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decrease effective in price 1 April 1992.	3761
		CPL	
		Automotive Distillate 0.14	

N92/151 29/04/92	Petroleum products. Decrease in Victorian Business Franchise Fee.	No objection to the proposed decrease effective in 13 April 1992.	3779
		CPL	
		Motor Spirit (all grades) 0.02	

N92/152 29/04/92	Petroleum products. Decrease in Victorian State Franchise Fee.	No objection to the proposed decreases effective in price 1 May 1992.	3778
		CPL	
		Motor Spirit (all grades)	0.13
		Automotive Distillate	0.15

COMPANY: NATIONAL BREWING HOLDINGS LIMITED

N92/88 03/03/92	Beer. New product - Castemaine Malt 75 in 375 ml bottles and cans. Marketed in Victoria.	No objection to the proposed prices of \$17.98 per carton, per bottle and \$18.43 per carton and per cans.	3739
N92/69 24/02/92	Beer. New product - Castlemaine Malt 75 in 375 ml bottles. Marketed in New South Wales.	No objection to the proposed price of \$18.36 per carton.	3740
N92/130 14/04/9	Beer. New product - Cockatoo Lager in 375 ml. Marketed in Perth and Adelaide.	No objection to the proposed price of \$16.60 per carton.	3766
N92/125 03/04/92	Beer. New product - Tooheys Blue in 375 ml bottles. Marketed in Western Australia.	No objection to the proposed price of \$16.92 per carton.	3770

COMPANY: NESTLE AUSTRALIA LTD

N92/106 09/03/92	Instant Coffee. Cost based price decrease. Marketed Australia wide.	No objection to the proposed decreases between 3.1 percent and 4.1 percent. Price list shown in register.	3773
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COMPANY: THE SOUTH AUSTRALIAN BREWING COMPANY LIMITED

N92/93 06/03/92	Beer - New product Various types. Marketed in Alice Springs.	No objection to the proposed F.I.S. prices. Price list shown in register.	3754
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COMPANY: UNIFOODS PTY LTD

N92/114 30/04/92	Instant Coffee. Cost based price decrease. Australia wide.	No objection to the proposed decreases in price between 0 percent and 28.6 percent. Price list shown in register.	3774
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COMPANY: WARATAH TOWAGE PTY LTD

N92/79 28/02/92	Towage Services. Newcastle, Port Jackson and Botany. Recovery of cost increases.	The Authority had no objection to the proposed 15 percent price increased for Botany. However the Authority objected to the proposed weighted average increase of 15 percent for Port Jackson and Newcastle, and issued a Section 22(2)(b)(iii) notice stating it would have no objection to an increase in prices of 6.2 percent at Newcastle and 6.0 percent at Port Jackson. The company subsequently accepted the Authority's proposal. Price list shown in register.	3751
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COMMONWEALTH OF AUSTRALIA

City Area Leases Ordinance 1936

INVITATION OF APPLICATIONS FOR THE RIGHT TO THE GRANT OF A LEASE OVER NATIONAL LAND

I, BRUCE HOLDEN, Delegate of the Minister of State for Administrative Services, pursuant to subsection 14(2) of the *City Area Leases Ordinance 1936* HEREBY INVITE applications for the right to the grant of a lease over the areas of land described in the Schedule hereto.

SCHEDULE

Division/District	Section	Block	Map/Plan Reference
Fyshwick	28	1	DP 5333 CS E2152 – 5982

Explanation of map references – maps and plans referred to are held with the ACT Plan room of the Department of the Environment, Land and Planning, 220 Northbourne Avenue, Braddon ACT.

DP – Deposited Plan
CS E or D – Computation Sheets

Further Information – copies of documents containing statements with respect to:

- the location and description of the parcel of land;
- the description and value of improvements;
- the term, provisions, covenants and conditions to be included in the lease of the parcel of land; and
- tender and sale conditions;

may be obtained from:

Australian Property
Block C, 2nd Floor
Sirius Building
WODEN ACT

BRUCE HOLDEN
State Manager ACT Region
Australian Property

Dated: 21 May 1992.





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
<i>Sugar Cane Levy Act 1987</i>	Sugar Cane Levy Regulations (Amendment)	1992 No. 127





**Commonwealth
of Australia**

Gazette

No. S 132, Monday, 25 May 1992

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SPECIAL



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

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 25 May 1992:

AD/BELL 212/51 - FIN TO TAIL BOOM JUNCTION

AD/BELL 412/31 - FIN TO TAIL BOOM JUNCTION

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

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

or by mail from:

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

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CORPORATIONS ACT 1989
Subsection 32(1)

NOTIFICATION OF MAKING OF ACCOUNTING STANDARDS

AASB 1017: RELATED PARTY DISCLOSURES

AASB 1024: CONSOLIDATED ACCOUNTS

NOTICE is hereby given that the Australian Accounting Standards Board made the following accounting standards on 22 May 1992 under section 32 of the *Corporations Act 1989*, for application to financial years that end on or after 30 June 1992:

- accounting standard AASB 1017: Related Party Disclosures; and
- accounting standard AASB 1024: Consolidated Accounts.

When operative, AASB 1017 supersedes Approved Accounting Standard ASRB 1017: Related Party Disclosures as approved by notice published in Gazette No. S344 on 27 December 1990 and amended by Accounting Standard AASB 1025: Application of the Reporting Entity Concept and Other Amendments.

When operative, AASB 1024 supersedes Accounting Standard AASB 1024: Consolidated Accounts, the making of which was notified in Gazette No. S260 on 20 September 1991.

Copies of AASB 1017 and AASB 1024 may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield Vic. 3162.





COMMONWEALTH OF AUSTRALIA

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

APPOINTMENT OF AN ADMINISTRATOR TO ADMINISTER THE AFFAIRS
OF THE KARLKARNINY REGIONAL COUNCIL

I, ROBERT EDWARD TICKNER, Minister of State for Aboriginal and Torres Strait Islander Affairs, pursuant to subsection 115 (3) of the Aboriginal and Torres Strait Islander Commission Act 1989 hereby appoint Kevin Fong as an Administrator to administer the affairs of the Karlkarniny Regional Council until further notice.

Dated this *26th* day of *May*, 1992.

Minister of State for Aboriginal
and Torres Strait Islander Affairs





INCOME TAX (INTERNATIONAL AGREEMENTS) ACT 1953

NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO
FORCE OF THE AUSTRALIA/POLAND DOUBLE TAXATION AGREEMENT

Notice is hereby given in pursuance of section 4A of the *Income Tax (International Agreements) Act 1953* that the agreement between Australia and The Republic of Poland for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which is set out in Schedule 36 of that Act) entered into force in accordance with Article 28 of that agreement on 4 March 1992.

Dated this 25th day of May 1992


John Dawkins
Treasurer



INCOME TAX (INTERNATIONAL AGREEMENTS) ACT 1953NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO
FORCE OF THE AUSTRALIA/HUNGARY DOUBLE TAXATION AGREEMENT

NOTICE is hereby given in pursuance of section 4A of the *Income Tax (International Agreements) Act 1953* that the agreement between Australia and The Republic of Hungary for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which in the English language is set out in Schedule 33 of that Act) entered into force in accordance with Article 28 of that agreement on 10 April 1992.

Dated this *Twenty fifth* day of *May* 1992



John Dawkins
Treasurer



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
<i>Extradition Act 1988</i>	Extradition (Commonwealth Countries) Regulations (Amendment)	1992 No. 128
<i>Income Tax Assessment Act 1936</i>	Income Tax Regulations (Amendment)	1992 No. 129
<i>Fringe Benefits Tax Assessment Act 1986</i>	Fringe Benefits Tax Regulations	1992 No. 130
<i>Primary Industries and Energy Research and Development Act 1989</i>	Rural Industries Research and Development Corporation Regulations (Amendment)	1992 No. 131





COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

**24 HOUR REGISTERED NURSE AND SMALL NURSING HOMES ADDITIONAL
FUNDING PRINCIPLES 1992**

(24SH 1/1992)

I, PETER STAPLES, Minister of State for Aged, Family and Health Services, hereby formulate the principles set out in the Schedule, pursuant to paragraphs 48B(1)(a) and 48B(1)(b) of the National Health Act 1953, identifying the matters to be taken into account in determining whether a nursing home is eligible for a Commonwealth benefit and the amount of that benefit.

Dated this 19th day of May 1992.



SCHEDULE

1. These principles may be cited as the 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles 1992.
2. In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953, and "the Act" means the National Health Act 1953.
3. The Secretary may, subject to principles 5 and 9, determine that specified nursing homes will receive a Commonwealth benefit under paragraph 48B(1)(a) of the Act.
4. Subject to principle 3 the level of the Commonwealth benefit under paragraph 48B(1)(a) of the Act, to assist nursing homes in the provision of a registered nurse at all times, shall be determined in accordance with the following formula:

$$D1 \times N1 + D2 \times N2$$

Where -

(a) D1 is -

- (i) for New South Wales, \$11.51;
- (ii) for Victoria, \$10.34;
- (iii) for Queensland, \$7.23;
- (iv) for South Australia, \$8.48;
- (v) for Western Australia, \$9.11;
- (vi) for Tasmania, \$11.21;
- (vii) for the Australian Capital Territory, \$11.78; and
- (viii) for the Northern Territory, \$8.07,

or such other amount or amounts as the Minister may determine;

(b) D2 is

- (i) for New South Wales, \$10.46;
- (ii) for Victoria, \$9.94;
- (iii) for Queensland, \$5.55;
- (iv) for South Australia, \$9.18;
- (v) for Western Australia, \$7.46;
- (vi) for Tasmania, \$12.65;
- (vii) for the Australian Capital Territory, \$10.02; and
- (viii) for the Northern Territory, \$8.75,

or such other amount or amounts as the Minister may determine;

(c) R is the number of hours in the calendar month;

(d) SHH is zero for those approved nursing homes which are not determined by the Secretary for the purposes of principle 6;

(e) SHH has the same value as does the term SHH in principle 7 for those nursing homes which are determined by the Secretary for the purposes of principle 6;

(f) A is the total sum of -

- (i) $1.20714 \times$ number of bed days occupied by classification 1 patients during the month; plus
- (ii) $1.04464 \times$ number of bed days occupied by classification 2 patients during the month; plus
- (iii) $0.85893 \times$ number of bed days occupied by classification 3 patients during the month; plus
- (iv) $0.55714 \times$ number of bed days occupied by classification 4 patients during the month; plus
- (v) $0.37143 \times$ number of bed days occupied by classification 5 patients during the month; plus
- (vi) $0.325 \times$ SHH;

(g) E is the total sum of -

- (i) $2.21 \times$ number of bed days occupied by classification 1 patients during the month; plus
- (ii) $1.9125 \times$ number of bed days occupied by classification 2 patients during the month; plus
- (iii) $1.5725 \times$ number of bed days occupied by classification 3 patients during the month; plus
- (iv) $1.02 \times$ number of bed days occupied by classification 4 patients during the month; plus
- (v) $0.68 \times$ number of bed days occupied by classification 5 patients during the month; plus
- (vi) $0.595 \times$ SHH;

(h) T is the total sum of -

- (i) $0.29714 \times$ number of bed days occupied by classification 1 patients during the month; plus
- (ii) $0.25714 \times$ number of bed days occupied by classification 2 patients during the month; plus
- (iii) $0.21143 \times$ number of bed days occupied by classification 3 patients during the month; plus
- (iv) $0.13714 \times$ number of bed days occupied by classification 4 patients during the month; plus
- (v) $0.09143 \times$ number of bed days occupied by classification 5 patients during the month; plus
- (vi) $0.08 \times$ SHH;

(i) N1 is zero if R is less than or equal to A;

(j) N1 is given by the formula

$$R - A$$

if R is greater than A but less than or equal to the sum of A plus E;

(k) N1 is equal to E if R is greater than the sum of A plus E;

(l) N2 is zero if R is less than or equal to the sum of A plus E;

(m) N2 is given by the formula

$$R - (A + E)$$

if R is greater than the sum of A plus E but is less than or equal to the sum of A plus E plus T; and

(n) N2 is equal to T if R is greater than the sum of A plus E plus T.

5. The Secretary may determine that specified Adjusted Fee Government Nursing Homes are not eligible to receive a Commonwealth benefit under paragraph 48B(1)(a) of the Act, based on whether, in his view, the nursing home will be able to provide a registered nurse at all times without this financial assistance.
6. The Secretary may, subject to principles 8 and 9, determine that specified nursing homes will receive a Commonwealth benefit under paragraph 48B(1)(b) of the Act.
7. Subject to principle 6 the level of the Commonwealth benefit under paragraph 48B(1)(b) of the Act, to assist nursing homes in maintaining their financial viability, shall be determined in accordance with the following formula:

$$SHH \times C$$

Where -

- (a) C is, in respect of the month for which the approved nursing home is caring for approved nursing home patients -

- (i) for New South Wales, \$18.13 ;
- (ii) for Victoria, \$20.45 ;
- (iii) for Queensland, \$15.37 ;
- (iv) for South Australia, \$17.54 ;
- (v) for Western Australia, \$19.07 ;
- (vi) for Tasmania, \$19.54 ;
- (vii) for the Australian Capital Territory, \$18.41 ; and
- (viii) for the Northern Territory, \$20.34 ;

or such other amount or amounts as the Minister may determine;

(b) F1 is the number given by multiplying the number of days in the month for which the approved nursing home is caring for approved nursing home patients by the sum of 336 and the number of beds determined for the purposes of paragraph 40AA(6)(a) of the Act as the approved number of beds in relation to the nursing home, and dividing the result by seven;

(c) CH is, for the approved nursing home, the total sum of -

- (i) $3.857 \times$ the number of bed days occupied by classification 1 patients during the month; plus
- (ii) $3.357 \times$ the number of bed days occupied by classification 2 patients during the month; plus
- (iii) $2.786 \times$ the number of bed days occupied by classification 3 patients during the month; plus
- (iv) $1.857 \times$ the number of bed days occupied by classification 4 patients during the month; plus
- (v) $1.286 \times$ the number of bed days occupied by classification 5 patients during the month;

(d) SHH is the number given by the formula

$$F1 - CH$$

if F1 is greater than CH;

(e) SHH is zero if F1 is less than or equal to CH;

- 8. Adjusted Fee Government Nursing Homes are not eligible for a Commonwealth benefit under paragraph 48B(1)(b) of the Act.
- 9. Government nursing homes are not eligible for a Commonwealth benefit under paragraphs 48B(1)(a) and 48B(1)(b) of the Act.

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

NEW NURSING HOMES PRINCIPLES 1992

(NNH 1/1992)

I, **PETER STAPLES**, Minister of State for Aged, Family and Health Services, pursuant to sub-section 54(1) of the National Health Act 1953 ("the Act"), hereby formulate the principles set out in the Schedule identifying the matters to be taken into account by the Minister in determining the funding to be provided to a nursing home under Part VAB of the Act.

Dated this 15th day of May 1992.



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

SCHEDULE

1. These principles may be cited as the New Nursing Homes Principles 1992.
2. In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953.
3. Subject to principles 7 and 8, in considering an application for a Commonwealth benefit under Part VAB of the Act from the proprietor of an approved nursing home operating from eligible premises, the Minister shall take into account -
 - (a) the honesty of the applicant; and
 - (b) the likely efficiency of the applicant as proprietor of the nursing home; and
 - (c) if the applicant has, at any time, been the proprietor or co-proprietor of a nursing home or has, at any time, had a substantial role in the control of a nursing home:
 - (i) the extent to which the standards determined under section 45D of the Act for the provision of nursing home care were then met in the nursing home; and
 - (ii) the extent to which patients in the nursing home were then properly classified; and
 - (iii) the extent to which agreements, substantially complying with the form of agreement formulated by the Minister under Section 40ABB of the Act, were then entered into by the proprietor of the nursing home and approved nursing home patients in the nursing home; and
 - (iv) the extent to which the applicant complied with requests for information under Paragraph 40AA(6)(ce) or Section 60B or 61B of the Act;
 - (d) whether any grant for capital works costs in respect of the nursing home has been made by the Commonwealth under any other Act.

4. Subject to principle 3, in considering an application from the proprietor of an approved nursing home operating from eligible premises, the Minister shall take into account -
 - (a) whether a proprietor is the proprietor of an eligible organisation as defined in sub-section 2(3) of the Aged or Disabled Persons Care Act 1954; and
 - (b) whether an eligible organisation referred to in paragraph (a) has received a capital grant under Part II of the Aged or Disabled Persons Care Act 1954 in respect of the nursing home which is the subject of the application;
 - (c) whether a proprietor of an approved nursing home, other than a proprietor of the type referred to in paragraph (a), has received any capital funding; and
 - (d) for a nursing home built on a site which did not previously have a nursing home built on it -
 - (i) for the area in which the nursing home is located the number of nursing home beds as a proportion of the number of people 70 years of age and over; and
 - (ii) whether the nursing home will cater for a special needs group;
 - (e) for a completely rebuilt nursing home, regardless of the site on which it has been rebuilt, whether the reason for completely rebuilding it was that care standards were not previously being met due to the condition of the buildings in which the nursing home was then operating.
5. If an application for Commonwealth benefit under Part VAB of the Act is approved the proprietor of an approved nursing home is eligible for the payment of a monthly Commonwealth Benefit in Respect of Newly Built Nursing Homes for ten years.
6. In determining the amount of the monthly Commonwealth benefit in respect of newly built nursing homes for the purposes of principle 5 the Minister shall -
 - (a) calculate, for the day the application for Commonwealth benefit was approved, 65% of the Commonwealth Bond 10 year Indicator Rate - Index; then
 - (b) multiply the percentage determined in paragraph (a) by \$27,000 or such larger amount as the Minister may

determine from time to time; then

(c) divide the amount calculated in paragraph (b) by 12.

7. Government nursing homes are not eligible for the payment of a Commonwealth Benefit under part VAB of the Act.
8. Adjusted fee government nursing homes are not eligible for the payment of a Commonwealth Benefit under part VAB of the Act.
9. Principles 1 to 4 and 7 and 8 have been formulated in accordance with paragraph 54(1)(a) of the Act.
10. Principles 5 and 6 have been formulated in accordance with paragraph 54(1)(b) of the Act.



NOTIFICATION OF THE MAKING OF AN INSTRUMENT

The following instrument has been made under section 5 of the Military Superannuation and Benefits Act 1991 and copies may be obtained from the Military Superannuation and Benefits Branch, Department of Defence, PO Box 277, Civic Square, ACT 2608 (Tel (06) 2660113).

Description of Instrument	Number and year of Instrument
Military Superannuation and Benefits Trust Deed (Amendment)	No 2 of 1992





**Commonwealth
of Australia**

Gazette

No. S 139, Wednesday, 27 May 1992

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SPECIAL

Federal Executive Council Office
Canberra
19 May 1992

HIS Excellency the Governor-General directs it to be notified for general information that he has accepted the resignation of Senator the Honourable Graham Federick Richardson as Vice-President of the Federal Executive Council.

By His Excellency's Command


A. M. Clendinning
Secretary to the
Federal Executive Council



Federal Executive Council Office
Canberra
27 May 1992

HIS Excellency the Governor-General directs it to be notified for general information that he has been pleased to appoint the Honourable Ralph Willis, MP, to be Vice-President of the Federal Executive Council.

By His Excellency's Command



A. M. Clendinning
Secretary to the
Federal Executive Council

Federal Executive Council
Canberra
27 May 1992

HIS Excellency the Governor-General directs it to be notified, for general information, that Jeannette McHugh, MP, has this day been chosen and summoned to be a Member of the Federal Executive Council and has been sworn as an Executive Councillor.

By His Excellency's Command



A. M. Clendinning
Secretary to the
Federal Executive Council



Government House,
Canberra ACT 2600.
27 May 1992

HIS Excellency the Governor-General directs it to be notified, for general information, that on 19 May 1992 he accepted the resignation of:

Senator the Honourable Graham Frederick Richardson as Minister of State for Transport and Communications; and

that he has today revoked the appointments of:

Senator the Honourable Robert Lindsay Collins as Minister of State for Shipping and Aviation; and

Senator the Honourable Michael Carter Tate as Minister of State for Justice and Consumer Affairs.

By His Excellency's Command

DOUGLAS STURKEY
Official Secretary
to the Governor-General

Government House,
Canberra ACT 2600.
27 May 1992

HIS Excellency the Governor-General directs it to be notified, for general information that he has been pleased to direct and appoint the following Members of the Federal Executive Council to hold the offices mentioned in connection with their respective names and to administer the Department of State connected with such offices, namely:

Senator the Honourable Robert Lindsay Collins
Minister of State for Transport and Communications;

Senator the Honourable Peter Francis Salmon Cook
Minister of State for Shipping and Aviation Support;

Senator the Honourable Michael Carter Tate
Minister of State for Justice; and

the Honourable Jeannette McHugh, MP
Minister of State for Consumer Affairs.

By His Excellency's Command

DOUGLAS STURKEY
Official Secretary
to the Governor-General



PRIMARY INDUSTRIES AND ENERGY

Notification of the making of Orders under the Meat Inspection (Orders) Regulations

NOTICE is hereby given that the undermentioned orders under the Meat Inspection (Orders) Regulations have been made. Copies of the Orders can be obtained over the counter from the Australian Government Publishing Service Bookshop at 70 Alinga Street, CANBERRA CITY, ACT 2600 or by Mail from:

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

Number of Orders	Description of Orders
1 of 1992	Meat Inspection (NSW) Orders (Amendment)





**PUBLICATIONS CLASSIFIED UNDER THE A.C.T.
CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983**

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DECISION: REFUSED CLASSIFICATION

