

Gazette

No. GN 31, Wednesday, 5 August 1992

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GOVERNMENT NOTICES

CONTENTS

Government departments 2062 Special Gazette Nos S 208, S 209, S 210, S 211, S 212, S 213, S 214 and S 215 are herewith

20 1992

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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

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Australian Securities Commission Supplement to the Business Gazette contains Notices under the Corporations Law and is published monthly. General distribution of these notices will be by their inclusion in the next published issue of the Business Gazette.

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

Periodic issues contain lengthy notices of a non-urgent nature, including the following: 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

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

and other matters of general interest to persons buying

over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

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

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth Government Bookshops or by mail from the relevant address given on the front page of this Gazette.

Gazette number	Date of publication	Subject
P1	17.1.92	Tariff Quotas—Quota Transactions Processed in the Period 1.10.91 to 31.12.91
P2	28.1.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.12.91 to 31.12.91
Р3	31.1.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
P4	20.2.92	Amendment No. 12 to the Food Standards Code
P5	21.2.92	Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.1.92 to 31.1.92
P6	27.2.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
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.
PH	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	Great Barrier Reef Marine Park Act 1975. Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.3.92 to 31.3.92
P15	28.5.92	Great Barrier Reef Marine Park Act 1975. Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.4.92 to 30.4.92
P16	2.6.92	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P17	18.6.92	Money or Property Unclaimed by Dissenting Shareholders
P18	18.6.92	Amendment No. 13 to the Food Standards Code
P19	26.6.92	Great Barrier Reef Marine Park Act 1975. Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.5.92 to 31.5.92
P20	30.6.92	Australian Heritage Commission Act 1975. Notice of intention to enter places in the Register of the National Estate. Notice of entry in the Register of the National Estate. Notice of decision not to enter places and parts of places in the Register of the National Estate. Notice of intention to remove places and parts of places from the Register of the National Estate. Notice of removal of entries from the Register of the National Estate
P21	29.6.92	Civil Aviation Authority Determination
P22	2.7.92	Tariff Quotas—Cheese Quota Allocations—Tariff Quota Holders—1 July 1992 to 30 June 1993
P23	10.7.92	Notice by Australian Securities Commission of intention to deregister defunct Companies
P25	15.7.92	Tariff Quotas—Quota Transactions Processed in the Period 1.4.92 to 30.6.92
P26	24.7.92	Instruments made under Part VII of the National Health Act 1953

Government departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF POLLING PLACES

As delegate of the Australian Electoral Commission, I appoint the places named in Column 2 of the Schedule to be polling places for the Divisions specified in Column 1.

B'Cox

Electoral Commissioner

3 (July 1992

SCHEDULE

Column 1

Electoral Division

Column 2 Polling place

QUEENSLAND

Brisbane

McDowall (Brisbane)

West Paddington (Brisbane)

SOUTH AUSTRALIA

Grey

Karkoo

TASMANIA

Lyons

Barrington Queenstown South Saltwater River

CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I change the names of the polling places named in Column 2 of the Schedule for the Division specified in Column 1 to those shown in Column 3.

B Cox

Electoral Commissioner

ار July 1992

SCHEDULE

Column 1 Electoral Division Column 2 Previous name of Polling Place Column 3 New name of Polling place

SOUTH AUSTRALIA

Grey

Andamooka Opal Fields Burra Burra Andamooka Burra

ABOLITION OF POLLING PLACES

As delegate of the Australian Electoral Commission, I abolish the polling places named in Column 2 of the Schedule to be polling places for the Divisions specified in Column 1.

Electoral Commissioner

July 1992

SCHEDULE

Column 1 **Electoral Division** Column 2 **Polling Place**

QUEENSLAND

Fisher

Brooklands Sandy Ridges

Leichhardt

Mt Carbine

Kuranda (Kennedy)

Rankin

Maroon

Wide Bay

Gympie Red Hill Kia Ôra Langshaw Miva **Tableland** Theebine Windera

Maryborough General Hospital

SOUTH AUSTRALIA

Adelaide

Mile End Highgate

Grey

Mangalo Buckleboo Coulta Koongawa Koppio Iron Baron

Davenport Reserve

Tarcowie Mintaro **Tooligie** Yeelana

Wakefield

Kulpara Long Plains Taplan **Taylorville** Wunkar

9216573

AUSTRALIAN ELECTORAL COMMISSION

Notice of changes to the Register of Political Parties

On 27 July 1992, pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission approved:

an application from the Australian Labor Party (N.S.W. Branch) to replace its Registered Officer with the following:

Lawrence Michael Daly

an application from the Australian Labor Party (Western Australian Branch) to replace its Registered Officer with the following:

Christopher Evans

an application from the Northern Territory Country Liberal Party to change the details of its Registered Officer to the following:

Name and Address

of Registered Officer: Suzanne Patricia Cavanagh

17 Langton Road

HOWARD SPRINGS NT 0835

B Cox Electoral Commissioner

9214651

Arts, Sport, the Environment and Territories

NOTICES UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that a permit was granted to PEC Pty Ltd of Level 4, 450 St Kilda Road, Melbourne, Victoria, 3004 to export 1000 tonnes of waste PCBs (polychlorinated biphenyls) and other waste materials, mainly chlorinated hydrocarbons, which include chlorinated Phenols, Aldrin, Heptachlor, Dieldrin, Chlordane and DDT over a six month period from 1 July 1992. The wastes will be exported from the Ports of Melbourne, Sydney, Brisbane, Adelaide and Fremantle by sea to the Ports of Le Havre and Marseilles in France, then to the PEC-TREDI Saint-Vulbas high temperature incinerator for the purpose of high temperature incineration and recycling of metals.

Additionally, on 21 July 1992, Jancassco Pty Ltd trading as Haz-Waste Services applied to export 1000 tonnes per annum of waste PCBs (polychlorinated biphenyls) and banned pesticides. applied to export through the Ports of Sydney, Melbourne and Fremantle by sea carrier to Helsinki, then by road to the Ekokem high temperature incinerator at Riihimaki Finland for the purpose of high temperature incineration.

Robert J Dunn

Acting Assistant Secretary Environment Management Branch

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTIONS

I, PAUL JEWELL, the Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 11(1) of that Act, hereby declare the organisation 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 Thirtieth day of July 1992

SCHEDULE		DE	SIGNATED AUTHORITY
Column 1 Item	Column 2 Name and Country of Approved Institution		Column 3 Approved class, or classes, of specimens
1	Australian National University John Curtin School of Medical Res Animal Breeding Establishment Wing D, Level 1 ACTON ACT 2601 AUSTRALIA	search	Macaca fascicularis
2	Tulane Regional Primate Research 18703 Three Rivers Road Covington Louisiana 70433 UNITED STATES OF AMERICA	Centre	Macaca fascicularis

PROCLAMATION

Commonwealth of Australia

By His Excellency the Governor-General of the Commonwealth of Australia

BILL HAYDEN

Governor-General

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council after consideration by the Council of the report of the Director of National Parks and Wildlife notified in the *Gazette* on 27 March 1991 under subsection 7(12) of the National Parks and Wildlife Conservation Act 1975, under subsection 7(8) of the Act amend the Proclamation under subsection 7(2) of the Act published in the Gazette on 20 May 1987 by adding at the end of clause 2 of the Schedule:

2(c) the area bounded by an imaginary line:

- (i) commencing at the point of Latitude 21°40'00" South, Longitude 114°00'00" East; and
- (ii) running thence south along the meridian of Longitude 114°00'00" East to its intersection by the parallel of Latitude 21°45'00" South; and
- (iii) thence west along that parallel to its intersection by the meridian of Longitude 113°55'00" East; and
- (iv) thence south along that meridian to its intersection by a line every point on which is three nautical miles seaward of the baseline; and
- (v) thence generally north-easterly along that line to its intersection by the geodesic line between the points of Latitude 21°47'00" South, Longitude 114°19'00" East and Latitude 21°40'00" South, Longitude 114°13'00" East; and
- (vi) thence north-westerly along the geodesic line to the point of Latitude 21°40'00" South, Longitude 114°13'00" East; and

(vii) thence west along the parallel of Latitude 21°40'00" South to the point of commencement.



Given under my Hand and the Great Seal of Australia on 21 JULY 1992

By His Excellency's Command,

Minister of State for the Arts, Sport, the Environment and Territories

GOD SAVE THE QUEEN!

9216576

Position Number

6630

Employment. Education and Training

COMMONWEALTH OF AUSTRALIA

Student Assistance Act 1973

APPOINTMENT OF PRESCRIBED OFFICERS

- I, PETER BALDWIN, Minister of State for Higher Education and Employment Services, under section 4 of the $\underline{Student}$ Assistance Act 1973, hereby:
- revoke the instrument made on 6 November 1991 under section 4 of that Act and:
- (b) appoint the person who for the time being performs the duties of an office in the Department of Employment, Education and Training specified in the schedule to be a prescribed officer for the purposes of that Act until he or she ceases to perform the duties of that office.

SCHEDULE

Designation of Office

Benefits Control Section

Benefits Control Section

Assistant Director, Audit and Training,

Senior Officer Grade C

CENTRAL OFFICE	
Senior Executive Service, Band 1 Assistant Secretary, Student Services Branch Student and Aboriginal Programs Division	12266
Senior Executive Service, Band 1 Assistant Secretary, Student Assistance Support Student and Aboriginal Programs Division	12298
Senior Officer Grade B Director, Benefits Control Section	12954
Senior Officer Grade C Assistant Director, Strategic Investigations Development, Benefits Control Section	12955
Senior Officer Grade C Assistant Director, Policy and Administration, Benefits Control Section	14765
Senior Officer Grade C Assistant Director, Debt Management,	14767

NEW SOUTH WALES

Senior Executive Service, Band 2 State Director	12252
Senior Executive Service, Band 1 Deputy State Director	10246
Senior Officer Grade B Director, Student Assistance Branch	22943
Senior Officer Grade B Area Director, Hunter/Hastings	15201
Senior Officer Grade B Area Director, Illawarra/Tablelands	15199
Senior Officer Grade C Section Head, AUSTUDY, Sydney A	19626
Senior Officer Grade C Section Head, AUSTUDY, Sydney B	21280
Senior Officer Grade C Section Head, Benefits Control Section	12959
Senior Officer Grade C Section Head, AUSTUDY, Newcastle	15130
Senior Officer Grade C Section Head, ABSTUDY	22105
Administrative Services Officer, Class 6 Investigations Unit, Benefits Control Section	12960/10428 10429/10430
Administrative Services Officer, Class 6 ABSTUDY, Processing Unit 1	22842
Administrative Services Officer, Class 6 ABSTUDY, Processing Unit 2	23968/24534
Administrative Services Officer, Class 6 AUSTUDY Processing Unit, Sydney A	19630/21283 21289/21393 21872
Administrative Services Officer, Class 6 AUSTUDY Processing Unit, Sydney B	21301/21307
Administrative Services Officer, Class 6 Manager, AUSTUDY Newcastle	12493/16504
Administrative Services Officer, Class 6 Manager, AUSTUDY Wollongong	13245
Administrative Services Officer, Class 6 Manager, AUSTUDY Blacktown	13246

12970/12971

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Administrative Services Officer, Class 6 Debt Management Unit, Benefits Control Sect	24188 cion
Administrative Services Officer, Class 5 Investigations Unit, 12962/15188	12957/12961
Benefits Control Section	10431/10432 10433/10434
Administrative Services Officer, Class 5 Debt Management Unit, Benefits Control Section	10420/10421
Administrative Services Officer, Class 4 Investigations Unit, Benefits Control Section	12958/12963 12964/16597 16598/16599 16600/10435
Administrative Services Officer, Class 4 Debt Management Unit, Benefits Control Sect	23305/24189 10422/10423 10424/10425 10426/10427
Administrative Services Officer, Class 3 Debt Management Unit, Benefits Control Section	19621/19622 19623/19624 21535/21742 22027/23320 24190/24191
VICTORIA	
Senior Executive Service, Band 2 State Director	1432
Senior Executive Service, Band 1 Director Client Services	1451
Senior Officer Grade B Assistant Director, Student Assistance Bra	28498 nch
Senior Officer Grade C Manager, Benefits Control Section	12968
Administrative Services Officer, Class 6 Manager, Investigations, Benefits Control Section	12969
Administrative Services Officer, Class 6 Manager, Debt Management, Benefits Control Section	16593
Administrative Services Officer, Class 5 Senior Debt Management Officer, Benefits Control Section	23417/105
Administrative Services Officer Class 5	12070/12071

Administrative Services Officer, Class 5

2072 Government departments No. G	SN 31, 5 August 1992
Administrative Services Officer, Class 5 Senior Investigations Officer Benefits Control Section	12970/12971 16594/91
Administrative Services Officer, Class 4 Investigations Officer, Benefits Control Section	16595/16596
Administrative Services Officer, Class 4 Debt Management Officer, Benefits Control Section	16483/16484 104/103
Administrative Services Officer, Class 3 Investigations Officer, Benefits Control Section	12972/12973 12974/12975 12976/70104
QUEENSLAND	
Senior Executive Service, Band 2 State Director	2020
Senior Executive Service, Band 1 Deputy State Director	15300
Senior Officer Grade B Director, Education	21133
Senior Officer Grade C Assistant Director, Education Policy and Program Coordination Branch	13932
Administrative Services Officer, Class 6 Manager, Benefits Control Section, Brisbane	12977
Administrative Services Officer, Class 5 Project Officer, Benefits Control Section, Brisbane	16618
Administrative Services Officer, Class 5 Senior Investigations Officer Benefits Control Section, Brisbane	12978/12979 12980
Administrative Services Officer, Class 4 Investigation Officer, Benefits Control Section, Brisbane	16619/15408 15409/12981 12982/12983
Administrative Services Officer, Class 5 Officer-in-Charge, Debt Management Sub-Section Benefits Control Section, Brisbane	10104
Administrative Services Officer, Class 4 Team Leader, Debt Management Sub-Section, Benefits Control, Brisbane	10139/21159

110. G17 51, 5 Magust 1272	•
Administrative Services Officer, Class 3 Senior Debt Management Clerk, Debt Management Sub-Section, Benefits Control Section, Brisbane	15016/15017
Administrative Services Officer, Class 6 Manager, ABSTUDY Student Assistance Centre, Brisbane	24168
Administrative Services Officer, Class 5 Team Leader, ABSTUDY Brisbane	24169/24170 23471
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Chermside	7045
Administrative Services Officer, Class 5 Team Leader, AUSTUDY Chermside	7046/7047 7048/10486
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY Chermside	7050/8772
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Mt Gravatt	6922
Administrative Services Officer, Class 5 Team Leader, AUSTUDY, Mt Gravatt	6923/6924 6925/6926
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY, Mt Gravatt	7000/7001
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Indooroopilly	23899
Administrative Services Officer, Class 5 Team Leader, AUSTUDY/AIC, Indooroopilly	21173/21174
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY/AIC, Indooroopilly	8773/16614
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Rockhampton	13438
Administrative Services Officer, Class 5 Team Leader, AUSTUDY, Rockhampton	13439
Administrative Services Officer, Class 5 Team Leader, ABSTUDY, Rockhampton	15569
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY, Rockhampton	16612

Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Townsville	22703
Administrative Services Officer, Class 5 Team Leader, ABSTUDY, Townsville	24178
Administrative Services Officer, Class 5 Team Leader, AUSTUDY, Townsville	24256
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY, Townsville	16611
Administrative Services Officer, Class 3 Debt Management Officer, Student Assistance Centre, Townsville	13779
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Toowoomba	14926
Administrative Services Officer, Class 5 Team Leader, AUSTUDY, Toowoomba	14927
Administrative Services Officer, Class 4 Benefits Control Review Officer, AUSTUDY, Toowoomba	16613
Administrative Services Officer, Class 6 Office Manager, ABSTUDY, Student Assistance Centre, Cairns	24173
Administrative Services Officer, Class 5 Team Leader, ABSTUDY, Cairns	23474/24174
WESTERN AUSTRALIA	
Senior Executive Service, Band 1 State Director	2766
Senior Officer Grade B Director, Area Central	15248
Senior Officer Grade B Director, Area South	21748
Senior Officer Grade B Director, Area North	11673
Senior Officer Grade C Manager, Student Assistance Centre, Area Central	21749
Senior Officer Grade C Manager, Student Assistance Centre, Area South	8905

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Senior Officer Grade C Assistant Director, Area North	23252
Administrative Services Officer, Class 6 Manager, Benefits Control Section, Area Cent	12989 cral
Administrative Services Officer, Class 6 Manager, Benefits Control Section, Area Sout	828 th
Administrative Services Officer, Class 6 Manager, Student Assistance Centre, Area No:	12665 rth
Administrative Services Officer, Class 5 Senior Investigation Officer, Benefits Control Section, Area Central	4591
Administrative Services Officer, Class 5 Senior Investigation Officer, Benefits Control Section, Area South	12990
Administrative Services Officer, Class 5 Senior Debt Management Officer, Benefits Control Section, Area South	13064
Administrative Service Officer, Class 5 Benefits Control Officer	4580
Administrative Services Officer, Class 4 Investigation Officer, Benefits Control Section, Area Central	12992
Administrative Services Officer, Class 4 Investigation Officer, Benefits Control Section, Area South	12993
Administrative Services Officer, Class 4 Benefits Control Officer	12991
Administrative Services Officer Class 4 Debt Management Officer, Benefits Control Section, Area South	13065/21332
SOUTH AUSTRALIA	
Senior Executive Service, Band 1 State Director	2373
Senior Officer Grade B Director, Area South	21048
Senior Officer Grade C Manager, Student Assistance Centre, Area So	23411 outh

Executiv	e Of	ficer,	Benefits	Contr	col	Section,
Student	Assi	stance	Centre,	Area	Sou	ith

Student Assistance Centre, Area South	
Administrative Services Officer, Class 6 Executive Officer, AUSTUDY Section, Student Assistance Centre, Area South	21073/22791 24028
Administrative Services Officer, Class 5 Senior Investigation Officer, Benefits Control Section, Student Assistance Centre, Area South	12985
Administrative Services Officer, Class 4 Team Leader Investigations, Benefits Control Section, Student Assistance Centre, Area South	8964/12986
Administrative Services Officer, Class 5 O.I.C Debt Management, Benefits Control Section Student Assistance Centre, Area South	10142
Administrative Services Officer, Class 4 Team Leader Debt Management, Benefits Control Section, Student Assistance Centre, Area South	13393/10143
TASMANIA	
Senior Officer Grade A State Director	3465
Senior Officer Grade C Director Management and Education	3490
Administrative Services Officer, Class 6 Manager, Student Assistance Centre	24535
Administrative Services Officer, Class 5 Manager, Benefits Control Section	12995
Administrative Services Officer, Class 4 Officer in Charge, Investigations, Benefits Control Section	12996
Administrative Services Officer, Class 4 Officer in Charge, Debt Management, Benefits Control Section	14653
Administrative Services Officer, Class 3 Investigations Officer, Benefits Control Section	7786
Administrative Services Officer, Class 3 Debt Management, Benefits Control Section	10519

AUSTRALIAN CAPITAL TERRITORY

Senior Officer Grade B Director ACT/Southern NSW Area	4736
Senior Officer Grade C Director, Client Services	21025
Administrative Services Officer, Class 6 AUSTUDY Section	24611
NORTHERN TERRITORY	
Senior Executive Service, Band 1 Northern Territory Director	15962
Senior Officer Grade B Area Director, Area Office	20477
Senior Officer Grade C Senior Executive Officer, Student Services	16335
Administrative Services Officer, Class 6 Executive Officer, Student Services	15621
Administrative Services Officer, Class 5 Manager, Benefits Control Section	15520
Administrative Services Officer, Class 4 Benefits Control Section	15700
Administrative Services Officer, Class 3 Debt Management, Benefits Control Section	24243/15021
Administrative Services Officer, Class 3	8792/15752

Dated this

d day of

Investigations Officer, Benefits Control Section

1992.

PETER BALDWIN Minister of State for Higher Education and Employment Services

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

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

NOTICE is hereby given that the Minister/Delegate has made the undermentioned Determinations. Copies can be obtained from the Department of Employment, Education and Training, Payments Administration Section, Level 4, 1 Farrell Place, Canberra City ACT 2601, phone (06) 276-7307.

Number/Year	Section	Description of Determination	Date Made
T21/92	15	To allocate increased operating grant funds for additional post-secondary education places to Queensland and Western Australian institutions.	29 June 1992
T22/92	16	To reduce the unallocated amounts for 1992 for the Victorian College of Agriculture and Horticulture following the amalgamation with the University of Melbourne.	20 June 1992
T23/92	15	To transfer unallocated amounts for 1992 from the Victorian College of Agriculture and Horticulture to the University of Melbourne following the recent amalgamation.	26 June 1992
T24/92	15	To transfer unallocated amounts for 1992 from the Phillip Institute of Technology to the Royal Melbourne Institute of Technology following the recent amalgamation.	26 June 1992

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

STATES GRANTS (SCHOOLS ASSISTANCE) ACT 1988

Award Restructuring Assistance Program

I, Mary E Lovett, delegate of the Minister of State for Employment, Education and Training, pursuant to Section 40J of the States Grants (Schools Assistance) Act 1988 hereby notify that the following payments of award restructuring assistance were made in the quarter ending June 1992.

(a) Government Schools

New South Wales	Nil
Victoria	\$7,422,177
Queensland	Nil
Western Australia	\$1,836,114
South Australia	Nil
Tasmania	\$ 539,565
Northern Territory	Nil
Australian Capital Territory	Nil

(b) Non-systemic Schools

New South Wales	\$3,354,887
Victoria	\$3,070,441
Queensland	\$3,254,475
Western Australia	\$ 740,049
South Australia	\$ 816,349
Tasmania	\$ 440,137
Northern Territory	\$ 71,378
Australian Capital Territory	\$ 344,761

(c) Systemic Schools

New South Wales	\$5,292,465
Victoria	\$5,071,755
Queensland	\$2,319,097
Western Australia	\$ 994,048
South Australia	\$ 155,822
Tasmania	\$ 90,240
Northern Territory	Nil
Australian Capital Territory	\$ 510,782

(Mary Lovett)

Dated this 23 day of July 19

Health, Housing and Community Services

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

SUPPLEMENTARY FOODS

The National Food Authority has before it two applications from Kiwi Brands Pty Ltd to amend the Food Standards Code. One was received on 19 December 1991 and sought to make provision for 'Akta-Vite'. The other was received on 21 February 1992 and sought to make provision for 'sports drinks'.

The Authority has now completed a full assessment of the applications and has prepared a new Draft Standard R9 - Supplementary Foods - which would standardise supplemented drinks such as 'Akta-Vite' and energy-electrolyte drinks including 'sports drinks'. The Authority will now conduct an inquiry to consider this draft standard.

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

Any correspondence or submissions on these matters should quote Application No. 111 or Application No. 124.

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

Submissions in respect of the above applications should be forwarded to the address shown below, to be received by 16 September 1992.

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

FOOD STANDARDS

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

ANTIOXIDANTS IN ALCOHOLIC BEVERAGES

The National Food Authority received an application from the New South Wales Department of Health on 1 November 1991, to amend the Food Standards Code (FSC) by varying Standard A7 - Antioxidants - so as to clarify the need to label for the presence of ascorbic acid, erythorbic acid or their sodium salts or a mixture of these when used as antioxidants in beer, beer products, cider or perry.

Reference to the use of these antioxidants in these products does not appear in the Table in Standard A7. The applicant is concerned that this anomaly raises doubt as to the permission for this use of the antioxidants and thus the need to label for their presence as prescribed in paragraph (5)(b) of the same standard.

After undertaking a preliminary assessment, the Authority has now completed a full assessment of the application. The Authority has prepared a draft variation to Standard A7 - Antioxidants - to address this anomaly but did not consider further amendment of the Food Standards Code was warranted in relation to labelling for the presence of antioxidants in beer. The Authority will hold an inquiry to consider the draft.

To assist in the process, the Authority invites written submissions on matters relevant to the draft variation. Any submission received will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or a part of the submission) is made and justified.

All submissions should be forwarded to the address shown below by 16 September 1992. Any correspondence or submissions on this matter should refer to Application No 95. Further information on the proposal can be obtained by writing to:

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

Fax. No (06) 271 2278

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

SMOKE FLAVOURED FISH

The National Food Authority received an application on 7 November 1991 from the New South Wales Health Department to vary Standard D2 - Canned Fish, Canned Fish Products - to correct the anomalous reference to smoke flavoured fish.

Standard D2(1)(a) refers to canned fish products as including the products prepared from 'smoke flavoured fish'. Standard D1 - Fish - however, no longer contains provision for the addition of smoke flavouring to either fish or canned fish.

After undertaking a preliminary assessment, the Authority has now completed a full assessment of the application, and has prepared a draft variation to Standard D1 - Fish - to provide for the addition of smoke flavouring to fish and fish products. The Authority will hold an inquiry to consider the draft variation.

To assist in the process, the Authority invites written submissions on matters relevant to the draft variation. Any submission received will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or a part of the submission) is made and justified.

All submissions should be forwarded to the address shown below by 16 September 1992. Any correspondence or submissions on this matter should refer to Application No 91. Further information on the proposal can be obtained by writing to:

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

Fax. No (06) 271 2278

Food Standards

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

UPDATED FOOD ADDITIVE NUMBERS

The National Food Authority has before it an application dated 15 October 1991 from the Council of Australian Food Technology Associations Incorporated (CAFTA) to amend the Food Standards Code to vary Standard A1 - Labelling and Advertising by updating its Schedule of food additive code numbers to align with recent amendments to the international numbering system prepared by the Codex Alimentarius Commission (Codex) for identifying food additives.

The Authority has completed a full assessment of the application and has prepared a draft variation to the Code which identifies changes to the Schedule in Standard A1 to align with Codex, and makes consequential amendments to Standards A6 - Flavourings and Flavour Enhancers, A10 - Modifying Agents and K3 - Confectionery. The Authority will now conduct an inquiry to consider this draft.

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 and received by 16 September 1992. Any correspondence or submissions on this matter should quote Application No 85.

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

FOOD STANDARDS

Notice pursuant to section 17 of the National Food Authority Act 1991

LABELLING OF ALCOHOLIC BEVERAGES

The National Food Authority received an application from the New South Wales Department of Health on 4 November 1991, to amend the Food Standards Code (FSC) by varying Standard A1 - Labelling and Advertising - so as to remove the exemption for alcoholic beverages from ingredient labelling requirements.

Alcoholic beverages are required under current provisions of the Food Standards Code to have a label declaring the per cent alcohol content. However, under clause (5)(b)(iv) of Standard Al, certain foods are exempt from the requirement to show a full list of ingredients. Included in this exemption, under clause (5)(b)(iv)(A), are alcoholic beverages specified in Standards P1-P4. Other alcoholic beverages, the labelling of which is addressed in Standard P5 - Labelling of Alcoholic Beverages Not Elsewhere Standardised - are not exempt from ingredient labelling requirements, for example wine coolers.

The application sought removal of the exemption for alcoholic beverages on the grounds that it is inequitable and is not in keeping with international trends.

After seeking public comment on this application, the Authority has now completed a full assessment and has decided to reject the application. The reasons for this decision are as follows:

- the failure of the application to provide a method for achieving ingredient labelling of alcoholic beverages which is both accurate and meaningful; and
- ingredient labelling of alcoholic beverages, although intended to promote informed choice by consumers, may in fact run a very real risk of misleading them as there is a considerable transformation of ingoing ingredients during the production of most alcoholic beverages.

FOOD STANDARDS

Notice pursuant to section 17 of the National Food Authority Act 1991

DEFINITION OF SCOTCH WHISKY

The National Food Authority received an application from the Scotch Whisky Association (Edinburgh) on 7 August 1991 to amend the Food Standards Code (FSC) by varying Standard P3 - Spirits and Liqueurs - to define Scotch whisky as containing not less than 400 mL/L at 20°C of ethanol, or 40% alcohol by volume.

Standard P3 currently standardises all spirits as containing not less than 370 mL/L at 20°C of ethanol.

The application sought to re-define the minimum alcohol content of Scotch whisky as 40% alcohol by volume to bring Australia into line with recently revised definitions in the United Kingdom and the European Community.

The application claimed that this would assure Australian consumers of consistent quality and character in the range of available Scotch whisky products, facilitate price comparisons between brands and bring benefits to Australian industry.

After seeking public comment on this application, the Authority has now completed a full assessment and has decided to reject the application. The reasons for this decision are as follows:

- that the application relies on the integrity of the relationship between quality and alcoholic strength to assure claimed benefits to the consumer and in turn to the Australian Scotch whisky industry; but
 - the technical data presented by the applicant cannot be regarded as evidence of a quality differential between whisky at 40% alcohol by volume and whisky at lower strength in the absence of other information;
 - the quality of Scotch whisky is not only related to its alcoholic strength, but is determined by blending and a complex interplay of many factors during dilution over the concentration range in question; and
 - the raising of alcoholic strength to a minimum of 40% alcohol by volume cannot, of itself, assure the benefits claimed in the application;

- the products which the application seeks to establish as the minimum standard are able to be imported and sold now without any amendment to the Food Standards Code;
- the application would cause the removal from the Australian market of Scotch whisky products at alcoholic strengths below 40% alcohol by volume which currently enjoy a predominant market position and for which there is considerable consumer preference;
- the application would compel consumers to pay more for the same brands at a higher alcoholic strength without any evidence that consumers are currently deceived about any implied quality or that consumers necessarily desire these changes;
- the application would require manufacturers to change the composition of established brand products without any compelling health and safety or consumer information reasons for doing so; and
- the application could be seen to be in conflict with other government and industry initiatives aimed at the Australian community which encourage the adoption of a more responsibe approach to the use of alcohol, including the the reduction of alcohol intake through the consumption of products with lower alcohol content.

FOOD STANDARDS

Notice pursuant to Section 19 of the National Food Authority Act 1991

ARTIFICIAL SWEETENING SUBSTANCES

The National Food Authority has completed an inquiry into the application from the Ice Cream Manufacturers' Federation of Australia and has recommended that the National Foods Standards Council adopt the draft variations to the following standards:

- Standard A8 Artificial Sweetening Substances, and;
- Standard L1 Ice Cream and Ice Confection and Related Products.

The recommendations, if approved by the Council, will allow the use of aspartame as an artificial sweetener to replace the sweetness usually supplied by sucrose in reduced fat and low fat ice creams. A minimum energy reduction of 25% can be achieved by the use of artificial sweeteners in place of sucrose in these products.

Further information about the recommendation, and the reasons for it, can be obtained by writing to the address below. Correspondence should quote Application No. 81.

National Food Authority Box 7186 CANBERRA MAIL CENTRE ACT 2610

Standards Liaison Officer

Fax No: (06)2712278

FOOD STANDARDS

Notice pursuant to section 19 of the National Food Authority Act 1991

ARTIFICIAL SWEETENING SUBSTANCES

The National Food Authority has completed an inquiry into the application by QUF Industries and has recommended that the National Food Standards Council adopt draft variations to the following food standards:

- Standard A8 Artificial Sweetening Substances; and
- Standard H8 Yoghurt and Yoghurt Products.

The recommendations, if approved by the Council, will allow the use of aspartame and acesulphame potassium as artificial sweeteners to replace the sweetness usually usually supplied by sucrose in all categories of flavoured yoghurt. A minimum energy reduction of 25% can be achieved by the use of these artificial sweeteners in place of sucrose.

Further information about the recommendation, and the reasons for it, can be obtained by writing to the address shown below. Correspondence should quote Application No. 4.

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

Fax No: (06) 271 2278

FOOD STANDARDS

Notice pursuant to Section 19 of the National Food Authority Act 1991

ARTIFICIAL SWEETENING SUBSTANCES

The National Food Authority has completed an inquiry into applications from Johnson and Johnson Pty Ltd and has recommended that the National Food Standards Council adopt draft variations to Standard A8 - Artificial Sweetening Substances - and other appropriate standards.

The recommendation, if approved by the Council, will allow the use of sucralose, as an alternative artificial sweetener to those already permitted in the Food Standards Code, to replace the sweetness usually supplied by sucrose to enable the manufacture of carbohydrate modified, low joule and reduced joule foods.

Further information about the recommendation, and reasons for it, can be obtained by writing to the address below. Correspondence should quote Application Nos. 41 & 42.

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

Fax No: (06) 271 2278

Food Standards

Notice pursuant to section 25 of the National Food Authority Act

LABELLING OF THAWED FISH - ABANDONMENT OF PROPOSAL

The National Food Authority has before it a proposal to amend the Food Standards Code to vary Standard D1 - Fish - to require labelling of thawed fish.

The proposal would have introduced a requirement into the Code that fish which have been frozen and are offered for sale in a thawed state must be labelled as "thawed".

Pursuant to section 23 of the Act the Authority has made a full assessment and has decided to abandon this proposal for the following reasons:

- * The proposal raises issues that are covered adequately by existing legislation. Clause 2 of Standard D1 defines fresh fish or chilled fish as "fish the temperature of which has not been reduced below -1°C". This clause, together with the general provisions in Standard A1 against false labelling, would already prohibit thawed fish from being labelled as fresh or chilled.
- * There are no easy tests to differentiate thawed frozen fish from chilled fish. This would make enforcement impracticable.

9216580

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS' (ARMOURED VEHICLES) AWARD 1978

C No. 30707 of 1992

Dated the 28th day of August 1978 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 20 July 1992, the Commission varied the term/s of the (a) above-mentioned award referred to in the Schedule below;
- that the variation will be a common rule of the Australian Capital (b) Territory in the industry in respect of which the dispute arose with effect from 20 July 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 VARTED

T105 V.066 PRINT NO. K3794

Clause No.	Subject	Substance of variation	
17	STARTING TIMES	START TIMES	

Dated this 23rd day of July 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. 20895 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 13 July 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 8 July 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

C056 V.130 PRINT NO. K3681

Clause No.	Subject	Substance of variation
AWARD	ROPING-IN NO. 2 AWARD	WAGES AND WORKING CONDITIONS
		

Dated this 23rd day of July 1992.

Christine Hayward Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988 s.113 application for variation

Construction Forestry and Mining Employees Union (C No. 90058 of 1992)

THE BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD, 1991 (ODN C No. 90008 of 1990)

Building and construction workers

Building, metal and civil construction industries

COMMISSIONER GRIMSHAW

SYDNEY, 15 JULY 1992

Common rule

DECLARATION

- 1. That the whole of the terms of The Building and Construction Industry (ACT) Award, 1991 shall be a common rule of the building industry in the Australian Capital Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said award and shall also be binding on all such employees.
 - 2. That the foregoing declaration shall operate from 8 July 1992.

BY THE COMMISSION:

COMMISSIONER 9216581

Industry, Technology and Commerce

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART III OF SCHEDULE 4

BY-LAWS NOS. 9240053 AND 9240054

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. 9240053

Item 45
Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240053.
- 2. This by-law shall take effect on and from 1 June 1992.
- 3. Item 45 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to goods for the North Goonyella No.1 Colliery, being components for any of the following equipment:
 - (a) coal preparation plant;
 - (b) longwall mining machine;
 - (c) tailgate, main heading or main drift conveying equipment;
 - (d) surface coal handling, loading/unloading equipment;
 - (e) ventilation shaft equipment;
 - (f) men and material drift winding equipment.

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. 9240054

Item 45
Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9240054.
- 2. This by-law shall take effect on and from 1 August 1992.
- 3. Item 45 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to goods for the Wiluna Bacterial Oxidation 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 30 th day of July 1992

GRAHAM CRUTTENDEN
Delegate of the ComptrollerGeneral of Customs

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

of Division 2 of Part VIII of the 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

SCHEDULE	(Foreign Currency = AUS \$1)							
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	22/07/92	23/07/92	24/07/92	25/07/92	26/07/92	27/07/92	28/07/92
								
AUSTRIA	SCHILLINGS	7.8014	7.8165	7.7867	7.7867	7.7867	7.8664	7.7356
BELGIUM/LUX	FRANCS	22.8800	22.8800	22.7900	22.7900	22.7900	23.0200	22.6600
BRAZIL	CRUZADO	2928.5200	2959.8400	2980.8300	2980.8300	2980.8300	3002.1900	3018.2000
CANADA	DOLLARS	.8889	.8882	.8887	.8887	.8887	.8877	.8831
CHINA	YUAN	4.0434	4.0484	4.0381	4.0381	4.0381	4.0315	4.0190
DENMARK	KRONER	4.2646	4.2814	4.2650	4.2650	4.2650	4.2900	4.2316
EC	ECU	.5437	.5460	.5431	.5431	.5431	.5472	.5392
FIJI	DOLLAR	1.0959	1.1011	1.0985	1.0985	1.0985	1.0969	1.0935
FINLAND	MARKKA	3.0378	3.0472	3.0351	3.0351	3.0351	3.0537	3.0123
FRANCE	FRANCS	3.7463	3.7540	3.7372	3.7372	3.7372	3.7731	3.7161
GERMANY	DEUTSCHMARKS	1.1063	1.1120	1.1068	1.1068	1.1068	1.1146	1.0992
GREECE	DRACHMAE	136.0100	136.1900	135.7700	135.7700	135.7700	137.1300	134.9800
HONG KONG	DOLLARS	5.7731	5.7858	5.7748	5.7748	5.7748	5.7704	5.7524
INDIA	RUPEES	21.2285	21.2199	21.1680	21.1680	21.1680	21.1246	21.1074
INDONESIA	RUPIAH	1515.4000	1518.9000	1516.5000	1516.5000	1516.5000	1515.3000	1510.6000
IRELAND	POUNDS	.4167	.4170	.4214	. 4214	.4214	.4188	.4119
ISRAEL	SHEKEL	1.8364	1.8408	1.8369	1.8369	1.8369	1.8337	1.8288
ITALY	LIRE	'841.4400	843.2500	839.4200	839.4200	839.4200	846.4600	832.3600
JAPAN	YEN	93.5200	94.6800	94.6200	94.6200	94.6200	95.2100	94.6900
KOREA	WON	587.6200	588.4500	587.4000	587.4000	587.4000	586.7200	584.9100
MALAYSIA	DOLLAR	1.8650	1.8691	1.8669	1.8669	1.8669	1.8651	1.8583
NETHERLANDS	GUILDER	1.2488	1.2537	1.2482	1.2482	1.2482	1.2600	1.2406
NEW ZEALAND	DOLLAR	1.3606	1.3617	1.3590	1.3590	1.3590	1.3602	1.3608
NORWAY	KRONER	4.3547	4.3744	4.3538	4.3538	4.3538	4.3816	4.3208
PAKISTAN	RUPEE	18.5100	18.5500	18.5200	18.5200	18.5200	18.4900	18.4400
PNG	KINA	.7112	.7126	.7120	.7120	.7120	.7119	.7100
PHILIPPINES	PESO	18.4800	18.7000	18.6700	18.6700	18.6700	18.6400	18.5900
PORTUGAL	ESCUDO	94.8400	94.8300	94.1600	94.1600	94.1600	94.7700	93.4900
SINGAPORE	DOLLAR	1.2032	1.2068	1.2061	1.2061	1.2061	1.2054	1.2002
SOLOMON IS.	DOLLAR	2.1834	2.1904	2.1852	2.1852	2.1852	2.1862	2.1762
SOUTH AFRICA	RAND	2.0579	2.0620	2.0609	2.0609	2.0609	2.0613	2.0441
SPAIN	PESETA	71.0700	71.1800	70.6100	70.6100	70.6100	71.1800	69.9700
SRI LANKA	RUPEE	32.4700	32.5400	32.4800	32.4800	32.4800	32.4400	32.3400
SWEDEN	KRONA	4.0234	4.0421	4.0219	4.0219	4.0219	4.0469	3.9913
SWITZERLAND	FRANC	.9824	.9849	.9804	.9804	.9804	. 9884	.9723
TAIWAN	DOLLAR	18.5400	18.5800	18.6400	18.6400	18.6400	18.6100	18.5400
THAILAND	BAHT	18.8600	18.9100	18.8800	18.8800	18.8800	18.8800	18.8200
UK	POUNDS	.3903	. 3927	. 3901	.3901	. 3901	. 3920	.3863
USA	DOLLAR	.7465	-7480	. 7467	.7467	.7467	.7457	.7434
					John Bur	ke		

John Burke
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
29/07/92

Transport and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR BROKEN HILL (NSW)

Pursuant to section 82 of the <u>Broadcasting Act 1942</u>, I, Robert Lindsay Collins, Minister of State for Transport and Communications, invite applications for, or written submissions relating to, the grant of a licence as specified below:

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

the Statistical Local Area of Broken Hill (C) in the State of New South Wales (1);

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

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

Transmitter Site:-

Location : South Mine Headframe

Map Title : Broken Hill Sheet Number : 7134 (Edition 1)

Series/Scale : Topographic/1:100,000

Publisher : Central Mapping Authority NSW

Australian Map

Grid Reference : Zone Easting Northing 54 5430XX 64638XX

Geographic Co-ordinates: 31° 57½'S 141° 27½'E

(accurate to nearest half minute)

Site height (2) : 320m AHD

Technical Characteristics:-

Output Frequency Band : VHF FM Carrier Frequency : 107.7 MHz Polarisation : Vertical

Height of antenna (3) : 10m

Output Radiation Pattern (4):-

Bearing or Sector (Clockwise direction)	ERP	Limits	Beam Tilt	Null Fill
At all angles	250W +	+3dB, -3dB	Not specified	Not required

NOTES:

- In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- 2. Height above Australian Height Datum
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.
- Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.
- (b) Interested persons are notified that they may lodge applications in accordance with the regulations for the grant of a licence with the Chairman, Australian Broadcasting Tribunal, 76 Berry Street (PO Box 1308), North Sydney, NSW 2059, not later than 5.00 pm on 30 September 1992.
- (c) The Tribunal will be inviting written submissions as part of its inquiry into the grant of the licence, to be commenced after the closing date for applications.

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

1

(Box Collins)

Minister of State for Transport

and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR NHULUNBUY (NT)

Pursuant to section 82 of the <u>Broadcasting Act 1942</u>, I, Robert Lindsay Collins, Minister of State for Transport and Communications, invite applications for, or written submissions relating to, the grant of a licence as specified below:

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

Collection District numbers 030407 and 030408 within the Statistical Local Area of East Arnhem - Bal; Collection District numbers 013101, 013102, 013103 and 013104 within the Statistical Local Area of Nhulunbuy in the Northern Territory (1);

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

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

Transmitter Site:-

Location : Mt Saunders, Nhulunbuy

Map Title : Gove

Sheet Number : 6273 (Edition 1) Series/Scale : R621/1:100,000

Publisher : Royal Australian Survey Corps

Australian Map
Grid Reference : Zone Easting Northing

Grid Reference : Zone Easting Northing
53 6933XX 86524XX

Geographic Co-ordinates: 12° 11'S 136° 463'E

(accurate to nearest half minute)

Site height (2) : 65m AHD

Technical Characteristics:-

Output Frequency Band : VHF FM
Carrier Frequency : 106.9 MHz
Polarisation : Vertical
Height of antenna (3) : 30m

Output Radiation Pattern (4):-

Bearing or Sector (Clockwise direction)	ERP Lim	its Beam Tilt	Null Fill
At all angles of azimuth	50W +2dB,	-2dB 0°	Not required

SPECIAL CONDITIONS:

- Frequency Subject to VHF-FM Plan for Northern Territiory.

NOTES:

- In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- 2. Height above Australian Height Datum
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.
- Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.
- (b) Interested persons are notified that they may lodge applications in accordance with the regulations for the grant of a licence with the Chairman, Australian Broadcasting Tribunal, 76 Berry Street (PO Box 1308), North Sydney, NSW 2059, not later than 5.00 pm on 30 September 1992.
- (c) The Tribunal will be inviting written submissions as part of its inquiry into the grant of the licence, to be commenced after the closing date for applications.

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

The Tar

(Bob Collins)
Minister of State for Transport
and Communications

BROADCASTING ACT 1942

NOTICE BY MINISTER OF STATE FOR TRANSPORT AND COMMUNICATIONS

INVITATION OF APPLICATIONS FOR A PUBLIC FM RADIO LICENCE FOR OMEO (VIC)

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

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

Collection District number 032502 within the Statistical Local Area of Bright (S); Collection District numbers 040101, 040102, 040103, 040104, 040105, 040106, 040107, 040108, 040109, 040110 and 040111 within the Statistical Local Area of Omeo (S) in the State of Victoria (1);

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

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

Transmitter Site:-

Location : Omeo Map Title : Omeo

Sheet Number

: 8423 (Edition 1) : Topographic/1:100,000 Series/Scale

: Division of National Mapping Publisher

Australian Map Grid Reference : Zone

Easting Northing 5533XX 55 58938XX

Geographic Co-ordinates : 37° 06'S 147° 36'E

(accurate to nearest half minute)

Site height (2) : 560m AHD

Technical Characteristics:-

Output Frequency Band : VHF FM Carrier Frequency : 90.9 MHz : Vertical Polarisation Height of antenna (3) : 10m

.../2

Output Radiation Pattern (4):-

Bearing or Sector (Clockwise direction)	ERP Limits	Beam Tilt	Null Fill
At all angles of azimuth	25W +2dB, -2dB	0.	Not required

SPECIAL CONDITIONS:

- The above frequency is an interim arrangement and remains subject to the VHF-FM Plan for Victoria currently under review.

NOTES:

- In accordance with standard terminology used by the Australian Bureau of Statistics, (C) = City, (S) = Shire, (M) = Municipality, (B) = Borough, (T) = Town, (DC) = District Council.
- Height above Australian Height Datum
- 3. Minimum height above ground to electrical centre of antenna.
- 4. The antenna radiation pattern shall substantially comply with these limits. However, the detailed pattern shall be subject to the approval of the Minister.
- Final specifications will be subject to detailed planning conducted in conjunction with the proposal from the successful applicant.
- (b) Interested persons are notified that they may lodge applications in accordance with the regulations for the grant of a licence with the Chairman, Australian Broadcasting Tribunal, 76 Berry Street (PO Box 1308), North Sydney, NSW 2059, not later than 5.00 pm on 30 September 1992.
- (c) The Tribunal will be inviting written submissions as part of its inquiry into the grant of the licence, to be commenced after the closing date for applications.

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

(Bob Collins)
Minister of State for Transport
and Communications

Commonwealth of Australia

Interstate Road Transport Act 1985

DETERMINATION OF FEDERAL ROUTES UNDER SUBSECTION 43A(1)

- I, ROBERT JAMES BROWN, Minister of State for Land Transport, under subsection 43A(1) of the *Interstate Road Transport Act 1985*, HEREBY:
- (a) revoke that part of my determination of 18 September 1991 insofar as it determined that the part of the Goulburn Valley Highway between River Road and Grahamvale Road at the City of Shepparton is a route for the carriage of passengers or goods between prescribed places or for any purpose that is incidental to carriage of that kind; and
- (b) determine that the roads listed in the Schedule are routes for the carriage of passengers or goods between prescribed places or for any purpose that is incidental to carriage of that kind.

Dated

July 199

Minister of State for Land Transport

SCHEDULE

Federal Interstate Registration Scheme - Federal B-Double Routes

VICTORIA

City and Shire of Shepparton

Operators using the Goulburn Valley Highway will use the Alternative Heavy Vehicle Route in the City of Shepparton detailed below:

River Road, Moores Road, Doyles Road and Grahamvale Road.

BROADCASTING ACT 1942

SHARE TRANSACTION COMMERCIAL TELEVISION SERVICE TNO REGIONAL QUEENSLAND

PUBLIC SUBMISSIONS INVITED

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

The acquisition from National Nine Network Australia Limited by Suspirium Pty Ltd of 4,695,003 shares (19.90%) in Telecasters North Queensland Ltd, licensee of commercial television service TNQ Regional Oueensland.

All the shares in Suspirium Pty Ltd are held by Link Enterprises (International) Pty Ltd and Kirman Pty Ltd. The directors are:

Laurence S Freedman Brian M Sherman James M Anthony Adrian Peschar

Telecasters North Queensland Ltd also hold all the shares in the licensee company of commercial television service ITQ Mount Isa and the remote commercial television service QQQ North East Zone. The licences affected by the transaction are TNQ, ITQ and QQQ.

THE ISSUES TO BE CONSIDERED

The issues to be considered in the inquiry derive from section 90JA of the *Broadcasting Act 1942* ('the Act) which in turn refers to the criteria for the transfer of a commercial licence which are set out in section 89A(8) of the Act. The issues are whether the Tribunal should or may refuse approval of the transaction having particular regard to:

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

- the applicant is a fit and proper person to hold (i) the licence#:
- the applicant has the financial, technical and (ii) management capabilities necessary to provide an adequate and comprehensive service;
- the applicant is otherwise capable of complying (iii) with the conditions of the licence:
- whether it would be advisable in the public interest to (d) refuse approval because of the need to avoid undue concentration of influence;
- whether, if approval is given: (e)
 - (i) a contravention, amounting to an offence against s92 (limitations of interests in commercial television) or s92JB (limitations of cross-media interests) would likely occur;
 - (ii) a person would be contravening s92C (limitations of directorships) or s92JD (limitations of cross-media directorships);
 - (iii) a condition specified in s92CA (foreign directors) or s92D (foreign shareholdings) would be contravened.

SUBMISSIONS AND THE INQUIRY FILE

If you would like to make a submission on these or other relevant matters, please forward your submission to the Tribunal by Thursday 17 September 1992.

To assist you, a background paper on the transactions is available. In addition, you may be assisted by the Tribunal's pamphlet A Guide to the ABT. This is available from the Tribunal and is attached to the inquiry file.

You may also want to look at the public inquiry file (File No 10/92/65), which contains information relevant to this inquiry. The inquiry file will be updated progressively and will contain all material, including submissions, on which the Tribunal will rely in reaching its decision. The inquiry file can be inspected at the following locations:

Australian Broadcasting Tribunal 1st Floor

76 Berry Street

NORTH SYDNEY NSW 2059

Contact: Ian Laird (02) 959 7892 Tel: (077) 220 386

Townsville Municipal Library City Branch 272-278 Flinders Mall TOWNSVILLE QLD 4810 Contact: Reference Librarian

Media inquiries: Fiona Chisholm (02) 959 7980



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendment to Civil Aviation Orders Parts 105 will become effective on 05 August 1992.

AD/TURMO/4 - FUEL CONTROL - ACCELERATION UNIT

Copies of the above 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

Treasurer

Treasufer

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

PURSUANT to subsection 128AE(2) of the *Income Tax Assessment Act 1936*, I, JOHN S DAWKINS, Treasurer, hereby declare that the following person is an Offshore Banking Unit from the date of this declaration.

First Chicago Australia Limited

Dated this 27 TH day of JULY 1992

INSURANCE ACT 1973 NOTIFICATION OF REVOCATION OF AUTHORITY IN ACCORDANCE WITH SUB-SECTION 36(1)

In pursuance of sub-section 36(6) of the Insurance Act 1973, notice is hereby given that I, Richard Matthew Beetham, Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to CIC General Insurance Limited, CIC General Insurance Holdings Limited, Lion Insurance Company Limited and Norwich Winterthur Insurance (Australia) Limited.

DATED this day of duly..... 1992.

Richard M. Beetham

Commissioner

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DECLARATION (NO.78)

I, PETER BALDWIN, Minister of State for Higher Education and Employment Services, acting for and on behalf of the Treasurer, in pursuance of section 21 of the Prices Surveillance Act 1983, hereby:

- (1) revoke declaration No 30 of 17 December 1986 relating to tampons packaged for retail sale and persons declared in relation thereto, published in the Commonwealth of Australia Gazette No. S669 of 30 December 1986; and
- (2) declare:
 - (a) tampons, packaged for retail sale, to be notified goods for the purposes of the Act; and
 - (b) Johnson and Johnson Pacific Pty Ltd, to be, in relation to those goods, a declared person for the purposes of the Act.

Dated this

day of

1992

PETER BALDWIN

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



Commonwealth of Australia

Gazette

No. S 208, Monday, 27 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Pursuant to subsection 202CA(3) of the Income Tax Assessment Act 1936 ('the Act'), I hereby determine that all employment declarations, excluding declarations of the class referred to in subsection 202CB(6) of the Act, shall cease to have effect at the end of 13 August 1992.

T.P.W. Boucher Commissioner of Taxation



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monwealth

No. S 209, Tuesday, 28 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIA

ACN: 007 480 264

Corporations Law NOTICE CONVENING A FINAL MEETING BRYAN'S QUALITY MANCHESTER PTY LTD (IN VOLUNTARY LIQUIDATION)

NOTICE is given that pursuant to Section 509 of the Corporations Law a general meeting of the members and creditors of the company will be held at 43 Benwerrin Drive, East Burwood, Victoria, on 31st August, 1992 at 9.00am for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator.

Dated this 28th day of July, 1992.

K HUGHAN Liquidator

Ken Hughan & Associates Pty. 43 Benwerrin Drive, East Burwood, Vic, 3151 Telephone (03) 803 7655





Commonwealth of Australia

Gazette

No. S 210, Tuesday, 28 July 1992

Published by the Australian Government Publishing Service. Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DETERMINATION UNDER SUBSECTION 84C (7)

- I, DAVID TREVOR GRAHAM, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health, Housing and Community Services and Delegate of the Minister of State for Health, Housing and Community Services, pursuant to subsection 84C (7) of the National Health Act 1953, hereby make the following Determination:
- 1. This Determination shall come into operation on the first day of August 1992.
- The Determination under subsection 84C (7) of the National Health Act 1953 made on 18 July 1991 with effect from 1 August 1991, as amended, is, in this Determination, referred to as the Principal Determination.
- 3. Subparagraphs 8 (a) and 10 (a) of the Principal Determination are amended by omitting "\$15.70" (wherever occurring) and substituting "\$15.90".
- 4. Subparagraphs 12 (a), 12 (b) and 12 (c) of the Principal Determination are amended by omitting "\$3.43" (wherever occurring) and substituting "\$3.57".
- 5. Subparagraphs 12 (a), 12 (b) and 12 (c) of the Principal Determination are further amended by omitting "\$0.75" (wherever occurring) and substituting "0.76".
- 6. Subparagraphs 12 (a), 12 (c), 22 (c), 40 (c) and 40 (d) of the Principal Determination are amended by omitting "\$4.96" (wherever occurring) and substituting "\$5.16".
- 7. Subparagraphs 12 (a), 12 (c), 22 (c), 40 (c) and 40 (d) of the Principal Determination are further amended by omitting "\$1.08" (wherever occurring) and substituting "\$1.10".

Dated this

<u>'</u>—'

day of

Juil/

1992.

D. GRAHAM

Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health, Housing and Community Services

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

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

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ISSN 1032-2345

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Published by the Australian Government Publishing Service, Canberra

No. S 211, Wednesday, 29 July 1992

SPECIA

PROCLAMATION

Commonwealth of Australia

Excellency By His the Governor-General of the Commonwealth of Australia

BILL HANDEN

Governor-General

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the Defence Legislation Amendment Act 1992, fix 1 September 1992 as the day on which sections 13 and 14 of that Act commence.



GIVEN under my Hand and the Great Seal of Australia 21 JULY 1992

By His Excellency's Command,

Minister of State for Defence

GOD SAVE THE QUEEN!

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

34292 Cat. No. 92 0365 8

ISSN 1032-2345

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Commonwealth of Australia

Gazette

No. S 212, Wednesday, 29 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

	· · · · · · · · · · · · · · · · · · ·	
Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Hearing Services Act 1991	Hearing Services Regulations (Amendment)	1992 No. 234
Administrative Appeals Tribunal Act 1975	Administrative Appeals Tribunal Regulations (Amendment)	1992 No. 235
Corporations Act 1989	Corporations (Fees) Regulations (Amendment)	1992 No. 236
Defence Force (Home Loans Assistance) Act 1990	Defence Force (Home Loans Assistance) (Leave Provisions) Regulations (Amendment)	1992 No. 237
International Organizations (Privileges and Immunities) Act 1963	Specialized Agencies (Privileges and Immunities) Regulations (Amendment)	1992 No. 238
Health Insurance Act 1973	Health Insurance Regulations (Amendment)	1992 No. 239
Health Insurance Act 1973	Health Insurance (1991-1992 Diagnostic Imaging Services Table) Regulations (Amendment)	1992 No. 240
Health Insurance Commission Act 1973	Health Insurance Commission Regulations (Amendment)	1992 No. 241
First Home Owners Act 1983	First Home Owners Regulations (Amendment)	1992 No. 242
Judicial and Statutory Officers (Remuneration and Allowances) Act 1984	Judicial and Statutory Officers (Remuneration and Allowances) Regulations (Amendment)	1992 No. 243
Occupational Health and Safety (Commonwealth Employment) Act 1991	Occupational Health and Safety (Commonwealth Employment) Regulations (Amendment)	1992 No. 244
Industrial Chemicals (Notification and Assessment) Act 1989	Industrial Chemicals (Notification and Assessment) Regulations	1992 No. 245
Dairy Produce Levy (No. 1) Act 1986	Dairy Produce Levy Regulations (Amendment)	1992 No. 246
Primary Industries Levies and Charges Collections Act 1991 and Horticultural Export Charge Act 1987	Primary Industries Levies and Charges Collection (Horticultural Export Charge) Regulations (Amendment)	1992 No. 247

34690 Cat. No. 92 0395 1

ISSN 1032-2345

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Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Primary Industries Levies and Charges Collection Act 1991 and Horticultural Levy Act 1987	Primary Industries Levies and Charges (Citrus) Regulations (Amendment)	1992 No. 248
Export Inspection (Service Charge) Act 1985	Export Inspection (Service Charge) Regulations (Amendment)	1992 No. 249
Export Inspection (Quantity Charge) Act 1985	Export Inspection (Quantity Charge) Regulations (Amendment)	1992 No. 250
Export Inspection (Charges Collection) Act 1985	Export Inspection (Charges Collection) Regulations (Amendment)	i 1992 No. 251
Export Inspection (Establishment Registration Charges) Act 1985	Export Inspection (Establishment Registration Charges) Regulations (Amendment)	1992 No. 252
Air Navigation (Charges) Act 1952	Air Navigation (Charges) Regulations (Amendment)	1992 No. 253
Civil Aviation Act 1988	Civil Aviation Regulations (Amendment)	1992 No. 254



Commonwealth of Australia

Gazette

No. S 213, Thursday, 30 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL



GOVERNMENT HOUSE CANBERRA

27 July 1992

 \mbox{IT} is notified for general information that His Excellency the Governor-General has approved the following Determinations:

AUSTRALIAN POLICE MEDAL

DETERMINATION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting under regulations 3 and 6 of the Australian Police Medal Regulations, revoke the Australian Police Medal Determination made on the twenty-seventh day of March 1987 and determine as follows:

Medal design

1. The Australian Police Medal is a nickel-silver circular medal 38 millimetres in diameter ensigned with a Crown of Saint Edward in nickel-silver. The obverse bears the effigy of The Sovereign on a Federation Star superimposed over a pattern of fluted rays. The reverse bears a wreath of golden wattle surrounding the inscription "AUSTRALIAN POLICE MEDAL - FOR DISTINGUISHED SERVICE".

Medal Ribbon

2. The Australian Police Medal is suspended from a ribbon 32 millimetres wide, having a vertical stripe 12 millimetres wide of dark blue flanked by 2 white stripes each 10 millimetres wide.

Medal dress

3. The Australian Police Medal is worn on the left breast whenever full size orders, decorations and medals are worn.

Medal Miniature

4. The miniature of the Australian Police Medal is a half-size replica of the Medal suspended from a miniature ribbon 16 millimetres wide. The miniature Medal is worn whenever miniatures of orders, decorations and medals are worn.

Lapel Badge

5. The lapel badge of the Australian Police Medal is a replica of the Medal 10 millimetres in diameter. The badge may be worn at any time with civilian dress.

Order of Precedence

6. The Australian Police Medal is worn in accordance with the Australian Order of Precedence of Honours and Awards as approved from time to time by The Sovereign.

Dated OTH

1992

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ANTARCTIC MEDAL

DETERMINATION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting under regulations 3 and 6 of the Antarctic Medal Regulations. revoke the Antarctic Medal Determination made on the tenth day of February 1989 and determine as follows:

Medal design

1. The Antarctic Medal is a nickel-silver octagonal medal 38 millimetres in diameter ensigned with a hexagonal ice-crystal device in nickel-silver. obverse bears a depiction of the Southern hemisphere showing Australia and the Antarctic enclosed by the inscription "FOR OUTSTANDING SERVICE IN THE ANTARCTIC". The reverse has an Antarctic expeditioner outside Mawson's hut leaning into a blizzard as he uses an axe.

Medal Ribbon

2. The Medal is suspended from a ribbon 32 millimetres wide, of snow-white moire with 3 millimetre edges of three shades of blue merging into the white.

3. A clasp in the form of a date bar inscribed with the year the service was rendered shall be attached to the ribbon.

4. The Medal is worn on the left breast whenever full size orders, decorations and medals are worn.

Further awards

5. Second and subsequent awards may be awarded to a recipient of the Antarctic Medal who renders further outstanding service to an Antarctic expedition, recognized by the presentation of a further date bar to be attached to the ribbon of the original award, and the wearing of a ribbon bar emblem in the form of the ice-crystal device used as a link between the Antarctic Medal and its suspension bar. 9 millimetres in diameter.

Medal Miniature

6. The miniature of the Antarctic Medal is a half-size replica of the Medal suspended from a miniature ribbon 16 millimetres wide. The miniature Medal is worn whenever miniatures of orders, decorations and medals are worn.

Lapel Badge

7. The lapel badge of the Antarctic Medal is a replica of the ice-crystal device used as a link between the Antarctic Medal and its suspension bar, 9 millimetres in The badge may be worn at any time with civilian dress. diameter.

Order of Precedence

8. The Antarctic Medal is worn in accordance with the Australian Order of Precedence of Honours and Awards as approved from time to time by The Dated 27 A - July Aguardan Covernor-General Sovereign.



Federal Airports Corporation

Act 1986

Commonwealth of Australia

Gazette

No. S 214, Thursday, 30 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

1992 No. 255

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
 		

Federal Airports Corporation Regulations





Gazette

No. S 215, Thursday, 30 July 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Commonwealth Employees' Rehabilitation and Compensation Act 1988

NOTICE OF DECLARATION

Notice No 4 of 1992

I, Ralph Willis, Acting Minister of State for Industrial Relations, hereby declare for the purposes of paragraph (c) of the definition of "Commonwealth authority" in subsection 4(1) of the Commonwealth Employees' Rehabilitation and Compensation Act 1988 that, on and from the date of publication of this Notice in the Commonwealth of Australia Gazette, the following body corporate shall be a body corporate to which the Act applies:

Australian Air Express Pty Limited (A.C.N. 054 307 336)

Ralph Willis

Acting Minister of State for Industrial Relations

Tot Industrial K

29 July 1992

