



CONTENTS

Legislation	2772
Government departments	2773
Special Gazette Nos S 278, S 279, S 280, S 281, S 282, S 283, S 284, S 285, S 286, S 287, S 288, S 289, S 290, S 292 and S 293 are herewith	



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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

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OTHER ISSUES OF THE GAZETTE

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

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

Australian Securities Commission issues contain Notices under the Corporations Law and are published on the first Tuesday of each month and are sold at \$14.95 each or on subscription of \$132.00 (12 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 \$220.00 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>Financial 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
P16	2.6.92	<i>Wildlife Protection (Regulation of Exports and Imports) Act 1982</i>
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	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.5.92 to 31.5.92
P20	30.6.92	<i>Australian Heritage Commission Act 1975</i> . 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 <i>National Health Act 1953</i>
P27	21.8.92	Notice by the Australian Securities Commission of intention to deregister defunct companies
P24	11.9.92	General Recurrent Grants to Non-Government, Non-Systemic Schools
P28	14.9.92	Money or Property Unclaimed by Dissenting Shareholders
P29	16.9.92	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of Permits Granted, Refused, Suspended or Revoked for the Period 1.6.92 to 31.7.92
P30	23.9.92	<i>Life Insurance Act 1945</i> . Return of Unclaimed Moneys as at 31.12.91

Legislation

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 30 September 1992 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 114 of 1992—An Act relating to the imposition and collection of a tax on dealings with goods that have been manufactured in Australia or imported into Australia, and for related purposes. (*Sales Tax Assessment Act 1992*).

No. 115 of 1992—An Act to impose the tax payable under the *Sales Tax Assessment Act 1992*, so far as that tax is a duty of excise. (*Sales Tax Imposition (Excise) Act 1992*).

No. 116 of 1992—An Act to impose the tax payable under the *Sales Tax Assessment Act 1992*, so far as that tax is a duty of customs. (*Sales Tax Imposition (Customs) Act 1992*).

No. 117 of 1992—An Act to impose the tax payable under the *Sales Tax Assessment Act 1992*, so far as that tax is neither a duty of customs nor a duty of excise. (*Sales Tax Imposition (General) Act 1992*).

No. 118 of 1992—An Act to terminate the operation of the old sales tax law, to make amendments that are consequential on the new sales tax law, and for related purposes. (*Sales Tax Amendment (Transitional) Act 1992*).

No. 119 of 1992—An Act relating to exemptions from sales tax and the classification of goods for the purpose of applying different rates of sales tax. (*Sales Tax (Exemptions and Classifications) Act 1992*).

L M BARLIN

Clerk of the House of Representatives

Government departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

The following forms are approved under sections 114 to 118 of the *Commonwealth Electoral Act 1918* for the purpose of Official Objections issued in all States and Territories except South Australia.

Dear Elector *Notice of Intention to Remove Name from Electoral Roll*

One of the functions of the Australian Electoral Commission is to maintain an accurate electoral roll. It does this by the processing of information received in its Offices and by enquiry at each dwelling during regular Electoral Roll Reviews.

From information I have received it appears that you no longer live at the address for which you are enrolled (see below). Accordingly I am required to consider removing your name from the electoral roll for this address on the ground that you no longer live in the electoral Subdivision indicated above, and that you have not lived there for at least one month.

In order that I may determine if this information is correct and assist you to enrol for your new address if necessary, would you please complete the section at the bottom of this letter and return it to me in the envelope provided. You may, if more convenient, provide this information in person at my office or by telephoning me on the above number.

If I do not receive a response to this letter within 20 days I will be required under the electoral law to remove your name from the electoral roll. You will receive written advice of any action I take in relation to your enrolment.

MAKE SURE YOU CAN VOTE by being correctly enrolled on the Electoral Roll. Enrolment Forms are available from Post Offices and AEC Offices.
ENROLMENT AND VOTING ARE COMPULSORY

Divisional Returning Officer

Please complete and return this section

Your Current Electoral Enrolment

My current electoral enrolment is correct as shown and I am entitled to retain enrolment for this address.

I will be absent from this address until approximately but it is my real place of living and I wish to remain enrolled for this address.

I now live permanently at the following address,
Address _____

Postcode _____

and
 I have already forwarded a new enrolment form,
or

I enclose a completed enrolment form,
or

Please send me a new enrolment form.

Signature _____ / /

ER002 - 10/92

Notice of Removal of Name from the Electoral Roll

Dear Elector

Recently I wrote to inform you that I was considering removing your name from the electoral roll for the Subdivision indicated above. I am required to take this action on the ground that you no longer live within the Subdivision and that you have not lived there for at least one month.

Having considered this matter I have determined, in accordance with the electoral law, that your name be removed from the electoral roll for the Subdivision.

If you do not agree with my decision you may, at any time within 28 days after receipt of this notice, request in writing that I refer the decision to the Australian Electoral Officer for review.

Divisional Returning Officer

ER002A - 10/92

B Cox
Electoral Commissioner

I Castles
Commissioner

AUSTRALIAN ELECTORAL COMMISSION

The following forms are approved under Sections 114 to 118 of the *Commonwealth Electoral Act 1918* for the purpose of Official Objections issued in the State of South Australia.

NOTICE OF INTENTION TO REMOVE NAME FROM ELECTORAL ROLL

As part of the procedure for ensuring the accuracy of the electoral roll, the Australian Electoral Commission recently conducted a door-to-door check of enrolment in this Division. As a result of that check I have received information that you are no longer living at the address for which you are presently enrolled. (If your enrolled address is different to the address above, it will be shown at the bottom of this form.)

On the basis of this information I am required to object to your enrolment for the address for which you are presently enrolled on the ground that you are not living in the Division for which you are enrolled and have not lived there for the last month.

If you believe that you are still entitled to this enrolment, please advise me by either:

- telephone; or
- by visiting my office; or
- in writing (see reverse)

If you answer the objection within 20 days I shall determine it and advise you of my decision. If I do not receive a reply within that period, I shall remove your name from the roll and advise you of my action. I have enclosed a new Electoral Enrolment Form and reply paid envelope if it is necessary for you to change your enrolment details.

It is important that the electoral rolls are accurate and that names of electors are not taken off the roll in error. The objection procedure helps to achieve these ends.

..... Your enrolled address, if different to the
DIVISIONAL RETURNING OFFICER DATE OF POSTING address to which this notice has been sent, is

If replying on this form please tick boxes as appropriate:

Divisional Returning Officer:

- 1. The address for which I am enrolled, which appears on the other side of this form, is my correct address and I am entitled to retain my enrolment for that address:
- 2. Although I shall be absent from the address for which I am enrolled until approximately that is my real place of living and I intend to return to live at that address: or
- 3. I am now qualified for enrolment for another address which is:

.....

- and
- (a) I have already forwarded an Electoral Enrolment Form to the Divisional Returning Officer: or
 - (b) I enclose a completed Electoral Enrolment Form to transfer my enrolment to my new address.

.....
Elector's Signature Date

NOTICE OF REMOVAL OF NAME FROM ELECTORAL ROLL

I refer to the objection to your name being retained on the roll for this Division on the ground that you are not living in the Division for which you are enrolled and have not lived there for the last month

I have considered the objection and I have determined that your name should be removed from the electoral roll.

If you do not agree with my decision, Section 120 of the Commonwealth Electoral Act provides that you may, at any time within 28 days after receipt of this notice, request in writing that I refer the decision to the Australian Electoral Officer for review.

.....
DIVISIONAL RETURNING OFFICER DATE OF POSTING
Your enrolled address, if different to the
address to which this notice has been sent, is

B Cox
Electoral Commissioner

I Castles
Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of registration of a political party

PURSUANT to the provisions of Part XI of the *Commonwealth Electoral Act 1918 I*, as delegate of the Australian Electoral Commission, determined on 24 September 1992 that the following political party be entered in the *Register of Political Parties* :

Queensland Greens

Notice of changes to the Register of Political Parties

PURSUANT to the provisions of Part XI of the *Commonwealth Electoral Act 1918 I*, as delegate of the Australian Electoral Commission, approved :

on 24 September 1992 an application from the *United Tasmania Group* to change its entry in the *Register of Political Parties* to :

Name of Party : *Tasmanian Greens*

Abbreviation of
Name of Party : *The Greens*

on 8 October 1992 an application from the *Northern Territory Country Liberal Party* to change the abbreviation of the name of the party to :

Country Liberal

B Cox
Electoral Commissioner

9219452

Arts, Sport, the Environment and Territories

COMMONWEALTH OF AUSTRALIA

National Parks and Wildlife Conservation Act 1975

NOTICE UNDER SUBSECTION 12(6) IN RELATION TO THE PLANS OF MANAGEMENT IN RESPECT OF KAKADU NATIONAL PARK AND ULURU (AYERS ROCK - MOUNT OLGA) NATIONAL PARK

I, ROSLYN JOAN KELLY, Minister of State for the Arts, Sport, the Environment and Territories, in accordance with subsection 12(6) of the *National Parks and Wildlife Conservation Act 1975* hereby -

- (a) state that Plans of Management in respect of Kakadu National Park and Uluru (Ayers Rock - Mount Olga) National Park have come into effect;
- (b) specify the following addresses as the addresses where copies of the Plans may be inspected;

Australian National Parks
and Wildlife Service
5th Floor
MLC Tower
78-81 Smith St
DARWIN NT 0800

Botanical Bookshop
Australian National Botanic Gardens
Clunies Ross Drive
ACTON ACT 2601
Postal: PO Box 351
JAMISON ACT 2614

Kakadu National Park
Headquarters
PO Box 71
JABIRU NT 0886

Uluru National Park
Headquarters
PO Box 119
YULARA NT 0872

- (c) specify those addresses to be the addresses where copies of the Plan may be purchased for \$10 each, plus \$5 postage and handling;
- (d) specify 31 December 1996 as the day on which the Kakadu National Park Plan of Management is to cease to have effect; and
- (e) specify 31 December 1997 as the day on which the Uluru (Ayers Rock - Mount Olga) National Park Plan of Management is to cease to have effect.

ROS KELLY
MINISTER

9219453

COMMONWEALTH OF AUSTRALIA

National Parks and Wildlife Conservation Act 1975

**NOTICE UNDER SUB-SECTION 7(12) IN RESPECT OF A OF REPORT ON THE
PROPOSED EXTENSION TO THE NORFOLK ISLAND BOTANIC GARDEN**

In accordance with the provisions of subsection 7(12) of the *National Parks and Wildlife Conservation Act 1975*, notice is hereby given of the intention to submit, for the purposes of subsection 7(11) of that Act, a report in relation to the amendment of the Proclamation under subsection 7(2) of the Norfolk Island Botanic Garden as published in the *Gazette* on 1 November 1985.

2. It is proposed to recommend in that report that, under subsection 7(8) of the *National Parks and Wildlife Conservation Act 1975*, the boundaries of the Norfolk Island Botanic Garden be amended to include the area shown in the Schedule.

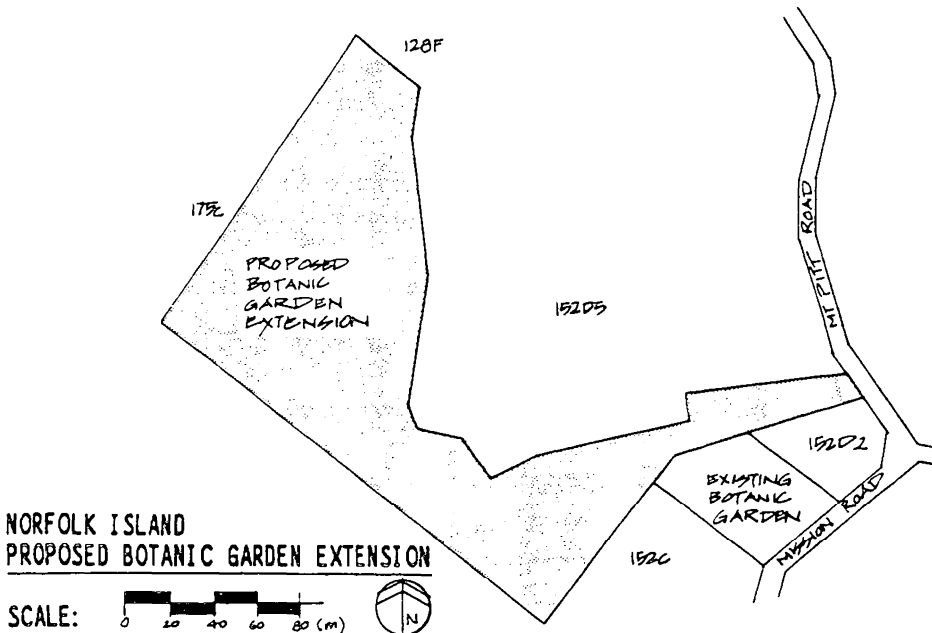
3. Interested persons are hereby invited to make representations in connection with the above-mentioned report by 18 December 1992. Such representations may be forwarded to:

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

Peter Bridgewater
Director of National Parks and Wildlife

SCHEDULE

A detailed description of the boundaries on the following map may be obtained from the address shown above.



COMMONWEALTH OF AUSTRALIA


Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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

Dated this eighth day of October 1992



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Orana Park Wildlife Trust McLeans Island Road Christchurch NEW ZEALAND	<i>Lemur catta</i>
2	Malacca Zoo Air Keroh Melaka 75450 MALAYSIA	<i>Elephas maximus</i>
3	Department of Primary Industries 80 Meiers Road Indooroopilly QLD 4068 AUSTRALIA	Insecta

9219455

COMMONWEALTH OF AUSTRALIA

OZONE PROTECTION ACT 1989


GRANT OF EXEMPTION UNDER SECTION 40

I, ROSLYN JOAN KELLY, Minister of State for the Arts, Sport, the Environment and Territories, revoke the Instrument of Exemption dated 11 August 1992 and published in the Commonwealth of Australia Gazette No GN 36 of 9 September 1992 in respect of GLAXO AUSTRALIA PTY LTD, and grant an exemption under subsection 40(3) of the *Ozone Protection Act 1989* to GLAXO AUSTRALIA PTY LTD in respect of the products:

BECOTIDE 50 INHALER	200	dose (beclomethasone dipropionate 50mcg)
BECOTIDE 100 INHALER	200	dose (beclomethasone dipropionate 100mcg)
BECLOFORTE 250 INHALER	200	dose (beclomethasone dipropionate 250mcg)
BECONASE NASAL SPRAY	200	dose (beclomethasone dipropionate 50mcg)
VENTOLIN INHALER	200	dose (salbutamol [base] 100mcg)
SEREVENT INHALER	120	dose (salmeterol 25mcg)
SEVERENT INHALER	60	dose (salmeterol 25mcg)
FLIXOTIDE INHALER	120	dose (fluticasone 250mcg)
FLIXOTIDE INHALER	60	dose (fluticasone 250mcg)
FLIXOTIDE INHALER	120	dose (fluticasone 125mcg)
FLIXOTIDE INHALER	60	dose (fluticasone 125mcg)
FLIXOTIDE INHALER	120	dose (fluticasone 50mcg)
FLIXOTIDE INHALER	60	dose (fluticasone 50mcg)
FLIXOTIDE INHALER	120	dose (fluticasone 25mcg)
FLIXOTIDE INHALER	60	dose (fluticasone 25mcg)
PLACEBO INHALER	200	dose (propellant only)

for a period from 1 January 1993 until 31 December 1995.

Dated

29/9/92


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

9219456

Attorney-General

PRIVACY ACT 1988

Notice is hereby given of Tax File Number Guidelines made under section 17(1) of the Privacy Act 1988.

These guidelines deal with the collection, storage, use and security of tax file number information.

The text of the guidelines follows. The guidelines will take effect from 21 December 1992.

These guidelines replace in their entirety guidelines previously issued by me which took effect in October 1990.

Copies of the guidelines are available from my office.

Privacy Commissioner
GPO Box 5218
SYDNEY NSW 2001

Dated 30 September 1992



KEVIN PATRICK O'CONNOR
Privacy Commissioner

TAX FILE NUMBER GUIDELINES 1992

INTRODUCTION

These Guidelines are issued under Section 17 of the **Privacy Act 1988**. They are intended to protect the privacy of individuals by restricting the use of tax file number information. The Privacy Act provides that a breach of the Guidelines is an interference with the privacy of an individual. An affected individual may complain to the Privacy Commissioner. Where appropriate the individual may seek compensation. Unauthorised use or disclosure of tax file numbers is also an offence under the **Taxation Administration Act 1953** with a penalty of up to \$10,000 fine, two years imprisonment, or both.

In complying with these Guidelines, tax file number recipients should have regard to the Annotations and Compliance Notes issued by the Privacy Commissioner. The Guidelines are legally binding. The Annotations and any Compliance Notes are intended to assist those affected in interpreting the Guidelines, and do not have the force of law.

For the purposes of these Guidelines, the term "taxation law" has a meaning which is wider than its usual meaning under the **Taxation Administration Act 1953**. Its extended meaning is given in Guideline 9.8. The terms "taxation purpose" and "tax related purpose" carry a similar extended meaning. A complete list of definitions appears in Guideline 9, "Meaning Of Terms".

1. GENERAL

- 1.1 The tax file number is not to be used as a national identification system by whatever means.
- 1.2 The rights of individuals under taxation law to choose not to quote a tax file number shall be respected.

2. USE AND DISCLOSURE OF TAX FILE NUMBER INFORMATION

- 2.1 The tax file number is not to be used or disclosed to establish or confirm the identity of an individual for any purpose not authorised by taxation or assistance agency law.
- 2.2 The tax file number is not to be used or disclosed to obtain any information about an individual for any purpose not authorised by taxation or assistance agency law.
- 2.3 Tax file number information is not to be used or disclosed (whether directly or indirectly) to match personal information about an individual except as authorised

by taxation or assistance agency law. In particular, matching of tax file number information is not to be undertaken by government agencies, employers or investment bodies, for any purpose not authorised by taxation or assistance agency law.

- 2.4 Tax file number information shall only be used or disclosed by tax file number recipients for the purpose of carrying out responsibilities under taxation or assistance agency law.

3. OBLIGATIONS OF THE COMMISSIONER OF TAXATION

- 3.1 The Commissioner of Taxation shall publicise, in a generally available publication, information relating to:
- (a) the classes of persons or bodies who are authorised by law to request an individual to quote that individual's tax file number;
 - (b) the specific purposes for which such a request may be made;
 - (c) the prohibitions upon the collection, recording, use and disclosure of tax file number information; and
 - (d) the penalties that apply to unauthorised acts and practices in relation to tax file number information;

together with information as to where detailed particulars relating to these matters can be obtained.

- 3.2 Wherever practicable, publication by the Commissioner of Taxation pursuant to 3.1 shall be made prior to any new circumstances in which a tax file number may be requested arising as a result of an amendment to a taxation law.
- 3.3 The Commissioner of Taxation shall ensure that any practice involving the collection of tax file number information which has been prescribed or approved by him, provides for individuals to be informed:
- (a) of the legal basis for collection;
 - (b) that declining to quote a tax file number is not an offence; and
 - (c) of the consequences of not quoting a tax file number.
- 3.4 The Commissioner of Taxation shall also observe all other relevant obligations contained in these Guidelines.

4. OBLIGATIONS OF ASSISTANCE AGENCIES

4.1 In cases where assistance agencies are entitled to require under assistance agency law or request under taxation law provision of a tax file number, they shall publicise, in a generally available publication, information relating to:

- (a) the specific purposes for which a tax file number may be required or requested by them;
- (b) the prohibitions upon the use and disclosure of tax file number information; and
- (c) the penalties that apply to unauthorised acts and practices in relation to tax file number information;

together with information as to where detailed particulars relating to these matters can be obtained.

4.2 Wherever practicable, publication by assistance agencies pursuant to 4.1 shall be made prior to any new circumstances in which a tax file number may be requested arising as a result of an amendment to assistance agency law.

4.3 Assistance agencies shall observe all other relevant obligations contained in these Guidelines.

5. COLLECTION OF TAX FILE NUMBER INFORMATION

5.1 Tax file number information shall only be requested or collected from individuals by tax file number recipients for the purpose of carrying out responsibilities under taxation or assistance agency law.

5.2 Tax file number recipients shall take such steps as are reasonable in the circumstances to ensure:

- (a) that the individual is informed:
 - (i) of the legal basis for collection;
 - (ii) that declining to quote a tax file number is not an offence; and
 - (iii) of the consequences of not quoting a tax file number.
- (b) that the manner of collection does not intrude to an unreasonable extent upon the affairs of the individual; and

- (c) that only information which is necessary and relevant in relation to taxation or assistance agency purposes is collected.

6. STORAGE, SECURITY AND DISPOSAL OF TAX FILE NUMBER INFORMATION

6.1 Tax file number recipients shall ensure:

- (a) that tax file number information is protected, by such security safeguards as it is reasonable in the circumstances to take, to prevent loss, unauthorised access, use, modification or disclosure, and other misuse; and
- (b) that access to records that contain tax file number information is restricted, where practicable, to persons undertaking duties related to the administration of responsibilities arising under taxation or assistance agency law which necessitate the use of tax file numbers.

6.2 Tax file number recipients may dispose of tax file number information when it is no longer required by law nor administratively necessary to be retained. Any disposal of tax file number information shall be by appropriately secure means.

7. INCIDENTAL PROVISION OF TAX FILE NUMBERS

7.1 Where an individual is required by law, or chooses, to provide information which contains a tax file number for a purpose not connected with the administration of a taxation or assistance agency law:

- (a) that individual shall not be prevented from removing the tax file number; and
- (b) if the tax file number is not removed, the recipient shall not record, use or disclose the tax file number.

8. STAFF TRAINING

8.1 Tax file number recipients shall take such steps as are reasonable in the circumstances:

- (a) to make all staff aware of the need to protect the privacy of individuals in relation to their tax file number information; and
- (b) to inform those staff whose duties include the collection of tax file number information, or access to tax file number information for the purposes of administering taxation or assistance agency law of:

- (i) the circumstances in which tax file number information may be collected;
- (ii) the need to protect the privacy of the individuals to whom the tax file number information relates;
- (iii) the prohibitions on the use and disclosure of tax file number information; and
- (iv) the sanctions that apply to breaches of tax file number and privacy requirements.

9. MEANING OF TERMS

9.1 Any term used in these Guidelines which is defined in the Privacy Act shall be interpreted in accordance with that definition.

9.2 "Approved recipient" means a tax file number recipient who:

- (a) has been engaged by an authorised recipient to provide services in circumstances where it is reasonably necessary to have access to tax file number information; or
- (b) has been permitted by an individual to have access to that individual's tax file number to assist in the management of that individual's taxation or assistance agency affairs.

9.3 "Authorised recipient" means a tax file number recipient other than the Commissioner of Taxation and assistance agencies who has been authorised by taxation or assistance agency law to receive tax file numbers.

9.4 "Employer" means an employer as defined in Section 221A of the **Income Tax Assessment Act 1936**.

9.5 "Assistance agency" means:

- (a) the Department of Health, Housing and Community Services;
- (b) the Department of Employment, Education and Training;
- (c) the Department of Social Security;
- (d) the Department of Veterans' Affairs.

9.6 "Investment body" means a person who is an investment body within the meaning of Section 202D of the **Income Tax Assessment Act 1936**.

- 9.7 "Tax file number recipient" has the same meaning as "file number recipient", which is defined in Section 11 of the Privacy Act, and shall include:
- (a) the Commissioner of Taxation;
 - (b) an assistance agency as defined in 9.5 above;
 - (c) an approved recipient as defined in 9.2 above; and
 - (d) an authorised recipient as defined in 9.3 above.
- 9.8 "Taxation law" for the purpose of these Guidelines means:
- (a) an Act for which the Commissioner of Taxation has the general administration; including the Child Support (Registration and Collection) Act 1988 and the Child Support (Assessment) Act 1989;
 - (b) an Act under which the Commissioner of Taxation has powers and functions related to the use of tax file numbers; including the Higher Education Funding Act 1988;
 - (c) the Occupational Superannuation Standards Act 1987; and
 - (d) regulations under any Act or provisions referred to in paragraphs (a) to (c) of this definition.
- 9.9 "Assistance agency law" for the purpose of these Guidelines means:
- (a) those sections of the following Acts that deal with the handling of tax file numbers for the purposes of data-matching as set down in the Data-matching Program (Assistance and Tax) Act 1990:
 - (i) the First Home Owners Act 1983;
 - (ii) the Student Assistance Act 1973;
 - (iii) the Social Security Act 1991;
 - (iv) the Seamen's War Pensions and Allowances Act 1940;
 - (v) the Veterans' Entitlements Act 1986;
 - (b) the Data-matching Program (Assistance and Tax) Act 1990;
 - (c) relevant regulations made under any provisions referred to in paragraphs (a) and (b) of this definition.

Employment, Education and Training

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

NOTIFICATION OF THE MAKING OF DETERMINATIONS 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, Higher Education Division, Payments Administration Section, Level 4, 1 Farrell Place, Canberra City ACT 2601, phone (06) 276-7307.

Number/Year	Section	Description of Determination	Date Made
T31/92	31	To adjust funding amounts for capital projects to take account of the progress of individual projects in 1992.	17 August 1992
T32/92	26	To approve revised estimated maximum Commonwealth contributions towards capital (refurbishment) projects.	17 August 1992
T33/92	26	To adjust funding amounts for capital projects to take account of the progress of individual projects in 1992 and to allocate additional funds announced in the Prime Minister's February Economic Statement.	17 August 1992
T34/92	26	To approve new projects for funding using funds announced in the Prime Minister's February Economic Statement.	17 August 1992

9219458

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

STATES GRANTS (SCHOOLS ASSISTANCE) ACT 1988

Award Restructuring Assistance Program

I, Brian Sterndale Pearson, 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 September 1992.

(a) Government Schools

New South Wales	Nil
Victoria	\$7,326,311
Queensland	Nil
Western Australia	Nil
South Australia	Nil
Tasmania	\$ 344,428
Northern Territory	\$ 191,712
Australian Capital Territory	Nil

(b) Non-systemic Schools

New South Wales	\$3,403,641
Victoria	\$3,528,691
Queensland	\$3,741,200
Western Australia	\$ 927,996
South Australia	\$ 133,195
Tasmania	\$ 486,940
Northern Territory	\$ 124,784
Australian Capital Territory	\$ 257,064

(c) Systemic Schools

New South Wales	\$ Nil
Victoria	\$5,071,755
Queensland	\$ Nil
Western Australia	\$ Nil
South Australia	\$ 896,735
Tasmania	\$ Nil
Northern Territory	Nil
Australian Capital Territory	\$ 356,256



 (B S Pearson)

Dated this second day of October 1992.

THE AUSTRALIAN NATIONAL UNIVERSITY

Statute No. 220

MEMBERSHIP OF THE COUNCIL AMENDMENT STATUTE NO. 4

1. Amendment

1.1. The Membership of the Council Statute is amended as set out in this Statute.

2. Section 3 (Method of election of members of Council)

2.1 Omit the section, substitute:

Method of election of members of Council

“3. The rules may provide for the method of election of the members of the Council referred to in paragraphs 10 (1) (j) to (n) (inclusive) of the Act.”

3. Section 4 (Period of office)

3.1 Omit the section, substitute:

Tenure of office

“4. Except as provided by the rules:

- (a) a member of the Council elected by Convocation holds office for a period of 3 years; and
- (b) a member of the Council referred to in paragraphs 10 (1) (k) to (n) (inclusive) of the Act holds office for a period of 2 years.”

4. Section 6 (Members of academic staff)

4.1 Omit “11”, substitute “10”.

5. Section 7 (Students qualified to vote at elections)

5.1 Omit the section.

6. Section 8 (Preferential voting)

6.1 Omit “paragraph 11 (1) (m) of the Act shall”, substitute “paragraph 10 (1) (k) must”.

7. Section 10 (Secret ballot)

7.1 Omit “members” and “paragraphs 11 (1) (e) and 11 (1) (f)”, substitute “member” and “paragraph 10 (1) (k)”, respectively.

8. Section 11 (Voting papers)

8.1 Paragraph 11 (1) (a):
Omit “non academic staff or a student”, substitute “general staff”.

9. Section 12 (Resignation)

9.1 Omit the section, substitute:

Resignation

“12. (1) A member of the Council appointed under paragraph 10 (1) (f), (g), (h) or (i) of the Act may resign his or her office by notice in writing given to the person who appointed the member.

“(2) If a member resigns his or her office under subsection (1), the member’s resignation is not effective until he or she informs the Registrar, in writing, that he or she has resigned.

“(3) A member of the Council appointed under paragraph 10 (1) (j), (k), (l), (m), (n) or (q) of the Act may resign his or her office by notice in writing to the Council given to the Registrar.”

10. Section 13 (Casual vacancies)

10.1 Omit “paragraph 11 (1) (m)” and “paragraph 11 (1) (jaa)”, substitute “paragraph 10 (1) (j)” and “paragraph 10 (1) (n)”, respectively.

Given under the Common Seal of The Australian National University

this 26th day of August 1992.

L. W. Nichol
Vice-Chancellor

W. R. Hill
Secretary.

(SEAL)

I, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby approve the foregoing Statute.

Dated 30 SEPTEMBER 1992

BILL HAYDEN
Governor-General

[Signature]
Minister of State for Higher Education and Employment Services

THE AUSTRALIAN NATIONAL UNIVERSITY

Statute No. 221

FACULTIES (THE FACULTIES) AMENDMENT STATUTE NO. 25

1. Citation

1.1 This Statute may be cited as the Faculties (The Faculties) Amendment Statute No. 25.

2. Amendment

2.1 The Faculties (The Faculties) Statute is amended as set out in this Statute.

3. Section 1AA (Citation)

3.1 Omit the section, substitute:

Citation

"1AA. This Statute may be cited as the Faculties (The Faculties) Statute."

4. Section 1 (Faculty of Arts)

4.1 Subsection (1):

After paragraph (ha) insert:

"(haa) 1 member of the Canberra School of Music of the Institute of the Arts nominated by that School;

(hab) 1 member of the Canberra School of Art of the Institute of the Arts nominated by that School;"

Given under the Common Seal of The Australian National University

this 31st day of August

1992.

L. W. Nichol
Vice-Chancellor,

H. R. Hill

Secretary.

(SEAL)

I, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby approve the foregoing Statute.

Dated 30 SEPTEMBER 1992

BILL HAYDEN
Governor-General

Bill Hayden
Minister of State for Higher Education and Employment Services

9219460

Health, Housing and Community Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTICE UNDER SUBSECTION 39AA (1)
(MAXIMUM NURSING HOME BED NUMBERS)

I, PETER RICHARD STAPLES the Minister of State for Aged, Family and Health Services pursuant to sub-section 39AA(1) of the National Health Act 1953, hereby specify the numbers set out in the Schedule to be the maximum bed numbers for each State and Territory for the period commencing on 1 July 1992 and ending on 30 June 1993.

SCHEDULE

<i>State or Territory</i>	Maximum Bed Number
New South Wales	30 294
Victoria	18 311
Queensland	12 394
South Australia	7 488
Western Australia	6 263
Tasmania	2 296
Northern Territory	196
Australian Capital Territory	547

Dated this 23rd day of July 1992.

P. STAPLES
Minister of State for Aged,
Family and Health Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTICE UNDER SUBSECTION 39AAA
(MAXIMUM NUMBER OF EXEMPT NURSING HOME BEDS)

I, PETER RICHARD STAPLES the Minister of State for Aged, Family and Health Services pursuant to sub-section 39AAA of the National Health Act 1953, hereby specify the number set out in the Schedule to be the maximum bed numbers for each State and Territory for the period commencing on 1 July 1992 and ending on 30 June 1993.

SCHEDULE

<i>State or Territory</i>	Maximum Bed Number
New South Wales/Australian Capital Territory	1 850
Victoria	1 100
Queensland	744
South Australia	450
Western Australia	376
Tasmania	138
Northern Territory	12

Dated this 23rd day of July 1992.

P. STAPLES
Minister of State for Aged,
Family and Health Services

COMMONWEALTH OF AUSTRALIA

Aged or Disabled Persons Homes Act 1954

NOTICE UNDER SECTION 9AA
(MAXIMUM NUMBER OF HOSTEL PLACES)

I, PETER RICHARD STAPLES the Minister of State for Aged, Family and Health Services pursuant to section 9AA of the Aged or Disabled Persons Homes Act 1954, hereby specify the numbers set out in the Schedule to be the maximum number of places for each State and Territory for the period commencing on 1 July 1992 and ending on 30 June 1993.

SCHEDULE

<i>State or Territory</i>	Maximum Bed Number
New South Wales	20 979
Victoria	17 559
Queensland	12 760
South Australia	6 604
Western Australia	5 812
Tasmania	1 589
Northern Territory	191
Australian Capital Territory	784

Dated this 23rd day of July 1992.

P. STAPLES
Minister of State for Aged,
Family and Health Services

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS

I, MARGARET ATKINSON, Acting Director, Compliance Branch, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health, Housing and Community Services for the purposes of Regulation 9 of the Therapeutic Goods Regulations, give notice that the prohibited representation described in paragraph (a) below, being a representation that is necessary for the appropriate use of the therapeutic goods described in paragraph (b) below, may be included either on the label of the package of those goods or in information included in the package in which those goods are contained:

- (a) a representation to the effect that the goods described in paragraph (b) below may be used for the treatment of gastric and duodenal ulcers under medical supervision;
- (b) Carafate Sucralfate 1g Tablets;

supplied as an over-the-counter drug by The Boots Company (Australia) Pty. Limited.

Dated this 24th day September 1992



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

9219462

Commonwealth of Australia

Disability Services Act 1986 (the Act)

Notification of Determination made under section 9C of the Act
(DSA 1-1992).

The Minister for Health, Housing and Community Services made, on
7 October 1992, a determination of standards under section 9C of
the Act. This determination is to have effect from 1 March 1993.

Copies of the Determination can be obtained by writing to:

The Director
Quality Assurance Section
Disability Programs Division
Department of Health, Housing and Community Services
PO Box 9848
CANBERRA CITY ACT 2601

9219463

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953 - SUBSECTION 40AFA(3)

**AMENDMENT OF PRINCIPLES FOR THE CLASSIFICATION OF NURSING HOME
PATIENTS**

AND REPATRIATION NURSING HOME PATIENTS

(PC 2/1992)

I, PETER STAPLES, Minister of State for Aged, Family and Health
Services, pursuant to subsection 40AFA(3) of the National Health
Act 1953 ('the Act') HEREBY REVOKE principle 5 of the principles
determined under subsection 40AFA(3) of the Act on 19 March 1992
and notified in Commonwealth Gazette Number 12 of 25 March 1992.

Dated 17 September 1992


Minister of State For Aged, Family and Health Services

9219464

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

FOOD IRRADIATION AND RADIONUCLIDE CONTAMINATION

The National Food Authority has prepared a proposal to amend the Food Standards Code to develop a standard regulating food-

- . which has been exposed, either deliberately or accidentally, to ionising radiation; and/or
- . which accidentally incorporates radionuclides (any substance which emits ionising radiation);

in the course of its growth, production, manufacture, processing, transport, storage or sale.

The proposed standard will address issues of the contamination of food with radionuclides as well as address the issue of food irradiation (a process used to increase the shelf life of certain foods and to destroy some bacteriological contamination).

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

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

All submissions should be forwarded to the address shown below, to be received by 1 March 1993. Any correspondence or submissions on this matter should quote Proposal No.89.

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

9219465

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

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

WATER

The National Food Authority has prepared a proposal to amend the Food Standards Code to develop a food standard in relation to water (irrespective of physical state) used in food and in food preparation. The proposed standard could deal with issues such as water treatment agents, microbiological standards, and contaminant, residue and purity standards.

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

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

All submissions should be forwarded to the address shown below, to be received by 1 March 1993. Any correspondence or submissions on this matter should quote Proposal No.88.

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

9219466

Industrial Relations

DETERMINATIONS

DEFENCE ACT 1903

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

Notice is hereby given that the following determinations have been made under section 58B of the *Defence Act 1903*. Copies of the determinations can be purchased from the Executive Remuneration and Defence Branch, Government Authorities and Defence Division, Department of Industrial Relations, GPO Box 9879, CANBERRA ACT 2600.

Number and Year made	Description	Date
39 of 92	Recreation leave revision	9/7/92
40 of 92	Travelling leave	14/8/92
41 of 92	Cambodia allowance amendment	14/8/92
42 of 92	Special clothing requirements	2/9/92
43 of 92	Summer schools overseas	2/9/92
44 of 92	Annual review of ADF allowances	4/9/92
45 of 92	Vehicle depreciation	15/9/92
46 of 92	Amendment to Defence Determination 1992/44	10/9/92
48 of 92	Cambodia allowance amendment	22/9/92

9219467

DETERMINATIONS**PUBLIC SERVICE ACT 1922****NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D**

NOTICE is hereby given that the following determinations have been made under section 82D of the *Public Service Act 1922*. Copies of the determinations can be purchased from the Executive Remuneration and Defence Branch, Government Authorities and Defence Division, Department of Industrial Relations, GPO Box 9879, CANBERRA ACT 2600.

Number and Year made	Description	Date
152 of 92	Malmo - removal of allowances	15/7/92
154 of 92	Price Review Pay 5	27/8/92
155 of 92	USA - Club costs and summer schools	31/8/92
156 of 92	Price Review Pay 6	11/9/92
157 of 92	Price Review Pay 2	16/7/92
158 of 92	Overseas Living Allowance - Mexico	16/7/92
159 of 92	Price Review Pay 3	30/7/92
160 of 92	Rent and Utility Contributions	31/7/92
161 of 92	Price Review Pay 4	12/8/92
162 of 92	Amend Leave Centres - Athens	12/8/92
163 of 92	Additional OLA - Mexico	14/8/92
164 of 92	Special clothing requirements	2/9/92
165 of 92	Summer schools overseas	2/9/92
166 of 92	Fares for commencement of schooling	14/9/92
167 of 92	Argentina/Mexico - Exchange rates	14/9/92
169 of 92	Remission of Rent and Utility Contributions	18/9/92
170 of 92	Assisted leave fares	18/9/92
171 of 92	Loss on sale of motor vehicle	18/9/92
172 of 92	Price review pay 7	24/9/92
174 of 92	Yugoslavia - Difficult Post Allowance	1/10/92
LES13 of 92	Denmark - LES Salaries	10/7/92
LES15 of 92	Myanmar - LES Salaries	9/7/92
LES16 of 92	Argentina - LES Salaries	9/7/92
LES17 of 92	Argentina - LES Bonus	9/7/92
LES18 of 92	Malta - LES Salaries	20/7/92
LES19 of 92	Philippines - LES Retirement	24/7/92
LES20 of 92	Kiribati - LES Salary Increases	3/8/92
LES21 of 92	Portugal - LES Benefits Allowance	7/8/92
LES22 of 92	Malta - LES Salaries	18/9/92
LES23 of 92	Hong Kong - LES Salaries	21/8/92
LES24 of 92	Kiribati - LES Salaries	9/9/92
LES25 of 92	Germany/Ireland/Thailand - LES Salaries	9/9/92
LES26 of 92	Amend LES Determinations 1991/23 and 1992/23	14/9/92
LES27 of 92	Czechoslovakia - LES Conditions	9/9/92
LES28 of 92	Portugal - LES Termination Payment	24/9/92
LES29 of 92	Jamaica - LES Salaries	30/9/92

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

AACTORS (THEATRICAL) AWARD 1981

C No. 21234 of 1992

Dated the 21st day of January 1986
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 23 September 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 August 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

A005 V064
PRINT NO. K4711

Clause No.	Subject	Substance of variation
21	TRAVELLING	TRAVELLING ALLOWANCE - MEALS AND INCIDENTALS COMPONENT

Dated this 1st day of October 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

MUSICIANS GENERAL AWARD 1971

C No. 21291 of 1992

Dated the 23rd day of December 1971

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 23 September 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 August 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

M094 V065
PRINT NO. K4679

Clause No.	Subject	Substance of variation
20	TRAVELLING AND TRANSPORTATION	TRAVELLING ALLOWANCE - MEALS AND INCIDENTALS COMPONENT

Dated this 1st day of October 1992

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 33394 of 1990

Dated the 1st day of November 1982

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 22 September 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 26 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

T069 V025
PRINT NO. K3666

Clause No.	Subject	Substance of variation
5	BASE RATE, SUPPLEMENTARY PAYMENTS, ALLOWANCES ETC	EXPENSE RELATED ALLOWANCES
6	TRAVELLING EXPENSES	EXPENSE RELATED ALLOWANCES
14	MEAL TIMES	EXPENSE RELATED ALLOWANCES

Dated this 1st day of October 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

THEATRICAL EMPLOYEES' (LIVE THEATRE AND CONCERT) AWARD 1982

C No. 31609 of 1992

Dated the 20th day of October 1982

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 23 September 1992, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 1 August 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

T131 V038
PRINT NO. K4681

Clause No.	Subject	Substance of variation
21	TRAVELLING	TRAVELLING ALLOWANCE - MEALS AND INCIDENTALS COMPONENT

Dated this 1st day of October 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

THEATRICAL EMPLOYEES' (LIVE THEATRE AND CONCERT) AWARD 1982

C No. 30700 of 1992

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

Notice is hereby given-

- (a) That on 25 September 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 September 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

T131 V039
PRINT NO. K4765

Clause No.	Subject	Substance of variation
2	ARRANGEMENT	LIVE BROADCAST ALLOWANCE
34	ALLOWANCE FOR TRANSMISSION OR RECORDING	LIVE BROADCAST ALLOWANCE

Dated this 1st day of October 1992

Christine Hayward
Deputy Industrial Registrar

9219469

National Occupational Health and Safety Commission Act 1985

Section 38

**DRAFT NATIONAL CODE OF PRACTICE FOR HEALTH CARE WORKERS AND
OTHER PEOPLE AT RISK OF THE TRANSMISSION OF HUMAN
IMMUNODEFICIENCY VIRUS (HIV) AND HEPATITIS B IN THE WORKPLACE**

Pursuant to sub-section 38(4) of the *National Occupational Health and Safety Commission Act 1985*, the National Occupational Health and Safety Commission hereby gives notice that it is proposing to declare a *National Code of Practice for Health Care Workers and Other People at Risk of the Transmission of Human Immunodeficiency Virus (HIV) and Hepatitis B in the Workplace*.

Copies of the *draft* national code of practice may be obtained free of charge by writing to:

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

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

Interested persons are invited to make representations in connection with the draft of the national code of practice before 31 December 1992. Comment should be addressed to:

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

Attention: HIV/Hepatitis B Code Project Officer

9219470

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, REIN PRAKS, 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	30/09/92	01/10/92	02/10/92	03/10/92	04/10/92	05/10/92	06/10/92	
Austria	Schillings	7.0798	7.0690	7.1626	7.1626	7.1626	7.0859	7.2110	
Belgium/Lux	Francs	20.6900	20.7800	21.0100	21.0100	21.0100	20.7900	21.1400	
Brazil	Cruzado	4519.0300	4547.4100	4638.2000	4638.2000	4638.2000	4679.1800	4764.9700	
Canada	Dollars	.8905	.8871	.8964	.8964	.8964	.8953	.8997	
China	Yuan	3.9161	3.9047	3.9343	3.9343	3.9343	3.9272	3.9624	
Denmark	Kroner	3.8935	3.9085	3.9426	3.9426	3.9426	3.9011	4.0015	
EC	ECU	.5134	.5179	.5207	.5207	.5207	.5175	.5252	
Fiji	Dollar	1.0717	1.0694	1.0775	1.0775	1.0775	1.0764	1.0819	
Finland	Markka	3.2019	3.2041	3.2399	3.2399	3.2399	3.2048	3.2750	
France	Francs	3.3974	3.4149	3.4433	3.4433	3.4433	3.4091	3.4828	
Germany	Deutschmarks	1.0059	1.0097	1.0175	1.0175	1.0175	1.0051	1.0268	
Greece	Drachmae	128.5900	129.1400	131.1900	131.1900	131.1900	129.9500	132.3800	
Hong Kong	Dollars	5.5133	5.4966	5.5385	5.5385	5.5385	5.5293	5.5715	
India	Rupees	20.1839	20.1188	20.2972	20.2972	20.2972	20.2891	20.4133	
Indonesia	Rupiah	1452.0000	1448.3000	1460.3000	1460.3000	1460.3000	1458.1000	1470.0000	
Ireland	Pounds	.3841	.3833	.3879	.3879	.3879	.3866	.3909	
Israel	Shekel	1.7764	1.7394	1.7476	1.7476	1.7476	1.7444	1.7630	
Italy	Lire	855.7200	878.1200	891.5900	891.5900	891.5900	892.4800	951.8600	
Japan	Yen	85.0300	85.4900	85.6700	85.6700	85.6700	85.2800	86.3400	
Korea	Won	562.0200	559.4400	563.0700	563.0700	563.0700	562.2400	566.5700	
Malaysia	Dollar	1.7810	1.7769	1.7905	1.7905	1.7905	1.7862	1.8008	
Netherlands	Guilder	1.1304	1.1340	1.1464	1.1464	1.1464	1.1336	1.1548	
New Zealand	Dollar	1.3273	1.3162	1.3196	1.3196	1.3196	1.3136	1.3227	
Norway	Kroner	4.0746	4.1164	4.1446	4.1446	4.1446	4.1067	4.2095	
Pakistan	Rupee	17.6900	17.6500	17.7800	17.7800	17.7800	17.7500	17.8900	
PNG	Kina	.6871	.6859	.6906	.6906	.6906	.6895	.6931	
Philippines	Peso	17.8600	17.8100	17.9100	17.9100	17.9100	17.8700	17.6700	
Portugal	Escudo	89.5700	89.3900	89.9500	89.9500	89.9500	90.1200	90.7400	
Singapore	Dollar	1.1362	1.1320	1.1427	1.1427	1.1427	1.1381	1.1476	
Solomon Is.	Dollar	2.1025	2.1013	2.1203	2.1203	2.1203	2.1153	2.1268	
South Africa	Rand	2.0089	2.0002	2.0163	2.0163	2.0163	2.0205	2.0385	
Spain	Peseta	70.3700	70.6700	71.7100	71.7100	71.7100	71.8700	72.8700	
Sri Lanka	Rupee	31.0300	30.9600	31.1900	31.1900	31.1900	31.1400	31.3700	
Sweden	Krona	3.7755	3.7842	3.8278	3.8278	3.8278	3.8067	3.9069	
Switzerland	Franc	.8745	.8839	.8893	.8893	.8893	.8803	.8948	
Taiwan	Dollar	17.9900	17.9000	18.0400	18.0400	18.0400	18.0400	18.1900	
Thailand	Baht	17.9100	17.8700	18.0100	18.0100	18.0100	17.9600	18.1000	
UK	Pounds	.3978	.4042	.4109	.4109	.4109	.4158	.4208	
USA	Dollar	.7134	.7117	.7171	.7171	.7171	.7158	.7212	

REIN PRAKS
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
7/10/92

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 41 OF 1992

CUSTOMS ACT 1901

I, FRANCIS IVOR KELLY, Comptroller-General of Customs, pursuant to section 4A and paragraph 164(4AA)(a) of the Customs Act 1901 and section 4AA and paragraph 78A(4AA)(a) of the Excise Act 1901 hereby approve the attached "Application for Diesel Fuel Rebate - Initial Application" as the approved form for the purpose of an initial application for diesel fuel rebate. The form is approved for use on and from 19 October 1992.

This form replaces the previous initial application form which I approved on 3 November 1989.

Dated this *SIXTH* day of *OCTOBER* 1992.


Comptroller-General

9219472

COMMONWEALTH OF AUSTRALIA

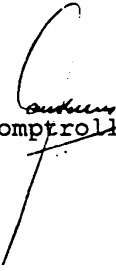
INSTRUMENT OF APPROVAL NO. 42 OF 1992

CUSTOMS ACT 1901

I, FRANCIS IVOR KELLY, Comptroller-General of Customs, pursuant to section 4A and paragraph 164(4AA)(a) of the Customs Act 1901 and section 4AA and paragraph 78A(4AA)(a) of the Excise Act 1901 hereby approve the attached "Supplementary Application for Diesel Fuel Rebate" as the approved form for the purpose of a supplementary application for diesel fuel rebate. The form is approved for use on and from 2 November 1992.

This form replaces the previous supplementary application form which I approved on 9 May 1989.

Dated this SIXTH day of OCTOBER 1992.


Comptroller-General

9219473

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PARTS II AND III OF SCHEDULE 4

BY-LAWS NOS. 9240070 TO 9240078

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.

In a by-law set out in the Schedule hereto -

"security" means that security shall be given to and to the satisfaction of the Collector and that the giving of such security is a condition subject to which that by-law item applies to the goods or the class or kind of goods so conditioned.

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. 9240070

Item 22
Part II of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240070.
2. This by-law shall take effect on and from 1 September 1992.
3. Item 22 in Part II of Schedule 4 to the *Customs Tariff Act 1987* applies to goods and parts therefor, that are for use directly in the exploration for petroleum or natural gas or in the development of petroleum or natural gas

wells, to the stage where the wellhead assembly is attached, under security, being special purpose vehicles classified under tariff heading 8705, as specified below:

- (i) high pressure cement pumping units - truck mounted;
- (ii) seismic vibrator units - truck mounted;
- (iii) seismic vibrator units - mounted on articulated sandbuggy;
- (iv) seismic recording units - truck mounted,

but not including the following when imported separately:

- (i) engines and parts therefor;
- (ii) transmissions;
- (iii) axles;
- (iv) tyres.

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. 9240071

Item 22
Part II of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240071.
2. This by-law shall take effect on and from 1 September 1992.
3. Item 22 in Part II of Schedule 4 to the *Customs Tariff Act 1987* applies to goods that are for use directly in the exploration for petroleum or natural gas or the development of petroleum or natural gas wells, to the stage where the wellhead assembly is attached, under security, as follows:
 - (i) blow out preventers;
 - (ii) dynamic positioning and anchoring devices and controls and parts therefor, being devices of a kind designed for use on floating structures (when having a drilling rig mounted thereon) to maintain the position of that rig over the hole;
 - (iii) hole openers of a kind used to enlarge pilot holes;
 - (iv) oilwell casing or tubing (including casing or tubing with couplings), conforming to either of the following:
 - (a) API Specifications 5CT;
 - (b) manufacturers' material Specification CR9, CR13, CR22 or CR25 with other requirements to API Specifications 5CT,

but not including either of the following:

- (a) plain end casing or tubing;
- (b) casing with connectors.

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. 9240072

Item 27
Part II of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240072.
2. This by-law shall take effect on and from 1 November 1992.
3. Item 27 in Part II of Schedule 4 to the *Customs Tariff Act 1987* applies to handicrafts that are fabrics and articles, made up from fabric or yarn, that are hand crocheted, hand knitted, hand netted or hand woven and contain not less than 90% by weight of natural fibres, being goods the Collector is satisfied are made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by non-mechanical non-powered tools held in the hand; or
 - (iii) if fabrics, produced on hand or foot powered looms.
4. This by-law also applies to:
 - (1) textile fabrics printed or dyed according to:
 - (i) the traditional batik method;
 - (ii) the traditional tie and dye method;
 - (iii) the traditional hand block printing method; or
 - (iv) the traditional kalamkari printing method;
 - (2) goods made up by hand from the fabrics mentioned in sub-paragraph (1) above, being goods the Collector is satisfied are made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by non-mechanical non-powered tools held in the hand; and
 - (3) other textile goods printed or dyed in accordance with a method mentioned in sub-paragraph (1) above, other than goods to which a subitem in Schedule 5 describing industrial crafts is expressed to apply.

5. For the purposes of this by-law:

- (1) (i) a reference to the "traditional batik method" means the treatment of white or unbleached goods using the following process:
 - (a) application of wax;
 - (b) dyeing or painting, by hand; and
 - (c) removal of wax by boiling;
- (ii) for the purposes of paragraph 5 (1) (i) the entire goods must be subjected to the "traditional batik method";

(2) a reference to the traditional "tie and dye method" means:

- (a) the transfer of a design by tracing a motif;
- (b) tying of knots within the design; and
- (c) hand dyeing;

(3) a reference to the "traditional hand block printing method" means the repeated application by hand of a colour to textiles with a design cut or otherwise raised in relief on a block;

(4) a reference to the "traditional kalamkari printing method" means:

- (a) the application by hand of a colour to textiles with a design cut or otherwise raised in relief on a block; and
- (b) a subsequent further colouring of the motif by brush held in the hand.

6. For the purposes of the operation of paragraph 3 or 4 in relation to goods, the incorporation or inclusion in the goods of materials or components of a minor nature that are essential to the assembly or normal operation of the goods shall be disregarded.

7. This by-law does not apply to:

- (a) curtains classified under 6303 of Schedule 3; or
- (b) all towels and towelling.

8. 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.

9. Customs By-law No. 9040047, published in Gazette No. GN 50 of 19 December 1990, will cease to have effect on 1 November 1992.

BY-LAW NO. 9240073Item 45
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240073.
2. This by-law shall take effect on and from 12 December 1990.
3. Item 45 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to 4 x 4 drive articulated telescopic ejector dump trucks, complying with all the following:
 - (a) minimum working height of 1.6 m or less;
 - (b) chain drive to rear axle only;
 - (c) payload body being integral part of the chassis;
 - (d) designed for underground mining in gaseous conditions,

being trucks having a minimum nominal load capacity of not less than 9.5 t and a maximum load capacity of not more than 12.7 t.

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.
5. Customs By-law No. 9240049, published in Gazette No. GN 29 of 22 July 1992, is hereby revoked.

BY-LAW NO. 9240074Item 45
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240074.
2. This by-law shall take effect on and from 1 July 1989.
3. Item 45 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to gears and transmission shafts for use in the manufacture or repair of longwall shearers.
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. 9240075

Item 45
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240075.
2. This by-law shall take effect on and from 12 March 1991.
3. Item 45 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to parts, including replacement parts, for the Kemerton Titanium Dioxide Production Project, designed to be used for the production of titanium dioxide utilising the chloride technology route, being parts of any of the following equipment:
 - (a) dense phase raw materials feed systems;
 - (b) chlorination;
 - (c) purification;
 - (d) oxidation;
 - (e) gas scrubbing;
 - (f) effluent treatment;
 - (g) steam, cooling and soft water production;
 - (h) oxygen and nitrogen production; or
 - (i) chlorine production,other than centrifugal pumps designed for use in the water cooling tower segment of the 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.
5. Customs By-law No. 9240030, published in Gazette No. GN 21 of 27 May 1992, is hereby revoked.

BY-LAW NO. 9240076

Item 45
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240076.
2. This by-law shall take effect on and from 1 February 1992.
3. Item 45 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to components for the Kwinana Nickel Refinery Project.

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. 9240077

Item 45^{*}
Part III of Schedule 4


1. This by-law may be cited as Customs By-law No. 9240077.
2. This by-law shall take effect on and from 1 April 1992.
3. Item 45 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to spare parts for the Kwinana Nickel Refinery Project, as follows:
 - (a) commissioning spares;
 - (b) initial service spares;
 - (c) standby 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. 9240078

Item 46
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9240078.
2. This by-law shall take effect on and from 31 December 1991.
3. Item 46 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to hydrostatic transmission side roll irrigators, capable of totally irrigating rectangular fields up to a maximum of 40 acres.
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 07th day of October 1992


GRAHAM CRUTTENDEN
Delegated of the Comptroller-
General of Customs

**REVOCATION OF AIR AND SEA DEPOTS APPOINTED UNDER SECTION 17 (b) OF
THE CUSTOMS ACT 1901**

Revocation Notice RS20

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, hereby revoke from the Schedule to Customs Appointment Notice AS43 appearing in Commonwealth of Australia Gazette No GN 3 of 22 January 1992, Cold Storage International, which was originally appointed as a place for the examination of goods on landing under Section 17 (b) of the Customs Act.

Dated this 29th day of September 1992

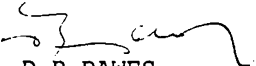


D.B.DAWES
Regional Manager
Barrier Control

**APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901**

Appointment Notice AS47

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 26th day of September 1992


D.B. DAWES
Regional Manager
Barrier Control

THE SCHEDULEPlaceLocation

Safrate International Pty Ltd

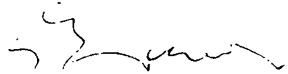
That part of the premises which is indicated by hatching on the Scale Drawing No. S47a, and is situated on land at present known as 2 Comely Street, Export Park, Adelaide Airport, South Australia, as indicated on Drawing No. S47b. The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901

Appointment Notice AS48

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 23rd day of September 1992



D.B.DAWES
Regional Manager
Barrier Control

THE SCHEDULE

Place

Mile End Fuel Supply
Co Pty Ltd

Location

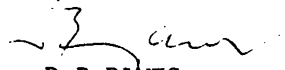
That part of the premises which is indicated by hatching on the Scale Drawing No. S48a, and is situated on land at present known as 70 Rosewater Terrace, Ottoway, South Australia, as indicated on Drawing No. S48b.
The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

**APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901**

Appointment Notice AS49

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 29th day of September 1992



D.B.DAWES
Regional Manager
Barrier Control

THE SCHEDULE

Place

G & V Container
Packers Pty. Ltd

Location

That part of the premises which is indicated by hatching on the Scale Drawing No. S49a, and is situated on land at present known as 316-326 Cormack Road, Wingfield, South Australia, as indicated on Drawing No. S49b. The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901

Appointment Notice AS50

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 22 day of September 1992



D.B. DAWES
Regional Manager
Barrier Control

THE SCHEDULE

Place

Location

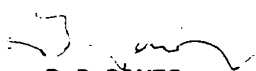
Burlington Air
Express (Aust)
Pty. Ltd.

That part of the premises which is indicated by hatching on the Scale Drawing No. S50a, and is situated on land at present known as Unit 3, Bldg A, Corbett Court, Export Park, Adelaide Airport, as indicated on Drawing No. S50b. The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

**APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901**

Appointment Notice AS51

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 29th day of September 1992


D.B. DAWES
Regional Manager
Barrier Control

THE SCHEDULEPlace

Symons & Clark
Transport Pty Ltd

Location

That part of the premises which is indicated by hatching on the Scale Drawing No. S51a, and is situated on land at present known as 13 Francis St, Port Adelaide, South Australia, as indicated on Drawing No. S51b.
The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

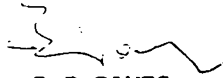
9219475

APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901

Appointment Notice AS52

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this day of October 1992



D.B. DAWES
Regional Manager
Barrier Control

THE SCHEDULE

Place

Emery Air Freight Corporation, trading as Emery Worldwide, A CF Company.

Location

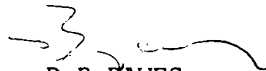
That part of the premises which is indicated by hatching on the Scale Drawing No. S52a, and is situated on land at present known as 73 Welland Avenue, Welland, South Australia, as indicated on Drawing No. S52b.
The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

APPOINTMENT OF AIR AND SEA DEPOTS UNDER SECTION 17 (b) OF THE
CUSTOMS ACT 1901

Appointment Notice AS53

I, DANIEL BYRON DAWES, being a delegate of the Comptroller-General of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 15th day of October 1992


D.B. DAWES
Regional Manager
Barrier Control

THE SCHEDULE

Place

TNT Express Worldwide,
a division of TNT Express
Worldwide (Australia) Pty.
Ltd.

Location

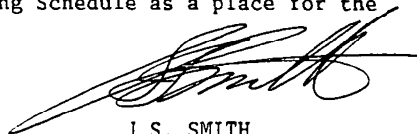
That part of the premises which is indicated by hatching on the Scale Drawing No. S53a, and is situated on land at present known as 2 Hamra Drive, Export Park, Adelaide Airport, South Australia, as indicated on Drawing No. S53b. The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

9219476

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

APPOINTMENT NOTICE NO.W46

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



J.S. SMITH
Regional Manager, Barrier Control
Western Australia

Dated this 2nd day of October 1992

S C H E D U L E

Premises name:

Location:

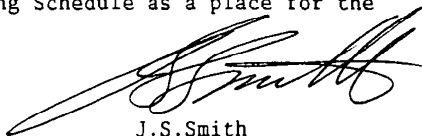
A.T.S. Agencies

That part of the building which is indicated by hatching on scale drawing No.W78, held by Supervisor Air Cargo, Perth Airport, and is situated on land at present known as 1 Reggio Street Kewdale WA 6105.

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

REVOCATION NOTICE NO. W40

I, JAMES SIDNEY SMITH, Delegate of the Comptroller-General of Customs, hereby revoke the place identified in the following Schedule as a place for the examination of goods on landing.



J.S. Smith
Regional Manager, Barrier Control
Western Australia

Dated this 2nd day of October 1992

S C H E D U L E

Premises name:

Location:

A.T.S. Agencies

16 Kewdale Road
Kewdale WA 6105

9219477

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Department of Primary Industries and Energy Wheat Marketing Act 1989

Determination of the Aggregate Estimated Net Pool Return from Wheat of the 1992/93 Season

Pursuant to and in accordance with Section 78 of the *Wheat Marketing Act 1989*, and having regard to information provided by the Australian Wheat Board and the Australian Bureau of Agricultural and Resource Economics, I, SIMON CREAN, Minister for Primary Industries and Energy, hereby determine the aggregate estimated net pool return from wheat of the 1992-93 season to be \$A1,330.82 million.

Dated this 30th day of September 1992.



SIMON CREAN
Minister of State for Primary
Industries and Energy

9219478

AUSTRALIAN AGRICULTURAL & VETERINARY



**AUSTRALIAN AGRICULTURAL AND VETERINARY
CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN AGRICULTURAL
CHEMICAL PRODUCT**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988,
the Council hereby gives notice that it has issued a certificate of
clearance in respect of the following product, with effect from **30 SEP 1992**

PRODUCT DESCRIPTION

Distinguishing Name

**BAYER LAWN BEETLE KILLER GRANULAR
INSECTICIDE**

Formulation Type

Granules containing 50g/kg fenamiphos.

Issued to

**Bayer Australia
875 Pacific Highway
PYMBLE NSW 2073**

CONDITIONS OF CLEARANCE

Use

For Control Of African Black Beetle In Lawns And Turf.

Variation to conditions of clearance to include Victoria.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL**

**NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT
VARIATION OF CONDITIONS**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from 24 September 1992.

PRODUCT DESCRIPTION

Distinguishing Name
SEMEVIN 500 SEED DRESSING
INSECTICIDE

Formulation Type
Aqueous suspension concentrate
containing 500g/L thiodicarb

Issued to
Rhone-Poulenc Rural Australia Pty Ltd
3-5 Railway Street
BAULKHAM HILLS NSW 2153

CONDITIONS OF CLEARANCE

Use
Control of thrips in cotton and soil insects in
maize, sorghum and sweetcorn.

Maximum Rate of Use
Cotton: 1.0L/100kg seed
Maize, sorghum, sweetcorn: 1.5L/100kg seed

Method of Application
Mixing with seed coating equipment

Maximum Residue Limits

thiodicarb

- *0.1 maize, sweet corn, cottonseed,
cottonseed oil, sorghum
- *0.02 eggs
- *0.05 milk, meat

Table 3

- P50 maize fodder, sorghum forage
- P20 maize forage
- P5 sorghum straw and fodder, dry

Withholding Periods
Not required

Environmental Safety

Do not feed treated seed or otherwise expose to wild or domestic birds. Hazardous to fish. Do not contaminate streams, rivers or waterways with the chemical, used containers or bags which have held treated seed.

Operator Protection

When opening the container, preparing spray and using the prepared spray, wear cotton overalls buttoned to the neck and wrist and washable hat, elbow length PVC gloves and impervious footwear, and half-face respirator with combined dust and gas cartridge (canister).

**AUSTRALIAN AGRICULTURAL AND VETERINARY
CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF A VETERINARY
CHEMICAL PRODUCT**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from **24 SEP 1992**

PRODUCT DESCRIPTION

Distinguishing Name

FLEA DERM KNOCK DOWN FLEA SPRAY FOR DOGS AND CATS

Formulation Type

Liquid containing 1g/L Pyrethrins and 10g/L Piperonyl butoxide

Issued to

Virbac (Australia) Pty Limited

CONDITIONS OF CLEARANCE

Use

An insecticidal spray for the control of fleas and lice on dogs and cats. Aids in the control of ticks. (Not the paralysis tick [*Ixodes holocyclus*])

Use Level

Apply as required, daily as a spray to entire body

Method of Application

Topical spray holding container approx 15 cm from the skin

Poisons Scheduling

Piperonyl butoxide - Appendix B

Maximum Residue Limit

Not applicable.

Withholding Period

Not applicable

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL**

**NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT
VARIATION OF CONDITIONS**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from 24 September 1992.

PRODUCT DESCRIPTION

Distinguishing Name

DU PONT BRUSH-OFF BRUSH CONTROLLER (BRUSH-OFF)

Formulation Type

Dry flowable

Issued to

DuPont (Australia) Limited
168 Walker Street
NORTH SYDNEY NSW 2060

CONDITIONS OF CLEARANCE

Use

For the control of certain brush species in pasture, rights of way and commercial and industrial areas as per Direction of Use

Maximum Rate of Use

Aerial: 160g/ha

Boom: 80g/ha

Hand gun: 15g/100L

Gas gun: 2g/L

Method of Application

Ground spray and aerial application by helicopter

Maximum Residue Limits

met-sulfuron-methyl

*0.1 meat, milk, edible offal (mammalian)
1 Straw, fodder (dry) and hay of cereal grains and other grass-like plants; forage of cereal grains and other grass-like plants (pasture)

Withholding Periods

Not required

Environmental Safety

Do not contaminate streams, rivers or waterways with the chemical or used containers.

Operator Protection

Avoid contact with eyes and skin. Do not inhale dust or spray mist.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL**

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL**

**NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**
Pursuant to the Agricultural and Veterinary
Chemicals Act 1988, the Council hereby gives
notice that it has issued a certificate of
clearance in respect of the following product,
with effect from September 1992.

**NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**
Pursuant to the Agricultural and Veterinary
Chemicals Act 1988, the Council hereby gives
notice that it has issued a certificate of
clearance in respect of the following product,
with effect from September 1992.

PRODUCT DESCRIPTION

PRODUCT DESCRIPTION

Distinguishing Name
BRAVO 720 FUNGICIDE

Distinguishing Name
BRAVO 500 FUNGICIDE

Formulation Type
Suspension concentrate - 720g/L chlorothalonil

Formulation Type
Suspension concentrate - 500g/L chlorothalonil

Issued to
Incitec Ltd
Port Wakefield Road
Parafield Gardens
SA 5107
and
ISK Biotech Oceania Pty Ltd
5 Hamilton Street
Gisborne VIC 3437

Issued to
Incitec Ltd
Port Wakefield Road
Parafield Gardens
SA 5107
and
ISK Biotech Oceania Pty Ltd
5 Hamilton Street
Gisborne VIC 3437

CONDITIONS OF CLEARANCE

CONDITIONS OF CLEARANCE

Use
An extension of use of a currently registered
product for the control of a range of fungal
diseases in cucurbits.

Use
An extension of use of a currently registered
product for the control of a range of fungal
diseases in cucurbits.

Maximum Rate of Use/Application Method
220mL/100L and 3.5L/ha
Ground and aerial spray application

Maximum Rate of Use/Application Method
320mL/100L and 5L/ha
Ground and aerial spray application

Maximum Residue Limits
chlorothalonil - 5mg/kg fruiting vegetables,
cucurbits

Maximum Residue Limits
chlorothalonil - 5mg/kg fruiting vegetables,
cucurbits

Withholding Periods
Fruiting vegetables and cucurbits - Do not
apply later than 1 day before harvest
Environmental Safety
Dangerous to fish. Do not contaminate dams,
rivers, drains or streams with the chemical or
used container.
Operator Protection
Avoid contact with eyes and skin. Do not
inhale spray mist. After use and before eating,
drinking or smoking, wash hands, arms and
face thoroughly with soap and water.

Withholding Periods
Fruiting vegetables and cucurbits - Do not
apply later than 1 day before harvest
Environmental Safety
Dangerous to fish. Do not contaminate dams,
rivers, drains or streams with the chemical or
used container.
Operator Protection
Avoid contact with eyes and skin. Do not
inhale spray mist. After use and before eating,
drinking or smoking, wash hands, arms and
face thoroughly with soap and water.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from 1st OCTOBER 1992.

PRODUCT DESCRIPTION

Distinguishing Name
MELPAT COPPOX AGRICULTURAL
FUNGICIDE/BACTERICIDE

Formulation Type
Wettable powder
850 g/kg Copper Oxychloride

Issued To
Melpat International Trading Company
46 Beckley Circle
Leeming WA 6149

CONDITIONS OF CLEARANCE

Use
For the control of certain diseases
in a variety of fruit and vegetable crops,
as per the Directions for Use.

Use Level
Ranging from 175 grams to 500 grams
of product per 100 litres of water.

Maximum Residue Limit
Copper - 10.0 mg/kg for 'All other
foods'.

Withholding Period
Do not apply later than 1 day before
harvest.

Method of Application
Apply by sprayer.

**Protection of Wildlife, Fish, Crustacea
and Environment**
Do not contaminate streams, rivers, or
waterways with the product or used
containers.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from 18th SEPTEMBER 1992.

PRODUCT DESCRIPTION

Distinguishing Name
INSEGAR 250 W INSECT GROWTH
REGULATOR

Formulation Type
Wettable Powder containing
250g/kg Fenoxycarb

Issued To
Ciba-Geigy Australia Limited
140-150 Bungaree Road
Wentworthville NSW 2145

CONDITIONS OF CLEARANCE

Use
For the control of Codling moth and
Light Brown Apple moth in apples and
pears.
Aids in the control of San Jose scale.

Use Level
20 or 40 grams per 100 litres of water.

Maximum Residue Limit
Fenoxycarb 2.0 mg/kg pome fruits.

Withholding Period
Do not apply later than 14 days before
harvest.

Method of Application
Apply by high volume (dilute) sprayer
or by concentrate (up to 4 times) sprayer.

Protection of Livestock and Environment
Do not treat during bloom to prevent
contamination of pollen and possible effects on
the brood of honey bees.
Do not contaminate rivers, dams or streams with
the product or used containers.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**

Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from 1st OCTOBER 1992.

PRODUCT DESCRIPTION

Distinguishing Name
TIMBERGUARD TIMBER PRESERVATIVE

Formulation Type
Gel containing
200g/kg Disodium Octaborate Tetrahydrate
140g/kg Orthoboric Acid
10g/kg Benzalkonium Chloride

Issued To
Interchem Chemical Manufacturers
87 Wentworth Street
Port Kembla NSW 2505

CONDITIONS OF CLEARANCE

Use
For the preservation of timber against insects and decay. For the treatment of mould on masonry and concrete.

Use Level
One litre of product per 3-7 sq. metres.

Maximum Residue Limit
Not applicable.

Withholding Period
Not applicable.

Method of Application
Apply by brush or roller.

Caution
Do not contaminate streams, rivers, or waterways with the product or used containers.

**AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL**

**NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT**
Pursuant to the Agricultural and Veterinary Chemicals Act 1988, the Council hereby gives notice that it has issued a certificate of clearance in respect of the following product, with effect from September 1992.

PRODUCT DESCRIPTION

Distinguishing Name
BRAVO W750 FUNGICIDE

Formulation Type
Wettable powder - 750g/kg chlorothalonil

Issued to
Incitec Ltd
Port Wakefield Road
Parafield Gardens
SA 5107
and
ISK Biotech Oceania Pty Ltd
5 Hamilton Street
Gisborne VIC 3437

CONDITIONS OF CLEARANCE

Use
An extension of use of a currently registered product for the control of a range of fungal diseases in cucurbits.

Maximum Rate of Use/Application Method
220g/100L and 3.3kg/ha
Ground and aerial spray application

Maximum Residue Limits
chlorothalonil - 5mg/kg fruiting vegetables,
cucurbits

Withholding Periods
Fruiting vegetables and cucurbits - Do not apply later than 1 day before harvest

Environmental Safety
Dangerous to fish. Do not contaminate dams, rivers, drains or streams with the chemical or used container.

Operator Protection
Avoid contact with eyes and skin. Do not inhale dust or spray mist. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water.

AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT

Pursuant to the Agricultural and Veterinary
Chemicals Act 1988, the Council hereby gives
notice that it has issued a certificate of clearance
in respect of the following product, with effect
from 9th SEPTEMBER 1992.

PRODUCT DESCRIPTION

Distinguishing Name
STOP*GARDEN*CRYSTALS -
DOG & CAT REPELLENT

Formulation Type
Crystals containing 25g/kg Methyl
Nonyl Ketone

Issued To
Companion Pet Products
110 Lavarack Avenue
Eagle Farm Qld 4007

CONDITIONS OF CLEARANCE

Use
For repelling dogs and cats from the
garden.

Method of Application
Scatter crystals on lawn.

AUSTRALIAN AGRICULTURAL AND
VETERINARY CHEMICALS COUNCIL
NOTICE OF CLEARANCE OF AN
AGRICULTURAL CHEMICAL PRODUCT

Pursuant to the Agricultural and Veterinary
Chemicals Act 1988, the Council hereby gives
notice that it has issued a certificate of clearance
in respect of the following product, with effect
from

PRODUCT DESCRIPTION

Distinguishing Name
ICI CROP CARE VINCIT C
SEED PROTECTANT

Formulation Type
Powder containing 25 g/kg Flutriafol and
4 g/kg Cypermethrin.

Issued To
ICI Crop Care
1 Nicholson Street
Melbourne Vic 3001

CONDITIONS OF CLEARANCE

Use
Extension of use as a seed dressing for treatment
of barley, oats, wheat and triticale into
Western Australia.

9219483

Social Security

STATUTORY INSTRUMENT NO 46 OF 1992

COMMONWEALTH OF AUSTRALIA

SOCIAL SECURITY ACT 1991

DETERMINATION UNDER SECTION 1315

I, NEAL BLEWETT, Minister of State for Social Security:

- (i) under paragraph 1315(1)(b) of the Social Security Act 1991 (the Act), revoke the guidelines dated 11 October 1989 under subsection 19(4B) of the Social Security Act 1947; and
- (ii) under paragraph 1315(1)(a) of the Act, set the following guidelines for the purposes of paragraph 1314(1)(a) of the Act.

Clause 1

The Secretary may give a certificate under paragraph 1314(1)(a) of the Act for the disclosure of information about a person if, and only if:

- (1) where the relevant information has been sought:
 - (a) the information cannot reasonably be obtained from a source other than the Department of Social Security (the Department); and
 - (b) the person or organisation seeking the information has an interest in obtaining it and, in the case of an organisation, the request is made by a senior officer of the organisation;
- (2) the relevant information cannot be disclosed otherwise under subsection 1314(1) of the Act; and
- (3) a condition mentioned in clause 2 is satisfied.



(initials)

6 / 10 / 92

Instrument No 92/46

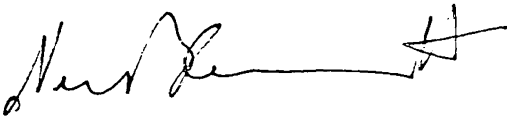
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Clause 2

- (1) There are reasonable grounds for believing that the disclosure is necessary to prevent or lessen a serious and imminent threat to the life or health of the person concerned or of another person.
- (2) The disclosure is reasonably necessary for the enforcement of the criminal law or of a law imposing a pecuniary penalty, or for the protection of the public revenue.
- (3) The disclosure concerns a deceased person, a missing person or an abducted person and is necessary:
 - (a) to assist a court, coronial enquiry, Royal Commission, department, or any other authority of a State or a Territory in relation to the death or whereabouts of the person;
 - (b) to assist in locating a relative, beneficiary or next-of-kin of the person; or
 - (c) to assist a relative, beneficiary or next-of-kin of the person,

unless there are reasonable grounds for believing that the person does not or would not want the information disclosed.

Dated this ^{October} ~~sixth~~ day of ~~September~~ 1992



NEAL BLEWETT
Minister for Social Security

Transport and Communications

Commonwealth of Australia


Telecommunications Act 1991

Telecommunications (International Code of Practice) Direction No. 1 of 1992

ICPD 1/1992

I, BOB COLLINS, Minister of State for Transport and Communications, give the following direction to the Australian Telecommunications Authority under subsection 50 (1) of the *Telecommunications Act 1991*.

Dated 12 Oct 1992.



Minister of State for Transport and Communications

Citation

1. This direction may be cited as the Telecommunications (International Code of Practice) Direction.

Interpretation

2. In this direction, unless the contrary intention appears:

“Act” means the *Telecommunications Act 1991*;

“agreement” means a contract, agreement, arrangement or understanding that is made in or outside Australia;

“Code” means the Telecommunications International Code of Practice determined under subsection 77 (1) of the Act;

“market” means a market in Australia or outside Australia;

“operator” means an international telecommunications operator.

2 *Telecommunications International Code of Practice Direction*

Registration of agreements

3. If a carrier gives information to AUSTEL under clause 6 of the Code, AUSTEL must make a record of the information.

Investigation of complaints about carriers

4. (1) This clause applies to AUSTEL if it proposes to investigate a matter of a kind referred to in paragraph 333 (d) of the Act.

(2) If a person complains to AUSTEL under subsection 334 (1) of the Act that a carrier has contravened clause 5 of the Code in its dealings with an operator, AUSTEL must consider the following matters to decide whether to investigate the complaint:

- (a) the nature of the market in which the operator supplies telecommunications services;
- (b) the amount and kind of evidence provided by the complainant;
- (c) the difficulty that the complainant may have had in obtaining evidence of a contravention of the Code.

(3) For the purposes of subsection 337 (2) of the Act, AUSTEL must, as part of its investigation of a matter, consider whether it would be appropriate to direct the carrier in accordance with clause 5.

Directions in relation to a contravention of the Code

5. (1) If AUSTEL considers that a contravention of the Code has occurred, AUSTEL may direct the carrier that has contravened the Code, or that is affected by the contravention:

- (a) to make an agreement with an operator on specific accounting rates for any international telecommunications service supplied under the agreement; or
- (b) to make an agreement with an operator in relation to allocating all or part of the operator's telecommunications traffic to carriers in a particular manner; or
- (c) to act in its dealings with the operator in a particular manner to prevent a misuse of market power or the continuation of a misuse of market power.

[NOTE: Under the Code, the carrier is required to implement a direction by AUSTEL.]

Telecommunications International Code of Practice Direction 3

(2) If AUSTEL considers that a carrier has contravened the Code in a manner that it cannot rectify by giving a direction under subsection 79 (1) of the Act, AUSTEL must inform the Minister:

- (a) that AUSTEL considers that there has been a contravention of the Code; and
- (b) of the reason why AUSTEL considers that there has been a contravention of the Code; and
- (c) of the reason why AUSTEL is unable to rectify it.

(3) If AUSTEL gives a carrier a direction under subsection 79 (1) of the Act, AUSTEL must give a copy of that direction to the Minister and to all carriers.

(4) A failure by AUSTEL to comply with subclause (3) does not affect the validity of the direction.

Confidentiality of information and documents

6. (1) If AUSTEL directs a carrier under section 400 of the Act to give it information or a document in relation to the carrier's compliance with the Code, AUSTEL must treat the information or document as having been given to it in confidence.

(2) Subclause (1) does not prevent AUSTEL from disclosing information or a document given to it under section 400 of the Act to the Minister or the Department.

(3) Subclause (1) does not prevent AUSTEL from disclosing information or a document given to it under section 400 of the Act to all or part of the telecommunications industry if AUSTEL considers that giving the information or document will promote the objects of the Act.

(4) A carrier that gives information or a document to AUSTEL (in this clause referred to as "**the relevant carrier**") may:

- (a) inform AUSTEL that, in the relevant carrier's opinion, specific information or a specific document (in this clause referred to as "**the nominated information**") contains confidential commercial information; and
- (b) if AUSTEL has not disclosed the nominated information to all or part of the telecommunications industry under subclause (3)—ask AUSTEL not to disclose it to all or a specific part of the industry.

4 *Telecommunications International Code of Practice Direction*

(5) If AUSTEL proposes to disclose nominated information under subclause (3), AUSTEL must:

- (a) inform the relevant carrier:
 - (i) that AUSTEL proposes to disclose the nominated information; and
 - (ii) of each person to whom it proposes to disclose the nominated information (in this clause referred to as a “recipient”); and
 - (iii) that the carrier may ask AUSTEL under subclause (4) not to disclose the nominated information; and
- (b) if the relevant carrier asks AUSTEL not to disclose the nominated information—inform each recipient:
 - (i) of the general nature of the matters to which the nominated information relates; and
 - (ii) that the relevant carrier has asked AUSTEL not to disclose the nominated information; and
- (c) ask each recipient whether it objects to AUSTEL complying with the relevant carrier’s request.

(6) If a recipient objects to AUSTEL complying with the relevant carrier’s request:

- (a) the recipient may inform AUSTEL of its objection, and of the reasons for it, within a reasonable time after AUSTEL asks the recipient under paragraph (5) (c); and
- (b) AUSTEL may invite the relevant carrier and the recipient to make further submissions in relation to the matter.

(7) After considering:

- (a) the relevant carrier’s request; and
- (b) any objections to the request made by recipients; and
- (c) any further submissions made under paragraph (6) (b);

AUSTEL must not disclose, under subclause (3), any nominated information that AUSTEL thinks should not be disclosed in accordance with the relevant carrier’s request.

Commonwealth of Australia


Telecommunications Act 1991

Telecommunications International Code of Practice

ICP 1/1992

I, BOB COLLINS, Minister of State for Transport and Communications, determine the following Code of Practice under subsection 77 (1) of the *Telecommunications Act 1991*.

Dated *12 Oct* 1992.



Minister of State for Transport and Communications

Citation

1. This Code may be cited as the Telecommunications International Code of Practice.

[NOTE: This Code commences on gazettal: see *Acts Interpretation Act 1901*, ss.46A and 48.]

Interpretation

2. In this Code, unless the contrary intention appears:
“**Act**” means the *Telecommunications Act 1991*;
“**agreement**” means a contract, agreement, arrangement or understanding that is made in or outside Australia;
“**lessening of competition**” has the same meaning as in the *Trade Practices Act 1974*;
“**market**” means a market in Australia or outside Australia;
“**operator**” means an international telecommunications operator.

2 *Telecommunications International Code of Practice*

Objects

3. The objects of this Code are:
- (a) to ensure that carriers use all reasonable endeavours, in their dealings with operators, to prevent the misuse of market power by the operators; and
 - (b) to allow agreements to be made between carriers and operators:
 - (i) on a commercial basis; and
 - (ii) in a manner that promotes the supply of telecommunications services at the lowest practicable cost; and
 - (iii) to promote the use of the most efficient and commercially viable routing arrangements for telecommunications traffic.

Misuse of market power

4. In this Code, a reference to “**misuse of market power**” is a reference to conduct in which an operator is able to engage, as a result of the operator’s position in a market or under an agreement with another person, that:

- (a) has the purpose of causing a substantial lessening of competition in a market in which carriers compete in relation to the supply or acquisition of telecommunications services; or
- (b) has the purpose of substantially lessening competition in a market in which carriers would be likely to compete in relation to the supply or acquisition of telecommunications services if the operator did not engage in the conduct; or
- (c) has, or is likely to have, the effect of substantially lessening competition in a market of a kind referred to in paragraph (a) or (b); or
- (d) takes, or attempts to take, advantage of the existence of competition between carriers in a manner that is, or is likely to be, detrimental to the supply of telecommunications services at the lowest practicable cost.

Telecommunications International Code of Practice

3

Prevention of misuse of market power by an operator

5. In its dealings with an operator, a carrier must use all reasonable endeavours to prevent a misuse of market power by the operator.

Agreement in relation to accounting rates or return telecommunications traffic

6. (1) This clause applies to a carrier that enters into an agreement with an operator about:

- (a) the accounting rate for the supply of a telecommunications service; or
- (b) return telecommunications traffic.

(2) If AUSTEL asks the carrier for information about the agreement, the carrier must provide the information:

- (a) in the form (if any) that AUSTEL requires in its request; and
- (b) at the time (if any) referred to by AUSTEL in its request.

[NOTE: AUSTEL is required, under the Telecommunications (International Code of Practice) Direction under section 50 of the Act, to treat information that it obtains under its powers in section 400 of the Act, or that is given to it under this clause, in confidence, subject to specific exceptions.]

Compliance with AUSTEL directions

7. (1) This clause applies to a carrier if AUSTEL:

- (a) investigates a contravention of this Code by the carrier; and
- (b) considers that dealings between the carrier and an operator will have the effect of allowing the operator to misuse, or continue to misuse, its market power; and
- (c) directs the carrier, under subsection 79 (1) of the Act:
 - (i) to make an agreement with an operator on a specific accounting rate for any international telecommunications service supplied under the agreement; or
 - (ii) to make an agreement with an operator in relation to allocating all or part of the operator's telecommunications traffic to carriers in a particular manner; or

4 *Telecommunications International Code of Practice*

(iii) to act in its dealings with the operator in a particular manner to prevent the misuse of market power or the continuation of the misuse of market power.

(2) The carrier must, as far as practicable:

(a) make an agreement with the operator; or

(b) renegotiate its agreement with the operator; or

(c) change the manner in which it deals with the operator;

to comply with AUSTEL's direction.

9219510

BROADCASTING ACT 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

LIMITED LICENCE GRANTS

Inquiry File: LL/92/76

On 21 September 1992, the Tribunal decided to grant a limited licence (television) for **Special Event Purposes** to Queensland Television Ltd for the period from 12 - 21 March 1993. The licence will serve Surfers Paradise in Queensland during the Gold Coast Indy Motor Race.

Inquiry File: LL/92/74

On 24 September 1992, the Tribunal decided to grant a limited licence for **Racing and Betting Information Purposes** to the Northern Territory Racing Commission. The licence will serve Darwin, Alice Springs, Katherine, Tennant Creek, Pine Creek, Jabiru, Groote Eylandt, Nhulunbuy and Yulara in the Northern Territory. The licence is for a period of five years from a date to be determined.

Inquiry File: LL/92/75

On 17 September 1992, the Tribunal decided to grant a Limited Licence for **Special Event Purposes** to the Australian Racing Drivers Club Ltd for the period from 27 September - 4 October 1992. The licence will serve Bathurst during the Tooheys 1000 car race.

The applications, related documents and the Tribunal's reasons for the decisions may be inspected at the Tribunal's office at 76 Berry Street, North Sydney, during normal business hours.

Contact Officer: Kevin O'Brien

9219479

BROADCASTING ACT 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

LIMITED LICENCE GRANTS

Inquiry File: LL/92/76

On 17 September 1992, the Tribunal decided to grant a limited licence (radio) for **Special Event Purposes** to AWA Media for the period from 22 - 25 October 1992. The licence will serve Avalon Airport near Geelong, in Victoria during the Avalon Airshow.

Inquiry File: LL/92/77

On 21 September 1992, the Tribunal decided to grant a limited licence for **Special Event Purposes** to Caromwood Pty Ltd for the period from 19 - 22 November 1992. The licence will serve Concord Golf Course in Sydney during the Ford Australia PGA Open Golf Tournament.

Inquiry File: LL/92/78

On 1 October 1992, the Tribunal decided to grant a Limited Licence for **Information Purposes** to Sea World Australia Limited. The licence will serve the immediate area of the Sea World Complex in Main Beach, Queensland. The licence is for a period of five years from a date to be determined.

Inquiry File: LL/92/79

On 1 October 1992, the Tribunal decided to grant a Limited Licence (Television) for **Special Event Purposes** to CFM Technology Pty Ltd for the period from 24 December 1992 - 2 January 1993. The licence will serve the Ascot Racecourse in Perth, Western Australia during the Ascot Summer Carnival.

The applications, related documents and the Tribunal's reasons for the decisions may be inspected at the Tribunal's office at 76 Berry Street, North Sydney, during normal business hours.

Contact Officer: Cherie Shanks

9219480



**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 14 October 1992.

AD/HU 369/85 - MAIN ROTOR BLADE ROOT LUG INSPECTION AND REPLACEMENT

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

9219481

Veterans' Affairs



COMMONWEALTH OF AUSTRALIA

Veterans' Entitlements Act 1986

NOTICE UNDER SUBPARAGRAPH 206(1)(b)(ii)

I, BENJAMIN CHARLES HUMPHREYS, Minister of State for Veterans' Affairs, hereby:

- (1) revoke, under subparagraph 206(1)(b)(ii) of the *Veterans' Entitlements Act 1986* (the Act) the instrument dated 7 January 1988, in force under that subparagraph; and
- (2) specify that a debt which is, or is likely to be, less than \$200 is a class of debts for the purposes of subparagraph 206(1)(b)(ii) of the Act.

Dated this 22nd day of September 1992.

A handwritten signature in cursive script that reads 'Ben Humphreys'.

BEN HUMPHREYS
Minister of State for Veterans' Affairs

9219482



**Commonwealth
of Australia**

Gazette

No. S 278, Friday, 2 October 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

**TERRITORY OF CHRISTMAS ISLAND
NOTIFICATION OF THE MAKING OF AN ORDINANCE**

The following Ordinance of the Territory of Christmas Island has been made and copies may be purchased from the Legal Section, Department of the Arts, Sport, the Environment and Territories, 5th Floor, Tobruk House, 15 Moore Street, Canberra, ACT.

Number and year
of Ordinance

Short title of Ordinance

7 of 1992

Local Government (Transition) (Amendment) Ordinance 1992

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

35578 Cat. No. 92 6000 6

ISSN 1032-2345

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9 780644 199933



Notice of application relating to **G. JENNINGS PTY LTD.** In respect of proceedings commenced on 21 August 1992. Application will be made by Aluminium Specialties Pty Limited to the Supreme Court of New South Wales, at Sydney, on 12 October 1992 at 11.00 a.m. at the Registrars Court, Court 7A, Level 7, Supreme Court Building, Queens Square, Sydney, for an order that the company be wound up. Copies of documents filed may be obtained under the rules. Any person intending to appear at the hearing must serve a notice in the prescribed form so as to reach the address below not later than 1.00 p.m. on 9 October 1992.

PETER ALEXANDER NEMES, Plaintiffs Solicitor, Nemes Thomas & Co., Solicitors, 4 Lock Street, Blacktown, NSW 2148. D.X. 8141, Blacktown. Telephone (02) 831 6211.

Notice of application relating to **VANHOLLY PTY LTD.** In respect of proceedings commenced on 21 August 1992. Application will be made by Aluminium Specialties Pty Limited to the Supreme Court of New South Wales, at Sydney, on 12 October 1992, at 11.00 a.m. at the Registrars Court, Court 7A, Level 7, Supreme Court Building, Queens Square, Sydney, for an order that the company be wound up. Copies of documents filed may be obtained under the rules. Any person intending to appear at the hearing must serve a notice in the prescribed form so as to reach the address below not later than 1.00 p.m. on 9 October 1992.

PETER ALEXANDER NEMES, Plaintiffs Solicitor, Nemes Thomas & Co., Solicitors, 4 Lock Street, Blacktown, NSW 2148. D.X. 8141, Blacktown. Telephone (02) 831 6211.

Notice of application relating to **VENDERMATIC SERVICES PTY LTD.** In respect of proceedings commenced on 27 August 1992. Application will be made by James N. Kirby Pty Limited trading as Kirby Refrigeration to the Supreme Court of New South Wales, at Sydney, on 12 October 1992, at 11.00 a.m. at the Registrars Court, Court 7A, Level 7, Supreme Court Building, Queens Square, Sydney, for an order that the company be wound up. Copies of documents filed may be obtained under the rules. Any person intending to appear at the hearing must serve a notice in the prescribed form so as to reach the address below not later than 1.00 p.m. on 9 October 1992.

PETER ALEXANDER NEMES, Plaintiffs Solicitor, Nemes Thomas & Co., Solicitors, 4 Lock Street, Blacktown, NSW 2148. D.X. 8141, Blacktown. Telephone (02) 831 6211





**Commonwealth
of Australia**

Gazette

No. S 280, Friday, 2 October 1992

Published by the Australian Government Publishing Service, Canberra

SPECIAL

**NOTICE OF APPLICATION BY SUBSTITUTED APPLICANT UNDER SECTION 460
OR SECTION 461 OF THE CORPORATIONS LAW
(Order 71, subrule 41(2))**

**NOTICE OF APPLICATION RELATING TO I.T.D. INNOVATION AND
TECHNOLOGY DEVELOPMENT PTY LTD**

AUSTRALIAN COMPANY NUMBER: 007 367 839

CALLINAN LAWRIE (a firm), who was with the leave of the Court substituted as applicant in respect of Proceedings No. G3046 of 1992 filed on 18 March 1992, will apply to the Federal Court of Australia at 9.30 am on 16 October 1992 at the Federal Court of Australia, Law Court Buildings, Queens Square, Sydney for an order that the Company be wound up.

The address for service of the substituted applicant is Robinson Beale, 2nd Floor, 110 Pacific Highway, North Sydney.

Any person intending to appear at the directions hearing must comply with Order 71, subrule 36(8) of the Federal Court Rules by filing a notice of appearance in Form 79 and serving that notice of appearance on the substituted applicant at its address for service shown above not later than 2 days before the date appointed for the hearing. This notice is inserted by Robinson Beale of 2nd Floor, 110 Pacific Highway, North Sydney, solicitors for the substituted applicant.





ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION

ATSIC

COMMONWEALTH OF AUSTRALIA BROADCASTING ACT, 1942

NOTICE OF DECLARATION OF A
REMOTE ABORIGINAL COMMUNITY

I, ROBERT TICKNER, Minister of State for Aboriginal and Torres Strait Islander Affairs, in pursuance of section 81B of the Broadcasting Act, 1942 hereby declare the following community to be a remote Aboriginal community for the purposes of this section of the Act:

Western Australia

Yungngora (Noonkanbah)

I also hereby rescind the previous gazettal of Warralong as a BRACS community:

Dated this 20th day of September 1992

ROBERT TICKNER
Minister of State for
Aboriginal and Torres Strait
Islander Affairs





AUSTRALIAN BROADCASTING AUTHORITY

**DETERMINATION OF POPULATION FIGURES UNDER SECTION 30 OF THE
BROADCASTING SERVICES ACT 1992**

With effect from 5 October 1992, the Australian Broadcasting Authority has determined licence area population for each commercial television and radio licence area in Australia under section 30(1) of the Broadcasting Services Act.

In determining the population of each licence area, the ABA has specified:

- . the percentage of the population of Australia constituted by that licence area population; and
- . the percentage of that licence area population that is attributable to an overlap area.

Under section 30(2) of the Broadcasting Services Act, the Authority has determined, with effect from 5 October 1992, a number that is to be the population of Australia for the purpose of the Act.

The determinations can be obtained from the ABA offices listed below:

1st Floor
76 Berry Street
NORTH SYDNEY NSW 2060
Contact: Osmond Borthwick
Telephone: (02) 959 7811
Facsimile: (02) 954 4328

8th Floor
444 Queen Street
BRISBANE QLD 4000
Contact: Bill Gibson
Telephone: (07) 832 4702
Facsimile: (07) 832 1623

Level 5, Blue Building
Benjamin Offices
Chan Street
BELCONNEN ACT 2617
Contact: Mike Salloom
Telephone: (06) 256 2800
Facsimile: (06) 253 3277

3rd Floor
70 Light Square
ADELAIDE SA 5000
Contact: Steven Banks
Telephone: (08) 231 1454
Facsimile: (08) 231 1452

14th Floor, Marland House
570 Bourke Street
MELBOURNE VIC 3000
Contact: Colin Jones
Telephone: (03) 670 1777
Facsimile: (03) 670 4821

10th Floor
251 Adelaide Terrace
PERTH WA 6000
Contact: Bernard Doyle
Telephone: (09) 325 7041
Facsimile: (09) 221 1631



BROADCASTING SERVICES ACT 1992

DETERMINATION UNDER SUBSECTION 21(4) OF THE BROADCASTING SERVICES (TRANSITIONAL PROVISIONS AND CONSEQUENTIAL AMENDMENTS) ACT 1992

THE AUSTRALIAN BROADCASTING AUTHORITY determines, under subsection 21(4) of the *Broadcasting Services (Transitional Provisions and Consequential Amendments) Act 1992*, that each program standard referred to in an item in the Schedule, being a program standard that was in force immediately before the commencement of that Act as a result of a determination of the Australian Broadcasting Tribunal under paragraph 16(1)(d) of the *Broadcasting Act 1942*, has effect as a program standard under Part 9 of the *Broadcasting Services Act 1992* applicable to the categories of licences referred to in the item .

DATED First October 1992

Chairperson *[Signature]*

Member *[Signature]*

Member *[Signature]*



SCHEDULE

NOTES:

1. A reference to a program standard that was in force immediately before the commencement of the *Broadcasting Services (Transitional Provisions and Consequential Amendments) Act 1992* is a reference to that standard, other than any part of that standard referred to in subsection 21(2) of that Act.

2. In a program standard referred to in an item in this Schedule references to:

- (a) a licensee refer to the provider of a broadcasting service to which the program standard applies by virtue of this determination;
- (b) a service area refer to the licence area of a commercial broadcasting service or a community broadcasting service or to the area served by a service under a class licence, as the case requires; and
- (c) the Tribunal refer to the Australian Broadcasting Authority, as appropriate.

Column 1	Column 2	Column 3
Item No.	Program Standard	Applicable to
1.	Television Program Standard 1	Commercial television broadcasting licences
2.	Television Program Standard 1	Community television broadcasting licences
3.	Television Program Standard 2	Commercial television broadcasting licences
4.	Television Program Standard 2	Community television broadcasting licences
5.	Television Program Standard 2	Class licences relating to television services
6.	Television Program Standard 3	Commercial television broadcasting licences
7.	Television Program Standard 3	Community television broadcasting licences
8.	Television Program Standard 4	Commercial television broadcasting licences
9.	Television Program Standard 4	Community television broadcasting licences
10.	Television Program Standard 5	Commercial television broadcasting licences
11.	Television Program Standard 5	Community television broadcasting licences
12.	Television Program Standard 6	Commercial television broadcasting licences

13.	Television Program Standard 6	Community television broadcasting licences
14.	Television Program Standard 7	Commercial television broadcasting licences
15.	Television Program Standard 7	Community television broadcasting licences
16.	Television Program Standard 8	Commercial television broadcasting licences
17.	Television Program Standard 8	Community television broadcasting licences
18.	Television Program Standard 9	Commercial television broadcasting licences
19.	Television Program Standard 9	Community television broadcasting licences
20.	Television Program Standard 10	Commercial television broadcasting licences
21.	Television Program Standard 10	Community television broadcasting licences
22.	Television Program Standard 11	Commercial television broadcasting licences
23.	Television Program Standard 11	Community television broadcasting licences
24.	Television Program Standard 12	Community television broadcasting licences
25.	Television Program Standard 13	Commercial television broadcasting licences
26.	Television Program Standard 15	Commercial television broadcasting licences
27.	Television Program Standard 15	Community television broadcasting licences
28.	Television Program Standard 15	Class licences relating to television services
29.	Television Program Standard 16	Commercial television broadcasting licences
30.	Television Program Standard 17	Commercial television broadcasting licences
31.	Television Program Standard 17	Community television broadcasting licences

32.	Television Program Standard 17	Class licences relating to television services
33.	Television Program Standard 21	Commercial television broadcasting
34.	Television Program Standard 22	Commercial television broadcasting licences
35.	Television Program Standard 22	Community television broadcasting licences
36.	Television Program Standard 24	Commercial television broadcasting licences
37.	Television Program Standard 24	Community television broadcasting licences
38.	Television Program Standard 25	Commercial television broadcasting licences
39.	Television Advertising Condition 1	Commercial television broadcasting licences
40.	Television Advertising Condition 1	Class licences relating to television licences
41.	Television Advertising Condition 2	Commercial television broadcasting licences
42.	Television Advertising Condition 5	Class licences relating to television licences
43.	Television Advertising Condition 6	Commercial television broadcasting licences
44.	Television Advertising Condition 8	Commercial television broadcasting licences
45.	Television Advertising Condition 9	Commercial television broadcasting licences
46.	Children's Television Standard 1	Class licences relating to television licences
47.	Children's Television Standard 17	Class licences relating to television licences
48.	Children's Television Standard 18	Class licences relating to television licences
49.	Children's Television Standard 19	Class licences relating to television licences
50.	Children's Television Standard 20	Class licences relating to television licences

51.	Children's Television Standard 21	Class licences relating to television licences
52.	Radio Program Standard 1	Commercial radio broadcasting licences
53.	Radio Program Standard 1	Community radio broadcasting licences
54.	Radio Program Standard 1	Class licences relating to radio services
55.	Radio Program Standard 2	Commercial radio broadcasting licences
56.	Radio Program Standard 2	Community radio broadcasting licences
57.	Radio Program Standard 2	Class licences relating to radio services
58.	Radio Program Standard 3	Commercial radio broadcasting licences
59.	Radio Program Standard 3	Community radio broadcasting licences
60.	Radio Program Standard 3	Class licences relating to radio services
61.	Radio Program Standard 4	Commercial radio broadcasting licences
62.	Radio Program Standard 5	Commercial radio broadcasting licences
63.	Radio Program Standard 5	Community radio broadcasting licences
64.	Radio Program Standard 5	Class licences relating to radio services
65.	Radio Program Standard 6	Commercial radio broadcasting licences
66.	Radio Program Standard 7	Commercial radio broadcasting licences
67.	Radio Program Standard 7	Community radio broadcasting licences
68.	Radio Program Standard 7	Class licences relating to radio services
69.	Radio Program Standard 8	Commercial radio broadcasting licences

70.	Radio Program Standard 8	Community radio broadcasting licences
71.	Radio Advertising Condition 1	Commercial radio broadcasting licences
72.	Radio Advertising Condition 1	Community radio broadcasting licences
73.	Radio Advertising Condition 1	Class licences relating to radio services
74.	Radio Advertising Condition 2	Commercial radio broadcasting licences
75.	Radio Advertising Condition 2	Community radio broadcasting licences
76.	Radio Advertising Condition 2	Class licences relating to radio services
77.	Radio Advertising Condition 3	Commercial radio broadcasting licences
78.	Radio Advertising Condition 4	Commercial radio broadcasting licences

AUSTRALIAN BROADCASTING AUTHORITY

Determination Of Class Licences

Subscription radio broadcasting services

The Australian Broadcasting Authority (ABA) hereby determines a class licence for the provision of *subscription radio broadcasting services* pursuant to section 117(a) of the *Broadcasting Services Act 1992*.

Subscription radio narrowcasting services

The Australian Broadcasting Authority (ABA) hereby determines a class licence for the provision of *subscription radio narrowcasting services* pursuant to section 117(b) of the *Broadcasting Services Act 1992*.

Subscription television narrowcasting services

The Australian Broadcasting Authority (ABA) hereby determines a class licence for the provision of *subscription television narrowcasting services* pursuant to section 117(c) of the *Broadcasting Services Act 1992*.

Open narrowcasting radio services

The Australian Broadcasting Authority (ABA) hereby determines a class licence for the provision of *open narrowcasting radio services* pursuant to section 117(d) of the *Broadcasting Services Act 1992*.

Open narrowcasting television services

The Australian Broadcasting Authority (ABA) hereby determines a class licence for the provision of *open narrowcasting television services* pursuant to section 117(e) of the *Broadcasting Services Act 1992*.



Brian Johns

CHAIRPERSON



1 October 1992

NOTES TO DETERMINATION OF CLASS LICENCES

THESE NOTES DO NOT FORM PART OF THE SECTION 117 DETERMINATION OF CLASS LICENCES. THEY ARE PROVIDED FOR THE INFORMATION OF PROVIDERS OR POTENTIAL PROVIDERS OF SERVICES UNDER CLASS LICENCES.

1. Section 16 of the Act defines *subscription broadcasting services* as broadcasting services that:
 - a) provide programs that, when considered in the context of the service being provided, appear to be intended to appeal to the general public; and
 - b) are made available to the general public but only on payment of subscription fees (whether periodical or otherwise); and
 - c) comply with any determinations or clarifications under section 19 in relation to subscription broadcasting services.

2. Section 17 of the Act defines *subscription narrowcasting services* as broadcasting services:
 - a) whose reception is limited:
 - i) by being targeted to special interest groups; or
 - ii) by being intended only for limited locations, for example, arenas or business premises; or
 - iii) by being provided during a limited period to cover a special event; or
 - iv) because they provide programs of limited appeal; or
 - v) for some other reason; and
 - b) that are made available only on payment of subscription fees (whether periodical or otherwise); and
 - c) that comply with any determinations or clarifications under section 19 in relation to subscription narrowcasting services.

3. Section 18 of the Act defines *open narrowcasting services* as broadcasting services:

- a) whose reception is limited:
 - i) by being targeted to special interest groups; or
 - ii) by being intended only for limited locations, for example, arenas or business premises; or
 - iii) by being provided during a limited period to cover a special event; or
 - iv) because they provide programs of limited appeal; or
 - v) for some other reason; and
- b) that comply with any determinations or clarifications under section 19 in relation to open narrowcasting services.

Determination of additional criteria or clarification of existing criteria

- 4. Section 19 of the Act allows the ABA, by notice in the Gazette, to determine additional criteria or clarify existing criteria for the purposes of distinguishing between categories of broadcasting services.

Conditions on class licences

- 5. Service providers must comply with conditions which are applicable to broadcasting services provided under class licences. These conditions are outlined at Schedule 2, Part 7 of the Act. The ABA may also specify conditions under section 118 of the Act and is able to vary or revoke conditions or specify additional conditions in accordance with section 120 of the Act.

Guide for service providers of class licences

- 6. The ABA has prepared a guide for service providers of class licences, including details of conditions and other relevant information, which is available from the ABA offices listed below. Further advice and explanation of all aspects of the class licence regime can be obtained from the ABA's offices in North Sydney and Canberra.

Australian Broadcasting Authority
76 Berry St
NORTH SYDNEY NSW 2060

Contact: Sharonne Moore
Telephone: (02) 959 7811
Facsimile: (02) 954 4328

Australian Broadcasting Authority
Level 5
Blue Building
Benjamin Offices
BELCONNEN CANBERRA 2616

Contact: Colin Knowles
Telephone: (06) 256 2800
Facsimile: (06) 253 3277



IN THE SUPREME COURT OF WESTERN AUSTRALIA

Company No. 287 of 1992

In the matter of section 195 of the Corporations Law and

In the matter of the reduction of capital of **AUSTRALASIAN PLANTATIONS LIMITED**

A.C.N. 008 936 329

ADVERTISEMENT OF PETITION

Notice is hereby given that a petition has been presented to the Supreme Court of Western Australia on the 17th day of September 1992 for confirming the reduction of capital of the abovenamed company as contained in the following special resolution:

that the issued and fully paid up share capital of the company be reduced from four million nine hundred and nine thousand seven hundred and thirty-two dollars (\$4 909 732) divided into:

- (1) 7 637 837 ordinary shares of 50 cents each and
- (2) 2 181 627 preferred ordinary shares of 50 cents each, to one million three hundred and ninety-six thousand three hundred and twenty-seven dollars (1 396 327) divided into:

- (a) 7 637 837 ordinary shares of 4 cents each; and
- (b) 2 181 627 preferred ordinary shares of 50 cents each and that such reduction of share capital:

- (i) be effected by cancelling three million five hundred and thirteen thousand four hundred and five dollars (\$3 513 405) of paid up ordinary share capital which has been lost to the extent of forty-six cents (46 cents) per share in respect of each of the ordinary shares on issue, and by commensurately reducing the nominal amount of each such share to four cents (4 cents) per ordinary share;
- (ii) have effect on the date of approval of the reduction by the Court in accordance with the Corporations Law; and
- (iii) operate, as aforesaid so as to reduce the nominal value of only the ordinary shares on issue so that the nominal or authorised share capital shall be commensurately reduced from fifteen million dollars (\$15 000 000) by the aforesaid amount of three million five hundred and thirteen thousand four hundred and five dollars (\$3 513 405) so as then to comprise: eleven million four hundred and eighty-six thousand five hundred and ninety-five dollars (\$11 486 595) divided into:

- (A) 20 180 536 unissued ordinary shares of 50 cents each and
- (B) 7 637 837 ordinary shares of 4 cents each (all issued and fully paid as aforementioned); and
- (C) 2 181 627 preferred ordinary shares of 50 cents each (all issued and fully paid as aforementioned).

This petition is directed to be heard before a Master of the Supreme Court, Perth on Wednesday the 14th day of October 1992 at 10.30 o'clock in the forenoon or so soon thereafter as counsel may be heard.

Any creditor or shareholder of the company may, in giving notice in writing to the solicitors for the company of their intention to do so, appear at the hearing and oppose the petition.

Dated the 6th day of October 1992.

PARKER & PARKER

Solicitors for the Petitioner

23rd Floor, AMP Building, 140 St George's Terrace, Perth WA 6000. Telephone (09) 322 0321. Ref MJS:PJ:AUS9251247. A.V. McCarthy, Solicitor





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>Archives Act 1983</i>	Archives Regulations (Amendment)	1992 No. 312
<i>Income Tax Assessment Act 1936</i>	Income Tax Regulations (Amendment)	1992 No. 313
<i>Defence Force Discipline Act 1982</i>	Defence Force Discipline Regulations (Amendment)	1992 No. 314
<i>Migration Act 1958</i>	Migration Regulations (Amendment)	1992 No. 315
<i>Air Navigation Act 1920</i>	Air Navigation Regulations (Amendment)	1992 No. 316
<i>Taxation Administration Act 1953</i>	Taxation Administration Regulations (Amendment)	1992 No. 317
<i>Superannuation Act 1990</i>	Superannuation (PSS) Membership Inclusion Declaration No. 8	1992 No. 318





FORM 93

NOTICE OF APPLICATION UNDER SECTION 460
OF THE CORPORATIONS LAW

(Order 71, subrule 36(5) and 37(5))

Notice of application relating to: BRANDY GEM PTY. LTD.

AUSTRALIAN COMPANY NUMBER: 006 884 313

In Proceedings No. VG3254 of 1992 commenced on the 24th day of August, 1992, INTERNATIONAL WINES & SPIRITS PTY. LTD. (A.C.N. 003 204 046) will apply to the Federal Court of Australia at 2:15pm on the 19th day of October, 1992 at Federal Court of Australia at 450 Little Bourke Street, Melbourne for an Order that BRANDY GEM PTY. LTD. (A.C.N. 006 884 313) ("the Company") be wound up.

The Applicant's address for service is C/- Messrs. Rigby Cooke, 5th Floor, 99 William Street, Melbourne.

Any contributory, member or creditor of the Company may appear at the hearing in person or by counsel or by solicitor to support or oppose the making of an Order to wind up the Company.

Subject to the Rules, the Registrar of the Court will permit a contributory, lender, creditor or officer of the Company to inspect the Application and any Affidavit in relation to the Application and will provide a copy of the Application and of any Affidavit in relation to the Application to a contributory, member, creditor or officer of the Company in payment of the prescribed fee.

Any person intending to appear at the Directions Hearing must comply with Order 71, sub-Rule 37(8) of the Federal Court Rules by filing a Notice of Appearance and Form 79 and serving that Notice of Appearance on the Applicant at its address for service shown above not later than two days before the date appointed for directions under Order 4, Rule 8.

This Notice was inserted by Rigby Cooke of 5th Floor, 99 William Street, Melbourne, solicitors for the Applicant.





NOTICE OF DECISION

under the Corporations Law, Section 1292(1)(d):

Following a hearing held on 1 October 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That Ian Robert MILLARD undertake, between 1 October 1992 and 30 June 1993, an additional 20 hours structured CPD to that usually required of a chartered accountant in practice.

Dated this 2nd day of October 1992.

T.W. HAINES

Chairperson

NOTICE OF DECISION

under the Corporations Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of Raymond Edward WALKER be cancelled.

Dated this 2nd day of October 1992.

T.W. HAINES

Chairperson

NOTICE OF DECISION

under the Corporations Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of Robert Kingsley BROWN be cancelled.

Dated this 2nd day of October 1992.

T.W. HAINES

Chairperson



NOTICE OF DECISION

under the Corporations Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor Peter John KOMANDER be cancelled.

Dated this 2nd day of October 1992.

T. W. HAINES

Chairperson

NOTICE OF DECISION

under the Cororations Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of John Robert THOMAS be cancelled.

Dated this 2nd day of October 1992.

T. W. HAINES

Chairperson

NOTICE OF DECISION

under the Corporation Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of Ronald George LAIFOO be suspended for 1 month.

Dated this 2nd day of October 1992.

T. W. HAINES

Chairperson

NOTICE OF DECISION

under the Corporations Law, Section 1292(1):

Following a hearing held on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of Eric Francis BROWN be cancelled.

Dated this 2nd day of October 1992.

T. W. HAINES

Chairperson

NOTICE OF DECISION

under the Corporations Law, Section 1292(1):

Following a hearing on 28 September 1992 pursuant to Section 1294 of the Corporations Law, the Companies Auditors and Liquidators Disciplinary Board made the following order:

That the registration as a company auditor of Clifford Lyle INNES be cancelled.

Dated this 2nd day of October 1992.

T. W. HAINES

Chairperson



COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANISATION

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

Dated this first day of October 1992

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1	Port of Nagoya Public Aquarium 1-3 Minato-machi Minato-ku Nagoya 455 JAPAN	<i>Ocyphaps lophotes</i> <i>Poephila bichenovii</i> <i>Poephila guttata</i> <i>Peltohyas australis</i> <i>Centropus phasianinus</i>



COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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

Dated this first day of October 1992



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	B J McInerney "Waltzing Matilda" Nangus via Gundagi NSW 2722 AUSTRALIA	<i>Lama pacos</i>
2	C and J Aquariums 17-19 North Bond Street Mount Vernon NY 10550 UNITED STATES OF AMERICA	<i>Tridacnidae</i>
3	Port of Nagoya Public Aquarium 1-3 Minato-machi Minato-ku Nagoya 455 JAPAN	<i>Ocyphaps lophotes</i> <i>Peophila bichenovii</i> <i>Peophila guttata</i> <i>Peltohyas australis</i> <i>Centropus phasianinus</i>
4	Surabaya Zoological Gardens 1 Setail Street Surabaya 60241 INDONESIA	<i>Aonyx cinerea</i>
5	Taman Safari Indonesia Cibeureum Cisarua Bogor INDONESIA	<i>Ursus maritimus</i>
6	Ms B Porter 16 Berry Road Gidgegannup WA 6083 AUSTRALIA	<i>Lama glama</i>

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 September 1992 and 30 September 1992. Persons wishing to receive a copy of the report are invited to submit their names and addresses within fourteen (14) days of the publication of this notice to the Wildlife Protection Authority at the following address.

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



Robert W G Jenkins
Director
Wildlife Protection Authority



**Commonwealth
of Australia**

Gazette

No. S 288, Thursday, 8 October 1992

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SPECIAL

ADVERTISEMENT OF APPLICATION FOR WINDING UP

MASTER WASTE PTY. LTD.

A.C.N. 006 383 777

Notice is hereby given that an application for the winding up of the abovenamed company by the Supreme Court of Victoria was on 8th day of September 1992 filed by the Accident Compensation Commission for the State of Victoria. The application is to be heard in the Seventh Court, Supreme Court, 210 William Street, Melbourne at 10.30 a.m. on the 28th day of October 1992.

Any creditor or contributory of the company desiring to support or oppose the making of an order on the application may appear at the time of hearing by himself or his counsel for that purpose.

The applicants solicitor is T. D. Weerappah of 436 Lonsdale Street, Melbourne.

Note: Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor notice in writing of that intention. The notice must state the name and address of the person of, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4.00 p.m. on 27 October 1992.

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DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

HIGHER EDUCATION FUNDING ACT 1988

Determination Under Section 40 of an Index Number Relative to the Annual Course Contribution

I, Michael Gallagher, delegate of the Minister of State for Employment, Education and Training, pursuant to Section 40 of the Higher Education Funding Act 1988 hereby determine that the index number for the September quarter of the year 1992 for calculating the annual course contribution shall be 103.5.

Accordingly, the annual course contribution for the purposes of Chapter 4 in respect of 1993 is \$2328.

Dated this fifteenth day of September 1992

[Signature]





**Commonwealth
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SPECIAL

**NOTIFICATION OF THE MAKING OF RULES UNDER
SECTION 113 OF THE ABORIGINAL AND TORRES STRAIT ISLANDER
COMMISSION ACT 1989**

Notice is given that the following Rules have been made under section 113 of the *Aboriginal and Torres Strait Islander Commission Act 1989*:

Aboriginal and Torres Strait Islander Regional Council Election Rules (Amendment) (No.1) 1992.

Copies of the Rules are available for purchase at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, ACT.

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COMMONWEALTH OF AUSTRALIA

Fisheries Act 1952

NOTIFICATION OF THE DETERMINATION OF AMENDMENT TO PLAN OF MANAGEMENT
NO.SEF 1

(No.8 of 1992)

SOUTH EAST FISHERY (INDIVIDUAL TRANSFERABLE QUOTA)
MANAGEMENT PLAN (AMENDMENT)

Pursuant to subsection 7C(1) of the Fisheries Act 1952, I, SIMON CREAM, the Minister of State for Primary Industries and Energy, HEREBY NOTIFY that -

- (a) I have determined South East Fishery (Individual Transferable Quota) Management Plan (Amendment); and
- (b) Copies of the Amendment are available from the Australian Fisheries Management Authority, at level 1, the Burns Centre, 28 National Circuit FORREST ACT 2603

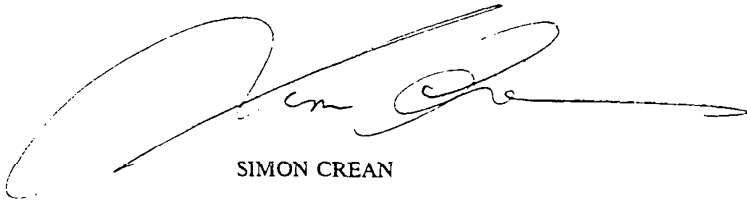
Dated this

9th

day of

October

1992



SIMON CREAM





COMMONWEALTH OF AUSTRALIA

Fisheries Act 1952

SOUTH EAST FISHERY (INDIVIDUAL TRANSFERABLE QUOTA) MANAGEMENT PLAN 1991

NOTIFICATION OF VARIATION OF TOTAL ALLOWABLE CATCH

Pursuant to subparagraph 7.2 of the South East Fishery (Individual Transferable Quota) Management Plan 1991, I, SIMON CREAM, the Minister of State for Primary Industries and Energy, HEREBY VARY the "total allowable catch" (as defined in the Plan) as set out in the Schedule.

Dated this 9th day of October 1992

[Signature of Simon Cream]

SIMON CREAM

THE SCHEDULE

VARIATION TO TOTAL ALLOWABLE CATCH

Table with 4 columns: Specified Species, TAC determined at 9 December 1991, Varied TAC, and Variation. Lists species like Orange roughy, Gemfish, Flathead, etc.

