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The date of publication of this Gazette is 8 June 1994

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**INQUIRIES:**

Please direct all inquiries to (06) 295 4661.



## Variation of closing times

*Commonwealth of Australia Gazette*

### Government Notices

#### QUEENS BIRTHDAY EARLY CLOSING

Monday, 13 June 1994 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

**Issue of 15 June 1994**

Thursday, 9 June 1994 at 10.00 a.m.

## General Information

### IMPORTANT COPYRIGHT NOTICE

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Subscriptions ..... 295 4485  
Accounts (Gazette Notices) ..... 295 4864  
Gazetteal Forms ..... 295 4613  
Note: The area code for the above numbers is (06).

**Government Notices** issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$295.00 (50 issues), \$150.00 (25 issues).

**NOTICES FOR PUBLICATION** and related correspondence should be addressed to:

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

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

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of

uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

**RATES** for Government Notices are: \$126.50 per camera-ready page.

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

For Periodic *Gazette* notices the rates are \$20.00 per camera-ready page plus \$300.00 per issue plus 15% of total costs.

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Client Liaison Unit on (06) 295 4661.

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

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

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: Level 3, Myer Centre, Rundle Mall  
Tel. (08) 213 0144  
Brisbane: City Plaza, cnr Adelaide and  
George Sts, tel. (07) 229 6822  
Canberra: 70 Alinga St, tel. (06) 247 7211  
Hobart: 31 Criterion St, tel. (002) 34 1403  
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, tel. (077) 21 5212

#### Agents:

Albury: DAS Regional Office, 512 Swift St,  
tel. (060) 41 3788  
Darwin: Northern Territory Government Publish-  
ing, 13 Smith St, tel. (089) 89 7152

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

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

### OTHER ISSUES OF THE GAZETTE

**Public Service** issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the

Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at 10.30 am on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

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

**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.

**National Registration Authority Gazette** issues of the *Gazette* contain details of the certificates for registration of chemical products issued by the National Registration Authority for Agricultural and Veterinary Chemicals. These issues are published monthly and the cost is variable.

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**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	12.1.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P2	17.1.94	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of permits granted, refused, suspended or revoked for the period 1.9.93 to 30.11.93.
P3	10.2.94	Determination Under Section 66(2) of the <i>Civil Aviation Act 1988</i> .
P4	11.2.94	Tariff Quotas—Quota Transactions Processed in the Period 1 July 1993 to 31 December 1993.
P5	25.2.94	<i>Great Barrier Reef Marine Park Act 1975</i> . Particulars of permits granted, refused, suspended or revoked for the period 1.10.93 to 31.10.93.
P6	8.3.94	<i>Australian Heritage Commission Act 197</i> . Notice of intention to enter places 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.
P7	4.3.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P8	8.3.94	Money or Property Unclaimed by Dissenting Shareholders.
P9	9.3.94	National Food Authority—Amendment No. 19 to the Food Standards Code.
P10	28.3.94	Instruments made under Part VII of the <i>National Health Act 1953</i> .
P11	26.4.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P12	5.5.94	<i>Insurance (Agents and Brokers) Act 1984</i>
P13	11.5.94	National Food Authority—Amendment No. 20 to the Food Standards Code.
P14	25.5.94	Money or Property Unclaimed by Dissenting Shareholders.
P15	31.5.94	Conditions of Entry and Advancement in the Public Service Commission
*P16	2.6.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
*P17	2.6.94	<i>Commonwealth of Australia Therapeutic Goods Act 1989</i> —Cancellations of Listings and Registrations from the Australian Register of Therapeutic Goods.

\* First time notified

N.N.—9402286

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# Legislation

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## Act of Parliament assented to

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IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 30 May 1994 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 64 of 1994 - An Act to amend the law relating to transport and communications, and for related purposes (*Transport and Communications Legislation Amendment Act 1994*).

HARRY EVANS  
Clerk of the Senate

9402235

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### Acts of Parliament assented to

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It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 30 May 1994 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 65 of 1994—An Act to amend the *Crimes Act 1914*, and for related purposes. (*Crimes (Search Warrants and Powers of Arrest) Amendment Act 1994*).

No. 66 of 1994—An Act to amend the *Aboriginal Land Rights (Northern Territory) Act 1976*. (*Aboriginal Land Rights (Northern Territory) Amendment Act 1994*).

No. 67 of 1994—An Act to amend the *Telecommunications Act 1991*, and for related purposes. (*Telecommunications Amendment Act 1994*).

No. 68 of 1994—An Act to amend the *Social Security Act 1991*, the *Student Assistance Act 1973* and the *Veterans' Entitlements Act 1986* in relation to recovery of amounts by the Commonwealth. (*Commonwealth Reciprocal Recovery Legislation Amendment Act 1994*).

L M BARLIN  
Clerk of the House of Representatives

9402236

# Government Departments

## Administrative Services

### COMMONWEALTH OF AUSTRALIA

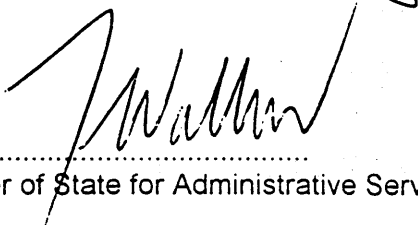
#### Lands Acquisition Act 1989

#### DECLARATION

I hereby declare, pursuant to the provisions of section 41 of the *Lands Acquisition Act 1989* ("the Act"), that the land described hereunder is acquired by the Pipeline Authority by compulsory process for the following public purpose:

Construction of pipelines and associated equipment and structures for conveyance of natural gas and other hydrocarbons to centres of population with the view to the establishment of a national integrated system and maintenance and operation of those pipelines and associated equipment and structures.

Dated this 23rd day of May 1994



.....  
Minister of State for Administrative Services

#### DESCRIPTION OF LAND

The unencumbered fee simple in all that piece of land at Tibbooburra being unincorporated land in the Parish of Tooncurrie County of Tongowoko State of New South Wales containing an area of 18.17 hectares more or less being all the land contained in Lot 1 in Deposited Plan No. 832569 excepting thereout a Pipeline easement 24.385 wide affecting the part shown so burdened in Deposited Plan No. 832569.

## COMMONWEALTH OF AUSTRALIA

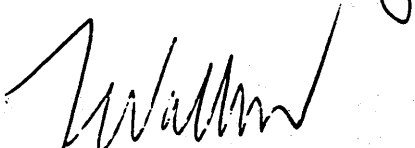
### Lands Acquisition Act 1989

#### DECLARATION

I hereby declare, pursuant to the provisions of section 41 of the *Lands Acquisition Act 1989* ("the Act"), that the interest in land in the terms set out in Schedule 1 of the Appendix hereto together with the rights set out in Schedule 2 of the said Appendix are acquired by the Pipeline Authority by compulsory process for the following public purpose:

Construction of pipelines and associated equipment and structures for conveyance of natural gas and other hydrocarbons to centres of population with the view to the establishment of a national integrated system and maintenance and operation of those pipelines and associated equipment and structures.

Dated this 23rd day of May 1994



.....  
Minister of State for Administrative Services

#### DESCRIPTION OF LAND

SEE ATTACHED APPENDIX



## APPENDIX

In this Appendix "Authority" means the Pipeline Authority or its subsidiaries. "Petroleum" and "pipeline" have respectively the same meaning as those expressions have in the Pipeline Authority Act 1973 (hereinafter called "the Act")

### SCHEDULE 1

An easement in favour of the Authority over the land described in Schedule 3 at all times and from time to time to lay down, construct and place on, through, over, across and at any depth below the surface of the land and to use, operate, examine, monitor, re-lay, alter, renew, cleanse, repair and remove anodes, wires, conductors, cables, batteries and any associated apparatus, equipment and structures hereafter called "the apparatus" for the production and transmission of electric current through the apparatus to or from the natural gas pipeline or any part thereof and for any purpose incidental thereto.

### SCHEDULE 2

The full and free right for the Authority by itself, its servants and agents and any person authorised by it at all times and from time to time:-

- (a) to enter, go, return, pass, repass and remain with or without tools, implements, machinery and vehicles;
- (b) to clear and remove any obstruction, timber, trees, undergrowth, crops and fences;
- (c) to dig, break up and restore the surface;
- (d) to make surveys, take levels, sink bores, dig pits and examine the soil;
- (e) to construct, build and place any plant, machinery, equipment and goods;
- (f) to take sand, clay, stone, earth, gravel, timber, wood and other materials and things;
- (g) to make cuttings and excavations;

- (h) to deposit sand, clay, stone, earth, gravel, timber wood and other materials and things;
- (i) to erect workshops, sheds and other buildings;
- (j) to make roads;
- (k) to manufacture and work materials of any kind;
- (l) to demolish, destroy and remove any plant, machinery, equipment, goods, workshop, shed, buildings and road;
- (m) to inspect, patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse maintain, and change the size of the apparatus or part thereof;
- (n) to remove the apparatus or part thereof;
- (o) to have the right of support of the apparatus or part thereof;
- (p) to do all things necessary or convenient to be done in connection with or incidental to the exercise of the aforesaid rights.

### **SCHEDULE 3**

**FIRSTLY:** All that piece of land at Mulchara Park in the Shire of Cobar Parish of Mulchara County of Booroondarra State of New South Wales being the land delineated "EASEMENT FOR CATHODIC PROTECTION 3.0 WIDE" in Deposited Plan Number 648274.

**SECONDLY:** All that piece of land at Whyjonta being unincorporated land in the Parish of Scott County of Yantara State of New South Wales being the land delineated "EASEMENT FOR CATHODIC PROTECTION INSTALLATION 3.0 WIDE" in Deposited Plan Number 648273

**THIRDLY:** All that piece of land at Cootamundra in the Shire of Cootamundra in the Parish of Cootamundra County of Harden State of New South Wales being the land delineated "PROPOSED EASEMENT FOR CATHODIC PROTECTION 5 AND 10 WIDE" in Deposited Plan Number 620576

9402238

COMMONWEALTH OF AUSTRALIA

*Australian Capital Territory (Planning and Land Management) Act 1988*

**NOTIFICATION OF DECLARATION OF NATIONAL LAND**

I, FRANCIS JOHN WALKER, Minister of State for Administrative Services, hereby declare, pursuant to subsection 27(1) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, all those areas of land described in the schedule hereto to be National Land, all those areas of land so described being used, or being intended to be used, by or on behalf of the Commonwealth.

**SCHEDULE**

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Division/District	Section	Block	Map/Plan Reference
<hr/>			
Belconnen	196	1	CS E2048 - 6081 DP 8504


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

CS E or D - Computation Sheets

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Dated: 17 May 1994

  
FRANCIS JOHN WALKER  
Minister for Administrative Services

9402239

## Attorney-General

### COMMONWEALTH OF AUSTRALIA

#### LAW OFFICERS ACT 1964

#### DELEGATIONS UNDER SUBSECTION 17(2)

I, DUNCAN JAMES COLQUHOUN KERR, Minister for Justice acting under subsection 17(2) of the *Law Officers Act 1964*, delegate to the person for the time being holding or performing the duties of the office of Deputy Secretary, Attorney-General's Department (Position No 5) the powers and functions under subsections 19AL(1), 19AN(1), 19AP(1), 19AP(5), 19AP(8) and 19AU(1) of the *Crimes Act 1914*.

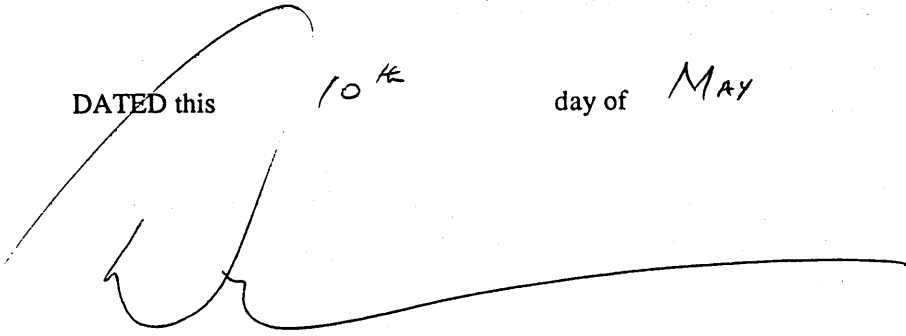
DATED this

10<sup>th</sup>

day of

MAY

1994.



Minister for Justice

9402240

## FULL COURT SITTINGS FOR 1995

PURSUANT to sections 12 and 15 of the Federal Court of Australia Act 1976, notice is hereby given that the sittings of a Full Court of the Federal Court of Australia during 1995 will be held at the places and will commence on the dates indicated below:

Sydney	Monday	13 February
Melbourne	Monday	6 March
Perth	Monday	20 March
Hobart	Monday	27 March
Canberra	Monday	3 April
Brisbane	Monday	24 April
Adelaide	Monday	8 May
Sydney	Monday	15 May
Melbourne	Monday	5 June
Canberra	Monday	19 June
Darwin	Monday	3 July
Perth	Monday	17 July
Brisbane	Monday	31 July
Sydney	Monday	11 September
Melbourne	Monday	2 October
Perth	Monday	16 October
Canberra	Monday	23 October
Brisbane	Monday	6 November
Adelaide	Monday	13 November
Hobart	Monday	20 November
Sydney	Monday	27 November

No sittings will be held unless there is a substantial amount of business. If less than five days business is involved a sitting may commence on the following Tuesday.

Any urgent matter may be transferred to a place of sitting other than that in which the matter was filed.

If the circumstances require it a Full Court may sit to deal with matters on dates other than those listed.



M.E.J. BLACK

Chief Justice

25 May 1994

9402241



AUSTRALIAN  
TRANSACTION REPORTS  
AND ANALYSIS CENTRE



*Reference*

**DECLARATION UNDER SECTION 8A  
OF THE FINANCIAL TRANSACTION REPORTS ACT 1988**

**I Graham Charles Pinner, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), hereby declare, for the purposes of Section 8A of the Cash Transaction Reports Act, the Cash Dealers listed below to be 'Identifying' Cash Dealers:**

**NBD Bank, National Association**

**Willoughby-North Sydney Omnibus Depot Employees Credit Union**

**Dated this                      day, June 1994**

**GRAHAM CHARLES PINNER  
DEPUTY DIRECTOR  
AUSTRALIAN TRANSACTION REPORTS AND ANALYSIS CENTRE**

AUSTRAC (Incorporating CTRA) • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia  
Telephone (02) 950 0055 Facsimile (02) 413 3486

9402242

## Communications and the Arts

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### COMMONWEALTH OF AUSTRALIA

#### *Telecommunications Act 1991*

## **Telecommunications (Price Competition) Direction No. 1 of 1994**

### **Introductory Note**

Paragraph 3 (i) of the *Telecommunications Act 1991* provides that one of the objects of the Act is creating a regulatory environment for the supply of telecommunications services which promotes competition and fair and efficient market conduct.

Paragraph 173 (f) of the Act declares that it is the Parliament's intention that a carrier that is in a position to dominate a market for telecommunications services should not abuse its market power by discriminating between persons who acquire such services in that market.

Division 4 of Part 9 of the Act gives effect to Parliament's intention in this regard, partly by prohibiting discrimination by a carrier that is in a position to dominate markets for telecommunications services in certain circumstances.

The rules in that Division have been amended by the *Telecommunications Amendment Act 1994* in recognition that those rules should not be so tightly drawn that they prohibit innovative and flexible charging options which it is in the public interest that customers be able to receive and which do not have an anti-competitive effect, in that they have, or are likely to have, the effect of materially and adversely affecting the development and/or maintenance of commercially sustainable competition in a market.

However, the potential exists for the charges for telecommunications services and/or the terms and conditions on which those services are supplied to have an anti-competitive effect during the transitional phase while a carrier remains in a position to dominate in a market for telecommunications services.

## 2 Telecommunications (Price Competition) Direction

In particular, it is Government policy that a carrier that is in a position to dominate a market should not be able to "bundle" telecommunications services where that conduct is anti-competitive in that it has, or is likely to have, the effect of adversely affecting the development and/or maintenance of commercially sustainable competition in that market.

AUSTEL has now been given the power, under section 238A of the Act, to disallow provisions of tariffs because of their anti-competitive effect. This document gives AUSTEL directions about how it is to perform its functions under section 238A.

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I, MICHAEL JOHN LEE, Minister for Communications and the Arts, give the following direction to AUSTEL under section 238C of the *Telecommunications Act 1991*.

Dated 2nd June, 1994.



Minister for Communications and the Arts

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### Citation

1. This direction may be cited as the Telecommunications (Price Competition) Direction.

[NOTE: This direction commences on gazettal: see *Acts Interpretation Act 1901*, s. 48.]





*Telecommunications (Price Competition) Direction* 3

**Interpretation**

2. In this direction:

“Act” means the *Telecommunications Act 1991*;

“anti-competitive” has the meaning given by subsection 238A (14) of the Act.

**AUSTEL’s decision-making framework—disallowance of tariff**

3. (1) AUSTEL must develop a decision-making framework for the performance of its functions under section 238A of the Act.

(2) AUSTEL must act in accordance with the decision-making framework when performing its functions under section 238A of the Act.

(3) In performing its functions under section 238A of the Act, AUSTEL must have regard to the principle that the operation or continued operation of a tariff or provision of a tariff may have an anti-competitive effect, during the transitional phase to a competitive structure, which it may not have where commercially sustainable competition is established in that market.

**Consultation**

4. (1) In developing the decision-making framework, AUSTEL must seek the views of representatives of;

- (a) the telecommunications industry; and
- (b) consumers and major users.

(2) Failure to comply with subclause (1) does not affect the validity of the decision-making framework.

**Content of decision-making framework**

5. (1) The decision-making framework must include:

- (a) the matters, set out in clause 6, to which AUSTEL must have regard in considering whether a tariff has an anti-competitive effect in a market; and



**4 Telecommunications (Price Competition) Direction**

- (b) the circumstances, set out in clause 7, under which AUSTEL must consider whether a tariff has an anti-competitive effect in a market; and
  - (c) the procedures, developed under clause 8, to be followed by AUSTEL in performing its functions under section 238A of the Act.
- (2) The decision-making framework may also include:
- (a) other matters, not inconsistent with those set out in clause 6, that AUSTEL considers that it should take into account in considering whether a tariff has an anti-competitive effect in a market; and
  - (b) other circumstances, not inconsistent with those set out in clause 7, under which AUSTEL considers that it should consider whether a tariff has an anti-competitive effect in a market.

**Particular matters to be considered**

6. AUSTEL must have regard to the following matters in considering whether the operation or continued operation of a tariff, or provisions of a tariff, would have an anti-competitive effect in a market:

- (a) the nature and effect of barriers to:
  - (i) entry to; and
  - (ii) effective competitive participation in; the market;
- (b) the dynamic characteristics of the market, including growth, innovation and service differentiation;
- (c) the expected long term effect on competition in the market;
- (d) whether the tariff would have the effect, or would be likely to have the effect, of:
  - (i) eliminating or substantially damaging a competitor to the carrier in that market or any other market for a telecommunications service; or
  - (ii) preventing, delaying or deterring the entry of a person into that market or any other market for a telecommunications service; or



**Telecommunications (Price Competition) Direction 5**

- (iii) deterring or preventing a person from engaging in competitive conduct in that market or any other market for a telecommunications service;
- (e) whether predatory pricing is involved;
- (f) any other matters that AUSTEL considers relevant.

**Particular circumstances to be considered**

7. (1) AUSTEL must consider whether the operation or continued operation of a tariff, or provisions of a tariff, would have an anti-competitive effect in a market if in AUSTEL's opinion any of the following circumstances exists:

- (a) a tariff makes the supply of a telecommunications service conditional on the supply of another telecommunications service and:
  - (i) any one of the telecommunications services involved is not subject to effective competition; or
  - (ii) there are significant differences in the intensity of competition between the telecommunications services;
- (b) a discount or other incentive is offered for the supply of a telecommunications service conditional on the supply of another telecommunications service and:
  - (i) any one of the telecommunications services involved is not subject to effective competition; or
  - (ii) there are significant differences in the intensity of competition between the telecommunications services;
- (c) a discount or other incentive is offered for the supply of two or more different kinds of telecommunications services ;
- (d) a discount or other incentive is offered for a public mobile telecommunications service in conjunction with another telecommunications service that is not a public mobile telecommunications service;
- (e) a charging option, or the other provisions of a tariff which apply to a telecommunications service, will benefit only a small proportion of customers in a market for telecommunications services of that kind;



6 *Telecommunications (Price Competition) Direction*

- (f) a charging option applies in conjunction with another charging option, with the effect that the price available to a customer for a telecommunications service is less than the price:
  - (i) otherwise generally applicable to customers of the telecommunications service; or
  - (ii) available under a single charging option alone;
- (g) a discount or other incentive that consists of a discrimination of the kind referred to in subsection 185 (2B) of the Act is to be made available to customers for a telecommunications service who receive a discount or other incentive of the kind referred to in subsection 185A (2) of the Act;
- (h) a discount or other incentive that consists of a discrimination of the kind referred to in subsection 185A (2) of the Act is to be made available to customers for a telecommunications service who receive a discount or other incentive of the kind referred to in subsection 185 (2B) of the Act;
- (i) a discount or other incentive that consists of a discrimination of the kind referred to in subsection 185A (2) of the Act is to be made available to customers for a telecommunications service who receive a discount or other incentive of another kind referred to in subsection 185A (2) of the Act;
- (j) the terms and conditions on which a telecommunications service will be supplied by the carrier may inhibit a customer from choosing to acquire a telecommunications service from another carrier or other eligible service supplier.

(2) Subclause (1) does not prevent AUSTEL considering whether there is an anti-competitive effect in other circumstances.

**Procedures**

8. AUSTEL must develop procedures to be followed when performing its functions under section 238A of the Act.



9402243

## Employment, Education and Training

### NOTIFICATION OF NON-GOVERNMENT SCHOOLS SEEKING ELIGIBILITY FOR COMMONWEALTH FINANCIAL ASSISTANCE

The following schools have notified their intention to seek eligibility for Commonwealth financial assistance in respect of their proposed commencement or, in the case of existing non-government schools, their proposed change in operation.

Interested parties have the opportunity to make submissions about particular proposals. Such submissions should be made no later than four weeks following publication of the Gazette and must address specific issues or matters of concern within the school's proposal. The submission should be based on the criteria against which the funding priority of the proposal will be assessed. Submissions received within the four week period will be considered by the New Schools Committees when recommending a funding priority. They will also be made available to proponents of new schools or schools changing operations.

Interested parties should note that submissions received after the four week period are considered at the discretion of the Committees.

**Submissions should be directed to:**

The Director  
Schools Programs (New Schools)  
Commonwealth Department of Employment,  
Education and Training  
GPO Box 9880  
Canberra ACT 2601

The following abbreviations are used:

#### **Extensions**

P: Primary  
JS: Junior secondary  
S: Secondary (junior and senior)  
SS: Senior secondary

#### **Relocations**

W: Whole  
P: Partial  
A: Additional Annex

Projected enrolments for the year in which funding is sought and maximum projected enrolments at each level are included.

1995

## NEW SOUTH WALES

## School proposing to relocate:W

School Name: The International Grammar School  
Town/Suburb: Unspecified site, Balmain  
School level: Primary, Junior and Senior Secondary  
Proj enrol 1995: P: 355  
JS: 105  
SS: 45  
Max enrolments: P: 525  
JS: 300  
SS: 150

## Schools proposing to commence

School Name: John Colet School  
Town/Suburb: Unspecified site, Dural  
School level: Primary  
Proj enrol 1995: P: 54  
Max enrolment: P: 210

School Name: Alexander Primary School  
Town/Suburb: Duffys Forest  
School level: Primary  
Proj enrol 1995: P: 95  
Max enrolments: P: 210

## VICTORIA

## School proposing to relocate (A)

School Name: Overnewton Anglican Community College  
Town/Suburb: Keilor (current), Sydenham (additional)  
School level: Primary, Junior and Senior Secondary  
Proj enrol 1995: P: 730  
JS: 558  
SS: 175  
Max enrolments: P: 428  
JS: 992  
SS: 541

## School seeking a revision of maximum enrolments at the primary level

School Name: St Mary's Coptic Orthodox College  
Town/Suburb: Coolaroo  
School level: Primary, Junior Secondary  
Proj enrol 1995: P: 208  
Max enrolments: P: 250

9402244

**DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING**

***Higher Education Funding Act 1988***

**Taxable Income Levels for Repayment of Higher Education Contribution Debt**

I, MICHAEL AUSTIN GALLAGHER, delegate of the Minister for Employment, Education and Training, for the purposes of subsection 106Q(6) of the *Higher Education Funding Act 1988*, hereby notify that the minimum prescribed amount, intermediate prescribed amount and maximum prescribed amount for the 1994/95 year of income are \$26,852; \$30,516; and \$42,722 respectively.

Dated 31 May 1994

  
Michael Austin Gallagher

9402245

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**DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING**

**NOTIFICATION OF THE MAKING OF GUIDELINES UNDER THE HIGHER EDUCATION FUNDING ACT 1988.**

The following guidelines have been made under the *Higher Education Funding Act 1988* (the Act). A Copy can be obtained from the Director, Institutional Grants Section, Higher Education Division, Department of Employment, Education and Training, 18 Mort Street, Canberra City, A.C.T., 2601, or by telephoning (06) 240 9645.

Section	Description	Date Made
9	The guidelines provide guidance to higher education institutions awarding Australian Postgraduate Awards Without Stipend	22/05/94

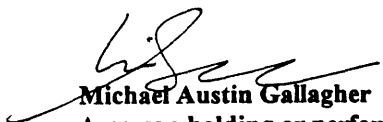
**COMMONWEALTH OF AUSTRALIA**  
**DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING**

**HIGHER EDUCATION FUNDING ACT 1988**

**PUBLICATION OF BASIC CHARGE**

For the purposes of subsection 104(3) of the *Higher Education Funding Act 1988*, I notify that the basic charge in respect of the semesters in the year 1994 is \$305 per unit of study.

Dated the 1<sup>st</sup> day of June 1994



**Michael Austin Gallagher**

A person holding or performing  
the duties of Position No. 50012,  
First Assistant Secretary,  
Higher Education Division,  
Delegate of the Minister for Employment,  
Education and Training

9402246



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## Environment, Sport and Territories

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### NOTICE OF AN APPLICATION RECEIVED AND PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that an application was made on 9 March 1994, by Port Hedland Port Authority, PO Box 2, Port Hedland, Western Australia, to dump at sea on the "Inner Spoil Ground", off the Port, up to 100 000 cubic metres of spoil derived from maintenance dredging of the channel, turning basin and berth pockets.

Copies of the application and the permit may be obtained from The Commonwealth Environment Protection Agency, PO Box E305, Queen Victoria Terrace, ACT 2600 or may be inspected at the offices of the Port Hedland Port Authority, at the Port, by arrangement with Captain P J Blenkinsop by telephoning 091 73 1400.



Mark Hyman  
Assistant Secretary  
Waste Management Branch

31 May 1994

9402281

Due to an administrative error an inaccurate heading was inadvertently published in the *Commonwealth of Australia Gazette*, No. GN 21, on the 1 June 1994 in instrument reference no 94/ESP 2 under section 18(2) of the *Endangered Species Protection Act 1992*. The following is the correct instrument as signed by the Minister for the Environment, Sport and Territories, Senator the Hon John Faulkner on the 16 May 1994.

## Commonwealth of Australia

### Declaration under s18(1) of the *Endangered Species Protection Act 1992*

I, John Faulkner, Minister for the Environment, Sport and Territories, in pursuance of s18(1) of the *Endangered Species Protection Act 1992*, hereby declare that Part 1, Part 2, & Part 3 of Schedule 1 and Schedule 3 to that Act shall be deemed to be amended:

- by inserting,

ENDANGERED	VULNERABLE
<i>Agrostis limiteana</i>	<i>Acacia carnei</i>
<i>Asterolasia elegans</i>	<i>Caladenia exstans</i> Hopper & A.P. Brown ms.
<i>Caladenia fragrantissima</i> subsp. <i>orientalis</i>	<i>Dendrobium callitrophylum</i>
<i>Chamaelaucium griffinii</i> Marchant & Keighery ms.	<i>Epacris apsleyensis</i>
<i>Endiandra floydii</i>	<i>Epacris</i> sp. Dans Hill (S. J. Jarmen HO 32456)
<i>Eucalyptus dolorosa</i> Brooker & Hopper ms.	<i>Goodenia machbarronii</i>
<i>Gentiana baeuerlenii</i>	<i>Hakea trineura</i>
<i>Grevillea caleyi</i>	<i>Macrozamia fearnsidae</i>
<i>Hakea pulvinifera</i>	<i>Myriophyllum petraeum</i>
<i>Ochrosia moorei</i>	<i>Olearia cordata</i>
<i>Phebalium equestre</i>	<i>Pandanus spiralis</i> var. <i>flammeus</i>
<i>Phebalium lachnaeoides</i>	<i>Velleia perfoliata</i>
<i>Pleurophascum occidentale</i>	<i>Zeuxine polygonoides</i>
<i>Prasophyllum concinnum</i>	
<i>Tylophora linearis</i>	

- by deleting,

ENDANGERED	VULNERABLE	PRESUMED EXTINCT
<i>Ammobium craspedioides</i>	<i>Acacia angustifolia</i>	<i>Agrostis limitanea</i>
<i>Billardiera alpina</i>	<i>Caladenia</i> sp. Jarrah Forest	<i>Cassytha pedicelloa</i>
<i>Dodonaea tepperi</i>	<i>Daviesia debilior</i>	<i>Gentiana baeuerlenii</i>
<i>Graptophyllum thorogoodii</i>	<i>Endiandra floydii</i>	<i>Hymenophyllum whitei</i>
<i>Lepidium aschersonii</i>	<i>Epacris</i> aff. <i>virgata</i>	<i>Phebalium lachnaeoides</i>
	<i>Epilobium perpusillum</i>	<i>Tmesipteris lanceolata</i>
	<i>Eucalyptus lansdowneana</i>	
	<i>Eucalyptus latens</i>	
	<i>Graptophyllum excelsum</i>	
	<i>Grevillea calevi</i>	
	<i>Habenaria propinquier</i>	
	<i>Leucopogon blakei</i>	
	<i>Phebalium equestre</i>	
	<i>Prasophyllum concinnum</i>	
	<i>Pratia irrigua</i>	
	<i>Ristantia pachysperma</i>	
	<i>Stackhousia tryonii</i>	
	<i>Swainsona laxa</i>	
	<i>Vittadinia sericea</i>	
	<i>Wahlenbergia glabra</i>	

- and by correcting identified spelling errors, nomenclatural omission and name changes as listed below (corrections in **bold**):

## SCHEDULE 1 LISTED SPECIES

### Part 1 - Species that are Endangered

*Allocasuarina defungens* - correct spelling  
*Andersonia* sp. Two Peoples Bay (G. Keighery 8229) - remove apostrophe ('); add authority  
*Caladenia busselliana* Hopper & A.P. Brown ms. - add initials  
*Caladenia elegans* Hopper & A.P. Brown ms. - add initials  
*Caladenia viridescens* Hopper & A.P. Brown ms. - add initials  
*Calochilus psednus* - correct spelling  
*Calytrix breviseta* subsp. *breviseta* - add subsp.  
*Conostylis setigera* subsp. *dasys* - add subsp.  
*Darwinia ferricola* N.G. Marchant & Keighery ms - remove Scott River reference; add initials  
*Davidsonia* sp. Mullumbimby-Currumbin Ck (A.G. Floyd 1595) correct terminology  
*Drakonorchis drakeoides* Hopper & A.P. Brown ms. - correct spelling; add initials  
*Dryandra* sp. Kamballup (M. Pieroni s.n. 20/9/88) - correct terminology  
*Dryandra* sp. Stirling Range (F. Lullfitz 3379) - correct terminology  
*Endiandra floydii* replaces *Endiandra* sp. 1 - revise name  
*Epiblema grandiflorum* var. *cyanea* K. Dixon ms. - correct spelling  
*Eremophila caerulea* subsp. *merrallii* Chinnock ms.- replace var.  
*Eucalyptus crucis* subsp. *praecipua* Brooker & Hopper ms. - add subsp; correct spelling  
*Euphrasia* sp. Southport (W.M. Curtis 5/12/58) correct terminology; correct year reference to 58  
*Grevillea wilkinsonii* - now published, remove ms reference  
*Lambertia echinata* subsp. *echinata* - add bold information  
*Leucochrysum albicans* subsp. *incanum* - add bold information  
*Macadamia* sp. Wooten Creek (B. Hyland 3472) - correct terminology  
*Pterostylis* sp. Dimboola (D.L. Jones 5333 ex P. Branwhite s.n.) - add bold information

*Pterostylis* sp. Northhampton (S.D. Hopper 3349) - correct terminology  
*Quassia* sp. Mooney Creek ( J. King s.n. 1949) - correct terminology  
*Rutidosia lepiorrhynchoides* - correct spelling  
*Tetralthea paynteri* Alford ms. - correct spelling  
*Thelymitra epipactoides* - correct spelling  
*Verticordia plumosa* var. *ananeotes* - add var. for correct terminology  
*Zieria baeuerlenii* J. A. Armstrong ms. - add initials  
*Zieria buxijugum* J. Briggs & J. A. Armstrong ms. - add initials  
*Zieria formosa* J. Briggs & J. A. Armstrong ms. - add initials  
*Zieria parrisiae* J. Briggs & J. A. Armstrong ms. - add initials  
*Zieria prostrata* J. A. Armstrong ms. - add initials

## Part 2 - Species that are vulnerable

*Acacia lanuginophylla* R.S. Cowan & Maslin ms. - add bold information  
*Acacia merrickiae* - correct spelling  
*Acacia* sp. Dandaragan (S. van Leeuwen 269) - correct terminology  
*Anigozanthos bicolor* subsp. *minor* - add subsp. for correct terminology  
*Anigozanthos humilis* subsp. *chrysanthus* - add subsp. for correct terminology  
*Anigozanthos viridis* subsp. *terraspectans* - add subsp. for correct terminology  
*Apium prostratum* subsp. *phillipii* Keighery ms. add subsp; correct terminology  
*Baeckea* sp. Mt Tozer (L.J. Brass 19348) - correct terminology  
*Baeckea* sp. Pyramids (W.F.J. McDonald 357) - add bold information  
*Banksia sphaerocarpa* var. *dolichostyla* add var for correct terminology  
*Bertya ingramii* - remove T. James ms.  
*Budawangia gnidioides* correct spelling  
*Caladenia caesarea* subsp. *maritima* Hopper & A.P. Brown ms. - add subsp and initials  
*Caladenia christineae* Hopper & A.P. Brown ms. - correct terminology; remove sp. and (S.D. Hopper 3521)  
*Caladenia dilatata* subsp. *villosissima* - add subsp. for correct terminology  
*Caladenia excelsa* Hopper & A.P. Brown ms - add initials  
*Caladenia exstans* Hopper & A.P. Brown - correct spelling; add reference.  
*Caladenia harringtoniae* Hopper & A.P. Brown ms - add initials  
*Caladenia hoffmanii* Hopper & A.P. Brown ms. - add initials  
*Caladenia* sp. Jarrah Forest (S.D. Hopper 3990) - correct terminology  
*Caladenia voigtii* Hopper & A.P. Brown ms. - add initials  
*Callitris* sp. aff. *oblonga* Apsley River (A.M. Gray 22495) replaces *Callitris* sp. Tasmania (A.M. Gray 473-44) - revise name  
*Chamaelaucium erythrochlora* N.G. Marchant & Keighery - add initials  
*Chamaelaucium roycei* N.G. Marchant & Keighery - add initials  
*Commersonia* sp. Cardarga ( G.P. Guymer 1642) - correct terminology  
*Conostylis seorsiflora* subsp. *trichophylla* - add subsp for correct terminology  
*Darwinia* sp. Stirling Range (G.J. Keighery 5732) - correct terminology  
*Diuris praecox* now published remove ms. reference  
*Drakaea concolor* Hopper & A.P. Brown - remove sp; add initials  
*Drakaea confluens* Hopper & A.P. Brown - correct terminology; remove sp. and second confluens  
*Drakaea micrantha* Hopper & A.P. Brown - add initials  
*Drakonorchis barbarbella* Hopper & A.P. Brown - add initials  
*Drummondita hassellii* var. *longifolia* include var. for correct terminology  
*Epacris* sp. Dans Hill (S.J. Jarmen HO 32456) replaces *Epacris* sp. Alans Hill (S.J. Jarmen HO 32456) - revise name  
*Eremophila subteretifolia* Chinnock ms. - add ms.  
*Eriostemon* sp. Mt Tozer (L.J. Brass 19483) - correct terminology

*Eucalyptus crucis* subsp. *crucis* - add subsp. for correct terminology  
*Eucalyptus goniantha* subsp. *goniantha* - add subsp for correct terminology  
*Eucalyptus kabiana* has been published remove Johnson & Hill ms.  
*Eucalyptus macrorrhyncha* subsp. *cannonii* - add subsp. for correct terminology  
*Eucalyptus olivacea* Brooker & Hopper ms. remove fullstop between ms.  
*Eucalyptus parramattensis* subsp. *decadens* - add subsp. for correct terminology  
*Eucalyptus robertsonii* subsp. *hemisphaerica* - add subsp. for correct terminology  
*Eucalyptus* sp. Norseman (S.D. Hopper 2736) - correct terminology  
*Eucryphia* sp. Mt Bartle Frere (M. Godwin C1158) - correct spelling  
*Hakea* sp. Kowmung River (M. Doherty 17-24) - correct terminology  
*Hakea* sp. Mariala Scientific Res. (C. Sandercoe 507) - correct terminology  
*Helicteres* sp. Glenluckie Creek (N. Byrnes 1280) - correct terminology  
*Hibbertia* sp. Porongurups (R.D. Hoogland 12186) replaces *Hibbertia bracteosa* - revise name  
*Ipomoea* sp. Stirling (P. Latz 10408) replaces *Ipomoea* (A83192) - revise name  
*Ixodia achillaeoides* subsp. *arenicola* - add subsp. to correct terminology  
*Lepidium pseudopapillosum* - correct terminology, remove hyphen  
*Macadamia* sp. Iron Range (B. Hyland 3102) - correct terminology  
*Mesua* sp. Boonjee (A.K. Irvine 1218) - correct terminology  
*Olearia pannosa* subsp. *pannosa* add subsp. for correct terminology  
*Persoonia amaliae* - correct spelling  
*Pimelea spinescens* subsp. *spinescens* - add subsp. for correct terminology  
*Pomaderris halmaturina* subsp. *halmaturina* - add subsp. for correct terminology  
*Prostanthera* sp. Dunmore (D.M. Gordon 84) - correct terminology  
*Prostanthera* sp. Mt Tinbeerwah (C. Sandercoe C1256) - correct terminology  
*Pultenaea parrisiae* J. Briggs & Crisp ms. replaces *Pultenaea* sp. 1 (W of Wadbilliga) - revise name  
*Pultenaea villifera* var. *glabrescens* - add var. for correct terminology  
*Sagina* sp. Mt Anne (A.M. Buchanan 5115) - correct terminology  
*Sarcocochilus hirticalcar* replaces *Parasarcocochilus hirticalcar* - revise name  
*Sphatoglottis plicata* - printed twice, remove second listing  
*Spyridium eriocephalum* var. *glabrisepalum* add var.  
*Symplocos* sp. Imbil-Beenleigh (W.J. MacDonald 3823) - correct terminology  
*Thomasia* sp. York (A.S. George 8075) - correct terminology  
*Wurmbea* sp. Cape Naturaliste (S.D. Hopper 5871) correct spelling  
*Xyris* sp. Stirling Range (G.J. Keighery 7951) - correct terminology  
ZGenus nov. 1 sp. Boonjee (B. Hyland 2519) - ESSS suggested reference as:  
= Genus nov. sp. Boonjee (B. Hyland 2519; Family: MYRTACEAE)  
*Zieria citriodora* J. A. Armstrong ms. add initials  
*Zieria covenyi* J. A. Armstrong ms. add initials  
*Zieria ingramii* J. A. Armstrong ms. add initials  
*Zieria obovata* (C.T. White) J.A. Armstrong ms. - add initials  
*Zieria tuberculata* J. A. Armstrong ms. add initials  
*Zieria verrucosa* J.A. Armstrong ms. - add initials

### Part 3 - Species that are Presumed Extinct

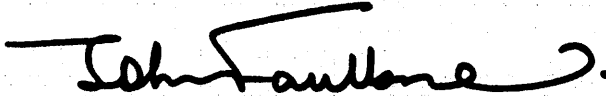
*Acacia murrubensis* correct spelling  
*Euphrasia* sp. Tamworth (Rupp s.n. -/9/1904) - correct terminology  
*Pimelea spinescens* subsp. *pubiflora* - add subsp. for correct terminology  
*Rapanea* sp. Richmond River (J.H. Maiden & J.L. Boorman NSW 26751) - correct terminology

### SCHEDULE 3 - KEY THREATENING PROCESSES

*Phytophthora cinnamomi* - correct spelling

In accordance with s19 of the *Endangered Species Protection Act 1992* the reasons for listing these species are available at reasonable cost from the Director of National Parks and Wildlife on receipt of a written request.

Dated this Sixteenth day of May 1994.

A handwritten signature in black ink, appearing to read "John Faulkner". The signature is fluid and cursive, with a long horizontal stroke at the end.

Minister for the Environment, Sport and Territories

9402247

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## Human Services and Health

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### THERAPEUTIC GOODS ACT 1989

#### PUBLICATION OF LIST OF MANUFACTURERS SUSPENDED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

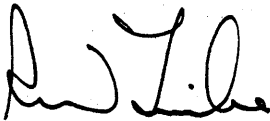
I, R W Tribe (Chief GMP Auditor), delegate of the Secretary for the purpose of s.41 of the *Therapeutic Goods Act*, hereby publish the following details concerning the suspension of licences to manufacture therapeutic goods:

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UNDER SECTION 41 (1) (f) OF THE THERAPEUTIC GOODS ACT 1989, THE SECRETARY BY NOTICE IN WRITING HAS SUSPENDED LICENCE NO. 2355 TO MANUFACTURE THERAPEUTIC GOODS, HELD BY:

STEPHEN RICHARD ARUNDEL, TRADING AS 'STEVE ARUNDALL CONTACT LENSES';

FOR A PERIOD OF TWO MONTHS EFFECTIVE FROM THE 18TH DAY OF MAY 1994, OR UNTIL SUCH TIME AS ALL OUTSTANDING FEES HAVE BEEN PAID.



Delegate of the Secretary  
30 May 1994

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9402248

## THERAPEUTIC GOODS ACT 1989

## PUBLICATION OF LIST OF MANUFACTURERS LICENSED TO MANUFACTURE THERAPEUTIC GOODS

I, R W Tribe (Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the *Therapeutic Goods Act*, hereby publish a list of:

- the persons who are licensed to manufacture therapeutic goods pursuant to Part 4 of that Act;
- the classes of goods to which each of those licences relate;
- the steps of manufacture that each of those licences authorise; and
- the address of each of those premises to which the licences relate.



Delegate of the Secretary  
31 May 1994

## Persons who are licensed:

*Martin & Pleasance Pty Ltd*

## Classes of goods:

*This licence authorises only the manufacturing steps of packaging, labelling and release for supply of herbal, mineral and homeopathic preparations.*

## The steps of manufacture:

*A single step in the manufacture of therapeutic goods for human use, namely; packaging and labelling; and release for supply.*

## The address of premises to which licence relates:

*Factory 14  
21 Eugene Terrace  
RINGWOOD VIC 3134*

## Persons who are licensed:

*The Commonwealth Industrial Gases Ltd*

## Classes of goods:

*This licence authorises only the manufacture of medical gases.*

## The steps of manufacture:

*Manufacture of non-sterile therapeutic goods goods for human use.*

## The address of premises to which licence relates:

*The Commonwealth Industrial Gases Limited*

## Principal Site:

*1688 Ipswich Road  
ROCKLEA QLD 4106*

## Additional sites:

*82 Barkley Highway  
MT ISA QLD 4825  
Buchan Street  
CAIRNS QLD 4870  
Red Rover Road  
GLADSTONE QLD 4680  
11 Snow Street  
LISMORE NSW 2480*

## Persons who are licensed:

*S.A. College of Botanic Medicine & Natural Therapies Pty Ltd trading as 'Marni's Herbal Supplies'*

## Classes of goods:

*This licence authorises only the manufacture of the following product or product classes: essential oils in liquid form and herbal teas.*

## The steps of manufacture:

*Manufacture of non-sterile therapeutic goods goods for human use.*

## The address of premises to which licence relates:

*289 Cross Road  
CLARENCE GARDENS SA 5039*

## Persons who are licensed:

*Vitapac Pty Ltd*

## Classes of goods:

*This licence authorises only the following steps in the manufacture of herbal and vitamin preparations in solid and powder form and herbal oils and extracts, namely; packaging and labelling; and release for sale. The licence does not authorise the manufacture of any preparations to which a Schedule of the Poisons Standard applies other than Schedules Five and Six.*

## The steps of manufacture:

*A single step in the manufacture of therapeutic goods for human use, namely; packaging and labelling.*

## The address of premises to which licence relates:

*Vitapac Pty Ltd  
107A Ledger Road  
BEVERLEY SA 5007*

## Persons who are licensed:

*Pan Laboratories Pty Ltd*

## Classes of goods:

*This licence authorises only the manufacture of drugs in solid dosage form, and drugs in soft gelatine capsule form, except drugs covered by Poisons Schedules Three or Four and suspension products.*

*This licence does not authorise the manufacture of preparations containing penicillins, cephalosporins, hormones, steroids or antineoplastic drugs.*

## The steps of manufacture:

*Manufacture of non-sterile therapeutic goods goods for human use.*

## The address of premises to which licence relates:

*Pan Laboratories Pty Ltd  
No 6, and 10-12 Epic Place  
VILLAWOOD NSW 2163*

## Persons who are licensed:

*Narwhal Pty Ltd trading as 'Ramprie Laboratories'*

## Classes of goods:

*This licence authorises only the manufacture of drugs in liquid and semi-solid form and the repackaging of powders.*

*This licence does not authorise the manufacture of preparations containing penicillins, cephalosporins, hormones, steroids and antineoplastic drugs.*

## The steps of manufacture:

*Manufacture of non-sterile therapeutic goods goods for human use.*

## The address of premises to which licence relates:

*Ramprie Laboratories  
71 Division Street  
WELSHPOOL WA 6106*



Persons who are licensed:

*Richmond Health Service Blood Bank*

Classes of goods:

*This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre and transportation to a fractionation centre.*

*This licence does not authorise recovery of plasma from Cryoprecipitate and Apheresis.*

The steps of manufacture:

*Manufacture of starting materials for the manufacture of therapeutic goods for human use.*

The address of premises to which licence relates:

*Richmond Health Service Blood Bank  
Uralba Street  
LISMORE NSW 2480*

Plus additional mobile sites as notified to the Therapeutic Goods Administration.

Persons who are licensed:

*Beiersdorf Australia Ltd*

Classes of goods:

*This licence authorises only the manufacture of bandages, dressings and allied products and the secondary packaging of condoms.*

*This licence authorises the manufacture of sterile therapeutic goods only where the sterilisation process is carried out under contract by a third party.*

The steps of manufacture:

*Manufacture of a sterile and non-sterile therapeutic goods for human use.*

The address of premises to which licence relates:

*Beiersdorf Australia Ltd  
63 Britton Street  
SMITHFIELD NSW 2164*

Persons who are licensed:

*Curacel International Pty Ltd*

Classes of goods:

*This licence authorises only the manufacture of the following product classes: creams and gels.*

*This licence does not authorise the manufacture of drugs to which Schedule Four of the Poisons Standard applies except Solanum derivatives.*

The steps of manufacture:

*Manufacture of non-sterile therapeutic goods for human use.*

The address of premises to which licence relates:

*Curacel International Pty Ltd  
Unit 14, 1645 Ipswich Road  
ROCKLEA QLD 4106*

Persons who are licensed:

*Australian Red Cross Society, NSW Division Blood Transfusion Service*

Classes of goods:

*This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre and transportation to a fractionation centre..*

The steps of manufacture:

*Manufacture of starting materials for the manufacture of therapeutic goods for human use.*

The address of premises to which licence relates:

*Principal Site:  
153 Clarence Street  
SYDNEY NSW 2000*

Additional sites as notified to the Therapeutic Goods Administration.

9402249

## NATIONAL FOOD AUTHORITY

### FOOD STANDARDS

The following notice is made pursuant to the *National Food Authority Act 1991*.

All correspondence, including requests for further information on the matter detailed below, should be forwarded to the following address quoting the relevant title and reference number:

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

**Tel: 06-2712219**

**Written submissions should be received by the Authority no later than 20 July 1994.** Submissions will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or part of the submission) is made and justified.

### NOTICE PURSUANT TO SECTION 24

#### **Labelling of Royal Jelly with a Warning Statement (P115)**

The National Food Authority prepared a proposal (P115) to require a warning statement to be included on packages of royal jelly.

The Authority made a recommendation to the National Food Standards Council, as a matter of urgency pursuant to section 37 of the *National Food Authority Act 1991* (the Act), that the Council adopt a draft variation to Standard K2 - Honey and Related Products, of the Food Standards Code, to require royal jelly products to carry the following warning:

**'WARNING - NOT RECOMMENDED FOR ASTHMATICS OR ALLERGY  
SUFFERERS AS IT CAN CAUSE SEVERE ALLERGIC REACTIONS'**

The Council adopted the draft variation and it was published in the *Commonwealth of Australia Gazette* of 11 May 1994, as Amendment No. 20 to the Food Standards Code, and it commenced operation on that date.

As required by section 37, the Authority must now conduct an inquiry under section 24 into the variation adopted by the Council in the same manner as if that variation had been the subject of a full assessment by the Authority under section 23 and a draft variation had been prepared under that section.

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

9402250

## Immigration and Ethnic Affairs

### Department of Immigration and Ethnic Affairs

#### Migration Agents Registration Scheme

Notice under section 114Q(1) of the Migration Act 1958

Notice is hereby given that the persons whose details appear below have applied to be registered as migration agents. Any person may lodge an objection to the registration of any applicant appearing below. Objections must be in writing and received not later than six (6) weeks after the date of this notice. Objections should be addressed to:

The Secretary  
Department of Immigration and Ethnic Affairs  
PO Box 25  
Belconnen ACT 2617

A written statement should be provided which outlines the nature of the objection and clearly identifies the person against whom the objection has been made.

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
<b>ADAMS</b> Howard James	20/9/1965	Refugee Advice & Casework Service	Level 5 343-349 Riley Street SURRY HILLS 2010	FREE SERVICE
<b>BARNES</b> Peter Hugh Christopher	1/9/1963	Nicholls Gervasi & Co	231 The Parade NORWOOD 5067	CHARGES
<b>BOLLARD</b> Suzanne Dixon	6/3/1959	Immigration Advice & Rights Centre	5th Floor 343-349 Riley Street SURRY HILLS 2010	FREE SERVICE
<b>GAZDIK</b> Vladimir Peter Stefan	23/12/1949	Bannermans Solicitors Parramatta	Suite 49 2 O'Connell Street PARRAMATTA 2150	CHARGES
<b>HELMAN</b> Michael Timothy	1/11/1956	Michael T Helman, Barrister & Solicitor	Level 2, Lakeview House Cowlishaw Street TUGGERANONG 2900	CHARGES
<b>LE SUEUR</b> Margaret Christina Eliza	24/5/1949	Immigration Advice & Rights Centre	5th Floor 343-349 Riley Street SURRY HILLS 2010	FREE SERVICE
<b>MORRIS</b> David John	26/4/1959	D J Morris & Co Solicitors	Level 1 185 Elizabeth Street SYDNEY 2000	CHARGES
<b>NELSON</b> Diana Elizabeth	17/10/1966	Anne O'Donoghue & Associates	Room 75, Level 3 4 Goulburn Street SYDNEY 2000	CHARGES
<b>SAISITHIDEJ</b> Jackie	4/12/1970	Immigration Advice & Rights Centre	5th Floor 343-349 Riley Street SURRY HILLS 2010	FREE SERVICE
<b>SMITH</b> David Roderick	22/12/1963	Jonathan Wong	124 Little Lonsdale Str MELBOURNE 3000	CHARGES
<b>WEBB</b> Stephen Kenneth Kemp	28/12/1967	McCullough Robertson	Level 12, Central Plaza 66 Eagle Street BRISBANE 4000	CHARGES
<b>WONG</b> Michael Mica	13/8/1949	F W Pty Ltd	1/F, 373-375 Lonsdale Str MELBOURNE 3000	CHARGES

  
for SECRETARY  
8 June 1994

9402251

**Industrial Relations**

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

## Industrial Relations Act 1988

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

IN the matter of

COUNTRY PRINTING AWARD 1959

C No. 20073 of 1994

Dated the 29th day of July 1987

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 20 May 1994, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 12 May 1994; 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.

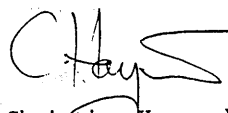
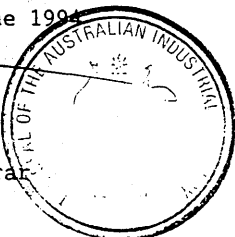
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

## SCHEDULE OF TERMS TO BE VARIED

C0056 V152  
PRINT NO. L3445

Clause No.	Subject	Substance of variation
Award	Roping-in No. 4 Award 1994	Wages and working conditions - log of claims

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar

9402252

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

COMMUNITY SERVICES (HOME CARE) (ACT) AWARD 1988

C No. 20343 of 1994

Dated the 7th day of October 1988

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 24 May 1994, 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 13 April 1994; 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.

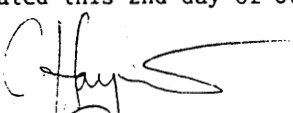
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

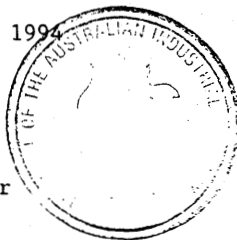
SCHEDULE OF TERMS TO BE VARIED

C0239 V012  
PRINT NO. L2894

Clause No.	Subject	Substance of variation
2	Arrangement	October 1993 review of wage fixing principles - \$8.00
8B	Supplementary Payments	October 1993 review of wage fixing principles - \$8.00

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar



9402253

## 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 (RECREATION COMPLEX AND THEME PARK) AWARD 1982

C No. 32611 of 1993

Dated the 28th day of January 1983

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 May 1994, 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 22 December 1993; 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.

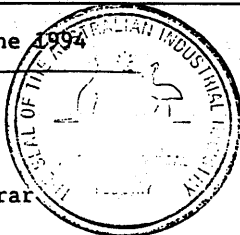
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

## SCHEDULE OF TERMS TO BE VARIED

T0116 V024  
PRINT NO. L3562

Clause No.	Subject	Substance of variation
12	Public Holidays	Public Holidays

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar

9402254

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. 22012 of 1993

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 27 May 1994, 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 22 December 1993; 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.

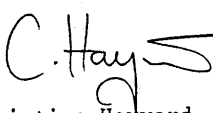
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

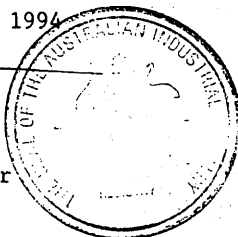
SCHEDULE OF TERMS TO BE VARIED

M0094 V070  
PRINT NO. L3572

Clause No.	Subject	Substance of variation
12	Sundays and Public Holidays	Public Holidays

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar



9402255

## 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 (CINEMA AND DRIVE-IN INDUSTRY) AWARD 1983

C No. 32616 of 1993

Dated the 30th day of August 1983

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 May 1994, 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 22 December 1993; 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.

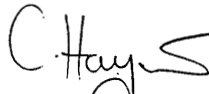
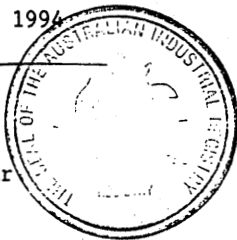
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

## SCHEDULE OF TERMS TO BE VARIED

T0141 V019  
PRINT NO. L3566

Clause No.	Subject	Substance of variation
10	Holidays	Public Holidays

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar

9402256



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

TENPIN BOWLING INDUSTRY (INTERIM) AWARD 1980

C No. 32614 of 1993

Dated the 25th day of November 1980

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 May 1994, 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 22 December 1993; 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.

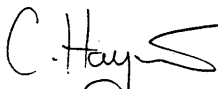
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

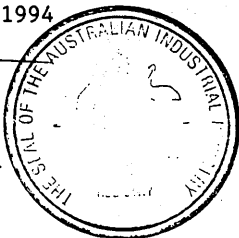
SCHEDULE OF TERMS TO BE VARIED

T0005 V025  
PRINT NO. L3567

Clause No.	Subject	Substance of variation
15	Holidays	Public Holidays

Dated this 2nd day of June 1994

  
Christine Hayward  
Deputy Industrial Registrar



9402257

## 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. 32613 of 1993

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 27 May 1994, 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 22 December 1993; 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.

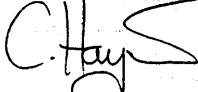
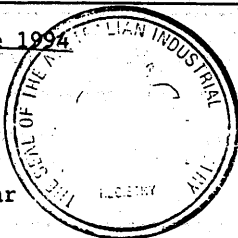
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

## SCHEDULE OF TERMS TO BE VARIED

T0131 V046  
PRINT NO. L3568

Clause No.	Subject	Substance of variation
12	Public Holidays	Public Holidays

Dated this 2nd day of June 1994

Christine Hayward  
Deputy Industrial Registrar

9402258

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

GENERAL CLERKS (NORTHERN TERRITORY) CONSOLIDATED AWARD 1985

(C No 50154 of 1993)

DATED 29 September 1985

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 May 1994, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 19 May 1994;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned 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, 1 Briggs Street, Darwin free of charge.

**SCHEDULE**  
**TERMS TO BE VARIED**  
G0019CRN V023 V PRINT L3035

Clause No.	Subject	Substance of Variation
6 (a) (b) & (c)	Classification Structure	Second minimum rate adjustment

Dated 27 May 1994.

LYNDALL SOETENS  
DEPUTY INDUSTRIAL REGISTRAR

9402259

## Industrial Relations Act 1988

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

## NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

GRAPHIC ARTS (NORTHERN TERRITORY) AWARD 1981

(C No 30381 of 1994)  
(C No 26865 of 1989)  
(C No 30382 of 1994)  
(C No 26865 of 1989)

DATED 22 June 1981

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 13 May 1994, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 6 May 1994;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned 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,  
1 Briggs Street, Darwin free of charge.

**SCHEDULE**  
**TERMS TO BE VARIED**  
G0040CRN MIS 059/94 S PRINT L3346

Clause No.	Subject	Substance of Variation
2	Contents of Award	Quashing of previous order (Print L0649)
13D	Interim Classification Definitions and Indicative tasks (printing)	Quashing of previous order (Print L0649)

Dated 27 May 1994.

LYNDALL SOETENS  
DEPUTY INDUSTRIAL REGISTRAR

9402260

Form R16

Regulation 23

Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

MUSICIANS GENERAL AWARD, 1971

(C No 22012 of 1993)

DATED 23 December 1971

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 27 May 1994, the Commission varied the term [or terms] of the above-mentioned award referred to in the Schedule below
- (b) that the variation will be a common rule of the Northern Territory with effect from 22 December 1993;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned 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, 1 Briggs Street, Darwin free of charge.

SCHEDULE

TERMS TO BE VARIED

M0094CR V070 M PRINT L3572

Clause No.	Subject	Substance of Variation
12	Sundays and Public Holidays	Public Holidays in the State of Victoria

Dated 1 June 1994.

LYNDALL SOETENS  
DEPUTY INDUSTRIAL REGISTRAR

9402261

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**Industry, Science and Technology**

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**ANTI-DUMPING AUTHORITY****REVOCATION INQUIRY:  
SODIUM CYANIDE FROM ITALY, JAPAN, THE REPUBLIC OF KOREA  
AND THE UNITED KINGDOM**

Anti-dumping duties currently apply to exports to Australia of sodium cyanide by certain exporters in Italy, Japan, the Republic of Korea and the United Kingdom.

ICI Australia Operations Ltd has requested the Anti-Dumping Authority to hold an inquiry into whether the dumping duty notices applying to imports of sodium cyanide from the United Kingdom should be revoked. This request was made under the provisions of subsection 7(3) of the *Anti-Dumping Authority Act 1988*.

Subsequently, Senator Schacht, the Minister for Small Business, Customs and Construction, has instructed the Authority to extend the inquiry to cover imports of sodium cyanide from Italy, Japan and the Republic of Korea.

The Authority will thus inquire into whether all, or any of, the anti-dumping duties currently in place on sodium cyanide should be revoked.

The commencement date for the inquiry is 26 May 1994 and the Authority will report to the Minister no later than 22 September 1994.

You are invited to make a submission to the Authority as soon as possible, but certainly no later than 18 July 1994. Submissions should, inter alia, address specific matters raised in the request for revocation of the notices. Copies of the request can be obtained by telephoning Mr Bill James on 06 276 2038.

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

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

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

For further information regarding this inquiry, please telephone Mr Sabesh Shivasabesan at the Authority on 06 276 2012.

## ANTI-DUMPING AUTHORITY

### DUMPING OF FORMULATED TRIFLURALIN FROM SOUTH AFRICA

The Anti-Dumping Authority has completed its inquiry into the alleged dumping of exports of formulated trifluralin (FT) to Australia from the Republic of South Africa (South Africa).

The Authority concluded that:

- FT has been exported to Australia from South Africa at dumped prices;
- the Australian industry producing like goods has suffered material injury;
- exports of dumped FT from South Africa have caused material injury to the Australian industry; but
- there is now no threat of material injury to the Australian industry from dumped exports of FT from South Africa.

Accordingly, the Authority has recommended that the Minister for Small Business, Customs and Construction not take anti-dumping action against exports of FT from South Africa.

The Minister has accepted the Authority's recommendation.

Requests for copies of the Authority's Report No. 125 should be directed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 276 1742.

9402263

## ANTI-DUMPING AUTHORITY

**FINAL FINDING ON FIBREGLASS GUN ROVINGS FROM THE  
REPUBLIC OF KOREA, THE PEOPLE'S REPUBLIC OF CHINA,  
TAIWAN AND VENEZUELA**

The Anti-Dumping Authority has completed its inquiry into the export of fibreglass gun rovings to Australia from the Republic of Korea, the People's Republic of China, Taiwan and Venezuela.

The Authority found that:

- imports of gun rovings from Qualipoly of Taiwan, Hankuk of Korea, Sudamtex of Venezuela and from China were dumped with significant dumping margins;
- most imports of gun rovings from Taiwan Glass and PFG of Taiwan were not dumped and for the few shipments dumped, dumping margins were small;
- the Australian industry producing like goods has suffered material injury;
- dumping of gun rovings from Qualipoly, Hankuk, Sudamtex and from China has caused material injury to the Australian industry; and
- there is a threat of material injury to the Australian industry from dumping of gun rovings from Qualipoly, Hankuk, Sudamtex and from China.

The Authority recommended that the Minister not take action against exports from the People's Republic of China and Venezuela to Australia in view of the small volumes of imports from these sources. The Minister accepted this recommendation.

The Authority will advise the exporters that if there are complaints of a significant increase in exports at dumped prices from them then, the Authority will consider initiating a 'fast track' inquiry.

In light of the above, the Authority recommended that the Minister:

- take anti-dumping action against imports of gun rovings from Qualipoly;
- accept a price undertaking which has been offered by Hankuk;
- suspend consideration of whether a declaration should be made under section 8 of the *Customs Tariff Anti-Dumping Act 1975* in relation to future exports of gun rovings from Hankuk; and
- not take anti-dumping action against imports from Taiwan Glass, PFG, Sudamtex and from China.



The Minister for Small Business, Customs and Construction has accepted the Authority's recommendation.

Requests for copies of the Authority's Report No. 126 should be directed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 276 1742.

9402264

## Customs Act 1901

## DECLARATION PURSUANT TO SUBSECTION 269TG(1)

I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction pursuant to subsection 269TG(1) of the *Customs Act 1901*, am satisfied that in respect of fibreglass gun rovings (hereinafter referred to as the "goods"), exported from Taiwan by the Qualipoly Corporation to Australia:

- (a) the amount of the export price of the goods is less than the amount of the normal value of those goods; and
- (b) because of that, material injury to an Australian industry producing like goods has been caused and is threatened,

and, therefore, hereby DECLARE that section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* applies to those goods, and hereby ASCERTAIN that the normal value, export price and non-injurious price for fibreglass gun rovings are those amounts set out in the Table attached.

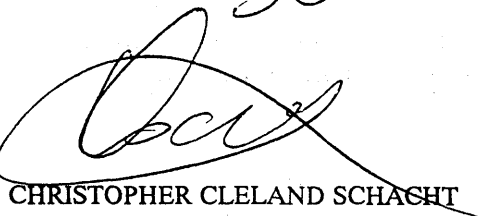
Dated this

30<sup>th</sup>

day of

May

1994.



CHRISTOPHER CLELAND SCHACHT  
Minister of State for  
Small Business, Customs and Construction

Note: Because of confidentiality, the ascertained normal value, export price and non-injurious price will not be published

9402265

Customs Act 1901

DECLARATION PURSUANT TO SUBSECTION 269TG(2)

I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction pursuant to subsection 269TG(2) of the *Customs Act*, am satisfied that in respect of fibreglass gun rovings (hereinafter referred to as the "goods"), exported from Taiwan by the Qualipoly Corporation to Australia:

- (a) the amount of the export price of like goods that have already been exported to Australia is less than the amount of the normal value of those goods, and the amount of the export price of like goods that may be exported to Australia in the future may be less than the normal value of the goods; and
- (b) because of that, material injury to an Australian industry producing like goods has been caused and is threatened;

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

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

and hereby ASCERTAIN that the normal value, export price and non-injurious price for fibreglass gun rovings are those amounts set out in the Table attached.

Dated this

30<sup>th</sup>

day of

May 1994.

CHRISTOPHER CLELAND SCHACHT  
Minister of State for  
Small Business, Customs and Construction

Note: Because of confidentiality, the ascertained normal value, export price and non-injurious price will not be published.

9402266

## Customs Tariff (Anti-Dumping) Act 1975

DIRECTION ON AMOUNT OF INTERIM DUMPING DUTY  
PURSUANT TO SUBSECTION 8(5)

I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction pursuant to subsections 8(5) of the *Customs Tariff (Anti-Dumping) Act 1975* (the Act) hereby DIRECT, after having regard to subsections 8(5A) of the Act, that the interim duties payable on fibreglass gun rovings (hereinafter referred to as the "goods") exported from Taiwan by the Qualipoly Corporation to Australia, shall be the sum of:

- (a) the interim dumping duty, being the amount shown in column 2 of the Table attached, being the difference between the non-injurious price of the goods of that kind as ascertained and the export price of the goods of that kind as ascertained; plus
- (b) if the export price is less than the ascertained export price, the difference between the ascertained export price and the export price.

The interim duties apply to goods entered for home consumption after 19 January 1994.

Dated this

30<sup>th</sup>

day of

May 1994.



CHRISTOPHER CLELAND SCHACHT  
Minister of State for  
Small Business, Customs and Construction

9402267

THE TABLE

Column 1	Column 2
The goods	Interim dumping duty A\$/kg
Fibreglass gun rovings	0.10

9402279

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Customs Act 1901

ACCEPTANCE OF UNDERTAKING FOR THE PURPOSES OF  
PARAGRAPH 269TG(4)(b) OF THE ACT

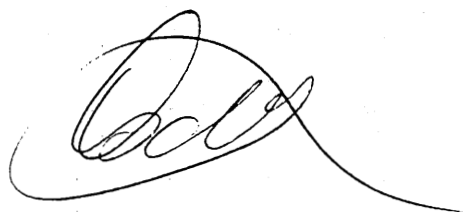
I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Science and Small Business hereby ACCEPT the undertaking by Hankuk Vetrotex Ltd of the Republic of Korea that the company will so conduct future export trade to Australia in fibreglass gun rovings as to avoid causing or threatening material injury to the Australian industry producing like goods. A true copy of the undertaking is annexed hereto and dated the sixth day of May 1994.

Dated this

30<sup>th</sup>

day of

May 1994.



CHRISTOPHER CLELAND SCHACHT  
Minister of State for  
Science and Small Business

Note: Because of confidentiality, a copy of the undertaking will not be published.

9402268

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	25/05/94	26/05/94	27/05/94	28/05/94	29/05/94	30/05/94	31/05/94
<hr/>								
Austria	Schillings	8.4986	8.4723	8.4839	8.4839	8.4839	8.4735	8.5086
Belgium/Lux	Francs	24.9900	24.8000	24.8200	24.8200	24.8200	24.8000	24.9100
Brazil	Real cruzado	1265.9100	1285.5100	1327.6100	1327.6100	1327.6100	1352.2300	1355.9700
Canada	Dollars	1.0112	1.0133	1.0144	1.0144	1.0144	1.0158	1.0183
China	Yuan	6.3455	6.3369	6.3289	6.3289	6.3289	6.3400	6.3581
Denmark	Kroner	4.7544	4.7192	4.7219	4.7219	4.7219	4.7204	4.7389
EC	ECU	.6297	.6257	.6256	.6256	.6256	.6261	.6284
Fiji	Dollar	1.0788	1.0779	1.0773	1.0773	1.0773	1.0792	1.0819
Finland	Markka	3.9802	3.9707	3.9659	3.9659	3.9659	3.9499	3.9940
France	Francs	4.1538	4.1218	4.1215	4.1215	4.1215	4.1194	4.1362
Germany	Deutschmark	1.2143	1.2048	1.2059	1.2059	1.2059	1.2053	1.2098
Greece	Drachmae	180.1000	178.7100	180.8900	180.8900	180.8900	180.8600	178.8700
Hong Kong	Dollars	5.6691	5.6614	5.6548	5.6548	5.6548	5.6655	5.6816
India	Rupees	23.0224	22.9917	22.9622	22.9622	22.9622	23.0027	23.0686
Indonesia	Rupiah	1578.6000	1576.5000	1574.5000	1574.5000	1574.5000	1578.1000	1582.6000
Ireland	Pounds	.4972	.4939	.4937	.4937	.4937	.4950	.4965
Israel	Shekel	2.2195	2.2112	2.2153	2.2153	2.2153	2.2210	2.2358
Italy	Lire	1171.2300	1167.5500	1169.7200	1169.7200	1169.7200	1165.2000	1172.1100
Japan	Yen	76.8500	76.4200	76.4800	76.4800	76.4800	76.5200	76.7900
Korea	Won	591.8500	591.1000	590.4400	590.4400	590.4400	591.1300	592.8400
Malaysia	Dollar	1.9061	1.8976	1.8932	1.8932	1.8932	1.8928	1.8981
Netherlands	Guilder	1.3617	1.3517	1.3532	1.3532	1.3532	1.3510	1.3571
New Zealand	Dollar	1.2460	1.2451	1.2415	1.2415	1.2415	1.2439	1.2406
Norway	Kroner	5.2567	5.2190	5.2224	5.2224	5.2224	5.2218	5.2423
Pakistan	Rupee	22.2700	22.2400	22.2100	22.2100	22.2100	22.2500	22.3100
Papua NG	Kina	.6944	.6931	.6928	.6928	.6928	.6936	.6952
Philippines	Peso	19.7100	19.6100	19.5400	19.5400	19.5400	19.5300	19.5800
Portugal	Escudo	125.3400	124.9800	125.2100	125.2100	125.2100	125.2600	125.9600
Singapore	Dollar	1.1283	1.1244	1.1245	1.1245	1.1245	1.1249	1.1269
Solomon Is.	Dollar	2.4039	2.4013	2.4008	2.4008	2.4008	2.4019	2.4088
South Africa	Rand	2.6925	2.6872	2.6839	2.6839	2.6839	2.6714	2.6735
Spain	Peseta	99.7000	99.3000	99.3300	99.3300	99.3300	100.0500	99.6100
Sri Lanka	Rupee	35.1500	35.1100	34.9400	34.9400	34.9400	35.1500	35.2500
Sweden	Krona	5.6918	5.6880	5.6734	5.6734	5.6734	5.6423	5.6971
Switzerland	Franc	1.0373	1.0275	1.0296	1.0296	1.0296	1.0276	1.0310
Taiwan	Dollar	19.8300	19.8700	19.8200	19.8200	19.8200	19.8300	19.9000
Thailand	Baht	18.4600	18.4400	18.4200	18.4200	18.4200	18.4600	18.5100
UK	Pounds	.4874	.4855	.4849	.4849	.4849	.4856	.4872
USA	Dollar	.7339	.7329	.7320	.7320	.7320	.7333	.7354

REIN PRAKS  
Delegate of the  
Comptroller-General of Customs  
CANBERRA A.C.T.  
1/06/94

9402269



**AUSTRALIAN  
CUSTOMS SERVICE**

**COMMONWEALTH OF AUSTRALIA**

**REVOCATION OF AIR AND SEA CARGO DEPOTS**

**APPOINTED UNDER SECTION 17(b) OF THE CUSTOMS ACT**

**REVOCATION NOTICE NUMBER VIC/SEA 94/01**

I, John Gerard Ryan, Delegate of the Comptroller -General of Customs hereby revoke from the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette No. G15 dated 18 April, 1978, the place identified in the scale drawing submitted by Conaust Ltd and attached to file V86/1476 which was originally appointed as a place for the examination of goods on landing under Section 17(b) of the Customs Act 1901.

**J.G. Ryan**  
**Director,**  
**Barrier Control**  
**VICTORIA**

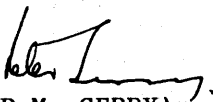
Dated this thirteenth day of May, 1994

9402270

Commonwealth of Australia  
Customs Act 1901  
Appointments Under Section 17(b)  
Appointment Notice No. Q94/02.

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

Dated this *twenty-third* day of May 1994.

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

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THE SCHEDULE

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<u>Premises Name</u>	<u>Location</u>
GRACE INTERNATIONAL REMOVALS (a division of BRAMBLES AUSTRALIA LIMITED)	That part of the building located at 114 Balham Road, Rocklea, Qld 4108 which is hatched in red on plans contained within File Q87/1825 held by Senior Inspector Cargo Operations, Brisbane.


9402271



Commonwealth of Australia  
Customs Act 1901  
Appointments Under Section 17(b)  
Appointment Notice No. Q94/01.

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

Dated this *sixteenth* day of March 1994.

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

---

THE SCHEDULE

---

<u>Premises Name</u>	<u>Location</u>
KENT TRANSPORT INDUSTRIES PTY LTD	That part of the building located at 7 Machinery St Darra, Qld 4076 which is hatched in red on plans contained within File Q87/1851 held by Senior Inspector Cargo Operations, Brisbane.

9402272



# AUSTRALIAN CUSTOMS SERVICE

## COMMONWEALTH OF AUSTRALIA

### CUSTOMS ACT

#### APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9402.

I, John Gerard Ryan, Delegate of the Comptroller-General for the Australian Customs Service, in pursuance of paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the places identified in the following schedule as places for the examination of goods on landing.

DIRECTOR  
CARGO OPERATIONS

June, 1994.

### THE SCHEDULE

#### PLACE NAME

Scott Packing & Warehousing  
Company (Australia) Pty Ltd  
T/A ScotPac International (Aust)  
Pty Ltd.

#### LOCATION

That part of the building which is indicated by the hatching on scale drawing VS/9403 held by the Senior Inspector, Sea Cargo, and which is situated on land at present known as No 118, Boundary Road, Braeside Victoria, 3195 File V93/3793 refers

R.Hoffmann & Company Pty Ltd,

That part of the building which is indicated by the hatching on scale drawing VS/9404 held by the Senior Inspector, Sea Cargo, and which is situated on land at present known as 49/63, Laurens Street, North Melbourne, Vic. 3051 File V93/3516 refers.



## AUSTRALIAN CUSTOMS SERVICE

### PLACE NAME

**JNH Interstate Transport P/L  
T/A Port Link Warehousing &  
Distribution.**

### LOCATION

**That part of the building which is  
indicated by the hatching on scale  
drawing VS/9405 held by the Senior  
Inspector, Sea Cargo, and which is  
situated on land at present known as  
477, Plummer Street, Port Melbourne  
Vic. 3207. File V94/1697 refers.**

9402273

## Transport



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 8 June 1994.

#### AD/SD3-60/40 Amdt 1 - FLIGHT CONTROLS RUDDER GUST LOCK SYSTEM

Copies of the above Orders 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

9402274



**NOTIFICATION OF EXEMPTION  
UNDER THE CIVIL AVIATION REGULATIONS**

Notice is hereby given that on 26 May 1994, the Civil Aviation Authority issued an exemption under regulation 308 of the Civil Aviation Regulations.

Copies of the instrument are available for inspection at, and may be purchased over the counter from:

Civil Aviation Authority  
(Publications Centre)  
607 Swanston Street  
CARLTON VICTORIA

Copies of the instrument may be purchased by mail from:

Civil Aviation Authority  
(Publications Centre)  
GPO Box 1986  
CARLTON SOUTH VIC 3053

9402275



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 8 June 1994.

### **AD/CESSNA 400/103 - WING SPARS DELAMINATION AND CORROSION**

Copies of the above Orders 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

9402276

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**Treasurer**

---

**AUSTRALIAN TAXATION OFFICE**

***Income Tax Assessment Act 1936***

**NOTICE UNDER SECTION 214A**

**Rate of interest payable on unpaid tax or where an  
assessment is amended increasing liability to tax**

In accordance with section 214A of the *Income Tax Assessment Act 1936*, I hereby  
notify that the rate of interest for the months July 1994 to December 1994 is 8.7%.

That rate is the annual rate at which interest is calculated under section 170AA or  
computed under section 207A of that Act for a period within those months in relation  
to tax payable for the 1992-93 and subsequent years of income.

Dated this

12<sup>th</sup>

day of

May

1994



**P. Foster**

**FIRST ASSISTANT COMMISSIONER  
Revenue Collection Group**


9402277

ATTACHMENT 'A'

**INSURANCE ACT 1973**  
**NOTIFICATION OF REVOCATION OF AUTHORITY**

In pursuance of sub-section 36(6) of the Insurance Act 1973, notice is given that I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to Sun Alliance and Royal Insurance Australia Holdings Limited.

DATED this ..... 26<sup>th</sup> ..... day of ..... May ..... 1994

  
F.G.H. Pooley  
Commissioner

9402278





COMMONWEALTH OF AUSTRALIA  
National Health Act 1953 (THE ACT)  
NOTIFICATION OF DETERMINATION MADE FOR THE PURPOSES OF  
PARAGRAPH (dd) OF THE DEFINITION OF 'BASIC PRIVATE TABLE' IN  
SUB-SECTION 4(1) OF THE ACT (HIT5/1994)

A delegate of the Minister for Health has, with effect from 27 May 1994 made a Determination under paragraph (dd) of the definition of 'basic private table' in sub-section 4 (1) of the Act, revoking an earlier Determination made under paragraph (dd) on 29 March 1994 and determining, for the purposes of paragraph (dd) that a prosthesis or a prosthesis included in a class of prostheses is a prosthesis to which paragraph (dd) applies and of the amount in relation to each of those prostheses for the State or Territory in which the prosthesis is provided to a person who is a patient in a hospital or a day hospital facility.

Copies of the above Determination can be obtained from the office of the Commonwealth Department of Human Services and Health in the capital city of each State and Territory as follows:

New South Wales  
Commonwealth Department of Human Services and Health,  
333 Kent Street, Sydney NSW 2000

Victoria  
Commonwealth Department of Human Services and Health,  
Level 3, Casselden Place, 2-4 Lonsdale Street,  
Melbourne VIC 3000

Queensland  
Commonwealth Department of Human Services and Health,  
Commonwealth Government Offices, 340 Adelaide Street,  
Brisbane QLD 4000

Western Australia  
Commonwealth Department of Human Services and Health,  
197 St George's Terrace, Perth WA 6000

South Australia  
Commonwealth Department of Human Services and Health,  
122 Pirie Street, Adelaide SA 5000

Tasmania  
Commonwealth Department of Human Services and Health,  
21 Kirksway Place, Battery Point TAS 7004

Northern Territory  
Commonwealth Department of Human Services and Health,  
PO Box 40596, Casuarina, Darwin NT 0811

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





**Commonwealth  
of Australia**

**Gazette**

No. S 187, Friday, 27 May 1994

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**SPECIAL**

**NOTICE OF APPLICATION RELATING TO**

**QUAMBROOK PTY LTD A.C.N. 003 598 436**

In respect of proceedings commenced on 17 March 1994 an Application will be made by MMI WORKERS COMPENSATION (NSW) LIMITED ACN 003 087 545 to the Supreme Court of New South Wales at Sydney on Tuesday 7 June 1994 at 11.00 am at the Registrar's Court, Court 7A, Level 7, Supreme Court, Queens Square, Sydney for an Order that QUAMBROOK PTY LTD A.C.N. 003 598 436 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 Monday 6 June 1994. GINA GEORGIU Plaintiff's Solicitor c/ Georgiou & Co., Solicitors, 76 Menzies Road EASTWOOD NSW 2122 (P.O. Box 661 Marsfield NSW 2122) Tel 02 876-6177.



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**Commonwealth  
of Australia**

**Gazette**

**No. S 188, Monday, 30 May 1994**

Published by the Australian Government Publishing Service, Canberra

**SPECIAL**

**NOTIFICATION OF THE MAKING OF STATUTORY RULES**

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
---	---------------------------------------	--

<i>Industrial Relations Act 1988</i>	Industrial Relations Court Rules (Amendment)	1994 No. 145
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**Form 93**

**NOTICE OF APPLICATION UNDER SECTION 462  
OF THE CORPORATIONS LAW**

(Order 71, subrules 36(8) and 37(9))

**IN THE FEDERAL COURT OF AUSTRALIA  
NEW SOUTH WALES DISTRICT REGISTRY**

Notice of application relating to: **RACEY HOLDINGS PTY LIMITED**  
(ACN 059 799 469)

Paul James Turner will apply to the Federal Court of Australia at 9.30 am on 10 June 1994 at Queens Square, Sydney in proceedings G3028 of 1994 for an order that Racey Holdings Pty Limited ("the company") be wound up.

The Applicant's address for service is C/- Hunt & Hunt, Solicitors, 1 Macquarie Place, Sydney NSW 2000.

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

Any person intending to appear at the directions hearing must file a Notice of Appearance in accordance with form 79 and an Affidavit verifying any grounds of opposition to the winding-up application in accordance with form 93B and must serve the Notice of Appearance and Affidavit on the Applicant at its address shown above, not later than two days before the day appointed for the hearing.





**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>Education Services for Overseas Students (Registration of Providers and Financial Regulation) Act 1991</i>	Education Services for Overseas Students (Registration of Providers and Financial Regulation) Regulations (Amendment)	1994 No. 146
<i>Public Service Act 1922</i>	Public Service Regulations (Amendment)	1994 No. 147
<i>Air Navigation Act 1920</i>	Air Navigation Regulations (Amendment)	1994 No. 148
<i>Family Law Act 1975</i>	Family Law Rules (Amendment)	1994 No. 152



**TERRITORY OF CHRISTMAS ISLAND**  
**NOTIFICATION OF THE MAKING OF ORDINANCES**

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

Number and year  
of Ordinance

Short title of Ordinance

1 of 1994

*Business Franchise (Tobacco) Act 1975 (W.A.) (C.I.) (Amendment)*  
*Ordinance 1994*

**TERRITORY OF COCOS (KEELING) ISLANDS**  
**NOTIFICATION OF THE MAKING OF ORDINANCES**

The following Ordinances of the Territory of Cocos (Keeling) Islands have been made and copies may be purchased from the Legal Section, Department of the Environment, Sport and Territories, 5th Floor, Tobruk House, 15 Moore Street, Canberra, ACT.

Number and year  
of Ordinance

Short title of Ordinance

2 of 1994

*Business Franchise (Tobacco) Act 1975 (W.A.) (C.K.I.) (Amendment)*  
*Ordinance 1994*

**TERRITORY OF CHRISTMAS ISLAND**  
**NOTIFICATION OF THE MAKING OF REGULATIONS**

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

Act under which the  
Regulations  
were made

Description of the  
Regulations

Year and  
number of the  
Regulations

*Business Franchise (Tobacco)*  
*Act 1975 (W.A.) (C.I.)*

*Business Franchise (Tobacco) Regulations*  
*1975 (W.A.) (C.I.) (Amendment) Regulations*

1994 No. 1

**TERRITORY OF COCOS (KEELING) ISLANDS**  
**NOTIFICATION OF THE MAKING OF REGULATIONS**

The following Regulations of the Territory of Cocos (Keeling) Islands have been made and copies may be purchased from the Legal Section, Department of the Environment, Sport and Territories, 5th Floor, Tobruk House, 15 Moore Street, Canberra, ACT.

Act under which the Regulations were made	Description of the Regulations	Year and number of the Regulations
<i>Business Franchise (Tobacco) Act 1975 (W.A.) (C.K.I.)</i>	Business Franchise (Tobacco) Regulations 1975 (W.A.) (C.K.I.) (Amendment) Regulations	1994 No. 1



**Commonwealth  
of Australia**

**Gazette**

No. S 194, Wednesday, 1 June 1994

Published by the Australian Government Publishing Service, Canberra

**SPECIAL**



*Education Services for Overseas Students (Registration of Providers and Financial  
Regulation) Amendment Act 1993*

**PROCLAMATION**

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council:

- (a) under subsection 2 (2) of the *Education Services for Overseas Students (Registration of Providers and Financial Regulation) Amendment Act 1993*—fix 1 June 1994 as the day on which subsection 3 (2), sections 5 and 6, subsections 9 (2) and 10 (2) and section 11 of that Act commence; and
- (b) under subsection 2 (6) of the Act—fix 24 June 1994 as the day on which section 8 of the Act commences.

(L.S.)

Signed and sealed with the  
Great Seal of Australia on  
1 JUNE 1994

**BILL HAYDEN**  
Governor-General

By His Excellency's Command,

Minister for Employment, Education and Training



9 780644 336536





COMMONWEALTH OF AUSTRALIA

*Income Tax Assessment Act 1936*

HERITAGE CONSERVATION REBATE (RECOGNISED  
HERITAGE REGISTER AND RECOGNISED HERITAGE BODY)  
DECLARATION

I, MICHAEL JOHN LEE, Minister for Communications and the  
Arts, make the following Declaration under section 159UB of the  
*Income Tax Assessment Act 1936*.

Dated 19th May 1994.

Minister for Communications and the Arts

Citation

1. This Declaration may be cited as the Heritage  
Conservation Rebate (Recognised Heritage Register and Recognised  
Heritage Body) Declaration.

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

Interpretation

2. In this Declaration:

“the Act” means the *Income Tax Assessment Act 1936*.

Recognised heritage register

3. A heritage register listed in Schedule 1 is a recognised  
heritage register for the purposes of paragraph (b) of the definition of  
“heritage conservation works” in section 159UB of the Act.

Recognised heritage body

4. A body listed in Schedule 2 is a recognised heritage  
body for the purposes of the definition of “recognised heritage body”  
in section 159UB of the Act.



*Heritage Conservation Rebate (Recognised Heritage Register and Recognised Heritage Body) Declaration* 2

## SCHEDULE 1

### RECOGNISED HERITAGE REGISTERS

The Register of the National Estate maintained under the *Australian Heritage Commission Act 1975*

The Interim List for the Register of the National Estate maintained under the *Australian Heritage Commission Act 1975*

The Heritage Places Register maintained under the *Land (Planning and Environment) Act 1991* of the Australian Capital Territory

An interim Heritage Places Register maintained under the *Land (Planning and Environment) Act 1991* of the Australian Capital Territory

That part of the register maintained under the Heritage Act 1977 of New South Wales that relates to buildings, works, relics, places or pieces of land that are subject to an interim conservation order or a permanent conservation order

The register maintained under the *Heritage Conservation Act 1991* of the Northern Territory

The Heritage Register maintained under the *Queensland Heritage Act 1992* of Queensland

The *State Heritage Register* maintained under the *Heritage Act 1993* of South Australia

The register of government buildings maintained under the *Historic Buildings Act 1981* of Victoria

The register of historic buildings maintained under the *Historic Buildings Act 1981* of Victoria

The Register of Heritage Places maintained under the *Heritage of Western Australia Act 1990* of Western Australia

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3 *Heritage Conservation Rebate (Recognised Heritage  
Register and Recognised Heritage Body) Declaration*

**SCHEDULE 2**

**RECOGNISED HERITAGE BODIES**

Australian Construction Services  
Australian Heritage Commission  
ACT Heritage Unit, Department of Environment, Land and  
Planning, Australian Capital Territory  
National Trust of Australia (ACT)  
Heritage Branch, Department of Planning, New South Wales  
National Trust of Australia (New South Wales)  
Heritage Unit, Conservation Commission of the Northern Territory  
National Trust of Australia (Northern Territory)  
Cultural Heritage Branch, Department of Environment and Heritage,  
Queensland  
National Trust of Queensland  
National Trust of South Australia  
State Heritage Branch, Department of Environment and Natural  
Resources, South Australia  
Parks and Wildlife Service, Department of Environment Land and  
Management, Tasmania  
National Trust of Australia (Tasmania)  
Historic Buildings Council, Department of Planning and  
Development, Victoria  
National Trust of Australia (Victoria)  
Heritage Council of Western Australia  
National Trust of Australia (Western Australia)  
Australia International Council on Monuments and Sites  
Australian Council of National Trusts  
Royal Australian Institute of Architects

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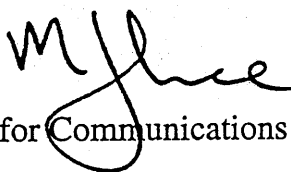
COMMONWEALTH OF AUSTRALIA

*Income Tax Assessment Act 1936*

NOTICE UNDER SUBSECTION 159UD (1)

I, MICHAEL JOHN LEE, Minister for Communications and the Arts, acting under subsection 159UD (1) of the *Income Tax Assessment Act 1936*, specify that the maximum approval limit for each of the financial years beginning in 1994, 1995 and 1996 is \$9,500,000.

Dated 19th May, 1994.

A handwritten signature in black ink, appearing to read 'M. Lee', is written over the printed name of the Minister.

Minister for Communications and the Arts

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COMMONWEALTH OF AUSTRALIA

*Income Tax Assessment Act 1936*

HERITAGE CONSERVATION REBATE (PROVISIONAL  
CERTIFICATE CRITERIA AND PROCEDURES)  
DETERMINATION

I, MICHAEL JOHN LEE, Minister for Communications and the Arts, make the following Determination under subsection 159UF (1) of the *Income Tax Assessment Act 1936*.

Dated 19th May 1994.

  
Minister for Communications and the Arts

**Citation**

1. This Determination may be cited as the Heritage Conservation Rebate (Provisional Certificate Criteria and Procedures) Determination.

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

**Interpretation**

2. In this Determination:

“provisional certificate” has the same meaning as in Subdivision AAC of Division 17 of the Act;

[Note: See section 159UB of the Act.]

“the Act” means the *Income Tax Assessment Act 1936*.

2 *Heritage Conservation Rebate (Provisional Certificate  
Criteria and Procedures) Determination*

**Criteria**

3. (1) Subject to subclauses (2) and (3), the provisional certificate criteria to be applied by the Minister in deciding the matters stated in subsection 159UF (1) of the Act are the criteria stated in Part 1 of Schedule 1.

(2) In deciding whether to issue a provisional certificate, the Minister must have regard to the extent (if at all) that the relevant application meets the criteria stated in Part 2 (high-priority criteria) and Part 3 (low-priority criteria) of Schedule 1.

(3) The application is to receive more favourable consideration to the extent that it meets the high-priority criteria and less favourable consideration to the extent it meets the low-priority criteria.

**Procedures**

4. The provisional certificate procedures to be complied with by the Minister in deciding the matters stated in subsection 159UF (1) of the Act are the procedures stated in Schedule 2.

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**SCHEDULE 1**

**PROVISIONAL CERTIFICATE CRITERIA**

**PART 1—ELIGIBILITY CRITERIA**

1. The proposed heritage conservation work is work that accords with current standards of conservation practice.

2. The proposed expenditure in carrying out the proposed heritage conservation work is at least \$5,000.

*Heritage Conservation Rebate (Provisional Certificate  
Criteria and Procedures) Determination* 3

SCHEDULE 1—continued

3. No part of the proposed heritage conservation work is financed:

- (a) by a grant, or a loan at an interest rate that is below the commercial interest rate for a comparable loan, provided by the Commonwealth, a State or a Territory; or
- (b) out of a fund contributions to which are, subject to section 78 of the Act, allowable deductions under that section.

PART 2—HIGH-PRIORITY CRITERIA

1. The proposed heritage conservation work is urgent in order to protect or stabilise a building or structure.

2. The proposed heritage conservation work is work in which conservation planning is evident.

3. The proposed heritage conservation work is such that a substantial amount of its results are likely to be visible or accessible to the public.

4. The proposed heritage conservation work is integral to the cultural significance of a heritage precinct listed on a recognised heritage register.

5. The amount specified in the application under paragraph 159UH (b) of the Act as the amount of expenditure that the taxpayer proposes to incur on the work is less than \$300,000.

6. The proposed heritage conservation work involves a historic building or structure that has legal protection under State or Territory heritage or planning legislation.

7. The proposed heritage conservation work is likely to encourage other persons to undertake heritage conservation works.

8. The proposed heritage conservation work is likely to be appropriately managed.

4 *Heritage Conservation Rebate (Provisional Certificate  
Criteria and Procedures) Determination*

SCHEDULE 1—continued

9. The proposed heritage conservation work is likely to show substantial progress within 12 months of a provisional certificate being issued in respect of the work.

PART 3—LOW-PRIORITY CRITERIA

1. The proposed heritage conservation work is likely to involve:

- (a) a large proportion of new construction; or
- (b) adaptation that is likely to detract from the cultural significance of the building or structure; or
- (c) extensive reconstruction work.

2. The proposed heritage conservation work has been funded in the last 5 years by financial assistance from the Commonwealth, a State, a Territory or a local government body.

3. The proposed heritage conservation work is in respect of a building or other structure owned by a government business enterprise that is liable to pay tax to the Commonwealth.

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*Heritage Conservation Rebate(Provisional Certificate  
Criteria and Procedures) Determination* 5

**SCHEDULE 2**

**PROVISIONAL CERTIFICATE PROCEDURES**

1. If the Minister sets a closing date under subsection 159UE (1) of the Act, the Minister must also advertise the closing date nationally within 2 weeks of publication of the closing date in the *Gazette*.

2. The Minister must appoint the National Advisory Committee for the purpose of considering, and making recommendations to the Minister, on the following matters:

- (a) whether an application satisfies the eligibility criteria in Schedule 1; and
- (b) if it does, the priority that the application should receive, having regard to the high-priority criteria and the low-priority criteria in Schedule 1.

3. In forming an opinion for the purposes of subsection 159UJ (1) of the Act, the Minister must take into account any recommendations of the National Advisory Committee in relation to the application.

4. No relevance is to be attributed to the order in which the high-priority criteria and the low-priority criteria are set out in Schedule 1.

5. In deciding the standards to state in a provisional certificate in order for the relevant proposed heritage conservation work to qualify for the issue of a final certificate, the Minister must have regard to current standards of conservation practice.

6. If the Minister decides to issue a provisional certificate, the Minister must specify in the provisional certificate a qualifying expenditure limit that does not exceed the reasonable costs of the relevant proposed heritage conservation work.

6 *Heritage Conservation Rebate (Provisional Certificate  
Criteria and Procedures) Determination*

## SCHEDULE 2—continued

7. In deciding the amount to specify as the qualifying expenditure limit in a provisional certificate, the Minister:

- (a) must have regard to the reasonable costs of the relevant proposed heritage conservation work; and
- (b) must ensure that the amount is at least \$5,000; and
- (c) must have regard to the total amount of qualifying expenditure limits already specified in provisional certificates issued in respect of the relevant financial year with a view to ensuring that the issue of the proposed certificate will not cause that total amount to exceed the maximum approval limit for the year.

8. If the amount of qualifying expenditure limit stated in a provisional certificate is less than the amount sought in the application, a written statement of reasons for the variation must be given with the certificate to the applicant.

9. If:

- (a) in respect of the applications received by the Minister in a financial year, the Minister has issued the provisional certificates that he or she intends to issue; and
- (b) the total amount of qualifying expenditure limits specified in the provisional certificates issued in respect of the year is less than 90% of the maximum approval limit for the year;

the Minister must call for, and deal with, further applications in accordance with this determination.

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**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>Therapeutic Goods (Charges) Act 1989</i>	Therapeutic Goods (Charges) Regulations (Amendment)	1994 No. 149
<i>Therapeutic Goods Act 1989</i>	Therapeutic Goods Regulations (Amendment)	1994 No. 150
<i>Migration Act 1958</i>	Migration (Haiti—United Nations Security Council Resolutions) Regulations	1994 No. 151





COMMONWEALTH OF AUSTRALIA  
*Historic Shipwrecks Act 1976*

DELEGATION

Under subsection 30(1) of the *Historic Shipwrecks Act 1976*, I, MICHAEL JOHN LEE, the Minister of Communications and the Arts, hereby:

- (1) **revoke** my delegation under the Act, of 29 November 1989 to the Secretary of the Department of Parks, Wildlife and Heritage in the State of Tasmania, and  
  
**delegate** to the person for the time being holding or performing the duties of the office of Secretary, Department of Environment and Land Management in the State of Tasmania:
  - (i) my powers under subsections 10(1) and 11(1) in relation to any article situated in the State of Tasmania, or in waters (including waters above the continental shelf) adjacent to the coast of that State; and
  - (ii) my powers under section 15 to grant permits authorising the doing of an act or thing in the State of Tasmania, or in waters (including waters above the continental shelf) adjacent to the coast of that State;
- (2) **revoke** my delegation under the Act, of 18 March 1988 to the Director, Department of Environment and Planning in the State of New South Wales, and  
  
**delegate** to the person for the time being holding or performing the duties of the office of Director, Department of Planning in the State of New South Wales:
  - (i) my powers under subsections 10(1) and 11(1) in relation to any article situated in the State of New South Wales, or in waters (including waters above the continental shelf) adjacent to the coast of that State; and
  - (ii) my powers under section 15 to grant permits authorising the doing of an act or thing in the State of New South Wales, or in waters (including waters above the continental shelf) adjacent to the coast of that State;
- (3) **revoke** my delegation under the Act, of 18 March 1988 to the Manager, State Heritage Branch, Department of the Environment and Planning of the State of South Australia, and  
  
**delegate** to the person for the time being holding or performing the duties of the office of Manager, State Heritage Branch, Department of Environment and Natural Resources in the State of South Australia:
  - (i) my powers under subsections 10(1) and 11(1) in relation to any article situated in the State of South Australia or in waters (including waters above the continental shelf) adjacent to the coast of that State; and
  - (ii) my powers under section 15 to grant permits authorising the doing of an act or thing in the State of South Australia or in waters (including waters above the continental shelf) adjacent to the coast of that State;
- (4) **revoke** my delegation under the Act, of 18 March 1988 to the Director of the Western Australian Museum in the State of Western Australia, and  
  
**delegate** to the person for the time being holding or performing the duties of the office of Director, Western Australian Maritime Museum in the State of Western Australia:
  - (i) my powers under subsections 10(1) and 11(1) in relation to any article situated in the State of Western Australia or in waters (including waters above the continental shelf) adjacent to the coast of that State; and
  - (ii) my powers under section 15 to grant permits authorising the doing of an act or thing in the State of Western Australia, or in waters (including waters above the continental shelf) adjacent to the coast of that State.

Dated this

29<sup>th</sup>

day of

May

1994

MICHAEL JOHN LEE

Minister for Communications and the Arts

