



Commonwealth
of Australia

Gazette

No. GN 32, Wednesday, 17 August 1994

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

CONTENTS

General Information

Government departments

Special Gazette Nos. S 299, S 300, S 301, S 302,
S 303, S 304 and S 305 are herewith

The date of publication of this Gazette is 17 August 1994

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!

QUALITY OF YOUR PUBLICATION:

To maximise the quality of your notice, all copy must be type-written or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted however, AGPS will take no responsibility for the quality of production of these notices.

ADVERTISING RATES:

A charge of \$126.50 per/page will apply to the submission of camera-ready copy

CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (06) 295 4661.



General Information

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1994

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from the Australian Government Publishing Service. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Commonwealth Information Services, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601.

This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

GAZETTE INQUIRIES

Lodgment inquiries	(06) 295 4661
Subscriptions	(06) 295 4485
Accounts (Gazette Notices)	(06) 295 4864
Gazettal Forms	(06) 295 4613

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 Publishing, 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 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.

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	Commonwealth of Australia <i>Therapeutic Goods Act 1989</i> —Cancellations of Listings and Registrations from the Australian Register of Therapeutic Goods.
P18	29.6.94	National Health and Medical Research Council—An Invitation to Make Submissions About Draft Guidelines.
P19	28.6.94	Money or Property Unclaimed by Dissenting Shareholders.
P20	6.7.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P21	27.7.94	Money or Property Unclaimed by Dissenting Shareholders.
P22	27.7.94	National Food Authority—Amendment No. 21 to the Food Standards Code.
P23	29.7.94	Instruments made under Part VII of the <i>National Health Act 1953</i> .

<i>Gazette number</i>	<i>Date of Publication</i>	<i>Subject</i>
P24	5.8.94	<i>Great Barrier Reef Marine Park Act 1975.</i> Particulars of permits granted, refused, suspended or revoked for the period 1.1.94 to 31.3.94.
P25	5.8.94	<i>Great Barrier Reef Marine Park Act 1975.</i> Particulars of permissions granted, refused, suspended or revoked for the period 1.4.94 to 31.5.94 and not previously Gazetted and particulars of some permissions granted, refused, suspended or revoked for the following periods: 1.6.94 to 30.6.94; 1.7.94 to 31.7.94.

N.N.—9402888

Government Departments

Administrative Services

FORM 3

PAD T62/94-95



Commonwealth of Australia
Lands Acquisition Act 1989
PRE-ACQUISITION DECLARATION

To : Mr Michael David Le Fevre
St Columbia Falls Road
PYENGANA 7216

1. The Land:

This notice relates to a lease of approx 25m² of land situated at Pyengana, off Powers Road, which is formally described as Certificate of Title Vol 3089 Fol 55, together with a right of vehicular access and access for power lines to the leased site over the land. The land is identified on the sketch attached to this notice.

2. The Proposal:

The land appears to be suitable for use, or for development for use, by the Commonwealth for the following public purpose :-

Communications Facility

3. Particulars:

The land is to be used for a site for a transmission tower and equipment building for ABC & SBS Television and ABC FM Radio to be administered by the National Transmission Agency (a Commonwealth Agency).

4. Reasons:

The reasons why the land appears to be suitable for that use or for development for that use are that the subject land provides suitable coverage for the reception of radio and television for the town of Pyengana and environs.

5. The Interest

The interest to be acquired is detailed under Schedule 2 attached to this notice.

6. Acquisition:

I am considering authorising the acquisition by the Commonwealth under the Lands Acquisition Act 1989 (the Act) of the land specified in paragraph 1 for the public purpose described in paragraph 2.

A handwritten signature in dark ink, appearing to read 'P. Gouldson'.

(Phil Gouldson)
Operations Manager, Australian Property Group Tasmania
Delegate of the Minister for Administrative Services

5 August, 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the lease are :-

Parties	Commonwealth of Australia and Michael David Le Fevre
Term	15 years from 1 September 1994
Rent	\$250 per annum
Option	A further term of 15 years
Rent Reviews	Annually to movements in the CPI Index for the City of Hobart with adjustments to market every five years
Early Termination	Lease may be terminated if requested in writing by the Commonwealth giving 1 year's notice of it's intention to do so
Rates & Taxes	To be paid by the lessor
Costs	The Commonwealth to meet all costs of the lease



Commonwealth of Australia
Lands Acquisition Act 1989

PRE-ACQUISITION DECLARATION

To : The Hon Richard John Beswick MHA &
 Mrs Dorothy Margaret Beswick
 6 Arthur Street
 Scottsdale 7260

1. The Land:

This notice relates to a lease of approx 25m² of land situated at Derby, off Derby Station Road, which is formally described as Certificate of Title Vol 2608 Fol 49, together with a right of vehicular access and access for power lines to the leased site over the land. The land is identified on the sketch attached to this notice.

2. The Proposal:

The land appears to be suitable for use, or for development for use, by the Commonwealth for the following public purpose :-

Communications Facility

3. Particulars:

The land is to be used for a site for a transmission tower and equipment building for ABC & SBS Television and ABC FM Radio to be administered by the National Transmission Agency (a Commonwealth Agency).

4. Reasons:

The reasons why the land appears to be suitable for that use or for development for that use are that the subject land provides suitable coverage for the reception of radio and television for the town of Derby and environs.

5. The Interest

The interest to be acquired is detailed under Schedule 2 attached to this notice.

6. Acquisition:

I am considering authorising the acquisition by the Commonwealth under the Lands Acquisition Act 1989 (the Act) of the land specified in paragraph 1 for the public purpose described in paragraph 2.

A handwritten signature in dark ink, appearing to read 'Phil Gouldson'.

(Phil Gouldson)
Operations Manager, Australian Property Group Tasmania
Delegate of the Minister for Administrative Services
5 August, 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the lease are :-

Parties	Commonwealth of Australia and The Hon Richard John Beswick MHA & Mrs Dorothy Margaret Beswick
Term	15 years from 1 September 1994
Rent	\$250 per annum
Option	A further term of 15 years
Rent Reviews	Annually to movements in the CPI Index for the City of Hobart with adjustments to market every five years
Early Termination	Lease may be terminated if requested in writing by the Commonwealth giving 1 year's notice of it's intention to do so
Rates & Taxes	To be paid by the lessor
Costs	The Commonwealth to meet all costs of the lease



Commonwealth of Australia
Lands Acquisition Act 1989

PRE-ACQUISITION DECLARATION

To : Nellie Marguerite O'Connor, Barry Gravely Henry and James Ross Napier as Trustees of
the Estate of Arthur Francis Barny O'Connor
"Benham"
AVOCA 7213

1. The Land:

This notice relates to a Licence to install a relay transmitter and mast on land situated at Avoca, off Esk Main Road, which is formally described as Certificate of Title Vol 105863 Fol 9, together with a right of vehicular access and access for power lines to the Licensed site. The land is identified on the sketch attached to this notice.

2. The Proposal:

The land appears to be suitable for use, or for development for use, by the Commonwealth for the following public purpose :-

Communications Facility

3. Particulars:

The land is to be used for a site for a transmission tower and equipment building for ABC & SBS Television and ABC FM Radio to be administered by the National Transmission Agency (a Commonwealth Agency).

4. Reasons:

The reasons why the land appears to be suitable for that use or for development for that use are that the subject land provides suitable coverage for the reception of radio and television for the town of Avoca and environs.

5. The Interest

The interest to be acquired is detailed under Schedule 2 attached to this notice.

6. Acquisition:

I am considering authorising the acquisition by the Commonwealth under the Lands Acquisition Act 1989 (the Act) of the land specified in paragraph 1 for the public purpose described in paragraph 2.


(Phil Gouldson)

Operations Manager, Australian Property Group Tasmania
Delegate of the Minister for Administrative Services
8 August, 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the Licence are :-

Parties	Commonwealth of Australia and Nellie Marguerite O'Connor, Barry Gravely Henry and James Ross Napier as the Trustees of the Estate of Arthur Francis Barny O'Connor
Term	15 years from 1 September 1994
Rent	\$100 per annum
Option	A further term of 15 years
Rent Reviews	Annually to movements in the CPI Index for the City of Hobart with adjustments to market every five years
Early Termination	Licence may be terminated if requested in writing by the Commonwealth giving 1 year's notice of it's intention to do so
Rates & Taxes	To be paid by the Licensor
Costs	The Commonwealth to meet all costs of the Licence



Commonwealth of Australia
Lands Acquisition Act 1989

PRE-ACQUISITION DECLARATION

To : Allan Douglas Treloggen & Dorothy Mavis Treloggen
Chaffey Street
GLADSTONE 7264

1. The Land:

This notice relates to a lease of approx 25m² of land situated at Gladstone, off Main Road, which is formally described as Certificate of Title Vol 3954 Fol 39, together with a right of vehicular access and access for power lines to the leased site over the land. The land is identified on the sketch attached to this notice.

2. The Proposal:

The land appears to be suitable for use, or for development for use, by the Commonwealth for the following public purpose :-

Communications Facility

3. Particulars:

The land is to be used for a site for a transmission tower and equipment building for ABC & SBS Television and ABC FM Radio to be administered by the National Transmission Agency (a Commonwealth Agency).

4. Reasons:

The reasons why the land appears to be suitable for that use or for development for that use are that the subject land provides suitable coverage for the reception of radio and television for the town of Gladstone and environs.

5. The Interest

The interest to be acquired is detailed under Schedule 2 attached to this notice.

6. Acquisition:

I am considering authorising the acquisition by the Commonwealth under the Lands Acquisition Act 1989 (the Act) of the land specified in paragraph 1 for the public purpose described in paragraph 2.

A handwritten signature in black ink, appearing to read 'Phil Gouldson'.

(Phil Gouldson)
Operations Manager, Australian Property Group Tasmania
Delegate of the Minister for Administrative Services
5 August, 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the lease are :-

Parties	Commonwealth of Australia and Allan Douglas Treloggen & Dorothy Mavis Treloggen
Term	15 years from 1 September 1994
Rent	\$250 per annum
Option	A further term of 15 years
Rent Reviews	Annually to movements in the CPI Index for the City of Hobart with adjustments to market every five years
Early Termination	Lease may be terminated if requested in writing by the Commonwealth giving 1 year's notice of it's intention to do so
Rates & Taxes	To be paid by the lessor
Costs	The Commonwealth to meet all costs of the lease



Commonwealth of Australia
Lands Acquisition Act 1989

PRE-ACQUISITION DECLARATION

To : Peter Martin Grose and Frances Marion Grose
"Beauvallet"
WELDBOROUGH 7264

1. The Land:

This notice relates to a lease of approx 100m² of land situated at Weldborough, off the Tasman Highway, which is formally described as Certificate of Title Vol 2354 Fol 40, together with a right of vehicular access and access for power lines to the leased site over the land. The land is identified on the sketch attached to this notice.

2. The Proposal:

The land appears to be suitable for use, or for development for use, by the Commonwealth for the following public purpose :-

Communications Facility

3. Particulars:

The land is to be used for a site for a transmission tower and equipment building for ABC & SBS Television and ABC FM Radio to be administered by the National Transmission Agency (a Commonwealth Agency).

4. Reasons:

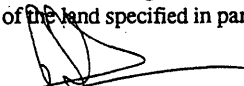
The reasons why the land appears to be suitable for that use or for development for that use are that the subject land provides suitable coverage for the reception of radio and television for Weldborough and environs.

5. The Interest

The interest to be acquired is detailed under Schedule 2 attached to this notice.

6. Acquisition:

I am considering authorising the acquisition by the Commonwealth under the Lands Acquisition Act 1989 (the Act) of the land specified in paragraph 1 for the public purpose described in paragraph 2.


(Phil Gouldson)

Operations Manager, Australian Property Group Tasmania
Delegate of the Minister for Administrative Services
5 August, 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the lease are :-

Parties	Commonwealth of Australia and Peter Martin Grose & Frances Marion Grose
Term	15 years from 1 September 1994
Rent	\$500 per annum
Option	A further term of 15 years
Rent Reviews	Annually to movements in the CPI Index for the City of Hobart with adjustments to market every five years
Early Termination	Lease may be terminated if requested in writing by the Commonwealth giving 1 year's notice of it's intention to do so
Rates & Taxes	To be paid by the lessor
Costs	The Commonwealth to meet all costs of the lease

9402889

Communications and the Arts

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE OF ALLOCATION OF SUBSCRIPTION TELEVISION BROADCASTING LICENCES PURSUANT TO SECTION 96 OF THE BROADCASTING SERVICE ACT 1992

On 8 August 1994, the Australian Broadcasting Authority ('ABA') allocated ten subscription television broadcasting licences (Licence Identifier Nos. 0344 to 0353) under section 96 of the *Broadcasting Services Act 1992* to Oberon Broadcasters Pty Limited ('Oberon').

Oberon propose to provide subscription television broadcasting services via cable to three geographic areas: Wollongong, Shellharbour and Kiama; Newcastle and Lake Macquarie; and Canberra.

The ABA must not allocate a licence under section 96 that uses satellite as a means of service delivery. The ABA must not allocate a licence under section 96 for a service that is dependent on an MDS system as its means of transmission (or as part of its means of transmission) before satellite Pay TV services commence under licence A, licence B or licence C or until 1 January 1995, whichever is the earlier.

9402890

Defence

Department of Defence



DEFENCE (AREAS CONTROL) REGULATIONS - RAAF BASE EDINBURGH - COMPENSATION CLAIMS

Amendments to the Defence (Areas Control) Regulations, made under the Defence Act, to enable the continued safety of aircraft operations at RAAF Base Edinburgh in South Australia, were gazetted on 4 July 1994. The Regulations, Statutory Rules 1994 No.245, provide a clear legal framework for the exercise of necessary safety-related controls. The Regulations limit the height of buildings and other objects in the vicinity of Defence airfields.

The plans set out in this notice identifies land affected by height restrictions imposed by regulations 5, 6 and 7 of the Regulations. Regulation 5 prevents the construction of buildings higher than 15 metres without approval. Regulation 6 prevents the construction of buildings higher than 45 metres without approval. Regulation 7 prevents the construction of buildings higher than 90 metres without approval.

Any landholder affected by regulations 3 or 4 of the Regulations, which prevent construction either absolutely or above 7.5 metres without approval, will be given specific notice in writing.

Where the value of the land has been diminished by the effect of the Regulations compensation will be paid. Should you have had an interest in land at the time the land became affected by the Regulations and consider that you are entitled to compensation, an application for compensation must be lodged within six(6) months of this notification. Applications must be sent Security Post and addressed to:

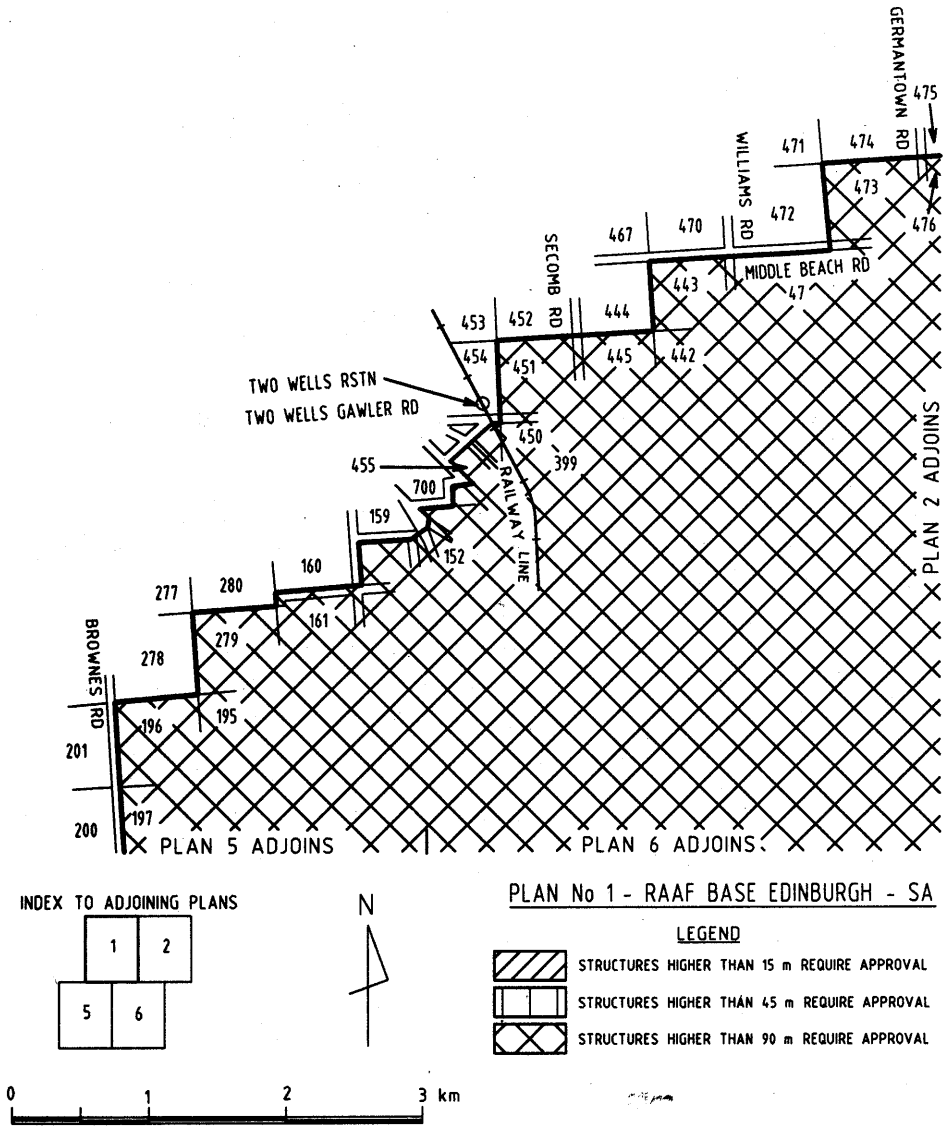
Director-General Facilities - Air Force
(Attention: Mr B A Beasley)
Department of Defence
CP3-3-15
Campbell Park Offices
CANBERRA ACT 2600

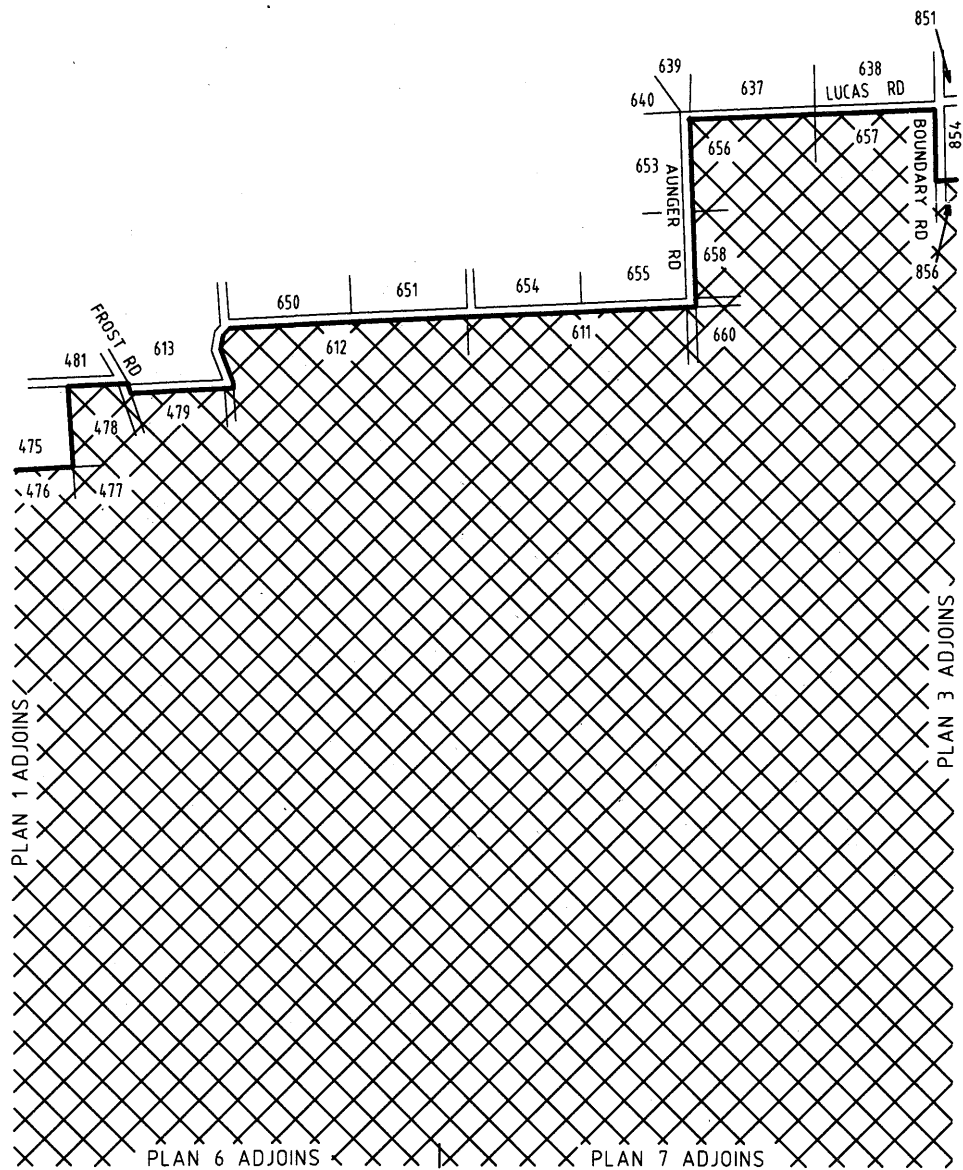
Applications must be in accordance with subregulation 17(5) of the Regulations.

Subregulation 17(5) provides that an application for compensation for the diminution in the value of the land must set out:

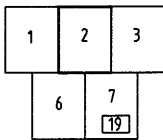
- (a) the name and address of the applicant; and**
- (b) the interest that the applicant claims to have had in that land on the relevant day (ie 4 July 1994, the day on which the land became affected by the Regulations); and**
- (c) the facts on which the applicant relies to establish that the applicant had that interest on the relevant day; and**
- (d) the amount claimed by the applicant to be the total amount of compensation payable by the Commonwealth for the diminution in the value of the land; and**
- (e) the names and addresses of any other persons known to the applicant who had, on that day, an interest in that land and, if known to the applicant, the nature of each of those interests; and**
- (f) if the applicant does not claim the amount referred to in paragraph (d) - the amount of compensation claimed in respect of the applicant's interest in the land.**

A copy of the Regulations may be obtained from the Commonwealth Government Bookshop.





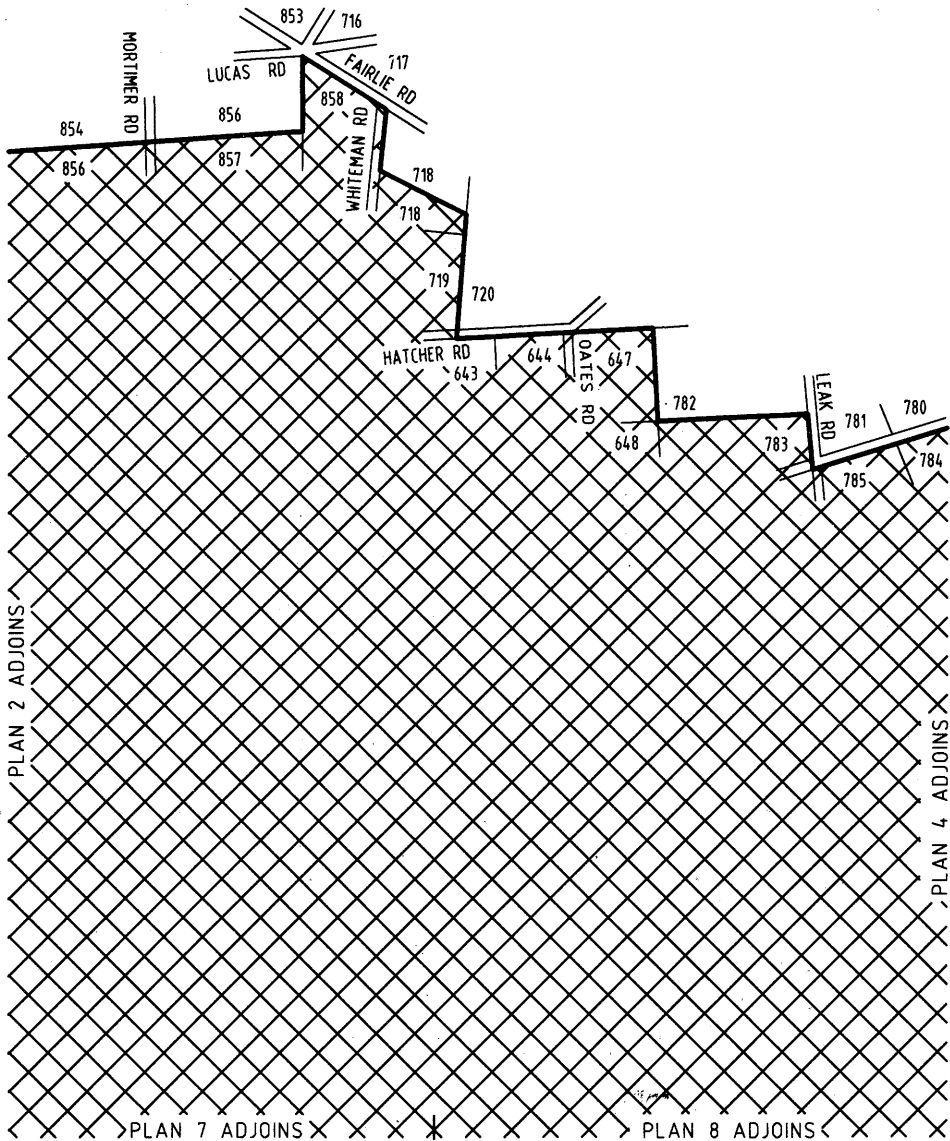
INDEX TO ADJOINING PLANS



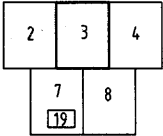
PLAN No 2 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL






INDEX TO ADJOINING PLANS

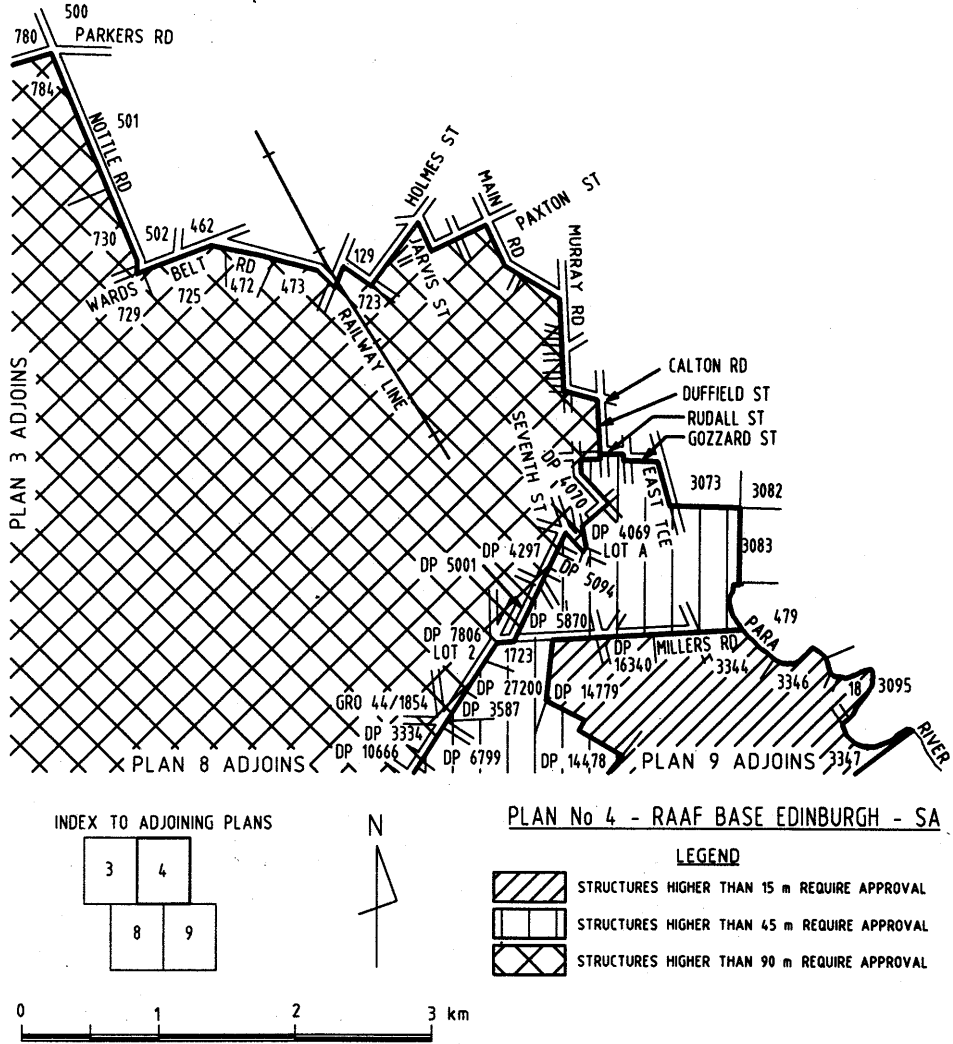


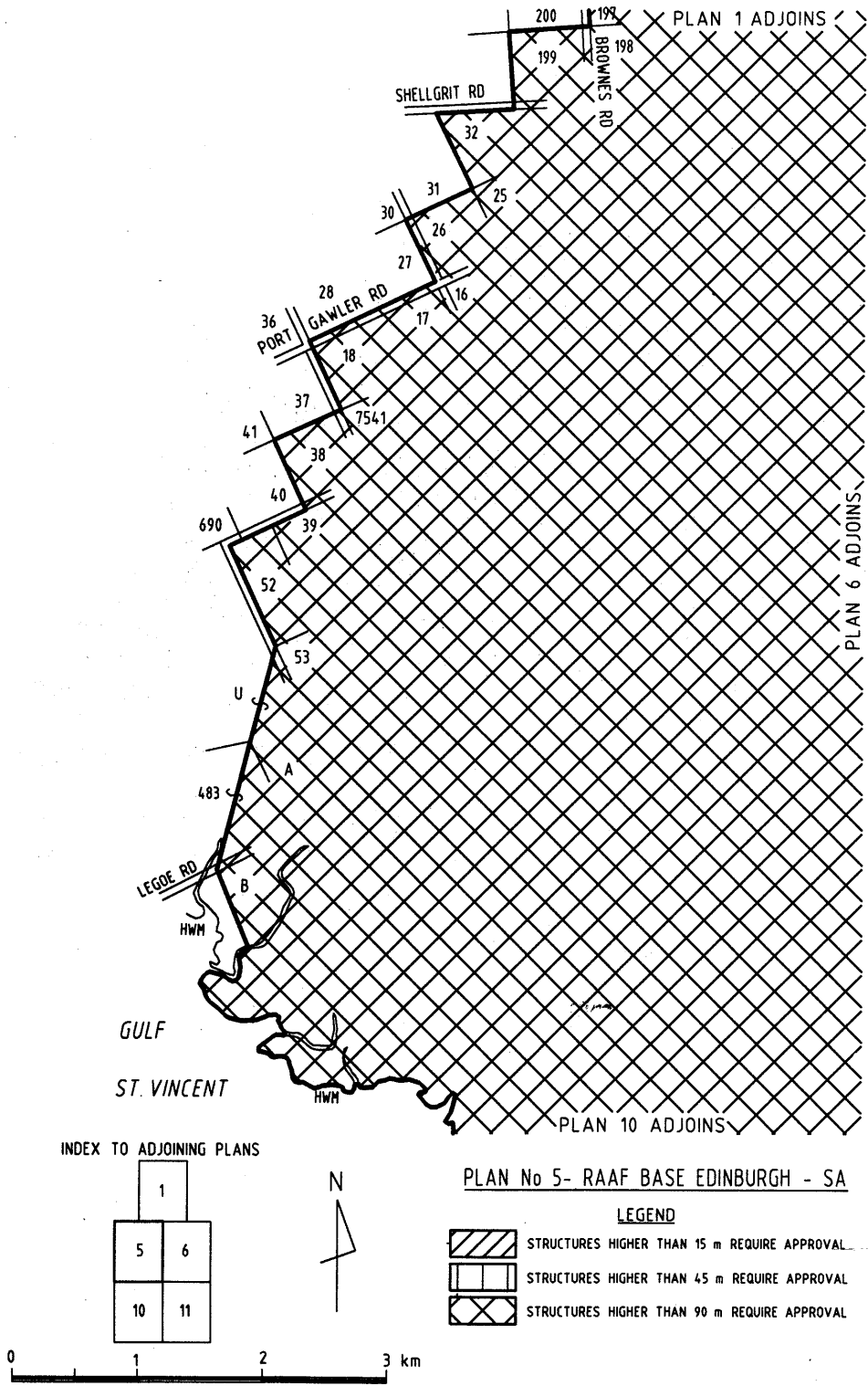
PLAN No 3 - RAAF BASE EDINBURGH - SA

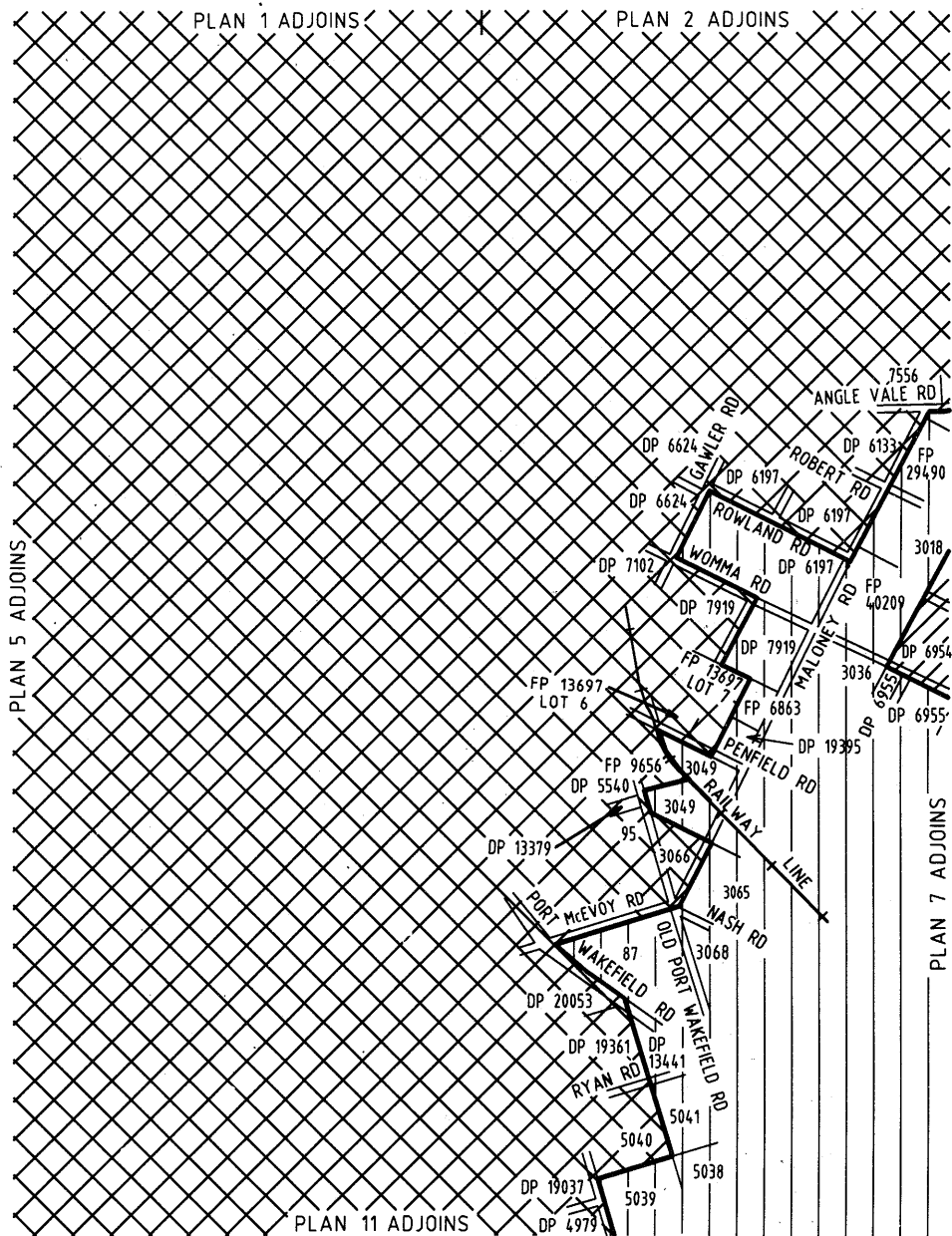
LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL

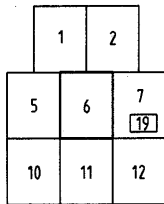








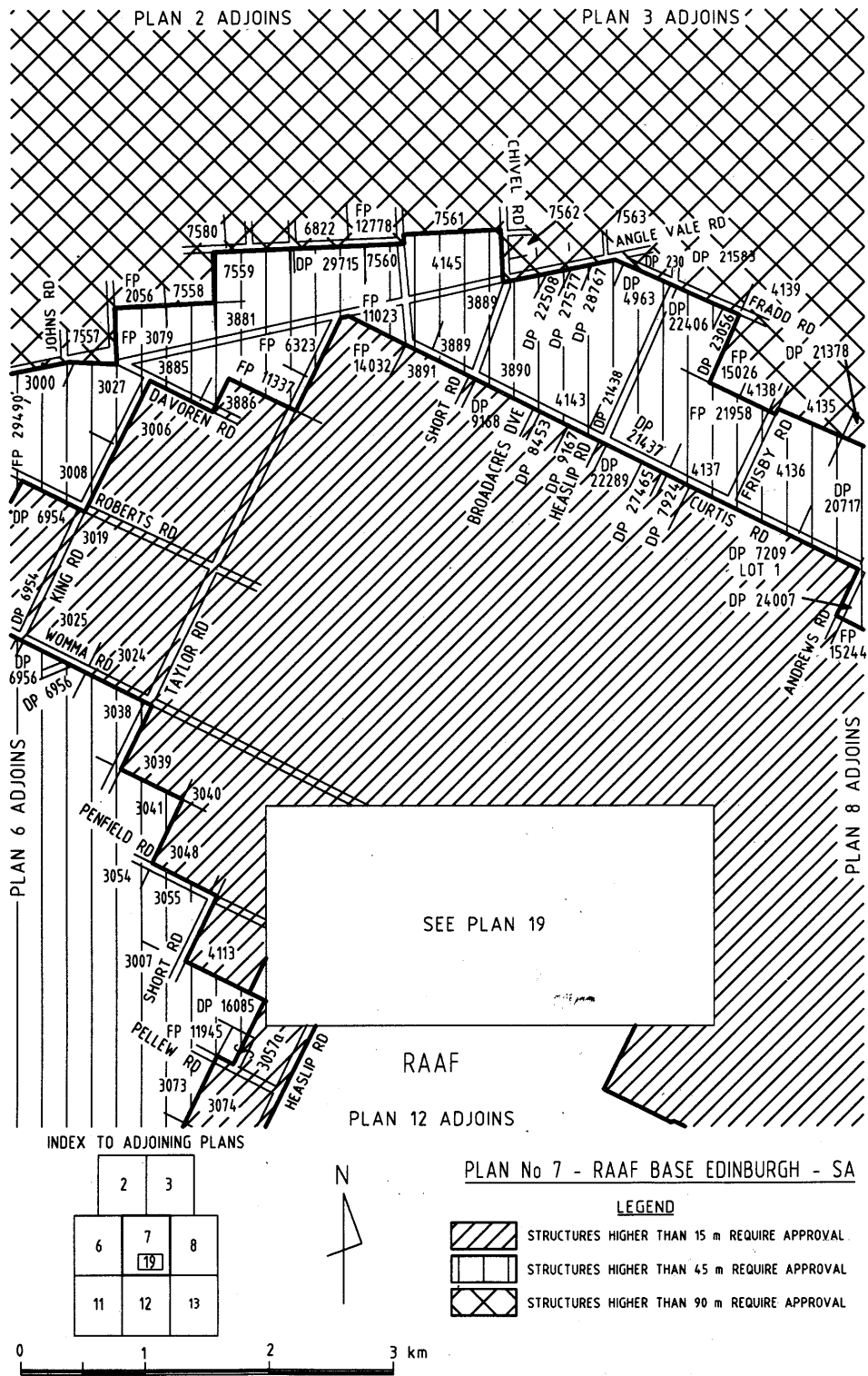
INDEX TO ADJOINING PLANS

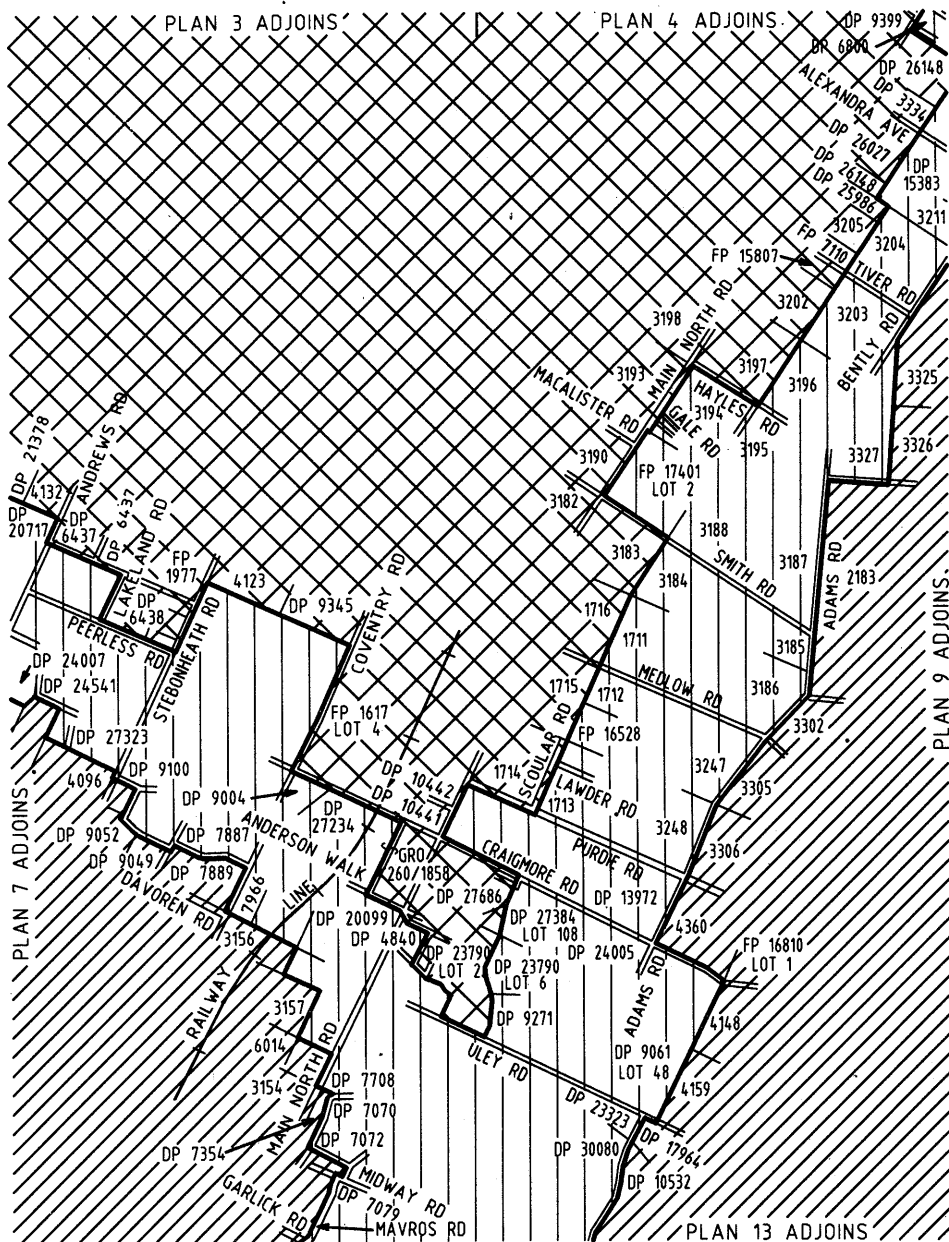


PLAN No 6 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL





INDEX TO ADJOINING PLANS

	3	4
7	8	9
12	13	14

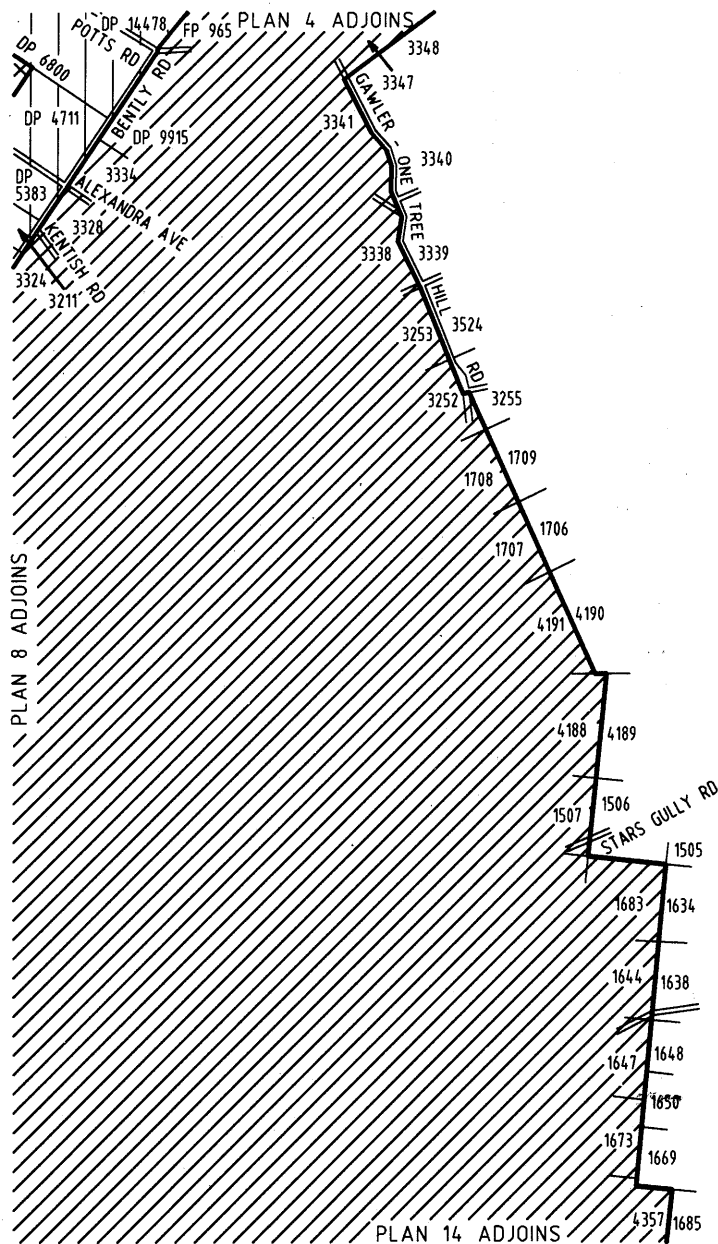


0 1 2 3 km

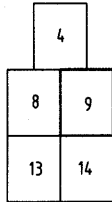
PLAN No 8 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS

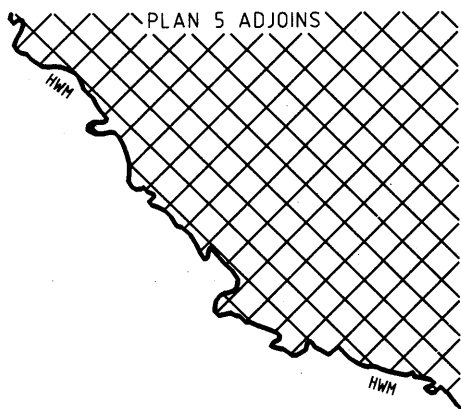


PLAN No 9 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL

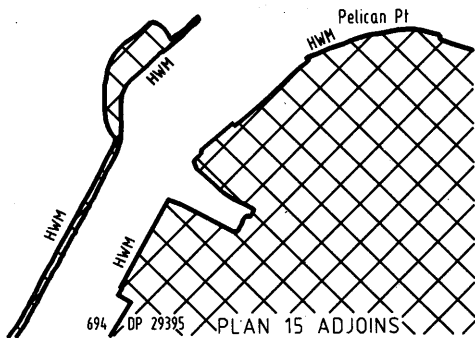




GULF




ST. VINCENT

PLAN 11 ADJOINS

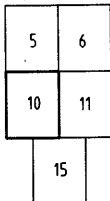


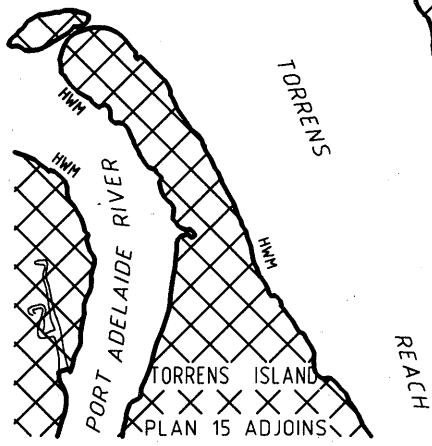
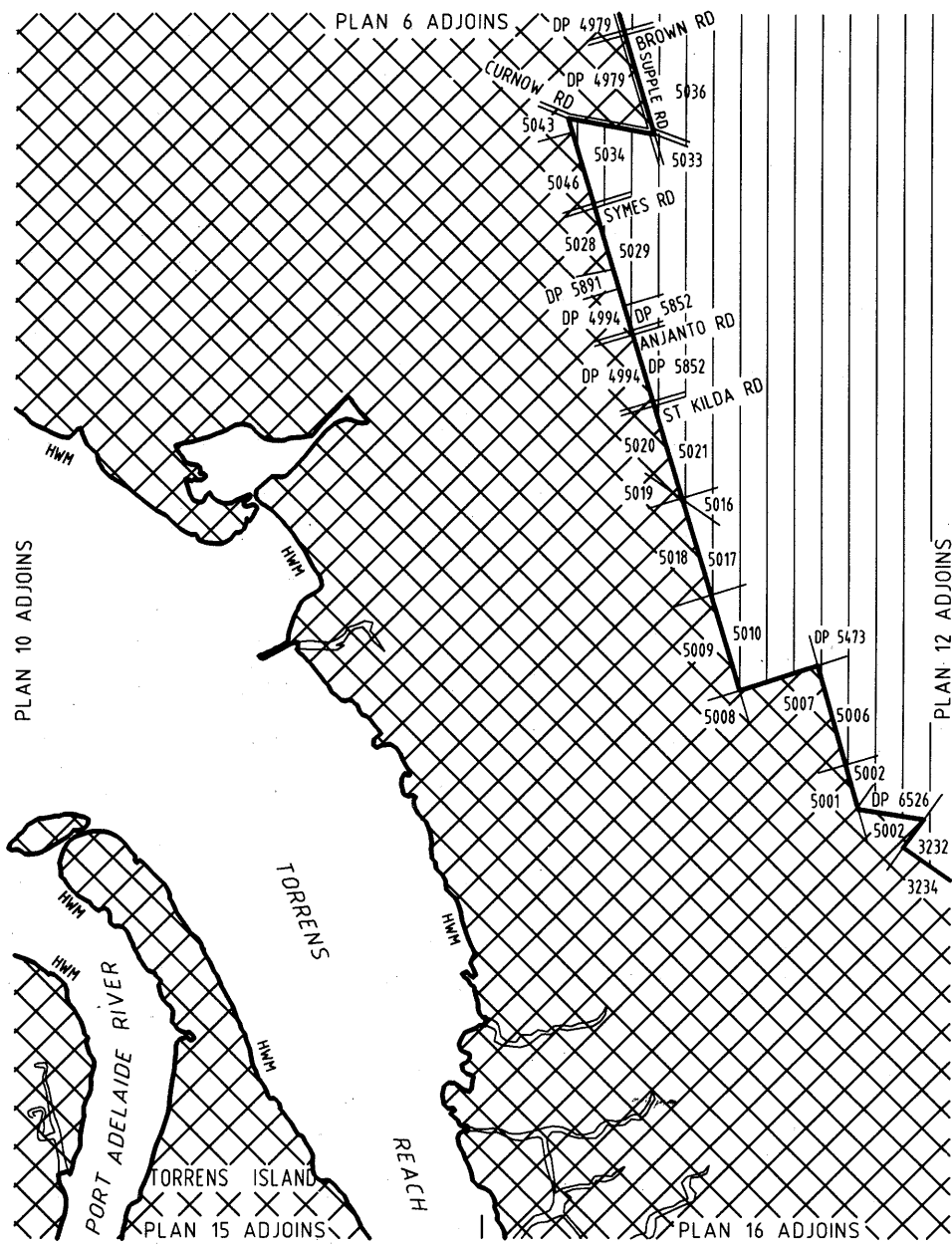
PLAN No 10 - RAAF BASE EDINBURGH - SA

LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL

INDEX TO ADJOINING PLANS





INDEX TO ADJOINING PLANS

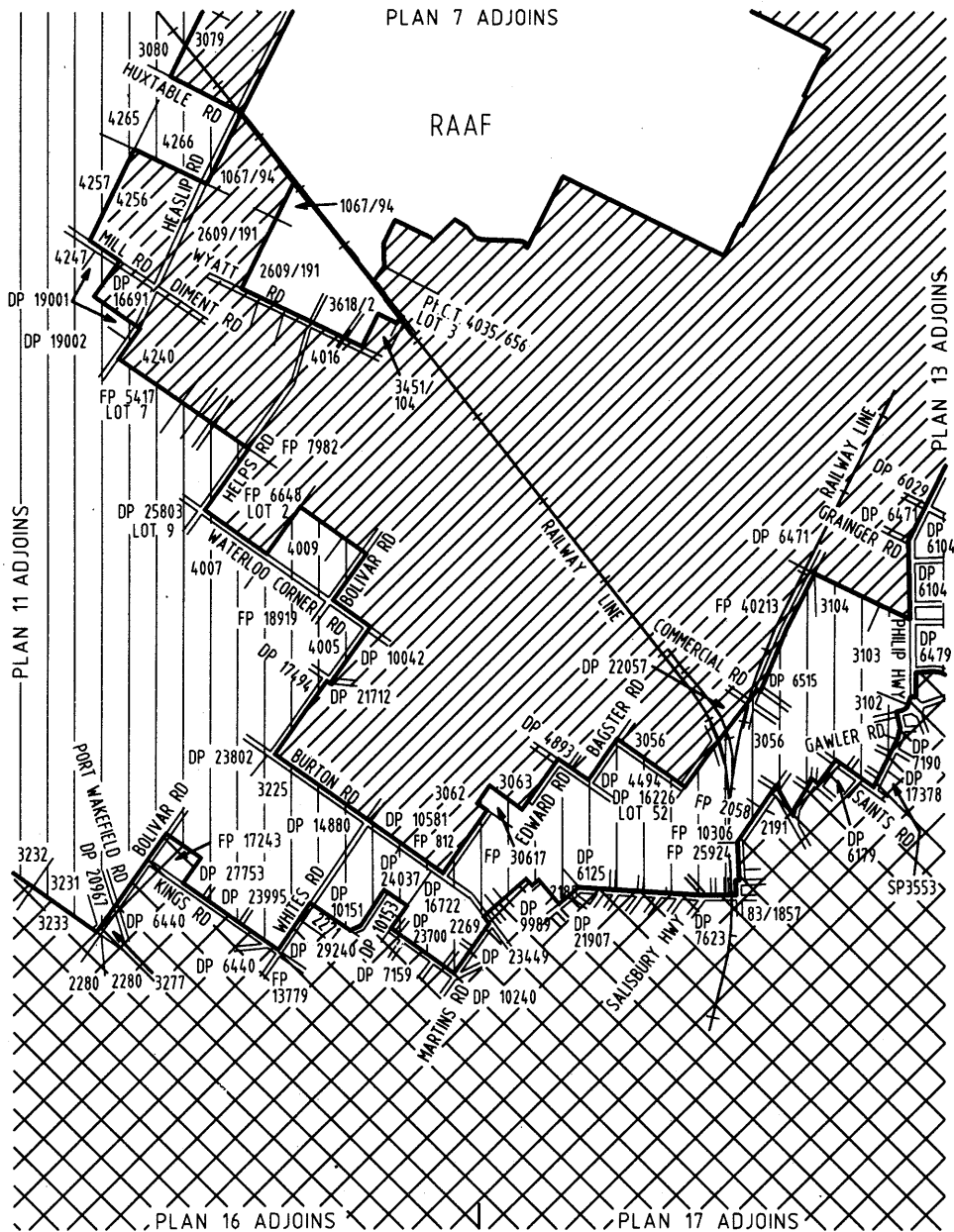
5	6	7
10	11	12
15	16	



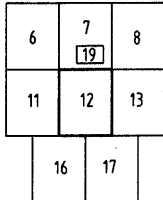
PLAN No 11 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS

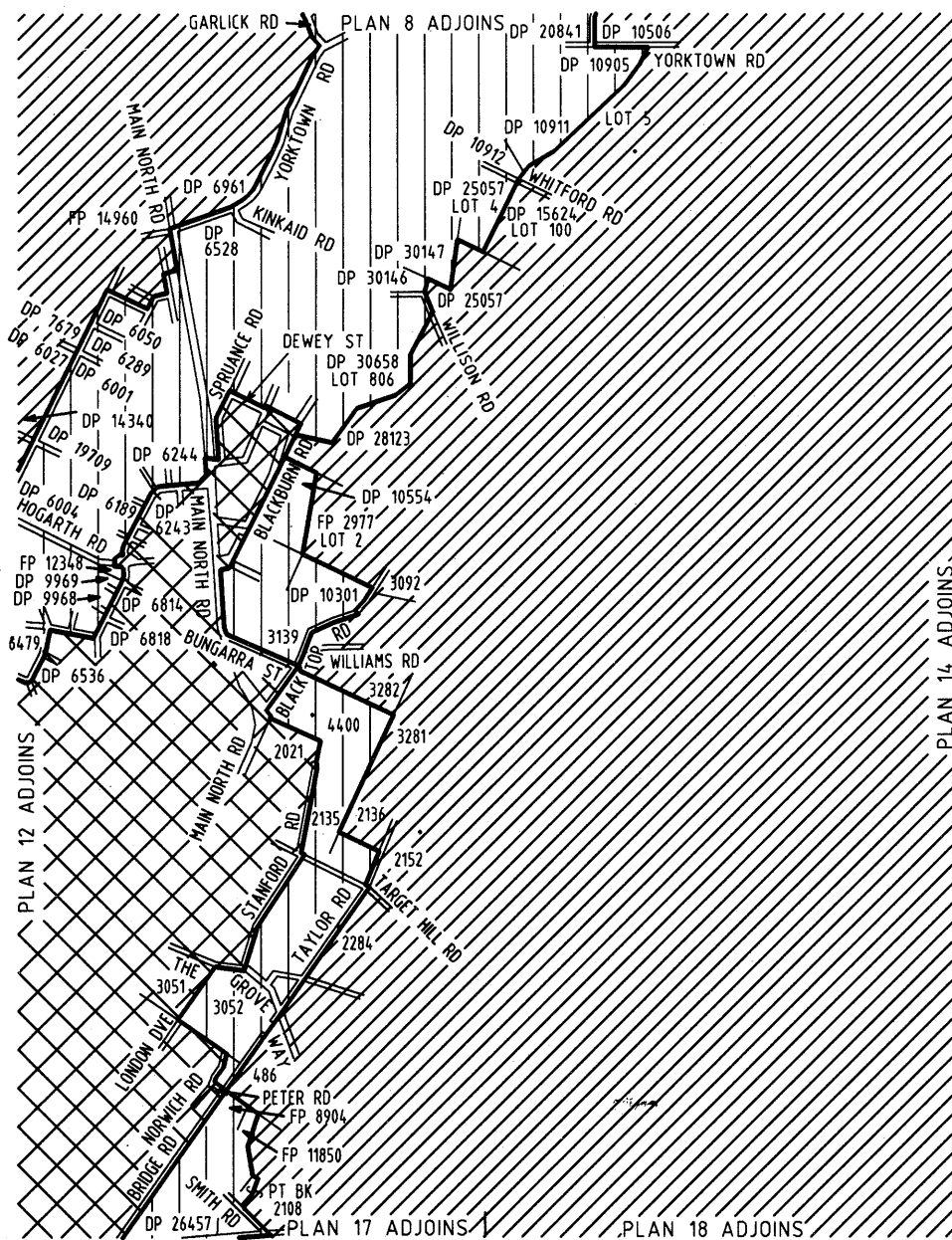


PLAN No 12 - RAAF BASE EDINBURGH - SA

LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL








INDEX TO ADJOINING PLANS

7	8	9
12	13	14
17	18	

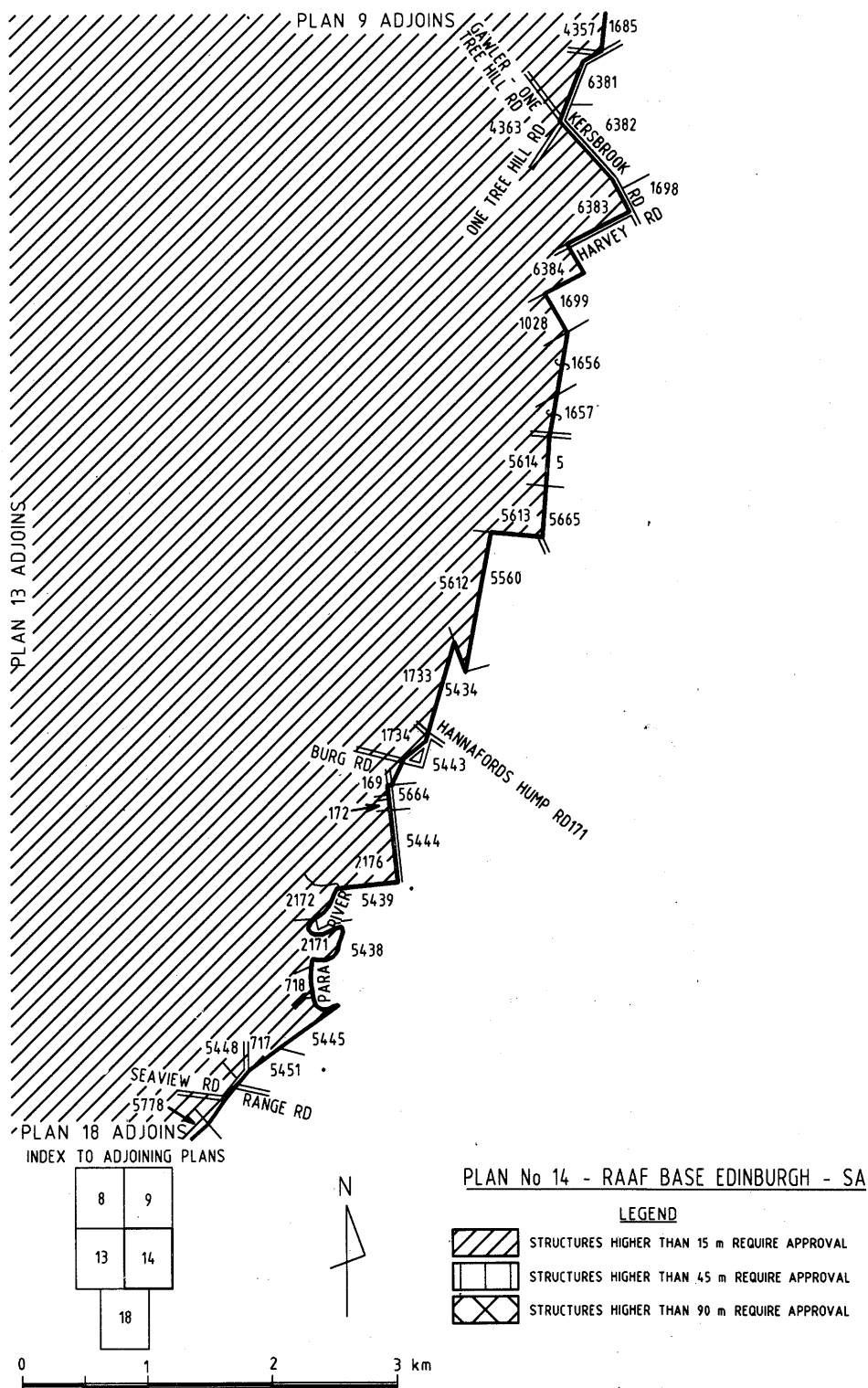


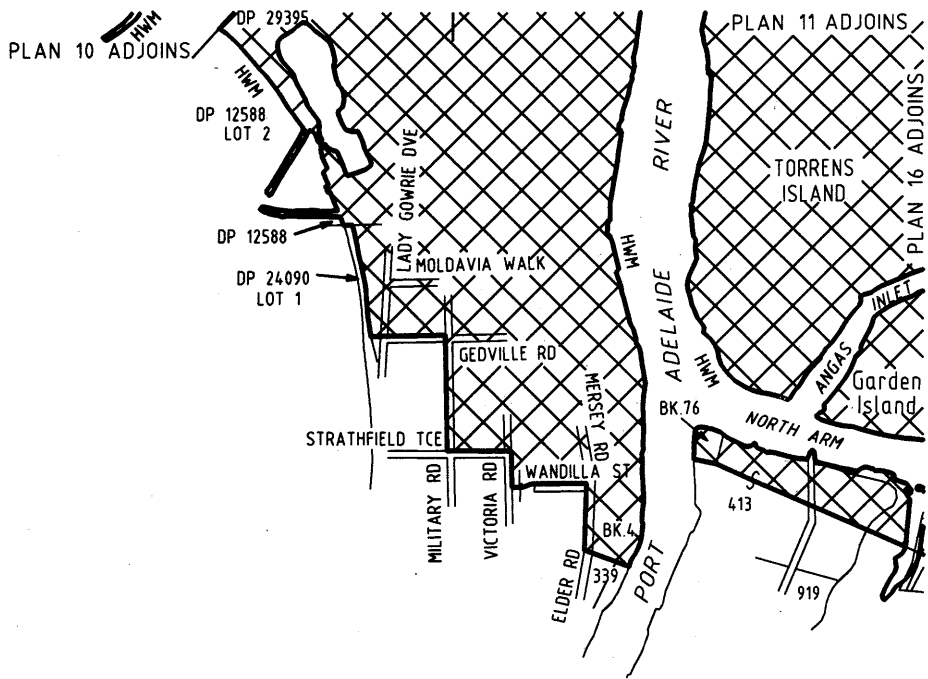
PLAN No 13 - RAAF BASE EDINBURGH - SA

LEGEND

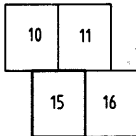
-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL










INDEX TO ADJOINING PLANS

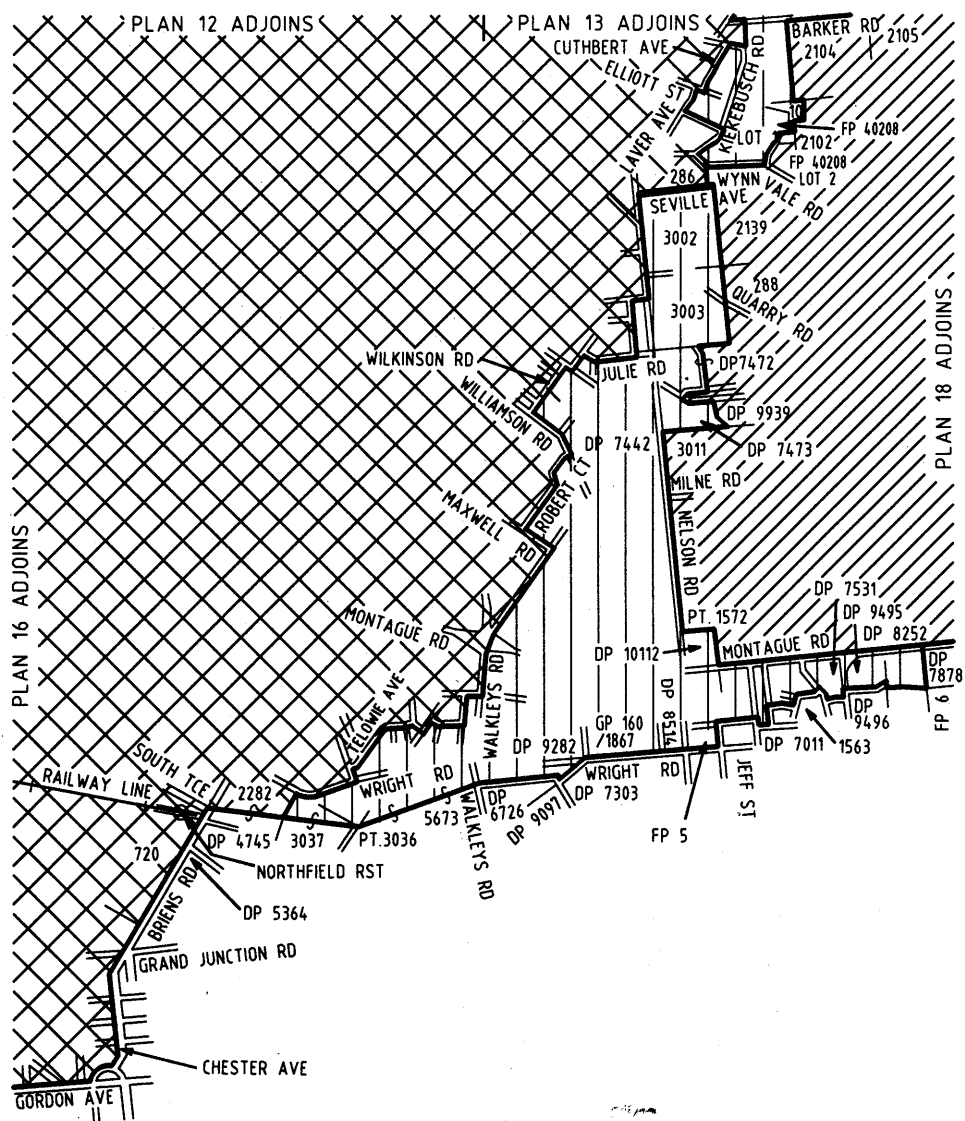


PLAN No 15 - RAAF BASE EDINBURGH - SA

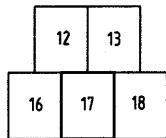
LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL








INDEX TO ADJOINING PLANS

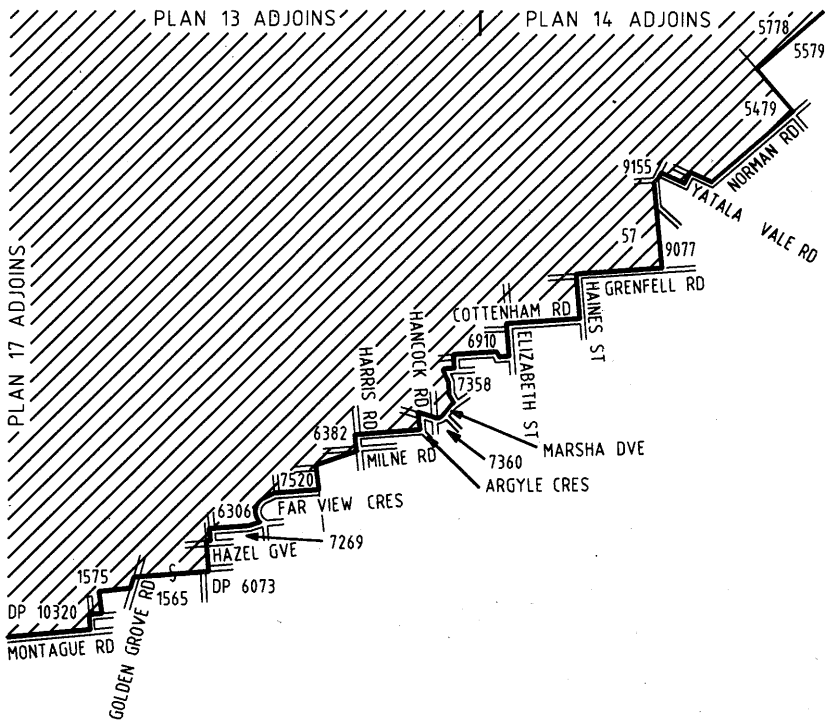


PLAN No 17 - RAAF BASE EDINBURGH - SA

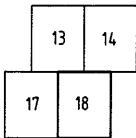
LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL








INDEX TO ADJOINING PLANS

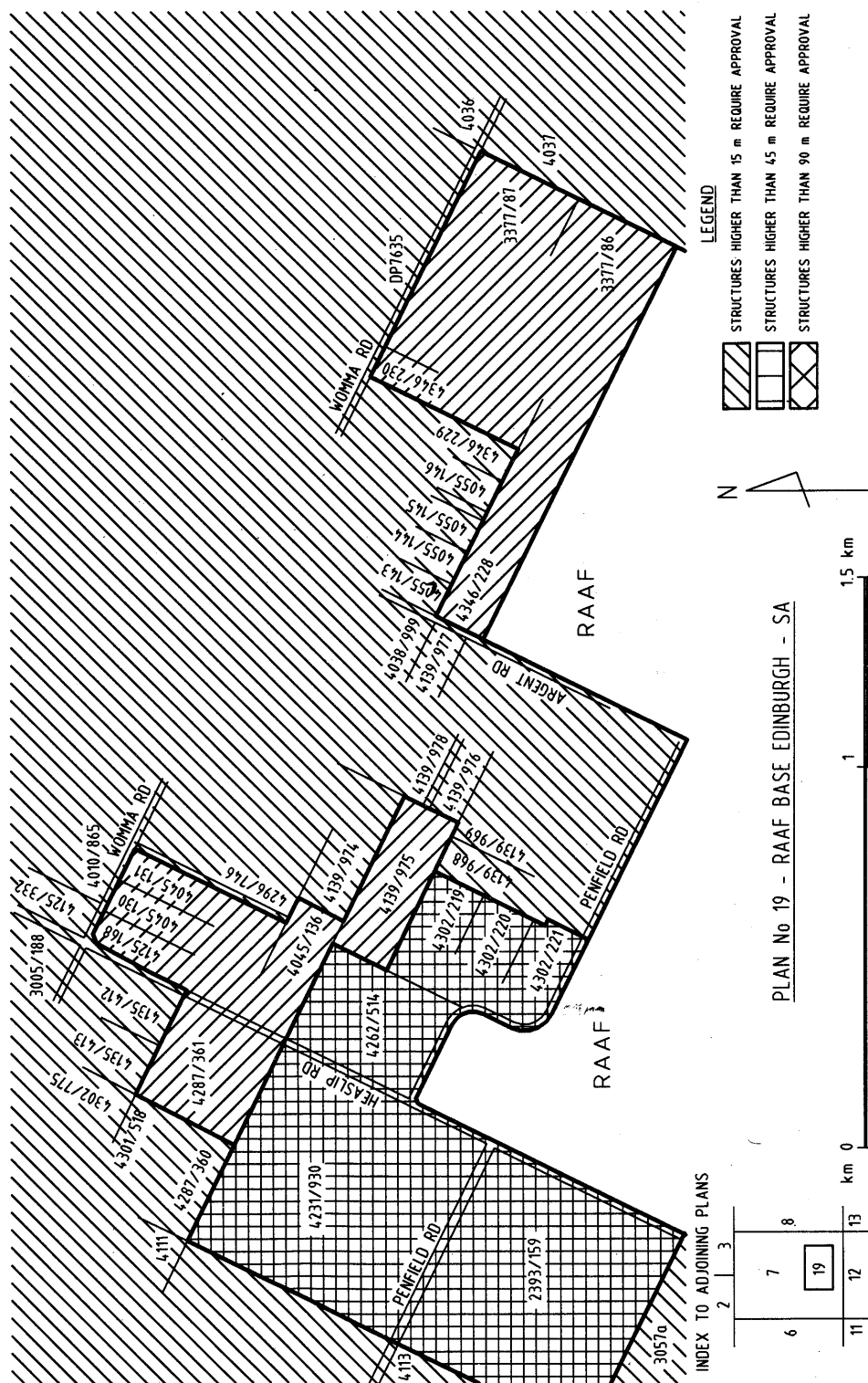


PLAN No 18 - RAAF BASE EDINBURGH - SA

LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL





9402891

Employment, Education and Training

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, Finance and Legislation Section, Higher Education Division, Department of Employment, Education and Training, 18 Mort Street, Canberra City, A.C.T., 2601, or by telephoning (06) 240 9755.

Section	Description	Date Made
27	The guidelines for the Capital Development Pool - 1995-97 Triennium set out criteria that are to be applied in deciding whether a proposal for expenditure is a proposal for expenditure on a special capital project	02/07/94

9402892

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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

Dated this eleventh day of August 1994



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Mr Leon Akriditis 15 Baird Street EAST BRIGHTON VIC 3186	<i>Melopsittacus undulatus</i>
2	Mr Peter Glassenbury 20 Grove Street MODBURY SA 5092	<i>Melopsittacus undulatus</i>
3	Mr Ross Grant 3 Tambo Court MENTONE VIC 3194	<i>Melopsittacus undulatus</i>
4	Mr Larry Jeffries Government Road CRYSTAL BROOK SA 5523	<i>Melopsittacus undulatus</i>
5	Neil & Janetta Johnson, Corner Geales Road & Kindred Main Road KINDRED TAS 7310	<i>Melopsittacus undulatus</i>

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
6	Mr Gregory Jones 33 Buckingham Road NEWTOWN VIC 3220	<i>Melopsittacus undulatus</i>
7	Mr Ivan Maher 2 McCracken Avenue PASCOE VALE VIC 3044	<i>Melopsittacus undulatus</i>
8	Mr Brian Mason 19 Laurina Place MORLEY WA 6062	<i>Melopsittacus undulatus</i>
9	Mr Stephen Mow, Mandurang Road Mandurang VIC 3551	<i>Melopsittacus undulatus</i>
10	Ms Lynda Owen, 23 Falls Road LESMURDIE WA 6076	<i>Melopsittacus undulatus</i>
11	Mr Derek Poole 55 Bulwar Street LONGFORD TAS 7310	<i>Melopsittacus undulatus</i>
12	Mr Arthur Ray 4 Coleman Avenue REDWOOD PARK SA 5097	<i>Melopsittacus undulatus</i>
13	Mr William Wildblood, 3 Newstead Crescent PARMELIA WA 6167	<i>Melopsittacus undulatus</i>
14	Ms Linda Jane Fitze 12 Carson Street PANANIA NSW 2213	<i>Cacatua galerita</i>
15	Ms Linda Jane Fitze Farm RR2 Harley ONTARIO CANADA	<i>Cacatua galerita</i>
16	Aquarium Coenen Best Koningin Julianaweg 21 5684 VA BEST HOLLAND	<i>Tridacna maxima</i> <i>Tridacna crocea</i> <i>Tridacna gigas</i>

Human Services and Health

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 April 1994, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Parke Davis Pty Ltd of 32 Cawarra Road, Caringbah, New South Wales ("the Company") to supply arginine vasopressin (Pitressin) 20U/mL injection which does not comply with the British Pharmacopoeia.

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product:

1. The exemption applies for two years from 6 April 1994.
2. The product conforms to the United States Pharmacopoeia.
3. No promotion of the product is to be undertaken by the Company.
4. The approved Australian Product Information is to be supplied with the product.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 28 February 1994, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Arrow Scientific of 87 Moore Street, Leichhardt, New South Wales ("the Company") to supply alglucerase (Ceredase) 10 Units/mL injection with labels which do not comply with the requirements of Therapeutic Goods Order No. 32 - "General Requirements for Labels for Therapeutic Goods".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product:

1. The exemption applies for three years from 28 February 1994.
2. The label used is that submitted by the Company with their application for registration dated 18 August 1992.
3. The approved United States Product Information is to be supplied with the product.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 7 June 1994, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Upjohn Pty Limited of 55-73 Kirby Street, Rydalmere, New South Wales ("the Company") to supply piperazine oestrone sulfate (Ogen 0.635, Ogen 1.25, Ogen 2.5) tablets (AUST R 48617, 48640 and 48760) with labels which do not comply with the requirements of Therapeutic Goods Order No. 32 - "General Requirements for Labels for Therapeutic Goods".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the products:

1. The exemption applies:

(a) until 30 September 1994, OR

(b) when the bottle and carton labels approved in the TGA letter of 31 May 1994 become available for use'

whichever is the sooner.

2. The products must be supplied with the Consumer Product Information dated 11 March 1994.

3. The Drug Evaluation Branch is to be informed of the date of supply of the products using the correct labels.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 27 June 1994, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Bristol-Myers Squibb Pharmaceuticals Pty Ltd of 556 Princes Highway, Noble Park, Victoria ("the Company") to supply triamcinolone acetonide (Kenacort-A40) aqueous suspension for injection 40mg in 1mL ampoules with labels which do not comply with the requirements of paragraph 3(5)(a) of Therapeutic Goods Order No. 32 - "General Requirements for Labels for Therapeutic Goods".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following condition in supplying the product:

1. The ampoule label used is that supplied with the Company letter of 2 June 1994.

9402894

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?
BADAR Ghulam	1/1/1958	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
BIELLI Carlos Marcelo	15/9/1963	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
BOYLE Gregory Robert	22/10/1948	Jackson McDonald	9th Floor 81 81 Georges Terrace PERTH 8000	CHARGES
CLOTHIER Michael John	10/12/1960		18 Duffy Street NORTH ESSENDON 3041	CHARGES
DAKIN Helen Frances	6/1/1966	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
GELASTOPOULOS Calliope (Poppy)	26/6/1948	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
HARTNETT Beau Timothy John	2/11/1985	Gell Standfield & Smith Solicitors	Level 6, 81 Scarborough Cnr Nerang Street Mail SOUTHPORT 4216	CHARGES
HUNTER Edwina Christine	11/4/1972	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
JORDAN James	18/2/1963	Jordans Solicitors	23A Regent Street KOGARAH 2217	CHARGES
LONERGAN Robin Joseph	2/7/1966	Hill & Taylor, Solicitors & Attorneys	2nd Flr, Waterfront Place 1 Eagle St BRISBANE 4000	CHARGES
RICHARDS Jane Louise	9/8/1967	Andersons	110 Lipson Street PORT ADELAIDE 5016	CHARGES
SINCLAIR Cary Lewis	13/8/1966	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
TAHAR Paul	22/4/1948	Immigration Advice & Rights Centre Inc	5th Floor 343-348 Riley Street SURRY HILLS 2010	FREE SERVICE
TRAN Francis Tung Hui	18/2/1947	MazLarena Solicitors & Attorneys	232 Merrylands Road MERRYLANDS 2160	CHARGES

For SECRETARY
17 August 1994

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

METAL TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 21902 of 1993

Dated the 13th day of October 1982

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 1 August 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 23 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.

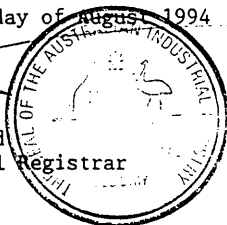
SCHEDULE OF TERMS TO BE VARIED

M0111 V046
PRINT NO. L4286

Clause No.	Subject	Substance of variation
4A	Supplementary Payments	Wages - October 1993 Review of Wage Fixing Principles - Arbitrated Safety Net Adjustment Principle - \$8.00
5(a)	Minimum Wage - Adults	Wages - October 1993 Review of Wage Fixing Principles - Arbitrated Safety Net Adjustment Principle - \$8.00
7(a)	Unapprenticed Juniors	Wages - October 1993 Review of Wage Fixing Principles - Arbitrated Safety Net Adjustment Principle - \$8.00
8(a)	Apprentices	Wages - October 1993 Review of Wage Fixing Principles - Arbitrated Safety Net Adjustment Principle - \$8.00

Dated this 12th day of August, 1994


Christine Hayward
Deputy Industrial Registrar



AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

BAKERS CONSOLIDATED (AUSTRALIAN CAPITAL TERRITORY) AWARD 1985

C No. 90071 of 1994

Dated the 27th day of February 1986

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 8 August 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 15 July 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.

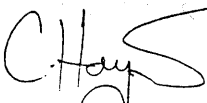
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

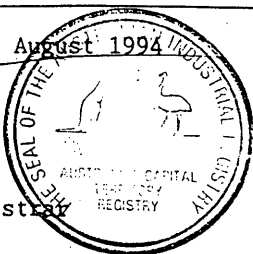
SCHEDULE OF TERMS TO BE VARIED

B0028 V020
PRINT NO. L4671

Clause No.	Subject	Substance of variation
5	Weekly Wages	Wages - 2nd minimum rates adjustment
6	Minimum Rate Adjustment	Wages - 2nd minimum rates adjustment
Appendix A		
5	Payments and Timing	Wages - 2nd minimum rates adjustment
6	Minimum Rate Adjustment	Wages - 2nd minimum rates adjustment

Dated this 12th day of August 1994


Christine Hayward
Deputy Industrial Registrar



AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

AUTOMOTIVE SERVICES (A.C.T.) AWARD 1982

C No. 21784 of 1994

Dated the 7th day of July 1982

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 2 August 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 7 July 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.


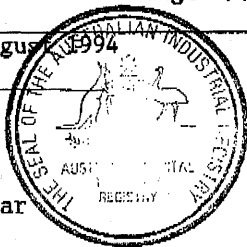
A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED

A0094 V026
PRINT NO. L4485

Clause No.	Subject	Substance of variation
6	Wages	Wage rates - national wage case April 1991
6A	No Extra Claims	Wage rates - national wage case April 1991
7	Minimum Wage - Adults	Wage rates - national wage case April 1991
9	Casual Employment	Wage rates - national wage case April 1991
11	Hours of Work	Wage rates - national wage case April 1991
21A	Termination of Employment	Wage rates - national wage case April 1991
33	Superannuation	Wage rates - national wage case April 1991

Dated this 12th day of August 1994

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

Notice of Application to declare the MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985, as varied to date, a Common Rule in the Northern Territory.

(C No. 80059 of 1994)

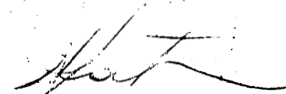
Notice is hereby given that at 9.00 am on Wednesday 7 September 1994 at 1 Briggs Street, Darwin, the Australian Industrial Relations Commission will hear an application by the Australian Liquor, Hospitality and Miscellaneous Workers Union to declare the award known as the MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985, as varied to date, a Common Rule of the industry covered by the said award of all employees, whether permanent or casual, engaged in the performance of work in or in connection with industries and/or industrial pursuits of animal welfare establishment; dental surgeries; domestic staff, groundsmen or yardmen of non-Government schools; undertaking; municipal works and services in relation to swimming pools; caretaking, cleaners, cleaning and pollution control; excluding employees (except those principally engaged in the performance of work in or in connection with the industry and/or industrial pursuit of municipal works and services) principally engaged in the transportation of goods by motor vehicles, upon public roads in the Northern Territory AND WHEREAS directions are required under Regulation 16 of the Regulations made under the Industrial Relations Act 1988.

A copy of the said award as varied to date may be inspected free of charge at the Australian Industrial Registry, 80 Collins Street, Melbourne, Victoria; and the Australian Industrial Registry, 1 Briggs Street, Darwin, Northern Territory.

Any person or organisation seeking to be heard at the hearing of the application shall at least 3 days before Wednesday 7 September 1994 file with the Australian Industrial Registry, 1 Briggs Street, Darwin, NT, 0801, a notice in accordance with Form R13, appearing in the first schedule to the Industrial Relations Regulations 1988 and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant Union.

Persons and organisations not appearing or represented will be bound by any order or declaration made by the Commission in the matter.

DATED this 8th day of August 1994



LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

9402897

The National Occupational Health and Safety Commission Act 1985

Section 38(1)

NATIONAL STANDARD FOR PLANT [NOHSC:1010(1994)]

Pursuant to sub-section 38(1) of the *National Occupational Health and Safety Commission Act 1985* (Cwlth), the National Occupational Health and Safety Commission hereby gives notice that it has declared a *National Standard for Plant* [NOHSC:1010(1994)].

TITLE

This national standard may be cited as the *National Standard for Plant* [NOHSC:1010(1994)].

OBJECTIVE

The objective of this national standard is to protect the health and safety of persons from hazards arising from *plant* and systems of work associated with *plant* by:

- (a) ensuring that hazards associated with the *use of plant* in the workplace are identified and *risks* to health and safety are assessed and controlled;
- (b) eliminating, or where this is not practicable, *minimising risks* to health and safety arising from *plant*;
- (c) specifying requirements with respect to the design, manufacture, testing, installation, *commissioning, use, repair, alteration*, dismantling, storage and disposal of *plant*;
- (d) requiring the provision of relevant information and training; and
- (e) requiring the registration of certain *plant* designs and items of *plant*.

HOW COPIES MAY BE OBTAINED

Copies of this national standard may be purchased from Commonwealth Government Bookshops in all capital cities as well as Albury and Townsville.

9402898

Industry, Science and Technology

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PARTS II & III OF SCHEDULE 4

BY-LAWS NOS. 9440023 AND 9440024

I, PETER LUDWIG CARL KITTLER, delegate of the Comptroller-General of Customs for the purposes of section 271 of the *Customs Act 1901*, hereby make the by-laws set out in Schedule 1, and revoke the by-laws set out in Schedule 2.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in Schedule 1, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in Schedule 1 has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods to which that reference in that by-law applies.

SCHEDULE 1

BY-LAW NO. 9440023

Item 41A
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9440023.
2. This by-law shall take effect on and from 17 August 1994.
3. Item 41A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies, subject to paragraphs 4, 5 and 6, to vehicle components, including vehicle components imported with and forming part of vehicles that are not assembled or are not further assembled than a stage that constitutes a sub-assembly, for use as original components by a single manufacturer or assembler in:
 - (a) the original manufacture or assembly of the cab/chassis or driveable chassis of a particular motor vehicle, having a gross vehicle weight exceeding 3.5 tonnes, which, if imported, would be classified under 8701.20.00, 8702, 8703.22.20, 8703.23.20, 8703.24.20, 8703.31.20, 8703.32.20, 8703.33.20, 8703.90.20, 8704.21.10, 8704.22.00, 8704.23.00, 8704.31.10 or 8704.32.00 of Schedule 3; or

- (b) the assembly of a particular motor vehicle, having a gross vehicle weight exceeding 3.5 tonnes but less than 4 tonnes, which, if imported, would be classified under 8702, 8703.22.20, 8703.23.20, 8703.24.20, 8703.31.20, 8703.32.20, 8703.33.20, 8703.90.20, 8704.21.10, or 8704.31.10 of Schedule 3, under security.
4. For the purposes of this by-law, "use" includes used up, (eg damaged or destroyed) provided that the Comptroller-General is satisfied that the particular goods are not suitable for use as motor vehicle components.
5. For the purposes of this by-law, "vehicle components" does not include:
- A. Sub-assemblies incorporating more than one of the following:
 - (a) radiators;
 - (b) engines;
 - (c) clutches;
 - (d) gearboxes;
 - (e) propeller shaft assemblies;
 - (f) suspension systems;
 - (g) chassis frames; or
 - (h) cabs; or
 - B. The following:
 - (a) chassis frames fitted with any attachment or component other than mounting brackets or towing hooks;
 - (b) cabs other than bare cabs; or
 - (c) tapered roller-bearings (not forming part of an assembly) and parts thereof; or
 - C. The following, whether imported separately, or attached to, or forming part of, any other component or sub-assembly:
 - (a) tyres;
 - (b) tubes (inner);
 - (c) valves for tubeless tyres;
 - (d) accumulators (batteries) and parts thereof;
 - (e) radios and magnetic sound reproducers whether combined or not, and parts thereof;
 - (f) air-brake equipment and parts thereof;
 - (g) hubs (other than geared hubs) and parts thereof;
 - (h) brake drums (other than transmission brake drums) and parts thereof;
 - (i) propeller shaft assemblies and parts thereof;
 - (j) suspension components and parts thereof;
 - (k) wheels and parts thereof;
 - (l) steering gearboxes and parts thereof;
 - (m) radiators and parts thereof;
 - (n) radiator hoses;
 - (o) radiator flexible mountings; or
 - (p) cab seats and parts thereof.

6. For the purposes of this by-law:

- (a) "suspension components" means components identified as being concerned with the suspension function being springs, hangers, spring saddles, equaliser beams, walking beams, shock absorbers and mounting brackets other than chassis mounting brackets;
- (b) "bare cabs" means cabs not painted further than prime coated and not fitted or trimmed with any componentry (eg seats, instruments, window glass, rubber trim, etc) other than mounting brackets;
- (c) "clutches" means transmission clutches (ie main driveline equipment);
- (d) "gearboxes" means transmission gearboxes (ie main driveline equipment);
- (e) "propeller shaft assemblies" means main driveline equipment;
- (f) "engines" does not include any transmission equipment (that is to say, main driveline equipment);
- (g) "radiators" means a sub-assembly comprising water tanks with inlet and outlet manifolds, radiator core and integral frame;
- (h) "air-brake equipment" means equipment clearly identified as being directly concerned with the braking function and includes foot brake valves, air valves, air tanks, brake chambers, airlines and fittings but does not include engine integrated air compressors, warning devices, axle incorporated components being brake drums, shoes or linings, slack adjusters, cam shafts or brake foundations, or airlines and fittings clearly identified as components for use with peripheral air operated activities such as door closure;
- (i) "brake drums" includes brake drums machined or unmachined;
- (j) "cab seats" includes all seats in crew cab or dual cab vehicles and the driver's seat in buses.

7. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

BY-LAW NO. 9440024

Item 25
Part II of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 9440024.
- 2. This by-law shall take effect on and from 17 August 1994.

3. Item 25 in Part II of Schedule 4 to the *Customs Tariff Act 1987* applies to goods as follows:

- (a) Decorations, medallions and certificates awarded or to be awarded and sent from abroad to individuals.

Note:

Academic dress (being gowns, hoods, caps and hats) of overseas Universities or other like tertiary educational institutions, imported by or on behalf of a person upon whom such educational institution has conferred a degree or diploma which entitles that person to wear such academic dress, is regarded as a decoration for the purpose of this reference.

- (b) Trophies won outside Australia in open competition being ornamental or utilitarian machines, appliances or articles of a kind used in offices or the household, which were won outside Australia in open competition by individuals.

Note:

Ordinarily a certificate from the organisers of the competition stipulating the name of the winner, the event and the date of the competition and the scope of competitors taking part in the competition, or copies of overseas daily newspapers in which the competition was reported and with which the importer can be identified as a winner, will be sufficient to establish eligibility.

- (c) Trophies or prizes of the kind which are suitable for display on the walls of dwellings or offices or on stands or similar mounts or are suitable for wearing on the person, and which were sent by donors resident abroad for presentation in competitions organised or sponsored otherwise than for purposes of trade and otherwise than in connection with trading or commercial ventures.

Note:

This by-law shall not apply to any goods which are of an advertising nature or have any wording thereon which is of an advertising nature.

4. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

SCHEDULE 2

1. Customs By-law No. 9340055 published in Gazette No. GN 18 of 12 May 1993 is revoked on and from 17 August 1994.
2. Customs By-law No. 8736241 is revoked on and from 17 August 1994.

Dated this *ninth* day of August 1994.



PETER LUDWIG CARL KITTLER
Delegate of the Comptroller-
General of Customs

CUSTOMS ACT 1901**CUSTOMS TARIFF ACT 1987****PART III OF SCHEDULE 4****BY-LAW NO. 9440030**

I, PETER LUDWIG CARL KITTLER, delegate of the Comptroller-General of Customs for the purposes of section 271 of the *Customs Act 1901*, hereby make the by-law set out in Schedule 1, and revoke the by-law set out in Schedule 2.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in Schedule 1, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in Schedule 1 has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods to which that reference in that by-law applies.

SCHEDULE 1**BY-LAW NO. 9440030**

Item 40A
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9440030.
2. This by-law shall take effect on and from 17 August 1994.
3. Item 40A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics to which heading 5407, 5408, 5512, 5513, 5514, 5515 or 5516 in Schedule 3 to the *Customs Tariff Act 1987* applies and which contain less than 20% by weight of wool, as follows:
 - (a) multi-coloured woven;
 - (b) printed; or
 - (c) other than multi-coloured woven or printed, imported in widths not exceeding 76 cm; for use, other than as an interlining, in the manufacture of:
 - (d) cummerbunds;
 - (e) neck ties; or
 - (f) sets consisting of neck tie and decorative pocket handkerchief made from the same fabric.
4. For the purposes of this by-law, the following fabrics are not printed:
 - (a) fabrics printed with dyes, pigments or colours that are not fast to light or laundering;
 - (b) fabrics bearing designs of a utility nature, that is, not of an ornamental or decorative nature;
 - (c) fabrics printed to such a small degree or at such infrequent intervals that, having regard to the remaining area of the fabric, the printing is nominal.

5. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

SCHEDULE 2

1. Customs By-law No. 9340027 published in Gazette No. S 56 of 18 February 1993, is revoked on and from 17 August 1994.

Dated this *ninth* day of August 1994.



PETER LUDWIG CARL KITTLER
Delegate of the Comptroller-General
of Customs

CUSTOMS ACT 1901CUSTOMS TARIFF ACT 1987PART III OF SCHEDULE 4BY-LAW NO. 9440031

I, PETER LUDWIG CARL KITTLER, delegate of the Comptroller-General of Customs for the purposes of section 271 of the *Customs Act 1901*, hereby make the by-law set out in Schedule 1.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in Schedule 1, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in Schedule 1 has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods to which that reference in that by-law applies.

SCHEDULE 1BY-LAW NO. 9440031

Item 57
Par. III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9440031.
2. This by-law shall take effect on and from 25 June 1992.
3. Item 57 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to paperboard, being paperboard for use in the production of scratch lottery tickets, having all of the following properties:
 - (a) a basis weight range of 155 g/sq m or greater but not exceeding 190 g/sq m;
 - (b) stiffness (Taber Method) not less than 19 Taber Stiffness Units machine direction and not less than 10 Taber Stiffness Units cross direction;
 - (c) smoothness (Sheffield Method) not less than 75;
 - (d) a capability of accepting an ink jet that images from an ink droplet format, allowing for the production of acceptable bar codes without transfer or blocking; and
 - (e) moisture absorbency (Klemm Method) not exceeding 2 mm, under security.
4. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

Dated this ninth day of August 1994.



PETER LUDWIG CARL KITTLER
Delegate of the Comptroller-General
of Customs

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART III OF SCHEDULE 4

BY-LAW NO. 9440032

I, PETER LUDWIG CARL KITTLER, delegate of the Comptroller-General of Customs for the purposes of section 271 of the *Customs Act 1901*, hereby make the by-law set out in Schedule 1.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in Schedule 1, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in Schedule 1 has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods to which that reference in that by-law applies.


SCHEDULE 1

BY-LAW NO. 9440032

Item 57
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9440032.
2. This by-law shall take effect on and from 1 March 1992.
3. Item 57 in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to clear polymer film having:
 - (a) a thickness of 19 microns or greater, but not exceeding 51 microns;
 - (b) a width of not less than 15 cm; andwhich, when glued as a window in paper envelopes, can produce an adhesion of the window and the paper giving visible paper tear within 45 minutes of production and full bond strength within 24 hours of production, for use with envelope forming machines operating at a rate of not less than 850 envelopes per minute.
4. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

Dated this ninth day of August 1994.


PETER LUDWIG CARL KITTLER
Delegate of the Comptroller-General
of Customs

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART III OF SCHEDULE 4

BY-LAW NO. 9440033

I, PETER LUDWIG CARL KITTLER, delegate of the Comptroller-General of Customs for the purposes of section 271 of the *Customs Act 1901*, hereby make the by-law set out in Schedule 1, and revoke the by-law set out in Schedule 2.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in Schedule 1, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in Schedule 1 has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1987* that applies to those goods to which that reference in that by-law applies.

SCHEDULE 1

BY-LAW NO. 9440033

Item 39A
Part III of Schedule 4

1. This by-law may be cited as Customs By-law No. 9440033.
2. This by-law shall take effect on and from 17 August 1994.

3. Item 39A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to paper, for use in the production of newspapers, periodicals, posters and other printed matter of a kind that, if imported, would be classified within Chapter 49 in Schedule 3 to the *Customs Tariff Act 1987*, under security as follows:
- (a) paper that contains more than 55% mechanical pulp and has a grammage less than 34 g/sq m; or
 - (b) paper that contains more than 55% mechanical pulp, has a grammage less than 48 g/sq m but more than 40 g/sq m and has a water absorbency when tested by the one min Cobb method of not less than 45 g/sq m; or
 - (c) paper that contains more than 25% mechanical pulp, contains no bleached chemical pulp and has a grammage of not exceeding 205 g/sq m; or
 - (d) paper that contains not less than 70% mechanical pulp, has a grammage not exceeding 205 g/sq m and has a water absorbency when tested by the one min Cobb method of not less than 45 g/sq m.

Paragraphs (a) to (d) above do not apply to paper that has more than 55% mechanical pulp and has a grammage in the range of 34 g/sq m to 40 g/sq m."

4. For the purposes of this by-law, the "*Customs Tariff Act 1987*" means the *Customs Tariff Act 1987*, as amended or proposed to be altered.

SCHEDULE 2

1. Customs By-law No. 9440018 published in Gazette No. GN 26 of June 1994 is revoked on and from 17 August 1994.

Dated this *eight* day of August 1994

Peter Kittler

PETER LUDWIG CARL KITTLER
Delegate of the Comptroller-
General of Customs

9402899

**AUSTRALIAN
CUSTOMS SERVICE**

Reply to the Collector of Customs

Quote: V92/3459

CUSTOMS HOUSE
414 LaTrobe Street,
G.P.O. Box 2809AA,
Melbourne. VIC.
3001
Phone: (03) 244 8000**COMMONWEALTH OF AUSTRALIA
REVOCATION OF AIR AND SEA CARGO DEPOTS
APPOINTED UNDER SECTION 17 (b) OF THE CUSTOMS ACT
REVOCATION NOTICE NUMBER: VIC/AIR/94/03**

I, Robert T Lamont, Delegate of the Comptroller-General of Customs hereby revoke the following places identified in the following schedule which were originally appointed for the examination of goods on landing under Section 17 (b) of the Customs Act 1901.

THE SCHEDULE

From the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette no.59, dated 16 July 1970 the place identified as **Qantas Airways Ltd**, International Cargo Terminal, Melbourne Airport 3045.

From the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette no.GN 16, dated 28 April 1993, that part of the building identified in Scale Drawing GN16, submitted by **Main Express Pty Ltd trading as Mainfreight Intl.**, Unit 4 Melbourne International Airfreight Centre, International Drive, Tullamarine, 3043.

From the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette no.GN 11, dated 22 March 1983, that part of the building identified in Scale Drawing VAP 2 submitted by **ASG Australia Pty Ltd**, Unit 9, Melbourne International Airfreight Centre, International Drive TULLAMARINE, VIC, 3043.

From the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette no.GN 16, dated 28 April 1993, that part of the building identified by hatching in Scale Drawing GN16, submitted by **B&S International Pty Ltd**, Unit 22 Melbourne International Airfreight Centre, International Drive, Tullamarine, 3043.

R.T. Lamont
Director,
Cargo Operations,
Victoria

Dated this

29th

day of

July

1994



AUSTRALIAN CUSTOMS SERVICE

Reply to the Collector of Customs

Quote: V89/1781

CUSTOMS HOUSE
414 LaTrobe Street,
G.P.O. Box 2809AA,
Melbourne. VIC. 3001
Phone: (03) 244 8000

29 July 1994

Commonwealth of Australia
Customs Act 1901
Appointment under Section 17(b)
Appointment Number VM94/08

I, **Robert T Lamont** 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 a place for the examination of goods on landing.

R.T. Lamont
Director
Cargo Operations

THE SCHEDULE

Place Name

Location

Main Express Pty Ltd	That part of the building and area which is indicated by hatching on Scale Drawing VM48 held by Chief Inspector, Air Cargo, MAP, and is situated on land presently known as Building 55 Lionel Street Essendon Airport 3041.
Smith Lewis & Staff Pty Ltd	That part of the building which is indicated by hatching on Scale Drawing VM49 held by Chief Inspector, Air Cargo, MAP, and is situated on land presently known as Unit 32 MIAC, International Drive, Tullamarine 3043.
Jupiter Air Oceania Ltd	That part of the building which is indicated by hatching on Scale Drawing VM50 held by Chief Inspector, Air Cargo, MAP, and is situated on land presently known as The Qantas Freight Building, Service Road, Melbourne Airport 3045.
Qantas Airways Ltd	That part of the building and area which is indicated by hatching on Scale Drawing VM51 held by Chief Inspector, Air Cargo, MAP, and is situated on land presently known as The Qantas Freight Building, Service Road, Melbourne Airport 3045.

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	03/08/94	04/08/94	05/08/94	06/08/94	07/08/94	08/08/94	09/08/94
<hr/>								
Austria	Schillings	8.1397	8.0705	8.2502	8.2502	8.2502	8.2566	8.2133
Belgium/Lux	Francs	23.8200	23.6300	24.1300	24.1300	24.1300	24.1000	24.1300
Brazil	Reals	.6700	.6600	.6700	.6700	.6700	.6800	.6700
Canada	Dollars	1.0151	1.0116	1.0238	1.0238	1.0238	1.0263	1.0205
China	Yuan	6.2885	6.2719	6.3482	6.3482	6.3482	6.3750	6.3606
Denmark	Kroner	4.5516	4.5129	4.6134	4.6134	4.6134	4.6032	4.6127
EC	ECU	.6044	.6009	.6126	.6126	.6126	.6132	.6129
Fiji	Dollar	1.0608	1.0603	1.0727	1.0727	1.0727	1.0737	1.0734
Finland	Markka	3.8106	3.7764	3.8617	3.8617	3.8617	3.8544	3.8467
France	Francs	3.9539	3.9258	4.0122	4.0122	4.0122	4.0077	4.0137
Germany	Deutschmark	1.1574	1.1479	1.1727	1.1727	1.1727	1.1705	1.1722
Greece	Drachmae	174.8100	173.3900	177.0400	177.0400	177.0400	176.8600	176.9700
Hong Kong	Dollars	5.6483	5.6351	5.7059	5.7059	5.7059	5.7322	5.7214
India	Rupees	22.9375	22.8826	23.1680	23.1680	23.1680	23.2772	23.2311
Indonesia	Rupiah	1583.0000	1580.1000	1599.8000	1599.8000	1599.8000	1607.9000	1604.9000
Ireland	Pounds	.4822	.4785	.4889	.4889	.4889	.4844	.4851
Israel	Shekel	2.2310	2.2205	2.2547	2.2547	2.2547	2.2559	2.2576
Italy	Lire	1156.9300	1143.9800	1170.6400	1170.6400	1170.6400	1169.5300	1169.4100
Japan	Yen	73.3200	73.0000	74.2000	74.2000	74.2000	74.4400	75.0600
Korea	Won	586.8700	585.5000	592.7600	592.7600	592.7600	595.4900	594.3700
Malaysia	Dollar	1.8893	1.8759	1.8982	1.8982	1.8982	1.9100	1.9120
Netherlands	Guilder	1.2992	1.2893	1.3167	1.3167	1.3167	1.3159	1.3167
New Zealand	Dollar	1.2151	1.2164	1.2232	1.2232	1.2232	1.2265	1.2295
Norway	Kroner	5.0526	5.0147	5.1256	5.1256	5.1256	5.1152	5.1213
Pakistan	Rupee	22.1400	22.0900	22.3600	22.3600	22.3600	22.4700	22.4300
Papua NG	Kina	.6888	.6877	.6941	.6941	.6941	.6957	.6959
Philippines	Peso	19.1600	19.0900	19.3100	19.3100	19.3100	19.4400	19.2900
Portugal	Escudo	117.7800	117.3000	119.2700	119.2700	119.2700	119.0200	119.0000
Singapore	Dollar	1.1016	1.0989	1.1140	1.1140	1.1140	1.1174	1.1142
Solomon Is.	Dollar	2.4100	2.4060	2.4336	2.4336	2.4336	2.4440	2.4418
South Africa	Rand	2.6656	2.6506	2.6737	2.6737	2.6737	2.6872	2.6736
Spain	Peseta	95.3900	94.5600	96.4900	96.4900	96.4900	96.2800	96.1100
Sri Lanka	Rupee	34.9200	34.8400	35.3700	35.3700	35.3700	35.6100	35.5400
Sweden	Krona	5.6535	5.6111	5.7307	5.7307	5.7307	5.7286	5.7333
Switzerland	Franc	.9776	.9699	.9896	.9896	.9896	.9876	.9890
Taiwan	Dollar	19.4100	19.3600	19.5700	19.5700	19.5700	19.6400	19.6100
Thailand	Baht	18.2800	18.2500	18.4800	18.4800	18.4800	18.5700	18.5300
UK	Pounds	.4761	.4728	.4806	.4806	.4806	.4804	.4807
USA	Dollar	.7312	.7295	.7386	.7386	.7386	.7420	.7406

REIN PRAKS
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
10/08/94

9402901

ANTI-DUMPING AUTHORITY

FINAL FINDING ON CERTAIN TEXTURED NYLON YARNS FROM FRANCE

The Anti-Dumping Authority has completed its inquiry into the export of certain textured nylon yarns to Australia from France.

The Authority found that:

- 17 and 33 decitex textured nylon yarns have been exported to Australia from France at dumped prices;
- the Australian industry producing 17 and 33 decitex textured nylon yarns has suffered material injury;
- it is not satisfied that exports of dumped 17 and 33 decitex textured nylon yarns from France have caused material injury to the Australian industry; and
- it is not satisfied that there is a likely threat of material injury to the Australian industry from dumped imports of 17 and 33 decitex textured nylon yarns from France.

The Minister for Small Business, Customs and Construction has accepted the Authority's recommendation that anti-dumping action *not* be taken against exports of certain textured nylon yarns from France.

Inquiries for copies of the Authority's Report No. 135, which will be available in due course, should be directed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 276 1742.

'Minister decides NOT to take dumping action'

Customs Act 1901

NOTICE UNDER SECTION 269TL OF THE ACT

I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction, having received and considered a report from the Anti-Dumping Authority on imports of textured nylon yarns within the ranges of 15 to 19 decitex and 30 to 36 decitex (hereinafter referred to as the "goods") from Rhone-Poulenc Fibres S.A. and Nylstar Centro Direzionale S.p.A. of France, hereby state that I have decided not to declare the goods to be goods to which section 8 of the Customs Tariff (Anti-Dumping) Act 1975 applies.

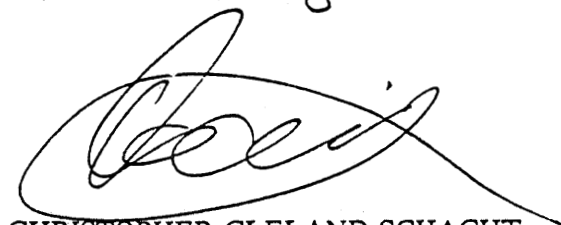
Dated this

8th

day of

August

1994



CHRISTOPHER CLELAND SCHACHT

Minister of State for

Small Business, Customs and Construction

9402902

ANTI-DUMPING AUTHORITY

FINAL FINDING ON BLOOD COLLECTION PACKS FROM THE UNITED STATES OF AMERICA

The Anti-Dumping Authority has completed its inquiry into the export of blood collection packs to Australia from the United States of America.

The Authority concluded that:

- imports of blood collection packs from the USA have been dumped;
- the Australian industry producing like goods has suffered material injury;
- dumping of blood collection packs from the USA has caused material injury to the Australian industry producing like goods; and
- there is a threat of material injury to the Australian industry from future imports of blood collection packs at dumped prices from the USA.

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

- take anti-dumping action against blood collection packs that have been exported from the USA;
- accept the price undertakings offered by Baxter Export Corporation and Baxter Healthcare Corporation of Puerto Rico; and
- suspend his consideration of whether or not a declaration should be made under section 8 of the *Customs Tariff Anti-Dumping Act 1975* in relation to future exports of blood collection packs to Australia by Baxter Export Corporation and Baxter Healthcare Corporation of Puerto Rico.

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

Requests of copies of the Authority's Report No. 136 should be directed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 276 1742.

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 subsection 8(5) of the *Customs Tariff (Anti-Dumping) Act 1975* (the Act) hereby DIRECT, after having regard to subsection 8(5A) of the Act, that the interim dumping duty payable on blood collection packs (hereinafter referred to as the "goods") exported from the United States of America by Baxter Export Corporation to Australia, shall be the sum of:

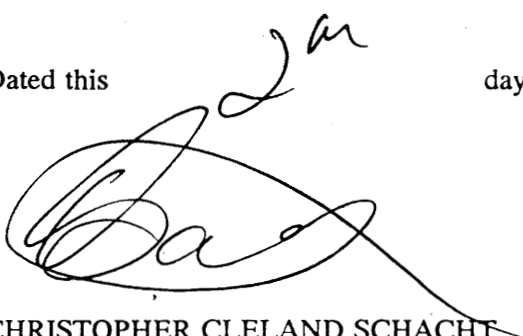
- (a) the interim dumping duty, being the amount shown in column 2 of the Table attached, being the difference between the non-injurious price of the goods of that kind as ascertained and the export price of the goods of that kind as ascertained; plus
- (b) if the export price is less than the ascertained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

The interim dumping duty applies to goods entered for home consumption after 22 March 1994.

Dated this

day of

August 1994.



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

THE TABLE

Column 1	Column 2
The goods	Interim dumping duty
Blood collection packs	A\$/pack
3-bag blood collection pack for platelet storage (Model 4R1401U)	1.00
2-bag blood collection pack with non-reuseable satellite bag (Model 4R1423U)	1.28
2-bag blood collection pack (Model 4R6202U)	0.34

Customs Tariff (Anti-Dumping) Act 1975

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

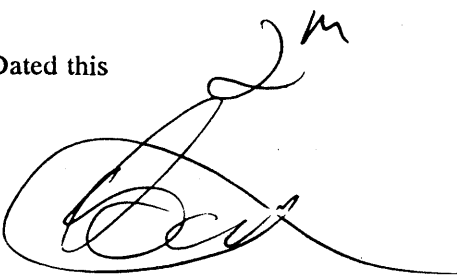
I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction, pursuant to subsection 8(5) of the *Customs Tariff (Anti-Dumping) Act 1975* (the Act) hereby DIRECT, after having regard to subsection 8(5A) of the Act, that the interim dumping duty payable on blood collection packs (hereinafter referred to as the "goods") exported from the United States of America by Baxter Healthcare Corporation of Puerto Rico 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 dumping duty applies to goods entered for home consumption after 22 March 1994.

Dated this

day of

2nd
August 1994.

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

THE TABLE

Column 1	Column 2
The goods	Interim dumping duty
Blood collection packs	A\$/pack
3-bag blood collection pack for platelet storage (Model 4R1401U)	1.03
2-bag blood collection pack with non-reuseable satellite bag (Model 4R1423U)	1.37
2-bag blood collection pack (Model 4R6202U)	0.33

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*, hereby DECLARE that section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* applies to blood collection packs exported from the United States of America by Baxter Export Corporation to Australia, and hereby ASCERTAIN that the normal values, export prices and non-injurious prices for blood collection packs are those amounts set out in the Table attached.

Dated this

2nd

day of

August 1994.



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

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

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*, hereby DECLARE that section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* applies to blood collection packs exported from the United States of America by Baxter Healthcare Corporation of Puerto Rico to Australia, and hereby ASCERTAIN that the normal values, export prices and non-injurious prices for blood collection packs are those amounts set out in the Table attached.

Dated this

2nd

day of

August 1994.



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

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

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 Small Business, Customs and Construction, hereby **ACCEPT** the undertaking by Baxter Export Corporation of the United States of America that the company will so conduct future export trade to Australia in blood collection packs 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 21st day of July 1994.

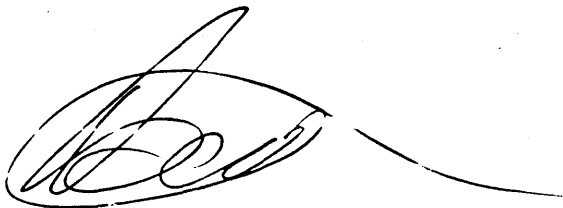
Dated this

2nd

day of

August

1994.



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

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

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 Small Business, Customs and Construction, hereby ACCEPT the undertaking by Baxter Healthcare Corporation of Puerto Rico of the United States of America that the company will so conduct future export trade to Australia in blood collection packs 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 22nd day of July 1994.

Dated this

2nd

day of

August

1994.



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

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

9402903

CASE NO. 287

**EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991
NOTIFICATION UNDER SECTION 30(1)**

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into a national interest export payments insurance contract in accordance with an approval given under Part 5 of that Act.

The contract requires EFIC to indemnify a person carrying on business or other activities in Australia against certain losses in connection with a transaction in the course of, or for the purposes of, Australian export trade. EFIC's maximum liability is \$65.5 million.

The proportion of the risk associated with the contract that is to be borne by the Commonwealth is 80 per cent.

Dated this third day of August 1994.


GRAEME LAWLESS
Managing Director

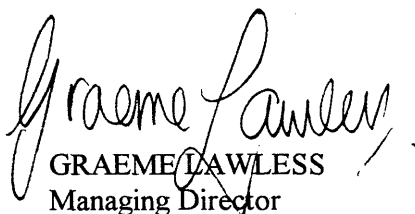
EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991
NOTIFICATION UNDER SECTION 30(1)

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into a national interest export payments insurance contract in accordance with an approval given under Part 5 of that Act.

The contract requires EFIC to indemnify a person carrying on business or other activities in Australia against certain losses in connection with a transaction in the course of, or for the purposes of, Australian export trade. EFIC's maximum liability is US\$5.6 million.

The proportion of the risk associated with the contract that is to be borne by the Commonwealth is 100 per cent.

Dated this third day of August 1994.


GRAEME LAWLESS
Managing Director

CASE NO. 247

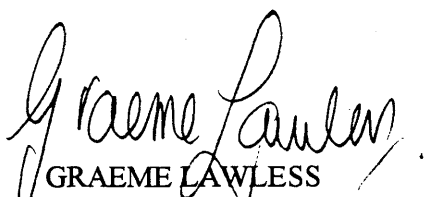
**EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991
NOTIFICATION UNDER SECTION 30(1)**

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into a national interest export payments insurance contract in accordance with an approval given under Part 5 of that Act.

The contract requires EFIC to indemnify a person carrying on business or other activities in Australia against certain losses in connection with a transaction in the course of, or for the purposes of, Australian export trade. EFIC's maximum liability is \$202.6 million.

The proportion of the risk associated with the contract that is to be borne by the Commonwealth is 80 per cent.

Dated this third day of August 1994.


GRAEME LAWLESS
Managing Director


**EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991
NOTIFICATION UNDER SECTION 30(1)**

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into a national interest export payments insurance contract in accordance with an approval given under Part 5 of that Act.

The contract requires EFIC to indemnify a person carrying on business or other activities in Australia against certain losses in connection with a transaction in the course of, or for the purposes of, Australian export trade. EFIC's maximum liability is \$21.03 million.

The proportion of the risk associated with the contract that is to be borne by the Commonwealth is 80 per cent.

Dated this third day of August 1994.


GRAEME LAWLESS
Managing Director

9402904

Primary Industries and Energy

Commonwealth Department of Primary Industries and Energy

PRIMARY INDUSTRIES AND ENERGY RESEARCH AND DEVELOPMENT ACT 1989

DETERMINATION OF THE GROSS VALUE OF PRODUCTION FOR THE GRAINS INDUSTRY

I, ALAN BURTON NEWTON, pursuant to an Instrument of Authorisation issued by the Minister for Primary Industries and Energy hereby determine that, for the purposes of section 32 of the *Primary Industries and Energy Research and Development Act 1989*, the Gross Value of Production for the Grains industry for 1994/95 shall be \$4,653 million.

Dated this *fourth* day of August 1994



Alan Newton
First Assistant Secretary
Crops Division

9402905

Transport



NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that on 3 August 1994, the Civil Aviation Authority issued an exemption under subregulation 222 (1) 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

CIVIL AVIATION REGULATIONS

NOTICE UNDER REGULATION 22F OF ISSUE OF CERTIFICATES OF TYPE APPROVAL

On 8 August 1994, the Civil Aviation Authority issued a certificate of type approval under regulation 22A of the Civil Aviation Regulations for the model BC12-D aeroplane, manufactured by Taylorcraft Aircraft Company, of Lock Haven, Pa, U.S.A..

On 8 August 1994, the Authority issued a certificate of type approval under regulation 22A of the Regulations for the Taylorcraft model DCO-65 aeroplane, to the holder of FAA Type Certificate Number 746, Mr Robert J. Kuhlow, of Brookfield, Wisconsin, U.S.A..



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 17 August 1994.

AD/R22/38 - TAIL ROTOR GEARBOX OUTPUT SHAFT KEY

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

9402907



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 17 August 1994.

AD/GROB 115/5 - SLIDING CANOPY

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

9402908



Corporations Law

Section 427(1)(b)

NOTICE OF APPOINTMENT OF RECEIVER

FRUIT CITY (DANDENONG) PTY LTD ("THE COMPANY")
ACN 006 850 219

Pomander Pty Ltd (ACN 007 262 580) hereby gives notice that on the 20 July, 1994 it appointed John David Brooke and Peter Andrew Goodin, Chartered Accountants c/- Brooke Bird & Co 255 Whitehorse Road, Balwyn in the State of Victoria as Receivers of the property of the above company specified in the schedule under the powers contained in a Debenture Charge dated 18 May, 1994 and is numbered 409333 registered at the Australian Securities Commission and entered in the Australian Register of Company Charges in accordance with Division 2 of part 3.5 of the Corporations Law.

SCHEDULE

All and singular the company's undertaking property and all its assets whatsoever and wheresoever both present and future including its uncalled capital.

Dated this 3rd day of August, 1994

RUSSO PELLICANO CARLEI, SOLICITORS
43 Atherton Road, Oakleigh Vic 3166

For and on behalf of Pomander Pty Ltd.





**Commonwealth
of Australia**

Gazette

No. S 300, Wednesday, 10 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL



Government House
Canberra ACT 2600

8 August 1994

THE ORDER OF AUSTRALIA

INSIGNIA ORDINANCE

HIS Excellency the Governor-General directs it to be notified, for general information, that he has made the following Ordinance under the provisions of section 30 of the Constitution of the Order of Australia.

70175 Cat. No. 94 1369 8

ISSN 1032-2345

© Commonwealth of Australia, 1994



9 780644 337229



Bill Hayden

Governor-General of the Commonwealth
of Australia and Chancellor of
the Order of Australia

Dated *4th September* 1993

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting under section 30 of the Constitution of the Order of Australia, revoke the Insignia Ordinance made on 1 February 1977 and make the following Ordinance.

Sealed with the Seal of
the Order of Australia
in the presence of:

Douglas Sturkey

Douglas Sturkey
Secretary of the
Order of Australia

	This ordinance may be cited as the Insignia Ordinance.	Short Title
1.		
2.	(1) In this Ordinance, "Constitution" means the Constitution of the Order of Australia.	Interpretation
	(2) Unless the contrary intention appears, an expression used in the Constitution and in this Ordinance has the same meaning in this Ordinance as in the Constitution.	
	(3) A "member of the Order of Australia" means any person who has received the approval of The Sovereign to wear the Insignia of Knight or Dame, Companion, Officer, or Member or the Medal of the Order of Australia.	Definition of "member"
	(4) A reference in this Ordinance to the Ribbon of the Order in relation to Insignia of a member of the Order is:	
	(a) in the case of a member of the Order in the General Division - a reference to the Ribbon of the Order in the General Division, and	
	(b) in the case of a member of the Order in the Military Division - a reference to the Ribbon of the Order in the Military Division.	
3.	The Emblem of the Order is a single flower of mimosa, represented in the form of a convex disc.	Emblem of the Order
4.	(1) Ribbons of the Order in the General Division are of moire Royal blue material in three sizes, being 38 millimetres, 32 millimetres and 16 millimetres wide; the widest Ribbon having a central band 12 millimetres wide of scattered golden mimosa blossoms of various sizes, the other widths having the same pattern in proportion.	Ribbon of the Order
	(2) Ribbons of the Order in the Military Division are of the sizes, colours and pattern described in sub-regulation 4(1) with a gold band 1.5 millimetres wide on each edge.	
5.	The Insignia of The Sovereign of the Order is a Badge of the same material, fashion and size as the Breast Badge of a Knight or Dame of the Order but with such alterations as distinguish the Royal dignity.	Insignia of The Sovereign
6.	The Insignia of the Chancellor of the Order is a Badge of the same material, fashion and size as the Breast Badge of a Knight or Dame of the Order but with such alterations and additions as The Sovereign approves.	Insignia of the Chancellor

- | | | | |
|----|-----|--|---|
| 7. | (1) | The Insignia of a Knight of the Order consists of a Neck Badge and a Breast Badge. | Insignia of Knight and Dame |
| | (2) | The Insignia of a Dame of the Order consists of a Neck (or Shoulder) Badge and a Breast Badge. | |
| | (3) | The Neck Badge of a Knight and the Neck/Shoulder Badge of a Dame consists of the Emblem of the Order, approximately 60 millimetres in diameter, of gold, jewelled and having in the centre of its convex surface, within a circle of gold, a representation of the Arms of the Commonwealth of Australia in full colour on a background of blue with two branches of mimosa in gold, the whole ensigned with the Crown of Saint Edward in full colour. | |
| | (4) | The Breast Badge of a Knight or Dame consists of the Emblem of the Order, approximately 80 millimetres in diameter, of gold, jewelled and having the same design and ensignment as the Insignia described in sub-regulation 7(3). | |
| | (5) | The Neck Badge of a Knight shall be worn about the neck suspended from the 16 millimetre Ribbon of the Order. | Manner of wearing Knight or Dame Insignia |
| | (6) | The Neck/Shoulder Badge of a Dame shall be worn either as for a Knight as described in sub-regulation 7(5) or, if preferred by the recipient, on the left shoulder suspended from the 38 millimetre wide Ribbon of the Order tied in a bow. | |
| | (7) | The Breast Badge of a Knight or Dame shall be worn above the waist on the left side of the coat or outer garment. | |
| 8. | (1) | The Insignia of a Companion of the Order is a Badge consisting of the Emblem of the Order, approximately 60 millimetres in diameter, of gold, jewelled, ensigned with the Crown of Saint Edward in full colour and having in the centre of its convex surface a circlet of blue enamel edged in gold, inscribed with the word "AUSTRALIA" in gold flanked by two sprigs of mimosa in gold. | Insignia of Companion |
| | (2) | Female recipients not in uniform may wear the Insignia as for the Neck/Shoulder Badge of a Dame as described in sub-regulation 7(6). All other recipients wear the Insignia as for the Neck Badge of a Knight as described in sub-regulation 7(5). | Manner of wearing Companion Insignia |

- | | | | |
|-----|-----|--|---------------------------|
| 9. | (1) | The Insignia of an Officer of the Order is a Badge consisting of the Emblem of the Order, approximately 55 millimetres in diameter, of gold-plated silver, ensigned with the Crown of Saint Edward in full colour and having in the centre of its convex surface the same design as the Insignia of a Companion as described in sub-regulation 8(1). | Insignia of Officer |
| | (2) | Female recipients not in uniform may wear the Insignia as for the Neck/Shoulder Badge of a Dame as described in sub-regulation 7(6). All other recipients wear the Insignia as for the Neck Badge of a Knight as described in sub-regulation 7(5). | Manner of wearing Officer |
| 10. | (1) | The Insignia of a Member of the Order is a Badge consisting of the Emblem of the Order, approximately 45 millimetres in diameter, of gold-plated silver, ensigned with the Crown of Saint Edward in full colour and having in the centre of its convex surface a circlet of the same material as the Emblem containing the word "AUSTRALIA" flanked by two sprigs of mimosa. | Insignia of Member |
| | (2) | The Badge of a Member of the Order, when worn by women in uniform, and by men, shall be worn on the left breast suspended from the 38 millimetre wide Ribbon of the Order. | |
| | (3) | The Badge of a member of the Order, when worn by women not in uniform, may be worn in the same manner as described in sub-regulation 10(2), or if preferred by the recipient, may be worn on the left shoulder suspended from a Ribbon of the Order tied in a bow. | |
| 11. | (1) | The Medal of the Order consists of the Emblem of the Order, approximately 40 millimetres in diameter, of gold-plated silver, ensigned with the Crown of Saint Edward in gold-plated silver and having in the centre of its convex surface a circlet of the same material as the Emblem containing the word "AUSTRALIA" and two sprigs of mimosa. | Medal of the Order |
| | (2) | The Medal of the Order, when worn by women in uniform, and by men, shall be worn on the left breast suspended from a bar attached to the 32 millimetre wide Ribbon of the Order. | Manner of wearing Medal |
| | (3) | The Medal of the Order, when worn by women not in uniform, may be worn in the same manner as described in sub-regulation 11(2) or if preferred by the recipient, may be worn on the left shoulder suspended from a bar attached to the 32 millimetre Ribbon of the Order tied in a bow. | |

- | | | | |
|-----|-----|--|---|
| 12. | (1) | The miniature Insignia of the Order consists of the Emblem of the Order, approximately 20 millimetres in diameter, ensigned with the Crown of Saint Edward. The miniature for a Knight, Dame or Companion has a jewelled centre, that for an Officer or Member has an enamelled blue centre and that of the Medal has a plain gold centre. | Miniatures |
| | (2) | Miniatures are worn on the left breast suspended from the 16 millimetre wide Ribbon of the Order, either from a medal bar with miniatures of other awards held, or singly if it is the recipient's only award. Women not in uniform may, if this is the only award, prefer to wear their miniature on the left shoulder attached to the 16 millimetre Ribbon of the Order tied in a bow, otherwise it should be worn with other miniatures mounted on a medal bar. | Manner of
wearing
miniatures |
| 13. | | Lapel Badges of the Order consist of the Emblem of the Order, approximately 10 millimetres in diameter. The Lapel Badge for a Knight, Dame or Companion has a jewelled centre, that for an Officer or Member has an enamelled blue centre and that of the Medal has a plain gold centre. | Lapel Badges |
| 14. | (1) | The Badge of the Secretary of the Order has two crossed quills of gold-plated silver surmounted by the Emblem of the Order, approximately 55 millimetres in diameter and also of gold-plated silver, the Emblem being ensigned with the Crown of Saint Edward in full colour and having in the centre of its convex surface a circlet of blue enamel edged with gold, inscribed with the word "AUSTRALIA" flanked by two sprigs of mimosa in gold. | Badge of
Secretary |
| | (2) | The Badge of the Secretary of the Order is worn: | Manner of
wearing
Badge of
Secretary |
| | (a) | at ceremonies of the Order - suspended from a gold chain about the neck; and | |
| | (b) | on other occasions - in the manner prescribed for the wearing of the Insignia of a Companion in the General Division. | |
| 15. | (1) | An award of the Order in the General Division takes precedence over the same level of award in the Military Division. | Precedence |
| | (2) | Insignia of the Order should be mounted in accordance with the Australian Order of Precedence of Honours and Awards as approved from time to time by The Sovereign and worn in accordance with the booklet "A Guide to the Wearing of Insignia" issued by the Office of the Official Secretary to the Governor-General. | |

- | | | | |
|-----|-----|--|---|
| 16. | (1) | In any Armorial Bearings granted by the Garter Principal King of Arms to a member of the Order, armorial indications of rank within the Order may be included in accordance with this sub-regulation. | Armorial
Bearings |
| | (2) | Knights and Dames may be granted supporters. | |
| | (3) | A Knight, Dame, Companion or Officer of the Order may surround his or her armorial bearings with a circlet of the same design and colours as the circlet that is at the centre of the Badge of a Companion of the Order and may suspend therefrom a representation of the Ribbon of the Order together with: | |
| | (a) | in the case of a Knight or Dame - a representation of the Neck Badge of a Knight; and | |
| | (b) | in the case of a Companion or Officer - a representation of his or her Badge. | |
| | (4) | A Member of the Order may suspend a representation of the Badge of Member and the Ribbon of the Order from the bottom of the escutcheon containing his or her armorial bearings. | |
| | (5) | The holder of a Medal of the Order may suspend a representation of the Medal and the Ribbon of the Order from the bottom of the escutcheon containing his or her armorial bearings. | |
| 17. | (1) | A person, previously appointed to the Order at the level of Member or Officer, who is subsequently appointed to a higher class of membership in the same Division, shall wear the Insignia of the higher award only. The person shall also return to the Secretary of the Order the Insignia of the lower class of membership. | Return of
Insignia on
Promotion |
| | (2) | A holder of the Medal of the Order who is subsequently appointed to the Order at any level in the same Division shall wear the Insignia of the higher award only. It is not necessary to return to the Secretary of the Order the Insignia of the Medal of the Order, but this should not be worn. | Medal Holder
to Retain
Insignia on
Promotion |
| 18. | (1) | A person who has been appointed at the level of Member or higher to both the General Division and the Military Division of the Order is entitled to retain and wear the Insignia of both Divisions. | Member in
both Divisions
to retain
Insignia in
both Divisions |
| | (2) | A holder of the Medal of the Order in one Division who is subsequently appointed to the Order at any level in the other Division is entitled to retain and wear the Insignia of both Divisions. | |

- | | | |
|-----|--|---|
| 19. | Where a person ceases to be an official of the Order the Badge of Office issued to that person shall be restored for the service of the Order. | Badge of Office to be restored on change of Office Holder |
| 20. | <p>(1) A person appointed to the Order or a recipient of the Medal of the Order shall be invested with the Insignia of the Order by The Sovereign or the Chancellor of the Order or by such other person as The Sovereign or the Chancellor may authorize.</p> <p>(2) The Chancellor may, by Warrant under the Seal of the Order, permit the ceremony of Investiture to be dispensed with in respect of any person named in the Warrant.</p> | <p>Investitures</p> <p>Warrant of Dispensation</p> |



Commonwealth
of Australia

Gazette

No. S 301, Tuesday, 9 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

ESTABLISHMENT OF AN ABORIGINAL LAND TRUST

NOTICE

I, PETER BALDWIN, Acting Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to subsection 4(1) of the Aboriginal Land Rights (Northern Territory) Act 1976, hereby establish an Aboriginal Land Trust by the name of the Pmere Nyente Aboriginal Land Trust to hold title to land in the Northern Territory for the benefit of Aboriginals entitled by Aboriginal tradition to the use or occupation of the land concerned, being land described as Northern Territory Portion 4070 the boundaries of which are set out in Survey Plans S.91/82A and S.91/82B lodged with the Registrar-General of the Northern Territory.

Dated..... 9 August 1994.....

Acting Minister for Aboriginal and Torres
Strait Islander Affairs



COMMONWEALTH OF AUSTRALIA

ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

ESTABLISHMENT OF AN ABORIGINAL LAND TRUST

NOTICE

I, PETER BALDWIN, Acting Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to subsection 4(1) of the Aboriginal Land Rights (Northern Territory) Act 1976, hereby establish an Aboriginal Land Trust by the name of the Atnetye Aboriginal Land Trust to hold title to land in the Northern Territory for the benefit of Aboriginals entitled by Aboriginal tradition to the use or occupation of the land concerned, being land described as Northern Territory Portion 4333 the boundaries of which are set out in Survey Plans S.92/99A and s.92/99B lodged with the Registrar-General of the Northern Territory.

Dated.....8/8/94.....1994.....

Acting Minister for Aboriginal and Torres
Strait Islander Affairs



**Commonwealth
of Australia**

Gazette

No. S 302, Wednesday, 10 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

MIGRATION (1993) REGULATIONS

NOTICE PURSUANT TO REGULATION 7.25 (1)(b)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs hereby :

SPECIFY, that the foreign currency amounts for fees payable under the Migration (1993) Regulations are those amounts set out in the attached tables 1-8.

Dated this day of
one thousand nine hundred and ninety-four

19/7/94

NICK BOLKUS

Minister for Immigration and Ethnic Affairs



Amounts of fees in Certain Currencies

Table 1

1994/95 Fee \$A	Austria Schilling	Belgium Franc	Brunei Dollar	Canada Dollar
10	100	300	12	12
30	280	800	36	32
60	540	1600	71	62
65	600	1700	77	68
75	680	2000	88	78
105	960	2800	124	110
135	1220	3500	159	140
140	1260	3700	165	146
155	1400	4000	182	160
195	1760	5100	229	202
210	1900	5500	247	218
395	3560	10200	463	408
400	3600	10400	469	414
1715	15400	44300	2010	1768

Table 2

1994/95 Fee \$A	China Yuan	Egypt Pound	Fiji Dollar	France Franc
10	67	27	12	60
30	199	79	34	140
60	397	157	68	280
65	430	170	74	320
75	496	196	85	360
105	694	274	119	500
135	892	352	153	640
140	926	365	158	660
155	1025	404	175	720
195	1289	508	221	920
210	1388	548	237	980
395	2610	1029	446	1840
400	2643	1042	452	1860
1715	11332	4468	1936	7940

Amounts of fees in Certain Currencies

Table 3

1994/95 Fee \$A	Germany Mark	Hong Kong Dollar	India Rupee	Indonesia Rupiah
10	15	60	240	16700
30	40	180	719	50100
60	75	360	1437	100200
65	85	390	1557	108600
75	95	450	1796	125300
105	135	630	2514	175300
135	170	810	3232	225400
140	175	840	3352	233800
155	195	930	3711	258800
195	245	1170	4669	325600
210	265	1260	5028	350600
395	495	2370	9457	659500
400	500	2400	9577	667900
1715	2145	10250	41058	2863200

Table 4

1994/95 Fee \$A	Ireland Pound	Italy Lira	Japan Yen	Korea Won
10	10	13000	1000	7000
30	20	38000	3000	19000
60	35	75000	5000	38000
65	35	82000	6000	41000
75	40	94000	6000	47000
105	55	131000	9000	65000
135	70	169000	11000	84000
140	75	175000	11000	87000
155	85	194000	13000	96000
195	105	244000	16000	121000
210	110	262000	17000	130000
395	205	493000	31000	245000
400	210	499000	32000	248000
1715	890	2138000	134000	1062000

Amounts of fees in Certain Currencies

Table 5

1994/95 Fee \$A	Malaysia Ringgit	Netherlands Guilder	New Zealand Dollar	Pakistan Rupee
10	20	15	15	237
30	60	40	40	709
60	120	80	80	1417
65	130	85	90	1536
75	150	100	100	1772
105	209	135	140	2480
135	269	175	180	3189
140	279	180	185	3307
155	309	200	205	3661
195	388	250	260	4606
210	418	270	280	4960
395	785	505	520	9329
400	795	510	530	9447
1715	3408	2180	2255	40502

Table 6

1994/95 Fee \$A	Philippines Peso	Singapore Dollar	South Africa Rand	Sri Lanka Rupee
10	210	12	30	360
30	625	36	85	1080
60	1245	71	170	2160
65	1350	77	180	2340
75	1560	88	210	2695
105	2180	123	295	3775
135	2800	158	375	4855
140	2905	164	390	5035
155	3215	182	430	5570
195	4045	229	540	7010
210	4360	246	585	7550
395	8195	463	1095	14195
400	8300	468	1110	14375
1715	35570	2007	4750	61625

Amounts of fees in Certain Currencies

Table 7

1994/95				
Fee	Sweden	Switzerland	Syria	Thailand
\$A	Krona	Franc	Pound	Baht
10	60	20	320	200
30	180	40	955	590
60	360	70	1910	1180
65	380	80	2065	1270
75	440	90	2385	1470
105	620	120	3335	2050
135	800	160	4290	2640
140	820	160	4450	2740
155	920	180	4925	3030
195	1140	220	6195	3810
210	1240	240	6670	4100
395	2300	440	12545	7720
400	2340	450	12705	7810
1715	10000	1910	54455	33480

Table 8

1994/95		
Fee	United Kingdom	U.S.A.
\$A	Sterling	Dollar
10	10	8
30	20	24
60	35	47
65	35	51
75	40	59
105	55	82
135	70	105
140	75	109
155	80	121
195	100	152
210	110	163
395	200	307
400	205	311
1715	865	1331



COMMONWEALTH OF AUSTRALIA

ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

DECLARATION UNDER SUB-SECTION 11(1AB)

Warumungu Aboriginal Land Trust

WHEREAS:

- A The Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to sub-section 11(1) of the *Aboriginal Land Rights (Northern Territory) Act 1976*, (in this declaration called "the Act"), established by notice in the *Gazette*, No. S119 dated 8 May 1991, an Aboriginal Land Trust by the name of the Warumungu Aboriginal Land Trust (in this declaration called "the Land Trust"),
- B. The Land Trust was established to hold part only of an area of land, being land to which a recommendation made by an Aboriginal Land Commissioner under paragraph 50(1)(a) of the Act that is contained in a report entitled "Warumungu Land Claim" dated 8 July 1988 relates, and
- C. I am satisfied that the Land Trust should hold another part of the area of land to which the recommendation referred to in recital B relates (that other part being described as Northern Territory Portions 1417, 4329 and 4330, the boundaries of which are set out in Survey Plans S. 72/202 and S. 93/12 lodged with the Registrar-General of the Northern Territory), for the benefit of the Aboriginals who are the relevant Aboriginals, as defined in sub-section 11(4) of the Act, in relation to that other part of that area of land;

NOW THEREFORE, I PETER BALDWIN, Acting Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to paragraph 11(1AB) (c) of the Act HEREBY DECLARE that the Land Trust is to be treated, for all purposes of the Act and any other law of the Commonwealth, of a State, or of a Territory, as if it had also been established under section 4 of the Act to hold title to Northern Territory Portions 1417, 4329 and 4330, for the benefit of Aboriginals who are the relevant Aboriginals in relation to that area of land.

Dated this 10th day of August 1994.

PETER BALDWIN

Acting Minister for Aboriginal and Torres
Strait Islander Affairs





Commonwealth
of Australia

Gazette

No. S 304, Thursday, 11 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Form 14 (rule 57)

NOTICE OF WINDING UP APPLICATION

GARNET COVE PTY LTD

ACN: 010 937 390

Supreme Court: Brisbane

Application No.: 503 of 1994

An application for the winding up of Garnet Cove Pty Ltd was made by P Z Holdings Pty Ltd ACN 009 522 454 (in liquidation), by its attorney, AGC (Advances) Limited ACN 007 569 066 on 29 July 1994 and will be heard by the Supreme Court of Queensland at 9:30am on 26 August 1994. Copies of documents filed may be obtained from the Applicant.

Any person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below no later than 4.00 p.m. on 25 August 1994.

Clayton Utz
.....
Messrs Clayton Utz, Solicitors for the Applicant, 23rd Floor, 215 Adelaide Street, Brisbane in the State of Queensland.



9 780644 337311



COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

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

Dated this tenth day of August 1994



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Ministry of Agriculture Fisheries and Forests 10 Toa Road VATUWAGA SUVA FIJI	<i>Brachylophus vitiensis</i>

