



Commonwealth
of Australia

Gazette

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GOVERNMENT NOTICES

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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).

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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.

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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.
*P26	31.8.94	Australian Customs Service, Tariff Cheese Quotas, Quota Holder Allocations—1 July 1994, Quota Holder Transactions—1 January 1994 to 30 June 1994

* First time notified

N.N.—9402943

Government Departments

Administrative Services

FORM 3

PAD T66/94-95



Commonwealth of Australia
Lands Acquisition Act 1989
PRE-ACQUISITION DECLARATION

To : Mr Phillip Spencer Paine and Christine Frances Paine
West Takone Road
Takone West 7325

1. The Land:

This notice relates to a lease of approx 19.9ha of land situated at West Takone, off Pinners Road, together with a right of vehicular access 10.0m wide and a wayleave for power lines 12.0m wide to the leased site over the land, part of which is formally described as Certificate of Title Vol 3039 Fol 62 and which is indicated 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:-

Meteorological Observations

3. Particulars:

The land is to be used for a site for a Weather Watch Radar Facility and Meteorological Observation Site to be administered by the Bureau of Meteorology (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 detection and monitoring of cloud formations to the north west and over Bass Strait and weather within the general area.

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 interest in the land specified in paragraphs 1 and 5 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 Department of Administrative Services
August 1994

Schedule 2 - Interest in Land

Terms and Conditions

The essential terms and conditions of the lease are :-

Parties	Commonwealth of Australia and Phillip Spencer Paine and Christine Frances Paine
Nature of Interest	Leasehold
Demise	<p>Zone "A" - An area of approximately 900m² of land for the exclusive use of the Commonwealth for a Weather Watch Radar and meteorological observation facility.</p> <p>Zone "B" Buffer Zone - An area of approximately 19.9Ha to act as a buffer zone for the area defined as Zone "A" in which any construction or plantings shall not be undertaken without the consent of the Commonwealth. The Lessor shall reserve grazing and cropping rights to this area which will be addressed by way of a reversionary licence.</p>
Term	30 years from 1 December 1994
Rent	\$500 per annum
Option	A further term of 15 years
Rent Reviews	To movements in the CPI Index for the City of Hobart
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

9402944

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

PURSUANT to the provisions of the Commonwealth Electoral Act 1918 I, as delegate of the Australian Electoral Commission, approved on 23 August 1994 an application from the Richmond/Clarence Greens to change the details of its Registered Officer in the Register of Political Parties to the following :

**June Isabel Mensik
66 Newbridge Street
LISMORE SOUTH NSW 2480**

B Cox
Electoral Commissioner

9402945

Attorney-General

2

- (a) earlier payment of benefits to women, including the payment of benefits at a lower rate for men who retire early than for women.
- (b) dowry benefits to members being benefits payable to members on marriage or on leaving employment for purposes of child bearing; or
- (c) benefits which are incidental or closely related to the payment of the benefits referred to in paragraphs 3(a) and (b).

4. Findings on material facts

The Commission's findings on material questions of fact are the same as those found by the Sex Discrimination Commissioner and set out in paragraphs 4.1 to 4.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "A" hereto).

5. These findings were based on the following evidence:

The findings of the Sex Discrimination Commissioner as contained in paragraphs 4.1 to 4.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "A" hereto).

6. The Commission's reasons for granting an exemption are as follows:

- 6.1 Unless the exemption is granted a number of funds will be in breach of the Act.
- 6.2 As far as possible a co-operative approach to resolving the issues concerning early retirement benefits, dowry benefits and matters incidental thereto appears more appropriate.
- 6.3 It is the Commission's and the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow funds which intend to attempt to comply with the Act or wish to seek further specific exemption from the Act to participate in that task-force.
- 6.4 It is the Commission's intention in granting this exemption that between 3 August 1994 and 30 September 1994 specific funds which require a further exemption after 30 September 1994 in relation to earlier retirement benefits for women, dowry benefits or provisions incidental or closely related thereto, will need to identify themselves to the Commission and/or the Sex Discrimination Commissioner prior to the 30 September 1994 and provide the following information, in order that further specific exemptions can be considered:

- (a) Details of the nature of the applicant fund



Human Rights and
Equal Opportunity Commission

SEX DISCRIMINATION ACT 1984

SECTION 46(1)

As required by section 46(1) of the *Sex Discrimination Act 1984* ("the Act"), notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to section 44(1) of the Act, in the following terms:

GRANT OF TEMPORARY EXEMPTION

By this instrument the Human Rights and Equal Opportunity Commission ("the Commission") grants a temporary exemption ("the exemption") pursuant to section 44(1) of the *Sex Discrimination Act 1984* (Cth) ("the Act"), to sections 22, and 14 (1), (2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 3 August 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to Sentro Pty Ltd for and on behalf of the following classes of persons being itself within one of the following classes of persons:
 - (a) the class of persons who are employers whose conditions of employment for their employees and persons to be offered employment include membership of an existing superannuation scheme.
 - (b) the class of persons who exercise a discretion in relation to the payment of a superannuation benefit by a superannuation fund.
 - (c) the class of persons who provide services in the form of superannuation and provident fund benefits.
3. The exemption is only granted in respect of that discrimination on the grounds of sex, marital status or pregnancy which occurs or can occur in superannuation or provident fund schemes, by reason of fund conditions, rules, or discretions which provide for or offer the option of:

(b) The numbers of men and women affected positively and negatively by the discriminatory provision

(c) Whether the scheme is closed, partially closed or still open to new members

(d) Full details of the discriminatory clauses involved

(e) Details of the measures the fund is taking or proposes to take to eliminate the discrimination and the amount of time these measures are likely to take.

6.5 It is the Commission's and the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to adequately identify themselves and to assess and implement the requirements of the Act by 30 September 1994. This exemption is necessary to allow for a transition period to allow any funds which intend to attempt to comply with the Act or wish to seek further specific exemption from the Act to participate in that task-force.

Dated this 2nd day of August 1994



Ronald Wilson
President

Section 44(1)

GRANT OF TEMPORARY EXEMPTION

By this instrument the Sex Discrimination Commissioner grants a conditional temporary exemption ("the exemption") pursuant to section 44(1) of the Sex Discrimination Act 1984 (Cth) ("the Act"), to sections 22, and 14 (1),(2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 1 July 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to Sentro Pty Ltd for and on behalf of the following classes of persons being itself within one of the following classes of persons:
 - (a) the class of persons who are employers whose conditions of employment for their employees and persons to be offered employment include membership of an existing superannuation scheme.
 - (b) the class of persons who exercise a discretion in relation to the payment of a superannuation benefit by a superannuation fund.
 - (c) the class of persons who provide services in the form of superannuation and provident fund benefits.
3. The exemption is only granted in respect of that discrimination on the grounds of sex, marital status or pregnancy which occurs or can occur in superannuation or provident fund schemes, by reason of fund conditions, rules, or discretions which provide for or offer the option of:
 - (a) earlier payment of benefits to women, including the payment of benefits at a lower rate for men who retire early than for women.
 - (b) dowry benefits to members being benefits payable to members on marriage or on leaving employment for purposes of child bearing; or
 - (c) benefits which are incidental or closely related to the payment of the benefits referred to in paragraphs 3(a) and (b).

4. Findings on material facts

The Sex Discrimination Commissioner's findings on material questions of fact are as follows:

4.1 Section 22 which is contained in Division 2 of Part II of the Act renders unlawful discrimination by a person, who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status or pregnancy in the provision of those goods, services or facilities.

4.2 Section 14(1) contained in Division 1 of Part II of the Act, renders unlawful discrimination by an employer against a person in the terms and conditions of employment on the grounds of the person's sex, marital status or pregnancy. Section 14(2) contained in Division 1 of Part II of the Act renders unlawful discrimination by an employer against an employee in the terms and conditions that the employer affords the employee on the grounds of the employee's sex, marital status or pregnancy.

4.3 Sub-section 14(4), contained in Division 1 of Part II of the Act, renders unlawful discrimination by a person who exercises a discretion in relation to the payment of a superannuation benefit to or in respect of a member of a superannuation fund against the member or another person on the ground of that person's sex or marital status.

4.4 Section 44(1)(c) enables the Sex Discrimination Commissioner to grant a temporary exemption from the operation of a provision of Division 1 or 2 of the Act to a person or class of persons on the application of a person included in a class of persons on behalf of the persons included in that class of persons, by instrument in writing, as specified in the instrument. Sentro Pty Ltd is a member of the class of employers whose conditions of employment for their employees and persons to be offered employment include membership of an existing superannuation scheme, the class of persons who exercise a discretion in relation to the payment of a superannuation benefit to a superannuation fund, and the class of persons who provide services in the form of superannuation and provident fund benefits.

4.5 Section 41(1) of the Act presently provides that nothing in Division 1 or 2 of Part II of the Act renders it unlawful for a person to discriminate against another person in the terms or conditions appertaining to a superannuation or provident fund, or scheme.

4.6 Amendments to the Act in August 1991 inserted a new section 41, and sections 41A and 41B, which had the effect of limiting the exemption which presently applies to discriminatory superannuation schemes.

4.7 Although the amendments were enacted in August 1991, they accommodated a transitional period for the industry by a deferred commencement date. This date was initially the 25 June 1993, however s.26 of the Law and Justice Legislation Amendment Act 1994(Ch) further deferred the commencement of the provisions until 1 July 1994. The Human Rights and Equal Opportunity Commission also granted general exemptions to the operation of the Act which expire on and including the 30 June 1994.

4.8 The Sex Discrimination Commissioner has been advised and accepts that a number of superannuation funds have outstanding discriminatory provisions in relation to dowry benefits and the granting of early retirement benefits to women members, or provisions incidental or closely related thereto, and that it will be impossible for them to implement non-discriminatory changes to their funds, or offer non-discriminatory options to their members by 1 July 1994.

5. These findings were based on the following evidence:

5.1 Application for a temporary exemption dated 24 June 1994 from Sentro Pty Limited

5.2 Consultation with the Insurance and Superannuation Commission and the Association of Superannuation Funds of Australia Ltd.

5.3 Letters dated 29 April 1994, 22 March 1994, 4 February 1994, 29 July 1993 and facsimile dated 8 July from the New South Wales Superannuation Office.

5.4 Letter dated 25 November 1993 from Mallesons Stephen Jaques

5.5 Letter dated 29 November 1993 from William Mercer Ltd

5.6 Letters dated 4 May 1994 and 30 May 1994 from the Association of Superannuation Funds of Australia Limited

5.7 Letter from National Mutual dated 13 May 1994

6. The Sex Discrimination Commissioner's reasons for granting an exemption are as follows:

6.1 Unless the exemption is granted a number of funds will be in breach of the Act from 1 July 1994.

6.2 A co-operative approach to resolving the issues concerning early retirement benefits, dowry benefits and matters incidental thereto appears more appropriate.

6.3 It is the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow funds which intend to attempt to comply with the Act or wish to seek further specific exemption from the Act to participate in that task-force.

6.4 It is the Sex Discrimination Commissioner's intention in granting this exemption that between 1 July 1994 and 30 September 1994 specific funds which require a further exemption after 30 September 1994 in relation to earlier retirement benefits for women, dowry benefits or provisions incidental or closely related thereto, will need to identify themselves to the Sex Discrimination Commissioner prior to the 30 September 1994 and provide the following information, in order that further specific exemptions can be considered:

- (a) Details of the nature of the applicant fund
- (b) The numbers of men and women affected positively and negatively by the discriminatory provision
- (c) Whether the scheme is closed, partially closed or still open to new members



Human Rights and
Equal Opportunity Commission

- (d) Full details of the discriminatory clauses involved
 - (e) Details of the measures the fund is taking or proposes to take to eliminate the discrimination and the amount of time these measures are likely to take.
- 6.5 It is the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to adequately identify themselves and to assess and implement the requirements of the Act by 30 September 1994. This exemption is necessary to allow for a transition period to allow any funds which intend to attempt to comply with the Act or wish to seek further specific exemption from the Act to participate in that task-force.

Dated this 30 day of June 1994

Sue Walpole
Sex Discrimination Commissioner

SEX DISCRIMINATION ACT 1984

SECTION 46(1)

As required by section 46(1) of the *Sex Discrimination Act 1984* ("the Act"), notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to section 44(1) of the Act, in the following terms:

GRANT OF CONDITIONAL TEMPORARY EXEMPTION

By this instrument the Human Rights and Equal Opportunity Commission ("the Commission") hereby grants a conditional temporary exemption ("the exemption") to the Commonwealth Bank of Australia (ACN 123 123 124), the Commonwealth Bank Officers Corporation and the Officers Superannuation Fund pursuant to section 44(1) of the Sex Discrimination Act 1984 (Ch) ("the Act"), to sections 22, and 14 (1),(2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 3 August 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to the Commonwealth Bank of Australia (ACN 123 123 124) and the Commonwealth Bank Officers Corporation in respect of the Officers Superannuation Fund by reason of an application dated 24 June 1994 from the Commonwealth Bank of Australia.
3. The exemption is only granted in respect of that discrimination on the grounds of sex which occurs or can occur in relation to the fund conditions outlined on pages 2-3 of the said application from the Commonwealth Bank (attachment "A" hereto), headed "Contribution rates for 1979 members" - Schedule V - Clause 3, the effect of which is that males and females at certain ages have different contribution rates.
4. This exemption is granted subject to:
 - 4.1 The applicant providing to Ms Sue Walpole, the Sex Discrimination Commissioner, the following information on or before the 30 September 1994:
 - (a) Details of the nature of the fund and its trustees.
 - (b) The names of the 6 men and women affected by the provisions with a signed consent from them that their names be so provided.

Attachment "A"

Commonwealth Bank

Commonwealth Bank of Australia
A.C.N. 123 123 124

Personal Document

Floor 11
175 Pitt Street
Sydney
NSW 2000
Australia

GPO Box 2719
Sydney
NSW 2001

Telephone (02) 312 9042
Facsimile (02) 312 9903

G I (Geoff) Ferguson
Chief Manager & Actuary
Staff Superannuation

Federal Sex Discrimination

Commissioner
Human Rights and Equal Opportunity
Commission
388 George Street
Sydney NSW 2000

24 June 1994

Dear Commissioner

APPLICATION FOR EXEMPTION UNDER SECTION 44 OF THE SEX DISCRIMINATION ACT

The Commonwealth Bank of Australia seeks an exemption under section 44 of the Sex Discrimination Act from the operation of paragraph 41B(1)(b) of that Act for two provisions in the Rules of the Bank's main superannuation fund, the Officers' Superannuation Fund. The Fund provides defined superannuation benefits for members.

I note that, to be effective, this exemption would need to be granted before the commencement of Section 41B of the Act (1 July 1994).

1. Minimum Benefit Provisions for Certain 1979 Members
- Schedule V - Clause 1(3)

The first provision which contains potential discrimination is contained in minimum benefit provisions to certain members who were employees on 29 June 1979. The minimum benefit provisions provide that the minimum pension for a male who retires between ages 55 and 60 is less than the minimum pension for a woman who retires at the same ages.

The background to this difference in benefits is explained below.

Prior to 1979, women could retire from ages 55 to 60 and men could retire from ages 60 to 65. In 1979, age 55 retirement was introduced for men but on a no cost basis to the employer. This required that where a retirement pension was taken before age 60 for a man it was subject to a 4% pa discounting. No discounting applied to the retirement benefit for a woman.

- (c) Whether the scheme is closed, partially closed or still open to new members.
- (d) Provide full particulars of the discriminatory clauses involved.
- (e) Details of any measures the fund is taking or proposes to take to eliminate the discrimination and the amount of time these measures are likely to take.

4.2 The applicant participating in consultations with the Sex Discrimination Commissioner in relation to the subject matter of this application.

5. Findings on material facts

The Commission's findings on material questions of fact are the same as those found by the Sex Discrimination Commissioner and set out in paragraphs 5.1 to 5.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Conditional Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "B" hereto).

6. These findings were based on the following evidence:

The findings of the Sex Discrimination Commissioner as contained in paragraphs 5.1 to 5.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Conditional Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "B" hereto).

7. The Commission's reasons for granting an exemption are as follows:

- 7.1 Unless the exemption is granted the fund will be in breach of the Act.
- 7.2 As far as possible a co-operative approach to resolving the issues of possible discrimination within superannuation funds appears more appropriate.
- 7.3 It is the Commission's and the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow any fund which intends to attempt to comply with the Act or wishes to seek further specific exemption from the Act to participate in that task-force.

Dated this 2nd day of August 1994

Ronald Wilson
President

In 1980, new benefit and contribution arrangements were introduced, with retrospective effect to July 1979, which provided for non-discriminatory age retirement benefits. Generally, the new benefits are greater than the old benefits but to ensure that no members who were employees in 1979 would be worse off, the pre-1979 benefits were retained in a schedule to the rules as an overriding minimum benefit.

In 1990 all members of the Fund were given an option to transfer to a new benefit arrangement within the Fund. Over 90% of members elected to transfer to these new arrangements and are not subject to the minimum benefit rule referred to above.

In July 1993, the Fund was closed to new members.

The Fund currently has around 30,000 in-service members of whom around 1,000 males and 100 females may, depending on their salary at retirement, be entitled to an additional benefit due to the minimum benefit provisions.

It would be costly to the Bank to now raise the 1979 minimum benefit for men and such a change would in effect improve a benefit that was discontinued 15 years ago. The alternative of reducing the future accruing minimum benefit for women is not attractive either.

We request, therefore, that the potential minimum benefit discrimination in favour of around 100 women who were members in 1979 and who did not elect for the new non-discriminatory benefits in 1990 be allowed to remain.

2. Contributions for Certain 1979 Members - Schedule V - Clause 3

Prior to 1979, the rates of contributions by males and females at certain ages were different; for example, salaried males between ages 50 and 55 contributed 7% of salary while salaried females at the same ages contributed 6% of salary.

As part of the changes introduced in 1979, non-discriminatory member contribution rates were introduced. However, members who were employees on 29 June 1979 could elect, by 30 September 1980, to continue contributing on the basis of the 1979 rules. By making this election, the members were maintaining a right to receive a member financed pension on the basis of the 1979 rules.

There are currently six members who are contributing under this rule - three male members and three female members.

These members were also given the option in 1990 to transfer to a new benefit arrangement which provides for non-discriminatory member contribution rates.

We request, therefore, that the rules which require six members who elected in 1980 to contribute in accordance with the 1979 rules and who did not choose to transfer in 1990 to the new contribution and benefit arrangements which provided for non-discriminatory member contribution rates be allowed to remain.

Yours sincerely

G. I. Ferguson
G I Ferguson

[FERGUSON:GFI:DA*]

SEX DISCRIMINATION ACT 1984 (CTH)

Section 44(1)

GRANT OF CONDITIONAL TEMPORARY EXEMPTION

By this instrument the Sex Discrimination Commissioner grants a conditional temporary exemption ("the exemption") to the Commonwealth Bank of Australia (ACN 123 123 124), the Commonwealth Bank Officers Corporation and the Officers Superannuation Fund pursuant to section 44(1) of the Sex Discrimination Act 1984 (CTH) ("the Act"), to sections 22, and 14 (1), (2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 1 July 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to the Commonwealth Bank of Australia (ACN 123 123 124) and the Commonwealth Bank Officers Corporation in respect of the Officers Superannuation Fund by reason of an application dated 24 June 1994 from the Commonwealth Bank of Australia.
3. The exemption is only granted in respect of that discrimination on the grounds of sex which occurs or can occur in relation to the fund conditions outlined on pages 2-3 of the application from the Commonwealth Bank (attachment A), headed "Contribution rates for 1979 members" - Schedule V - Clause 3, the effect of which is that males and females at certain ages have different contribution rates.
4. This exemption is granted subject to:
 - 4.1 The applicant providing to the Sex Discrimination Commissioner the following information on or before the 30 September 1994:
 - (a) Details of the nature of the fund, and its trustees.
 - (b) The names of the 6 men and women affected by the provisions with a signed consent from them that their names be so provided.
 - (c) Whether the scheme is closed, partially closed or still open to new members
 - (d) Provide full particulars of the discriminatory clauses involved.
 - (e) Details of any measures the fund is taking or proposes to take to eliminate the discrimination and the amount of time these measures are likely to take.
 - 4.2 The applicant participating in consultations with the Sex Discrimination Commissioner in relation to the subject matter of this application.

5. Findings on material facts

The Sex Discrimination Commissioner's findings on material questions of fact are as follows:

- 5.1 Section 22 which is contained in Division 2 of Part II of the Act renders unlawful discrimination by a person, who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status or pregnancy in the provision of those goods, services or facilities.
- 5.2 Section 14(1) contained in Division 1 of Part II of the Act, renders unlawful discrimination by an employer against a person in the terms and conditions of employment on the grounds of the person's sex, marital status or pregnancy. Section 14(2) contained in Division 1 of Part II of the Act renders unlawful discrimination by an employer against an employee in the terms and conditions that the employer affords the employee on the grounds of the employee's sex, marital status or pregnancy.
- 5.3 Sub-section 14(4), contained in Division 1 of Part II of the Act, renders unlawful discrimination by a person who exercises a discretion in relation to the payment of a superannuation benefit to or in respect of a member of a superannuation fund against the member or another person on the ground of that person's sex or marital status.
- 5.4 Section 44(1)(a) and (b) enables the Sex Discrimination Commissioner to grant a temporary exemption from the operation of a provision of Division 1 or 2 of the Act to a person, on that person's own behalf or on behalf of that person and another person or other persons; or 2 or more persons, on their own behalf or on behalf of themselves and another person or other persons.
- 5.5 Section 41(1) of the Act presently provides that nothing in Division 1 or 2 of Part II of the Act renders it unlawful for a person to discriminate against another person in the terms or conditions appertaining to a superannuation or provident fund or scheme.
- 5.6 Amendments to the Act in August 1991 inserted a new section 41, and sections 41A and 41B, which had the effect of limiting the exemption which presently applies to discriminatory superannuation schemes.
- 5.7 Although the amendments were enacted in August 1991, they accommodated a transitional period for the industry by a deferred commencement date. This date was initially the 25 June 1993, however s.26 of the Law and Justice Legislation Amendment Act 1994 (Cth) further deferred the commencement of the provisions until 1 July 1994. The Human Rights and Equal Opportunity Commission also granted general exemptions to the operation of the Act which expire on and including the 30 June 1994.
- 5.8 The fund condition outlined in paragraph 3 above is potentially in breach of the provisions of the Act.
6. These findings were based on the following evidence:
 - 6.1 Application for an exemption from the Commonwealth Bank of Australia dated 24 June 1994.
 - 6.2 The Commonwealth Bank Act 1959 (Cth) sections 108, 109, 110.

Commonwealth BankCommonwealth Bank of Australia
A/CN 123 123 124

Personnel Department

Floor 11
75 Pitt Street
Sydney
NSW 2000
AustraliaGPO Box 2719
Sydney
NSW 2001Telephone (02) 312 9042
Facsimile (02) 312 9903G (Geoff) Ferguson
Chief Manager & Actuary
Staff Superannuation**Federal Sex Discrimination**Commissioner and Equal Opportunity
Commission
388 George Street
Sydney NSW 2000

24 June 1994

Dear Commissioner

**APPLICATION FOR EXEMPTION UNDER SECTION 44 OF THE SEX
DISCRIMINATION ACT**

The Commonwealth Bank of Australia seeks an exemption under Section 44 of the Sex Discrimination Act from the operation of paragraph 41B(1)(b) of that Act for two provisions in the Rules of the Bank's main superannuation fund, the Officers' Superannuation Fund. The Fund provides defined superannuation benefits for members.

I note that, to be effective, this exemption would need to be granted before the commencement of Section 41B of the Act (1 July 1994).

**1. Minimum Benefit Provisions for Certain 1979 Members
- Schedule V - Clause 1(3)**

The first provision which contains potential discrimination is contained in minimum benefit provisions to certain members who were employees on 29 June 1979. The minimum benefit provisions provide that the minimum pension for a male who retires between ages 55 and 60 is less than the minimum pension for a woman who retires at the same ages.

The background to this difference in benefits is explained below.

Prior to 1979, women could retire from ages 55 to 60 and men could retire from ages 60 to 65. In 1979, age 55 retirement was introduced for men but on a no cost basis to the employer. This required that where a retirement pension was taken before age 60 for a man it was subject to 4% pa discounting. No discounting applied to the retirement benefit for a woman.

- 6.3 The Annual Report of the Officers Superannuation Fund 1992-3 page 2.
- 6.4 Facsimile dated 30 June 1994 and verbal advice from an officer of the Commonwealth Bank of Australia.
7. The Sex Discrimination Commissioner's reasons for granting an exemption are as follows:
 - 7.1 Unless the exemption is granted the fund will be in breach of the Act from 1 July 1994.
 - 7.2 As far as is possible the Sex Discrimination Commissioner intends to adopt a co-operative approach to resolving the issues of possible discrimination raised by funds.
 - 7.3 It is the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow any fund which intends to attempt to comply with the Act or wishes to seek further specific exemption from the Act to participate in that task-force.

Dated this 30 day of June 1994



Sue Walpole
Sex Discrimination Commissioner

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In 1980, new benefit and contribution arrangements were introduced, with retrospective effect to July 1979, which provided for non-discriminatory age retirement benefits. Generally, the new benefits are greater than the old benefits but to ensure that no members who were employees in 1979 would be worse off, the pre-1979 benefits were retained in a schedule to the rules as a overriding minimum benefit.

In 1990 all members of the Fund were given an option to transfer to a new benefit arrangement within the Fund. Over 90% of members elected to transfer to these new arrangements and are not subject to the minimum benefit rule referred to above.

In July 1993, the Fund was closed to new members.

The Fund currently has around 30,000 in-service members of whom around 1,000 males and 100 females may, depending on their salary at retirement, be entitled to an additional benefit due to the minimum benefit provisions.

It would be costly to the Bank to now raise the 1979 minimum benefit for men and such a change would in effect improve a benefit that was discontinued 15 years ago. The alternative of reducing the future accruing minimum benefit for women is not attractive either.

We request, therefore, that the potential minimum benefit discrimination in favour of around 100 women who were members in 1979 and who did not elect for the new non-discriminatory benefits in 1990 be allowed to remain.

2. Contributions for Certain 1979 Members
- Schedule V - Clause 3

Prior to 1979, the rates of contributions by males and females at certain ages were different; for example, salaried males between ages 50 and 55 contributed 7% of salary while salaried females at the same ages contributed 6½% of salary.

As part of the changes introduced in 1979, non-discriminatory member contribution rates were introduced. However, members who were employees on 29 June 1979 could elect, by 30 September 1980, to continue contributing on the basis of the 1979 rules. By making this election, the members were maintaining a right to receive a member financed pension on the basis of the 1979 rules.

There are currently six members who are contributing under this rule - three male members and three female members.

These members were also given the option in 1990 to transfer to a new benefit arrangement which provides for non-discriminatory member contribution rates.

We request, therefore, that the rules which require six members who elected in 1980 to contribute in accordance with the 1979 rules and who did not choose to transfer in 1990 to the new contribution and benefit arrangements which provided for non-discriminatory member contribution rates be allowed to remain.

Yours sincerely

G. I. Ferguson
G I Ferguson

[FERGUSON/GIFDX]

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Human Rights and
Equal Opportunity Commission

4. Findings on material facts

The Commission's findings on material questions of fact are the same as those found by the Sex Discrimination Commissioner and set out in paragraphs 4.1 to 4.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "A" hereto).

5. These findings were based on the following evidence:

The findings of the Sex Discrimination Commissioner as contained in paragraphs 4.1 to 4.8 of a document entitled "Sex Discrimination Act 1984 (Cth) Section 44(1) Grant of Temporary Exemption" signed by the Sex Discrimination Commissioner and dated 30 June 1994 (attachment "A" hereto).

6. The Commission's reasons for granting an exemption are as follows:

- 6.1 Unless the exemption is granted the NAGSF, at least, will be in breach of the Act.
- 6.2 As far as possible a co-operative approach to resolving the issues of possible discrimination within superannuation funds appears more appropriate.
- 6.3 It is the Commission's and the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow any fund which intends to attempt to comply with the Act or wishes to seek further specific exemption from the Act to participate in that task-force.

Dated this 2nd day of August 1994

Ronald Wilson
President

SEX DISCRIMINATION ACT 1984

SECTION 46(1)

As required by section 46(1) of the *Sex Discrimination Act 1984* ("the Act"), notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to section 44(1) of the Act, in the following terms:

GRANT OF TEMPORARY EXEMPTION

By this instrument the Human Rights and Equal Opportunity Commission ("the Commission") grants to Nestle Australia Pensions Fund Pty Ltd (ACN 00001316) ("the Principal Company") and the Nestle Australia Pensions Fund Pty Ltd (ACN 00002982) ("the trustee") and the Nestle Australia Group Superannuation Fund ("the NAGSF") and the trustees from time to time of NAGSF ("the trustees"), a temporary exemption ("the exemption") pursuant to section 44(1) of the *Sex Discrimination Act 1984* (Cth) ("the Act"), to sections 22, and 14 (1), (2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 3 August 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to the Principal Company, the trustee, the trustees, and the NAGSF, by reason of an application for exemption dated 27 June 1994 by the Wyatt Company Ltd ("the Applicant") for and on behalf of the Principal Company and the trustees.
3. The exemption is granted only in respect of clause 9(1)(d) of the trust deed of the NAGSF. This clause states:

"A spouse's Pension shall be paid to the Spouse and shall cease on the first to occur of the Spouse's death or his re-marriage PROVIDED THAT in the event of the re-marriage of a person in receipt of a Spouse's Pension a lump sum benefit shall be paid to that person of an amount equal to twice the annual amount of the said Spouse's Pension."

ATTACHMENT A
SEX DISCRIMINATION ACT 1984 (CTH)

Section 44(1)

GRANT OF TEMPORARY EXEMPTION

By this instrument the Sex Discrimination Commissioner grants to Nestle Australia Limited (ACN 000011316) ("the Principal Company") and the Nestle Australia Pensions Fund Pty Ltd (ACN 000092982) ("the trustee") and the Nestle Australia Group Superannuation Fund ("the NAGSF") and the trustees from time to time of NAGSF ("the trustees"), a temporary exemption ("the exemption") pursuant to section 44(1) of the Sex Discrimination Act 1984 (Cth) ("the Act"), to sections 22, and 14 (1), (2), (4) of the Act, such exemption to be to the extent only as provided hereinafter:

1. The exemption is to commence from and including 1 July 1994 and to finish on and including 30 September 1994.
2. The exemption is granted to the Principal Company, the trustee, the trustees, and the NAGSF, by reason of an application for exemption dated 27 June 1994 by the Wyatt Company Ltd ("the Applicant") for and on behalf of the Principal Company and the trustees.
3. The exemption is granted only in respect of clause 9(1)(d) of the trust deed of the NAGSF. This clause states:

"A spouse's Pension shall be paid to the Spouse and shall cease on the first to occur of the Spouse's death or his re-marriage PROVIDED THAT in the event of the re-marriage of a person in receipt of a Spouse's Pension a lump sum benefit shall be paid to that person of an amount equal to twice the annual amount of the said Spouse's Pension."

4. Findings on material facts

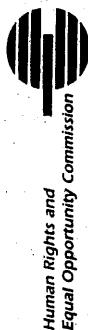
The Sex Discrimination Commissioner's findings on material questions of fact are as follows:

- 4.1 Section 22 which is contained in Division 2 of Part II of the Act renders unlawful discrimination by a person, who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status or pregnancy in the provision of those goods, services or facilities.

- 4.2 Section 14(1) contained in Division 1 of Part II of the Act, renders unlawful discrimination by an employer against a person in the terms and conditions of employment on the grounds of the persons sex, marital status or pregnancy. Section 14(2) contained in

Division 1 of Part II of the Act renders unlawful discrimination by an employer against an employee in the terms and conditions that the employer affords the employee on the grounds of the employee's sex, marital status or pregnancy.

- 4.3 Sub-section 14(4), contained in Division 1 of Part II of the Act, renders unlawful discrimination by a person who exercises a discretion in relation to the payment of a superannuation benefit to or in respect of a member of a superannuation fund against the member or another person on the ground of that person's sex or marital status.
- 4.4 Section 44(1)(a)and (b) enables the Sex Discrimination Commissioner to grant a temporary exemption from the operation of a provision of Division 1 or 2 of the Act to a person, on that person's own behalf or on behalf of that person and another person or other persons; or 2 or more persons, on their own behalf or on behalf of themselves and another person or other persons.
- 4.5 Section 41(1) of the Act presently provides that nothing in Division 1 or 2 of Part II of the Act renders it unlawful for a person to discriminate against another person in the terms or conditions appertaining to a superannuation or provident fund, or scheme.
- 4.6 Amendments to the Act in August 1991 inserted a new section 41, and sections 41A and 41B, which had the effect of limiting the exemption which presently applies to discriminatory superannuation schemes.
- 4.7 Although the amendments were enacted in August 1991, they accommodated a transitional period for the industry by a deferred commencement date. This date was initially the 25 June 1993, however s.26 of the Law and Justice Legislation Amendment Act 1994(Cth) further deferred the commencement of the provisions until 1 July 1994. The Human Rights and Equal Opportunity Commission also granted general exemptions to the operation of the Act which expires on and including the 30 June 1994.
- 4.8 Clause 9(1)(d) of the trust deed of the NAGSF is potentially discriminatory under the Act as spouses who remarry only receive a lump sum amount equal to twice the annual pension amount, which is different to the amount received by spouses who do not remarry.
5. These findings were based on the following evidence:
 - 5.1 Application for an exemption from the Wyatt Company Pty Ltd dated 27 June 1994 on behalf of the Principal Company and the Trustees.
 6. The Sex Discrimination Commissioner's reasons for granting an exemption are as follows:
 - 6.1 Unless the exemption is granted the NAGSF, at least, will be in breach of the Act from 1 July 1994.



Human Rights and
Equal Opportunity Commission

6.2 As far as is possible the Sex Discrimination Commissioner intends to adopt a co-operative approach to resolving the issues of possible discrimination raised by funds.

6.3 It is the Sex Discrimination Commissioner's intention to set up a task-force to assist funds to assess and implement the requirements of the Act so far as possible on or before 30 September 1994, and this exemption is necessary to allow for a transition period to allow any fund which intends to attempt to comply with the Act or wishes to seek further specific exemption from the Act to participate in that task-force.

Dated this 30 day of June 1994

Sue Walpole
Sex Discrimination Commissioner

SEX DISCRIMINATION ACT 1984

SECTION 46(1)

As required by section 46(1) of the *Sex Discrimination Act 1984* ("the Act"), notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to section 44(1) of the Act, in the following terms:

GRANT OF CONDITIONAL EXEMPTION

By this instrument the Human Rights and Equal Opportunity Commission grants to the Department of Employment, Education and Training ("DEET") and to any other persons lawfully administering the schemes set out below, exemptions from the operation of Division 1 or 2 of Part II of the Act, as applying by reference to section 6 of the Act, for the following schemes:

- (a) the scheme for the provision of benefits to students under Part 2 of the *Student Assistance Act 1973*, known as the **AUSTUDY** scheme, from 1 August 1994 until 31 December 1994; and
- (b) the current special educational assistance scheme under the *Student Assistance Act 1973*, known as the **ABSTUDY** scheme, or the Aboriginal Study Assistance Scheme, from 1 August 1994 until 31 December 1995.

The exemption in paragraph (b) is conditional upon the provision of two reports by DEET to the Sex Discrimination Commissioner: the first report on arrangements for community consultation by 31 December 1994; and the second report to the Sex Discrimination Commissioner by 30 June 1995 on the results on such consultation and on proposals for amendments to the law under which the **ABSTUDY** scheme is administered, such that the exemption granted will not be necessary after 31 December 1995.

(A) The Human Rights and Equal Opportunity Commission's findings on material questions of fact relating to the application were as follows:

- (i) Sections 22 and 26 of the Act, which are contained in Division 2 of Part II, render unlawful discrimination by a person who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status or pregnancy; and discrimination on the ground of sex, marital status or pregnancy by a person who performs any function or

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exercises any power under a Commonwealth law or for the purposes of a Commonwealth program, or has any other responsibility for the administration of a Commonwealth law or the conduct of a Commonwealth program.

- (ii) Pursuant to section 40(4) of the Act, nothing done by a person for the purposes of the administration of a scheme or current special educational assistance scheme established under the *Student Assistance Act 1973* was affected by Division 1 or 2 of Part II of the Act, as applied by reference to section 6 of the Act.
- (iii) The aforementioned immunity granted by section 40(4) of the Act expired on 31 July 1994.
- (iv) The schemes the subject of the Commission's exemption are administered and operate on a calendar-year basis, rather than a financial-year basis.
- (v) In the absence of an exemption or other immunity for the schemes to which the Commission's exemption applies, some aspects of the operation and administration of those schemes would be inconsistent with Division 1 or 2 of Part II of the Act.

(B) These findings were based on the following evidence:

- (i) Application for exemption dated 22 July 1994 received from the Minister for Employment, Education and Training;
- (ii) Consultation with the Department of Employment, Education and Training, the Attorney-General's Department and the Aboriginal and Torres Strait Islander Commission.
- (iii) The regulations made pursuant to the *Student Assistance Act 1973* which govern and define the AUSTUDY scheme and the rules and provisions of the AUSTUDY scheme as published by DEET.

(C) The Commission's reasons for granting the exemptions are as follows:

- (i) With respect to the AUSTUDY scheme, it would be administratively inefficient to cause the scheme to be altered in the middle of its 1994 calendar year operation;
- (ii) It would be unfair and unjust to students receiving AUSTUDY benefits in 1994 to alter the terms upon which eligibility for the AUSTUDY scheme is determined midway through the 1994 calendar year
- (iii) With respect to the ABSTUDY scheme, it would be administratively inefficient to cause the scheme to be altered in the middle of its 1994 calendar year operation;
- (iv) It would be unfair and unjust to students receiving ABSTUDY benefits in 1994 to alter the terms upon which eligibility for the ABSTUDY scheme is determined midway through the 1994 calendar year

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(v) In view of the special needs and circumstances applying to students in receipt of, or eligible for, benefits under the ABSTUDY scheme, it is necessary to engage in extensive consultation with affected groups prior to any alteration to the rules and provisions of the scheme

(vi) The Commission's exemptions will facilitate the orderly and considered alteration of the ABSTUDY and AUSTUDY schemes so as to accord with the principles underlining the Act.

Subject to the *Administrative Appeals Tribunal Act 1975*, and application may be made to the Administrative Appeals Tribunal for review of this decision, on behalf of any person or persons whose interests are affected by it.

Dated this 2nd day of August 1994.



Ronald Wilson
President

9402946

Communications and the Arts

GAZETTE NOTICE

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE *BROADCASTING SERVICES ACT 1992*

FREQUENCY ALLOTMENT PLAN PREPARED IN PURSUANCE OF SECTION 25 OF THE *BROADCASTING SERVICES ACT 1992*

In pursuance of subsection 25(1) of the *Broadcasting Services Act 1992*, the Australian Broadcasting Authority (ABA) has prepared in writing a frequency allotment plan that determines the number of channels that are to be available in particular areas of Australia to provide broadcasting services using that part of the radiofrequency spectrum, the Broadcasting Services Bands, which the Minister referred to the ABA for planning under section 31 of the *Radiocommunications Act 1992*.

Copies of a document entitled "Frequency Allotment Plan - August 1994", which contains the frequency allotment plan and explanatory notes, are available free of charge from:

Australian Broadcasting Authority
Level 3, Blue Building
Benjamin Offices
Chan St, Belconnen, Canberra ACT

or on Free call (008) 810241

9402947

**Australian
Broadcasting
Authority**

Head Office
Level 15 Darling Park
201 Sussex St
Sydney
PO Box Q500
Queen Victoria Building
NSW 2000
Phone (02) 334 7700
Fax (02) 334 7799
DX 13012 Market St
Sydney

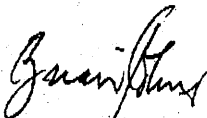
OPINION ON CATEGORY OF BROADCASTING SERVICE

We have considered the information provided by Nick Lavermicocca in an application made under section 21 of the Broadcasting Services Act 1992 ("the Act") for an opinion to be formed by the Australian Broadcasting Authority ("ABA") in relation to the category of broadcasting service proposed by the applicant.

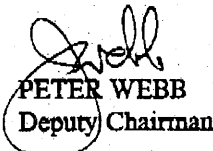
It is our opinion that the proposed service falls within the open narrowcasting category. This opinion is given having regard to the criteria set down in sections 18 and 22 of the Act. Matters considered by the ABA in reaching this opinion include:

- that reception of the service will be limited by being targeted to a special interest group, that is, an Italian speaking audience;
- that reception of the service will be limited by providing programs of limited appeal;
- the comprehensibility of the service will primarily be limited to persons speaking the Italian language as the programming will almost completely comprise Italian spoken word and Italian music programs.

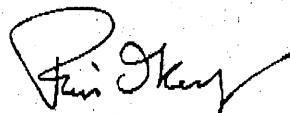
Under subsection 21(5)(a) of the Act, this opinion is binding for five years while the circumstances relating to the broadcasting service remain substantially the same as those advised to the ABA in relation to the application for the opinion.



BRIAN JOHNS
Chairman



PETER WEBB
Deputy Chairman



TIM O'KEEFE
Member

dated this (10) day of August 1994

File No:94/0609

9402948

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(a)

INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(a) of the *Radiocommunications Act 1992* ("the Act"):

- 1) **REVOKE** all existing appointments of officers of the Tasmania Police Force made under the Act; and
- 2) **APPOINT** the State officers, being officers of the Tasmania Police Force, occupying the positions described in the schedule to be inspectors for the purposes of the Act.

Dated this 18th day of August 1994.



Roger Smith
Delegate of the Spectrum Manager

SCHEDULE

[Members of the Tasmania Police Force appointed as inspectors under paragraph 267(1)(a) of the *Radiocommunications Act 1992*.]

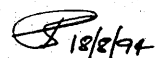
Officer in Charge, Hobart Police Station
Officer in Charge, New Town Police Station

(Continued on page 2)

Officer in Charge, Sandy Bay Police Station
Officer in Charge, Bridgewater Police Station
Officer in Charge, Claremont Police Station
Officer in Charge, Glenorchy Police Station
Officer in Charge, Bellerive Police Station
Officer in Charge, Dunalloy Police Station
Officer in Charge, Nubeena Police Station
Officer in Charge, Orford Police Station
Officer in Charge, Richmond Police Station
Officer in Charge, Rokeby Police Station
Officer in Charge, Risdon Vale Police Station
Officer in Charge, Sorell Police Station
Officer in Charge, Triabunna Police Station
Officer in Charge, Alonnah Police Station
Officer in Charge, Cygnet Police Station
Officer in Charge, Dover Police Station
Officer in Charge, Geeveston Police Station
Officer in Charge, Huonville Police Station
Officer in Charge, Kingston Police Station
Officer in Charge, Woodbridge Police Station
Officer in Charge, Bothwell Police Station
Officer in Charge, Bushy Park Police Station
Officer in Charge, Hamilton Police Station
Officer in Charge, Kempton Police Station
Officer in Charge, Maydena Police Station
Officer in Charge, New Norfolk Police Station
Officer in Charge, Oatlands Police Station
Officer in Charge, Ouse Police Station
Officer in Charge, Tarraleah Police Station
Officer in Charge, Inveresk Police Station
Officer in Charge, Launceston Police Station
Officer in Charge, Lady Barron Police Station
Officer in Charge, Newnham Police Station
Officer in Charge, Ravenswood Police Station
Officer in Charge, St. Leonards Police Station
Officer in Charge, Whitemark Police Station
Officer in Charge, Beaconfield Police Station
Officer in Charge, Bridport Police Station
Officer in Charge, Derby Police Station

[NOTE: This is page two of the instrument appointing members of the Tasmania Police Force as inspectors dated.....1994]

(Continued on page 3)

 18/8/94

Officer in Charge, Exeter Police Station
Officer in Charge, Gladstone Police Station
Officer in Charge, George Town Police Station
Officer in Charge, Lilydale Police Station
Officer in Charge, Ringarooma Police Station
Officer in Charge, Scottsdale Police Station
Officer in Charge, Avoca Police Station
Officer in Charge, Bicheno Police Station
Officer in Charge, Campbell Town Police Station
Officer in Charge, Fingal Police Station
Officer in Charge, St. Helens Police Station
Officer in Charge, St. Marys Police Station
Officer in Charge, Swansea Police Station
Officer in Charge, Carrick Police Station
Officer in Charge, Cressy Police Station
Officer in Charge, Deloraine Police Station
Officer in Charge, Evandale Police Station
Officer in Charge, Longford Police Station
Officer in Charge, Mole Creek Police Station
Officer in Charge, Perth Police Station
Officer in Charge, Westbury Police Station
Officer in Charge, Burnie Police Station
Officer in Charge, Devonport Police Station
Officer in Charge, Latrobe Police Station
Officer in Charge, Port Sorell Police Station
Officer in Charge, Railton Police Station
Officer in Charge, Sheffield Police Station
Officer in Charge, Queenstown Police Station
Officer in Charge, Rosebery Police Station
Officer in Charge, Strahan Police Station
Officer in Charge, Tullah Police Station
Officer in Charge, Zeehan Police Station
Officer in Charge, Currie Police Station
Officer in Charge, Grassy Police Station
Officer in Charge, Penguin Police Station
Officer in Charge, Smithton Police Station
Officer in Charge, Somerset Police Station
Officer in Charge, Savage River Police Station

[NOTE: This is page three of the instrument appointing members of the Tasmania Police Force as inspectors dated.....1994]

(Continued on page four.)


13/8/94

Officer in Charge, Stanley Police Station
Officer in Charge, Ulverstone Police Station
Officer in Charge, Waratah Police Station
Officer in Charge, Wynyard Police Station

[NOTE: This is page four of the instrument appointing members of the Tasmania
Police Force as inspectors dated1994]

 18/8/94

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(a)

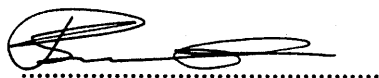
INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(a) of the *Radiocommunications Act 1992* ("the Act"):

1) **REVOKE** all existing appointments of officers of the New South Wales Police Force made under the Act; and

2) **APPOINT** the State officers holding, or for the time being performing the duties of, a position in the New South Wales Police Force, described in the schedule to be inspectors for the purposes of the Act.

Dated this 18th day of August 1994.



Roger Smith
Delegate of the Spectrum Manager

SCHEDULE


[Members of the New South Wales Police Force appointed as inspectors under paragraph 267(1)(a) of the *Radiocommunications Act 1992*.]

Officer in Charge, Albury Radio Technical Unit
Officer in Charge, Police Communications Planning Unit
Assistant Officers (2), Police Communications Section

(continued page 2)

Officer in Charge, Dubbo Radio Technical Unit
Officer in Charge, Goulburn Radio Technical Unit
Officer in Charge, Grafton Radio Technical Unit
Officer in Charge, Newcastle Communications Unit
Assistant Officer in Charge, Newcastle Communications Unit
Supply Sergeant, Newcastle Communications Unit
Officer in Charge, Parkes Radio Technical Unit
Officer in Charge, Parramatta Technical Unit
Officer in Charge, Penrith Radio Technical Unit
Officer in Charge, Flemington Radar Engineering Unit
Officer in Charge, Sydney Radio Technical Unit
Assistant Officer in Charge, Sydney Radio Technical Unit
Supply Sergeant, Sydney Radio Technical Unit
Officer in Charge, Tamworth Radio Technical Unit
Officer in Charge, Wagga Wagga Radio Technical Unit
Assistant Officer in Charge, Wagga Wagga Radio Technical Unit
Officer in Charge, Warilla Communications Unit
Assistant Officer in Charge, Warilla Communications Unit
Supply Sergeants (Radio) (2), Traffic Branch

[NOTE: This is page two of the instrument appointing officers of the New South Wales Police Force as inspectors dated1994.]

 18/8/94

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(b)

INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(b) of the *Radiocommunications Act 1992* ("the Act") appoint the classes of officer holding, or performing the duties of, a position in the Tasmania Police Force with one of the following ranks to be inspectors for the purposes of the Act:

Senior Sergeant
Sergeant
Superintendent
Inspector

Dated this 18th day of August 1994.



.....
Roger Smith
Delegate of the Spectrum Manager

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(b)

INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(b) of the *Radiocommunications Act 1992* ("the Act"):

- 1) **REVOKE** all existing appointments of members of the Victoria Police Force made under the Act; and
- 2) **APPOINT** the class of officers consisting of all members of the Victoria Police Force to be inspectors for the purposes of the Act.

Dated this : 18th day of August 1994.



Roger Smith
Delegate of the Spectrum Manager

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(b)

INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(b) of the *Radiocommunications Act 1992* ("the Act"):

- 1) **REVOKE** all existing appointments of members of the Western Australia Police Force made under the Act; and
- 2) **APPOINT** the class of officers consisting of all members of the Western Australia Police Force to be inspectors for the purposes of the Act.

Dated this 18th day of August 1994.



.....
Roger Smith
Delegate of the Spectrum Manager

COMMONWEALTH OF AUSTRALIA

SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992

Paragraph 267(1)(b)

INSTRUMENT OF APPOINTMENT

I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(b) of the *Radiocommunications Act 1992* ("the Act"):

- 1) **REVOKE** all existing appointments of members of the Queensland Police Force made under the Act; and
- 2) **APPOINT** the class of officers consisting of all members of the Queensland Police Force to be inspectors for the purposes of the Act.

Dated this 18th day of August 1994.



.....
Roger Smith
Delegate of the Spectrum Manager

COMMONWEALTH OF AUSTRALIA
SPECTRUM MANAGEMENT AGENCY

Radiocommunications Act 1992
Paragraph 267(1)(b)

INSTRUMENT OF APPOINTMENT

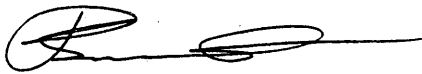
I, ROGER NEIL SMITH, delegate of the Spectrum Manager, being a person holding a position in the Spectrum Management Agency at the level of SES Band 2, under paragraph 267(1)(b) of the *Radiocommunications Act 1992* ("the Act"):

1) **REVOKE** all existing appointments of members of the South Australia Police Force made under the Act; and

2) **APPOINT** the classes of officer holding, or for the time being performing the duties of, a position in the South Australia Police Force with one of the following descriptions to be inspectors for the purposes of the Act:

Officer in Charge of a Police Station
A position with the rank of Sergeant or above

Dated this 18th day of August 1994.


.....
Roger Smith
Delegate of the Spectrum Manager

9402949

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, Institutional Grants Section, Higher Education Division, Department of Employment, Education and Training, 18 Mort Street, Canberra City, A.C.T., 2601, or by telephoning (06) 240 9645.

Section	Description	Date Made
9	The guidelines provide guidance to higher education institutions awarding Australian Postgraduate Awards With Stipend in 1995	13/08/94
9	The guidelines provide guidance to higher education institutions awarding Overseas Postgraduate Research Scholarships in 1995	13/08/94

9402950

Environment, Sport and Territories

**NOTICE OF APPLICATION RECEIVED UNDER THE
HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application was received on 3 May 1994 from Caltex Refining Co. Pty. Limited of 167 - 187 Kent Street Sydney NSW 2002, to export waste to a recycling facility at Ellesmere Port in the UK.

Caltex has applied to export one shipment only of approximately 20 tonnes of tetraethyl lead contaminated sludge, departing Sydney on 13 August 1994.

The waste is to transit through New Zealand, the Philippines, Fiji and Singapore and will arrive in Ellesmere Port where it is to be off-loaded and recycled at the disposal facility of the Associated OCTEL Company Limited. The recycling process will distil all organic lead from the sludge. The distilled treated sludge will then be treated as part of the normal lead smelting process.



Mark Hyman
Assistant Secretary
Waste Management Branch

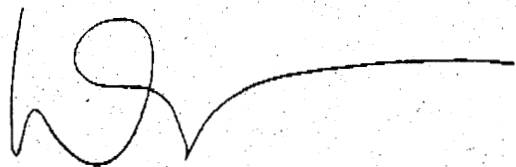
19 August 1994

9402951

**NOTICE OF A PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION
(SEA DUMPING) ACT 1981**

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that a permit was granted on 5 August 1994 to the Royal Australian Army (Special Air Service Regiment), Campbell Barracks, Swanbourne WA 6010, to dump at sea two aircraft pallets.

Copies of the application and the permit may be obtained from the Commonwealth Environment Protection Agency, PO Box E305, Queen Victoria Terrace, ACT 2600, or may be inspected at the offices of the Royal Australian Army (Special Air Service Regiment), Campbell Barracks, Swanbourne WA 6010.



Mark Hyman
Assistant Secretary
Waste Management Branch

17 August 1994

9402952

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 twentyfifth 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.	Taiping Zoo Taiping Municipal Council PERAK 34008 TAIPING MALAYSIA	<i>Helarctos malayanus</i>
2.	Dhaka Zoological Garden MIRPUR DHAKA BANGLADESH	<i>Papio papio</i>
3.	University of California, Berkeley Office of Laboratory Animal Care Northwest Animal Facility Room 203 BERKELEY CALIFORNIA 94720 UNITED STATES OF AMERICA	Gekkonidae <i>Ctenophorus nuchalis</i>
4.	Riyadh Zoological Gardens Al Asha'a Street MALAZ RIYADH 11412 KINGDOM OF SAUDIA ARABIA	<i>Northiella haematogaster</i> <i>Psephotus dissimilis</i> <i>Cacatua leadbeateri</i> <i>C.roseicapilla</i> <i>C.sanguinea</i> <i>Leucosarcia melanoleuca</i>
5.	Schmetterlingslust im Britzer Garten Hochtristenweg 1A 12349 BERLIN GERMANY	<i>Ornithoptera priamus</i> <i>Ornithoptera richmondia</i>

COMMONWEALTH OF AUSTRALIA

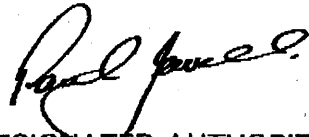
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANISATION

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 12(1) of that Act, hereby declare the zoological organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this twentyfifth day of August 1994



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1.	Riyadh Zoological Gardens Al Asha'a Street MALAZ RIYADH 11412 KINGDOM OF SAUDIA ARABIA	<i>Northiella haematogaster</i> <i>Psephotus dissimilis</i> <i>Cacatua leadbeateri</i> <i>C.roseicapilla</i> <i>C.sanguinea</i> <i>Leucosarcia melanoleuca</i>

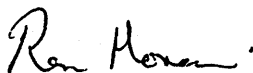
9402953

AUSTRALIAN ANTARCTIC TERRITORY

GRANT OF EXEMPTION UNDER SUBSECTION 18A(1)
OF THE WEAPONS ACT 1991 (ACT)

I, REX LEONARD MONCUR, Director, Antarctic Division, Department of the Environment, Sport and Territories, give notice that under subsection 18A(1) of the *Weapons Act 1991* (ACT), in its application to the Australian Antarctic Territory, I have declared the scientific project "Antarctic Pack Ice Seals" to be an exempt project for the purposes of the Act. A crossbow will be the weapon used in this project.

Dated this 19th day of August 1994



REX LEONARD MONCUR
Director
Antarctic Division

9402954

Human Services and Health

COMMONWEALTH OF AUSTRALIA NATIONAL HEALTH ACT 1953

DETERMINATION OF PRINCIPLES UNDER SECTION 73BC

I, CARMEN MARY LAWRENCE, Minister for Human Services and Health, in pursuance of subsection 73BC(5B) of the National Health Act 1953 (the Act), hereby revoke the principles determined under subsection 73BC(5B) of the Act by the then Minister for Health, Housing and Community Services on 25 September 1991, and determine with effect from 1 October 1994 the principles set out in the attached Schedule as principles relating to the operation of the Health Benefits Reinsurance Trust Fund established under subsection 73BC(2) of the Act.

Dated this 31st day of July 1994



CARMEN MARY LAWRENCE
Minister for Human Services and Health

SCHEDULE

COMMONWEALTH OF AUSTRALIA NATIONAL HEALTH ACT 1953 (THE ACT)

DETERMINATION OF PRINCIPLES FOR THE PURPOSES OF SUBSECTION 73BC(5B)

DEBIT OF BENEFITS

1. Organisations may debit to their Reinsurance Accounts benefits paid from a basic private table ('basic benefits') or a supplementary hospital table ('supplementary benefits'), which meet the eligibility criteria set out in a determination made under subsection 73BB(9) of the Act, on the following basis:

- (a) where in any 12 months period patient days of a contributor, in respect of any person covered by the contributor membership who is under the age of 65 years, exceed 35 days. Each claim should be examined to determine whether each accommodation day on the claim represents a day in excess of 35 days during the previous 12 months period up to that day; and

- (b) for all patient days in respect of any person within a contributor membership who has reached the age of 65 years.

ACCOUNTS AND RECORDS TO BE MAINTAINED

2. Subject to the specific requirements of the Private Health Insurance Administration Council ('the Council'), organisations should maintain a "Reinsurance Council Account" in addition to the mandatory Reinsurance Account as required by subsection 73BB(1) of the Act.

3. At the end of each quarter, organisations will transfer the balance of their Reinsurance Accounts to their Reinsurance Council Account and a debit or credit, as appropriate, will be made to this Account depending on whether payments are to be made to, or received from, the Health Benefits Reinsurance Trust Fund (Trust Fund) after settlement. The balance remaining will then be transferred to the Ordinary Account.

MEMBERSHIP RECORDS

4. Organisations are required to maintain accurate membership records in a format which allows the Council to arrange for the audit of the records and reconcile the membership details on the quarterly returns. It is important that membership records contain dates of birth of contributors and dependants.

5. The Council reserves the right to make adjustments to membership figures or amounts payable into or out of the Trust Fund where it becomes aware of discrepancies in membership figures notified or amounts debited or credited by organisations to their Reinsurance Accounts.

PROCEDURES TO BE FOLLOWED BY ORGANISATIONS

6. Within one month after the end of a quarter, each organisation shall forward a statement or statements, certified as being true and correct by the Public Officer, to the Council setting out the following details:

- (a) fund benefits paid during the quarter in respect of Reinsurance Account contributors (including number of patient days). Separate details for basic and supplementary benefits and persons under the age of 65 years and 65 years and over are required;
- (b) adjustments to membership, benefits and patient days relating to previous periods; and
- (c) details of the number of single and family contributors enrolled in the basic table and supplementary table(s) at the end of the quarter. Separate details will be required for 'new' contributors (i.e. persons enrolled - not transfers - within the previous 12 months) and 'existing' contributors (i.e. contributors who have been enrolled with the organisation or some other organisation for more than 12 months and including all contributors enrolled before 1 June 1989).

7. For the purposes of paragraph 6, in the case of an organisation which is a restricted membership organisation and has members who reside in more than one State, a separate statement setting out the above details in respect of each State where members reside will be necessary. However, where the number of members (expressed as basic table single equivalent units) in any State is less than 5 per cent of the total membership of the organisation, the members in that State(s) shall be included with the State where the majority, or in the absence of a majority, the largest number of members reside.

ACTION BY THE COUNCIL

8. As soon as possible after the end of each settlement period, the Council will determine the net amounts payable by or to each organisation in respect of that period and notify them accordingly.

9. Subject to paragraph 10 below, the amounts will be determined on the following basis:

- (a) ascertain the Reinsurance Account deficit for each organisation's health benefits fund;
- (b) calculate the average numbers of existing contributors enrolled in the basic table (Ordinary Account and Reinsurance Account) of each organisation's health benefits fund. For this purpose, contributors at the family rate will count as two and those at the single rate as one - single equivalent units (SEU);
- (c) calculate the ratio of supplementary benefits (eligible for reinsurance) to total hospital benefits (basic plus eligible supplementary) paid during the period. Apply this ratio to the number of SEUs for the basic table as calculated in (b). Deduct the resultant figure from the basic table SEUs as calculated in (b). The figure derived under this calculation becomes the weighted contributor figure for an organisation for reinsurance purposes;
- (d) calculate the total of weighted contributors for all health benefits funds by States;
- (e) determine the total Reinsurance Account deficit for all health benefits funds in each State, respectively;
- (f) determine the average deficit per weighted contributor for each State [i.e. the total Reinsurance Account deficit in (e) divided by the total number of weighted contributors in (d)];
- (g) determine the deficit that would have applied to each health benefits fund if it had had average experience [i.e. the number of weighted contributors for each health benefits fund under (c) multiplied by the rate calculated under (f)];
- (h) calculate the difference between (a) and (g) for each health benefits fund. Where (g) exceeds (a) each organisation is to be notified that an amount equal to the difference is payable to the Trust Fund. Where (a) exceeds (g) an amount equal to the difference is payable from the Trust Fund to each organisation;

10. In relation to an organisation which is a restricted membership organisation which submits separate statements as required by paragraph 7, the determination of amounts on the basis outlined in paragraph 9 shall assume for reinsurance purposes that those organisations operate a separate fund in each of the States in respect of which such a statement is submitted.

11. After receiving advice from the Council, organisations will be required, where payments are due to the Trust Fund, to make such payments within 14 days of the date of the advice. Payments not made by the due date may attract a penalty calculated at a daily rate of 15 per cent per annum.

12. Payments from the Trust Fund may, if the Council so determines, be made in two or more instalments. For each instalment, the Council shall distribute the total available moneys between organisations in proportion to the net amounts, if any, due to them.

CLAIMS LAG FOR HOSPITAL BENEFITS

13. The determination of the eligibility of benefits payments for transfer of transactions to Reinsurance Accounts must be based on the dates on which the treatment or services in respect of the contributor and his dependants are provided. However, the situation may arise, because of late claims, that benefits may be paid for a period which, had the claims been received with a reasonable time of the treatment or service, may have resulted in the determination of a different commencing date of the 12 months eligibility period. If this occurs, it may be necessary for the organisation to adjust the amount of benefits debited to its Reinsurance Account.

INCOME FROM INTEREST AND PENALTIES

14. Where the Council receives bank interest from the operation of the reinsurance arrangements after the settlement of the December 1990 quarter, or income from penalties imposed because of late payments, such amounts shall be applied by the Council to offset levies imposed on organisations under section 82G(h)(i) of the Act.

INTERPRETATION

"Contributors" for the purposes of the calculations set out in these principles shall be deemed by an organisation to include all such persons who pay contributions or on whose behalf contributions are paid to the organisation, including those persons who may be in arrears in the payment of such contributions for any period, with the exception of the following persons:

- (a) where persons normally make individual payments to the organisation, or to any agent of the organisation, those persons may be deemed to be no longer contributors if contribution payments are more than two months in arrears as provided for in Paragraph (g) of the Schedule to the Act, or such longer period as may be provided by the Rules of the organisation; and

- (b) where persons normally make contribution payments through a group arrangement, those persons may be deemed to be no longer contributors if:

- (i) contribution payments are more than two months in arrears as provided for in Paragraph (g) of the Schedule to the Act, or such longer period as may be provided by the Rules of the organisation, of the contribution payments for the group generally; and

- (ii) the contributors have been advised in writing by the organisation that they are no longer contributors.

"State" or "States" for the purposes of paragraphs 7 to 10 inclusive of these principles, the Northern Territory shall be regarded as a State in the following circumstances:

- (a) where an organisation (not being a restricted membership organisation) has, under its rules, established a separate fund in the Northern Territory, as permitted by subsection 68(3)(a)(ii) of the Act; or
- (b) where a restricted membership organisation has not less than 5% of the total membership of the organisation resident in the Northern Territory and in accordance with paragraph 10 is deemed to operate a separate fund in respect of the Northern Territory.

9402955

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

The following notices are made pursuant to the *National Food Authority Act 1991*.

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

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

Tel: 06-2712219

Written submissions on Proposal P122 - References to Gluten on Food Labels - should be received by the Authority no later than 12 October 1994. Submissions will be placed on the public register of the Authority unless a claim of commercial confidentiality (either in respect of all or part of the submission) is made and justified.

NOTICES PURSUANT TO SECTION 19

Alcohol Content of Fruit Wine (A199)

The National Food Authority has completed an inquiry into the draft variation to amend the Food Standards Code, prepared after full assessment of application A199 from Tropical Wines and has recommended that the National Food Standards Council adopt the draft variation, as amended, to Standard P2 - Fruit Wine, Vegetable Wine and Mead.

The recommendation, if approved by the Council, will alter the prescribed alcohol labelling tolerances for fruit wine, vegetable wine and mead products to more closely align with the requirements of Standard P4 - Wine and Wine Products.

Further information about the recommendation, and reasons for it, can be obtained by writing to the Authority.

Mercury in Fish (A203)

The National Food Authority has completed an inquiry in to the draft variation to amend the Food Standards Code, prepared after full assessment of application A203 from National Fishing Industry Council and has recommended that the National Food Standards Council adopt the draft variation, as amended, to Standard A12 - Metals and Contaminants in Food.

The recommendation, if approved by the Council, will set a national Maximum Permitted Concentration (MPC) of a mean of 0.5 mg/kg of mercury in fish, except for all shark and ray species, orange roughy (*Hoplostethus atlanticus*), gemfish (*Rexea solandri*), billfish (*Xiphiidae* sp. and *Istiophoridae* sp.), barramundi (*Lates calcarifer*) and southern bluefin tuna (*Thunnus maccoyi*), which will have an MPC of a mean of 1.0 mg/kg.

- 2 -

The fish content of fish products such as fish fillets, crumbed fish fillets, fish fingers and fish paste will have an MPC of a mean of 0.5 mg/kg unless they are made from, and labelled as being made from, shark and ray species, orange roughy, gemfish, billfish (including marlin), barramundi or southern bluefin tuna. If the fish product is labelled as belonging to one of these species, it should meet an MPC of an average of 1.0 mg/kg. The MPC for minced fish products such as seafood extender and fish paste shall be a mean of 0.5 mg/kg.

Further information about the recommendation, and reasons for it, can be obtained by writing to the Authority.

NOTICE PURSUANT TO SECTION 24

References to Gluten on Food Labels (P122)

The National Food Authority has prepared a proposal (P122) to amend the Food Standards Code to vary Standard A1 - Labelling and Advertising, to prohibit any statements which state or imply that gluten has not been added to a food or that the level of gluten has been reduced, other than the claims "gluten free" or "low gluten" for which conditions are now prescribed in the Code.

The Authority has completed a full assessment of the proposal and has prepared a draft variation to Standard A1 which will prohibit the use of the claim "no added gluten" and restrict claims such as "reduced gluten". The Authority will now conduct an inquiry to consider the draft variation.

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

NOTICE PURSUANT TO SECTION 27

Flavouring Premixes (P102)

The National Food Authority has completed an inquiry into a draft variation to amend the Food Standards Code, prepared after full assessment of Proposal No. 102, and has recommended that the National Food Standards Council reject the draft variation to Standard A6 - Flavourings and Flavour Enhancers.

Further information about the recommendation, and the reasons for it, can be obtained by writing to the Authority.

9402956

Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA*Migration Act 1958***REVOCATION OF NOTICES OF AUTHORISATION OF PERSONS
TO BE OFFICERS FOR THE PURPOSES OF THE MIGRATION ACT**

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph (f) of the definition of "officer" contained in subsection 5(1) of the *Migration Act 1958* (the Act), hereby:

- (i) revoke the notice made by Gerard Leslie Hand entitled "Authorisation as officers under subsection 4(1)" and dated 9 September 1992, pursuant to paragraph (f) of the definition of "officer" contained in subsection 4(1) of the Act as then in force;
- (ii) revoke the two notices made by Gerard Leslie Hand entitled "Notice under subsection 4(1)" and dated 13 December 1992, pursuant to paragraph (f) of the definition of "officer" contained in subsection 4(1) of the Act as then in force; and
- (iii) revoke the notice made by me entitled "Notice under subsection 4(1)" and dated 27 April 1993, pursuant to paragraph (f) of the definition of "officer" contained in subsection 4(1) of the Act as then in force.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

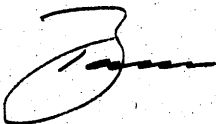
AUTHORISATION OF PERSONS TO BE OFFICERS
FOR THE PURPOSES OF SUBSECTION 5(1) OF THE MIGRATION ACT

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph (f) of the definition of "officer" contained in subsection 5(1) of the *Migration Act 1958* (the Act), hereby:

- (i) authorise to be officers for the purposes of the Act the persons occupying or for the time being occupying and performing the duties of a position on the overseas establishment of the Australian Department of Foreign Affairs and Trade and the Australian Trade Commission as set out in the attached Schedule A; and
- (ii) authorise to be officers for the purposes of the Act the persons occupying or for the time being occupying and performing the duties of a position on the locally engaged staff establishment of the Australian overseas posts as set out in the attached Schedule B.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

SCHEDULE A**DEPARTMENT OF FOREIGN AFFAIRS AND TRADE STAFF
AND AUSTRALIAN TRADE COMMISSION STAFF**

LEVEL	POSITION NO
AMBASSADOR	8502, 8503, 8504, 8505, 8507, 8508, 8509, 8512, 8513, 8515, 8516, 8517, 8518, 8519, 8521, 8523, 8524, 8525, 8527, 8528, 8531, 8532, 8533, 8540, 8542, 8543, 8544, 8554, 8555, 8559, 8560, 8561, 8562, 8563, 8565, 8566, 8568, 8569, 8570, 8571, 8573, 8574, 8575, 8576, 93479
HIGH COMMISSIONER	8514, 8520, 8522, 8529, 8530, 8535, 8536, 8538, 8541, 8545, 8546, 8547, 8548, 8549, 8553, 8556, 8557, 8564, 8567, 8572, 8577
CONSUL-GENERAL	8593, 8594, 8595, 8596, 8550, 1007, 8511, 8579, A1005, A1061, A1113, A1124
COUNSELLOR	2161
TRADE COMMISSIONER	A1030, A1062
SNR TRADE COMMISSIONER	A1051, A1148
TRADE OFFICER	A1063
ASSIST. TRADE OFFICER	A1064
SESB1	1882, 2977, 3516
SES	3396
SOGB	1419, 1905, 1477, 1612, 1553, 3712, 1697, 1789, 1887, 1987, 1855, 1943, 1735, 1973, 2073, 1209
SOGC	912, 1171, 1403, 1449, 1492, 1587, 1605, 1610, 1670, 1681, 1692, 1714, 1716, 1741, 1777, 1786, 1798, 1811, 1833, 1849, 1868, 1917, 1972, 1976, 2004, 2013, 2025, 2048, 2055, 2122, 2127, 2128, 2162, 2164, 2620, 2970, 3304, 3417, 3434
ASO6	365, 921, 971, 1074, 1393, 1398, 1406, 1438, 1448, 1480, 1486, 1500, 1507, 1523, 1529, 1534, 1535, 1582, 1595, 1687, 1779, 1783, 1800, 1809, 1822, 1845, 1852, 1870, 1880, 1889, 1932, 1945, 1965, 1992, 2008, 2023, 2042, 2061, 2093, 2104, 2132, 2133, 2165, 2183, 2234, 2644, 2654, 3096, 3438, 3687, 3690, 3693, 3702
ASO5	1450, 1588, 1613, 1614, 1977
ASO4	1405, 1437, 1493, 1499, 1524, 1559, 1604, 1674, 1715, 1738, 1846, 1853, 1881, 1886, 1904, 1968, 1975, 2014, 2028, 2062, 2166, 2246, 2278, 2975, 3426, 3672, 3802, 3939, 3941, 3964
ASO3	2106, 2107, 2167, 3037, 3335, 3447, 3741
ASO2	1488, 1825, 1847

SCHEDULE B

LOCALLY ENGAGED STAFF

LOCATION/
DESIGNATION POSITION NO(s)

AMMAN

Locally Engaged 6 6060
Locally Engaged 6 TO0101, TO0102

ANKARA

Locally Engaged 7 7521
Locally Engaged 6 5033, 5037
Locally Engaged 6 TO0301
Locally Engaged 5 5032, 5035
Locally Engaged 5 TO0302, TO0303

APIA

Locally Engaged 7 7184

ATHENS

Locally Engaged 7 5088
Locally Engaged 6 5064, 5099
Locally Engaged 5 5083, 5090, 5092

AUCKLAND

Locally Engaged 8 6
Locally Engaged 7 19
Locally Engaged 6 15, 17
Locally Engaged 5 11, 20

BALI

Locally Engaged 8 7445
Locally Engaged 5 7446

BANGKOK

Locally Engaged 8 7665
Locally Engaged 7 5112, 7189, 7288,
7549.
Locally Engaged 6 5116, 5137, 5147,
5149, 5153, 7193,
7194, 7433, 7572,
7573.

LOCATION/
DESIGNATION POSITION NO(s)

BEIJING

Locally Engaged 7 5171, 7442, 7587, 7671.
Locally Engaged 6 5158, 7440, 7636,
TO0802
Locally Engaged 5 TO0801
LES DSB 6 5160, 5168, 5184
LES DSB 5 5185, 5180, 5172, 5175,
5176, 5177, 5186, 5183,
5181, 5167, 5170

BEIRUT

Locally Engaged 8 TO0901
Locally Engaged 5 TO0902

BELGRADE

Locally Engaged 8 5246
Locally Engaged 7 5236, 5259
Locally Engaged 6 5212, 5226, 5234, 5235,
5238, 5242, 5243, 5247,
5248, 5255, TO1001

BERNE

Locally Engaged 7 BE1
Locally Engaged 5 BE2, BE3, BE4, BE5,
BE6, BE7, BE8
Locally Engaged 4 BE9, BE10

BOMBAY

Locally Engaged 7 7232

SCHEDULE BLOCATION/
DESIGNATION POSITION NO(s)**BONN**

Locally Engaged 8 5317, 5323
 Locally Engaged 7 5348
 Locally Engaged 6 5319, 5320, 5325,
 5327, 5331, 5340,
 5344, 7399, 7400,
 7458
 Locally Engaged 5 5330, TO0301

BRASILIA

Locally Engaged 7 5355
 Locally Engaged 6 5360

BRUNEI

Locally Engaged 6 7544

BRUSSELS

Locally Engaged 7 5377
 Locally Engaged 5 5373

BUDAPEST

Locally Engaged 7 7604
 Locally Engaged 5 7601

BUENOS AIRES

Locally Engaged 7 5396, 5404
 Locally Engaged 6 5410
 Locally Engaged 5 5400

CAIRO

Locally Engaged 7 5427
 Locally Engaged 6 5430, TO1901

CARACAS

Locally Engaged 7 7316

LOCATION/
DESIGNATION POSITION NO(s)**COLOMBO**

Locally Engaged 7 5474
 Locally Engaged 6 TO2101
 Locally Engaged 5 7625, 7632, 5473
 Locally Engaged 5 TO2102, TO2103
 Locally Engaged 4 TO2104, TO2105,
 TO2106, TO2107

COPENHAGEN

Locally Engaged 8 5486
 Locally Engaged 6 5485
 Locally Engaged 5 5484, TO2201

DAMASCUS

Locally Engaged 6 7583
 Locally Engaged 5 7285, 7283, 7284,
 TO2301, TO2302,
 TO2303

DHAKA

Locally Engaged 11 5490
 Locally Engaged 5 7296

DUBAI

Locally Engaged 8 1
 Locally Engaged 7 6

DUBLIN

Locally Engaged 7 7664
 Locally Engaged 6 5520, 5521
 Locally Engaged 5 5522

GUANGZHOU

Locally Engaged 8 GGI
 Locally Engaged 7 GG2
 Locally Engaged 6 GG3
 Locally Engaged 5 GG4

HANOI

Locally Engaged 7 7509
 Expat. 5112

SCHEDULE B

LOCATION/ DESIGNATION POSITION NO(s)

HARARE

Locally Engaged 6 7352

HONG KONG

Locally Engaged 8 5541, 7652

Locally Engaged 7 5608, 7677, 8578,
8579, 8580, 8582

Locally Engaged 6 5542, 5543, 5544,
5584, 5585, 5591,
5546, 5600, 5607,
5609, 5610, 5611,
5612, 5613, 5614,
5617, 5621, 7475,
7306, 7329, 7339,
7637

Locally Engaged 4 5001, 5553, 5552,
5545, 5550, 5548,
5547, 5555, 8584,
TO3001, TO3002

HONIARA

Locally Engaged 5 7574

HONOLULU

Locally Engaged 6 5581

HOUSTON

Locally Engaged 7 7519

Locally Engaged 5 7498

LOCATION/ DESIGNATION POSITION NO(s)

ISLAMABAD

Locally Engaged 7 7628

Locally Engaged 5 5630, 8588, 8589, 7533,
7293

Locally Engaged 4 5631

JAKARTA

Locally Engaged 8 7553

Locally Engaged 7 5677, 7322, 7432.

Locally Engaged 6 5658, 5659, 5660, 5661,
5676, 5688, 5690, 5692,
5695

KATHMANDU

Locally Engaged 5 7585

KUALA LUMPUR

Locally Engaged 8 5134

Locally Engaged 7 5002, 7259, 7260

Locally Engaged 6 5771, 5774, 5795, 7219,
7252, 7254

Locally Engaged 5 5764, 5772, 5796, 7550

LAGOS

Locally Engaged 7 5810

LONDON

Locally Engaged 8 7153.

Locally Engaged 7 7143, 7144, 7145, 7146,
7147, 7149, 7150, 7154,
7162, 7166, 7516, 7517,
7520, 7521, 7526

Locally Engaged 6 7152, 7155, 7156, 7157,
7158, 7159, 7160, 7161,
7163, 7164, 7165, 7167,
7519, 7523, 7525, 7527,
7550

Locally Engaged 4 7514, 7518

SCHEDULE BLOCATION/
DESIGNATION POSITION NO(s)**LOS ANGELES**

Locally Engaged 7 LA7227, 7228
 Locally Engaged 6 LA7226, 7255,
 7436, 7229, 7496,
 7588
 Locally Engaged 5 7291

MADRID

Locally Engaged 8 5858
 Locally Engaged 6 5854

MALTA

Locally Engaged 6 5871

MANCHESTER

Locally Engaged 8 179, 184, 190
 Locally Engaged 7 176, 177, 180, 181,
 185, 193, 543, 544
 Locally Engaged 6 183, 186, 187, 188,
 530, 531, 545, 546
 Locally Engaged 4 178, 182, 189, 191,
 532, 542, TO4301

MANILA

Locally Engaged 8 7620
 Locally Engaged 7 5897, 5901, 5903,
 7207, 7465, 7582,
 7621,
 Locally Engaged 6 7230, 7667, 5898,
 5899
 Locally Engaged 5 7666, 7240, 7466,
 5902, 5904

MEXICO CITY

Locally Engaged 7 7568
 Locally Engaged 5 7633

MILAN

Locally Engaged 7 11

LOCATION/
DESIGNATION POSITION NO(s)**MOSCOW**

Locally Engaged 6 5943
 Locally Engaged 6A 5941, 5942
 Locally Engaged 4 5927, TO4701, TO4602,
 TO4603, TO4704

NAIROBI

Locally Engaged 7 5959
 Locally Engaged 6 5947, 5948, TO4801,
 TO4802

NAURU

Locally Engaged 7 5962
 Locally Engaged 4 7668

NEW DELHI

Locally Engaged 8 5977
 Locally Engaged 6 6056, 7474

NEW YORK

Locally Engaged 7 6142, 6143, 6144, 6148
 Locally Engaged 6 7239
 Locally Engaged 5 6108, 6145, 6149, 7678,
 7679, 7680, TO5101,
 TO5102.

NICOSIA

Locally Engaged 6 6060, 7237
 Locally Engaged 5 6061

NOUMEA

Locally Engaged 5 7348, TO5401

NUKU'ALOFA

Locally Engaged 4 7374
 Locally Engaged 2 7459

OSAKA

Locally Engaged 7 6
 Locally Engaged 6 11, 12
 Locally Engaged 5 10, 14, 15, 17, 18, 19, 20
 Locally Engaged 4 21

SCHEDULE B

LOCATION/
DESIGNATION POSITION NO(s)

OTTAWA

Locally Engaged 7 8621
Locally Engaged 6 6212, 8623

PARIS

Locally Engaged 8 6286
Locally Engaged 7 6287
Locally Engaged 6 6281, 6289, 6306
Locally Engaged 5 6295, 7612, 7638,

PORT LOUIS

Locally Engaged 7 7569

PORT MORESBY

Locally Engaged 7 6416
Locally Engaged 6 6417, 6418, 7509

PORT VILA

Locally Engaged 7 8626

PRETORIA

Locally Engaged 7 5437
Locally Engaged 6 5079, 6381, 7173,
7645
Locally Engaged 5 5075, 5254
Locally Engaged 4 5237

RIYADH

Locally Engaged 6 5750
Locally Engaged 5 7462

ROME

Locally Engaged 7 6490, 6516
Locally Engaged 5 6485, 6511, 6504,
TO6401

SAN FRANCISCO

Locally Engaged 7 6543, 6544, 6545,
6547
Locally Engaged 5 6526, 6528, 6546,
6548, 7495, 7658

LOCATION/
DESIGNATION POSITION NO(s)

SANTIAGO

Locally Engaged 7 5538
Locally Engaged 5 6618, 6621, 6637, 7624,
7598, 6633

SEOUL

Locally Engaged 7 7422
Locally Engaged 6 6644, 7437, 8638
Locally Engaged 5 7467, 8605, 8606, 8637,
TO6701, TO6702,
TO6703

SHANGHAI

Locally Engaged 7 5233, 5262, 5529
Locally Engaged 6 5228, 5230
Locally Engaged 5 5227, 5231, 5232, 5260
Locally Engaged 4 5261

SINGAPORE

Locally Engaged 8 6662
Locally Engaged 7 6685, 6689
Locally Engaged 6 6663, 6673, 6683, 7324,
7326
Locally Engaged 5 6668

STOCKHOLM

Locally Engaged 7 6707
Locally Engaged 6 6710
Locally Engaged 5 6708, 6709, 6716

SUVA

Locally Engaged 7 7460
Locally Engaged 6 7651, 6735
Locally Engaged 5 6020, 6733, 6734,
TO7101, TO7102,
TO7103, TO7104

TARAWA

Locally Engaged 7 7455
Locally Engaged 5 7456

TEHRAN

Locally Engaged 6 8595
Locally Engaged 5 7409

SCHEDULE BLOCATION/
DESIGNATION POSITION NO(s)**TEL AVIV**

Locally Engaged 8 6760
 Locally Engaged 5 6753, 6759, 7523

THE HAGUE

Locally Engaged 8 6391
 Locally Engaged 6 6786, 6788
 Locally Engaged 5 TO7501, TO7502

TOKYO

Locally Engaged 7 6803, 8607, TO7601
 Locally Engaged 6 5856, 8609, O7602,
 TO7603
 Locally Engaged 5 6804, 6819, 6827,
 6829, 6836, 7331,
 7631, 7647, 8608,
 TO7604, TO7605,
 TO7606, TO7607,
 TO7608, TO7609

TORONTO

Locally Engaged 6 8
 Locally Engaged 5 14

VANCOUVER

Locally Engaged 8 7501
 Locally Engaged 6 7502, 7503, 7504
 Locally Engaged 5 7505, 7506, 7507,
 7508,

VIENNA

Locally Engaged 7 6872, 59687
 Locally Engaged 6 6978, 8964
 Locally Engaged 5 46826, 5864, 22789,
 63167, 25718, 6882,
 6862, 6890, 6198,
 TO7903
 Locally Engaged 4 TO7901, TO7902

LOCATION/
DESIGNATION POSITION NO(s)**WARSAW**

Locally Engaged 7 6906
 Locally Engaged 6 6915, 7552
 Locally Engaged 4 7648, 6908, TO8001,
 TO8002, TO8003

WASHINGTON

Locally Engaged 8 1001
 Locally Engaged 7 1002, 1008
 Locally Engaged 6 1007, 1009
 Locally Engaged 5 1003, 1004, 1006, 1010,
 1011

WELLINGTON

Locally Engaged 8 7469
 Locally Engaged 7 7449
 Locally Engaged 5 7109

YANGON (RANGOON)

Locally Engaged 6 6427

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

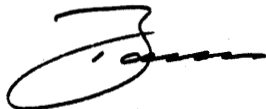
AUTHORISATION OF PERSONS TO BE OFFICERS
FOR THE PURPOSES OF THE MIGRATION ACT

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph (f) of the definition of "officer" contained in subsection 5(1) of the *Migration Act 1958* (the Act), hereby authorise to be officers for the purposes of the Act:

temporary employees at the Administrative Service Officer Class 1 level of the Department of Immigration and Ethnic Affairs working in the Entry Branch for so long as they are employed in that Branch.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

**AUTHORISATION OF PERSONS TO BE OFFICERS
FOR THE PURPOSES OF THE MIGRATION ACT**

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph (f) of the definition of "officer" contained in subsection 5(1) of the *Migration Act 1958* (the Act), hereby authorise the following persons to be officers for the purposes of the Act:

Administrator, Norfolk Island - Position number NI1

Official Secretary, Norfolk Island - Position number 7200

Immigration Records Officer, Norfolk Island - Position number FT234

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

APPROVAL OF ORGANISATION FOR THE PURPOSES OF
SUBSECTION 5(2)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under subparagraph 5(2)(a)(ii) of the *Migration Act 1958* (the Act), hereby:

- (i) revoke the notice entitled "Approved Persons and Organisations" and dated 20 April 1993, made by me pursuant to subparagraph 4(1A)(a)(ii) of the Act as then in force; and
- (ii) approve the National Centre for English Language Teaching and Research as an organisation for the purposes of subsection 5(2) of the Act.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

APPOINTMENT OF "PROCLAIMED PORTS" UNDER PARAGRAPH 5(5)(a)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph 5(5)(a) of the *Migration Act 1958* (the Act), hereby:

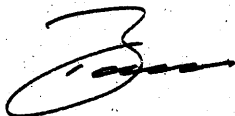
- (i) REVOKE all previous instruments of appointment of "Proclaimed Ports" for the purposes of the Act in respect of Christmas Island; and
- (ii) APPOINT as proclaimed ports for the purposes of the Act in the Territory of Christmas Island:

Firstly - the area of sea in and adjacent to Flying Fish Cove in the Territory of Christmas Island enclosed by a line commencing at a point where a line bearing 270° true from the flagstaff at Government House intersects the coastline of Christmas Island at mean high water thence bearing 270° true for a distance of two kilometres thence bearing 360° true for a distance of two kilometres thence south-easterly by a straight line to Rocky Point thence generally south-westerly along the coastline of Christmas Island at the mean high water to the point of commencement.

Secondly - the area of sea off the eastern coast of the Territory of Christmas Island in the vicinity of Waterfall enclosed by a line commencing at Norris Point and bearing 90° true for a distance of two kilometres, thence south easterly for a distance of approximately 2.75 kilometres to a point from which Low Point bears 270° true and is distant two kilometres thence along that line to Low Point thence generally northerly along the coastline of Christmas Island of mean high water to the point of commencement.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

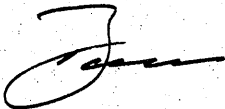
APPOINTMENT OF "PROCLAIMED PORTS" UNDER PARAGRAPH 5(5)(a)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph 5(5)(a) of the *Migration Act 1958* (the Act), hereby:

- (i) REVOKE all previous instruments of appointment of "Proclaimed Ports" for the purposes of the Act in respect of Cocos (Keeling) Islands; and
- (ii) APPOINT as proclaimed ports for the purposes of the Act in the Territory of Cocos (Keeling) Islands all the area of water in the Territory of Cocos (Keeling) Islands and bounded by a line commencing at a point on West Island (Pulu Panjang) at High Water Mark due east of Permanent Survey Mark 1 being a survey mark on the southwestern boundary of Lot 7 which is particularly delineated on plan catalogued in the Australian Survey Office Perth Western Australia B1-2294 thence southeasterly by the aforesaid High Water Mark of West Island (Pulu Panjang) to a point about 163° 1800 metres from the aforesaid Permanent Survey Mark 1 thence east and northeasterly by lines bearing successively 90° 1926 metres and about 35° 7910 metres to High Water Mark at the southernmost point of Direction Island (Pulu Tikus) thence generally northwesterly and northeasterly by the aforesaid High Water Mark of Direction Island (Pulu Tikus) to a point about 29° 300 metres from Observation Point being a survey mark on the aforesaid Direction Island (Pulu Tikus) which is particularly delineated on plan catalogued in the Australian Survey Office Canberra Australian Capital Territory CI3 thence northwesterly by a line bearing about 284° 30' 3625 metres to a point on High Water Mark of Horsburgh Island (Pulu Luar) thence generally southerly by the aforesaid High Water Mark to a point due south of the trigonometrical station on Possession Point on the aforesaid Horsburgh Island (Pulu Luar) thence southwesterly and southeasterly by lines bearing successively 223° 4945 metres and about 161° 2325 metres to High Water Mark at the northernmost point of West Island (Pulu Panjang) thence generally southeasterly by the aforesaid High Water Mark of West Island (Pulu Panjang) to the point of commencement.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS

Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

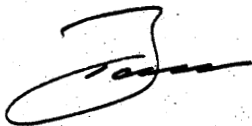
APPOINTMENT OF A "PROCLAIMED AIRPORT" UNDER PARAGRAPH 5(5)(b)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph 5(5)(b) of the *Migration Act 1958* (the Act), hereby:

- (i) REVOKE all previous instruments of appointment of "Proclaimed Airports" for the purposes of the Act in respect of proclaimed airports in the Territory of Christmas Island; and
- (ii) APPOINT as a proclaimed airport for the purposes of the Act the area of land on Christmas Island bounded by a line commencing at the north-western corner of the airport terminal building, thence bearing 356° for 70 metres, thence bearing 86° for 153 metres, thence bearing 356° for 1,097 metres, thence bearing 86° for 195 metres, thence bearing 176° for 2226 metres, thence bearing 266° for 195 metres, thence bearing 356° for 939 metres, thence bearing 266° for 153 metres and thence bearing 356° to the point of commencement.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

APPOINTMENT OF A "PROCLAIMED AIRPORT" UNDER PARAGRAPH 5(5)(b)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under paragraph 5(5)(b) of the *Migration Act 1958* (the Act), hereby:

- (i) REVOKE all previous instruments of appointment of "Proclaimed Airports" for the purposes of the Act in respect of proclaimed airports in the Territory of Cocos (Keeling) Islands; and
- (ii) APPOINT as a proclaimed airport for the purposes of the Act the area of land on West Island (Pulu Panjang) in the Territory of Cocos (Keeling) Islands bounded by a line commencing at Permanent Survey Mark 27 on a northeastern boundary of Lot 1 at its northern end thence by lines bearing successively 243 degrees 5 minutes 10 seconds 102.8 metres 328 degrees 44 minutes 50 seconds 70 metres 243 degrees 5 minutes 10 seconds 100 metres 148 degrees 44 minutes 50 seconds 70 metres 243 degrees 5 minutes 10 seconds 102.9 metres to a southwestern boundary of the aforesaid Lot 1 thence by the aforesaid boundary of Lot 1 bearing 148 degrees 43 minutes 50 seconds 502.7 metres to the southeastern corner of Lot 24 thence by lines bearing successively 58 degrees 44 minutes 4.6 metres 148 degrees 45 minutes 392.6 metres and about 238 degrees 45 minutes 16 metres to the end of a fence thence southwesterly and southeasterly by the aforesaid fence to the intersection of the northeasterly prolongation of the northernmost northwestern side of the Airport Terminal Building thence southwesterly southeasterly northeasterly again southeasterly and again northeasterly by the aforesaid prolongation and the aforesaid side of the Terminal Building and a southwestern side a southeastern side a southwestern side and southeastern side of the aforesaid Terminal Building to its easternmost corner thence northeasterly by the northeastern prolongation of the southernmost southeastern side of the aforesaid Terminal Building and a fence for about 4.5 metres to a fence corner thence southeasterly by the aforesaid fence for about 53 metres to a fence corner thence northeasterly by the aforesaid fence and its northeasterly prolongation for 24 metres thence by lines bearing successively 148 degrees 45 minutes 35 metres 110 degrees 38 metres 148 degrees 45 minutes 19.2 metres 193 degrees 45 minutes 17 metres 58 degrees 11.4 metres 148 degrees 45 minutes 735.02 metres 148 degrees 5 minutes 20 seconds 251.68 metres 238 degrees 43 minutes 40 seconds 11 metres to a corner of the aforesaid Lot 1 at Permanent Survey Mark 19 thence by a southwestern boundary of the aforesaid Lot 1 bearing 148 degrees 43 minutes 40 seconds 492.22 metres to Permanent Survey Mark 20 thence by lines bearing successively 58 degrees 43 minutes 30 seconds 47.32 metres 148 degrees 44 minutes 50 seconds 213.4 metres 58 degrees 45 minutes 35.02 metres 148 degrees 44 minutes 50 seconds 255.71 metres and 58 degrees 45 minutes to a northeastern boundary of the aforesaid Lot 1 thence by northeastern boundaries of the aforesaid Lot 1 to its corner at Permanent Survey Mark 25 thence by a line bearing 330 degrees 2 minutes 40 seconds 335.46 metres to a northwestern boundary of the aforesaid Lot 1 at

Permanent Survey Mark 116 thence southwesterly and northwesterly by the aforesaid northwestern boundary and a northeastern boundary of the aforesaid Lot 1 to the point of commencement.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.

A handwritten signature in black ink, appearing to read 'Nick Bolkus', with a stylized flourish at the end.

NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

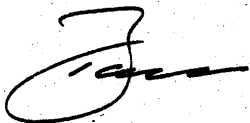
Migration Act 1958

NOTICE UNDER SUBSECTION 96(1)
SPECIFICATION OF POOL MARK IN RELATION TO APPLICATIONS FOR
CONCESSIONAL FAMILY (MIGRANT) (CLASS AJ) VISAS

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under subsection 96(1) of the *Migration Act 1958* (the Act), hereby specify that the pool mark in relation to Concessional Family (Migrant) (Class AJ) visas for the purposes of the Act and the Migration Regulations is 90 points.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

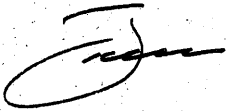
Migration Act 1958

NOTICE UNDER SUBSECTION 96(1)
SPECIFICATION OF POOL MARK IN RELATION TO APPLICATIONS FOR
INDEPENDENT (MIGRANT) (CLASS AT) VISAS

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under subsection 96(1) of the *Migration Act 1958* (the Act), hereby specify that the pool mark in relation to Independent (Migrant) (Class AT) visas for the purposes of the Act and the Migration Regulations is 95 points.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

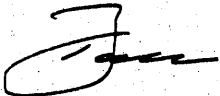
Migration Act 1958

NOTICE UNDER SUBSECTION 96(2)
SPECIFICATION OF PASS MARK IN RELATION TO APPLICATIONS FOR
CONCESSIONAL FAMILY (MIGRANT) (CLASS AJ) VISAS

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under subsection 96(2) of the *Migration Act 1958* (the Act), hereby specify that the pass mark in relation to applications for Concessional Family (Migrant) (Class AJ) visas for the purposes of the Act and the Migration Regulations is 95 points.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

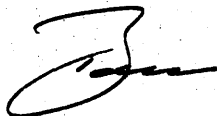
Migration Act 1958

NOTICE UNDER SUBSECTION 96(2)
SPECIFICATION OF PASS MARK IN RELATION TO APPLICATIONS FOR
INDEPENDENT (MIGRANT) (CLASS AT) VISAS

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under subsection 96(2) of the *Migration Act 1958* (the Act), hereby specify that the pass mark in relation to applications for Independent (Migrant) (Class AT) visas for the purposes of the Act and the Migration Regulations is 100 points.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

DECLARATION OF NOTIFIED DATA BASES UNDER SECTION 489

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under section 489 of the *Migration Act 1958* (the Act), hereby:

- (i) revoke the notice made by Allan Clyde Holding, Acting Minister for Immigration, Local Government and Ethnic Affairs, entitled "Notification under Section 65AB" and dated 24 June 1989, pursuant to section 65AB of the Act as then in force; and
- (ii) revoke the notice made by Gerard Leslie Hand, Minister of State for Immigration, Local Government and Ethnic Affairs, entitled "Notice pursuant to Section 169" and dated 14 December 1992, pursuant to section 169 of the Act as then in force.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

DECLARATION OF NOTIFIED DATA BASE UNDER SECTION 489

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under section 489 of the *Migration Act 1958* (the Act), hereby declare the Movement Data Base to be a notified data base for the purposes of section 489 of the Act.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994

A handwritten signature in black ink, appearing to be 'Nick Bolkus', written in a cursive style.

NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

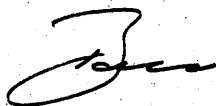
Migration Regulations

SPECIFICATION OF "APPROPRIATE REGIONAL AUTHORITIES"
UNDER REGULATION 1.03

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to the definition of "appropriate regional authority" in regulation 1.03 of those Regulations, specify as appropriate regional authorities for the purposes of the Migration Regulations in relation to applications for Business Skills (Migrant) (Class AD) visas the Departments and authorities set out in the Schedule to this notice.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

SCHEDULE

Department of Business and Regional Development
Level 26 State Office Block
74-90 Phillip Street
Sydney NSW 2000

Postal Address:
PO Box R1464
Royal Exchange
SYDNEY NSW 2000

Department of Business and Employment
2nd Floor, 228 Victoria Parade
East Melbourne VIC 3002

Postal Address:
PO Box 173
EAST MELBOURNE VIC 3002

Department of the Premier, Economic
and Trade Development
3rd Floor Executive Building
100 George Street
Brisbane QLD 4000

Postal Address:
PO Box 185
Albert Street
BRISBANE QLD 4002

Department of Commerce and Trade
170 St George's Terrace
Perth WA 6000

Postal Address:
PO Box 7234
Cloisters Square
PERTH WA 6850

South Australian Economic
Development Authority
8th Floor, 63 Pirie Street
Adelaide SA 5000

Postal Address:
GPO Box 1264
ADELAIDE SA 5001

Tasmania Development and Resources
22 Elizabeth Street
Hobart TAS 7000

Postal Address:
GPO Box 646
HOBART TAS 7001

Department of Industries and Development
Development House
76 The Esplanade
Darwin NT 0800

Postal Address:
GPO Box 4160
DARWIN NT 0801

Chief Minister's Department
Cr Akuna and Bunda Streets
Level 8 CBS Tower
Civic Square ACT 2608

Postal Address:
PO Box 1000
CIVIC SQUARE ACT 2608

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

Migration Regulations

OCCUPATIONS REQUIRING ENGLISH LIST - REGULATION 1.19

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.19 of the Migration Regulations, hereby publish the list of the occupations requiring proficiency in English of at least the standard required for the award of 15 points under Part 3 of Schedule 6 of the Migration Regulations, being those occupations included in the Schedule to this notice.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

SCHEDULE

Director of Nursing
School Principal
Education Manager, not elsewhere classified (including Dean, Faculty Head of Universities and CAEs)
Commissioned Police Officer
Engineering Manager
Medical Laboratory Scientist
Clinical Physical Scientist
Chemical Engineer
Civil Engineer
Electrical Engineer
Electronics Engineer
Mechanical Engineer
Mining Engineer
Petroleum Engineer
Materials Engineer

Aeronautical Engineer
Agricultural Engineer
Naval Architect
Industrial Engineer
Engineers, not elsewhere classified
General Medical Practitioner
Anaesthetist
Cardiologist
Obstetrician and Gynaecologist
Ophthalmologist
Orthopaedic Specialist
Psychiatrist
Radiologist
Paediatrician
Thoracic Specialist
Dermatologist
Otorhinolaryngologist
Urologist
Surgeon
Pathologist
Specialist in Rehabilitation Medicine
Specialist Physician
Specialist Medical Practitioners, not elsewhere classified
Dentist
Dental Specialist
Hospital Pharmacist
Industrial Pharmacist
Retail Pharmacist
Occupational Therapist
Optometrist
Physiotherapist
Speech Pathologist
Chiropractor
Osteopath
Podiatrist
Medical Diagnostic Radiographer
Medical Therapeutic Radiographer
Nuclear Medical Technologist
Veterinarian
Audiologist
Dietitian
Orthoptist
Health Diagnosis and Treatment Practitioners, not elsewhere classified
Pre-primary School Teacher
Senior Teacher, Infant-Primary School
Primary School Teacher
Senior Teacher, Secondary School
Secondary School Teacher
Resource Teacher
Teacher of Disabled or Gifted Students

Special Education Teachers, not elsewhere classified
University or CAE Lecturer
University or CAE Tutor
Head of School (TAFE)
TAFE Teacher (Trades)
TAFE Teacher (General Education)
Flying Instructor
Ground School Instructor
Nurse Educator
Rehabilitation Counsellor
Marriage Counsellor
Family Court Counsellor
Careers Counsellor and Adviser
Counsellors, not elsewhere classified
Training Officer
Journalist
Announcer
Clinical Psychologist
Educational Psychologist
Occupational Psychologist
Curriculum Development Officer
Education Officer
Medical Laboratory Technical Officer
Medical Laboratory Technician
Dental Therapist
Medical Officers and Technicians, not elsewhere classified
Aircraft Pilot
Air Traffic Controller
Flight Service Officer
Flight Engineer
Airways Surveyor
Airworthiness Surveyor
Examiner of Flightcrew
Aircraft Navigator
Trainee Air Traffic Controller
Nursing Supervisor
Registered General Nurse
Registered Community Health Nurse
Registered Midwife
Registered Mental Retardation Nurse
Registered Psychiatric Nurse
Student Registered Nurse
Registered Nurse, not elsewhere classified
Police Supervisor
Policeman/woman
Detective
Safety Inspector
Electrical Powerline Tradesperson
Electrical Fitter
Electrical Mechanic

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

Migration Regulations

SPECIFICATION OF PROFESSIONAL-EQUIVALENT OCCUPATION
UNDER SUBREGULATION 2.26(5)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to subregulation 2.26(5) of those Regulations, hereby specify the occupation of **Pilot who holds a valid Air Transport Pilot Licence or equivalent** as a professional-equivalent occupation for the purposes of the definition of "professional-equivalent occupation" in subregulation 2.26(5).

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958


Migration Regulations

SPECIFICATION OF TECHNICAL-EQUIVALENT OCCUPATION
UNDER SUBREGULATION 2.26(5)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to subregulation 2.26(5) of those Regulations, hereby specify the occupation of **Pilot who holds a valid Commercial Pilot Licence or equivalent** as a technical-equivalent occupation for the purposes of the definition of "technical-equivalent occupation" in subregulation 2.26(5).

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

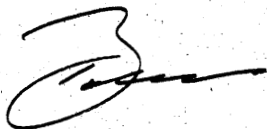
Migration Regulations

**SPECIFICATION OF AMOUNTS OF CURRENCY
FOR PURPOSES OF PARAGRAPH 5.36(1)(b)**

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to paragraph 5.36(1)(b) of those Regulations, specify for the purposes of paragraph 5.36(1)(b) the currencies and the corresponding amounts set out in the attached Tables 1 to 8.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

Table 1

Fee	Austria	Belgium	Brunei	Canada
\$A	Schilling	Franc	Dollar	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

Fee	China	Egypt	Fiji	France
\$A	Yuan	Pound	Dollar	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

Table 3

Fee	Germany	Hong Kong	India	Indonesia
\$A	Mark	Dollar	Rupee	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

Fee	Ireland	Italy	Japan	Korea
\$A	Pound	Lira	Yen	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

Table 5

Fee	Malaysia	Netherlands	New Zealand	Pakistan
\$A	Ringgit	Guilder	Dollar	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

Fee	Philippines	Singapore	South Africa	Sri Lanka
\$A	Peso	Dollar	Rand	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

Table 7

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

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

Migration Act 1958

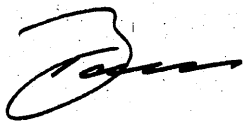
Migration Regulations

DESIGNATED AREAS FOR THE PURPOSE OF ITEM 6701, SCHEDULE 6

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to item 6701 of Schedule 6 of those Regulations, specify the areas listed in the Schedule to this notice as designated areas for the purpose of item 6701 of Schedule 6.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

SCHEDULE

<u>Designated Area</u>	<u>Postcodes</u>
VICTORIA - except Melbourne Region	3139 3212 to 3334 3340 to 3424 3430 to 3649 3658 to 3749 3753, 3756, 3758, 3762, 3764 3778 to 3781 3783, 3797, 3799 3810 to 3840 3842 to 3909 3921 to 3925 3945 to 3974 3979 3981 to 3996
QUEENSLAND - except urban Brisbane, Sunshine Coast and Gold Coast	4350 to 4499 4600 to 4899
WESTERN AUSTRALIA - except Perth Metropolitan Region	6200 to 6799
SOUTH AUSTRALIA - entire State	5000 to 5799
NORTHERN TERRITORY - entire Territory	0800 to 0899
TASMANIA - entire State	7000 to 7499
AUSTRALIAN CAPITAL TERRITORY - entire Territory	2600 to 2618 2900 to 2912

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

Migration Regulations

DESIGNATED COUNTRIES TO WHICH CONDITION 8205 DOES NOT APPLY

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to paragraph 8205(a) of Schedule 8 of those Regulations, designate the countries shown on the Schedule to this notice as countries to which condition 8205 does not apply.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS

Minister for Immigration and Ethnic Affairs

SCHEDULE

Austria	Ireland
Belgium	Japan
Canada	Netherlands
Cyprus	Norway
Denmark	Sweden
Finland	Switzerland
France	New Zealand
Germany	United Kingdom
Greece	United States of America

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

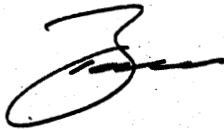
Migration Regulations

**SPECIFICATION OF PASS MARK FOR THE PURPOSES OF
CLAUSES 127.222, 128.222, 129.222 AND 130.222 OF THE REGULATIONS**

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 and clauses 127.222, 128.222, 129.222 and 130.222 of Schedule 2 of the Migration Regulations, hereby specify that for the purposes of those clauses in relation to applications for Business Skills (Migrant) (Class AD) visas, the passmark is 105 points.

This notice is to have effect on and from 1 September 1994.

Dated this 22 day of August 1994



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

Migration Regulations

SPECIFICATION OF MATTERS FOR PURPOSES OF PART 560

I, Nick Bolkus, Minister of State for Immigration and Ethnic Affairs, acting under regulation 1.17 of the Migration Regulations and pursuant to Part 560 of Schedule 2 of those Regulations, hereby:

SPECIFY that the following countries are "gazetted countries" pursuant to clause 560.111 for the purposes of Part 560 of Schedule 2 of the Migration Regulations:

ASIA

Brunei
Indonesia
Japan
Republic of Korea
Malaysia
Singapore
Thailand

SOUTHERN EUROPE

Cyprus
Greece
Italy
Malta
Portugal
Romania
Spain

NORTHERN EUROPE

Austria
Belgium
Czech Republic
Slovak Republic
Denmark
Finland
France
Germany
Hungary
Ireland
Netherlands
Norway
Poland
Sweden
Switzerland
United Kingdom

MIDDLE EAST

Arab Republic of Egypt
Kuwait
Saudi Arabia
Bahrain

OCEANIA

New Caledonia
New Zealand
Papua New Guinea

NORTH AMERICA

Canada
United States of America

AND SPECIFY that the countries to which subparagraphs 560.229(b)(ii), 560.327(a)(ii) and 560.613(1)(c)(ii) of Part 560 of Schedule 2 of the Migration Regulations apply are Hong Kong and Taiwan.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.


NICK BOLKUS

Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Migration Act 1958

Migration Regulations

NOTICE OF SPECIFICATION FOR PURPOSES OF CLAUSE 562.227

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under clause 562.227 of the Migration Regulations and pursuant to subsection 39(1) of the *Migration Act 1958*, specify that for the purposes of clause 562.227 the maximum number of visas that may be granted in the financial year 1 July 1994 to 30 June 1995 is 100.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994

A handwritten signature in black ink, appearing to read 'Nick Bolkus', with a stylized flourish at the end.

NICK BOLKUS
Minister for Immigration and Ethnic Affairs

COMMONWEALTH OF AUSTRALIA

Australian Citizenship Act 1948

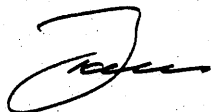
DECLARATION UNDER SUBSECTION 5A (2)

I, NICK BOLKUS, Minister for Immigration and Ethnic Affairs, acting under subsection 5A(2) of the *Australian Citizenship Act 1948*, hereby:

- (a) revoke all previous instruments of exemption made pursuant to subsection 5A(2); and
- (b) declare that persons included in the classes of persons set out in the Schedule are taken to be persons to whom that subsection applies.

This notice has effect on and from 1 September 1994.

Dated this 22 day of August 1994.



NICK BOLKUS
Minister for Immigration and Ethnic Affairs

SCHEDULE

- 1. New Zealand citizens each of whom is a person who:
 - (a) is in Australia as the holder of a special category visa; and
 - (b) is not taken to be the holder of a special purpose visa; and
 - (c) is not in Australia as a diplomatic representative of New Zealand, or the spouse or dependent child of a diplomatic representative of New Zealand.
- 2. New Zealand citizens each of whom is a person who:
 - (a) is not in Australia; and
 - (b) is ordinarily resident in Australia; and
 - (c) immediately before last leaving Australia:
 - (i) was in Australia as the holder of a special category visa that was not cancelled; and
 - (ii) was not taken to be the holder of a special purpose visa; and
 - (iii) was not in Australia as a diplomatic representative of New Zealand, or the spouse or dependent child of a diplomatic representative of New Zealand; and
 - (d) was not deported or removed from Australia.

9402957

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?
DUNCOMBE Kevin Leslie	15/11/1932	Kevin L Duncombe	9A/78 Macquarie Street PARRAMATTA 2150	CHARGES
MC GEE Christopher James	12/2/1960	G H Healey & Co	6-8 Northumberland Road AUBURN 2144	CHARGES
MOSELMANE Shaqouet	5/1/1985	Amal Charitable Association	113A Railway Street ROCKDALE 2216	FREE SERVICE


for SECRETARY
31 August 1994

9402958

Industrial Relations

Determinations

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

NOTICE is hereby given that the following determinations have been made under section 82D of the Public Service Act. Copies of the determinations can be obtained from the Legal Services Group, Department of Industrial Relations, Jolimont Centre, Canberra City, A.C.T. ((06) 243 7877).

Number and Year of Determination	Description of Determination	Date made
No 30 of 1994	Amendment to Determinations 1983/10 & 1984/46 - Travelling Allowances	27/4/94
No 31 of 1994	Amendment to Determination 1984/24 - Personal rate	13/5/94
No 32 of 1994	Amendment to Determination 1984/24 - Personal rates	16/5/94
No 33 of 1994	Amendment to Determination 1984/24 - Personal rate	25/5/94
No 34 of 1994	Disability Allowance DAAS Asset Services	30/5/94
No 35 of 1994	Amendment to Determination 1984/19 - GSO Transitional arrangements Review	30/5/94
No 36 of 1994	Disability Allowance ACS Burnie	3/6/94
No 37 of 1994	Disability Allowance ACS Melbourne Airport	9/6/94
No 38 of 1994	Disability Allowance DVA Victoria	8/7/94
No 39 of 1994	Transitional salary and increment arrangements Nursing Officers DSHS	15/6/94
No 45 of 1994	Benefit on Retirement	19/5/94
No 46 of 1994	Benefit on Retirement	19/4/94
No 47 of 1994	Benefit on Retirement	3/5/94
No 48 of 1994	Benefit on Retirement	26/5/94
No 49 of 1994	Benefit on Retirement	25/5/94
No 50 of 1994	Benefit on Retirement	26/5/94
No 51 of 1994	Benefit on Retirement	2/6/94
No 52 of 1994	Benefit on Retirement	2/6/94
No 53 of 1994	Benefit on Retirement	3/6/94
No 54 of 1994	Benefit on Retirement	16/6/94
No 55 of 1994	Benefit on Retirement	16/6/94
No 56 of 1994	Benefit on Retirement	9/6/94
No 57 of 1994	Benefit on Retirement	10/6/94
No 58 of 1994	Benefit on Retirement	14/6/94
No 59 of 1994	Benefit on Retirement	16/6/94

Number and Year of Determination	Description of Determination	Date made
<hr/>		
No 60 of 1994	Benefit on Retirement	21/6/94
No 61 of 1994	Benefit on Retirement	21/6/94
No 62 of 1994	Benefit on Retirement	24/6/94
No 63 of 1994	Benefit on Retirement	29/6/94
No 64 of 1994	Benefit on Retirement	28/6/94
No 65 of 1994	Benefit on Retirement	7/7/94
No 66 of 1994	Benefit on Retirement	8/7/94
No 67 of 1994	Benefit on Retirement	12/7/94
No 68 of 1994	Benefit on Retirement	26/7/94
No 70 of 1994	Amendment to Determination 1984/24 - Personal rate	27/6/94
No 71 of 1994	Transitional salary and increment arrangements Panelbeaters and Locksmith	30/6/94
No 72 of 1994	Disability Allowance RAEME Bandiana	26/6/94
No 73 of 1994	Disability Allowance Australian Government Health Service Adelaide	2/8/94
No 74 of 1994	Amendment to Determination 1993/204 - Graduate commencement salary	19/7/94
No 75 of 1994	Amendment to Determination 1984/24 - Personal rate	25/7/94
No 76 of 1994	Amendment to Determination 1984/24 - Personal rates	28/7/94

9402959

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS' (L.P. GAS INDUSTRY) AWARD 1985

C No. 31645 of 1993

Dated the 24th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 17 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 28 June 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

T0163 V017a
PRINT NO. L4811

Clause No.	Subject	Substance of variation
---------------	---------	------------------------

CORRECTION ORDER

Transport Workers' (L.P. Gas Industry) (Roping-in No. 1) Award 1994

Schedule A

Wages and working conditions - log of
claims

Dated this 26th day of August 1994

Christine Hayward
Deputy Industrial Registrar



9402960

Industrial Relations Act 1988

Australian Industrial Registry
Principal Registry
Nauru House
80 Collins Street
MELBOURNE VIC. 3000

(Postal Address:
GPO Box 1994S
MELBOURNE VIC. 3001)

**NOTICE OF APPLICATION FOR THE REGISTRATION OF AN ASSOCIATION OF
EMPLOYERS**

(D No. 30025 of 1994)

NOTICE is given that application has been made under the Industrial Relations Act 1988 for the registration of an association called **Australian Childcare Centres Association**.

The eligibility rules of the association are:

PURPOSES

4. The purposes for which the association is formed are to represent employers and persons (other than employees) who carry on business in or in connexion with the child care industry, with the rights, the powers and the privileges of a natural person and to procure the registration of the association as an organisation of employers under the Industrial Relations Act 1988 and to do any other act that it is authorised to do under any other law.

MEMBERSHIP

Eligibility:

5. A person is qualified to be and shall become a member of the association if -
 - (a) the person is an employer or person (other than an employee) who carries on business in or in connexion with the child care industry; who attends the foundation meeting of the association; and who states in writing to the association the person's name, address and place of business and who pays the entrance fee and annual subscriptions payable under the rules; or
 - (b) the person is an employer or person (other than an employee) who carries on business in or in connexion with the child care industry and who applies in writing for membership of the association stating the applicant's name, address and place of business and who pays the entrance fee and annual subscriptions payable under these rules.

Any interested organisation, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection and written statement in support thereof within thirty-five (35)

days after the publication of this advertisement and by serving on the applicant [whose address for service is: Galbally & O'Bryan Barristers & Solicitors, 259 William Street, Melbourne Vic. 3000] within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and the written statement so lodged.

M. Kelly
INDUSTRIAL REGISTRAR

9402961

Industry, Science and Technology

CUSTOMS ACT 1901**CUSTOMS TARIFF ACT 1987****PART I OF SCHEDULE 4****BY-LAW NO. 9440035**

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. 9440035**

Item 1D
Part I of Schedule 4

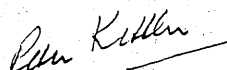
1. This by-law may be cited as Customs By-law No. 9440035.
2. This by-law shall take effect on and from 21 March 1994.

3. Item 1D in Part I of Schedule 4 to the *Customs Tariff Act 1987* applies to scientific instruments or apparatus to which Annex D of the United Nations Educational, Scientific and Cultural Organisation (UNESCO) Agreement on the Importation of Educational, Scientific and Cultural Materials or Annex D of the Protocol to the Agreement adopted by UNESCO at its 19th session in Nairobi in 1976 apply, and which are consigned to:
- (a) Antarctic Division of the Department of the Environment, Sport and Territories;
 - (b) Australian Geological Survey Organisation;
 - (c) Australian Institute of Marine Science;
 - (d) Australian Radiation Laboratories;
 - (e) Baker Medical Research Institute;
 - (f) Bureau of Meteorology Research Centre;
 - (g) Centenary Institute of Cancer Medicine and Cell Biology;
 - (h) The Children's Medical Research Foundation;
 - (i) The Garvan Institute of Medical Research;
 - (j) The Heart Research Institute;
 - (k) Howard Florey Institute;
 - (l) MacFarlane Burnett Centre for Medical Research;
 - (m) The Menzies School of Health Research;
 - (n) Prince Henry's Institute of Medical Research;
 - (o) Queensland Institute of Medical Research;
 - (p) Sir Albert Sakzewski Virus Research Centre; or
 - (q) Walter and Eliza Hall Institute of Medical Research.
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. 9340064, published in Gazette No. GN 42 of 27 October 1993, is revoked on and from 17 August 1994.

Dated this 22nd day of August 1994



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

9402962

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	17/08/94	18/08/94	19/08/94	20/08/94	21/08/94	22/08/94	23/08/94
Austria	Schillings	8.1726	8.0516	8.0389	8.0389	8.0389	7.9699	7.8951
Belgium/Lux	Francs	23.9000	23.6400	23.5600	23.5600	23.5600	23.3800	23.1400
Brazil	Reals	.6700	.6600	.6600	.6600	.6600	.6600	.6500
Canada	Dollars	1.0240	1.0164	1.0204	1.0204	1.0204	1.0140	1.0101
China	Yuan	6.3736	6.3259	6.3481	6.3481	6.3481	6.3176	6.2873
Denmark	Kroner	4.6090	4.5477	4.5345	4.5345	4.5345	4.4911	4.4480
EC	ECU	.6096	.6026	.6017	.6017	.6017	.5966	.5913
Fiji	Dollar	1.0770	1.0693	1.0713	1.0713	1.0713	1.0659	1.0608
Finland	Markka	3.8530	3.7981	3.7814	3.7814	3.7814	3.7196	3.6661
France	Francs	3.9821	3.9302	3.9230	3.9230	3.9230	3.8890	3.8429
Germany	Deutschmark	1.1625	1.1444	1.1424	1.1424	1.1424	1.1339	1.1240
Greece	Drachmae	176.0100	173.6300	173.2000	173.2000	173.2000	172.0700	170.4800
Hong Kong	Dollars	5.7433	5.7023	5.7242	5.7242	5.7242	5.6983	5.6729
India	Rupees	23.3145	23.1480	23.2395	23.2395	23.2395	23.1348	23.0288
Indonesia	Rupiah	1611.5000	1600.0000	1606.8000	1606.8000	1606.8000	1599.6000	1592.5000
Ireland	Pounds	.4902	.4843	.4854	.4854	.4854	.4827	.4786
Israel	Shekel	2.2531	2.2370	2.2348	2.2348	2.2348	2.2238	2.2255
Italy	Lire	1183.8300	1172.2900	1166.2000	1166.2000	1166.2000	1154.9300	1143.3300
Japan	Yen	74.9000	73.7300	73.0200	73.0200	73.0200	72.6000	71.8900
Korea	Won	598.4900	593.1700	595.6400	595.6400	595.6400	593.0200	590.1700
Malaysia	Dollar	1.9033	1.8881	1.8918	1.8918	1.8918	1.8793	1.8722
Netherlands	Guilder	1.3050	1.2849	1.2824	1.2824	1.2824	1.2722	1.2619
New Zealand	Dollar	1.2360	1.2312	1.2313	1.2313	1.2313	1.2290	1.2232
Norway	Kroner	5.1096	5.0404	5.0277	5.0277	5.0277	4.9905	4.9435
Pakistan	Rupee	22.5100	22.3500	22.4300	22.4300	22.4300	22.3300	22.2300
Papua NG	Kina	.6986	.6959	.6960	.6960	.6960	.6944	.6918
Philippines	Peso	19.3900	19.2500	19.2600	19.2600	19.2600	19.1800	19.3300
Portugal	Escudo	119.0100	117.5500	117.5600	117.5600	117.5600	116.4500	115.2700
Singapore	Dollar	1.1196	1.1109	1.1136	1.1136	1.1136	1.1074	1.1017
Solomon Is.	Dollar	2.4523	2.4348	2.4425	2.4425	2.4425	2.4308	2.4191
South Africa	Rand	2.6649	2.6472	2.6502	2.6502	2.6502	2.6362	2.6244
Spain	Peseta	96.7800	95.6600	95.8200	95.8200	95.8200	94.9300	93.8700
Sri Lanka	Rupee	35.6300	35.3800	35.5100	35.5100	35.5100	35.3200	35.1600
Sweden	Krona	5.8408	5.8016	5.7249	5.7249	5.7249	5.6813	5.5246
Switzerland	Franc	.9776	.9620	.9591	.9591	.9591	.9550	.9479
Taiwan	Dollar	19.6800	19.5300	19.5900	19.5900	19.5900	19.4700	19.3400
Thailand	Baht	18.5900	18.4800	18.5500	18.5500	18.5500	18.4100	18.3200
UK	Pounds	.4836	.4784	.4782	.4782	.4782	.4759	.4724
USA	Dollar	.7433	.7380	.7408	.7408	.7408	.7375	.7342

REIN PRAKS
 Delegate of the
 Comptroller-General of Customs
 CANBERRA A.C.T.
 24/08/94

9402963



AUSTRALIAN CUSTOMS SERVICE

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9404

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


MANAGER
BORDER MANAGEMENT
VICTORIA

22 August, 1994

THE SCHEDULE

PLACE NAME

R.S.P Transport Pty Ltd

LOCATION

That part of the building which is indicated by the hatching on scale drawing VS/9409 held by the Senior Inspector, Sea Cargo, and which is situated on land at present known as No 116/118 Maffra Street, Coolaroo, Victoria, 3048. File No V93/0943 refers.

C.Weate & Sons Pty Ltd
trading as WEATBOND

That part of the building which is indicated by the hatching on scale drawing VS/9410 held by the Senior Inspector, Sea Cargo, and which is situated on land at present known as 637, Waterdale Road, West Heidelberg, Victoria, 3081. File No V93/0370 refers.



**AUSTRALIAN
CUSTOMS SERVICE**

COMMONWEALTH OF AUSTRALIA

REVOCATION OF AIR AND SEA CARGO DEPOTS

APPOINTED UNDER SECTION 17(b) OF THE CUSTOMS ACT

REVOCATION NOTICE NUMBER : VIC / SEA / 94/07

I, John Gerard Ryan, Delegate of the Comptroller-General of Customs hereby revoke from the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette No. GN.30. dated 4, August, 1993, the place identified in scale drawing No VS/9320 submitted by Gascoyne Trading Pty Ltd which was originally appointed for the examination of goods on landing under Section 17(b) of the Customs Act 1901.

.....
J.G. Ryan
MANAGER,
BORDER MANAGEMENT
VICTORIA.

Dated this 22nd day of August, 1994



AUSTRALIAN CUSTOMS SERVICE

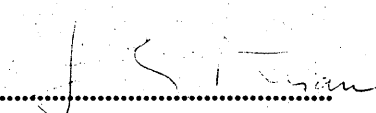
COMMONWEALTH OF AUSTRALIA

REVOCATION OF AIR AND SEA CARGO DEPOTS

APPOINTED UNDER SECTION 17(b) OF THE CUSTOMS ACT

REVOCATION NOTICE NUMBER : VIC / SEA / 94/06

I, John Gerard Ryan, Delegate of the Comptroller-General of Customs hereby revoke from the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette No. GN.42. dated 27, October, 1993, the place identified in scale drawing No VS/9325 submitted by C. Weate & Sons Pty Ltd which was originally appointed for the examination of goods on landing under Section 17(b) of the Customs Act 1901.


.....
J.G. Ryan
MANAGER,
BORDER MANAGEMENT
VICTORIA.

Dated this 22nd day of August, 1994



AUSTRALIAN CUSTOMS SERVICE

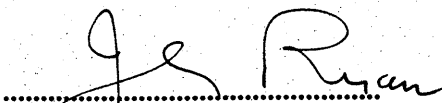
COMMONWEALTH OF AUSTRALIA

REVOCATION OF AIR AND SEA CARGO DEPOTS

APPOINTED UNDER SECTION 17(b) OF THE CUSTOMS ACT

REVOCATION NOTICE NUMBER : VIC / SEA / 94/08

I, John Gerard Ryan, Delegate of the Comptroller-General of Customs hereby revoke from the Schedule to the Customs Appointment Notice which appeared in the Commonwealth of Australia Gazette No. GN.10. dated 17, March, 1993, the place identified in scale drawing No VS/9306 submitted by Brambles Logistics Management which was originally appointed for the examination of goods on landing under Section 17(b) of the Customs Act 1901.


.....
J.G. Ryan
MANAGER,
BORDER MANAGEMENT
VICTORIA.

Dated this 23RD day of August, 1994

9402964

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

Revocation Notice RS75

I, ROBERT BRUCE WEYMOUTH, being the delegate of the Chief Executive Officer of Customs, hereby revoke the Schedule to Customs Appointment Notice appearing in the Commonwealth of Australia Gazette No. GN 47 of 23 November 1982, Ansett Wridgways, which was originally appointed as a place for the examination of goods on landing under Section 17(b) of the Customs Act.

dated this 16th day of August 1994



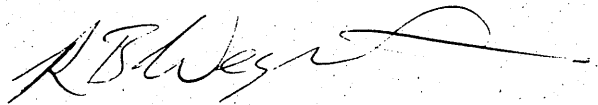
R B Weymouth
Regional Manager
Barrier Control

9402965

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

Appointment Notice AS73

I, ROBERT BRUCE WEYMOUTH being a delegate of the Chief Executive Officer of Customs, in pursuance of Paragraph (b) of Section 17 of the Customs Act 1901, hereby appoint the place identified in the enclosed Schedule as a place for the examination of goods on landing.

Dated this 16th day of August 1994.

R.B. Weymouth
Regional Manager
Barrier Control

THE SCHEDULE**Place**

Ansett Wridgways

Location

That part of the premises which is indicated by hatching on the Scale Drawings No. S 73(a) and S 73(b) and is situated on land at present known as Ansett Wridgways, 15-21 Oxenham Street Dudley Park South Australia 5008 as indicated on Drawings No. S73(a). The drawings indicated in this Schedule are held by the Inspector Cargo Operations.

9402966

ANTI-DUMPING AUTHORITY

NOTICE OF INQUIRY INTO BULK BRANDY FROM FRANCE

The Anti-Dumping Authority has decided to hold an inquiry into whether the Minister should continue the countervailing measures applying to bulk brandy from France under the provisions of section 8A of the *Anti-Dumping Authority Act 1988*.

On 29 June 1994, the Authority announced that the countervailing measures imposed in 1990 in relation to these goods will expire on 27 February 1995 and invited interested parties to apply for the continuation of countervailing measures.

The Authority has received an application from Roger D. Simpson & Associates Pty Ltd on behalf of the Winemakers Federation of Australia Incorporated for the continuation of the countervailing measures until the year 2000.

The Authority will report to the Minister no later than 19 December 1994.

Interested parties are invited to make a submission to the Authority as soon as possible, but certainly no later than 29 September 1994. Submissions should address the central issue before the Authority, which is: is the continued application of the countervailing measures necessary to prevent the continuation or recurrence of injury by subsidised imports?

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

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

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

For further information regarding this inquiry, please telephone Jeremy Salvage at the Authority on 06 276 1812.

9402967

Primary Industries and Energy

Notification of the making of Orders under the Imported Food (Orders) Regulations.

NOTICE is hereby given that the undermentioned orders under the Imported Food (Orders) Regulations have been made. Copies of the Orders can be obtained over the counter from the Department of Primary Industries and Energy, Shop Front, Edmund Barton Building, BARTON, ACT 2600 or by Mail from:

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

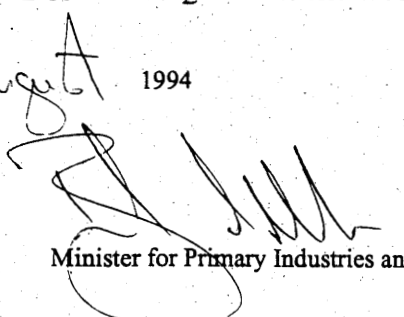
Number of Orders	Description of Orders
2 of 1994	Imported Food Orders

9402968

Quarantine Act 1908
Quarantine Determinations
No 1 of 1994

I, ROBERT LINDSAY COLLINS, Minister for Primary Industries and Energy, pursuant to section 86E of the *Quarantine Act 1908*, hereby make the following determinations.

Dated 16 August 1994


Minister for Primary Industries and Energy

Revocation earlier determinations

1. Determinations No 2 of 1993 made pursuant to section 86E of the *Quarantine Act 1908* and published in the Gazette No 33, 25 August 1993 is hereby revoked.

Date of effect of these determinations

2. These determinations are to take effect on publication in the *Gazette*.

Fees payable for services

3. Subject to paragraphs 4, 5 and 6, the fee payable in respect of a service specified in an item in Column 2 of the Schedule is the amount specified in Column 3 of the Schedule adjacent to that item.

Minimum fee

4. Where a fee specified in Column 3 of the Schedule is expressed to be subject to a minimum fee, the fee payable shall not be less than the amount of that fee.

Maximum fee

5. Where a fee specified in Column 3 of the fee Schedule is expressed to be subject to a maximum fee, the fee payable shall not exceed the amount of that fee.
-

Multiple fees

6. Where more than one fee in Column 3 of the Schedule is applicable to a service, the fee payable shall be calculated by adding together the fees that are applicable to that service.

Date due for payment

7. A fee imposed by these determinations must be paid:
- (a) if the amount of the fee is determined before the provision of the service - on demand for payment; or
 - (b) in any other case - on the due date shown on an invoice issued by the Australian Quarantine and Inspection Service.

Determinations not to apply to certain services

8. These Determinations do not apply in relation to services provided:
- a. to diplomatic staff of a country other than Australia;
 - b. to foreign vessels and equipment undertaking combined exercises with the Australian defence forces;
 - c. for examination of personal luggage arriving in Australia aboard the same vessel as the owner or importer of the goods;
 - d. for surveillance of parcel post items containing goods that are for private/non-commercial use.

Definitions

9. In these determinations, unless the contrary intention appears:

"line equivalent" means, in relation to:

- seeds, each lot of 20 or fewer seeds planted in no more than 4 pots having a diameter of 300 millimetres;
 - fruit tree or vines, each lot of 2 or fewer fruit trees or vines planted separately.
-

QUARANTINE SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
ITEM	SERVICE	FEE
Services in relation to Quarantine Services		
1.	Performance of a service for which a fee is not specified elsewhere in this schedule	
	(a) Examination of a consignment of goods of quarantine concern by examining documents only	\$25 per consignment
	(b) for in-office inspections where an electronic entry is lodged	\$25 per quarter hour or part thereof for each officer performing the service
	(c) for in-office inspections other than (b) above	\$35 per quarter hour or part thereof for each officer performing the service
	(d) for other inspections (including tailgating of containers)	\$78 for the first half hour or part thereof for each officer performing the service and thereafter \$39 per quarter hour or part thereof for each officer performing the service.
	(e) for the services of each inspector whose services are required for a normal working day	\$690 per day
	(f) for the services of each inspector whose services are required during normal working hours for a week	\$2,400 per week
	(g) for the services of each inspector whose services are required during normal working hours for a period of four weeks	\$9,400 per four weeks
	(h) for the services of each inspector whose services are required during normal working hours for a year	\$108,700 per year
2.	(a) Lodgement of an electronic quarantine entry via the Joint Entry Management System	\$5.00 per entry
	(b) Lodgement of a quarantine entry form other than (a) above	\$10.00 per entry

COLUMN 1

COLUMN 2

COLUMN 3

ITEM

SERVICE

FEE

(c) Lodgement of an application to import plants and plant products \$40 per application

(d) Lodgement of an application to import live animals \$40 per application

(e) Lodgement of an application to import biological material (including semen, embryos and other genetic material) \$50 per application

3. Examination of

(a) a consignment of timber (excluding plywood or veneers) \$1.50 per cubic metre or part thereof

(b) seed samples where analysis is performed in a laboratory \$35.00 per quarter hour or part thereof for each officer involved

(c) postal articles \$20.00 per article

(d) cats and dogs \$78.00 for the first animal in a consignment and thereafter

\$38.00 for each additional animal in the consignment

4. Clearance of a container system unit

(a) empty containers \$2 per unit

(b) other than (a) above reported on a paper manifest \$4 per unit

(c) other than (a) above reported via the Sea Cargo Automation system \$3 per unit

(d) additional fee for clearance of an LCL (less than full container load) or FAK (freight of all kinds) container where inspection charges are not collected under fee for service \$20 per unit

COLUMN 1

COLUMN 2

COLUMN 3

ITEM

SERVICE

FEE

5.	In-office supervision or packing of goods for fumigation or other treatment, including destruction, by use of an oven, chamber, tank or incinerator	\$35 per quarter hour or part thereof per officer involved for the aggregate time taken to pack, fumigate or otherwise treat the goods.
6.	Care of consignment of plants at a government nursery	
	(a) seed lines or varieties	
	(i) for the first nine months or part thereof	\$246 for the first line equivalent, plus \$148 for each of the next nine line equivalents, plus \$100 for each additional line equivalent in excess of ten
	(ii) for each subsequent nine months or part thereof	\$100 for each line equivalent
	(b) fruit trees or vines	
	(i) for the first year or part thereof	\$246 for the first line equivalent plus \$148 for the next 9 line equivalents plus \$100 for each additional line equivalent in excess of ten.
	(ii) for each subsequent year or part thereof in a glasshouse	\$148 for the first line equivalent plus \$100 for each additional line equivalent
	(iii) for each subsequent year or part thereof in screen or shade house	\$49 for each line equivalent

COLUMN 1**COLUMN 2****COLUMN 3**

ITEM	SERVICE	FEE
	(c) bulbs, corms or tubers planted under field conditions	
	(i) for the first growing period	\$49 for the first bulb, corm or tuber in a consignment plus \$6 for each additional bulb, corm or tuber
	(ii) for each subsequent growing period	\$6 for each bulb, corm or tuber
	(d) other plants, bulbs, corms or tubers	
	(i) for the first 4 months or part thereof	\$81 for the first plant, bulb, corm or tuber in a consignment, regardless of pot size, plus \$8 each for the next 19 plants, bulbs, corms or tubers in pots up to and including 15 cm diameter, or \$10 each for the next 19 plants, bulbs, corms or tubers in pots between 15 and 30 cm diameter, or \$15 each for the next 19 plants, bulbs, corms or tubers in pots exceeding 30 cm diameter, plus \$6 for each plant, bulb, corm or tuber in excess of 20
	(ii) for each subsequent 4 month period or part thereof	\$6 for each plant
	(e) repotting	\$6 per plant repotted
	(f) hand pollination	\$57 per line equivalent

COLUMN 1	COLUMN 2	COLUMN 3
ITEM	SERVICE	FEE
7.	Services provided to plants in quarantine	
	(a) testing for the presence of a disease organism in an imported plant by:-	
	(i) electron microscopy	\$86 per test
	(ii) using herbaceous indicator plants:	
		\$86 per test for the first line equivalent, plus
		\$43 per test for the next nine line equivalents, plus
		\$22 per test for each line equivalent in excess of ten
	(iii) using woody indicator plants:	
		\$173 per test for the first line equivalent, plus
		\$130 per test for the next nine line equivalents, plus
		\$86 per test for each line equivalent in excess of ten
	(iv) serological testing at AQIS facility:	
		\$86 per test for the first line equivalent plus
		\$65 per test for each of the next nine line equivalents plus
		\$43 per test for each line equivalent in excess of ten.
	(v) serological testing at a facility not owned or managed by AQIS	the amount charged per test by the facility plus
		\$10 per line equivalent plus any amount required for postage
	(vi) double stranded RNA testing	\$745 for each group of ten or less tests
	(vii) other biochemical testing	\$86 per test
	(b) Disease elimination	
	(i) by heat therapy	\$2421 per treatment and subsequent test
	(ii) by shoot tipculture	\$1210 per treatment and subsequent test

COLUMN 1**COLUMN 2****COLUMN 3****ITEM****SERVICE****FEE****8.**Use of a quarantine station for
management of animals

(A) at Cocos Islands

Ostriches

\$26,800 per week or part thereof for
each consignment plus feed, veterinary
supplies and freight at cost

Other animals

\$25,700 per week or part thereof for
each consignment plus feed, veterinary
supplies and freight at cost

(B) at other stations:

(a) an equine animal,
care and maintenance
provided by importer\$45 per animal per day,
feed and veterinary supplies to be
provided by importer(b) cattle,
care and maintenance
provided by importer\$45 per animal per day, feed
and veterinary supplies to be
provided by importer(c) swine,
care and maintenance
provided by importer\$45 per animal per day, feed
and veterinary supplies to be
provided by importer(d) deer and alpacas,
care and maintenance
provided by importer\$45 per animal per day for the first
25 animals, plus\$30 per day for each animal in excess
of 25,
In both cases feed and veterinary
supplies to be provided by importer(e) a dog, the body weight of
which on arrival at a
government quarantine
station is:

(i) 7kg or less

\$20 per day

(ii) more than 7 kg and
less than 20kg

\$24 per day

(iii) 20kg or more

\$28 per day

(f) a bitch that whelps

\$480 plus the daily rate

COLUMN 1

COLUMN 2

COLUMN 3

ITEM

SERVICE

FEE

- (g) a cat that
 - (i) is 6 weeks or more old \$20 per day
 - (ii) has kittens \$300 plus the daily rate
- (h) a rabbit or guinea pig \$14 per day
- (i) avian imports:
 - (i) a consignment of live birds \$381 per day plus veterinary supplies at cost
 - (ii) a consignment of birds eggs \$433 per day plus veterinary supplies at cost
- (j) an animal that is not specified in paragraphs (a-j) (inclusive)
 - \$28 per day for an animal weighing not more than 60 kilograms
 - \$45 per day for an animal weighing more than 60 kilograms
- (k) conveyance of cats and dogs to Government quarantine stations \$50 per consignment

9.

When services are performed outside an officer's usual hours of duty, or an officer is required to perform shiftwork, an additional fee will be charged calculated at the following rates:

- (a) time and a half
 - (i) for veterinary officers \$9.00 for each 1/4 hour or part thereof.
A minimum charge of \$156.00 applies where the services are performed non-continuously with ordinary duty
 - (ii) for other officers \$6.00 for each 1/4 hour or part thereof.
A minimum charge of \$104.00 applies where the services are performed non-continuously with ordinary duty
- (b) double time
 - (i) for veterinary officers \$12.00 for each 1/4 hour or part thereof.
A minimum charge of \$192.00 applies where the services are performed non-continuously with ordinary duty
 - (ii) for other officers \$8.00 for each 1/4 hour or part thereof.
A minimum charge of \$128.00 applies where the services are performed non-continuously with ordinary duty

COLUMN 1**COLUMN 2****COLUMN 3**

ITEM	SERVICE	FEE
	(c) double time and a half (i) for veterinary officers	\$15.00 for each 1/4 hour or part thereof. A minimum charge of \$240.00 applies where the services are performed non-continuously with ordinary duty
	(ii) for other officers	\$10.00 for each 1/4 hour or part thereof. A minimum charge of \$160.00 applies where the services are performed non-continuously with ordinary duty
	(d) for the performance of shiftwork by veterinary officers	
	(i) for shiftwork performed on a Monday Tuesday, Wednesday, Thursday or Friday which is not a holiday	\$0.90 for each quarter hour
	(ii) for shift work performed on Saturday	\$3.00 per quarter hour
	(iii) for shift work performed on Sunday	\$6.00 per quarter hour
	(iv) for shift work performed on a public holiday during normal hours	\$9.00 per quarter hour
	(v) for shift work performed on a public holiday outside normal hours	\$15.00 per quarter hour
	(e) for the performance of shiftwork by other officers	
	(i) for shiftwork performed on a Monday Tuesday, Wednesday, Thursday or Friday which is not a holiday	\$0.60 for each quarter hour
	(ii) for shift work performed on Saturday	\$2.00 per quarter hour
	(iii) for shift work performed on Sunday	\$4.00 per quarter hour

COLUMN 1	COLUMN 2	COLUMN 3
ITEM	SERVICE	FEE
	(iv) for shift work performed on a public holiday during normal hours	\$6.00 per quarter hour
	(v) for shift work performed on a public holiday outside normal hours	\$10.00 per quarter hour
10.	(a) Application for approval for registration of premises for the purposes of performing quarantine including zoological gardens, circuses and theatres)	\$346 plus \$78 per 1/2 hour or part thereof. for inspection of premises
	(b) renewal of registration	\$346 plus \$78 per 1/2 hour or part thereof. for inspection of premises
11.	Stowage of goods not removed from premises owned or managed by AQIS after clearance through quarantine:	
	(a) seeds if not removed within 7 days of quarantine clearance	\$8 per kilogram or part thereof.
	(b) plants including bulbs, corms, rhizomes or tubers if not removed within 7 days of quarantine clearance	\$2 per plant per day or part thereof.
	(c) machinery or other equipment (including motor vehicles) if not removed within 7 days of quarantine clearance	\$55.00 per unit per day or part thereof.
	(d) animals if not removed within 7 days of quarantine clearance	\$16 per animal per day plus feed at cost
	(e) other goods if not removed within 7 days of quarantine clearance	\$10 per cubic metre per day or part thereof.
	(f) care and maintenance of goods held for passengers on in-transit flights	\$25 per passenger
12.	Overnight costs where an officer is required to stay overnight in order to perform services	\$100 per night

COLUMN 1**COLUMN 2****COLUMN 3**

ITEM	SERVICE	FEE
13.	Routine examination and clearance at first port of call in Australia for each entry of:	
	(a) an aircraft weighing not more than 5700 kilograms and with seating for a maximum of 9 passengers	\$32.00
	(b) a military fighter and/or bomber aircraft	\$32.00
	(c) each other aircraft	\$128.00
	(d)(i) granting of pratique without inspection of vessel	\$86
	(ii) granting of pratique and inspecting vessels 25 metres or less in overall length	\$86 for the first 1/2 hour or part thereof for each officer performing the service, then \$43 for each additional 1/4 hour or part thereof for each officer
	(iii) granting of pratique with inspection of vessels in excess of 25 metres overall length	\$346 plus \$43 for each 1/4 hour or part thereof in excess of 1.5 hours of inspection for each officer performing the service
	(e) Follow-up inspections	\$86 for the first 1/2 hour or part thereof for each officer performing the service, plus \$43 for each additional 1/4 hour or part thereof for each officer performing the service.
14.	Deratting certificate when not performed in conjunction with first port of call inspection	\$346 for each certificate, plus \$43 for each 1/4 hour in excess of 1.5 hours of inspection
15.	Waste disposal from an aircraft that has entered Australia at Port Hedland	\$10 for each kilogram or part thereof.
16.	Services provided at the following private animal quarantine stations for the supervision of a Scrapie Freedom Assurance Program	
	a) Terraweena	\$98,882 per year or part thereof.

Prime Minister

ATTACHMENT A

NOTIFICATION OF THE MAKING OF DETERMINATIONS UNDER THE *Aboriginal And Torres Strait Islander Commission Act 1989.*

Notice is hereby given that the Minister for Aboriginal and Torres Strait Islander Affairs has made the undermentioned Determinations. Copies can be obtained from the Aboriginal and Torres Strait Islander Commission, Woden, ACT (06) 289 3452.

REFERENCE	DESCRIPTION OF DETERMINATION	DATE MADE
No.1 of 1994 - section 77B	Allowances, Director of Evaluation and Audit	15 August 1994
section 77J	Terms and Conditions, Director of Evaluation and Audit	15 August 1994

9402970

Transport



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 22 of the Civil Aviation Regulations for Grob model G115B aeroplane, and under regulation 22A of the Regulations for Grob models G115C, G115C2, G115D and G115D2 aeroplanes manufactured by Burkhart Grob Luft und Raumfahrt GMBH & Co. KG, of Mattsies, Germany.

On 15 August 1994, the Authority issued a certificate of type approval under regulation 22A of the Regulations for the model 747-312 aeroplane, manufactured by Boeing Commercial Airplane Group, of Seattle, Washington, U.S.A..

9402971



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 24 August 1994.

AD/CT7/6 - PROPELLER SHAFTS

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

9402972



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 2 September 1994.

AD/BELL 214/15 - MAIN ROTOR MAST

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

9402973



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 31 August 1994.

AD/BK117/6 - MAIN ROTOR BLADE

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

9402974

Treasurer

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

ORDER OF EXEMPTION

I, GEORGE GEAR, Assistant Treasurer, pursuant to section 11 of the Banking Act 1959, hereby make the following Order:

CITATION

1. This Order may be cited as the Banking (Exemption) Order No. 77.

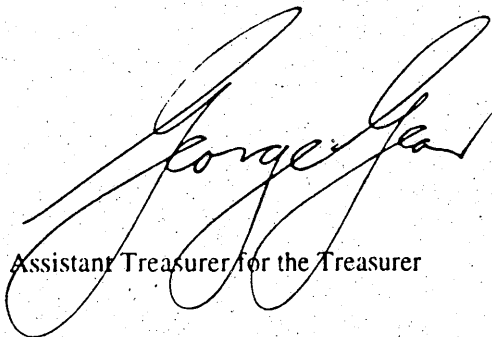
APPLICATION OF ORDER

2. This Order applies to TP Jones & Co Pty, Ltd. and Tatura Milk Industries Limited.

EXEMPTION

3. TP Jones & Co Pty, Ltd. and Tatura Milk Industries Limited are hereby exempted from compliance with section 8 of the Banking Act 1959.

Dated 24 Day of 8 1994



Assistant Treasurer for the Treasurer

9402975

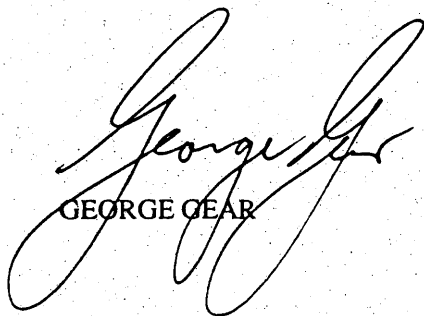
COMMONWEALTH OF AUSTRALIA

BANK INTEGRATION ACT 1991

NOTICE UNDER SUBSECTION 9(1)

I, GEORGE GEAR, under subsection 9(1) of the *Bank Integration Act 1991*, hereby fix
1 September 1994 as the succession day on which the business of the Bank of Queensland Savings
Bank Limited is to vest in the Bank of Queensland Limited.

DATED 24 day of 8 1994



GEORGE GEAR

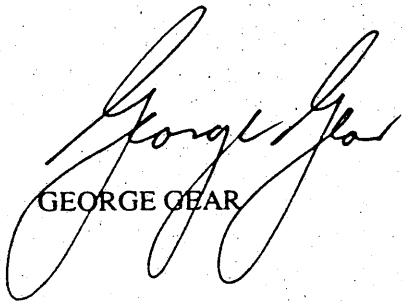
COMMONWEALTH OF AUSTRALIA

BANK INTEGRATION ACT 1991

INSTRUMENT UNDER SECTION 5(1)

I, GEORGE GEAR, hereby designate GRAHAM JAMES HART, Chief Executive of the Bank of Queensland Limited, as an authorised officer in relation to sections 23, 24 and 25 of the *Bank Integration Act 1991*, and in relation to Bank of Queensland Limited and Bank of Queensland Savings Bank Limited.

DATED 24 day of 8 1994


GEORGE GEAR

9402976



No. S 312, Tuesday, 23 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>Foreign Judgments Act 1991</i>	Foreign Judgments Regulations (Amendment)	1994 No. 283
<i>Australian Sports Drug Agency Act 1990</i>	Australian Sports Drug Agency Regulations (Amendment)	1994 No. 284
<i>Audit Act 1901</i>	Audit Regulations (Amendment)	1994 No. 285
<i>National Food Authority Act 1991</i>	National Food Authority Regulations	1994 No. 286
<i>Public Service Act 1922</i>	Public Service Regulations (Amendment)	1994 No. 291
<i>Public Service Act 1922</i>	Public Service Regulations (Amendment)	1994 No. 292
<i>Dried Fruits Levy Act 1971</i>	Dried Fruits Levy Regulations (Amendment)	1994 No. 293
<i>Civil Aviation Act 1988</i>	Civil Aviation Regulations (Amendment)	1994 No. 294





HIGH COURT OF AUSTRALIA
RULE OF COURT

(As of Monday the 15th day of August 1994)

IT is ordered as follows:-

1. Sittings of the Court for the transaction of all such business as may be brought before it shall be held during the year 1995 at the places and commencing on the days hereunder mentioned, that is to say:

Canberra	- Tuesday,	7 February 1995
Canberra	- Tuesday,	7 March 1995
* Hobart	- Tuesday,	28 March 1995
Canberra	- Wednesday,	19 April 1995
Canberra	- Tuesday,	2 May 1995
Canberra	- Tuesday,	30 May 1995
* Brisbane	- Monday,	19 June 1995 at 2.15pm
Canberra	- Tuesday,	15 August 1995
* Adelaide	- Monday,	21 August 1995 at 2.15pm
Canberra	- Tuesday,	5 September 1995
Canberra	- Tuesday,	3 October 1995
* Perth	- Monday,	23 October 1995 at 2.15pm
Canberra	- Tuesday,	14 November 1995
Canberra	- Tuesday,	5 December 1995

* No sittings will be held unless there is sufficient business to warrant the attendance of the Court.

2. Sittings to hear applications for special leave to appeal will also be held at the places and on the days hereunder mentioned, that is to say:

Sydney	- Friday,	17 February
Melbourne	- Friday,	17 March
Sydney	- Tuesday,	18 April
Sydney	- Friday,	12 May
Melbourne	- Friday,	9 June
Sydney	- Monday,	14 August
Melbourne	- Friday,	15 September
Sydney	- Friday,	13 October
Sydney	- Friday,	24 November
Sydney	- Friday,	15 December

3. If there is insufficient business at a place at which applications for special leave to appeal are listed to be heard the sittings may be moved to another capital city.

4. The winter vacation shall begin on Saturday, 24 June 1995. The summer vacation shall commence on Saturday, 16 December 1995.

(L.S.)

C. M. Doogan
Chief Executive and
Principal Register

A. F. Mason
F. G. Brennan
William Deane
Daryl Dawson
John Toohey
M. Gaudron
M. H. McHugh
Justices





Commonwealth
of Australia

Gazette

No. S 314, Wednesday, 24 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

Aboriginal and Torres Strait Islander Commission Act 1989

Regional Council Election Rules

**DETERMINATION OF THE PLACE, DAY AND TIMES FOR A VISIT TO BE MADE BY
A MOBILE TEAM FOR THE PURPOSES OF TAKING THE VOTES OF ELECTORS**

PURSUANT to Rule 71(5) of the Regional Council Election Rules, made by the Minister for Aboriginal and Torres Strait Islander Affairs under the *Aboriginal and Torres Strait Islander Commission Act 1989*, and as delegate of the Australian Electoral Commission, I determine the place, day and times listed in the Schedule to be the place, day and times for a visit to be made by a mobile team for the purposes of taking votes in the further election for Ward 2 of the Darwin Region.

B Cox
Electoral Commissioner

24 August 1994

SCHEDULE

Column 1 Place	Column 2 Day	Column 3 Times
Knuckey's Lagoon	Thursday 25/08/94	8.00 am to 10.00 am





Customs Tariff Act 1987

NOTICE OF SUBSTITUTED RATES OF DUTY IN RESPECT OF CUSTOMS
TARIFF SUBHEADINGS

NOTICE NO. 3 (1994)

I, PETER WILLIAM ENGLISH, delegate of the Comptroller-General of Customs, pursuant to sub-section 26(4) of the Customs Tariff Act 1987, hereby publish for the information of the public the Table set out hereunder, to take effect on and from 1 August 1994, and advertising, for all goods to which each Customs tariff subheading set out in Column 1 of that Table applies, the substituted amount set out in Column 2 opposite that subheading, being the new amount for each rate of duty specified in Column 3 in that Customs Tariff subheading in Schedule 3 to the Customs Tariff Act 1987.

TABLE

Column 1	Column 2
Customs Tariff Subheading	Rate - Substituted amount
2710.00.20	\$0.32088/L NZ: \$0.32088/L PNG: \$0.32088/L FI: \$0.32088/L DC: \$0.32088/L

Dated this 23rd day of August 1994.

P. W. ENGLISH
Delegate of the
Comptroller-General of Customs





Commonwealth
of Australia

Gazette

No. S 316, Friday, 26 August 1994

Published by the Australian Government Publishing Service, Canberra

SPECIAL

TOBACCO ADVERTISING PROHIBITION ACT 1992

SPECIFICATION UNDER SUBSECTIONS 18(2) AND (3)

I, Carmen Lawrence, Minister for Human Services and Health, under subsection 18(2) of the Tobacco Advertising Prohibition Act 1992, HEREBY specify the Telecom Rally Australia 1994 (the event). The specification will come into force on 2 September 1994 and stop being in force after 19 September 1994.

This specification is conditional on the event's compliance with conditions as set out in the Western Australian Government Gazette, 18 September 1992, No. 134 (Special).

Dated 29 TH JULY 1994

Minister for Human Services and Health



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