

# Commonwealth of Australia

Gazette

No. GN 2, Wednesday, 18 January 1995

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**GOVERNMENT NOTICES** 

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The date of publication of this Gazette is 18 January 1995

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## Variation of closing times

#### CANBERRA DAY EARLY CLOSING

Monday, 20 March 1995 is a public holiday in the Australian Capital Territory thus affecting closing times for the following Government Notices Gazette.

#### Issue of 22 March 1995

Thursday, 16 March 1995 at 10.00 a.m.

## General Information

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Subscriptions (06	) 295 4485
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Gazettal Forms (06	) 295 4613

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

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

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

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: Level 3, Myer Centre, Rundle Mall

Tel. (08) 213 0144

Brisbane: City Plaza, cnr Adelaide and

George Sts, tel. (07) 229 6822

Canberra: 70 Alinga St, tel. (06) 247 7211

Hobart: 31 Criterion St, tel. (002) 34 1403

Melbourne: 347 Swanston St, tel. (03) 663 3010

Parramatta: Horwood Pl, tel. (02) 893 8466

Perth: 469 Wellington St, tel. (09) 322 4737

Townsville: 277 Flinders Mall, tel. (077) 21 5212

Agents: Albury:

Sydney:

DAS Regional Office, 512 Swift St,

tel. (060) 41 3788

Darwin: Northern Territory Government Publish-

32 York St, tel. (02) 299 6737

ing, 13 Smith St, tel. (089) 89 7152

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

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

Publishing Service.

#### OTHER ISSUES OF THE GAZETTE

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

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

Australian Securities Commission issues contain Notices under the Corporations Law and are published on the first Tuesday of each month and are sold at \$14.95 each or on subscription of \$132.00 (12 issues).

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in the next published issue of the Government Notices Gazette or Business Gazette as well as in the next published issue of the Sazette in which the notice would normally have been published.

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

Periodic issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of import licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices and Business issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

Purchasing and Disposals issues of the Gazette provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published each Wednesday and sold at \$3.95 or on subscription of \$220.00 including postage for 50 issues.

Index issues contain references to entries in the Government Notices and the related Special and Periodic issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

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

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

## 138 General Information

## ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject
P37	6.12.94	Australian Heritage Commission Act 1975. Notice of intention to enter places in the register of the National Estate.
P38	15.12.94	Life Insurance Act 1945. Return of Unclaimed Moneys as at 31 December 1993.
P39	20.12.94	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P40	22.12.94	National Food Authority—Amendment No. 23 to the Food Standards Code.
P41	21.12.94	Road Vehicle (National Standards) Determination No. 4 of 1994.
P1	6.1.95	Determination under Section 98B of the National Health Act 1953.
*P2	13.1.95	Tariff Quotas—Quota Transactions Processed in the Period 1 July 1994 to 31 December 1994.

<sup>\*</sup>First time notified N.N.—9500057

## Legislation

## Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 23 December 1994 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 183 of 1994-An Act to amend the Student Assistance Act 1973. (Student Assistance (Youth Training Allowance) Amendment Act 1994).

No. 184 of 1994—An Act to enact saving and transitional provisions, and amend various Acts, as a result of the enactment of the Student Assistance (Youth Training Allowance) Amendment Act 1994. (Student Assistance (Youth Training Allowance—Transitional Provisions and Consequential Amendments) Act 1994).

L M BARLIN
Clerk of the House of Representatives

## **Government Departments**

## **Administrative Services**

AUSTRALIAN ELECTORAL COMMISSION

I HAVE ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

R BELL Acting Electoral Commissioner

3785212 ( Average: 75704 )

THE SCHEDULE

New South Wales as at 31 December, 1994

Totals

 Division	Enrolment	% Deviation from average divisional enrolment
Division  BANKS BARTON BENNELONG BEROWRA BLAXLAND BRADFIELD CALARE CHARLTON CHIFLEY COOK COWPER CUNNINGHAM DOBELL EDEN-MONARO FARRER FOWLER GRAYNDLER GREENWAY GWYDIR HUGHES HUMTER KINGSFORD-SMITH LINDSAY LOWE LYNE MACARTHUR MACKELLAR MACQUARIE MITCHELL NEWCASTLE NEW ENGLAND NORTH SYDNEY PAGE PARKES PARRAMATTA PATERSON PROSPECT REID RICHMOND RIVERINA ROBERTSON SYDNEY THROSBY WARRINGAH WATSON WENTWORTH WERRIWA	Enrolment  78122 77807 78312 79120 75591 78178 74728 79038 76279 73718 73829 73378 73829 73398 73429 7379 73718 74741 74309 75604 76495 75185 76454 77013 74741 72587 74824 73079 79074 76109 78589 76059 74515 76454 77013 774741 72587 74824 73079 79074 76109 78589 76059 74515 76454 77013 774741 772587 77345 774824 7757348 73048 73085 76252	% Deviation from average divisional enrolment  3.19 2.77 3.44 4.51 -0.14 3.26 -1.28 4.40 1.79 0.75 -2.62 -2.47 -3.04 -3.00 -2.61 6.26 -5.43 2.39 0.78 -2.51 2.12 -1.88 -1.84 -0.57 -0.13 1.04 -0.68 0.99 1.72 -1.27 -4.11 -1.16 -3.46 4.45 0.53 3.81 0.46 -1.57 -2.67 -2.67 -3.50 -3.46 -1.57 -0.68 -0.29 -3.50 -3.47 -0.68
 WENTWORTH WERRIWA	76962 75283	1.66 -0.55

## Victoria as at 31 December, 1994

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	76694	-1.66
BALLARAT	77 <b>997</b>	0.01
BATMAN	84070	7.79
BENDIGO	78719	0.93
BRUCE BURKE	82383 72932	5.63 -6.48
CALWELL	71507	-8.46 -8.31
CASEY	73649	-5.56
CHISHOLM	82723	6.07
CORANGAMITE	75 <b>251</b>	-3.51
CORÍO	80055	2.64
DEAKIN	80240	2.88
DUNKLEY	78058	0.08
FLINDERS GELLIBRAND	75634 80386	-3.01
GIPPSLAND	79097	3.07 1.42
GOLDSTEIN	83602	7.19
HIGGINS	79612	2.08
HOLT	72068	-7.59
HOTHAM	84821	8.76
INDI	78377	0.49
ISAACS	70951	-9.02
JAGAJAGA	82209	5.41
KOOYONG LALOR	80229 70573	2.87 -9.50
LA TROBE	70770	-9.25
MCEWEN	75270	-3.48
MCMILLAN	79218	1.57
MALLEE	80592	3.33
MARIBYRNONG	77797	-0.24
MELBOURNE	78233	0.31
MELBOURNE PORTS	75421	-3.29
MENZIES MURRAY	77456 81269	-0.68 4.20
SCULLIN	72817	-6.63
WANNON	81364	4.32
WILLS	83573	7.15
Totals	2885417 ( ٨.	verage: 77989 )

Division	Enrolment	% Deviation from average divisional enrolment
DIVISION		
BOWMAN BRISBANE CAPRICORNIA DAWSON DICKSON FADDEN FAIRFAX FISHER FORDE GRIFFITH GRODM HERBERT HINKLER KENNEDY LEICHHARDT LILLEY LONGMAN MCPHERSON MARANOA MONCRIEFF MORETON OXLEY PETRIE RANKIN RYAN WIDE BAY	75239 86929 85174 84974 80283 73833 75218 71967 73801 81806 83296 834156 83515 84281 82230 85890 73219 74195 83426 74372 86215 76376 80807 77022 82870 77275	-5.87 8.745 6.530 0.633 -7.630 -7.630 -9.673 4.227 -7.320 5.444 5.484 -8.418 -6.965 -7.845 -1.084 -6.965 -1.084 -1
Totals	2078369 ( Av	erage: 79937 )

## Western Australia as at 31 December, 1994

Division	Enrolment	% Deviation from average divisional enrolment
BRAND CANNING COWAN CURTIN FORREST FREMANTLE KALGOORLIE MOORE O'CONNOR PEARCE PERTH STIRLING SWAN TANGNEY	83511 71596 75443 71132 76524 72063 73165 80898 74142 73589 72179 71653 70460 72208	12.57 -3.48 1.69 -4.11 3.15 -2.85 -1.37 9.05 -0.05 -0.80 -2.70 -3.41 -5.01
Totals	1038563 ( Av	/erage: 74183 )

South Australia as at 31 December, 1994

Division	Enrol		% Deviation average div enrolment	from isiona
ADELAIDE		310	-2.48	
BARKER	8.3	555	0.94	
BONYTHON	7.5	249	-9.19	
воотных		274	-0.72	
GREY HINDMARSH	85 85		2.78 2.59	
KINGSTON	83.		0.61	
MAKIN	8.5		3.05	
MAYO	DE 83		3.78 0.54	
PORT ADELAI STURT	787		-5.56	
WAKEFIELD		05	3.65	
Totals	994	87 ( Aver	age: 82873	)
smania as at 31 Decemb	er, 1994			
	`a	;	% Deviation	from
Division	Enrolm	ent c	average divi enrolment	
BASS	634	67	0.35	
BRADDON	619	87	-1.98	
DENISON FRANKLIN	635 617	/9 27	1.16 -2.39	
LYONS	650	79 27 43	2.85	
	3162			
	tory as at 31 December, 199			
	tory as at 31 December, 199	4 	 Deviation	from
stralian Capital Terri	tory as at 31 December, 199	4 % ent e	¿ Deviation average divi enrolment	from siona
stralian Capital Terri 	tory as at 31 December, 199	4 % ent e	¿ Deviation average divi enrolment 8.95	from siona
Division  CANBERRA FRASER NAMADGI	tory as at 31 December, 199  Enrolm 699 593 633	4 ent e 77 10	¿ Deviation average divience divience divience divience divience divided as \$ .95 -7.65 -1.30	from siona
Division  CANBERRA FRASER NAMADGI	tory as at 31 December, 199  Enrolm  599 593 633	4 2 aent e 77 10 88	% Deviation average divience of the control of the	from sion:
Stralian Capital Terri Division CANBERRA FRASER NAMADGI	Enrolm 699 593 633	4 2 aent e 77 10 88	% Deviation average divience of the control of the	from siona
Stralian Capital Terri Division CANBERRA FRASER NAMADGI	Enrolm 699 593 633	4 ent e 77 10 38 75 ( Avera	( Deviation average diviencolment  8.95 -7.65 -1.30  ge: 64225	from sions
stralian Capital Terri Division CANBERRA FRASER NAMADGI	Enrolm 699 593 633 1926	4 ent e 77 10 38 75 ( Avera	2 Deviation average divienrolment  8.95 -7.65 -1.30  age: 64225	from sions
Division  CANBERRA FRASER NAMADGI  Totals	Enrolm 699 593 633 1926 31 December, 1994 Enrolm 8RRITORY 941	4 ent e 77 10 38 75 ( Avera	2 Deviation average divienrolment  8.95 -7.65 -1.30  age: 64225	from sions
Division  CANBERRA FRASER NAMADGI  Totals  rthern Territory as at	Enrolm 699 593 633 1926 31 December, 1994 Enrolm RRITORY 941	4 ent e 77 10 38 75 ( Avera	2 Deviation average divienrolment  8.95 -7.65 -1.30  age: 64225	from sions
Division  CANBERRA FRASER NAMADGI  Totals  Thern Territory as at  Division  NORTHERN TER	Enrolm  21 December, 1994  Enrolm  RRITORY  941	4 ent e 77 10 38 75 ( Avera	( Deviation average divience of the control of the	from sions )
Division  CANBERRA FRASER NAMADGI  Totals  Thern Territory as at  Division  NORTHERN TER	Enrolm 699 593 633 1926 31 December, 1994 Enrolm RRITORY 941	4 ent e 77 10 38 75 ( Avera	( Deviation average divience of the control of the	from sion

## **Attorney-General**

## **COPYRIGHT ACT 1968**

## DECLARATION UNDER SECTION 10A(1)(b)

I, DUNCAN KERR, Minister for Justice of the Commonwealth of Australia, pursuant to s.10(1)(b) of the Copyright Act 1968 hereby declare each of the following bodies to be an educational institution for the purposes of the Act -

English for Life Unit
Department of Cross Cultural Ministeries
Anglican Church Centre
74 Church Street
Woolongong NSW 2500

Royal Australian College of Obstetricians and Gynaecologists College House 254 Albert Street East Melbourne Vic 3002

Joint Services Staff College Kirkpatrick Street Weston ACT 2611

Australian College of Defence and Strategic Studies Kirkpatrick Street Weston ACT 2611

Minister for Justice

Dated this

day of

1994

Financial Transaction Reports Act 1988

## NOTICE UNDER SUBSECTION 3 (1)

I, DUNCAN JAMES COLQUOHOUN KERR, Minister for Justice under subsection 3 (1) of the *Financial Transaction Reports Act 1988*, declare that a person referred to in the Schedule who has known another person for at least 12 months is an acceptable referee in respect of the other person for the purposes of the definition of "acceptable referee" in subsection 3 (1) of that Act.

#### **SCHEDULE**

- 1 A member of:
  - (a) the Institute of Chartered Accountants in Australia; or
  - (b) the Australian Society of Certified Practising Accountants; or
  - (c) the National Institute of Accountants
- 2 A member of a municipal, city, town, district or shire council of a State or Territory
- An employee of a financial institution who is authorised by the financial institution to open accounts with the institution
- 4 An agent of a financial institution who is authorised by the financial institution to open accounts with the institution
- 5 A full-time employee of:
  - (a) a financial institution (other than an employee mentioned in item 3); or
  - (b) a corporation that is a registered corporation within the meaning of the Financial Corporations Act 1974;

who has been employed continuously for at least 5 years by one or more financial bodies

- 6 An employee of a bank carrying on business outside Australia:
  - (a) that does not have an authority under section 9 of the Banking Act 1959; and
  - (b) that is engaged in a transaction with a cash dealer; who is authorised by the bank to open accounts with the bank
- 7 A full-time employee of a company carrying on insurance business who has been employed continuously for at least 5 years by one or more companies of that type
- A legal practitioner (however described) of a federal, State or Territory court
- 9 A registrar, clerk, sheriff or bailiff of a federal, State or Territory court
- 10 An officer within the meaning of the Defence Act 1903
- 11 An individual registered or licensed as:
  - (a) a dentist; or
  - (b) a medical practitioner; or
  - (c) a pharmacist; or
  - (d) a veterinary surgeon;

under a law of a State or Territory providing for that registration or licensing

- An individual who holds the position of nursing sister and is registered as a nurse under a law of a State or Territory providing for that registration
- 13 A diplomatic or consular officer of an Australian Embassy, High Commission or Consulate, in Australia or overseas
- A holder of an office established by a law of the Commonwealth, a State or Territory in respect of which annual salary is payable, other than an office mentioned in item 15
- 15 A judge or master of a federal, State or Territory court
- 16 A stipendiary magistrate of the Commonwealth or of a State or Territory
- 17 A justice of the peace of a State or Territory
- 18 A member of the Parliament or a State Parliament
- 19 A member of the Legislative Assembly of the Australian Capital Territory, the Northern Territory or Norfolk Island
- A minister of religion within the meaning of the Marriage Act 1961 who is registered under Division 1 of Part IV of that Act
- 21 A notary public
- A member of the Australian Federal Police, or of the police force of a State or Territory, who, in the normal course of his or her duties, is in charge of a police station
- A member of the Australian Federal Police, or of the police force of a State or Territory, of or above the rank of sergeant
- 24 A manager of a post office
- An individual employed as an officer or employee by one or more of the following:
  - (a) the Commonwealth, a State or Territory; or
  - (b) an authority of the Commonwealth, a State or Territory; or
  - (c) a local government body of a State or Territory;

who has been so employed continuously for a period of at least 5 years, whether or not the individual was employed for part of that period as an officer and for part as an employee

- An individual employed as a full-time teacher or as a principal at one or more of the following educational institutions:
  - (a) a primary or secondary school forming part of the education system in a State or Territory; or
  - (b) an institution listed in section 4 or paragraphs 34(4)(b)-(j) (inclusive) of the Higher Education Funding Act 1988;

who has been so employed continuously for a period of at least 5 years

- 27 An individual who, in relation to an Aboriginal community:
  - (a) is recognised by the members of the community to be a community elder; or
  - (b) if there is an elected Aboriginal council that represents the community is an elected member of the council

- An individual who is an agent of a totalisator agency board if:
  - (a) the individual conducts an agency of the totalisator agency board at particular premises; and
  - (b) that agency is not ancillary to any other business conducted at those premises
- 29 A commissioner for oaths of a State or Territory
- 30 An individual who is registered as a tax agent under Part VIIA of the *Income Tax*Assessment Act 1936
- 31 A member of the Institute of Corporate Managers, Secretaries and Administrators Limited
- 32 A member or fellow of the Association of Taxation and Management Accountants
- A member of the Institution of Engineers, Australia, other than a member with the grade of student.

Dated 70 December 1994.

Minister for Justice



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



Reference

# DECLARATION UNDER SECTION 8 OF THE FINANCIAL TRANSACTION REPORTS ACT 1988

I Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre hereby declare, for the purposes of section 8 of the Financial Transaction Reports Act, the approved cash carrier status to;

## Security Services Pty Ltd

in respect of the following areas of operation:

- pay-roll delivery;
- retail service;
- financial institutions service.

Dated this /21 day, January 1995.

JANIE STUBBING ACTING DEPUTY DIRECTOR AUSTRALIAN TRANSACTION REPORTS AND ANALYSIS CENTRE



Australian Transaction Reports and Analysis Centre



Reference

# DECLARATION UNDER SECTION 8 OF THE FINANCIAL TRANSACTION REPORTS ACT 1988

I Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre hereby declare, for the purposes of section 8 of the Financial Transaction Reports Act, the removal of the approved cash carrier status from;

## Security Services AustraliaPty Ltd, and Denis Maher trading as Securicor

in respect of the following areas of operation:

- pay-roll delivery;
- retail service;
- financial institutions service.

Dated this /2" day, January 1995.

JANIE STUBBING ACTING DEPUTY DIRECTOR AUSTRALIAN TRANSACTION REPORTS AND ANALYSIS CENTRE

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

## **Environment, Sport and Territories**

## COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

Declaration of an Approved Management Program

I, DUNCAN JAMES COLQUHOUN KERR, acting for and on behalf of the Minister for the Environment, Sport and Territories, having considered public comments as required by sub-section 9 B (3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and being satisfied on those matters set out in paragraphs 5 (1) (a)-(d) of the Wildlife Protection (Regulation of Exports and Imports) Regulations 1984 in relation to a management program entitled 'The New South Wales Kangaroo Management Program' which was submitted by the New South Wales National Parks and Wildlife Service to be effective from 1 January 1995, hereby declare in pursuance of sub-section 10 (1) of the Act that management program to be an approved management program for the purposes of the Act in relation to the four species, *Macropus rufus, Macropus fuliginosus, Macropus giganteus* and *Macropus robustus* until 31 December 1997.

Dated this

day of JANUARY 1995

Minister for Justice for and on behalf of the

Minister for the Environment, Sport and Territories

## WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

Declaration of an Approved Management Program

I, DUNCAN JAMES COLQUHOUN KERR, acting for and on behalf of the Minister for the Environment, Sport and Territories, having considered public comments as required by sub-section 9 B (3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and being satisfied on those matters set out in paragraphs 5(1) (a)-(d) of the Wildlife Protection (Regulation of Exports and Imports) Regulations 1984 in relation to a management program entitled '1994-97 Management Program For The Commercially Taken Macropods in Queensland' which was submitted by the Queensland Department of Environment and Heritage to be effective from 19 December 1994, hereby declare in pursuance of subsection 10 (1) of the Act that management program to be an approved management program for the purposes of the Act in relation to the four species, *Macropus rufus, Macropus giganteus, Macropus robustus* and *Macropus parryi* until 31 December 1997.

Dated this

day of Andrany 1995

Minister for Justice for and on behalf of the

Minister for the Environment, Sport and Territories

## WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

## Declaration of an Approved Management Program

I, DUNCAN JAMES COLQUHOUN KERR, acting for and on behalf of the Minister for the Environment, Sport and Territories, having considered public comments as required by sub-section 9 B (3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and being satisfied on those matters set out in paragraphs 5 (1) (a)-(d) of the Wildlife Protection (Regulation of Exports and Imports) Regulations 1984 in relation to the three management programs specified in Column 2 of the Schedule which were submitted by the Western Australian Department of Conservation and Land Management to be effective from 1 January 1995, hereby declare in pursuance of sub-section 10 (1) of the Act that each of these management programs is an approved management program for the purposes of the Act in relation to the species specified in Column 3 of the Schedule until 31 December 1997.

Dated this

Minister for Justice for and on behalf of the Minister for the Environment, Sport and Territories

### SCHEDULE

Col 1 Item	Column 2 Title of Management Program	Column 3 Species
1	Management Program for the Red Kangaroo in Western Australia 1995- 1997	Macropus rufus
2	Management Program for the Western Grey Kangaroo in Western Australia 1995-1997	Macropus fuliginosus
3	Management Program For the Euro in Western Australia 1995-1997	Macropus robustus

# Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations

# NOTICE OF COMPLETION OF AN INITIAL ENVIRONMENTAL EVALUATION

I, Rex Leonard Moncur, Delegate of the Minister for the Environment, Sport and Territories, pursuant to regulation 7 of the Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations, give notice that I have determined that the activity proposed by Sam Rando of the Australian Antarctic Division in respect to activities in the Antarctic, namely the use of hydroponics at Australia's Antarctic stations, is likely to have a minor or transitory impact on the environment.

Interested persons may obtain copies of the initial environmental evaluation from:

Sam Rando Antarctic Division Channel Highway KINGSTON Tas 7050

Dated 10 January 1995

REX LEONARD MONCUR
Delegate of the Minister for the
Environment, Sport and Territories

R. Moren

## DEPARTMENT OF THE ENVIRONMENT, SPORT AND TERRITORIES

ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

## NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the *Environment Protection (Impact of Proposals) Act 1974*, notice is hereby given that the Minister for the Environment, Sport and Territories, on 23 December 1994, directed the preparation of an Environmental Impact Statement in relation to a proposal by the Queensland Department of Lands for the development of a tourism facility incorporating accommodation, retail and commercial facilities and a marina at Magnetic Island, Queensland.

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

Pursuant to Section 33 of the <u>Hazardous Waste (Regulation of Exports and Imports) Act 1989</u>, notice is given that an application is being considered from ICI Australia Operations Pty Ltd of 145 Cabarita Road, Concord NSW 2137 to import waste following treatment trials in the Netherlands, to the above address for storage pending disposal as per NSW Environment Protection Authority requirements.

ICI Australia Operations Pty Ltd was granted a permit on 20 October 1994 to export one shipment only of approximately 150 tonnes of contaminated dry solid sandy gravel soil-like material to the Netherlands. The shipment arrived in the Netherlands on 26 December 1994 for experimental treatment to determine whether a Dutch soil washing process could be used to clean up contaminated soil at the Dulux Cabarita site in NSW.

Following treatment in the Netherlands, ICI Australia Operations Pty Ltd propose to import the treated soil (comprising approximately 120 tonnes of cleaned solid gravel like material and 30 tonnes of contaminated residue) to Australia departing Rotterdam after 1 February 1995.

The waste is to travel direct from Rotterdam to Botany Bay and once landed, all transport, storage and disposal of the material will be in accordance with NSW Environment Protection Authority requirements.

Gillian Savage

Acting Assistant Secretary Waste Management Branch

## **Human Services and Health**

## COMMONWEALTH OF AUSTRALIA Child Care Act 1972 DETERMINATION OF RATES UNDER SUBSECTION 11 (7)

- I, ROSEMARY CROWLEY, Minister for Family Services, in pursuance of my powers under subsection 11(7) of the Child Care Act 1972 (the Act), hereby determine that from 1 April 1995:
- the rate for each approved place for a child under the age (a) of 3 years at a child care centre operated by an eligible organisation shall be, for the purposes of paragraph 11(7)(a) of the Act \$21.95 per week; and
- the rate for each approved place for a child at or above (b) the age of 3 years at a child care centre operated by an eligible organisation shall be, for the purposes of paragraph 11(7)(b) of the Act \$14.70 per week.

December 1994. 14/5 Dated

Minister for Family Services

### NATIONAL HEALTH ACT 1953

# 24 HOUR REGISTERED MURSE AND SMALL MURSING HOMES ADDITIONAL FUNDING PRINCIPLES

- I, CARMEN LAWRENCE, Minister of State for Human Services and Health, hereby:
- (a) REVOKE all previous Principles, which were formulated pursuant to paragraphs 48B(1)(a) and 48B(1)(b) of the National Health Act 1953 on 31 October 1994 and notified in the Commonwealth of Australia Gazette No GN 45 of 16 November 1994; and
- (b) FORMULATE the Principles, set out in the Schedule pursuant to paragraphs 48B(1)(a) and 48B(1)(b) of the National Health Act 1953, identifying the matters to be taken into account in determining whether a nursing home is eligible for a Commonwealth benefit and the amount of that benefit,

with effect from 1 January 1995.

Dated this Nineseerly

day of December 1994

CARMEN LAWRENCE

Minister of State for Housing, Local Government and Human Services

Reference No: 24SH 4/94

#### NATIONAL HEALTH ACT 1953

# NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES STANDARD HOURLY RATES

I, CARMEN LAWRENCE, Minister of State for Human Services and Health, pursuant to subprinciple 32(25) of the Nursing Homes Financial Arrangements Principles 1989 formulated under subsection 40AA(7) of the National Health Act 1953, hereby determine that the quarterly Standard Hourly Rate for each patient classification for the State or Territory in which the nursing home is situated, effective from 1 January 1995 is:

#### STANDARD HOURLY RATES

## by Patient Classification

	1 \$	2 \$	3 \$	4 \$	5 \$
New South Wales	19.40	19.47	19.59	19.93	20.39
Victoria	21.02	21.06	21.12	21.31	21.56
Queensland	16.50	16.57	16.67	16.98	17.39
Western Australia	19.80	19.85	19.93	20.17	20.48
South Australia	18.08	18.12	18.17	18.33	18.55
Tasmania	20.49	20.53	20.61	20.84	21.14
Australian Capital Territory	19.53	19.60	19.71	20.02	20.44
Northern Territory	21.07	21.13	21.21	21.47	21.81

Dated this NINETEENTH day of December 1994

CARMEN LAWRENCE

Minister of Human Services and Health

1 9 DEC 1994

Determination No: 1994-95/11

#### NATIONAL HEALTH ACT 1953

# MURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES TRANSITIONAL HOURLY RATES

I, CARMEN LAWRENCE, Minister of State for Human Services and Health, pursuant to subprinciple 4(2) of the Nursing Homes Financial Arrangements Principles 1989 formulated under subsection 40AA(7) of the National Health Act 1953, hereby determine that the Transitional Hourly Rates taking into account the changes with time in the cost of employing nursing and personal care staff, effective from 1 January 1995 are:

#### TRANSITIONAL HOURLY RATES

	\$
New South Wales	19.74
Victoria	21.16
Queensland	16.83
Western Australia	19.99
South Australia	18.16
Tasmania	20.69
Australian Capital Territory	19.66

Dated this NINETEENTH day of December 1994

CARMEN LAWRENCE

Minister of Human Services and Health

19 DEC 1994

Determination No: 1994-95/12

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#### SCHEDULE

- 1. These principles may be cited as the 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles 1992.
- 2. In these principles unless a contrary intention appears, words and phrases have the same meaning as in the National Health Act 1953, and "the Act" means the National Health Act 1953.
- 3. The Minister may, subject to principles 4 and 11, determine in writing that specified nursing homes will be eligible to receive a Commonwealth benefit under paragraph 48B(1)(a) of the Act.
- 4. For the purposes of principle 3, the Minister shall take into account -
- the length of time for which the nursing home has been in (a) operation in that area;
- the relationship between that nursing home and other (b) related health and welfare facilities and services in the area; and
- any policy purposes in relation to any grant in that area (C) for co-located and blended services, which involve the nursing home.
- 5. For the purposes of principle 3 an application may be made to the Administrative Appeals Tribunal for review of a decision made by the Minister in determining that a specific nursing home is not eligible to receive a Commonwealth benefit under paragraph 48B(1)(a) of the Act.
- 6. Subject to principle 3 the level of the Commonwealth benefit under paragraph 48B(1)(a) of the Act, to assist nursing homes in the provision of a registered nurse at all times, shall be determined in accordance with the following formula:

 $D1 \times N1 + D2 \times N2$ 

Where -

(a) Dl is -

- for New South Wales, \$11.97;
- for Victoria, \$10.28; (ii)
- for Queensland, \$6.80; (iii)
- for South Australia, \$8.42; (iv)
- for Western Australia, \$10.29;  $(\mathbf{v})$
- for Tasmania, \$10.76; (vi)
- for the Australian Capital Territory, (vii) \$11.17; and
- (viii) for the Northern Territory, \$8.97;

- (b) D2 is
  - (i) for New South Wales, \$10.32;
  - (ii) for Victoria, \$10.00;
  - (iii) for Queensland, \$3.76;
  - (iv) for South Australia, \$9.48;
  - (v) for Western Australia, \$8.64;
  - (vi) for Tasmania, \$12.56;
  - (vii) for the Australian Capital Territory, \$10.35; and.
  - (viii) for the Northern Territory, \$9.73;
- (c) R is the number of hours in the calendar month for which the approved nursing home is caring for approved nursing home patients;
- (d) SHH is zero for those approved nursing homes which are not determined by the Minister for the purposes of principle 7;
- (e) SHH has the same value as does the term SHH in principle 10 for those nursing homes which are determined by the Minister for the purposes of principle 7;
- (f) A is the total sum of -
  - (i) 1.20714 x number of bed days occupied by classification 1 patients during the month; plus
  - (ii) 1.04464 x number of bed days occupied by classification 2 patients during the month; plus
  - (iii) 0.85893 x number of bed days occupied by classification 3 patients during the month; plus
  - (iv) 0.55714 x number of bed days occupied by classification 4 patients during the month; plus
  - (v) 0.37143 x number of bed days occupied by classification 5 patients during the month; plus
  - ( $\dot{v}$ i) 0.325 x SHH;
- (g) E is the total sum of -
  - (i) 2.21 x number of bed days occupied by classification 1 patients during the month; plus
  - (ii) 1.9125 x number of bed days occupied by

classification 2 patients during the month; plus

- (iii) 1.5725 x number of bed days occupied by classification 3 patients during the month; plus
- (iv) 1.02 x number of bed days occupied by classification 4 patients during the month; plus
- (v) 0.68 x number of bed days occupied by classification 5 patients during the month; plus
- (vi)  $0.595 \times SHH;$
- (h) T is the total sum of -
  - (i) 0.29714 x number of bed days occupied by classification 1 patients during the month; plus
  - (ii) 0.25714 x number of bed days occupied by classification 2 patients during the month; plus
  - (iii) 0.21143 x number of bed days occupied by classification 3 patients during the month; plus
  - (iv) 0.13714 x number of bed days occupied by classification 4 patients during the month; plus
  - (v) 0.09143 x number of bed days occupied by classification 5 patients during the month; plus
  - (vi) 0.08 x SHH;
- (i) Nl is zero if R is less than or equal to A;
- (j) Nl is given by the formula

R - A

if R is greater than A but less than or equal to the sum of A plus E;

- (k) Nl is equal to E if R is greater than the sum of A plus E;
- (1) N2 is zero if R is less than or equal to the sum of A plus E;

(m) N2 is given by the formula

$$R - (A + E)$$

if R is greater than the sum of A plus E but is less than or equal to the sum of A plus E plus T; and

- (n) N2 is equal to T if R is greater than the sum of A plus E plus T.
- 7. The Minister may, subject to principle 11, determine in writing that specified nursing homes will receive a Commonwealth benefit under paragraph 48B(1)(b) of the Act where those nursing homes apply in writing to receive a Commonwealth benefit under paragraph 48B(1)(b) of the Act, and
- (a) where the home is 50 or more kilometres by the shortest all-weather road from the nearest nursing home for the aged; or
- (b) where the home caters exclusively or almost exclusively for people who could not be satisfactorily cared for in general purpose nursing homes because of -
  - (i) cultural differences;
  - (ii) language differences; or
  - (iii) special dietary requirements.
- 8. For the purposes of principle 7, the Minister shall take into account -
- (a) the length of time for which the nursing home has been in operation in that area;
- (b) the relationship between that nursing home and other related health and welfare facilities and services in the area; and
- any policy purposes in relation to any grant in that area for co-located and blended services, which involve the nursing home.
- 9. For the purposes of principle 7 an application may be made to the Administrative Appeals Tribunal for a review of a decision made by the Minister in determining that a specific nursing home is not eligible to receive a Commonwealth benefit under paragraph 48B(1)(b) of the Act.

10. Subject to principle 7 the level of the Commonwealth benefit under paragraph 48B(1)(b) of the Act, to assist nursing homes in maintaining their financial viability, shall be determined in accordance with the following formula:

SHH x C

Where -

(a) C is, in respect of the month for which the approved nursing home is caring for approved nursing home patients -

(i)	for New South Wales, \$18.90;
(ii)	for Victoria, \$20.76;
(iii)	for Queensland, \$16.06;
(iv)	for South Australia, \$17.85;
(v)	for Western Australia, \$19.46;
(vi)	for Tasmania, \$20.16;
(vii)	for the Australian Capital Territory,
	\$19.08; and
(viii)	for the Northern Territory, \$20.70;

- (b) F1 is the number given by multiplying the number of days in the month for which the approved nursing home is caring for approved nursing home patients by the sum of 336 and the number of beds determined for the purposes of paragraph 40AA(6)(a) of the Act as the approved number of beds in relation to the nursing home, and dividing the result by seven;
- (c) CH is, for the approved nursing home, the total sum of -
  - (i) 3.857 x the number of bed days occupied by classification 1 patients during the month; plus
  - (ii) 3.357 x the number of bed days occupied by classification 2 patients during the month; plus
  - (iii) 2.786 x the number of bed days occupied by classification 3 patients during the month; plus
  - (iv) 1.857 x the number of bed days occupied by classification 4 patients during the month; plus
  - (v) 1.286 x the number of bed days occupied by classification 5 patients during the month;
- (d) SHH is the number given by the formula

F1 - CH

if F1 is greater than CH; and

- (e) SHH is zero if F1 is less than or equal to CH.
- 11. Government nursing homes are not eligible for a Commonwealth benefit under paragraphs 48B(1)(a) and 48B(1)(b) of the Act.

### EXPLANATORY STATEMENT

#### NATIONAL HEALTH ACT 1953

24 HOUR REGISTERED NURSE AND SMALL NURSING HOMES ADDITIONAL FUNDING PRINCIPLES UNDER SUB-SECTION 48B(1)

(24SH 4/1994)

24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles are formulated in accordance with the provisions of Sub-sections 48B(1)(a) and 48B(1)(b) of the National Health Act 1953.

Prior to May 1992, 24 Hour Registered Nurse supplementary funding and Small Nursing Homes supplementary funding were provided in accordance with the Nursing Home Financial Arrangements Principles 1989.

The 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles ("the Principles") formulated on 19 May 1992 enabled supplementary funding to be paid as an addition to, rather than as part of, the nursing home fee. This simplified administrative processes.

When the Principles were tabled, the Senate Standing Committee on Regulations and Ordinances expressed concerns regarding Ministerial discretions within the Principles. One use of the discretions was to index the funding amounts.

On 12 December 1992, the Minister for Aged, Family and Health Services revoked the Principles and formulated replacement Principles which removed these discretions. It is therefore necessary to change the Principles each quarter to index the funding.

It is proposed to revoke the current Principles and formulate replacement Principles which take account of known movements in award wages or those anticipated in the September 1994 quarter.

The replacement Principles differ from the current Principles only in that the amounts specified in Sections 6(a), 6(b) and 10(a) are varied in accordance with award movements.

## NATIONAL HEALTH ACT 1953

## DOMICILIARY NURSING CARE BENEFIT

NOTICE OF DETERMINATION OF AMOUNT FOR THE PURPOSES OF SUBSECTION 58G(2)(b) AND SUBSECTION 58GA(1)(a)

I, BRIAN HOWE, Acting Minister of State for Human Services and Health determine that:

- the amount for the purposes of Subsection 58G(2)(b) of the National Health Act 1953 shall be \$54.20 per fortnight, effective from 4 January 1995 and;
- the amount for the purposes of Subsection 58GA(1)(a) of the National Health Act 1953 shall be \$3.88 per day, effective from 4 January 1995.

Dated the 5 day of January 1995

Blettone

BRIAN HOWE Acting Minister of State for Human Services and Health

Determination No 1994-95/13

#### EXPLANATORY STATEMENT

ISSUED BY THE AUTHORITY OF THE DEPUTY PRIME MINISTER AND ACTING MINISTER FOR HUMAN SERVICES AND HEALTH

#### NATIONAL HEALTH ACT 1953

Section 58G(2) of the <u>National Health Act 1953</u> specifies that the domiciliary nursing care benefit is payable at a rate of \$52.00 per fortnight or if the Minister has determined, in writing, a higher rate per fortnight - that higher rate.

Section 58GA(1)(a) of the <u>National Health Act 1953</u> specifies that a pro rata instalment is based on \$3.71, or such greater amount (if any) determined in writing, by the Minister.

A decision was made in the 1992 Budget context to provide for the annual indexation of DNCB from January 1994. It is to be indexed in a manner similar to indexation of pensions paid by the Department of Social Security (DSS). The current rate of DNCB is \$53.20 per fortnight, or \$3.80 per day.

The indexation factor used by DSS is the Consumer Price Index (CPI) and the resultant increase in rate is rounded to the nearest ten cents per fortnight.

The appropriate measure is the September to September increase in the CPI. In 1993-94 this index increased by 1.91%.

For the purposes of Section 58G(2) of the <u>National Health Act</u> 1953, the indexed rate will be \$54.20 per fortnight effective from 4 January 1995 and payable from the next pay day on 18 January 1995.

For the purposes of Section 58GA(1)(a) of the <u>National Health</u> <u>Act 1953</u>, the indexed rate will be \$3.88 per day. That is one fourteenth of the fortnightly rate.

This determination is by virtue of section 139B of the Act, a disallowable instrument for the purpose of section 46A of the Acts Interpretation Act 1902 and is therefore required to be laid before each House of the Parliament.

## THERAPEUTIC GOODS ACT 1989

#### SECTION 14 NOTICE

On 9 December 1994, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the <u>Therapeutic Goods Act 1989</u> ("the Act") gave his consent for SmithKline Beecham Pharmaceuticals of 300 Frankston Road, Dandenong, Vic. ("the Company"), to supply albendazole (Zentel) tablets 200mg (Aust R 50815) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

- 1. There is no promotion during the period the exempted product is supplied.
- 2. The product is otherwise identical to that for which registration has been approved.
- The exemption applies for a period of eight months from 9 December 1994.
- 4. All users of the product during the period of exemption are to be supplied with a copy of the note (duly completed) attached to the delegate's letter of 9 December 1994 granting the exemption:
- 5. The product is labelled as described in the Company letter of 18 November 1994 and overstickered with the Aust R number and the name and address of the Australian sponsor or supplier.

## **CONSENT UNDER SUBSECTION 14(1)**

I, GARRY JAMES, delegate of the Secretary to the Department of Human Services and Health for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, acting under subsection 14(1), CONSENT to the labelling of the immediate container (plastic bulb) for -

Fleet Glycerin Laxative Rectal Applicators 7.5 mL

distributed by E C DeWitt

omitting the statement of quantity or proportion of active ingredient, the name of the dosage form, the quantity of the goods (7.5 mL) and the batch number, provided these particulars are included on the label of the outer carton.

GARRY TAMES

Director

TGA Compliance Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the

Department of Human Services and Health)

December 1994 -

#### Therapeutic Goods Act 1989

#### CONSENT UNDER SUBSECTION 14(1)

I, MARGARET ATKINSON, delegate of the Secretary to the Department of Human Services and Health for the purposes of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the full statement of names and amounts of active ingredients on the labels of -

LIFESYSTEM CENOVIS HERBAL PLUS FORMULA 9 FATTY ACIDS AND VITAMIN E capsule bottle

distributed by Cenovis Pty Ltd

and

VITELLE EPO+MAXEPA+VITAMIN E HERBAL PLUS FORMULA 8 capsule bottle

distributed by Vitelle Health Co. Pty Ltd

being located on a side panel of the labels instead of on the main label as required by subclause 3(3) of Therapeutic Goods Order No.48 - 'General Requirements for Labels for Drug Products'.

M. altum

Margaret Atkinson
Delegate of the Secretary to the
Department of Human Services and Health

22 December 1994

#### **CONSENT UNDER SUBSECTION 14(1)**

I, GARRY JAMES, delegate of the Secretary to the Department of Human Services and Health for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, acting under subsection 14(1), CONSENT to the carton label for the -

Jurlique range of essential oils (10 mL)

distributed by Jurlique International Pty Ltd

omitting indications for use, required by paragraph 3(2)(0) of Therapeutic Goods Order No. 48 - "General Requirements for Labels for Drug Products", provided that the carton labels include the statement "For indications - see bottle label" and the bottle label for each oil includes specific indications for use of that particular oil.

**GARRY JAMES** 

Director

TGA Compliance Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Human Services and Health)

10 January 1995

9500070

#### 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: 06-271 2219

#### **NOTICES PURSUANT TO SECTION 19**

#### Cadmium in Rice Crackers (A208)

The National Food Authority has completed an inquiry into the draft variation to amend the Food Standards Code, prepared after full assessment of Application A208 from the Food and Beverage Importers Association, and has recommended that the National Food Standards Council adopt a draft variation, as amended, to Standard A12 - Metals and Contaminants in Food.

The recommendation, if approved by the Council, will enable the applicable cadmium level in food to be adjusted based on the proportion of water removed during the manufacture of the food.

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

#### Food Acids in Cured Meat and Salted Meat (A209)

The National Food Authority has completed an inquiry into the draft variation to amend the Food Standards Code, prepared after full assessment of Application A209 from Venturetech Pty Ltd, and has recommended that the National Food Standards Council adopt a draft variation to Standard C1 - Meat and Meat Products.

The recommendation, if approved by the Council, will permit the addition of food acids to cured meat and salted meat.

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

#### Inulin in Table Spreads (A217)

The National Food Authority has completed an inquiry into a draft variation to the Food Standards Code, prepared after full assessment of Application A217 from Foodsense, and has recommended that the National Food Standards Council adopt a draft variation, as amended, to Standard G5 - Table Spreads.

The recommendation, if approved by the Council, will permit the addition of inulin and native starches to table spreads to levels regulated by good manufacturing practice and technological limitations.

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

#### NOTICE PURSUANT TO SECTION 27

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

The National Food Authority has completed an inquiry into a variation to Standard K2 - Honey and Related Products, of the Food Standards Code to require the labelling of royal jelly with a warning statement. Proposal P115 refers. The Authority has recommended that the variation previously adopted by the National Food Standards Council (the Council), pursuant to section 37 of the National Food Authority Act 1991, be amended.

The recommendation, if approved by the Council, will require the warning statement for-

(a) royal jelly as regulated by Standard K2 to be-

'WARNING - THIS PRODUCT IS NOT RECOMMENDED FOR ASTHMA AND ALLERGY SUFFERERS AS IT CAN CAUSE SEVERE ALLERGIC REACTIONS', and

(b) foods containing royal jelly to be-

'WARNING - THIS PRODUCT CONTAINS ROYAL JELLY AND IS NOT RECOMMENDED FOR ASTHMA AND ALLERGY SUFFERERS AS IT CAN CAUSE SEVERE ALLERGIC REACTIONS'.

This recommendation, if approved by the Council, will take effect the on date of gazettal with the existing provision continuing in force for twelve months from date of gazettal to permit required labelling changes to be made.

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

## **Immigration and Ethnic Affairs**

# Department of Immigration and Ethnic Affairs Migration Agents Registration Scheme

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

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

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

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

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
ALEXANDER Craig	2/1/1963	FX Consultants Pty Ltd	3rd Floor 14 Falcon Street CROWS NEST 2065	FREE SERVICE
AU William Kei-Chlu	14/10/19 <del>6</del> 3		15 Gordon Street PETERSHAM 2049	CHARGES
BARRY David Daniel	10/10/1944	Barry & Nilsson Solicitors	Level 6. Central Plaza O 345 Queen Street BRISBANE 4000	CHARGES
BOERSIG John Forrest	25/3/1958	Newcastle Legal Centre	Onr Maltiand Rd & Tudor NEWCASTLE WEST 2300	FREE SERVICE
CHEUNG Yvonna Pul-Yin	7/1/1948		1/14 Ruby Street BALWYN 3103	CHARGES
ELDRIDGE Merk William	28/3/1955		95 Union Street NORTHOOTE 3070	CHARGES
FISHER Jamie Dennett Eldon	11/8/1945	Harwood Andrews	70 Gheringhap Street GEELONG 3220	CHARGES
FOX Amanda Claire	11/4/1969		61 Bayview Crescent BLACK ROOK 3193	FREE SERVICE
GREEN Adrian Michael	4/9/1972		13 Grevillia Court GLEN WAVERLEY 3150	FREE SERVICE
GUPTA Perveen Kumar	12/12/1968	Sth Brisbane Immig, & Community Legal Service	1st Floor 97 Vulture Street WEST END 4101	FREE SERVICE
HEDGES Stephen Lows	7/1/1964	T H Walker & Co	Suite 1, 14 Starkey Stre FORESTVILLE 2087	Charges
MARLOW Christopher George	25/4/1961	A C Fox & Associates	4th Floor 157 Ann Street BRISBANE 4000	CHARGES
NGUYEN Andy Huu	22/10/1946	An Nguyen & Associates	Suite 2 131 Paisley Street FOOTSCRAY 3011	CHARGES
NGUYEN Loung Huu	3/11/1948		264 Keilor Road NORTH ESSENDON 3041	CHARGES
PSONIS Stavrouis	13/6/1971		599 Nepean Highway 5AST BRIGHTON 3187	FREE SERVICE
RUBINSZTEIN Aron Natan	29/9/1 <b>929</b>	⊟ublnsztein Consultant	Lovel 23, Tower 1 500 Oxford Street BONDI JUNCTION 2022	CHARGES
TACON Russell Geoffrey	28/7/1944		541 Chambers Flat Road PARK RIDGE 4125	FREE SERVICE

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
TSE Hing Chau	17/2/1956	L H Tee & Co	Suite 305 781 Pacific Highway CHATSWOOD 2067	CHARGES
VO Trang Tan Minh (Rosa)	20/9/1974	Sih Brisbane immig. & Community Lagai Service	1st Floor 97 Vulture Street WEST END 4101	FREE SERVICE
WEI Zullang	22/5/1962		138 Commonwealth Street SURRY HILLS 2010	CHARGES
YATES Matthew Philip	10/10/1970	Sth Brisbane Immig, & Community Legal Service	1st Floor 97 Vulture Street WEST END 4101	FREE SERVICE

for SECRETARY Wednesday, 18 January 1995

9500072

#### **Industrial Relations**

#### **Industrial Relations Act 1988**

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

## REVIEW OF FEDERAL AWARDS

Pursuant to section 150A of the Industrial Relations Act 1988 (Commonwealth) and the decision of the Australian Industrial Relations Commission in the Safety Net Adjustments and Review September 1994 (Print L5300) the Commission is reviewing the award listed below.

## Clerks (A.C.T.) Award 1985

Notice is hereby given that a Conference before Deputy President Maher in relation to a review of the abovenamed award will take place at 10.00am on Thursday 19 January 1995 at 1st Floor, MMI Building, 78 Northbourne Avenue, Canberra ACT.

Industrial Registrar

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### Industrial Relations Act 1988

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

TN the matter of

INDEPENDENT SCHOOLS AND COLLEGES (DOMESTIC AND MAINTENANCE STAFF) (ACT) AWARD 1993

C No. 90166 of 1994

Dated the 29th day of August 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- That on 9 January 1995, the Commission varied the term/s of the (a) above-mentioned award referred to in the Schedule below;
- that the variation will be a common rule of the Australian Capital (b) Territory in the industry in respect of which the dispute arose with effect from 9 January 1995; and
- that any person or organisation interested and having an objection to (c) 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

#### I0122 V019 PRINT NO. L8475

Clause No.	Subject	Substance of variation		
c.1	Wage Rates	Wages - first arbitrated safety net adjustment		
A.2	Arrangement	Wages - first arbitrated safety net adjustment		
Schedule H.4	Transition Arrangements	Wages - first arbitrated safety net adjustment		

Dated this 13th day of January 1994

Christine Hayward Deputy Industrial Registrar

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### Industrial Relations Act 1988

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

IN the matter of

#### CLOTHING TRADES AWARD 1982

C No. 24018 of 1994

Dated the 7th day of March 1986 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 5 January 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 22 December 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 VARTED

C0037 V161 PRINT NO. L8327

Clause No.	Subject	Substance of variation
Award	Roping-in No 6 Award 1994	Respondency – wages and working conditions

Dated this 13th day of January 1994

Christine Hayvard Deputy Industrial Registrar

Regulation 22

#### Form R16 Industrial relations Act 1988

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

#### MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985 (C No. 23293 of 1994)

#### **DATED 4 October 1985**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 23 December 1994, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 30 November 1994;

and

(c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the 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, 1 Briggs Street, Darwin free of charge.

#### SCHEDULE TERMS TO BE VARIED M0237CRN V023a A PRINT L8270

CLAUSE NO.	SUBJECT	SUBSTANCE OF VARIATION
7 (a) (i) (1)	Rates of Pay	Correction To Order Dated 21 November 1994 (Print L6319)

Dated 5 January 1995

#### Form R16 Industrial relations Act 1988

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

#### MUSICIANS GENERAL AWARD 1971 (C No. 22800 of 1994)

#### **DATED 23 December 1994**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 9 December 1994, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below:
- (b) that the variation will be a common rule of the Northern Territory with effect from 6 September 1994;

and

that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the 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, 1 Briggs Street, Darwin free of charge.

#### SCHEDULE TERMS TO BE VARIED M0094CR V073 M Print L7670

CLAUSE NO.	SUBJECT	SUBSTANCE OF VARIATION
Musicians General (Roping-in No. 2)		Respondency
Award 1994		m

Dated 5 January 1995

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

Regulation 22

## Form R16 Industrial relations Act 1988

#### **AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Security Industry (Northern Territory) Award 1987 (C No. 80036 of 1994)

DATED 29 January 1988

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 23 December 1994, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 23 December 1994;

and

that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the 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, 1 Briggs Street, Darwin free of charge.

#### SCHEDULE TERMS TO BE VARIED S0101CRN V022 B PRINT L8277

CLAUSE NO.	SUBJECT	SUBSTANCE OF VARIATION
Appendix A	Site Provisions - Channel Island	Deletion Of Appendix A

Dated 5 January 1995

LYNDALL SOETENS DEPUTY INDUSTRIAL REGISTRAR

## Form R16 Industrial relations Act 1988

#### **AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

# TRANSPORT WORKERS' (NORTHERN TERRITORY OIL AGENTS/CONTRACTORS) AWARD 1991 (C No. 34526 of 1994)

#### **DATED 10 June 1981**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 21 December 1994, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 21 November 1994;

and

(c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the 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, 1 Briggs Street, Darwin free of charge.

#### SCHEDULE TERMS TO BE VARIED TO124CRN VO33 PRINT L6930

CLAUSE NO.	SUBJECT	SUBSTANCE OF VARIATION
5 (1) (a)	Wage Rates	Deletion of sub-clause 5 (1) (a) and insertion of new sub-clause 5 (a)

Dated 5 January 1995

LYNDALL SOETENS DEPUTY INDUSTRIAL REGISTRAR

#### COMMONWEALTH OF AUSTRALIA

#### OCCUPATIONAL HEALTH AND SAFETY (COMMONWEALTH EMPLOYMENT) ACT 1991

#### NOTICE OF APPROVAL

#### Notice No H1 of 1994

I, Gary Thomas Johns, Assistant Minister for Industrial Relations under sub-section 70 (5) of the Occupational Health and Safety (Commonwealth Employment) Act 1991 (in this notice referred to as "the Act"), on and from the date of publication of this Notice in the Commonwealth of Australia Gazette, hereby approve the following matter:

- For the purposes of subsection 70(2) of the Act, the following codes of practice are 1. approved:
  - Code of Practice for Noise Management and Protection of Hearing at Work (a) [NOHSC:2009(1993)], and
  - Guidelines for Occupational Health and Safety Competency Standards for the (b) Operation of Loadshifting Equipment and Other Types of Specified Equipment [NOHSC:7019(1992)].
- For the purposes of subsection 70(3) of the Act, any document other than a NOHSC 2. standard or code, incorporated in the Codes of Practice at paragraph 1, be incorporated "as in force".
- For the purposes of subsection 70(4) (a) of the Act, the codes of practice approved in 3. paragraph 1 is to apply generally.

Gary Johns

Assistant Minister for Industrial Relations

4December 1994

9500075

## **Industry, Science and Technology**

#### COMMONWEALTH OF AUSTRALIA

## STATES GRANTS (PETROLEUM PRODUCTS) ACT 1965

## NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS FREIGHT SUBSIDY SCHEME

I, Peter William English, delegate of the Comptroller-General of Customs, in accordance with Section 7 of The States Grants (Petroleum Products) Act 1965, publish, in the attachment hereto, a copy of an amendment to the Schedule to the Schemes formulated for the States of New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and the Northern Territory.

This amendment was approved by the Minister for Small Business, Customs and Construction on 12 December 1994.

P.W.English

Delegate of the

Comptroller-General of Customs

Dated this NINTH

day of January 1995

## COMMONWEALTH OF AUSTRALIA PETROLEUM PRODUCTS SUBSIDY ACT AMENDMENT NO. 94/03 TO SCHEME

I, CHRISTOPHER CLELAND SCHACHT, Minister for Small Business, Customs and Construction, in accordance with section 4 of the States Grants (Petroleum Products) Act, HEREBY AMEND the Schemes formulated in pursuance of the said section in relation to the States of New South Wales, Victoria, Queensland, South Australia, Western Australia, Tasmania and the Northern Territory, as follows:

- (a) by deleting from sub-clause (2) of clause D2, the number "13.7" and inserting in its place the number "13.9"; and
- (b) by substituting as the Schedules to those Schemes in place of the existing Schedule, the Schedule attached hereto.

These amendments shall take effect in respect of the aforesaid Schedule on and from the first of July 1994.

Dated this

day of

1994.

CHRIS SCHACHT

Minister for Small Business,

**Customs and Construction** 

#### 187

#### RATES IN CENTS PER LITRE APPLICABLE IN EACH PLACE

#### **NEW SOUTH WALES**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
LORD HOWE ISLAND (DRUM)	24.0	22.2	28.6	22.6

#### **QUEENSLAND**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
ARRABURRY	0.0	0.0	1.7	1.6
AURUKUN MISSION (BULK)	3.4	0.5	0.0	0.0
AURUKUN MISSION (DRUM)	12.1	12.1	11.3	10.5
BADU ISLAND(DRUM)	17.3	17.3	0.0	0.0
BAMAGA (DRUM)	10.0	10.0	11.3	10.0
BAMAGA (SEATAINER)	10.0	10.0	0.0	0.0
BEDOURIE	0.0	0.0	2.9	3.0
BETOOTA	0.0	0.0	0.8	0.7
BIRDSVILLE	0.0	0.0	2.8	2.9
BLAIRGOWRIE	0.0	0.0	0.0	0.6
BOIGU ISLAND (DRUM)	22.2	22.2	0.0	0.0
BRIGHTON DOWNS	0.0	0.0	0.0	0.1
CALDERVALE	0.0	0.0	0.0	0.9
CAPE YORK	0.0	6.1	0.0	0.0
CAPE YORK (DRUM)	6.1	6.1	6.6	6.6
CHESHIRE	0.0	0.0	0.0	0.5
CÓCONUT ISLAND (DRUM)	15.1	15.1	11.9	11.1
COORABULKA	0.0	0.0	1.6	2.3
DARNLEY ISLAND (DRUM)	26.4	26.4	0.0	0.0
DAUAN ISLAND (DRUM)	22.2	22.2	22.2	22.2
DAVENPORT DOWNS	0.0	0.0	1.0	1.6
DURRIE	0.0	0.0	0.0	1.4
GREAT KEPPEL ISLAND	0.0	0.0	0.5	0.0
HAMILTON HOTEL	0.0	0.0	0.2	0.7
HAYMAN IS (DRUM)	0.0	0.0	0.4	0.0

#### QUEENSLAND

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
HORN ISLAND (BULK)	0.0	0.0	19.0	18.3
HORN ISLAND (DRUM)	13.0	13.0	15.7	14.9
IRON RANGE	0.0	0.0	0.7	2.1
KUBIN-MOA-ISLAND (DRUM)	17.3	17.3	0.0	0.0
LADY ELLIOTT ISLAND (DRUM)	4.4	4.4	16.0	0.0
LISTOWEL VALLEY	0.0	0.0	0.0	0.2
LOCKHART RIVER MISSION (DRUM)	5.6	5.6	5.6	5.6
LONG IS (DRUM)	0.0	0.0	0.9	0.0
MABUIAG ISLAND (DRUM)	17.3	17.3	0.0	0.0
MERLUNA	0.0	0.0	0.0	1.3
MONKIRA STATION	0.0	, 0.0	1.2	1.1
MORNINGTON ISLAND (DRUM)	13.4	13.4	15.1	12.4
MT PLAYFAIR	0.0	0.0	0.0	0.8
MURRAY ISLAND (DRUM)	17.8	17.8	12.6	12.2
ONOTO	0.0	0.0	0.1	0.6
PALPARARA	0.0	0.0	0.7	0.6
ROKEBY (COOK)	0.0	0.0	0.0	0.4
SAIBAI ISLAND (DRUM)	22.2	22.2	0.0	0.0
SANDRINGHAM	0.0	0.5	3.5	3.8
SOUTH MOLLE IS (DRUM)	0.0	0.0	0.9	0.0
SPRINGVALE (BOULIA)	0.0	0.0	1.0	1.7
ST PAULS-MOA-ISLAND (DRUM)	17.3	17.3	0.0	0.0
STEPHEN ISLAND (DRUM)	26.4	26.4	0.0	0.0
STRASBURG	0.0	0.0	0.0	0.5
STRATHGORDON	0.0	0.0	0.0	0.5

#### QUEENSLAND

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
SWANLEA	0.0	0.0	0.0	0.9
THURSDAY ISLAND (DRUM)	11.2	11.2	10.8	10.0
WARRABER- IS/SUE-IS (DRUM)	20.1	20.1	0.0	0.0
WEIPA	0.0	0.0	8.4	0.0
WEIPA ANDOOM MINE	0.0	0.0	9.0	0.0
WEIPA AVN	0.0	0.0	8.4	0.0
WEST MORELAND	0.0	0.0	0.5	0.6
WINDORAH AVN	0.0	0.0	0.2	0.0
WINDORAH AVN (DRUM)	0.0	0.0	0.2	0.0
YAM ISLAND (DRUM)	20.1	20.1	0.0	0.0
YARAKA	0.0	0.0	0.0	0.7
YORKE ISLAND (DRUM)	14.6	14.6	16.0	15.6

#### **SOUTH AUSTRALIA**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
AMATA	0.0	0.0	3.8	4.3

#### **WESTERN AUSTRALIA**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
BALLADONIA	0.0	0.0	0.0	0.7
BLACKSTONE	0.0	0.0	6.4	7.2
BROOME (DRUM)	0.0	0.0	5.1	5.1
BYRO	0.0	0.0	1.3	1.1
CAIGUNA	0.0	0.0	0.2	3.0
CARNEGIE	0.0	0.0	0.0	0.2
CARRARANG	0.0	0.0	0.5	0.1
COBRA	0.0	0.0	1.9	1.7
COCKLEBIDDY	0.0	0.0	0.9	3.9
COORDEWANDY	0.0	0.0	0.3	0.0
DALGETY DOWNS	0.0	0.0	0.2	0.0
DERBY (DRUM)	0.0	0.0	2.1	2.1
DOOLEY DOWNS	0.0	0.1	3.4	3.5
DOONGAN STATION	0.0	0.2	0.0	0.0
EDMUND	0.0	0.0	1.9	1.7
EXMOUTH	0.0	0.0	1.2	0.9
EYRE	0.0	0.0	1.4	4.4
FORREST	0.0	0.0	0.0	0.6
FORREST AVN (DRUM)	0.0	0.0	2.4	3.5
GIFFORD CREEK	0.0	0.0	2.4	2.3
GILES	0.0	0.6	7.3	8.2
GIRALIA	0.0	0.0	0.4	0.1
GLEN FLORRIE	0.0	0.0	2.2	2.1
INNOUENDY	0.0	0.0	2.2	2.1
JAMIESON	0.0	0.2	7.0	7.9

#### **WESTERN AUSTRALIA**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
KALUMBURU MISSION	9.1	9.2	25.7	25.7
KOORDARRIE .	0.0	0.0	1.1	0.8
LAVERTON AVN	0.0	0.0	0.0	1.6
MADURA	0.0	0.0	1.9	5.0
MANFRED	0.0	0.0	0.0	0.3
MANGAROON	0.0	0.0	0.8	0.5
MAROONAH	0.0	0.0	0.7	0.4
MILLY MILLY	0.0	Q.0	2.4	2.3
MINNIE CREEK	0.0	0.0	1.1	0.8
MITCHELL RIVER STATION	0.2	2.0	0.0	1.2
MOOGOOREE	0.0	0.0	0.6	0.2
MT AUGUSTUS	0.0	0.0	3.2	3.2
MT PHILLIP	0.0	0.0	1.4	1.2
MUNDRABILLA	0.0	0.0	3.3	6.6
NIFTY MINE (DRUM)	0.0	9.6	9.6	9.6
POLLOCK HILLS	0.8	2.7	1.1	3.2
PORT HEDLAND (DRUM)	0.0	0.0	1.6	1.6
PORT WARRENDER	1.9	4.0	1.0	3.1
REID	0.0	0.0	0.0	0.6
SHARK BAY	0.0	0.0	1.2	1.0
TELFER MINE (DRUM)	0.0	0.0	11.6	0.0
THEDA STATION	1.3	3.3	0.4	2.5
TJUKURLA	0.0	2.0	2.5	3.5
TROUGHTON ISLAND (DRUM)	8.3	8.3	10.3	9.9
TROUGHTON ISLAND (SEATAINER)	8.3	8.3	0.0	9.9

#### **WESTERN AUSTRALIA**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
ULLAWARRA	0.0	0.0	2.0	1.9
USELESS LOOP	0.0	0.0	1.2	1.0
WANNA	0.0	0.0	2.5	2.4
WARAKUNA	0.0	0.7	7.4	8.3
WARBURTON RANGE	12.9	12.9	12.9	12.9
WEEDARRAH	0.0	0.0	0.1	0.0
WINGELLINA	0.0	0.0	6.1	6.8
WYNDHAM (DRUM)	0.0	0.0	2.0	1.9
YALBRA	0.0	0.0	0.3	0.0
YINNETHARRA	0.0	0.0	0.9	0.6

#### **TASMANIA**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
CURRIE KI	0.0	0.0	0.5	0.5
GRASSY KI	0.0	0.0	0.5	0.5

#### **NORTHERN TERRITORY**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
ALYANGULA (DRUM)	14.2	14.2	14.2	14.2
ALYANGULA (SEATAINER)	7.4	7.4	7.4	7.4
ANDADO STN	0.0	0.0	4.0	4.4
ANGAS DOWNS	0.0	0.0	3.3	3.7
ARAPUNYA	0.0	0.0	0.7	1.5
ARGADARGADA	0.0	0.0	0.7	1.4
AYERS ROCK	0.0	0.0	4.6	5.1
BATHURST ISLAND MISSION (SEATAINER)	1.1	1.1	1.1	1.1
BICKERTON ISLAND	0.0	3.1	0.0	0.0
BICKERTON ISLAND (DRUM)	11.6	11.6	11.6	11.6
BICKERTON ISLAND (SEATAINER)	17.1	17.1	13.6	13.6
CHILLA WELL	0.0	0.0	0.0	0.4
COLSON NO1	0.0	0.0	5.3	5.9
CROKER ISLAND MISSION (DRUM)	2.6	2.6	2.6	2.6
CROKER ISLAND MISSION (SEATAINER)	6.1	6.1	6.1	6.1
CURTIN SPRINGS	0.0	0.0	3.7	4.1
DE ROSE HILL STN	0.0	0.0	2.4	2.6
DOCKER RIVER	0.0	1.3	2.0	2.9
ELCHO ISLAND MISSION	0.0	0.8	0.0	0.0
ELCHO ISLAND MISSION (DRUM)	8.4	8.4	8.4	8.4
ELCHO ISLAND MISSION (SEATAINER)	11.1	11.1	11.1	11.1
ERLDUNDA	0.0	0.0	2.2	2.4

#### **NORTHERN TERRITORY**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
ERNABELLA	0.0	0.0	2.9	3.2
FINKE	0.0	0.0	3.0	3.2
GARDEN POINT MISSION (SEATAINER)	3.1	3.1	3.1	3.1
GOULBURN ISLAND (SEATAINER)	6.1	6.1	2.6	2.6
GOULBURN ISLAND (DRUM)	3.0	3.0	1.3	1.3
GOVE (DRUM)	8.0	8.0	8.0	8.0
GOVE (SEATAINER)	8.3	8.3	8.3	7.4
GOVE AVN	0.0	0.0	10.3	0.0
HAMILTON STN	0.0	0.0	4.3	4.8
JERVOIS MINE	0.0	0.0 0.0		0.2
KENMORE PARK	0.0	0.0	2.6	2.8
KINTORE SETTLEMENT	0.0	0.0	0.5	1.1
KULGERA	0.0	0.0	1.0	1.0
LAKE EVELLA	0.0	3.9	0.0	0.0
LAKE EVELLA (SEATAINER)	15.1	15.1	15.1	15.1
LAKE EVELLA (DRUM)	12.8	12.8	12.8	12.8
LAKE NASH STATION	0.0	1.2	1.9	2.7
MANINGRIDA (DRUM)	5.2	5.2	5.2	5.2
MANINGRIDA (SEATAINER)	8.1	8.1	8.1	8.1
MARQUA	0.0	0.0	0.6	1.3
MILINGIMBIE MISSION (DRUM)	7.1	7.1	7.1	7.1
MILINGIMBIE MISSION (SEATAINER)	10.1	10.1	10.1	10.1
MONGREL DOWNS	0.0	1.0	1.7	2.6
MT CAVANAGH	0.0	0.0	1.7	1.8

**OPERATIVE 01/07/94** 

#### **NORTHERN TERRITORY**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
MT EBENEEZER	0.0	0.0	2.8	3.0
MULGA PARK	0.0	0.0	3.2	3.5
NEW CROWN STN	0.0	0.0	3.3	3.6
NHULUNBUY (SEATAINER)	0.0	0.0	6.3	6.4
NHULUNBUY (DRUM)	5.9	5.9	6.8	6.4
OORATIPPRA	0.0	0.0	0.3	0.9
PORT KEATS MISSION (DRUM)	1.7	1.7	1.7	1.7
PORT KEATS MISSION (SEATAINER)	2.1	2.1	2.1	2.1
RABBIT FLAT	0.0	1.0	1.7	2.6
RAMINGINING (DRUM)	7.1	7.1	7.1	7.1
RAMINGINING (SEATAINER)	10.1	10.1	10.1	10.1
ROSE RIVER MISSION	0.0	4.3	0.0	0.0
ROSE RIVER MISSION (DRUM)	17.1	17.1	17.1	17.1
ROSE RIVER MISSION (SEATAINER)	19.1	19.1	19.1	19.1
SANDY BLIGHT JUNCTION	0.0	0.0	0.0	0.3
SMITH POINT (DRUM)	1.3	1.3	1.3	1.3
SNAKE BAY (DRUM)	0.3	0.3	0.3	0.3
SNAKE BAY (SEATAINER)	3.1	3.1	3.1	3.1
TANAMI	0.0	1.4	2.1	3.0
TARLTON DOWNS	0.0	0.0	0.0	0.4
THE GRANITES	0.0	0.2	1.1	1.8
TIEYON	0.0	0.0	2.4	2.6
TOBERMOREY	0.0	0.4	1.2	2.0
TROUGHTON ISLAND (Bulk)	0.0	8.3	0.0	0.0

#### **NORTHERN TERRITORY**

Place	Motor Spirit	Auto Dist	Av Gas	Av Tur
UMBAKUMBA MISSION	0.0	6.0	0.0	0.0
UMBAKUMBA MISSION (DRUM)	15.8	15.8	15.8	15.8
UMBAKUMBA MISSION (SEATAINER)	18.1	18.1	18.1	18.1
VAUGHAN SPRINGS	0.0	0.0	0.0	0.5
VICTORY DOWNS	0.0	0.0	1.9	2.1
WOLLOGORANG	0.0	0.0	0.0	0.8



#### INITIATION OF AN INQUIRY

## Alleged Dumping of General Lighting Service Lamps exported from Italy

## CUSTOMS ACT 1901 NOTICE UNDER SUBSECTION 269 TC(4)

I, Larry John Roux, delegate of the Comptroller-General of Customs, have accepted an application made under subsection 269TB(1) of the Customs Act 1901, which alleges that there are reasonable grounds to publish a dumping duty notice in respect of general lighting service lamps exported to Australia from Italy.

The goods the subject of this notice are general lighting service lamps having the following specifications:

rating

25, 40, 60, 75 and 100 watt

dimensions

60mm, spherical with neck clear, pearl and soft white

finish cap

bayonet or Edison screw (B22 and E27)

voltage

greater than 229 volts

and are classified within 8539.22.00 SKC 33 in Schedule 3 to the Customs Tariff Act 1987. The rate of duty is 8 per cent general and 3 per cent for developing countries.

The application was lodged by the sole Australian manufacturer, Electric Lamp Manufacturers (Australia) Pty Ltd, Hamilton, NSW on behalf of the Australian industry producing like goods.

The overseas manufacturer identified in the application is File Spa of Lecco, Italy.

In accordance with Customs Regulation 183AB, a preliminary finding will be made within 100 days after the publication of this notice as to whether there are sufficient grounds for the publication of a dumping duty notice in respect of the goods the subject of the application.

A preliminary finding that there are sufficient grounds for the publication of a dumping duty notice may result in the imposition of provisional measures, including the taking of securities under section 42 of the Customs Act 1901, for the period specified in subsection 45(2) of the Customs Act 1901. Any securities taken may be converted subsequently to interim dumping duty following an Anti-Dumping Authority finding that anti dumping measures should be imposed.

A preliminary finding that there are sufficient grounds for the publication of a dumping duty notice will be referred to the Anti-Dumping Authority for inquiry and report to the Minister (within 120 days) on whether dumping duties should be imposed.

Australian Customs Dumping Notice (ACDN) No 95/008 outlines the procedures for the Customs inquiry. It is in the interest of parties concerned with this inquiry to obtain a copy of that ACDN. Copies are available from the Publications Section, Customs House, Canberra or Customs Houses in each capital city.

All interested parties are invited to lodge written submissions with Lawrie Nock, Assistant Director Dumping Operations, Australian Customs Service, 2-5 Constitution Avenue, Canberra City 2601 no later than 27 February 1995.

L Roux

Delegate of the

Comptroller-General

18 January 1995

9500077

#### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOHN BURKE, delegate of the Comptroller-General of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE				(Foreign C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	04/01/95	05/01/95	06/01/95	07/01/95	08/01/95	09/01/95	10/01/95
				<u>-</u>				
Austria	Schillings	8.4345	8.4205	8.3956	8.3956	8.3956	8.4010	8.3628
Belgium/Lux	Francs	24.6100	24.6200	24.5500	24.5500	24.5500	24.5900	24.1600
Brazil	Reals	. 6484	.6487	. 6454	. 6454	. 6454	. 6434	. 6457
Canada	Dollars	1.0808	1.0752	1.0768	1.0768	1.0768	1.0708	1.0746
China	Yuan	6.4849	6.4799	6.4845	6.4845	6.4845	6.4480	6.4325
Denmark	Kroner	4.7068	4.7020	4.6935	4.6935	4.6935	4.6975	4.6199
EC	ECU	.6296	.6288	.6281	. 6281	.6281	. 6276	. 6190
Fiji	Dollar	1.0877	1.0870	1.0901	1.0901	1.0901	1.0840	1.0833
Finland	Markka	3.6624	3.6492	3.6627	3.6627	3.6627	3.6748	3.6332
France	Francs	4.1335	4.1235	4.1177	4.1177	4.1177	4.1261	4.0576
Germany	Deutschmark	1.1988	1.1974	1.1933	1.1933	1.1933	1.1945	1.1738
Greece	Drachmae	185.7400	185.9200	185.1500	185.1500	185.1500	185.5100	182.1400
Hong Kong	Dollars	5.9510	5.9495	5.9568	5.9 <b>568</b>	5.9568	5.9 <b>336</b>	5.9187
India	Rupees	24.1257	24.1078	24.1279	24.1279	24.1279	23.9952	23.9397
Indonesia	Rupiah	1690.5000	1690.2000	1691.5000	1691.5000	1691.5000	1682.2000	1678.5000
Ireland	Pounds	.4987	. 4978	.4976	.4976	.4976	.4991	.4927
Israel	Shekel	2.3245	2.3243	2.3190	2.3190	2,3190	2.3167	2.3009
Italy	Lire	1250.1100	1247.4100	1246.9000	1246.9000	1246.9000	1248.1000	1236.8800
Japan	Yen	77.5800	77.6800	77.6300	77.6300	77.6300	77.3800	76.3500
Korea	Won	606.7400	606.6300	607.6200	607.6200	607.6200	604.6800	603.6300
Malaysia	Dollar	1.9609	1.9601	1.9608	1.9608	1.9608	1.9525	1.9454
Netherlands	Guilder	1.3425	1.3413	1.3374	1.3374	1.3374	1.3391	1.3158
New Zealand	Dollar	1.2013	1.2024	1.2043	1.2043	1.2043	1.1992	1.1978
Norway	Kron <b>er</b>	5.2299	5.2199	5.2118	5.2118	5.2118	5.2120	5.1294
Pakistan	Rupee	23.4500	23.4300	23.4500	23.4500	23.4500	23.3200	23.2700
Papua NG	Kina	.9038	. 9043	.9106	. 9106	.9106	. 9057	. 905 <b>7</b>
Philippines	Peso	18.9200	18.8300	18.8100	18.8100	18.8100	18.6900	18.6800
Portugal	Escudo	122.9800	122.9800	122.6800	122.6800	122.6800	122.7800	120.5900
Singapore	Dollar	1.1182	1.1164	1.1169	1.1169	1.1169	1.1115	1.1057
Solomon Is.	Dollar	2.5577	2.5688	2.5708	2.5708	2.5708	2.5568	2.5542
South Africa	Rand	2.7299	2.7328	2.7334	2.7334	2.7334	2.7192	2.7116
Spain	Peseta	101.6300	101.8000	102.0500	102.0500	102.0500	102.4300	101.5700
Sri Lanka	Rupee	37.2000	37.2600	37.2800	37.2800	37.2800	37.0600	36.9700
Sweden	Krona	5.7422	5.7275	5.7616	5.7616	5.7616	5.7720	5.6801
Switzerland	Franc	1.0120	1.0066	1.0018	1.0018	1.0018	1.0008	. 9825
Taiwan	Dollar	20.1700	20.1800	20.2500	20.2500	20.2500	20.1500	20.1000
Thailand	Baht	19.3100	19.3000	19.3100	19.3100	19.3100	19.2200	19.1500
UK	Pounds	. 4923	. 4920	.4923	. 4923	. 4923	. 4929	.4881
USA	Dollar	.7691	.7686	.7692	.7692	.7692	.7650	.7632

JOHN BURKE
Delegate of the
Comptroller-General of Customa
CANBERRA A.C.T.
11/01/95

## CUSTOMS ACT 1901 NOTICE UNDER SECTION 17(b) NOTICE NO. (NS/31)

I, (Alan Leslie WALSH), pursuant to a delegation under section 4(2) of the Customs Administration Act 1985 and under the power of appointment in section 17(b) of the Customs Act 1901 hereby:

appoint as a place for the examination of goods on landing the premises known as Grace International Removals at Carter Street, Lidcombe and described on plan N93/07731/40 held by Inspector Customer Services at 477 Pitt Street, Sydney.

Dated this 4 Day of January 1995

Senior Manager Control Operations

9500079

#### ANTI-DUMPING AUTHORITY

#### CONTINUATION OF COUNTERVAILING DUTY ON BULK BRANDY FROM FRANCE

Under the 'sunset' provisions of Australia's anti-dumping legislation, countervailing measures automatically expire five years after the date on which they were imposed unless they are revoked before the end of that period. However, before the measures expire, interested parties are able to apply to the Authority for continuation of the measures for a further five years beyond the expiry date.

The countervailing duty currently applying to imports of bulk brandy from France is due to expire on 27 February 1995.

The Anti-Dumping Authority has completed its inquiry into whether the countervailing duty should be continued.

The Authority is satisfied that substantial subsidies are still payable on bulk brandy produced in France and that the subsidies are likely to continue for the foreseeable future.

The Authority is also satisfied that in the absence of countervailing measures there is a threat of material injury to the Australian industry producing bulk brandy.

In light of the above the Authority has recommended that the Minister take action to secure the continuation of the countervailing duty.

The Minister for Small Business, Customs and Construction has accepted the Authority's recommendation and, as a consequence, the countervailing measures will continue until 27 February 2000.

Requests for copies of the Authority's Report No. 141 should be directed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 276 1742.

#### Anti-Dumping Authority Act 1988

### BULK BRANDY: CONTINUATION OF COUNTERVAILING DUTY PURSUANT TO PARAGRAPH 8A(10)(2)

I, CHRISTOPHER CLELAND SCHACHT, Minister of State for Small Business, Customs and Construction, in accordance with paragraph 8A(10)(a) of the Anti-Dumping Authority Act 1988 hereby determine that the countervailing duty notice dated the 22nd day of February 1990 under subsection 269TJ(2) of the Customs Act 1901 in respect of bulk brandy, in containers holding five litres or more with an alcoholic strength by volume exceeding 57 per cent exported from France, shall continue in force after 27 February 1995.

Dated this

day of

199 ∠

lec

CHRISTOPHER CLELAND SCHACHT

Minister of State for

Small Business, Customs and Construction

9500080

## **Transport**

#### COMMONWEALTH OF AUSTRALIA

# AUSTRALIAN LAND TRANSPORT DEVELOPMENT ACT 1988 DETERMINATION

I, LAURENCE JOHN BRERETON, Minister for Transport, pursuant to subsection 10(2) of the Australian Land Transport Development Act 1988 ('the Act') determine that the charge rate is 3.53 cents per litre for the financial year 1993-94 commencing from 1 July 1993.

Dated the

day of

1994.

Minister for Transport

9500081



## NOTIFICATION OF THE MAKING OF ORDERS UNDER SECTION 425(1AA) OF THE NAVIGATION ACT 1912

**NOTICE** is hereby given that the undermentioned orders have been made under Section 425(1AA) of the *Navigation Act 1912*.

Copies of the orders will be available from 1 February 1995, and may be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Number of order	Description of order
13 of 1994	Marine Orders, Part 25, (Equipment-Life-saving) Issue 3.



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

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 18 January 1995.

#### AD/GBK117/6 Amdt 1 - 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** 



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

Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 25 January 1995.

AD/CL 600/27 Amdt 1 - RUDDER CONTROL QUADRANT

AD/EMB120/10 Amdt 3 - ELECTRICAL POWER SYSTEM EMERGENCY BUS

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

#### **Treasurer**

#### CHILD SUPPORT ASSESSMENT ACT 1989

#### Notice pursuant to Section 155

- I, Michael Joseph Carmody, Child Support Registrar, hereby notify, pursuant to Section 155 of the Child Support Assessment Act 1989 that the following amounts apply in relation to the 1995/96 child support year:
  - (a) the yearly equivalent of the relevant average weekly earnings amount is \$34549
  - (b) the relevant married rate of Social Security pension is, per person, \$6973.20
  - (c) the relevant single rate of Social Security pension is \$8361.60
  - (d) the additional amount for a child who is a relevant dependant child of the liable parent is;
    - 1. if the child will be under 13 at the end of the child support year \$1747
    - 2. if the child will be 13 or over, but under 16 at the end of the child support year \$2447

(Michael Joseph Carmody)

CHILD SUPPORT REGISTRAR

14 Percentice, 1474

## INSURANCE ACT 1973 NOTIFICATION OF REVOCATION OF AUTHORITY

Pursuant to subsection 36(6) of the *Insurance Act 1973*, notice is given that I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to MMI Limited.

DATED this day of January 1995.

F.G. H. Pooley F G H Pooley Commissioner





### Superannuation Industry (Supervision) Act 1993

#### **MODIFICATION DECLARATION NO 6**

- I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, under section 332 of the Superannuation Industry (Supervision) Act 1993 (the "Act"), DECLARE that:
- 1. Part 19 of the Act is to have effect, in relation to public offer entities, and their trustees, as if it were modified by inserting after section 150 the following:
  - " Application of Part
    - 150A. (1) Section 153, Division 6 and Subdivision A of Division 3 do not apply to eligible rollover funds.
      - (2) In this section, "eligible rollover fund" has the meaning given by section 242. "
- 2. The Superannuation Industry (Supervision) Regulations are to have effect, in relation to public offer entities, and their trustees, as if they were modified by inserting "except where the entity is an eligible rollover fund - " at the beginning of paragraph 3.10(2)(d).

This declaration is taken to have commenced to have effect on 1 July 1994.

Dated 9 January 1995

F G H Pooley Commissioner



### Superannuation Industry (Supervision) Act 1993

#### EXPLANATORY MEMORANDUM

#### ACCOMPANYING

#### MODIFICATION DECLARATION No 6

#### PURPOSE OF THE DECLARATION

1. The purpose of modification declaration number 6 is to prevent certain provisions of Part 19 of the *Superannuation Industry (Supervision) Act 1993* (the "Act"), and also a provision of the *Superannuation Industry (Supervision) Regulations* (the "regulations"), from applying to eligible rollover funds ("ERFs"), on the grounds that because of the special characteristics of ERFs, it is inappropriate for those provisions to apply to them.

#### BACKGROUND

- Section 242 of the Act defines the term "eligible rollover fund".
- 3. Section 10 of the Act defines "public offer entity" to include a "public offer superannuation fund".
- 4. ERFs are public offer superannuation funds within the meaning of section 18 of the Act.
- 5. As public offer entities, ERFs are subject to Part 19 of the Act.
- 6. Part 19 of the Act contains provisions relating to the offering and issuing of superannuation interests in, and the disclosure of information about, public offer entities. These provisions are designed to ensure that actual and prospective beneficiaries and standard employer-sponsors of public offer entities are treated fairly and honestly and are adequately informed.

#### EFFECT OF THE DECLARATION

- 7. Modification declaration number 6 modifies Part 19 of the Act and regulation 3.10(2)(d) of the regulations.
- 8. The declaration prevents certain parts of Part 19 from applying to ERFs. These are:
- (a) Section 153, which prohibits a trustee of a public offer entity from issuing a superannuation interest other than pursuant to a formal application. Section 153 requires that a person, or an employer-sponsor on behalf of a person, makes a formal written application for the issue of a superannuation interest to the person, but this will not occur before an interest in an ERF is issued, because the person concerned will normally be uncontactable, and the interest will be issued to the person not at the instance of an employer-sponsor but at the instance of a fund trustee. It is therefore inappropriate for the section to apply to ERFs.
- (b) Subdivision A of Division 3, which requires certain information to be given to a person before a superannuation interest is issued to the person. This should not apply to ERFs because it will normally not be possible for the trustee of an ERF to give the information specified in that Subdivision to a person before a superannuation interest in the ERF is issued to the person, as the person will be likely to be lost or uncontactable.
- (c) Division 6, which affords a "cooling off period" to applicants for the issue of superannuation interests. This should not apply to ERFs because no cooling off period is required where, as is the case with an ERF, the recipient of the interest does not apply for the issue of the interest.
- 9. The declaration also prevents regulation 3.10(2)(d) of the regulations from applying to ERFs, so that the trustee of an ERF will not be required to notify a person in writing, before a superannuation interest in the ERF is issued to him or her, of the amount or rate of commission or brokerage that will be paid in respect of the interest. A member or prospective member of an ERF will normally not be able to be contacted.

#### EXPLANATION OF THE DECLARATION

#### PART 19

10. The declaration inserts a new section 150A, entitled "Application of Part", which provides that section 153, Division 6 and Subdivision A of Division 3 do not apply to ERFs.

#### REGULATION 3.10(2)(d)

11. The declaration inserts the words "except where the entity is an eligible rollover fund - " at the beginning of regulation 3.10(2)(d) of the regulations.

#### COMMENCEMENT

12. Modification declaration number 6 is taken to have commenced to have effect on 1 July 1994.

9 January 1995

(Published by authority of the Insurance and Superannuation Commissioner)



#### Superannuation Industry (Supervision) Act 1993

## AMENDMENT OF MODIFICATION DECLARATION No. 5

- I, Donald Brian Duval, Acting Insurance and Superannuation Commissioner, pursuant to section 332 of the Superannuation Industry (Supervision) Act 1993 and subsection 33(3) of the Acts Interpretation Act 1901, AMEND modification declaration number 5, which was made by the Commissioner on 8 December 1994, by omitting parts 5, 6, 7 and 8 of the declaration and substituting:
  - " 5. By inserting after subregulation 7.04(1A) the following:
    - " (1B) Subject to subregulation (2), a regulated superannuation fund may accept contributions that are made in respect of a member who is age 65 or over only if the contributions are mandated employer contributions. "
    - 6. By omitting "subregulation (1)" from subregulation 7.04(2) and substituting "subregulation (1) or (1B)"
    - 7. By inserting after subregulation 7.05(1A) the following:
      - " (1B) Subject to subregulation (2), a defined benefit fund may grant an accrual of benefits in respect of a member of the fund who is age 65 or over only if the accrual is attributable to mandated employer contributions. "
    - 8. By omitting "subregulation (1)" from subregulation 7.05(2) and substituting "subregulation (1) or (1B)" "

Dated 6 January 1995

D B Duval Acting Commissioner



#### Superannuation Industry (Supervision) Act 1993

#### EXPLANATORY MEMORANDUM

#### ACCOMPANYING

## AMENDMENT OF MODIFICATION DECLARATION No 5

- 1. On 8 December 1994 the Commissioner made modification declaration number 5 which, among other things, added new subregulations 7.04(1A) and 7.05(1A) to the *Superannuation Industry (Supervision) Regulations* (the "Regulations").
- 2. On 20 December 1994 the Governor-General made the *Superannuation Industry (Supervision) Regulations (Amendment)*, which added new, and different, subregulations 7.04(1A) and 7.05(1A) to the Regulations.
- 3. The making of the Superannuation Industry (Supervision) Regulations (Amendment) thus resulted in there being two subregulations 7.04(1A) and two subregulations 7.05(1A).
- 4. To correct this anomaly, the amendment to modification declaration number 5 changes the numbering of the subregulations 7.04(1A) and 7.05(1A) which are set out in modification declaration number 5 from "7.04(1A)" and "7.05(1A)" to "7.04(1B)" and "7.05(1B)" respectively.
- 5. References to subregulations 7.04(1A) and 7.05(1A) in the explanatory memorandum that accompanied modification declaration number 5 should now be read as references to subregulations 7.04(1B) and 7.05(1B) respectively.

6 January 1995

(Published by authority of the Insurance and Superannuation Commissioner)

#### **Veterans' Affairs**



#### Veterans' Entitlements Act 1986

#### NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Department of Veterans' Affairs, MLC Tower, Woden ACT; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606.

Number of Instrument	Description of Instrument
1 of 1995	Statement of Principles under subsection 196B(2) concerning multiple myeloma and death from multiple myeloma
2 of 1995	Statement of Principles under subsection 196B(3) concerning multiple myeloma and death from multiple myeloma
3 of 1995	Statement of Principles under subsection 196B(2) concerning varicose veins and death from varicose veins
4 of 1995	Statement of Principles under subsection 196B(3) concerning varicose veins and death from varicose veins
5 of 1995	Statement of Principles under subsection 196B(2) concerning opisthorchiasis and death from opisthorchiasis
6 of 1995	Statement of Principles under subsection 196B(3) concerning opisthorchiasis and death from opisthorachiasis
7 of 1995	Statement of Principles under subsection 196B(2) concerning clonorchiasis and death from clonorchiasis
8 of 1995	Statement of Principles under subsection 196B(3) concerning clonorchiasis and death from clonorchiasis
9 of 1995	Statement of Principles under subsection 196B(2) concerning Marfan syndrome and death from Marfan syndrome
10 of 1995	Statement of Principles under subsection 196B(3) concerning Marfan syndrome and death from Marfan syndrome
11 of 1995	Statement of Principles under subsection 196B(2) concerning osteogenesis imperfecta and death from osteogenesis imperfecta
12 of 1995	Statement of Principles under subsection 196B(3) concerning osteogenesis imperfecta and death from osteogenesis imperfecta
13 of 1995	Statement of Principles under subsection 196B(2) concerning alkaptonuria and death from alkaptonuria
14 of 1995	Statement of Principles under subsection 196B(3) concerning alkaptonuria and death from alkaptonuria



#### Veterans' Entitlements Act 1986

#### NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made under section 196B of the Veterans' Entitlements Act 1986. Copies of the instrument can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Department of Veterans' Affairs, MLC Tower. Woden ACT; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606.

Number of Instrument	Description of Instrument
15 of 1995	Statement of Principles under subsection 196B(2) concerning Wilson's disease and death from Wilson's disease
16 of 1995	Statement of Principles under subsection 196B(3) concerning Wilson's disease and death from Wilson's disease
17 of 1995	Statement of Principles under subsection 196B(2) concerning horseshoe kidney and death from horseshoe kidney
18 of 1995	Statement of Principles under subsection 196B(3) concerning horseshoe kidney and death from horseshoe kidney
19 of 1995	Statement of Principles under subsection 196B(2) concerning alpha-1 antitrypsin deficiency and death from alpha-1 antitrypsin deficiency
20 of 1995	Statement of Principles under subsection 196B(3) concerning alpha-1 antitrypsin deficiency and death from alpha-1 antitrypsin deficiency
21 of 1995	Statement of Principles under subsection 196B(2) concerning Gaucher's disease and death from Gaucher's disease
22 of 1995	Statement of Principles under subsection 196B(3) concerning Gaucher's disease and death from Gaucher's disease
23 of 1995	Statement of Principles under subsection 196B(2) concerning trigeminal neuralgia and death from trigeminal neuralgia
24 of 1995	Statement of Principles under subsection 196B(3) concerning trigeminal neuralgia and death from trigeminal neuralgia
25 of 1995	Statement of Principles under subsection 196B(2) concerning scrub typhus and death from scrub typhus
26 of 1995	Statement of Principles under subsection 196B(3) concerning scrub typhus and death from scrub typhus



# Gazette

No. S 1, Tuesday, 3 January 1995

Published by the Australian Government Publishing Service, Canberra

#### **COMMONWEALTH OF AUSTRALIA**

#### SAFETY, REHABILITATION AND COMPENSATION ACT 1988

#### NOTICE OF DECLARATION

#### Notice No ACT2 of 1994

- I, Gary Thomas Johns, Assistant Minister for Industrial Relations, at the request of the Chief Minister of the Australian Capital Territory and with effect from 1 January 1995:
- (a) revoke my declaration of 30 June 1994, under subsection 5(12) of the Safety. Rehabilitation and Compensation Act 1988, relating to the Australian Capital Territory Totalizator Administration Board.

GARY JOHNS ·

Assistant Minister for Industrial Relations

23 December 1994



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## Gazette

No. S 2, Tuesday, 3 January 1995

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**SPECIAL** 



## 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 29 December 1994:

AD/DHC-8/15 Amdt 2 - MLG ACTUATOR SUPPORT BRACKET AND BOLTS

AD/AS355/46 - MAIN ROTOR SHAFT OIL JET

AD/ECUREUIL/54 - MAIN ROTOR SHAFT OIL JET

Copies of the Order are available for inspection and may be purchased over the counter from the:

Civil Aviation Authority Publications Centre 607 Swanston Street CARLTON SOUTH VIC 3053

or by mail from:

Civil Aviation Authority
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

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Gazette

No. S 3, Tuesday, 3 January 1995

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**SPECIAL** 

#### ADVERTISEMENT OF APPLICATION FOR WINDING-UP

IN THE SUPREME COURT OF WESTERN AUSTRALIA AT PERTH NO 331 OF 1994

in the matter of ARGENT NOMINEES PTY LTD ACN 009 304 036

Notice is hereby given that an application for the winding up in insolvency of the abovenamed company by the Supreme Court of Western Australia was on 2 December 1994 filed by CITIBANK SAVINGS LIMITED ACN 006 465 505. The application is to be heard before a Master in chambers at the Supreme Court at Perth at 10.30 am on 18 January 1995.

The liquidator whose appointment is sought is MELVYN MALCOLM POSNER Chartered Accountant of Suite 5, 1st Floor, 4 Adelaide Street, Fremantle in the state of Western Australia.

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

The applicant's solicitor is Messrs Dwyer Durack of 7th Floor, 30 The Esplanade, Perth in the state of Western Australia, Reference MB:943464.

#### NOTE:

- (1) Any person who intends to appear on the hearing of the application must serve on or send by post to Messrs Dwyer Durack notice in writing of that intention. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4 pm on 17 January 1995.
- (2) A person may not, without leave of the Court, oppose the application unless, at least 7 days before the hearing date, the person has filed and served on the applicant -
  - (a) notice of the grounds of opposition; and
  - (b) an affidavit verifying the matters stated in the notice.



## Gazette

No. S 4, Thursday, 5 January 1995

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**SPECIAL** 

#### COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

Order under subsection 21A(4)

#### WHEREAS -

- (A) Topcourt Pty Ltd ('Topcourt') is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Topcourt has acquired an interest in the Australian urban land listed in the Schedule:

NOW THEREFORE I, George Gear, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition of the interest by Topcourt is contrary to the national interest, direct Topcourt to dispose of the interest within three months of the date of this order to any person or persons approved in writing by the Treasurer.

Dated this

Assistant Treasurer

SCHÉDULE

The property in the Chite of Victoria specified in Certificate of Title Volume 9711 Folio wells, known as 41 Marine Parade, St Kilda.





## Gazette

No. S 5, Monday, 9 January 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

#### DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

#### NOTIFICATION OF THE DETERMINATION OF GUIDELINES UNDER THE STUDENT AND YOUTH ASSISTANCE ACT 1973

#### Determination No. 1 of 1995

The Minister for Schools, Vocational Education and Training has made the following instrument and copies may be obtained from:

Legal Branch
Department of Employment, Education and Training
GPO Box 9880
CANBERRA ACT 2601

Determination of Guidelines pursuant to subsection 356(1) of the *Student and Youth Assistance Act 1973* (the Act) for the exercise of the Secretary's power to issue a Certificate under subsection 355(1) of the Act.

Dated 6 January 1995





## Gazette

No. S 6, Tuesday, 10 January 1995

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SPECIAL

#### NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER

SUMGOLD PTY LTD ACN 062 269 934

HAIRDRESSERS ASSOCIATION SUPERANNUATION PTY LTD ACN 065 519 879 gives notice that on 22 December 1994 it appointed Ernest George Harris and John Robert Rees, Chartered Accountants, c/- Messrs Coopers & Lybrand, Chartered Accountants of Waterfront Place, 1 Eagle Street, Brisbane, Queensland, as Receivers and Managers of the property of the above Company specified in the Schedule under the powers contained in an instrument dated 23 November 1993 being a Mortgage Debenture registered no. 463067 in the Australian Register of Company Charges.

#### **SCHEDULE**

All and singular its undertaking and all its property and assets real and personal whatsoever and wheresoever both present and future.

Hunt & Hunt Solicitors Level 22 66 Eagle Street Brisbane Qld 4000 Tel: (07) 231 2444







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Gazette

No. S 7, Wednesday, 11 January 1995

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SPECIA



## 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 11 January 1995:

AD/AB3/65 - PPG INDUSTRIES SLIDING WINDOWS

Copies of the Order are available for inspection and may be purchased over the counter from the:

Civil Aviation Authority **Publications Centre** 607 Swanston Street **CARLTON SOUTH VIC 3053** 

or by mail from:

Civil Aviation Authority **Publications Centre** PO Box 1986 **CARLTON SOUTH VIC 3053** 





Gazette

No. S 11, Thursday, 12 January 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 



## 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 12 January 1995:

AD/ROTAX/2 - IGNITION ELECTRONIC MODULE

Copies of the Order are available for inspection and may be purchased over the counter from the:

Civil Aviation Authority Publications Centre 607 Swanston Street CARLTON SOUTH VIC 3053

or by mail from:

Civil Aviation Authority Publications Centre PO Box 1986 CARLTON SOUTH VIC 3053



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# Gazette

No. S 12, Friday, 13 January 1995

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**SPECIAL** 

IN THE SUPREME COURT OF WESTERN AUSTRALIA

COR NO. 337 OF 1994

IN THE MATTER of SECTION 583 of the CORPORATIONS LAW

AND

IN THE MATTER of WESTERN AUSTRALIAN TRUCK RACING ASSOCIATION INCORPORATED

BETWEEN:

WESTERN AUSTRALIAN TRUCK RACING ASSOCIATION INCORPORATED

Applicant

#### ADVERTISEMENT OF APPLICATION FOR WINDING-UP

Date of Document:

11th day of January 1995

Filed on behalf of: The Applicant

Prepared by:

Messrs Talbot & Olivier Solicitors 10th Floor 55 St George's Terrace PERTH WA 6000

Telephone: 325 8977

Reference: CFM:JNW:1308

(CM\127)

IN THE MATTER of Western Australian Truck Racing Association Incorporated.

Notice is hereby given that an application for the winding up in insolvency of the abovenamed association by the Supreme Court of Western Australia was on 6 December 1994 filed by Western Australian Truck Racing Association Incorporated. The application is to be heard before a Master in chambers at the Supreme Court at Perth at 10.30 am on 25 January 1995.

71986 Cat. No. 95 3131 9 ISSN 1032-2345

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The liquidator whose appointment is sought is DAVID ASHLEY NORMAN HURT, of the firm of Stanton Partners, 5 Ord Street, West Perth in the State of Western Australia.

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

The applicant's solicitor is CHRISTOPHER FRANCIS McLEOD of TALBOT & OLIVIER, 10th Floor, 55 St George's Terrace, Perth.

NOTE: (1) Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor notice in writing of that intention. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4.00 pm on 24 January 1995.

