

# Commonwealth of Australia

# Gazette

No. GN 6, Wednesday, 15 February 1995

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**GOVERNMENT NOTICES** 

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The date of publication of this Gazette is 15 February 1995

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#### INQUIRIES:

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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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**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).

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

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

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

 $\mbox{\bf AVAILABILITY.}$  The  $\mbox{\it Gazette}$  may be purchased by mail from:

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: Level 3, Myer Centre, Rundle Mall

Tel. (08) 213 0144

Brisbane: City Plaza, cnr Adelaide and

George Sts, tel. (07) 229 6822

Canberra: 70 Alinga St, tel. (06) 247 7211 Hobart: 31 Criterion St, tel. (002) 34 1403

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

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

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

Sydney: 32 York St, tel. (02) 299 6737

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

#### Agents:

Albury: DAS Regional Office, 512 Swift St,

tel. (060) 41 3788

Darwin: Northern Territory Government Publish-

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

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

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

#### OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at

10.30 am on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

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

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

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

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

**Periodic** issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of

import licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices and Business issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

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

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

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

**National Registration Authority** 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.

#### 432 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.
P3	20.1.95	Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.9.94 to 31.10.94 and not previously gazetted. Particulars of some permissions granted, refused, suspended reinstated or revoked for the period: 1.11.94 to 30.11.94
P4	20.1.95	Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.11.94 to 30.11.94 and not previously gazetted. Particulars of permissions granted, refused, suspended reinstated or revoked for the period: 1.6.94 to 30.6.94
P5	27.1.95	Notice by the Australian Securities Commission of intention to deregister defunct companies.

N.N.—9500435

#### **Administrative Services**

#### LANDS ACQUISITION ACT 1989 PRE-ACQUISITION DECLARATION (SECTION 22)

I, John Frederick Wilson, State Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the Twenty third day of October 1991 delegated his powers and functions under subsection 22(1) of the Act, **DECLARE** that:

- I am considering the acquisition by the Pipeline Authority, an acquiring authority as defined in the Act, of the interest in the land specified in the schedule, as part of the easement required for the public purpose of the construction operation and maintenance of a pipeline for the conveyance of ethane and other hydrocarbons from Moomba in South Australia to Botany in New South Wales.
- 2. the land appears to me to be suitable for use for that public purpose
- 3. the particulars of the use for which the land will be developed is the construction, operation and maintenance of a pipeline for the conveyance of ethane and other hydrocarbons.
- 4. the reasons why the land appears to be suitable for that use are that:
  - (a) it abuts the existing Moomba to Sydney natural gas pipeline easement;
  - (b) the location of the proposed pipeline has been selected to minimise the affect on properties and the environment; and
  - (c) an environmental assessment including archaeological and heritage surveys has been undertaken and the route selected so as to avoid any areas of potential significance.

Dated the

tuiteenth

day of January 1995

J. Wilson

Delegate of the

Minister for Administrative Services

PLEASE NOTE: THIS PRE-ACQUISITION DECLARATION IS A FORMAL EXPRESSION OF AN INTEREST IN ACQUIRING AN INTEREST IN LAND AND DOES NOT MEAN THAT THE INTEREST IN LAND HAS ALREADY BEEN ACQUIRED.

#### **SCHEDULE**

The interest in land referred to in the declaration is an easement of variable width in favour of the Pipeline Authority for the construction operation and maintenance of a pipeline for the conveyance of ethane and other hydrocarbons over the land described firstly to fifthly in the schedule.

FIRSTLY: Part of Lot 1 in Deposited Plan 586968 at Kippilaw in the Local Government Area of Mulwaree Parish of Breadalbane County of Argyle State of New South Wales being the land delineated "EASEMENT FOR PIPELINE 10 WIDE 2715M<sup>2</sup>" in a plan registered at the New South Wales Land Titles Office as Deposited Plan 649896.

SECONDLY: Part of Lot 1 in Deposited Plan 580284 at Condobolin in the Local Government Area of Lachlan Parish of Currah County of Gipps State of New South Wales being the land delineated "EASEMENT FOR PIPELINE 10 WIDE 4000M<sup>2</sup>" in a plan registered at the New South Wales Land Titles Office as Deposited Plan 649897.

THIRDLY: Part of Lot 3 in Deposited Plan 593814 at Gilgunnia in the Local Government Area of Cobar Parish of Gooan County of Blaxland being the land delineated "EASEMENT FOR PIPELINE 10 WIDE 4015M<sup>2</sup>" in a plan registered at the New South Wales Titles Office as Deposited Plan 649898.

FOURTHLY: Part of Lot 2 in Deposited Plan 570000 at Wilton in the Local Government Area of Wollondilly Parish of Wilton County of Camden State of New South Wales being the land delineated 'EASEMENT FOR PIPELINE 24.385 WIDE" in a plan registered at the New South Wales Land Titles Office as Deposited Plan 649899.

FIFTHLY: Part of Lot 3 in Deposited Plan 593788 at Bulla Park in the Local Government Area of Cobar Parish of Bulla Bulla County of Rankin State of New South Wales being the land delineated 'EASEMENT FOR PIPELINE VARIABLE WIDTH 2.684 HA" in a plan registered at the New South Wales Land Titles Office as Deposited Plan 649900.

#### 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.

W J GRAY Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
BANKS BARTON BENNELONG BEROWRA BLAXLAND BRADFIELD CALARE CHARLTON CHIFLEY	78296	2.98
BARTON	78186	2.84
BENNELONG	78444	3.18
BEROWRA	79404	4.44
BLAXLAND	75846	-0.23
BRAUFIELD	78366	3.08
CHARLE	75099	-1.21
CHIELEY	79233 77351	4.22 1.74
COOK	77331 76584	0.73
COWPER	74085	-2.55
CUNNINGHAM	74105	-2.52
DOBELL	73825	-2.89
EDEN-MONARO	73841	-2.87
FARRER	73902	-2.79
FOWLER	80946	6.47
GILMORE	72082	-5.18
GRAYNDL ER	78009	2.61
GREENWAY	76656	0.83
GWYDIR	73980	-2.68
HUGHES	77669	2.16
HUME	74554	-1.93
HUNTER KINGSFORD-SMITH LINDSAY	74490	-2.01
LINDSAY	75612	-0.54
LINDSAT	75961	-0.08
LYNE	76731 75611	0.92 -0.54
MACARTHUR	76785	1.00
MACKELLAR	77264	1.63
MACQUARIE	75106	-1.20
MITCHELL	72770	-4.28
NEWCASTLE	74974	-1.38
NEW ENGLAND	73381	-3.47
NORTH SYDNEY	79659	4.78
PAGE	76522	0.65
PARKES	78957	3.85
PARRAMATTA	76241	0.28
PATERSON	74955	-1.40
PROSPECT	74197	-2.40
REID	76471	0.58
RICHMOND RIVERINA	76553	0.69 2.08
ROBERTSON	77608	2.08 -3.66
SHORTLAND	73239 73297	-3.58 -3.58
SYDNEY	77059	1.36
THROSBY	73652	-3.12
WARRINGAH	75489	-0.70
WATSON	75660	-0.47
WENTWORTH	77185	1.52
WERRIWA	75337	-0.90

Totals > 3801229 ( Average: 76024 )

#### Victoria as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	76786	-1.58
BALLARAT	78043	0.02
BATMAN	84013	7.67
BENDIGO	78767	0.95
BRUCE	82347	5.53
BURKE	73020	-6.41
CALWELL	71621	-8.20
CASEY	73702	-5.54
CHISHOLM	82733	6.03
CORANGAMITE	75447	<del>-</del> 3.30
CORIO	80125	2.69
DEAKIN	80158	2.73
DUNKLEY	78086	0.07
FLINDERS	75792	-2.86
GELLIBRAND	80376	3.01
GIPPSLAND	79137	1.42
GOLDSTEIN	83571	7.10
HIGGINS	79631	2.05
HOLT	72235	-7.42
HOTHAM	84742	8.60
INDI	78527	0.64
ISAACS	70996	-9.00
JAGAJAGA	82245	5.40
KOOYONG	80023	2.56
LALOR	70612 70815	-9.50 -9.24
LA TROBE MCEWEN	75311	-9.24 -3.47
MCMILLAN	79237	1.55
MALLEE	80657	3.37
MARIBYRNONG	77791	-0.29
MELBOURNE	77791 78256	0.29
MELBOURNE PORTS	75480	-3.26
MENZIES	77490	-0.68
MURRAY	81326	4.23
SCULLIN	72887	-6.58
WANNON	81402	4.32
WILLS	83551	7.08
← .		
Totals	2886938 ( A	verage: 78025)

#### Queensland as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
BOWMAN	71887	-4.81
BRISBANE	79546	5.32
CAPRICORNIA	80723	6.87
DAWSON	80554	6.65
DICKSON	77147	2.14
FADDEN	70439	-6.73
FAIRFAX	71772	-4.97
FISHER	68092	-9.84
FORDE	70060	<del>-</del> 7.23
GRIFFITH	77619	2.76
GROOM	78856	4.40
HERBERT	78274	3.63
HINKLER	79759	5.60
KENNEDY	79406	5.13
LEICHHARDT	75878	0.46
LILLEY	81354	7.71
LONGMAN	70414	-6.76
MCPHERSON	69541	<del>-</del> 7.92
MARANOA	79287	4.97
MONCRIEFF	67999	<del>-</del> 9.96
MORETON	81515	7.92
OXLEY	72730	-3.70
PETRIE	76987	1.93
RANKIN	72374	-4.17
RYAN	77580	2.71
WIDE BAY	73931	-2.11
Totals	1963724 ( A	verage: 75527 )

#### Western Australia as at 31 January, 1995

Division	av	Deviation from verage divisional prolment
BRAND	83699	13.14
CANNING	71697	-3.07
COWAN	75584	2.17
CURTIN	70194	-5.10
FORREST	76604	3.55
FREMANTLE	71546	-3.27
KALGOORLIE	71414	-3.45
MOORE	81227	9,80
O'CONNOR	74147	0.23
PEARCE	73573	-0.53
PERTH	72077	-2.56
STIRLING	71491	-3.35
SWAN	70408	-4.81
TANGNEY	71951	-2.73
Totals	1035612 ( Avera	ge: 73972 )

#### South Australia as at 31 January, 1995

Division	a	Deviation from verage divisional nrolment
 ADELAIDE	80908	-2.37
BARKER	83734	1.03
BONYTHON	74572	-10.02
BOOTHBY	82250	-0.75
GREY	85107	2.68
HINDMARSH	85008	2.57
KINGSTON	83536	0.79
MAKIN	85469	3.12
MAYO	86182	3.98
PORT ADELAIDE	83431	0.66
STURT	78316	-5.50
WAKEFIELD	86029	3.80
 Totals	994542 ( Avera	ge: 82878 )

#### Tasmania as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
BASS BRADDON DENISON FRANKLIN LYONS	63513 62026 63968 61810 65094	0.36 -1.98 1.08 -2.32 2.86
Totals	316411 ( A	verage: 63282 )

#### Australian Capital Territory as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA FRASER NAMADGI	70991 60536 64665	8.55 -7.43 -1.11
Totals	196192 ( Av	erage: 65397 )

#### Northern Territory as at 31 January, 1995

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	94409	
Totals	94409 ( Ave	erage: 94409 )

TOTAL FOR AUSTRALIA 11 289 057

#### AUSTRALIAN ELECTORAL COMMISSION

#### **REGISTER OF POLITICAL PARTIES**

#### Notice of application to register as a political party

The Australian Electoral Commission has received the following application for registration as a political party under the provisions of Part XI of the Commonwealth Electoral Act 1918 (the Act):

Name of party:

The Australian Greens - Victoria

Abbreviation of party name:

Australian Greens

Name and address of

proposed registered officer:

Greg Barber

14/671 Park Street BRUNSWICK VIC 3065

This application was made by the Secretary of the party and states it wishes to receive election funding in reimbursement of its campaign expenditure.

If you believe the above party should not be registered:

because the party is not an organisation with an object of promoting the election to the Federal Parliament of its endorsed candidate(s); or

because the application does not fulfil the technical requirements specified in the Act; or

because the party's name (or abbreviation) is likely to be confused with that of another registered party,

you may lodge an objection by writing to the Australian Electoral Commission by 15 March 1995. Any objection, which must be signed and contain your address, should be sent to the Registrar of Political Parties, Australian Electoral Commission, PO Box E201, Queen Victoria Terrace, ACT 2600.

Please contact Song Woon Kon on (06) 271 4491 if you want more information on the technical requirements of the Act. Objections will be made available to the proposed registered officer for comments and for public inspection at the Commission's principal office in Canberra.

W J Gray Electoral Commissioner

### **Communications and the Arts**



### Australian Broadcasting Authority

#### **BROADCASTING SERVICES ACT**

#### NOTICE OF APPLICATION FOR RENEWAL OF LICENCE

In accordance with sections 46(2)(commercial licences) and 90(2)(community licences) of the *Broadcasting Services Act 1992*(the Act), the Australian Broadcasting Authority (ABA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting licences:

Commercial Licensees	C <u>all Sign</u>
Southern Tasmania FM Stereo Pty Ltd	7177
Coast Rock FM Pty Ltd	2CFM
Regional Broadcasters Australia Pty Ltd	4HI
	,

Community Licensee
5AU Broadcasters Pty Ltd

5AU

The ABA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee.

A company is a suitable licensee if the ABA does not decide that sub-section 41(2)( for commercial) or 83(2)(for community) of the Act applies to the company.

The ABA may decide that either section 41(2) or 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of:

- (a) an offence against the Act or the regulations being committed; or
- (b) a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, the ABA is required by sections 41(3)(commercial) and 83(3)(community) of the Act, to take into account:

- (a) the business record of the company; and
- (b) the company's record in situations requiring trust and candour; and
- (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or (community) the business record of the chief executive and each director and secretary of the applicant; and
- (d) the record in situations requiring trust and candour of each such person; and
- (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

Nothing in the provisions of the Act requires the ABA to hold an investigation or a hearing into whether a licence should be renewed.

## **Environment, Sport and Territories**

#### COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

#### DECLARATION OF CONTROLLED SPECIMENS

I, JOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare Restio tetraphyllus foliage and Leptopermum laevigatum, L. brachyandrum and L. polygalifolium (Syn. L. flavescens) branchlets, harvested from the Toolara State Forest, Queensland, by Mr Brian Loader of Kinarnia Native Flora, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- 1. Harvesting is to be in accordance with conditions stipulated on the Sales Permits issued by the Queensland Department of Primary Industries Forest Service. This declaration is valid subject to the proponent holding current Sales Permits issued by the Queensland Department of Primary Industries Forest Service.
- 2. Harvesting operations for Restio tetraphyllus are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife Under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 Restio tetraphyllus" by Brian Loader dated 1 November 1994. A copy of the proposal is available from the Australian Nature Conservation Agency.
- 3. Harvesting of Restio shall be limited to no more than one third of any plant in any twelve month period and to no more than one plant from each four within a harvesting area.
- 4. Harvesting operations for Leptospermum species are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife Under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 -Leptospermum species" by Brian Loader dated 1 November 1994. A copy of the proposal is available from the Australian Nature Conservation Agency.
- 5. Monitoring and recording of yearly harvest figures are to be undertaken as specified by the Designated Authority.
- 6. The results of monitoring and yearly harvest figures are to be submitted annually to the Designated Authority.
- 7. This declaration is valid until approval of a state-wide management program for flora harvesting in Queensland or 31 December 1995, whichever is the earliest.

Dated this Thirty - Firstday of January 1995

John Taullon

Minister for the Environment, Sport and Territories

#### COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

#### DECLARATION OF CONTROLLED SPECIMENS

I, JOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare Nothofagus cunninghamii to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- This declaration is limited to specimens harvested by TASFLORA (Mr Boguslaw Samborski) of Burnie, Tasmania, from private land held within North Forests Burnie freehold estate as at 1 January 1995.
- 2. Harvesting operations for Nothofagus cunninghamii are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 Nothofagus cunninghamii by TASFLORA dated 6 May 1994". A copy of the proposal is available from the Australian Nature Conservation Agency.
- Monitoring of the harvest, and any spread of disease caused by the harvest, is to be conducted by TASFLORA, as determined by the Australian Nature Conservation Agency, and a report submitted to the Australian Nature Conservation Agency on a 6 monthly basis.
- 4. Recording of harvest figures is to be undertaken and figures are to be submitted annually to the Designated Authority.
- 5. This declaration is valid until 28 February 1996.

Dated this 3(st day of James 199

Minister for the Environment, Sport and Territories





Environment Protection Agency

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

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a permit was granted on 3 February 1995 to allow Sydney Harbour Pile Driving and Dredging to load and dump up to 1200 cubic metres of dredge spoil. The dump site is located off Sydney in a circular area of radius 400 metres centred at latitude 33° 51.7'S and longitude 151° 25.7'E.

Copies of the application and the permit may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment at the offices of the Sydney Harbour Pile Driving and Dredging, 34 Boheme Avenue, Caringbah NSW 2229.

Mark Hyman Assistant Secretary Waste Management Branch / February 1995

### COMMONWFALTH OF AUSTRALIA

## ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

## EXEMPTION UNDER PARAGRAPH 11.4 OF THE ADMINISTRATIVE PROCEDURES APPROVED UNDER SECTION 6

I, JOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, exempt from all of the requirements of the Administrative Procedures the following class of proposed actions:

- (a) all aspects of decisions (not being decisions in relation to a project in respect of which licences have not previously been issued) to be made under regulation 9 of the Customs (Prohibited Exports) Regulations within the period 27 January 1995 to 27 February 1995 (inclusive); and
- (b) the projects in respect of which any such decisions are made (not being projects in respect of which licences have not previously been issued).

DATED 27 January 1995

- John Fauthere

Minister for the Environment, Sport and Territories

Summary of Reasons: The recent decision of the Federal Court in *Tasmanian Conservation Trust v Minister for Resources & Anor.* provided judicial consideration of a number of aspects of the operation of the *Environment Protection (Impact of Proposals) Act* 1974. In light of the Court's findings, decisions to approve commodity exports under Regulations 9 and 11 of the Customs (Prohibited Exports) Regulations may be decisions requiring the designation of a proponent and referral to the Department of the Environment, Sport and Territories under the Act.

A number of these decisions are required in the immediate future. Designation and assessment of these proposals would not be possible without the risk of substantial delays to the granting of export approvals. Many of these approvals are required to satisfy overseas contracts and their indefinite delay could affect Australia's standing as a supplier of these commodities. Continuing approvals are also necessary to maintain the ongoing operation of major Australian industries. It is therefore contrary to the interests of Australia and to the public interest in general for these decisions to be prevented until any assessments have been undertaken. The exemptions for decisions under Regulations 9 and 11 recognise these exceptional circumstances.

#### COMMONWEALTH OF AUSTRALIA

#### ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

## EXEMPTION UNDER PARAGRAPH 11.4 OF THE ADMINISTRATIVE PROCEDURES APPROVED UNDER SECTION 6

I, JOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, exempt from all the requirements of the Administrative Procedures the proposed action relating to the decision to be made under regulation 11 of the Customs (Prohibited Exports) Regulations in respect of the proposed export from Darwin on or about 12 February 1995 on the MV Moraybank of a shipment of uranium from the Ranger Project

DATED **%L** February 1995

Minister for the Environment, Sport and Territories

Summary of Reasons: The recent decision of the Federal Court in *Tasmanian Conservation Trust v Minister for Resources & Anor.* provided judicial consideration of a number of aspects of the operation of the *Environment Protection (Impact of Proposals) Act* 1974. In light of the Court's findings, decisions to approve commodity exports under Regulations 9 and 11 of the Customs (Prohibited Exports) Regulations may be decisions requiring the designation of a proponent and referral to the Department of the Environment, Sport and Territories under the Act.

A number of these decisions are required in the immediate future. Designation and assessment of these proposals would not be possible without the risk of substantial delays to the granting of export approvals. Many of these approvals are required to satisfy overseas contracts and their indefinite delay could affect Australia's standing as a supplier of these commodities. Continuing approvals are also necessary to maintain the ongoing operation of major Australian industries. It is therefore contrary to the interests of Australia and to the public interest in general for these decisions to be prevented until any assessments have been undertaken. The exemptions for decisions under Regulations 9 and 11 recognise these exceptional circumstances.

#### **COMMONWEALTH OF AUSTRALIA**

#### Wildlife Protection (Regulation of Exports and Imports) Act 1982

#### Section 11

#### **DECLARATION OF APPROVED INSTITUTIONS**

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

Dated this ninth day of February 1995

DESIGNATED AUTHORITY

#### SCHEDULE

		·
Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1	Monash University Animal Services Building 41 Ring Road North Building 13 Ring Road West Inner Monash University CLAYTON VICTORIA 3168	Cercopithecus aethiops
2	Alabama Ostrich Farm RMB 318 COLINROOBIE via NARRANDRA NEW SOUTH WALES 2700	Struthio camelus
3	Omaha's Henry Doorly Zoo 3701 S 10th Street OMAHA NEBRASKA 68107 UNITED STATES OF AMERICA	Eudyptula minor
4	Pouakai Zoo Park 590 Carrington Road RD1 NEW PLYMOUTH NEW ZEALAND	Hylobates lar Lemur macaco alblifrons
5	Caribbean Primates Pty Ltd Mills Estate ST KITTS WEST INDIES	Cercopithecus aethiops

#### **COMMONWEALTH OF AUSTRALIA**

## Wildlife Protection (Regulation of Exports and Imports) Act 1982

#### Section 12

#### DECLARATION OF APPROVED ZOOLOGICAL ORGANISATION

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

Dated this ninth day of February 1995

DESIGNATED AUTHORITY

#### SCHEDULE

Column 1 Item	Column 2 Name and Country of Zoo	Column 3 Approved class, or classes, of specimens
1.	Omaha's Henry Doorly Zoo 3701 S 10th Street Omaha Nebraska 68107 UNITED STATES OF AMERICA	Eudyptula minor

#### **Finance**

#### COMMONWEALTH OF AUSTRALIA

#### **SUPERANNUATION ACT 1976**

#### DETERMINATION

The Commonwealth Superannuation Board of Trustees No. 2, pursuant to section 154A of the <u>Superannuation Act</u> 1976, and for the purposes of Division 2A of Part V, Part VIAA and section 156A of that Act, <u>DETERMINES</u> as follows:

#### Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 19",

#### Commencement

2. This determination shall take effect from and including 3 February 1995.

#### **Principal Determination**

3. In this determination "the Principal Determination" means the determination, as amended, in force by virtue of paragraph 154A(4)(b) of the <u>Superannuation Act</u> 1976.

#### Amendments to the Principal Determination

4. Clause 6 of the Principal Determination is amended by deleting from subclauses (1) and (2) "7.2%" (wherever occurring) and inserting in its stead "3.7%".

#### Application

- 5. (1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable or notional interest calculable (as the case may be) in respect of an amount that is a prescribed amount in relation to a person:
  - (a) if deferred benefits become payable in respect of the person after the date of the commencement of this determination; or
  - (b) if:
- (i) deferred benefits cease to be applicable in respect of the person; or
- (ii) in the case of a person to whom deferred benefits are not applicable the person ceases to be an eligible employee;

on or after that date.

(2) An expression used in subclause 5(1) that is defined in the Principal Determination has the same meaning for the purposes of that subclause as it has in that determination.

Signed on second day of February 1995 by R.L. Brown (Chairperson), K.A. Searson, P.J. Barrett, D.C. Leaver, J.A. Flitcroft, A.J. McKenzie, C. Savage (Members)

### **Human Services and Health**

#### **AUSTRALIAN HEALTH MINISTERS' ADVISORY COUNCIL**

OUTCOME OF CONSIDERATION BY THE NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE AT ITS NOVEMBER 1994 MEETING OF A SCHEDULING PROPOSAL TO INCLUDE DRONABINOL IN SCHEDULE 8 OF THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

#### **Preamble**

The information set forth in the Schedule below is the outcome of the consideration of the National Drugs and Poisons Schedule Committee at its meeting on 28-30 November 1994 of the above scheduling proposal.

Interested parties are invited to comment and any comment on these recommendations should be forwarded by close of business on 2 March 1995 to:

The Secretary
National Drugs and Poisons Schedule Committee
Department of Human Services and Health
GPO Box 9848
CANBERRA ACT 2601

This Page was omitted in the notice in the original Gazette notice published in GN4, 1 February 1995 and the full notice is herewith republished.

#### SCHEDULE

## RECOMMENDATION MADE WITHOUT UNDERTAKING PRE-MEETING CONSULTATIONS AND NOTICE OF REASONS

#### RECOMMENDATION

### Schedule 8 - New entry

# delta-9-TETRAHYDROCANNABINOL (dronabinol) when prepared and packed for therapeutic use.

#### Schedule 9 - Amendment

TETRAHYDROCANNABINOLS - amend entry to read:

TETRAHYDROCANNABINOLS and their alkyl homologues except:

(a)when separately specified in this Schedule; or (b)when included in Schedule 8.

### Appendix D Part 1 - New entry

delta-9-TETRAHYDROCANNABINOL (dronabinol)

This drug should be available only on the prescription or order of a medical practitioner authorised by the Secretary of the Department of Human Services and Health of the Commonwealth under section 19 of the *Therapeutic Goods Act 1990*.

#### Reason

The above item was finalised as a late item after the pre-meeting gazette cut-off.

#### Health Insurance Act 1973

## Professional Services Review Scheme— Directions as to Sampling (No. 2)

I, CARMEN MARY LAWRENCE, Minister for Human Services and Health, acting under section 106K of the *Health Insurance Act 1973*, issue the following Directions, being directions that are in accordance with advice received from the Australian Bureau of Statistics, for the purposes of sections 106H and 106J of that Act.

Dated 31 JANUARY 1995

Minister for Human Services and Health

C 1 7

#### PART 1—PRELIMINARY

- 1.1 This Direction may be cited as Professional Services Review Scheme—Directions as to Sampling (No. 2).
- 1.2 This Direction sets out procedures in regard to samples of services for the purposes of Subdivision C (Findings based on statistical sampling) of Division 4 of Part VAA of the *Health Insurance Act 1973* (the Act).
- 1.3 Terms used in this Direction that are defined in Part VAA of the Act have the same meanings in this Direction as in that Part.
- 1.4 Part 2 of this Direction sets out the procedure for producing and using a sample for the purposes of subsection 106H (1) of the Act. Part 3 sets out the procedure for increasing the size of a sample if the practitioner under review so requests under subsection 106J (2) of the Act.

1.5 A sample produced for any purpose referred to in these Directions must be randomly selected in accordance with proper statistical sampling practice unless the contrary is specifically stated.

#### PART 2—SAMPLING

- 2.1 If a referral to the Director relates to services of a class specified in the referral ("the specified class") that may be the subject of findings under Division 4 of Part VAA of the Act, the Commission may supply a sample ("preliminary random sample") drawn from the services included in the referral. The preliminary random sample must contain twice the number of services worked out by reading from Table 1 the number at the intersection of:
  - (a) the row containing in its leftmost column (the column headed "class size") the number of services of the specified class included in the referral; and
  - (b) the column headed "50%".
- 2.2 If the Committee proposes to make a finding based on statistical sampling, the Committee must examine a sample of 30 services ("exploratory sample") from the preliminary random sample and determine whether each of those services constitutes inappropriate practice or not. The Committee must then calculate the percentage of services in the exploratory sample that constitute inappropriate practice and round down the result to the next lower multiple of 5%.
- 2.3 If the percentage worked out in the way set out in clause 2.2 ("rounded percentage") is less than 20%, no further statistical inferences are to be made concerning the referral.
- 2.4 If the rounded percentage is 20% or greater, the Committee must examine further cases from the preliminary random sample until it has examined the number of cases found in Table 1 at the intersection of:
  - (a) the row containing in its leftmost column (the column headed "class size") the number of services of the specified class included in the referral; and
- (b) the column headed by the rounded percentage. This sample ("final random sample") may include the services that were included in the exploratory sample.
- 2.5 The Committee must determine whether each service included in the final random sample constitutes inappropriate practice, and work out the percentage of services in that sample that constitutes inappropriate practice.

2.6 The percentage worked out in the way described in clause 2.5 must then be reduced by ten percentage points. The resulting percentage must be taken to be the percentage of services of the same kind as the services included in the referral that constitute inappropriate practice.

[NOTE: Call the percentage worked out as set out in clause 2.5 "x". To a confidence level of 95%, the percentage of services in the sample that constitutes inappropriate practice is within the interval  $(x \pm 10)$ %. For the purposes of the Committee's findings, the lower limit of that interval is to be taken.]

#### PART 3—INCREASING THE SAMPLE SIZE

- 3.1 If a Committee proposes to make findings based on the final random sample of services, and the person under review requests that the sample size be increased, the Committee must select from the preliminary random sample a further sample containing the same number of cases as the number of cases that was included in the final random sample used in the Committee's first consideration of the referral. The latter sample is to be combined with the final random sample to make up the "doubled final random sample".
- 3.2 The Committee must determine whether each service included in the doubled final random sample constitutes inappropriate practice, and work out the percentage of services in that sample that constitutes inappropriate practice.
- 3.3 The percentage worked out in the way described in clause 3.2 must then be reduced by half the number of percentage points found in Table 2 at the intersection of:
  - (a) the row containing in its leftmost column (the column headed "class size") the number of services of the specified class included in the referral; and
  - (b) the column headed by the percentage calculated in clause 3.2 rounded down to the next lower multiple of 5%.

The resulting percentage must be taken to be the percentage of the services included in the referral that constitute inappropriate practice.

#### [NOTES:

1. Call the percentage worked out as set out in clause 3.2 "x", and the percentage found from Table 2 "y". To a confidence level of 95%, the percentage of services in the sample that constitutes inappropriate practice is within the interval  $x \pm \frac{y}{2}$ . For the purposes of the Committee's findings, the lower limit of that interval is to be taken.

2. An example of the use of the process follows. This example is intended to be an illustration only.

Assume the Commission includes in its referral 500 surgical excisions under the same item number. It will also include 168 of those excisions randomly selected—84 being the size of the random sample necessary to predict with 95% confidence that a result derived from the sample will be within  $\pm 10\%$  of the actual position in the population, at a hypothesised incidence of inappropriate practice of 50% (the incidence requiring the largest sample).

The Committee will consider the first 30 such services (the exploratory sample) and make a finding as to what number, if any, of those services were inappropriate.

If the Committee decides that less than 20% (6 excisions) were inappropriate, no conclusion can be drawn as the result will not be statistically valid.

If the Committee decides that 6 or more of the services were inappropriate, say 8 or 26.7%, the 26.7% is rounded down to the nearest 5%, that is 25%. From Table 1, a sample size of 66 is determined.

The Committee then considers a further 36 excisions from the random sample (the number needed to make up the final random sample) and if it finds that 18 or 27% of the 66 services it has now considered were inappropriate, it can find that 17% (27% minus the possible 10% error) or 85 of the excisions were inappropriate.

At this point the practitioner has effectively three options:

- accept a finding that 17% of the excisions were inappropriate; or
- require the Committee to consider a further 66 randomly selected excisions, thus doubling the sample size and reducing the confidence interval, so that if a similar pattern were found across the whole 132 excisions the confidence interval would drop to 13% giving an accuracy of  $\pm 6.5\%$ —the new confidence interval derived from Table 2. The finding then would be that 20.5% or 102.5 of the excisions were inappropriate practice. There is also the possibility that the larger sample might demonstrate that the correction should have been the other way and result in a higher percentage of inappropriate excisions, theoretically as high as 30.5% (37% minus 6.5%); or
- take the Committee through all 500 excisions. The effect is that, if the sample is accurate, 27% or 135 inappropriate excisions would be the expected result.]

#### PART 4—REVOCATION

4.1 The Directions entitled "Professional Services Review Scheme—Directions as to Sampling", issued under section 106K of the *Health Insurance Act 1973* on 9 May 1994, are revoked.

#### INOTE:

1. The Directions were notified in the Commonwealth of Australia Gazette on 25 May 1994.]

TABLE 1 SAMPLE SIZES FOR A 95% CONFIDENCE INTERVAL OF  $\pm~10\%$ 

Class size		Percentages of services that represent inappropriate practice													
	20%	25%	30%	35%	40%	45%	50%	55%	60%	65%	70%	75%	80%	85%	90%
50	29	30	32	33	33	34	34	34	33	33	32	30	29	26	22
100	40	43	46	48	49	50	51	50	49	48	46	43	40	34	27
150	46	51	54	57	59	60	61	60	59	57	54	51	46	39	30
200	49	55	60	63	66	67	67	67	66	63	60	55	49	41	31
250	52	58	64	67	70	72	72	72	70	67	64	58	52	43	32
300	54	61	66	71	73	75	76	75	73	71	66	61	54	44	33
350	55	63	69	73	76	78	79	78	76	73	69	63	55	45	34
400	56	64	70	75	78	80	81	80	78	75	70	64	56	46	34
450	57	65	72	77	80	82	83	82	80	77	72	65	57	47	34
500	58	66	73	78	81	83	84	83	81	78	73	66	58	47	35
550	58	67	74	79	83	85	85	85	83	79	74	67	58	48	35
600	59	68	75	80	84	86	87	86	84	80	75	68	59	48	35
650	59	68	75	81	85	87	88	87	85	81	75	68	59	48	35
700	60	69	76	81	85	88	88	88	85	81	76	69	60	48	35
750	60	69	76	82	86	88	89	88	86	82	76	69	60	49	35
800	60	69	77	83	87	89	90	89	87	83	77	69	60	49	35
850	60	70	77	83	87	90	90	90	87	83	77	70	60	49	35
900	61	70	78	84	88	90	91	90	88	84	78	70	61	49	36
950	61	70	78	84	88	91	91	91	88	84	78	70	61	49	36
1000	61	71	78	84	89	91	92	91	89	84	78	71	61	49	36
1500	62	72	80	87	91	94	95	94	91	87	80	72	62	50	36
2000	63	73	82	88	93	95	96	95	93	88	82	73	63	51	36
2500	63	74	82	89	93	96	97	96	93	89	82	74	63	51	36
3000	64	74	83	89	94	97	98	97	94	89	83	74	64	51	37
3500	64	74	83	90	94	97	98	97	94	90	83	74	64	51	37
4000	64	75	83	90	95	98	99	98	95	90	83	75	64	51	37
4500	64	75	83	90	95	98	99	98	95	90	83	75	64	51	37
5000	64	75	84	90	95	98	99	98	95	90	84	75	64	51	37

95% CONFIDENCE INTERVAL WIDTHS FOR SAMPLES TWICE THE SIZE OF THOSE IN TABLE 1

Class		Percentages of services that represent inappropriate practice													
size															
	20%	25%	30%	35%	40%	45%	50%	55%	60%	65%	70%	75%	80%	85%	90%
50	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%	0%
100	8%	7%	5%	4%	2%	0%	0%	0%	2%	4%	5%	7%	8%	10%	11%
150	11%	10%	9%	9%	8%	8%	8%	8%	8%	9%	9%	10%	11%	11%	12%
200	12%	11%	11%	10%	10%	10%	10%	10%	10%	10%	11%	11%	12%	12%	13%
250	12%	12%	11%	11%	11%	11%	11%	11%	11%	11%	11%	12%	12%	13%	13%
300	12%	12%	12%	12%	12%	11%	11%	11%	12%	12%	12%	12%	12%	13%	13%
350	13%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	12%	13%	13%	13%
400	13%	13%	13%	12%	12%	12%	12%	12%	12%	12%	13%	13%	13%	13%	13%
450	13%	13%	13%	13%	12%	12%	12%	12%	12%	13%	13%	13%	13%	13%	13%
500	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%
550	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%
600	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%
650	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%
700	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%
750	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%
800	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%
850	14%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%	14%
900	14%	13%	i3%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%	14%
950	14%	14%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%	14%	14%
1000	14%	14%	13%	13%	13%	13%	13%	13%	13%	13%	13%	14%	14%	14%	14%
1500	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
2000	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
2500	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
3000	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
3500	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
4000	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
4500	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%
5000	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%	14%

Therapeutic Goods Act 1989

#### NOTIFICATION OF THE MAKING OF AN ORDER UNDER SECTION 10

Therapeutic Goods Order No. 49

#### General Standard for Sutures

Notice is hereby given that the Delegate of the Minister of State for Family Services, DERRICK ROY BEECH pursuant to section 10 of the Therapeutic Goods Act 1989, has directed by order in writing dated 25 January 1995, that on and from 25 July 1995, for the purposes of section 10 of the said Act, a therapeutic good or class of therapeutic goods to which this Order applies shall comply with the standard as specified in the Order.

Copies of the Order can be obtained from the Therapeutic Goods Administration, PO Box 100, Woden, ACT 2606.

Therapeutic Goods Act 1989

#### NOTIFICATION OF THE REVOCATION OF AN ORDER UNDER SECTION 10

Therapeutic Goods Order Number 15 "Standard for Stainless Steel Sutures"

Therapeutic Goods Order Number 16 "Standard for Absorbable Sutures"

Therapeutic Goods Order Number 17 "Standard for Non-absorbable Sutures"

Notice is hereby given that the Delegate of the Minister of State for Family Services, DERRICK ROY BEECH pursuant to section 10 of the Therapeutic Goods Act 1989, has directed in writing dated 25 January 1995, that on and from 25 July 1995, for the purposes of section 10 of the said Act, Therapeutic Goods Order 15 "Standard for Stainless Steel Sutures", Therapeutic Goods Order 16 "Standard for Absorbable Sutures" and Therapeutic Goods Order 17 "Standard for Non-absorbable Sutures" shall be revoked, consequentially on the adoption of Therapeutic Goods Order Number 49 "General Standard for Sutures".



#### COMMONWEALTH OF AUSTRALIA

#### Health Insurance Act 1973

#### Statement Under Section 106AA

On the twenty-sixth day of April 1994, I determined in accordance with section 106 of the *Health Insurance Act 1973*, that **Dr Ashraf Thabit SELIM**, a legally qualified, vocationally registered medical practitioner of 190 The Boulevard, Punchbowl, a suburb of Sydney, rendered excessive services and that he should be reprimanded, counselled and repay \$9,265.80 to the Commonwealth of Australia. An equivalent amount is also to be repaid as a penalty for the provision of excessive services (total \$18,531.60).

Following requests for reviews under both the *Health Insurance Act 1973* and the *Administrative Decisions (Judicial Review) Act 1977*, Dr Selim has accepted my determination and withdrawn his actions.

#### REASON FOR DETERMINATION

The determination was made following a report and recommendations by a Medical Services Committees of Inquiry after its review of 735 specific services rendered by Dr Selim to 10 patients over a twelve month period. Medicare benefits totalling \$16,424.25 was paid for those services. The Committee found that all 10 patients were rendered excessive services; that 560 of the services were excessive in whole or in part; and that \$9,265.80 in Medicare benefits was to be repaid to the Commonwealth.

The Committee was also asked to review the clinical relevance of another 109 services rendered by Dr Selim on the one day to 107 patients. The services included home visits and surgery consultations claimed as "level B" services and a number of procedures. Medicare benefits for 67 of those services were, in the Committee's opinion, inappropriately claimed. The Health Insurance Commission will pursue those matters with Dr Selim.

#### COMMENTS

Though Dr Selim is a Vocationally Registered General Practitioner the Committee found "..many entries in Dr Selim's clinical notes.. were ..scant in detail"; that "notwithstanding the practitioner's explanation of those entries, it remained unclear to the Committee which of the multiplicity of conditions previously treated was the subject of the consultation in question."; and that "..many of the 109 services rendered on the one day comprised symptomatic treatment for minor ailments or that Dr Selim's "input was routine." Nevertheless Dr Selim almost exclusively

claimed "level B" consultations no matter what service was provided. For example, Dr Selim claimed B level consultations for writing repeat prescriptions despite seeing the patient often.

The Medicare item descriptor for benefits to be paid for a level B service expects a medical practitioner to include the taking of a selective history, examining the patient and implementing a management plan for at least one of the conditions. According to benefits claimed, Dr Selim almost never provided a straightforward consultation with limited examination and management no matter the condition of the patient, how often the patient is seen or how limited Dr Selim's time.

The Committees of Inquiry are appointed with the assistance of the Australian Medical Association, and provide independent assessments of medical practitioners' use of the Medicare scheme. I thank the Committee, and professional generally, for the service they provide to the Commonwealth in the difficult matter of reviewing the services provided by fellow practitioners.

Dr Carmen Lawrence

Minister for Human Services and Health

Issued: [1] E0 1994

#### NATIONAL FOOD AUTHORITY

#### FOOD STANDARDS

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

All correspondence, including requests for further information on the matter detailed below, should be forwarded to the following address:

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

Tel: 06-271 2219

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

#### FOOD IRRADIATION (P89B)

The National Food Authority advised on 28 September 1994 that it was seeking comment by 28 December 1994 on the proposal (P89B) to develop a standard on irradiated food. A further extension until 15 February 1995 was allowed due to delays in the availability in Australia of the World Health Organisation (WHO) booklet titled Review of the Safety and Nutritional Adequacy of Irradiated Food.

The Authority is aware that the WHO booklet has not been widely distributed and therefore will further extend the time for receipt of written comments until no later than 30 April 1995.

**PROVIDES** 

## **Immigration and Ethnic Affairs**

## Department of Immigration and Ethnic Affairs

## Migration Agents Registration Scheme

Notice under section 289(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 2616

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	FREE SERVICE OR CHARGES FEES?
BAXTER Pauline Anne	17/9/1947	Mallesons Stophen Jaques	Lvi 28 Nth Tower, Rigito 525 Collins Street MELBOURNE VIC 3000	CHARGES
BUCHANAN Maithew Michael	23/7/1973	Poteri Woods Solicitors	GPO Box 1330 BRISBANE OLD 4001	CHARGES
CAMPBELL Roderick Grant	6/10/1949		66 Mawson Street KEDRON QLD 4031	CHARGES
CHAN Sylvia	4/4/1967	Hitchcock & Associates	Suite 2 Level 5 South Tower CHAYSWOOD PLAZA NSW 200	CHARGES
CHEN John Wen Chan	29/4/1949	Winchester Management Pty Ltd	GPO BOx 2636 BRISBANE QLD 4001	CHARGES
FRENCHAM Pairuschica	24/12/1954	Zander International	179 O'Brions Road FIGTREE NSW 2525	CHARGES
HYRCHEL Grazyna	10/6/1957	Federation of Polish Organisations In SA	132 Henicy Seach Road TORRENSVILLE SA 5031	FREE SERVICE
KALOGEROPOULOS Softa	21/6/1971	Victorian immigration Advice & Rigths Centre	161 Fitzroy Street ST KILDA VIC 3182	FREE SERVICE
KANELLOPOULOS Efstathia	27/10/1970		10 Lerraine Court MULGRAVE VIC 3170	FREE SERVICE
LIANG Fiona Fengchan	11/9/1962	Pariners in Law	309/413-415 Sussex Stree SYDNEY NSW 2000	CHARGES
MASOTTI Susan Joan	14/8/1963	Poteri Woods Solicitors	GPO Box 1330 BRISBANE QLD 4001	CHARGES
MITCHELL Mandy Louise	26/9/1972	Hitchcook & Associates	502 South Tower 1 Railway Street CHATSWOOD NSW 2067	CHARGES
NG Slong Mun	31/10/1946		10 Charlolle Street RED HILL ACT 2603	CHARGES
POON Yvanne Po-Ching	7/6/1948		12 Wolseley Road MOSMAN NSW 2088	CHARGÉS
TANTOS Lulu	1/10/1961	Migrant Resource Centre Nowcastle	8 Chaucer Street HAMILTON NSW 2303	FREE SERVICE
TORLAKOVIC Mirsada	12/8/1950	Migrant Resource Centre Newcastle	6 Chaucer Street HAMILTON NSW 2303	FREE SERVICE
WALL Michael Craig	27/9/1971	Hitchcock & Associates	502 South Tower 1 Railway Street CHATSWOOD NSW 2067	CHARGES

#### **Industrial Relations**

#### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

COMMUNITY SERVICES (HOME CARE) (ACT) AWARD 1988

C No. 23500 of 1994

Dated the 7th day of October 1988
AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 1 February 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 15 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 VARIED

CO239 VO13 PRINT NO. L9099

Clause No.	Subject	Substance of variation					
8	Wage Rates	Wage rates - Safety net Adjustment September 1994					
2	Arrangement	Wage rates - Safety net Adjustment September 1994					
8.8	Supplementary payments	Wage rates - Safety net Adjustment September 1994					

Dated this 10th day of February 1995

Christine Hayward

eputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

WATCHMEN, CARETAKERS, CLEANERS AND LIFT ATTENDANTS (LONG SERVICE LEAVE, A.C.T.) AWARD 1962

C No. 34104 of 1994

Dated the 24th day of May 1962 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 8 December 1994, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) that the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 5 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 VARIED

W0015 V003 PRINT NO. L7177

Clause No.	Subject	Substance of variation					
Award	Setting aside of award	s.151 review of operation of award					

Dated this 10th day of February 1995

Christine Hayward
Deputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

THEATRICAL EMPLOYEES (RECREATION GROUNDS AND RACEDAY RACING OFFICIALS - NSW AND ACT) AWARD 1990

C No. 35126 of 1994

Dated the 15th day of March 1990 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 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 19 January 1995; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

T0254 V008 PRINT NO. L9075

Clause No.	Subject	Substance of variation
Award	Roping-in No. 1 Award 1995	Wages and conditions

Dated this 10th day of February 1995

Christine Hayward

Deputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

HOTELS, HOSTELS, CLUBS AND BOARDING ESTABLISHMENTS (LONG SERVICE LEAVE, A.C.T.) AWARD 1961

C No. 33854 of 1994

Dated the 4th day of December 1961 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 23 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 23 January 1995; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

H0024 V003 PRINT NO. L7082

Clause No.	Subject	Substance of variation				
Award	Setting aside of award	s.151 review of operation of award				

Dated this 10th day of February 1995

Christine Hayward

Dēputy Industrial Registrar

#### Industrial Relations Act 1988

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

IN the matter of

THEATRICAL EMPLOYEES (LIVE THEATRE AND CONCERT) AWARD 1982

C No. 23609 of 1994

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

Notice is hereby given-

- That on 27 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 24 January 1995; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

T0131 V049 PRINT NO. L9079

Clause No.	Subject	Substance of variation
Award	Roping-in No. 1 Award 1985	Wages and conditions

Dated this 10th day of February 1995

Christine Hayward

Deputy Industrial Registrar

Industrial Relations Act 1988

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

IN the matter of

AUSTRALIAN WORKERS' UNION CONSTRUCTION-ON-SITE AND CIVIL ENGINEERING (A.C.T.) AWARD 1981

C No. 34847 of 1994

Dated the 13th day of October 1982 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 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 11 November 1994; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

A0212 V035 PRINT NO. L8792

Clause No.	Subject	Substance of variation
7	Classifications and Wage Rates	First arbitrated safety net adjustment, September 1994

Dated this 10th day of February 1995

Christine Hayward

Deputy Industrial Registrar

#### Industrial Relations Act 1988

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

IN the matter of

CARETAKERS, CLEANERS AND LIFT DRIVERS (A.C.T.) AWARD 1982

C No. 24029 of 1994

Dated the 30th day of August 1983 AND in the matter of the variation of the above award

Notice is hereby given-

- (a) That on 27 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 1 January 1995; and
- (c) that any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

#### SCHEDULE OF TERMS TO BE VARIED

C0064 V032 PRINT NO. L9057

Clause		
No. Subject		Substance of variation
20	Holidays	Public holidays

Dated this 10th day of February 1995

Christine Hayward

Deputy Industrial/Registrar

#### 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 24 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 21 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 VARIED

C0037 V161a PRINT NO. L8859

Clause		
No.	Subject	Substance of variation

#### CORRECTION ORDER

Clothing Trades (Roping-in No. 6) Award 1994

Schedule A		Respondency - wages and working conditions
Schedule B		Respondency - wages and working conditions
2	Parties Bound	Respondency - wages and working conditions
4	Operation	Respondency - wages and working conditions

Dated this 10th day of February 1995

Christine Hayward

Deputy Industrial Registrar

Industrial Relations Act 1988 s.141 application for common rule declaration

Master Builders' Construction & Housing Association of the ACT (C No. 90154 of 1994)

THE NATIONAL TRAINING WAGE INTERIM AWARD 1994

(ODN C No. 22570 of 1994) [Print L5189 [N0277]]

Various employees

Various industries

PRESIDENT O'CONNOR

MELBOURNE, 8 FEBRUARY 1995

Common rule

#### DECLARATION

- 1. That the National Training Wage Interim Award 1994 as varied to date shall be a common rule in the Australian Capital Territory in respect of the employment of all persons who are or who are eligible to be members of the Construction, Forestry, Mining and Energy union (CFMEU), the Australian Municipal, Administrative and Clerical Services Union (AMASCU), the Textile, Clothing and Footwear Union of Australia (TCFUA), the National Union of Workers (NUW), The AWU-FIME Amalgamated Union (AWU-FIME), the Printing and Kindred Industries Union (PKIU), the Automotive, Food, Metals and Engineering Union (AFMEU), the Australian Liquor, Hospitality and Miscellaneous Workers Union (ALHMWU), the Community and Public Services Union (CPSU), the Shop, Distributive and allied Employees Association (SDA), the Transport Workers Union of Australia (TWU), the Finance Sector Union of Australia (FSUA) and the Health Services Union of Australia (HSUA). The award shall be binding on all employees in respect of the employment of such employees, and shall be binding on all such employees.
- 2. That the National Training Wage Interim Award 1994 as varied to date shall apply to all employees employed under the Australian Capital Territory Public Sector Management Act 1994 who are or who are eligible to be members of the Construction, Forestry, Mining and Energy Union (CFMEU), the Australian Municipal, Administrative and Clerical Services Union (AMASCU), the Textile, Clothing and Footwear Union of Australia (TCFUA), the National Union of Workers (NUW), The AWU-FIME Amalgamated Union (AWU-FIME), the Printing and Kindred Industries Union (PKIU), the Automotive, Food, Metals and Engineering Union (AFMEU), the Australian Liquor, Hospitality and Miscellaneous Workers Union (ALHMWU), the Community and Public Services Union (CPSU), the Shop, Distributive and allied Employees Association (SDA), the Transport Workers Union of Australia (TWU), the Finance Sector Union of Australia (FSUA) and the Health Services Union of Australia (HSUA).
- 3. That the foregoing declaration shall operate from 20 December 1994.

PRESIDENT VICTOR

tomas

#### **Industry, Science and Technology**

#### AUSTRALIAN CUSTOMS SERVICE CUSTOMS ACT 1901 - PART XVB

## NOTIFICATION OF FINDING IN THE REVIEW UNDER SECTION 269TAD OF NORMAL VALUES CURRENTLY APPLYING TO CANNED HAM EXPORTED FROM THE REPUBLIC OF IRELAND

In Australian Customs Dumping Notice No. of 5 October 1994 the Australian Customs Service (Customs) notified the commencement of a review of normal values for Canned Ham exported from the Republic of Ireland, following Customs reconsideration of the information pertaining to Irish normal values in Review Report No. 93/6.

Customs has completed its review of normal values under section 269TAD of the Customs Act 1901.

The review process has resulted in re-ascertained normal values which will apply to goods exported from Ireland, entered for home consumption on or after 15 February 1995.

Tables attached to notices under subsections 8(5) and 10(5) of the Customs Tariff (Anti-dumping) Act will not be published as it is considered that publication would adversely affect the business or commercial interests of certain interested parties.

GRÁHAM EDWARD CRUTTENDEN

I muttent

Delegate of the Minister

for Small Business, Customs and Construction

6 February 1995

#### 474

#### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, RODERICK BATTERSBY, 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	01/02/95	02/02/95	03/02/95	04/02/95	05/02/95	06/02/95	07/02/95
						ě		
Austria	Schillings	8.0551	8.0756	8.0991	8.0991	8.0991	8.0407	8.0479
Belgium/Lux	Francs	23.7500	23.7000	23.6900	23.6900	23.6900	23.6300	23.5500
Brazil	Reals	.6356	.6358	.6358	.6358	.6358	.6299	.6251
Canada	Dollars	1.0650	1.0662	1.0654	1.0654	1.0654	1.0533	1.0447
China	Yuan	6.3748	6.3841	6.3917	6.3917	6.3917	6.3327	6.3063
Denmark	Kroner	4.5320	4.5441	4.5426	4.5426	4.5426	4.5278	4.5080
EC	ECU	.6082	.6098	.6101	.6101	.6101	.6090	.6067
Fiji	Dollar	1.0719	1.0735	1.0755	1.0755	1.0755	1.0646	1.0652
Finland	Markka	3.5828	3.5701	3.5668	3.5668	3.5668	3.5526	3.5340
France	Francs	3.9969	3.9885	3.9921	3.9921	3.9921	3.9808	3.9632
Germany	Deutschmark	1.1524	1.1508	1.1515	1.1515	1.1515	1.1479	1.1449
Greece	Drachmae	179.7900	179.3000	179.5800	179.5800	179.5800	179.3100	178.9200
Hong Kong	Dollars	5.8517	5.8598	5.8666	5.8666	5.8666	5.8127	5.7871
India	Rupees	23.7383	23.7703	23.8001	23.8001	23.8001	23.5830	23.4820
Indonesia	Rupiah	1667.8000	1670.9000	1672.9000	1672.9000	1672.9000	1657.5000	1651.4000
Ireland	Pounds	.4839	.4834	.4836	.4836	.4836	.4854	.4835
Israel	Shekel	2.2669	2.2846	2.2873	2.2873	2.2873	2.2662	2.2569
Italy	Lire	1216.3300	1217.5100	1218.2700	1218.2700	1218.2700	1212.1800	1206.5200
Japan	Yen	75.2100	75.1900	75.4600	75.4600	75.4600	74.9000	74.3000
Korea	Won	596.3000	596.8900	599.2500	599.2500	599.2500	595.1000	591.8400
Malaysia	Dollar	1.9346	1.9353	1.9375	1.9375	1.9375	1.9202	1.9105
Netherlands	Guilder	1.2925	1.2894	1.2904	1.2904	1.2904	1.2864	1.2831
New Zealand	Dollar	1.1846	1.1834	1.1830	1.1830	1.1830	1.1798	1.1835
Norway	Kroner .	5.0319	5.0458	5.0445	5.0445	5.0445	5.0283	5.0099
Pakistan	Rupee	23.1200	23.1500	23.1800	23.1800	23.1800	22.9600	22.8700
Papua NG	Kina	.8731	.8734	.8775	.8775	.8775	.8775	.8799
Philippines	Peso	18.5400	18.6900	18.7900	18.7900	18.7900	18.6600	18.5300
Portugal	Escudo	119.1800	119.0300	118.9600	118.9600	118.9600	118.5200	118.2000
Singapore	Dollar	1.1000	1.1005	1.1016	1.1016	1.1016	1.0968	1.0942
Solomon Is.	Dollar	2.5427	2.5395	2.5426	2.5426	2.5426	2.5208	2.5104
South Africa	Rand	2.6738	2.6872	2.6907	2.6907	2.6907	2.6652	2.6564
Spain	Peseta	100.0400	99.7900	99.9800	99.9800	99.9800	99.7300	99.0800
Sri Lanka	Rupee	36.7900	36.8400	36.8700	36.8700	36.8700	36.5300	36.3800
Sweden	Krona	5.6436	5.6487	5.6504	5.6504	5.6504	5.6289	5.5730
Switzerland	Franc	.9717	.9731	.9743	.9743	.9743	.9726	.9681
Taiwan	Dollar	19.8900	19.9100	19.9400	19.9400	19.9400	19.7500	19.6700
Thailand	Baht	18.9500	18.9800	19.0000	19.0000	19.0000	18.8400	18.7600
UK	Pounds	.4785	.4790	.4799	.4799	.4799	.4811	.4797
USA	Dollar	.7567	.7578	.7587	.7587	.7587	.7517	.7486

RODERICK BATTERSBY
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
08/02/95

#### **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 for the State of Queensland to the Schedule to the Scheme formulated in relation to that State.

This amendment was approved by the Minister for Small Business, Customs and Construction on 31 January 1995

P.W.English

Delegate of the

Comptroller-General of Customs

Dated this Seventh day of February 1995

#### COMMONWEALTH OF AUSTRALIA

#### STATES GRANT (PETROLEUM PRODUCTS) ACT 1965

#### AMENDMENT OF SCHEME

I, CHRISTOPHER CLELAND SCHACHT, Minister for Small Business, Customs and Construction in accordance with Section 4 of the States Grants (Petroleum Products) Act 1965, HEREBY AMEND the Scheme formulated in pursuance of the said Section in relation to the State of Queensland as follows:

#### **OUEENSLAND**

By inserting the following locations and rates of payment (in cents per litre (cpl)) applicable to those locations:

Location	<u> Motor Spirit (cpl</u>
Horn Island	16.0
Thursday Island	14.6

This amendment is to take effect in respect of the aforesaid Scheme on and from the 1st day of February 1995.

Dated this  $\frac{}{}$  day of January 1995

CHRIS SCHACHT
Minister for Small Business,
Customs and Construction

#### CUSTOMS ACT 1901 NOTICE UNDER SECTION 17(b) NOTICE NO. NM 95/08

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

appoint as a place for the examination of goods on landing the premises known as Jet Services (Aust) P/L at Unit 8, 17-21 Bowden Street, Alexandria, NSW, 2015 and described on plan N94/03448/13 held by Inspector Customer Services at Cargo Control Operations, 477 Pitt Street, Sydney, NSW, 2000.

Dated this 3 Day of Febuary 1995

Senior Manager Control Operations

## Customs Act 1901 Notice Under Section 17(b) Notice Number: NM 95/06

I Alan Leslie Walsh pursuant to a delegation under section 4(2) of the <u>Customs</u>
<u>Administration Act 1985</u> and by the power to revoke in section 17(b) of the <u>Customs</u>
<u>Act 1901</u> under section 33(3) of the <u>Acts Interpretation Act 1901</u> hereby:

revoke the appointment of the premises for the examination of goods on landing known as Kuehne and Nagel (Aust) P/L at Units 13 and 14 Harcourt Estate, 809-821 Botany Road, Rosebery, NSW 2018 that was contained in Notice No NM91/01 and which appeared in the Commonwealth of Australia Gazette No GN 18 of 15 May 1991.

Dated this

day of February 1995

Senior Manager Control Operations

#### CUSTOMS ACT 1901 NOTICE UNDER SECTION 17(b) NOTICE NO. NM 95/07

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

appoint as a place for the examination of goods on landing the premises known as **Kuehne and Nagel** at **8 Bradford Street Alexandria NSW 2015** and described on plan **95/00013/07** held by Inspector Customer Service at Cargo Control Operations, 477 Pitt Street Sydney NSW 2001.

Dated this 3 Day of February 1995

Senior Manager Control Operations



#### **COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901**

#### APPOINTMENT UNDER SECTION 17 (b) **APPOINTMENT NOTICE NUMBER VS/9501**

I, Garry Hearn, pursuant to a delegation under section 4(2) of the Customs Administration Act 1985 and under a 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 Overseas Shipping Services Pty Ltd at 64, Overseas Drive, Noble Park, Victoria, and described on plan No VS/9501 held by the Senior Inspector, Border Management, Customs House, Melbourne.

Dated this First day of February 1995

Senior Manager

Say Heard

Sea Operations

**Border Management** 

**VICTORIA** 



#### **COMMONWEALTH OF AUSTRALIA**

#### **CUSTOMS ACT 1901**

#### **NOTICE UNDER SECTION 17(b) NOTICE NUMBER: VSR/9501**

I, Gary Hearn, pursuant to a delegation under section 4(2) of the Customs Administration Act 1985 and by a power to revoke in section 17(b) of the Customs Act 1901 under section 33(3) of the Acts Interpretation Act 1901 hereby:

revoke the appointment of the premises for the examination of goods on landing known as Chesterwood Pty Ltd trading as **SubContracting Pool & Company** at Store 5, Sims Street, Footscray, Vic 3011 that was contained in Notice No. VS/9403 and which appeared in the Commonwealth of Australia Gazette No GN 27 of 1994

Dated this First day of February

1995

Song Hear Gary Hearn

SENIOR MANAGER, **Sea Operations BORDER MANAGEMENT** VICTORIA.

## Customs Act 1901 Notice Under Section 17(b) Notice Number: W54

I, HELENE VAN ASTRID NORGARD, pursuant to a delegation under section 4(2) of the <u>Customs Administration Act</u> 1985 and under a power of appointment in section 17(b) of the <u>Customs Act</u> 1901 hereby:

appoint as a place for the examination of goods on landing the premises known as Air Express International (Australia) Pty Ltd at 24 Valentine Street, Kewdale, Western Australia, and described on plan W90 held by Inspector Cargo Control and Accounting, Customs House, 2 Henry Street, Fremantle, Western Australia.

Dated this 25th day of January, 1995.

H.V-A. Nogan

H.V.A. NORGARD

Regional Manager Border Administration

Customs Act 1901
Notice Under Section 17(b)
Notice Number: W48

I, HELENE VAN ASTRID NORGARD, pursuant to a delegation under section 4(2) of the <u>Customs Administration Act</u> 1985 and by a power to revoke in section 17(b)of the <u>Customs Act</u> 1901 under section 33(3) of the <u>Acts Interpretation Act</u> 1901 hereby:

revoke the appointment of the premises for the examination of goods on landing known as Air Express International (Australia) Pty Ltd at Unit 2, corner of Abernethy Road and Chilver Street, Kewdale, Western Australia that was contained in Notice No W26 and which appeared in the Commonwealth of Australia Gazette No GN 4 of 1 February 1989.

Dated this 25th day of January 1995.

H.V.A. NORGARD

Regional Manager Border Administration

## Customs Act 1901 Notice Under Section 17(b) Notice Number: W55

I, HELENE VAN ASTRID NORGARD, pursuant to a delegation under section 4(2) of the <u>Customs Administration Act</u> 1985 and under a power of appointment in section 17(b) of the <u>Customs Act</u> 1901 hereby:

appoint as a place for the examination of goods on landing the premises known as Brambles Removals at 25 Stockdale Road, O'Connor, Western Australia, and described on plan W91 held by Inspector Cargo Control and Accounting, Customs House, 2 Henry Street, Fremantle, Western Australia.

Dated this 2nd day of February, 1995.

H.V.A. NORGARD

Regional Manager Border Administration

Customs Act 1901
Notice Under Section 17(b)
Notice Number: W49

I, HELENE VAN ASTRID NORGARD, pursuant to a delegation under section 4(2) of the <u>Customs Administration Act</u> 1985 and by a power to revoke in section 17(b) of the <u>Customs Act</u> 1901 under section 33(3) of the <u>Acts Interpretation Act</u> 1901 hereby:

revoke the appointment of the premises for the examination of goods on landing known as Brambies Removals at Lot 73, Strang Street, South Fremantle, Western Australia that was contained in Notice No W18 and which appeared in the Commonwealth of Australia Gazette No GN 18 of 2 September 1987.

Dated this 2nd day of February 1995.

H.V.A. NORGARD

H.V.A. Norgan

Regional Manager Border Administration

#### Customs Act 1901 Notice Under Section 17(b) Notice Number: AS79

I, ROBERT BRUCE WEYMOUTH pursuant to a delegation under section 4(2) of the <u>Customs Administration Act 1985</u> and under a power of appointment in section 17(b) of the <u>Customs Act 1901</u> hereby:

appoint as a place for the examination of goods on landing the premises known as WILLIAM HOLYMAN & SONS PTY. LTD., (ACN 009 475 914) at 336 Hanson Road, Wingfield, South Australia 5013 and described on plan S79a and S79b held by the Inspector Sea Cargo, Customs House, Port Adelaide, South Australia,.

Dated this 6 day of FERRUARY 1995

Regional Manager Border

Secretary to the Federal Executive Council

#### **Prime Minister**



#### COMMONWEALTH OF AUSTRALIA

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO:

THE HONOURABLE SIR LAURENCE STREET, AC, KCMG GREETING:

WHEREAS, by Letters Patent issued in Our name and entered in the Register of Patents on 25 October 1994 and varied by Letters Patent issued in Our name and entered in the Register of Patents on 29 December 1994. We appointed you to be a Commissioner to inquire into certain aspects of the administration of the Civil Aviation Authority, in particular in relation to any person (whether incorporated or unincorporated), or body of persons, trading as Seaview Air or any related business:

AND WHEREAS you have requested that consideration be given to terminating your Commission:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and in pursuance of the Constitution of the Commonwealth of Australia, the Royal Commissions Act 1902 and other enabling powers, with effect from 9 o'clock in the forenoon (according to the time observed in the Australian Capital Territory) on 2 February 1995:

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day of tely wary

- revoke the Letters Patent issued to you on 25 October 1994 and 29 December 1994; and
- discharge you from all of your obligations under those Letters Patent. (b)

WITNESS the Honourable William George Hayden, Companion of the Order of Australia, Governor-General of the Commonwealth of Australia on | | FEBRUARY 1995

BILL HAYDEN

Governor-General

By His Excellency's Command,

Cransport for the Prime Minister

Secretary to the Federal Executive Council

day of



#### COMMONWEALTH OF AUSTRALIA

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO:

ENTERED ON RECORD by me,

JAMES HENRY STAUNTON, AO, CBE, QC

**GREETING:** 

WHEREAS, by Letters Patent issued in Our name and entered in the Register of Patents on 25 October 1994 and varied by Letters Patent issued in Our name and entered in the Register of Patents on 29 December 1994, We appointed the Honourable Sir Laurence Street, AC, KCMG, to inquire into certain aspects of the administration of the Civil Aviation Authority, in particular in relation to any person (whether incorporated or unincorporated), or body of persons, trading as Seaview Air or any related business:

AND WHEREAS, by Letters Patent issued in Our name and entered in the Register of Patents on 29 December 1994, We appointed you as another Commissioner to inquire separately into those matters:

AND WHEREAS the Honourable Sir Laurence Street has requested that consideration be given to terminating his Commission:

AND WHEREAS We have, by Letters Patent issued this day in Our name by Our Governor-General of the Commonwealth of Australia, revoked the Letters Patent previously issued to the Honourable Sir Laurence Street:

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and in pursuance of the Constitution of the Commonwealth of Australia, the Royal Commissions Act 1902 and other enabling powers, declare that the Letters Patent issued to you shall have effect from 9 o'clock in the forenoon (according to the time observed in the Australian Capital Territory) on 2 February 1995 as if:

- (a) for paragraph (b) of the terms of reference there were substituted the following paragraph:
  - "(b) the implications of your findings under paragraph (a) necessary to ensure total propriety in air safety administration:"; and
- (b) for the first five passages commencing "AND We" there were substituted the following passages:

"AND We authorise you in conducting your inquiries to have regard to any information, evidence, document or thing obtained by the Honourable Sir Laurence Street under the related Commission and communicated or furnished to you:

AND We declare that, in these Our Letters Patent, the expression 'related Commission' means the Commission of Inquiry established by Letters Patent issued on 25 October 1994 by Our Governor-General of the Commonwealth of Australia to the Honourable Sir Laurence Street, varied by Letters Patent issued on 29 December 1994 by Our Governor-General of the Commonwealth of Australia to the Honourable Sir Laurence Street and revoked by Letters Patent issued this day by Our Governor-General of the Commonwealth of Australia to the Honourable Sir Laurence Street:"

LS.

WITNESS the Honourable William
George Hayden, Companion of the Order
of Australia, Governor-General of the
Commonwealth of Australia on 1 FEBRUARY 1995

BILL HAYDEN

Governor-General

By His Excellency's Command,

Minister for Transport for the Prime Minister

#### **Transport**

## COMMONWEALTH OF AUSTRALIA CIVIL AVIATION ACT 1988 DIRECTIONS UNDER SUBSECTION 12(1)

- L LAURENCE JOHN BRERETON, Minister for Transport, acting pursuant to subsection 12(1) of the *Civil Aviation Act 1988*, DIRECT the Civil Aviation Authority to do the following:
- 1. Take no action to terminate the employment of Dr Helen James on any ground relating to the matters that are the subject of the report of 9 January 1995 by Professor Dennis Pearce to the Civil Aviation Authority.
- 2. Give effect to any offer or invitation made by or on behalf of the Civil Aviation Authority to Dr Helen James for her retirement on terms of voluntary redundancy, or otherwise take such action as is necessary to enable Dr James to retire on terms of voluntary redundancy.

Dated this 25th day of January 1995

LAURIE BRERETON

#### Instrument Number M42/94

#### COMMONWEALTH OF AUSTRALIA

International Air Services Commission Act 1992

#### APPLICATION OF ACT TO PRE-EXISTING CAPACITY BETWEEN AUSTRALIA AND TAIWAN

- I, LAURENCE JOHN BRERETON, Minister for Transport, acting under section 54A of the *International Air Services Commission Act 1992*, declare:
- (a) that the Act applies (as if immediately after the commencement of that section the Commission had made a determination in the terms of this declaration) to 5.5 co-efficients weekly of pre-existing capacity, being capacity that is:
  - (i) established in accordance with:
    - (A) the entitlements of Australian carriers that operate air services between Australia and Taiwan under bilateral arrangements; and
    - (B) the co-efficients applying on 25 March 1994 under the bilateral arrangements; and
  - (ii) allocated to Australia-Asia Airlines Limited ("Australia-Asia") for the period of 5 years starting on 28 November 1994; and
- (b) that paragraph (a) has effect subject to the following conditions:
  - the capacity must be fully used from the start of the period of the allocation;
  - (ii) the capacity may be used only by:
    - (A) Australia-Asia; or
    - (B) another Australian carrier of which Australia-Asia is a wholly-owned subsidiary;
      - except to the extent that the Commission authorises Australia-Asia or that other carrier, in writing, to use the capacity jointly with another carrier or person for the provision of an international air service:
  - (iii) if there is a change in the ownership or control of Australia-Asia or of another Australian carrier of which Australia-Asia is a wholly-owned subsidiary, the change must not result in:

- (A) substantial ownership or effective control of Australia-Asia, or of that other carrier, being no longer Australian; or
- (B) substantial ownership or effective control of Australia-Asia, or of that other carrier, passing to a third Australian carrier or other person who has substantial ownership or effective control of a third Australian carrier.

Dated 2 February 1995

Minister for Transport



### 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 March 1995, and may be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Number of order	Description of order
1 of 1995	Marine Orders, Part 49, (High Speed Craft) Issue 2.
2 of 1995	Marine Orders, Part 18, (Helicopter Operations) Issue 1



**Avcharges Centre** P.O. Box 231 Civic Square ACT 2608 Telephone (008) 026147 or (06) 268 5714 Fax (06) 268 5693

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT NOTICE is hereby given that pursuant to section 69(1) of the Civil Aviation Act 1988,

Lien No.	Date and time		Description and	•	•	by			
1187	24/01/1995		Hughes 369HS			BE	Jones PO Box 44 Sutherla	-	sw 2232
1188	02/02/1995	11:32am	Cessna 441	VH-AZW	Mr	Davi	d Cooper Cooper Ti PO Box 23 Belmont	9 `	ort Compan
	th day of Februa	•	P K Jenkins Registrar	of Statutory Lie	ens		Detimort	•••	0140
NOTICE OF CE NOTICE is he vested in the	ESSATION OF A STA ereby given that ne Authority cea	ATUTORY LIEN IN RE pursuant to secti	SPECT OF CERTAIN AIRCRAF on 75(1) of the Civil Av in respect of each of 1	T viation Act 1988,					
Lien No.	Description a	nd registration ma		which lien cease	d to have ef	fect			
1139		VH-IBF	0	6/01/1995 Jenkins					

9500429

Registrar of Statutory Liens

#### **Treasurer**



#### COMMONWEALTH OF AUSTRALIA

#### Banking Act 1959

#### AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

WHEREAS, Midland Bank plc, incorporated in the United Kingdom (in this authority referred to as the 'foreign bank') in accordance with subsection 9(2) of the Banking Act 1959, has applied to the Treasurer for authority to carry on banking business in Australia:

NOW, THEREFORE I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 9 of the Banking Act 1959, hereby grant to the foreign bank authority to carry on banking business in Australia subject to the following conditions:

- (i) the foreign bank shall, upon request made at any time by the Reserve Bank of Australia (in this authority referred to as the 'Reserve Bank'), consult with the Reserve Bank in relation to the making or variation of arrangements for the prudential supervision by the Reserve Bank of the banking business carried on in Australia by the foreign bank;
- (ii) the foreign bank shall conform with such arrangements for the prudential supervision by the Reserve Bank of the banking business carried on in Australia by the foreign bank as are notified to the foreign bank by the Reserve Bank, whether following such consultation or otherwise;
- (iii) the foreign bank may, in carrying on banking business in Australia, accept deposits and other funds in any amount from:
  - · incorporated entities;
  - · non-residents;
  - its own employees; but

shall not accept initial deposits (and other funds) from other sources for amounts which are less than \$250,000.

This authority shall come into force at the time of its delivery to the foreign bank.

Dated 7-2-95

Governor-General

3.llt

By His Excellency's Command,

Ssistant Treasurer for the Treasurer



#### PRICES SURVEILLANCE AUTHORITY

#### **NOTICE OF INOUIRY INTO** BANK FEES AND CHARGES

PRICES SURVEILLANCE ACT 1983

#### PUBLIC INOUIRY INTO FEES AND CHARGES IMPOSED ON RETAIL TRANSACTION ACCOUNTS BY BANKS AND OTHER FINANCIAL INSTITUTIONS

The Prices Surveillance Authority has been directed by the Assistant Treasurer, under the Prices Surveillance Act 1983, to inquire into fees and charges imposed on retail transaction accounts by banks and other financial institutions.

#### The inquiry will consider:

- the current structure and level of fees and interest margins, as well as changes in pricing practices over time;
- the degree of cross-subsidisation between customers and whether there is adequate disclosure of fees and interest rates:
- whether there are conflicts between efficiency and equity objectives in current bank pricing and the degree to which banks have social responsibilities to customers; and
- what on-going role, if any, the PSA should play in relation to bank charges.

The arrangements for the inquiry are as follows:

Submissions By:

15 March 1995

**Hearing Dates:** 

30 and 31 March 1995

Hearing Location:

Melbourne

Contact Person:

Mr Renato Viglianti

Contact Phone No: (03) 272 3700

The public hearings will be held at the Public Inquiry Room, Level 8, 10 Queens Road, Melbourne. The hearings will commence at 10:00 am. Additional hearings will be arranged if required.

Persons who wish to participate in this inquiry should contact Mr Renato Viglianti or Mr Glen Hepburn as soon as possible.

Written submissions should be forwarded to:

The Chairman Prices Surveillance Authority Attn: Mr Renato Viglianti Level 10

10 Oueens Road Melbourne Vic 3004 Facsimile: (03) 867 8259

DR DAVID COUSINS CHAIRMAN

31 January 1995

## TO THE RESERVE THE PROPERTY OF THE PROPERTY OF

PRICES SURVEILLANCE ACT 1983

# NOTICES PURSUANT TO SECTION 23(2)(b)

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: ADEL	ADELAIDE BRIGHTON CEMENT LTD		
N94/357 11/11/94	Portland Cement. Recovery of cost increases.	No objection to the proposed 11.1 percent interim increase in accordance with section 25 (1) of the <i>Prices Surveillance Act 1983</i> .  Price list shown in register.	4874
Rec	Purpose of Notification	Outcome of Consideration	Register Ref.
NY:	AMPOL LIMITED		
N94/346 04/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 5 November 1994.  CPL  Motor Spirit (all grades) 0.53	4893
N94/350 08/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 9 November 1994.  CPL  Motor Spirit (all grades) 0.54	4894
N94/363 18/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 19 November 1994.  CPL  Motor Spirit (all grades) 0.29	4895
N94/370 24/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 25 November 1994.  CPL  Motor Spirit (all grades) 0.63	4896

110. 011	0, 15 1 0011	1 1	1	1 1	1	1 1	ı	Government at	puimems
4897		Register Ref.	4875	Register Ref.	4876	Register Ref.	4898	4899	4900
No objection to the proposed decreases effective in price 3 December 1994.	Motor Spirit (all grades) 0.52 Automotive Distillate 0.49	Outcome of Consideration	No objection to the proposed price. Price list shown in register.	Outcome of Consideration	The Authority noted the withdrawal of service.	Outcome of Consideration	No objection to the proposed decreases effective in price 7 November 1994.  CPL  Motor Spirit (all grades) 0.53	No objection to the proposed decreases effective in price 9 November 1994.  CPL  Motor Spirit (all grades) 0.54	No objection to the proposed changes under Section 22(2)(b)(ii) of the Prices Surveillance Act 1983.
Petroleum products. Notification under intervention price procedures.		Purpose of Notification	AKNOTIS BISCULIS LIMITED Biscuits. New Product: Arnott's Sunshine Choc Wafer 125g marketed Australia wide.	c'd Purpose of Notification AUSTRALIAN POSTAL CORPORATION	Postal services. Withdrawal of Boxlink service.	c'd Purpose of Notification BP AUSTRALIA LIMITED	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Supply of terms and conditions.
N94/376 02/12/94		File No./Date Rec'd	COMPANY: N94/320 24/10/94	File No./Date Rec'd	N94/343 03/11/94	File No./Date Rec'd COMPANY: BI	N94/344 04/11/94	N94/348 09/11/94	N94/249 08/09/94

4901	4902	Register Ref.	4903	4904	4905	4906
No objection to the proposed decreases effective in price 29 November 1994.  CPL  Motor Spirit (all grades) 0.57	No objection to the proposed decrease effective in price 6 December 1994.  CPL Automotive Distillate 0.55	Outcome of Consideration	No objection to the proposed decreases for Motor Spirit and increase in Automotive Distillate effective in price 5 November 1994.  CPL Motor Spirit (all grades) 0.53 Automotive Distillate 0.09	No objection to the proposed decreases effective in price 9 November 1994.  CPL  Motor Spirit (all grades) 0.54	No objection to the proposed decreases effective in price 29 November 1994.  CPL  Motor Spirit (all grades) 0.57	No objection to the proposed decrease effective in price 2 December 1994.  CPL Automotive Distillate 0.52
Petroleum products. Notification under intervention price procedures.	Petroleum product. Notification under intervention price procedures.	2d Purpose of Notification CALTEX OIL (AUSTRALIA) PTY LTD	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
<b>N94/371</b> 28/11/94	N94/377A 05/12/94	File No./Date Rec'd COMPANY: C.		N94/351 08/11/94	N94/372 28/11/94	N94/373 01/12/94

File No./Date Rec'd	c'd Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY:	CARLTON AND UP		Tar Parry Tar.
N94/304 12/10/94	Beer. New Product - Carlton Diamond Draft in bottles and cans marketed Australia wide.	No objection to the proposed prices. Price list shown in register.	4877
N94/308 17/10/94	Beer. New Product - Powers Product in bottles and cans marketed in Queensland.	No objection to the proposed prices. Price list shown in register.	4878
N94/347 04/11/94	Beer. New Product - Powers Product in bottles and cans marketed in Northern Territory.	No objection to the proposed prices. Price list shown in register.	4879
File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
N94/356 10/11/94		No objection to the proposed interim price in accrodance with Section 25 (i) of the <i>Prices Surveillance Act</i> 1983.	4880
	Australia wide.	Price list shown in register.	
File No./Date Rec'd	d Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY:	LION NATHAN AUSTRALIA LIMITED		
N94/305 14/10/94	Beer. New Product: Hahn Sydney Bitter in 375ml bottles. Marketed in Queensland.	No objection to the proposed price. Price list shown in register.	4881
N94/324 25/10/94	Beer. New Product: Kent Town Clear Ale in 49.5 dins. Marketed in South Australia.	No objection to the proposed price. Price list shown in register.	4882
N94/325 25/10/94	Beer. New Product: Hahn Sydney Bitter in 375ml cans, 375ml bottles, 49.9lts keg and 49.5 in din. Marketed in New South Wales.	No objection to the proposed price. Price list shown in register.	4883
N94/326 25/10/94	Beer. New Product: Re launch of Tooheys Dry to Tooheys Extra Dry in 345ml bottles and 375ml in cans. Marketed in New South Wales.	No objection to the proposed price. Price list shown in register.	4884

CPI 0.52 0.55

Motor Spirit (all grades) Automotive Distillate

N94/336 01/11/94	Beer. New Product: Seadog Stout in 50 litre dins. Marketed in Western Australia.	No objection to the proposed price. Price list shown in register.	4885
N94/355 10/11/94	Beer. New Product: Boddingtons Pub Ale in 440ml cans. Marketed in Western Australia.	No objection to the proposed price. Price list shown in register.	4886
N94/365 23/11/93	Beer. New Product: Boddingtons Pub Ale in 440ml cans. Marketed in Western Australia.	No objection to the proposed price. Price list shown in register.	4887
N94/366 23/11/94	Beer. New Product: O'Flannigan's Irish Red 345ml bottles. Marketed in Western Australia.	No objection to the proposed price. Price list shown in register.	4888
File No./Date Rec'd COMPANY: MO	d Purpose of Notification MOBIL OIL AUSTRALIA LIMITED	Outcome of Consideration	Register Ref.
N94/349 09/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 9 November 1994.  CPL  Motor Spirit (all grades) 0.79	4907
N94/360 18/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 21 November 1994.  CPL  Motor Spirit (all grades) 0.29	4908
N94/368 24/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 25 November 1994.  CPL  Motor Spirit (all grades) 0.63	4909
N94/374 02/12/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 5 December 1994.	4910

File No./Date Rec'd	Rec'd Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY:	HILIP MORRIS LIMI		
N94/296 03/10/94	Cigarettes. Recovery of cost increases.	The Authority objected to the proposed weighted average increase of 13.005 percent, and issued a Section 22(2)(b)(iii) notice stating it would have no objection to an increase of 12.008 percent increase.  The company subsequently accepted the Authority's proposal.  Price list shown in register.	4889
File No./Date Rec'd	(ec'd Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY:	THE SHELL COMPANY OF AUSTRALIA LIMITED		
N94/352 08/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 9 November 1994.  CPL  Motor Spirit (all grades) 0.79	4911
N94/358 24/10/94	Petroleum products. Change in terms and conditions of supply to distributors.	No objection to the proposed changes under section 22(2)(b)(ii) of the <i>Prices Surveillance Act 1993</i> .	4912
N94/361 18/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 19 November 1994.  CPL  Motor Spirit (all grades) 0.29	4913
N94/369 24/11/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 25 November 1994.  CPL  Motor Spirit (all grades) 0.63	4914
N94/375 02/12/94	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 2 December 1994.  CPL  Automotive Distillate 0.55	4915

Outcome of Consideration Register Ref.			sed price. 4890 r.	leration Reg	teration
		ger in No objection to the proposed price.  Price list shown in register.		Outcome of Consideration	Outcome of Consideration
	AN BREWERIES LIMITED	Beer. New Product: J Boag's Premium Lager in No objectior 350ml bottles marketed in Tasmania.		Purpose of Notification	c'd Purpose of Notification W.H. & H.O. WILLS (AUSTRALIA) LIMITED
File No./Date Rec'd	NY: TASMAN	N94/307 Bec 17/10/94 350		File No./Date Rec'd	File No./Date Rec'd COMPANY: W.H. & H.O.

Register Ref. 4892 No objection to the interim price in accordance with section 25 (i) of the Prices Surveillance Act 1983. Outcome of Consideration Price list shown in register. Ready to Eat Breakfast Cereal. Price Schedule Purpose of Notification Rearrangement for Vita Brits. UNCLE TOBYS CO LIMITED File No./Date Rec'd COMPANY: N94/340 31/10/94

Produced by the Australian Government Publishing Service



# Gazette

No. S 31, Friday, 3 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

### NOTIFICATION OF THE MAKING OF INSTRUMENTS

Owen David Donald, Chief Executive Officer, acting in accordance with the direction in writing of the Employment Services Regulatory Authority Board, has formulated the following:

• under subsection 62(1) of the Employment Services Act 1994 the rules of conduct relating to the provision of case management services:

Employment Services (Rules of Conduct)
Determination No. 1 of 1995
Dated 25 January 1995

• under subsection 67(1) of the Employment Services Act 1994 the duties of non-disclosure for the purposes of the application of section 70 of the Crimes Act 1914 to case managers:

Employment Services (Duties of Non-disclosure)
Determination No. 1 of 1995
Dated 25 January 1995

• under subsection 37(2) of the Employment Services Act 1994 determining services that are case management services:

Employment Services (Case Management Services)
Determination No. 1 of 1995
Dated 25 January 1995

• under subsections 66(2) and (3) of the <u>Employment Services Act 1994</u> determining which documents are case management documents and the rules about the use of these documents:

Employment Services (Case Management Documents)

Determination No. 1 of 1995

Dated 25 January 1995

Copies of the instruments may be obtained from

The Employment Services Regulatory Authority GPO Box 4694TT MELBOURNE VIC 3001

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# Gazette

No. S 32, Friday, 3 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

### NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Banks (Shareholdings) Act 1972	Banks (Shareholdings) Regulations (Amendment)	1995 No. 4
Interstate Road Transport Act 1985	Interstate Road Transport Regulations (Amendment)	1995 No. 5
International Air Services Commission Act 1992	International Air Services Commission Regulations (Amendment)	1995 No. 6
Fisheries Management Act 1991	Fisheries Management (Southern Bluefin Tuna Fishery) Regulations	1995 No. 7
Australian Wool Research and Promotion Organisation Act 1993	Australian Wool Research and Promotion Organisation (AGM) Regulations	1995 No. 8
Health Insurance Act 1973	Health Insurance Regulations (Amendment)	1995 No. 9
Australian Broadcasting Corporation Act 1983	Australian Broadcasting Corporation Regulations (Amendment)	1995 No. 10
Special Broadcasting Service Act 1991	Special Broadcasting Service Regulations	1995 No. 11





# Gazette

No. S 33, Friday, 3 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 



Government House Canberra ACT 2600

5 February 1995

IT is notified for general information that His Excellency the Governor-General has made the following Determination for the award of the Civilian Service Medal 1939 - 1945 to recognize service by members of civilian organizations who worked in arduous circumstances during World War II for at least 180 days in support of the war effort.

#### CIVILIAN SERVICE MEDAL 1939-1945

#### DETERMINATION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting under the provisions of regulations 8 and 9 of the Civilian Service Medal 1939-1945 Regulations, determine as follows:

Medal design

1. The Civilian Service Medal 1939-1945 is a circular bronze medal measuring 38 millimetres in diameter ensigned with the Federation Star. The obverse will have the Southern Cross, centrally located on a bronze disc, surrounded by a 7.5 millimetre ring of wattle blossom. An inscription with the words "Civilian Service" appears on the bar below the ribbon slot. The reverse will have a horizontal panel 30 millimetres across and 13 millimetres high on which the name of the recipient at the time of qualifying service will be engraved. The year '1939' will appear above the panel and the year '1945' will appear below the panel.

#### Medal ribbon

2. The medal is suspended from a ribbon 32 millimetres in width. The ribbon has a central Ochre band 10 millimetres wide; flanked by two vertical white bands each 1 millimetre wide, and a further two vertical bands of Opal Green each 10 millimetres wide.

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### 2 Civilian Service Medal 1939-1945

Medal dress

3. The Medal is worn on the left breast whenever full size orders, decorations and medals are worn.

Medal Miniature

4. The miniature of the Civilian Service Medal 1939-1945 is a half size replica of the main medal suspended from a miniature ribbon 16 millimetres wide. The miniature medal is worn whenever miniatures of orders, decorations and medals are worn.

Ribbon Bar

The ribbon bar of the Civilian Service Medal 1939-1945 consists of a strip of full size ribbon with no emblem. The ribbon bar is worn whenever ribbon bars of orders, decorations and medals are worn.

Order of Precedence

6. The Medal is worn in accordance with the Australian Order of Precedence of Honours and Awards as approved from time to time.

Dated

Governor-General

1995 July 1995



# Gazette

No. S 34, Friday, 3 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 



Australian Fisheries Management Authority

## Fisheries Management Act 1991

## **DETERMINATION OF THE** SOUTHERN BLUEFIN TUNA FISHERY **MANAGEMENT PLAN 1995**

### PLAN OF MANAGEMENT No. SBT 01

(No. 1 of 1995)

- I, RICHARD ANDREW STEVENS, Managing Director of the Australian Fisheries Management Authority ("AFMA"), for and on behalf of AFMA and acting under subsection 19 (1) of the Fisheries Management Act 1991, notify that:
- 1. I have determined the Southern Bluefin Tuna Fishery Management Plan 1995 (the "Plan"). The Minister has accepted the Plan.
- 2. Copies of the Plan are available from AFMA, at Level 1, Burns Centre, 28 National Circuit, Forrest ACT 2603.

Dated 3 February 1995

Managing Director of the Australian Fisheries Management Authority

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# Gazette

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**SPECIAL** 



Australian Fisheries Management Authority

## Fisheries Management Act 1991

# DECLARATION IN RELATION TO THE SOUTHERN BLUEFIN TUNA FISHERY

### FISH RECEIVER PERMITS

(No. 1 of 1995)

I, RICHARD ANDREW STEVENS, delegate of the Australian Fisheries Management Authority, declare under subsection 91 (1) of the *Fisheries Management Act 1991*, that the fishery to which the Southern Bluefin Tuna Fishery Management Plan 1995 relates is a managed fishery to which Division 2 (Fish Receiver Permits) of Part 6 of the Act applies.

Dated 3 February 1995

Managing Director of the Australian Fisheries
Management Authority

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# Gazette

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**SPECIAL** 



Australian Fisheries Management Authority

## Fisheries Management Act 1991

### SOUTHERN BLUEFIN TUNA FISHERY

### PERSONS TO WHOM STATUTORY FISHING RIGHTS ARE TO BE GRANTED

I, RICHARD ANDREW STEVENS, delegate of the Australian Fisheries Management Authority ("AFMA"), make the following notification under subsection 23 (2) of the Fisheries Management Act 1991.

Dated 3 February 1995

Managing Director of the Australian Fisheries Management Authority

### Interpretation

- 1. In this notice:
  - "Plan" means the Southern Bluefin Tuna Fishery Management Plan 1995;
  - "fishery" means the SBT Fishery, defined in the Plan;
  - "SBT" means fish of the species Thunnus maccoyii (Castelnau) or Thunnus thynnus; and
  - "SFR" means a statutory fishing right, defined in the Plan and granted under the Fisheries Management Act 1991, for the fishery.

### Intention to grant SFRs

2. AFMA intends to grant to each person whose name appears in Column 1 of the Schedule to this notice, the number of SFRs that appear in Column 2 of the Schedule, opposite that person's name.

### Summary of SFRs to be granted

- 3.1 A SFR is, subject to the Plan, a right, in each season while the SFR continues, to:
  - (a) one of a number of equal portions of a national catch allocation of SBT determined by AFMA for that season under the Plan; or
  - (b) if an interim live weight value of SBT is in effect under the Plan, that live weight value
- 3.2 A SFR continues until:
  - (a) the Plan ceases to have effect; or
  - (b) the SFR ceases to have effect, by being cancelled by AFMA or surrendered.

- 3.3 A SFR entitles a person to use a boat to conduct particular fishing activities (specified in the Plan) in relation to SBT, subject to the requirements and conditions set out in the Plan.
- 3.4 If SFRs are granted to a person, the Plan provides that 1000 SFRs will be granted to the person for each unit of fishing capacity held (other than by way of lease), immediately before the end of 2 February 1995, by the person as a unit holder under the Southern Bluefin Tuna Fishery Management Plan as amended and in force at that time.

### THE SCHEDULE

Column 1 Person	Column2 Number of statutory fishing rights
AB REEF PTY LTD	20229
ACN 062 132 950 PTY LTD	25230
ADRIAN & DENISE KWOK	1015
AJKA PTY LTD	178869
ANAGIROS & MARY AGRIOS	15167
ANDRO SEVELJ	87214
ANNE D KWOK	1015
ANTHONY & MARIA CHEUNG	2022
AUSMARINE FISHERIES P/L	79332
AUSTRALIAN BLUEFIN PTY LTD	784846
AUSTRALIAN TUNA FISHERIES PTY LTD	222488
B & R SHEEHY	12197
B J DAFF	1843
BELLENDEN NOMINEES P/L	233
BORIC FISHERIES PTY LTD	70779
CHARISSA PTY LTD	38633
CLEVE HASSELL	10153
COWDENBEATH NOMINEES PTY LTD	10381
D & D CREIGHTON PTY LTD	5076
D G BAKER PTY LTD	553
DANIEL P KWOK	1015
DENISE MILDRED WILLEY	1844
DONALD W C BALL	68113
EDITH NG	1015
EMILY KRSTINA (AUSTRALIA) PTY LTD	117699
ERICA F BOSCHETTI	1500
EVERDENE PTY LTD	359019
F COSTA	775
FERDINANDO CAMPISI	1466
FINA K FISHERIES PTY LTD	184513

Column 1 (continued)	Column2 (continued)
FINTECH P/L (MCCALLUM FAMILY TRUST)	8123
FRANCESCA COSTIN	15410
FRANCESCO PIRRELLO (JNR)	566
G, M, G, A & B PUGLISI	58377
GARY JOHN KENNEDY	34629
GARY TREMAINE	10955
GEORGE A GREAVES	369
GEORGE FLOURENTZOU	3060
GORAN CEDO LOVRINOV	12426
GROZDANA A FISHERIES PTY LTD	108553
GUY DION MANTHORPE	5000
HALCYON FISHING CO PTY LTD	1843
HUGH COLIN GILBERT	11268
J W MISON	1843
JILLANDRA NOMINEES P/L	10735 ·
JIMMY NG	1015
JOHN K KWOK	1028
JUREL PTY LTD	737
KARINA FISHERIES PTY LTD	339925
KELPLEA PTY LTD	5000
KERLEY FAMILY NOMINEES	15395
KEVIN JOHN WARREN SNR	174
KINKAWOOKA PTY LTD	50115
KUNIHIRO YAMAMOTO	1711
KWOK L Y LAM	1011
LATITUDE FISHERIES PTY LTD	4550
LESLIE JAMES WARREN	180
LINDA LUKIN	3046
LUCKY S FISHING PTY LTD	81066
LUKIN ENTERPRISES PTY LTD	195908
MACKENZIES MARINE	27038
MARIO BASILE	22666
MARIO PUGLISI	774
MARIT ENTERPRISES	4000
MARK FORSTER	253
MICHAEL C & VALMAE P O'MAY	923
MICHAEL J BOSCHETTI	1600
NAB HOUSE BRANCH	10154

## 4 Fisheries Management Act 1991

Column 1 (continued)	Column2 (continued)
NEVILLE & Y R MANSTED	46123
JOHN WILLIAM NICHOLLS	1000
OCEAN TEC	37155
P B & D L TURNER	105
PETAL FISHING CO	10133
PETER BELL	1844
PETUNA SEAFOODS PTY LTD	8001
PLATI NOMINEES P/L	737
PRISMAN PTY LTD	30459
REX & BERYL HALL	15395
RICHARD KENNETH ALEXANDER TUCKER	369
RICHEY FISHING CO PTY LTD	10153
ROBERT LLOYD LAMASON	67654
ROCKY ISLAND FISHERIES PTY LTD	124871
RONALD HARRY FORSTER	4764
S & C PENNISI	701
S & Z LUKIN NOMINEES PTY LTD	68592
S BATTAGLIOLO	776
SANCHEZ TUNA PTY LTD	25400
SARIN & SONS PTY LTD	200865
SARLOV FISHERIES PTY LTD	303698
SARUNIC BROS P/L	222665
SEA MARINE HOLDINGS PTY LTD	29081
SHIP AGENCIES AUST PTY LTD	41064
SIMONE FISHERIES PTY LTD	233400
SOUTHERN BLUEFIN FARMERS PTY LTD	30002
T J & J V HORTON	1843
TUNA LONGLINE FISHING	222447
TUNA LONGLINE OPERATIONS	148235
TUNA TASMANIA PTY LTD	2000
TURVEY GENERAL SUPPLIES P/L	18144
V.K & T.J LINDSAY P/L	2000
VERA R KWOK	1015
VINCENZO BASILE	775
VYSANT PTY LTD	29014
WALLIS SG & PM	23297
ZELIA NOMINEES PTY LTD	5000



# Gazette

No. S 37, Friday, 3 February 1995

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**SPECIAL** 

### NOTIFICATION OF THE MAKING OF INSTRUMENTS

Mr Simon Crean, Minister for Employment, Education and Training, has made the following instruments under the *Employment Services Act 1994*:

under subsection 25(1) of the Employment Services Act 1994, a determination that
a person in a specified class of persons becomes a participant in the case
management system at a specified time:

Employment Services (Participants)
Determination, No. 1 of 1995
Dated 2 February 1995

• under subsection 26(2) of the *Employment Services Act 1994*, a determination specifying the events or circumstances that are terminating events:

Employment Services (Terminating Events)
Determination, No. 1 of 1995
Dated 2 February 1995

under subsections 29(5), 32(4) and 33(5) of the Employment Services Act 1994, a
determination specifying the matters to be taken into account by the CES in
referring a participant to a case manager:

Employment Services (Referrals - Matters to be Taken into Account by CES)

Determination, No. 1 of 1995

Dated 2 February 1995

• under subsections 64(1) of the *Employment Services Act 1994*, a determination about the provision of assistance by the CES to case managers:

Employment Services (Provision of Assistance by the CES to Case Managers)

Determination, No. 1 of 1995

Dated 2 February 1995

• under subsections 65(1) of the *Employment Services Act 1994*, a determination formulating a scheme for the provision of information technology assistance by the Department to case managers:

Employment Services (Departmental Information Technology Assistance Scheme) Determination, No. 1 of 1995 Dated 2 February 1995

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# Gazette

No. S 38, Monday, 6 February 1995

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**SPECIAL** 

#### **FORM 93**

### NOTICE OF APPLICATION UNDER SECTION 459P OF THE CORPORATIONS LAW

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

# IN THE FEDERAL COURT OF AUSTRALIA VICTORIA DISTRICT REGISTRY

Notice of application relating to:

VBC CORRUGATED PACKAGING PTY LIMITED

AUSTRALIAN COMPANY NUMBER:

060 994 907

AUSTRALIAN PAPER LIMITED will apply to the Federal Court of Australia at 2.15 pm on Tuesday, 21 February 1995 at 450 Little Bourke Street, Melbourne, Victoria, 3000 in Proceedings No. VG 3006 of 1995 for an order that VBC Corrugated Packaging Pty Limited ("Company") be wound up.

The applicant's address for service is Arthur Robinson & Hedderwicks, 530 Collins Street, Melbourne, Victoria 3000.

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

Any person intending to appear at the directions hearing must file a notice of appearance in accordance with Form 79 and an affidavit verifying any grounds of opposition to the winding up application in accordance with Form 93A and must serve the notice of appearance and affidavit on the applicant at its address for service shown above, not later than 2 days before the day appointed for the hearing.



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# Gazette

No. S 39, Monday, 6 February 1995

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**SPECIAL** 



# NOTIFICATION OF DIRECTIONS UNDER THE CIVIL AVIATION REGULATIONS

On 3 February 1995 the Civil Aviation Authority issued directions under regulations 207, 208 and 215.

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

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

Copies of the directions may be purchased by mail from:

Civil Aviation Authority

(Publications Centre)

GPO Box 1986

CARLTON SOUTH VIC 3053





# Gazette

No. S 40, Monday, 6 February 1995

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SPECIAL

### DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

NOTIFICATION OF THE MAKING OF A DECLARATION UNDER THE HIGHER EDUCATION FUNDING ACT 1988.

The following determinations under the *Higher Education Funding Act 1988* (the Act) have been made. Copies may be obtained from the Director, Finance and Legislation Section, Higher Education Division, Department of Employment, Education and Training, 18 Mort Street, Canberra City, A.C.T., 2601, or by telephoning (06) 240 9755.

Number/ Year	Section	Description	Date Made
T5/95	15	To adjust the base operating grant for University of Sydney, the University of Western Sydney, Southern Cross University and the University of Adelaide.	31/1/95
G1/95	35	The guidelines provide guidance to education authorities on Postgraduate Scholarships for the Professional Development of Teachers for 1995.	7/12/94



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# Gazette

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**SPECIAL** 

## DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

### CORRECTION TO NOTICE OF THE MAKING OF AN INSTRUMENT

On 3 February notice was given of the making of an instrument by the Mr Simon Crean, Minister for Employment, Education and Training, under the *Employment Services Act 1994* which omitted reference to subsection 39(14). The correct notice is as follows:

• under subsections 26(2) and 39 (14) of the *Employment Services Act 1994*, a determination specifying the events or circumstances that are terminating events:

Employment Services (Terminating Events)
Determination, No. 1 of 1995
Dated 2 February 1995





# Gazette

No. S 42, Wednesday, 8 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

### COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

Order under subsection 21A(4)

### WHEREAS -

- (A) Charles Edward Dysart and Lurline Dysart ('the Dysarts') are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) The Dysarts have acquired as joint tenants 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 the Dysarts is contrary to the national interest, direct the Dysarts 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

Z

day of

1995.

Assistant Treasurer

**SCHEDULE** 

The freehold property in the State of New South Wales specified in Certificate of Title Volume 7148 Folio 35, known as 30 Nukara Avenue, Killcare.





# Gazette

No. S 43, Wednesday, 8 February 1995

Published by the Australian Government Publishing Service, Canberra

**SPECIAL** 

### COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

### ORDER UNDER SUBSECTION 21A(2)

### WHEREAS -

- (A) Young Nam is a foreign person for the purposes of subsection 4(6) and section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Young Nam proposes to acquire such interests in freehold Australian urban land in the State of Western Australia as specified in the notice received on 5 January 1995 furnished by Young Nam under section 26A of the Act;

NOW THEREFORE I, George Gear, Assistant Treasurer, acting for and on behalf of the Treasurer, being satisfied that:

- (i) Young Nam proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

day of

1995

Assistant Treasurer

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# Gazette

No. S 44, Wednesday, 8 February 1995

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**SPECIAL** 

AN ARRANGEMENT BETWEEN THE COMMONWEALTH AND THE STATE OF OUEENSLAND IN RELATION TO THE FISHERY FOR TUNA AND TUNA LIKE SPECIES

An ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

#### WHEREAS-.

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of Part IVA of the Fisheries Act 1952 of the Commonwealth;
- (b) paragraph 7(4)(b) of the Fisheries Legislation (Consequential Provisions) Act 1991 (the Consequential Provisions Act) provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H(1) or (4) of the Fisheries Act 1952 that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) an Arrangement was entered into under section 12H(4) between the Commonwealth and the State of Queensland in relation to the Tuna Fishery, published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987;
- (d) subsection 75(1) of the Management Act provides that an Arrangement under Division 3 of Part 5 of the Management Act may be terminated by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned:
- (e) subsection 236(1) of the Fisheries Act 1994 of Queensland (the State Act) provides that an arrangement in force under Part 6A of the Fisheries Act 1976 of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) of the State Act provides that the State may terminate, under Part 5 of the Management Act, an arrangement;
- (g) paragraph 72(a) of the Management Act provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters relevant to the State, not being a fishery to which an arrangement under section 71 applies, that the fishery (being a fishery wholly or partly in the coastal waters of the State) is to be managed in accordance with the law of the Commonwealth;

(h) no arrangement has been entered into under section 71 of the Management Wet Cou with respect to the fishery for which this Arrangement provides;







- (i) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, paragraph 72(a) is to be made by instrument approved by the Governor General and the Governor or Governors of the State or States concerned;
- (j) subsection 132(1) of the State Act empowers the State to make an arrangement, under Part 5 of the Management Act, for the management of a particular fishery;
   and
- (n) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The Arrangement entered into between the Commonwealth and the State of Queensland as listed in paragraph (c) of the recitals to this Arrangement is, pursuant to subsection 75 (1) of the Management Act and subsection 133(1) of the State Act, terminated immediately prior to the taking effect of this Arrangement as provided in clause 4.
- 2. The Commonwealth and State hereby arrange that the fishery in the waters relevant to the State, being coastal waters and waters of the Australian fishing zone that lies within an area described in Schedule 2 to the Petroleum (Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland" for tuna and tuna like species, being:
  - (a) Thunnus albacares (yellowfin tuna)
    Thunnus maccoyii (southern bluefin tuna)
    Thunnus obesus (bigeye tuna)
    Thunnus tonggol (longtail tuna)
    Thunnus alalunga (albacore tuna)
    Thunnus thynnus (northern bluefin tuna)
    Katsuwonus pelamis (skipjack tuna);
  - (b) fish of the family Bramidae (pomfrets);
  - (c) fish of the families Istiophoridae and Xiphiidae (billfish);
  - (d) fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act allowing the taking of the fish referred to in paragraphs (a), (b) and (c);
  - (e) excluding the fish referred to in paragraphs (a), (b) and (c) taken in the exercise of a right conferred by a licence or other authority granted by the State;
  - (f) fish taken as bait (dead or alive) by a person for his or her own securities could exercise of a right conferred by a fishing concession granted by the Australian

Fisheries Management Authority under the Management Act to take tuna and tuna like species as listed above:

is to be managed in accordance with the law of the Commonwealth.

- 3. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish the subject of paragraphs 2(d), 2(e) and 2(f) that may be taken from time to time under a licence or other authority referred to in those paragraphs and on matters of mutual interest in relation to the fishery.
- 4. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
- 5. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

AND subject to the law of the State, the Government of Queensland undertakes to manage the tuna fishery in waters within the limits of the State in a manner consistent with the management of the fishery in waters relevant to the State.

Dated the 3 rd day of February 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL,

Minister for Resources

in the presence of

State of Queensland by the Honourable EDMUND DENIS CASEY,

Minister for Primary Industries

Signed for and on behalf of the

in the presence of

### 4 Fisheries Legislation

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of subsection 74(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 7-2- 1995

Governor-General

By His Excellency's command

Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the *Fisheries Act* 1994 hereby approve this instrument.

Given under my hand this 2 day of Fel. 199 5

toudo

Governor

By Her Excellency's command

Minister for Primary Industries.





# AN ARRANGEMENT BETWEEN THE COMMONWEALTH AND THE STATE OF QUEENSLAND IN RELATION TO THE NORTHERN PRAWN FISHERY

An ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

#### WHEREAS-

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of Part IVA of the Fisheries Act 1952 of the Commonwealth;
- (b) paragraph 7(4)(b) of the Fisheries Legislation (Consequential Provisions) Act 1991 of the Commonwealth (the Consequential Provisions Act) provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H (1) or (4) of the Fisheries Act 1952 that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) an Arrangement was entered into under section 12H(4) of the Fisheries Act 1952 between the Commonwealth and the State of Queensland in relation to the Northern Prawn Fishery and was published in the Commonwealth of Australia Gazette No. \$109 on 14 April 1988;
- (d) subsection 75(1) of the Management Act provides that an Arrangement under Division 3 of Part 5 of the Management Act may be terminated by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (e) subsection 236(1) of the Fisheries Act 1994 of Queensland (the State Act) provides that an arrangement in force under Part 6A of the Fisheries Act 1976 of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) in Part 7 of the State Act provides that the State may terminate under Part 5 of the Management Act, an arrangement;
- (g) paragraph 72(a) of the Management Act provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters relevant to the State, not being a fishery to which an arrangement under section 71 applies, that the fishery (being a fishery wholly or partly in the coastal waters of the State) is to be managed in accordance with the law of the Commonwealth;

(h) no arrangement has been entered into under section 71 of the Management Act with respect to the fishery for which this Arrangement provides;



- (i) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, paragraph 72(a) is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (j) subsection 132(1) of the State Act empowers the State to make an arrangement, under Part 5 of the Management Act, for the management of a particular fishery; and
- (k) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- The Arrangement entered into between the Commonwealth and the State as listed in paragraph (c) of the recitals to this Arrangement is, pursuant to subsection 75 (1) of the Management Act and subsection 133(1) of the State Act, terminated on the date of publication referred to in Clause 4.
- 2. The Commonwealth and the State hereby arrange that the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the Torres Strait Fisheries Act 1984 or to the area adjacent to the Protected Zone to which area the Torres Strait Fisheries Act 1984 applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) in the waters relevant to the State of Queensland, being coastal waters and waters of the Australian fishing zone that lie within the area described in Schedule 2 to the Petroleum (Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland", west of Longitude 142°31'49" East, for:
  - (a) decapod crustacea of the families Penaeidae, Aristeidae, Solenoceridae (prawns), Nephropidae (Scampi), Scyllaridae (bugs) and Infraorder Caridae (shrimps) and Mollusca of the family Pectinidae (Scallops) other than when a bait net or a haul net, set from the shore and drawn to the shore with or without the use of a boat, is used;
  - (b) Mollusca of the family Loliginidae (squid) when prawn trawl apparatus is used;
  - (c) all other fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fish to which paragraph (a) applies:

is to be managed in accordance with the law of the Commonwealth,



- 3. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish, the subject of paragraph 2(c), that may be taken from time to time under a fishing concession referred to in that paragraph and on matters of mutual interest in relation to the fishery.
- 4. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State of Queensland, take effect on the date of publication in the Gazette.
- 5. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

AND subject to the law of the State the Government of Queensland undertakes to manage the prawn fishery in waters within the limits of the State in a manner consistent with the management of the fishery in waters relevant to the State.

AND the Commonwealth undertakes to make appropriate arrangements to permit the operators of establishments, licensed in accordance with the law of the State to carry out aquaculture of prawns, to obtain gravid broodstock from waters relevant to the State under terms and conditions that are reasonable, having regard to the management of the fishery in accordance with the law of the Commonwealth.

Dated the 3 rel day of Tehrwary 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER, BEDDALL,

Minister for Resources

in the presence of

in the presence of

Signed for and on behalf of the

Minister for Primary Industries

Honourable EDMUND DENIS CASEY,

State of Queensland by the

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### Fisheries Legislation

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of subsections 74(1) and 75(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 2-2-

Governor-General

By His Excellency's command

Minister for Resource

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the Fisheries Act 1994 hereby approve this instrument.

Given under my hand this 2 day of Feb 199 5

Governor

By Her Excellency's command

Minister for Primary Industries.



ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF QUEENSLAND IN RELATION TO THE FISHERY FOR CRUSTACEA (OTHER THAN PRAWNS), COELENTERATES, MOLLUSCS (OTHER THAN SCALLOPS), ECHINODERMS, POLYCHAETE WORMS AND SPONGES IN THE GULF OF CARPENTARIA

AN ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

#### WHEREAS -

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of Part IVA of the Fisheries Act 1952 of the Commonwealth;
- (b) paragraph 7(4)(b) of the Fisheries Legislation (Consequential Provisions) Act 1991 of the Commonwealth (the Consequential Provisions Act) provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H(1) or (4) of the Fisheries Act 1952 that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) an Arrangement was entered into under section 12H(4) between the Commonwealth and the State of Queensland in relation to the Crab Fishery, published in the Commonwealth of Australia Gazette No. S201 on 19 July 1990;
- (d) subsection 75(1) of the Management Act provides that an Arrangement under Division 3 of Part 5 of the Management Act may be terminated by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (e) subsection 236(1) of the *Fisheries Act 1994* of Queensland (the State Act) provides that an arrangement in force under Part 6A of the *Fisheries Act 1976* of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) in Part 7 of the State Act provides that the State may terminate, under Part 5 of the Management Act, an arrangement;
- (g) paragraph 72(b) of the Management Act provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters relevant to the State, not being a fishery to which an arrangement under section 71 applies, that the fishery (being a fishery wholly or partly in the coastal waters of the State) is to be managed in accordance with the law of the State;



- (h) no arrangement has been entered into under section 71 of the Management Act with respect to the fishery for which this Arrangement provides;
- (i) subsection 74(1) of the Management Act provides that an arrangement under, interalia, paragraph 72(b) is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned:
- (j) subsection 132(1) of the State Act empowers the State to make an arrangement. under Part 5 of the Management Act, for the management of a particular fishery; and
- (k) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The Arrangement entered into between the Commonwealth and the State as listed in paragraph (c) of the recitals to this Arrangement is, pursuant to subsection 75(1) of the Management Act and subsection 133(1) of the State Act, terminated on the date of publication referred to in clause 5.
- 2. The Commonwealth and the State hereby arrange that the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the Torres Strait Fisheries Act 1984 or to the area adjacent to the Protected Zone to which area the Torres Strait Fisheries Act 1984 applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) in the waters relevant to the State of Queensland, being coastal waters and waters of the Australian fishing zone that lie within the area described in Schedule 2 to the Petroleum (Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland", west of Longitude 142031'49" East, for fish of the Class Crustacea, Class Coelenterata, Class Polychaeta, Phylum Porifera, Phylum Echinodermata and Phylum Mollusca, except for all fish taken in the Northern Prawn Fishery as follows:
  - (a) decapod crustacea of the families Penaeidae, Aristeidae, Solenoceridae (prawns), Nephropidae (Scampi), Scyllaridae (bugs) and Infraorder Caridae (shrimps) and Mollusca of the family Pectinidae (Scallops) other than a bait net or a haul net, set from the shore and drawn to the shore with or without the use of a boat, is used;
  - (b) Mollusca of the family Loliginidae (squid) when prawn trawl apparatus is used; and
  - (c) all other fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the state of the sta Management Act for the fish to which paragraphs (a) and (b) apply:

is to be managed in accordance with the law of Queensland.

- 3. Where for the purposes of this Arrangement it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is, by reference to the spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the State of Queensland of Australia. That station shall be taken to be situated at Latitude 25° 56'54.5515" South and at Longitude 133° 12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.
- 4. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish the subject of paragraph 2(c) that may be taken from time to time under a fishing concession referred to in that paragraph and on matters of mutual interest in relation to the fishery.
- 5. This Arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
- 6. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

Dated the 3 rd day of February 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL,

Minister for Resources

in the presence of

Signed for and on behalf of the State of Queensland by the Honourable EDMUND DENIS CASEY,

Minister for Primary Industries

in the presence of

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#### 12 Fisheries Legislation

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance subsections 74(1) and 75(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 7-7- 1995

Governor-General

By His Excellency's command

Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the Fisheries Act 1994 hereby approve this instrument.

Given under my hand this 2 and day of Lal 199 5

Governor

By Her Excellency's command

Minister for Primary Industries.





ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF QUEENSLAND IN RELATION TO THE FISHERY FOR NORTHERN DEMERSAL AND PELAGIC FIN FISH IN THE GULF OF CARPENTARIA

AN ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

### WHEREAS -

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of the Fisheries Act 1952 of the Commonwealth;
- (b) Paragraph 7(4)(b) of the Fisheries Legislation (Consequential Provisions) Act 1991 (the Consequential Provisions Act) provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H(1) or (4) of the Fisheries Act 1952 that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) an Arrangement was entered into under section 12H(4) between the Commonwealth and the State of Queensland in relation to the Demersal Gillnet Fishery, published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987;
- (d) subsection 75(1) of the Management Act provides that an Arrangement under Division 3 of Part 5 of the Management Act may be terminated by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (e) subsection 236(1) of the Fisheries Act 1994 of Queensland (the State Act) provides that an arrangement in force under Part 6A of the Fisheries Act 1976 of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) of the State Act provides that the State may terminate, under Part 5 of the Management Act, an arrangement;
- (g) subsection 61(1) of the Management Act provides that the Commonwealth may make an arrangement with a State or States for the establishment of a Joint Authority consisting of the Commonwealth Minister together with the appropriate Minister or Ministers of that State or States
- (h) subsection 61(2) of the Management Act provides that each arrangement under subsection 61(1) is to be made by instrument approved by the Governor-Govern

- and the Governor or Governors of the State or States represented on the Joint Authority
- (i) subsection 71(1) of the Management Act provides that the Commonwealth may make an arrangement with the State or States represented on a Joint Authority that the Joint Authority is to have the management of a particular fishery in waters relevant to that State or any of those States;
- (j) subsection 71(2) of the Management Act provides that an Arrangement with only one State may provide that the fishery is to be managed in accordance with the law of the State;
- (k) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, section 71 is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- subsection 132(1) of the State Act empowers the State to make an arrangement, under Part 5 of the Management Act, for the management of a particular fishery; and
- (m) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- 1. The Arrangement entered into between the Commonwealth and the State as listed in paragraph (c) of the recitals to this Arrangement is, pursuant to subsection 75(1) of the Management Act and subsection 133(1) of the State Act, terminated on the date of publication referred to in clause 6.
- The Commonwealth and the State hereby arrange for the establishment of the Queensland Fisheries Joint Authority consisting of the Commonwealth Minister and the State Minister to manage the fishery to which this Arrangement applies in accordance with the law of the State.
- 3. The fishery to which this Arrangement applies is the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the Torres Strait Fisheries Act 1984 or to the area adjacent to the Protected Zone to which area the Torres Strait Fisheries Act 1984 applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) in the waters relevant to the State, being coastal waters and waters of the Australian fishing zone that lie within the area described in Schedule 2 to the Petroleum (Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland", west of Longitude 142°31'49" East, for all species of fish of the Class Osteichthyes and Class Chondrichthyes, except for:

- (a) the following fish taken in the fishery for tuna and tuna like species
  - (i) Thunnus albacares (yellowfin tuna)
    Thunnus maccoyii (southern bluefin tuna)
    Thunnus obesus (bigeye tuna)
    Thunnus tonggol (longtail tuna)
    Thunnus alalunga (albacore tuna)
    Thunnus thynnus (northern bluefin tuna)
    Katsuwonus pelamis (skipjack tuna);
  - (ii) fish of the family Bramidae (pomfrets);
  - (iii) fish of the families Istiophoridae and Xiphiidae (billfish);
  - (iv) those fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act allowing the taking of the fish specified in paragraphs (i), (ii) and (iii);
  - (v) excluding the fish specified in paragraphs (i), (ii) and (iii) when taken in the exercise of a right conferred by a licence or other authority granted by the State;
  - (vi) fish taken as bait (dead or alive) by a person for his or her own use in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act to take tuna and tuna like species as listed above.
- (b) fish of the following species:
  - (i) Lates calcarifer (barramundi)
  - (ii) Polydactylus sheridani (king salmon)
  - (iii) Eleutheronema tetradactylum (blue salmon)
  - (iv) Scomberomorus semifasciatus (grey mackerel)
  - (v) Nibea squamosa, Protonibea diacanthus (jewfish)
  - (vi) Pomadasys kaakan (spotted grunter-bream)
  - (vii) Scomberoides lysan, S. commersonianus (queenfish);
- (c) fish taken whilst trawling for prawns in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the Northern Prawn Fishery, which is described as the fishery for:
  - (i) decapod crustacea of the families Penaeidae, Aristeidae, Solenoceridae (prawns), Nephropidae (Scampi), Scyllaridae (bugs) and Infraorder Caridae (shrimps) and Mollusca of the family Pectinidae (Scallops) other than when a bait net or a haul net, set from the shore and drawn to the shore without the use of a boat, is used;

- (ii) Mollusca of the family Loliginidae (squid) when prawn trawl apparatus is used: and
- (iii) all fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fish to which paragraph (c)(i) applies, but excluding pearl shell (*Pinctada* spp), trochus (*Trochus niloticus*), and fish listed in paragraph (b) of this Arrangement;
- (d) all fish specified in paragraph (a) taken in the exercise of a right conferred by a licence or other authority granted by the State for the fish to which this Arrangement applies;
- (e) but excluding those fish to which this Arrangement applies taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fisheries described in paragraphs (a) and (c).
- 4. Where for the purposes of this Arrangement it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is, by reference to the spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the State of Queensland of Australia. That station shall be taken to be situated at Latitude 25° 56'54.5515" South and at Longitude 133° 12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.
- 5. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish, the subject of paragraphs 3(d) and 3(e), that may be taken from time to time under a licence or other authority referred to in that paragraph and on matters of mutual interest in relation to the fishery.
- 6. This arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
- 7. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.



Dated the 3rd day of Telerry 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL, Minister for Resources Signed for and on behalf of the State of Queensland by the Honourable EDMUND DENIS CASEY, Minister for Primary Industries

in the presence of

in the presence of

### 18 Fisheries Legislation

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of paragraph subsections 74(1) and 75(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 7-2- 199 5

Governor-General

By His Excellency's command

Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the *Fisheries Act* 1994 hereby approve this instrument.

Given under my hand this 2 day of Ell 1995

Governor

By Her Excellency's command

Minister for Primary Industries.



ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF QUEENSLAND IN RELATION TO THE FISHERY FOR INSHORE FIN FISH IN THE GULF OF CARPENTARIA

AN ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

### WHEREAS -

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of Part IVA of the Fisheries Act 1952 of the Commonwealth;
- (b) paragraph 72(b) of the Management Act provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters relevant to the State, not being a fishery to which an arrangement under section 71 applies, that the fishery (being a fishery wholly or partly in the coastal waters of the State) is to be managed in accordance with the law of the State;
- (c) no arrangement has been entered into under section 71 of the Management Act with respect to the fishery for which this Arrangement provides;
- (d) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, paragraph 72(b) is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (e) subsection 132(1) of the *Fisheries Act 1994* of Queensland (the State Act) empowers the State, under Part 5 of the Management Act, to make an arrangement for the management of a particular fishery; and
- (f) both the Commonwealth and the State are desirous of exercising their powers to make an Arrangement in relation to the fishery referred to in clause 1 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

1. The Commonwealth and State hereby arrange that the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the Torres Strait Fisheries Act 1984 or to the area adjacent to the Protected Zone to which area the Torres Strait Fisheries Act 1984 applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) in the waters relevant to the State, being coastal waters and waters of the Australian fishing zone that lies within the area described in Schedule 2 to the Petrolius 183.

(Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland", west of Longitude 142°31'49" East, for:

- (i) Lates calcarifer (barramundi);
- (ii) Polydactylus sheridani (king salmon);
- (iii) Eleutheronema tetradactylum (blue salmon);
- (v) Nibea squamosa, Protonibea diacanthus (jewfish);
- (vi) Pomadasys kaakan (spotted grunter-bream);
- (vii)Scomberoides lysan, S. commersonianus (queenfish); and
- (viii)all fish taken in the exercise of a right conferred by a licence or other authority granted by the State which allows the taking of the fish to which this Arrangement applies;

is to be managed in accordance with the law of Queensland.

- 2. Where for the purposes of this Arrangement it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is, by reference to the spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the State of Queensland of Australia. That station shall be taken to be situated at Latitude 25° 56'54.5515" South and at Longitude 133° 12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.
- 3. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish, the subject of paragraph 1(viii), that may be taken from time to time under a licence or other authority referred to in that paragraph and on matters of mutual interest in relation to the fishery.
- 4. This arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
- 5. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

Dated the 3rd day of February 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL, Minister for Resources Signed for and on behalf of the State of Queensland by the Honourable EDMUND DENIS CASEY, Minister for Primary Industries

in the presence of

in the presence of

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of subsection 74(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 7-2- 1995

Gill Jagden Governor-General

By His Excellency's command,

Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the *Fisheries Act* 1994 hereby approve this instrument.

Given under my hand this 2 day of Fel. 1995

Governor

By Her Excellency's command

Minister for Primary Industries.

ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF QUEENSLAND IN RELATION TO THE FISHERY FOR FISH AND OTHER AQUATIC BIOLOGICAL RESOURCES OFF THE EAST COAST OF OUEENSLAND

AN ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

#### WHEREAS -

- (a) Part 5 of the Fisheries Management Act 1991 of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of Part IVA of the Fisheries Act 1952 of the Commonwealth:
- (b) paragraph 7(4)(b) of the Consequential Provisions Act provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H(1) or (4) of the *Fisheries Act 1952* that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) Arrangements were entered into under section 12H(4) between the Commonwealth and the State in relation to the:
  - Demersal Reef Fishery, published in the Commonwealth of Australia Gazette No. S253 on 31 August 1988;
  - (ii) Finfish Fishery published in the Commonwealth of Australia Gazette No. S201 on 19 July 1990;
  - (iii) Marine Aquarium Specimens Fishery published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987;
  - (iv) Coral Fishery published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987;
  - (v) Rock Lobster Dive Fishery published in the Commonwealth of Australia Gazette No. S253 on 31 August 1988;
  - (vi) Certain Species of Sedentary Organisms and Molluscs published in the Commonwealth of Australia Gazette No. S201 on 19 July 1990;
  - (vii)Crustacea Trawl Fishery published in the Commonwealth of Australia Gazette No. S201 on 19 July 1990;
- (d) subsection 75(1) of the Management Act provides that an Arrangement Division 3 of Part 5 of the Management Act may be terminated by restrument

approved by the Governor-General and the Governor or Governors of the State or States concerned:

- (e) subsection 236(1) of the Fisheries Act 1994 of Queensland (the State Act) provides that an arrangement in force under Part 6A of the Fisheries Act 1976 of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) of the State Act provides that the State may terminate, under Part 5 of the Management Act, an arrangement;
- (g) paragraph 72(b) of the Management Act provides that the Commonwealth may make an arrangement with a State with respect to a particular fishery in waters relevant to the State, not being a fishery to which an arrangement under section 71 applies, that the fishery (being a fishery wholly or partly in the coastal waters of the State) is to be managed in accordance with the law of the State;
- (h) no arrangement has been entered into under section 71 of the Management Act with respect to the fishery for which this Arrangement provides;
- (i) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, paragraph 72(b) is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (j) subsection 132(1) of the State Act empowers the State to make an arrangement, under Part 5 of the Management Act, for the management of a particular fishery;
   and
- (n) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

- The Arrangements entered into between the Commonwealth and the State as listed in paragraph (c) of the recitals to this Arrangement are, pursuant to subsection 75 (1) of the Management Act and subsection 133(1) of the State Act, terminated on the date of publication referred to in clause 5.
- 2. The Commonwealth and State hereby arrange that fishery is to be managed in accordance with the law of the State being the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the Torres Strait Fisheries Act 1984 or to the area adjacent to the Protected Zone to which area the Torres Strait Fisheries Act 1984 applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) for fish of the Class Osteichthyes (bony fishes); Class Chondrichthyes (cartilaginous fishes).

Crustacea; Class Mollusca; Phylum Echinodermata; Phylum Coelenterata, Class Polychaeta; and Phylum Porifera; except for:

- (a) the following fish taken in the fishery for tuna or tuna-like fish:
  - (i) Thunnus albacares (yellowfin tuna)
    Thunnus maccoyii (southern bluefin tuna)
    Thunnus obesus (bigeye tuna)
    Thunnus tonggol (longtail tuna)
    Thunnus alalunga (albacore tuna)
    Thunnus thynnus (northern bluefin tuna)
    Katsuwonus pelamis (skipjack tuna);
  - (ii) fish of the family Bramidae (pomfrets);
  - (iii) fish of the families Istiophoridae and Xiphiidae (billfish);
  - (iv) fish taken as bait (dead or alive) by a person for his or her own use in the exercise of a fishing concession granted by the Australian Fisheries Management Authority to take tuna and tuna like species as listed above.;
- (b) all fish to which paragraph (a) applies taken in the exercise of a right conferred by a licence or other authority granted by the State for the species to which this Arrangement applies;
- (c) excluding the fish to which this Arrangement applies taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fishery described in paragraph (a);

in waters relevant to the State bounded by a line -

- (a) commencing at the intersection of the coastline of the northern shore of Australia at the mean low water mark with the meridian of Longitude 142<sup>o</sup> 31' 49" East;
- (b) running thence north along that meridian to its intersection with the meridian of Latitude 10°28' South;
- (c) thence east along that parallel to its intersection with the meridian of Longitude 144°10' East;
- (d) thence north-easterly along the geodesic to the point of Latitude 10°15' South, Longitude 144°12' East;
- (e) thence north-easterly along the geodesic to the point of Latitude 9°54' South, Longitude 144°28' East;

- (f) thence north along the meridian of Longitude 144°28' East to its intersection with the outer limit of the Australian fishing zone;
- (g) thence south-easterly along that outer limit to its intersection with the meridian of Longitude 145° East;
- (h) thence southerly along that meridian to its intersection with the meridian of Latitude 13° South;
- (i) thence south-easterly along the geodesic to the point of Latitude 15° South, Longitude 146° East;
- (j) thence south-easterly along the geodesic to the point of Latitude 18°20' South, Longitude 148°20' East;
- (k) thence south-easterly along the geodesic to the point of Latitude 18<sup>o</sup>45' South, Longitude 152<sup>o</sup>35' East;
- (1) thence southerly along the geodesic to the point of Latitude 22°15' South, Longitude 154°40' East;
- (m) thence south along the meridian of Longitude 154°40′ East to its intersection with the parallel of Latitude 27°47′25.29″ South;
- (n) thence south-westerly along the geodesic to the point of Latitude 27°48' South, Longitude 154°22' East;
- (o) thence south-westerly along the geodesic to the point of Latitude 27°58' South, Longitude 154° East;
- (p) thence south-westerly along the geodesic to the intersection of the eastern shore of Australia with the parallel of Latitude 28°10' South; and
- (q) northerly along the eastern shore of Australia to the point of commencement.
- 3. Where for the purposes of this Arrangement it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is, by reference to the spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the State of Queensland of Australia. That station shall be taken to be situated at Latitude 25° 56'54.5515" South and at Longitude 133° 12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.
- 4. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maintain quantity of other fish, the subject of paragraphs 2(b) and 2(c), that the subject of paragraphs 2(b) and 2(c), the subject of paragraphs 2(b) and 2(c) and 2

from time to time under a licence or other authority referred to in those paragraphs and on matters of mutual interest in relation to the fishery.

- 5. This arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
- 6. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

Dated the 3 rd day of February 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL,

Minister for Resources

in the presence of

Signed for and on behalf of the State of Queensland by the Honourable EDMUND DENIS CASEY, Minister for Primary Industries

in the presence of

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I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of subsections 74(1) and 75(1) of the Fisheries Management Act 1991, hereby approve this instrument.

Dated 22- 1995

Governor-General

By His Excellency's command

Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the *Fisheries Act* 1994 hereby approve this instrument.

Given under my hand this 2 day of Fel. 1995

Governor

By Her Excellency's command

Minister for Primary Industries.



