



Commonwealth of Australia

Gazette

No. GN 40, Wednesday, 11 October 1995

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GOVERNMENT NOTICES

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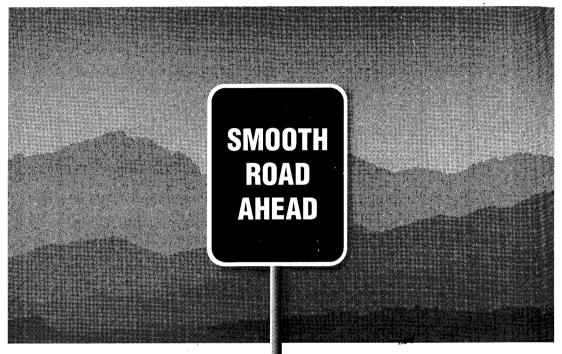


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Department		
Address		
	Postcode	



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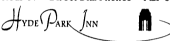


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Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$295.00 (50 issues), \$150.00 (25 issues).

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.

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

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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.

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject
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	Great Barrier Reef Marine Park Act 1975—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	Great Barrier Reef Marine Park Act 1975—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.
P6	23.2.95	Great Barrier Reef Marine Park Act 1975—Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.12.94 to 31.12.94 and not previously gazetted. Particulars of some permissions granted, refused, suspended, reinstated or revoked for the following periods: 1.1.95 to 31.1.95
P7	15.3.95	Amendment No. 24 to the Food Standards Code
P8	22.3.95	Amendment No. 25 to the Food Standards Code
P9	30.3.95	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P10	30.3.95	Instruments made under Part VII of the National Health Act 1953
P11	31.3.95	 Great Barrier Reef Marine Park Act 1975—Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.1.95 to 31.1.95 and not previously gazetted. Particulars of some permissions granted, refused, suspended reinstated or revoked for the following periods: 1 December 1994 to 31 December 1994 and not previously gazetted
P12	31.3.95	Road Vehicle (National Standard) Determination No. 1 of 1995
P13	6.4.95	Aged or Disabled Care Act 1954 section 10F
P14	10.4.95	Amendment No. 26 to the Food Standards Code
P15	3.5.95	Notice by the Australian Securities Commission of intention to deregister defunct companies
P16	15.5.95	Notice by the Australian Securities Commission of intention to deregister defunct companies
P17 '	25.5.95	Insurance (Agents and Brokers) Act 1984
P18	30.5.95	Australian Heritage Commission Act 1975—Notice of intention to enter places in the register of the National Estate. Notice of entry in the register of the National Estate. Notice of decision not to enter places and parts of places in the register of the National Estate. Notice of intention to remove places and parts of places from the register of the National Estate. Notice of removal of entries from the register of the National Estate.

Gazette number	Date of Publication	Subject
P19	30.5.95	Wildlife Protection (Regulation of Exports and Imports) Act 1982— Schedule 1 and 2 (amended May 1995)
P20	2.6.95	Radiocommunications Act 1922
P21	20.6.95	Aboriginal and Torres Strait Islander Commission Amendment (No. 3) Act 1993
P22	21.6.95	Money or property unclaimed by dissenting shareholders
P23	27.6.95	Great Barrier Reef Marine Park Act 1975—Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1 February 1995 to 31 March 1995 and not previously gazetted
		Particulars of some permissions granted, refused, suspended reinstated or revoked for the following period: 1 April 1995 to 30 April 1995 and not previously gazetted
P24	28.6.95	Radiocommunications Act 1922
		Notice of issue of licences by price-based allocation system under the radiocommunications (allocation of multipoint distribution station licences-regional licences) Determination No. 1 of 1995
P25	7.7.95	Insurance (Agents) and Brokers) Act 1984
P26	7.7.95	Notice by the Australian Securities Commission of Intention to deregister defunct companies
P27	17.7.95	Australian Customs Service Tariff Cheese Quotas. Quota Holder Allocations—1 July 1995 Quota Holder Transactions—1 January 1995 to 30 June 1995
P28	1.8.95	Instruments made under Part VII of the National Health Act
P29	28.8.95	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P30	11.9.95	General recurrent grants to non-government, non systemic schools
P31	15.9.95	Great Barrier Reef Marine Park Act 1975—Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.4.95 to 31.4.95 and not previously gazetted.
P32	26.9.95	National Food Authority Amendment No. 28 to the Food Standards Code
*P33	5.10.95	Determinations under section 52(1) of the Air Services Act 1995
*P34	9.10.95	Notice by ASC of intention to deregister defunct companies

First time notified

N.N.—9502704

Legislation

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 29 September 1995 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

- No. 104 of 1995—An Act to amend legislation relating to social security, and for related purposes. (Social Security Legislation Amendment Act (No. 1) 1995).
- No. 105 of 1995—An Act to amend the law relating to social security, and for related purposes. (Social Security (Non-Budget Measures) Legislation Amendment Act 1995).
- No. 106 of 1995—An Act to amend legislation administered by the Minister for Social Security, and for related purposes. (Social Security Legislation Amendment (Family Measures) Act 1995).
- No. 107 of 1995—An Act to amend the Radiocommunications (Transmitter Licence Tax) Act 1983. (Radiocommunications (Transmitter Licence Tax) Amendment Act 1995).
- No. 108 of 1995—An Act to amend the Radiocommunications (Receiver Licence Tax) Act 1983. (Radiocommunications (Receiver Licence Tax) Amendment Act 1995).
- No. 109 of 1995—An Act to amend the Radiocommunications Taxes Collection Act 1983. (Radiocommunications Taxes Collection Amendment Act 1995).
- No. 110 of 1995—An Act to amend the law relating to migration, and for related purposes. (Migration Legislation Amendment (No. 1) 1995).
- No. 111 of 1995—An Act to amend the Migration Agents Registration (Application) Levy Act 1992, and for related purposes. (Migration Agents Registration (Application) Levy Amendment Act 1995).
- No. 112 of 1995—An Act to amend the Migration Agents Registration (Renewal) Levy Act 1992, and for related purposes. (Migration Agents Registration (Renewal) Levy Amendment Act 1995).
- No. 113 of 1995—An Act to amend the *Immigration (Education) Charge Act 1992*, and for related purposes. (*Immigration (Education) Charge Amendment Act 1995*).

L M BARLIN
Clerk of the House of Representatives

Act of Parliament assented to

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 29 September 1995 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 103 of 1995 - An Act to amend the Aboriginal Land Grant (Jervis Bay Territory) Act 1986 to enable land within the Jervis Bay National Park and the Jervis Bay Botanic Gardens to be granted to the Wreck Bay Aboriginal Community Council, to amend the National Parks and Wildlife Conservation Act 1975 to enable the Council to participate in the management of the Park and the Gardens, and to amend the Commonwealth Grants Commission Act 1973 to enable the Commission to inquire into, and report on, the granting of financial assistance to, or the financing of works and services in, certain Territories, and for related purposes [Aboriginal Land Grant and Management (Jervis Bay Territory) Legislation Amendment Act 1995].

HARRY EVANS Clerk of the Senate

xxial

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF A POLLING PLACE

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling place named in Column 2 of the Schedule, to be a polling place for the Division specified in Column 1.

R. L. Longland Australian Electoral Officer for Queensland

29 September 1995

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

Queensland

FADDEN

Rochedale (Fadden)

MORETON

Mt Petrie (Moreton)

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, change the names of the polling places named in Column 2 of the Schedule, to that shown in Column 3, for the Divisions specified in Column 1

R. L. Longland Australian Electoral Officer for Queensland

29 September 1995

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
Queensland		
FORDE	St Bernard	St. Bernard
GRIFFITH	Mt Petrie	Mt Petrie (Griffith)
MORETON	Rochedale	Rochedale (Moreton)
		9502667

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

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

* Name of Party:

Australian Women's Party

Abbreviation of party name:

AWP

Name and address of proposed registered officer:

Jennifer Margaret Hughey
74 Rockbourne Terrace
PADDINGTON OLD 4064

This application is made by 10 members of the party and states it wishes to receive election funding in reimbursement of its campaign expenditure.

* Name of Party:

One Australia Party

Abbreviation of party name:

OAP

Name and address of

Kevin Roy Elliott

MS 546

proposed registered officer:

7A Harvey Road

FOREST HILL QLD 4342

This application is made by 10 members of the party and states it wishes to receive election funding in reimbursement of its campaign expenditure.

If you believe either of the parties should not be registered:

because it 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 can formally object by lodging a submission with the Australian Electoral Commission by 13 November 1995. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, Queen Victoria Terrace, ACT 2600.

Please contact Song Woon Kon on 06-271 4491 if you want information relating to the technical requirements involving the application. Objections will be made available to the applicants for comment.

W J Gray Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

The attached forms encompasing the Annual Return and Return of Electoral Expenditure are approved for the purposes of Sections 314 and 309, of the Commonwealth Electoral Act 1918.

Bill Gray

Electoral Commissioner

Zo September 1995



Please refer to the Election Funding and Financial Disclosure Handbook for Political Parties when completing this form.

Party Details		
Name		
Postal Address		
		Postcode
Telephone number	Facsimile number	
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Agent Details		
Name		
Postal Address		
·		
		Postcode
Telephone number (BH)	Facsimile number	
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I certify that the information contained in the Agent's Signature	Date / /	
<u> </u>		
The due date for lodging this ret		
Enquiries and returns should be addresse	d to:	
THE RETURNS OFFICER		Office Use Only
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2.O. BOX E201		Date Received:
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RECEIPTS

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1.	Total Receipts this Financial Year	mile a marala especia a constructiva
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Imp	ortantly:	
•	receipts of all party units must be included in th	e party total:
•	no category of receipt is to be excluded (eg me	mbership fees are included);
•	all figures must be gross:	
•	receipts of less than \$500 must also be include	
•	it includes monetary receipts and gifts-in-kind (a	as defined in the Handbook).

2. Persons and Organisations from whom \$1,500 or more was received

In the table below list the name, address and the total amount received for those persons and organisations from whom \$1,500 or more was received. In determining whether the \$1,500 threshold has been reached it is only necessary to aggregate individual receipts of \$500 or more.

Name	Address	Amount Received
	1	
	1	•
		2
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If space is insufficient please attach additional sheets.

PAYMENTS

3.	Total Payme			-aı	***				
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•	payments by a no category of	payment is to				es are inc	luded);		1. j. 1.j.
•	all figures must payments of le		must also be	included	in this total.				
4.	Persons and	d Organie	ations to w	hom \$1	1 500 or m	ore was	poid		and the second of the second o
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	Name	to the second	The second second	- 1. - 1.	Address			i	Amount Paid
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5. Total Debts as at 30 June

This total includes all debts, overdrafts and unpaid accounts of the party. Importantly:

- debts of all party units must be included in the party total;
- no category of debt is to be excluded;
- all figures must be gross:
- debts and unpaid accounts of less than \$500 must also be included in this total.

6. Persons and Organisations to whom \$1,500 or more is owed

In the table below list the name, address and the total amount outstanding for those persons and organisations to whom \$1,500 or more is owed. Unlike receipts and payments there is no \$500 minimum value applicable when calculating whether the \$1,500 threshold has been reached.

Name	Address	Amount Owed
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	ritial	
		
	7	
		1.
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Political Party Return following the Election held on

Please refer to the Election Funding and Financial Disclosure Handbook for Political Parties when completing this form.

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Enquiries and returns should be addressed to	ɔ :						
THE RETURNS OFFICER FUNDING AND DISCLOSURE SECTION AUSTRALIAN ELECTORAL COMMISSION P.O. BOX E201			Office Use Only				
		Date	Date Received:				
QUEEN VICTORIA TERRACE A.C.T. 2600			Rea	istration No	:		
elephone: (06) 271 4416 (06) 271 441	1					-	

ELECTORAL EXPENDITURE

1. Period covered by this return is

Set out below the totals for each category of electoral expenditure incurred by the party on campaign goods and services used during the election period from the issue of the writ to the close of polling. That is, the cost of campaign goods and services used from

2. Totals of electoral expenditure

Expenditure incurred by, or on behalf of, the party during the election period must be included in the category totals below.

Note:

- only the listed categories of campaign expenditure are disclosed (eg travel and postage costs are not included);
- expenditure incurred throughout all sections of the party must be included (eg expenditure by campaign committees of endorsed candidates is included);
- expenditure on campaign goods or services used during the election period must be included irrespective
 of when payment was actually made (egithe cost of production incurred before the writiwas issued of
 advertisements shown during the election period is included).

i)	Broadcasting electoral advertisements (including production costs)		S			
ii)	Publishing electoral advertisements (including production costs)		s.	cissi.	- 4	
iii)	Displaying electoral advertisements at a place of entenainment such as a cinema (including production costs)	: *	S			.4
iv)	Production of campaign material requiring authorisation (for example, how to vote cards, posters and pamphlets)		S			
ν)	Direct mailing (including printing and postage)		S	i jarn.		V 1 ()
vi)	Opinion polling and other electoral research		-		1 2	
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GENETIC MANIPULATION ADVISORY COMMITTEE

NOTICE OF RECEIPT OF A PROPOSAL FOR PLANNED RELEASE OF A GENETICALLY MODIFIED ORGANISM

REQUEST FOR SUBMISSIONS

The Genetic Manipulation Advisory Committee (GMAC) has received an application for the planned release of a genetically modified organism. The Committee invites written submissions on matters relevant to the environmental and safety issues of this proposal. Submissions should be received by GMAC within 30 days of the date of this Gazette.

All correspondence, including submissions and inquiries, should be addressed to:

The Secretary
Genetic Manipulation Advisory Committee
GPO Box 2183
CANBERRA ACT 2601

Tel: 06 275 3663 Fax: 06 275 3967

Agronomic assessment of four potato cultivars transformed with anti-viral genes

Organisation proposing release: Agric

Agriculture Victoria

Institute for Horticultural Development

Private Bag 15

South Eastern Mail Centre VIC 3002

Organism to be released: Potato (Solanum tuberosum).

Purpose of the release: The aim of this trial is to assess the phenotype and agronomic performance of four potato cultivars transformed with genes providing resistance to potato leaf roll virus (PLRV) under field conditions.

Brief description of the nature and effect of the genetic modification: Two new genes are expressed in the transgenic potato plants, which have been modified to provide resistance to PLRV. One gene encodes the coat protein of PLRV with a ribozyme targeting the viral genome. The other gene is a 'marker' gene from the bacterium *Escherichia coli* that allows identification of the transgenic plants. This gene encodes neomycin phosphotransferase which confers resistance to the antibiotics kanamycin and neomycin.

Location and size of trial: Approximately 1600 transgenic plants to be released in 350 square metres at Toolangi, Victoria.

Further information: The institution's contact officer for this proposal is Dr James F Hutchinson, telephone (03) 9210 9222.

Attorney-General



Corporations Legislation Amendment Act 1994

PROCLAMATION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (3) of the *Corporations Legislation Amendment Act 1994*, fix 16 October 1995 as the day on which the items, and paragraphs of items, of Schedule 1 to that Act commence.



Signed and sealed with the Great Seal of Australia on 3 OCTOBER 1995

BILL HAYDEN
Governor-General

By His Excellency's Command,

Attorney - General



Evidence (Transitional Provisions and Consequential Amendments) Act 1995

PROCLAMATION

I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (3) of the Evidence (Transitional Provisions and Consequential Amendments) Act 1995, and being satisfied that the law of each State and the law of the Northern Territory have been amended to the effect that the provisions of the Evidence Act 1995 referred to in subsection 16 (1) of the Evidence (Transitional Provisions and Consequential Amendments) Act 1995 apply, for the purposes of the ASC Law, as a law of that State or the Northern Territory (as the case requires), fix 16 October 1995 as the day on which subsection 16 (1) of the Evidence (Transitional Provisions and Consequential Amendments) Act 1995 commences.

L.S.

Signed and sealed with the Great Seal of Australia on 3 OCTOBER 1995

BILL HAYDEN

Governor-General

By His Excellency's Command,

Minister for Justice



Marriage Act 1961

PROCLAMATION

- I, WILLIAM GEORGE HAYDEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 26 of the *Marriage Act 1961*:
- (a) revoke the Proclamation made under that section and published in the Gazette on 22 February 1989; and
- (b) declare each of the religious bodies or religious organisations set out in the Schedule to be a recognised denomination for the purposes of that Act.

(LS.)

Signed and sealed with the Great Seal of Australia on 3 OCTOBER 1995

del

BILL HAYDEN
Governor-General

By His Excellency's Command,

Attorney-General

SCHEDULE

RECOGNISED DENOMINATIONS

Aboriginal Evangelical Fellowship of Australia The Aborigines Inland Mission of Australia

Ananda Marga

The Anglican Church of Australia

Antiochian Orthodox Church

The Apostolic Church (Australia)
The Apostolic Church of Queensland

The Armenian Apostolic Church in Australia

Assemblies of God in Australia

Associated Christian Spiritual Churches of Australia

Association of the Church of God in Australia

Australian Christadelphian Ecclesia

Autocephalic Greek Orthodox Church of America and Australia

Baha i Faith

Baptist Bible Fellowship of Australia

Bethesda Movement Incorporated

The Baptist Union of Australia

Brethren

Byelorussian Autocephalic Orthodox Church in Australia and Abroad

Calvary Life Assemblies

Christian Brethren

The Christian Church

Christian City Church

Christian Israelite Church

Christian Life Churches International

The Christian and Missionary Alliance of Australia

Christian Outreach Centre

Christian Revival Crusade

Church of the Foursquare Gospel (Australia) Limited

Church of the Foursquare Gospel in Australia

The Church of Jesus Christ of Latter-Day Saints

Church of the Nazerene

The Church of Scientology Incorporated

Churches of Christ in Australia

The Evangelical Presbyterian Church of Australia

Fellowship of Congregational Churches

Fellowship of Evangelical Churches in Australia

Free Serbian Orthodox Church, Diocese for Australia and New Zealand

Full Gospel Church (Gospel Light Ministry)

German Evangelical Lutheran Church

Greek Orthodox Archdiocese of Australia

Independent Baptist Fellowship

The Independent Church of Australia

International Council of Spiritualists

International Society for Krishna Consciousness

Islam

Jehovah's Witnesses

Jewry

The Latvian Evangelical Lutheran Church in Victoria

The Liberal Catholic Church

Life Ministry Assemblies

The Lutheran Church of Australia Incorporated

Macedonian-Bulgarian Eastern Orthodox Church

Macedonian Orthodox Autocephalic Church

The New Apostolic Church in Australia

The New Church in Australia

New Testament Church of God

The Potters House Christian Fellowship of Australia

The Presbyterian Church of Australia

Presbyterian Church of Eastern Australia

Presbyterian Reformed Church

The Reformed Churches of Australia

The Reformed Presbyterian Church of Australia

The Religious Society of Friends

The Reorganised Church of Jesus Christ of Latter Day Saints

Revival Centres of Australia

Roman Catholic Church

Romanian Orthodox Church

Russian Orthodox Church Outside of Russia

The Salvation Army

The Serbian Orthodox Church in Australia and New Zealand

Seventh-day Adventist Church

The Strict and Particular Baptist Churches of Australia

Ukrainian Autocephalic Orthodox in Australia and New Zealand

Unitarians

United Aborigines Mission

United Pentecostal Church of Australia

United Spiritualism of Australia

The Uniting Church in Australia

Victorian Spiritualists' Union

The Welsh Calvinistic Methodist Connexion in Victoria

The Wesleyan Methodist Church

Westminster Presbyterian Church

Worldwide Church of God

COMMONWEALTH OF AUSTRALIA

Financial Transaction Reports Act 1988

NOTICE UNDER SUBSECTION 3 (1)

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

SCHEDULE

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

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

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

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

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

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

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

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

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

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

Dated 27 A SEPTEMBER 1995.

Minister for Justice

Communications and the Arts

Community Radio Licensees



Australian Broadcasting Authority

Call Sign

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:

Radio for the Print Handicapped of NSW Co-operative Limited			
Eastern Community Broadcasters Incorporated			
Commercial Television Licensees			
Prime Television (Southern) Pty Limited	CBN		
Prime Television (Northern) Pty Limited	NEN .		
General Television Corporation Pty Limited	GTV-9		

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.

Defence

Department of Defence



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

Amendments to the Defence (Areas Control) Regulations, made under the Defence Act, to enable the continued safety of aircraft operations at RAAF Base Tindal in the Northern Territory, were gazetted on 12 September 1995. The Regulations, Statutory Rules 1995 No. 262, provide a clear legal framework for the exercise of necessary safety-related controls. The Regulations limit the height of buildings and other objects in the vicinity of Defence airfields.

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

Any landholder affected by regulation 3 of the Regulations, which prevents construction without approval, will be given specific notice in writing.

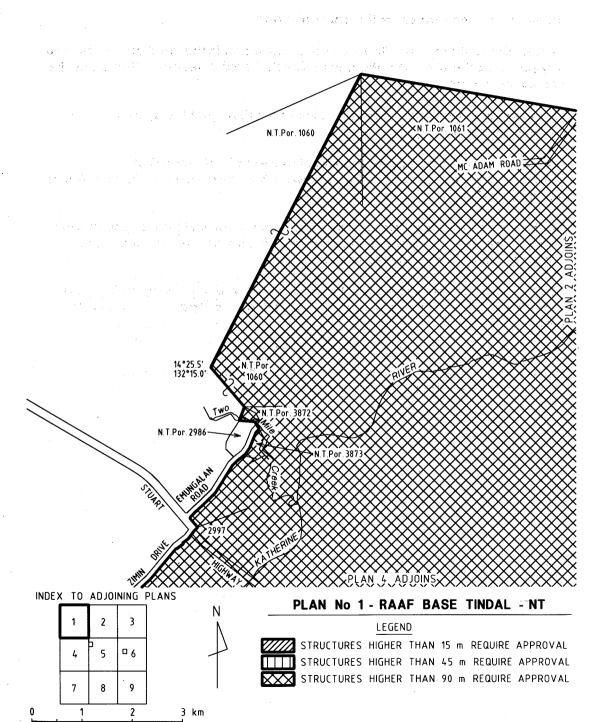
Where the value of the land has been diminished by the effect of the Regulations compensation will be paid. Should you have had an interest in land at the time the land became affected by the Regulations and consider that you are entitled to compensation, an application for compensation must be lodged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

Assistant Secretary Estate Management (Attention: Mr B A Beasley) Department of Defence CP3-2-6 Campbell Park Offices CANBERRA ACT 2600 Applications must be in accordance with subregulation 17(5) of the Regulations.

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

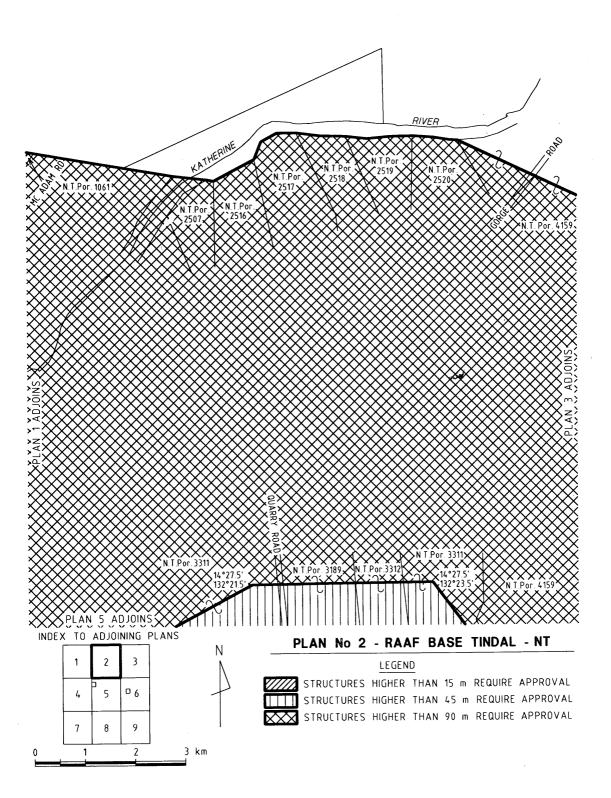
- (a) the name and address of the applicant; and
- (b) the interest that the applicant claims to have had in that land on the relevant day (ie. 12 September 1995, the day on which the land became affected by the Regulations); and
- (c) the facts on which the applicant relies to establish that the applicant had that interest on the relevant day; and
- (d) the amount claimed by the applicant to be the total amount of compensation payable by the Commonwealth for the diminution in the value of the land; and
- (e) the names and addresses of any other persons known to the applicant who had, on that day, an interest in that land and, if known to the applicant, the nature of each of those interests; and
- (f) if the applicant does not claim the amount referred to in paragraph (d)-the amount of compensation claimed in respect of the applicant's interest in the land.

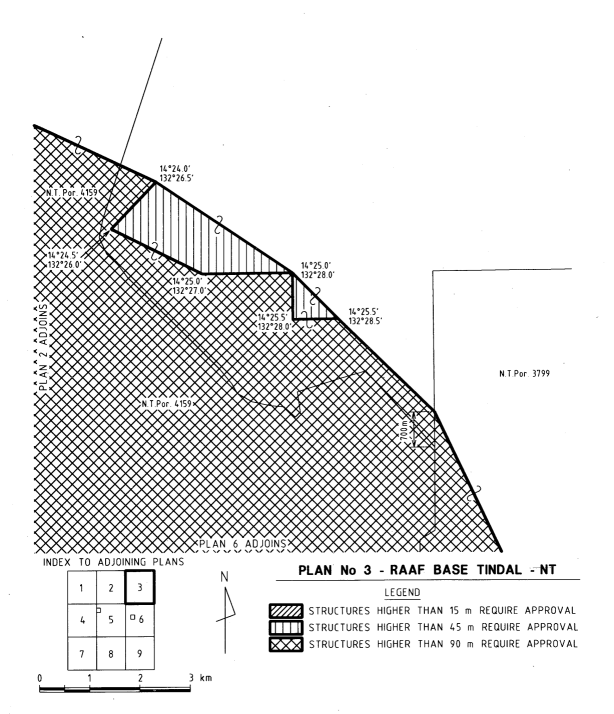
A copy of the Regulations may be obtained from the Commonwealth Government Bookshop.

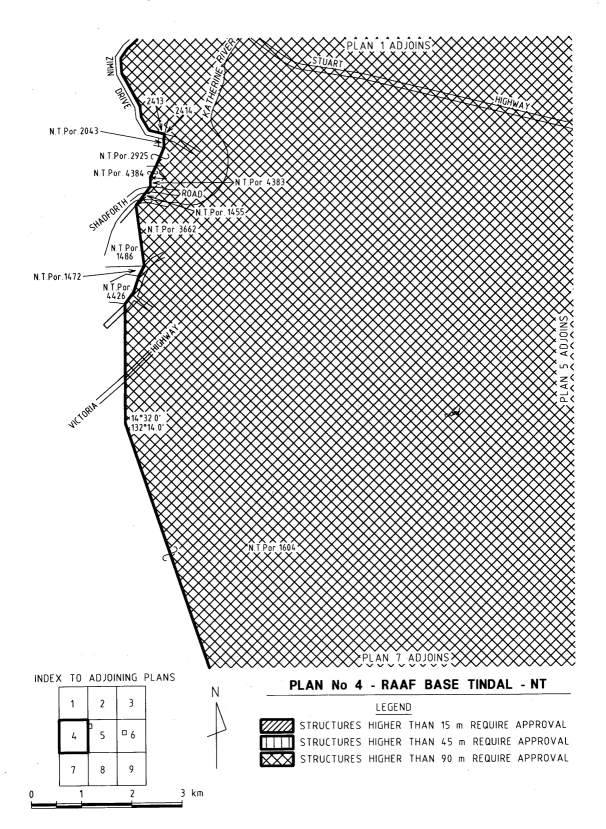


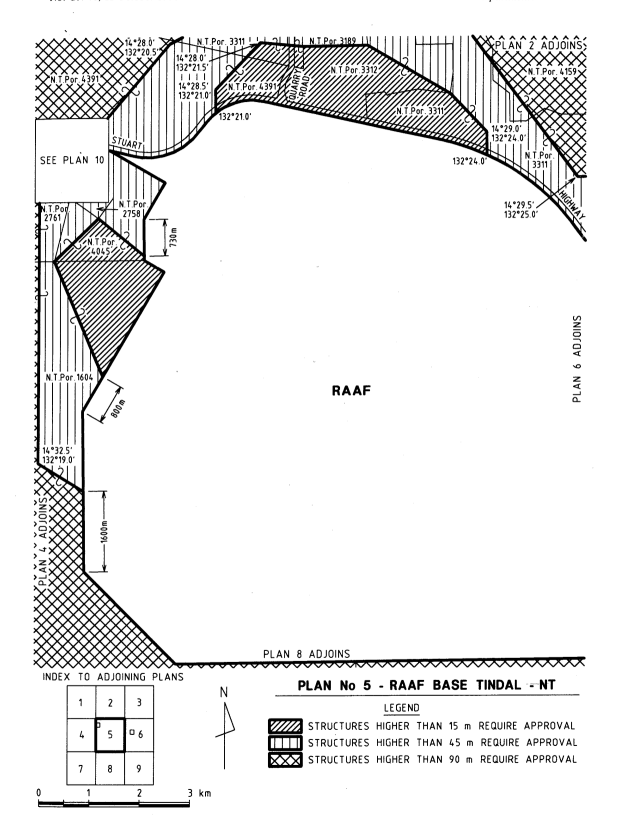
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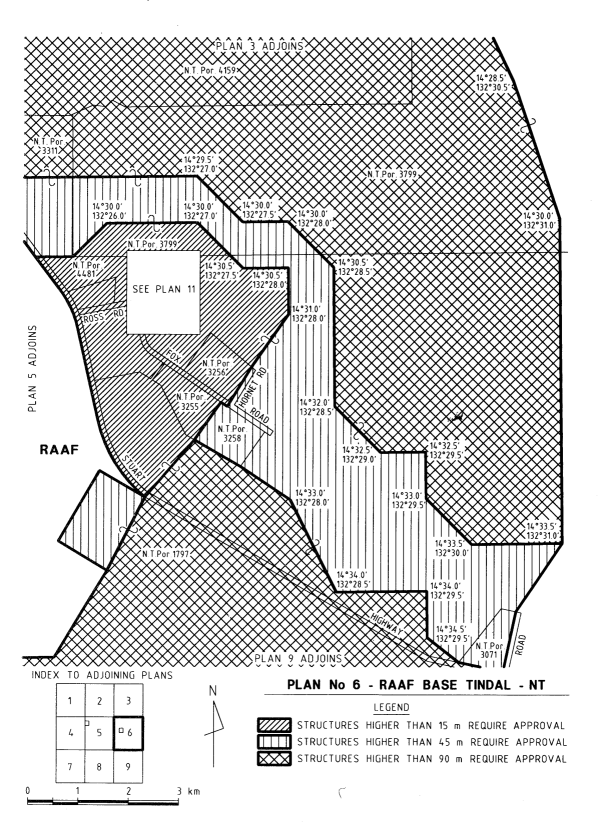
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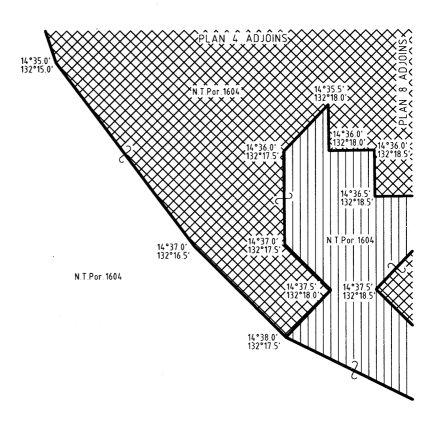


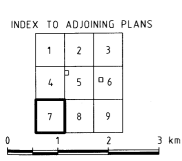










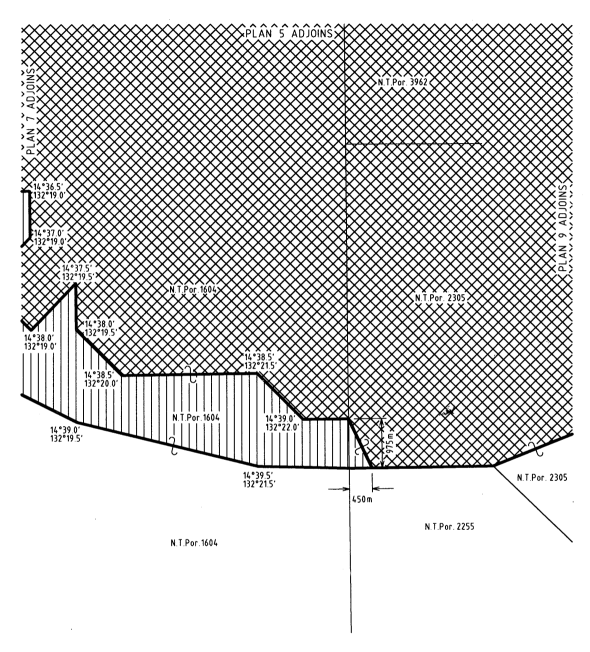


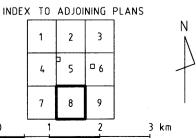
PLAN No 7 - RAAF BASE TINDAL -- NT

LEGEND



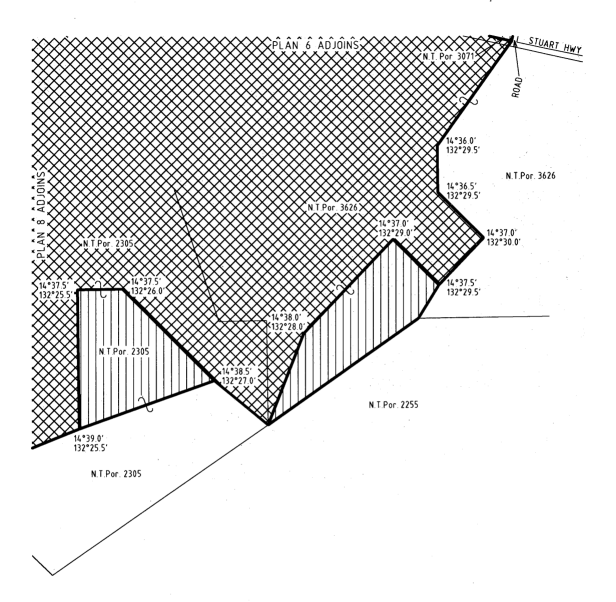
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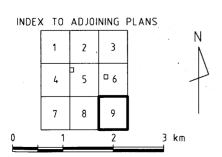




PLAN No 8 - RAAF BASE TINDAL - NT

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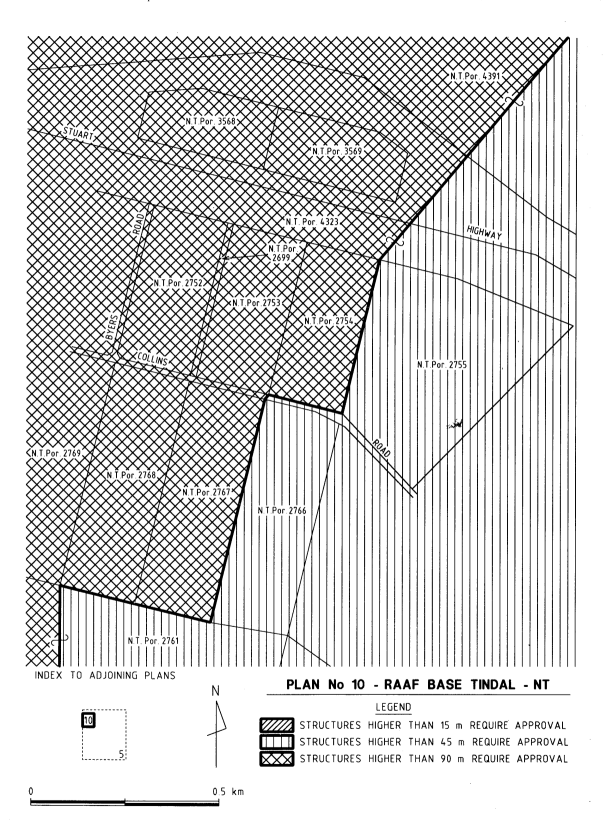


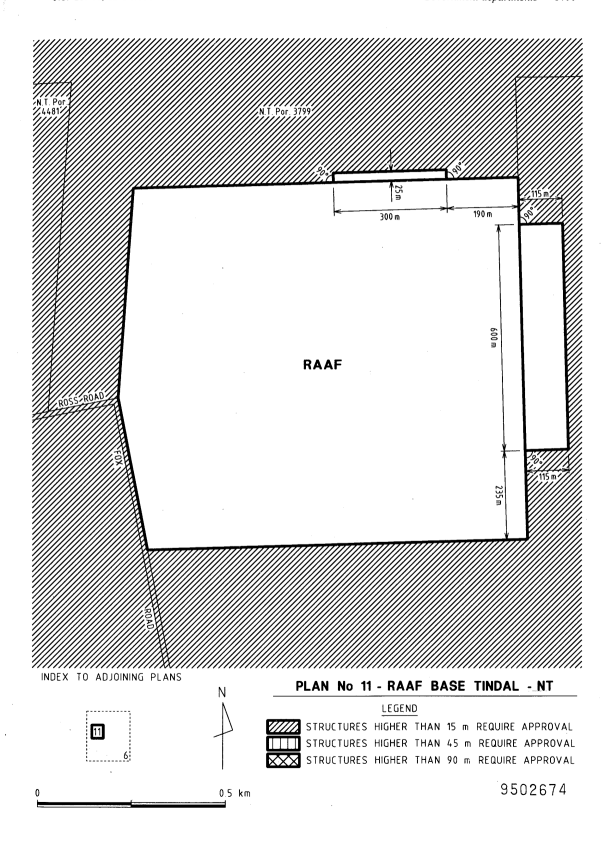
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Employment, Education and Training

NOTIFICATION OF PROPOSALS FROM NON-GOVERNMENT SCHOOLS SEEKING COMMONWEALTH GENERAL RECURRENT FUNDING IN 1997

The following schools have notified their intention to seek Commonwealth general recurrent grants in respect of their proposed commencement or, in the case of existing non-government schools, their proposed change in operation.

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

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

Submissions should be directed to:

The Director
Schools Programs (New Schools)
Commonwealth Department of Employment,
Education and Training
Location 431
GPO Box 9880
Canberra ACT 2601

QUEENSLAND 1997

School seeking a revision of maximum enrolments at the primary level

School Name: Town/Suburb:

Peace Lutheran College

School Level:

Kamerunga - Cairns Primary and secondary

Proj enrolments 1997:

Primary and secondar P: 275

Max enrolments:

P: 450

School proposing to extend to the senior secondary level

School Name:

St Mary's College

Town/Suburb:

Dalby

School Level:

Junior secondary

Proj enrolments 1997:

JS: 195

A A STATE OF THE STATE OF

SS: 47

Max enrolments:

JS: 240

SS: 150

NORTHERN TERRITORY 1997

School proposing to commence

School Name:

Nyangatjatara College

Town/Suburb:

Yulara

School Level:

Junior secondary

Proj enrolments 1997:

JS: 60

Max enrolments:

JS: 130

Environment, Sport and Territories

DEPARTMENT OF THE ENVIRONMENT, SPORT AND TERRITORIES

ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

NOTICE OF THE MAKING AVAILABLE FOR PUBLIC COMMENT OF A DRAFT ENVIRONMENTAL IMPACT STATEMENT

Nelly Bay Harbour Pty Ltd is proposing a residential development for 85 low to medium density residential lots with a ferry terminal and minor tourist and commercial facilities at Nelly Bay on Magnetic Island off Townsville. The proposal incorporates the existing breakwater structures of the previous Magnetic Quay development.

The developers were identified through an Expression of Interest process conducted by the Queensland Department of Lands. The Department of Lands has applied for a joint Great Barrier Reef Marine Park Authority/Queensland Department of Environment and Heritage permit to enable construction of the development, and is the "proponent". Subsequent to consideration of environmental assessment outcomes, it is proposed that the permit be transferred to the developers and that they be issued with a Development Lease.

In accordance with the provisions of the Commonwealth Environment Protection (Impact of Proposals) Act 1974 and the State Development and Public Works Organisation Act 1971-1981, a combined draft Environmental Impact Statement (EIS)/Impact Assessment Study (IAS) has been prepared in response to terms of reference issued by the Commonwealth Environment Protection Agency in consultation with the Queensland Department of Environment and Heritage in February 1995. The draft EIS/IAS describes the proposed development and assesses the potential impacts of the proposal on the environment.

The Department of the Premier, Economic and Trade Development has carriage of the project and has commissioned consultants Sinclair Knight Merz to undertake the joint EIS/IAS.

This document will be available for public review for 6 weeks from Wednesday, 11 October 1995 to Wednesday, 22 November 1995 and may be examined during business hours at:

- Magnetic Island Mobile Library, Magnetic Island, QLD
- Magnetic Island Sports and Recreation Club, Horseshoe Bay, Magnetic Island, QLD
- Magnetic Island State School, Nelly Bay, Magnetic Island, QLD
- Information Centre, Magnetic Island Kiosk, Picnic Bay, Magnetic Island, OLD
- on board all Magnetic Island ferries
- Environment Protection Agency, Tourism House, 40 Blackall Street, Barton, ACT
- The Great Barrier Reef Marine Park Authority, the Wonderland Complex, Flinders Street, Townsville, QLD
- Townsville City Council, Planning and Development Services, 2nd floor Administration Building, Walker Street, Townsville, QLD
- Thuringowa City Council Library, 86 Thuringowa Drive, Thuringowa, QLD
- Naturally Queensland Shop, Department of Environment and Heritage, 160 Ann Street, Brisbane, OLD
- North Queensland Conservation Council, 340 Flinders Street, Townsville, QLD
- Queensland Conservation Council and Environment Centre, 166 Ann Street, Brisbane, QLD

- The Environment Centres in other capital cities and the ACT
- The State Libraries in all capital cities.

Copies of the draft EIS/IAS may be purchased for the sum of \$10.00 (postage included) from the following locations:

 Department of the Premier, Economic and Trade Development, PO Box 185, Brisbane Albert Street, QLD 4002 Phone: (07) 3224 5737 Fax: (07) 3225 8914

and in person from:

 Townsville City Council, Planning and Development Services, Level 2, Administration Building, Walker Street, Townsville.
 Attention: Ms Christine Brunell Phone: (077) 220 414.

Interested persons and organisations wishing to comment on the draft EIA/IAS are invited to make written submissions by close of business 22 November 1995 to:

Department of the Premier, Economic and Trade Development, PO Box 185, Brisbane Albert Street, QLD 4002 Attention: Mrs Jan Bimrose Phone (07) 3224 4660 fax: (07) 3225 8914.

Copies of all submissions will be forwarded to the Department of Lands, Nelly Bay Harbour Pty Ltd and the consultants, Sinclair Knight Merz and taken into account in the preparation of the final EIS/IAS. Copies of all the submissions will also be made available to the Environment Protection Agency, Canberra, the Queensland Department of Environment and Heritage, and the Department of Family and Community Services. Submissions will be treated as public documents unless confidentiality is requested. Submissions should preferably be made on A4 sized paper in black ink to facilitate photocopying. The final EIS/IAS will be used by the Commonwealth and State Governments to assist in decision making on this project.

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 organisations 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 fourth day of October 1995

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Approved Institution	Column 3 Approved class, or classes, of specimens
1.	Mrs KA McHardy 7/306 Preston Point Road	Melopsittacus undulatus
	ATTADALE PERTH WA 6156	man and a second
2.	Mr Ken Shephard	Eos bornea
	Lot 1 Hyde Street SOUTH GRAFTON NSW 2461	Lorius garrulus
3.	Zoo de Doue la Fontaine 49 700 Dou la FONTAINE FRANCE	Ailurus fulgens fulgens
4.	Amaroo Ostrich Farm Kargorum Road BEAUDESERT QLD 4285 AUSTRALIA	Struthio camelus
5.	Christopher and Susanne Timms 26 Bush Road Oratia AUCKLAND NEW ZEALAND	Ara chloroptera Ara ararauna
	MEAN STUTUIAN	9502666

NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the <u>Hazardous Waste (Regulation of Exports and Imports) Act 1989</u>, notice is given that on 25 August 1995 a permit was granted to Environautics Pty Ltd, Level 4, Colonial Mutual Building, 300 Queen Street, Brisbane QLD 4000 to export waste to the United States for testing.

The permit applies to a single shipment of two 3 kg samples of pesticide wastes comprising 3 kg organochlorine and organophosphate compounds which will be broken down to carbon dioxide, water and sodium chloride after testing, and 3 kg organochlorine, organophosphate and arsenic compounds, of which a small amount of arsenic trioxide residue will require disposal after processing. It is proposed that the residue will be landfilled in California subject to United States Environmental Protection Agency regulations.

The material will depart Australia from Sydney airport, to be offloaded at San Francisco airport. At San Francisco airport the wastes will be offloaded onto trucks and transported by road to the Synthetica Inc, 5327 Jacuzzi Street, at Richmond.

Mark Hyman Assistant Secretary Waste Management Branch

26 September 1995

NOTICE OF DECISION NOT TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the <u>Hazardous Waste (Regulation of Exports and Imports) Act 1989</u>, notice is given that the Minister for the Environment Sport and Territories has decided not to grant a permit to Queensland Department of Primary Industries, GPO Box 46, Brisbane, QLD, 4001 to export arsenic-based pesticide wastes to France for recycling. The application, received on 24 April 1995, was for the export of one shipment only of approximately 40 tonnes of arsenic-based wastes.

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Mark Hyman Assistant Secretary Waste Management Branch

26 September 1995

NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the <u>Hazardous Waste (Regulation of Exports and Imports) Act 1989</u>, notice is given that on 11 September 1995 a permit was granted to the Department of Defence (Army), Australian Army, Headquarters Logistic Command, Defence Centre, 350 St Kilda Road, Melbourne, Victoria, to return to Australia up to 700kg of Australian-sourced lithium batteries from the United Nations peace-keeping operations in Rwanda.

The permit applies to shipment over a six month period from 11 September 1995 to 10 March 1996 of not more than 700kg lithium batteries.

The batteries will be returned in their original packaging (where available), consolidated into UN certified cardboard packaging and then palletised. The Australian destination for the waste is Broadmeadows, Victoria. It will be disposed of in accordance with Environment Protection Authority (Victoria) guidelines.

Mark Hyman Assistant Secretary Waste Management Branch

26 September 1995

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Human Services and Health

COMMONWEALTH OF AUSTRALIA

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DEPARTMENT OF HUMAN SERVICES AND HEALTH

THERAPEUTIC GOODS ACT 1989. A 1 of the management of the second of the s

ORDER UNDER SECTION 3 - DEFINITION OF "BRITISH PHARMACOPOEIA"

I, GEOFFREY NORMAN VAUGHAN, delegate of the Minister for Family Services for the purposes of the exercise of the Minister's powers under the definition of "British Pharmacopoeia" in subsection 3(1) of the *Therapeutic Goods Act 1989* and acting under that provision, HEREBY SPECIFY 11 October 1995 as the date upon which Amendments No. 3 to the British Pharmacopoeia 1993 shall take effect in Australia for the purposes of the said Act.

THE REPORT OF THE PROPERTY OF

Dated this 2 day of October 1995

(Dr) Geoffrey Norman Vaughan

National Manager

Therapeutic Goods Administration

(Delegate of the Minister for Family Services)

hsh ref no 2

COMMONWEALTH OF AUSTRALIA HEALTH INSURANCE ACT 1973 ORDER UNDER SUB-SECTION 6(2)

I, Carmen Mary Lawrence, the Minister of State for Human Services and Health, in accordance with the powers vested in me under sub-section 6(2) of the Health Insurance Act 1973 (the Act), hereby declare that every person included in the following class of persons, namely:

persons who have applied for, or have been taken to have applied for, a protection visa, but who would not be eligible persons if they had not applied for, or been taken to have applied for, a protection visa,

shall be treated as being an ineligible person for the purposes of the Act with effect from the date on which this order appears in the gazette.

Dated this

27+5

day of Septem

1995

Carmen Mary Lawrence

MINISTER OF STATE FOR HUMAN SERVICES AND HEALTH

COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 31 August 1995, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ('the Act') gave his consent for Eli Lilly Australia Pty Limited of Wharf Rd, West Ryde, NSW, ('the company') to supply "CAPASTAT" powder for injection containing Capreomycin Sulphate equivalent to 1g of Capreomycin (AUST R 28633), which does not comply with the requirements of Therapeutic Goods Order No. 48 - General Requirements for Labels for Therapeutic Goods", and with a Product Information document which does not meet the requirements of the Australian Guidelines for the Registration of Drugs, Volume One, Appendix Nine, "Guidelines on the Stability Testing of Pharmaceuticals".

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

- 1. The carton label must be overstickered with the AUST R number
- 2. The batch number must be printed on both the vial and the carton labels
- 3. The expiry date must be printed on the carton label.
- 4. The statement relating to the storage of the reconstituted injection must be obliterated from both the vial and carton labels.
- 5. The label must otherwise conform to the version presented to the delegate on 31 July 1995.
- 6. The US Product Information document must be included in the pack.
- 7. The company must maintain records of the quantities and batches imported, and must submit these annually to the TGA.
- 8. The term of the approval will expire after 30 June 1997.

N. a Howard_

Roger Howard
Chief Scientist
Chemistry Section
Therapeutic Goods Administration Laboratories
Delegate of the Secretary

September 1995

Therapeutic Goods Act 1989

CONSENT UNDER SUBSECTION 14(1)

I, JOHN CABLE, delegate of the Secretary to the Department of Human Services and Health for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, acting under subsection 14(1), CONSENT to the supply by Wellcome Australia Ltd, Cabarita, NSW of *Digibind* in the United Kingdom commercial pack.

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

- The label used must conform to that accompanying the Category 3 submission dated 10 August, 1995.
- The label on the carton is amended by application of an "over sticker" bearing the AUST R number and the name and address of the Australian sponsor.

John Vable

JOHN CABLE
Director
TGA Laboratories Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Human Services and Health)

20 September 1995

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HUMAN SERVICES AND HEALTH

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, David James McKay, delegate of the Secretary to the Department of Human Services and Health for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the following exemptions from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of Fluvax, Inactivated Influenza Vaccine (Split Virion), CSL Limited (AUST R 29215).

- 1. The requirement (Paragraph 3(1)(b)) that the text of the label attached to the syringe (primary pack) containing the vaccine shall be written in characters with a letter height of not less than 1.5 millimetres.
- 2. The requirement (Paragraph 3(5)(a)) that the text of the label attached to the syringe (primary pack) containing the vaccine shall include a statement of the recommended route of administration (in this case, subcutaneous).

D Strkay

David James McKay
Head, Immunobiology Section
TGA Laboratories Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Human Services and Health)

September 1995

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NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

BEOF TO A CHISOUP ON GUERAMENT

ALLABOLT FO KILLER PURPOS

PROPOSALS FOR ALTERATIONS TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS ମଧ୍ୟ ମୁକ୍ତର ଓ ନିର୍ଦ୍ଦ । ଅନୁସ୍ଥିତ ପ୍ରତି କଥି । ଅନ୍ତର୍ଜ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର ପ୍ରତ୍ୟର । ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର ଅନ୍ ବ୍ୟୁତ୍ୟ ଅନ୍ତର୍ଶ୍ୱ ଅନୁସ୍ଥ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍ଶ୍ୱ ଅନ୍ତର୍

Preamble sale date pattern \$50. as second coreconsed supplied and associated

The National Drugs and Poisons Schedule Committee intends to consider regulatory proposals about the above Standard as outlined in the accompanying document.

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The proposals set forth in the Schedule below are to be considered by the National Drugs and Poisons Schedule Committee at its next meeting on 21-23 November 1995. Stational residual duration of the notation and

You are invited to make a submission to the National Drugs and Poisons Schedule Committee about the proposals.

factoring stranger in the experience of the report of the responsibility of the configuration of the responsibility of the configuration of the configuratio How to make your submission

Please make your submission in writing, and include your name and address at which we can contact you.

Please send your submission to:

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

Closing Date

The closing date for submissions is 9 November 1995.

Further information

Further information on the proposals may be obtained by telephoning (06) 289 6871 during business hours.

SCHEDULE

1. PROPOSED CHANGES/ADDITIONS TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS.

1.1 Part 4 Symptomic and Company of the confidence of the confidence of

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(a) Schedule 4 - Amendment

Sulfacetamide eye drops - Schedule 4 to Schedule 3.

Loratadine (paediatric syrup) - Schedule 4 to Schedule 3.

(b) Schedule 7 - Amendments

Review of wording of existing Schedule 7 entry for HYDROCARBONS LIQUID AROMATIC.

Selenium dioxide in patinas used in stain glass - Schedule 7 to Schedule 6.

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.

			ush diduse he	PROVIDES FREE SERVICE OR CHARGES
NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	FEES?
BAILEY John William	15/12/1944		c/o Clerk "B" 205 William \$1 MELBOURNE VIC 3001	CHARGES
GIBSON Frances Joan	7/10/1957	Kingsford Legal Centre	11 Rainbow Street KINGSFORD NSW 2032	FREE SERVICE
GRANT Christopher Lewis	21/8/1964	Kingsford Legal Centre	11 Rainbow Street KINGSFORD NSW 2032	FREE SERVICE
HILLMAN Brian	12/3/1967	Hillman, Mura & Consultant Solicitors	3rd Floor 410 Elizabeth St SYDNEY NSW 2010	CHARGES
HOGG Nicole Wendy	24/2/1971	Refugee Advice and Casework Service	161 Filzray Street ST KILDA VIC 3182	FREE SERVICE
MALYON Kale Frances	1/9/1953	Clayton Utz	1 O'Conneil St SYDNEY NSW 2000	CHARGES
METLEDGE Many	27/10/1953		Sulie 1/369 Bawarra Rd MARRICKVILLE 2204	CHARGES
RUTHERFORD Lynn	5/6/1958	Turnbill Hill Pertners	lst Floor, Building Soci Chambers, Charlestown Ma CHARLESTOWN NSW 2290	CHARGES

for SECRETARY 4 October 1995

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	PROVIDES FREE SERVICE OR CHARGES FEES?
HECKENBERG Graeme Keith John	8/1/1959	Church and Grace	Level 9 1 Chilley Square SYDNEY NSW 2000	CHARGES
LIBMAN Frank Nathen	1/2/1947	Frank N. Libman	24 Golf Hill Ave. DONCASTER VIC 3108	CHARGES
MACKERETH Yorke	15/2/1967	O'Kesfe & Mahoney	17 Suter Street SOUTHPORT QLD 4216	CHARGES
MALAK Nabil Nessim	15/12/1938		14 Septimus Ave. PUNCHBOWL NSW 2196	CHARGES
NATHAN Visa	3/11/1953	Fernandez and Johnson	1/901 Whitehorse Rd BOX HILL VIC 3128	CHARGES
NIELSEN-BROWN Sean Vincent	27/2/1964	Law Partners Solicitors & Attorneys	Suite 2A, 530 Million Road TOOWONG, BRISBANE 4066	CHARGES
TAMPOE Robin Carl	18/9/1967	Hoolihans Lawyers	Level 2 52 Dayenport Street SOUTHPORT QLD 4215	CHARGES
TSITAS Sleven John	26/3/1968	Michael Leighlon, M.L.A Preston	375 High Street PRESTON VIC 3072	FREE SERVICE
WILSON	17/12/1954	Refugee Advice and Casework Service	RACS Level 5, 343-349 Riley 5 DARLINGHURST NSW 2010	FREE SERVICE

for SECRETARY Wednesday, 17 October 1995

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

COUNTRY PRINTING AWARD 1959 C No. 22575 of 1995

Dated 29th day of July 1987

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 26 September 1995, the Commission varied the term/s of the abovementioned 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 18 September 1995.
- (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 above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED C0056 V167

Print No. M5710.

Clause No.	Subject	Substance of variation
2	Arrangements	National training wage
12B	Interim classification structure	National training wage
31C	Traineeships	Insertion of new clause
31	Apprentices	National training wage
Schedule I	Career Start Traineeship in	Deletion of clause
	Print Design	

Dated this 6th day of October 1995

Christine Hay vard Deputy Industrial Registrar

Industry, Science and Technology



COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9509

I, Gary Hearn, pursuant to a delegation under Section 4(2) of the <u>Customs</u>
<u>Administration Act</u> 1985 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 CARGOPAK 276/284 Ingles Street, Port Melbourne, 3207 and described on plan No VS/9509 held by the Senior Inspector, Border Management, Customs House, Melbourne.

Dated this day of September 1995

Senior Manager
Sea Operations
Border Management
VICTORIA

Sung Learne



COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9510

I, Gary Hearn, pursuant to a delegation under Section 4(2) of the <u>Customs</u>
<u>Administration Act</u> 1985 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 Hermes Overseas Baggage Agency P/L, 72, Johnston Street, Fitzroy, Vic. 3065 and described on plan No VS/9510 held by the Senior Inspector, Border Management, Customs House, Melbourne.

Dated this day of Stenler 1995

Senior Manager
Sea Operations
Border Management
VICTORIA

Sung Les



COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9511

I, Gary Hearn, pursuant to a delegation under Section 4(2) of the <u>Customs</u>
<u>Administration Act</u> 1985 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 Triandos International P/L, 620-622, Smith Street, Clifton Hill, Vic. 3068 and described on plan No VS/9511 held by the Senior Inspector, Border Management, Customs House, Melhourne.

	M.	October	
Dated this	day of	Cooce	1995

Senior Manager
Sea Operations
Border Management
VICTORIA

Customs Act 1901 Notice Under Section 17(b) Notice Number: T 141

I, George Michael Sarfalvy 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 1901</u> hereby:

appoint as a place for the examination of goods on landing the premises known as Hobart Mail Centre at 2 Melville Street, Hobart and described on plan T 58 held by Inspector Cargo, Australian Customs Serevice, 25 Argyle Street, Hobart.

Dated this Third day of October 1995.

Regional Manager Border Management

Tasmania

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15 NOTICE NO Q 95/2

I Adrian Charles Murray, delegate of the Chief Executive Officer, pursuant to section 15 of the *Customs Act 1901* and section 33 of the *Acts Interpretation 1901*, hereby:

- (a) revoke the appointment of Brisbane Airport in the State of Queensland as an airport and the fixing of the limits of that airport contained in Customs Proclamation No. 1021 and which appeared in Commonwealth Gazette No. 1 of 5 January 1961;
- (b) appoint Brisbane Airport in the State of Queensland as an airport; and
- (c) fix the limits of that airport in accordance with the description set out hereunder;

The physical description and limits of that Airport consist of an area of 2661 hectares, contained in plan of Lot 1 and proposed Easements A, B and C in Lot 1 on Registered Plan 844114 in the Parish of Toombul, County of Stanley in the City of Brisbane and plan of Lot 2 and proposed Easement A in Lot You Registered Plan 844116 in the Parish of Toombul, County of Stanley in the City of Brisbane.

This instrument is approved for use on and from September.

Dated this 15 day of September 1995

Adrian Charles Murray

Senior Manager Air Operations

Border Management

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15 NOTICE NO Q 95/3

I Adrian Charles Murray, delegate of the Chief Executive Officer, pursuant to section 15 of the *Customs Act 1901* and section 33 of the *Acts Interpretation 1901*, hereby:

- (a) revoke the appointment of the boarding station at Brisbane Airport contained in Appointment Notice No. 37 which appeared in the Commonwealth Gazette No. G42 of 21 October 1986; and
- (b) appoint the boarding station at Brisbane Airport in the State of Queensland; and
- (c) fix the limits of that boarding station in accordance with the description set out hereunder:

The physical description and limits of that Boarding Station is the area of land described in Lot 1 on Registered Plan 844114 in the Parish of Toombul, County of Stanley in the City of Brisbane encompassing an area of 12.3485 hectares, being that area directly in front of the Brisbane International Terminal Building.

This instrument is approved for use on and from September 1995

Dated this 15 day of Schrolle 1995

Adrian Charles Murray

Senior Manager Air Operations

Border Management

3824

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	Currency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	23/08/95	24/08/95	25/08/95	26/08/95	27/08/95	28/08/95	29/08/95
Austria	Schillings	7.7436	7.6888	7.7196	7.7196	7.7196	7.7094	7.7038
Belgium/Lux	Francs	22.6300	22.4900	22.5500	22.5500	22.5500	22.4300	22.5200
Brazil	Reals	. 6997	.6990	.7030	.7030	.7030	.7027	.7090
Canada	Dollars	1.0035	1.0041	1.0026	1.0026	1.0026	. 9987	1.0003
China	Yuan	6.1410	6.1333	6.1667	6.1667	6.1667	6.1638	6.2029
Denmark	Kroner	4.2638	4.2394	4.2554	4.2554	4.2554	4.2304	4.2530
EC	ECU	.5860	.5827	.5849	.5849	.5849	.5836	.5854
Fiji	Dollar	1.0516	1.0500	1.0554	1.0554	1.0554	1.0512	1.0579
Finland	Markka	3.2412	3.2319	3.2453	3.2453	3.2453	3.2377	3.2611
France	Francs	3.7635	3.7515	3.7672	3.7672	3.7672	3.7662	3.7829
Germany	Deutschmark	1.1019	1.0945	1.0983	1.0983	1.0983	1.0908	1.0965
Greece	Drachmae	176.1000	174.7000	175.8000	175.8000	175.8000	174.7700	176.2100
Hong Kong	Dollars	5.7304	5.7231	5.7533	5.7533	5.7533	5.7489	5.7847
India	Rupees	23.3957	23.3727	23.6199	23.6199	23.6199	23.5453	23.7709
Indonesia	Rupiah	1673.1000	1670.9000	1679.7000	1679.7000	1679.7000	1679.5000	1689.9000
Ireland	Pounds	.4711	. 4683	.4703	. 4703	. 4703	.4677	.4703
Israel	Shekel	2.2511	2.2494	2.2601	2.2601	2.2601	2.2607	2.2769
Italy	Lire	1198.6800	1192.2500	1197.6800	1197.6800	1197.6800	1201.9200	1220.4100
Japan	Yen	71.3800	71.2900	71.8700	71.8700	71.8700	71.6300	72.3500
Korea	Won	574.3300	574.2600	577.1500	577.1500	577.1500	75.9200	578.5500
Malaysia	Dollar	1.8477	1.3457	1.8524	1.3524	1.8524	1.3460	1.8585
Netherlands	Guilder	1.2327	1.2250	1.2291	1.2291	1.2291	1.2227	1.2279
New Zealand	Dollar	1.1427	1.1422	1.1434	1.1434	1.1434	11385	1.1411
Norway	Kroner	4.8016	4.7716	4.7938	4.7938	4.7938	4.7674	4.7978
Pakistan	Rupee	23.1600	22.9200	23.0400	23.0400	23.0400	23.0200	23.1700
Papua NG	Kina	1.0054	1.0027	1.0094	1.0094	1.0094	1.0088	1.0151
Philippines	Peso	19.0600	19.0100	19.1300	19.1300	19.1300	19.1900	19.3000
Portugal	Escudo	113.8100	113.0200	113.5100	113.5100	113.5100	113.7200	113.7100
Singapore	Dollar	1.0549	1.0517	1.0577	1.0577	1.0577	1.0525	1.0583
Solomon Is.	Dollar	2.5360	2.5282	2.5450	2.5450	2.5450	2.5411	2.5568
South Africa	Rand	2.7095	2.7018	2.7190	2.7190	2.7190	2.7170	2.7310
Spain	Peseta	93.5800	93.0800	93.3600	93.3600	93.3600	93.1100	93.7900
Sri Lanka	Rupee	36.8400	36,7900	36.9900	36.9900	36.9900	36.8800	37.1100
Sweden	Krona	5.4346	5.3978	5.4210	5.4210	5.4210	5.4233	5.4606
Switzerland	Franc	.9129	. 9053	. 9065	.9065	. 9065	.8972	. 9035
Taiwan	Dollar	20.3200	20.2800	20.3600	20.3600	20.3600	20.3800	20.5300
Thailand	Baht	18.5200	18.5000	18.6700	18.6700	18.6700	18.5700	18.6800
UK	Pounds	. 4823	.4788	.4812	.4812	.4812	.4782	. 4824
USA	Dollar	.7400	.7390	.7429	.7429	.7429	.7425	.7471
•						23		

John Burke
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
30/08/95

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	US \$1)		100000
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	20/09/95	21/09/95	22/09/95	23/09/95	24/09/95	25/09/95	26/09/95
Austria	Schillings	7.9207	7.7542	7.5785	7.5785	7.5785	7.4675	7.5583
Belgium/Lux	Francs	23.1900	22.6800	21.9700	21.9700	21.9700	21.9300	22.1500
Brazil	Reals	.7230	.7189	.7140	.7140	.7140	.7139	.7158
Canada	Dollars	1.0328	1.0243	1.0124	1.0124	1.0124	1.0091	1.0099
China	Yuan	6.3054	6.2693	6.2225	6.2225	6.2225	6.2208	6.2380
Denmark	Kroner	4.3631	4.2764	4.1504	4.1504	4.1504	4.1469	4.1876
EC	ECU	.6009	.5938	.5754	.5754	.5754	.5761	.5808
Fiji	Dollar	1.0791	1.0703	1.0558	1.0558	1.0558	1.0595	1.0631
Finland	Markka	3.3530	3.2989	3.2109	3.2109	3.2109	3.2193	3.2526
France	Francs	3.8719	3.8061	3.6836	3.6836	3.6836	3.6906	3.7204
Germany	Deutschmark	1.1267	1.1025	1.0694	1.0694	1.0694	1.0657	1.0770
Greece	Drachmae	181.0900	177.7300	172.9000	172.9000	172.9000	173.3000	175.3100
Hong Kong	Dollars	5.8743	5.8398	5.7947	5.7947	5.7947	5.7901	5.8073
India	Rupees	25.7008	25.5405	25.2986	25.2986	25.2986	25.3243	25.5030
Indonesia	Rupiah	1723.4000	1713.4000	1701.4000	1701.4000	1701.4000	1701.0000	1705.7000
Ireland	Pounds	.4802	.4753	.4612	.4612	.4612	.4657	.4679
Israel	Shekel	2.3097	2.2849	2.2745	2.2745	2.2745	2.2682	2.2791
Italy	Lire	1222.3800	1228.7100	1198.9700	1198.9700	1198.9700	1206.5100	1210.7200
Japan	Yen	78.9600	77.3300	74.8900	74.8900	74.8900	74.9900	75.3800
Korea	Won	588.8500	583.0700	576.9200	576.9200	576.9200	576.5800	577.6000
Malaysia	Dollar	1.9220	1.9058	1.8771	1.8771	1.8771	1.8846	1.8962
Netherlands	Guilder	1.2627	1.2347	1.1958	1.1958	1.1958	1.1938	1.2070
New Zealand	Dollar	1.1525	1.1422	1.1299	1.1299	1.1299	1.1321	1.1391
Norway	Kroner	4.9211	4.8308	4.6912	4.6912	4.6912	4.7002	4.7402
Pakistan	Rupee	23.6700	23.5300	23.3600	23.3600	23.3600	23.3500	23.4600
Papua NG	Kina	1.0315	1.0234	1.0104	1.0104	1.0104	1.0108	.9962
Philippines	Peso	19.6900	19.6000	19.4300	19.4300	19.4300	19.4400	19.4800
Portugal	Escudo	117.1400	114.9100	111.8000	111.8000	111.8000	112.2300	113.0700
Singapore	Dollar	1.0997	1.0890	1.0736	1.0736	1.0736	1.0752	1.0831
Solomon Is.	Dollar	2.6143	2.5982	2.5781	2.5781	2.5781	2.5766	
South Africa	Rand	2.7914	2.7705	2.7417				2.5838
Spain	Peseta	96.3500	94.9000		2.7417	2.7417	2.7382	2.7459
·				92.5400	92.5400	92.5400	92.7100	93.1100
Sri Lanka	Rupee	38.9300	38.8100	38.5200	38.5200	38.5200	38.0600	38.1900
Sweden	Krona	5.3831	5.3666	5.2803	5.2803	5.2803	5.2830	5.2598
Switzerland	Franc	.9115	.8843	.8561	.8561	.8561	.8579	.8676
Taiwan	Dollar	20.8700	20.7200	20.5600	20.5600	20.5600	20.5100	20.5500
Thailand	Baht	19.1200	18.9900	18.8200	18.8200	18.8200	18.8200	18.8700
UK	Pounds	.4906	.4861	.4726	.4726	.4726	.4763	.4781
USA	Dollar	.7592	.7548	.7492	.7492	.7492	.7490	.7511

JOHN BURKE
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
27/09/95

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	27/09/95	28/09/95	29/09/95	30/09/95	01/10/95	02/10/95	03/10/95
Austria	Schillings	7.5539	7.5274	7.5119	7.5119	7.5119	7.6091	7.6709
Belgium/Lux	Francs	22.1100	22.0200	21.9500	21.9500	21.9500	22.1900	22.3900
Brazil	Reals	.7142	.7177	.7179	.7179	.7179	.7218	.7314
Canada	Dollars	1.0071	1.0156	1.0148	1.0148	1.0148	1.0151	1.0209
China	Yuan	6.2173	6.2438	6.2537	6.2537	6.2537	6.2907	6.3406
Denmark	Kroner	4.1645	4.1542	4.1470	4.1470	4.1470	4.2001	4.2231
EC	ECU	.5780	.5774	.5769	.5769	.5769	.5842	.5883
Fiji	Dollar	1.0620	1.0648	1.0629	1.0629	1.0629	1.0685	1.0745
Finland	Markka	3.2425	3.2494	3.2152	3.2152	3.2152	3.2389	3.2699
France	Francs	3.6990	3.6882	3.6843	3.6843	3.6843	3.7231	3.7611
Germany	Deutschmark	1.0737	1.0707	1.0676	1.0676	1.0676	1.0837	1.0903
Greece	Drachmae	174.1700	173.9000	174.0200	174.0200	174.0200	176.4200	177.3400
Hong Kong	Dollars	5.7874	5.8134	5.8225	5.8225	5.8225	5.8565	5.9033
India	Rupees	25.3782	25.4816	25.5851	25.5851	25.5851	25.6458	25.8426
Indonesia	Rupiah	1700.8000	1708.1000	1710.8000	1710.8000	1710.8000	1721.8000	1736.2000
Ireland	Pounds	.4667	.4665	. 4657	.4657	.4657	.4682	.4705
Israel	Shekel	2.2739	2.2628	2.2575	2.2575	2.2575	2.2758	2.2918
Italy	Lire	1198.7000	1204.9500	1210,3200	1210.3200	1210.3200	1221.6100	1230.9100
Japan	Yen	75.2600	75.3200	74.1800	74.1800	74.1800,	75.7400	76.5800
Korea	Won	575.2900	577.7000	578.5900	578.5900	578.5900	581.7300	586.6400
Malaysia	Dollar	1.8870	1.8921	1.8883	1.8883	1.8883	1.9071	1.9240
Netherlands	Guilder	1.2030	1.1992	1.1953	1.1953	1.1953	1.2125	1.2216
New Zealand	Dollar	1.1378	1.1454	1.1474	1.1474	1.1474	1.1510	1.1608
Norway	Kroner	4.7223	4.7169	4.7020	4.7020	4.7020	4.7601	4.7845
Pakistan	Rupee	23.3800	23.4800	23.5200	23.5200	23.5200	23.6600	23.8400
Papua NG	Kina	.9837	.9840	.9993	.9993	.9993	1.0020	1.0055
Philippines	Peso	19.4100	19.5400	19.5800	19.5800	19.5800	19.7300	19.8800
Portugal	Escudo	112.4400	112.1500	112.0700	112.0700	112.0700	113.4800	114.0000
Singapore	Dollar	1.0734	1.0734	1.0697	1.0697	1.0697	1.0803	1.0913
Solomon Is.	Dollar	2.5787	2.5888	2.5930	2.5930	2.5930	2.6085	2.6328
South Africa	Rand	2.7352	2.7414	2.7464	2.7464	2.7464	2.7641	2.7904
Spain	Peseta	92.3500	92.5600	92.4700	92.4700	92.4700	93.5400	93.9500
Sri Lanka	Rupee	37.8400	38.2200	38.2800	38.2800	38.2800	38.5100	39.1800
Sweden	Krona	5.2303	5.2638	5.2336	5.2336	5.2336	5.2558	5.3324
Switzerland	Franc	.8685	.8658	.8591	.8591	.8591	.8760	.8774
Taiwan	Dollar	20.4200	20.4700	20.4400	20.4400	20.4400	20.4400	20.4500
Thailand	Baht	18.7900	18.8700	18.8700	18.8700	18.8700	19.0000	19.1600
UK	Pounds	.4770	.4771	.4762	.4762	.4762	.4792	.4802
USA	Dollar	.7486	.7518	.7530	.7530	.7530	.7575	.7635
							.,575	

JOHN BURKE
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
04/10/95

COMMONWEALTH OF AUSTRALIA

INDUSTRY RESEARCH AND DEVELOPMENT ACT 1986

DECLARATION

I, Peter Francis Salmon Cook, Minister of State for Industry, Science and Technology, pursuant to sub-section 22(1) of the Industry Research and Development Act 1986.

HEREBY APPOINT a Competitive Grants Committee of the Industry, Research and Development Board to consider applications for competitive grants for research and development in relation to promoting the performance of research and development for the benefit of Australian Industry

and HEREBY REVOKE the appointment of the following Committees:

Health, Food and Bio-Industries Committee; Manufactured Products Committee; Information, Communications and Electronics Committee; Engineering, Infrastructure and Environment Committee; Services and Consumer Products Committee; Development Committee.

Dated this 26 day of Syst 1995

Peter Cook

Minister of State for

Industry, Science and Technology

Prime Minister

Commonwealth of Australia

Aboriginal Land Grant (Jervis Bay Territory) Act 1986

Notice of intention to declare Aboriginal Land

I, ROBERT EDWARD TICKNER, Minister for Aboriginal and Torres Strait Islander Affairs, give notice under subsection 9A (3) of the Aboriginal Land Grant (Jervis Bay Territory) Act 1986 that I intend to declare under subsection 9A (1) of the Act that:

- (a) the following land is Aboriginal Land:
 - (i) the area specified in Schedule 1;
 - (ii) the subsoil to the depth of 1,000 metres below the surface of any land within that area;
 - (iii) the subsoil to the depth of 1,000 metres below any sea-bed within the area;

being the land known as the Jervis Bay Botanic Gardens; and

- (b) the following land is Aboriginal Land:
 - (i) the area specified in Schedule 2;
 - (ii) the subsoil to the depth of 1,000 metres below the surface of any land within that area;
 - (iii) the subsoil to the depth of 1,000 metres below any sea-bed within the area;

being the land known as the Jervis Bay National Park.

Dated 6th October 1995.

Minister for Aboriginal and Torres Strait Islander Affairs

SCHEDULE 1

DESCRIPTION OF THE AREA OF JERVIS BAY BOTANIC GARDENS

All that piece of land in Jervis Bay Territory containing an area of 81.32 hectares more or less: commencing at a point 183 degrees 36 minutes 20 seconds 2267.375 metres from Huskisson Trigonometrical Station and being 134 degrees 36 minutes 10 seconds 2.92 metres from the most northern corner of Block 66 of the plan catalogued in the Office of the Registrar of Titles Canberra as Deposited Plan 7015 thence by lines bearing successively 96 degrees 24 minutes 50 seconds 83.47 metres 115 degrees 10 minutes 20 seconds 69.37 metres 131 degrees 13 minutes 39.265 metres 123 degrees 27 minutes 101.37 metres 139 degrees 56 minutes 50 seconds 185.925 metres 166 degrees 1 minute 10 seconds 49.68 metres 125 degrees 46 minutes 40 seconds 82.965 metres 116 degrees 26 minutes 95.69 metres 152 degrees 44 minutes 20 seconds 47.465 metres 206 degrees 43 minutes 20 seconds 72.72 metres 214 degrees 15 minutes 20 seconds 71.21 metres 225 degrees 10 minutes 28.07 metres 205 degrees 12 minutes 40 seconds 17.935 metres 179 degrees 25 minutes 50 seconds 139.575 metres 230 degrees 16 minutes 50 seconds 30.355 metres 258 degrees 8 minutes 10 seconds 139.655 metres 187 degrees 4 minutes 10 seconds 7.04 metres 204 degrees 44 minutes 10 seconds 37.15 metres 245 degrees 45 minutes 10 seconds 48.655 metres 250 degrees 43 minutes 30 seconds 45.55 metres 280 degrees 28 minutes 30 seconds 82.115 metres 273 degrees 41 minutes 20 seconds 153.17 metres 258 degrees 33 minutes 40 seconds 109.405 metres 260 degrees 25 minutes 50 seconds 144.24 metres 229 degrees 0 minutes 20 seconds 88.765 metres 211 degrees 33 minutes 40 seconds 101.23 metres 233 degrees 20 minutes 133.39 metres 0 degrees 40 minutes 40 seconds 44.94 metres 7 degrees 18 minutes 50 seconds 47.335 metres 334 degrees 31 minutes 50 seconds 126.595 metres 346 degrees 38 minutes 10 seconds 50.855 metres 286 degrees 26 minutes 69.045 metres 17 degrees 24 minutes 20 seconds 63.85 metres 353 degrees 50 minutes 30 seconds 249.955 metres 324 degrees 16 minutes 40 seconds 67.325 metres 320 degrees 11 minutes 95.555 metres 20 degrees 55 minutes 10 seconds 9.87 metres 44 degrees 40 minutes 40 seconds 57.745 metres 79 degrees 57 minutes 20 seconds 40.595 metres 83 degrees 34 minutes 30 seconds 55.655 metres 45

SCHEDULE 1—continued

degrees 36 minutes 10 seconds 44.565 metres 51 degrees 5 minutes 30 seconds 84.075 metres 39 degrees 2 minutes 50 seconds 48.085 metres 43 degrees 43 minutes 66.415 metres 55 degrees 17 minutes 61.16 metres 73 degrees 20 minutes 30 seconds 25.62 metres 96 degrees 48 minutes 28.4 metres 127 degrees 8 minutes 20 seconds 35.065 metres 113 degrees 1 minute 40 seconds 31 metres 105 degrees 49 minutes 50 seconds 41.795 metres 100 degrees 19 minutes 30 seconds 39.105 metres 89 degrees 28 minutes 30 seconds 58.615 metres 41 degrees 29 minutes 20 seconds 96.175 metres 92 degrees 42 minutes 30 seconds 5.875 metres and 29 degrees 40 minutes 40 seconds 123.93 metres to the point of commencement.

SCHEDULE 2

DESCRIPTION OF THE AREA OF JERVIS BAY NATIONAL PARK

Firstly: All that piece of land in Jervis Bay Territory containing an area of 2630 hectares more of less: commencing at the westernmost corner of Block 110 Jervis Bay Territory as shown on the plan lodged at the Office of the Registrar of Titles Canberra as Deposited Plan 7092 being a point at the high water mark of Wreck Bay and from that point bounded by the high water mark generally southwesterly to the high watermark of the eastern side of Sussex Inlet, and from there by that high water mark generally northerly easterly northeasterly and northwesterly to the high water mark of St Georges Basin, and from there by that high water mark generally easterly and northeasterly to the northernmost northwestern corner of the Jervis Bay Territory, and from there by the boundary of the Jervis Bay Territory bearing 99 degrees 6 minutes 20 seconds 2930.07 metres to the 1992 proposed northwestern corner of the Royal Australian Navy College Her Majesty's Australian Ship Creswell, and from there by the 1992 proposed western boundary of Her Majesty's Australian Ship Creswell bearing 189 degrees 6 minutes 50 seconds 1136.03 metres to the northeastern side of Jervis Bay Road, and from there by part of that side of the road being lines bearing 142 degrees 11 minutes 23.32 metres, 47.03 metres of the arc of a circle of radius 119.885 metres the chord of which lies to the northeast and bears 130 degrees 56 minutes 40 seconds 46.73 metres, 119 degrees 42 minutes 20 seconds 32.04 metres, 62.18 metres of the arc of a circle of radius 209.885 metres the chord of which lies to the northeast and bears 111 degrees 13 minutes 61.95 metres, 102 degrees 43 minutes 50 seconds 93.43 metres, 77.83 metres of the arc of a circle of radius 180.115 metres the chord of which lies to the southwest and bears 115 degrees 6 minutes 40 seconds 77.225 metres, 127 degrees 29 minutes 20 seconds 382.92 metres and 124 degrees 31 minutes 88.645 metres to a point at the intersection of the northeastern side of Jervis Bay Road with the prolongation of the 1992 proposed northwestern boundary of the Royal Australian Navy airfield, and from there by that prolongation and that proposed boundary bearing in all 229 degrees 46 minutes 952.63 metres, and from there by the 1992 proposed northwestern and generally southwestern boundaries of the

SCHEDULE 2—continued

Royal Australian Navy airfield bearing successively 229 degrees 43 minutes 20 seconds 498.95 metres, 236 degrees 52 minutes 67.4 metres, 215 degrees 24 minutes 8.195 metres, 205 degrees 6 minutes 8.935 metres, 193 degrees 59 minutes 9.2 metres, 180 degrees 56 minutes 9.025 metres, 171 degrees 43 minutes 9.07 metres, 156 degrees 7 minutes 9.065 metres, 143 degrees 40 minutes 9.09 metres, 140 degrees 11 minutes 69.85 metres, 184 degrees 25 minutes 128.91 metres to the northernmost corner of Block 110 Jervis Bay Territory and from there by the northwestern boundary of that block bearing 212 degrees 51 minutes 40 seconds 2141.64 metres to the point of commencement, excluding: the area specified in Schedule 1; Blocks 9-14 Jervis Bay Territory; the right of way appurtenant to Block 13 Jervis Bay Territory; Blocks 28 and 37 Jervis Bay Territory; and Block 41 Jervis Bay Territory.

Secondly: All that piece of land in Jervis Bay Territory containing an area of 2755 hectares more or less: commencing at the easternmost corner of the Royal Australian Navy College Her Majesty's Australian Ship Creswell being a point at high water mark of Jervis Bay and bounded from that point by that high water mark generally easterly northeasterly and again easterly to Governor Head, and from there by the high water mark of the South Pacific Ocean generally southerly and southwesterly to St Georges Head, and from there by the high water mark of Wreck Bay generally northerly to a southern corner of Block 111 Jervis Bay Territory as shown on the plan lodged at the Office of the Registrar of Titles Canberra as Deposited Plan 7092, and from there by the southeastern boundary of Block 111 being lines bearing successively 35 degrees 59 minutes 40 seconds 769.64 metres and 35 degrees 41 minutes 50 seconds 1114.12 metres to the eastern most corner of Block 111, and from there by the northeastern boundary of that block and its prolongation bearing in all 316 degrees 37 minutes 30 seconds 533.235 metres to the northwestern side of Wreck Bay Road and from there by the northwestern western southwestern and generally western side of Wreck Bay Road being lines bearing successively 82 degrees 30 minutes 40 seconds 226.21 metres, 75 degrees 31 minutes 20 seconds 45.63 metres, 52 degrees 55 minutes 30 seconds 37.565 metres, 33 degrees 43 minutes 77.175

SCHEDULE 2—continued

metres, 17 degrees 21 minutes 50 seconds 229.75 metres, 17 degrees 55 minutes 30 seconds 216.46 metres, 47 degrees 31 minutes 50 seconds 137.3 metres, 46 degrees 40 minutes 20 seconds 13.22 metres, 47 degrees 11 minutes 30 seconds 107.32 metres, 24 degrees 59 minutes 108.35 metres, 2 degrees 44 minutes 612.05 metres, 349 degrees 13 minutes 40 seconds 75.05 metres, 320 degrees 27 minutes 84.97 metres, 303 degrees 26 minutes 50 seconds 209.56 metres, 308 degrees 59 minutes 10 seconds 68.74 metres, 341 degrees 10 minutes 30 seconds 69.36 metres, 341 degrees 6 minutes 40 seconds 23.46 metres, 15 degrees 52 minutes 218.06 metres, 10 degrees 30 seconds 44.09 metres, 351 degrees 51 minutes 40 seconds 51.42 metres, 345 degrees 17 minutes 30 seconds 109.01 metres, 337 degrees 23 minutes 47.61 metres, and 26 degrees 11 minutes 10 seconds 54.45 metres to the southwestern side of Jervis Bay Road, and from there by a line bearing 66 degrees 30 minutes 30 seconds 29.06 metres to the intersection of the northeastern side of Jervis Bay Road and the southeastern side of Village Road, and from there by that side of Village Road bearing 19 degrees 39 minutes 56.9 metres to a line 5 metres southeast of the centre of overhead power transmission cable, and from there by that line northeasterly and northwesterly bearing successively 31 degrees 25 minutes 40 seconds 11.48 metres, 31 degrees 40 minutes 30 seconds 121.11 metres, 30 degrees 57 minutes 123.21 metres, 30 degrees 47 minutes 30 seconds 207.55 metres, 354 degrees 5 minutes 10 seconds 105.02 metres, 341 degrees 28 minutes 20 seconds 74.75 metres to a southern boundary of the Royal Australian Navy College Her Majesty's Australian Ship Creswell, and from there by that boundary easterly and northerly bearing successively 98 degree 57 minutes 665.78 metres and 9 degrees 7 minutes 233.01 metres to the point of commencement, excluding all that piece of land containing an area of 1.92 hectares more or less: commencing at a point bearing 255 degrees 35 metres from the Bherwerre Trigonometrical Station and bounded from that point by lines bearing successively 10 degrees 320 metres, 100 degrees 60 metres, 190 degrees 320 metres and 280 degrees 60 metres to the point of commencement.

SCHEDULE 2—continued

Thirdly: All that piece of land in Jervis Bay Territory being Bowen Island containing an area of 52 hectares more or less: commencing at the northernmost point of Block 6 Jervis Bay Territory as shown on the plan lodged at the Office of the Registrar of Titles Canberra as Deposited Plan 468 and also being a point on the high water mark of Jervis Bay and bounded from that point by the high water mark of Jervis Bay and the high water mark of the South Pacific Ocean and again the high water mark of Jervis Bay generally southeasterly southwesterly westerly northwesterly and northeasterly to the point of commencement.

Fourthly: All that part of Jervis Bay in Jervis Bay Territory containing an area of 875 hectares more or less: commencing at the northernmost point of Bowen Island being a point on the high water mark of Jervis Bay and bounded from that point by the high water mark generally southwesterly and southeasterly to the Jervis Bay Territory boundary, and from there by that boundary southwesterly to a point on the high water mark of Jervis Bay at Governor Head, and from there by that high water mark of Jervis Bay generally westerly southwesterly again westerly northwesterly again westerly to the Jervis Bay Territory boundary, and from there by that boundary northeasterly to the point of commencement.

Transport



EXEMPTION NUMBER

78/FRS/80/1995

Civil Aviation Act 1988

Civil Aviation Regulations

- I, KENNETH KELL, Manager, Flight Recorder Services Section, Bureau of Air Safety Investigation, Department of Transport, a delegate of the Civil Aviation Authority:
 - (1) under subregulation 207 (2) of the Civil Regulations, direct that:
 - (a) if the Australian aircraft bearing the nationality and registration marks VH-KJD is flying in aerial work operations, it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with section 20.18 of the Civil Aviation Orders; and
 - (b) if the Australian aircraft bearing the nationality and registration marks VH-KJD is flying in any other class of operations:
 - (i) it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-KJD must be fitted, carried or used in accordance with section 20.18 of the Civil Aviation Orders.

Section 20.18 of the Civil Aviation Orders has effect in relation to the Australian aircraft bearing the nationality and registration marks VH-KJD only in so far as set out in these directions.

These directions commence on 25 September 1995 and remain in force until the end of 24 October 1995.

il. Hell

KENNETH KELL

Manager, Flight Recorder Services Section

Bureau of Air Safety Investigation

2 September 1995

Treasurer

COMMISSIONER OF TAXATION

NOTICE OF PUBLIC RULINGS

The Commissioner of Taxation gives notice of the following public rulings. Copies of rulings can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
STD 95/10	Machinery for use in the excavation or movement of earth, rock or natural deposits in the soil.	Describes activities that amount to earth-moving and gives examples of machinery that may qualify for exemption.
TD 95/55	Fringe benefits tax: for the purposes of Division 7 of the Fringe Benefits Tax Assessment Act 1986, what amount represents a reasonable food component of a living-away-from-home allowance for expatriate employees?	Gives the rates for the reasonable food component of a living-away-from-home allowance received by overseas persons working in Australia.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Madam Wun Tang of Flat B 33/F Beauty Court, 82 Robinson Road, Hong Kong, 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) Madam Wun Tang proposes to acquire such Australian urban land situated in the State of New South Wales as specified in the notice received on 7 September 1995, furnished 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) Madam Wun Tang 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 Preasurer

Veterans' Affairs



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 28 September 1995 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument
338 of 1995	Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the oral cavity and death from malignant neoplasm of the oral cavity
339 of 1995	Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the oral cavity and death from malignant neoplasm of the oral cavity
340 of 1995	Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the penis and death from malignant neoplasm of the penis
341 of 1995	Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the penis and death from malignant neoplasm of the penis
342 of 1995	Statement of Principles under subsection 196B(2) concerning herpes simplex and death from herpes simplex
343 of 1995	Statement of Principles under subsection 196B(3) concerning herpes simplex and death from herpes simplex
344 of 1995	Statement of Principles under subsection 196B(2) concerning melioidosis and death from melioidosis
345 of 1995	Statement of Principles under subsection 196B(3) concerning melioidosis and death from melioidosis
346 of 1995	Statement of Principles under subsection 196B(2) concerning carotid artery disease and death from carotid artery disease
347 of 1995	Statement of Principles under subsection 196B(3) concerning carotid artery disease and death from carotid artery disease
348 of 1995	Statement of Principles under subsection 196B(2) concerning macula degeneration and death from macular degeneration
349 of 1995	Statement of Principles under subsection 196B(3) concerning macula degeneration and death from macular degeneration



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 28 September 1995 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument	er A
350 of 1995	Amendment of Statement of Principles, Instrument No.308 of 1995, under subsection 196B(2) concerning non melanotic malignant neoplasm of the skin and death from non melanotic malignant neoplasm of the skin	1 man
351 of 1995	Amendment of Statement of Principles, Instrument No.309 of 1995 under subsection 196B(3) concerning non melanotic malignant neoplasm of the skin and death from non melanotic malignant neoplasm of the skin	



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 3 October 1995 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Description of Instrument
Amendment of Statement of Principles, Instrument No.71 of 1995 as amended by Instrument No.336 of 1995, under subsection 196B(2) concerning osteoarthrosis and death from osteoarthrosis
Amendment of Statement of Principles, Instrument No. 22 of 1995 as amended by Instrument No.337 of 1995, under subsection 196B(3) concerning osteoarthrosis and death from osteoarthrosis
Amendment of Statement of Principles, Instrument No.101 of 1995 as amended by Instrument No.330 of 1995, under subsection 196B(2) concerning cervical spondylosis and death from cervical spondylosis
Amendment of Statement of Principles, Instrument No.102 of 1995 as amended by Instrument No.331 of 1995, under subsection 196B(3) concerning cervical spondylosis and death from cervical spondylosis
Amendment of Statement of Principles, Instrument No.103 of 1995 as amended by Instrument No.332 of 1995, under subsection 196B(2) concerning thoracic spondylosis and death from thoracic spondylosis
Amendment of Statement of Principles, Instrument No.104 of 1995 as amended by Instrument No.333 of 1995, under subsection 196B(3) concerning thoracic spondylosis and death from thoracic spondylosis
Amendment of Statement of Principles, Instrument No.105 of 1995 as amended by Instrument No.334 of 1995, under subsection 196B(2) concerning lumbar spondylosis and death from lumbar spondylosis
Amendment of Statement of Principles, Instrument No.106 of 1995 as amended by Instrument No.335 of 1995, under subsection 196B(3) concerning lumbar spondylosis and death from lumbar spondylosis



Commonwealth of Australia

Gazette

No. S 367, Thursday, 28 September 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, 10 Mort St, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Military Superannuation and Benefits Act 1991	Military Superannuation and Benefits Declaration No. 4	1995 No. 280
Health Insurance Act 1973	Health Insurance (1995-96 Pathology Services Table) Regulations	1995 No. 281



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Commonwealth of Australia

Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

CHILD CARE ACT 1972

- CHILDCARE ASSISTANCE (FEE RELIEF) GUIDELINES - SECTION 12A

I, ROSEMARY CROWLEY, Minister for Family Services, in pursuance of subsection 12A(1) of the <u>Child Care Act 1972</u> (the Act), hereby revoke the guidelines, made on 16 October 1993, with effect from 1 October 1995 and make with effect from the same day, the guidelines set out in the attached schedule with respect to the exercise of the Minister's powers under subsection 12A(1) of the Act for guidelines to be observed:

- (i) in identifying children receiving child care at an eligible child care centre as children in economic need;
 and
- (ii) in calculating the maximum amount payable under subsection 12A(2) of the Act in relation to a particular period of time to an eligible child care centre.

Dated 27/9/1995

Minister for Family Services

Schedule 1 CHILDCARE ASSISTANCE (FEE RELIEF) GUIDELINES

Title

1. These Guidelines may be cited as the Childcare Assistance (Fee Relief) Guidelines.

Definitions and Interpretations

2. (1) In these Guidelines:

"Act" means the Child Care Act 1972;

"assessed family income" or "AFI" means client income per week, less an amount of \$30 for each dependent child. Client income is assessed by DSS in accordance with the assessment of income for Family Payment and these guidelines;

"base year" is the financial year ending in the immediately preceding calender year. For example, from 1 April 1996 the base year is 1994/95.

"Childcare Assistance" means a grant made under Section 12A of the Act in respect of a child in economic need;

"Childcare Assistance threshold" means the AFI at or below which the maximum amount of Childcare Assistance is payable;

"client" is the person applying for Childcare Assistance and includes the partner of that person when applicable;

"Current income" is the family's gross 4 weekly income amount from employment, plus taxable income from all sources except employment, plus foreign income, plus the value of certain employer provided benefits, plus the value of net rental property losses.

"Department" means the Commonwealth Department of Human Services and Health, or the Commonwealth Department which has responsibility for administering the Child Care Act 1972;

"DSS" means the Commonwealth Department of Social Security;

"Family Payment at more than the minimum level" means that part of the Commonwealth Family Payment previously called the additional Family Payment or Family Allowance Supplement;

"formula Childcare Assistance ceiling" means the maximum amount for 50 hours of care in a centre, against which an eligible client's Childcare Assistance is calculated;

"formula Childcare Assistance minimum fee" means the weekly fee payable for 50 hours of child care by a client with an income at or below the Childcare Assistance threshold for a centre charging an amount equal to the formula Childcare Assistance ceiling;

"income-related fee" means the fee payable by a client, in respect of 50 hours of care for a centre charging an amount equal to the formula Childcare Assistance ceiling, calculated in accordance with clause 19 of these Guidelines;

"Minister" means the Commonwealth Minister who has responsibility for administration of the Child care Act 1972;

"PAYE clients" means families where only one parent works and this is on a PAYE basis or both parents are pay as you earn taxpayers;

"rebateable fee" is the hourly fee charged by the centre or the formula Childcare Assistance ceiling divided by 50 hours, whichever is the lesser;

"special Childcare Assistance" is additional Childcare Assistance provided in exceptional cases where a family is faced with short term financial hardship; and

"withdrawal rate" means the rate at which Childcare Assistance decreases for every additional dollar of AFI in excess of the Childcare Assistance threshold.

- (2) In these Guidelines unless the contrary intention appears, words not defined above will have the same meaning as in the Act.
- (3) In these Guidelines, words in the singular include words in the plural and words in the plural include words in the singular.

Identification of Children in Economic Need for the Purposes of the Act

- 3. (1) For the purposes of Section 12A of the Act, children in economic need are children receiving child care at a centre who qualify for:
 - (a) Childcare Assistance on the basis of an assessment of client eligibility by DSS in accordance with these guidelines; or

(b) Special Childcare Assistance as provided in clause 16.

Eligibility to Receive Childcare Assistance

- 4. (1) In order to be eligible to receive Childcare
 Assistance clients must be persons who satisfy
 residency qualifications and have dependent children
 who attend child care and who are assessed as being
 in economic need.
 - (2) Clients seeking Childcare Assistance must apply to DSS which shall, on behalf of the Department, assess their entitlement in accordance with these Guidelines. Subject to these Guidelines, the assessment requirements for Childcare Assistance are the same as the assessment requirements for the Family Payment program administered by DSS.

Residency Qualifications

- 5. (1) A resident for Childcare Assistance purposes is a person who meets the residency requirements for eligibility for Family Payment under the <u>Social Security Act 1991</u> or a person deemed to be a resident under these Guidelines.
 - (2) Clients who are not residents of Australia as defined in sub-clause (1) above, but who are directly sponsored or subsidised by the Australian Government (including those sponsored by the Department of Employment, Education and Training or the Australian Agency for International Development) are deemed to be residents for Childcare Assistance purposes.
 - (3) Clients who are not residents of Australia but were in receipt of Childcare Assistance at 30 June 1989 and whose assistance has continued uninterrupted since that date are deemed to be residents for Childcare Assistance purposes.
 - (4) Other clients who do not meet the residency criteria for Childcare Assistance may be deemed to be residents in cases of unusual hardship or other special circumstances as determined by the Minister or an officer authorised to act on her behalf.

Dependent Children

6. (1) A child will be a dependent child for Childcare
Assistance purposes where that child is a dependent
child for Family Payment purposes under the <u>Social</u>
Security Act 1991.

(2) A child who is not a Family Payment child under the Social Security Act 1991, may in special circumstances be deemed to be a dependent child by the Minister or an officer authorised to act on her behalf.

Assets

1 October 1995 to 31 March 1996

- 7. (1) A client will not be eligible for Childcare Assistance if their assets exceed \$376,750 and they do not meet the hardship provisions at sub-clause (2).
 - (2) Hardship Provisions will apply where:
 - (i) assets exceed \$376,750 but do not exceed \$559,250; and
 - (ii) liquid assets do not exceed \$10,000 (couple) or \$6,000 (single); and
 - (iii) estimated income is below \$14,570 for a one child family, increased by \$624 per annum for each extra dependant child.

From 1 April 1996

- (3) A client will not be eligible for Childcare
 Assistance if their assets exceed \$393,750 and they
 do not meet the hardship provisions at sub-clause
 (4).
- (4) Hardship Provisions will apply where:
 - (i) assets exceed \$393,750 but do not exceed \$584,500; and
 - (ii) liquid assets do not exceed \$10,000 (couple) or \$6,000 (single); and
 - (iii) estimated income is below \$15,194.40 for a one child family, increased by \$624.00 per annum for each extra dependant child.

Income

1 October 1995 to 31 March 1996

8. (1) All DSS clients who apply for Childcare Assistance and who receive additional Family Payment (from 1 January 1996 Family Payment at more than the minimum level) will be automatically entitled to Childcare Assistance at the maximum rate.

- (2) All other applicants will have income assessed according to the following methods.
 - (a) a pensions-type assessment is used for PAYE families.

PAYE clients are required to produce evidence of current gross weekly income from employment plus any other income.

(b) a 'taxable income' type assessment is used for non PAYE families or where PAYE families are unable to provide proof of current weekly income.

Clients assessed on this basis are required to produce a copy of their Tax Notice of Assessment (TNA) for the base year. An adjustment factor is applied to produce a deemed level of current taxable income. Maintenance income is included in the assessment.

(c) an 'estimated taxable income' type of assessment is used where neither (a) nor (b) is applicable.

Clients assessed under an estimated taxable income type of assessment are required to estimate their taxable income for the current financial year and provide evidence which supports that estimate. Maintenance income is included in the income assessment.

Clients may also be required to estimate their taxable income where a TNA is not available. These clients may provide an estimate of income from the base year. An adjustment factor will be added to this estimate. Maintenance income is included in the income assessment.

- (3) For 'pensions type' assessments, 'income' means:
 - a) income as defined in section 8(1) of the Social Security Act 1991;
 - b) Maintenance is included; and
 - c) Other income specified in sub-clause (4).
- (4) Other income referred to in clause 8(3)(c) includes:
 - (a) Department of Veteran Affairs income support payments;
 - (b) household support under the Rural Adjustment Scheme;

- (c) payments to individuals under DEET's labour force programs;
- (d) payments of student assistance living allowances (such as AUSTUDY); and
- (e) payments received under postgraduate awards.
- (5) For "pensions type" assessments, income does not include: Family Payment, double orphan pension, child disability allowance, mobility allowance, pharmaceutical and telephone allowance and the education supplement paid to DSS pensioners, beneficiaries, and allowees under student assistance schemes. Lump sum compensation payments and allowances for foster care paid by a State or Territory welfare authority are also excluded.
- (6) Foreign income, which is not taxed in Australia will be included as income for the purpose of calculating income for Childcare Assistance purposes. Foreign income is defined in section 10A of the <u>Social</u> <u>Security Act 1991</u>.
- (7) Certain employer provided fringe benefits are also included in the income assessment for Childcare Assistance. The kinds of benefits that are assessable fringe benefits and the method of calculating their value is contained within Part 3.12A of the Social Security Act 1991.
- (8) The Childcare Assistance income test for non-PAYE clients includes the value of any net losses from rental property for the client and/or the partner. The amount of any net rental property loss is added back to the taxable income of these clients. The definition of 'net rental property loss' is set out in subsection 10A(15) of the Social Security Act 1991.

From 1 April 1996

- 9. (1) From 1 April 1996 the assessment of income to calculate entitlement for Childcare Assistance, will, subject to subclauses (2) and (3), be the same as the assessment that applies for Family Payment under the Social Security Act 1991 except that:
 - (a) DSS will subtract from the client's income an amount of \$30 per week for each dependant child. This reduced income amount is called the "assessed family income" or "AFI"; and
 - (b) PAYE wage earners who have a decrease in income from the 'base year' will be able to be assessed on 'current income'.

- (2) All DSS clients who apply for Childcare Assistance and who receive Family Payment at more than the minimum level will be automatically entitled to Childcare Assistance at the maximum rate.
- (3) Where a client's circumstances change and a reassessment is necessary, income will be assessed on the following basis:

For increases in income:

- (a) i) where a client's current CA entitlement is calculated using the base year income amount or an estimate of income; and
 - ii) the client's income increases as a result of a notifiable event; and
 - iii) the new income amount is more than 110% of the client's base year income or estimate of income amount;

the new income amount is used in calculating the client's Childcare Assistance percentage.

- (b) i) where a client's current Childcare
 Assistance entitlement is calculated using
 a current income amount; and
 - ii) the client's income increases; and
 - ii) the new income amount is more than 110% of the income amount used to calculate current Childcare Assistance entitlement;

the new income amount is used in calculating the client's Childcare Assistance percentage.

For decreases in income:

- (c) i) where a client's income decreases; and
 - ii) the client's new income amount is less than the income amount used to calculate current Childcare Assistance entitlement; and
 - iii) the client has requested a reassessment;

the client's new income amount is used to calculate their Childcare Assistance percentage

Notices of Assessment

- Following assessment, DSS will issue a notice which 10. (1)provides percentages calculated in accordance with these Guidelines to be used by operators in the calculation of Childcare Assistance entitlement for each client.
 - Clients will be issued a separate notice of (2) assessment advising of their entitlement to Childcare Assistance and the income on which their entitlement was calculated. This notice sets out the events which must be notified to DSS. advice may be issued as part of the client's advice of Family Payment entitlement.
 - DSS will also issue a notice to both the client and (3) child care centre, where:
 - the client is deemed to be ineligible for (a) Childcare Assistance;
 - the application has been rejected; or
 - the application has been withdrawn by the client.

Application

- Clients already in receipt of Childcare Assistance 11. (1)will be reviewed by DSS in the period from 1 October 1995 to 31 March 1996 and annually thereafter.
 - (2) Childcare Assistance entitlement ceases from 31 March each year if a new assessment has not been obtained.
 - (3) Clients who experience a change in circumstances which would increase their Childcare Assistance entitlement may apply to DSS for a revised assessment at any time.
 - An application may be rejected if supporting (4)documentation is not supplied within 14 days of a request for that information. There is no provision to backdate Childcare Assistance once an application has been rejected on this basis.

Date of Effect

- In the case of a new Childcare Assistance 12. (1)assessment, the date of effect of the entitlement is:
 - (a) the date the claim is received by DSS; or

- (b) where a client contacts DSS and a claim is made by the client within seven days of this contact, the date on which this contact is made; or
- (c) Where a child has commenced in child care and a claim is made by the client for Childcare Assistance within seven days of the child commencing at the centre, the date on which the child commenced at the centre.

(2) Where a client:

- (a) nominates a child care centre which is not an eligible centre; or
- (b) fails to nominate an eligible centre;

a notice advising of potential entitlement will be issued to the client.

- (3) Where a client advises DSS that a child has commenced child care at an eligible centre within 3 months of the issue of the original notice of potential entitlement by DSS, an assessment notice will be issued with effect from the date of the original notice of potential entitlement.
- (4) Where, following a reassessment, a client is entitled to an increase in Childcare Assistance, this increase will take effect from;
 - (a) the date the claim is received by DSS; or
 - (b) where a client contacts DSS and a claim is made by the client within seven days of this contact, the date on which this contact is made.
- (5) Where, following a reassessment, a client's Childcare Assistance is to be reduced, the reduction will take effect from the date of the issue of the assessment notice by DSS.
- (6) Recovery of any overpayment of Childcare Assistance made between the date entitlement changed and the date the application for reassessment was received by DSS, may be made by the Department.

Notification Provisions

1 October 1995 to 31 March 1996

13. (1) For the period 1 October 1995 to 31 March 1996 clients must notify DSS within four weeks of the following notifiable events occurring:

Childcare Assistance clients who are assessed on a PAYE basis must reapply to DSS for Childcare Assistance within four weeks of their combined family income increasing by more than 25% if that increase is likely to continue at that rate for more than four weeks. The new assessment takes effect from the date the assessment notice is issued.

Recovery of any overpayment of Childcare Assistance made between the date entitlement changed and the date the application for reassessment was received by DSS, may be made by the Department.

(b) Childcare Assistance clients who are assessed on a Tax Notice of Assessment or estimate of income must reapply to DSS for Childcare Assistance as soon as they become aware that their combined family taxable income has increased, or is likely to increase, by more than 25%.

Centres will apply the new percentage from the date the assessment notice is issued. overpayment of Childcare Assistance will be calculated and recovered by the Department.

Childcare Assistance clients who receive (C) additional Family Payment (or from # January 1996 receive Family Payment at more than the minimum level) are required to reapply to DSS for Childcare Assistance within four weeks if they lose entitlement to this payment. The new assessment takes effect from the date the assessment notice is issued.

Recovery of any overpayment of Childcare Assistance made between the date entitlement changed and the date the application for reassessment was received by DSS, may be made by the Department.

Notification Provisions

From 1 April 1996

- All Childcare Assistance clients, whether or not in (1)receipt of Family Payment, must notify DSS if:
 - (a) they start to receive foreign income or employer provided benefits, or the income the client receives from these sources changes;
 - the net market value of the family assets (b) exceed the asset limits at clause 7(3);

- (c) they change address, or living arrangements, including commence or end a marriage or marriage-like relationship;
 - (d) they have a decrease in the number of dependent children, or the client or any of the dependent children leave Australia;
 - (e) they start work, recommence work, or change jobs; or
 - (f) they start self employment.
 - (2) Families granted Childcare Assistance under the asset test hardship provisions must notify DSS if their liquid assets or estimated income exceed the limits at clause 7(4).
 - (3) PAYE clients who have been assessed on the basis of current income must notify DSS within 14 days if they have an increase in current income of more than 10% which is likely to continue for more than 4 weeks.
 - (4) Self-employed clients assessed on the basis of a current year estimate must advise DSS within 14 days if they have an increase in income of more than 10% in estimated taxable income for the current financial year.
 - (5) Clients assessed on their base year income must advise DSS within 14 days if they have an increase in income of more than 10% in the current financial year compared to the base year.

Internal Review of Decisions

- 15. (1) A client who wishes to seek review of a decision made by DSS in accordance with sub-clause 4(2) about his or her eligibility to receive Childcare Assistance, must do so within three months of the issue of an assessment notice advising of the decision;
 - (2) Where a client seeks review of a decision in accordance with sub-clause (1), the decision will be reconsidered by a DSS officer.
 - (3) A client who is dissatisfied with the decision made by an officer under sub-clause (2), may request that the matter be referred to a senior officer of DSS for the senior officer to review the decision.

- (4) A client who wishes to seek review of a decision made by the Minister or an authorised officer of the Department in accordance with sub-clauses 5(4), 6(2), 16(2)(b) or 16(4) about his or her eligibility to receive Childcare Assistance or special Childcare Assistance, must do so within three months of advice of the decision.
- (5) Where a client seeks review of a decision in accordance with sub-clause (4), the decision will be reviewed by a Departmental officer, or where the decision was made by the Minister, it will be reviewed by the Minister.

Special Childcare Assistance

- 16. (1) Special Childcare Assistance may be claimed by the operator of a centre where a child is in economic need due to exceptional circumstances. These include where a client:
 - (a) is temporarily faced with short-term financial hardship; or
 - (b) suffers a sudden reduction in income and needs short-term emergency assistance while adjusting expenditure; or
 - (c) has yet to have an income assessment by DSS and (a) or (b) apply.
 - (2) The operator's authority to claim special Childcare Assistance as specified in sub-clause (1) is conditional on the operator:
 - (a) retaining supporting documentation relating to the claim; and
 - (b) is limited to 13 weeks unless approval in writing is obtained from the Minister or an officer authorised to act on her behalf.
 - (3) Documents supporting the grant of special Childcare Assistance must be made available to the Department on request.
 - (4) Special Childcare Assistance may also be approved where, in the opinion of the Minister or an officer authorised to act on her behalf, the circumstances surrounding the particular case are such as to justify the payment of special Childcare Assistance.

Calculating the amount of Childcare Assistance payable to an eligible child care centre

The amount payable by way of a grant in respect of Childcare Assistance to an operator of an eligible centre, for a particular period of time, subject to the Minister's approval under subsection 12A(2) of the Act, shall be the sum for all eligible clients of their level of Childcare Assistance entitlement and special Childcare Assistance.

Calculating the amount of Childcare Assistance payable in respect of an eligible client with a dependent child receiving care in an eligible centre

18. (1) The Childcare Assistance entitlement of an eligible client is the outcome of applying the following formula for each dependent child in child care;

Childcare Assistance entitlement = eligible hours x Rebateable x Childcare per week of care paid fee Assistance for Percentage

The Childcare Assistance percentage is calculated by DSS on the basis of the following:

([Formula Childcare Assistance.x [Number*] - [Income-related fee as calculated in clause 19]

(Formula Childcare Assistance ceiling x Number*)

*This calculation is made for each number of children up to the number of children eligible for Childcare Assistance.

- (2) Special Childcare Assistance entitlement for an eligible client shall be the amount of special Childcare Assistance allowed by the centre, including special Childcare Assistance approved by the Minister, or an officer authorised by the Minister to Act on her behalf.
- (3) For the purposes of sub-clause (1), an eligible hour of care is an hour for which the parent contribution to the child care fees has been paid and the hour occurs on a day on which the dependant child:
 - (a) received child care at the centre; or
 - (b) was absent from the centre where the absence was an allowable absence as defined in sub-clause (5).

- (4) Where before or after school care is provided at the centre, the maximum number of eligible hours of centre, the maximum number of eligible hours of Childcare Assistance payable in respect of a day on which the child received care at the centre, or would have received care if not absent for any of the reasons specified in sub-clause (5), is:
- (a) two hours for before school care, or where the total hours in before school care is greater than two hours, the number of hours the child was actually in care; and
 - (b) three hours for after school care, or where the total hours in after school care are greater than three hours, the number of hours the child was actually in care.

Allowable Absences

(5) For the purposes of this sub-clause, "care day" means a day on which the dependent child would have been in care at the centre if the child had not been absent for any of the reasons specified in this sub-clause and the parent contribution to the child care fee has been paid.

Absences due to Illness

- (a) Childcare Assistance will be payable for child care fees paid in respect of a dependent child who is absent due to illness of the dependent child, the child's parent/s or the child's sibling/s in respect of the following periods:
 - (i) up to a maximum of 5 consecutive care days without a supporting medical certificate;
- (ii) for periods of a minimum of 6 consecutive care days up to a maximum of 3 consecutive weeks (15 care days) with a supporting medical certificate or a written statement from a parent of the child stating that the dependent child, the parent or the child's sibling/s is ill; and
- (iii) for periods over 3 consecutive weeks (15 care days) with a supporting medical terrescence of the certificate. We also keep

Absences due to non-immunisation of a child

(b) Childcare Assistance will be payable for child care fees paid where the dependent child has either been excluded by the centre or the child's parent will not allow the child to attend the centre, due to an outbreak of an infectious disease against which the child has not been immunised, provided that a written statement from the centre or the parent of the child explaining the child's absence is held by the centre.

Holidays

- (c) Childcare Assistance will be payable for child care fees paid in respect of holidays taken by the dependent child, up to a maximum of 5 weeks (25 care days) per calendar year. The Childcare Assistance entitlement will be calculated on the following basis:
 - (i) from 1 October 1995 to 31 March 1996 centres will apply the clients Childcare Assistance percentage to the rebateable fee to calculate the Childcare Assistance entitlement.
 - (ii) from 1 April 1996 centres will apply the client's Childcare Assistance percentage to 50% of the rebateable fee to calculate the Childcare Assistance entitlement.

Rotating Shifts and Rostered Days Off

- (d) Childcare Assistance will be payable for child care fees paid where the dependent child is absent from the centre because the child's parent/s has a rostered day off or a day off as part of a rotating shift, provided that:
 - (i) child care is actually available for the child at the centre when required; and
 - (ii) the centre receives and has available for inspection by an officer of the Department, a note from the child's parent or the employer of the parent, confirming that the parent works rotating shifts or has rostered days off.

Occasional Absences

(e) Childcare Assistance will be payable up to a maximum 12 days per year for child care fees paid where the dependent child has had occasional absences from the centre not including absences relating to a parent's rostered days off.

Public Holidays

- (f) Childcare Assistance will be payable for fees paid for a Public Holiday when the centre is closed where:
 - (i) the dependent child would normally be in care on the Public Holiday; and
 - (ii) the centre is open on normal opening days immediately before and after the Public Holiday.
- (6) For the purpose of sub-clause (1), the maximum number of eligible hours of care paid for per week cannot exceed the weekly hours of operation of the centre as defined in sub-clause (7).

Hours of Operation

- (7) The weekly hours of operation of a centre are:
 - (i) the weekly hours of operation advised in the centre's promotional material;
 - (ii) the weekly hours of operation on public display at the centre;
 - (iii) the weekly hours that staff are rostered on for duty, present at the centre and children can attend; and
 - (iv) the licensed hours of operation (where applicable).

Where the hours set out above are not consistent, the hours of operation for Childcare Assistance purposes will be deemed to be the shortest span of hours of any of the above circumstances.

Penalty Fees

(8) Childcare Assistance will not be paid in respect of any penalty fee levied by the centre.

Formula for calculating income related fees

- 19. (1) Income-related fee
 - = (AFI Childcare Assistance x Withdrawal + Formula Childcare
 Threshold) rate* Assistance minimum fee**

except that when the AFI is less than the threshold, the income related fee equals the formula Childcare Assistance minimum fee.

- * Separate withdrawal rates apply for clients with one child in care and clients with two or more children in care.
- ** Different minimum fees, for 50 hours of care, apply for clients with one child in care and clients with two or more children in care.
- (2) If the income related fee equals or exceeds the formula Childcare Assistance ceiling, then the client is not assessed as being in economic need and is not eligible for Childcare Assistance.

Childcare Assistance Components

- 20. (1) The following parameters apply from 1 October 1995 to 31 March 1996.
 - (a) The formula Childcare Assistance minimum fee will be \$16.50 for one child in care for 50 hours per week and \$19.00 for two or more children in care for 50 hours per week.
 - (b) The withdrawal rate for families with one child in care will be 0.138. The withdrawal rate for families with two or more children in care will be 0.225.
 - (c) The formula Childcare Assistance ceiling will be \$112.50 for 50 hours of care or \$2.25 per hour.
 - (d) The Childcare Assistance threshold for maximum Childcare Assistance benefit will be \$455.00 per week.
 - (2) The following parameters apply from 1 April 1996 or from a date no later than the second Monday following 1 April 1996 and until changes as specified in clause 21 below occur:
 - (a) The formula Childcare Assistance minimum fee will be \$19.00 for one child in care for 50 hours per week and \$21.50 for two or more children in care for 50 hours per week.

- (b) The withdrawal rate for families with one child in care will be 0.133 or such other rate required to maintain the single child cutoff for Childcare Assistance at the same rate as the single child cutoff for a non renting family in receipt of more than the minimum level of Family Payment. The withdrawal rate for families with two or more children in care will be 0.225.
- (c) The formula Childcare Assistance ceiling will be \$115.00 for 50 hours of care or \$2.30 per hour.
- (d) The Childcare Assistance threshold for maximum Childcare Assistance benefit will be \$476.00 per week.

Changes in Childcare Assistance Components

- 21. (1) The level of the Childcare Assistance threshold is calculated each year by taking the income at which a non-renting client with one dependent child ceases to be eligible for any income tested Family Payment in excess of the minimum level, dividing that income by 52, rounding to the nearest dollar and subtracting the dependent allowance for one child (the amount of which is included in the definition of AFI in guideline 2(1) of these Guidelines). The date of effect of any changes to the level of the Childcare Assistance threshold is 1 April or by the second Monday following 1 April of each year.
 - (2) The formula Childcare Assistance minimum fee and the formula Childcare Assistance ceiling are indexed annually, as shown in the attached Indexation Table. The date of effect of any changes to the Childcare Assistance minimum fee and formula Childcare Assistance ceiling is 1 April or by the second Monday following 1 April of each year.

Calculation and Application of Adjustment Factor

22. From 1 October 1995 to 31 March 1996

When a client's income is assessed using a TNA or an estimate of income, an adjustment factor will be applied to that income to bring it to an amount deemed comparable to the current income assessment of PAYE clients. The amount of the adjustment factor will be the actual movement in the Consumer Price Index for the twelve months finishing in the month of September in the year preceding the annual period of Childcare Assistance entitlement.

INDEXATION TABLE

BASE RATE S19.00 Variation in the Safety Net p.w. Underlying Inflation (TML pr.w. June/June period as determ year in the ratio 90% SNA year in the ratio 90% SNA pear in the	Treasury Measure of	Take existing formula minimum fee for one child in care and multiply by 1 + Indexation Factor. Round the result to the nearest 50c**
n fee for 1-Apr-96 \$19.00 p.w. n fee for 1-Apr-96	Treasury Measure of I) for the previous	Take existing formula minimum fee for one child in care and multiply by 1 + Indexation Factor. Round the result to the nearest 50c**
1.Apr-96 \$19.00 p.w. 1.Apr-96	Treasury Measure of I) for the previous	Take existing formula minimum fee for one child in care and multiply by 1 + Indexation Factor. Round the result to the nearest 50c**
1-Apr-96		
1-Apr-96	June/June period as determined by Treasury each year in the ratio 90% SNA and 10% TMUI	
00.130	PLUS; 90% of the annualised* increase in the prescribed	Take existing formula minimum fee for two or more children in care and multiply by 1 +
p.w.	standard contributions required under the Superannuation Guarantee Charge	Indexation Factor. Round the result to the nearest 50c**
2. Childcare Assistance ceiling (50 1-Apr-96		Take existing ceiling and multiply by 1 + Indexation Factor. Round the result to the nearest
nours or care)		50c**

Annualised means the increase from the previous 1 July applied for one quarter (ie 1 April to 30 June) and the increase from the next 1 July applied for three quarters (ie 1 July to 31 March of the following year).

If the remainder is exactly, 25 cents or 75 cents, round to the nearest dollar if the number is even, or to 50 cents if the nearest dollar is an odd *



Commonwealth of Australia

Gazette

No. S 369, Friday, 29 September 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 30 September 1995:

AD/B767/85 - MLG OUTER CYLINDER AFT TRUNNION

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

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Gazette

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SPECIAL

HHF12/1995

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

DETERMINATION UNDER SCHEDULE 1, PARAGRAPH (bj)(i)

I, CARMEN MARY LAWRENCE, Minister for Human Services and Health, hereby determine, with effect from 1 October 1995, for the purposes of paragraph (bj) of Schedule 1 of the National Health Act 1953 (the Act), that the level of benefit payable in respect of episodes of hospital treatment of that kind be those applicable under the Act for the range of benefits incorporated under the definition of "basic table" in subsection 4(1) of the Act, as in force from time to time.

Dated this

26th

of

September

1995.

Dr Carmen Lawrence

Minister for Human Services and Health





Gazette

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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, 10 Mort St, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Industrial Relations Act 1988	Rules of the Australian Industrial Relations	1995 No. 284
	Commission (Amendment)	





Gazette

No. S 372, Friday, 29 September 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

SECTION 48B(1)

24 HOUR REGISTERED NURSE AND SMALL NURSING HOMES ADDITIONAL FUNDING PRINCIPLES

I, CARMEN LAWRENCE, Minister of State for Human Services and Health, under subsection 48B(1) of the <u>National Health Act 1953</u>, amend the 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles made on 21 September 1995, in the manner set out in the Schedule, with effect from 1 October 1995.

DATED this

27+

day of September 1995

CARMEN LAWRENCE

Minister of State for Human Services and Health

Reference No: 24SH 3/95

SCHEDULE

```
1. Paragraph 6(a);
Omit the paragraph, substitute:
"(a) Dl is:
   (i) for New South Wales, $12.15;
   (ii) for Victoria, $10.22;
   (iii) for Queensland, $7.17;
   (iv) for Western Australia, $10.30;
   (v) for South Australia, $8.42;
   (vi) for Tasmania, $10.48;
   (vii) for the Australian Capital Territory, $11.23; and
   (viii) for the Northern Territory, $8.99;
Paragraph 6(b);
Omit the paragraph, substitute:
"(b) D2 is:
   (i) for New South Wales, $10.49;
   (ii) for Victoria, $9.93;
   (iii) for Queensland, $5.12;
   (iv) for Western Australia, $8.45;
   (v) for South Australia, $9.77;
   (vi) for Tasmania, $12.35;
   (vii) for the Australian Capital Territory, $10.32; and
   (viii) for the Northern Territory, $10.06;"
Paragraph 10(a);
Omit the paragraph, substitute:
                                                    .....
"(a) C is, in respect of the month for which the approved nursing
home is caring for approved nursing home patients:
   (i) for New South Wales, $19.18;
   (ii) for Victoria, $21.07;
   (iii) for Queensland, $17.09;
   (iv) for Western Australia, $19.79;
   (v) for South Australia, $18.12;
   (vi) for Tasmania, $20.68;
   (vii) for the Australian Capital Territory, $19.38; and
   (viii) for the Northern Territory, $20.99;"
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Gazette

No. S 373, Tuesday, 3 October 1995

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SPECIAL

NOTICE OF APPLICATION UNDER SECTION 260 OF THE CORPORATIONS LAW

IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO ELECTRICAL AND ELECTRONIC GROUP TRAINING LIMITED

AUSTRALIAN COMPANY NUMBER 054 944 366

In Proceedings No VG 3441 of 1995 National Electrical Contractors Association will apply to the Federal Court of Australia at 10.15am on 13 October 1995 at 450 Little Bourke Street Melbourne for orders under section 260 Corporations Law in respect of the above company including an order that the company wound up.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee.

The applicant's address for service is c/- Freehill Hollingdale & Page, Level 44, 101 Collins Street, Melbourne (Ref DLB:DAK).



Gazette

No. S 374, Tuesday, 3 October 1995

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SPECIAL

COMMONWEALTH OF AUSTRALIA

STATES GRANTS (PETROLEUM PRODUCTS) ACT 1965

NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS FREIGHT SUBSIDY SCHEME AMENDMENT NO. 95/5

I, Peter William English, delegate of the Chief Executive Officer of Customs, in accordance with Section 7 of The States Grants (Petroleum Products) Act 1965, publish, in the attachment hereto, a copy of amendments of the Schedule to the Schemes formulated for the States of New South Wales and Western Australia, and for the Northern Territory.

This amendment was approved by the Minister for Small Business, Customs and Construction to operate on and from 4 October 1995.

P.W.English

Delegate of the

Chief Executive Officer of Customs

Dated this Twenty sestly of September 1995



COMMONWEALTH OF AUSTRALIA

STATES GRANT (PETROLEUM PRODUCTS) ACT 1965

AMENDMENT OF SCHEMES No. 95/5

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 Schemes formulated in pursuance of the said Section in relation to the States of New South Wales and Western Australia and in relation to the Northern Territory, as follows:

NEW SOUTH WALES

By deleting the following place, method of delivery, and rates of payment (in cents per litre) applicable to that place:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
LORD HOWE ISLAND	23.5	21.7	28.1	22.1
(DRUM)				

By inserting the following place, method of delivery, and rates of payment (in cents per litre) applicable to that place:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
LORD HOWE ISLAND	27.4	24.1	30:6	23.9
(DRUM)				

WESTERN AUSTRALIA

By deleting the following places and rates of payment (in cents per litre) applicable to those places:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
BLACKSTONE	0.0	0.0	5.9	6.7
GILES	0.0	0.1	6.8	7.7
JAMIESON	0.0	0.0	6.5	7.4
TJUKURLA	0.0	1.5	2.0	3.0
WARAKUNA	0.0	0.2	6.9	7.8
WINGELLINA	0.0	0.0	5.6	6.3

By inserting the following places, methods of delivery, and rates of payment (in cents per litre) applicable to those places:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
BLACKSTONE	0.0	0.0	5.9	6.7
(DRUM)				
BLACKSTONE (BULK)	2.9	4.2	2.9	2.9

GILES (DRUM)	0.0	0.0	6.8	7.7
GILES (BULK)	3.7	5.2	3.7	3.7
JAMIESON (DRUM)	0.0	0.0	6.5	7.4
JAMIESON (BULK)	3.4	4.8	3.4	3.4
TJIRIKARLI (BULK)	6.8	8.5	6.8	6.8
TJUKURLA (BULK)	3.8	5.3	3.8	3.8
WANNAN (BULK)	4.5	6.0	4.5	4.5
WARAKURNA (DRUM)	0.0	0.0	6.9	7.8
WARAKURNA (BULK)	3.8	5.3	3.8	3.8
WARBURTON RANGE	6.9	7.7	6.9	6.9
(BULK)				
WINGELLINA (DRUM)	0.0	0.0	5.6	6.3
WINGELLINA (BULK)	2.3	3.6	2.3	2.3

NORTHERN TERRITORY

By deleting the following place and rates of payment (in cents per litre) applicable to that place:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
DOCKER RIVER	0.0	0.8	1.5	2.4

By inserting the following place, method of delivery and rates of payment (in cents per litre) applicable to that place:

PLACE	Motor Spirit	Auto Dist	Av Gas	Av Tur
DOCKER RIVER	2.9	4.3	2.9	2.9
(BULK)				

These amendments are to take effect in respect of the aforesaid Schemes on and from 4 October 1995.

Dated this

•

day of September 1995

CHRIS SCHACHT
Minister for Small Business,
Customs and Construction



Gazette

No. S 375, Tuesday, 3 October 1995

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SPECIAL



Australian Fisheries Management Authority

Fisheries Management Act 1991

DECLARATION IN RELATION TO THE SOUTH EAST FISHERY

FISH RECEIVER PERMITS

(No. 3 of 1995)

I, FRANK McFARLANE MEERE, delegate of the Australian Fisheries Management Authority, make the following declaration under subsection 91 (1) of the Fisheries Management Act 1991.

Dated 29 September 1995

Acting Managing Director of the
Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the SEF Fish Receiver Permits Declaration 1995.

Commencement

This declaration commences on 4 October 1995.

Interpretation

3.1 In this declaration:

"South East Fishery" means fishing by trawling or seining (except purse-seining) in the area of waters within the Australian fishing zone and also within the area bounded by a line:

- (a) beginning at the point of intersection of the eastern coastline of Australia and the parallel of Latitude 33°35' South; and
- (b) running from there east along the parallel of Latitude 33°35' South to its intersection with the outer limit of the Australian fishing zone;
- then running generally south and west along that outer limit to its first intersection south of Australia with the meridian of Longitude 138°08' East;
- (d) then running north along the meridian of Longitude 138°08' East to its intersection with the southern coastline of Australia; and
- (e) then running generally east and north along that coastline to the point where the line begins.

[Note: Terms defined in the Fisheries Management Act 1991 have the same meanings in this declaration.]

3.2 The origin of geographical coordinates used in this declaration is the Australian Geodetic Datum 1966 (AGD66).

Declaration of the fishery

4. The South East Fishery is a fishery to which Division 2 (Fish Receiver Permits) of Part 6 of the Fisheries Management Act 1991 applies.

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Gazette

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SPECIAL

TOBACCO ADVERTISING PROHIBITION ACT 1992

SPECIFICATION UNDER SUBSECTION 18(2) AND (3)

- I, Carmen Lawrence, Minister for Human Services and Health, under subsection 18(2) of the Tobacco Advertising Prohibition Act 1992, having regard to the guidelines in force under subsection 18(5) of that Act and being satisfied that the event mentioned below is of international significance and that failure to specify the event would be likely to result in the event not being held in Australia:
- specify the 1995 Superbike World Championship (the event) to be held at Phillip Island in October 1995 as a sporting event to be held in Australia; and
- (b) specify the following conditions as conditions to be complied with in relation to the publication of tobacco advertisements in connection with the event:
 - the number of the advertisements that may be published is limited to: (i)
 - the number of advertisements required by, or otherwise pursuant to, the international contracts or arrangements in respect of advertising appearing on riders' apparel, team uniforms, competition motorcycles and promotional staff; and
 - В four (4) signs bearing tobacco advertisements, each 6 metres square.
 - (ii) the content of the tobacco advertisements appearing on the foundsigns referred to at B. above is to be accompanied by a health warning occupying 25% of the total area of the sign.
 - the way in which the advertisements may be published is limited to the (iii) advertisements being:
 - confined to the venue of the event, the Phillip Island Grand Prix
 - B. conspicuous only form within the boundaries of the Phillip Island Grand Prix Circuit.

The specification commences on 26 October 1995 and ends at the end of 30 October

In this specification, "International contracts or arrangements", means the contracts or arrangements relating to the promotion or staging of the event, being contracts or arrangements in force at the date of this instrument.

Date

25th September

Minister for Human Services and Health

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Gazette

No. S 377, Wednesday, 4 October 1995

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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, 10 Mort Street, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Superannuation Act 1976	Superannuation (CSS) Approved Authority Declaration (Amendment)	1995 No. 282
Superannuation Act 1990	Superannuation (PSS) Approved Authority Inclusion Declaration (Amendment)	1995 No. 283
Fisheries Management Act 1991	Fisheries Managment Regulations (Amendment)	1995 No. 285



Gazette

No. S 378, Wednesday, 4 October 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) Siti Alia and Zamili Abdi-Zaki of Indonesia, are foreign persons for the purposes of subsection 4(6) and section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Siti Alia and Zamili Abdi-Zaki propose to acquire such Australian urban land situated in the State of Western Australia as specified in the notice received on 31 August 1995, furnished 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) Siti Alia and Zamili Abdi-Zaki propose 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

27

day of

1995

Assistant Preasurer

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Gazette

No. S 379, Wednesday, 4 October 1995

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 2 of 1995

RECALL OF GOODS

Whereas

- (i) the person specified in Division 2 of the Schedule to this Notice ("the supplier"), in trade or commerce, is the supplier of goods of a kind specified in Division 1 of the Schedule to this Notice ("the goods") that are intended to be used, or are of a kind likely to be used, by a consumer;
- (ii) it appears to me that the goods are goods of a kind which will or may cause injury to any person; and
- (iii) it appears to me that the supplier has not taken satisfactory action to prevent the goods causing injury to any person;

I, JEANNETTE McHUGH, Minister for Consumer Affairs, pursuant to section 65F(1) of the Trade Practices Act 1974, REQUIRE the supplier to take the action specified in Division 3 of the Schedule to this Notice to recall the goods and pursuant to section 65F(3) of the Trade Practices Act 1974 DIRECT that the action specified in Division 3 of the Schedule to this Notice be carried out in the manner specified in Division 4 of the Schedule to this Notice.

THE SCHEDULE

Division 1: Particulars of Goods:

"Bloom's Herb-a-lax" compounded medicinal herbs for constipation

- all batches commencing with the digits 927—-, e.g. 927003
- all of the following batches:

00010	00011	00013	00018	00021	00022
00024	00025	0 0026	0 0027	0 0035	00040
00042	0 0044	00053	0 0055	0 0057	00065
00066	00069	0 0070	0 0087	0 0097	00098
00105	00107	00116			

All of the above batches have been allocated an expiry date of 9/97.



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2 Trade Practices Act 1974

Division 2: The Supplier:

Bloom's Health Foods Pty Ltd 212 Bronte Road Waverley New South Wales

Division 3: Recall Action:

Take action within seven (7) days commencing on the day on which this Notice is published, to recall the goods.

Division 4: Manner in which the recall is to be conducted:

Within seven (7) days commencing on the day on which this Notice is published, undertake a recall of the goods to retail and consumer level in accordance with the "Uniform Recall Procedure for Therapeutic Goods", published by the Therapeutic Goods Administration.

Dated this Third day of October 1995

JEANNETTE McHUGH Minister for Consumer Affairs



Gazette

No. S 380, Thursday, 5 October 1995

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SPECIAL



NOTIFICATION OF A REVIEW OF ANTI-DUMPING MEASURES APPLYING TO IMPORTATIONS OF POLYVINYL CHLORIDE HOMOPOLYMER RESIN (PVC), FROM BRAZIL, CANADA, CHINA. FRANCE, JAPAN, MEXICO, NORWAY, SAUDI ARABIA, THAILAND AND THE UNITED STATES OF AMERICA

Anti-dumping measures are currently in place against imports of PVC from all of the above countries. These measures are the result of several anti-dumping inquiries and reviews.

Following a request from BP Chemicals ANZ Pty Ltd, the Australian Customs Service (Customs) will commence a review of normal values and non-injurious free-on-board prices applying to imports of PVC from all of the above countries.

Information submitted by BP Chemicals indicates that the cost of vinyl chloride monomer (VCM), the main material input in the production of PVC, has decreased significantly since the last review.

As the available evidence indicates a substantial decrease in world prices, Customs considers it appropriate to review the normal values and NIFOBs for all of the above countries

However, in view of the cyclical nature of world prices in the chemical industry and the potential for reviews of anti-dumping measures to occur on a continuous basis as a result. Customs will be examining options to provide automatic adjustments to anti-dumping measures to reflect contemporary changes in world prices. Accordingly, interested parties are invited to comment on the appropriate and equitable methodologies available to achieve this outcome. For example, one option may be to link normal values and NIFOBs, at a point in time, to a reference source such as Harriman Chemsult Ltd's monthly report on world VCM and PVC prices. This would allow for periodical adjustment of the measures without the need for a full review (given that all other factors remained unchanged).

The review will commence on 5 October 1995 with an expected completion date of 13 January 1996.

Customs invites interested parties to lodge submissions no later than the close of business on 14 November 1995, with The Director, Dumping Operations, Australian Customs Service, Customs House. 5 Constitution Avenue, CANBERRA ACT 2601.

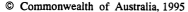
Any inquiries regarding this review may be directed to Anne Robbie, Assistant Director, Dumping Operations, on telephone (06) 275 6384 or by facsimile on (06) 275 6990.

Larry John Roux

Delegate of the Chief Executive Officer

5 October 1995

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Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

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

> Construction of pipelines and associated equipment and structures for conveyance of ethane gas and other hydrocarbons from Moomba in South Australia to Botany in New South Wales and maintenance and operation of those pipelines and associated equipment and structures.

Dated this

day of Seprem BEL 1995

Minister of State for Administrative Services

DESCRIPTION OF LAND

SEE ATTACHED APPENDIX

APPENDIX

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

SCHEDULE 1

An easement in favour of the Authority over the land described in Schedule 3 at all times and from time to time to construct, maintain and operate pipelines or parts thereof under the Act, together with the rights set out in Schedule 2 in, under, on, across, over and through the said land for the purpose of the construction, maintenance and operation of any such pipeline or part thereof and for any purpose incidental thereto.

SCHEDULE 2

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

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

- (1) to manufacture and work materials of any kind:
- (m) to demolish, destroy and remove any plant, machinery, equipment, goods, workshop, shed, buildings and road;
- to inspect, patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse, maintain and change the size of any pipeline or part thereof;
- (o) to remove any pipeline or part thereof;
- (p) to have the right of support of any pipeline or part thereof;
- (q) to convey through any such pipeline petroleum belonging to the Authority or to other persons; and
- (r) to do all things necessary or convenient to be done in connection with or incidental to the exercise of the aforesaid rights.

SCHEDULE 3

All that piece of land in the Local Government area of Campbelltown State of New South Wales being the delineated "PIPELINE EASEMENT 10 WIDE" in sheet 1 of a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499061 being part of Lot 1 in Deposited Plan 589241 Certificate of Title Folio Identifier 1/589241. This easement is additional to a 6 metre wide easement acquired by notification in Commonwealth of Australia Gazette No. GN 46, 23 November 1994