

Commonwealth of Australia

Gazette

No. GN 43, Wednesday, 1 November 1995

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GOVERNMENT NOTICES

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are herewith	

The date of publication of this Gazette is 1 November 1995

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CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (06) 295 4661.

PSC

The EEO Policy and Programs Unit has recently launched its Calendar of EEO Training Courses for the period October 1995 to June 1996. The Unit will be conducting a number of courses during the period. In particular, the following courses will be conducted before the end of the year:

Canberra:

Melbourne:

Sydney:

Adelaide:

Diversity in the Workplace (Managers' workshop) Mentoring and Networking (Women's forum)

Advanced Skills for EEO Practitioners

Mentoring and Networking (Women's forum)

Being Fair and Accountable (Managers' seminar)

Being Fair and Accountable (Manager's seminar) Mentoring and Networking (Women's forum)

Diversity in the Workplace (Manager's workshop)

Brisbane: Harassment Contact Officer Refresher Training

Harassment Contact Officer Training

EEO Contact Officer Training

Being Fair and Accountable (Manager's seminar)

23 November 1995

21&22 November 1995

12&13 December 1995

30 November 1995

5 December 1995

15 November 1995 17 November 1995

13&14 December 1995

28 November 1995

29&30 November 1995

28 November 1995 29 November 1995

The Unit is also available to provide in-house courses, tailored to specific agency needs.

For copies of the Calendar, nominations or further information please contact the Unit on (06)2723583.



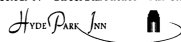




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PSC

MENTORING AND NETWORKING - Women's Career Development Forums

The EEO Policy and Programs Unit are conducting Mentoring and Networking career development forums for women in the ASO 2-6 (and equivalent) classification range.

Mentoring and Networking can be important factors in career mobility, advancement, quality of working life and work performance. They are seen as important strategies for enhancing career planning, bringing advantages to the individual and the organisation.

The forums will provide the opportunity to:

- explore networking and mentoring processes from the individuals aand organisation's perspective
- examine the purposes and value of mentoring and networking
- suggest strategies for implementing mentoring and/or networking schemes in agencies
- provide assistance in selecting and using a mentor
- draw upon the experiences of individuals and agencies.

The forums will be presented by Imogen Wareing, a consultant with over 20 years experience in people management, organisational change, career planning and development, focusing on management and career issues for women. The forums are planned for the following locations and dates:

Sydney:

17 November 1995

Melbourne:

23 November 1995

Canberra:

5 December 1995

Brisbane:

28 February 1996

For further information and nominations, please contact the Unit on (06) 272 3583.





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Variation of closing times

Commonwealth of Australia Gazette

Business

CHRISTMAS\NEW YEAR PERIOD

The last *Business Gazette* for 1995 will be published on Tuesday, 19 December 1995 with normal closing times. There will be no issue of this *Gazette* on 26 December 1995 or 2 January 1996.

Issue of 9 January 1996

Paper Notices

Tuesday, 2 January 1996 at 10.00 a.m.

OPEL (Electronic Lodgment)

Wednesday, 3 January 1996 at 12 midnight.

AUSTRALIA DAY EARLY CLOSING

Friday, 26 January 1996 is a public holiday in the Australian Capital Territory thus affecting closing times for the following *Business Gazette*.

Issue of 30 January 1996

Paper Notices

Monday, 22 January 1996 at 10.00 a.m.

OPEL (Electronic Lodgment)

Tuesday, 23 January 1996 at 12 midnight.

Commercial advertising

The Commonwealth of Australia Gazettes are now available for Commercial advertising. For information, rates and bookings please contact Margot Barber National Advertising Services telephone (02) 908 9329, fax (02) 953 8274 or Deirdre O'Riordan telephone (06) 239 8800, fax (06) 239 8811.

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Accounts (Gazette Notices) (06) 295 4864
Gazettal Forms (06) 295 4613
Subscriptions (Fax) (06) 295 4888
Subscriptions

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

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

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

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

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

For Periodic *Gazette* notices the rates are \$20.00 per camera-ready page plus \$300.00 per issue plus 15% of total costs.

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Client Liaison Unit on (06) 295 4661.

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

Subscriptions fax number (06) 295 4888.

AVAILABILITY. The *Gazette* may be purchased by mail from:

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Brisbane: City Plaza, cnr Adelaide and

George Sts, tel. (07) 3229 6822

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

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

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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.

Products and services advertised in this publication are not necessarily endorsed by AGPS, or the Government. AGPS reserves the right to reject any advertising material it considers unsuitable for government publication. Material supplied must be suitable for same size camera-ready reproduction. AGPS takes no responsibility for the quality of reproduction.

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 t 31 December 1994.
P3	20.1.95	Great Barrier Reef Marine Park Act 1975—Particulars of permission granted, refused, suspended, reinstated or revoked for the perio 1.9.94 to 31.10.94 and not previously gazetted. Particulars of som 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 permission granted, refused, suspended, reinstated or revoked for the perio 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 deregiste defunct companies.
P6	23.2.95	Great Barrier Reef Marine Park Act 1975—Particulars of permission granted, refused, suspended, reinstated or revoked for the perio 1.12.94 to 31.12.94 and not previously gazetted. Particulars of som permissions granted, refused, suspended, reinstated or revoked for th 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 deregiste 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 permission granted, refused, suspended, reinstated or revoked for the perio 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 deregiste defunct companies
P16	15.5.95	Notice by the Australian Securities Commission of intention to deregiste 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 enterplaces 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
P35	16.10.95	Particulars of permissions granted, refused, suspended, reinstated or revoked for the period 1.5.95 to 31.7.95 and not previously gazetted

N.N.—9503003

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.

C. Wydeman

Acting Australian Electoral Officer for New South Wales

101 110 W OCUM WALE

24 October 1995

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

New South Wales

HUNTER

Mitchells Flat

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule, being polling places for the Divisions specified in Column 1.

C. Wydeman

Acting Australian Electoral Officer

for New South Wales

23 October 1995

SCHEDULE

Column 1
Electoral Division

Column 2 Polling Place

New South Wales

FOWLER

Casula (Fowler) Liverpool Hospital

HUNTER

Parkville Warkworth

ROBERTSON

Gosford North

SYDNEY

St Lukes Hospital St Margarets Hospital

AUSTRALIAN ELECTORAL COMMISSION

Notice of registration

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 determined on 19 October 1995 that the following party be entered in the Register of Political Parties:

National Party of Australia - Tasmania

Notice of change to the Register of Political Parties

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 approved on 25 October 1995 an application from the Australian Labor Party (Tasmanian Branch) to replace the details of its Registered Officer in the Register of Political Parties with the following:

Jody Fassina 70 Hill Street WEST HOBART TAS 7000

W J Gray Electoral Commissioner

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

I, Daryl Wight, State Manager of the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the 3rd day of October 1991 delegated his powers and functions under subsection 22 (1) of the Act, **DECLARE** that;

- 1. I am considering the acquisition by the Commonwealth, of the interest in land specified in the Schedule, for the public purpose of Defence.
- 2. the land appears suitable for use for that public purpose
- 3. the particulars of the use to which the land will be put is an Instrument Landing System beacon, and;
- 4. the Department of Defence requires the Instrument Landing System for the day to day operation of the RAAF Base, Williamtown.

Dated the 17 day of October 1995

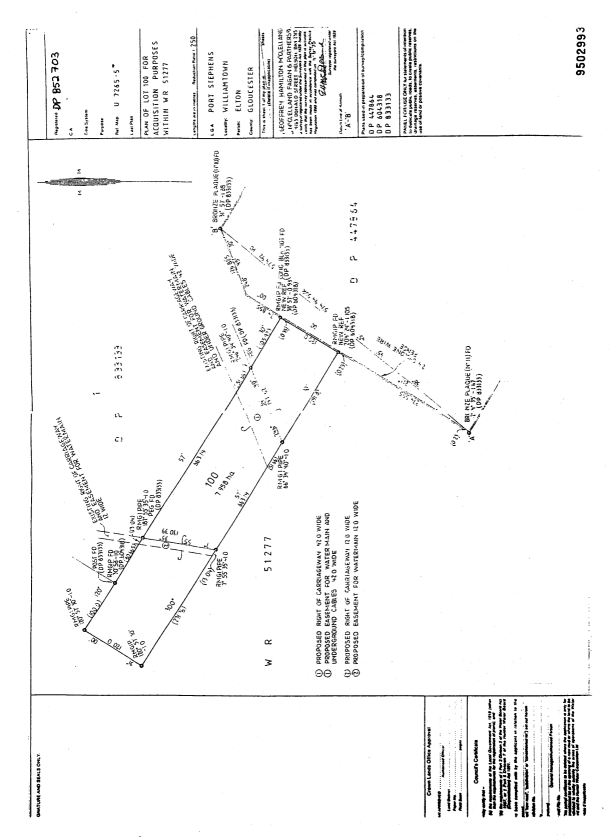
Daryl Wight

Delegate of the Minister for Administrative Services

SCHEDULE

The interest in land referred to in the declaration is an Estate in Fee Simple in the land at Williamtown in the Parish of Eldon, County of Gloucester in the State of New South Wales and being all the land known as Lot 100 in Deposited Plan 852703 registered with the Lands Titles Office. The land in shown on the attached plan.

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



Attorney-General

COMMONWEALTH OF AUSTRALIA

Director of Public Prosecutions Act 1983

INSTRUMENT UNDER SUBSECTION 6(3)

I MICHAEL HUGH LAVARCH, Attorney-General acting under subsection 6(3) of the Director of Public Prosecutions Act 1983: ("the Act")

- Revoke the previous instruments made under sub-section 6(3) of the Act which specify a matter or class of matters for the purposes of paragraph 6(1)(h) of the Act; and
- 2 Specify the following class of matters for the purposes of paragraph 6(1)(h) of the said Act:

any matter giving rise to a civil liability towards the Commonwealth or an authority of the Commonwealth.

Dated this 23 cday of Octobe 1995

Attorney-General

Employment, Education and Training

DEPARTMENT OF EMPLOYMENT, EDUCATION AND TRAINING

NOTIFICATION OF THE MAKING OF DETERMINATIONS UNDER THE HIGHER EDUCATION FUNDING ACT 1988

The following determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Institutional Operations Section, Higher Education Division. Department of Employment, Education and Training, 16-18 Mort Street, Canberra City, ACT, 2601. or by telephoning (06) 240 9755.

Number/ Year	Section	Description	Date Made
T10/95	40	To determine that the index number for the September quarter of the year 1995 for calculating the annual course contribution shall be 101.4. Accordingly, the annual course contribution for the purposes of Chapter 4 in respect of 1996 is \$2,442.	20/10/95

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) A CT 1974

ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ADMINISTRATIVE PROCEDURES PARAGRAPH 3.1.1

DETERMINATION AND DIRECTION REQUIRING A PUBLIC ENVIRONMENT REPORT

Pursuant to sub-paragraph 3.1.1(b) of the Administrative Procedures under the Environment Protection (Impact of Proposals) Act 1974, I, JOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, having taking into account those matters specified in paragraph 3.1.2 of the Administrative Procedures and being satisfied that the making of the following determination is not contrary to the public interest, determine that the preparation or obtaining and submission to me, of a Public Environment Report in relation to the proposed actions set out below in the Schedule is required for the purpose of achieving the object of the Environment Protection (Impact of Proposals) Act 1974, and direct the preparation or obtaining, and submission to me by the Australian Nuclear Science and Technology Organisation, of a Public Environment Report in relation to those proposed actions.

SCHEDULE

- (a) the formulation of proposals;
- (b) the carrying out of works and other projects;
- (c) the negotiation, operation and enforcement of agreements and arrangements (including agreements and arrangements with, and including with authorities of, States);
- (d) the making of, or the participation in the making of, decisions and recommendations; and
- (e) the incurring of expenditure;

by or on behalf of the Commonwealth government in relation to the proposal by the Australian Nuclear Science and Technology Organisation to ship HIFAR spent fuel elements to the United kingdom for reprocessing.

Dated this 2

264

day of

aller

1995

MINISTER FOR THE ENVIRONMENT, SPORT AND TERRITORIES

PUBLIC ENVIRONMENT REPORT

SHIPMENT OF HIFAR SPENT FUEL

The Australian Nuclear Science and Technology Organisation (ANSTO) proposes to make a shipment of spent fuel arising from the operation of the HIFAR research reactor located at the Lucas Heights Research Establishment to the United Kingdom Atomic Energy Authority, Dounreay, Scotland for reprocessing. Transportation will be by road to the port and then by sea to the United Kingdom.

In accordance with the Administrative Procedures under the Commonwealth Environment Protection (Impact of Proposals) Act 1974, a Public Environment Report describing the project and its potential impacts has been prepared by ANSTO.

The Public Environment Report will be available for public review from Wednesday, 1 November 1995 until Wednesday, 29 November 1995 and may be examined during this period at

Environment Protection Agency Tourism House 40 Blackall Street Barton ACT

Sutherland Shire Council Library Belmont Street Sutherland NSW

Canterbury City Council Library 14-28 Amy Street Campsie NSW

Rockdale City Council Central Library 2 Bryant Street Rockdale NSW

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State Library of Tasmania 91 Murray Street Hobart TAS

Library and Information Service of WA Alexander Library Building Perth Cultural Centre Perth WA For further information about the display locations contact Mr John Mulcair at ANSTO on (02) 717 3770.

Copies of the Public Environment Report may be obtained by mail from ANSTO, Private Mail Bag 1, Menai, NSW 2234.

Interested persons and organisations wishing to comment on the Public Environment Report are invited to make written submissions by Wednesday, 29 November 1995 to :

The Executive Director Environment Protection Agency 40 Blackall St BARTON ACT 2600

Attention: Mr Peter Davies Environment Assessment Branch

Submissions will be treated as public documents unless confidentiality is requested. Copies of all submissions will be forwarded to ANSTO. The Public Environment Report and any written comments received will form the basis for assessment of the project by the Environment Protection Agency. Submissions should be preferably on A4 sized paper and in black ink to facilitate copying.

COMMONWEALTH OF AUSTRALIA

The Australian National Parks and Wildlife Service

National Parks and Wildlife Conservation Act 1975

NOTICE OF REPORT RECOMMENDING DECLARATION OF PHILLIP ISLAND AS AN EXTENSION TO NORFOLK ISLAND NATIONAL PARK

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- 1. In accordance with the provisions of subsection of 7(12) of the *National Parks and Wildlife Conservation Act 1975*, notice is hereby given of intention to submit a report recommending declaration by the Governor-General under subsection 7(2) of the said Act of Phillip Island in the Territory of Norfolk Island.
- 2. It is proposed to recommend in that report that Phillip Island be declared to be an extension to the existing Norfolk Island National Park and that it be classified as a Category IV area, to be managed mainly for conservation through management intervention, in accordance with the IUCN Protected Areas Management Categories. IUCN categories are an internationally recognised set of guidelines, prepared by the World Conservation Union, which provide a system for the classification for National Parks and other protected areas.
- 3. Interested persons are hereby invited to make representations in connection with the above mentioned report by 31 December 1995. Such representations may be forwarded to the address below.
- 4. In accordance with the Government's undertakings in the 1992 *One Nation Statement*, an economic and environmental assessment of Phillip Island has been conducted. A copy of this assessment may be obtained by writing to the address below.

signed this 24 day of October 1995

Peter Bridgewater

Director of National Parks and Wildlife

GPO Box 636

CANBERRA ACT 2601

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, IOHN PHILIP FAULKNER, Minister for the Environment, Sport and Territories, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare Sticherus flabellatus (umbrella fern) fronds, harvested from the Mapleton and Mt Mee State Forests, Queensland, by Cedar Hill Orchids Pty Ltd, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- Harvesting is subject to the issue of Sales Permits by the Queensland
 Department of Primary Industries Forest Service and is to be in accordance
 with conditions stipulated on the Sales Permits.
- 2. Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife Under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 Sticherus flabellatus (umbrella fern) fronds" by Cedar Hill Orchids Pty Ltd dated 6 June 1995.
- 3. Monitoring and recording of yearly harvest figures are to be undertaken as specified by the Designated Authority.
- 4. The results of monitoring and yearly harvest figures are to be submitted annually to the Designated Authority.
- This declaration is valid until approval of a state-wide flora management regime or 31 May 1996, whichever is the earlier.

Dated this 215

day of October

1995

Minister for the Environment, Sport and Territories

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to the Australian Nature Conservation Agency for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Population Assessment Unit Australian Nature Conservation Agency GPO Box 636 CANBERRA ACT 2601

Telephone: (06) 250 0200 Facsimile: (06) 250 0303

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

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

- This declaration is limited to harvesting carried out by Mr M and Ms J T Donker of Bindy Dry Flower of Nathalia, Victoria, harvested from private property in the Shire of Nathalia, Victoria and private property and roadside stock routes in the Shire of Murray, New South Wales.
- Harvesting operations are to be carried out in accordance with the document entitled
 "Proposal for Harvest and Export of Native Wildlife under the Wildlife Protection
 (Regulation of Exports and Imports) Act 1982 Pycnosorus globosus and Craspedia
 chrysantha in New South Wales and Victoria, revised 8 August 1995".
- Harvesting in New South Wales to be in accordance with conditions stipulated on the Permit to Use Travelling Stock Reserve issued by the Deniliquin Rural Lands Protection Board, New South Wales, and the permit issued by the Shire of Murray, New South Wales.
- 4. No more than 50% of available material at each harvesting site is to be harvested in any one season
- 5. Recording of harvest figures is to be undertaken and figures are to be submitted annually to the Designated Authority.

6. This declaration is valid until 31 August 1997, subject to the relevant approvals being obtained from State and Local government offices.

Dated this 24th day of October 1995

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Minister for the Environment, Sport and Territories

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to the Australian Nature Conservation Agency for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Population Assessment Unit Australian Nature Conservation Agency GPO Box 636 CANBERRA ACT 2601

Telephone: (06) 250 0200 Facsimile: (06) 250 0303

Housing and Regional Development

COMMONWEALTH OF AUSTRALIA

Australian Capital Territory (Planning and Land Management) Act 1988

Re-appointment of a Member of the National Capital Planning Authority

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 33 (7) and subsection 36 (1) of the Australian Capital Territory (Planning and Land Management) Act 1988, re-appoint Catherin Bull as a part-time Member of the National Capital Planning Authority for a period of two years.

Dated 1 9 OCTOBER 1995

P R SINCLAIR

Administrator

By His Excellency's Command

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Minister for Housing and Regional Development

Human Services and Health

NATIONAL FOOD AUTHORITY

FOOD STANDARDS

The following notices are made pursuant to the *National Food Authority Act* 1991. All correspondence, including requests for further information on the matters detailed below, should be forwarded to the following:

Standards Liaison Officer
National Food Authority
Box 7186
CANBERRA MAIL CENTRE ACT 2610 Tel: 06-271 2219

Submissions will be placed on the public register of the Authority unless a claim of commercial confidentiality is made and justified. Written submissions should be received by the Authority by 13 December 1995.

NOTICES PURSUANT TO SECTION 14

The Authority has made preliminary assessments, accepted the following applications to amend the Australian Food Standards Code and will now make full assessments. To assist in this process, the Authority invites written submissions on matters relevant to the applications:

Colourings on Food Surfaces (A268). An application (A268) received on 27 June 1995 from Image Setting Services to allow shellac to be used as a base for permitted colourings and to permit colourings to be applied to the surface of chocolate.

Sodium Stearoyl-Lactylate in Imitation Cream (A285). An application (A285) received on 12 September 1995 from Goodman Fielder Limited to permit the addition of sodium stearoyl-lactylate (SSL) to imitation cream at levels up to $5\,\mathrm{g/kg}$.

Mixed Table Top Sweeteners (A287). An application (A287) received on 21 September 1995 from The Boots Company Australia Pty Ltd to permit the use of saccharin in a spoon-for-spoon mixture with other intense sweeteners.

NHMRC National Health and Medical Research Council

An invitation to make a submission about these guidelines

The National Health and Medical Research Council (NHMRC) intends to prepare a health criteria document on particlate matter and develop options for the review and development of air quality goals for particulate matter (PM10, PM2.5).

You are invited to make a submission to the Council about these guidelines.

How to make your submission

Please make your submission in writing, or on audio tape, and include your name and an address or phone number at which we can contact you.

Please send your submission to:

The Secretary
Environmental Health and Nutrition Standing Committee
Environmental Health and Safety Unit (MDP 88)
Department of Human Services and Health
GPO Box 9848
CANBERRA ACT 2601

Closing date for submissions is 14 December 1995.

Further information

This notice is given under subsection 12(2) of the National Health and Medical Research Council Act 1992.

To assist in the preparation of your submission, a copy of the Terms of Reference of the relevant Working Party may be obtained free of charge from Mr Phil Callan, Tel (06) 289 7744 or Fax (06) 289 7222.

All submissions will be held in a register of submissions that can be accessed by the public. If you would like your submission to be treated as confidential, please indicate this clearly (for example, by marking your submission "Confidential"). However, submissions may be subject to release under the Freedom of Information Act 1982.

For further information, please contact Mr Leo Heiskanen either by telephone on (06) 289 7792 or by writing to the address above.

AGED OR DISABLED PERSONS CARE ACT

INSTRUMENT OF DETERMINATION UNDER SECTIONS 10D AND 10GH

I, CARMEN LAWRENCE, Minister of State for Human Services and Health, pursuant to subsections 10D(2), 10D(3),10D(7), 10D(8), 10D(9) and 10GH(2) of the Aged or Disabled Persons Care Act 1954, determine that, effective from 8 November 1995, amounts of daily financial assistance under those subsections for places occupied by residents shall be:

Subsection 10D(2) hostel care services for financially disadvantaged existing residents	\$2.90
Subsection 10D(3) hostel care services for financially disadvantaged new residents	\$3.50
Subsection 10D(4) personal care services for existing residents:	
 Personal Care Low Personal Care Intermediate Personal Care High 	\$25.75 \$31.20 \$34.05
Subsection 10D(5) Personal Care services for non-financially disadvantaged new residents:	
	\$22.95 \$28.40 \$31.25
Subsection 10D(6) person care service for financially disadvantaged new residents:	
 Personal Care Low Personal Care Intermediate Personal Care High 	\$26.35 \$31.75 \$34.60
Subsection 10D(7) Respite Hostel Care services	\$11.20
Subsection 10D(8) Respite Personal Care services	\$35.45
Subsection 10GH(2) Community Aged Care Services	\$25.75

DATED this

Nineteenth

day of

October

1995

CARMEN LAWRENCE

Minister of State for Human Services and Health

and Health

Determination No. 1995-96/acc09

Commonwealth of Australia

National Health Act 1953

Nursing Homes Financial Arrangements Principles (Amendment No. 5 of 1995)

I, CARMEN MARY LAWRENCE, Minister for Human Services and Health, having regard to the matters referred to in subsection 40AA (7B) of the *National Health Act 1953*, formulate the following Principles under subsection 40AA (7) of that Act.

Dated 16 October 1995.

Minister for Human Services and Health

C 17

1. Amendment

1.1 The Nursing Homes Financial Arrangements Principles 19891 are amended as set out in these Principles.

[NOTE: These Principles commence on gazettal: see Acts Interpretation Act 1901, ss. 46A and 48.]

Nursing Homes Financial Arrangements Principles (Amendment No. 5 of 1995)

- 2. Principle 2 (Interpretation)
- 2.1 Subprinciple 2 (1) (definition of "nursing and personal care"):

 Omit paragraph (b), substitute:
 - "(b) in relation to an accounting period completed on or before 30 June 1995, other care (including therapy and counselling, and oral care where this is not given by a dentist, dental therapist, or other member of the dental profession) provided to an approved patient personally by nursing and personal care staff to:
 - (i) assist the patient to carry out activities of daily living which the patient is unable to perform adequately without assistance; or
 - (ii) assist the rehabilitation of the patient; or
 - (iii) meet a special need of the patient; and
 - (ba) in relation to an accounting period commencing on or after 1 July 1995, other care (including therapy and counselling and oral health care but excluding other dental services) provided to an approved patient personally by nursing and personal care staff to:
 - (i) assist the patient to carry out activities of daily living which the patient is unable to perform adequately without assistance; or
 - (ii) assist the rehabilitation of the patient; or
 - (iii) meet a special need of the patient;".
- 2.2 Subprinciple 2 (1)(paragraph (g) of the definition of "nursing and personal care"):

Omit "budgeting; and", substitute "budgeting;".

2.3 Subprinciple 2 (1)(paragraph (g) of the definition of "nursing and personal care"):

After subparagraph (iii), insert:

"and (iiia) in relation to an accounting period commencing on or after 1 July 1995, contributing to the management of the nursing home budget to the extent required to achieve and promote nursing and personal care objectives;".

Nursing Homes Financial Arrangements Principles (Amendment No. 5 of 1995)

2.4 Subprinciple 2 (1) (definition of "nursing and personal care staff"):

Add at the end:

"(g) in relation to an accounting period commencing on or after 1 July 1995, nurse educators;".

3. Principle 32 (Loadings)

3.1 Paragraph 32 (26) (k) (iv):

Before "subject to subprinciples (27), (28) and (28D)", insert "in relation to an accounting period completed on or before 30 June 1995 and".

3.2 After paragraph 32 (26) (k) (iv), insert:

"(iva) in relation to an accounting period commencing on or after 1 July 1995 and subject to subprinciples (27), (28) and (28D), the expenditure incurred by the nursing home in paying for the travel and accommodation costs of its nursing and personal care staff travelling to attend a training program of the kind described in paragraph (ii) or (iii), if:

(A) the training program:

- (1) is conducted at least 50 kilometres by the nearest all-weather road from the nursing home; or
- (2) in the case of a nursing home that is not located in the capital city of the State or Territory in which it is situated—is conducted no further from the nursing home than that capital city, or the capital city of another State or Territory if it is closer to the nursing home than the capital city of the State or Territory in which the nursing home is situated; or
- (3) in the case of a training program that is being conducted in a State or Territory other than the State or Territory in which the nursing home is situated, being a training program

Nursing Homes Financial Arrangements Principles (Amendment No. 5 of 1995)

in respect of which subsubparagraph (2) does not apply—is attended with prior approval in writing given on behalf of the Department; and

- (B) the travel is by the most direct available route to the centre at which the training program is conducted and the accommodation is in that centre; plus".
- 3.3 Subparagraph 32 (26) (k) (vii):

 Before "subject to subprinciples (27) and (28)", insert "in relation to an accounting period completed on or before 30 June 1995 and".
- 3.4 After subparagraph 32 (26) (k) (vii), insert:
 - "(viii) in relation to an accounting period commencing on or after 1 July 1995 and subject to subprinciples (27) and (28), the actual expenditure incurred by the nursing home in providing interpreting services to assist in the provision of nursing and personal care, including discussing with a person, their relatives or other representatives, the person's entry, or possible entry, to the nursing home;".

NOTE

1. Notified in the Commonwealth of Australia Gazette on 28 June 1989, as amended by Principles notified in the Commonwealth of Australia Gazette on 16 May 1990, 29 August 1990, 24 October 1990, 11 December 1991, 26 November 1992, 23 December 1992, 24 February 1993, 21 April 1993, 16 June 1993, 30 June 1993, 26 May 1995, 28 June 1995 and 17 August 1995.

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS SUSPENDED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, G M James, (Director, Compliance Branch) delegate of the Secretary for the purpose of s.41 of the Therapeutic Goods Act, hereby publish the following details concerning the suspension of licences to manufacture therapeutic goods:

UNDER SECTION 41 (1) (c) OF THE THERAPEUTIC GOODS ACT 1989 THE SECRETARY BY NOTICE IN WRITING HAS SUSPENDED LICENCE HELD BY:

DENTAL ANAESTHETIC LABORATORIES PTY LTD, LICENCE NO. 60844 - DUE TO FAILURE TO OBSERVE THE MANUFACTURING PRINCIPLES.

Delegate of the Secretary 24th October 1995

Immigration and Ethnic Affairs

Department of Immigration and Ethnic Affairs Migration Agents Registration Scheme

Notice under section 289(1) of the Migration Act 1958

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

The Secretary
Department of Immigration and Ethnic Affairs
PO Box 25
Belconnen ACT 2616

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

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
ARNAUD Lisse	19/9/1970	Transport Accident Commission	222 Exhibition Street MELBOURNE VIC 3002	FREE SERVICE
BURN Jennifer Mary	16/3/1956	Immigration Advice and Rights Ctr	343 Riley Street SURRY HILLS NSW 2016	free Service
DODD Michele Gai	19/11/1963	Bentleys	Level 3 225 Clarence Street SYDNEY NSW 2000	CHARGES
HUNTSMAN Carolyn Mary	2/11/1960	Kessels and Associates	Suite 1014 185 Elizabeth Street SYDNEY NSW 2000	CHARGES
L1M Boon Khal	4/3/1970	KLBK Migration Services	11 Thombil Way CHURCHLANOS WA 6018	CHARGES
PUPILLO Francesca	27/10/1962	Migrant Resource Centre (Sth Chtri)	6 Alherton Road OAKLEIGH VIC 3166	FREE SERVICE
SINGH Jaskaran	1/10/1954		Suite 1, 1 Wall Park Ave SEVEN HILLS NSW 2147	CHARGES
VOJVODIC Snezana	4/3/1972	Barlow & Co	Level 7 70 William St SYDNEY NSW 2011	CHARGES
WEATE Luther Benjamin	2/7/1969	Barlow & Co. Solicitors	Level 7, 68-70 William S SYDNEY NSW 2011	CHARGES

or SECRETARY 1 November 1995



Migration Legislation Amendment Act (No.1) 1995

PROCLAMATION

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Migration Legislation Amendment Act* (No.1) 1995, fix 1 November 1995 as the day on which Schedule 2 of that Act commences.

LS.

Signed and sealed with the Great Seal of Australia on

Administrator
19 October 1995

By His Excellency's Command,

Minister for Immigration and Ethnic Affairs



Migration Agents Registration (Application) Levy Amendment Act 1995

PROCLAMATION

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Migration Agents Registration (Application) Levy Amendment Act 1995, fix 1 November 1995 as the day on which that Act commences,

(L.S.)

Signed and sealed with the Great Seal of Australia on

Administrator

By His Excellency's Command,

Minister for Immigration and Ethnic Affairs



Migration Agents Registration (Renewal) Levy Amendment Act 1995

PROCLAMATION

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Migration Agents Registration (Renewal)* Levy Amendment Act 1995, fix 1 November 1995 as the day on which that Act commences.



Signed and sealed with the Great Seal of Australia on

Administrator 19 October 1995

By His Excellency's Command,



Immigration (Education) Charge Amendment Act 1995

PROCLAMATION

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Immigration (Education) Charge Amendment Act 1995*, fix 1 November 1995 as the day on which that Act commences.



Signed and sealed with the Great Seal of Australia on

Administrator
19 October 1995

By His Excellency's Command,

Minister for Immigration and Ethnic Affairs

Migration Act 1958

Migration Regulations

DETERMINATION UNDER SECTION 85 OF THE MIGRATION ACT 1958

LIMITATION ON GRANT OF VIETNAMESE (SPECIAL ASSISTANCE)(CLASS BK) VISAS

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under section 85 of the *Migration Act 1958* and regulation 1.17 of the Migration Regulations, specify that, for the purposes of subsection 39(1) of the *Migration Act 1958* and clause 217.223 of the Migration Regulations, the maximum number of Vietnamese (Special Assistance) (Class BK) visas that may be granted in the financial year 1 July 1995 to 30 June 1996 is 600.

This notice has effect on and from 1 November 1995.

Dated this

24 day of October 1995

NICK BOLKUS

Migration Act 1958

Migration Regulations

SPECIFICATION OF BODIES FOR PURPOSES OF PARAGRAPH 3.09(3)(c)

- I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 and subparagraph 3.09(3)(c)(iii) of the Migration Regulations, specify the following bodies for the purposes of subparagraph 3.09(3)(c)(iii):
- (i) Air Services Australia;
- Aerospace Technologies of Australia Pty Ltd; (ii)
- ANL Ltd; (iii)
- Telstra Corporation Ltd; (iv)
- the Australian National Railways Commission; (v)
- the Australian Maritime Safety Authority; (vi)
- the Australian Postal Corporation; (vii)
- the Civil Aviation Safety Authority; (viii)
- the Defence Housing Authority; (ix)
- (x) the Pipeline Authority; and
- the Snowy Mountains Hydro-Electric Authority. (xi)

This notice has effect on and from 1 November 1995.

Dated

NICK BOLKUS

Migration Act 1958

Migration Regulations

SPECIFICATION OF COUNTRIES FOR PURPOSES OF PARAGRAPH 2,25A

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 and paragraph 2.25A(1)(b) of the Migration Regulations, specify the following countries for the purposes of paragraph 2.25A(1)(b):

Australia Malaysia 1919 pp. salingte kilber watermeakers were involved Austria Belgium Malta Brunei Monaco Canada Netherlands New Zealand Denmark Finland Norway France Portugal Germany Russia Greece Singapore South Africa The A. Malarilla and the unique of a confidence Hong Kong Iceland Spain Sweden TWH two weekend more than a constraint of Ireland Israel Switzerland Italy Thailand Japan Ukraine

Liechtenstein United Kingdom

Luxembourg United States of America

This notice has effect on and from 1 November 1995.

Dated 24th October 1995.

NICK BOLKUS

Migration Act 1958

Migration Regulations

SPECIFICATION OF BODIES FOR PURPOSES OF PARAGRAPH 5.19(4)(e)

I, Nick Bolkus, Minister for Immigration and Ethnic Affairs, acting under regulation 1.17 and paragraph 5.19(4)(e) of the Migration Regulations, specify the following bodies for the purposes of paragraph 5.19(4)(e):

- (i) the Greater Green Triangle Region Association Inc;
- (ii) the Riverina Regional Development Board;
- (iii) the Orana Regional Development Organisation;
- (iv) the South Australia Economic Development Authority;
- (v) Tasmania Development and Resources; and
- (vi) the Department of Asian Relations, Trade and Industry of the Northern Territory Government.

This notice has effect on and from 1 November 1995.

Dated

L4·10·1995.

NICK BOLKUS

Minister for Immigration and Ethnic Affairs

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

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984

C No. 36005 of 1994

Dated 26th day of March 1985 AND in the matter of the variation of the above award

Notice is hereby given

- That on 9 October 1995, the Commission varied the term/s of the above-(a) mentioned award referred to in the Schedule below:
- That the variation will be a common rule of the Australian Capital Territory in (b) the industry in respect of which the dispute arose with effect from 8 June 1985.
- That any person or organisation interested and having an objection to the (c) 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 T0091 V081 Print No. M5474.

Clause No.	<u>Subject</u>	Substance of variation
Award	Roping in No. 1 Award 1995	Wages and conditions - log of
		claims

Dated this 27th day of October 1995

Christine Hayward

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS' (ARMOURED VEHICLES) AWARD 1978

C No. 36005 of 1994

Dated 28th day of August 1978 AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 9 October 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 8 June 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 T0105 V084

Print No. M5473.

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

Dated this 27th day of October 1995

Christine Hayward

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (LP GAS INDUSTRY) AWARD 1985

C No. 36005 of 1994

Dated 24th day of March 1986 AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 9 October 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 8 June 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 T0163 V021

Print No. M5475.

<u>Clause No.</u>	Subject	Substance of variation
Award	Roping in No. 1 Award 1995	Wages and conditions - log of
	,	claims

Dated this 27th day of October 1995

Christine Hayward

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS) AWARD 1981

C No. 36005 of 1994

Dated 9th day of July 1981

AND in the matter of the variation of the above award day and the same and the same and the same and the same are same as a same

Notice is hereby given

- (a) That on 9 October 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 8 June 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 T0125 V064

Print No. M5449.

Clause No.
Award
Roping in No. 2 Award 1995
Roping in No. 2 Award 1995
Claims

Substance of variation
Wages and conditions - log of claims

Dated this 27th day of October 1995

Christine Hayward

Industrial Relations Act 1988

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

IN the matter of

PLUMBING INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 38679 of 1995

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

Notice is hereby given

- (a) That on 18 October 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 11 October 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 P0053 V045

Print No. M5249.

Clause No.	<u>Subject</u>	Substar	Substance of variation				
59	Superannuation	Insertion	of	a	new		
4		superannua	tion cla	iuse			

Dated this 27th day of October 1995

Christine Hayward

Industrial Relations Act 1988

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

IN the matter of

LIQUOR AND ALLIED INDUSTRIES CATERING, CAFE, RESTAURANT ETC. (AUSTRALIAN CAPITAL TERRITORY) AWARD 1995

C No. 38858 of 1995

Dated 8th day of August 1995 AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 17 October 1995, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 24 August 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 L0020 V001

Print No. M6330.

Cla	ause No.	<u>Subject</u>	Substance of variation			riation
3		Previous Award Superseded	Alteration	to	the	operative
,	•		date			

Dated this 27th day of October 1995

Christine Hayward

Deputy Industrial Registrar

The National Occupational Health and Safety Commission Act 1985

Section 38(1)

NATIONAL MODEL REGULATIONS FOR THE CONTROL OF SCHEDULED CARCINOGENIC SUBSTANCES [NOHSC:1011(1995)]

NATIONAL CODE OF PRACTICE FOR THE CONTROL OF SCHEDULED CARCINOGENIC SUBSTANCES [NOHSC:2015(1995)]

Pursuant to sub-section 38(1) of the National Occupational Health and Safety Commission Act 1985 (Cwlth), the National Occupational Health and Safety Commission hereby gives notice that it has declared National Model Regulations for the Control of Scheduled Carcinogenic Substances [NOHSC:1011(1995)] and a National Code of Practice for the Control of Scheduled Carcinogenic Substances [NOHSC:2015(1995)].

TITLE

These national model regulations and this national code of practice may be cited as the National Model Regulations for the Control of Scheduled Carcinogenic Substances [NOHSC:1011(1995)] and the National Code of Practice for the Control of Scheduled Carcinogenic Substances [NOHSC:2015(1995)], respectively.

OBJECTIVE

The objective of these national model regulations is to eliminate or minimise the risk of adverse health effects due to exposure to a scheduled carcinogenic substance in the workplace by:

- (a) providing for the prohibition of certain uses of carcinogenic substances listed in Schedule 1;
- (b) requiring employers to ensure that an employee's exposure to a scheduled carcinogenic substance is eliminated or minimised through appropriate assessment, control, monitoring and health surveillance procedures;
- (c) requiring employers and suppliers to notify their use of a scheduled carcinogenic substance to the relevant public authority;
- (d) providing information on assessment, control, monitoring and health surveillance procedures appropriate to the notified carcinogenic substance; and
- (e) requiring suppliers, employers and their employees to comply with these national model regulations.

The purpose of the National Code of Practice for the Control of Scheduled Carcinogenic Substances [NOHSC:2014(1995)] is to provide practical guidance on how to comply with the prohibition and notification requirements for scheduled carcinogenic substances. It also explains the specific requirements for assessment and control of risks arising from work with scheduled carcinogenic substances, and the specific requirements for record keeping.

HOW COPIES MAY BE OBTAINED

Copies of the national model regulations and the national code of practice may be purchased from Commonwealth Government Bookshops in all capital cities as well as Albury and Townsville.

Industry, Science and Technology

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOHN BURKE, delegate of the Chief Executive Officer 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	18/10/95	19/10/95	20/10/95	21/10/95	22/10/95	23/10/95	24/10/95
Austria	Schillings	7.4873	7.5631	7.4652	7.4652	7.4652	7.3623	7.2954
Belgium/Lux	Francs	21.8500	22.1000	21.7500	21.7500	21.7500	21.3900	21.3800
Brazil	Reals	.7207	.7250	.7211	.7211	.7211	.7189	.7191
Canada	Dollars	1.0065	1.0130	1.0071	1.0071	1.0071	1.0152	1.0266
China	Yuan	6.2448	6.2791	6.2344	6.2344	6.2344	6.2104	6.2117
Denmark	Kroner	4.1218	4.1702	4.1081	4.1081	4.1081	4.0470	4.0410
EC	ECU	.5792	.5848	.5769	.5769	.5769	.5715	.5694
Fiji	Dollar	1.0639	1.0703	1.0627	1.0627	1.0627	1.0586	1.0594
Finland	Markka	3.2138	3.2370	3.1857	3.1857	3.1857	3.1469	3.1433
France	Francs	3.7302	3.7666	3.7181	3.7181	3.7181	3.6612	3.6598
Germany	Deutschmark	1.0606	1.0742	1.0571	1.0571	1.0571	1.0381	1.0386
Greece	Drachmae	174.7600	176.4100	173.4300	173.4300	173.4300	172.1600	172.4200
Hong Kong	Dollars	5.8161	5.8488	5.8078	5.8078	5.8078	5.7850	5.7865
India	Rupees	26.1280	26.3747	26.4550	26.4550	26.4550	26.6041	26.4054
Indonesia	Rupiah	1713.7000	1723.3000	1711.8000	1711.8000	1711.8000	17.5.1000	1705.6000
Ireland	Pounds	.4671	.4709	.4657	.4657	.4657	.4649	.4624
Israel	Shekel	2.2479	2.2613	2.2398	2.2398	2.2398	2.2338	2.2489
Italy	Lire	1199.4800	1209.5200	1200.0700	1200.0700	1200.0700	1199.4900	1209.8500
Japan	Yen	75.1500	76.1500	75.5200	75.5200	75.5200	74.6800	74.8300
Korea	Won	576.9500	579.8700	575.8700	575.8700	575.8700	573.3600	572.9400
Malaysia	Dollar	1.8980	1.9100	1.8972	1.8972	1.8972	1.8876	1.8852
Netherlands	Guilder	1.1890	1.2029	1.1844	1.1844	1.1844	1.1646	1.1641
New Zealand	Dollar	1.1423	1.1492	1.1397	1.1397	1.1397	1.1314	1.1356
Norway	Kroner	4.6781	4.7257	4.6612	4.6612	4.6612	4.5968	4.6127
Pakistan	Rupee	23.5900	23.7800	23.6100	23.6100	23.6100	23.5200	23.6000
Papua NG	Kina	.9888	.9928	.9876	.9876	.9876	.9832	.9843
Philippines	Peso	19.4700	19.6200	19.4400	19.4400	19.4400	19.3600	19.4200
Portugal	Escudo	111.9400	113.4800	111.3100	111.3100	111.3100	110.5600	110.2000
Singapore	Dollar	1.0693	1.0774	1.0686	1.0686	1.0686	1.0596	1.0590
Solomon Is.	Dollar	2.5960	2.6131	2.5944	2.5944	2.5944	2.5844	2.5851
South Africa	Rand	2.7478	2.7620	2.7411	2.7411	2.7411	2.7249	2.7204
Spain	Peseta	91.8900	92.7800	91.6000	91.6000	91.6000	90.1800	90.6200
Sri Lanka	Rupee	38.1800	38.4500	38.2500	38.2500	38.2500	38.1400	38.1100
Sweden	Krona	5.1831	5.1747	5.0761	5.0761	5.0761	4.9971	5.0143
Switzerland	Franc	.8612	.8728	.8621	.8621	.8621	.8480	.8436
Taiwan	Dollar	20.2800	20.4100	20.2600	20.2600	20.2600	20.1400	20.1600
Thailand	Baht	18.8600	18.9800	18.8400	18.8400	18.8400	18.7400	18.7500
UK	Pounds	.4775	.4816	.4763	.4763	.4763	.4741	.4741
USA	Dollar	.7523	.7565	.7511	.7511	.7511	.7482	.7484
			. 7505	. / 511	. /511	. /511	. /482	./484

JOHN BURKE
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
25/10/95

CUSTOMS ACT 1901 NOTICE UNDER SECTION 17(b) NOTICE NO. NS 95/55

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

appoint as a place for the examination of goods on landing the premises known as **DHL International (Aust) P/L** at, **Building 236, Corner Ross Smith and Eleventh Avenues Mascot NSW 2020** and described on plan **N94/03386/26** held by Inspector Client Service at Cargo Operations, 477 Pitt Street, Sydney.

Dated this Day of October 1995.

Senior Manager Control Operations

Customs Act 1901 Notice Under Section 17(b) Notice Number: NS 95/56

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

revoke the appointment of the premises for the examination of goods on landing known as **DHL International (Aust) P/L** at **163-175 O'Riordan Street, Mascot NSW 2020** that was contained in **Notice No. NM 94/01** and which appeared in the Commonwealth of Australia Gazette No GN 10 of 1993.

Dated this

16 the Day of October 1995.

Senior Manager Control Operations

4035

Social Security

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

Appointment of Members to the Social Security Appeals Tribunal

I, REAR ADMIRAL PETER ROSS SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under subsection 1324(1) of the Social Security Act 1991, hereby appoint Diane Melville as a part-time member of the Social Security Appeals Tribunal until 30 April 1997; appoint Alan Duri as a full-time member until 30 April 1997; and reappoint Rodney Newett as a full-time member for a period of three years from 1 November 1995.

1 9 OCTOBER 1995 Dated

R SINCLAIR

Administrator

By His Excellency's Command

Social Security

Transport

PROTECTION OF THE SEA (CIVIL LIABILITY) ACT 1981

DECLARATION OF COUNTRY TO WHICH THE INTERNATIONAL CONVENTION ON CIVIL LIABILITY FOR OIL POLLUTION DAMAGE, 1969 APPLIES

I, MICHAEL HERBERT JULIAN, delegate of the Minister for Transport, pursuant to section 6 of the *Protection of the Sea (Civil Liability) Act 1981*, hereby declare that each of the following countries will be a country to which the International Convention on Civil Liability for Oil Pollution Damage applies:

Saint Kitts and Nevis

with effect from 13 December 1994

Cambodia

with effect from 26 February 1995.

Malaysia

with effect from 6 April 1995

Mauritius

- with effect from 5 July 1995.

Dated this twenty fifth day of October 1995

M.H. Julian

Delegate of the Minister of State for Transport



EXEMPTION NUMBER

88/FRS/100/1995

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 Safety Authority:

(1) under subregulation 207 (2) of the Civil Regulations, direct that:

(a) if the Australian aircraft bearing the nationality and registration marks VH-HYO 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-HYO 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
- (ii) it must be fitted with a cockpit voice recorder system and a flight data recorder system unless the recorders have been removed so that data may be read from them; 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-HYO 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-HYO only in so far as set out in these directions.

These directions commence on 19 October 1995 and remain in force until the end of 30 November 1995.

K. Keel

KENNETH KELL

Manager, Flight Recorder Services Section

Bureau of Air Safety Investigation

1995



On 26 October 1995 amendments were made to the following Civil Aviation Orders:

Part 95, section 95.10;

Part 95, section 95.32;

Part 95, section 95.55.

The commencement date for these amendments is 1 November 1995.

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

Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA

Copies of the orders may be purchased by mail from:
Airservices Publications Centre
GPO Box 1986
CARLTON SOUTH VIC 3053



Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 3 November 1995.

AD/BEECH 65/66 - CABIN DOOR

Copies of the above Orders 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



Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 1 November 1995:

AD/M20/49 - FUEL SELECTOR VALVE

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



Notice is hereby given that the following amendment to Civil Aviation Orders Part 105 will become effective on 1 November 1995.

AD/B767/86 - WIRE BUNDLE CHAFING INSPECTION

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

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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

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Queensland Resort Enterprises Pty Ltd ACN 067 532 601 (Queensland Resort), 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) Queensland Resort proposes to acquire such interests in Australian urban land in the State of Queensland as specified in the notice received on 19

 June 1995 furnished on behalf of Queensland Resort 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) Queensland Resort proposes to acquire such interests 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.

day of

Dated this

199

Assistant Treasurer

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS ---

- (A) Monte Christo Pty Ltd ACN 067 532 576 (Monte Christo), 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) Monte Christo proposes to acquire such interests in Australian urban land in the State of Queensland as specified in the notice received on 19 June 1995 furnished on behalf of Monte Christo under section 26A of the Act;

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

- Monte Christo proposes to acquire such interests 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 / O 1995

Assistant Treasurer

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The branchise and with early of the following of the

4044

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

REVOCATION (NO. 20)

I, GEORGE GEAR, Assistant Treasurer, in pursuance of section 21 of the *Prices Surveillance Act* 1983, hereby revoke declaration No. 68 of 25 September 1991 relating to toothpaste in tubes and dispensers and Colgate-Palmolive Pty Ltd published in the Commonwealth of Australia Gazette No. GN 39 of 9 October 1991.

Dated this

20

day of

9

1995

GEORGE GEAR

ASSISTANT/TREASURER

Prices Surveillance Act 1983

REVOCATION (NO. 19)

I, GEORGE GEAR, Assistant Treasurer, in pursuance of section 21 of the *Prices Surveillance Act* 1983, hereby revoke declaration No. 60 of 9 May 1990 relating to concrete roof tiles and Monier Roofing Limited published in the Commonwealth of Australia Gazette No. GN 20 of May 1990.

Dated this

20

day of

9

1995.

GEORGE GEAR ASSISTANT/TREASURE

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
TD 95/56	Fringe benefits tax: can a body which is formed by government, is controlled by government and performs functions on behalf of government be an 'association' for the purposes of section 65J of the Fringe Benefits Tax Assessment Act 1986?	A body formed, controlled and performing functions on behalf of government can not be an association that is a rebatable employer for fringe benefits tax purposes.
TD 95/57	Fringe benefits tax: will benefits provided to employees of administration entities or combined administration/service entities who are also partners of an associated partnership give rise to a fringe benefits tax liability?	Explains why a fringe benefits tax liability will not arise where benefits are provided to an employee/partner through an administration entity or a combined administrative/service entity.

CPL 0.41 0.51

> Motor Spirit (all grades) Automotive Distillate

PRICES SURVEILLANCE ACT 1983

NOTICES PURSUANT TO SECTION 23(2)(b)

File No./Date Rec'd	Rec'd Pumose of Notification	Outside at the second	
COMPANY:	CI OPERATIONS P	Carconic of Consideration	Register Ref.
N95/234 22/06/95	Glass containers sold under contract to eleven customers.	Notice withdrawn	\$219
N95/260 11/07/95	Glass Containers sold under contract to eleven customers.	No objection to the proposed 1.31 percent weighted average increase.	5220
COMPANY:	AMPOL LIMITED		
N95/235 22/06/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 23 June 1995.	9919
		CPL Motor Spirit (all grades) 0.47 Automotive Distillate 0.58	
N95/244 27/06/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 28 June 1995.	2167
		CPL Automotive Distillate 0.52	
2000			
COMPANY:	AUSTRALIAN PETROLEUM PTY LTD		
N95/254 06/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 7 July 1995.	5185

N95/263 12/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 13 July 1995. CPL Motor Spirit (all grades) 0.53	5169
N95/266 19/07/95	Perroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 20 July 1995. (TPL.) Automotive Distillate 0.63	5192
N95/270 21/07/95	Peroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 22 July 1995. CPL Motor Spirit (all grades) 0.54	5193
N95/274 25/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 26 July 1995. CPL Automotive Distillate 0.62	5194
N95/278 26/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 27 July 1995. CPL Motor Spirit (all grades) 0.54	5195
N95/282 31/07/95	Petroleum products. Notification under intervention price procedures and increase in Federal Excise Duty August 1995.	No objection to the proposed increases effective in price 1 August 1995. (TPL.) Motor Spirit (Super Leaded) 0.71 Motor Spirit (unleaded) 0.65	5196
N95/291 14/08/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 15 August 1995. CPL Motor Spirit (all grades) 0.38	5244

5222	5223	5224	5225	5245	5246	5247
ises effective CPL 0.55	ses effective CPL 0.79	ses effective CPL 0.83	ses effective CPL 0.55	es effective CPL 0.35	se effective CPL 0.56	es effective CPL 0.51
oposed decrea 95. (all grades)	oposed decrea 15. all grades)	posed decrea 5. all grades)	posed decrea 5. all grades)	posed increas 995. all grades)	posed decreas 1995. istillate	posed decreas 1995. Ill grades)
No objection to the proposed decreases effective in price 18 August 1995. CPL Motor Spirit (all grades) 0.55	No objection to the proposed decreases effective in price 22 August 1995. CPL Motor Spirit (all grades) 0.79	No objection to the proposed decreases effective in price 24 August 1995. CPL Motor Spirit (all grades) 0.83	No objection to the proposed decreases effective in price 26 August 1995. CPL. Motor Spirit (all grades) 0.55	No objection to the proposed increases effective in price 7 September 1995. CPL Motor Spirit (all grades) 0.35	No objection to the proposed decrease effective in price 15 September 1995. CPL Automotive Distillate 0.56	No objection to the proposed decreases effective in price 16 September 1995. CPL Motor Spirit (all grades) 0.51
No obje in price	No objec in price?	No objectin price 2	No objectin price 2	No objec in price 7	No objec in price 1	No object in price 1
under	under	under	under	under	under	ınder
Notification rocedures.	Notification ocedures.	oducts. Notification price procedures.	oducts. Notification price procedures.	oducts. Notification price procedures.	oducts. Notification oprice procedures.	oducts. Notification or price procedures.
Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.		Petroleum products. Notification under intervention price procedures.			
Petrol interv	Petrol interv	Peroleum printervention	Petroleum pr intervention	Peroleum printervention	Petroleum pr intervention	Petroleum pr intervention j
2	- 5	5 .15				
N95/296 17/08/95	N95/301 21/08/95	N95/307 23/08/95	N95/312 25/08/95	N95/319 06/09/95	N95/323 14/09/95	N95/327 15/09/95

5248		5170	5171	5172			5173
No objection to the proposed decreases effective in price 26 September 1995. CPL Motor Spirit (all grades) 0.53		No objection to the proposed decrease effective in price 23 June 1995. CPL Automotive Distillate 0.58	No objection to the proposed decreases effective in price 28 June 1995. (PPL. Motor Spirit (all grades) 0.52 Automotive Distillate 0.52	No objection to the proposed increases effective in price 1 July 1995. Super Motor Spirit CPL Zone 1 0.34	ed Petrol	Zone 3 0.10 Automotive Distillate Zone 1 0.39 Zone 2 0.30 * Zoine 3 0.21	No objection to the proposed increases effective in price 1 July 1995. CPL Motor Spirit (all grades) 0.35 Automotive Distillate 0.42
Petroleum products. Notification under intervention price procedures.	BD ATTERNATION I MITTER	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Variation of State Licence Fee South Australia.			Petroleum products. Increase in State Business Franchise Victoria.
N95/331 25/09/95	COMBANY.	N95/236 22/06/95	N95/247 27/06/95	N95/249 27/06/95			N95/250 27/06/95

5174	5175	5176	5177	5197	5198	2100
No objection to the proposed increases effective in price 5 July 1995. CPL Motor Spirit (all grades) 0.46	No objection to the proposed increase effective in price 7 July 1995. CPL Automotive Distillate 0.51	No objection to the proposed increases effective in price 10 July 1995. CPL Motor Spirit (all grades) 0.51	No objection to the proposed increases effective in price 13 July 1995. CPL Motor Spirit (all grades) 0.37	No objection to the proposed decrease effective in price 20 July 1995. CPL Automotive Distillate 0.63	No objection to the proposed decreases effective in price 24 July 1995. CPL Motor Spirit (all grades) 0.54	No objection to the proposed decrease effective in price 26 July 1995. CPL Automotive Distillate 0.62
Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
N95/252 04/07/95	N95/257 06/07/95	N95/258 07/07/95	N95/261 12/07/95	N95/267 19/07/95	N95/273 21/07/95	N95/276 25/07/95

5200	5201	5249	5226	5227	5228	5229
No objection to the proposed decreases effective in price 27 July 1995. CPL. Motor Spirit (all grades) 0.54	No objection to the proposed increases effective in price 1 August 1995. CPL Motor Spirit Super Leaded Regular & Premium Unleaded 0.71 Regular & Premium Unleaded 0.65	No objection to the proposed increase effective in price 15 August 1995. CPL Motor Spirit (all grades) 0.38	No objection to the proposed decreases effective in price 18 August 1995. CPI. Motor Spirit (all grades) 0.55	No objection to the proposed decreases effective in price 22 August 1995. CPL Motor Spirit (all grades) 0.79	No objection to the proposed decreases effective in price 24 August 1995. (PL. Motor Spirit (all grades) 0.83	No objection to the proposed decreases effective in price 28 August 1995. CPL
No objection to the in price 27 July 199 Motor Spir	No objection to the proj in price 1 August 1995. Motor Spirit Super Leaded Regular & Pre Automotive Di	No objection to the prop in price 15 August 1995 Motor Spirit (al	No objection to the prop in price 18 August 1995 Motor Spirit (al	No objection to the prop in price 22 August 1995 Motor Spirit (al	No objection to the prop in price 24 August 1995. Motor Spirit (al	No objection to the propring 1995 in price 28 August 1995
Petroleum products. Notification under intervention price procedures.	Perroleum products. Notification under intervention price procedures and increase in Federal Excise Duty August 1995.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
N95/280 26/07/95	N95/285 31/07/95	N95/293 14/08/95	N95/295 17/08/95	N95/300 21/08/95	N95/308 23/08/95	N95/310. 25/08/95

Inder No objection to the proposed increases effective in price 8 September 1995.	CPL Motor Spirit (all grades) 0.34	nder No objection to the proposed decrease effective in price 15 September 1995,	CPL Automotive Distillate 0.56	nder No objection to the proposed decreases effective in price 19 September 1995.	CPL Motor Spirit (all grades) 0.58	PANY LIMITED Inding slit Notice withdrawn. 5267	nd tube No objection to the proposed interim 5.4 percent weighted 5218 ditions. average increase in accordance with Section 25 (I) of the <i>Prices Surveillance Act 1983</i> .	
Petroleum products. Notification under intervention price procedures.		Petroleum products. Notification under intervention price procedures.		Petroleum products. Notification under intervention price procedures.		THE BROKEN HILL PROPRIETARY COMPANY LIMITED Steel. Hot rolled mill edge trip (including slit strip). Recovery of cost increases.	Steel. Hot rolled trip for the pipe and tube industry changes in terms and condititions.	
07/09/95		N95/324 14/09/95		N95/329 18/09/95		COMPANY: N95/154 17/05/95	N95/230 21/06/95	COMPANIX

N95/231	Petroleum products. Variation of State Licence	No objection to the proposed increases effective in price 1 July 1995.	effective	5178
21100123		Super Motor Spirit	CPL	
		Zone 1	0.34	
		Zone 2	0.25	
		Zone 3	0.17	
		Unleaded Petrol		
		Zone 1	0.34	
		Zone 2	0.24	
		Zone 3	0.16	
		Automotive Distillate		
		Zone 1	0.39	
		Zone 2	0.30	
		Zoine 3	0.21	
N95/237	Perroleum products. Notification under	No objection to the proposed decreases effective	effective	5179
20/90/02	intervention price procedures.	in price 23 June 1995.		
57100177			CPL	
		Motor Spirit (all grades)	0.47	
		Automotive Distillate	0.58	
			e Charles	2180
N95/245	Petroleum products. Notification under	No objection to the proposed decrease effective	encenve	2010
27/06/95	intervention price procedures.	in price 28 June 1995.	Jac	
		Automotive Distillate	0.52	
VY:	CARLTON AND UNITED BREWERIES LIMITED			6103
N95/209	Beer. Bulk and Packaged. Increase in rate of	No objection to the proposed increases.		5175
02/06/95	sales tax effective 1 July 1995.	Price list shown in register.		
130/3014	Door New Droduct '303 Iconold' in 50 little kegs	No objection to the proposed prices.		5214
152/591	medicing in Oneoneland and Western Australia	Price list shown in revisier		
2//00/93	IIIAI NOICO III QUOCIIISTAIIO AITO 11 CSICIII CAGAGAITA.			
N95/253 05/07/95	Beer. Bulked and Packaged. Recovery of cost increases.	No objection to the proposed weighted increase of 2.43 percent. Price list shown in register.	increase of 2.43	5215

N95/281 26/07/95	Beer. Increase in Federal Excise Duty August 1995.	No objection to the proposed increases effective 1 August 1995. Price list shown in register.	5216
N95/294 14/08/95	Beer. New Product: Fosters Light Ice 50 litre, kegs, 375 ml cans and 750 ml bottles marketed Australia wide.:	No objection to the proposed prices. Price list shown in register.	5258
N95/299 17/08/95	Beer, New Product: 303 leegold 750 ml bottles marketed in Queensland and Western Australia.	. No objection to the proposed prices. Price list shown in register.	5259
N95/317 14/09/95	Beer. New Product: Powers Light 30. Powers Gold and Powers Bitter in 30 can packs available in NSW, Qld, WA and NT.	No objection to the proposed prices. Price list shown in register.	\$260
N95/322 07/09/95 COMPANY:	Beer. New Product: Matilda Bay Bitter and Red <u>Dog 30 pack cans marketed in Western Australia.</u> <u>COLGATE PALMOLIVE PTY LTD</u>	No objection to the proposed prices. Price list shown in register.	5261
N95/265 18/07/95	Toothpaste. New Products: Colgate Sensitive Care Toothpaste 45gm size marketed Australia wide.	No objection to the proposed prices. Price list shown in register.	5217
COMPANY:	LION NATHAN AUSTRALIA LIMITED		
N95/240 22/06/95	Beer. New Product: Blue Bock 49.5 lt kegs marketed in NSW, Qld, WA and Victoria.	No objection to the proposed prices. Price list shown in register.	5262
N95/259 07/07/95	Beer Bulk and Packaged. Recovery of cost increases.	No objection to the proposed 1.38 percent weighted average increase. Price list shown in register.	5221
N95/288 21/08/95	Beer. Bulk and Packaged increase in Federal Excise Duty August 1995.	No objection to the proposed increases effective 1 August 1995. Price list shown in register.	5240
N95/316 01/09/95	Beer. New Product: Castlemaine Dry 12 pack and 49.5 kegs marketed in Queensland.	No objection to the proposed prices. Price list shown in register.	5263
COMPANY:	MOBIL OIL AUSTRALIA LIMITED		

N95/223		Petroleum products. Variation of State Licence	No objection to the proposed increases effective	ive	5181
C6/00/01		ree South Australia.	Spirit	CPL	
				0.34	
			Zone 2	0.25	
			Zone 3	0.17	
			Unleaded Petrol		
			Zone 1	0.34	
				0.24	
				0.16	
			Automotive Distillate		
				0.39	
				0.30	
			Zoine 3	0.21	
N95/238		Petroleum products. Notification under	No objection to the proposed decreases effective in reice 23 June 1005	iive	5182
CK/00/77		met vendon parec procedures.		CPL	
			(\$;	0.48	
			Automotive Distillate	0.58 0.08	
N95/243		Petroleum products. Increase in State Franchise	No objection to the proposed increases effective	ive	5183
22/06/95	. ,	l'ee Victoria.	in price i July 1995.	CPL	
			Motor Spirit (all grades)	0.35	
			Automotive Distillate (0.42	
N95/246		Petroleum products. Notification under	No objection to the proposed decrease effective	ve	5184
27/06/95		intervention price procedures.	in price 28 June 1995.		
				CPL	
			* Automotive Distillate	0.52	
N05/755		Detroleum groducts Notification under	No objection to the proposed increases effective	ive	5185
06/07/95		intervention price procedures.	in price 7 July 1995.		
				CPL	
			Motor Spirit (all grades) (0.41	
				10.	

ion under	No objection to the proposed increases effective in price 13 July 1995. CPL Motor Spirit (all grades) 0.53 No objection to the proposed decrease effective 5202
Petroleum products. Notification under intervention price procedures. Petroleum products. Notification under intervention price procedures and increase in Federal Excise Duty August 1995. Petroleum products. Notification under intervention price procedures and increase in Federal Excise Duty August 1995.	intervention price procedures.

5230	5231	5232	5233	5234	5235	5253
		•	·			
ases effective CPL 0.46	ases effective CPL 0.79	rses effective CPL 1.00 1.00	ases effective CPL 0.83	ases effective CPL 0.55	ses effective CPL 0.29	ase effective CPL 0.56
No objection to the proposed decreases effective in price 18 August 1995. CPL Motor Spirit (all grades) 0.46	No objection to the proposed decreases effective in price 2 August 1995. (PPL.) Motor Spirit (all grades) 0.79	No objection to the proposed increases effective in price 1 September 1995. CPL Motor Spirit (all grades) 1.00 Automotive Distillate 1.00	No objection to the proposed decreases effective in price 24 August 1995. CPL Motor Spirit (all grades) 0.83	No objection to the proposed decreases effective in price 28 August 1995. CPL Motor Spirit (all grades) 0.55	No objection to the proposed increases effective in price 6 September 1995. (PPL. Motor Spirit (all grades) 0.29	No objection to the proposed decrease effective in price 15 September 1995. CPI Automotive Distillate 0.56
Perroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Increase in Drum Filling and Handling Charges. Recovery of cost increases.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
N95/298 17/08/95	N95/302 21/08/95	N95/304 17/08/95	N95/305 23/08/95	N95/309 25/08/95	N95/318 05/09/95	N95/325 14/09/95

							1.57
			Sept.				
5254		5240	5264		5187	5188	2189
No objection to the proposed decreases effective in price 19 September 1995. CPL Motor Spirit (all grade) 0.53		The Authority objected to the proposed increase in Excise Duty, and issued a Section 22(2)(b)(iii) notice stating that it would not object to prices which result, as close as practicable in an estimated under recovery during the period August 1995 to January 1996. The company subsequently accepted the Authority's proposal. Price list shown in register.	Matter considered in later notification (N95/168)		No objection to the proposed decrease effective in price 23 June 1995. CPL Automotive Distillate 0.58	No objection to the proposed decreases effective in price 24 June 1995. CPL. Motor Spirit (all grades) 0.66	No objection to the proposed decrease effective in price 28 June 1995. CPL. Automotive Distillate 0.52
Petroleum products. Notification under intervention price procedures.	PHILIP MORRIS LIMITIED	Cigarettes. Increase in Federal Excise Duty August 1995.	Cigarettes. Increase in Federal Excise Duty February 1995.	THE SHELL COMPANY OF AUSTRALIA LIMITED	Perroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
N95/330 18/09/95	COMPANY:	N95/287 28/07/95	N95/150 25/04/95	COMPANY:	N95/239 22/06/95	N95/241 23/06/95	N95/248 27/06/95

N95/256 06/07/95	Petroleum products. Notification under intervention price procedures	No objection to the proposed increases effective in perior 7 Intv. 1905	2190
		Motor Spirit (all grades) 0.59 Automotive Distillate 0.51	
N95/262 12/07/95	Peroleum products. Notification under intervention price procedures.	No objection to the proposed increases effective in price 13 July 1995. (PP. Motor Spirit (all grades) 0.53	1615
N95/269 19/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 20 July 1995. CPI. Automotive Distillate 0.63	5207
N95/272 21/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 22 July 1995. CPI, Motor Spirit (all grades) 0.54	5208
N95/275 25/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 26 July 1995. CPL Automotive Distillate 0.62	5209
N95/279 26/07/95	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 27 July 1995. CPL. Motor Spirit (all grades) 0.54	5210

5211	5212	5236	5237	5238	5239	5255
No objection to the proposed increases effective in price 1 August 1995. Motor Spirit Super Leaded 0.71 Regular & Premium Unleaded 0.65 Automotive Distillate 0.85	No objection to the proposed increases effective in price 15 August 1995. CPL Motor Spirit (all grades) 0.38	No objection to the proposed decreases effective in price 18 August 1995. CPL Motor Spirit (all grades) 0.55	No objection to the proposed decreases effective in price 2 August 1995. CPL Motor Spirit (all grades) 0.79	No objection to the proposed decreases effective in price 24 August 1995. CPL Motor Spirit (all grades) 0.83	No objection to the proposed decreases effective in price 26 August 1995. CPL Motor Spirit (all grades) 0.55	No objection to the proposed increases effective in price 7 September 1995. CPL Motor Spirit (all grades) 0.35
Perroleum products. Notification under intervention price procedures and increase in Federal Excise Duty August 1995.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.	Petroleum products. Notification under intervention price procedures.
N95/284 31/07/95	N95/292 14/08/95	N95/297 17/08/95	N95/303 21/08/95	N95/306 23/08/95	N95/311 25/08/95	N95/320 06/09/95

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					9503014
5256	5257	5241	5265	5242	5266
No objection to the proposed decrease effective in price 15 September 1995. CPL Automotive Distillate 0.56	No objection to the proposed decreases effective in price 16 September 1995. CPL Motor Spirit (all grades) 0.51	No objection to the proposed increase effective in price 1August 1995. Price list shown in register.	No objection to the proposed increase effective price 18 May 1995. Price list shown in register.	No objection to the proposed increase effective in price 1 August 1995. Price list shown in register.	No objection to the proposed interim increase of 1.81 percent in accordance with Section 25(1) of the <i>Prices Surveillance Act 1983</i> .
Petroleum products. Notification under intervention price procedures.	Peroleum products. Notification under intervention price procedures.	ROTHMANS OF PALL MALL (AUSTRALIA) LIMITED Cigarettes. Increase in Federal Excise Duty August 1995.	Cigarettes. Increase in Tobacco Licence Fee Northern Ferritory May 1995.	W.D. & H.O. WILLS (AUSTRALIA) LIMITISD Cigarettes. Increase in Federal Excise Duty August 1995.	TUBEMAKERS OF AUSTRALIA LIMITED Welded Steel Pipc. Recovery of cost increases.
N95/326 14/09/95	N95/328 15/09/95	COMPANY: N95/286 28/07/95	N95/185 24/05/95	COMPANY: N95/289 02/08/95	COMPANY: N95/314 24/08/95



Gazette

No. S 404, Thursday, 19 October 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

DETERMINATION UNDER SECTION 43 OF THE NATIVE TITLE ACT 1993

I, GARY THOMAS JOHNS, Special Minister of State, acting under subsection 43(1) of the *Native Title Act 1993*, determine that the following provisions comply with subsection 43(2) of the *Native Title Act 1993*:

Section 58 and Part 9B of the *Mining Act 1971* (South Australia) as amended by the *Mining (Native Title) Amendment Act 1995* (South Australia)

GARY THOMAS JOHNS Special Minister of State 18 Occurses 1995



COMMONWEALTH OF AUSTRALIA

DETERMINATION UNDER SECTION 43 OF THE NATIVE TITLE ACT 1993

I, GARY THOMAS JOHNS, Special Minister of State, acting under subsection 43(1) of the Native Title Act 1993, determine that the following provisions comply with subsection 43(2) of the Native Title Act 1993:

Sections 10 and 16 and part 4 of the Land Acquisition Act 1969 (South Australia) as amended by the Land Acquisition (Native Title) Amendment Act 1995 (South Australia)

GARY THOMAS JOHNS Special Minister of State

18 OCARAL1995

COMMONWEALTH OF AUSTRALIA

DETERMINATION UNDER SECTION 251 OF THE NATIVE TITLE ACT 1993

- I, GARY THOMAS JOHNS, Special Minister of State, acting under subsection 251(1) of the *Native Title Act 1993*:
 - (a) having received nominations in accordance with subsection 251(1) of that Act in relation to the following bodies; and
 - (b) being satisfied as to the matters described in subsection 251(2) of that Act;

determine that each of the following bodies is a "recognised State/Territory body":

- (c) Environment, Resources and Development Court of South Australia;
- (d) Supreme Court of South Australia.

GARY THOMAS JOHNS Special Minister of State

18 OCOSET 1995



Gazette

No. S 405, Friday, 20 October 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth Of Australia

Meat And Live-stock Industry Act 1995

Notification of Making Orders

NOTICE is hereby given that the undermentioned Order has been made under the <u>Meat and Live-Stock Industry Act 1995</u>. Copies of the Order may be obtained at the Head Office of the Australian Meat and Live-Stock Corporation, Prudential Building. 227 Elizabeth Street, SYDNEY NSW 2000.

Section of Act under which Order made	Order relates to	Title of Order Number of Order	Distinguishing
68	Meat	Sheepmeat and Goatmeat Exports To The	MQ65/95
		EU	
68	Meat	1996 Performance	M73/95





Gazette

No. S 406, Friday, 20 October 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
Fisheries Management Act 1991	Fisheries Management (Southern Bluefin Tuna Fishery) Regulations (Amendment)	1995 No. 295





Gazette

No. S 407, Friday, 20 October 1995

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SPECIAL



Australian Fisheries Management Authority

Fisheries Management Act 1991

DRAFT SOUTHERN BLUEFIN TUNA FISHERY MANAGEMENT PLAN 1995 (AMENDMENT No. 1 of 1995)

The Australian Fisheries Management Authority (AFMA) intends to determine an amendment to the Southern Bluefin Tuna Fishery Management Plane 1995 under the Fisheries Management Act 1991.

AFMA invites representations in connection with the draft amendment from interested persons. These representations should be sent to:

Mr Lindsay Chapman Manager SBT and Western Tuna Fisheries Australian Fisheries Management Authority PO Box 7051 Canberra Mail Centre, ACT 2610 Fax (06) 272 4614

by the close of business on Wednesday 22 November 1995.

Copies of the draft amendment and explanatory documents may be obtained from the above address or by contacting Lindsay Chapman by telephone on (06) 272 4812.



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Gazette

No. S 408, Monday, 23 October 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989 Notice of Authorisation

I, WILLIAM EDWARD MILLER, the Director of Evaluation and Audit of the Aboriginal and Torres Strait Islander Commission, appointed pursuant to section 77 of the Aboriginal and Torres Strait Islander Commission Act 1989, ('the Act'), hereby, pursuant to subsection 78A (2) of the Act, authorise the person or persons whose names are set out below, to perform the functions and exercise the powers conferred by section 78A of the Act, on my behalf until 31 January 1996 in respect of any evaluation or audit assigned by me to such person or persons.

MS ROSLYN GAY ATKINSON

MR TERENCE PHILIP FREEMAN

Dated this Man day of Calolie 1995

William Edward Miller

Director of

Evaluation and Audit





Gazette

No. S 409, Tuesday, 24 October 1995

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Income Tax Assessment Act 1936

CLOSING DATE FOR FURTHER APPLICATIONS FOR PROVISIONAL CERTIFICATES REQUIRED UNDER CLAUSE 9(b) OF THE HERITAGE CONSERVATION REBATE (PROVISIONAL CERTIFICATE CRITERIA AND PROCEDURES) DETERMINATION NO. 1 OF 1994

I, MICHAEL JOHN LEE, Minister for Communications and the Arts, declare under subsection 159UE(1) of the *Income Tax Assessment Act 1936*, that the closing date for further applications required under clause 9(b) of the Heritage Conservation Rebate (Provisional Certificate Criteria and Procedures) Determination No. 1 of 1994 is 6 November 1995.

Dated this 30th day of August 1995

MICHAEL JOHN LEE

Minister for Communications and the Arts



Gazette

No. S 410, Wednesday, 25 October 1995

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(a) OF THE
ACT (HHF 13/1995)

The delegate of the Minister for Human Services and Health has, with effect from 1 November 1995, made a Determination under Paragraph 4B(a) of the Act revoking an earlier Determination made under paragraph 4B(a) on 10 August 1995, and determining, for the purposes of paragraph 4B(a) the provision of professional attention of the kind specified normally requires hospital treatment in a hospital but does not require such hospital treatment for a period that includes part of an overnight stay.

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE
ACT (HHF 14/1995)

The delegate of the Minister for Human Services and Health has, with effect from 1 November 1995, made a Determination under Paragraph 4B(B) of the Act revoking an earlier Determination made under paragraph 4B(b) on 20 June 1995, and determining, for the purposes of paragraph 4B(b) the provision of professional attention of the kind specified does not normally require hospital treatment.

Copies of the above Determinations can be obtained from the office of the Commonwealth Department of Human Services and Health in the capital city of each State and Territory as follows:

New South Wales Commonwealth Department of Human Services and Health, 333 Kent Street, Sydney NSW 2000

Commonwealth Department of Human Services and Health, Level 3
Casselden Place, 2 - 4 Lonsdale Street, Melbourne VIC 3000

Queensland Commonwealth Department of Human Services and Health, Commonwealth Government Offices, 340 Adelaide Street, Brisbane QLD 4000

Western Australia Commonwealth Department of Human Services and Health, 12th Floor, 152-158 St George's Terrace, Perth WA 6000

South Australia Commonwealth Department of Human Services and Health, 122 Pirie Street, Adelaide SA 5000

Tasmania
Commonwealth Department of Human Services and Health, 21 Kirksway
Place, Battery Point TAS 7004

Northern Territory Commonwealth Department of Human Services and Health, Cascom Centre, 13 Scaturchio St, Casuarina, Darwin NT 0810

Australian Capital Territory Commonwealth Department of Human Services and Health, MLC Building, 8-10 Hobart Place, Canberra ACT 2601

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Gazette

No. S 411, Wednesday, 25 October 1995

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SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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 25 October 1995:

AD/SWSA-226/74 - LANDING GEAR STRESS CORROSION

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





Gazette

No. S 412, Wednesday, 25 October 1995

Published by the Australian Government Publishing Service; Canberra

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

1006

Minister of State for Administrative Services

DESCRIPTION OF LAND

SEE ATTACHED APPENDIX

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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 Schedules 3 and 4 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;
- (i) 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;
- (n) 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 Areas of Bankstown and Rockdale County of Cumberland State of New South Wales being part of the land delineated "PIPELINE EASEMENT 1 WIDE, 2 WIDE, 5 WIDE, 5 485 WIDE, 6 WIDE AND VARIABLE WIDTH" in sheets 1 to 22 of a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499059 affecting the land described hereafter;

FTRSTLY: Part of Lot 38 of Section 1 in Deposited Plan 11170 in the Local Government Area of Bankstown being part of the land contained in Certificate of Title Volume 5329 Folio 119 as shown on Sheet 2 of Deposited Plan 499059.

SECONDLY: Part of Lots 43 and 46 in Deposited Plan 16023 in the Local Government Area of Bankstown being part of the land contained in Certificate of Title Volume 5823 Folio 83 as shown on Sheet 8 of Deposited. Plan 499059.

THIRDLY: Part of Lot 2 in Deposited Plan 183324 in the Local Government Area of Bankstown being part of the land contained in Certificate of Title Volume 5823 Folio 83 as shown on Sheet 8 of Deposited Plan 499059.

FOURTHLY: Part of the land acquired for railway purposes under Act No. 62 of 1924 NSW Government Gazette 27 September 1929 Railway Book No. MS7703 Sheet 6 Reference No. 457 in the Local Government Area of Bankstown as shown on Sheet 8 of Deposited Plan 499059

Lands Acquisition Act 1989

FIFTHLY: Part of Lot 2 in Deposited Plan 183126 in the Local Government Area of Bankstown being part of the land contained in Certificate of Title Volume 4370 Folio 48 (Folio Identifier Auto-Consol 4370-48) as shown on Sheet 12 of Deposited Plan 499059.

SIXTHLY: Part of Portion 142 in the Local Government Area of Rockdale being part of the land contained in Certificate of Title Volume 7566 Folio 202 as shown on Sheet 17 of Deposited Plan 499059.

SEVENTHLY: Part of Lot 2 in Deposited Plan 568141 in the Local Government Area of Rockdale being part of the land contained in Certificate of Title Volume 12387 Folio 191 (Folio Identifier 2/568141) as shown on Sheet 20 of Deposited Plan 499059.

SCHEDULE 4

All that piece of land in the Local Government Areas of Rockdale and Botany County of Cumberland State of New South Wales being part of the land delineated "PIPELINE EASEMENT 1 WIDE, 2 WIDE, 5 WIDE, 6 WIDE, 10 WIDE AND VARIABLE WIDTH" in sheets 1 to 10 of a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499060 affecting the land described hereafter:

FIRSTLY: Part of Lot 1 in Deposited Plan 787029 in the Local Government Areas of Rockdale and Botany being part of the land contained in Certificate of Title Folio Identifier 1/787029 as shown on Sheets 3.4.5.6 and 7 of Deposited Plan 499060.

SECONDLY: Part of Lot 14 in Deposited Plan 787029 in the Local Government Area of Botany being part of the land contained in Certificate of Title Folio Identifier 14/787029 as shown on Sheet 7 of Deposited Plan 499060.

THIRDLY: Part of Stephen Road, being an unformed road between Lot 2 in Deposited Plan 788903 and the land contained within Book 1386 and Conveyance Number 22 in the Local Government Area of Botany as shown on Sheet 9 of Deposited Plan 499060.

FOURTHLY: Part of Anderson Street beginning at a point on the boundary of Lot 1 in Deposited Plan 834662 to a point on the boundary of Lot 1 in Deposited Plan 608153 in the Local Government Area of Botany as shown on Sheets 9 and 10 of Deposited Plan 499060.

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

I hereby declare, pursuant to the provisions of section 41 of the Lands Acquisition Act 1989 ("the Act"), that the interest in land 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 are acquired by the Pipeline Authority by compulsory process for the following public purpose:

Construction of pipelines and associated equipment and structures for conveyance of natural gas and other hydrocarbons to centres of population with the view to the establishment of a national integrated system and maintenance and operation of those pipelines and associated equipment and structures.

Dated this

///////

day of Deroger

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 Schedules 3 to 7 at all times and from time to time to lay down, construct and place on, through, over, across and at any depth below the surface of the land and to use, operate, examine, monitor, re-lay, alter, renew, cleanse, repair and remove anodes, wires, conductors, cables, batteries and any associated apparatus, equipment and structures hereafter called "the apparatus" for the production and transmission of electric current through the apparatus to or from the natural gas pipeline or any 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 construct, build and place any plant, machinery, equipment and goods;
- (f) to take sand, clay, stone, earth, gravel, timber, wood and other materials and things;
- (g) to make cuttings and excavations:
- (h) to deposit sand, clay, stone, earth, gravel, timber wood and other materials and things;
- (i) to erect workshops, sheds and other buildings;
- (i) to make roads:

- (k) to manufacture and work materials of any kind;
- (1) to demolish, destroy and remove any plant, machinery, equipment, goods, workshop, shed, buildings and road;
- (m) to inspect, patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse, maintain, and change the size of the apparatus or part thereof;
- (n) to remove the apparatus or part thereof;
- (o) to have the right of support of the apparatus or part thereof;
- (p) 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 Hurstville in the State of New South Wales being the land delineated "PIPELINE EASEMENT 3 WIDE" in a 1 sheet plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499062.

SCHEDULE 4

All that piece of land in the Local Government Area of Liverpool in the State of New South Wales being the land delineated "PIPELINE EASEMENT 2 WIDE" in a 1 sheet plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499063

SCHEDULE 5

All that piece of land in the Local Government Area of Liverpool in the State of New South Wales being the land delineated "PIPELINE EASEMENT 5 WIDE" in a 1 sheet plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499064

SCHEDULE 6

All that piece of land in the Local Government Area of Rockdale in the State of New South Wales being the land delineated "PIPELINE EASEMENT 3 WIDE AND VARIABLE" in a 1 sheet plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499065 excepting thereout those parts of the easement delineated on the plan described above affecting the land described hereafter::

Part of Lusty Street separating the Illawarra Railway from Part Lot 6 Section 2 in Deposited Plan 192194 in the Local Government Area of Rockdale as shown on the above mentioned plan.

SCHEDULE 7

All that piece of land in the Local Government Area of Canterbury in the State of New South Wales being the land delineated "PIPELINE EASEMENT 2 WIDE AND VARIABLE" in a 1 sheet plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499066



Gazette

No. S 413, Thursday, 26 October 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 Street, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
Family Law Act 1975	Family Law (Child Abduction Convention) Regulations (Amendment)	1995 No. 296
Family Law Act 1975	Family Law Regulations (Amendment)	1995 No. 297
Health Insurance Act 1973	Health Insurance (1995-96 General Medical Services Table) Regulations	1995 No. 298
Health Insurance Act 1973	Health Insurance (1995-96 Diagnostic Imaging Services Table) Regulations	1995 No. 299
Health Insurance Act 1973	Health Insurance Regulations (Amendment)	1995 No. 300
Health Insurance Act 1973	Health Insurance (1995-96 Pathology Services Table) Regulations (Amendment)	1995 No. 301
Migration Act 1958	Migration Regulations (Amendment)	1995 No. 302
Immigration (Education) Act 1971	Immigration (Education) Regulations (Amendment)	1995 No. 303
Immigration (Education) Charge Act 1992	Immigration (Education) Charge Regulations (Amendment)	1995 No. 304
Pig Industry Act 1986	Australian Pork Corporation Regulations	1995 No. 305
Primary Industries and Energy Research and Development Act 1989	Primary Industries and Energy Research and Development Corporations (Liability to Pay-roll Tax) Regulations	1995 No. 306
Primary Industries Levies and Charges Collection Act 1991 and National Residue Survey Administration Act 1992	Primary Industries Levies and Charges Collection (National Residue Survey—Deer) Regulations	1995 No. 307
National Residue Survey Administration Act 1992	National Residue Survey Levy Regulations (Amendment)	1995 No. 308
Deer Slaughter Levy Act 1992	Primary Industries Levies and Charges Collection (Deer and Deer Velvet) Regulations (Amendment)	1995 No. 309
Dairy Produce Act 1986	Dairy Produce Regulations (Amendment)	1995 No. 310

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Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
National Residue Survey Administration Act 1992	Primary Industries Levies and Charges Collection (National Residue Survey— Livestock Slaughter) Regulations (Amendment)	1995 No. 311
Export Inspection (Service Charge) Act 1985	Export Inspection (Service Charge) Regulations (Amendment)	1995 No. 312
Customs Act 1901	Customs Regulations (Amendment)	1995 No. 313
Excise Act 1901	Excise Regulations (Amendment)	1995 No. 314
Export Market Development Grants Act 1974	Export Market Development Grants Regulations (Amendment)	1995 No. 315
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1995 No. 316
Life Insurance Act 1995	Life Insurance Regulations (Amendment)	1995 No. 317
Superannuation (Resolution of Complaints) Act 1993	Superannuation (Resolution of Complaints) Regulations (Amendment)	1995 No. 318



Gazette

No. S 414, Friday, 27 October 1995

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SPECIAL



Government House
Canberra ACT 2600
26 October 1995

IT is notified for general information that His Excellency the Administrator has made the following Determinations regarding the Australian Service Medal 1945-1975.

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN SERVICE MEDAL 1945-1975 REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4 (2)

- I. PETER SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting under the Australian Service Medal 1945-1975 Regulations set out in the Schedule to the Letters Patent dated 22 February 1995, and on the recommendation of the Minister for Defence Science and Personnel:
- (a) declare under Regulation 3 of those Regulations the following Australian Defence Force activities on the Thailand-Malaysia border and within the area described in paragraph (b) to be prescribed operations for the purposes of those Regulations:
 - (i) anti-terrorist operations on the Thailand-Malaysia border during the period commencing 1 August 1960 and extending to 16 August 1964; and
 - (ii) operational sorties on the Thailand-Malaysia border during the period commencing 17 August 1964 and extending to 30 March 1966:
- (b) the area of prescribed operations for eligibility for the Australian Service Medal 1945-1975 is all that part of the Federation of Malaya contained within the area bounded by a line commencing at the intersection of the western shore of the Federation of Malaya at high-water mark and the boundary between the States of Perlis and Kedah; thence proceeding generally north-easterly along that boundary to its intersection with the railway line from Arau to Penang Tunggal; thence following that railway line generally southerly to its intersection with the northern boundary between the States of Penang and Kedah; thence proceeding along the boundary between those States generally easterly, southerly and westerly to the intersection of the boundaries of the States of Penang,

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Kedah and Perak: thence following the boundary between the States of Penang and Perak to its intersection with the railway line from Penang Tunggal to Taiping, thence following that railway line generally southerly, easterly and southerly to its intersection with the parallel 4 degrees 51 minutes north latitude; thence proceeding due south in a straight line to the intersection of that line with the parallel 4 degrees 30 minutes north latitude; thence proceeding along that parallel to its intersection with the eastern bank of the Perak River; thence following that bank of that river to its intersection with the parallel 4 degrees 47 minutes north latitude; thence proceeding in a straight line to the intersection of the boundaries of the States of Perak, Kelantan and Pahang; thence proceeding along the boundary between the States of Kelantan and Pahang to its intersection with the meridian 101 degrees 48 minutes east longitude; thence proceeding in a straight line to the intersection of the eastern bank of the Raya River with the eastern bank of the Nenggiri River, thence following that bank of that river to its intersection with the western bank of the Galas River; thence proceeding in a straight line due east to the eastern bank of that river, thence following that bank of that river and the eastern bank of the Kelantan River to its intersection with the eastern shore of the Federation of Malaya at high-water mark, thence following that shore at high-water mark to its intersection with the boundary between the Federation of Malaya and Thailand; thence proceeding along that boundary to the western shore of the Federation of Malaya and Thailand at high-water mark; thence following that shore of the Federation of Malaya at highwater mark to the point of commencement - as indicated on the attached map; and

- (c) under subregulation 4(2) of those Regulations, determine that the conditions for award of the Australian Service Medal 1945-1975 Clasp 'THAI-MALAY' for those prescribed operations are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service while posted to or serving as a member of the Australian element of the prescribed operations at sub-paragraphs (a)(i) and (a)(ii) for a period of not less than an aggregate of 30 days;
 - (ii)the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the prescribed operations while on secondment or exchange with the foreign Defence Force:

- (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, for official visits, inspections or other occurrences of a temporary nature while assigned for duty with the military contribution in the prescribed operations;
- (iv) the Medal may be awarded to a member of the Australian Defence Force who, as aircrew in the period commencing 17 August 1964 and extending to 30 March 1966, completed one operational sortie in the area described in paragraph (b) while rendering service as such a member with the prescribed operation described at paragraphs (a) (i) and (a) (ii) but did not otherwise qualify for an award of the General Service Medal 'MALAY PENINSULA':
- (v) the qualifying period of service as described in subparagraphs (c)(i), (c)(ii), (c)(iii) or (c)(iv) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying period described;
- (vi) any member of the Australian Defence Force who rendered service as described in paragraphs (c)(i), (c)(ii) or (c)(iii) above will not be eligible for the award of the Australian Service Medal 1945-1975 Clasp 'THAI-MALAY' if during the same posting or the same aggregate periods of service he or she qualified for the award of the General Service Medal Clasp 'MALAYA';
- (vii) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (c)(v) shall take into account whether service in relation to the prescribed operations:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or

4 Australian Service Medal 1945-1975 Regulations

(C) was terminated due to foreign Government or foreign Defence Force reasons.

Dated

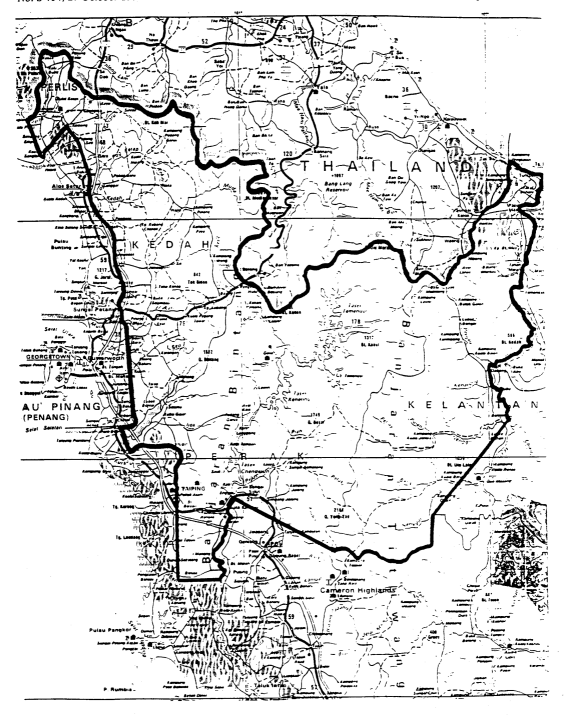
20 d October

1995

Administrator

By His Excellency's Command

Minister for Defence Science and Personnel



AUSTRALIAN SERVICE MEDAL 1945-1975 REGULATIONS

COMMONWEALTH OF AUSTRALIA

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I. PETER SINCLAIR. Administrator of the Government of the Commonwealth of Australia, acting under the Australian Service Medal 1945-1975 Regulations set out in the Schedule to the Letters Patent dated 22 February 1995, and on the recommendation of the Minister for Defence Science and Personnel:
- declare under Regulation 3 of those Regulations the following (a) Australian Defence Force activities in Korea or adjacent areas which include Japan, Okinawa and waters off Korea to a distance of 161 kilometres to seaward from the coast:
 - with the United Nations Commission in Korea during the period (i) commencing 9 June 1950 and extending to 23 June 1950; and
 - during the period commencing 28 July 1953 and extending to 26 (ii) August 1957 (signing of the armistice);

to be prescribed operations for the purposes of those Regulations; and

- under subregulation 4(2) of those Regulations, determine that the (b) conditions for award of the Australian Service Medal 1945-1975 Clasp 'KOREA' for those prescribed operations are:
 - the Medal may be awarded to a member of the Australian (i) Defence Force who rendered service while posted to or serving as a member of the Australian element of the prescribed operations for a period of not less than an aggregate of 30 days;
 - the Medal may be awarded to a member of the Australian (ii) Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the prescribed operations while on secondment or exchange with the foreign Defence Force:

- (iii) any member of the Australian Defence Force who rendered service as described in paragraphs (b)(i) and (b)(ii) above will not be eligible for the award of the Australian Service Medal 1945-75 Clasp 'KOREA' if during the same posting or the same aggregate periods of service he or she qualified for the award of the KOREA MEDAL.
- (iv) the qualifying period of service as described in subparagraphs (b)(i) or (b)(ii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described;
- (v) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (b)(iv) shall take into account whether service in relation to the prescribed operations:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

Dated 20 th October 1995

Administrator

By His Excellency's Command

Minister for Defence Science and Personnel

AUSTRALIAN SERVICE MEDAL 1945-1975 REGULATIONS

COMMONWEALTH OF AUSTRALIA

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4 (2)

- SINCLAIR, Administrator of the Government PETER Commonwealth of Australia, acting under the Australian Service Medal 1945-1975 Regulations set out in the Schedule to the Letters Patent dated 22 February 1995, and on the recommendation of the Minister for Defence Science and Personnel:
- declare under Regulation 3 of those Regulations the Australian Defence (a) Force activities with the British Commonwealth Occupation Force in Japan including the waters off Japan to a distance of 161 kilometres to seaward from the coast during the period commencing 3 September 1945 and extending to 28 April 1952;

to be a prescribed operation for the purposes of those Regulations; and

- under subregulation 4(2) of those regulations, determine that the (b) conditions for award of the Australian Service Medal 1945-1975 with Clasp 'JAPAN' for that prescribed operation are:
 - the Medal may be awarded to a member of the Australian (i) Defence Force who rendered service while posted to or serving as a member of the Australian element of the prescribed operation for a period of not less than an aggregate of 90 days;
 - the Medal may be awarded to a member of the Australian (ii)Defence Force who rendered service as such a member for a period of 90 days or for periods amounting in the aggregate to 90 days, as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;
 - the Medal may be awarded to a member of the Australian (iii) Defence Force who rendered service as such a member for a period of 90 days, or for periods amounting in the aggregate to 90 days, for official visits, inspections or other occurrences of a temporary nature while assigned for duty with the military contribution in the prescribed operation;

- (iv) the qualifying period of service as described in subparagraphs (b)(i), (b)(ii) or (b)(iii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described;
- (v) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (b)(iv) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

Dated

20 October

1995

Administrator

By His Excellency's Command

Anna (m)

Minister for Defence Science and Personnel

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN SERVICE MEDAL 1945-1975 REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, PETER SINCLAIR, Administrator of the Government of the Commonwealth of Australia, acting under the Australian Service Medal 1945-1975 Regulations set out in the Schedule to the Letters Patent dated 22 February 1995, and on the recommendation of the Minister for Defence Science and Personnel:
- (a) declare under Regulation 3 of those Regulations the Australian Defence Force activities in support of the operation known as the 'Berlin Airlift' during the period that commenced on 26 June 1948 and ended on 30 September 1949 to be a prescribed operation for the purpose of those regulations; and
- (b) under subregulation 4(2) of those Regulations, determine that the conditions for award of the Australian Service Medal 1945-1975 Clasp 'BERLIN' in respect of the prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service while posted to or serving as a member of the Australian element of the prescribed operation for a period of 30 days, or for periods amounting in the aggregate to 30 days;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;
 - (iii) the qualifying period of service as described in subparagraphs (b)(i) or (b)(ii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described; and

- (iv) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (b)(iii) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

Dated

20 October

1995

Administrator

By His Excellency's Command

Minister for Defence Science and Personnel



Gazette

No. S 415, Friday, 27 October 1995

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SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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 27 October 1995:

AD/SWSA-226/74 Amdt 1 - LANDING GEAR STRESS CORROSION

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:

Airscrvices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Safety, Rehabilitation and Compensation Act 1988

NOTICE OF DECLARATION - TELSTRA R & D MANAGEMENT PTY LTD

I, GARY THOMAS JOHNS, Assistant Minister for Industrial Relations, hereby declare, for the purposes of paragraph (d) of the definition of "Commonwealth authority" in subsection 4(1) of the Safety, Rehabilitation and Compensation Act 1988, that on and from 26 October 1995 the following body corporate is a body corporate to which that Act applies:

Telstra R & D Management Pty Ltd

(ACN 070 - 562 - 935)

Dated

26 00036n

1995

Assistant Minister for Industrial Relations

j

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