



Commonwealth
of Australia

Gazette

No. GN 3, Wednesday, 24 January 1996

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GOVERNMENT NOTICES

CONTENTS

Variation of closing times	287
Commercial advertising	287
General Information	287
Special Notice	289
Legislation	290
Government departments	291
Special Gazette Nos S 19, S 20 and S 21 are herewith	

The date of publication of this Gazette is 24 January 1996

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

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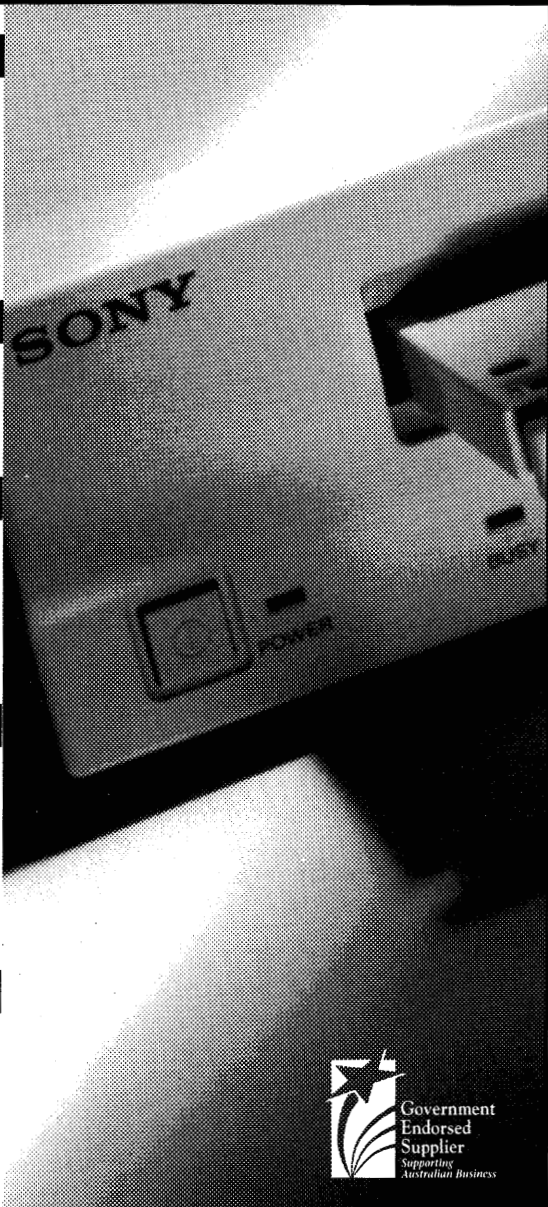
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Variation of closing times

AUSTRALIA DAY EARLY CLOSING

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

Issue of 31 January 1996

Thursday, 25 January 1996 at 10.00 a.m.

CANBERRA DAY EARLY CLOSING

Monday, 18 March 1996 is a public holiday in the Australian Capital Territory thus affecting closing times for the following *Government Notices Gazette*.

Issue of 20 March 1996

Thursday, 14 March 1996 at 10.00 a.m.

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.

General Information

IMPORTANT COPYRIGHT NOTICE

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This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

GAZETTE INQUIRIES

Lodgment inquiries (06) 295 4661
Gazettal Forms (06) 295 4613
Subscriptions (Fax) (06) 295 4888
Subscriptions 132 447

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:

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

or over the counter from Commonwealth Government Bookshops at:

Adelaide: 60 Waymouth Street, tel. (08) 231 0144

Brisbane: City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6822

Canberra: 10 Mort Street, tel. (06) 247 7211

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

Melbourne: 190 Queen Street, tel. (03) 9663 3010

Parramatta: Shop 24, Horwood Place (off Macquarie Street), tel. (02) 893 8466

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

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

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

Agents:

Albury: DAS Regional Office, 512 Swift Street, tel. (060) 41 3788

- Geelong: DAS Regional Office, 57 Brougham Street, tel. (052) 22 5107
- Darwin: Northern Territory Government Publications, 13 Smith Street, tel. (089) 89 7152

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

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

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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

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*.

<i>Gazette number</i>	<i>Date of Publication</i>	<i>Subject</i>
P1	5.1.96	Money or property unclaimed by dissenting shareholders
*P2	19.1.96	Instruments made under Part VII of the <i>National Health 1953</i>

* First time notified

N.N.—9600214

SPECIAL NOTICE

Special Gazettes

Special Gazettes can be printed when urgent gazettal of information is required.

When Special Gazettes are printed, copies are made available at the Commonwealth Government Bookshop, Canberra ACT on the date of publication. Copies of Special Gazettes are also included in the next available published issue of the Commonwealth Gazette in which the notice would normally have been published, (normally the Government Notices Gazette or the Business Gazette).

Where a Special Gazette is published outside normal working hours (between 5.00 p.m. and 8.30 a.m. Monday to Friday, weekends and public holidays) a copy of the Special Gazette will be displayed in a notice case at the front of the AGPS Building at 51 Wentworth Avenue, Kingston ACT.

Legislation

Act of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 9 January 1996 to the undermentioned Act passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 1 of 1996—An Act to amend the law relating to social security and veterans' affairs, and for related purposes. (*Social Security and Veterans' Affairs Legislation Amendment Act 1995*).

I C HARRIS
Acting Clerk of the House of Representatives

9600190

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

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

Name of Party :	Graeme Campbell's Independent Movement
Abbreviation of party name :	GCIM
Name and address of proposed registered officer :	John Pasquarelli 72 Hare Street KALGOORLIE WA 6430

This application is made by the Secretary of the party and states it wishes to receive election funding.

If you believe the applicant party should not be registered :

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

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

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

you can formally object by lodging a submission with the Australian Electoral Commission by 26 February 1996. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, Queen Victoria Terrace, ACT 2600.

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

Notification 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 10 January 1996 that the following party be entered in the *Register of Political Parties* :

Reclaim Australia: Reduce Immigration

W J Gray
Electoral Commissioner

9600179

COMMONWEALTH OF AUSTRALIA

*Australian Capital Territory (Planning and Land Management) Act 1988***NOTIFICATION OF REVOCATION OF DECLARATION OF NATIONAL LAND**

I, FRANCIS JOHN WALKER, Minister of State for Administrative Services, pursuant to subsection 27(1) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, HEREBY REVOKE the declaration made pursuant to the said subsection by the Minister of State for the Arts and Territories notified in the Commonwealth of Australia Gazette No. S76 dated 2 March 1989 in so far as that declaration relates to the areas of land described in the Schedule hereto.

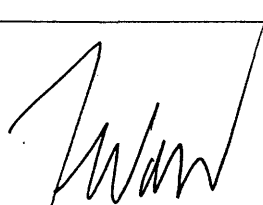
SCHEDULE

Division/District	Section	Block	Map/Plan Reference
Belconnen		1395	ACS 200-600
		1488	ACS 200-600
		1425	ACS 200-615

Explanation of map references - maps and plans referred to are held with the ACT Plan room, of the **Environment and Land Bureau, Department of Urban Services, 220 Northbourne Avenue, Braddon ACT.**

ACS - Actual Cadastral Series
CS E or D - Computation Sheets
DP - Deposited Plan

Dated: 31.10.95



FRANCIS JOHN WALKER
Minister for Administrative
Services

COMMONWEALTH OF AUSTRALIA

Australian Capital Territory (Planning and Land Management) Act 1988

NOTIFICATION OF DECLARATION OF NATIONAL LAND

I, FRANCIS JOHN WALKER, Minister of State for Administrative Services, hereby declare, pursuant to subsection 27(1) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, all those areas of land described in the schedule hereto to be National Land, all those areas of land so described being used, or being intended to be used, by or on behalf of the Commonwealth.


SCHEDULE

Division/District	Section	Block	Map/Plan Reference
Belconnen		1545	DP 8814/1 & 2

Explanation of map references - maps and plans referred to are held with the ACT Plan Room of the **Environment and Land Bureau, Department of Urban Services, 220 Northbourne Avenue, Braddon ACT.**

ACS - Actual Cadastral Series
CS E or D - Computation Sheet
DP - Deposited Plan

Dated: 31.10.95



FRANCIS JOHN WALKER
Minister for Administrative
Services

COMMONWEALTH OF AUSTRALIA

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NOTIFICATION OF REVOCATION OF DECLARATION OF NATIONAL LAND
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
SCHEDULE

Division/District	Section	Block	Map/Plan Reference
Duffy	55	2	DP 6403
Majura		335	ACS B2160-5970

Explanation of map references - maps and plans referred to are held with the ACT Plan room, of the **Environment and Land Bureau, Department of Urban Services, 220 Northbourne Avenue, Braddon ACT.**

ACS - Actual Cadastral Series
CS E or D - Computation Sheets
DP - Deposited Plan

Dated: 2.1.96


FRANCIS JOHN WALKER
Minister for Administrative
Services

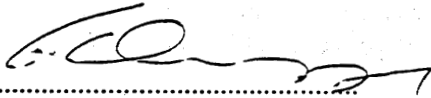
9600177

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

I, Graham Duffy, 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 7th of June 1989 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 the land specified in the Schedule, for the public purpose of Defence.
2. The land appears to me to be suitable for use for that public purpose.
3. The particulars of the use to which the land will be put are for the erection of facilities for Defence Communications.

Dated the 21st day of December 1995.



.....
Delegate of the
Minister for Administrative Services

SCHEDULE

The interest in land referred to in the declaration is an Estate in Fee Simple situated some 65 kilometres west of Townsville in the Hervey Range area. Northern Queensland, having an area approximately 211 hectares, described as Lot 48 on Registered Plan WG 802381 in the Parish of St. James. County of Wilkie Gray. The land is shown on the attached plan.

PLEASE NOTE

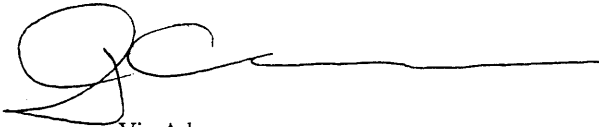
**THIS PRE-ACQUISITION DECLARATION IS A FORMAL EXPRESSION
OF AN INTEREST IN ACQUIRING LAND AND DOES NOT MEAN THAT
THE LAND HAS ALREADY BEEN ACQUIRED.**

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

I, Vic Adams, 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 described in the schedule, for the public purpose of an air to surface weapons firing range in relation to the operations of the Williamstown Royal Australian Air Force (RAAF) Base.
2. The land appears suitable for use for that public purpose because
 - (a) The terrain has been assessed by the RAAF to be suitable for a firing range, and
 - (b) RAAF live firing is currently undertaken on the land.

Dated the ^{16th} day of January 1996



Vic Adams
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 Saltash in the Parish of Eldon County of Gloucester State of New South Wales being all the land contained in Lot 1,3,4,5,6,7,8, in plan lodged for registration in Deposited Plan 856209 and Lot 1 in plan lodged for registration in Deposited Plan 856211.

PLEASE NOT: 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.

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

I, Vic Adams, 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 described in the schedule, for the public purpose of an air to surface weapons firing range in relation to the operations of the Williamtown Royal Australian Air Force (RAAF) Base.

2. The land appears suitable for use for that public purpose because :-

- (a) The terrain has been assessed by the RAAF to be suitable as a firing range, and
- (b) RAAF live firing is currently undertaken on the land.

Dated the th16 day of January 1996



Vic Adams
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 Saltash in the Parish of Eldon County of Gloucester State of New South Wales being all the land contained in Lot 1,3 and 4 in plan lodged for registration in Deposited Plan 856210 and Lot 2 in plan lodged for registration in Deposited Plan 856209.

PLEASE NOT: 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.

9600198

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 the land described hereunder is acquired by the Commonwealth of Australia by compulsory process for the following public purpose:-

Defence

Dated this ^{2ND} day of ~~December~~ ^{January} 1996

File No. 94/381



.....
Minister of State for Administrative Services

DESCRIPTION OF LAND

An Estate in Fee Simple of land at Williamstown, comprising about 7.958 hectares being Lot 100 in Deposited Plan 852703 in the Parish of Eldon and County of Gloucester in the state of New South Wales. The land is shown on the attached plan.

For further information please contact Marianne Webb, Australian Property Group, (02) 213 8844, Locked Bag 13, Haymarket NSW 2000

9600187

Attorney-General

N E W S O U T H W A L E S

**CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER
GAMES) ENFORCEMENT ACT 1995**

APPROVAL OF ORGANISATION

I, Andree Margaret Wright, Acting Director of the National Classification Board, in pursuance of Section 51(3) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 51(3), the Museum of Contemporary Art, Sydney, New South Wales, as an organisation able to make application for exemption under Section 51(1)(b) of the Act in relation to films to be exhibited at events conducted by the Museum of Contemporary Art.

DATED this

16th day of January 1996

Andree Wright

Acting Director

9600172

Communications and the Arts



**Australian
Broadcasting
Authority**

BROADCASTING SERVICES ACT 1992

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE PURSUANT TO SUBSECTION 127 OF THE BROADCASTING SERVICES ACT 1992

REVOCATION OF RADIO PROGRAM STANDARDS

Section 127 of the Broadcasting Services Act 1992 (the Act) requires the Australian Broadcasting Authority (ABA) to publish the fact of the revocation of a standard in the *Gazette*.

Accordingly, pursuant to subsection 127 of the Act, the ABA hereby gives notice that on 17 January 1996 the ABA revoked the following Radio Program Standards applying to the community radio broadcasting sector:

- | | |
|----------------------------------|--|
| RPS 1 - Definitions | RAC 1 - Definitions |
| RPS 2 - Prohibited matter | RAC 2(a) - Advertisements as
News/Programs |
| RPS 3 - Hatred/Vilification | RAC 2(b) - Compliance with applicable
Radio Program Standards |
| RPS 5 - News | |
| RPS 7 - Interviews and Talk-Back | |
| RPS 8 - Current Affairs Programs | |

This revocation action follows registration of Codes of Practice applying to community radio licensees, which took effect on 1 January 1996.

Copies of the Standards which have been revoked, as well as the Community Radio Sector's Codes of Practice are available upon request from the ABA's office at the address below:

Australian Broadcasting Authority
Darling Park, 201 Sussex Street, Sydney 2000
(Postal address: PO Box Q500)
Queen Victoria Building NSW 2000
Phone: (02) 334 7700. Fax: (02) 334 7799

Peter Webb
Chairman

Bob Scott
Deputy Chairman

Tim O'Keefe
Member

Dated this 17th day of January 1996.



**Australian
Broadcasting
Authority**

BROADCASTING SERVICES ACT

NOTICE OF APPLICATION FOR RENEWAL OF LICENCE

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

Commercial Radio Licensees

Mid Coast Broadcasters Pty Ltd
Radio Newcastle Pty Ltd
6PR Southern Cross Radio Pty Ltd

Call Sign

2MC
2XXX
6PR

Community Radio Licensees

Sunraysia Community Radio Assoc Inc
WREB Co-op Ltd

3HOT
2WEB

Commercial Television Licensees

TCN Channel Nine Pty Ltd
NBN Ltd
Sawn Television & Radio Broadcasters Pty Ltd

TCN
NBN
STW

The ABA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ABA does not decide that sub-section 41(2) (for commercial) or 83(2) (for community) of the Act applies to the company.

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

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

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

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

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

SPECTRUM MANAGEMENT AGENCY

RADIOCOMMUNICATIONS (TRANSMITTER LICENCE TAX) ACT 1983

Notice is given that on 12 January 1996 the Spectrum Manager, acting on behalf of the Spectrum Management Agency, made the following determination under the legislation set out below:

- Radiocommunications (Transmitter Licence Tax) Determination No. 2 of 1995 (Amendment No. 11) - under subsection 7(1) of the *Radiocommunications (Transmitter Licence Tax) Act 1983*.

Copies of the Determinations are available from the Legal Services Team, Spectrum Management Agency, PO Box 78, Belconnen, ACT, 2616.

Telephone (06)256 5204

9600186

Employment, Education and Training

UNIVERSITY OF CANBERRA

NOTIFICATION OF THE MAKING OF STATUTES

Notice is hereby given that the undermentioned Statutes have been made under the *University of Canberra Act 1989*. Copies of statutes may be purchased from the Secretariat, University of Canberra, PO Box 1, Belconnen ACT 2616.

Title of the Statute	Number	Price
Academic Progress Statute 1995	27	\$1.00
Admission Statute 1995	28	\$1.00
Courses and Awards Statute 1995	29	\$1.00
Fees Statute 1995	30	\$1.00
Granting of Status Statute 1995	31	\$1.00
Obligations Statute 1995	32	\$1.00
Traffic Statute 1995	33	\$1.00

9600184

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

*Wildlife Protection (Regulation of Exports and Imports) Act 1982***DECLARATION OF CONTROLLED SPECIMENS**

I, JOHN PHILIP FAULKNER, the 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 *Dicksonia antarctica* harvested from private land (Allotment 9A and 9B) in the parish of Wyelangta of Victoria for export by the company trading as Mr Fern, Victoria, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting is limited to a maximum of 20,000 plants and is to be conducted in accordance with Permit No: 2/05/95/013 issued by the Department of Conservation and Natural Resources.
2. A report on the total numbers harvested under this permit, detailing both domestic and export quantities, is to be provided to the Designated Authority by 30 June 1996.
3. The tag numbers on each stem/plant proposed for export to be specified in the applications for permits to export.
4. This declaration is valid until 30 June 1996.

Dated this 9th day of January 1996



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

Section 11

DECLARATION OF AN APPROVED INSTITUTION

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

Dated this seventeenth day of January 1996

SCHEDULE		DESIGNATED AUTHORITY
Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or Approved classes, of specimens
1.	Reef 2 Me Lot 8 Lake Morris Road KANIMBLA CAIRNS QLD 4870	<i>Tridacna gigas</i> <i>Tridacna crocea</i> <i>Tridacna maxima</i>

9600199

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

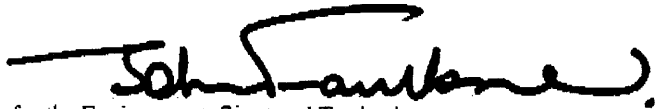
DECLARATION OF CONTROLLED SPECIMENS

I, JOHN PHILIP FAULKNER, the 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 *Durvillaea potatorum*, harvested from specified beaches of King Island and north-west Tasmania by Kelp Industries Pty Ltd, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of beach-washed *Durvillaea potatorum* is restricted to:
 - a) the west coast of King Island between Cape Wickham and approximately five kilometres due south of Ettrick Beach;
 - b) the south coast of King Island from Surprise Bay to the east of Stokes Point;
 - c) the south-east coast of King Island from three areas around Red Hut Point, Grassy Harbour and City of Melbourne Bay; and
 - d) the north-west coast of Tasmania, from Temma Harbour, north to the Arthur River and from Granville Harbour for 6km north.
2. Harvesting is to be in accordance with conditions stipulated on relevant licences issued by the appropriate Tasmanian authorities.
3. The harvest is restricted to a maximum of approximately 40% of available beach-washed material at each harvesting site on selected beaches on the West Coast of Tasmania and 50% of available beach-washed material on King Island.
4. Recording of yearly harvest figures is to be undertaken as specified by the Designated Authority.
5. Yearly harvest figures are to be submitted annually to the Designated Authority.

This declaration is valid from 1 January 1996 until approval of a state-wide marine plant management regime, or 31 December 1997, whichever is the earlier, and replaces declaration number 9503149 gazetted on page 4335 of the *Commonwealth of Australia Gazette*, No. GN 46, 22 November 1995.

Dated this 14th day of January 1996



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:

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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 each of the specimens specified in Column 2 of the Schedule, in an item in the Schedule, to be controlled specimens in relation to the circumstances specified in Column 3 of the Schedule in that item, for the purposes of subsection 10A(2) of the Act, and subject to the following conditions:

1. This declaration is limited to harvesting carried out by Mr Brian Richards of Crows Nest, Queensland under a licence issued by the Queensland Department of Environment and Heritage in Accordance with the provisions of the Queensland Conservation Plan for Common Plants in Trade.
2. Recording of harvest figures is to be undertaken and figures are to be submitted annually to the Designated Authority.
3. The proponent shall submit specimens of *Xanthorrhoea* spp. from each harvesting area to the Queensland Herbarium for identification by 15 March 1996.
4. Foliage harvests shall not exceed one third of the current year's growth of stems on each plant harvested.
5. This declaration is valid until approval of a state-wide management program or 30 June 1996, whichever is the earliest.

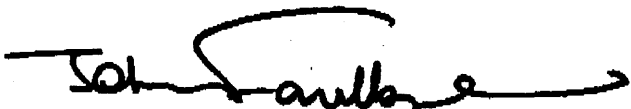
Schedule

Col 1 Item	Column 2 Species	Column 3 Circumstances
1	<i>Restio tetraphyllus</i>	Harvest area: Bribie Island; Qld State Forests 589, 611 and 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Restio tetraphyllus</i> " revised 25 October 1995

2	<i>Caustis recurvata</i>	Harvest area: Bribie Island and Qld State Forest 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Caustis recurvata</i> " revised 25 October 1995
3	<i>Caustis flexuosa</i>	Harvest area: Bribie Island and Qld State Forest 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Caustis flexuosa</i> " revised 25 October 1995
4	<i>Persoonia virgata</i>	Harvest area: Bribie Island and Qld State Forests 589, 611 and 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Persoonia virgata</i> " revised 25 October 1995
5	<i>Restio pallens</i>	Harvest area: Bribie Island and Qld State Forest 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Restio pallens</i> " revised 25 October 1995
6	<i>Callitris columellaris</i>	Harvest area: Bribie Island. Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Callitris columellaris</i> " revised 25 October 1995
7	<i>Lepironia articulata</i>	Harvest area: Qld State Forests 589, 611 and 1004 (Toolara). Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Lepironia articulata</i> " revised 25 October 1995

8	<i>Sticherus flabellatus</i>	<p>Harvest area: Qld State Forests 589, 611 and 1004 (Toolara).</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Sticherus flabellatus</i>" revised 25 October 1995</p>
9	<i>Gleichenia dicarpa</i>	<p>Harvest area: Qld State Forests 589, 611 and 1004 (Toolara).</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Gleichenia dicarpa</i>" revised 25 October 1995</p>
10	<i>Macrozamia lucida</i>	<p>Harvest area: Qld State Forests 291, 589, and 611.</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Macrozamia lucida</i>" revised 25 October 1995</p>
11	<i>Dicranopteris linearis</i>	<p>Harvest area: Qld State Forests 589, 611 and 1004 (Toolara)</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Dicranopteris linearis</i>" revised 25 October 1995</p>
12	<i>Caustis blakei</i>	<p>Harvest area: Qld State Forests 564, 561, 611 and 1004 (Toolara)</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Caustis blakei</i>" revised 25 October 1995</p>
13	<i>Xanthorrhoea johnsonii</i>	<p>Harvest area: Bribie Island freehold land, Byfield freehold land, and Qld State Forests 564, 589, 611 and 1004 (Toolara)</p> <p>Harvest is restricted to foliage and dried and dehisced flower spikes only;</p> <p>Harvesting operations are to be carried out in accordance with the document entitled "Proposal for Harvest and Export of Native Wildlife under the <i>Wildlife Protection (Regulation of Exports and Imports) Act 1982 - Xanthorrhoea sp.</i>" revised 25 October 1995</p>

Dated this 16th day of January 1996



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:

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COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, JOHN PHILIP FAULKNER, the 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 *Xanthorrhoea johnsonii* foliage harvested from State Forest in Queensland by Kinarnia Native Flora, to be "controlled specimens" for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of *Xanthorrhoea johnsonii* foliage is restricted to Toolara State Forest No 1004, Queensland.
2. Harvesting is to be conducted under a licence issued by the QDEH in accordance with the provisions of the Conservation Plan for Common Plants in Trade and also in accordance with conditions stipulated on the Sales Permits issued by the Queensland Department of Primary Industries - Forest Service.
3. Harvesting of flowering plants or flower stems is not permitted.
4. Monitoring and recording of yearly harvest figures are to be undertaken as specified by the Designated Authority.
5. The results of monitoring and yearly harvest figures are to be submitted annually to the Designated Authority.
6. This declaration is valid until approval of a state-wide flora management regime or 30 June 1996, whichever is the earlier.

Dated this 16th day of January 1996



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:

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
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 *Banksia spinulosa* Sm. var *spinulosa*, *B. spinulosa* Sm. var *collina*, *B. integrifolia*, *B. aemula* and *B. robur*, harvested from specified Queensland State Forests, 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:

1. Harvesting of *Banksia spinulosa* Sm. var *spinulosa*, *B. spinulosa* Sm. var *collina*, *B. integrifolia* and *B. aemula* is restricted to Mapleton and Tewantin State Forests.
2. Harvesting of *Banksia robur* is restricted to Tewantin State Forest.
3. Harvesting is to be in accordance with conditions stipulated on the Sales Permits issued by the Queensland Department of Primary Industries - Forest Service.
4. Monitoring and recording of yearly harvest figures are to be undertaken as specified by the Designated Authority.
5. The results of monitoring and yearly harvest figures are to be submitted annually to the Designated Authority.
6. This declaration is valid until approval of a state-wide flora management regime or 30 June 1996, whichever is the earlier.

Dated this 16th day of January 1996



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:

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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 that *Caustis blakei*, *Caustis flexuosa*, *Caustis recurvata* and *Restio tetraphyllus*, harvested from specified State Forests in 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:

1. Harvesting of *Caustis blakei* is restricted to Mapleton State Forest 1239, and Tewantin State Forest 959.
2. Harvesting of *Caustis flexuosa* is restricted to Mapleton State Forest 1239.
3. Harvesting of *Caustis recurvata* is restricted to Tuan State Forest 915 and Tewantin State Forest 959.
4. Harvesting of *Restio tetraphyllus* is restricted to Tewantin State Forest 959.
5. 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 - *Caustis blakei* (koala fern), *Caustis flexuosa* (emu feather), *Caustis recurvata* (curly sedge) and *Restio tetraphyllus* (dingo tail) stems" by Cedar Hill Orchids Pty Ltd dated 18 August 1995.
6. Harvesting is to be conducted under a licence issued by the Queensland Department of Environment and Heritage issued in accordance with the provisions of the Queensland Conservation Plan for Commercial Plants in Trade, and is also subject to the issue of Sales Permits by the Queensland Department of Primary Industries - Forest Service (QDPI - FS) and is to be in accordance with conditions stipulated on the Sales Permits.
7. Monitoring and recording of yearly harvest figures are to be undertaken as specified by the Designated Authority.
8. The results of monitoring and yearly harvest figures are to be submitted annually to the Designated Authority.
9. This declaration is valid until 30 June 1996, or declaration of a State-wide flora management regime, whichever is earlier.

Dated this 16th day of January 1996



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:

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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 *Petrophile canescens* (wombat cane) stems and flowers 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:

1. Harvesting is to be conducted under a licence issued by the QDEH in accordance with the provisions of the Queensland Conservation Plan for Common Plants in Trade and is also 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 - Petrophile canescens* (wombat cane)" by Cedar Hill Orchids Pty Ltd dated 18 August 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.
5. This declaration is valid until approval of a state-wide flora management regime or 30 June 1996, whichever is the earlier.

Dated this 16th day of January 1996



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:

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9600192

Human Services and Health

THERAPEUTIC GOODS ACT 1989

RECOMMENDATIONS OF THE AUSTRALIAN DRUG EVALUATION COMMITTEE

The 179th Meeting of the Australian Drug Evaluation Committee (ADEC) (5-6 October 1995) resolved to advise the Minister for Family Services, and the Secretary, Department of Human Services and Health, that the following drug should be approved for registration, subject to resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. The recommendation for approval may be subject to specific conditions.

TILADE nedocromil sodium metered dose pressurised aerosol, delivering 2 mg of nedocromil sodium per actuation.

Fisons Pty Limited.

Indications:- for prophylactic therapy in the management of bronchial asthma in adults with mild to moderate persistent asthma and children over 2 years of age with frequent episodic asthma.

METRODIN HP follicle stimulating hormone 75 IU and 150 IU, lyophilised powder for reconstitution with Sodium Chloride Injection prior to administration.

Serono Australia Pty Ltd.

Extension of Indications: to include the stimulation of follicular development in women undergoing assisted reproductive technologies.

The additional route of administration by subcutaneous injection also should be approved.

CALCIJEX INJECTION 1 µg/mL or 2 µg/mL in 1 mL amber glass ampoules.

Abbott Australasia Pty Ltd.

Indications: For the management of hypocalcaemia in patients undergoing chronic renal dialysis.

SEVORANE sevoflurane liquid inhalation

Abbott Australasia Pty Ltd.

Indications: for induction and maintenance of general anaesthesia in adult and paediatric patients undergoing surgery.

LIORESAL INTRATHECAL baclofen 0.05 mg/mL, 0.5 mg/ml, 2 mg/mL ampoules.

Ciba-Geigy Australia Ltd.

Indications: for use in patients with severe chronic spasticity associated with injury, multiple sclerosis, or other spinal cord diseases unresponsive to orally administered antispastics (including oral baclofen) and/or in those patients who experience unacceptable side effects at effective oral doses.

ZOVIRAX CREAM acyclovir 5% w/w in 2 g, 5 g and 10 g tubes.

Wellcome Australia Ltd.

Indications: for the treatment of Herpes simplex viral infection of the lips.

KLACID PAEDIATRIC SUSPENSION clarithromycin (when reconstituted) 125 mg/5mL and 250 mg/5mL.
Abbott Australasia Pty Ltd.

Paediatric Indications: for the treatment of the following mild to moderately severe infections due to susceptible organisms:

1. Acute streptococcal pharyngitis and tonsillitis caused by *S. pyogenes*.
2. Skin and skin structure infections (eg impetigo).
3. Acute otitis media. (With the qualification that penicillins remain the drugs of first choice for this indication.)
4. Disseminated or localised infections due to *Mycobacterium avium* or *Mycobacterium intracellulare* in immunocompromised children, including those with HIV infection or AIDS.
5. Community acquired pneumonia including infections due to *Chlamydia pneumoniae*, *Mycoplasma pneumoniae* and *Legionella pneumophila*.

VALTRESX AND VALAVIR valaciclovir (as hydrochloride) 500 mg and 1000 mg tablets.
Glaxo-Wellcome Australia Ltd

Indications: for the treatment of Herpes zoster (shingles) in immunocompetent adult patients who commence therapy within 72 hours of the onset of the rash. Greater benefit is gained if the drug is started within 48 hours; and for the treatment of ophthalmic zoster.

CYMEVENE ganciclovir 250 mg capsules.
Roche Products Pty Ltd.

Indications: for maintenance treatment of sight-threatening Cytomegaloviral retinitis in AIDS and other severely immunocompromised patients, following stabilisation of the retinitis with intravenous ganciclovir.

AMBISONE amphotericin BP lyophilised liposomal powder equivalent to amphotericin B 50 mg per vial.
F H Faulding & Co Ltd (Trading as David Bull Laboratories).

Indications: Prophylaxis in recipients of liver transplants at risk of systemic Candida, Aspergillus and Cryptococcus infections; and for the treatment of Candida, Aspergillus and Cryptococcus systemic infections; and for the treatment of visceral leishmaniasis. Clinical studies of efficacy in visceral leishmaniasis are limited to *Leishmania infantum*.

BCG VACCINE (Bacillus-Calmette-Guérin) live bacterial vaccine prepared from an attenuated strain of *M.bovis*, lyophilised vaccine 1.5 mg per multidose vial, with accompanying diluent (phosphate buffered saline) 1.5 mL.
CSL Ltd.

Indications: for active immunisation against tuberculosis in high risk groups who have tuberculin negative skin tests. BCG has no value in the treatment of tuberculosis infection. The NHMRC recommendations for BCG vaccination should be incorporated in the indication.

ERGAMISOL levamisole hydrochloride 50 mg tablets.

Janssen-Cilag Pty Ltd.

Indications: for use in combination with 5-fluorouracil (5-FU) as adjuvant treatment after surgical resection in patients with Dukes' Stage C colon cancer. The dose of Ergamisol, administered in combination with 5-FU, is 50 mg orally three times daily on three consecutive days every two weeks for a period of one year. Therapy with Ergamisol may be commenced no sooner than one week and no later than five weeks after surgery.

Ergamisol given alone is not effective in the treatment of Dukes' Stage C colon cancer. Ergamisol is not indicated in patients with Dukes' Stage B colon cancer or in patients with rectal cancer below the peritoneal reflection.

TAXOTERE CONCENTRATE FOR INFUSION docetaxel 80 mg/2 mL and 20 mg/0.5 mL, with solvent for dilution.

Rhône-Poulenc Rorer Australia Pty Ltd.

Indications: for the palliative treatment of patients with locally advanced or metastatic breast cancer in whom previous chemotherapy has failed; and for the treatment of patients with locally advanced or metastatic non-small cell lung cancer, including those who have failed platinum-based chemotherapy.

KYTRIL granisetron (as hydrochloride) 1 mg tablets.

SmithKline Beecham (Australia) Pty Ltd.

Indications: for use in adults for the prevention and treatment of nausea and vomiting induced by cytotoxic chemotherapy, at an oral dose of 1 mg twice daily, for up to one week following cytotoxic therapy.

The ADEC also recommended that:

RESOLUTION NO 5825

FURTHER TO RESOLUTIONS 5790 AND 5792, AND FOR CONSISTENCY, THE INDICATION FOR ALL ANTIDEPRESSANTS, INCLUDING MONOAMINE OXIDASE INHIBITORS (NON-SELECTIVE AND TYPE A) AND TETRACYCLIC ANTIDEPRESSANTS, SHOULD BE: "FOR THE TREATMENT OF MAJOR DEPRESSION".

OTHER INFORMATION CURRENTLY INCLUDED IN THE "INDICATIONS" SECTION SHOULD BE SHIFTED, WHERE RELEVANT, TO APPROPRIATE SECTIONS OF THE DOCUMENT, TO THE SATISFACTION OF THE TGA.

The ADEC also resolved to advise the Minister and the Secretary on the following safety related issues that:

RESOLUTION NO 5860

FURTHER TO RESOLUTIONS 5746, 5807 AND 5808, THE ADEC HAS REVIEWED THE APPROVED INDICATIONS FOR ALL CLASS I ANTIARRHYTHMIC DRUGS CURRENTLY REGISTERED IN AUSTRALIA.

AS THE PROPHYLACTIC USE OF THESE DRUGS, FOLLOWING MYOCARDIAL INFARCTION, IS POTENTIALLY HAZARDOUS, THE ADEC HAS CONSULTED WITH THE CARDIAC SOCIETY OF AUSTRALIA AND NEW ZEALAND AND CONSIDERS THAT ALL INDICATIONS SHOULD BE REVISED. SPECIFICALLY:

- 1. ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE REMOVED FROM THE APPROVED INDICATIONS; AND**
- 2. THE USE IN VENTRICULAR TACHYCARDIA SHOULD BE RESTRICTED TO LIFE-THREATENING SITUATIONS ONLY.**

THE WARNING STATEMENT RECOMMENDED IN RESOLUTION 5746 SHOULD BE ADOPTED FOR ALL CLASS I ANTIARRHYTHMIC AGENTS.

THE ADEC HAS RESOLVED THAT THE FOLLOWING REVISIONS TO THE INDICATIONS ARE TENABLE WITHIN THE TERMS OF THE EXISTING REGISTERED INDICATIONS. FOR SOME DRUGS, HOWEVER, THERE APPEARS TO BE SCOPE FOR NEW INDICATIONS. THE SPONSORS SHOULD BE REQUESTED TO ADDRESS THE ADEC DISCUSSIONS IN THE RATIFIED MINUTES AND IF APPROPRIATE, TO SUBMIT APPLICATIONS FOR EXTENDED INDICATIONS TO THE TGA IN THE USUAL WAY.

RESOLUTION NO 5861

THE CURRENTLY APPROVED INDICATIONS FOR TAMBOCOR TABLETS AND INJECTION, CONTAINING FLECAINIDE ACETATE, ARE SATISFACTORY AND DO NOT REQUIRE AMENDMENT.

RESOLUTION NO 5862

THE APPROVED INDICATIONS FOR MEXITIL CAPSULES, CONTAINING MEXILETINE HYDROCHLORIDE, SHOULD BE REVISED TO:

- DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF MEXILETINE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING MEXILETINE FOR THESE PATIENTS.**

RESOLUTION NO 5863

THE APPROVED INDICATIONS FOR MEXITIL INJECTION, CONTAINING

MEXILETINE HYDROCHLORIDE, SHOULD BE REVISED TO:

- **ACUTE REVERSION OF LIFE-THREATENING OR SEVERELY SYMPTOMATIC VENTRICULAR TACHYARRHYTHMIAS IN HOSPITAL, DURING CONTINUOUS ECG MONITORING.**

RESOLUTION NO 5864

THE APPROVED INDICATIONS FOR NORPACE CAPSULES, CONTAINING DISOPYRAMIDE PHOSPHATE, SHOULD BE REVISED TO:

1. (a) **PAROXYSMAL SUPRAVENTRICULAR TACHYCARDIA WHEN THE SYMPTOMATIC BENEFIT IS PERCEIVED TO OUTWEIGH THE RISK**
- (b) **MAINTENANCE OF SINUS RHYTHM FOLLOWING CARディオVERSION FROM ATRIAL FIBRILLATION OR FLUTTER.**

THE USE OF DISOPYRAMIDE TO PREVENT RECURRENCE OF ATRIAL FIBRILLATION OR FLUTTER HAS BEEN ASSOCIATED WITH LETHAL PROARRHYTHMIA, AND IT SHOULD THEREFORE BE USED FOR THIS PURPOSE ONLY WHEN THE SYMPTOMATIC BENEFITS ARE PERCEIVED TO OUTWEIGH THE RISKS.

2. **DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF DISOPYRAMIDE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING DISOPYRAMIDE FOR THESE PATIENTS.**

RESOLUTION NO 5865

THE APPROVED INDICATIONS FOR RYTHMODAN CAPSULES, CONTAINING DISOPYRAMIDE (BASE), SHOULD BE REVISED TO:

- **DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF DISOPYRAMIDE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED**

WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING DISOPYRAMIDE FOR THESE PATIENTS.

RESOLUTION NO 5866

THE APPROVED INDICATIONS FOR RYTHMODAN INJECTION, CONTAINING DISOPYRAMIDE PHOSPHATE, SHOULD BE REVISED TO:

- **ACUTE REVERSION OF LIFE-THREATENING OR SEVERELY SYMPTOMATIC VENTRICULAR TACHYARRHYTHMIAS IN HOSPITAL, DURING CONTINUOUS ECG MONITORING.**

RESOLUTION NO 5867

THE APPROVED INDICATIONS FOR PRONESTYL CAPSULES, CONTAINING PROCAINAMIDE HYDROCHLORIDE, SHOULD BE REVISED TO:

- **DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF PROCAINAMIDE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING PROCAINAMIDE FOR THESE PATIENTS.**

RESOLUTION NO 5868

THE APPROVED INDICATIONS FOR PRONESTYL INJECTION, CONTAINING PROCAINAMIDE HYDROCHLORIDE, SHOULD BE REVISED TO:

- **ACUTE REVERSION OF LIFE-THREATENING OR SEVERELY SYMPTOMATIC VENTRICULAR TACHYARRHYTHMIAS IN HOSPITAL, DURING CONTINUOUS ECG MONITORING.**

RESOLUTION NO 5869

THE APPROVED INDICATIONS FOR PROCAINAMIDE DURULES, CONTAINING PROCAINAMIDE HYDROCHLORIDE, SHOULD BE REVISED TO:

1. (a) **ATRIAL TACHYARRHYTHMIAS SUCH AS ATRIAL TACHYCARDIA.**
- (b) **MAINTENANCE OF SINUS RHYTHM FOLLOWING EPISODES OF**

ATRIAL FIBRILLATION OR FLUTTER WHEN THE SYMPTOMATIC BENEFIT IS PERCEIVED TO OUTWEIGH THE RISK.

2. **DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF PROCAINAMIDE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING PROCAINAMIDE FOR THESE PATIENTS.**

RESOLUTION NO 5870

THE APPROVED INDICATIONS FOR KINIDIN DURULES, CONTAINING QUINIDINE BISULPHATE, SHOULD BE REVISED TO:

1.
 - (a) **PAROXYSMAL SUPRAVENTRICULAR TACHYCARDIA, WHEN THE SYMPTOMATIC BENEFIT IS PERCEIVED TO OUTWEIGH THE RISK.**
 - (b) **MAINTENANCE OF SINUS RHYTHM FOLLOWING CARIOVERSION FROM ATRIAL FIBRILLATION OR FLUTTER.**

THE USE OF QUINIDINE TO PREVENT RECURRENCE OF ATRIAL FIBRILLATION OR FLUTTER HAS BEEN ASSOCIATED WITH LETHAL PROARRHYTHMIA, AND IT SHOULD THEREFORE BE USED FOR THIS PURPOSE ONLY WHEN THE SYMPTOMATIC BENEFITS ARE PERCEIVED TO OUTWEIGH THE RISKS.

2. **DOCUMENTED VENTRICULAR ARRHYTHMIAS, SUCH AS SUSTAINED VENTRICULAR TACHYCARDIA, WHICH ARE JUDGED TO BE LIFE-THREATENING. BECAUSE OF ITS PROARRHYTHMIC POTENTIAL, THE USE OF QUINIDINE IS NOT RECOMMENDED FOR LESSER ARRHYTHMIAS. TREATMENT OF ASYMPTOMATIC VENTRICULAR PREMATURE CONTRACTIONS SHOULD BE AVOIDED. IN PATIENTS WITH STRUCTURAL HEART DISEASE, PROARRHYTHMIA AND CARDIAC DECOMPENSATION ARE A SPECIAL RISK ASSOCIATED WITH ANTIARRHYTHMIC DRUGS. SPECIAL CAUTION SHOULD BE EXERCISED WHEN PRESCRIBING QUINIDINE FOR THESE PATIENTS.**

RESOLUTION NO 5871

THE APPROVED INDICATIONS FOR XYLOCARD INJECTION AND INFUSIONS, CONTAINING LIGNOCAINE HYDROCHLORIDE, SHOULD BE

REVISED TO:

- **TREATMENT OR PROPHYLAXIS OF LIFE-THREATENING VENTRICULAR ARRHYTHMIAS, INCLUDING THOSE ASSOCIATED WITH MYOCARDIAL INFARCTION, GENERAL ANAESTHESIA IN PATIENTS PREDISPOSED TO VENTRICULAR ARRHYTHMIAS, DIGITALIS INTOXICATION, OR FOLLOWING RESUSCITATION FROM CARDIAC ARREST.**

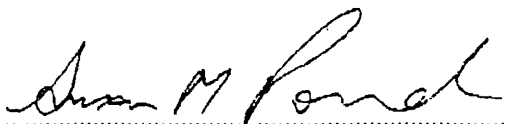
RESOLUTION NO 5878 (extract)

FURTHER TO RESOLUTION 5706, THE ADEC HAS REVIEWED THE REPORT OF THE PANCREATIC ENZYMES WORKING PARTY OF THE COMMITTEE ON SAFETY OF MEDICINES, DETAILING THE UK EPIDEMIOLOGICAL FINDINGS RELATING TO THE ASSOCIATION BETWEEN HIGH DOSE PANCREATIC ENZYME PRODUCTS AND INTESTINAL STRICTURES IN CYSTIC FIBROSIS PATIENTS.

THE ADEC CONSIDERS THAT ALTHOUGH THIS REPORT PROVIDES LITTLE DIRECT EVIDENCE FOR A CAUSAL RELATIONSHIP, THE ASSOCIATION BETWEEN HIGH DOSES OF PANCREATIC ENZYMES AND INTESTINAL STRICTURES CANNOT BE DISCOUNTED AND THAT RECOMMENDATIONS MADE PREVIOUSLY TO AMEND PRODUCT INFORMATION FOR SUCH PRODUCTS TO INCLUDE A SPECIFIC WARNING IN RELATION TO COLONIC STRICTURE AND MORE GUIDANCE REGARDING USE SHOULD STAND.

RESOLUTION NO 5879 (extract)

RECENT EVIDENCE SUGGESTS THAT LOW DOSE PRODUCTS USED TO ADMINISTER HIGH DOSES OF PANCREATIC ENZYMES MAY BE IMPLICATED WITH INTESTINAL STRICTURES (LANCET VOL 346, 499-500, 1995). THIS EVIDENCE SHOULD BE BROUGHT TO THE ATTENTION OF THE NDPSC FOR CONSIDERATION OF RESCHEDULING LOWER DOSE PRODUCTS.



Susan M Pond

11th January 1996

**CHAIRMAN
AUSTRALIAN DRUG EVALUATION COMMITTEE**

This notice is in lieu of NN:9600128 which appeared in GN2, 17.1.96.

9600175

National Health Act 1953 Part VI**REGISTRATION OF ORGANISATIONS**

NOTIFICATION in accordance with Section 81 of the National Health Act 1953 showing particulars of all subsisting registrations of organisations under Section 73 of the Act.

REGISTERED HEALTH BENEFITS ORGANISATIONS

NAME

- * A.C.A. Health Benefits Fund
- * A.M.A. Health Fund Limited
- * Army Health Benefits Society
- Australian Health Management Pty Ltd
- Australian Unity Friendly Society
- C.D.H. Benefits Fund
- * Commonwealth Bank Health Society (Friendly Society)
- C.P.S. Health Benefits Society
- C.U.A. Members' Benefits Friendly Society
- F.A.I. Health Benefits Ltd
- Geelong Medical and Hospital Benefits Association Ltd
- Goldfields Medical Fund (Inc)
- * Government Employees Health Fund Ltd
- Grand United Friendly Society
- * Health Care Insurance Ltd
- Healthguard Health Benefits Fund Ltd
- Health Insurance Commission
- Health Insurance Fund of W.A.
- Health-Partners Inc

- Hospital Benefits Fund of Western Australia (Inc)
The Hospital Contribution Fund of Australia Ltd
The Independent Order of Oddfellows of Victoria
I.O.R. Australia Pty Ltd
Latrobe Health Services Inc
- * Lysaght Hospital and Medical Club
 - Manchester Unity Independent Order of Oddfellows in
New South Wales Friendly Society
 - Medical Benefits Fund of Australia Ltd
 - Mildura District Hospital Fund
 - * M.I.M. Employees Health Society
 - Mutual Community Ltd
 - National Mutual Health Insurance Pty Ltd
 - * Naval Health Benefits Society
 - * New South Wales Teachers' Federation Health Society
 - N.I.B. Health Funds Ltd
 - Over 50's Friendly Society
 - * Phoenix Welfare Association Ltd
 - * Queensland Teachers' Union Health Society
 - Queenstown Medical Union Health Benefits Fund
 - * Railway & Transport Employees' Friendly Society Health Fund
 - * Reserve Bank Health Fund Friendly Society
 - S.G.I.C. Health Pty Ltd
 - * South Australian Police Employees' Health Fund Inc
 - St Luke's Medical & Hospital Benefits Association
 - * "The Sydney Morning Herald" Hospital Fund
 - * Transport Friendly Society
 - United Ancient Order of Druids Victoria

United Ancient Order of Druids New South Wales
Registered Friendly Society Grand Lodge of New South Wales,
The

Western District Health Fund Ltd

Yallourn Medical and Hospital Society

*** Restricted membership organisations which restrict eligibility for membership by reference to employment, a particular profession, professional association or union, or membership of the Defence Forces.**

S.J. Duckett
Secretary

NOTE: In lieu of notices which appeared in GN 1,
10 January 1996.

9600201

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

AUSTRALIAN HEALTH MINISTERS' ADVISORY COUNCIL

This page is to replace page number 45 of Government Notices Gazette No 1 of 10 January 1996

AMENDED NOTICE

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

AUSTRALIAN HEALTH MINISTERS' ADVISORY COUNCIL

**OUTCOME OF CONSIDERATION BY THE NATIONAL DRUGS AND
POISONS SCHEDULE COMMITTEE AT ITS NOVEMBER 1995 MEETING OF
PROPOSALS FOR ALTERATIONS TO THE STANDARD FOR THE UNIFORM
SCHEDULING OF DRUGS AND POISONS**

Preamble

The information set forth in the Schedule below is the outcome of the consideration of the National Drugs and Poisons Schedule Committee at its meeting on 21-23 November 1995 of the scheduling proposals notified in the Commonwealth of Australia Gazette of 11 October 1995 (Part A) as well as other scheduling proposals (Part B and Part C).

Interested parties are invited to comment and any comment on these recommendations should be forwarded by close of business on 8 February 1996 to:

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

9600182

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

PROPOSALS FOR ALTERATIONS TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

Preamble

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

The proposals set forth in the Schedule below are to be considered by the National Drugs and Poisons Schedule Committee at its next meeting on 21-22 February 1996.

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

How to make your submission

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

Please send your submission to:

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

Closing Date

The closing date for submissions is 15 February 1996.

Further information

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

SCHEDULE

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

(a) TRIAMCINOLONE

Schedule 3 - New entry

TRIAMCINOLONE in preparations for use on the oral mucosa containing 0.1 per cent or less of triamcinolone in a pack containing not more than 5 g of triamcinolone.

Schedule 4 - Amendment

TRIAMCINOLONE **except** when included in Schedule 3.

(b) IDOXURIDINE

Schedule 2 - New entry

IDOXURIDINE in preparations containing 0.5 per cent or less of idoxuridine for dermal use.

Schedule 3 - Amendment

IDOXURIDINE - delete entry.

Schedule 4 - Amendment

IDOXURIDINE - amend entry to read:

IDOXURIDINE **except** when included in Schedule 2.

(c) DEXTROMETHORPHAN

Schedule 2 - Amendment

DEXTROMETHORPHAN - amend entry to read:

DEXTROMETHORPHAN when

(a) compounded with one or more other therapeutically active substances:

(i) in divided preparations containing 30 mg or less of dextromethorphan per dosage unit and with a recommended dose not exceeding 30 mg of dextromethorphan; or

- (ii) in undivided preparations containing 0.3 per cent or less of dextromethorphan with a recommended dose not exceeding 30 mg of dextromethorphan; or
- (b) in undivided preparations containing 0.3 per cent or less of dextromethorphan with a recommended dose not exceeding 30 mg of dextromethorphan.

(d) ALUMINIUM HYDROXIDE

Schedule 2 - New entry

ALUMINIUM HYDROXIDE for human therapeutic use.

The above proposal arose out of concerns over adverse effects associated with over-consumption and inappropriate use of antacids containing aluminium hydroxide.

(e) ACITRETIN, ADAPALENE, ETRETINATE AND ISOTRETINOIN.

Appendix F, Part 3- New entry

Adapalene

Warning Statements 7, 67

Appendix F, Part 3 - Amendment

Acitretin - amend entry to read:

Acitretin

Warning Statements 7, 67

Etretinate - amend entry to read:

Etretinate

Warning Statements 7, 67

Isotretinoin - amend entry to read:

Isotretinoin

Warning Statements 7, 67

The above proposal arose out of consideration that an additional warning statement directed to the patient was appropriate.

(f) TESTOSTERONE

Schedule 6 to Schedule 4 for liquid injectable preparations for animal use containing testosterone.

(g) SODIUM STANNATE

Schedule 5 - Amendment

SODIUM STANNATE - amend entry to read:

SODIUM STANNATE **except** in preparations for cosmetic use containing 1 per cent or less of sodium stannate.

2. MATTERS REFERRED BY AUSTRALIAN DRUG EVALUATION COMMITTEE (ADEC)

- (a) Sevoflurane - New Drug - Schedule required
- (b) Docetaxel - New Drug - Schedule required
- (c) Stavudine - New Drug - Schedule required
- (d) Bicalutamide - New Drug - Schedule required
- (e) Valaciclovir - New Drug - Schedule required
- (f) Aspirin and non-steroidal antiinflammatory drugs available without prescription - Warning against use in the last trimester of pregnancy
- (g) Quinine - Reschedule from Schedule 3 to Schedule 4
- (h) Ephedrine - Restrict Schedule 4 availability to public sector institutions and private hospitals

This notice is in lieu of NN:9600129 which appeared in GN2, 17.1.96

9600189

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE
ACT (PHI 1/1996)

The delegate of the Minister for Human Services and Health has, with effect from 24 January 1996, made a Determination under Paragraph 4B(b) of the Act revoking an earlier Determination made under paragraph 4B(b) on 23 October 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.

COMMONWEALTH OF AUSTRALIA
National Health Act 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(a) OF THE
ACT (PHI 2/1996)

The delegate of the Minister for Human Services and Health has, with effect from 24 January 1996, made a Determination under Paragraph 4B(a) of the Act revoking an earlier Determination made under paragraph 4B(a) on 23 October 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.

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

Victoria
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

COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

In April 1994, the delegate to the Secretary of the Department of Human Services and Health gave consent under s.14(1) of the Therapeutic Goods Act 1989 to the following organisations to supply for use in Australia the Therapeutic good(s) identified below. This notice exempts the therapeutic good(s) identified below from compliance with specific sections of the relevant Therapeutic Goods Order for therapeutic devices.

<u>COMPANY</u> <u>NAME</u>	<u>AUST L/R</u> <u>NUMBER</u>	<u>PRODUCT</u> <u>TYPE</u>	<u>PRODUCT</u> <u>NAME</u>	<u>TGO & SECTION</u> <u>EXEMPTED</u>	<u>SPECIAL</u> <u>CONDITIONS</u>
Scholl	40057	tampon	Tampax	No.51, Cl. 7	until 1/3/96
Sancella	27944	tampon	Libra Fleur	No.51, Cl. 7	until 1/3/96
Scholl	54240	tampon	Tampets	No.51, Cl. 2	until 1/3/96

Unless otherwise indicated the exemptions detailed above will remain effective until cancelled by the Secretary (or his delegate) or until the relevant TGO is revoked.

9600195

THERAPEUTIC GOODS ACT 1989

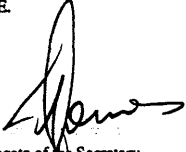
PUBLICATION OF LIST OF MANUFACTURERS REVOKED FROM LICENSING FOR THE
MANUFACTURE OF THERAPEUTIC GOODS

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 revocation of licences to manufacture therapeutic goods:

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

GUM PARK PTY LTD, LICENCE NO. 26218 - DUE TO THE CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS.

LINDE GAS PTY LTD, LICENCE NO. 4360 - DUE TO CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS AT THE FAIRFIELD SITE.



Delegate of the Secretary
17th January 1996

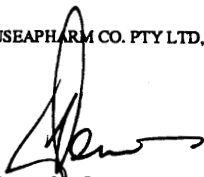
THERAPEUTIC GOODS ACT 1989

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:

AUSEAPHARM CO. PTY LTD, LICENCE NO 48876 - DUE TO FAILURE TO OBSERVE THE MANUFACTURING PRINCIPLES.



Delegate of the Secretary
16th January 1996

9600181

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HUMAN SERVICES AND HEALTH

THERAPEUTIC GOODS ACT 1989

ORDER UNDER SECTION 3 - DEFINITION OF "BRITISH PHARMACOPOEIA"

I, GEOFFREY NORMAN VAUGHAN, delegate of the Minister for Family Services for the purposes of the exercise of the Minister's powers under the definition of "British Pharmacopoeia" in subsection 3(1) of the *Therapeutic Goods Act 1989* and acting under that provision, HEREBY SPECIFY 1 February 1996 as the date upon which Amendments No. 4 to the British Pharmacopoeia 1993 shall take effect in Australia for the purposes of the said Act.

Dated this 17th day of January 1996



(Dr) Geoffrey Norman Vaughan
National Manager
Therapeutic Goods Administration
(Delegate of the Minister for Family Services)

9600174

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?
CHAN Shirley Lai Hung	26/6/1963		13/16-20 Garfield Street CARLTON NSW 2218	CHARGES
GATFORD Stephen David	6/8/1971	VIARC	Unit 1/49 The Corso PARKDALE VIC 3194	FREE SERVICE
JIVAN Vedua Rajni	29/9/1969	VIARC	98 Eastern Avenue KINGSFORD NSW 2032	FREE SERVICE
LIN Jing-Jia	10/7/1981		2/1A Isis Street WAHROONGA NSW 2078	CHARGES
MCCARTHY Kieran Gerard	19/4/1966	McCullough Robertson	Level 12, Central Plaza 56 Eagle St BRISBANE QLD 4001	CHARGES
MCKNOULTY Peter John	23/4/1958	McCullough Robertson	Level 12, Central Plaza 66 Eagle St BRISBANE QLD 4001	CHARGES
NGAI Barry Ping Lai	26/4/1965		732 Elizabeth St Waterloo NSW 2017	CHARGES
NIELSEN Sarah Elizabeth	18/5/1968	VIARC	2/107 Newington Road PETERSHAM NSW 2049	FREE SERVICE
TENNETI Girija	23/12/1968	Refugee Advice & Casework Service	Heart Foundation House Level 5, 343-348 Riley St SURRY HILLS NSW 2010	FREE SERVICE
TZIMOULIS Stella	11/12/1970	Victorian Immigration Advice & Rights Centre	18 Miriam Close Whealers Hill VIC 3150	FREE SERVICE
VALEVATU Vilame	10/8/1950	Fijian Australian Resource Centre	28 Castlereagh Street LIVERPOOL NSW 2170	FREE SERVICE
VULI Tevila	5/5/1946	Fijian Australian Resource Centre	28 Castlereagh Street LIVERPOOL NSW 2170	FREE SERVICE
WARD Rupert Rannie	22/1/1964	Oceania Development Group Limited	Oranje Nassaulaan 25 1075 A.J. Amsterdam THE NETHERLANDS	CHARGES
XIN Juvenia Kii Wah	22/9/1963	Modernity International Commercial Affairs	Suite 2 Level 2 377 Sussex Street SYDNEY NSW 2000	CHARGES


for SECRETARY
24 January 1996

9600171

Industrial Relations

Industrial Relations Act 1988

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

(Postal Address:
GPO BOX 1994S
MELBOURNE VIC 3001)

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 20013 of 1995)

NOTICE is given that an application has been made under the Industrial Relations Act 1988 for consent to an alteration of the eligibility rules of Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia.

The alteration is sought from the following:

2 - CONSTITUTION

- 2.1 Without limiting or in any way being limited by any of sub-rules 2.3 to 2.21 inclusive, the Union shall consist of an unlimited number of employees who have been admitted as members in accordance with the Rules of the Union and who are engaged or usually engaged as electrical fitters, armature winders, electrical mechanics, battery fitters, railway electricians, telephone fitters, radio workers, cable jointers, linesmen, arc lamp trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electric welders whose work is associated with the work of an electrician and electricians engaged or usually engaged or employed in running and maintaining electric plants, dynamo, motor and switchboard attendants, and all employees whose callings are peculiar to the electrical industry. Also all other persons whether employees in the industry or not as have been appointed officers of the Union and admitted as members thereof.
- 2.2 Provided that with respect to sub-rule 2.1, persons employed as Production Team Members by Southern Aluminium Pty. Ltd. at Bell Bay, Tasmania are not eligible for membership of the Union.
- 2.3 Without limiting and in any way being limited by any of sub-rules 2.1, 2.2 and 2.4 to 2.21 inclusive, the following persons in Western Australia shall also be eligible as members of the Union:
- 2.3.1 Persons who are employed, or usually employed within the area of the State of Western Australia, known as the South West Lands Division, engaged in the following callings or vocations:

Engineers, fitters, coppersmiths, turners, water meter fitters, patternmakers, tool and gauge makers, scale makers and adjusters, safe-makers, pipe fitters, brass finishers (engineering and general), blacksmiths, shipsmiths, toolsmiths, gunsmiths, angle

iron smiths, oliversmiths, blacksmiths' strikers, steam and other hammer drivers, spring makers, millwrights, steam and drop hammer forgers, furnacemen (forge, electric and other furnacemen), oxy-acetylene and electric welders and cutter, locksmiths, iron and steel rollers, electrical engineers, electrical fitters, electrical wiremen, electrical linesmen, electrical installers, electrical mechanics, automotive electricians, refrigeration and air conditioning fitters, armature winders, electrical workers generally, battery fitters, mechanical and scientific instrument makers, mechanical draughtsmen, typewriter mechanics, motor mechanics, motor cycle mechanics, aircraft mechanics, cycle (other than motor) mechanics (including filers, assemblers and wheel builders, cycle enamellers, sprayers, liners and writers), machine joiners, die-sinkers, press toolmakers and stampers, wirenetting and link mesh workers, wire drawers, including persons (not being workers eligible for membership of either the Amalgamated Metal Workers' and Shipwrights' Union of Western Australia by virtue of paragraphs (ii) or (iii) of sub-rule (a) of Rule 2 of the Rules of that Union or the Plumbers and Gas Fitters Employees Union of Australia, West Australian Branch, Industrial Union of Workers, engaged in or in connection with the treatment and/or fabrication of copper, brass, aluminium and other non-ferrous metals for the purpose of the production of wire, tubes, rods, bars, sheets, strip sections, angles and other fabricated products) tubular steel and iron gate and fence makers, galvanisers, riggers and splicers belt repairers and oilers, rivet heaters, machine makers, milling machinists, planers, slotters, borers, shapers, machine drillers, all workers engaged in the making of wrought iron and malleable iron pipes, dressers, electroplaters and polishers, grinders and tappers, bolt, nut and screwing machinists, lifters and assemblers and assistants, and all other machine operators and examiners of work prepared by the foregoing classifications and vocations employed in the engineering, locomotive, ship building, rolling stock, aircraft, agricultural implement making and kindred trades, munition and iron trades, boilermaker (Western Power Corporation and Alinta Gas only), or in any other industry whatsoever engaged on the manufacturing of engineering products or in the maintenance of plants.

- 2.3.2 Persons who are employed or usually employed in the State of Western Australia, except that portion comprised in the South West Lands Division, engaged in the following vocations:

Engineers, coppersmiths, fitters, turners, die-sinkers, pattern-makers, brass finishers (engineering and general), blacksmiths, shipsmiths, toolsmiths, gunsmiths, angle iron smiths, spring makers, millwrights, oxy-acetylene and electric welders, cycle and motor mechanics, mechanical draughtsmen, milling machinists, planers, slotters, shapers, borers, machine drillers, iron and steel rollers, grinders, and other machinemen, mechanics, lifters and assemblers, machine makers, mechanical and scientific instrument makers, steam and drop hammer forgers, electroplaters, metal polishers, typewriter mechanics and pipe fitters employed in the engineering, locomotive, shipbuilding, rolling stock, aircraft, agricultural implement making and kindred trades, or in any other industry whatsoever, engaged on the manufacturing of engineering products or in the maintenance of plant.

2.3.3 Persons engaged in the following trades or branches of the Coal Mining Industry:

Engineers, coppersmiths, fitters, turners, pattern-makers, brass finishers (engineering and general), blacksmiths, angle iron smiths, toolsmiths, steam and drop hammer forgers, blacksmiths' strikers, steam and other hammer drivers, electrical engineers, electrical workers, mechanical draughtsmen, millwrights, milling machinists, planers, slotters, borers, shapers, machine drillers and other machine men and assistants to the above Trades or Callings, engaged in the Coal Mining Industry.

2.3.4 Persons engaged by B.P. (Fremantle) Limited as bunkering operators, and bunkering attendants.

Provided that such persons referred to in this sub-rule 2.3.4 are those who by custom and practice would have industrial coverage under the terms of the Oil Bunkering B.P. (Fremantle) Limited Worker's Agreement No. 9 of 1979 as amended.

2.3.5 Persons employed or usually employed in the manufacture and/or distribution of natural and/or fuel gas in the callings of gas fitters, gas meter and/or appliance testers, gas meter repairers, gas holder attendants, gas plant operators, gas mainlayers and assistants in the area and operations under the State Energy Commission Act, the Perth Gas Act and the Fremantle Gas and Coke Company Act.

2.3.6 Persons employed or usually employed by the Western Power Corporation and Alinta Gas in any calling or vocation mentioned in sub-rule 2.3.1 of this Rule.

2.3.7 Persons employed or usually employed as Moulders and/or Coremakers, or apprentices or juniors (who when so employed) are engaged in any class of moulding and/or coremaking for the production of castings from molten metal of any kind, or making moulds (from) other materials in any industry, or branch of industry together with any foundry workers being moulders and/or coremakers, assistants, furnacemen and assistants, fettlers and grinders who are solely employed or are usually solely employed in a moulders shop or section and any cast bank and cast spun pipe makers moulders and/or coremakers and their assistants, die casters and smelters of scrap metals and their assistants. Provided always that no person referred to in this sub-rule shall be eligible for membership by reason of anything contained in this sub-rule merely because he or she is employed or usually employed in work of such kind as would had he or she been employed in such work on the first day of July 1961, have then qualified him or her for membership of any one of the following named Industrial Unions:-

Australian Railway Union of Workers, West Australian Branch.

Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers.

The United Furniture Trades Industrial Union of Workers, W.A.

2.3.8 The Union may admit to membership any person who is eligible in accordance with the aforesaid provisions of this Rule and who

exercises his calling or vocation or who resides within the State of Western Australia, but excluding that portion of the State comprised within the area bounded by a line drawn from the intersection of the 20th parallel of latitude and the 125th meridian of longitude to the intersection of the 20th parallel of latitude and the 129th meridian of longitude then south along the 129th meridian of longitude to the intersection of that meridian of longitude with the 24th parallel of latitude; thence West along the 24th parallel of latitude to the intersection of that parallel of latitude with the 125th meridian of longitude; thence North along the 125th meridian of longitude to the intersection of that meridian of longitude with the 20th parallel of latitude.

2.3.9 The Union shall also consist of an unlimited number of workers engaged or usually engaged:

As electrical fitters, armature winders, electrical installers, automotive electrical fitters, battery fitters, cable jointers, electrical welders, linesmen refrigeration fitters or electrical labourers;

As electricians employed in running and maintaining electrical plants and installations;

As electricians employed as dynamo, motor or switchboard attendants;

On radio, television or electronic work as servicemen, repairers, wiremen, installers, set testers, coil winders, technicians, operators, assemblers, cabinet fitters and/or radio workers, television workers and electronic workers generally;

All electrical workers (except engine drivers employed by other than Western Power Corporation and Alinta Gas) associated with the generation and/or distribution of electricity and maintenance and repair of any electrical motor;

Without in any way limiting any of the foregoing shall also include all workers whose callings are peculiar to the electrical industry.

PROVIDED THAT no person who is eligible to be a member of the State Electricity Commission Salaried Officers' Union of Workers under its constitution as registered and subsisting on the first day of November 1956 shall be eligible to be admitted a member of this Union by reason of anything contained in sub-rule 2.3.9 hereof.

PROVIDED FURTHER that no person (other than a tradesperson) who is eligible to be a member of the West Australian Amalgamated Society of Railway Employees Union of Workers under its constitution as registered shall be eligible to be admitted as a member of this Union by reason of anything contained in sub-rule 2.3.9 hereof.

2.3.10 The Union shall also consist of those persons who were, immediately prior to the registration of this Union, duly elected officers of the Australasian Society of Engineers, Moulders and Foundry Workers, Industrial Union of Workers Western Australian Branch or appointed officers and admitted as members of the Electrical Trades Union of Workers of Australia (Western Australian Branch, Perth).

- 2.3.11 Elected officers and employees of the Union shall be eligible for membership thereof except such persons who are eligible for membership of the Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch as at the date of registration of the Union and whose major and substantial duties are clerical.
- 2.4 Without limiting or in any way being limited by sub rules 2.1 to 2.3 inclusive and sub rules 2.5 to 2.21 inclusive, the Union shall also consist of an unlimited number of persons who have been admitted as members in accordance with the Rules of the Union and who are bona fide workers employed or usually employed in executing any plumbing, gasfitting, pipe-fitting, or domestic engineering work, whether prefabricated or not, or who execute any work in or in connection with:
- 2.4.1 Sheet lead, galvanised iron, or other classes of sheet metal, or any other materials which supercede the materials fixed by plumbers;
- 2.4.2 lead, wrought, cast or sheet iron, copper, brass or other classes of pipe work;
- 2.4.3 Water (hot or cold), steam, gas, air, vacuum, heating or ventilating appliances, fittings, services or installations;
- 2.4.4 house, ship, sanitary, chemical or general plumbing and drainage; together with such other persons, whether employed in the industry or not, as have been appointed officers of the Union and admitted as members thereof.
- 2.4.5 Without limiting the generality of the foregoing or being limited by the foregoing, the Union shall also consist of an unlimited number of persons who are employed or usually employed by CCA Beverages (Brisbane) Limited trading as Coca-Cola Bottlers, Brisbane in its operations at Richlands in the State of Queensland (including sales, marketing and services therefrom).
- 2.5 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.4 inclusive and 2.6 to 2.21 inclusive, the Union shall consist of an unlimited number of persons employed in or in connection with the installation, maintenance or provision of:
- 2.5.1 postal services as provided by the Australian Postal Corporation (or any successor thereto or a body corporate related to the Australian Postal Corporation (or any successor thereto) being a related body corporate within the meaning of the Corporations Law);
- 2.5.1(a) And further, without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule; or
- 2.5.2 telecommunications as provided by:
- 2.5.2.1 the Australian Telecommunications Corporation (or any successor thereto); or

- 2.5.2.2 the Australian Overseas Telecommunications Corporation (or any successor thereto); or
- 2.5.2.3 a body corporate related to either the Australian Telecommunications Corporation (or any successor thereto), or the Australian Overseas Telecommunications Corporation (or any successor thereto), being a related body corporate within the meaning of the Corporations Law; or
- 2.5.2.4 Aussat Pty Limited and/or Optus Communications Pty Limited (either jointly or separately) or a body corporate related to either or both companies (being a related body corporate within the meaning of the Corporations Law)

including all persons so employed or engaged who:

- * in the case of a person so employed or engaged in New South Wales - is an employee for the purposes of the Industrial Arbitration Act, 1940 of New South Wales, or as may be amended from time to time or any Act replacing that Act and, persons who are, or are able to become, members of an industrial union of employees within the meaning of the Industrial Arbitration Act, 1940 of New South Wales;
- * in the case of a person so employed or engaged in Queensland - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1961 of that State or that Act as amended from time to time or any Act replacing that Act;
- * in the case of a person so employed or engaged in South Australia - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1972 of that State or that Act as amended from time to time or any Act replacing that Act; or
- * in the case of a person so employed or engaged in Western Australia - is an employee for the purposes of the Industrial Relations Act 1979 of that State or that Act as amended from time to time or any Act replacing that Act.

2.6 Further, without limiting the generality of the foregoing, the Union shall also consist of persons employed or otherwise engaged in the functions of sorting, delivery or transportation in or in connection with mailing houses, provided that:

2.6.1 Any persons employed in communications grades by a railway or tramway operator, performing functions concerned directly and solely with such a railway or tramway operation, and who is eligible for membership of the Australian Railways Union as at 2 August 1991, shall not be eligible for membership.

2.6.2 Any person eligible for membership of the Australian Public Sector and Broadcasting Union, Australian Government Employment, in accordance with its conditions of eligibility for membership as at 18 October 1991 shall not be eligible for membership unless that person was also eligible for membership of the Australian Postal and Telecommunications Union in accordance with its conditions of eligibility for membership rule as at 18 October 1991.

2.6.3 Any persons engaged in:

- 2.6.3.1 clerical and/or administrative duties;
- 2.6.3.2 managerial duties;
- 2.6.3.3 executive duties;
- 2.6.3.4 computer software development, programming, systems analysis, computer hardware maintenance and operation;
- 2.6.3.5 sales and marketing duties;
- 2.6.3.6 storing goods and materials, driving motor vehicles, and/or patrolling;
- 2.6.3.7 fire safety duties;

shall not be eligible for membership unless that person is performing tasks which if performed by that person in employment with either the Australian Telecommunications Corporation or the Australian Postal Corporation (or any successors thereto) as at 18 October 1991 would make that person eligible for membership of the Australian Postal and Telecommunications Union.

2.6.4 Persons employed directly in supervising and or operating and or installing and or maintaining and or servicing an internal telecommunications system and who are eligible for membership of the Australian Municipal, Transport, Energy, Water, Ports, Community and Information Services Union (the "ASU") pursuant to Rule 5, part I of the ASU's Rules as at 10 October 1991 shall not be eligible for membership.

2.6.5 Persons employed to service, repair, maintain, structurally alter and/or assemble business equipment shall not be eligible for membership. Without limiting the generality of the foregoing, the term "business equipment" shall be deemed to include inter alia, cash registers, accounting machines, adding machines, calculators, computers and peripheral equipment.

2.6.6 Any person eligible for membership of the Metals and Engineering Workers' Union as at 1 October 1991 shall not be eligible for membership unless such a person:

- 2.6.6.1 was eligible for membership of the Australian Postal and Telecommunications Union as at 1 October 1991, or
- 2.6.6.2 is employed by a competitor to the Australian Telecommunications Corporation (or any successor thereto) licensed or permitted under Commonwealth legislation who performs tasks which if they had been performed in the employment of the Australian Telecommunications Corporation (or any successor thereto) would have made that person eligible for membership of the Australian Postal and Telecommunications Union as at 1 October 1991.

2.6.7 Any persons eligible for membership of the ATEA/ATPOA in accordance with its conditions of eligibility for membership rules as at 31 March 1991 shall not be eligible for membership unless that person was also eligible for membership of the APTU in accordance with its conditions of eligibility for membership rules as at 31 March 1991.

2.6.8 Any person employed in operating, providing, installing or maintaining telecommunications services and performing the functions (including employees performing supervisory and managerial duties which are directly related to those functions) specified in the:

2.6.8.1 Telecommunications Technical Officer Structure, Electrical Officer Structure, Production Officer Structure and Tradesperson Structure as set out in sub-clauses 8B 1-4 inclusive of the Australian Telecommunications Commission Telecommunications Technical and Trades Staff (Salaries and Specific Conditions of Employment) Award 1975 as at 31 March 1991; and

2.6.8.2 the Operator Assisted Services Structure in Clause 24 of the Australian Telecommunications Commission Telephone and Phonogram Staff (Salaries and Specific Conditions of Employment) Award 1978 as at 31 March 1991

shall not be eligible for membership except persons performing functions in common with functions specified in Clause 51 of the Telecom/APTU Award 1989 as at 31 March 1991.

2.6.9 Any person eligible for membership of the Professional Radio and Electronics Institute of Australasia in accordance with its eligibility rules as at 3 December 1991 employed by the Australian Overseas Telecommunications Corporation, being a person whose work functions are substantially the same as and broadly correspond with functions performed for the Overseas Telecommunications Corporation by a classification used by the Overseas Telecommunications Corporation and within the Professional Radio and Electronics Institute of Australasia, OTC Limited Consolidated Award 1990 as at 3 December 1991; or employed by Aussat Pty Ltd and/or Optus Communications Pty Ltd (either jointly or separately) or by a body corporate related to either or both companies (being a related body corporate within the meaning of the Corporations Law), being a person whose work functions are substantially the same as and broadly correspond with functions performed for Aussat Pty Ltd by a classification used by that employer and within the Professional Radio and Electronics Institute of Australia's Aussat Pty. Ltd. (Technical and Operational Employees) Award 1984 as at 3 December 1991, shall not be eligible for membership.

2.6.10 Any person eligible for membership of the Federated Clerks Union of Australia in accordance with its eligibility rule as at 3 December 1991 and employed by Aussat Pty Ltd and/or Optus Communications Pty Ltd (either jointly or separately) or by a body corporate related to either or both companies, being a person whose work functions and tasks are substantially the same as and broadly correspond with functions and tasks performed for Aussat by a classification used by Aussat and within clause 25 of the Aussat Pty. Ltd. (Clerical Employees) Award 1983 as at 3 December 1991, shall not be eligible for membership.

346 *Government departments*

- 2.7 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.6 inclusive and 2.8 to 2.21 inclusive, the Union is open to:
- 2.7.1 Telegraphists, Phonogram Operators (VDU) and Message Bureau Operators (who immediately prior to selection for training as Message Bureau Operators were designated Telegraphist) employed in the Australian Telecommunications Commission.
 - 2.7.2 All Postal Clerks, Senior Postal Clerks, Officer-in-Charge Grade 1, Officer-in-Charge Grade 2, Officer-in-Charge Grade 3, employed in the Australian Postal Commission.
 - 2.7.3 All Postmasters who are not qualified to be promoted to, or transferred to, positions classified as being within the Third Division of the Public Service.
 - 2.7.4 All instructors, Postal Training Schools, employed in the Australian Postal Commission.
 - 2.7.5 All Trainee Telegraphists employed in the Australian Telecommunications Commission.
 - 2.7.6 All Trainee Postal Clerks and all Assistant Postal Officers selected for training as Postal Clerk employed in the Australian Postal Commission.
 - 2.7.7 All persons employed as paid Officials of the Union.
 - 2.7.8 Trainee Postal Services Officers, Postal Services Officers, Postal Service Controllers and Postal Managers employed in the Australian Postal Commission.
 - 2.7.9 And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.
- 2.8 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.7 inclusive and 2.9 to 2.21 inclusive, the Union is open to an unlimited number of persons employed or usually employed as officers in charge of an official post office.
- And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.
- 2.9 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.8 inclusive and 2.10 to 2.21 inclusive, the Union is open to all Officers of the Australian Postal Commission employed as Senior Postal Officer Grade 1 and Grade 2, Supervisor (Postal) Grade 1, 2, 3 and Senior Transport Officer, Transport Officer Grade 1 and Grade 2 and Transport Overseer in either the Australian Postal Commission and/or in the Australian Telecommunications Commission.

And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.

- 2.10 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.9 inclusive and 2.11 to 2.21 inclusive, membership of the Union is open to all persons employed by the first licensed carriers as defined hereunder, in or in connection with the telecommunications industry.

"First Licensed carriers" means the holders for the time being of:

2.10.1 the licence to operate as a general telecommunications carrier and/or the licence to operate as a mobile carrier, both granted under the Telecommunications Act 1991 and both published in Commonwealth of Australia Gazette No. 323 dated 26 November 1991, and any body corporate that is related to either of those licence holders within the meaning of the Corporations Law; or

2.10.2 any licence granted following the revocation of either of the licences referred to in 2.10.1 above and any body corporate that is related to the holder of any such licence within the meaning of the Corporations Law.

- 2.11 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.4, 2.5 to 2.10 and 2.17 to 2.21 and subject to sub rules 2.12, 2.13, 2.14, 2.15 and 2.16 the following persons shall be eligible for membership of the Union:

2.11.1 Any person employed in or in connection with telecommunications by:

2.11.1.1 the Crown in right of the Commonwealth;

2.11.1.2 any body established or incorporated under any act of Parliament of the Commonwealth or acting under the control of or for or on behalf of or in the interests of the Crown in the right of the Commonwealth other than the Commonwealth Scientific and Industrial Research Organisation or its successors, the Overseas Telecommunications Commission, the Australian National Railways Commission or the Snowy Mountains Hydro-Electricity Authority; or

2.11.1.3 any company (other than Aussat Pty Ltd., Qantas Airways Ltd. and its related companies and Australian Airlines Ltd.) any of the shares of which are held by or on behalf of the Crown in the right of the Commonwealth or any body of the kind described in the previous sub-paragraph.

2.11.2 Without limiting the generality of sub rule 2.11.1, any person employed by the Australian Postal Corporation who:

- 2.11.2.1 is employed in or in connection with:
- * the manufacture, fabrication, modification, installation, maintenance or repair (including fault identification and location) of mail handling or post office plant, equipment and facilities; or
 - * the provision of engineering services in relation to buildings, plant, equipment and facilities; and is required to have technical skills or to have mechanical, electrical or electronic trade based skills; or
- 2.11.2.2 is employed as a switchboard operator or telephonist.
- 2.11.3 Any person employed by the Union as an industrial officer or holding an elected office within the Union.
- 2.12 A person is not eligible for membership of the Union pursuant to sub rule 2.11 if that person is engaged in any clerical, professional, academic, nursing or catering capacity or is engaged in external plant line work associated with a telecommunications system.
- 2.13 A person is not engaged in a clerical capacity for the purposes of sub rule 2.12 by reason that the person is employed to:
- 2.13.1 undertake supervisory or managerial duties or to assist persons undertaking supervisory or managerial duties in relation to persons employed in a Manual Assistance Centre Bureau;
 - 2.13.2 undertake supervisory or managerial duties in relation to persons engaged in technical, trades or production functions in or in connection with Telecommunications;
 - 2.13.3 train staff employed in a Manual Assistance Centre/Bureau (or any place established in the future to carry out the functions of a Manual Assistance Centre/Bureau);
 - 2.13.4 disseminate traffic or monitor systems tapes; or
 - 2.13.5 provide training in the use of telecommunications equipment purchased from the Australian Telecommunications Corporation.
- 2.14 For the purposes of determining eligibility for membership of the Union under sub rule 2.11.1 sub rule 2.11.2, other than in respect of a body corporate that is related within the meaning of the Corporations Law to either the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, any person eligible for membership of the Australian Public Sector, Professional and Broadcasting Union, Australian Government Employment, in accordance with its conditions of eligibility for membership as at 27 March, 1992, shall not be eligible for membership unless that person was also eligible for membership of the Australian Telecommunications Employees' Association/Australian Telephone and Phonogram Officers' Association (hereinafter referred to as the "ATEA/ATPOA") in accordance with Rule 3 as at 27 March, 1992 provided

that any reference to Australian Telecommunications Commission in Rule 3 as at 27 March, 1992 shall be taken to include a reference to the Australian and Overseas Telecommunications Corporation Limited other than the International Business Unit of the Corporation.

- 2.15 For the purposes of determining eligibility for membership of the union in respect of bodies corporate which are related within the meaning of the Corporations Law to the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, a person shall not be eligible for membership unless that person is performing tasks which, if performed by that person in employment with the Australian and Overseas Telecommunications Corporation Limited as at 27 March, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and the Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 27 March, 1992 (or its predecessor body being the Australian Postal Commission), would make or would have made that person eligible for membership of the ATEA/ATPOA.
- 2.16 The following persons are not eligible for membership of the Union pursuant to sub-rule 2.11:
- 2.16.1 any person eligible for membership of the APTU in accordance with its Conditions of Eligibility for Membership as at 31 March, 1991 unless that person was also eligible for membership of the ATEA/ATPOA in accordance with its Conditions of Eligibility for membership as at 31 March, 1991.
- 2.16.2 Persons employed in any of the following:
- 2.16.2.1 Providing postal services with the exception of persons engaged in technical and/or trades postal functions; and/or
- 2.16.2.2 receiving, sorting, despatching, processing or delivering mail; and/or
- 2.16.2.3 providing, operating, installing or maintaining telecommunications services and performing the functions which are specified in the Communications Officer Structure as set out in Clause 51 of the Telecom/APTU Award 1989 as at 31 March, 1991 except those functions in common with functions specified in clause 8B1-4 inclusive of the Australian Telecommunications Commission Telecommunications Technical and Trades Staff (Salaries and Specific Conditions of Employment) Award 1975 as at 31 March, 1991.
- 2.16.2.4 driving; and/or
- 2.16.2.5 storing goods and materials; and/or
- 2.16.2.6 labouring, patrolling, gardening or cleaning; and/or
- 2.16.2.7 subject to the exceptions in sub-rules 2.11 and 2.13, oversighting or supervising any of the above services or functions.

- 2.16.3 Any person eligible for membership of the Professional Radio and Electronic Institute of Australasia as at 22 May, 1992 unless that person;
- 2.16.3.1 was eligible for membership of the ATEA/ATPOA as at 22 May, 1992;
- 2.16.3.2 is employed by a body corporate which is related within the meaning of the Corporations Law to the Australian and Overseas Telecommunications Corporation Limited, except existing subsidiaries of the AOTC International Business Unit, or the Australian Postal Corporation, to perform tasks which, if performed by that person in employment with the Australian and Overseas Telecommunications Corporation Limited as at 22 May, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 22 May, 1992 (or its predecessor body being the Australian Postal Commission), would have made that person eligible for membership of the ATEA/ATPOA; or
- 2.16.3.3 is engaged or employed in the installation, connection and maintenance of customer equipment and customer cabling attached for the purpose of directly utilising a public telecommunications network.

The expression "existing subsidiaries of the AOTC International Business Unit" means companies which were subsidiaries of the Overseas Telecommunications Corporation and which retain a connection with the International Business Unit of the AOTC.

The expressions "customer equipment" "customer cabling" and "public telecommunications network" have the same meanings as those expressions have in the Telecommunications Act 1991 as at 1 April, 1992.

- 2.16.4 Any person eligible for membership of the Australian Municipal, Transport, Energy, Water, Ports, Community and Information Services Union, the Metals and Engineering Workers' Union, the Electrical Trades Union or the Federated Clerks Union of Australia pursuant to the rules of those organisations as they stood at 15 July, 1992 unless that person:
- 2.16.4.1 was also eligible for membership of the ATEA/ATPOA as at 15 July, 1992; or
- 2.16.4.2 is employed by a body corporate which is a subsidiary within the meaning of the Corporations Law of the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, to perform tasks which, if performed by that person in employment

with the Australian and Overseas Telecommunications Corporation Limited as at 15 July, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 15 July, 1992 (or its predecessor body being the Australian Postal Commission), would have made that person eligible for membership of the ATEA/ATPOA.

- 2.17 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.16 inclusive and 2.18 to 2.21, the Union shall consist of an unlimited number of employees of the Australian Telecommunications Commission or Australian Postal Commission holding either permanently or temporarily, any of the following positions or any position which may be substituted therefore and the duties of which are not materially different therefrom, Manual Assistance 1, 2, 3, 4, 5, 6 and 7, Telephonists, Night Telephone Attendant, Switchboard Attendant (Non-official Post Offices), Senior Telephonist, Supervisor (Telephone), Supervisor (MAC), Senior Supervisor (MAC), Manager (MAC), Staff Officer Grades 1 and 2, Retrieval Network Officer, Instructor (MAC), Senior Instructor (MAC), System Assessment Officer, System Assessment Manager, Traffic Controller, Service Adviser, Travelling Supervisor, Phonogram Operator, Phonogram Operator (VDU), Supervisor (Phonogram), Phonogram Supervisor Grades 1, 2, 3, 4 and 5, Phonogram Supervisor (VDU), Message Bureau Operator, Supervisor (Message Bureau), Message Bureau Supervisor Grades 1, 2, 3 and 4, Telex Service Operator, Telex Service Operator in Charge Grades 1 and 2, Supervisor (Telex), Teleprinter Switchboard Attendant, together with such persons who are employees of the Union.
- 2.18 All persons employed by the First Licensed carriers as defined hereunder, in or in connection with the telecommunications industry shall be entitled to become a member of the Union.
- "First Licensed carriers" means the holders for the time being of:
- 2.18.1 the licence to operate as a general telecommunications carrier and/or the licence to operate as a mobile carrier, both granted under the Telecommunications Act 1991 and both published in Commonwealth of Australia Gazette No. 323 dated 26 November 1991, and any body corporate that is related to either of those licence holders within the meaning of the Corporations Law; or
- 2.18.2 any licence granted following the revocation of either of the licences referred to in sub rule 2.18.1 any body corporate that is related to the holder of any such licence within the meaning of the Corporations Law.
- 2.19 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.18 and 2.20 and 2.21 the Union shall consist of an unlimited number of persons employed by Telecom Technologies Pty Limited.
- 2.20 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.19 or 2.21, there shall be eligible for membership of the Union employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport engaged in technical, supervisory or managerial duties which are directly related to those functions in lines or external plant work and without limiting the foregoing avocations.

- 2.20.1 Senior Lines Officer, Principal Lines Officer, External Plant Manager, Installation Manager, Program Manager and Technical Services Manager;
- 2.20.2 Lines Officer (provided that they are persons who immediately before becoming Lines Officers were members of the TOA and employed as Technical Officers (external plant);
- 2.20.3 Technical Officer, Senior Technical Officer, Principal Technical Officer provided that they are carrying out lines or external plant work and have worked in the lines area for at least six years;
- 2.20.4 Inspector (Radio External Plant), Lines Inspector, Senior Lines Inspector and Lines Controller;
- 2.20.5 Communications Officers Grade 5 and above (other than those employees employed as technical instructors in lines training schools and qualified as such).

Provided that a person employed as a Drafting Officer (Operations) shall not be eligible for membership of the Union.

Provided the eligibility for membership in the Union does not include employees of the Australian Telecommunications Commission employed in the Internal Plant area.

Provided that any employee coming within the conditions of eligibility for membership of the Professional Radio and Electronics Institute as it stood at 12 January, 1987, shall not be eligible for membership of the union.

Provided that any employee eligible for membership of the Australian Postal and Telecommunications Union other than Lines Officer (who immediately before appointment as such was a member of the TOA and employed as a Technical Officer Grade 1 (External Plant), Senior Lines Officer, Principal Lines Officer, Communications Officers Grade 5 and above (other than those employees employed as technical instructors in lines training schools and qualified as such), External Plant Manager, Installation Manager, Program Manager or Technical Services Manager shall not be eligible for membership of the Union.

- 2.21 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.20 the following categories of persons however described shall be eligible for membership of the Union.

- 2.21.1 Any person employed in the Australian Telecommunications Commission, Australian Postal Commission and Department of Communications as a:

Technical Officer
 Senior Technical Officer
 Principal Technical Officer
 Technical Officer (Engineering)
 Senior Technical Officer (Engineering)
 Principal Technical Officer (Engineering)
 Technical Officer (Telecommunications)
 Senior Technical Officer (Telecommunications)
 Principal Technical Officer (Telecommunications)

Technical Officer (Buildings)
Senior Technical Officer (Buildings)
Chief Technical Officer (Buildings)
Controller (Buildings)
Technical Instructor (Technicians' School)
Senior Technical Instructor (Technicians' School)
Foreman
Supervisor (Workshops)
Telecommunication or Trades
Controller Radio Inspection Services
Manager, Grades 1, 2 and 3, Department of Communications
Assistant Manager, Department of Communications
Deputy Manager, Department of Communications
Major Facilities Manager
Internal Plant manager
Subscribers Installation and Repair Manager
Technical Manager
Technical Services Manager
Plant Layout and Installation Manager
Switching Systems and Restoration Manager
District Telecommunications Manager
Technical Operations Co-ordinator
Technically qualified Administrative Officers

Provided that no employees other than employees designated as Technical Services Manager who are eligible to be members of the Australian Postal and Telecommunications Union shall be eligible to become a member of the Union.

2.21.2 Any person employed as an Officer of the Union.

2.22 Description of Industry in Connection with which the Communications Division is Registered

For the purpose of sub-rules 2.5 to 2.21 inclusive, the industry in connection with which the communications division is registered is:

2.22.1 The postal and telecommunications industry in Australia and postal and telecommunications services.

2.22.2 Postal Electrical.

2.22.3 An organisation of employees in or in connection with telephone, phonogram or telex traffic industry.

2.22.4 The industry in connection with which the Union is formed is that part of the Communications and Telecommunications industry and represented by the employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport where employed as persons carrying out duties contained under the Rule of the Constitution and Rules.

2.22.5 The industry in or in connection with which the Union is formed without in any way limited the generality of the provisions of Rule 2 Constitution and the construction proper at any time and from time to time to be placed thereon, the industry of message communications as handled within the corporate responsibilities of Australian Telecommunications

Commission and Australian Postal Commission and Department of Communications so far only as extending to all positions associated with electromagnetic and electrostatic communications and associated networks, transmission, switching systems and interfaces and any technical development thereof and the supervision and management of staff engaged on the operation, maintenance, extension and housing of these systems and networks. Provided that the positions referred to (other than technical services manager) shall not include positions within the conditions of eligibility for membership of the Australian Postal and Telecommunications Union.

to the following:

2 - CONSTITUTION

- 2.1 Without limiting or in any way being limited by any of sub-rules 2.3 to 2.21 inclusive, the Union shall consist of an unlimited number of employees who have been admitted as members in accordance with the Rules of the Union and who are engaged or usually engaged as electrical fitters, armature winders, electrical mechanics, battery fitters, railway electricians, telephone fitters, radio workers, cable jointers, linesmen, arc lamp trimmers, electrical labourers, electric crane attendants, rail welders and their assistants, electric welders whose work is associated with the work of an electrician and electricians engaged or usually engaged or employed in running and maintaining electric plants, dynamo, motor and switchboard attendants, and all employees whose callings are peculiar to the electrical industry. Also all other persons whether employees in the industry or not as have been appointed officers of the Union and admitted as members thereof.
- 2.2 Provided that with respect to sub-rule 2.1, persons employed as Production Team Members by Southern Aluminium Pty. Ltd. at Bell Bay, Tasmania are not eligible for membership of the Union.
- 2.3 Without limiting and in any way being limited by any of sub-rules 2.1, 2.2 and 2.4 to 2.21 inclusive, the following persons in Western Australia shall also be eligible as members of the Union:
- 2.3.1 Persons who are employed, or usually employed within the area of the State of Western Australia, known as the South West Lands Division, engaged in the following callings or vocations:
- Engineers, fitters, coppersmiths, turners, water meter fitters, patternmakers, tool and gauge makers, scale makers and adjusters, safe-makers, pipe fitters, brass finishers (engineering and general), blacksmiths, shipsmiths, toolsmiths, gunsmiths, angle iron smiths, oliversmiths, blacksmiths' strikers, steam and other hammer drivers, spring makers, millwrights, steam and drop hammer forgers, furnacemen (forge, electric and other furnacemen), oxy-acetylene and electric welders and cutter, locksmiths, iron and steel rollers, electrical engineers, electrical fitters, electrical wiremen, electrical linesmen, electrical installers, electrical mechanics, automotive electricians, refrigeration and air conditioning fitters, armature winders, electrical workers generally, battery fitters, mechanical and scientific instrument makers, mechanical draughtsmen, typewriter mechanics, motor mechanics, motor cycle mechanics, aircraft mechanics, cycle (other

than motor) mechanics (including filers, assemblers and wheel builders, cycle enamellers, sprayers, liners and writers), machine joiners, die-sinkers, press toolmakers and stampers, wirenetting and link mesh workers, wire drawers, including persons (not being workers eligible for membership of either the Amalgamated Metal Workers' and Shipwrights' Union of Western Australia by virtue of paragraphs (ii) or (iii) of sub-rule (a) of Rule 2 of the Rules of that Union or the Plumbers and Gas Fitters Employees Union of Australia, West Australian Branch, Industrial Union of Workers, engaged in or in connection with the treatment and/or fabrication of copper, brass, aluminium and other non-ferrous metals for the purpose of the production of wire, tubes, rods, bars, sheets, strip sections, angles and other fabricated products) tubular steel and iron gate and fence makers, galvanisers, riggers and splicers belt repairers and oilers, rivet heaters, machine makers, milling machinists, planers, slotters, borers, shapers, machine drillers, all workers engaged in the making of wrought iron and malleable iron pipes, dressers, electroplaters and polishers, grinders and tappers, bolt, nut and screwing machinists, lifters and assemblers and assistants, and all other machine operators and examiners of work prepared by the foregoing classifications and vocations employed in the engineering, locomotive, ship building, rolling stock, aircraft, agricultural implement making and kindred trades, munition and iron trades, boilermaker (Western Power Corporation and Alinta Gas only), or in any other industry whatsoever engaged on the manufacturing of engineering products or in the maintenance of plants.

- 2.3.2 Persons who are employed or usually employed in the State of Western Australia, except that portion comprised in the South West Lands Division, engaged in the following vocations:

Engineers, copper-smiths, fitters, turners, die-sinkers, pattern-makers, brass finishers (engineering and general), blacksmiths, ship-smiths, tool-smiths, gun-smiths, angle iron smiths, spring makers, millwrights, oxy-acetylene and electric welders, cycle and motor mechanics, mechanical draughtsmen, milling machinists, planers, slotters, shapers, borers, machine drillers, iron and steel rollers, grinders, and other machinemen, mechanics, lifters and assemblers, machine makers, mechanical and scientific instrument makers, steam and drop hammer forgers, electroplaters, metal polishers, typewriter mechanics and pipe fitters employed in the engineering, locomotive, shipbuilding, rolling stock, aircraft, agricultural implement making and kindred trades, or in any other industry whatsoever, engaged on the manufacturing of engineering products or in the maintenance of plant.

- 2.3.3 Persons engaged in the following trades or branches of the Coal Mining Industry:

Engineers, copper-smiths, fitters, turners, pattern-makers, brass finishers (engineering and general), blacksmiths, angle iron smiths, tool-smiths, steam and drop hammer forgers, blacksmiths' strikers, steam and other hammer drivers, electrical engineers, electrical workers, mechanical draughtsmen, millwrights, milling machinists, planers, slotters, borers, shapers, machine drillers and other machine men and assistants to the above Trades or Callings, engaged in the Coal Mining Industry.

- 2.3.4 Persons engaged by B.P. (Fremantle) Limited as bunkering operators, and bunkering attendants.

Provided that such persons referred to in this sub-rule 2.3.4 are those who by custom and practice would have industrial coverage under the terms of the Oil Bunkering B.P. (Fremantle) Limited Worker's Agreement No. 9 of 1979 as amended.

- 2.3.5 Persons employed or usually employed in the manufacture and/or distribution of natural and/or fuel gas in the callings of gas fitters, gas meter and/or appliance testers, gas meter repairers, gas holder attendants, gas plant operators, gas mainlayers and assistants in the area and operations under the State Energy Commission Act, the Perth Gas Act and the Fremantle Gas and Coke Company Act.

- 2.3.6 Persons employed or usually employed by the Western Power Corporation and Alinta Gas in any calling or vocation mentioned in sub-rule 2.3.1 of this Rule.

- 2.3.7 Persons employed or usually employed as Moulders and/or Coremakers, or apprentices or juniors (who when so employed) are engaged in any class of moulding and/or coremaking for the production of castings from molten metal of any kind, or making moulds (from) other materials in any industry, or branch of industry together with any foundry workers being moulders and/or coremakers, assistants, furnacemen and assistants, fettlers and grinders who are solely employed or are usually solely employed in a moulders shop or section and any cast bank and cast spun pipe makers moulders and/or coremakers and their assistants, die casters and smelters of scrap metals and their assistants. Provided always that no person referred to in this sub-rule shall be eligible for membership by reason of anything contained in this sub-rule merely because he or she is employed or usually employed in work of such kind as would had he or she been employed in such work on the first day of July 1961, have then qualified him or her for membership of any one of the following named Industrial Unions:-

Australian Railway Union of Workers, West Australian Branch.

Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers.

The United Furniture Trades Industrial Union of Workers, W.A.

- 2.3.8 The Union may admit to membership any person who is eligible in accordance with the aforesaid provisions of this Rule and who exercises his calling or vocation or who resides within the State of Western Australia, but excluding that portion of the State comprised within the area bounded by a line drawn from the intersection of the 20th parallel of latitude and the 125th meridian of longitude to the intersection of the 20th parallel of latitude and the 129th meridian of longitude then south along the 129th meridian of longitude to the intersection of that meridian of longitude with the 24th parallel of latitude; thence West along the 24th parallel of latitude to the intersection of that parallel of latitude with the 125th meridian of longitude; thence North along the 125th meridian of longitude to the intersection of that meridian of longitude with the 20th parallel of latitude.

2.3.9 The Union shall also consist of an unlimited number of workers engaged or usually engaged:

As electrical fitters, armature winders, electrical installers, automotive electrical fitters, battery fitters, cable jointers, electrical welders, linesmen refrigeration fitters or electrical labourers;

As electricians employed in running and maintaining electrical plants and installations;

As electricians employed as dynamo, motor or switchboard attendants;

On radio, television or electronic work as servicemen, repairers, wiremen, installers, set testers, coil winders, technicians, operators, assemblers, cabinet fitters and/or radio workers, television workers and electronic workers generally;

All electrical workers (except engine drivers employed by other than Western Power Corporation and Alinta Gas) associated with the generation and/or distribution of electricity and maintenance and repair of any electrical motor;

Without in any way limiting any of the foregoing shall also include all workers whose callings are peculiar to the electrical industry.

PROVIDED THAT no person who is eligible to be a member of the State Electricity Commission Salaried Officers' Union of Workers under its constitution as registered and subsisting on the first day of November 1956 shall be eligible to be admitted a member of this Union by reason of anything contained in sub-rule 2.3.9 hereof.

PROVIDED FURTHER that no person (other than a tradesperson) who is eligible to be a member of the West Australian Amalgamated Society of Railway Employees Union of Workers under its constitution as registered shall be eligible to be admitted as a member of this Union by reason of anything contained in sub-rule 2.3.9 hereof.

2.3.10 The Union shall also consist of those persons who were, immediately prior to the registration of this Union, duly elected officers of the Australasian Society of Engineers, Moulders and Foundry Workers, Industrial Union of Workers Western Australian Branch or appointed officers and admitted as members of the Electrical Trades Union of Workers of Australia (Western Australian Branch, Perth).

2.3.11 Elected officers and employees of the Union shall be eligible for membership thereof except such persons who are eligible for membership of the Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch as at the date of registration of the Union and whose major and substantial duties are clerical.

2.4 Without limiting or in any way being limited by sub rules 2.1 to 2.3 inclusive and sub rules 2.5 to 2.21 inclusive, the Union shall also consist of an unlimited number of persons who have been admitted as members in accordance with the Rules of the Union and:

2.4.1 who are bona fide workers employed or usually employed in executing any plumbing, gasfitting, pipe-fitting, or domestic engineering work, whether prefabricated or not, or who execute any work in or in connection with:

- 2.4.1.1 Sheet lead, galvanised iron, or other classes of sheet metal, or any other materials which supercede the materials fixed by plumbers;
 - 2.4.1.2 lead, wrought, cast or sheet iron, copper, brass or other classes of pipe work;
 - 2.4.1.3 Water (hot or cold), steam, gas, air, vacuum, heating or ventilating appliances, fittings, services or installations;
 - 2.4.1.4 house, ship, sanitary, chemical or general plumbing and drainage; or
- 2.4.2 who are independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union under Rule 2.4.1;
- 2.4.3 together with such other persons, whether employed in the industry or not, as have been appointed officers of the Union and admitted as members thereof.
- 2.4.5 Without limiting the generality of the foregoing or being limited by the foregoing, the Union shall also consist of an unlimited number of persons who are employed or usually employed by CCA Beverages (Brisbane) Limited trading as Coca-Cola Bottlers, Brisbane in its operations at Richlands in the State of Queensland (including sales, marketing and services therefrom).
- 2.5 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.4 inclusive and 2.6 to 2.21 inclusive, the Union shall consist of an unlimited number of persons employed in or in connection with the installation, maintenance or provision of:
- 2.5.1 postal services as provided by the Australian Postal Corporation (or any successor thereto or a body corporate related to the Australian Postal Corporation (or any successor thereto) being a related body corporate within the meaning of the Corporations Law);
 - 2.5.1(a) And further, without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule; or
 - 2.5.2 telecommunications as provided by:
 - 2.5.2.1 the Australian Telecommunications Corporation (or any successor thereto); or
 - 2.5.2.2 the Australian Overseas Telecommunications Corporation (or any successor thereto); or
 - 2.5.2.3 a body corporate related to either the Australian Telecommunications Corporation (or any successor thereto), or the Australian Overseas Telecommunications Corporation (or any successor thereto), being a related body corporate within the meaning of the Corporations Law; or

- 2.5.2.4 Aussat Pty Limited and/or Optus Communications Pty Limited (either jointly or separately) or a body corporate related to either or both companies (being a related body corporate within the meaning of the Corporations Law)

including all persons so employed or engaged who:

- * in the case of a person so employed or engaged in New South Wales - is an employee for the purposes of the Industrial Arbitration Act, 1940 of New South Wales, or as may be amended from time to time or any Act replacing that Act and, persons who are, or are able to become, members of an industrial union of employees within the meaning of the Industrial Arbitration Act, 1940 of New South Wales;
- * in the case of a person so employed or engaged in Queensland - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1961 of that State or that Act as amended from time to time or any Act replacing that Act;
- * in the case of a person so employed or engaged in South Australia - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1972 of that State or that Act as amended from time to time or any Act replacing that Act; or
- * in the case of a person so employed or engaged in Western Australia - is an employee for the purposes of the Industrial Relations Act 1979 of that State or that Act as amended from time to time or any Act replacing that Act.

2.6 Further, without limiting the generality of the foregoing, the Union shall also consist of persons employed or otherwise engaged in the functions of sorting, delivery or transportation in or in connection with mailing houses, provided that:

2.6.1 Any persons employed in communications grades by a railway or tramway operator, performing functions concerned directly and solely with such a railway or tramway operation, and who is eligible for membership of the Australian Railways Union as at 2 August 1991, shall not be eligible for membership.

2.6.2 Any person eligible for membership of the Australian Public Sector and Broadcasting Union, Australian Government Employment, in accordance with its conditions of eligibility for membership as at 18 October 1991 shall not be eligible for membership unless that person was also eligible for membership of the Australian Postal and Telecommunications Union in accordance with its conditions of eligibility for membership rule as at 18 October 1991.

2.6.3 Any persons engaged in:

- 2.6.3.1 clerical and/or administrative duties;
- 2.6.3.2 managerial duties;

- 2.6.3.3 executive duties;
- 2.6.3.4 computer software development, programming, systems analysis, computer hardware maintenance and operation;
- 2.6.3.5 sales and marketing duties;
- 2.6.3.6 storing goods and materials, driving motor vehicles, and/or patrolling;
- 2.6.3.7 fire safety duties;

shall not be eligible for membership unless that person is performing tasks which if performed by that person in employment with either the Australian Telecommunications Corporation or the Australian Postal Corporation (or any successors thereto) as at 18 October 1991 would make that person eligible for membership of the Australian Postal and Telecommunications Union.

- 2.6.4 Persons employed directly in supervising and or operating and or installing and or maintaining and or servicing an internal telecommunications system and who are eligible for membership of the Australian Municipal, Transport, Energy, Water, Ports, Community and Information Services Union (the "ASU") pursuant to Rule 5, part I of the ASU's Rules as at 10 October 1991 shall not be eligible for membership.
- 2.6.5 Persons employed to service, repair, maintain, structurally alter and/or assemble business equipment shall not be eligible for membership. Without limiting the generality of the foregoing, the term "business equipment" shall be deemed to include inter alia, cash registers, accounting machines, adding machines, calculators, computers and peripheral equipment.
- 2.6.6 Any person eligible for membership of the Metals and Engineering Workers' Union as at 1 October 1991 shall not be eligible for membership unless such a person:
 - 2.6.6.1 was eligible for membership of the Australian Postal and Telecommunications Union as at 1 October 1991, or
 - 2.6.6.2 is employed by a competitor to the Australian Telecommunications Corporation (or any successor thereto) licensed or permitted under Commonwealth legislation who performs tasks which if they had been performed in the employment of the Australian Telecommunications Corporation (or any successor thereto) would have made that person eligible for membership of the Australian Postal and Telecommunications Union as at 1 October 1991.
- 2.6.7 Any persons eligible for membership of the ATEA/ATPOA in accordance with its conditions of eligibility for membership rules as at 31 March 1991 shall not be eligible for membership unless that person was also eligible for membership of the APTU in accordance with its conditions of eligibility for membership rules as at 31 March 1991.
- 2.6.8 Any person employed in operating, providing, installing or maintaining telecommunications services and performing the functions (including employees performing supervisory and managerial duties which are directly related to those functions) specified in the:

- 2.6.8.1 Telecommunications Technical Officer Structure, Electrical Officer Structure, Production Officer Structure and Tradesperson Structure as set out in sub-clauses 8B 1-4 inclusive of the Australian Telecommunications Commission Telecommunications Technical and Trades Staff (Salaries and Specific Conditions of Employment) Award 1975 as at 31 March 1991; and
- 2.6.8.2 the Operator Assisted Services Structure in Clause 24 of the Australian Telecommunications Commission Telephone and Phonogram Staff (Salaries and Specific Conditions of Employment) Award 1978 as at 31 March 1991

shall not be eligible for membership except persons performing functions in common with functions specified in Clause 51 of the Telecom/APTU Award 1989 as at 31 March 1991.

- 2.6.9 Any person eligible for membership of the Professional Radio and Electronics Institute of Australasia in accordance with its eligibility rules as at 3 December 1991 employed by the Australian Overseas Telecommunications Corporation, being a person whose work functions are substantially the same as and broadly correspond with functions performed for the Overseas Telecommunications Corporation by a classification used by the Overseas Telecommunications Corporation and within the Professional Radio and Electronics Institute of Australasia, OTC Limited Consolidated Award 1990 as at 3 December 1991; or employed by Aussat Pty Ltd and/or Optus Communications Pty Ltd (either jointly or separately) or by a body corporate related to either or both companies (being a related body corporate within the meaning of the Corporations Law), being a person whose work functions are substantially the same as and broadly correspond with functions performed for Aussat Pty Ltd by a classification used by that employer and within the Professional Radio and Electronics Institute of Australia's Aussat Pty. Ltd. (Technical and Operational Employees) Award 1984 as at 3 December 1991, shall not be eligible for membership.

- 2.6.10 Any person eligible for membership of the Federated Clerks Union of Australia in accordance with its eligibility rule as at 3 December 1991 and employed by Aussat Pty Ltd and/or Optus Communications Pty Ltd (either jointly or separately) or by a body corporate related to either or both companies, being a person whose work functions and tasks are substantially the same as and broadly correspond with functions and tasks performed for Aussat by a classification used by Aussat and within clause 25 of the Aussat Pty. Ltd. (Clerical Employees) Award 1983 as at 3 December 1991, shall not be eligible for membership.

- 2.7 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.6 inclusive and 2.8 to 2.21 inclusive, the Union is open to:

- 2.7.1 Telegraphists, Phonogram Operators (VDU) and Message Bureau Operators (who immediately prior to selection for training as Message Bureau Operators were designated Telegraphist) employed in the Australian Telecommunications Commission.

362 *Government departments*

- 2.7.2 All Postal Clerks, Senior Postal Clerks, Officer-in-Charge Grade 1, Officer-in-Charge Grade 2, Officer-in-Charge Grade 3, employed in the Australian Postal Commission.
- 2.7.3 All Postmasters who are not qualified to be promoted to, or transferred to, positions classified as being within the Third Division of the Public Service.
- 2.7.4 All instructors, Postal Training Schools, employed in the Australian Postal Commission.
- 2.7.5 All Trainee Telegraphists employed in the Australian Telecommunications Commission.
- 2.7.6 All Trainee Postal Clerks and all Assistant Postal Officers selected for training as Postal Clerk employed in the Australian Postal Commission.
- 2.7.7 All persons employed as paid Officials of the Union.
- 2.7.8 Trainee Postal Services Officers, Postal Services Officers, Postal Service Controllers and Postal Managers employed in the Australian Postal Commission.
- 2.7.9 And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.
- 2.8 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.7 inclusive and 2.9 to 2.21 inclusive, the Union is open to an unlimited number of persons employed or usually employed as officers in charge of an official post office.
- And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.
- 2.9 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.8 inclusive and 2.10 to 2.21 inclusive, the Union is open to all Officers of the Australian Postal Commission employed as Senior Postal Officer Grade 1 and Grade 2, Supervisor (Postal) Grade 1, 2, 3 and Senior Transport Officer, Transport Officer Grade 1 and Grade 2 and Transport Overseer in either the Australian Postal Commission and/or in the Australian Telecommunications Commission.
- And further without limiting the generality of the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union pursuant to this sub-rule.
- 2.10 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.9 inclusive and 2.11 to 2.21 inclusive, membership of the Union is open to all persons employed by the first licensed carriers as defined hereunder, in or in connection with the telecommunications industry.

"First Licensed carriers" means the holders for the time being of:

- 2.10.1 the licence to operate as a general telecommunications carrier and/or the licence to operate as a mobile carrier, both granted under the Telecommunications Act 1991 and both published in Commonwealth of Australia Gazette No. 323 dated 26 November 1991, and any body corporate that is related to either of those licence holders within the meaning of the Corporations Law; or
- 2.10.2 any licence granted following the revocation of either of the licences referred to in 2.10.1 above and any body corporate that is related to the holder of any such licence within the meaning of the Corporations Law.
- 2.11 Without in any way limiting or being limited by the provisions of sub rules 2.1 to 2.4, 2.5 to 2.10 and 2.17 to 2.21 and subject to sub rules 2.12, 2.13, 2.14, 2.15 and 2.16 the following persons shall be eligible for membership of the Union:
- 2.11.1 Any person employed in or in connection with telecommunications by:
- 2.11.1.1 the Crown in right of the Commonwealth;
- 2.11.1.2 any body established or incorporated under any act of Parliament of the Commonwealth or acting under the control of or for or on behalf of or in the interests of the Crown in the right of the Commonwealth other than the Commonwealth Scientific and Industrial Research Organisation or its successors, the Overseas Telecommunications Commission, the Australian National Railways Commission or the Snowy Mountains Hydro-Electricity Authority; or
- 2.11.1.3 any company (other than Aussat Pty Ltd., Qantas Airways Ltd. and its related companies and Australian Airlines Ltd.) any of the shares of which are held by or on behalf of the Crown in the right of the Commonwealth or any body of the kind described in the previous sub-paragraph.
- 2.11.2 Without limiting the generality of sub rule 2.11.1, any person employed by the Australian Postal Corporation who:
- 2.11.2.1 is employed in or in connection with:
- * the manufacture, fabrication, modification, installation, maintenance or repair (including fault identification and location) of mail handling or post office plant, equipment and facilities; or
 - * the provision of engineering services in relation to buildings, plant, equipment and facilities; and is required to have technical skills or to have mechanical, electrical or electronic trade based skills; or

- 2.11.2.2 is employed as a switchboard operator or telephonist.
- 2.11.3 Any person employed by the Union as an industrial officer or holding an elected office within the Union.
- 2.12 A person is not eligible for membership of the Union pursuant to sub rule 2.11 if that person is engaged in any clerical, professional, academic, nursing or catering capacity or is engaged in external plant line work associated with a telecommunications system.
- 2.13 A person is not engaged in a clerical capacity for the purposes of sub rule 2.12 by reason that the person is employed to:
- 2.13.1 undertake supervisory or managerial duties or to assist persons undertaking supervisory or managerial duties in relation to persons employed in a Manual Assistance Centre Bureau;
 - 2.13.2 undertake supervisory or managerial duties in relation to persons engaged in technical, trades or production functions in or in connection with Telecommunications;
 - 2.13.3 train staff employed in a Manual Assistance Centre/Bureau (or any place established in the future to carry out the functions of a Manual Assistance Centre/Bureau);
 - 2.13.4 disseminate traffic or monitor systems tapes; or
 - 2.13.5 provide training in the use of telecommunications equipment purchased from the Australian Telecommunications Corporation.
- 2.14 For the purposes of determining eligibility for membership of the Union under sub rule 2.11.1 sub rule 2.11.2, other than in respect of a body corporate that is related within the meaning of the Corporations Law to either the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, any person eligible for membership of the Australian Public Sector, Professional and Broadcasting Union, Australian Government Employment, in accordance with its conditions of eligibility for membership as at 27 March, 1992, shall not be eligible for membership unless that person was also eligible for membership of the Australian Telecommunications Employees' Association/Australian Telephone and Phonogram Officers' Association (hereinafter referred to as the "ATEA/ATPOA") in accordance with Rule 3 as at 27 March, 1992 provided that any reference to Australian Telecommunications Commission in Rule 3 as at 27 March, 1992 shall be taken to include a reference to the Australian and Overseas Telecommunications Corporation Limited other than the International Business Unit of the Corporation.
- 2.15 For the purposes of determining eligibility for membership of the union in respect of bodies corporate which are related within the meaning of the Corporations Law to the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, a person shall not be eligible for membership unless that person is performing tasks which, if performed by that person in employment with the Australian and Overseas Telecommunications Corporation Limited as at 27 March, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and the Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 27 March, 1992

(or its predecessor body being the Australian Postal Commission), would make or would have made that person eligible for membership of the ATEA/ATPOA.

2.16 The following persons are not eligible for membership of the Union pursuant to sub-rule 2.11:

2.16.1 any person eligible for membership of the APTU in accordance with its Conditions of Eligibility for Membership as at 31 March, 1991 unless that person was also eligible for membership of the ATEA/ATPOA in accordance with its Conditions of Eligibility for membership as at 31 March, 1991.

2.16.2 Persons employed in any of the following:

2.16.2.1 Providing postal services with the exception of persons engaged in technical and/or trades postal functions; and/or

2.16.2.2 receiving, sorting, despatching, processing or delivering mail; and/or

2.16.2.3 providing, operating, installing or maintaining telecommunications services and performing the functions which are specified in the Communications Officer Structure as set out in Clause 51 of the Telecom/APTU Award 1989 as at 31 March, 1991 except those functions in common with functions specified in clause 8B1-4 inclusive of the Australian Telecommunications Commission Telecommunications Technical and Trades Staff (Salaries and Specific Conditions of Employment) Award 1975 as at 31 March, 1991.

2.16.2.4 driving; and/or

2.16.2.5 storing goods and materials; and/or

2.16.2.6 labouring, patrolling, gardening or cleaning; and/or

2.16.2.7 subject to the exceptions in sub-rules 2.11 and 2.13, overseeing or supervising any of the above services or functions.

2.16.3 Any person eligible for membership of the Professional Radio and Electronic Institute of Australasia as at 22 May, 1992 unless that person;

2.16.3.1 was eligible for membership of the ATEA/ATPOA as at 22 May, 1992;

2.16.3.2 is employed by a body corporate which is related within the meaning of the Corporations Law to the Australian and Overseas Telecommunications Corporation Limited, except existing subsidiaries of the AOTC International Business Unit, or the Australian Postal Corporation, to perform tasks

which, if performed by that person in employment with the Australian and Overseas Telecommunications Corporation Limited as at 22 May, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 22 May, 1992 (or its predecessor body being the Australian Postal Commission), would have made that person eligible for membership of the ATEA/ATPOA; or

2.16.3.3 is engaged or employed in the installation, connection and maintenance of customer equipment and customer cabling attached for the purpose of directly utilising a public telecommunications network.

The expression "existing subsidiaries of the AOTC International Business Unit" means companies which were subsidiaries of the Overseas Telecommunications Corporation and which retain a connection with the International Business Unit of the AOTC.

The expressions "customer equipment" "customer cabling" and "public telecommunications network" have the same meanings as those expressions have in the Telecommunications Act 1991 as at 1 April, 1992.

2.16.4 Any person eligible for membership of the Australian Municipal, Transport, Energy, Water, Ports, Community and Information Services Union, the Metals and Engineering Workers' Union, the Electrical Trades Union or the Federated Clerks Union of Australia pursuant to the rules of those organisations as they stood at 15 July, 1992 unless that person:

2.16.4.1 was also eligible for membership of the ATEA/ATPOA as at 15 July, 1992; or

2.16.4.2 is employed by a body corporate which is a subsidiary within the meaning of the Corporations Law of the Australian and Overseas Telecommunications Corporation Limited or the Australian Postal Corporation, to perform tasks which, if performed by that person in employment with the Australian and Overseas Telecommunications Corporation Limited as at 15 July, 1992 (or with its predecessor bodies being the Australian Telecommunications Commission and Australian Telecommunications Corporation) or in employment with the Australian Postal Corporation as at 15 July, 1992 (or its predecessor body being the Australian Postal Commission), would have made that person eligible for membership of the ATEA/ATPOA.

2.17 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.16 inclusive and 2.18 to 2.21, the Union shall consist of an unlimited number of employees of the Australian Telecommunications

Commission or Australian Postal Commission holding either permanently or temporarily, any of the following positions or any position which may be substituted therefore and the duties of which are not materially different therefrom, Manual Assistance 1, 2, 3, 4, 5, 6 and 7, Telephonists, Night Telephone Attendant, Switchboard Attendant (Non-official Post Offices), Senior Telephonist, Supervisor (Telephone), Supervisor (MAC), Senior Supervisor (MAC), Manager (MAC), Staff Officer Grades 1 and 2, Retrieval Network Officer, Instructor (MAC), Senior Instructor (MAC), System Assessment Officer, System Assessment Manager, Traffic Controller, Service Adviser, Travelling Supervisor, Phonogram Operator, Phonogram Operator (VDU), Supervisor (Phonogram), Phonogram Supervisor Grades 1, 2, 3, 4 and 5, Phonogram Supervisor (VDU), Message Bureau Operator, Supervisor (Message Bureau), Message Bureau Supervisor Grades 1, 2, 3 and 4, Telex Service Operator, Telex Service Operator in Charge Grades 1 and 2, Supervisor (Telex), Teleprinter Switchboard Attendant, together with such persons who are employees of the Union.

- 2.18 All persons employed by the First Licensed carriers as defined hereunder, in or in connection with the telecommunications industry shall be entitled to become a member of the Union.

"First Licensed carriers" means the holders for the time being of:

2.18.1 the licence to operate as a general telecommunications carrier and/or the licence to operate as a mobile carrier, both granted under the Telecommunications Act 1991 and both published in Commonwealth of Australia Gazette No. 323 dated 26 November 1991, and any body corporate that is related to either of those licence holders within the meaning of the Corporations Law; or

2.18.2 any licence granted following the revocation of either of the licences referred to in sub rule 2.18.1 any body corporate that is related to the holder of any such licence within the meaning of the Corporations Law.

- 2.19 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.18 and 2.20 and 2.21 the Union shall consist of an unlimited number of persons employed by Telecom Technologies Pty Limited.

- 2.20 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.19 or 2.21, there shall be eligible for membership of the Union employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport engaged in technical, supervisory or managerial duties which are directly related to those functions in lines or external plant work and without limiting the foregoing avocations.

2.20.1 Senior Lines Officer, Principal Lines Officer, External Plant Manager, Installation Manager, Program Manager and Technical Services Manager;

2.20.2 Lines Officer (provided that they are persons who immediately before becoming Lines Officers were members of the TOA and employed as Technical Officers (external plant);

2.20.3 Technical Officer, Senior Technical Officer, Principal Technical Officer provided that they are carrying out lines or external plant work and have worked in the lines area for at least six years;

- 2.20.4 Inspector (Radio External Plant), Lines Inspector, Senior Lines Inspector and Lines Controller;
- 2.20.5 Communications Officers Grade 5 and above (other than those employees employed as technical instructors in lines training schools and qualified as such).

Provided that a person employed as a Drafting Officer (Operations) shall not be eligible for membership of the Union.

Provided the eligibility for membership in the Union does not include employees of the Australian Telecommunications Commission employed in the Internal Plant area.

Provided that any employee coming within the conditions of eligibility for membership of the Professional Radio and Electronics Institute as it stood at 12 January, 1987, shall not be eligible for membership of the union.

Provided that any employee eligible for membership of the Australian Postal and Telecommunications Union other than Lines Officer (who immediately before appointment as such was a member of the TOA and employed as a Technical Officer Grade 1 (External Plant), Senior Lines Officer, Principal Lines Officer, Communications Officers Grade 5 and above (other than those employees employed as technical instructors in lines training schools and qualified as such), External Plant Manager, Installation Manager, Program Manager or Technical Services Manager shall not be eligible for membership of the Union.

- 2.21 Without in any way limiting or being limited by the provisions of sub-rules 2.1 to 2.20 the following categories of persons however described shall be eligible for membership of the Union.

- 2.21.1 Any person employed in the Australian Telecommunications Commission, Australian Postal Commission and Department of Communications as a:

Technical Officer
 Senior Technical Officer
 Principal Technical Officer
 Technical Officer (Engineering)
 Senior Technical Officer (Engineering)
 Principal Technical Officer (Engineering)
 Technical Officer (Telecommunications)
 Senior Technical Officer (Telecommunications)
 Principal Technical Officer (Telecommunications)
 Technical Officer (Buildings)
 Senior Technical Officer (Buildings)
 Chief Technical Officer (Buildings)
 Controller (Buildings)
 Technical Instructor (Technicians' School)
 Senior Technical Instructor (Technicians' School)
 Foreman
 Supervisor (Workshops)
 Telecommunication or Trades
 Controller Radio Inspection Services
 Manager, Grades 1, 2 and 3, Department of Communications
 Assistant Manager, Department of Communications
 Deputy Manager, Department of Communications

Major Facilities Manager
Internal Plant manager
Subscribers Installation and Repair Manager
Technical Manager
Technical Services Manager
Plant Layout and Installation Manager
Switching Systems and Restoration Manager
District Telecommunications Manager
Technical Operations Co-ordinator
Technically qualified Administrative Officers

Provided that no employees other than employees designated as Technical Services Manager who are eligible to be members of the Australian Postal and Telecommunications Union shall be eligible to become a member of the Union.

2.21.2 Any person employed as an Officer of the Union.

2.22 Description of Industry in Connection with which the Communications Division is Registered

For the purpose of sub-rules 2.5 to 2.21 inclusive, the industry in connection with which the communications division is registered is:

2.22.1 The postal and telecommunications industry in Australia and postal and telecommunications services.

2.22.2 Postal Electrical.

2.22.3 An organisation of employees in or in connection with telephone, phonogram or telex traffic industry.

2.22.4 The industry in connection with which the Union is formed is that part of the Communications and Telecommunications industry and represented by the employees of the Australian Telecommunications Commission, the Department of Aviation and the Department of Transport where employed as persons carrying out duties contained under the Rule of the Constitution and Rules.

2.22.5 The industry in or in connection with which the Union is formed without in any way limited the generality of the provisions of Rule 2 Constitution and the construction proper at any time and from time to time to be placed thereon, the industry of message communications as handled within the corporate responsibilities of Australian Telecommunications Commission and Australian Postal Commission and Department of Communications so far only as extending to all positions associated with electromagnetic and electrostatic communications and associated networks, transmission, switching systems and interfaces and any technical development thereof and the supervision and management of staff engaged on the operation, maintenance, extension and housing of these systems and networks. Provided that the positions referred to (other than technical services manager) shall not include positions within the conditions of eligibility for membership of the Australian Postal and Telecommunications Union.

Information contained in the application and supporting documents concerning the reasons for the proposed alterations and the effect of the proposals is as follows:

the reasons for the proposals:

To allow independent contractors to become members of the Union.

The reason for the renumbering is to enable this new Sub-Rule to be interpreted with the renumbered Sub-Rule 2.4.1 without interfering with the operation of any other part of Rule 2.4.

the effect of each of the respective proposals will be:

To provide for the membership of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union under Rule 2.4.1

The effect of the renumbering is to clearly identify the three major categories of members under Rule 2.4 as: 2.4.1 employed workers; 2.4.2 independent contractors; and 2.4.3 appointed officers.

Any interested organisation, registered under the Industrial Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation [whose address for service is: PO Box 812, ROCKDALE NSW 2216] within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and the written statement so lodged.

M. Kelly
INDUSTRIAL REGISTRAR

9600183

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 22351 of 1995

Dated 7th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 5 January 1996, 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 12 December 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

C0037 V180

Print No. M7912.

<u>Clause No.</u>	<u>Subject</u>	<u>Substance of variation</u>
Award	Roping-in No. 10 Award 1995	Responsency - wages and working conditions

Dated this 12 January 1996



V. Christison
Deputy Industrial Registrar

9600176

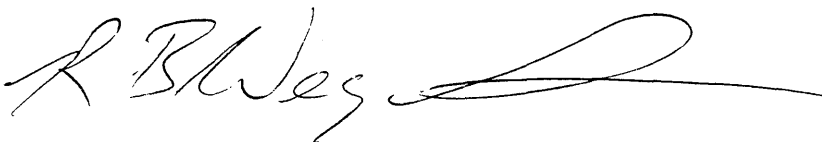
Industry, Science and Technology

Customs Act 1901
Notice Under Section 17(b)
Notice Number: AS83

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

appoint as a place for the examination of goods on landing the premises known as **ADELAIDE CONTAINER PARK PTY LTD, of 21 Cormack Road, Wingfield, South Australia 5013** and described on plan **S81a)** and **S81b)** held by the **Inspector Sea Cargo, Customs House, Port Adelaide, South Australia.**

Dated this...^{5th}.....day of January 1996



Regional Manager Border Management

9600178

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 Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	10/01/96	11/01/96	12/01/96	13/01/96	14/01/96	15/01/96	16/01/96
Austria	Schillings	7.5224	7.5316	7.5404	7.5404	7.5404	7.5561	7.5895
Belgium/Lux	Francs	21.9900	22.0300	22.0300	22.0300	22.0300	22.0600	22.1700
Brazil	Reals	.7230	.7250	.7233	.7233	.7233	.7239	.7221
Canada	Dollars	1.0129	1.0179	1.0134	1.0134	1.0134	1.0148	1.0124
China	Yuan	6.1791	6.1961	6.1767	6.1767	6.1767	6.1817	6.1719
Denmark	Kroner	4.1355	4.1429	4.1463	4.1463	4.1463	4.1522	4.1736
EC	ECU	.5758	.5768	.5770	.5770	.5770	.5840	.5807
Fiji	Dollar	1.0638	1.0666	1.0633	1.0633	1.0633	1.0642	1.0620
Finland	Markka	3.2325	3.2398	3.2428	3.2428	3.2428	3.2496	3.2654
France	Francs	3.6667	3.6710	3.6784	3.6784	3.6784	3.6833	3.6937
Germany	Deutschmark	1.0691	1.0714	1.0724	1.0724	1.0724	1.0744	1.0802
Greece	Drachmae	174.5200	174.9100	175.2600	175.2600	175.2600	176.1300	177.0900
Hong Kong	Dollars	5.7518	5.7678	5.7500	5.7500	5.7500	5.7538	5.7446
India	Rupees	26.6634	26.6735	26.6265	26.6265	26.6265	26.6256	26.6347
Indonesia	Rupiah	1718.2000	1723.8000	1718.5000	1718.5000	1718.5000	1720.6000	1718.6000
Ireland	Pounds	.4647	.4661	.4650	.4650	.4650	.4647	.4645
Israel	Shekel	2.3192	2.3250	2.3211	2.3211	2.3211	2.3246	2.3185
Italy	Lire	1169.5000	1173.5200	1172.9700	1172.9700	1172.9700	1171.4300	1172.1900
Japan	Yen	77.7300	78.1100	78.1200	78.1200	78.1200	78.3500	78.3400
Korea	Won	585.3200	588.6400	588.3200	588.3200	588.3200	588.6500	588.4400
Malaysia	Dollar	1.9012	1.9051	1.9020	1.9020	1.9020	1.9075	1.9046
Netherlands	Guilder	1.1981	1.2000	1.2004	1.2004	1.2004	1.2034	1.2092
New Zealand	Dollar	1.1304	1.1326	1.1255	1.1255	1.1255	1.1235	1.1195
Norway	Kroner	4.7099	4.7184	4.7166	4.7166	4.7166	4.7142	4.7335
Pakistan	Rupee	25.2200	25.2900	25.2200	25.2200	25.2200	25.2400	25.2000
Papua NG	Kina	.9896	.9934	.9917	.9917	.9917	.9914	.9911
Philippines	Peso	19.5000	19.5400	19.5000	19.5000	19.5000	19.5200	19.4800
Portugal	Escudo	110.8200	111.0900	111.3000	111.3000	111.3000	111.4500	111.7400
Singapore	Dollar	1.0580	1.0606	1.0583	1.0583	1.0583	1.0586	1.0577
Solomon Is.	Dollar	2.5889	2.5963	2.5909	2.5909	2.5909	2.5930	2.5888
South Africa	Rand	2.6981	2.7030	2.6982	2.6982	2.6982	2.7046	2.7004
Spain	Peseta	90.0200	90.0400	90.1100	90.1100	90.1100	90.2200	90.6900
Sri Lanka	Rupee	38.9800	39.0500	38.9300	38.9300	38.9300	39.0000	38.9300
Sweden	Krona	4.8971	4.9096	4.9033	4.9033	4.9033	4.8973	4.9193
Switzerland	Franc	.8646	.8662	.8647	.8647	.8647	.8652	.8677
Taiwan	Dollar	20.3600	20.4200	20.3600	20.3600	20.3600	20.3600	20.3400
Thailand	Baht	18.7600	18.8200	18.7700	18.7700	18.7700	18.7900	18.7600
UK	Pounds	.4800	.4827	.4816	.4816	.4816	.4812	.4814
USA	Dollar	.7438	.7459	.7436	.7436	.7436	.7442	.7430

John Burke
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
17/01/96

Transport

EXEMPTION NUMBER 106/FRS/118/1996


*Civil Aviation Act 1988***Civil Aviation Regulations**

I, Ian McCallum, Deputy Director (Operations), 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-AJK 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-AJK 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 flight data recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-AJK 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-AJK only in so far as set out in these directions.

These directions commence on 12 January 1996 and remain in force until the end of 2 February 1996.



Ian McCallum
Deputy Director (Operations)
Bureau of Air Safety Investigation
12 January 1996

9600197



EXEMPTION NUMBER 104/FRS/116/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I, VLAS OTEVREL, Acting Manager, Technical 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-LLW 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-LLW 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 that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-LLW 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-LLW only in so far as set out in these directions.

These directions commence on 10 January 1996 and remain in force until the end of 12 February 1996.

A handwritten signature in dark ink, appearing to read "Vlas Otevrel", is written over a horizontal line.

VLAS OTEVREL
Acting Manager, Technical Services Section
Bureau of Air Safety Investigation

10 January 1996

9600173



EXEMPTION NUMBER 105/FRS/117/1996

Civil Aviation Act 1988


Civil Aviation Regulations

I, IAN McCALLUM, Deputy Director, Operations, 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-KNS 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-KNS 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 that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-KNS 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-KNS only in so far as set out in these directions.

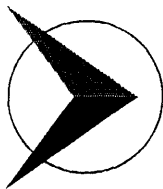
These directions commence on 11 January 1996 and remain in force until the end of 12 February 1996.



IAN McCALLUM
Deputy Director, Operations
Bureau of Air Safety Investigation

11 January 1996

9600194



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF EXEMPTION
UNDER THE CIVIL AVIATION REGULATIONS**

On 15 January 1996 the Civil Aviation Safety Authority (CASA) issued two exemptions under subregulation 89ZD (1) of the Civil Aviation Regulations.

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

**Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053**

Copies of the instruments may be purchased by mail from:

**Airservices Australia Publications Centre
GPO Box 1986
CARLTON SOUTH VIC 3053**

9600207

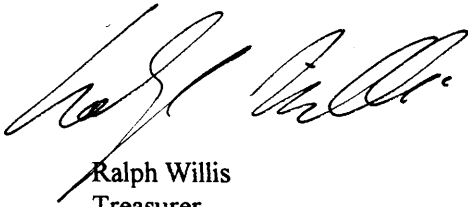
Treasurer

INTERNATIONAL TAX AGREEMENTS ACT 1953

**NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO
FORCE OF THE AUSTRALIA/CZECH REPUBLIC DOUBLE TAXATION
AGREEMENT**

NOTICE is hereby given in pursuance of section 4A of the *International Tax Agreements Act 1953* that the Agreement between Australia and the Czech Republic for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which in the English language is set out in Schedule 40 of that Act) entered into force in accordance with Article 27 of that Agreement on 27 November 1995.

Dated this 21st day of December, 1995



Ralph Willis
Treasurer

This notice is in lieu of NN:9600161 which appeared in GN2, 17.1.96

9600204

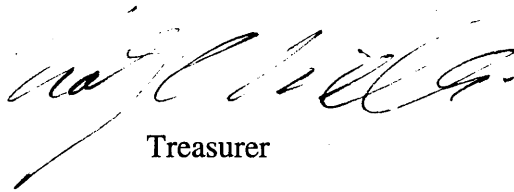
Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 6 of 1995

I, RALPH WILLIS, Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following determination under subsection 82CE (1) of that Act.

Dated 7th December 1995.



Treasurer

Citation

1. This Determination may be cited as RHQ Company Determination No. 6 of 1995.

Determination of RHQ company

2. Sun Microsystems Australia Pty Ltd is an RHQ company for the purposes of Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. Sun Microsystems Australia Pty Ltd is taken to have commenced to be an RHQ company on 25 September 1995.

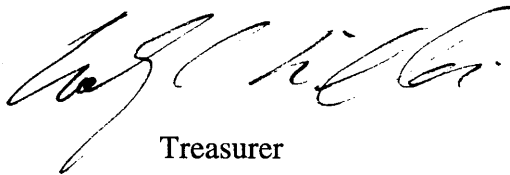
Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 7 of 1995

I, RALPH WILLIS, Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following determination under subsection 82CE (1) of that Act.

Dated 7th December 1995.



Treasurer

Citation

1. This Determination may be cited as RHQ Company Determination No. 7 of 1995.

Determination of RHQ company

2. BTCo Australia Pty Limited is an RHQ company for the purposes of Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. BTCo Australia Pty Limited is taken to have commenced to be an RHQ company on 18 September 1995.

COMMISSIONER OF TAXATION

Taxation Administration Act 1953

NOTICE OF PUBLIC RULINGS

The Commissioner of Taxation gives notice under Part IVAAA of the *Taxation Administration Act 1953* of the following public rulings. A copy of the rulings can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
TR 96/3	Income tax: 'periodic interest' in Division 16E of the <i>Income Tax Assessment Act 1936</i> .	Outlines the ATO view on the characterisation of variable interest payable under securities as 'periodic interest'.

9600206

Veterans' Affairs***Veterans' Entitlements Act 1986*****NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B**

Notice is hereby given that the undermentioned instruments have been made on 16 January 1996 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument
1 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning human immunodeficiency virus and death from human immunodeficiency virus
2 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning human immunodeficiency virus and death from human immunodeficiency virus
3 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning migraine and death from migraine
4 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning migraine and death from migraine
5 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning rotator cuff syndrome and death from rotator cuff syndrome
6 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning rotator cuff syndrome and death from rotator cuff syndrome
7 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning psoriasis and death from psoriasis
8 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning psoriasis and death from psoriasis
9 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning atrial fibrillation and death from atrial fibrillation
10 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning atrial fibrillation and death from atrial fibrillation



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 16 January 1996 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument
11 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning asbestosis and death from asbestosis
12 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning asbestosis and death from asbestosis
13 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning otosclerosis and death from otosclerosis
14 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning otosclerosis and death from otosclerosis
15 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning Paget's disease of bone and death from Paget's disease of bone
16 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning Paget's disease of bone and death from Paget's disease of bone
17 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning otitic barotrauma and death from otitic barotrauma
18 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning otitic barotrauma and death from otitic barotrauma
19 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning conductive hearing loss and death from conductive hearing loss
20 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning conductive hearing loss and death from conductive hearing loss



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 16 January 1996 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument
21 of 1996	Determination of Statement of Principles under subsection 196B(2) concerning colorectal adenomatous polyp and death from colorectal adenomatous polyp
22 of 1996	Determination of Statement of Principles under subsection 196B(3) concerning colorectal adenomatous polyp and death from colorectal adenomatous polyp
23 of 1996	Revocation of Statement of Principles (Instrument No.37 of 1995), and Determination of Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the colon and death from malignant neoplasm of the colon
24 of 1996	Revocation of Statement of Principles (Instrument No.38 of 1995 and Instrument No.157 of 1995), and Determination of Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the colon and death from malignant neoplasm of the colon
25 of 1996	Revocation of Statement of Principles (Instrument No.364 of 1995), and Determination of Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the rectum and death from malignant neoplasm of the rectum
26 of 1996	Revocation of Statement of Principles (Instrument No.365 of 1995), and Determination of Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the rectum and death from malignant neoplasm of the rectum



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 16 January 1996 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

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

Number of Instrument	Description of Instrument
27 of 1996	Amendment of Statement of Principles (Instrument No.340 of 1995), under subsection 196B(2) concerning malignant neoplasm of the penis and death from malignant neoplasm of the penis
28 of 1996	Amendment of Statement of Principles (Instrument No.341 of 1995), under subsection 196B(3) concerning malignant neoplasm of the penis and death from malignant neoplasm of the penis
29 of 1996	Revocation of Statement of Principles (Instrument No.1 of 1994, Instrument No.62 of 1994 and Instrument No.153 of 1995), and Determination of Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the lung and death from malignant neoplasm of the lung
30 of 1996	Revocation of Statement of Principles (Instrument No.2 of 1994 and Instrument No.154 of 1995), and Determination of Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the lung and death from malignant neoplasm of the lung

9600209



Commonwealth
of Australia

Gazette

No. S 19, Friday, 12 January 1996

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES .

The following Statutory Rules have been made and copies may be purchased at the Commonwealth Government Bookshop, 10 Mort St, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>Industrial Relations Act 1988</i>	Rules of the Australian Industrial Relations Commission (Amendment)	1996 No. 1





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No. S 20, Thursday, 18 January 1996

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SPECIAL

COMMONWEALTH OF AUSTRALIA


ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

ESTABLISHMENT OF AN ABORIGINAL LAND TRUST

NOTICE

I, ROBERT EDWARD TICKNER, Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to subsection 4(1) of the *Aboriginal Land Rights (Northern Territory) Act 1976*, hereby establish an Aboriginal Land Trust by the name of the *Gunlom Aboriginal Land Trust* to hold title to land in the Northern Territory for the benefit of Aboriginals entitled by Aboriginal tradition to the use or occupation of the land concerned, being land described as all that piece of land in the Northern Territory of Australia containing an area of 331,000 hectares more or less, being NT Portion 4774, being more particularly delineated on survey plan S95/212 lodged with the Surveyor-General of the Northern Territory, but excluding roads 50 metres wide as delineated on that survey plan.

Dated..... 17th January 1996


.....
Minister for Aboriginal and Torres
Strait Islander Affairs





COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

NOTICE UNDER SECTION 10(3)

I, Justice Jane Mathews, give notice that:

- (a) The Minister for Aboriginal and Torres Strait Islander Affairs has received an application made under section 10 of the *Aboriginal and Torres Strait Islander Heritage Protection Act 1984* ("the Act").
- (b) The application is expressed to be made by a group of Aboriginals, being certain named members of the Ngarrindjeri nation, on their own behalf and on behalf of those members of the Ngarrindjeri nation who believe in the continued existence and observance of ancient traditional, spiritual and cultural lore and beliefs relating to the area described below.
- (c) The application seeks the preservation and protection from injury or desecration of that area.
- (d) In accordance with both the request of the applicants that the application be considered by a female Minister and with the recommendation of the Minister for Aboriginal and Torres Strait Islander Affairs, the Prime Minister designated the Honourable Senator Rosemary A Crowley, Minister for Family Services, to act for and on behalf of the Minister for Aboriginal and Torres Strait Islander Affairs for the purpose of determining the application.
- (e) Acting for and on behalf of the Minister for Aboriginal and Torres Strait Islander Affairs, the Minister for Family Services is required to consider whether to make a declaration under section 10 of the Act and has nominated me to prepare a report under that section.

AREA FOR WHICH PROTECTION IS SOUGHT

The area to which the application relates is land at Goolwa and on Kumarangk (Hindmarsh Island) and the intervening water, including, in particular, the approaches to and immediate surrounds of a proposed bridge between the Island and the mainland, being the land more particularly described as follows:-

The area in the State of South Australia, County of Hindmarsh, Hundreds of Goolwa and Mangkita, which is shown on the Map below as bounded by a straight line between Australian Map Grid Coordinates Zone 54 299000 East 6068870 North thence south-east to 299650 East 6068360 North thence south-west to 299629 East 6068270 North thence north-west to 298959 East 6068750 North thence to rejoin at the commencement point.



-2-

THE PURPOSE OF THE APPLICATION

The purpose of the application is to seek the preservation and protection of the above area from injury or desecration and to thereby preserve and protect the sites (including burial and camp sites), middens, lore, customs and associated traditions and stories. It is claimed that the area is of particular traditional significance to Ngarrindjeri women and men. Specifically it is claimed that the construction of a bridge between Goolwa and Kumarangk (Hindmarsh Island) would directly affect three sites of great cultural and heritage significance to the Ngarrindjeri people. The sites are:

- (1) A site, which is said to extend about 6 kilometres along the Goolwa foreshore and the Sir Richard Peninsula and is described as "a large Aboriginal township, incorporating residential areas, food processing areas, shell middens, traditional burial places, and the specific traditional camping places of Ngarrindjeri families who have a very deep cultural association with them".
- (2) A similar, traditional residential place known as "Rawaldarang" which is said to extend at least 1 kilometre along the Kumarangk (Hindmarsh Island) shore opposite Goolwa.
- (3) The "Meeting of the Waters", the Goolwa Channel around Goolwa and the Murray Mouth. This area is said to represent a crucial part of Ngarrindjeri cultural beliefs about the creation and constant renewal of life along the Lower Murray Lakes, the Murray Mouth and the Coorong.

It is claimed that, from the Ngarrindjeri perspective, the bridge approaches and piles would damage the physical structure of the channel and further disturb the natural flow of the life-giving waters of the Murray Mouth. It would also permanently join Kumarangk (Hindmarsh Island) to the mainland in a way that is repugnant to Ngarrindjeri cultural traditions.

It is also claimed that there are sites and oral traditional stories and observance of ancient lore and customs on both the Goolwa and Kumarangk (Hindmarsh Island) sides of the Lower Murray River and the area between them, and especially the waters of the Lower Murray River, which are of particular traditional significance to Ngarrindjeri women. There are said to be parts of Ngarrindjeri women's tradition and customs which are observed within the specified area, which can only be revealed to selected women according to Ngarrindjeri customs but which, it is claimed, will be destroyed by building a bridge.

The applicants thus assert that the construction and building of the proposed bridge would necessarily destroy the sites, lore, customs, traditions and stories of the applicants, the burial and camp sites and middens.

Accordingly, the applicants seek a declaration to prevent the construction and building of the proposed bridge between Kumarangk (Hindmarsh Island) and the mainland.

-3-

MATTERS TO BE DEALT WITH IN THE REPORT

The following matters are required to be dealt with in the report:

- (a) whether the area described above is an area of particular significance to the Ngarrindjeri people in accordance with Ngarrindjeri tradition, having regard to the sites, middens, lore, customs, traditions, stories and beliefs set out above and more fully described in the application.
- (b) the nature and extent of the threat of injury to, or desecration of, the area which is posed by the construction or structure of the proposed bridge, including the question whether the threat of injury or desecration could be eliminated or reduced by adopting an alternative structure or another arrangement.
- (c) if protection is required, the extent of the area that should be protected.
- (d) any prohibitions or restrictions which should be made with respect to the area, particularly with respect to the building of the bridge.
- (e) the effects which the making of a declaration may have on the proprietary or pecuniary interests of persons other than the Aboriginal people who have made the application.
- (f) the duration of any declaration, assuming one is to be made.
- (g) the extent to which the area is or may be protected by or under a law of the State of South Australia and the effectiveness of any remedies under that law.

AVAILABILITY OF APPLICATION

Copies of the application are available and will be sent on request being made to the telephone number or address below.

WRITTEN REPRESENTATIONS

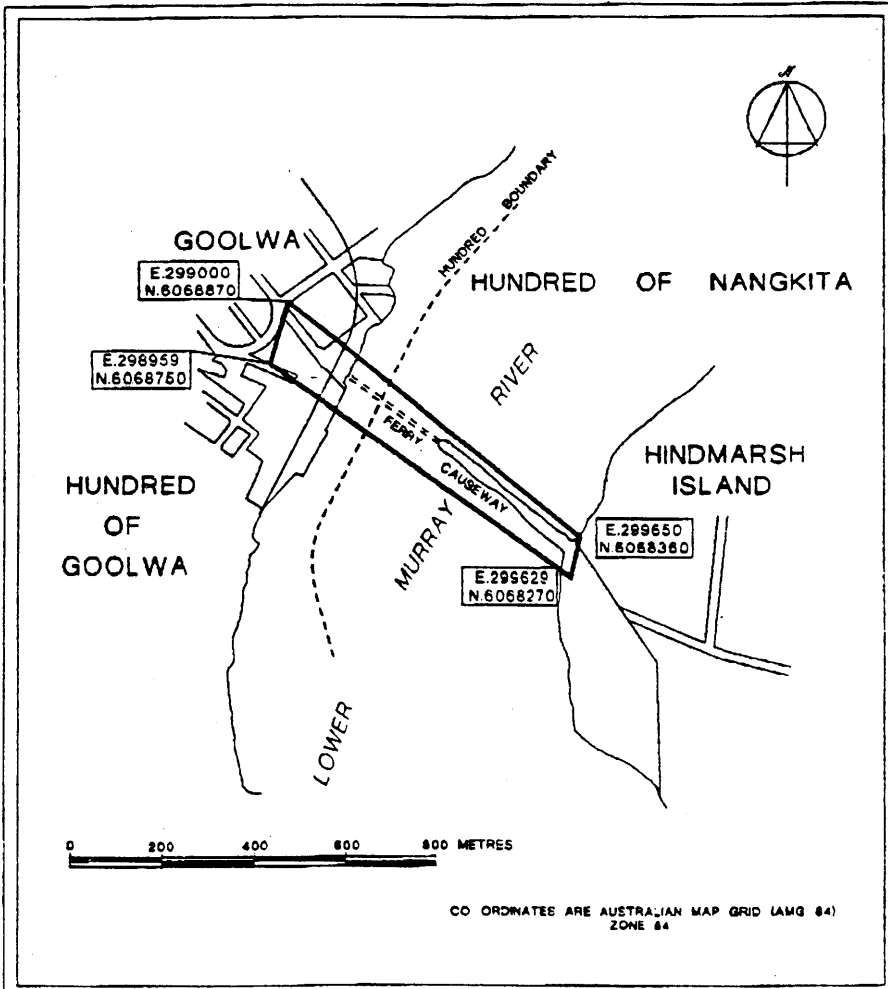
Interested persons are invited to make written representations in connection with the report. There is no set form for representations, but notes to assist in their preparation are available and will be forwarded by mail upon request to (08) 232 6551. Representations may be made at any time up to and including Wednesday, 7 February 1996, and should be addressed to

Justice Jane Mathews
Commonwealth Hindmarsh Island Report
GPO Box 275
ADELAIDE SA 5001

or delivered to DAS Support Services, 7th Floor West, Commonwealth Centre, 55 Currie Street Adelaide SA 5000.

CONFIDENTIALITY

Persons who wish to claim confidentiality for any part of their representations should discuss the matter with Lindy Powell Q.C. or David Edwardson at the above telephone number.



Justice Jane Mathews
19 January 1996

