



Commonwealth
of Australia

Gazette

No. GN 27, Wednesday, 10 July 1996

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

CONTENTS

Commercial advertising	1960
General Information	1960
Legislation	1963
Government departments	1967
Special Gazette Nos. S 243, S 244, S 245, S 246, S 247, S 248, S 249, S 250, S 251, S 252, S 253, S 254, S 255 and S 256 are herewith	

The date of publication of this Gazette is 10 July 1996

If you need financial assistance...
it's amazing what we can do for you!

*Since 1960, Public Sector Employees
their families and friends have taken
advantage of competitive services such as..*



✓ **LOANS**

- Personal • New Car
- Real Estate • Home Equity
- Debit/Credit Card - (ie. VISA)
- Personal Credit Facility (Overdraft)
- Apprenticeship Loans

✓ **PAY-BY-THE-MONTH INSURANCE**

- ✓ HEALTH INSURANCE
- ✓ INVESTMENT ACCOUNTS
- ✓ SAVINGS ACCOUNTS
- ✓ FINANCIAL PLANNING SERVICE
- ✓ APPROVED DEPOSIT FUNDS / ROLLOVERS
- ✓ TRAVEL SERVICE - 5% Discount

*All members of the Community can join, (07) 3360 5200
so please call during business hours. (03) 9614 2284*



CPS Credit Society Ltd®

Community & Public Sector Credit Society

C.P.S. CREDIT
SOCIETY LTD.
Head Office:

301 Ann St, Brisbane

NB. Membership is restricted to applicants that reside in Queensland, Victoria & New South Wales.

76920 Cat. No. 96 2967 X ISBN 0644 466642

ISSN 0819-7105

Print Post approved PP:349157/00407



9 780644 466646

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!**QUALITY OF YOUR PUBLICATION:**

To maximise the quality of your notice, all copy must be typewritten or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted, however, AGPS will take no responsibility for the quality of production of these notices.

LODGMET RATES:

A charge of \$126.50 per/page will apply to the submission of camera-ready copy

CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (06) 295 4661.

AUSTRALIAN CENTRE FOR PUBLIC ADMINISTRATION TRAINING FACULTY OF MANAGEMENT AND BUSINESS

Education Opportunities for Administrative Service Officers

Are you an Administrative Service Officer? Are you concerned about your Career prospects?

If so, have you considered the advantages of participating in the new national ASO 1-6 core competency Certificate, Advanced Certificate and Associate Diploma Modules in Public Administration?

Did you know that upon completion these Modules give you the core competencies which have been specifically identified as **essential to all ASO 1-6 staff?**

Each Module involves 3-4 days of course work at the CIT and a work based project.

How can these Modules help me?

- On completion you will have a nationally recognised Certificate, Advanced Certificate or Associate Diploma in Public Administration that directly relates to your work as an APS/ACT Government employee.
- You will have the skills and knowledge deemed necessary by the APS for all Administrative Service Officers.
- You will be able to demonstrate to selection panels that you have the nationally recognised core competencies. Some agencies are now asking that applicants have these core competencies.

Won't I already have some of the core competencies?

Almost certainly yes. You will have acquired these through previous study, in-house courses, work experience and life experience. Prior learning will be assessed through a **Recognition of Prior Learning (RPL)** interview before you enter the course. You will be credited with Modules in which you are assessed as already competent. In most cases this is a significant amount of the course, **sometimes the complete course!**

RPL means a major saving in time and money as you are trained in areas where **you need training**, not in areas where you already have required skills or knowledge.

As this program meets APS national core competencies and agencies recognise the savings made over traditional training, agencies usually pay for their staff to attend RPL interviews and to complete any remaining Modules in work time.

Why not find out more?

A free information session will be held on 24 July between 10am-12noon in Room J28 Reid campus for potential participants, their supervisors and HRD practitioners. An implementation kit is also available for HRD practitioners.

Please call Fiona Hill or Ian Heugh at the CIT on 207 3443 or 207 4930 for the kit or to book a place on the information session.





Commonwealth Government Directory

June Quarter 1996

Looking for that NEW contact in Government?

You'll find it in the new June Quarter 1996 issue of the *Commonwealth Government Directory*, the official guide that has brought you the most reliable, comprehensive and up-to-date information on the Commonwealth Government for over 70 years.

With Acts, organisations and subject and personal names indexes, full descriptions of new departmental structures and functions, and over 15 000 contacts, the Directory is even more indispensable than ever before.

It contains the *latest*
information on:

Commonwealth Parliament

- ▶ Senate
- ▶ House of Representatives
- ▶ Parliamentary committees and departments

Commonwealth Government

- ▶ Howard Ministry

Ministerial Portfolios

- ▶ Departments
- ▶ Statutory Authorities
- ▶ Committees

Shadow Ministry



AUSTRALIAN
GOVERNMENT
PUBLISHING
SERVICE

The Official Guide

Available now at:

- ▶ Government Info Shops
Australia-wide
- ▶ AGPS Mail Order Sales
GPO Box 84
Canberra ACT 2601
- ▶ AGPS Teleservices
Toll free 132 447
- ▶ Fax an order
(06) 295 4888
Credit card and account
customers only

\$49.95
per copy

Or **SUBSCRIBE** and **SAVE**,
four issues for \$160.00

Cat. No. 96 4441 5

Issue out now

Commercial advertising

The Commonwealth of Australia Gazettes are now available for Commercial advertising. For information, rates and bookings please contact Rod Tremain or Jonathon Tremain, National Advertising Services telephone (02) 9955 3545, fax (02) 9955 3646.

General Information

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1996

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from the Australian Government Publishing Service. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Commonwealth Information Services, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601.

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 Government Info Shops at:

Adelaide:	60 Waymouth Street, tel. (08) 231 0144
Brisbane:	City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6958
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 Act 1953</i>
P3	21.1.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.10.95 to 31.12.95 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.4.95 to 30.9.95 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.95 to 31.1.95.
P4	4.3.96	Notice by the Australian Securities Commission of intention to deregister defunct companies
P5	15.3.96	<i>Radiocommunications Act 1992</i> Notice of issue of licences by price based allocation system under the Radiocommunications (Allocation of Multipoint Distribution Station Licences) Determination No. 1 of 1994
P6	4.4.96	National Food Authority Amendment No. 29 to the Food Standards Code
P7	24.4.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
P8	24.4.96	Instruments made under Part VII of the <i>National Health Act 1953</i>
P9	10.5.96	Money or property unclaimed by dissenting shareholders
P10	28.5.96	<i>Australian Heritage Commission Act 1975</i> . Notices of Intention to Enter Places in the Register of the National Estate. Notice of Entry in the Register of the National Estate. Notice of Decision not to Enter Places and Parts of Places in the Register of the National Estate. Notice of Intention to Remove Places and Parts of Places from the Register of the National Estate. Notice of Removal of Entries from the Register of the National Estate.
P11	6.6.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.96 to 31.3.96 and not previously gazetted.
P12	13.6.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
P13	19.6.96	This is an amendment to Periodic Gazette No 10, Tuesday, 28 May 1996. The Australian Heritage Commission published a Notice of Entry in the Register of the National Estate, within which a number of places had been listed under incorrect Local Government Areas. The following notice corrects that earlier notice where relevant. <i>Australian Heritage Commission Act 1975</i> . Notices of Entry in the Register of the National Estate.
P14	27.6.96	Amendment No. 30 to the Food Standards Code.
*P15	3.7.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.4.96 to 30.4.96 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.96 to 31.3.96 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.95 to 31.1.95.

Legislation

Acts of Parliament assented to

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 28 June 1996 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 19 of 1996 - An Act to amend the *Health Legislation (Powers of Investigation) Amendment Act 1994* and the *Human Services and Health Legislation Amendment Act (No. 3) 1995* [*Health Legislation (Powers of Investigation) Amendment Act 1996*].

No. 20 of 1996 - An Act to amend the *Australian Sports Drug Agency Act 1990*, and for related purposes [*Australian Sports Drug Agency Amendment Act 1996*].

No. 21 of 1996 - An Act to amend the *Customs and Excise Legislation Amendment Act 1995* [*Customs and Excise Legislation Amendment Act (No. 1) 1996*].

No. 22 of 1996 - An Act to make provision for the regulation of the use for commercial purposes of the indicia and images associated with the Sydney 2000 Olympic Games and the Sydney 2000 Paralympic Games, and for related purposes [*Sydney 2000 Games (Indicia and Images) Protection Act 1996*].

No. 23 of 1996 - An Act to amend the *Export Market Development Grants Act 1974*, and for related purposes [*Export Market Development Grants Amendment Act (No. 1) 1996*].

HARRY EVANS
Clerk of the Senate

9601943

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 24 June 1996 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 14 of 1996—An Act to provide for the transfer of the assets, and the abolition, of the Housing Loans Insurance Corporation, and for related purposes. (*Housing Loans Insurance Corporation (Transfer of Assets and Abolition) Act 1996*).

No. 15 of 1996—An Act to make consequential amendments and transitional provisions relating to the *Customs Tariff Act 1995*. (*Customs Tariff (Miscellaneous Amendments) Act 1996*).

L M BARLIN

Clerk of the House of Representatives

9601944

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 27 June 1996 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 16 of 1996—An Act to amend the *Medicare Levy Act 1986*, and for related purposes.
(*Medicare Levy Amendment Act 1996*).

No. 17 of 1996—An Act to amend the *Income Tax Assessment Act 1936*, and for related purposes. (*Income Tax Assessment Amendment Act 1996*).

L M BARLIN

Clerk of the House of Representatives

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 28 June 1996 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 18 of 1996—An Act to amend or repeal various Acts administered by the Department of Primary Industries and Energy, and for related purposes. (*Primary Industries and Energy Legislation Amendment Act (No. 1) 1996*).

No. 24 of 1996—An Act to assist people to obtain access to housing that is affordable and appropriate to their needs, and for related purposes. (*Housing Assistance Act 1996*).

No. 25 of 1996—An Act to amend the *Migration Act 1958*. (*Migration Legislation Amendment Act (No. 1) 1996*).

No. 26 of 1996—An Act to amend the *Telecommunications (Carrier Licence Fees) Act 1991*, and for related purposes. (*Telecommunications (Carrier Licence Fees) Amendment Act 1996*).

L M BARLIN

Clerk of the House of Representatives

9601945

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

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

W J GRAY
Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	79438	-0.64
BARTON	81235	1.60
BENNELONG	82106	2.69
BEROWRA	83070	3.89
BLAXLAND	79985	0.04
BRADFIELD	80270	0.39
CALARE	78140	-2.26
CHARLTON	83165	4.01
CHIFLEY	82308	2.94
COOK	80365	0.51
COWPER	77946	-2.51
CUNNINGHAM	76429	-4.40
DOBELL	79099	-1.06
EDEN-MONARO	78104	-2.31
FARRER	77005	-3.68
FOWLER	86236	7.85
GILMORE	76556	-4.24
GRAYNDLER	84429	5.59
GREENMAY	81248	1.61
GHYDIR	74537	-6.77
HUGHES	83423	4.34
HUME	76360	-4.49
HUNTER	76888	-3.83
KINGSFORD-SMITH	80198	0.30
LINDSAY	81081	1.41
LOWE	80396	0.55
LYNE	80055	0.12
MACARTHUR	83564	4.51
MACKELLAR	81149	1.49
MACQUARIE	79555	-0.49
MITCHELL	77486	-3.08
NEWCASTLE	77357	-3.24
NEW ENGLAND	74862	-6.36
NORTH SYDNEY	86529	8.22
PAGE	81111	1.44
PARKES	80356	0.50
PARRAMATTA	78607	-1.68
PATERSON	79266	-0.85
PROSPECT	77504	-3.06
REID	80236	0.35
RICHMOND	83042	3.86
RIVERINA	80017	0.08
ROBERTSON	77556	-2.99
SHORTLAND	76872	-3.85
SYDNEY	85473	6.90
THROSBY	76338	-4.52
HARRINGAH	79538	-0.51
HATSON	79220	-0.91
HENTWORTH	83653	4.60
MERRIMA	78314	-2.04
Totals	3997657 (Average: 79953)	

Victoria as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	81143	-0.87
BALLARAT	81397	-0.56
BATHAN	87521	6.91
BENDIGO	82595	0.89
BRUCE	85398	4.31
BURKE	77451	-5.38
CALWELL	80650	-1.48
CASEY	77579	-5.23
CHISHOLM	85131	3.99
CORANGAMITE	78272	-4.38
CORIO	82738	1.06
DEAKIN	82787	1.12
DUNKLEY	80819	-1.27
FLINDERS	80024	-2.24
GELLIBRAND	84014	2.62
GIPPSLAND	81480	-0.46
GOLDSTEIN	87177	6.49
HIGGINS	84395	3.09
HOLT	77369	-5.48
HOTHAM	87595	7.00
INDI	81470	-0.48
ISAACS	76535	-6.50
JAGAJAGA	85020	3.85
KOOYONG	83214	1.65
LALOR	76799	-6.18
LA TROBE	75404	-7.89
MCEMEN	79433	-2.96
MCMILLAN	81781	-0.10
MALLEE	81022	-1.02
MARIBYRNONG	81652	-0.25
MELBOURNE	87102	6.39
MELBOURNE PORTS	82399	0.65
MENZIES	80281	-1.93
MURRAY	83524	2.02
SCULLIN	78296	-4.35
HANNON	82615	0.91
HILLS	86861	6.10
Totals	3028943 (Average: 81863)	

Queensland as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BOWMAN	76429	-5.14
BRISBANE	85727	6.39
CAPRICORNIA	83673	3.85
DAWSON	85706	6.37
DICKSON	82666	2.60
FADDEN	76477	-5.08
FAIRFAX	79171	-1.73
FISHER	75285	-6.56
FORDE	75677	-6.07
GRIFFITH	82470	2.35
GROOM	82830	2.80
HERBERT	82607	2.52
HINKLER	84243	4.55
KENNEDY	82058	1.84
LEICHHARDT	83379	3.48
LILLEY	84125	4.41
LONGMAN	77429	-3.89
MCPHERSON	76145	-5.49
MARANDIA	82227	2.05
MONCRIEFF	73055	-9.32
MORETON	84894	5.36
OXLEY	76024	-5.64
PETRIE	81106	0.66
RANKIN	79241	-1.65
RYAN	83411	3.52
WIDE BAY	78795	-2.20
Totals	2094850 (Average: 80571)	

Western Australia as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	93461	18.50
CANNING	76932	-2.45
COMAN	82648	4.79
CURTIN	74523	-5.50
FORREST	82052	4.03
FREMANTLE	78576	-0.37
KALGOORLIE	74590	-5.42
MOORE	91269	15.72
O'CONNOR	75950	-3.69
PEARCE	76978	-2.39
PERTH	75508	-4.26
STIRLING	74495	-5.54
SMAN	73109	-7.30
TANGNEY	74071	-6.08
Totals	1104162 (Average: 78868)	

South Australia as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	83224	-1.37
BARKER	85018	0.74
BONYTHON	78384	-7.11
BOOTHBY	82330	-2.43
GREY	84501	0.13
HINDMARSH	85102	0.84
KINGSTON	86762	2.81
MAKIN	88567	4.95
MAYO	88984	5.44
PORT ADELAIDE	83365	-1.21
STURT	78909	-6.49
MAKEFIELD	87506	3.69
Totals	1012652 (Average: 84387)	

Tasmania as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BASS	66181	-0.05
BRADDON	63450	-4.17
DENISON	67477	1.90
FRANKLIN	65436	-1.17
LYONS	68536	3.50
Totals	331080 (Average: 66216)	

Australian Capital Territory as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	72558	6.19
FRASER	64949	-4.93
NAMADGI	67462	-1.26
Totals	204969 (Average: 68323)	

Northern Territory as at 30 June, 1996

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	103124	0.00
Totals	103124 (Average: 103124)	

TOTAL FOR AUSTRALIA 11 877 437

Attorney-General

V I C T O R I A

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

APPROVAL OF ORGANISATION

I, John Joseph Dickie, Director of the national Classification Board, in pursuance of Section 66 of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 66, La Trobe University as an organisation able to make application for exemption under Section 63 of the Act in relation to films to be exhibited at events conducted by La Trobe University.

DATED this

Thirteenth

day of

July

1996.

John Dickie

Director

9601947

Communications and the Arts



**Australian
Broadcasting
Authority**

NOTICE OF ALLOCATION OF SUBSCRIPTION TELEVISION BROADCASTING LICENCES PURSUANT TO SECTION 96 OF THE BROADCASTING SERVICES ACT 1992

On 24 June 1996 the Australian Broadcasting Authority (ABA) allocated one hundred (100) subscription television broadcasting licences (licence identifier nos. 1337 - 1436) under section 96 of the *Broadcasting Services Act 1992* to **Optus Vision Media Pty Ltd.**

On 28 June 1996 the Australian Broadcasting Authority (ABA) allocated twenty (20) subscription television broadcasting licences (licence identifier nos. 1437 - 1456) under section 96 of the *Broadcasting Services Act 1992* to **Foxtel Cable Television Pty Ltd.**

9601948

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE *BROADCASTING SERVICES ACT 1992*

PREPARATION OF LICENCE AREA PLAN

DESIGNATION OF LICENCE AREA

VARIATION OF FREQUENCY ALLOTMENT PLAN

Pursuant to section 26(1) of the *Broadcasting Services Act 1992*, on 21 June 1996, the Australian Broadcasting Authority prepared licence area plans that determine the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Carnarvon, Karratha and Port Hedland region with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 21 June 1996, the Australian Broadcasting Authority designated the areas described in the Carnarvon, Karratha and Port Hedland licences area plans to be the licence areas of the licences for the commercial radio broadcasting services that are to be available in the Carnarvon, Karratha and Port Hedland region, and the community radio broadcasting service in the Port Hedland area.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, 21 June 1996, the Australian Broadcasting Authority varied the frequency allotment plan for the FM radio bands in so far as they relate to the Carnarvon, Karratha and Port Hedland region.

Copies of the licence area plans, the section 29 designations, and variation to the frequency allotment plan are available free from:

The Planning Officer for Remote Western Australia
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

9601949



**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

	Call Sign
Midwest Radio Ltd	2LT
Regional Broadcasters Australia Pty Ltd	4CC
Golden West Network Pty Limited	6FMS
South Coast & Tablelands Broadcasting Pty Ltd	2WSK
Glowweir Pty Ltd	4LG

COMMUNITY RADIO LICENSEES

3 RIM Incorporated	3RIM
Goldfields Community Radio Co-operative Ltd	3CCC
Highland Media Co-operative Ltd	2WKT
Narwee Baptist Community Broadcasters Ltd	2NBC
Foundation for Information Radio of W.A.	6RPH

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.

Employment, Education, Training and Youth Affairs

THE AUSTRALIAN NATIONAL UNIVERSITY

NOTIFICATION OF THE MAKING OF A STATUTE

Notice is hereby given that the Statutes listed below have been made under the *Australian National University Act 1991*. Copies of the statutes may be purchased from the Council Secretariat, The Australian National University, Canberra ACT 0200.

Title of the Statute	Number	Price
Faculties (The Faculties) Statute Amendment Statute No 1	243	\$1
Information Technology Services Statute	244	\$1
Institute of the Arts - Institute Seal Statute (Repeal) Statute	245	\$1
Institute of the Arts - Affiliation (Australian National University) Statute (Repeal) Statute	246	\$1
Institute of the Arts - Traffic Statute (Repeal) Statute	247	\$1
Institute of the Arts - Granting of Advanced Standing Statute (Repeal) Statute	248	\$1
Institute of the Arts - Student Conduct Statute (Repeal) Statute	249	\$1
Institute of the Arts - Scholarship Statute (Repeal) Statute	250	\$1
Institute of the Arts - Courses and Awards Statute (Repeal) Statute	251	\$1
Institute of the Arts - Academic Progress Statute (Repeal) Statute	252	\$1
Institute of the Arts - Admission Statute (Repeal) Statute	253	\$1

9601951

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

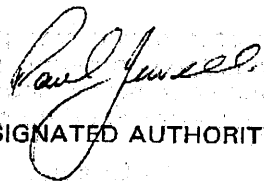
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

I, PAUL JEWELL, the Designated Authority under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 11(1) of that Act, hereby declare 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 twenty eighth day of June 1996



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	London Pupae Supplies The Granary Manor Farm Horspath Oxford OX 33 1SD UNITED KINGDOM	<i>Ornithoptera priamus</i>

COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS)
ACT 1982

SECTION 44

NOTICE

I, PAUL JEWELL, the Designated Authority, under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 44(1) of that Act hereby notify that I am considering giving the following authority under section 44 of that Act to:

Ms Kelly of Melbourne, Victoria, to export one live Cockatiel (*Nymphicus hollandicus*).

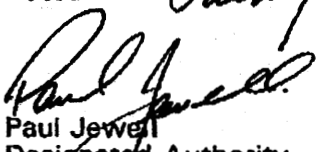
In accordance with paragraph 44(1)(f) of that Act, I invite interested persons to lodge comments in writing on the desirability of giving the authority. Such comments should be lodged at the following address not later than 10 days after the date of publication of this Notice:

The Director
Wildlife Protection Authority
Australian Nature Conservation Agency
GPO Box 636
CANBERRA ACT 2601

Dated

Twenty-sixth

June 1996


Paul Jewell
Designated Authority
under sub-section 20(1) of the
Wildlife Protection (Regulation of Exports and Imports) Act 1982

9601952

In lieu of notification appearing in GN26, 3.7.96, notice was incorrectly advertised under the Portfolio heading of Employment, Education, Training and Youth Affairs.

COMMONWEALTH OF AUSTRALIA

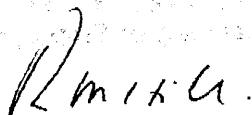
Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment, 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 Queensland flora, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of Queensland flora is restricted to persons licensed to operate under the *Nature Conservation Act 1992* and its subordinate legislation.
2. Harvesting of plants and plant parts is to be done in accordance with the document entitled 'Management program for protected plants in trade in Queensland 1995 - 1998'.
3. Harvesting is restricted to those taxa identified on Schedule 12 of the *Nature Conservation Regulation 1994* as amended during the period of this declaration.
4. This declaration is valid from 8 January 1996 until 30 June 1998.

Dated this 14 day of July 1996



Minister for the Environment

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

9601953

In lieu of notification appearing in GN26, 3.7.96, notice was incorrectly advertised under the Portfolio heading of Employment, Education, Training and Youth Affairs.

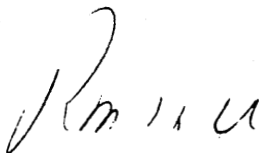
COMMONWEALTH OF AUSTRALIA

OZONE PROTECTION ACT 1989

GRANT OF EXEMPTION UNDER SECTION 40

I, ROBERT MURRAY HILL, Minister for the Environment, pursuant to subsection 40 (3) of the Commonwealth *Ozone Protection Act 1989*, hereby grant an exemption to **Ansett Australia** to import, from the United States of America, 80 x 500g canisters of "Rainboe" windshield rain repellent from the date of signature until 31 December 1996.

Dated this 16 Day of 6 1996



Minister for the Environment

9601954

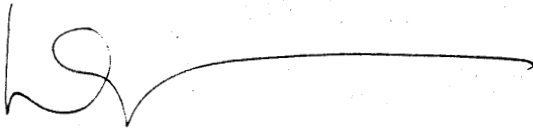
In lieu of notification appearing in GN26, 3.7.96, notice was incorrectly advertised under the Portfolio heading of Employment, Education, Training and Youth Affairs.

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

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application is being considered from A W Fraser Pty Ltd of 39 Lunns Road, Upper Riccarton, Christchurch, New Zealand to import zinc oxide bag house dust, for disposal and recovery of metals at Pasminco Metals - Sulphide, Main Road, Boolaroo, NSW 2284, Australia.

The application is for the importation of 150,000kg of zinc oxide bag house dust over approximately six shipments. The company wishes to ship the waste to Australia because there are no suitable reprocessing operations in New Zealand for this type of material.

It is proposed that the waste will travel by ship from Lyttelton, New Zealand to Sydney and then by road to Boolaroo NSW. All transport, storage and disposal of the material would be in accordance with requirements of State law.



Mark Hyman
Assistant Secretary
Waste Management Branch

28 June 1996

9601955



Environment
Protection Agency

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

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a permit was granted on 25 June 1996 that allows the Ports Corporation of Queensland to dump at sea up to 1,200,000 cubic metres of dredge spoil arising from dredging works at the Port of Karumba. The permit is granted for a period of two years and three months.

Copies of the application and the permit may be obtained from the Environment Protection Agency (EPA), 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment at the offices of the Ports Corporation of Queensland, Level 24 CML Building, 300 Queen Street, Brisbane.

The following notice is relevant to the decision to issue this permit.

A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Executive Director, Environment Protection Agency (EPA) of the Department of the Environment, Sport and Territories requesting 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 (currently \$368), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Mark Hyman
Assistant Secretary
Waste Management Branch

28 June 1996



Environment
Protection Agency

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

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a permit was granted on 27 June 1996 that allows the Australian Maritime Safety Authority to dump at sea an obsolete steel navigation tower off Saumarez Reef. The permit is granted for a period of two months.

Copies of the application and the permit may be obtained from the Environment Protection Agency (EPA), 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment at the offices of the Australian Maritime Safety Authority, Australia House, 363 Adelaide Street, Brisbane, 4000.

The following notice is relevant to the decision to issue this permit.

A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Executive Director, Environment Protection Agency (EPA) of the Department of the Environment, Sport and Territories requesting 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 (currently \$368), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

A handwritten signature in black ink, appearing to be 'Mark Hyman'.

Mark Hyman
Assistant Secretary
Waste Management Branch

24 June 1996

9601956

COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS)
ACT 1982

SECTION 44

NOTICE

I, PAUL JEWELL, the Designated Authority, under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 44(1) of that Act hereby notify that I am considering giving the following authority under section 44 of that Act to:

Mr Rife of Winthrop, Western Australia, to export one live Galah (*Cacatua roseicapilla*).

In accordance with paragraph 44(1)(f) of that Act, I invite interested persons to lodge comments in writing on the desirability of giving the authority. Such comments should be lodged at the following address not later than 10 days after the date of publication of this Notice:

The Director
Wildlife Protection Authority
Australian Nature Conservation Agency
GPO Box 636
CANBERRA ACT 2601

Dated

Five

July 1996



Paul Jewell
Designated Authority
under sub-section 20(1) of the
Wildlife Protection (Regulation of Exports and Imports) Act 1982

9601957

National Capital Planning Authority



MINUTE PAPER

To: GAZETTE OFFICER	File No: 95/57
From: DEBBIE SMITH	Date: 24 June 1996
Subject: GOVERNMENT NOTICES GAZETTE	

PUBLICATION OF ADVERTISEMENT FOR DECLARATION OF NATIONAL LAND

COULD YOU PLEASE ARRANGE TO PRINT THE ATTACHED TWO PAGE ADVERTISEMENT IN THE GOVERNMENT NOTICES GAZETTE ON WEDNESDAY 3 JULY 1996.

PLEASE QUOTE ORDER NUMBER 6849 WHEN SUBMITTING YOUR ACCOUNT FOR PAYMENT TO NCPA, 10 - 12 BRISBANE AVE BARTON ACT 2600.

NCPA ACCOUNT NUMBER WITH AGPS IS 03N068

MANY THANKS

Debbie Smith
CORPORATE RELATIONS
PHONE CONTACT 271 2808



COMMONWEALTH OF AUSTRALIA

Australian Capital Territory (Planning and Land Management) Act 1988

NOTIFICATION OF DECLARATION OF NATIONAL LAND

I, WARWICK LESLIE SMITH, the Minister for Sport, Territories and Local Government, pursuant to subsection 27(1) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, hereby declare the area of land described in the schedule hereto to be National Land, the area of land so described being used, or being intended to be used, by or on behalf of the Commonwealth, for the special purposes of Canberra as the National Capital AND pursuant to subsection 6(g) of the *Australian Capital Territory (Planning and Land Management) Act 1988*, I hereby approve the management of the area of land described in the schedule by the National Capital Planning Authority.

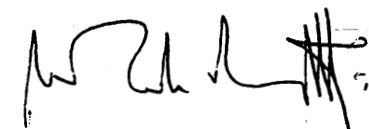
SCHEDULE

Division/District	Section	Block	Map/Plan Reference
Barton	1	3	CS E2108-6006 CS E2108-6009
Barton	15	3	CS E2108-6003 CS E2108-6006
Forrest	29	2	CS E2108-6003 CS E2104-6003

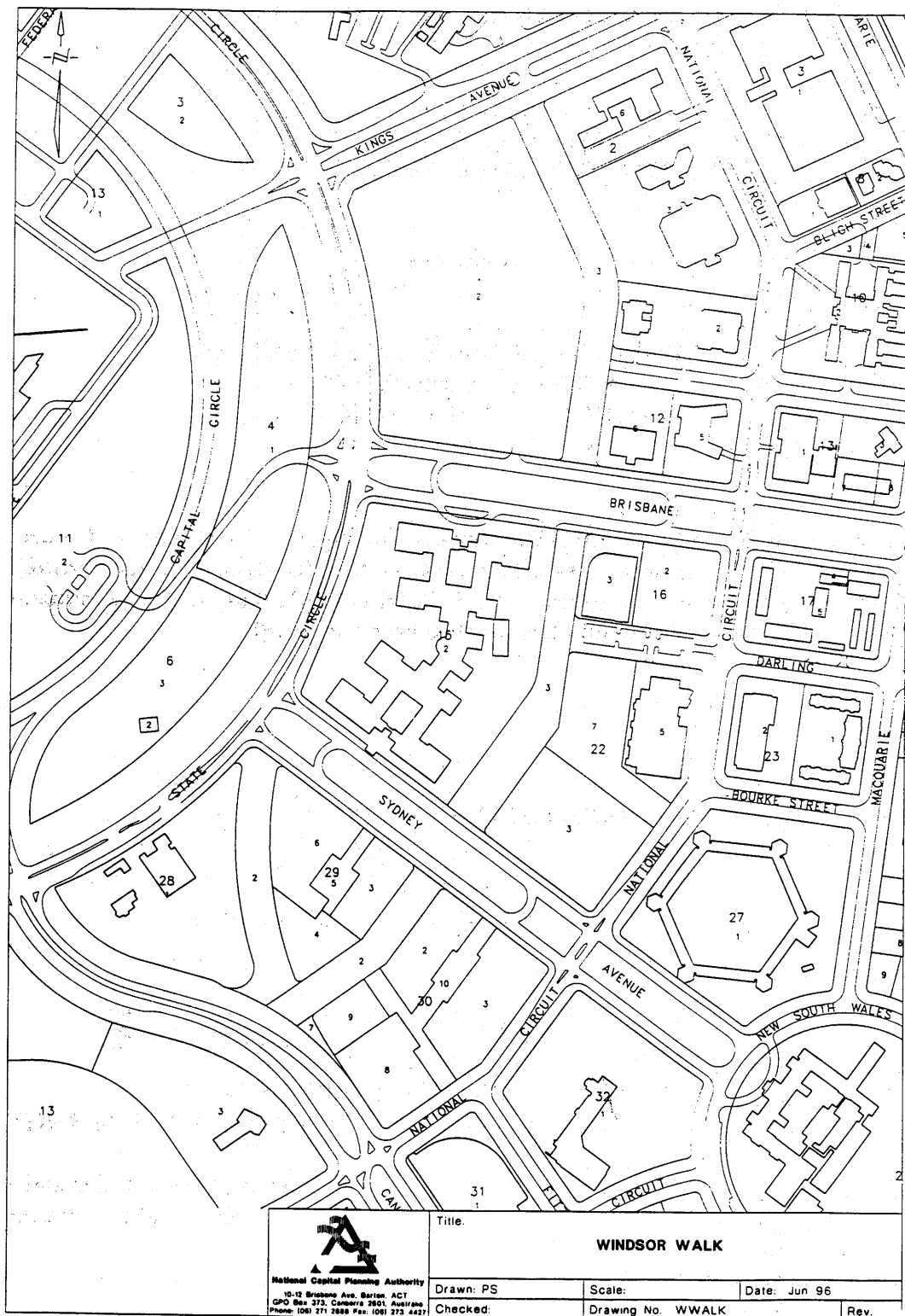
Explanation of map references - maps and plans referred to are held with the ACT Plan Room of the Department of Urban Services, 220 Northbourne Avenue, Braddon ACT.

CS - Computation Sheet

Dated: 24.6.96



WARWICK LESLIE SMITH
Minister for Sport, Territories
and Local Government



In lieu of notification appearing in GN26, 3.7.96, notice was incorrectly advertised under the Portfolio heading of Employment, Education, Training and Youth Affairs.

9601958

COMMONWEALTH OF AUSTRALIA

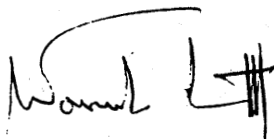
AUSTRALIAN CAPITAL TERRITORY
(PLANNING AND LAND MANAGEMENT ACT) 1988

Section 16

CERTIFICATION OF DRAFT AMENDMENT NO 18
(ACT Telecommunications Plan)
OF THE NATIONAL CAPITAL PLAN

I, WARWICK LESLIE SMITH, Minister for Sport, Territories and Local Government, pursuant to sub-section 16(4) of the *Australian Capital Territory (Planning and Land Management) Act 1988* DECLARE that Draft Amendment No 18 of the National Capital Plan attached hereto is certified.

Dated this 26th day of June 1996.



WARWICK LESLIE SMITH

Minister for Sport, Territories
and Local Government

Note: Copies of
Draft Amendment 18
of the National Capital Plan
can be obtained from the
National Capital Authority
10-12 Brisbane Avenue
BARTON ACT 2600

9601959

Health and Family Services

ATTACHMENT A

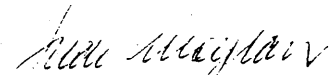
COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

NEW NURSING HOMES PRINCIPLES 1992

I, Judith Eleanor Moylan, Minister of State for Family Services, pursuant to Principle 6 of the New Nursing Homes Principles 1992 formulated under Sub-section 54(1) of the National Health Act 1953, determine that for the financial year 1996-97 the amount to be used for the purposes of part (b) of Principle 6 shall be **\$29,500**.

Dated the *30th* day of *June* 1996



JUDI MOYLAN
MINISTER FOR FAMILY SERVICES

Determination No 1995-96/ACC19

ATTACHMENT B

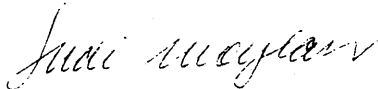
COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

UPGRADING OF NURSING HOMES PRINCIPLES 1993

I, Judith Eleanor Moylan, Minister of State for Family Services, pursuant to Principle 3 of the Upgrading of Nursing Homes Principles 1993 formulated under Section 58CD of the National Health Act 1953, determine that for the financial year 1996-97 the amount to be used for the purposes of Principle 3 shall be **\$29,500**.

Dated the *20th* day of *June* 1996



JUDI MOYLAN
MINISTER FOR FAMILY SERVICES

Determination No 1995-96/ACC20

**EXPLANATORY STATEMENT
ISSUED BY THE AUTHORITY OF THE MINISTER
FOR FAMILY SERVICES**

**NATIONAL HEALTH ACT 1953
DETERMINATION OF AMOUNTS ON WHICH ADDITIONAL FUNDING
FOR NEW AND REBUILT HOMES AND UPGRADING OF NURSING HOMES
IS BASED**

The Commonwealth subsidy in respect of new and rebuilt nursing homes was introduced to assist some nursing home proprietors who propose to build a completely new nursing home or have completely rebuilt a nursing home which had operated previously.

The amount on which the additional funding for new and rebuilt nursing homes is based is \$27,000 per bed or such larger amount as the Minister determines from time to time under Principle 6(b) of the New Nursing Homes Principles 1992.

These Principles were formulated by the Minister in accordance with the provisions of Sub-section 54(1) of the National Health Act 1953 on 15 May 1992.

The Commonwealth subsidy in respect of upgrading for nursing homes was introduced as a complementary initiative.

The amount of additional funding for upgrading for nursing homes is \$27,513 per bed or such larger amount as the Minister determines from time to time under Principle 3 of the Upgrading of Nursing Homes Principles 1993.

The Upgrading of Nursing Homes Principles 1993 were formulated by the Minister in accordance with the provisions of Section 58CD of the National Health Act 1953 on 15 January 1993.

The current maximum subsidy for both new and rebuilt and for upgrading is \$28,700. The determinations will increase the base amounts in line with the Australian Bureau of Statistics deflator, Private Fixed Investment - (Non Dwelling Construction) to **\$29,500** for the 1996/97 financial year.

9601960

DETERMINATION HS/1/1996
COMMONWEALTH OF AUSTRALIA
HEALTH INSURANCE ACT 1973
DETERMINATION UNDER SUBSECTION 3C(1)

I, **MICHAEL RICHARD LEWIS WOOLDRIDGE**, Minister for Health and Family Services, pursuant to subsection 3C(1) of the Health Insurance Act 1973 ("the Act"), **HEREBY DETERMINE**

- (1) that a health service specified in Column 2 of the Schedule to this determination, not being a service specified in the General Medical Services Table, as in force from time to time, shall be treated, for the purposes of:
 - (a) section 4 of the National Health Act 1953;
 - (b) subsections 3(1) and 19(6) and sections 9, 10, 11, 12, 14, 17, 18, 20 and 20A of the Act;
 - (c) regulations 13, 29, 30 and 31 of the Health Insurance Regulations, as amended; and
 - (d) rules 1 and 12 of the Rules of Interpretation of the General Medical Services Table; andas if that health service were both a professional service and a medical service and there were an item prescribed in the General Medical Services Table:
 - (i) that related to that health service; and
 - (ii) specified, in respect of that health service, the fee specified in column 3 opposite to that health service;
- (2) that this determination shall come into effect on and from 1 July 1996.

Dated this **24 JUN 1996** day of **1996**



Minister for Health and Family Services

**SCHEDULE TO DETERMINATION HS/1/1996
UNDER SUBSECTION 3C(1) OF THE
HEALTH INSURANCE ACT 1973**

Column 1	Column 2	Column 3
Item No.	Health Service	Fee (\$)
12209	<p>OVERNIGHT INVESTIGATION FOR SLEEP APNOEA for a period of at least 8 hours duration where:</p> <p>(a) continuous monitoring of oxygen saturation and breathing using a multi-channel polygraph, and recordings of EEG, EOG, submental EMG, anterior tibial EMG, respiratory movement, airflow, oxygen saturation and ECG are performed;</p> <p>(b) a technician is in continuous attendance under the supervision of a medical practitioner specified in the Attachment;</p> <p>(c) the patient is referred to the specified medical practitioner by a consultant physician, specialist in otolaryngology or paediatric surgery, or another specified medical practitioner;</p> <p>(d) polygraphic records are analysed epoch by epoch with manual scoring, or manual correction of computerised scoring, and stored for interpretation and preparation of report; where such analysis requires assessment of sleep stage, arousals, respiratory events and clinically significant alterations in heart rate and limb movement; and</p> <p>(e) interpretation and report is provided by the specified medical practitioner based on reviewing the direct original recording of polygraphic data from the patient</p> <p>- payable on not more than 3 occasions in any 12 month period.</p>	484.50

**ATTACHMENT TO THE SCHEDULE TO
DETERMINATION HS/1/1996
UNDER SUBSECTION 3C(1) OF THE
HEALTH INSURANCE ACT 1973**

Medical Practitioner	Address
BERAN, Roy	ST LUKES HOSPITAL COMPLEX, 18 ROSLYN ST, POTTS POINT, NSW 2011
CHU, Geoffrey	DUDLEY PRIVATE HOSPITAL, 261 MARCH ST, ORANGE, NSW 2800
COLLETT, Peter	CHARLES WENTWORTH PRIVATE HOSPITAL, 21-27 LYTTON ST, WENTWORTHVILLE, NSW 2145
CORBETT, John	GOLD COAST SLEEP DISORDERS CENTRE, 159 NERANG ST, SOUTHPORT, QLD 4215
CORTE, Peter	104 BALMORAL ST, WAITARA, NSW 2077
HARRIS, Margaret-anne	SLEEP STUDIES UNIT, MATER CHILDRENS HOSPITAL, SOUTH BRISBANE, QLD 4101
KING, Philip	104 BALMORAL ST, WAITARA, NSW 2077
MACKENZIE, Roderick	11/42 URUNGA PARADE, MIRANDA, NSW 2228
MILLA, John	DUDLEY PRIVATE HOSPITAL, 261 MARCH ST, ORANGE, NSW 2800
SANDS, Terry	THE ILLAWARRA HOSPITAL, SUTTON PL, FIG TREE, NSW 2525

9601961

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DETERMINATION UNDER SUBSECTION 84C (7)

Part I—General

I, DAVID TREVOR GRAHAM, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to subsection 84C (7) of the *National Health Act 1953*, hereby make the following Determination:

1. This Determination shall come into operation on 1 July 1996.
2. The Determination under subsection 84C (7) of the Act made on 22 June 1995 with effect from 1 July 1995, as amended on 20 June 1995 with effect from 1 August 1995 and on 14 December 1995 with effect from 1 January 1996, is hereby revoked.
3. This Determination includes the appendices hereto and consists of the following Parts:
 - Part I — General
 - Part II — Ready-Prepared Pharmaceutical Benefits
 - Part III — Extemporaneously-Prepared Pharmaceutical Benefits
4. In this Determination:
 - “the Act” means the *National Health Act 1953*;
 - “the Department” means the Department of Health and Family Services;
 - “the Secretary” means the Secretary to the Department of Health and Family Services;
 - “approved price to pharmacists” has the same meaning as in subsection 98B (3) of the Act;
 - “approved supplier” has the same meaning as in subsection 84 (1) of the Act;
 - “ready-prepared pharmaceutical benefit” means a pharmaceutical benefit in respect of which there is in force a determination under subsection 85 (6) of the Act;
 - “extemporaneously-prepared pharmaceutical benefit” means a pharmaceutical benefit other than a ready-prepared pharmaceutical benefit;
 - “exceptional prescription” means a prescription for an extemporaneously-prepared pharmaceutical benefit which is not included in the Standard Formulae List and for which the price of the ingredients calculated in accordance with paragraphs 23 to 25 inclusive is twice or more than twice the average price of the ingredients calculated in accordance with paragraph 40;
 - “Standard Formulae List” means the list of those standard formulae, taken from formularies in common use, which are included as pre-priced extemporaneous preparations in the *Schedule of Pharmaceutical Benefits* published by the Department.
5. In addition to the amount calculated in accordance with Part II of this Determination the agreed price shall include a dangerous drug fee of \$1.78 in respect of those ready-prepared pharmaceutical benefits determined under paragraph 98C (1) (b) of the Act to be dangerous drugs for the purpose of payment of a dangerous drug fee. The fee shall also apply to those drugs prescribed by State or Territory legislation which are to be treated similarly to dangerous drugs.

6. In addition to the amount calculated in accordance with Part II or Part III of this Determination the agreed price of a pharmaceutical benefit supplied in Western Australia shall include an allowance for freight costs ascertained in accordance with the following table:

<u>Location of premises, practice or private hospital</u>	<u>Freight allowance</u>
Places within the metropolitan area of Perth as defined in the <i>Electoral Districts Act 1947</i> of Western Australia	Nil
Other places not more than 100 kilometres from the General Post Office, Perth	\$0.06
Places more than 100 kilometres but not more than 400 kilometres from the General Post Office, Perth	\$0.11
Places more than 400 kilometres but not more than 1,000 kilometres from the General Post Office, Perth	\$0.13
Places more than 1,000 kilometres from the General Post Office, Perth	\$0.29

7. For the purposes of this Determination, the manufacturers' packs of pharmaceutical benefits on which the approved prices to pharmacists are based are:
- (a) Standard Packs—a standard pack for a ready-prepared benefit is the pack which contains a number of units equal to the number specified as the maximum quantity in the determination made under paragraph 85A (2) (a) of the Act for that benefit;
 - (b) Non-Standard Packs—a non-standard pack for a ready-prepared benefit is any pack of the benefit, other than a standard pack, which is used for pricing purposes; and
 - (c) For drugs used in extemporaneously-prepared benefits, the agreed purchase quantity is that agreed upon between the Secretary and the Pharmacy Guild of Australia.
8. Except in the case of a supply of a pharmaceutical benefit pursuant to subsection 88 (6) of the Act:
- (a) where the price for a general benefit prescription calculated in accordance with Part II or Part III of this Determination—
 - (i) exceeds \$16.80, the agreed price for the supply of that benefit shall be \$16.80; or
 - (ii) is less than \$5.50, the agreed price for the supply of that benefit shall be \$5.50; or
 - (b) where the price for a concessional benefit prescription or a concession card prescription calculated in accordance with Part II or Part III of this Determination exceeds \$2.70, the agreed price for the supply of that benefit shall be \$2.70.

9. Where, in accordance with subsection 88 (6) of the Act, a medical practitioner, instead of directing a repeated supply of a pharmaceutical benefit, directs the supply on one occasion of a quantity or number of units of the benefit, not exceeding the total quantity or number of units which could be prescribed if the medical practitioner directed a repeated supply, the agreed price for that supply shall include only one dispensing fee, one administration fee, one additional fee and the appropriate price for the container.
10. In the case of a supply of a pharmaceutical benefit pursuant to subsection 88 (6) of the Act:
- (a) where the price for a general benefit prescription calculated in accordance with paragraph 9 and Part II or Part III of this Determination—
 - (i) exceeds the product of \$16.80 and the number of supplies which would have occurred if the medical practitioner had directed a repeated supply, the agreed price for the supply of that benefit shall be that product; or
 - (ii) is less than the product of \$5.50 and the number of supplies which would have occurred if the medical practitioner had directed a repeated supply, the agreed price for the supply of that benefit shall be that product; or
 - (b) where the price for a concessional benefit prescription or a concession card prescription calculated in accordance with paragraph 9 and Part II or Part III of this Determination exceeds the product of \$2.70 and the number of supplies which would have occurred if the medical practitioner had directed a repeated supply, the agreed price for the supply of that benefit shall be that product.

Part II—Ready-Prepared Pharmaceutical Benefits

11. The mark-up for a ready-prepared pharmaceutical benefit shall be—
- (a) 10 per cent, where the approved price to pharmacists for the quantity or number of units of the benefit specified as the maximum quantity in the determination made under paragraph 85A (2) (a) of the Act for that benefit is not more than \$180.00; or
 - (b) \$18.00 for a quantity or number of units of the benefit specified as the maximum quantity in the determination made under paragraph 85A (2) (a) of the Act for that benefit, where the approved price to pharmacists for that quantity or number of units of the benefit is more than \$180.00 but not more than \$360.00; or
 - (c) 5 per cent, where the approved price to pharmacists for the quantity or number of units of the benefit specified as the maximum quantity in the determination made under paragraph 85A (2) (a) of the Act for that benefit is more than \$360.00.
12. The agreed price for a ready-prepared pharmaceutical benefit shall be—
- (a) where a quantity of a benefit is ordered and supplied which is equal to the quantity contained in a standard or non-standard pack, the sum of:
 - (i) the approved price to pharmacists of that standard or non-standard pack, plus mark-up as specified in paragraph 11;

- (ii) a dispensing fee of \$4.08 for each supply of benefits made, except in the case of benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act in which case a dispensing fee of \$5.92 shall apply;
 - (iii) an administration fee of \$0.21 for each supply of benefits made, including benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act; and
 - (iv) an additional fee of \$0.81 for each supply of benefits made, except in the case of benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act in which case an additional fee of \$1.18 shall apply;
- (b) where a quantity of a benefit is ordered and supplied which is less than the quantity contained in a standard or non-standard pack, the sum of:
- (i) the amount ascertained in accordance with paragraph 17;
 - (ii) a dispensing fee of \$4.08 for each supply of benefits made;
 - (iii) an administration fee of \$0.21 for each supply of benefits made;
 - (iv) an additional fee of \$0.81 for each supply of benefits made; and
 - (v) an amount for the supply of a container, based on the cost of a ready-prepared container as ascertained in accordance with paragraph 15, plus mark-up as specified in paragraph 11; or
- (c) where a quantity of a benefit is ordered and supplied which is more than the quantity contained in a standard or non-standard pack, the sum of:
- (i) the approved price to pharmacists, plus mark-up as specified in paragraph 11, for each complete standard or non-standard pack, as applicable, contained in the quantity supplied;
 - (ii) the amount ascertained in accordance with paragraph 17 in respect of that remainder, if any, of the quantity supplied which is less than the quantity contained in a standard or non-standard pack, as applicable;
 - (iii) a dispensing fee of \$4.08 for each supply of benefits made, except in the case of benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act, in which case a dispensing fee of \$5.92 will apply;
 - (iv) an administration fee of \$0.21 for each supply of benefits made, including benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act; and

- (v) an additional fee of \$0.81 for each supply of benefits made, except in the case of benefits which involve the admixture of ready-prepared ingredients and are determined as such under paragraph 98C (1) (b) of the Act, in which case an additional fee of \$1.18 will apply. (An additional amount for a container is not included.)
13. Where the prescription identifies the ready-prepared pharmaceutical benefit to be supplied by reference to a particular brand, the agreed price shall be based on the approved price to pharmacists for that brand.
14. Where the prescription does not identify the ready-prepared pharmaceutical benefit to be supplied by reference to a particular brand, the agreed price shall be based on the approved price to pharmacists of the brand specified in the *Schedule of Pharmaceutical Benefits* published by the Department which is lowest in price and which is available from a wholesale source in the capital city of the State in which the pharmaceutical benefit is supplied.
15. The cost of a container for a ready-prepared pharmaceutical benefit is the arithmetic average of the prices for a particular container based on a quantity of 100 as at 1 May in each year as obtained from wholesale drug distributors as agreed between the Secretary and the Pharmacy Guild of Australia and that cost will apply take effect on 1 August of the same year. The particular containers will be a 150 millilitres vial for use for injectables and a 25 millilitres vial for use for other ready-prepared pharmaceutical benefits.
16. The price for a benefit or container shall in each case be taken to the nearest cent, one half cent being counted as one cent.
17. Where a quantity of a benefit is ordered and supplied which is less than the quantity contained in a standard or non-standard pack (i.e., a broken quantity), the amount referred to in subsubparagraphs 12 (b) (i) and 12 (c) (ii) shall be ascertained by:
- adding mark-up as specified in paragraph 11 to the approved price to pharmacists of the standard or non-standard pack, as applicable;
 - ascertaining the percentage that the quantity or number of units in the broken quantity bears to the quantity or number of units in the standard or non-standard pack, as applicable;
 - selecting, in column A of the table set out hereunder, the percentage ascertained in accordance with subparagraph (b), or, where that percentage is not specified in that column, the next higher percentage so specified;
 - taking the percentage set out in column B of the table set out hereunder, immediately below the percentage selected in accordance with subparagraph (b); and
 - taking the percentage so ascertained in accordance with subparagraph (d) of the amount ascertained in accordance with subparagraph (a).

Column A — 5 10 15 20 25 30 35 40 45 50 55 60 65 70 75 80 85 90 95 100 per cent

Column B — 10 18 26 32 38 44 50 54 58 62 66 70 74 78 82 86 90 94 98 100 per cent

18. Notwithstanding anything contained elsewhere in this Determination the agreed price in respect of the supply of a quantity of a ready-prepared pharmaceutical benefit shall not exceed the agreed price for a greater quantity of that benefit.
19. Where a prescription calls for a quantity of one of the benefits determined under paragraph 98C (1) (b) of the Act as being a benefit the complete pack of which shall be supplied regardless of any lesser quantity ordered, the complete pack shall be supplied and the agreed price shall be calculated on the basis that the complete pack was supplied.

Part III—Extemporaneously-Prepared Pharmaceutical Benefits

20. In this Part:

“wastage” means the combined loss which arises from—

- (a) transferring drugs and chemicals from the package in which they are delivered to the approved supplier to the dispensing package delivered to the patient;
 - (b) deterioration; and
 - (c) obsolescence.
21. The basic wholesale price of a drug used in the preparation of an extemporaneously-prepared pharmaceutical benefit shall be calculated as the arithmetic average of wholesale costs of the drug, in a purchase quantity agreed upon by the Secretary and the Pharmacy Guild of Australia and available from wholesale drug distributors. For this purpose the basic wholesale price of a drug shall be ascertained as at 1 May in each year and shall take effect on 1 August in the same year.
 22. The agreed price of an extemporaneously-prepared pharmaceutical benefit, including benefits included in the Standard Formulae List, shall, subject to paragraph 36, be the sum of the following amounts:
 - (a) the amounts in respect of the ingredients in the quantities supplied, ascertained in accordance with paragraphs 23 to 25 inclusive;
 - (b) the amount in respect of the appropriate container calculated in accordance with paragraph 31;
 - (c) a dispensing fee of \$5.92;
 - (d) an administration fee of \$0.21; and
 - (e) an additional fee of \$1.18.
 23. For the purposes of paragraph 22 the amount in respect of an ingredient of an extemporaneously-prepared pharmaceutical benefit, where the quantity of the ingredient is equal to the agreed purchase quantity, shall be the sum of:
 - (a) the basic wholesale price of the ingredient;

(b) 10 per cent mark-up on (a); and

(c) an amount where applicable representing mark-up to cover wastage on (a) ascertained in accordance with Appendix A.

24. For the purposes of paragraph 22 the amount in respect of an ingredient of an extemporaneously-prepared pharmaceutical benefit, where the quantity of the ingredient is less than the agreed purchase quantity, shall be ascertained as follows:

(a) by ascertaining the basic pricing unit to be used for the quantity to be dispensed by reference to the table of basic pricing units in Appendix B;

(b) by ascertaining the cost of the basic pricing unit by reducing the amount ascertained in accordance with paragraph 23 by the quantity factor or factors shown in Appendix B appropriate to the basic pricing unit required and rounding off the resultant amount to the nearest cent, one half cent being counted as one cent; and

(c) by multiplying the cost of the basic pricing unit by the fraction that the quantity to be dispensed bears to the quantity contained in the basic pricing unit, except for:

(i) quantities exceeding 700 milligrams or 700 microlitres but not exceeding 1 gram or 1 millilitre which shall be priced at the amount for 1 gram or 1 millilitre;

(ii) quantities exceeding 7 grams or 7 millilitres but not exceeding 10 grams or 10 millilitres which shall be priced at the amount for 10 grams or 10 millilitres; and

(iii) quantities exceeding 80 grams or 80 millilitres but not exceeding 90 grams or 90 millilitres which shall be priced at the amount for 80 grams or 80 millilitres.

For the purposes of this paragraph the quantity of the ingredient shall be calculated to the next higher 50 milligrams or 50 microlitres.

25. For the purposes of paragraph 22 the amount in respect of an ingredient of an extemporaneously-prepared pharmaceutical benefit, where the quantity of the ingredient is greater than the agreed purchase quantity, shall be ascertained as follows:

(a) except in the case of drugs which are unstable or packed sterile, as determined under paragraph 98C (1) (b) of the Act, by dividing the quantity dispensed by the quantity contained in the agreed purchase quantity and multiplying by the basic wholesale price of the agreed purchase quantity; or

(b) where the ingredient is one of the drugs which are unstable or packed sterile, as determined under paragraph 98C (1) (b) of the Act, by multiplying the price of the agreed purchase quantity by the number of whole packs of the agreed purchase quantity required to dispense the quantity of the ingredient.

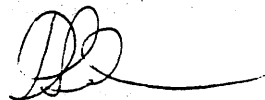
26. The agreed price in respect of an extemporaneously-prepared pharmaceutical benefit which comprises a vehicle which is specified in the prescription under a particular name and an additional specified ingredient or ingredients shall be calculated in accordance with the provisions of paragraph 27 or 28 as applicable.

27. Where the vehicle is a single liquid ingredient and one or more other ingredients are added, displacement of the vehicle by solids (if any) shall be disregarded for pricing purposes and the agreed price for the pharmaceutical benefit as a whole shall be calculated in accordance with the provisions of paragraph 22.
28. Where the vehicle is compounded from two or more ingredients and one or more other ingredients are added, displacement of the vehicle by solids (if any) shall be disregarded for pricing purposes and the amounts for the respective ingredients shall be the sum of:
 - (a) the price of each ingredient of the vehicle; and
 - (b) the price of each ingredient which is added to the vehicle;calculated in each case in accordance with paragraph 23, 24 or 25 as applicable.
29. The amount ascertained in respect of an ingredient in accordance with paragraph 23, 24 or 25 shall be taken to the nearest cent, one half cent being counted as one cent, provided that the minimum amount in respect of an ingredient shall be one cent.
30. In calculating the amount in respect of an ingredient or the basic wholesale price of a basic pricing unit, the amount so calculated shall be taken to the nearest cent, one half cent being counted as one cent, provided that the minimum amount in respect of an ingredient shall be one cent.
31. The price for each size and type of container for extemporaneously-prepared pharmaceutical benefits shall be based on the average of wholesale costs for that container, in the purchase quantity agreed upon between the Secretary and the Pharmacy Guild of Australia and available from wholesale drug distributors, plus 10 per cent of that average, taken to the nearest cent, one half cent being counted as one cent.
32. For the purposes of this Part, the wholesale costs of the particular containers shall be ascertained as at 1 May in each year and shall take effect on 1 August in the same year.
33. Where a wholesale drug distributor will not supply containers of a particular size or type in the purchase quantity agreed upon by the Secretary and the Pharmacy Guild of Australia, the price of the purchase quantity shall be calculated by multiplying the price of the smallest quantity above the agreed purchase quantity, in which the distributor will supply containers of that size and type, by the fraction that the quantity in the agreed purchase quantity bears to the quantity in which the distributor will supply.
34. In the case of bulk powders the price for the container shall be the price for a screw cap jar which is nominally rated to hold at least double the quantity supplied.
35. Where a prescription orders a quantity of an extemporaneously-prepared pharmaceutical benefit in excess of the capacity of the largest size container of the appropriate type for which provision is made, the price for the container shall be calculated as if the pharmaceutical benefit had been supplied in more than one of the containers for which provision is made.
36. Notwithstanding anything contained elsewhere in this Determination, the agreed price in respect of the supply of a quantity of an extemporaneously-prepared pharmaceutical benefit shall not exceed the agreed price for a greater quantity of that benefit.

37. Notwithstanding anything contained elsewhere in this Determination, in calculating the price in respect of the supply of a quantity of an ingredient of an extemporaneously-prepared pharmaceutical benefit, that price shall not exceed the price of a greater quantity of that ingredient.
38. A medicinal preparation which is a variation of a formula included in the Standard Formulae List, due to the addition or deletion of an ingredient or to variation of the dose, shall be deemed not to be included in the Standard Formulae List.
39. A medicinal preparation which is a combination of preparations included in the Standard Formulae List shall be deemed not to be included in the Standard Formulae List.
40. Extemporaneously-prepared pharmaceutical benefits which are not included in the Standard Formulae List shall be classified for pricing purposes according to the type of preparation in accordance with the Third Schedule of the determinations made under sections 85, 85A and 88 of the Act. Except in the case of exceptional prescriptions or where the approved supplier has made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act, the agreed price for such a pharmaceutical benefit shall be calculated as follows:
 - (a) on the sixteenth day of the month or as near as practicable thereto the total number of grams or millilitres, as the case may be, priced during the previous four weeks or period as near as practicable thereto, for each type of preparation in the Standard Formulae List will be ascertained together with the total amount (exclusive of container costs and dispensing and administration fees) paid for each total quantity;
 - (b) the total amount paid (exclusive of container costs and dispensing and administration fees) ascertained in accordance with subparagraph (a) for each type of preparation shall be divided by a number equal to one-tenth of the number of grams or millilitres, as the case may be, for that type of preparation ascertained in accordance with subparagraph (a);
 - (c) the agreed price shall be the average 10 grams or 10 millilitres rate ascertained in accordance with subparagraph (b) calculated at about the sixteenth day of the month prior to the month of supply for the particular type of preparation, multiplied by one-tenth of the number of grams or millilitres, plus the container cost, a dispensing fee of \$5.92, an administration fee of \$0.21 and an additional fee of \$1.18;
 - (d) on the sixteenth day of the month or as near as practicable thereto, if no prescriptions have been priced during the previous four weeks or period as near as practicable thereto for any of the formulae listed for a particular type of preparation, the agreed price shall be ascertained by taking the average 10 grams or 10 millilitres rate (exclusive of container costs and dispensing and administration fees) of all the formulae listed multiplied by one-tenth of the number of grams or millilitres, plus the container cost, a dispensing fee of \$5.92, an administration fee of \$0.21 and an additional fee of \$1.18;
 - (e) the agreed price of a benefit ascertained in accordance with subparagraph (c) or (d) shall in each case be taken to the nearest cent, one half cent being counted as one cent.

41. An approved supplier who has made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act shall calculate agreed prices of extemporaneously-prepared pharmaceutical benefits which are not included in the Standard Formulae List in accordance with paragraph 22 instead of calculating agreed prices in accordance with paragraph 40.
42. Where an approved supplier who has not made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act supplies an extemporaneously-prepared pharmaceutical benefit and no preparation of the type supplied is included in the Standard Formulae List (and an average price is therefore not available), the agreed price shall be calculated in accordance with paragraph 22.
43. Where the benefit comprises a preparation included in the Standard Formulae List plus an additive, and the approved supplier has not made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act, the agreed price for the benefit shall be either the agreed price calculated in accordance with paragraph 40 or the agreed price for the Standard Formulae List preparation without the additive calculated in accordance with paragraph 22, at the option of the approved supplier.
44. Notwithstanding the provisions of paragraph 40, an approved supplier who has not made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act may calculate the agreed price for an exceptional prescription in accordance with paragraph 22.

Dated this *twenty eighth* day of *June* 1996.



D. GRAHAM
Assistant Secretary
Pharmaceutical Benefits Branch
Department of Health and Family Services
Delegate of the Minister for Health and Family Services

APPENDIX A
CLASSIFICATION AND MARK-UP TABLE

A.	Classification No.	1.	2.	3.	4.	5.
B.	Basic Wholesale Price	100	100	100	100	100
C.	10 per cent mark-up on B.	10	10	10	10	10
D.	Wastage Factor on B.	0	10	20	30	40
E.	Total of B., C. and D.	110	120	130	140	150
F.	Per cent mark-up on B.	10	20	30	40	50

APPENDIX B
BASIC PRICING UNITS

<i>Quantity</i>	<i>Basic Pricing Unit to be Used</i>
Up to and including 700 milligrams or 700 microlitres	100 milligrams or 100 microlitres price
Over 700 milligrams or 700 microlitres and up to and including 1 gram or 1 millilitre	Price as 1 gram or 1 millilitre
Over 1 gram or 1 millilitre and up to and including 7 grams or 7 millilitres	1 gram or 1 millilitre price
Over 7 grams or 7 millilitres and up to and including 10 grams or 10 millilitres	Price as 10 grams or 10 millilitres
Over 10 grams or 10 millilitres and up to and including 80 grams or 80 millilitres	10 grams or 10 millilitres price
Over 80 grams or 80 millilitres and up to and including 90 grams or 90 millilitres	Price as 80 grams or 80 millilitres
Over 90 grams or 90 millilitres	100 grams or 100 millilitres price

QUANTITY FACTORS

To ascertain the 100 grams or 100 millilitres price, divide the 500 grams or 500 millilitres price by 5 or divide the 1 kilogram or 1 litre price by 10.

To ascertain the 10 grams or 10 millilitres price, divide the 100 grams or 100 millilitres price plus 12 1/2 per cent by 10.

To ascertain the 1 gram or 1 millilitre price, divide the 10 grams or 10 millilitres price plus 25 per cent by 10.

To ascertain the 100 milligrams or 100 microlitres price, divide the 1 gram or 1 millilitre price plus 25 per cent by 10.

ATTACHMENT A

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

**NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES
STANDARD HOURLY RATES**

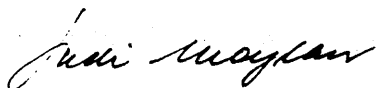
I, **JUDITH ELEANOR MOYLAN**, Minister for Family Services, pursuant to subsection 40AGA(5) of the National Health Act 1953, hereby determine that the Standard Hourly Rates for each classification for the state or territory in which the nursing home is situated, effective from 1 July 1996, are:

BY PATIENT CLASSIFICATION

STANDARD HOURLY RATES

	1	2	3	4	5
	\$	\$	\$	\$	\$
New South Wales	21.48	21.56	21.69	22.08	22.59
Victoria	22.27	22.30	22.37	22.54	22.76
Queensland	18.71	18.78	18.90	19.25	19.72
Western Australia	20.68	20.73	20.81	21.04	21.36
South Australia	19.49	19.54	19.60	19.78	20.01
Tasmania	22.25	22.31	22.41	22.67	23.03
Australian Capital Territory	20.19	20.25	20.36	20.68	21.10
Northern Territory	21.74	21.81	21.90	22.15	22.50

Dated this *28th* day of June 1996



JUDI MOYLAN

Minister for Family Services

Determination No: 1995-96/ACC21

ATTACHMENT B

**COMMONWEALTH OF AUSTRALIA
NATIONAL HEALTH ACT 1953
NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES
TRANSITIONAL HOURLY RATES**

I, **JUDITH ELEANOR MOYLAN**, Minister for Family Services, pursuant to Principle 4 of the Nursing Homes Financial Arrangements Principles 1989 formulated under subsection 40AA (7) of the National Health Act 1953, hereby determine that the Transitional Hourly Rates taking into account the changes with time in the cost of employing nursing and personal care staff, effective from 1 July 1996 are:

TRANSITIONAL HOURLY RATES

	\$
New South Wales	21.86
Victoria	22.40
Queensland	19.08
Western Australia	20.87
South Australia	19.59
Tasmania	22.50
Australian Capital Territory	20.31

Dated this *28th* day of June 1996



JUDI MOYLAN
Minister for Family Services

Determination No. 1995-96/ACC22

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

**24 HOUR REGISTERED NURSE AND SMALL NURSING HOMES ADDITIONAL
FUNDING PRINCIPLES**

I, **JUDITH ELEANOR MOYLAN**, Minister for Family Services under subsection 48B(1) of the National Health Act 1953, amend the 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles last amended on 26 March 1996, in the manner set out in the Schedule, with effect from 1 July 1996.

Dated this *28th* day of June 1996



JUDI MOYLAN
Minister for Family Services

Reference No: 24SH 2/96

SCHEDULE

1. Paragraph 6(a):

Omit the paragraph, substitute:

"(a) D1 is

- (i) for New South Wales, \$13.32;
- (ii) for Victoria, \$ 9.44;
- (iii) for Queensland, \$ 7.66;
- (iv) for Western Australia, \$ 10.17;
- (v) for South Australia, \$ 9.44;
- (vi) for Tasmania, \$12.80;
- (vii) for the Australian Capital Territory, \$11.43; and
- (viii) for the Northern Territory, \$ 9.15;"

2. Paragraph 6(b):

Omit the paragraph, substitute:

"(b) D2 is

- (i) for New South Wales, \$12.81;
- (ii) for Victoria, \$10.11;
- (iii) for Queensland, \$ 6.30;
- (iv) for Western Australia, \$ 8.60;
- (v) for South Australia, \$11.36;
- (vi) for Tasmania, \$14.85;
- (vii) for the Australian Capital Territory, \$10.51; and
- (viii) for the Northern Territory, \$10.24;"

3. Paragraph 10(a):

Omit the paragraph, substitute:

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

- (i) for New South Wales, \$20.92;
- (ii) for Victoria, \$22.03;
- (iii) for Queensland, \$18.20;
- (iv) for Western Australia, \$20.34;
- (v) for South Australia, \$19.23;
- (vi) for Tasmania, \$21.88;
- (vii) for the Australian Capital Territory, \$19.73; and
- (viii) for the Northern Territory, \$21.37;"

ATTACHMENT D

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

**DETERMINATION OF THE STANDARD INFRASTRUCTURE ALLOWANCE AND
SPECIAL INFRASTRUCTURE ALLOWANCE**

I, **JUDITH ELEANOR MOYLAN**, Minister for Family Services, pursuant to paragraphs 40AH(1)(b) and 40AH(2)(b) of the National Health Act 1953 determine the rates of the following allowances:

The Standard Infrastructure Allowance to be \$38.55 per occupied bed day effective from 1 July 1996, and

The Special Infrastructure Allowance to be \$29.88 per occupied bed day effective from 1 July 1996.

Dated this *28th* day of June 1996.



JUDI MOYLAN
Minister for Family Services

Determination No. ACC1995 6-23

9601963

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 August 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
PO Box 100
WODEN ACT 2606

Closing Date

The closing date for submissions is 8 August 1996.

Further information

Further information on the proposals may be obtained by telephoning (06) 232 8749 during business hours.

SCHEDULE

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

- (a) Econazole - Schedule 3 to Schedule 2 in topical preparations containing 1 per cent or less of econazole for the treatment of fungal infections of the skin.
- (b) Econazole - Schedule 4 to Schedule 3 in preparations for vaginal use.
- (c) Nystatin - Schedule 3 to Schedule 2 in preparations for topical use for the treatment of candidal use.
- (d) Loratadine - Delete pack size restriction for Schedule 3 entry for loratadine.
- (e) Loperamide - Schedule 3 to Schedule 2 in packs of 8 dosage units or less, each dosage unit containing 2 mg or less of loperamide.

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

- (a) Cisatracurium - New drug - Schedule required
- (b) Saquinavir - New drug - Schedule required
- (c) Sodium Clodronate - New drug - Schedule required
- (d) Meropenem - New drug - Schedule required
- (e) Raltitrexed - New drug - Schedule required
- (f) Lodoxamide - New drug - Schedule required
- (g) Follitropin beta - New drug - Schedule required
- (h) Dalteparin sodium - Schedule required.
- (i) Mirtazapine - New Drug - Schedule required
- (j) Nicorandil - New Drug - Schedule required
- (k) Amifostine - New Drug - Schedule required

3. OTHER MATTERS FOR CONSIDERATION

- (a) Oestradiol, progesterone, trenbolone and testosterone - Review of Scheduling

The Committee is seeking comment on the implications of rescheduling from Schedule 6 to Schedule 5 ear implant preparations for veterinary use containing oestradiol, progesterone, trenbolone and testosterone.

- (b) Insulin - Review scheduling

9601964

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

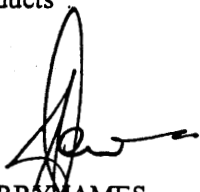
CONSENT UNDER SUBSECTION 14(1)

I, GARRY JAMES, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1), CONSENT to the statement of names and amounts of active ingredients in -

Microlax Enema Tube 1 x 5 mL AUST R 14480

supplied by Pharmacia & Upjohn Pty Ltd

being located on a side panel of the carton instead of on the main (front) panel as specified in subclause 3(3) of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products"



GARRY JAMES

Director

Compliance Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Health and Family Services)

27 June 1996

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 25 June 1996, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ('the Act') gave his consent for Nexstar Pharmaceuticals Pty Limited (ACN 072 611 708) of Unit 2, 41 Stamford Road, Oakleigh, Victoria ('the company') to supply "**AmBisome**" **amphotericin B 50mg powder for injection vial (AUST R 53783)** which does not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

1. The vial and carton will be labelled with the labelling adopted for the U.S. market in accordance with the copy presented to the delegate on 14 June 1996.
2. The carton will be overstickered with the AUST R number as well as the name and address of the Australian sponsor.
3. Each vial and each carton will bear a batch number and an expiry date.
4. The approved Australian Product Information will be provided in each carton.
5. The supply of the product carrying the U.S. labelling will cease on 27 September 1996.

Supply of this product is subject to the standard conditions applying to the supply of goods listed in the Australian Register of Therapeutic Goods.



ANDREW MUIR
A/g CHIEF SCIENTIST - CHEMISTRY SECTION
THERAPEUTIC GOODS ADMINISTRATION LABORATORIES
DELEGATE OF THE SECRETARY

25 June 1996

9601965

AUSTRALIA NEW ZEALAND FOOD AUTHORITY

FOOD STANDARDS

The following notice is made pursuant to the *Australia New Zealand Food Authority Act 1991*. All correspondence, including requests for further information on the matter detailed below, should be forwarded to the following:

Standards Liaison Officer

National Food Authority

Box 7186

CANBERRA MAIL CENTRE ACT 2610 Tel: 06-271 2219

NOTICE PURSUANT TO SECTION 19

Permission for silicon dioxide in shredded or grated cheese (A292). The Authority has completed an inquiry into the draft variation to amend the *Food Standards Code*, prepared after full assessment of an application (A292) from WR Grace Australia Limited and has recommended that the Australia New Zealand Food Standards Council adopt the draft variation to Standard H9 - Cheese and Cheese Products.

The recommendation, if approved by the Council, will permit the use of silicon dioxide as an anti-caking agent in shredded or grated cheese at a maximum level of 20 g/kg.

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

9601966

Pharmaceutical Benefits Remuneration Tribunal

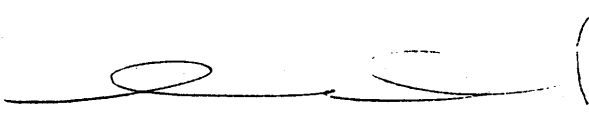


STATEMENT

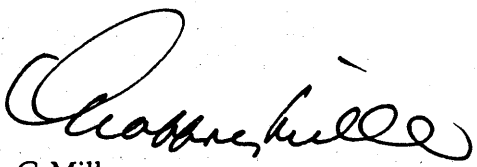
1. Section 98BAA of the *National Health Act 1953* (the "Act") specifies that the Tribunal must give effect to certain agreements. The Agreement dated 17 June 1996 between the Minister for Health and Family Services and the Pharmacy Guild of Australia is such an agreement.

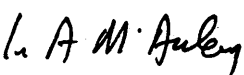
2. Pursuant to the terms and provisions of the said Section 98BAA of the said Act, the Tribunal hereby and herewith issues a determination for the payments to approved pharmacists with effect from 1 July 1996 in respect of the supply by them of pharmaceutical benefits under the Act. The rates are as specified in the attached determination.

Dated this the 27th day of June 1996


L Drake
Chairperson


M O'Brien
Member


G Miller
Member


Ian A McAuley
Member

COMMONWEALTH OF AUSTRALIA
NATIONAL HEALTH ACT 1953
DETERMINATION UNDER SECTION 98B

Part I - General

1. In pursuance of paragraph 98B(1)(a) of the *National Health Act 1953*, the Pharmaceutical Benefits Remuneration Tribunal hereby determines that the Commonwealth price of all or any pharmaceutical benefits is to be worked out for the purpose of payments to approved pharmacists in respect of the supply by them of pharmaceutical benefits, as set-out in this Determination.

2. This Determination shall have effect from 1 July 1996, and shall remain in force until 30 June 1997, or, until such time as a further determination is made by the Tribunal, in accordance with Clause 4 of the Agreement made on the 17th day of June 1996 between the Minister for Health and Family Services and the Pharmacy Guild of Australia.

3. The Determination under section 98B of the Act, made on the 22nd day of June 1995 with effect from 1 July 1995 is hereby revoked.

4. This Determination includes the appendices hereto and shall consist of the following parts:

Part I	General
Part II	Ready Prepared Pharmaceutical Benefits
Part III	Benefits other than Ready Prepared Pharmaceutical Benefits

5. This Determination shall not apply to the supply of a pharmaceutical benefit by an approved pharmacist to a medical practitioner for the purpose of section 93 of the Act.

6. In addition to the amount calculated in accordance with Part II of this Determination the Commonwealth price shall include a dangerous drug fee of \$1.78 in respect of those ready prepared pharmaceutical benefits determined by the Minister under paragraph 98C(1)(b) of the Act to be dangerous drugs for the purpose of payment of a dangerous drug fee. The fee shall also apply to those drugs prescribed by State legislation which are to be treated similarly to dangerous drugs.

7. In addition to the amount calculated in accordance with Part II or Part III of this Determination, the Commonwealth price will include in respect of prescriptions supplied in Western Australia an allowance for freight cost in accordance with the following table:

Distance from Perth GPO	Additional Fee Per Prescription
Metropolitan Areas specified in accordance with the WA Electoral Districts Act 1947	
Less than 100 km	0 cents
Between 100-400 km	6 cents
Between 400-1000 km	11 cents
More than 1000 km	13 cents
	29 cents

8. For the purposes of this Determination, the manufacturers' packs of pharmaceutical benefits on which the approved prices to pharmacists are based are:

- (a) Standard Packs - a standard pack for a benefit is the pack which contains a number of units equal to the number specified as the maximum quantity in the Determination by the Minister under section 85 of the Act for that benefit;
- (b) Non-Standard Packs - a non-standard pack for a benefit is any pack of a ready prepared benefit, other than a standard pack, that is used for pricing purposes; and
- (c) For drugs used in extemporaneously prepared benefits, the agreed purchase quantity is that agreed upon between the Minister and the Pharmacy Guild of Australia.

9. Where, in accordance with subsection 88(6) of the Act, a medical practitioner, instead of directing a repeated supply of a pharmaceutical benefit, directs the supply on one occasion of a quantity or number of units of the benefit, not exceeding the total quantity or number of units that could be prescribed if he directed a repeated supply, the Commonwealth price for that supply shall include only one dispensing fee and the appropriate price for the container.

10. A payment in respect of the supply of a pharmaceutical benefit shall not be made unless supply of that pharmaceutical benefit was made in accordance with the *National Health (Pharmaceutical Benefits) Regulations* and the relevant Determination made by the Minister under the Act.

11. Where in respect of a drug or medicinal preparation the Minister has determined, pursuant to subsection 85(b) of the Act, a brand or brands under which that drug or medicinal preparation may be supplied as a pharmaceutical benefit under Part VII of the Act, no payment by the Commonwealth shall be made in respect of the supply by an approved pharmacist of any other brand or brands of that drug or medicinal preparation.

Part II - Ready Prepared Pharmaceutical Benefits

12. The Commonwealth price for a ready prepared pharmaceutical benefit shall be:

- (a) where a standard pack is available, the sum of:
 - (i) the approved price to pharmacists of that standard pack, plus mark up as specified in paragraph 13;
 - (ii) a dispensing fee of \$4.08 for each supply of benefits made, except in the case of benefits which involve the admixture of ready prepared ingredients and are determined as such by the Minister under paragraph 98C(1)(b) of the Act in which case a dispensing fee of \$5.92 will apply; and
 - (iii) an administration fee of \$0.21;
- (b) where a quantity of a benefit that is ordered and supplied is less than the quantity in a standard pack or a non-standard pack, the sum of:
 - (i) the amount ascertained in accordance with paragraph 16;
 - (ii) a dispensing fee of \$4.08 for each supply of benefits made;
 - (iii) an administration fee of \$0.21; and
 - (iv) an amount for the supply of a container, based on the cost of a ready prepared container as ascertained in accordance with paragraph 14, plus mark up, as specified in paragraph 13, of that cost; and
- (c) where a quantity of a benefit is ordered and supplied, that is more than the quantity contained in the standard or non-standard pack, as applicable, the sum of:
 - (i) the approved price to pharmacists of each complete standard or non-standard pack, as applicable, plus mark up as specified in paragraph 13, contained in the quantity dispensed;
 - (ii) the amount ascertained, in accordance with paragraph 16 hereof in respect of that remainder, if any, of the quantity ordered that is less than a standard or non-standard pack, as applicable;
 - (iii) a dispensing fee of \$4.08 for each supply of benefit made, except in the case of benefits which involve the admixture of ready prepared ingredients and are determined as such

by the Minister under paragraph 98C(1)(b) of the Act, in which case a dispensing fee of \$5.92 will apply. (An additional amount for a container is not payable.); and

- (iv) an administration fee of \$0.21.

13. The mark up referred to in this Part shall be:

- (a) ten per cent, where the price to pharmacist for the maximum quantity of the benefit as determined under subsection 85A(2) of the Act is not more than \$180.00; or
- (b) \$18.00, where the price to pharmacist for the maximum quantity of the benefit as determined under subsection 85A(2) of the Act is more than \$180.00, but less than \$360.00; or
- (c) five per cent, where the price to pharmacist for the maximum quantity of the benefit as determined under subsection 85A(2) of the Act is \$360.00 or greater.

14. The cost of a ready prepared container is the arithmetic average of the prices for the particular container based on a quantity of one hundred, as at 1 May in each year as obtained from wholesale drug distributors as agreed between the Secretary to the Department of Health and Family Services and the Pharmacy Guild of Australia and that cost will take effect on 1 August of the same year. The particular containers will be a 150 millilitres vial for use for injectables and a 25 millilitres vial for other ready prepared benefits.

15. The amount of the payment for a benefit or a container shall in each case be taken to the nearest cent, one half cent being counted as one cent.

16. Where a quantity of a benefit is ordered and supplied that is less than the quantity in a standard pack or a non-standard pack (i.e., a broken quantity), the amount referred to in paragraph 12(b)(i) and 12(c)(ii) hereof shall be ascertained by:

- (a) adding mark up as specified in paragraph 13 to the agreed price to approved pharmacists of the standard or non-standard pack as the case may be;
- (b) ascertaining the percentage that the number of units in the broken quantity bears to the number of units in the applicable pack;
- (c) selecting, in Column A of the table set out hereunder, the percentage ascertained in accordance with the last preceding subparagraph, or, where that percentage is not specified in that column, the nearest higher percentage so specified;

- (d) taking the percentage set out in Column B of the table set out hereunder, immediately below the percentage so selected; and
 - (e) taking the percentage so ascertained in sub-paragraph (d) of this paragraph of the amount ascertained in sub-paragraph (a).
-

Column A -

5 10 15 20 25 30 35 40 45 50 55 60 65 70 75 80 85 90 95 100 per cent

Column B -

10 18 26 32 38 44 50 54 58 62 66 70 74 78 82 86 90 94 98 100 per cent

17. Notwithstanding anything contained elsewhere in this Determination the Commonwealth price in respect of the supply of a quantity of a ready prepared pharmaceutical benefit shall not exceed the Commonwealth price of a greater quantity of that benefit.

18. Where a prescription calls for a quantity of one of the benefits determined by the Minister under paragraph 98C(1)(b) of the Act as being a benefit, the complete pack of which should be supplied regardless of any lesser quantity ordered, the Commonwealth price shall be calculated on the basis that the complete pack was supplied.

Part III - Benefits Other than Ready Prepared Pharmaceutical Benefits

19. In this Part -

'extemporaneously prepared pharmaceutical benefit' means a benefit other than a ready prepared pharmaceutical benefit.

'wastage' means the combined loss which arises from:

- (a) transferring drugs and chemicals from the package, in which they are delivered to the approved pharmacist, to the dispensing package delivered to the customer;
- (b) deterioration; and
- (c) obsolescence.

20. The Commonwealth price in respect of an extemporaneously prepared pharmaceutical benefit including benefits included in the Standard Formulae List (as defined in the Determination made by the Minister under paragraph

98C(1)(b) of the Act) shall, subject to paragraph 35, be the sum of the following amounts:

- (a) the amount in respect of ingredients in the quantities supplied, ascertained in accordance with paragraphs 21 to 24 hereof inclusive;
- (b) the amount in respect of the appropriate container as calculated in accordance with paragraph 30 hereof; and
- (c) a dispensing fee of \$5.92; and
- (d) an administration fee of \$0.21.

21. For the purposes of paragraph 20 the amount in respect of an ingredient in an extemporaneously prepared pharmaceutical benefit where the quantity of the ingredient is equal to the agreed purchase quantity, shall be the sum of:

- (a) the basic wholesale price of the ingredient;
- (b) mark up, as specified in paragraph 22, on (a); and
- (c) an amount where applicable representing mark-up to cover wastage on (a) determined in accordance with Appendix A.

22. The mark up referred to in this Part shall be:

- (a) ten per cent, where the price to pharmacist for the maximum quantity of the benefit as determined under sub-section 85A(2) of the Act is not more than \$180.00; or
- (b) \$18.00, where the price to pharmacist for the maximum quantity of the benefit as determined under sub-section 85A(2) of the Act is more than \$180.00, but less than \$360.00; or
- (c) five per cent, where the price to pharmacist for the maximum quantity of the benefit as determined under sub-section 85A(2) of the Act is \$360.00 or greater.

23. For the purposes of paragraph 20 the amount in respect of an ingredient in an extemporaneously prepared pharmaceutical benefit where the quantity of the ingredient is less than the agreed purchase quantity, shall be ascertained as follows:

- (a) by ascertaining the basic pricing unit to be used for the quantity to be dispensed by reference to the table of basic pricing units in Appendix B;
- (b) by ascertaining the cost of the basic pricing unit by reducing the amount ascertained in accordance with paragraph 21 by the

quantity factor or factors shown in Appendix B appropriate to the basic pricing unit required and rounding off the resultant amount to the nearest cent, one half cent being counted as one cent;

- (c) by multiplying the cost of the basic pricing unit by the fraction that the quantity to be dispensed bears to the quantity contained in the basic pricing unit except for:
- (i) quantities up to 50 milligrams or 50 microlitres which shall be paid at the amount for 50 milligrams or 50 microlitres;
 - (ii) quantities exceeding 700 milligrams or 700 microlitres but not exceeding one gram or one millilitre which shall be paid at the amount for one gram or one millilitre;
 - (iii) quantities exceeding 7 grams or 7 millilitres but not exceeding 10 grams or 10 millilitres which shall be paid at the amount for 10 grams or 10 millilitres; and
 - (iv) quantities exceeding 80 grams or 80 millilitres but not exceeding 90 grams or 90 millilitres which shall be paid at the amount for 80 grams or 80 millilitres.

For the purposes of this paragraph the quantity of the ingredient shall be calculated to the next upward 50 milligrams or 50 microlitres.

24. For the purposes of paragraph 20 the amount in respect of an ingredient in an extemporaneously prepared pharmaceutical benefit where the quantity of the ingredient is greater than the agreed purchase quantity shall be ascertained as follows:

- (a) except in the case of drugs which are unstable or packed sterile, as determined by the Minister under paragraph 98C(1)(b) of the Act, by dividing the quantity dispensed by the quantity contained in the agreed purchase quantity and multiplying by the basic wholesale price of the agreed purchase quantity;
- (b) where the ingredient is one of the drugs which are unstable or packed sterile, as determined by the Minister under paragraph 98C(1)(b) of the Act, by multiplying the price of the agreed purchase quantity by the number of whole packs of the agreed purchase quantity required to dispense the quantity of the ingredient.

25. The amount payable in respect of an extemporaneously prepared pharmaceutical benefit which comprises a vehicle which is specified in the prescription under a particular name and an additional specified ingredient or

ingredients, shall be calculated in accordance with the provisions of paragraph 26 or 27 hereof as the case may be.

26. Where the vehicle is a single liquid ingredient and one or more other ingredients are added, displacement of the vehicle by solids (if any) shall be disregarded for pricing purposes and the amount payable for the pharmaceutical benefit as a whole shall be calculated in accordance with the provisions of paragraph 20.

27. Where the vehicle is compounded from two or more ingredients and one or more other ingredients are added, displacement of the vehicle by solids (if any) shall be disregarded for pricing purposes and the amounts payable for the respective ingredients shall be the sum of:

- (a) the price of each ingredient of the vehicle; and
- (b) the price of each of the ingredients which is added to the vehicle;

calculated in each case in accordance with provisions of paragraph 21, 23 or 24 hereof as the case may be.

28. The amount ascertained in respect of an ingredient in accordance with paragraph 21 shall be taken to the nearest cent, one half cent being counted as one cent.

29. The basic wholesale price of a drug used in the preparation of extemporaneously prepared pharmaceutical benefits shall be calculated as the arithmetic average of wholesale costs of the drug, in a purchase quantity agreed upon by the Secretary to the Department of Health and Family Services and the Pharmacy Guild of Australia and available from wholesale drug distributors. For this purpose the basic wholesale cost of a drug shall be ascertained as at 1 May in each year and shall take effect on 1 August of the same year.

30. In calculating the amount in respect of an ingredient or the basic wholesale price of a basic pricing unit, the amount so calculated shall be taken to the nearest cent, one half cent being counted as one cent.

31. The price payable for each size and type of container for extemporaneously prepared pharmaceutical benefits shall be based on the average of wholesale costs for that container, in the purchase quantity agreed upon between the Secretary to the Department of Health and Family Services and the Pharmacy Guild of Australia and available from wholesale drug distributors, plus mark up, as specified in paragraph 22, rounded to the nearest cent, one-half cent being counted as one cent.

32. For the purpose of this Part, the wholesale costs of the particular containers shall be ascertained as at 1 May in each year and shall take effect on 1 August in the same year.

33. Where a wholesale distributor will not supply containers of a particular size or type in the purchase quantity agreed to by the Secretary to the Department of Health and Family Services and the Pharmacy Guild of Australia, the price of the purchase quantity shall be calculated by multiplying the price of the smallest quantity, above the purchase unit, in which the wholesaler will supply containers of that size and type by the fraction that the quantity in the agreed purchase quantity bears to the quantity in which the wholesaler will supply.

34. In the case of bulk powders, the amount payable for the container shall be the amount for a screw cap jar which is nominally rated to hold at least double the quantity prescribed.

35. Where the prescription orders a quantity of a pharmaceutical benefit in excess of the capacity of the largest size container of the appropriate type for which provision is made, payment for containers shall be made as if the pharmaceutical benefit had been supplied in more than one of the containers for which provision is made.

36. Notwithstanding anything contained elsewhere in this Determination the Commonwealth price in respect of supply of a quantity of an extemporaneously prepared pharmaceutical benefit shall not exceed the Commonwealth price of a greater quantity of that benefit.

37. Notwithstanding anything contained elsewhere in this Determination in calculating the cost in respect of supply of a quantity of an ingredient of an extemporaneously prepared pharmaceutical benefit, that cost shall not exceed the cost of a greater quantity of that ingredient.

38. Extemporaneously prepared pharmaceutical benefits which are not included in the Standard Formulae List, as defined by the Minister in the Determination made under paragraph 98C(1)(b) of the Act, shall be classified for pricing purposes according to the type of preparation in accordance with the Third Schedule to the Determination made by the Minister under subsection 85(3) of the Act. Except in the case of 'exceptional prescriptions', as defined by the Minister in the Determination made under paragraph 98C(1)(b) of the Act, or where the approved pharmacist has made an election in accordance with paragraph 39 hereof, the price payable for such a pharmaceutical benefit shall be calculated as follows:

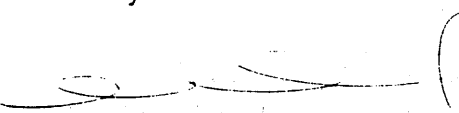
- (a) On the sixteenth day of the month or as near as practicable thereto the total number of grams or millilitres, as the case may be, priced during the previous four weeks or period as near as practicable thereto, for each type of preparation in the Standard Formulae List will be ascertained, together with the total amount (exclusive of container costs and dispensing fees) paid for each total quantity.
- (b) The total amount paid (exclusive of container costs and dispensing fees) ascertained in accordance with (a) above for each type of preparation, shall be divided by a number equal to one

- tenth of the number of grams or millilitres, as the case may be, for that type of preparation ascertained in accordance with (a) above.
- (c) the amount payable shall be the average ten grams or ten millilitres rate ascertained in accordance with (b) above calculated at about the sixteenth day of the month prior to the month of supply for the particular type of preparation, multiplied by one tenth of the number of grams or millilitres, plus the container cost and a dispensing fee of \$5.92 and an administration fee of \$0.21.
 - (d) On the sixteenth day of each month or as near as practicable thereto, if no prescriptions have been priced during the previous four weeks or period as near as practicable thereto for any of the formulae listed for a type of preparation, the amount payable will be ascertained by taking the average ten grams or ten millilitres rate (exclusive of container costs and dispensing fees) of all the formulae listed multiplied by one tenth of the number of grams or millilitres, plus the container cost, a dispensing fee of \$5.92 and the administration fee of \$0.21.
 - (e) The amount payable for a benefit ascertained in accordance with (c) or (d) above shall in each case be taken to the nearest cent, one half cent being counted as one cent.

39. An approved pharmacist may elect to calculate prices of extemporaneously prepared pharmaceutical benefits which are not included in the Standard Formulae List in accordance with the provisions of paragraph 20 hereof instead of receiving payment in accordance with paragraph 38.

40. Notwithstanding the provisions of paragraph 38 hereof an approved pharmacist who has not elected to calculate prices in accordance with paragraph 39 hereof may calculate the amount payable for an 'exceptional prescription' in accordance with the provisions of paragraph 20, and shall, subject to conformity with the procedure for preparation of claims set out in the Determination made by the Minister under section 99AAA of the Act, be entitled to receive the amount so calculated.

Dated this the twenty seventh day of June one thousand nine hundred and ninety-six.



L Drake
Chairperson

Mairéad O'Brien

M O'Brien
Member

G Miller
Member

I. A. McAuley

Ian A McAuley
Member

APPENDIX ACLASSIFICATION AND MARK-UP TABLESTABLE 1 Benefits not more than \$180.00

A. Classification No.	1.	2.	3.	4.	5.
B. Wholesale Basic Price	100	100	100	100	100
C. 10 per cent mark-up on B	10	10	10	10	10
D. Wastage Factor on B.	0	10	20	30	40
E. Total of B, C and D	110	120	130	140	150
F. % Mark-up on B.	10	20	30	40	50

TABLE 2 Benefits more than \$180.00, but less than \$360.00

A. Classification No.	1.	2.	3.	4.	5.
B. Wholesale Basic Price	100	100	100	100	100
C. Mark up on B	\$18.	\$18.	\$18.	\$18.	\$18.
D. Wastage Factor on B.	0	10	20	30	40
E. Total of B, C and D	100 +\$18.	110 +\$18	120 +\$18	130 +\$18	140 +\$18

TABLE 3 Benefits \$360.00 or greater

A. Classification No.	1.	2.	3.	4.	5.
B. Wholesale Basic Price	100	100	100	100	100
C. 5 per cent mark-up on B	5	5	5	5	5
D. Wastage Factor on B.	0	10	20	30	40
E. Total of B, C and D	105	115	125	135	145
F. % Mark-up on B.	5	15	25	35	45

BASIC PRICING UNITS

QUANTITIES	BASIC PRICING UNIT TO BE USED
Up to 50 mg or 50 microlitres (minimum price)	100mg or 100 microlitres price $\times 0.5$
Over 50mg or 50 microlitres and up to and including 700mg or 700 microlitres	100mg or 100 microlitres price
Over 700mg or 700 microlitres and up to and including 1g or 1mL	Price as 1g or 1mL
Over 1g or 1mL and up to and including 7g or 7mL	1g or 1mL price
Over 7g or 7mL and up to and including 10g or 10mL	Price as 10g or 10mL
Over 10g or 10mL and up to and including 80g or 80mL	10g or 10mL price
Over 80g or 80mL and up to and including 90g or 90mL	Price as 80g or 80mL
Over 90g or 90mL	100g or 100mL price

QUANTITY FACTORS

To ascertain the 100g or 100mL price, divide the 500g or 500mL price by 5 or divide the 1kg or 1 litre price by 10.

To ascertain the 10g or 10mL price, divide the 100g or 100mL price plus $12\frac{1}{2}\%$ by 10.

To ascertain the 1g or 1mL price, divide the 10g or 10mL price plus 25% by 10.

To ascertain the 100mg or 100 microlitres price, divide the 1g or 1mL price plus 25% by 10.

In this Appendix:

'mg'	means milligram
'g'	means gram
'kg'	means kilogram
'mL'	means millilitre

Immigration and Multicultural Affairs**Department of Immigration and Multicultural 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 Multicultural 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?
ADDERLEY Christopher	8/8/1940	Adderley Services Pty Ltd	10 Morshead Avenue MOUNT WAVERLEY VIC 3149	CHARGES
BROWN Peter John	28/7/1951	Australian Migration Services	18/199 Walker Street NORTH SYDNEY NSW 2060	CHARGES
CHEN Hong Fei	27/7/1962	Corrs Chambers Westgarth	600 Bourke Street MELBOURNE VIC 3000	CHARGES
CHURCHES Steven Campbell	13/12/1950		Frederick Jordan Chamber 53 Martin Place SYDNEY NSW 2000	CHARGES
CLAPIN Peter Ross	27/1/1955	Peter Clapin Solicitor	33 Yeo Street VICTORIA POINT QLD 4165	CHARGES
COSSOR Elizabeth Jane Louise	1/7/1971	Refugee Advice & Casework Service	161 Fitzroy Street ST KILDA VIC 3162	FREE SERVICE
ESKIN Morris	17/2/1936	Morris Eskin & Associates	37 Etham Avenue DARLING POINT NSW 2027	CHARGES
FINDLAY David Jellicoe	5/11/1937	Findlay Arthur Phillips	Suite 6 Lvl 3 Como Build 620 Chapel Street SOUTH YARRA VIC 3141	CHARGES
LAWLER Michael Joseph	28/3/1961		12/174 Phillip Street SYDNEY NSW 2000	CHARGES
LEE Graziella Longying	15/3/1964	General Translation & Immigration Centre	18/22 Kennedy Street KINGSFORD NSW 2032	CHARGES
LIU Tie	12/1/1969	Verbo International Trade Company	3A/89 Liverpool Street HAYMARKET NSW 2000	CHARGES
MENG David Xianchuan	18/4/1966	Goodwill Business Advisory	60/612 Victoria Road RYDE NSW 2112	CHARGES
NGUYEN Van Tuyet	8/3/1958	Van Tuyet	63 Gardenia Avenue BANKSTOWN NSW 2200	CHARGES
SAINI Patwant	25/5/1951	Lincolns Barristers & Solicitors	1st Floor 119 Queen Street MELBOURNE VIC 3000	CHARGES
SHANG Elaine	18/12/1972	Rolo Migration Services	29 Tedder Avenue MAIN BEACH QLD 4217	CHARGES
SHARMA Gulab Singh	14/4/1954	Refugee Advice & Casework Service	Heart Foundation House Level 5, 347-349 Riley St SURRY HILLS NSW 2010	FREE SERVICE


for SECRETARY
10 July 1996

9601968

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

METAL TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 21197 of 1996

Reprint of the award dated 30 May 1986

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 25 June 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 13 May 1996
- (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

M0111 V050a

Print No. N2812.

Clause No.	Subject	Substance of variation
	CORRECTION ORDER	
4	Wage Rates	Third Safety Net Adjustment and s.150A Review
5	Minimum Wage - Adults	As above
7	Unapprenticed Juniors	As Above
8	Apprentices	As above
9	Leading Hands	As above
10	Tunnel Work	As above
12	Extra Rates	As above
17	Overtime and Sunday Work	As above
19	Height Money	As above
26	Fares & Travelling	As above
27	Travelling Expenses	As above
28	Travelling Time & Expenses	As above
29	Construction Allowances	As above
31	Supplementary Payment - Construction	As above
34	Tool Allowance - Tradesmen & Apprentices	As above
Appendix II Clause 5	Asbestos Eradication - Rate of Pay	As above
4B	Anti-Discrimination	New provision
2	Arrangement	Insert new clause 4B

Dated this 5 th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**Industrial Relations Act 1988****NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF
A COMMON RULE**

IN the matter of

TRANSPORT WORKERS (LP GAS INDUSTRY) AWARD 1985

C No. 30675 of 1995

Dated 24th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 25 June 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 2 April 1996.
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED**T0163 V025**

Print No. N2781.

	Subject	
	Transport Workers (L P Gas Industry) Roping in No 1) Award 1996	

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS) AWARD 1981

C No. 30675 of 1995

Dated 9th day of July 1981

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 25 June 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 2 April 1996.
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

T0125 V069

Print No. N2775.

	<u>Subject</u>	
	Transport Workers' (Oil Agents/Contractors) (Roping in No. 2) Award 1996	

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**Industrial Relations Act 1988****NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF
A COMMON RULE**

IN the matter of

TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS) AWARD 1981**C No. 10193 of 1995**

Dated 9th day of July 1981

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 24 June 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 2 April 1996.
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED**T0125 V068**

Print No. N2751.

<u>Clause No.</u>	<u>Subject</u>	<u>Substance of variation</u>
Award	Transport Workers' (Oil Agents/Contractors) (Roping in No. 1) Award 1996	Roping in various respondents

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984

C No. 10193 of 1995

Dated 19 December 1984

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 24 June 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 2 April 1996
- (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

T0091 V088

Print No. N2754.

	Subject	
	Transport Workers' (Passenger Vehicles)(Roping in No 1) Award 1996	

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**Industrial Relations Act 1988****NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF
A COMMON RULE**

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 20839 of 1996

Dated 7th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 18 June 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 7 June 1996.
- (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 V188**

Print No. N2630

<u>Clause No.</u>	<u>Subject</u>	<u>Substance of variation</u>
	Clothing Trades (Roping-in No 3) Award, 1996	

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

CLOTHING TRADES AWARD 1982

C No. 20839 of 1996

Dated 7th day of March 1986

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 18 June 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 6 June 1996.
- (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 V187

Print No. N2629

Clause No.	Subject	Substance of variation
	Clothing Trades (Roping-in No 2) Award, 1996	

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

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

C No. 90215 of 1996

Dated 27 April 1983

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 21 June 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 11 June 1996
- (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

C0064 V035

Print No. N2750.

Clause No.	Subject	Substance of variation
38	Leave Reserved	Renumbered
2	Arrangement	Insert new clause
6	Weekly Wages	Third \$8.00 safety net adjustment
9	Extra Rates	As above
10	Excess Fares	As above
19	Meal breaks and meal allowance	As above
29	Mobile & Bicycle Allowance	As above
32	First Aid & Ambulance Chest	As above
38	Leave reserved	renumbered to 39
38	Anti-Discrimination	new provision

Dated this 5th day of July 1996

Christine Hayward
Deputy Industrial Registrar

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 A CHANGE
OF NAME OF AN ORGANISATION

(D No. 30017 of 1996)

NOTICE is given that an application has been made by **Master Painters, Decorators and Signwriters' Association of New South Wales** under the Industrial Relations Act 1988 for consent to the change of name of the organisation to **Master Painters Australia - N.S.W. Association Inc.**

Information contained in the application and supporting documents concerning the proposed name and the reason for the proposal is as follows:

"The stated reason of submitting this proposal is that all of the State Associations of the Federation of Master Painters Associations in the long term wish to be identified Nationally rather than via each individual State organisation. This application is therefore part of this intention."

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 notice of objection accompanied by 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 388, CROWS NEST NSW 2065] within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

M. Kelly
INDUSTRIAL REGISTRAR

9601970

Regulation 22**Form R16
Industrial Relations Act 1988****AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION****NOTICE OF VARIATION OF COMMON RULE AWARD**

IN the matter of:

**General Clerks (Northern Territory) Consolidated Award 1985
(C no 32112 of 1996)**

DATED 29 September 1985

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 11 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 22 June 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

**SCHEDULE
TERMS TO BE VARIED
G0019CRN V031 A Print N2443**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
2	Arrangement	Insert new clause
6(a)(b) & (c)	Wage Rates & Classifications	Third Safety Net Adjustment and s.150A Review
6A	Safety Net Adjustment	Third Safety Net Adjustment and s.150A Review
41	Anti-Discrimination	Third Safety Net Adjustment and s.150A Review

3 July, 1996

**LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR**

Regulation 22

Form R16
Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Private Hospitals, Convalescent and Benevolent Homes (Northern Territory) Award 1989
(C no 80038 of 1996)

DATED 19 December 1989

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 11 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 23 May 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE
TERMS TO BE VARIED
P0139CRN V014 A Print N1898

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
2	Arrangement	Insert new clauses
8(a)(i)(iv) & (v)	Wage Rates	Third Safety Net Adjustment and s.150A Review
10(a)	Leading Hands	Third Safety Net Adjustment and s.150A Review
11	Special Rates	Third Safety Net Adjustment and s.150A Review
22	Broken Shift Allowance - Kitchen Staff	Third Safety Net Adjustment and s.150A Review
24(a)	Meal Allowance	Third Safety Net Adjustment and s.150A Review
59	Anti-Discrimination	Third Safety Net Adjustment and s.150A Review
60	Career Start Traineeship	Third Safety Net Adjustment and s.150A Review

3 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

Regulation 22**Form R16
Industrial Relations Act 1988****AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION****NOTICE OF VARIATION OF COMMON RULE AWARD**

IN the matter of:

**Transport Workers Award 1983
(C no 34386 of 1995)****DATED 17 June 1983**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 12 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 22 March 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

**SCHEDULE
TERMS TO BE VARIED
T140CRN V142 M Print N2439**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
Roping-in No. 12 Award 1995		Responsency

3 July, 1996

**LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR**

Regulation 22

**Form R16
Industrial Relations Act 1988**

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

**Transport Workers' (Refuse) Award 1988
(C no 34386 of 1995)**

DATED 6 March 1989

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 12 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 22 March 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

**SCHEDULE
TERMS TO BE VARIED
T0107CRN V049 M Print N2437**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Roping-in No. 3 Award 1995	Responsency

3 July, 1996

**LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR**

Regulation 22**Form R16**
Industrial Relations Act 1988**AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION****NOTICE OF VARIATION OF COMMON RULE AWARD**

IN the matter of:

Transport Workers (Passenger Vehicles) Award 1984
(C no 34386 of 1995)**DATED 26 March 1985**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 12 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 22 March 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE
TERMS TO BE VARIED
T0091CR V087 M Print N2435

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Roping-in No. 4 Award 1995	Responsency

3 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

Regulation 22

Form R16
Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Nurses (Northern Territory) Private Sector Award 1989
(C no 31782 of 1996)

DATED 5 January 1990

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 18 June 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE
TERMS TO BE VARIED
N0111CRN V018 A Print N2603

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
Roping-in No. 1 Award 1996		Responsency

3 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

Regulation 22

Form R16
Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Nurses (Northern Territory) Private Sector Award 1989
(C no 80104 of 1996)

DATED 5 January 1990

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 18 June 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE
TERMS TO BE VARIED
N0111CRN V017 A Print N2601

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
2	Arrangement	Insert new clause
24A	Family Leave	Use of Sick Leave/Family Leave

3 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

Regulation 22

Form R16
Industrial Relations Act 1988

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Doctors' Nurses (Northern Territory) Award 1980
(C no 80103 of 1996)

DATED 23 January 1986

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 18 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from 18 June 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the Award may be inspected at the Australian Industrial Registry, NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE
TERMS TO BE VARIED
D0015CRN V032 A Print N2602

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
2	Arrangement	Insert new clause
13A	Family Leave	Use of Sick Leave/Family Leave

3 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

9601971

Industry, Science and TourismCOMMONWEALTH 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	26/06/96	27/06/96	28/06/96	29/06/96	30/06/96	01/07/96	02/07/96
Austria	Schillings	8.5166	8.4842	8.4383	8.4383	8.4383	8.4364	8.4304
Belgium/Lux	Francs	24.9000	24.7900	24.6500	24.6500	24.6500	24.6600	24.6400
Brazil	Reals	.7679	.7663	.7650	.7650	.7650	.7634	.7627
Canada	Dollars	1.0753	1.0748	1.0749	1.0749	1.0749	1.0732	1.0722
China	Yuan	6.5756	6.5623	6.5518	6.5518	6.5518	6.5386	6.5324
Denmark	Kroner	4.6562	4.6463	4.6188	4.6188	4.6188	4.6199	4.6157
EC	ECU	.6385	.6363	.6327	.6327	.6327	.6327	.6317
Fiji	Dollar	1.1120	1.1102	1.1066	1.1066	1.1066	1.1053	1.1039
Finland	Markka	3.6712	3.6608	3.6453	3.6453	3.6453	3.6541	3.6630
France	Francs	4.1002	4.0759	4.0543	4.0543	4.0543	4.0559	4.0515
Germany	Deutschmark	1.2094	1.2057	1.1987	1.1987	1.1987	1.1993	1.1981
Greece	Drachmae	191.3100	190.7100	189.8100	189.8100	189.8100	189.6500	188.5500
Hong Kong	Dollars	6.1259	6.1136	6.1046	6.1046	6.1046	6.0918	6.0858
India	Rupees	27.6676	27.6164	27.5841	27.5841	27.5841	27.6078	27.4740
Indonesia	Rupiah	1840.7000	1836.8000	1832.4000	1832.4000	1832.4000	1829.3000	1827.1000
Ireland	Pounds	.5005	.4983	.4950	.4950	.4950	.4925	.4913
Israel	Shekel	2.5543	2.5380	2.5250	2.5250	2.5250	2.5189	2.5173
Italy	Lire	1216.4800	1211.0700	1208.7200	1208.7200	1208.7200	1206.3000	1204.8600
Japan	Yen	86.4500	86.3800	86.3000	86.3000	86.3000	86.3300	86.2900
Korea	Won	641.2600	639.1900	638.9800	638.9800	638.9800	637.9300	637.6400
Malaysia	Ringgit	1.9766	1.9709	1.9671	1.9671	1.9671	1.9621	1.9596
Netherlands	Guilder	1.3562	1.3514	1.3434	1.3434	1.3434	1.3445	1.3435
New Zealand	Dollar	1.1623	1.1610	1.1530	1.1530	1.1530	1.1486	1.1485
Norway	Kroner	5.1651	5.1509	5.1185	5.1185	5.1185	5.1186	5.1117
Pakistan	Rupee	27.6700	27.6200	27.6100	27.6100	27.6100	27.5900	27.5700
Papua NG	Kina	1.0117	1.0096	1.0105	1.0105	1.0105	1.0064	1.0049
Philippines	Peso	20.7300	20.6900	20.6600	20.6600	20.6600	20.6100	20.5900
Portugal	Escudo	124.1900	123.7900	123.2700	123.2700	123.2700	123.2800	123.1800
Singapore	Dollar	1.1165	1.1145	1.1117	1.1117	1.1117	1.1108	1.1095
Solomon Is.	Dollar	2.8041	2.7984	2.7948	2.7948	2.7948	2.7888	2.7863
South Africa	Rand	3.4440	3.4201	3.4231	3.4231	3.4231	3.4075	3.4039
Spain	Peseta	101.7800	101.2900	100.8200	100.8200	100.8200	100.8900	100.7500
Sri Lanka	Rupee	44.1100	44.0300	43.9300	43.9300	43.9300	43.6200	43.5800
Sweden	Krona	5.2407	5.2149	5.2214	5.2214	5.2214	5.2283	5.2276
Switzerland	Franc	.9963	.9930	.9851	.9851	.9851	.9859	.9830
Taiwan	Dollar	21.8800	21.8100	21.7100	21.7100	21.7100	21.6400	21.6100
Thailand	Baht	20.0600	20.0300	20.0000	20.0000	20.0000	19.9700	19.9400
UK	Pounds	.5136	.5123	.5092	.5092	.5092	.5067	.5048
USA	Dollar	.7916	.7900	.7887	.7887	.7887	.7870	.7863

John Burke
 Delegate of the
 Chief Executive Officer of Customs
 CANBERRA A.C.T.
 3/07/96



AUSTRALIAN CUSTOMS SERVICE

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VS/9612

I, **Gary Hearn**, pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985 and under a power of appointment in Section 17(b) of the Customs Act 1901 hereby :

appoint as a place for the examination of goods on landing the premises known as **Australian Vanlines Pty Ltd, 26, Michellian Court, Bayswater, Vic. 3153** and described on plan number **VS/9612** held by the Senior Inspector, Border Operations, Customs House, Melbourne.

Dated this Twenty-eight day of June 1996

.....
Gary Hearn
Senior Manager
Sea Operations
VICTORIA

9601973



AUSTRALIAN CUSTOMS SERVICE

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

REVOCATION NOTICE UNDER SECTION 17(b) NOTICE NUMBER: VAR/9603

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

revoke the appointment of the premises for the examination of goods on landing which were known as **Wilson Australia Pty Ltd, Unit 2B, International Square, International Trade Park, Tullamarine, Vic. 3043** which appeared in the Commonwealth of Australia Gazette No GN 4 of 1993.

Dated this Twenty eight day of June 1996

.....
Gary Hearn
SENIOR MANAGER,
SEA OPERATIONS
VICTORIA.



AUSTRALIAN CUSTOMS SERVICE

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

APPOINTMENT UNDER SECTION 17 (b) APPOINTMENT NOTICE NUMBER VA/9605

I, **Gary Hearn**, pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985 and under a power of appointment in Section 17(b) of the Customs Act 1901 hereby :

appoint as a place for the examination of goods on landing the premises known as **Wilson Australia Pty Ltd, 2, Silicon Place, Tullamarine, Vic. 3043** and described on plan number **VA /9605** held by the Senior Inspector, Air Cargo, Customs House, Melbourne Airport.

Dated this Twenty - Eight day of June 1996

Gary Hearn

.....
Gary Hearn
SENIOR MANAGER
SEA OPERATIONS
VICTORIA

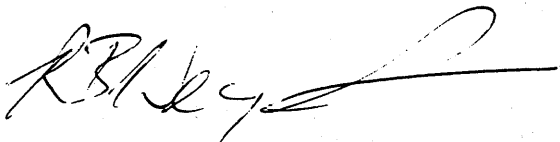
9601974

Customs Act 1901
Notice Under Section 17(b)
Notice Number: AS85

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 **DHL International (Aust) Pty Ltd of Sir Richard William Avenue, Adelaide Airport, South Australia, 5950** and described on plan **S82(a)** and **S82(b)** held by the **Inspector, Sea Cargo, Customs House, Port Adelaide, South Australia.**

Dated this 27th day of **JUNE** 1996

A handwritten signature in dark ink, appearing to read 'R. B. Weymouth', followed by a long horizontal flourish.

Regional Manager
Border Management

9601975

ANTI-DUMPING AUTHORITY

Expiry of countervailing duties on canned ham from Denmark, the Republic of Ireland and the Netherlands

Expiry of anti-dumping duties on canned ham from the Republic of Ireland and the Netherlands

The Anti-Dumping Authority, in accordance with Section 8A of the *Anti-Dumping Authority Act 1988*, hereby notifies that the countervailing duties on imports of canned ham from Denmark, the Republic of Ireland and the Netherlands and the anti-dumping duties on imports of canned ham from the Republic of Ireland and the Netherlands are due to expire on 12 March 1997.

Interested parties are invited to apply to the Authority for the continuation of the countervailing duties and/or the anti-dumping duties within 60 days from the date of this notice. Such applications must be in writing and in an approved form. Copies of the approved form are available from Ms Margaret McLeod at the Anti-Dumping Authority, GPO Box 9839, Canberra, ACT 2601; ph (06) 276 1742; fax (06) 276 1747; internet MMCLEOD@dist.gov.au.

If an application is not received by the Authority within the period specified above, the countervailing and anti-dumping duties will expire on 12 March 1997.

If an application is received and complies with the necessary requirements, the Authority must undertake an inquiry and report to the Minister within 120 days after the receipt of the application on whether the countervailing duties and/or the anti-dumping duties should continue for a further five years.

For an inquiry to be undertaken, an application needs to provide reasons for believing that the expiration of the countervailing duties would see the recurrence of subsidised imports of canned ham from Denmark, the Republic of Ireland and the Netherlands; and/or that the expiration of the anti-dumping duties would see the recurrence of dumping of imports of canned ham from the Republic of Ireland and the Netherlands; and for believing that any such subsidisation and/or dumping would cause or threaten to cause material injury to the Australian industry. The reasons should be supported by evidence and not be based on mere allegations or assertions.

For further information on this matter please contact Mr Jeremy Salvage at the Authority on telephone (06) 276 1812; fax (06) 276 1747; or internet JSALVAGE@dist.gov.au.

Primary Industries and Energy

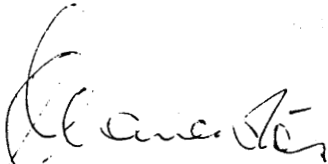
Commonwealth Department of Primary Industries and Energy

PRIMARY INDUSTRIES AND ENERGY RESEARCH AND DEVELOPMENT ACT 1989

DETERMINATION OF THE GROSS VALUE OF PRODUCTION OF THE GRAINS INDUSTRY FOR 1996-97

I, ALAN BURTON NEWTON, pursuant to an Instrument of Authorisation issued by the Minister for Primary Industries and Energy hereby determine that, for the purposes of section 32 of the *Primary Industries and Energy Research and Development Act 1989*, the Gross Value of Production of the grains industry for 1996-97 shall be \$5,829 million.

Dated this 21st day of July, 1996.


Alan Newton
First Assistant Secretary
Crops Division

9601977

Commonwealth of Australia

Export Control Act 1982

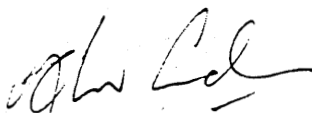
Export Control (Orders) Regulations

**Livestock Export (Merino) Orders
(Amendment)¹**

No. 1 of 1996

I, JOHN ANDERSON, Minister for Primary Industries and Energy,
make the following Orders under the Export Control (Orders)
Regulations.

Dated *2nd July* 1996.


Minister for Primary Industries and Energy

1. Amendment

1.1 The Livestock Export (Merino) Orders² are amended as set out
in these Orders.

[Note: These Orders commence on gazettal: see *Export Control Act 1982*, s. 25
and *Acts Interpretation Act 1901*, s. 48.]

2 *Livestock Export (Merino) Orders No. 1, 1996***2. Order 4 (Interpretation)****2.1 Suborder 4.1 (definition of "designated export auction"):**

Omit the definition, substitute:

" '**designated export auction**' means a livestock auction conducted wholly, or in part, for the purpose of the purchase of merino rams:

(a) for export; or

(b) for the production of reproductive material for export;

being an auction declared to be a designated export auction:

(c) by the Australian Association of Stud Merino Breeders Limited, in accordance with the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors published by that Association, as in force on 17 June 1996; and

(d) before the start of the 1996 ram selling season."

2.2 Suborder 4.1:

Insert the following definition:

" '**National Register**' means the National Register of Merino Semen Export Donors, maintained by the Australian Association of Stud Merino Breeders Limited in accordance with the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors published by that Association, as in force on 17 June 1996;"

3. Order 5 (Export of merino rams, merino reproductive material and merino ewes, ova and embryos prohibited)**3.1 Omit the order, substitute:****Export prohibited**

"5.1 The export, to any country other than New Zealand, of merino rams, merino semen, merino ewes, merino ova or merino embryos is prohibited, unless:

(a) in the case of an export for the purpose only of a scientific research project—an exemption is granted under order 9; or

(b) in any other case—an exemption is granted under order 8.

Livestock Export (Merino) Orders No. 1, 1996

3

Restriction on exemption

“5A.1 The Minister may determine an annual export quota comprising merino rams for export and rams from which reproductive material may be derived for export.

[Note: A notice of the annual quota is set out in the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors.]”.

4. Order 6 (Export to comply with conditions and restrictions)

4.1 Omit the order, substitute:

Application of Prescribed Goods (General) Orders

“6.1 Nothing in these Orders is taken to affect the operation of Part 3 of the Prescribed Goods (General) Orders, as in force from time to time.”.

5. Order 8 (Exemption from prohibition)

5.1 Omit the order, substitute:

Exemption from prohibition—reproductive purpose

“8.1 Subject to suborder 8.2:

(a) the Secretary; or

(b) subject to order 10—an authorized officer;

may grant an exemption from the prohibition under order 5 to an exporter who applies, in writing, to the Secretary for the exemption.

“8.2 An exemption may be granted only if:

(a) in the case of a ram or semen—the ram, or donor ram, was purchased at a designated export auction for the purpose of export for reproduction or for the production of semen for export, and:

(i) a certificate known as a ‘Record of Merino Ram Sold for Export’ has been issued in respect of the ram by the Australian Association of Stud Merino Breeders Limited; and

(ii) all the requirements of the Guidelines and Conditions for Merino Export Sales and

Livestock Export (Merino) Orders No. 1, 1996

Nomination of Merino Rams as Export Semen Donors, published by the Australian Association of Stud Merino Breeders Limited, as in force on 17 June 1996 have been complied with in respect of the ram; and

- (iii) if there is in force an annual quota under order 6—the exemption will not result in the quota being exceeded; or
- (b) in the case of reproductive material derived from a ram other than a ram purchased at a designated export auction:
 - (i) the ram is recorded in the National Register; and
 - (ii) all the requirements of the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors, published by the Australian Association of Stud Merino Breeders Limited and as in force on 17 June 1996 have been complied with in respect of the ram; and
 - (iii) if there is an annual quota in force under order 6—the exemption will not result in the quota being exceeded; or
- (c) in the case of a ram or ewe purchased for the purpose of slaughter in an overseas country other than New Zealand—the intending exporter has made a statutory declaration:
 - (i) stating that the purchase is for purpose of slaughter; and
 - (ii) specifying the country of destination; and
 - (iii) stating the purchase price.”.

6. Order 9 (Exemption for scientific purposes)**6.1 Omit the order, substitute:****Exemption from prohibition—scientific purpose**

“9.1 The Secretary or, subject to order 10, an authorized officer, may grant an exemption from the prohibition under order 5 to an exporter who applies, in writing, to the Secretary for the exemption.

Livestock Export (Merino) Orders No. 1, 1996

5

“9.2 An application must:

- (a) be made at least 28 days before the proposed date of export; and
- (b) state the reason for seeking the exemption; and
- (c) include, or be supplemented by, any information that the Secretary, or the authorized officer, reasonably requires in deciding whether to grant the exemption.”.

NOTES

- 1. Notified in the *Commonwealth of Australia Gazette* on 1996.
- 2. The table below provides a list of all Livestock Export (Merino) Orders made up until the making of these Orders.

Name of Orders	No. and Year	Date made	Date of entry into force
Livestock Export (Merino) Orders	1 of 1990	12.7.90	18.7.90
Livestock Export (Merino) Orders	2 of 1990	22.8.90	26.8.90
Livestock Export (Merino) Orders	1 of 1991	30.5.91	12.6.91
Livestock Export (Merino) Orders	2 of 1991	6.11.91	19.11.91
Livestock Export (Merino) Orders	1 of 1992	24.6.92	26.6.92
Livestock Export (Merino) Orders	1 of 1993	17.6.93	30.6.93
Livestock Export (Merino) Orders	1 of 1994	1.7.94	13.7.94
Livestock Export (Merino) Orders	2 of 1994	6.12.94	14.12.94
Livestock Export (Merino) Orders	1 of 1995	18.7.95	20.7.95

6 *Livestock Export (Merino) Orders No. 1, 1996*

NOTES—continued

NOTE: Copies of the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors referred to in suborder 4.1 are available from:

The Principal Executive Officer
International Wool Section
Livestock and Pastoral Division
Department of Primary Industries and Energy
BARTON ACT 2600

Telephone: 06 272 5687
Facsimile: 06 272 4246

or by contacting:

The Australian Association of Stud Merino Breeders Limited
5 Bill O'Reilly Stand
Sydney Showground
Driver Avenue
PADDINGTON NSW 2021

Telephone: 02 331 9143
Facsimile: 02 361 6043

9601978

Transport and Regional Development

COMMONWEALTH OF AUSTRALIA

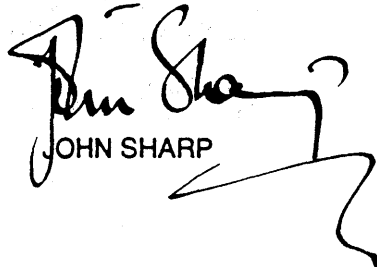
AUSTRALIAN LAND TRANSPORT DEVELOPMENT ACT 1988

DECLARATION UNDER SUBSECTION 8(1)

I, JOHN SHARP, Minister of State for Transport and Regional Development, pursuant to Subsection 8(1) of the *Australian Land Transport Development (ALTD) Act 1988*, hereby declare the Road Transport Forum to be an approved research organisation for the purposes of that Act.

Dated this **TWENTY SIXTH** day of **JUNE**

1996


JOHN SHARP

9601979

**AIRSERVICES AUSTRALIA**
AVCHARGES CENTREPO Box 231
Civic Square ACT 2608
Telephone (008) 026147 or (06) 268 5714
Fax (06) 268 5693

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT
NOTICE is hereby given that pursuant to section 59(1) of the AIR SERVICES ACT 1995,
a statutory lien has been vested in Airservices in respect of each of the aircraft
described hereunder.

Lien No.	Date and time created (EST)	Registration and Description	Payable by
1236	01/07/96 924	VH-CFE PA31 PIPER	TAMAIR P/L
1237	01/07/96 926	VH-NEF PA31 PIPER	PO BOX 28
1238	01/07/96 927	VH-NEK FA27 FAIRCHILD	WESTDALE
1239	01/07/96 928	VH-NEL FA27 FAIRCHILD	TAMMORTH
1240	01/07/96 928	VH-NED FA27 FAIRCHILD	NSW 2340
1241	01/07/96 930	VH-NEY AC69 AEROCOMMANDER	
1242	01/07/96 931	VH-TAS PA31 PIPER	

Dated this 1st day of July 1996

Harry Carroll
registrar of statutory liens

9601980



EXEMPTION NUMBER 156/FRS/168/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I, STEPHEN PANTELIDIS, 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-SMZ is conducting training or test flights, 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-SMZ is flying in any other class of operation it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-SMZ 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-SMZ only in so far as set out in these directions.

These directions commence on 1 July 1996 and remain in force until the end of 31 July 1996.

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

STEPHEN PANTELIDIS
Manager
Technical Services Section
Bureau of Air Safety Investigation

1 July 1996



EXEMPTION NUMBER 157/FRS/169/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I, STEPHEN PANTELIDIS, 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-NCP is conducting training or test flights, 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-NCP 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-NCP 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-NCP only in so far as set out in these directions.

These directions commence on 4 July 1996 and remain in force until the end of 1 October 1996.

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

STEPHEN PANTELIDIS
Manager, Technical Services Section
Bureau of Air Safety Investigation

2 July 1996

9601981



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

On 21 June 1996, amendments were made to the following Civil Aviation Orders:
Part 20, section 20.18.

The commencement date for these amendments is 10 July 1996.

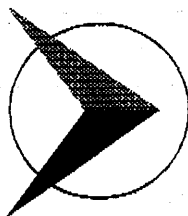
Copies of the orders are available for inspection at, and may be purchased over the counter from:

**Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA**

Copies of the orders may be purchased by mail from:

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

9601982



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 10 July 1996.

AD/R44/5 - LOW RPM WARNING UNIT

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

9601983

Treasurer



COMMONWEALTH OF AUSTRALIA

Banking Act 1959

AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

WHEREAS, Co-operative Central Raiffeisen-Boerenleenbank B.A., incorporated in the Netherlands (in this authority referred to as the 'foreign bank') in accordance with subsection 9(2) of the *Banking Act 1959*, has applied to the Treasurer for authority to carry on banking business in Australia:

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

- (a) the foreign bank shall, upon request made at any time by the Reserve Bank of Australia (in this authority referred to as the 'Reserve Bank'), consult with the Reserve Bank in relation to the making or variation of arrangements for the prudential supervision by the Reserve Bank of the banking business carried on in Australia by the foreign bank;
- (b) the foreign bank shall conform with such arrangements for the prudential supervision by the Reserve Bank of the banking business carried on in Australia by the foreign bank as are notified to the foreign bank by the Reserve Bank, whether following such consultation or otherwise;
- (c) the foreign bank may, in carrying on banking business in Australia, accept deposits and other funds in any amount from:

- incorporated entities;
- non-residents;
- its own employees; but:

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

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

Dated

28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command,


Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

Revocation of Authority to Carry on
Banking Business in Australia

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, am satisfied that Chase Manhattan Bank NA is in possession of an authority under section 9 of the *Banking Act 1959* to conduct banking business in Australia and has by notice in writing to the Treasurer requested the revocation of the authority. As I am satisfied that the revocation would not prejudice the interests of the depositors of the bank and would not be likely to be contrary to the national interest, I hereby revoke under subsection 9(8A) of the *Banking Act 1959* the authority of Chase Manhattan Bank NA to carry on banking business in Australia, with effect from 15 July 1996.

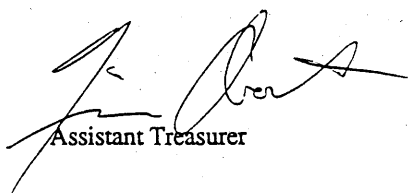
Dated

28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command



Assistant Treasurer



COMMONWEALTH OF AUSTRALIA

Banking Act 1959

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

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

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

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

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

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

Dated 28th June 1996

A handwritten signature in cursive script, reading 'William Deane'.

Governor-General

By His Excellency's Command,

A handwritten signature in cursive script, appearing to read 'G. Cant'.

Assistant Treasurer

9601984

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(4)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by the trust specified in the Schedule for an instrument in writing to be published in the Gazette fixing a percentage for the purposes of section 10 of that Act in its application to that trust in respect of the Commonwealth Bank of Australia;

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it is in the national interest to do so, under subsection 10(4) of the *Banks (Shareholdings) Act 1972*, hereby fix, for the purposes of section 10 of that Act in its application to that trust in respect of the Commonwealth Bank of Australia, a percentage of 50.

SCHEDULE

Commonwealth Instalment Receipt Trustee Limited

Dated 23 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command


Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(5A)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, an instrument has been published in the Gazette fixing a percentage of 50 as the percentage applicable to that trust specified in the Schedule in respect of the Commonwealth Bank of Australia;

AND WHEREAS, in accordance with subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by that trust for an instrument in writing to be published in the Gazette declaring that, for the purposes of subsection 10(3) of that Act, the percentage so fixed is applicable to the persons who are from time to time relevant officers of that trust in respect of that bank;

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, hereby declare that, for the purposes of subsection 10(3) of that Act:

- (a) the percentage of 50 is also applicable to the persons who are from time to time relevant officers of that trust specified in the Schedule in respect of the Commonwealth Bank of Australia; and
- (b) if that percentage is subsequently varied under subsection 10(5) of that Act, that percentage as so varied is also applicable to those persons in respect of that bank as from the day on which that variation has effect.

SCHEDULE

Commonwealth Instalment Receipt Trustee Limited

Dated

28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command


Assistant Treasurer

9601985

COMMISSIONER OF TAXATION**NOTICE OF ADDENDA TO RULINGS**

The Commissioner of Taxation gives notice under Part IVAAA of the *Taxation Administration Act 1953* of addenda to public rulings and gives notice of addenda to other rulings. Notice is given of the following addenda, copies of which can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
TR 95/22	Employee building workers - allowances, reimbursements, long service payments, redundancy trust payments and work related deductions.	Addendum changes the date of effect for certain award transport allowances.

9601986



Superannuation Industry (Supervision) Act 1993

NOTICE OF MAKING OF EXEMPTIONS

Under section 336 of the *Superannuation Industry (Supervision) Act 1993* (the "Act") and subsection 5(3) of the *Statutory Rules Publication Act 1903* (read with regulation 3 of the *Rules Publication Regulations*), NOTICE is given that the Insurance and Superannuation Commissioner has, pursuant to section 328 and subsection 329(1) of the Act (respectively), made the following exemptions and temporary exemptions:

- **exemption number 11**, made on 27 March 1996 (exempting the trustee of the Home Building Society Staff Retirement Fund from compliance with subregulation 9.29(a) of the *Superannuation Industry (Supervision) Regulations 1993* in relation to the Fund, subject to certain conditions);
- **exemption number 12**, made on 3 April 1996 (exempting W M Mercer Pty Ltd as trustee of the Mercer Retirement Trust superannuation fund from compliance with regulations 9.09 and 9.29 of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 13**, made on 3 April 1996 (exempting BT Funds Management Ltd as trustee of the BT Lump Sum Fund superannuation fund from compliance with subregulation 5.17(2) and regulation 5.18 of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 14**, made on 5 May 1996 (exempting Xavier College Super Custodians Ltd as trustee of the Xavier College Superannuation Plan from compliance with subregulation 2.36(1) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain limitations);
- **exemption number 15**, made on 20 May 1996 (exempting the trustee of the Burndy Superannuation Plan from compliance with subregulation 9.29(a) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 16**, made on 20 May 1996 (exempting the trustee of the HarTec Superannuation Plan from compliance with subregulation 9.29(a)(ii) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 17**, not issued.

- **exemption number 18**, made on 25 June 1996 (exempting Permanent Trustee Company Limited as trustee of the University of Sydney Professorial Superannuation System from compliance with regulations 9.09, 9.17 and 9.23 of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 19**, made on 11 June 1996 (exempting PostSuper Pty Ltd as trustee of the Australia Post Superannuation Scheme, from compliance with subregulation 2.36(1) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain limitations);
- **exemption number 20**, made on 7 June 1996 (exempting the trustees of the Benefit Program For Holden's Plant Payroll Employees and the Benefit Program For Holden's Salaried Employees from compliance with subregulation 2.13(1), paragraph 2.15(b) and subregulation 2.16(1) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain conditions);
- **exemption number 21**, made on 20 June 1996 (exempting the trustee of the Kellogg Retirement Fund from compliance with subregulation 6.17(2) of the *Superannuation Industry (Supervision) Regulations 1993* in relation to certain members subject to certain conditions);
- **exemption number 22**, made on 21 June 1996 (exempting Permanent Trustee Company Limited as trustee of the NATA Staff Superannuation Fund from compliance with subregulation 2.36(1) of the *Superannuation Industry (Supervision) Regulations 1993* subject to certain limitations);
- **temporary exemption number 21**, made on 27 March 1996 (exempting the trustee of the Softoptions Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 22**, made on 27 March 1996 (exempting the trustee of the Lantern Lodge Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 23**, made on 12 April 1996 (exempting the trustee of the V H Pools Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 24**, made on 2 May 1996 (exempting the trustee of the Ampol Tracy Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 25**, made on 2 May 1996 (exempting the trustee of the Lynda Aurora Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 26**, made on 2 May 1996 (exempting the trustee of the Consulere Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 27**, made on 13 June 1996 (exempting the trustee of the Tuck Nominees Pty Ltd Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);

- **temporary exemption number 28**, made on 21 June 1996 (exempting the trustee of the Superannuation Administration Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions) (subsequently revoked and replaced by temporary exemption number 33);
- **temporary exemption number 29**, made on 21 June 1996 (exempting the trustee of the Superannuation Administration (Multi-Employer) Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions) (subsequently revoked and replaced by temporary exemption number 32);
- **temporary exemption number 30**, made on 21 June 1996 (exempting the trustee of the Brandlines Pty Limited Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 31**, made on 27 June 1996 (exempting the trustee of the Ogilvy Group Superannuation Plan from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 32**, made on 27 June 1996 (exempting the trustee of the Superannuation Administration (Multi-Employer) Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 33**, made on 27 June 1996 (exempting the trustee of the Superannuation Administration Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions);
- **temporary exemption number 34**, made on 28 June 1996 (exempting the trustee of the Nuri Superannuation Fund from compliance with paragraph 50(4A)(c) of the Act, subject to certain conditions).

Copies of the exemptions and temporary exemptions can be obtained free of charge at:

Insurance and Superannuation Commission
Australian Automobile Association Building
212 Northbourne Avenue
BRADDON ACT 2601

Inquiries about obtaining copies should be made by ringing 131060 from anywhere in Australia.

Dated 3 July 1996

(Published by authority of the Insurance and Superannuation Commissioner)

9601987



Commonwealth
of Australia

Gazette

No. S 243, Monday, 1 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL

DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

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

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

Number/ Year	Section	Description	Date Made
T7/96	15	To adjust funding to three higher education institutions in relation to the transfer of Superannuation Guarantee costs from Section 20 to Section 15 of the <i>Higher Education Funding Act 1988</i> .	27/6/96





COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS —

- (A) Bodas Pty Limited ACN 002 158 741 is a prescribed corporation for the purposes of subsection 13(1) and section 18 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Air New Zealand Associated Companies Limited is a foreign person for the purposes of the Act;
- (C) Air New Zealand Associated Companies Limited proposes to acquire a substantial shareholding in Bodas Pty Limited as specified in the notice received on 29 May 1996 (as amended by letter dated 3 June 1996) furnished under section 26 of the Act.

NOW THEREFORE I, Peter Howard Costello, Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 18(2) of the Act, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

26th

day of

June 1996

Treasurer





Commonwealth
of Australia

Gazette

No. S 245, Monday, 1 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>Customs Act 1901</i>	Customs Regulations (Amendment)	1996 No. 134
<i>Migration Act 1958</i>	Migration Regulations (Amendment)	1996 No. 135
<i>Wool Tax Act (No. 1) 1964</i>	Wool Tax (No. 1) Regulations (Amendment)	1996 No. 136
<i>Wool Tax Act (No. 2) 1964</i>	Wool Tax (No. 2) Regulations (Amendment)	1996 No. 137
<i>Wool Tax Act (No. 3) 1964</i>	Wool Tax (No. 3) Regulations (Amendment)	1996 No. 138
<i>Wool Tax Act (No. 4) 1964</i>	Wool Tax (No. 4) Regulations (Amendment)	1996 No. 139
<i>Wool Tax Act (No. 5) 1964</i>	Wool Tax (No. 5) Regulations (Amendment)	1996 No. 140
<i>Passports Act 1938</i>	Passports Regulations (Amendment)	1996 No. 141
<i>Child Support (Assessment) Act 1989</i>	Child Support (Assessment) Regulations (Amendment)	1996 No. 142

Produced by the Australian Government Publishing Service

Cat. No. 96 3676 5 ISBN 0644 469137

ISSN 1032-2345

© Commonwealth of Australia, 1996



9 780644 469135



Commonwealth
of Australia

Gazette

No. S 246, Monday, 1 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AIRSERVICES AUSTRALIA

DETERMINATION UNDER SECTION 53(1) OF THE

AIR SERVICES ACT 1995

Pursuant to sub-section 53(1) of the Air Services Act 1995, I, William Haynes Pollard, Chief Executive Officer of Airservices Australia and delegate of the Board of Airservices Australia make the following determination:

- (a) fixing charges and specifying the persons by whom, and the times when, the charges are payable; and
- (b) fixing the penalty for the purposes of sub-section 53(1) of the Act,

which charges and penalties are to take effect and apply on and from 1 July 1996.



DETERMINATION UNDER SECTION 53(1) OF THE AIR SERVICES ACT 1995**A INTERPRETATION**

Unless the contrary intention appears, words and expressions used in this Determination that are used in the Air Services Act 1995 or Air Services Regulations or Civil Aviation Act 1988 or the Civil Aviation Regulations have the same meaning as they have in those Acts, or those Regulations, respectively.

"aircraft" means any machine or craft that can derive support in the atmosphere from the reactions of the air.

"Airservices Australia" means the body established under the Air Services Act 1995.

"approach" means a planned descent by an aircraft on to, or to the immediate vicinity of, a runway at an aerodrome, whether or not the aircraft lands on, or touches, the runway.

"Australian flight information region" means the airspace to which a determination under sub paragraph 2.04(1)(c)(ii) of the Air Services Regulations applies.

"Australian operator" means an operator that is a person who is an Australian.

"authorised employee" means an employee authorised by Airservices Australia in writing to act under the provision in which that expression occurs.

"avtur aircraft" means an aircraft powered by an engine or engines using aviation turbine kerosene.

"charge" means a charge payable in respect of a service or facility provided by Airservices Australia.

"circuit training" means training involving separate approaches by an aircraft to a runway at an aerodrome.

"en-route charges" means a charge payable for the use by an aircraft of air route and airways facilities and services operated or provided in Australian territory.

"international operation" means a flight that involves a departure from a point outside Australia to a point in Australian territory, or the arrival at a point outside Australia from a point in Australian territory.

"maximum take-off weight" means the weight set out in the certificate of airworthiness of, or the flight manual for, the aircraft as the maximum take-off weight.

"non-avtur aircraft" means an aircraft other than an avtur aircraft.

"registration mark" in relation to an aircraft means:

- (a) in the case of an Australian aircraft - the mark assigned to the aircraft under the Civil Aviation Regulations; or
- (b) in the case of a foreign aircraft - the mark assigned to the aircraft under a law of the place where the aircraft is registered.

"the Act" means the Air Services Act 1995.

"training flight" means a flight made solely for the training or testing of a person as a member of the flight crew of an aircraft.

"weight" means the maximum take-off weight.

A reference to a charge calculated at a rate per 1,000 kilograms specified in Column 3 of an item in Table 1 or Table 2 below shall, in the case where the weight applicable in relation to the charge includes any part of 1,000 kilograms, be read, in respect of that part, as a charge calculated at that rate on a pro-rata basis.

B DATE OF EFFECT

This Determination shall come into effect on 1 July 1996.

SECTION ONE

C CHARGES FOR FACILITIES AND SERVICES

Charges - Avtur Aircraft

1. The charge for services and facilities in respect of each landing of an avtur aircraft at an aerodrome referred to in Column 2 of Item 1 in Table 1 below is calculated by applying the rate specified in Column 3 of that Item to the weight of such aircraft.
2. The charge for services and facilities in respect of each landing of an avtur aircraft at a place, within a control zone, associated with an aerodrome referred to in Column 2 of Item 2 in Table 1 below, being a place other than an aerodrome at which an aerodrome control service is available at the time of landing, is calculated by applying the rate specified in Column 3 of that Item to the weight of such aircraft.

3. The charge for services and facilities in respect of each landing of an avtur aircraft with a weight of 2500 kilograms or greater at an aerodrome referred to in Column 2 of Item 3 in Table 1 below, is calculated by applying the rate specified in Column 3 of that Item to the weight of such aircraft.

TABLE 1

Column 1	Column 2	Column 3	Column 4
Item No.	Aerodrome/Facility	Rate per 1,000 kilograms weight	Minimum charge
1	Terminal navigation facilities and services, being such facilities and services relating to an aerodrome specified in Schedule 1.	\$5.19	\$5.87
2	Terminal navigation facilities and services, being such facilities and services relating to an aerodrome specified in Schedule 1.	\$2.60	\$2.94
3	Fire fighting and rescue service, being such a service relating to an aerodrome specified in Schedule 2.	\$1.80	\$4.50

4. Where a charge in respect of an avtur aircraft for services and facilities relating to an aerodrome referred to in Column 2 of an Item in Table 1, calculated in accordance with paragraphs 1, 2, or 3 above, amounts to less than the minimum charge specified in Column 4 of that Item, the charge payable is that minimum charge.
5. Where, in the course of a training flight by an avtur aircraft, circuit training is conducted, the charge for services and facilities relating to an aerodrome referred to in Column 2 of an Item in Table 1, in relation to each approach of the aircraft to a runway at that aerodrome, is an amount that is equal to 25% of the amount of the charge applicable to a landing of that aircraft calculated by applying the rate specified in Column 3 of Table 1 to the weight of such aircraft.

Charges - Non-avtur Aircraft

6. The charge for services and facilities, in respect of each landing of a non-avtur aircraft at an aerodrome referred to in Column 2 of Item 1 in Table 2 below, is calculated by applying the rate specified in Column 3 of that Item to the weight of such aircraft.
7. The charge for services and facilities in respect of each landing of a non-avtur aircraft with a weight of 2500 kilograms or greater at an aerodrome referred to in Column 2 of Item 2 in Table 2 below, is calculated by applying the rate specified in Column 3 of that Item to the weight of such aircraft.

TABLE 2

Column 1	Column 2	Column 3	Column 4
Item No.	Aerodrome/Facility	Rate per 1,000 kilograms weight	Minimum charge
1	Terminal navigation facilities and services, being such facilities and services relating to an aerodrome specified in Schedule 3.	\$5.19	\$5.87
2	Fire fighting and rescue service, being such a service relating to an aerodrome specified in Schedule 2.	\$1.80	\$4.50

8. Where in the course of a training flight by a non-avtur aircraft, circuit training is conducted, the charge for services and facilities in relation to a landing or landings at an aerodrome specified in Schedule 3 is calculated by applying the rate specified in Column 3 of Item 1 of Table 2 above to the weight of such aircraft in relation to one landing of such aircraft at the aerodrome so specified.
9. Where in the course of a training flight by a non-avtur aircraft, circuit training is conducted, the charge for services and facilities in relation to a landing or landings at an aerodrome specified in Schedule 2 is calculated by applying the rate specified in Column 3 of Item 2 of Table 2 above to the weight of such aircraft in relation to one landing of the aircraft at the aerodrome so specified.

10. Where, a charge in respect of a non-avtur aircraft, in relation to services and facilities relating to an aerodrome referred to in Column 2 of an Item in Table 2 above, calculated in accordance with paragraphs 6, 7, 8 or 9 above, amounts to less than the minimum charge specified in Column 4 of that Item, the charge payable is that minimum charge.

Availability of Services and Facilities

11. A charge, referred to in paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9 or 10 above, is not payable unless, at the time of the landing of the aircraft, the facilities or services to which the charge relates are available for use by the aircraft.

En-route Charges

12. The charge payable for the use by an aircraft of air route and airways facilities and services operated or provided in Australian territory -

- (a) in the case of a flight by an avtur aircraft with a weight of 20,000 kilograms or less between two aerodromes in Australian territory, or between a place outside Australian territory and a place in Australian territory, or between a place in Australian territory and a place outside Australian territory, in accordance with the following formula:

$$C = R_1 \times \frac{D}{100} \times W$$

- (b) in the case of a flight by an avtur aircraft with a weight of more than 20,000 kilograms between two aerodromes in Australian territory, or between a place outside Australian territory and a place in Australian territory, or between a place in Australian territory and a place outside Australian territory, in accordance with the following formula:

$$C = R_2 \times \frac{D}{100} \times \sqrt{W}$$

- (c) in the case of a flight by a non-avtur aircraft with a weight of 20,000 kilograms or less between a place outside Australian territory and a place in Australian territory, or between a place in Australian territory and a place outside Australian territory, in accordance with the following formula:

$$C = R_3 \times \frac{D}{100} \times W$$

- (d) in the case of a flight by a non-avtur aircraft with a weight of more than 20,000 kilograms between a place outside Australian territory and a place in Australian territory, or between a place in Australian territory and a place outside Australian territory, in accordance with the following formula:

$$C = R_4 \times \frac{D}{100} \times \sqrt{W}$$

where in relation to (a), (b), (c) and (d) above:-

C is the amount in dollars of the charge payable

R₁ is a rate of \$1.21

R₂ is a rate of \$5.41

R₃ is a rate of \$1.21

R₄ is a rate of \$5.41

D is the chargeable distance travelled by the aircraft expressed as the great circle distance in kilometres -

- (i) between two aerodromes in Australian territory; or
- (ii) between the first point of entry to an Australian flight information region and the first aerodrome of destination in Australian territory; or
- (iii) between the last aerodrome of departure in Australian territory and the last point of departure from an Australian flight information region; or
- (iv) between the first point of entry to an Australian flight information region and the first point of departure from an Australian flight information region.

W is the number of tonnes in the weight of the aircraft.

\sqrt{W} is the square root of the number of tonnes in the weight of the aircraft.

13. In paragraph 12, a flight between two aerodromes shall include a flight involving a take-off and a landing at one aerodrome, other than an aerodrome at which an aerodrome control service is available for use at the time the flight terminated, with no intermediate landings.

14. The charge payable by an aircraft which enters an Australian flight information region but does not land at an aerodrome in Australian territory, is calculated by reference to the formulae in paragraph 12(a), 12(b), 12(c) or 12(d) above.
15. In the calculation of the chargeable distance travelled by an aircraft for the purposes of the factor "D" in paragraph 12 above -
 - (a) the distance shall be calculated -
 - (i) in the case of a flight between the first point of entry to an Australian flight information region and the first aerodrome of destination in Australian territory - to the nearest 10 kilometres; or
 - (ii) in the case of a flight between an aerodrome of departure in Australian territory and the last point of departure from an Australian flight information region - to the nearest 10 kilometres; or
 - (iii) in the case of a flight between two aerodromes in Australian territory - to the nearest kilometre; or
 - (iv) in the case of a flight between the first point of entry to an Australian flight information region and the first point of departure from an Australian flight information region - to the nearest 10 kilometres.
 - (b) a deduction of 55 kilometres shall be made in respect of each aerodrome at which an aerodrome control service is available and from which a flight commenced, and any aerodrome at which a flight terminates and at which an aerodrome control service is available for use by aircraft at the time that flight terminated.
16. Where the distance travelled by an aircraft, other than by virtue of the deduction referred to in paragraph 15(b) above, is less than 20 kilometres or where it is not possible to calculate the distance travelled, the distance shall be taken to be 20 kilometres.
17. Where, in respect of a flight by an avtur aircraft, a charge is incurred in accordance with paragraph 2 above, the en-route charge shall be zero or the amount resulting when the landing charge, calculated in accordance with paragraph 2 above, is deducted from the en-route charge, calculated in accordance with paragraphs 12, 13, 14 and 15, whichever is the greater.

D INCIDENCE OF CHARGES FOR FACILITIES AND SERVICES

Australian Aircraft

18. Charges for the use of facilities and services are payable in respect of Australian aircraft:

- (a) by the holder of the Air Operator's Certificate; or
- (b) by the holder of the Certificate of Registration of the aircraft; or
- (c) by the owner of the aircraft; or
- (d) by the person operating or controlling the aircraft; or
- (e) by the person who has accepted liability pursuant to an assignment made in accordance with paragraphs 20, 21 and 22 below.

With reference to (a), (b), (c), (d) and (e) above, the parties referred to shall be jointly and severally liable to pay the charges for use of services and facilities in respect of Australian aircraft.

Foreign Aircraft

19. In respect of foreign aircraft, charges for the use of facilities and services are payable:

- (a) by the holder of the Air Operator's Certificate; or
- (b) by the holder of the Certificate of Registration of the aircraft; or
- (c) by the owner of the aircraft; or
- (d) by the person operating or controlling the aircraft; or
- (e) by the person who has accepted liability pursuant to an assignment made in accordance with paragraphs 20, 21 and 22 below.

With reference to (a), (b), (c), (d) and (e) above, the parties referred to shall be jointly and severally liable to pay the charges for use of services and facilities in respect of foreign aircraft.

Assignment of Liability

20. A person by whom a charge is payable in relation to an aircraft under this Determination (in paragraph 22 called "the debtor") may, subject to paragraph 22, assign to another person his or her liability in respect of that charge.

21. An assignment approved pursuant to Regulation 24 of the Air Navigation (Charges) Regulations shall have the same application as an assignment made under this Determination.
22. An assignment:
 - (a) shall be made in writing and lodged with Airservices Australia;
 - (b) shall state the period for which the assignment is specified to have effect;
 - (c) shall be signed by the debtor and the assignee; and
 - (d) shall contain the following particulars:
 - (i) the name of the holder of the Certificate of Registration, or Air Operator's Certificate holder, as the case may be, in respect of the aircraft to which the assignment relates;
 - (ii) the full name of the assignee and his or her address for service in respect of accounts under the assignment; and
 - (iii) the registration mark of the aircraft.
 - (e) shall be lodged with Airservices Australia within 7 days (or such further period of time as allowed by Airservices Australia or an authorised employee of Airservices Australia) after the day upon which the assignment is expressed to come into operation.

E RECOVERY OF CHARGES

23. For the purposes of paragraphs 1-22 above and 25-28 below, Airservices Australia or an authorised employee may issue an invoice or statement, or make a demand, to a person for payment in relation to a liability in respect of a charge under this Determination.
24. Where an invoice or statement is duly issued, or a demand made, to a person pursuant to paragraph 23, the amount of the charge is due and payable commencing on the day of the making of the demand, or where an invoice or statement is issued, on the first day of the month after the month in which the liability is incurred.

F PENALTIES

25. Where the liability of a person to pay a charge under the Act is not discharged within 28 days after the day on which the charge became due and payable, that person is liable to pay to Airservices Australia, by way of penalty, in addition to the amount of that charge, an amount calculated upon the amount of that charge or penalty remaining unpaid at the rate of 1.5% for each month or part of a month for which that amount is unpaid, to be computed from the day on which that charge became due and payable and to be compounded.

G SPECIAL ARRANGEMENTS FOR USE OF FACILITIES AND SERVICES

26. Where services or facilities to which charges under this Determination relate would not otherwise be made available for use by aircraft, an authorised employee may enter into an arrangement with a person for the purpose of making available those services or facilities for use by aircraft to which the arrangement relates.
27. The amount of the charge payable under an arrangement entered into in accordance with paragraph 26 is specified in Schedule 4 and is in addition to the charge payable under paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9 or 10 above.
28. A charge in relation to an arrangement in paragraph 27 is payable by -
- (a) in the case of an arrangement entered into by the pilot in command, owner or operator of an aircraft to which such charges are applicable - by the person liable in respect of such charges; or
 - (b) in any other case - by the person entering into the arrangement with an authorised employee.

SCHEDULE 1**AERODROMES WHERE A CHARGE IS PAYABLE FOR THE USE OF TERMINAL
NAVIGATION FACILITIES AND SERVICES**

Adelaide
Albury
Alice Springs
Archerfield
Bankstown
Brisbane
Cairns
Camden
Canberra
Coffs Harbour
Coolangatta
Darwin
Essendon
Hobart

Jandakot
Launceston
Mackay
Maroochydore
Melbourne
Moorabbin
Parafield
Perth
Rockhampton
Sydney
Tamworth
Townsville
Wagga Wagga

SCHEDULE 2**AERODROMES WHERE A CHARGE IS PAYABLE FOR FIRE FIGHTING AND
RESCUE SERVICE**

Adelaide
Alice Springs
Brisbane
Cairns
Canberra
Coolangatta
Darwin
Hobart
Karratha

Launceston
Mackay
Melbourne
Perth
Port Hedland
Rockhampton
Sydney
Townsville

SCHEDULE 3**AERODROMES WHERE TERMINAL NAVIGATION CHARGES ARE PAYABLE IN
RELATION TO AIRCRAFT OTHER THAN AVTUR AIRCRAFT**

Adelaide
Hobart
Perth

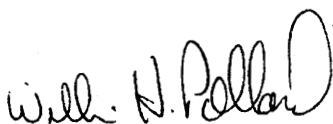
Brisbane
Melbourne
Sydney

SCHEDULE 4

CHARGES FOR OUT-OF-HOURS OPERATION OF TERMINAL NAVIGATION AND
RESCUE AND FIRE FIGHTING SERVICES

	CHARGE
TERMINAL NAVIGATION FACILITIES AND SERVICES	
All Locations	\$70
RESCUE & FIRE FIGHTING SERVICE	
Townsville	\$175
Karratha, Mackay, Port Hedland, Rockhampton	\$215
Adelaide, Alice Springs, Canberra, Coolangatta, Hobart, Launceston	\$350

Dated: 28 June 1996 1996



William Haynes Pollard
Chief Executive Officer
Delegate of the Board of Airservices Australia



Commonwealth of Australia

Migration Act 1958

AUTHORISATION OF PERSONS TO BE OFFICERS
FOR THE PURPOSES OF THE *MIGRATION ACT 1958*

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of "officer" contained in subsection 5(1) of the *Migration Act 1958* (the Act), authorise to be officers for the purposes of the Act the persons occupying or for the time being occupying and performing the duties of a position on:

- (i) the overseas establishment of the Australian Department of Foreign Affairs and Trade and the Australian Trade Commission as set out in the attached Schedule A; and
- (ii) the locally engaged staff establishment of the Australian overseas posts as set out in the attached Schedule B.

Dated this

28th

day of

July

1996

Minister for Immigration and Multicultural Affairs



SCHEDULE A

1

POSITION NO(s)

AMBASSADOR	8501, 8502, 8503, 8504, 8505, 8507, 8508, 8509, 8512, 8513, 8515, 8516, 8517, 8518, 8519, 8521, 8523, 8524, 8525, 8527, 8528, 8531, 8532, 8533, 8540, 8542, 8543, 8544, 8554, 8555, 8559, 8560, 8561, 8562, 8563, 8565, 8566, 8568, 8569, 8570, 8571, 8573, 8574, 8575, 8576, 93479
HIGH COMMISSIONER	8514, 8520, 8522, 8529, 8530, 8535, 8536, 8538, 8541, 8545, 8546, 8547, 8548, 8549, 8553, 8556, 8557, 8564, 8567, 8572, 8577
CONSUL-GENERAL	8593, 8594, 8595, 8596, 8550, 1007, 8511, 8579, A1005, A1061, A1113, A1124
COUNSELLOR	2161
TRADE COMMISSIONER	A1030, A1062
SENIOR TRADE COMMISSIONER	A1051, A1148
TRADE OFFICER	A1063
ASSISTANT TRADE OFFICER	A1064
SENIOR EXECUTIVE SERVICE BAND 1	1882, 2977, 3516
SENIOR EXECUTIVE SERVICE	3396
SENIOR OFFICER GRADE B	1419, 1905, 1477, 1612, 1553, 3712, 1697, 1789, 1887, 1987, 1855, 1943, 1735, 1973, 2073, 1209
SENIOR OFFICER GRADE C	912, 1171, 1403, 1449, 1492, 1587, 1605, 1610, 1670, 1681, 1692, 1714, 1716, 1741, 1777, 1786, 1798, 1811, 1833, 1849, 1868, 1917, 1972, 1976, 2004, 2013, 2025, 2048, 2055, 2122, 2127, 2128, 2162, 2164, 2620, 3304, 3389, 3417, 3434
ADMINISTRATIVE SERVICE OFFICER 6	365, 876, 921, 971, 1074, 1393, 1398, 1406, 1438, 1448, 1480, 1486, 1500, 1507, 1523, 1529, 1534, 1535, 1582, 1595, 1633, 1687, 1779, 1783, 1800, 1809, 1822, 1845, 1852, 1870, 1880, 1889, 1932, 1944, 1945, 1965, 1992, 2008, 2023, 2042, 2061, 2093, 2104, 2132, 2133, 2165, 2183, 2234, 2644, 2654, 3096, 3394, 3438, 3687, 3690, 3693, 3702
ADMINISTRATIVE SERVICE OFFICER 5	875, 1450, 1588, 1613, 1614, 1977

SCHEDULE A

2

POSITION NO(s)

**ADMINISTRATIVE
SERVICE OFFICER 4**

1405, 1437, 1493, 1499, 1524, 1559, 1604, 1674, 1715, 1738, 1846,
1853, 1881, 1886, 1904, 1968, 1975, 2014, 2028, 2062, 2166, 2246,
2278, 2975, 3426, 3672, 3802, 3939, 3941, 3964

**ADMINISTRATIVE
SERVICE OFFICER 3**

878, 1487, 2106, 2107, 2167, 3037, 3335, 3447, 3741

**ADMINISTRATIVE
SERVICE OFFICER 2**

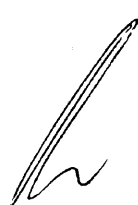
709, 1488, 1825, 1847



SCHEDULE B

3

<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>	<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
AMMAN		BEIJING	
Locally Engaged 6	7224, 6060	Locally Engaged 7	5171, 7440, 7442, 7587, 7636, 7671.
Locally Engaged 6	TO0101	Locally Engaged 6	5158, TO0802
Locally Engaged 6	TO0102	Locally Engaged 5	TO0801
ANKARA		LES DSB 6	5160, 5168, 5184
Locally Engaged 7	7521	LES DSB 5	5185, 5180, 5172, 5175, 5176, 5177, 5186, 5183, 5181, 5167, 5170
Locally Engaged 6	5033, 5037		
Locally Engaged 6	TO0301	BEIRUT	
Locally Engaged 5	5035	Locally Engaged 8	TO0901
Locally Engaged 5	TO0302, TO0303, 5032	Locally Engaged 5	TO0902, TO0903, TO0904, TO0905
APIA		BELGRADE	
Locally Engaged 7	7184	Locally Engaged 8	5246
ATHENS		Locally Engaged 7	5259
Locally Engaged 7	5088	Locally Engaged 6	5212, 5226, 5234, 5235, 5236, 5238, 5242, 5243, 5247, 5248, 5255, 1/7 TO1001
Locally Engaged 6	5064, 5099		
Locally Engaged 5	5083, 5090, 5092	BERNE	
Locally Engaged 4	8746, 8747, 8748	Locally Engaged 8	BE1
AUCKLAND		Locally Engaged 6	BE2, BE3, BE8
Locally Engaged 8	6	Locally Engaged 5	BE6, BE7, BE12, BE13, BE4, BE5, BE9, BE10
Locally Engaged 7	19		
Locally Engaged 6	15, 17, 32	BOMBAY	
Locally Engaged 5	11, 20	Locally Engaged 6	7232
BALI			
Locally Engaged 6	7445		
Locally Engaged 6	7446		
BANGKOK			
Locally Engaged 8	7665		
Locally Engaged 7	5112, 7189, 7288, 7549.		
Locally Engaged 6	5116, 5137, 5147, 5149, 5153, 7193, 7194, 7433, 7572, 7573.		



SCHEDULE B

4

<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>	<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
BONN		COLOMBO	
Locally Engaged 8	5317, 5323	Locally Engaged 7	5474
Locally Engaged 7	5348	Locally Engaged 5	7625, 7632, 5473
Locally Engaged 6	5307, 5319, 5320, 5325, 5327, 5331, 5340, 5344, 7399, 7400, 7458	Locally Engaged 5	TO2102, TO2103
Locally Engaged 5	5330, TO1301	Locally Engaged 4	TO2104
BRASILIA		COPENHAGEN	
Locally Engaged 7	5355	Locally Engaged 8	5486
Locally Engaged 6	5360	Locally Engaged 6	5485
BRUNEI		Locally Engaged 5	5484, TO2201
Locally Engaged 6	7544	DAMASCUS	
BRUSSELS		Locally Engaged 6	7583
Locally Engaged 7	5377	Locally Engaged 5	7285, 7283, 7284, TO2301, TO2302, TO2303
Locally Engaged 5	5373	DHAKA	
BUDAPEST		Locally Engaged 11	5490
Locally Engaged 7	7604	Locally Engaged 6	7296
Locally Engaged 6	7601	DUBAI	
BUENOS AIRES		Locally Engaged 8	1
Locally Engaged 8	5396	Locally Engaged 7	6
Locally Engaged 7	5404	Locally Engaged 5	7
Locally Engaged 6	5410	DUBLIN	
Locally Engaged 5	5400	Locally Engaged 7	7664
CAIRO		Locally Engaged 6	5520, 5521
Locally Engaged 7	5427	Locally Engaged 5	5522, 7527
Locally Engaged 6	5430, TO1901, 8653	GUANGZHOU	
Locally Engaged 6	5434, 8654, 8655	Locally Engaged 8	GG1
CARACAS		Locally Engaged 7	GG2
Locally Engaged 7	7316	Locally Engaged 6	GG3
		Locally Engaged 5	GG4
		HANOI	
		Locally Engaged 7	7509
		Expat	5112
		HARARE	
		Locally Engaged 6	7352

SCHEDULE B

5

**LOCATION/
DESIGNATION** **POSITION NO(s)**

HONG KONG

Locally Engaged 8 5541, 7652
 Locally Engaged 7 5546, 5608, 7677,
 8578, 8579, 8580,
 8582
 Locally Engaged 6 5542, 5543, 5544,
 5584, 5585, 5591,
 5546, 5600, 5607,
 5609, 5610, 5611,
 5612, 5613, 5614,
 5617, 5621, 7475,
 7306, 7329, 7339,
 7637
 Locally Engaged 4 5001, 5553, 5552,
 5545, 5550, 5548,
 5547, 5555, 8584,
 TO3001, TO3002

HONIARA

Locally Engaged 6 7574

HONOLULU

Locally Engaged 6 5581

HOUSTON

Locally Engaged 7 7519
 Locally Engaged 5 7498, TO3301,
 TO3302

ISLAMABAD

Locally Engaged 8 7628
 Locally Engaged 7 8589
 Locally Engaged 5 5630, 8588, 7533,
 7293
 Locally Engaged 4 5631

ISTANBUL

Locally Engaged 9 9
 Locally Engaged 7 5

**LOCATION/
DESIGNATION** **POSITION NO(s)**

JAKARTA

Locally Engaged 8 7553
 Locally Engaged 7 5677, 7322, 7432.
 Locally Engaged 6 5658, 5659, 5660, 5661,
 5676, 5688, 5690, 5692,
 5695, 8695, 8969, 8970,
 8971, 8972, 8973, 8974,
 8975, 8976, 8977, 8978,
 TO3501, TO3502

KATHMANDU

Locally Engaged 6 7585

KUALA LUMPUR


Locally Engaged 8 5134
 Locally Engaged 7 5002, 7259, 7260
 Locally Engaged 6 5771, 5774, 5795, 7219,
 7252, 7254
 Locally Engaged 5 5764, 5772, 5796, 7550

LAGOS

Locally Engaged 7 5810

LONDON

Locally Engaged 8 7153.
 Locally Engaged 7 7143, 7144, 7145, 7146,
 7147, 7149, 7150, 7154,
 7162, 7166, 7516, 7517,
 7520, 7521, 7526
 Locally Engaged 6 7066, 7067, 7212, 7219,
 7220, 7221, 7552, 7553,
 7155, 7156, 7157, 7158,
 7159, 7160, 7161, 7163,
 7164, 7165, 7167, 7519,
 7523, 7525, 7527, 7550
 Locally Engaged 4 7518, 7048, 7211, 7222,
 7223, 7224, 7225, 7228,
 7229, 7230, 7231, 7232,
 7233, 7234, 7235, 7236,
 7237



SCHEDULE B

6

<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>	<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
LOS ANGELES		MOSCOW	
Locally Engaged 7	(LA) 7227, 7228	Locally Engaged 7	5943
Locally Engaged 6	7255, 7436, 7229, 7496, 7588, 7291	Locally Engaged 6	5491, 5942
		Locally Engaged 4	5927, TO4701, TO4704, TO4702, TO4703
MADRID		NAIROBI	
Locally Engaged 8	5858	Locally Engaged 8	5959
Locally Engaged 6	5854	Locally Engaged 6	5947, 5948, TO4801
		Locally Engaged 5	TO4802
MALTA		NAURU	
Locally engaged 6	5871	Locally Engaged 7	5962
MANCHESTER		Locally Engaged 4	7668
Locally Engaged 8	179, 184, 190	NEW DELHI	
Locally Engaged 7	176, 177, 180, 181, 185, 193, 543, 544	Locally Engaged 8	5977
Locally Engaged 6	183, 186, 187, 188, 530, 531, 545, 546, 7250, 7251, 7547	Locally Engaged 6	6056, 7474, 7674, 7473
Locally Engaged 4	178, 182, 189, 191, 532, 542, TO4301, TO4302, TO4303, TO4304, TO4305, TO4306, TO4307, TO4308, TO4309	NEW YORK	
		Locally Engaged 9	6141
		Locally Engaged 7	6142, 6143, 6144, 6148
		Locally Engaged 6	7239, 6155
		Locally Engaged 5	6108, 6145, 6149, 7678, 7679, 7680, TO5101, TO5102
MANILA		NICOSIA	
Locally Engaged 8	7620	Locally Engaged 6	6060, 7237
Locally Engaged 7	1466, 5897, 5901, 5903, 7240, 7466, 7582, 7621, 7666, 8889, 8890	Locally Engaged 5	6061
Locally Engaged 6	7230, 7465, 8891, 8892	NOUMEA	
Locally Engaged 6	5904, 8893	Locally Engaged 5	7348, TO5401
Locally Engaged 5	8894, 8895, 8896	NUKU'ALOFA	
		Locally Engaged 4	7374
		Locally Engaged 2	7459
MEXICO CITY		OSAKA	
Locally Engaged 7	7568	Locally Engaged 7	6
Locally Engaged 5	5251, 7626	Locally Engaged 6	11, 12
		Locally Engaged 5	10, 14, 15, 17, 18, 19, 20
		Locally Engaged 4	21

SCHEDULE B

7

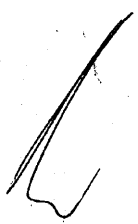
<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>	<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
OTTAWA		SAN FRANCISCO	
Locally Engaged 9	8860	Locally Engaged 7	6545
Locally Engaged 7	8621	Locally Engaged 5	6528, 6548, 7495, 7658
Locally Engaged 6	6212, 8623		
PARIS		SANTIAGO	
Locally Engaged 8	6286	Locally Engaged 7	5538
Locally Engaged 7	6287	Locally Engaged 5	6618, 6621, 6637, 7624, 7598, 6633
Locally Engaged 6	6281, 6289, 6306		
Locally Engaged 5	7612, 7638	SEOUL	
PHNOM PENH		Locally Engaged 8	8773
Locally Engaged 7	8684	Locally Engaged 7	7422, 8744
Locally Engaged 6	8685, 8686, 8755	Locally Engaged 6	6644, 7437, 8638
		Locally Engaged 5	7467, 8605, 8606, 8637, 8604, 9804, TO6701, TO6702, TO6703
PORT LOUIS			
Locally Engaged 8	7569	SHANGHAI	
PORT MORESBY		Locally Engaged 7	5229
Locally Engaged 7	6416	Locally Engaged 6	5228, 5230, 5231
Locally Engaged 6	6417, 6418, 7509	Locally Engaged 5	5232, 5233, 5262, 8642, 8643, 8644, 8645,
PORT VILA		Locally Engaged 4	5261, 5260, 5227
Locally Engaged 7	8626		
PRETORIA		SINGAPORE	
Locally Engaged 7	5437	Locally Engaged 8	6662
Locally Engaged 6	5079, 6381, 7173, 7645	Locally Engaged 7	6685, 6689
Locally Engaged 5	5254, 5075, 8760	Locally Engaged 6	6663, 6673, 6683, 7324, 7326, 8984, 8985
Locally Engaged 4	8756, 8757, 8758	Locally Engaged 5	6668, 8986, 8987
RIYADH		STOCKHOLM	
Locally Engaged 6	5750	Locally Engaged 7	6707
Locally Engaged 5	7462	Locally Engaged 6	6710
		Locally Engaged 5	6708, 6709, 6716
ROME		SUVA	
Locally Engaged 7	6490, 6516	Locally Engaged 7	7460
Locally Engaged 5	6485, 6511, 6504 TO6401	Locally Engaged 6	7651, 6735
		Locally Engaged 5	6020, 6733, 6734, TO7101, TO7102, TO7103, TO7104

SCHEDULE B

8

<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
TARAWA	
Locally Engaged 7	7455
Locally Engaged 5	7456
TEHRAN	
Locally Engaged 7	8595
Locally Engaged 5	7409
TEL AVIV	
Locally Engaged 8	6760
Locally Engaged 5	6759, 7523, 6753
THE HAGUE	
Locally Engaged 8	6391
Locally Engaged 6	6786, 6788
Locally Engaged 5	TO7501, TO7502
TOKYO	
Locally Engaged 8	8607
Locally Engaged 7	TO7601
Locally Engaged 6	5856
Locally Engaged 5	6803, 6804, 6819, 6827, 6829, 6836, 7331, 7631, 7647, 8608, 8609
TORONTO	
Locally Engaged 6	8
Locally Engaged 5	14
VANCOUVER	
Locally Engaged 8	7501
Locally Engaged 6	7502, 7503, 7504
Locally Engaged 5	7505, 7506, 7507, 7508, 7509

<u>LOCATION/ DESIGNATION</u>	<u>POSITION NO(s)</u>
VIENNA	
Locally Engaged 7	6872
Locally Engaged 6	6878
Locally Engaged 5	5864, 6882, 6862, 6890, 6198, 6201, 6860, 7327, 7328, TO7903
Locally Engaged 4	TO7901, TO 7902
WARSAW	
Locally Engaged 7	6906
Locally Engaged 6	6915, 7552
Locally Engaged 4	7648, 6908, TO8001, TO8002, TO8003
WASHINGTON	
Locally Engaged 8	1001
Locally Engaged 7	1002, 1008
Locally Engaged 6	1007, 1009, 1005, 1012
Locally Engaged 5	1003, 1004, 1006, 1010, 1011
WELLINGTON	
Locally Engaged 8	7469
Locally Engaged 7	7449
Locally Engaged 5	7109





COMMONWEALTH OF AUSTRALIA

NOTIFICATION OF MAKING OF PARTIAL CONCORDANCE

Customs Tariff (Miscellaneous Amendments) Act 1996

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, as required under subitem 4(3) of the *Customs Tariff (Miscellaneous Amendments) Act 1996*, hereby give notice:

(i) that on / July 1996, I made the following partial concordance for the purposes of item 3 of Schedule 2 to the *Customs Tariff (Miscellaneous Amendments) Act 1996*; and

(ii) that a copy of the partial concordance is available for inspection at the principal office of the Australian Customs Service in the capital city of each State and Territory at any reasonable time.

L.B. WOODWARD
Chief Executive Officer of Customs



COMMONWEALTH OF AUSTRALIA

PARTIAL CONCORDANCE

CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to subitem 4(1) of Schedule 2 to the *Customs Tariff (Miscellaneous Amendments) Act 1996*, hereby make the attached partial concordance for the purposes of item 3 of Schedule 2 to that Act.

Dated this 27 day of July 1996.



L.B. WOODWARD
Chief Executive Officer of Customs

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
0105.19.00	0105.12.00	0801.20.00	0801.21.00
	0105.19.00		0801.22.00
0105.91.00	0105.92.00	0801.30.00	0801.31.00
	0105.93.00		0801.32.00
0207.10.00	0207.11.00	0807.10.00	0807.11.00
	0207.24.00		0807.19.00
	0207.32.00	0810.90.00	0810.50.00
0207.21.00	0207.12.00		0810.90.00
0207.22.00	0207.25.00	0901.30.00	0901.90.00
0207.23.00	0207.33.00	0901.40.00	0901.90.00
0207.31.00	0207.34.00	1212.20.00	1212.20.90
0207.39.00	0207.13.00	1302.11.00	1302.11.00
	0207.26.00		3301.90.19
	0207.35.00	1302.12.00	1302.12.00
0207.41.00	0207.14.00		3301.90.19
0207.42.00	0207.27.00	1302.13.00	1302.13.00
0207.43.00	0207.36.00		3301.90.11
0207.50.00	0207.14.00	1302.14.00	1302.14.00
	0207.27.00		3301.90.19
	0207.36.00	1302.19.10	1302.19.10
0301.91.00	0301.91.00		3301.90.12
0301.99.00	0301.91.00	1302.19.90	1302.19.90
	0301.99.00		3301.90.19
0302.11.00	0302.11.00	1402.91.00	1402.90.00
0302.19.00	0302.11.00	1402.99.00	1402.90.00
	0302.19.00	1519.11.00	3823.11.00
0303.21.00	0303.21.00	1519.12.00	3823.12.00
0303.29.00	0303.21.00	1519.13.00	3823.13.00
	0303.29.00	1519.19.00	3823.19.00
0405.00.00	0405.10.00	1519.20.00	3823.70.00
	0405.90.00	1520.10.00	1520.00.00
0602.91.00	0602.90.00	1520.90.00	2905.45.00
0602.99.00	0602.90.00	1602.39.00	1602.32.00
0712.10.00	0712.90.10		1602.39.00
0712.90.10	0712.90.10	1702.10.00	1702.11.00
0713.33.10	0713.33.00		1702.19.00
0713.33.90	0713.33.00	1806.90.00	1806.90.00
0714.10.00	0714.10.90	1901.10.00	1806.90.00
0714.20.00	0714.20.90		1901.10.00
0714.90.00	0714.90.90	1901.20.00	1806.90.00
0801.10.00	0801.11.00		1901.20.00
	0801.19.00		

PARTIAL CONCORDANCE**CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996**

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
1901.90.00	1806.90.00	2204.21.90	2204.21.00
	1901.90.00	2204.29.11	2204.29.00
1904.10.00	1806.90.00	2204.29.19	2204.29.00
	1904.10.00	2204.29.21	2204.29.00
	1904.20.90	2204.29.29	2204.29.00
1904.90.00	1806.90.00	2204.29.30	2204.29.00
	1904.90.00	2204.29.40	2204.29.00
2004.90.00	2004.90.00	2204.29.90	2204.29.00
	2006.00.31	2208.10.10	3302.10.11
2005.30.00	2005.90.00	2208.10.90	2106.90.10
2005.40.00	2005.40.00		3302.10.12
	2006.00.20	2208.90.00	2208.60.00
2005.51.00	2005.51.00		2208.70.00
	2006.00.10		2208.90.00
2005.59.00	2005.59.00	2306.90.00	2306.70.00
	2006.00.10		2306.90.00
2005.60.00	2005.60.00	2503.10.00	2503.00.00
	2006.00.20	2503.90.00	2503.00.00
2005.70.00	2005.70.00	2513.21.00	2513.20.00
	2006.00.10	2513.29.00	2513.20.00
2005.80.00	2005.80.00	2530.30.00	2530.90.00
	2006.00.10	2530.90.00	2530.90.00
2005.90.00	2005.90.00	2620.90.00	2620.90.00
	2006.00.39		7112.10.00
2006.00.00	2006.00.90		7112.20.00
2008.92.00	1904.20.10		7112.90.00
	2008.92.00	2827.37.00	2827.39.00
2008.99.00	0714.10.10	2827.39.00	2827.39.00
	0714.20.10	2835.21.00	2835.29.00
	0714.90.10	2835.29.00	2835.29.00
	1212.20.10	2836.93.00	2836.99.00
	2008.99.00	2836.99.00	2836.99.00
2009.90.10	2009.90.00	2841.50.10	2841.50.00
2009.90.90	2009.90.00	2841.50.90	2841.50.00
2101.10.00	2101.11.00	2841.60.00	2841.61.00
	2101.12.00		2841.69.00
2106.90.10	2106.90.10	2848.10.00	2848.00.00
2106.90.90	0405.20.00	2848.90.00	2848.00.00
	2106.90.90		
	3302.10.19		
2204.21.10	2204.21.00		
2204.21.20	2204.21.00		

PARTIAL CONCORDANCE

CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
2903.40.10	2903.41.00	2939.60.00	2939.61.00
	2903.42.00		2939.62.00
	2903.43.00		2939.63.00
	2903.44.00		2939.69.00
	2903.45.00	3002.31.00	3002.30.00
	2903.49.10	3002.39.00	3002.30.00
2903.40.90	2903.46.00	3201.30.00	3201.90.00
	2903.47.00	3201.90.00	3201.90.00
	2903.49.90	3204.19.10	3204.19.00
2904.90.00	2904.90.00	3204.19.90	3204.19.00
	2905.49.00	3206.10.00	3206.11.00
2905.21.00	2905.29.10		3206.19.00
2905.29.00	2905.29.90	3212.90.10	3212.90.00
2905.49.00	2905.49.00	3212.90.20	3212.90.00
2914.30.00	2914.31.00	3301.90.00	3301.90.90
	2914.39.00	3302.10.00	3302.10.90
2914.41.00	2914.40.10	3502.10.00	3502.11.00
2914.49.00	2914.40.90		3502.19.00
2916.33.00	2916.34.00	3502.90.00	3502.20.00
	2916.35.00		3502.90.00
2918.90.10	2918.90.00		
2918.90.90	2918.90.00	3703.90.10	3703.90.00
2922.49.00	2922.43.00	3703.90.90	3703.90.00
	2922.49.00	3806.20.00	3806.20.00
2924.29.00	2924.22.00	3806.90.90	3806.20.00
	2924.29.00		3806.90.90
2932.90.00	2932.91.00	3822.00.00	3822.00.90
	2932.92.00	3823.10.00	3824.10.00
	2932.93.00	3823.20.00	3824.20.00
	2932.94.00	3823.30.00	3824.30.00
	2932.99.00	3823.40.00	3824.40.00
2933.39.00	2933.32.00	3823.50.00	3824.50.00
	2933.39.00	3823.60.00	3824.60.00
2933.59.00	2933.59.00	3823.90.10	3824.90.10
	2934.90.00	3823.90.90	3824.71.00
2934.90.00	2934.90.00		3824.79.00
2939.40.00	2939.41.00	3823.90.90	3824.90.90
	2939.42.00		8548.10.10
	2939.49.00	3905.11.00	3905.12.00
			3905.21.00
		3905.19.00	3905.19.00
			3905.29.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
3905.20.00	3905.30.00	4407.21.10	4407.25.10
3905.90.00	3905.91.00		4407.26.10
	3905.99.00		4407.29.10
3907.20.10	3907.20.00	4407.21.91	4407.29.91
3907.20.90	3907.20.00	4407.21.99	4407.25.90
3911.10.10	3911.10.00		4407.26.90
3911.10.90	3911.10.00		4407.29.99
3921.90.10	3822.00.11	4407.22.10	4407.29.10
	3921.90.10	4407.22.91	4407.29.91
3921.90.90	3822.00.19	4407.22.99	4407.29.99
	3921.90.90	4407.23.10	4407.24.10
3926.90.90	3822.00.20	4407.23.90	4407.24.90
	3926.90.90	4407.99.10	4407.29.10
4002.99.10	4002.99.00		4407.99.10
4002.99.90	4002.99.00	4407.99.99	4407.29.99
4008.11.10	4008.11.00		4407.99.99
4008.11.90	4008.11.00	4408.20.00	4408.31.00
4010.10.00	4010.21.00		4408.39.00
	4010.22.00	4408.90.00	4408.31.00
	4010.29.00		4408.39.00
4010.91.00	4010.11.00		4408.90.00
	4010.12.00	4410.10.00	4410.11.00
	4010.13.00		4410.19.00
	4010.19.00	4412.11.00	4412.13.00
	4010.23.00	4412.12.00	4412.13.00
	4010.24.00		4412.14.00
	4010.29.00	4412.21.00	4412.22.10
4010.99.00	4010.11.00		4412.23.00
	4010.12.00	4412.29.10	4412.22.10
	4010.13.00		4412.29.10
	4010.19.00	4412.29.90	4412.22.90
	4010.23.00		4412.29.90
	4010.24.00	4412.91.00	4412.92.10
	4010.29.00		4412.93.00
4403.31.00	4403.41.00	4412.99.10	4412.92.10
4403.32.00	4403.49.00		4412.99.10
4403.33.00	4403.49.00	4412.99.90	4412.92.90
4403.34.00	4403.49.00		4412.99.90
4403.35.00	4403.49.00	4415.20.00	4415.20.00
4403.99.00	4403.49.00	4421.90.00	4415.20.00
	4403.99.00		4421.90.00

PARTIAL CONCORDANCE

CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
4706.91.00	4706.20.00	5407.60.00	5407.61.00
	4706.91.00	5407.71.90	5407.69.00
4706.92.00	4706.20.00		5407.71.90
	4706.92.00	5407.72.90	5407.69.00
4706.93.00	4706.20.00		5407.72.90
	4706.93.00	5407.73.90	5407.69.00
4801.00.00	4801.00.39		5407.73.90
4802.52.00	4801.00.10	5407.74.00	5407.69.00
	4802.52.00		5407.74.00
4802.60.90	4801.00.20	5603.00.00	5603.11.00
	4801.00.31		5603.12.00
	4802.60.90		5603.13.00
4807.91.00	4807.90.00		5603.14.00
4807.99.00	4807.90.00		5603.91.00
4811.90.10	3822.00.31		5603.92.00
	4811.90.10		5603.93.00
4811.90.90	3822.00.39		5603.94.00
	4811.90.90	6116.10.00	6116.10.00
4823.30.00	4823.90.90	6116.91.00	6116.10.00
4823.90.90	3822.00.40		6116.91.00
	4823.90.90	6116.92.00	6116.10.00
5205.25.00	5205.26.00		6116.92.00
	5205.27.00	6116.93.00	6116.10.00
	5205.28.00		6116.93.00
5205.45.00	5205.46.00	6116.99.00	6116.10.00
	5205.47.00		6116.99.00
	5205.48.00	6305.31.10	6305.33.10
5209.42.00	5209.42.00	6305.31.90	6305.32.00
5209.43.00	5209.42.00		6305.33.90
	5209.43.00	6305.39.10	6305.39.10
5211.42.10	5211.42.10	6305.39.90	6305.32.00
5211.42.90	5211.42.90		6305.39.90
5211.43.10	5211.42.10	6402.11.00	6402.12.00
	5211.43.10	6403.11.00	6403.12.00
5211.43.90	5211.42.90	6810.20.00	6810.99.00
	5211.43.90	6810.99.00	6810.99.00
5402.10.00	3306.20.10	6909.19.00	6909.12.00
	5402.10.00		6909.19.00
5402.32.00	3306.20.90	7003.11.00	7003.12.00
	5402.32.00	7004.10.00	7004.20.00
5402.41.00	3306.20.90	7005.10.00	7005.10.00
	5402.41.00		

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
7006.00.00	7003.12.00	7208.11.00	7208.10.00
	7004.20.00		7208.25.00
	7005.10.00		7208.36.00
	7006.00.00	7208.12.00	7208.10.00
7010.90.10	7010.94.10		7208.25.00
7010.90.90	7010.20.00		7208.37.00
	7010.91.00	7208.13.00	7208.10.00
	7010.92.00		7208.26.00
	7010.93.00		7208.38.00
	7010.94.90	7208.14.00	7208.10.00
7019.10.00	7019.11.00		7208.27.00
	7019.12.00		7208.39.00
	7019.19.00	7208.21.00	7208.10.00
7019.20.10	7019.51.00		7208.25.00
	7019.52.00		7208.36.00
	7019.59.00	7208.22.00	7208.10.00
7019.20.90	7019.40.00		7208.25.00
	7019.51.00		7208.37.00
	7019.52.00	7208.23.00	7208.10.00
	7019.59.00		7208.26.00
7101.10.00	7101.10.00		7208.38.00
7101.21.00	7101.21.00	7208.24.00	7208.10.00
7101.22.00	7101.22.00		7208.27.00
7112.10.00	7112.10.00		7208.39.00
7112.20.00	7112.20.00	7208.31.00	7208.51.00
7112.90.00	7112.90.00		7208.52.00
7116.10.00	7101.10.00		7208.53.00
	7101.21.00	7208.32.00	7208.40.00
	7101.22.00		7208.51.00
	7116.10.00	7208.33.00	7208.40.00
7201.30.00	7201.50.00		7208.52.00
7201.40.00	7201.50.00	7208.34.00	7208.40.00
7204.21.00	7204.21.00		7208.53.00
	8548.10.10	7208.35.00	7208.40.00
7204.29.00	7204.29.00		7208.54.00
	8548.10.10	7208.41.00	7208.51.00
7204.30.00	7204.30.00		7208.52.00
	8548.10.10		7208.53.00
7204.49.00	7204.49.00	7208.42.00	7208.40.00
	8548.10.10		7208.51.00
		7208.43.00	7208.40.00
			7208.52.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
7208.44.00	7208.40.00	7213.50.00	7213.91.00
	7208.53.00		7213.99.00
7208.45.00	7208.40.00	7214.10.00	7214.10.00
	7208.54.00	7214.20.00	7214.20.00
7209.11.00	7209.15.00	7214.30.00	7214.30.00
7209.12.00	7209.16.00	7214.40.00	7214.91.00
7209.13.00	7209.17.00		7214.99.00
7209.14.00	7209.18.00	7214.50.00	7214.91.00
7209.21.00	7209.15.00		7214.99.00
7209.22.00	7209.16.00	7214.60.00	7214.91.00
7209.23.00	7209.17.00		7214.99.00
7209.24.00	7209.18.00	7215.10.00	7215.10.90
7209.31.00	7209.25.00	7215.20.00	7215.50.90
7209.32.00	7209.26.00	7215.30.00	7215.50.90
7209.33.00	7209.27.00	7215.40.00	7215.50.90
7209.34.00	7209.28.00	7215.90.00	7215.90.00
7209.41.00	7209.25.00	7216.50.00	7213.10.00
7209.42.00	7209.26.00		7213.20.00
7209.43.00	7209.27.00		7213.99.00
7209.44.00	7209.28.00		7214.20.00
7210.31.00	7210.30.00		7214.30.00
7210.39.00	7210.30.00		7214.99.00
7210.60.00	7210.61.00		7216.50.00
	7210.69.00	7216.60.00	7215.10.10
7211.11.00	7211.13.00		7215.50.10
7211.12.00	7211.14.00		7216.61.00
7211.19.00	7211.19.00		7216.69.00
7211.21.00	7211.13.00	7216.90.00	7214.10.00
7211.22.00	7211.14.00		7215.90.00
7211.29.00	7211.19.00		7216.91.00
7211.30.00	7211.23.00		7216.99.00
	7211.29.00	7217.11.00	7217.10.00
7211.41.00	7211.23.00	7217.12.00	7217.20.00
7211.49.00	7211.29.00	7217.13.00	7217.30.00
7212.21.00	7212.20.00	7217.19.00	7217.90.00
7212.29.00	7212.20.00	7217.21.00	7217.10.00
7213.10.00	7213.10.00	7217.22.00	7217.20.00
7213.20.00	7213.20.00	7217.23.00	7217.30.00
7213.31.00	7213.91.00	7217.29.00	7217.90.00
7213.39.00	7213.99.00	7217.31.00	7217.10.00
7213.41.00	7213.91.00	7217.32.00	7217.20.00
7213.49.00	7213.99.00	7217.33.00	7217.30.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
7217.39.00	7217.90.00	7228.70.00	7227.10.00
7218.90.00	7218.91.00		7227.20.10
	7218.99.00		7227.90.10
7221.00.00	7221.00.00		7228.10.00
7222.10.00	7222.11.00		7228.20.10
	7222.19.00		7228.30.10
7222.20.00	7222.20.00		7228.40.10
7222.30.00	7222.30.00		7228.50.00
7222.40.00	7221.00.00		7228.60.10
	7222.19.00		7228.70.00
	7222.20.00	7229.20.00	7229.20.00
	7222.30.00	7229.90.00	7229.20.00
	7222.40.00		7229.90.00
7225.10.00	7225.11.00	7304.20.00	7304.21.00
	7225.19.00		7304.29.00
7225.90.00	7225.91.00	7314.11.00	7314.12.00
	7225.92.00		7314.14.00
	7225.99.00	7314.19.00	7314.13.00
7226.10.00	7226.11.00		7314.19.00
	7226.19.00	7314.30.00	7314.31.00
7226.99.00	7226.93.00		7314.39.00
	7226.94.00	7404.00.00	7404.00.00
	7226.99.00		8548.10.10
7227.10.00	7227.10.00	7414.10.00	7414.20.00
7227.20.00	7227.20.90	7414.90.00	7414.20.00
7227.90.10	7227.90.10		7414.90.00
7227.90.90	7227.20.20	7418.10.00	7418.11.00
	7227.90.90		7418.19.00
7228.10.00	7228.10.00	7503.00.00	7503.00.00
7228.20.00	7228.20.90		8548.10.10
7228.30.10	7228.30.10	7508.00.00	7508.10.00
7228.30.90	7228.20.29		7508.90.00
	7228.30.90	7615.10.00	7615.11.00
7228.40.10	7228.40.10		7615.19.00
7228.40.90	7228.20.29	7616.90.00	7616.91.00
	7228.40.90		7616.99.00
7228.50.00	7228.20.21	7802.00.00	7802.00.00
	7228.50.00		8548.10.10
7228.60.10	7228.60.10	7902.00.00	7902.00.00
7228.60.90	7228.20.29		8548.10.10
	7228.60.90	7907.10.00	7907.00.00
		7907.90.00	7907.00.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
8005.10.00	8005.00.00	8469.10.00	8469.11.00
8005.20.00	8005.00.00		8469.12.00
8107.10.00	8107.10.00		8471.60.00
	8548.10.10	8469.21.00	8469.20.00
8202.31.00	8202.31.00	8469.29.00	8469.20.00
	8202.39.00	8469.31.00	8469.30.00
8202.32.00	8202.39.00	8469.39.00	8469.30.00
8207.11.00	8207.13.00	8470.10.00	8470.10.10
	8207.19.00	8470.29.00	8470.10.10
8207.12.00	8207.19.00		8470.29.00
8211.91.00	8211.91.00	8471.20.00	8471.30.00
	8211.95.10		8471.41.00
8211.92.10	8211.92.10	8471.91.00	8471.30.00
	8211.95.10		8471.49.00
8211.92.90	8211.92.90		8471.50.00
	8211.95.90	8471.92.00	8471.30.00
8211.93.00	8211.93.00		8471.49.00
	8211.95.90		8471.60.00
8406.11.00	8406.10.00	8471.93.00	8471.30.00
8406.19.00	8406.81.00		8471.49.00
	8406.82.00		8471.70.00
8413.50.90	8413.50.90	8471.99.00	8471.49.00
8413.60.90	8413.60.90		8471.80.00
8413.70.90	8413.70.90		8471.90.00
8413.81.90	8413.81.90		8504.40.10
8413.91.90	8413.91.90	8472.90.90	8470.10.10
8415.82.00	8415.20.00		8471.60.00
	8415.82.00		8472.90.90
8419.90.00	8419.90.10	8473.10.00	8473.10.00
	8419.90.90		8473.50.90
8421.21.00	8421.21.90	8473.21.00	8473.21.90
8421.99.00	8421.99.00		8473.50.90
8424.89.90	8424.89.90	8473.29.00	8473.29.00
	8471.60.00		8473.50.90
8424.90.00	8424.90.00	8473.30.00	8471.60.00
	8473.30.00		8471.70.00
8443.50.10	8443.59.10		8473.30.00
8443.50.90	8443.51.00		8473.50.90
	8443.59.90		8504.90.10
8456.90.00	8456.91.00	8473.40.10	8473.40.10
	8456.99.00		8473.50.10

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
8473.40.90	8473.21.90	8506.20.00	8506.10.00
	8473.40.90		8506.30.00
	8473.50.90		8506.40.00
8475.20.00	8475.21.00		8506.50.00
	8475.29.00		8506.60.00
8476.11.00	8476.21.00		8506.80.00
	8476.81.00		8548.10.20
8476.19.00	8476.29.00	8507.10.10	8507.10.10
	8476.89.00		8548.10.30
8479.81.00	8479.50.10	8507.10.90	8507.10.90
	8479.81.00		8548.10.30
8479.82.00	8479.50.20	8507.20.00	8507.20.00
	8479.82.00		8548.10.30
8479.89.90	8479.50.90	8507.30.00	8507.30.00
	8479.60.00		8548.10.30
	8479.89.90	8507.40.00	8507.40.00
8483.40.90	8483.40.90		8548.10.30
8485.90.00	8483.40.90	8507.80.00	8507.80.00
	8484.20.00		8548.10.30
	8485.90.00	8509.80.00	8509.80.00
8502.30.10	8502.31.10		8510.30.00
	8502.39.10	8509.90.00	8509.90.00
8502.30.90	8502.31.90		8510.90.00
	8502.39.90	8517.10.00	8517.11.00
8504.40.00	8504.40.90		8517.19.00
8504.90.00	8504.90.90	8517.20.00	8517.22.00
8506.11.00	8506.10.00	8517.40.10	8517.50.10
	8548.10.20	8517.40.90	8517.21.00
8506.12.00	8506.30.00		8517.50.90
	8548.10.20	8517.81.00	8517.50.90
8506.13.00	8506.40.00		8517.80.00
	8548.10.20	8517.82.00	8517.21.00
8506.19.00	8506.50.00		8517.50.90
	8506.60.00		8517.80.00
	8506.80.00	8519.91.00	8519.92.00
	8548.10.20		8519.93.00
		8520.31.10	8520.32.10
			8520.33.10
		8520.31.90	8520.32.90
			8520.33.90
		8520.39.00	8520.32.90
			8520.39.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
8523.90.90	8523.30.00	8542.19.00	8542.30.00
	8523.90.90	8542.20.00	8542.40.00
8524.21.00	8524.40.00	8542.80.00	8542.50.00
	8524.51.00	8543.10.00	8543.11.00
8524.22.00	8524.40.00		8543.19.00
	8524.52.00	8543.80.00	8470.10.90
8524.23.00	8524.40.00		8543.40.00
	8524.53.00		8543.81.00
8524.90.10	8524.60.00		8543.89.00
	8524.91.10	8543.90.00	8473.21.10
8524.90.90	8524.31.00		8543.90.00
	8524.32.00	8548.00.00	8548.90.00
	8524.39.00	8802.50.00	8802.60.00
	8524.91.90	9001.90.10	9001.90.10
	8524.99.00		9001.90.21
8525.30.00	8525.30.00		9001.90.29
	8525.40.00	9001.90.20	9001.90.10
8527.11.00	8527.12.00	9007.21.00	9007.20.00
	8527.13.00	9007.29.00	9007.20.00
8528.10.00	8528.12.00	9010.20.10	9010.50.10
	8528.21.00	9010.20.20	9010.50.20
	8528.30.00	9010.20.90	9010.41.00
8528.20.00	8528.13.00		9010.42.00
	8528.22.00		9010.49.00
	8528.30.00		9010.50.90
8531.10.11	8531.10.91	9010.30.00	9010.60.00
8531.10.19	8531.10.10	9018.19.10	9018.12.00
8531.10.91	8531.10.91		9018.19.10
8539.39.00	8539.32.00	9018.19.90	9018.13.00
	8539.39.00		9018.14.00
8539.40.00	8539.41.00		9018.19.90
	8539.49.00	9022.11.00	9022.12.00
8540.30.00	8540.40.00		9022.13.00
	8540.50.00		9022.14.00
	8540.60.00	9025.20.00	9025.80.00
8540.41.00	8540.71.00	9025.80.00	9025.80.00
8540.42.00	8540.72.00	9030.81.00	9030.82.00
8540.49.00	8540.79.00		9030.83.00
8542.11.00	8542.12.00	9030.89.00	9030.82.00
	8542.13.00		9030.89.00
	8542.14.00	9031.40.00	9031.41.00
	8542.19.00		9031.49.00

PARTIAL CONCORDANCE
CUSTOMS TARIFF (MISCELLANEOUS AMENDMENTS) ACT 1996

<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>	<u>PRESENT</u> <u>(Pre-July 1996)</u>	<u>PROPOSED</u> <u>(From 1 July 1996)</u>
9032.89.10	9032.89.11	9108.99.00	9108.11.00
	9032.89.19		9108.12.00
9101.11.00	9101.11.00		9108.19.00
9101.12.00	9101.12.00		9108.99.00
9101.19.00	9101.19.00	9109.11.00	9109.11.00
9101.29.00	9101.11.00	9109.19.90	9109.19.90
	9101.12.00	9109.90.00	9109.11.00
	9101.19.00		9109.19.90
	9101.29.00		9109.90.00
9101.91.00	9101.91.00	9506.99.90	8413.50.90
9101.99.00	9101.91.00		8413.60.90
	9101.99.00		8413.70.90
9102.11.00	9102.11.00		8413.81.90
9102.12.00	9102.12.00		8413.91.90
9102.19.00	9102.19.00		8421.21.10
9102.29.00	9102.11.00		8421.99.00
	9102.12.00		9506.99.90
	9102.19.00	9614.10.00	9614.20.00
	9102.29.00	9614.20.00	9614.20.00
9102.91.00	9102.91.00		
9102.99.00	9102.91.00		
	9102.99.00		
9103.10.00	9103.10.00		
9103.90.00	9103.10.00		
	9103.90.00		
9105.11.00	9105.11.00		
9105.19.00	9105.11.00		
	9105.19.00		
9105.21.00	9105.21.00		
9105.29.00	9105.21.00		
	9105.29.00		
9105.91.00	9105.91.00		
9105.99.00	9105.91.00		
	9105.99.00		
9108.11.00	9108.11.00		
9108.12.00	9108.12.00		
9108.19.00	9108.19.00		
9108.91.00	9108.11.00		
	9108.12.00		
	9108.19.00		
	9108.91.00		



Commonwealth
of Australia

Gazette

No. S 249, Thursday, 4 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

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

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

Dated this

9th

day of

July

1996

Minister of State for Administrative Services

DESCRIPTION OF LAND

SEE ATTACHED APPENDIX



APPENDIX

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

SCHEDULE 1

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

SCHEDULE 2

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

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

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

SCHEDULE 3**FIRSTLY**

All those easements denoted by symbol ⊕ and delineated as "Easement Proposed to be Acquired" on Sheets 1 to 15 of Deposited Plan 499067 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below.

DP 499067 Sheet No.	Description	Local Government Area	Parish	County
1 to 4	Camden Valley Way (in 6 parts)	Liverpool	Minto	Cumberland
6 & 7	South Western Freeway	Liverpool	Minto	Cumberland
6 & 7	Lot 23 in DP 836059-Folio I/D 23/836059	Liverpool	Minto	Cumberland
6, 7 & 8	Camden Valley Way (in 3 parts)	Liverpool	Minto	Cumberland
6 & 8	Campbelltown Road (in 2 parts)	Liverpool	Minto	Cumberland
6 & 8	Old Glenfield Road	Liverpool	Minto	Cumberland
9 & 10	Glenfield Road	Liverpool	Minto	Cumberland
9 & 10	Lot 4 in DP 735524-Folio I/D 4/735524	Liverpool	Minto	Cumberland
13	Lot 3 in DP 825348-Folio I/D 3/825348	Liverpool	Minto	Cumberland

SECONDLY

All those easements denoted by symbol ⊕ and delineated as "Easement Proposed to be Acquired" on Sheets 1 to 23 of Deposited Plan 499068 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below.

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
1	Lot 1 in DP 771449-Folio I/D 1/771449	Bankstown	Bankstown	Cumberland
1	Cook Crescent and Park Road	Bankstown	Bankstown	Cumberland
2	Lot 2 in DP 227842-Folio I/D 2/227842	Bankstown	Bankstown	Cumberland
2	Pt. Lot 43 Section 1 in DP 14650-Folio I/D 43/1/14650	Bankstown	Bankstown	Cumberland
2	Lot 1 in DP 182425-Folio I/D 1/182425	Bankstown	Bankstown	Cumberland
2 & 3	Park Road	Bankstown	Bankstown	Cumberland
3	Part Lot 63 in DP 2930 Vol 4343 Folio 41	Bankstown	Bankstown	Cumberland
3	Anderson Street	Bankstown	Bankstown	Cumberland
4	Road forming part of the East Hills to Tempe Railway separating Lot 1 in DP 804401, Lot 1 in DP 182428 and Marco Avenue	Bankstown	Bankstown	Cumberland
4	Marco Avenue (in 2 parts)	Bankstown	Bankstown	Cumberland
4	Lot 1 in DP 182428-Folio I/D 1/182428	Bankstown	Bankstown	Cumberland
4	Part Lot 65 in DP 2930 Vol 4368 Folio 169	Bankstown	Bankstown	Cumberland
4 & 5	Pt. Lot 35 in DP 2930 Vol 2677 Folio 205	Bankstown	Bankstown	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
4 & 5	Lot 2 in DP 182799 Vol 4459 Folio 166	Bankstown	Bankstown	Cumberland
6 & 7	Lot 1 in DP 183125-Auto Consul 4381-85	Bankstown	Bankstown	Cumberland
7	The River Road forming part of the East Hills to Tempe Railway separating Lot 1 in DP 183125 and Lot 3 in DP 187691.	Bankstown	Bankstown	Cumberland
7	Lots 2 & 3 in DP 187691 Vol 4902 Folio 54	Bankstown	Bankstown	Cumberland
7	Lot 1 in DP 431520-Folio I/D 1/431520 (in 2 parts)	Bankstown	Bankstown	Cumberland
7	Road forming part of the East Hills to Tempe Railway separating Lot 1 in DP 431520 and Lot 1 in DP 187691.	Bankstown	Bankstown	Cumberland
7	Lot 1 in DP 187691 Vol 4092 Folio 54.	Bankstown	Bankstown	Cumberland
7 & 8	McGirr Street, Baddeley Street and Doyle Road	Bankstown	Bankstown	Cumberland
8	Pt. Lot 1 in DP 181784 Vol 4263 Folio 62. and Lot 41 in DP 3495 Vol 4263 Folio 62	Bankstown	Bankstown	Cumberland
8	Lot 1 in DP 182261-Folio I/D 1/182261	Bankstown	Bankstown	Cumberland
8	Lot 1 in DP 183713-Folio I/D 1/183713	Bankstown	Bankstown	Cumberland
9	Lot 1 in DP 182324 Vol 5823 Folio 83.	Bankstown	Bankstown	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
9	Land acquired for Railway Purposes - Act No. 62 of 1924 Government Gazette 27/9/1929 (Plan C315 - 690 Rem)	Bankstown	Bankstown	Cumberland
10	Lot 1 in DP 807583-Folio I/D1/807583	Hurstville	Bankstown	Cumberland
10	Webb Street adjoining Lot 1 in DP 807583	Hurstville	Bankstown	Cumberland
10	Lot 1 in DP 807583-Folio I/D 1/807583	Hurstville	Bankstown	Cumberland
10	Lot 1 in DP 432574-Folio I/D 1/432574	Hurstville	Bankstown	Cumberland
10	Lot 1 in DP 182992-Folio I/D 1/182992	Hurstville	Bankstown	Cumberland
13	Pt. Lots 4, 5 & 6 of Section C in DP 3658 and former site of Melvin Street Vol 5335 Folio 202	Hurstville	Bankstown	Cumberland
14	Pt. Lots 2 & 3 Section B in DP 3658 Vol 5292 Folio 150	Hurstville	Bankstown	Cumberland
14	King Georges Road forming part of the East Hills to Tempe Railway.	Hurstville	Bankstown	Cumberland
14	Lot 490 in DP 14854 Vol 4442 Folio 55.	Hurstville	Bankstown	Cumberland
14	Morgan Street adjoining Lot 490 in DP 14854 (3 parts).	Hurstville	Bankstown	Cumberland
16	Vanessa Street separating Lot A in DP 184702 and Lot Y in DP 417978.	Hurstville	Bankstown	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
16	Commercial Road & Kingsgrove Road separating Lot Y in DP 417978 and Lot 1 in DP 181783.	Hurstville	Bankstown	Cumberland
18	Pt. Lot 3 in Section N in DP 376 Vol 7566 Folio 202.	Rockdale	St. George	Cumberland
18	Pt. Lot 2 in Section N in DP 376 Vol 512 Folio 107.	Rockdale	St. George	Cumberland
18 & 19	Slade Road separating Part Lot 2 Section N DP 376 and Lot 1 DP 123997 (in 2 parts)	Rockdale	St. George	Cumberland
19	Land resumed by Government Gazette No. 96 27/8/1943	Rockdale	St. George	Cumberland
19	Pt. Lots 7-14 Section Q in DP 975273 Bk 1630 No. 936.	Rockdale	St. George	Cumberland
20	Lot 1 in DP 182930-Folio I/D 1/182930	Rockdale	St. George	Cumberland
20	Lot 55 in DP 6670- Folio I/D 55/6670.	Rockdale	St. George	Cumberland
20	Lot 54 in DP 6670-Folio I/D 54/6670.	Rockdale	St. George	Cumberland
20	Lot 53 in DP 6670-Folio I/D 53/6670.	Rockdale	St. George	Cumberland
20	Lot 52 in DP 6670-Folio I/D 52/6670.	Rockdale	St. George	Cumberland
20	Martin Street (unformed)	Rockdale	St. George	Cumberland
21	Henderson Street (in 3 parts).	Rockdale	St. George	Cumberland
21	Lot 1 in DP 182506-Folio I/D 1/182506.	Rockdale	St. George	Cumberland
23	Lusty Street	Rockdale	St. George	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
23	Illawarra Railway	Rockdale	St. George	Cumberland
23	Arncliffe Street	Rockdale	St. George	Cumberland
23	Part of Princess Highway	Rockdale	St. George	Cumberland

THIRDLY

All those easements denoted by symbol \oplus and delineated as "Easement Proposed to be Acquired" on Sheets 1 to 10 of Deposited Plan 499069 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below.

DP 499069 Sheet No.	Description	Local Government Area	Parish	County
2	Lot 11 in DP 570900-Folio I/D 11/570900.	Kogarah	St. George	Cumberland
5	Lot 1 in DP 787029-Folio I/D 1/787029	Kogarah	St. George	Cumberland
6 & 7	General Holmes Drive	Botany	Botany	Cumberland
7	Lot 14 in DP 787029-Folio I/D 14/787029	Botany	Botany	Cumberland
7	Botany Road	Botany	Botany	Cumberland
7	Lot 15 in DP 776213 Vol 3779 Folio 159	Botany	Botany	Cumberland
7	Lot 12 in DP 776213-Folio I/D 12/776213	Botany	Botany	Cumberland
7 & 8	Lot 12 in DP 776213-Folio I/D 12/776213	Botany	Botany	Cumberland

DP 499069 Sheet No.	Description	Local Government Area	Parish	County
8	Pt. Lot 35 and site of former road (Lord Street)-Bk. 1412 No. 694	Botany	Botany	Cumberland
8	Lot 2 in DP 721704-vol 3779 Folio 159	Botany	Botany	Cumberland
8	Road forming part of the Sydenham to Botany Railway adjoining Lot 2 in DP 721704	Botany	Botany	Cumberland
8	Lot 1 in DP 836603-Folio I/D 1/836603	Botany	Botany	Cumberland
8	Lot 2 in DP 836603-Folio I/D 2/836603	Botany	Botany	Cumberland
9	Part Lot 6 Section J in DP 939785 Bk 1101 No.745	Botany	Botany	Cumberland
9	Pt. Lot 5 Section J in DP 939785 Bk 1258 No. 790	Botany	Botany	Cumberland
9	Pt Lots 3 & 4 Section J in DP 939785 Bk 1348 No. 220	Botany	Botany	Cumberland
9	Part Lots 10 & 11 Section J in DP 939785 Bk 1264 NO. 277	Botany	Botany	Cumberland
9	Part Lot 12 Section J in DP 939785 Bk 1130 No. 202	Botany	Botany	Cumberland
9	Pt Lots 13 & 14 in Section J DP 939785 BK 1260 No. 382	Botany	Botany	Cumberland
9	Pt Lot 15 Section J in DP 939785 Bk 1120 No. 909	Botany	Botany	Cumberland
9	Lot 2 in DP 788903-Folio I/D 2/788903	Botany	Botany	Cumberland
9	Stephen Road adjoining Lot 2 in DP 788903	Botany	Botany	Cumberland

DP 499069 Sheet No.	Description	Local Government Area	Parish	County
9	Road forming part of the Sydenham to Botany Railway adjoining Stephen Road and land in Bk 1386 No.22	Botany	Botany	Cumberland
9	Land in Conveyance Bk 1386 No.22	Botany	Botany	Cumberland
9 & 10	Anderson Street separating Lot 1 DP 834662 from Lot 1 DP 608153	Botany	Botany	Cumberland

FOURTHLY

All that easement designated as "Proposed Easement for Pipeline 3 wide" on Sheet 3 of Deposited Plan 499071 lodged for registration at the Land Titles Office New South Wales affecting Lot 1001 in Deposited Plan 734435 (Folio Identifier 1001/734435) in the Local Government Area of Campbelltown, Parish of Narellan and County of Cumberland

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

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

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

Dated this 3rd day of July 1996


Minister of State for Administrative Services

DESCRIPTION OF LAND

SEE ATTACHED APPENDIX

APPENDIX

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

SCHEDULE 1

An easement in favour of the Authority over the land described firstly to thirdly in Schedule 3 at all times and from time to time to lay down, construct and place on, through, over, across and at any depth below the surface of the land and to use, operate, examine, monitor, re-lay, alter, renew, cleanse, repair and remove anodes, wires, conductors, cables, batteries and any associated apparatus, equipment and structures hereafter called "the apparatus" for the production and transmission of electric current through the apparatus to or from the natural gas pipeline or any part thereof and for any purpose incidental thereto.

SCHEDULE 2

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

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

- (k) to manufacture and work materials of any kind;
- (l) to demolish, destroy and remove any plant, machinery, equipment, goods, workshop, shed, buildings and road;
- (m) to inspect, patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse maintain, and change the size of the apparatus or part thereof;
- (n) to remove the apparatus or part thereof;
- (o) to have the right of support of the apparatus or part thereof;
- (p) to do all things necessary or convenient to be done in connection with or incidental to the exercise of the aforesaid rights.

SCHEDULE 3

FIRSTLY: All that piece of land at Voyager Point in the Local Government Area of Liverpool Parish of Holsworthy County of Cumberland State of New South Wales being the land delineated "⊕ PROPOSED EASEMENT FOR CATHODIC PROTECTION 5 WIDE" in a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan Number 499070 and affecting Lot 1 in Deposited Plan 710012.

SECONDLY: All that piece of land in the Local Government Area of Campbelltown Parish of Narellan County of Cumberland State of New South Wales being the land delineated "PROPOSED EASEMENT FOR CATHODIC PROTECTION 4 WIDE" on Sheets 2 and 3 of a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan 499071 and affecting Lot 3 in Deposited Plan 628052.

THIRDLY: All that piece of land at Leppington in the Local Government Area of Campbelltown Parish of Minto County of Cumberland State of New South Wales being the land delineated "PROPOSED EASEMENT FOR CATHODIC PROTECTION 1 WIDE AND 4 WIDE" on a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan 499072 and affecting Lot 1 in Deposited Plan 123968 (Volume 11367 Folios 2A and 2B).

COMMONWEALTH OF AUSTRALIA

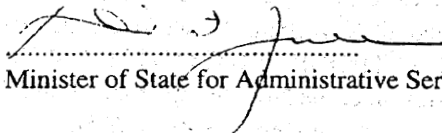
Lands Acquisition Act 1989

DECLARATION

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

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

Dated this 3rd day of JULY 1996



Minister of State for Administrative Services

DESCRIPTION OF LAND

SEE ATTACHED APPENDIX

APPENDIX

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

SCHEDULE 1

An easement in favour of the Authority over the land described in Schedule 3 at all times and from time to time to lay down, construct and place on, through, over, across and at any depth below the surface of the land and to use, operate, examine, monitor, re-lay, alter, renew, cleanse, repair and remove wires, conductors, cables, batteries and any associated apparatus, equipment and structures hereafter called "the apparatus" for the use and transmission of electric current through the apparatus to or from the natural gas pipeline or any part thereof and for any purpose incidental thereto.

SCHEDULE 2

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

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

- (l) to demolish, destroy and remove any plant, machinery, equipment, goods, workshop, shed, buildings and road;
- (m) to inspect, patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse maintain, and change the size of the apparatus or part thereof;
- (n) to remove the apparatus or part thereof;
- (o) to have the right of support of the apparatus or part thereof;
- (p) to do all things necessary or convenient to be done in connection with or incidental to the exercise of the aforesaid rights.

SCHEDULE 3

All that piece of land in the Local Government Area of Camden, Parish of Narellan and County of Cumberland being the land delineated as "PROPOSED EASEMENT FOR TRANSMISSION LINE 9 wide" on Sheets 1 and 2 of a plan lodged for registration at the New South Wales Land Titles Office as Deposited Plan 499071 and affecting Lot 3 in Deposited Plan 628052 (Folio Identifier 3/628052) and Lot 3 in Deposited Plan 713646 (Folio Identifier 3/713646).



COMMONWEALTH OF AUSTRALIA
Lands Acquisition Act 1989

NOTICE OF EXPUNGEMENT OF EASEMENTS
(Section 123)

I, Vic Adams, State Manager for New South Wales for the Australian Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated the Twenty third day of October 1991 delegated his powers and functions under Section 123(1) of the Act, **GIVE NOTICE** that I am satisfied that the easements acquired by the Pipeline Authority (the Authority) for part of an Ethane Pipeline between Moomba and Botany and described in the terms set out in Schedule 1 hereunder are no longer required and that the easements are hereby extinguished.

Dated this Third day July of 1996

Vic Adams
Delegate of the
Minister of Administrative Services.

Description of Easements and Rights.

SCHEDULE 1

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



SCHEDULE 2

The full and free rights for the Authority by itself its servants and agents and any persons authorised by it at all times and from time to time:

- (a) to enter, go, return, pass, and remain with or without tools, implements, machinery, and vehicles;
- (b) to clear and remove any obstruction, timber, trees, undergrowth, crops and fences;
- (c) to dig, break up and restore the surface;
- (d) to make survey, take levels, sink bores, dig pits and examine the soil;
- (e) to lay down pipes together with any associated equipment and structures;
- (f) to construct, build and place any plant, machinery equipment and goods;
- (g) to take sand, clay, stone, earth, gravel, timber, wood and other materials and things;
- (h) to make cutting and excavations;
- (i) to deposit, sand clay, stone, earth, gravel, timber, wood and other materials and things;
- (j) to erect workshops, sheds and other buildings;
- (k) to make roads;
- (l) to manufacture and work materials of any kind;
- (m) to demolish destroy and remove any plant machinery, equipment, goods;
- (n) to inspect patrol (including aerial patrol), alter, renew, reconstruct, replace, repair, cleanse, maintain, and change the size of any pipeline thereof.
- (o) to remove any pipeline or part thereof.
- (p) to have the right of support of any pipeline thereof;
- (q) to convey through any such pipeline petroleum belonging to the Authority or to other persons; and .
- (r) to do all things necessary or convenient to be done in connection with or incidental to the exercise or the aforesaid rights.

SCHEDULE 3

FIRSTLY

All those easements denoted by symbol \otimes and delineated as "Easement proposed to be extinguished" on Sheets 1 to 15 of Deposited Plan 499067 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below and being formerly parts of the easement shown in Deposited Plan 499058.

DP 499067 Sheet No.	Description	Local Government Area	Parish	County
1 to 4 incl.	Camden Valley Way (6 locations)	Liverpool	Minto	Cumberland
6 & 7	South Western Freeway	Liverpool	Minto	Cumberland
6 & 7	Lot 23 in DP 836059	Liverpool	Minto	Cumberland
6 & 7	Camden Valley Way	Liverpool	Minto	Cumberland
6 & 8	Camden Valley Way	Liverpool	Minto	Cumberland
6 & 8	Campbelltown Road	Liverpool	Minto	Cumberland
6 & 8	Old Glenfield Road	Liverpool	Minto	Cumberland
9 & 10	Glenfield Road	Liverpool	Minto	Cumberland
9 & 10	Lot 4 in DP 735524	Liverpool	Minto	Cumberland
13	Lot 3 in DP 825348	Liverpool	Minto	Cumberland

SECONDLY

All those easements denoted by symbol \emptyset and delineated as "Easement proposed to be extinguished" on Sheets 1 to 23 of Deposited Plan 499068 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below and being formerly parts of the easement shown in Deposited Plan 499059.

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
1	Lot 1 in DP 771449	Bankstown	Bankstown	Cumberland
1	Cook Crescent and Park Road	Bankstown	Bankstown	Cumberland
2	Lot 2 in DP 227842	Bankstown	Bankstown	Cumberland
2	Pt. Lot 38 Section 1 in DP 11170	Bankstown	Bankstown	Cumberland
2	Lot 1 in DP 182425	Bankstown	Bankstown	Cumberland
2 & 3	Park Road	Bankstown	Bankstown	Cumberland
3	Part Lot 1 in DP 185098	Bankstown	Bankstown	Cumberland
3	Part Lot 63 in DP 2930	Bankstown	Bankstown	Cumberland
3	Anderson Street	Bankstown	Bankstown	Cumberland
4	Road forming part of the East Hills to Tempe Railway adjoining Lot 1 in DP 804401, Lot 1 in DP 182428 and Marco Avenue	Bankstown	Bankstown	Cumberland
4	Marco Avenue	Bankstown	Bankstown	Cumberland
4	Marco Avenue	Bankstown	Bankstown	Cumberland
4 & 5	Pt. Lot 35 in DP 2930	Bankstown	Bankstown	Cumberland
5 & 6	Lot 2 in DP 182799	Bankstown	Bankstown	Cumberland
6 & 7	Lot 1 in DP 183125 (2 locations)	Bankstown	Bankstown	Cumberland
7	Lots 2 & 3 in DP 187691	Bankstown	Bankstown	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
7	Lot 1 in DP 431520 (2 locations)	Bankstown	Bankstown	Cumberland
7	Road forming part of the East Hills to Tempe Railway adjoining Lot 1 in DP 431520	Bankstown	Bankstown	Cumberland
7	Lot 1 in DP 187691	Bankstown	Bankstown	Cumberland
7 & 8	McGirr Street, Baddeley Street and Doyle Road	Bankstown	Bankstown	Cumberland
8	Pt. Lot 1 in DP 181784	Bankstown	Bankstown	Cumberland
8	Lot 1 in DP 182261	Bankstown	Bankstown	Cumberland
8	Road forming part of the East Hills to Tempe Railway adjoining Lot 1 in DP 183713	Bankstown	Bankstown	Cumberland
8	Lot 1 in DP 183713	Bankstown	Bankstown	Cumberland
9	Lot 2 in DP 182324	Bankstown	Bankstown	Cumberland
9	Land acquired for Railway Purposes - Act No. 62 of 1924 Government Gazette 27/9/1929 (Plan C315 - 690 Rem)	Bankstown	Bankstown	Cumberland
10	Lot 1 in DP 807583	Hurstville	Bankstown	Cumberland
10	Webb Street adjoining Lot 1 in DP 807583	Hurstville	Bankstown	Cumberland
10	Webb Street adjoining Lot 1 in DP 182992	Hurstville	Bankstown	Cumberland
10	Lot 1 in DP 182992	Hurstville	Bankstown	Cumberland
13	Pt. Lots 4, 5 & 6 of Section C in DP 3658 and former site of Melvin Street	Hurstville	St. George	Cumberland
14	Pt. Lots 2 & 3 Section B in DP 3658	Hurstville	St. George	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
14	King Georges Road forming part of the East Hills to Tempe Railway adjoining Lot 490 in DP 14854 and Morgan Road	Hurstville	St. George	Cumberland
14	Morgan Street adjoining Lot 490 in DP 14854 (2 locations)	Hurstville	St. George	Cumberland
16	Vanessa Street adjoining Lot A in DP 184702	Hurstville	St. George	Cumberland
16	Commercial Road & Kingsgrove Road.	Hurstville	St. George	Cumberland
18	Pt. Lot 3 in Section N in DP 376	Rockdale	St. George	Cumberland
18	Pt. Lot 2 in Section N in DP 376	Rockdale	St. George	Cumberland
18 & 19	Slade Road	Rockdale	St. George	Cumberland
19	Land resumed by Government Gazette No. 96 27/8/1943	Rockdale	St. George	Cumberland
19	Pt. Lots 7-14 Section Q in DP 975273	Rockdale	St. George	Cumberland
20	Road forming part of the East Hills to Tempe Railway adjoining Lot 55 in DP 6670	Rockdale	St. George	Cumberland
20	Lot 55 in DP 6670	Rockdale	St. George	Cumberland
20	Lot 54 in DP 6670	Rockdale	St. George	Cumberland
20	Lot 53 in DP 6670	Rockdale	St. George	Cumberland
20	Martin Street (unformed)	Rockdale	St. George	Cumberland
20	Lot 46 in DP 6670	Rockdale	St. George	Cumberland
20	Lot 47 in DP 6670	Rockdale	St. George	Cumberland
21	Henderson Street (3 locations)	Rockdale	St. George	Cumberland
21	Lot 1 in DP 182506	Rockdale	St. George	Cumberland

DP 499068 Sheet No.	Description	Local Government Area	Parish	County
22 & 23	Lusty Street	Rockdale	St. George	Cumberland
23	Illawarra Railway	Rockdale	St. George	Cumberland
23	Arncliffe Street	Rockdale	St. George	Cumberland


THIRDLY

All those easements denoted by symbol \emptyset and delineated as "Easement proposed to be extinguished" on Sheets 1 to 10 of Deposited Plan 499069 lodged for registration at the Land Titles Office New South Wales affecting the lands listed below and being formerly parts of the easement shown in Deposited Plan 499060.

DP 499069 Sheet No.	Description	Local Government Area	Parish	County
2	Lot 11 in DP 570900	Rockdale	St. George	Cumberland
5	Lot 1 in DP 787029	Rockdale	St. George	Cumberland
6 & 7	General Holmes Drive	Botany	Botany	Cumberland
7	Lot 14 in DP 787029	Botany	Botany	Cumberland
7	Botany Road	Botany	Botany	Cumberland
7	Lot 15 in DP 776213	Botany	Botany	Cumberland
7	Lot 12 in DP 776213	Botany	Botany	Cumberland
7 & 8	Lot 12 in DP 776213	Botany	Botany	Cumberland
8	Pt. Lot 35 and site of former road (Lord Street)	Botany	Botany	Cumberland
8	Lot 2 in DP 721704	Botany	Botany	Cumberland
8	Road forming part of the Sydenham to Botany Railway adjoining Lot 2 in DP 721704	Botany	Botany	Cumberland
8	Lot 1 in DP 836603	Botany	Botany	Cumberland
8	Lot 2 in DP 836603	Botany	Botany	Cumberland
9	Road forming part of the Sydenham to Botany railway adjoining the land in Bk 1101 No.745	Botany	Botany	Cumberland
9	Pt. Lot 6 Section J in DP 939785	Botany	Botany	Cumberland
9	Pt. Lot 5 Section J in DP 939785	Botany	Botany	Cumberland

DP 499069 Sheet No.	Description	Local Government Area	Parish	County
9	Pt Lots 2, 3 & 4 Section J in DP 939785	Botany	Botany	Cumberland
9	Pt Lots 13 & 14 in Section J DP 939785	Botany	Botany	Cumberland
9	Pt Lot 15 Section J in DP 939785	Botany	Botany	Cumberland
9	Lot 2 in DP 788903	Botany	Botany	Cumberland
9	Stephen Road adjoining Lot 2 in DP 788903	Botany	Botany	Cumberland
9	Road forming part of the Sydenham to Botany Railway adjoining Stephen Road and land in Bk 1386 No.22	Botany	Botany	Cumberland
9	Land in Conveyance Bk 1386 No.22	Botany	Botany	Cumberland
9 & 10	Anderson Street	Botany	Botany	Cumberland

FOURTHLY

The easement denoted by symbol  and delineated as "Easement proposed to be extinguished" on Sheets 1 & 3 of Deposited Plan 499071 lodged for registration at the Land Titles Office New South Wales affecting Lot 1001 in Deposited Plan 734435 in the Local Government Area of the City of Campbelltown Parish of Narellan County of Cumberland and being formerly part of the Pipeline Easement shown on Deposited Plan 499057

FIFTHLY

The easement delineated as "Easement for Pipeline 5 Wide" on Deposited Plan 499064 registered at the Land Titles Office New South Wales affecting Lot 1 in Deposited Plan 7100012 in the Local Government Area of Liverpool, Parish of Holsworthy and County of Cumberland



GAZETTE NOTICE

COMMONWEALTH OF AUSTRALIA

Pipeline Authority Act 1973

NOTICE

1. I hereby specify the easements described in Schedule 1 of the Appendix hereto and the transfer day specified in Schedule 2 of the said Appendix for those easements pursuant to the provisions of section 33ZF of the Pipeline Authority Act 1973 ("the Act").
2. By force of section 33ZG of the Act each easement specified
 - (a) ceases to be an asset of the Authority and
 - (b) becomes an asset of Gorodok Proprietary Limited (A.C.N. 057 156 751) on the transfer day
3. In this notice "Authority", "easement", and "transfer day" have respectively the same meaning as those expressions have in the Act

Dated this *4th* day of *July* 1996

David Hine

David Hine
(Authorised Person)

APPENDIX

SCHEDULE 1

The easements together with the rights thereto in the declarations

1. dated the 9th day of November 1994 and published in Commonwealth of Australia Gazette No. GN 46, 23 November 1994, pages 2983 to 2986 inclusive;
2. dated the 25th day of January 1995 and published in Commonwealth of Australia Gazette No. GN 7, 22 February 1996, pages 508 to 510 inclusive;
3. dated the 27th day of February 1995 and published in Commonwealth of Australia Gazette No. GN 9, 8 March 1995, pages 734 to 737 inclusive;



4. dated the 8th day of May 1995 and published in Commonwealth of Australia Gazette No. GN 22, 7 June 1995, pages 1947 to 1949 inclusive;
5. dated the 26th day of June 1995 and published in Commonwealth of Australia Gazette No. S 240, 29 June 1995 pages 1 to 9 inclusive;
6. dated the 31st day of July 1995 and published in Commonwealth of Australia Gazette GN No. GN 31, 9 August 1995, pages 3089 to 3093 inclusive;
7. dated the 11th day of September 1995 and published in Commonwealth of Australia Gazette No. GN 38, 27 September 1995, pages 3608 to 3610 inclusive;
8. dated the 27th day of September 1995 and published in Commonwealth of Australia Gazette No. S 381, 5 October 1995, pages 1 to 3 inclusive;
9. dated the 24th day of October 1995 and published in Commonwealth of Australia Gazette No. S 412, 25 October 1995, pages 1 to 4 inclusive;
10. dated the 24th day of October 1995 and published in Commonwealth of Australia Gazette No. S 412, 25 October 1995, pages 5 to 8 inclusive;
11. dated the 20th day of May 1996 and published in Commonwealth of Australia Gazette No. GN 22, 5 June 1996, pages 1595 to 1597 inclusive and amended by a Notice of Correction published in Commonwealth of Australia Gazette No. GN 25, 26 June 1996 page 1774; and
12. dated the 3rd day of July 1996 and published in Commonwealth of Australia Gazette No S 249, 4 July 1996.

Excepting thereout those easements acquired by notification in the above declarations but extinguished by Notice of Expungement of Easements dated the Third day July 1996 and published in Commonwealth of Australia Gazette No S 250, 4 July 1996.

SCHEDULE 2

Transfer Day

S 24 day of July 1996



Commonwealth
of Australia

Gazette

No. S 252, Friday, 5 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>Wool International Act 1993</i>	Wool International Regulations (Amendment)	1996 No. 143
<i>International Organizations (Privileges and Immunities) Act 1963</i>	South Pacific Regional Environmental Programme (Privileges and Immunities) Regulations	1996 No. 144
<i>Foreign Judgments Act 1991</i>	Foreign Judgments Regulations (Amendment)	1996 No. 145
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1996 No. 146
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1996 No. 147
<i>Superannuation Guarantee (Administration) Act 1992</i>	Superannuation Guarantee (Administration) Regulations (Amendment)	1996 No. 148

Produced by the Australian Government Publishing Service

Cat. No. 96 3683 8 ISBN 0644 46920X

ISSN 1032-2345

© Commonwealth of Australia, 1996



9 780644 469203



Commonwealth of Australia

Gazette

No. S 253, Friday, 5 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL



COMMONWEALTH OF AUSTRALIA

Banking Act 1959

AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

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

AND WHEREAS the body corporate has applied under Part 2.2 Division 1 of the Corporations Law to be registered as a company in the State of Victoria, to be named ANZ Grindlays Bank Limited.

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

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

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

This authority shall come into force at the time of its delivery to the body corporate, being a time after the body corporate has been incorporated as a company, by the name ANZ Grindlays Bank Limited, under the *Corporations Law*.

Dated

28th June 1996

Governor-General

By His Excellency's Command.

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(4)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by the corporation specified in the Schedule for an instrument in writing to be published in the Gazette fixing a percentage for the purposes of section 10 of that Act in its application to that corporation in respect of ANZ Grindlays Bank Limited;

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it is in the national interest to do so, under subsection 10(4) of the *Banks (Shareholdings) Act 1972*, hereby fix, for the purposes of section 10 of that Act in its application to that corporation in respect of ANZ Grindlays Bank Limited, a percentage of 100.

SCHEDULE

Australia and New Zealand Banking Group Limited

Dated

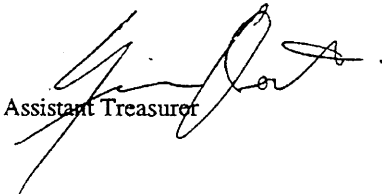
28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command

Assistant Treasurer



COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(4)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by the corporation specified in the Schedule for an instrument in writing to be published in the Gazette fixing a percentage for the purposes of section 10 of that Act in its application to that corporation in respect of ANZ Grindlays Bank Limited;

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and being satisfied that it is in the national interest to do so, under subsection 10(4) of the *Banks (Shareholdings) Act 1972*, hereby fix, for the purposes of section 10 of that Act in its application to that corporation in respect of ANZ Grindlays Bank Limited, a percentage of 75.

SCHEDULE

ANZ Holdings (UK) plc

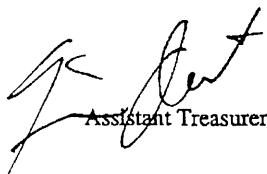
Dated

28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(5A)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, an instrument has been published in the Gazette fixing a percentage of 100 as the percentage applicable to that corporation specified in the Schedule in respect of ANZ Grindlays Bank Limited;

AND WHEREAS, in accordance with subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by that corporation for an instrument in writing to be published in the Gazette declaring that, for the purposes of subsection 10(3) of that Act, the percentage so fixed is applicable to the persons who are from time to time relevant officers of that corporation in respect of that bank.

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, hereby declare that, for the purposes of subsection 10(3) of that Act:

- (a) the percentage of 100 is also applicable to the persons who are from time to time relevant officers of that corporation specified in the Schedule in respect of ANZ Grindlays Bank Limited; and
- (b) if that percentage is subsequently varied under subsection 10(5) of that Act, that percentage as so varied is also applicable to those persons in respect of that bank as from the day on which that variation has effect.

SCHEDULE

Australia and New Zealand Banking Group Limited

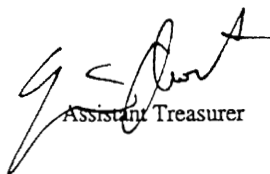
Dated

28 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(5A)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, an instrument has been published in the Gazette fixing a percentage of 75 as the percentage applicable to that corporation specified in the Schedule in respect of ANZ Grindlays Bank Limited;

AND WHEREAS, in accordance with subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, application has been made to the Treasurer by that corporation for an instrument in writing to be published in the Gazette declaring that, for the purposes of subsection 10(3) of that Act, the percentage so fixed is applicable to the persons who are from time to time relevant officers of that corporation in respect of that bank.

NOW THEREFORE I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 10(5A) of the *Banks (Shareholdings) Act 1972*, hereby declare that, for the purposes of subsection 10(3) of that Act:

- (a) the percentage of 75 is also applicable to the persons who are from time to time relevant officers of that corporation specified in the Schedule in respect of ANZ Grindlays Bank Limited; and
- (b) if that percentage is subsequently varied under subsection 10(5) of that Act, that percentage as so varied is also applicable to those persons in respect of that bank as from the day on which that variation has effect.

SCHEDULE

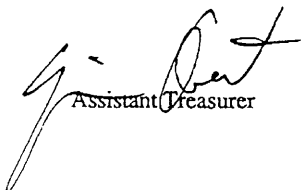
ANZ Holdings (UK) plc

Dated 23 JUNE 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command


Assistant Treasurer



**Commonwealth
of Australia**

Gazette

No. S 254, Friday, 5 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**AUSTRALIAN
CUSTOMS SERVICE**

Notification of Preliminary Finding

**CUSTOMS ACT 1901 - PART XV
PRELIMINARY FINDING IN RESPECT OF
THE ALLEGED DUMPING OF
POLYVINYL CHLORIDE HOMOPOLYMER RESIN
EXPORTED FROM
BELGIUM AND THE REPUBLIC OF KOREA**

The Australian Customs Service has completed its investigation into the alleged dumping of polyvinyl chloride homopolymer resin (PVC) exported from Belgium and the Republic of Korea (Korea). The inquiry commenced on 27 March 1996 following an application by ICI Australia Operations Pty Ltd and Auseon Limited.

Customs found that:

- PVC exported from Belgium and Korea to Australia has been at dumped prices;
- the Australian industry has suffered material injury as a result of exports of PVC from Belgium and Korea at dumped prices; and,
- there is a threat of further material injury to the Australian industry if the dumped exports continue.

Customs has therefore found that there are sufficient grounds for the publication of a dumping duty notice in respect of like goods from Belgium and Korea.

Securities under section 42 of the Customs Act 1901 will be required and taken in respect of any interim dumping duty that may become payable on the goods that are imported from Belgium and Korea on or after 6 July 1996.

Dumping margins were established by a comparison of export prices determined in respect of individual transactions over the investigation period with corresponding normal values determined over that period.



Customs found evidence of undercutting, depression and the suppression of prices of Australian goods, lost sales and loss of profit by the Australian industry caused by the presence of dumped goods.

Customs will now refer the matter to the Anti-Dumping Authority which must hold an inquiry and report to the Minister as to whether a dumping duty notice should be published.

Further details of Customs' preliminary finding are contained in ACDN No. 96/034, and in a report that will be sent to those interested parties who made submissions to the inquiry. Copies are available from the Dumping Branch, telephone (06) 275 6057 or facsimile: (06) 275 6990.

**NOTICE UNDER SUBSECTION 269TD(2) OF THE
CUSTOMS ACT 1901**

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby declare that there are sufficient grounds for the publication of a dumping duty notice by the Minister in respect of polyvinyl chloride homopolymer resin exported from Belgium and the Republic of Korea.



Graham Cruttenden
Delegate of the Chief Executive Officer
5 July 1996



**Commonwealth
of Australia**

Gazette

No. S 255, Friday, 5 July 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**AUSTRALIAN
CUSTOMS SERVICE**

Notification of Preliminary Finding

**CUSTOMS ACT 1901 - PART XVB
PRELIMINARY FINDING IN RESPECT OF
THE ALLEGED DUMPING OF
GLYPHOSATE ACID
EXPORTED FROM
THE PEOPLE'S REPUBLIC OF CHINA**

The Australian Customs Service has completed its investigation into the alleged dumping of glyphosate acid exported from the People's Republic of China (PRC). The inquiry commenced on 27 March 1996 following an application by Monsanto Australia Ltd.

Customs found that:

- glyphosate acid exported from PRC to Australia has been at dumped prices;
- the Australian industry has suffered material injury as a result of exports of glyphosate acid from PRC at dumped prices; and,
- there is a threat of further material injury to the Australian industry if the dumped exports continue.

Customs has therefore found that there are sufficient grounds for the publication of a dumping duty notice in respect of like goods from PRC.

Securities under section 42 of the Customs Act 1901 will be required and taken in respect of any interim dumping duty that may become payable on the goods that are imported from PRC on or after 6 July 1996.

Dumping margins were established by a comparison of export prices determined in respect of individual transactions over the investigation period with normal values ascertained using information obtained in USA.



Customs found evidence of undercutting, depression and the suppression of prices of Australian goods caused by the presence of dumped goods.

Customs will now refer the matter to the Anti-Dumping Authority which must hold an inquiry and report to the Minister as to whether a dumping duty notice should be published.

Further details of Customs' preliminary finding are contained in ACDN No. 96/035, and in a report that will be sent to those interested parties who made submissions to the inquiry. Copies are available from the Dumping Branch, telephone (06) 275 6057 or facsimile: (06) 275 6990.

**NOTICE UNDER SUBSECTION 269TD(2) OF THE
CUSTOMS ACT 1901**

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby declare that there are sufficient grounds for the publication by the Minister of a dumping duty notice in respect of glyphosate acid exported from the People's Republic of China.



Graham Cruttenden
Delegate of the Chief Executive Officer
5 July 1996



NOTICE

Abamectin

[in the product VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC
SOLUTION FOR SHEEP]

The National Registration Authority for Agricultural and Veterinary Chemicals (NRA) has before it an application for registration of the product Virbamec Broad Spectrum Oral Antiparasitic Solution for Sheep containing the active constituent *Abamectin*.

In accordance with sections 12 and 13 of the Agricultural and Veterinary Chemicals Code, the NRA invites any person to submit a relevant written submission as to whether registration of the application should be granted. Such submissions should detail comments stating the grounds on which the submission is based. Those grounds should relate only to matters that the NRA is required, in accordance with Section 14 of the Agricultural and Veterinary Chemicals Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994*, to take into account in deciding whether to grant registration. Submissions should be received by the NRA no later than Friday 16 August 1996.

Submission Particulars

Proposed product name:	VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP
Applicant company:	Virbac (Australia) Pty Limited 15 Pritchard Place PEAKHURST NSW 2110
Name of active constituent:	<i>Abamectin</i>
Signal heading:	Schedule 6
Statement of claim:	For the treatment and control of abamectin sensitive strains of internal parasites (including benzimidazole, levamisole and morantel resistant strains) of sheep.
Pack size:	5 L and 20 L containers
Meat Withholding Period:	DO NOT USE LESS THAN 28 DAYS BEFORE SLAUGHTER FOR HUMAN CONSUMPTION. DO NOT USE ON DAIRY BREEDS OF SHEEP

**Summary of NRA's evaluation of product in accordance with sections 14.(3)(c) and (f) of the
Agricultural and Veterinary Chemical Code scheduled to the Agricultural and Veterinary Chemical
Code Act 1994 (the "Agvet Code"):**

In relation to section 14.(3)(c) of the "Agvet Code":

(i) The NRA is satisfied that the use of VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP will not be an undue hazard to the safety of people exposed to it during its handling if used according to the product label directions. WorkSafe Australia has conducted a risk assessment on VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP and concluded that it can be safely used by workers. The product will be formulated and packed in Australia. The active ingredient *Abamectin* is a hazardous substance under the National Occupational Health and Safety Commission Criteria, but the product is unlikely to be a hazardous substance when used according to label directions. End users will dispense this product to animals using standard sheep drenching equipment. The product has low toxicity, and may be only slightly irritating to the eyes and skin.



Workers may need to treat large numbers of animals, however the risk of health effects from using the product is low. Safety directions on the label warn workers to avoid contact with the product. The use of specific personal protective equipment is not considered necessary.

The NRA is also satisfied that the use of VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP will not result in undue hazard to the safety of people consuming or using anything containing its residues provided that the proposed meat withholding period following treatment of 28 days before slaughter for human consumption is followed. Two residue trials which addressed the use pattern on the product label were conducted in Australia. The trial data indicated that residues depleted at comparable rates in sheep offal and fat. The data supported a slaughter withholding period of 28 days and temporary MRLs of 0.02mg/kg for **Sheep, edible offal of** and **Sheep meat** [in the fat]. Milk residues data were not reviewed and accordingly, the product is not approved for use on dairy breeds of sheep.

(ii) The NRA is satisfied VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP is not likely to be harmful to human beings if used according to the product label directions. The Chemical Policy and Assessment Unit of the Department of Health and Family Services (DHFS) has completed a toxicological evaluation of the product, and has supported its registration. The active constituent in preparations of 1% or less for the treatment of animals is included as a Schedule 6 classification in the SUSDP. Recommended first aid instructions are included on the approved draft label. The DHFS concluded that there should be no adverse effects on human health when the product is used according to label directions.

(iii) The NRA is satisfied VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP is not likely to have an unintended effect that is harmful to animals, plants or other things or to the environment. The Environmental Protection Agency (EPA) has determined that, compared with other agricultural and veterinary products containing this active already on the market, the introduction of this product is not expected to lead to a significant increase in environmental exposure. The EPA has therefore concluded that the environmental hazard should be low and has supported registration.

(iv) While the active constituent *Abamectin* in VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP appears to have no tolerance levels set overseas (with the exception of New Zealand), this active has been used in registered products to treat parasites of cattle in Australia for some years with no identified meat trade issues. As such it is proposed that this extension of the use of this active from cattle to sheep will have no undue impact on trade between Australia and places outside Australia. A Trade Advice Notice has been prepared for the export of sheep meat/offal and is available on request.

In relation to section 14.(3)(f) of the "Agvet Code":

The NRA is satisfied the data in support of the efficacy and target animal safety of VIRBAMEC BROAD SPECTRUM ORAL ANTIPARASITIC SOLUTION FOR SHEEP adequately demonstrates that this product used under local conditions is effective for the treatment and control of *Abamectin* sensitive strains of internal parasites (including benzimidazole, levamisole and morantel resistant strains) of sheep when used according to the product label directions.

Comments should be addressed to:

Peter Holdsworth, Senior Product Evaluator
Veterinary Registration
National Registration Authority for Agricultural and Veterinary
Chemicals
PO Box E240, Queen Victoria Terrace
PARKES ACT 2600
Phone: (06) 272 3772
Fax: (06) 272 5249