



Commonwealth of Australia

Gazette

No. GN 31, Wednesday, 7 August 1996

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 7 August 1996

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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.

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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.

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

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 Wymouth 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) 9670 4224
Parramatta:	Shop 24, Horwood Place (off Macquarie Street), tel. (02) 9893 8466
Perth:	469 Wellington Street, tel. (09) 322 4737
Sydney:	32 York Street, tel. (02) 9299 6737
Townsville:	277 Flinders Mall, tel. (077) 21 5212

Agent:

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.

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the *Gazette* have been published.

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

<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.

<i>Gazette number</i>	<i>Date of Publication</i>	<i>Subject</i>
P16	26.7.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
P17	26.7.96	Pharmaceutical Benefits 96/07705 Declaration Under Subsection 85 (2) 94/31411 Declaration under Subsection 85 (2AA) 95/27724 Determinations under Sections 85, 85A and 88 95/19053 Determination under Paragraph 98C (1) (B) 94/16883 Determination under Subsection 85B (1) 91/01521 Determination under Subsection 84C (7)

N.N.—9602254

Government Departments

Administrative Services

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act 1989

DECLARATION

I hereby declare, pursuant to the provisions of Section 41 of the Lands Acquisition Act 1989, that the land described hereunder is acquired by the Commonwealth of Australia by compulsory process for the following public purpose:-

Defence

Dated this *Third* day of July 1996

File No. 96/33


.....
Minister of State for Administrative Services

DESCRIPTION OF LAND

An Estate in Fee Simple in land at Denman in the Parish of Denman, County of Brisbane and Local Government Area of Muswellbrook in New South Wales, comprising approximately 1.618 hectares being Lot 1 and Lot 2 in Deposited Plan 853471.

COMMONWEALTH OF AUSTRALIA

Lands Acquisition Act, 1989

DECLARATION

I hereby declare, pursuant to the provisions of Section 41 of the *Lands Acquisition Act, 1989*, that the land described hereunder is acquired by the Commonwealth of Australia by compulsory process for the following public purpose:-

Defence

Dated this *Third* day of July 1996

File No. 93/92


.....
Minister of State for Administrative Services

DESCRIPTION OF LAND

An Estate in Fee Simple in land comprising approximately 11.610 hectares at Broke in the Local Government Area of Singleton, Parish of Broke and Ovingham, County of Northumberland and State of New South Wales, being Lots 1, 2, 3, 4, and 5 in Deposited Plan 852630.

9602255

Attorney-General


Commonwealth of Australia

International War Crimes Tribunals Act 1995

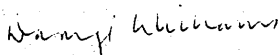
ARRANGEMENTS BETWEEN HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA AND HIS EXCELLENCY THE GOVERNOR OF THE STATE OF NEW SOUTH WALES


The Arrangements set out in the Schedule are made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council and under section 82 of the *International War Crimes Tribunals Act 1995*, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF NEW SOUTH WALES, acting with the advice of the Executive Council of that State.

Dated 29 July 1995

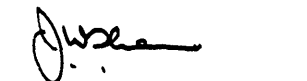

Governor-General

By His Excellency's Command,


Attorney-General


Governor of the State of
New South Wales

By His Excellency's Command,


Attorney-General of the
State of New South Wales

SCHEDULE

Interpretation

1. In this Schedule:

“Act” means the *International War Crimes Tribunals Act 1995*.

Magistrates of New South Wales

2. A person who holds office as a magistrate of New South Wales may perform the functions of a magistrate under the Act.

Release and indemnity by Commonwealth

3. The Commonwealth will release and indemnify New South Wales, and a magistrate of New South Wales, in respect of:

- (a) a claim or action arising from any act or omission by the magistrate in the performance, or purported performance, of the functions of a magistrate under the Act; and
- (b) all costs or expenses incurred in defending the claim or action.

Right to control defence

4. The Commonwealth has the right to control the defence of a claim or action to which the release and indemnity by the Commonwealth relates.

Commonwealth of Australia

International War Crimes Tribunals Act 1995

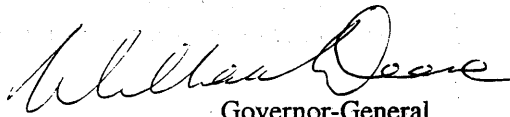
ARRANGEMENTS BETWEEN HIS EXCELLENCY
THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA
AND HIS HONOUR THE ADMINISTRATOR OF THE NORTHERN TERRITORY

The Arrangements set out in the Schedule are made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council and under section 82 of the *International War Crimes Tribunals Act 1995*, and HIS HONOUR THE ADMINISTRATOR OF THE NORTHERN TERRITORY, acting with the advice of the Executive Council of that Territory.

Dated

29 July

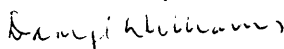
1996



William Deane

Governor-General


By His Excellency's Command,


Daryl Williams
Attorney-General



Administrator of the
Northern Territory

By His Honour's Command,


A Attorney-General of the
Northern Territory

SCHEDULE

Interpretation

1. In this Schedule:

“Act” means the *International War Crimes Tribunals Act 1995*.

Magistrates of the Northern Territory

2. A person who holds office as a magistrate of the Northern Territory may perform the functions of a magistrate under the Act.

Release and indemnity by Commonwealth

3. The Commonwealth will release and indemnify the Northern Territory, and a magistrate of the Northern Territory, in respect of:

- (a) a claim or action arising from any act or omission by the magistrate in the performance, or purported performance, of the functions of a magistrate under the Act; and
- (b) all costs or expenses incurred in defending the claim or action.

Right to control defence

4. The Commonwealth has the right to control the defence of a claim or action to which the release and indemnity by the Commonwealth relates.

Commonwealth of Australia

International War Crimes Tribunals Act 1995

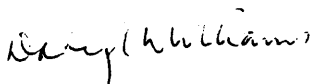
ARRANGEMENTS BETWEEN HIS EXCELLENCY THE
GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA
AND HIS EXCELLENCY THE GOVERNOR OF THE STATE OF TASMANIA

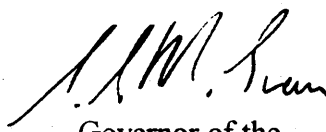
The Arrangements set out in the Schedule are made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council and under Section 82 of the *International War Crimes Tribunals Act 1995*, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF TASMANIA, acting with the advice of the Executive Council of that State.

Date 19 July 1996.



Governor-General

By His Excellency's Command,


Attorney-General


Governor of the
State of Tasmania

By His Excellency's Command,


Attorney-General for the
State of Tasmania

SCHEDULE

Interpretation

1. In this Schedule:

"Act" means the *International War Crimes Tribunals Act 1995*.

Magistrates of Tasmania

2. A person who holds office as a magistrate of Tasmania may perform the functions of a magistrate under the Act.

Release and indemnity by Commonwealth

3. The Commonwealth will release and indemnify Tasmania, and a magistrate of Tasmania, in respect of:
 - (a) a claim or action arising from any act or omission by the magistrate in the performance, or purported performance, of the functions of a magistrate under the Act; and
 - (b) all costs or expenses incurred in defending the claim or action.

Right to control defence

4. The Commonwealth has the right to control the defence of a claim or action to which the release and indemnity by the Commonwealth relates.

9602256

Communications and the Arts

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 19 July 1996, the Australian Broadcasting Authority prepared a licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Mandurah region with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 19 July 1996, the Australian Broadcasting Authority designated the areas described in the Mandurah licence area plan to be the licence areas of the licences for the commercial radio broadcasting services and the community radio broadcasting service that are to be available in the Mandurah region.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 19 July 1996, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as they relate to the Mandurah region.

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

The Planning Officer for South West, Western Australia
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

9602258

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 23 July 1996, the Australian Broadcasting Authority prepared a licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Torres Strait region with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 23 July 1996, the Australian Broadcasting Authority designated the areas described in the Torres Strait community radio licence area plan to be the licence area of the licence for the community radio broadcasting service that is to be available in the Torres Strait area.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 23 July 1996, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as they relate to the Torres Strait region.

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

The Planning Officer for Remote Central and Eastern Australia
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

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 19 July 1996, the Australian Broadcasting Authority prepared a licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Ceduna region with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 19 July 1996, the Australian Broadcasting Authority designated the areas described in the Ceduna community radio licence area plan to be the licence area of the licence for the community radio broadcasting service that is to be available in the Ceduna area.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 19 July 1996, the Australian Broadcasting Authority varied the frequency allotment plan for the FM radio bands in so far as they relate to the Ceduna region.

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

The Planning Officer for Remote Central and Eastern Australia
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

9602259

Environment, Sport and Territories**COMMONWEALTH OF AUSTRALIA****ENDANGERED SPECIES PROTECTION ACT 1992****SECTION 90****NOTICE**

I, PETER BRIDGEWATER, the Director of National Parks and Wildlife, under section 90 of the *Endangered Species Protection Act 1992*, hereby notify that persons and bodies are invited to have their names entered on a register for receipt of advice on applications for permits to take, trade, keep or move native listed species under the *Endangered Species Protection Act 1992*. Permits apply only to Commonwealth areas, as defined under section 88 of the Act.

A registered person or body will be notified of applications and provided with details of each application to enable the person or bodies to consider the merits of the application. Registered persons and bodies may make written submissions to the Director about whether a permit should be issued. Such written submissions will be considered by the Director in making a decision on the application.

Written acceptance, including name and postal address, of this invitation must be given within one month of the date of publication of this notice and sent to the following address:

ESP Act Register
Endangered Species Unit
Australian Nature Conservation Agency
GPO Box 636
Canberra ACT 2601

Dated this Ninth day of July 1996


Director

9602260

COMMONWEALTH OF AUSTRALIA

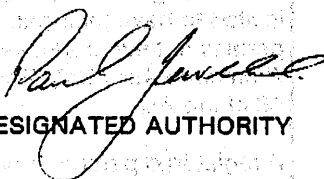
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANISATIONS

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

Dated this first day of August 1996


DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Tulane Regional Primates Research Centre 18703 Three Rivers Road Covington Louisiana 70433 UNITED STATES OF AMERICA	<i>Cercopithecus aethiops</i>
2.	National Zoological Garden of South Africa Boom Street Pretoria 0001 SOUTH AFRICA	<i>Ailurus fulgens fulgens</i>

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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

Dated this first day of August 1996


DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Tulane Regional Primate Research Centre 18703 Three Rivers Road Covington Louisiana 70433 UNITED STATES OF AMERICA	<i>Cercopithecus aethiops</i>
2.	National Zoological Garden of South Africa Boom Street PRETORIA 0001 SOUTH AFRICA	<i>Ailurus fulgens fulgens</i>
3.	Schmetterlings Park Alaris Zum Muhlenteich 2 2100 Budholz IN DER NORDHEIDE GERMANY	<i>Ornithoptera priamus</i>

9602261

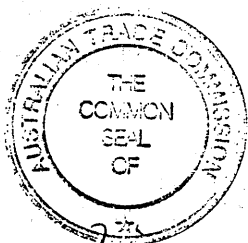
Foreign Affairs and Trade

COMMONWEALTH OF AUSTRALIA

Export Market Development Grants Act 1974

GRANTS ENTRY TEST UNDER SECTION 13K

THE AUSTRALIAN TRADE COMMISSION, acting under section 13K of the *Export Market Development Grants Act 1974*, makes the written determination set out in the Schedule formulating the grants entry test to be complied with by the Commission in deciding whether a first-time claimant passes the test.



By order of the Board, the seal of the Australian Trade Commission was affixed to this determination on 26 July 1996 in the presence of:

Brian Friend
General Manager Corporate Finance
and Property

Gary Clark
Manager Legal and Risk Management

SCHEDULE

Interpretation

1. In this test:
“*first-time claimant*” means a claimant to which Section 13J of the Act applies.

Grants entry test

2. Pursuant to section 13K of the *Export Market Development Grants Act 1974* the Commission hereby determines the following test, to be known as the grants entry test.

A first-time claimant at any time during the period referred to in Section 13J(3):

- (a) must have export activities which are planned (“*planned export activities*”) (including, as an example only, export activities where the claimant has conducted research into the existence of a potential market);

- (b) must have planned export activities which are not on their face unachievable;
- (c) must have and be likely to continue to have a management involved in and with the ability to achieve the planned export activities;
- (d) must have and be likely to continue to have financial resources capable of supporting the planned export activities;
- (e) must have and be likely to continue to have staff of the number and with the skills capable of supporting the planned export activities;
- (f) must have and be likely to continue to have a production and supply capacity to support the planned export activities;
- (g) must have export activities which are not on their face unlawful or impracticable (including as examples only (a) the planned export of alcohol to a country where the sale of alcohol is prohibited; (b) the planned export from Australia of goods for which consent is necessary for their export and where the consent is unlikely to be given; (c) where raw material of a product is unavailable); and
- (h) must have planned export earnings which are not on their face unachievable.

Also a first-time claimant at the time the test is applied must be able to pay all his/her or its debts as and when they become due and payable, and must not have ceased trading either permanently or for the foreseeable future.

Documentation

3. A first-time claimant is required to give to the Commission any existing document(s) which contain the information on which the claimant relies to show that it passes the grants entry test. Where a first-time claimant has no such document(s) the claimant is required to prepare and give to the Commission a document setting out in relation to the claimant the information on which the claimant relies to establish that it passes the grants entry test as set out in 2 above.

Power to decide

4. Power is conferred on the Commission to decide whether a claimant passes or does not pass the grants entry test.

Health and Family Services

NHMRC

National Health and Medical Research Council

Animal Welfare Guidelines

AN INVITATION TO MAKE SUBMISSIONS ABOUT DRAFT GUIDELINES

The National Health and Medical Research Council intends to issue the draft guidelines and policies:

Australian Code of Practice for the Care and Use of Animals for Scientific Purposes; Guidelines for Animal Experimentation Ethics Committees, surgeons and technical staff using animals for the purposes of training surgeons and demonstrating new surgical equipment and techniques;

Policy on the care of dogs in medical research; and

Policy on the use of non-human primates in medical research.

You are invited to make a submission to the Council about the draft guidelines and policies. Summary text of the guidelines is set out below.

How to make your submission

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

Please send your submission to: The Chairman, Animal Welfare Committee, School of Physiology & Pharmacology, University of New South Wales, PO Box 1, KENSINGTON NSW 2053.

Closing date

The closing date for submissions is 9 September 1996.

Further information

This Notice is given under subsection 12(3) of the *National Health and Medical Research Council Act 1992*, and represents the second stage of consultation.

For further information and copies of the draft documents please contact A/Prof Michael Perry on 02 9385 2556.

SUMMARY TEXT OF THE DRAFT GUIDELINES:

Scope of the Code

The Code encompasses all aspects of the care and use of, or interaction with, animals for scientific purposes in medicine, biology, agriculture, veterinary and other animal sciences, industry and teaching. It includes their use in research, teaching, field trials, product testing, diagnosis, the production of biological products and environmental studies.

The Code provides general principles for the care and use of animals, specifies the responsibilities of investigators and institutions, and details the terms of reference, membership and operation of Institutional Animal Ethics Committees (AECs). It also provides guidelines for the humane conduct of scientific and teaching activities, and for the acquisition of animals and their care including their environmental needs.

The Code covers all live non-human vertebrates. Invertebrates are not currently the subjects of relevant State or Territory legislation. Investigators should consider forwarding proposals to use higher order invertebrates to AECs.

Revision of the Code

This 6th edition of the Code of Practice is sponsored by the National Health and Medical Research Council (NHMRC), the Commonwealth Scientific and Industrial Research Organisation (CSIRO), and the Agriculture and Resource Management Council of Australia and New Zealand (ARMCANZ). It was revised by representatives of these organisations together with representatives of the State and Territory governments of Australia, animal welfare groups and with input from the public.

The first Code was produced by the NHMRC in 1969. Revisions of the Code were undertaken in 1979, 1982, 1985 and 1989.

Periodic revisions take into account changes in biological science and in community attitudes.

MAY 1996

DRAFT

Australian Code of Practice for the care and use of animals for scientific purposes.

Introduction

Purpose of the Code

The purpose of this Code is to ensure the humane care of animals used for scientific purposes.

Its aims are to:

- emphasise the responsibilities of investigators, teachers and institutions using animals;
- ensure that the welfare of animals is always considered;
- ensure that animal use is valid;
- minimise the number of animals used in projects and limit or avoid pain or distress; and
- promote the development and use of techniques which replace animal use in scientific and teaching activities.

The Code establishes Animal Ethics Committees to verify that the case for animal use is justified and to ensure adherence to the stated principles of Replacement, Reduction and Refinement.

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DRAFT

MARCH 1996

Guidelines for Animal Ethics Committees, surgeons and technical staff

***using animals for the purposes of training surgeons and
demonstrating new surgical equipment and techniques.***

Guidelines developed by the National Health and Medical Research Council's Animal Welfare Committee (AWC) in conjunction with the Royal Australasian College of Surgeons.

Preamble

This document was developed in response to requests from Animal Ethics Committees (AECs) for guidance when they are considering applications for the use of animals to train surgeons in new techniques and how to use new technology. Such applications may be outside the previous experience of AECs. The National Health and Medical Research Council (NHMRC) and the Royal Australasian College of Surgeons (RACS) have developed the following guidelines jointly to assist AECs evaluating such applications. **It is intended that this document be read in conjunction with the *Australian Code of Practice for the Care and Use of Animals for Scientific Purposes*.**

The use of animals for surgical training and demonstration and for the development of new surgical procedures may be necessary in those circumstances where it can be demonstrated that a suitable alternative is not available. Failure to properly train surgeons in new procedures can have serious implications for patient care¹. Nevertheless, AECs must ensure that such use is justified, according to the following conditions which are based on the *Australian Code of Practice for the Care and Use of Animals for Scientific Purposes*.

¹ The use of live animals is an essential component of training or retraining surgeons in laparoscopic techniques. For most surgeons these represent a radical change in the way in which common operations such as cholecystectomy, appendicectomy and hernia repair are done. Patients undoubtedly benefit if these new techniques are used competently, but the techniques are also associated with new risks that can be appreciated only by experience in living animals.

GUIDELINES

These guidelines apply to surgeons, associated personnel, AECs and Institutions planning to undertake surgical training or demonstration of new techniques in animal models, or who are engaged in the development or further development of new techniques.

1. All use of animals for the purposes of surgical training and demonstration must comply with the *Australian Code of Practice for the Care and Use of Animals for Scientific Purposes*.
2. Prior to the commencement of the workshop all participants must be informed of, and fully understand, their ethical and legal responsibilities regarding the use of live animals. They should also be informed of their right to report incidents of incompetence, misconduct or other breaches of the Code to the institutional AEC.
3. All training procedures in which animals are to be used must be undertaken at institutions which have properly constituted Animal Ethics Committees. Applications must be submitted to that Committee for approval. [refer to 1990 Code para 2.1.1(i)].
4. Animal welfare legislation in the Australian States or Territories and in New Zealand should be checked for special conditions relating to the use, care and housing of animals in order to ensure that the institution complies with these conditions. [(Refer to 1990 Code para 2.1 (ii)]
5. Applications to AECs for approval for the use of animals for surgical training should contain the following information in addition to that required by the Australian Code of Practice²:
 - (i) The name of the surgeon-in-charge who accepts primary responsibility for the entire training exercise.
 - (ii) The name and qualifications of a person(s) competent in anaesthesia and in the care of the species to be used.
 - (iii) A description of the educational merit of the project and why animals are necessary.
 - (iv) The source of animals.

² See 1990 Code clause 2.2.9 for information to be included in written proposals.

SECOND CONSULTATION DRAFT

MARCH 1996

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL
ANIMAL WELFARE COMMITTEE

POLICY ON THE CARE OF DOGS IN MEDICAL RESEARCH

CONTENTS:

1. Introduction
2. Contact with People
3. Change of Environment and Time out of the Cage
4. Selection of Dogs
 - a. Suitability of Breed and Temperament
 - b. Health Status
5. Pound Sources
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9. Diet
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11. Institutional Guidelines
12. Responsibility of the Investigator
13. Animal Deaths
14. Euthanasia and Disposal
15. Further Reading

DRAFT

MARCH 1996

NHMRC Policy on the Care of Dogs in Medical Research

To be used in conjunction with the Australian Code of Practice for the Care and Use of Animals for Scientific Purposes.

This policy has been developed by the Animal Welfare Committee (AWC) in response to the committee's concern about the housing and care of dogs in some research institutions. This policy aims to improve animal welfare and identify issues for institutional Animal Ethics Committees (AECs) assessing research projects which use dogs. It provides a general framework to help AECs develop appropriate standards of care and housing of dogs in their institutions. Each AEC has to develop its own written guidelines for the care of dogs (see the 1990 *Australian Code of Practice for the Use of Animals for Scientific Purposes*, section 2.1.1) which will take into account the particular conditions that prevail at that institution (see *Institutional Guidelines* below).

Introduction

The use of companion animals such as dogs for medical and scientific research is strongly opposed by some members of the general public, and is generally a highly emotive and controversial issue. Research institutions and investigators must therefore achieve high standards of care of dogs in order to meet community expectations.

This policy seeks to ensure that dogs kept confined in animal holding facilities are provided with housing and an environment which meet, at the very least, the requirements of the *Australian Code of Practice for the Care and Use of Animals for Scientific Purposes*.

In particular, this policy aims to ensure that dogs kept in the research environment are provided with a good quality of life. Dogs need interesting and varied surroundings, regular exercise, frequent contact with people and the opportunity to express their natural social needs and instincts by contact with other dogs. This is especially important for animals held for long periods.

SECOND CONSULTATION DRAFT

MARCH 1996

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL
ANIMAL WELFARE COMMITTEE

POLICY ON THE USE OF NON-HUMAN PRIMATES IN MEDICAL RESEARCH

Incorporating background notes for investigators, animal ethics committees and animal care staff on the care and use of non-human primates in medical research

Contents

1. Introduction
2. NHMRC Policy on the use of non-human primates in medical research
3. Notes for investigators and AECs on the management, housing and care of non-human primates
 - 3.1 Disease hazards
 - 3.2 Housing requirements and environmental enrichment
 - 3.3 Diet
 - 3.4 Staff
 - 3.5 Competence of investigator
 - 3.6 Monitoring
 - 3.7 Animal Deaths
 - 3.8 Legislation
 - 3.9 Quarantine
4. Checklist for AECs assessing proposals involving non-human primates
5. NHMRC central breeding colonies of non-human primates
 - Macaques
 - Baboons
 - Marmosets
6. Recommended Reading

1. Introduction

The NHMRC recognises that, being closely related to humans, non-human primates can provide unique and invaluable models for medical research purposes. However, non-human primates have a well developed forebrain and special ethical and welfare issues arise because of their cognitive abilities. Particular health problems for animals and their carers can occur as a result of the close biological relationship to human beings.

To ensure that non-human primates receive appropriate care and housing, the NHMRC undertook in 1993 to support three central breeding colonies. The objective of this action was to remove the necessity for institutions to maintain their own small colonies and to ensure the continued availability of the species most commonly used for biomedical research in Australia - macaques, *Macaca nemestrina* and *Macaca fascicularis*; marmosets, *Callithrix j. jacchus*; and baboons, *Papio hamadryas*.

The following document has been prepared to:

- (i) ensure that when the use of these animals is essential, their welfare is protected;
- (ii) set out the basic principles which must be adhered to by investigators and associated animal care staff intending to use non-human primates in their research; and
- (iii) assist Animal Ethics Committees (AECs) dealing with such applications.

This document should be read in conjunction with the *Australian Code of Practice for the Care and Use of Animals for Scientific Purposes* which applies to all animals used in research. This Code covers all aspects of the care and use of animals for scientific and educational purposes and embraces the principles of replacement of animals in research with other methods, reduction in the number of animals used in research and refinement of techniques to reduce the impact of the research on the animal.

It is not intended that this policy provide the specific details of the care, handling and management of non-human primates. That information can be obtained from the central breeding colonies, zoos and the extensive literature available on the subject, some of which is included in the reference section of this policy. It is the intention of the NHMRC to develop separate documents that address the requirements of each of the three species.

2. NHMRC policy on the use of non-human primates in medical research

The NHMRC will only fund research using non-human primates which is in accord with the following policy:

- a. The use of non-human primates is only warranted when no other species of animal can be used for the particular research project and the predicted outcome of the project justifies the use of non-human primates.
- b. The most appropriate species of non-human primate must be chosen and this choice justified.
- c. Investigators should obtain animals from the central breeding colonies in Australia which provide macaques (*Macaca nemestrina* & *Macaca fascicularis*), baboons (*Papio hamadryas*) and marmosets (*Callithrix j. jacchus*). The necessity to use other non-human primates must be justified and consideration given to the long-term future of the animals once the research is complete.
- d. Investigators must not obtain animals from overseas captive breeding colonies unless species available in Australia are not suitable for the proposed research. Again, the necessity to use imported non-human primates must be justified and their future clearly outlined.
- e. Imported species must not be used to establish a breeding colony.
- f. The NHMRC will not fund research involving wild-caught non-human primates.¹
- g. Animals should only be bred outside the established breeding colonies if this is required as part of the research protocol and has been approved by the institutional AEC.
- h. The principal investigator must have documented training and experience in the use of the particular species of non-human primate; or must have sought and received appropriate advice on the care and use of the species of non-human primate to be used. All animal care staff must be given appropriate training relevant to the proposed experiment.

¹ There are a number of important concerns regarding the use of wild-caught primates. Animals caught and transported over long periods have high mortality rates. The disease status of wild-caught animals is unknown and diseases carried by the animal may pose a serious risk to the investigator and the animal care staff. The CITES agreement (Convention on International Trade in Endangered Species), to which Australia is a signatory, restricts the export of threatened and endangered species, including some non-human primates.

THERAPEUTIC GOODS ACT 1989

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

I, John Cable, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of s.42 of the *Therapeutic Goods Act*, hereby publish the following details concerning the revocation of licences to manufacture therapeutic goods:

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

H. J. HEINZ COMPANY AUSTRALIA LTD, LICENCE NO. 71476 - DUE TO THE CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS.



Delegate of the Secretary

30 July 1996

THERAPEUTIC GOODS ACT 1989

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

I, John Cable, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of s.42 of the *Therapeutic Goods Act*, hereby publish the following details concerning the revocation of licences to manufacture therapeutic goods:

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

D.F.C. THOMPSON PTY LTD, LICENCE NO. 140 - DUE TO THE CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS AT 1/32 LEIGHTON PLACE, HORNSBY NSW 2077.

and

PRIMARY INDUSTRIES MANAGEMENT SERVICES PTY LTD trading as CONMAC LABORATORY SERVICES, LICENCE NO. 43821 - DUE TO THE CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS AT 6 GLASSON DRIVE, BETHANIA QLD 4205.



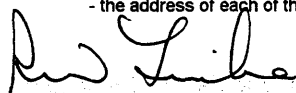
Delegate of the Secretary
18 July 1996

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS LICENSED TO MANUFACTURE THERAPEUTIC GOODS

I, R W Tribe (Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the *Therapeutic Goods Act*, hereby publish a list of:

- the persons who are licensed to manufacture therapeutic goods pursuant to Part 4 of the Act,
- the steps of manufacture that each of those licences authorise; and
- the address of each of those premises to which the licences relate.



31 July 1996

Persons who are licensed:

Hallas Trading Co. Pty Limited

Classes of goods:

This licence authorises only the manufacture of the following products or product classes: sunscreens.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The address of premises to which licence relates:

*Hallas Trading Co. Pty. Limited
27 Hotham Parade
ARTARMON NSW 2064*

Persons who are licensed:

Australian Foundation for Disabled trading as FODI Industries

Classes of goods:

This licence authorises only the manufacture of bandages, dressings and allied products.

The steps of manufacture :

A single step in the manufacture of therapeutic goods for human use, namely: packaging and labelling.

The address to which licence relates:

*Australian Foundation for Disabled trading as FODI Industries
38 Cadell Avenue
MAYFIELD NSW 2304*

Persons who are licensed:

Primary Industries Management Services Pty Ltd trading as Conmac Laboratory Services

Classes of goods:

Licence authorises only physical and chemical analysis and testing of therapeutic goods.

The steps of manufacture:

A single step in the manufacture of therapeutic goods for human use, namely: analysis and testing.

The address to which licence relates:

*Primary Industries Management Services Pty Ltd trading as Conmac Laboratory Services
6 Glasdon Drive
BETHANIA QLD 4205*

Persons who are licensed:

MCA Medical Concepts Australia Pty Ltd

Classes of goods:

This licence authorises only the manufacture of the following products or product classes: sterile surgical angiography and instrument drapes.

The steps of manufacture:

Manufacture of a single therapeutic good for human use.

The address of premises to which licence relates:

*MCA Medical Concepts Australia Pty Ltd
51 Rushdale Street
KNOXFIELD VIC 3180*

Persons who are licensed:

D.F.C. Thompson Pty Ltd

Classes of goods:

This licence authorises only the manufacture of drugs excepting preparations containing cephalosporins, hormones, steroids or antineoplastic drugs.

This licence does not authorise the manufacture of any substance to which Schedules Two, Three, Four, Seven or Eight of the Poisons Standard applies other than Coldguard Tablets, Clindamycin Powder and Prantal Powder and the contract packaging under client supervision of clinical trial materials in solid dosage form.

The steps of manufacture:

Manufacture of non-sterile therapeutic goods for human use.

The addresses to which licence relates:

*D.F.C. Thompson Pty Ltd
23-25 Sefton Road
THORNLEIGH NSW 2120;*

and

*3 Chivers Road, THORNLEIGH NSW 2120 -
for the storage and sampling of raw materials only.*

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3)

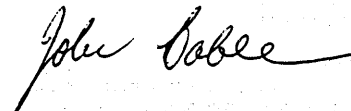
I, JOHN CABLE, delegate of the Secretary to the Department of Health and Family Services for the purposes of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, and acting under subsection 14(3), CONSENT to the limits for content of active substance being 90 per cent to 110 per cent and the maximum disintegration time being 30 minutes for -

QUANTREL (pyrantel embonate) 100 mg, (oxantel embonate) 100 mg tablet blister pack;

and

MARAX (ephedrine sulfate) 25 mg, (theophylline) 130 mg, (hydroxyzine hydrochloride) 10 mg tablet strip pack;

supplied by Pfizer Pty Ltd for export only to the Philippines, instead of the limits for content of active substance of 92.5 per cent to 107.5 per cent specified in paragraph 4(1)(a) and the maximum disintegration time of 15 minutes specified in paragraph 7(1)(a) of *Therapeutic Goods Order No. 35 - "General Standard for Tablets and Pills"*.


JOHN CABLE
Director
Conformity Assessment Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the Department of
Health and Family Services)

24 July 1996

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

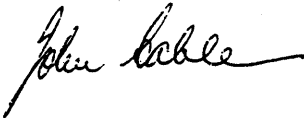
THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3)

I, JOHN CABLE, 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(3), CONSENT to the following human insulin products -

Actrapid 10 mL vial
Protaphane 10 mL vial
Mixtard 30/70 10 mL vial

supplied for export only to Fiji and Papua New Guinea by Novo Nordisk Pharmaceuticals Pty Ltd, complying with the Test for Sterility specified in the British Pharmacopoeia/ European Pharmacopoeia instead of complying with Therapeutic Goods Order No. 11 - "Standard for Sterile Therapeutic Goods".



JOHN CABLE
Director
Conformity Assessment Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Health and Family Services)

22 July 1996

COMMONWEALTH OF AUSTRALIA
DEPARTMENT OF HEALTH AND FAMILY SERVICES
THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, JOHN CABLE, 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 label on the container of -

XYLOCAINE SPRAY lignocaine hydrochloride 123.2 mg/ mL spray solution aerosol pump actuated metered dose

supplied by Astra Pharmaceuticals Pty Ltd

omitting warning statements, required under paragraph 3(2)(g) of Therapeutic Goods Order No. 48 - "General Requirements for Labels for Drug Products," provided the label on the container includes a statement referring the user to the carton label for the warning statements and the carton label includes the full warning statements.



JOHN CABLE
Director
Conformity Assessment Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Health and Family Services)

19 July 1996

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3)

I, JOHN CABLE, delegate of the Secretary to the Department of Health and Family Services for the purposes of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, and acting under subsection 14(3), CONSENT to the limits for content of active substance being 90 per cent to 110 per cent and the maximum disintegration time being 45 minutes for -

BONAMINE (meclozine hydrochloride) 25 mg tablet blister pack

supplied by Pfizer Pty Ltd for export only to the Philippines, instead of the limits for content of active substance of 92.5 per cent to 107.5 per cent specified in paragraph 4(1)(a) and the maximum disintegration time of 15 minutes specified in paragraph 7(1)(a), respectively, of Therapeutic Goods Order No. 35 - "General Standard for Tablets and Pills".



JOHN CABLE

Director

Conformity Assessment Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the Department of
Health and Family Services)

19 July 1996

9602265

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL

Immunisation Working Party

AN INVITATION TO MAKE SUBMISSIONS

The National Health and Medical Research Council proposes to issue draft recommendations for the Australian Standard Vaccination Schedule.

You are invited to make submissions to the Council about the draft recommendations.

How to make your submission

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

Please send your submission to:

Monica Johns
Secretary
Immunisation Working Party
MDP 13
Department of Health and Family Services
GPO Box 9848
CANBERRA CITY ACT 2601

Closing date

The closing date for submissions is 5 September 1996.

Further information

This Notice is given under subsection 12(3)(a) of the *National Health and Medical Research Act 1992*. It represents the second stage of consultation on the development of these guidelines.

The first stage consultation took place from 22 November 1995 - 5 January 1996. An invitation to make further comment will be mailed directly to those who made submissions during the first stage.

If you would like your submission to be treated confidentially, please indicate this clearly (for example, by marking your written submission "confidential"). Submissions may be subject to release under the Freedom of Information Act 1982.

To assist in the preparation of submissions a copy of the terms of reference for the NHMRC Immunisation Working Party and a copy of the draft recommendations for the Australian Standard Vaccination Schedule may be obtained by contacting Kris Fisher, telephone (06) 289 9319 or facsimile (06) 289 8098.

For further information, please contact Ms Anne-Marie Fraser either by telephone (06) 289 8416 or by writing to the above address.

Immigration and Multicultural Affairs

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SUBSECTION 96(2)

SPECIFICATION OF PASS MARK IN RELATION TO APPLICATIONS FOR
CONCESSIONAL FAMILY (MIGRANT) (CLASS AJ) VISAS

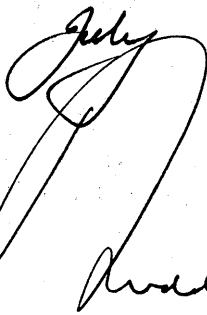
I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under subsection 96(2) of the *Migration Act 1958* (the Act), hereby specify that the pass mark in relation to applications for Concessional Family (Migrant) (Class AJ) visas for the purposes of the Act and the Migration Regulations is 115 points.

This notice has effect on and from 1 November 1996.

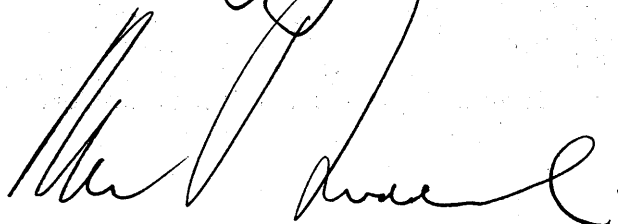
Dated this

26th

day of



1996



Minister for Immigration and Multicultural Affairs

Commonwealth of Australia

Migration Act

Migration Regulations

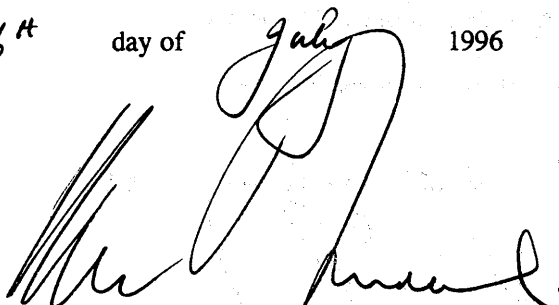
NOTICE UNDER SUBSECTION 96(1)

SPECIFICATION OF POOL MARK IN RELATION TO APPLICATIONS FOR
CONCESSIONAL FAMILY (MIGRANT) (CLASS AJ) VISAS

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under subsection 96(1) of the *Migration Act 1958* (the Act), hereby specify that the pool mark in relation to Concessional Family (Migrant) (Class AJ) visas for the purposes of the Act and the Migration Regulations is 110 points.

This notice has effect on and from 1 November 1996.

Dated this 26th day of July 1996

A large, stylized handwritten signature in black ink, appearing to read 'Philip Ruddock', is written over the date and day of the week.

Minister for Immigration and Multicultural Affairs

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF 103 (PARENT) VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 103 (Parent) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 4,900.

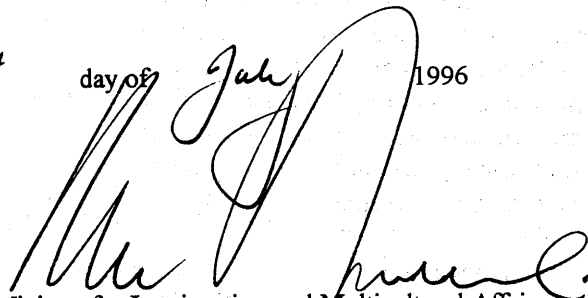
Dated this

26th

day of

July

1996


Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF 104 (PREFERENTIAL FAMILY) VISAS
THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 104 (Preferential Family) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 1,100.

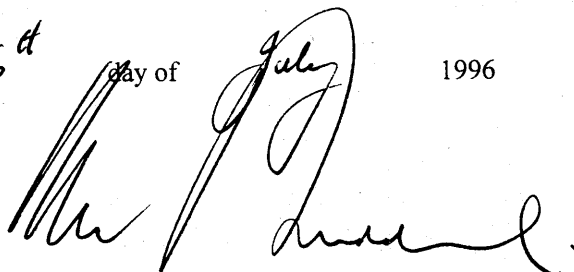
Dated this

26th

day of

July

1996

A large, stylized handwritten signature in black ink, which appears to read 'Philip Ruddock'.

Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

**DETERMINATION OF MAXIMUM NUMBER OF 110 (INTERDEPENDENCY) VISAS
THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR**

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 110 (Interdependency) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 100.

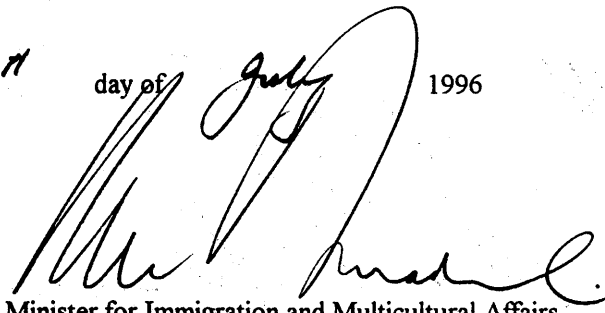
Dated this

26th

day of

July

1996

A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock, the Minister for Immigration and Multicultural Affairs at the time.

Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

Commonwealth of Australia

Migration Act 1958

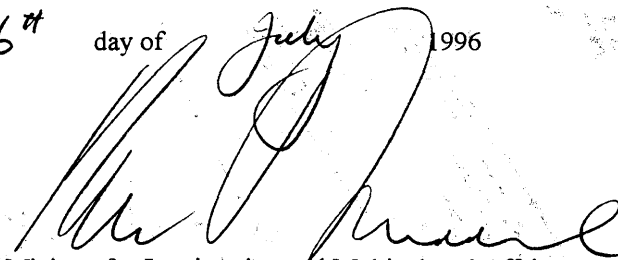
Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF 300 (PROSPECTIVE MARRIAGE)
VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 300 (Prospective Marriage) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 1,500.

Dated this 26th day of July 1996


Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF 806 (FAMILY) VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 806 (Family) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 800.

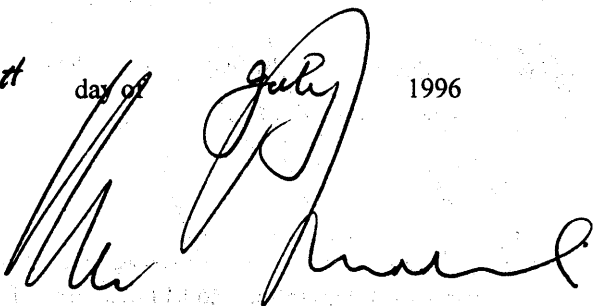
Dated this

26th

day of

July

1996


Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF 826 (INTERDEPENDENCY) VISAS
THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of 826 (Interdependency) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 200.

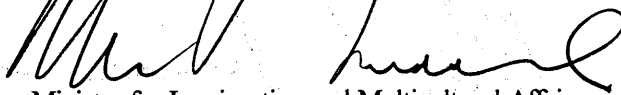
Dated this

26th

day of



1996



Minister for Immigration and Multicultural Affairs

[NOTE: Section 85 of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

9602266

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?
ALEXANDER Julie	7/4/1968	Nicol Robinson & Kidd, Solicitors	4/215 Adelaide Street BRISBANE QLD 4000	CHARGES
BHATTARAI Bimal Kumar	20/9/1966	Nepal/Australia O/s Student & Mig. Svcs	12/22-24 Wasseil Street MATRIVILLE NSW 2036	CHARGES
BLAKE Simon William	5/7/1965	Clayton Utz Solicitors	40 Marcus Clarke Street CANBERRA ACT 2800	CHARGES
CHEN Wei	21/9/1956	We International Trading	3 Adams Street PRESTON VIC 3072	CHARGES
CHONG Eleanor Hung	30/8/1966	Worldwide Immigration Consultants	3 Hillcrest Avenue GLADESVILLE NSW 2111	CHARGES
DENG Raymond Qimin	26/9/1959		139 North Rocks Road NORTH ROCKS NSW 2151	CHARGES
DRAYTON Katharine Alison	26/7/1961		Downing Chambers Level 9, 307 Pitt Street SYDNEY NSW 2000	CHARGES
GEORGIU George	9/11/1955	Perth Migration Services Pty Ltd	C/- Leonard Cohen & Co 896 Beaufort Street INGLEWOOD WA 6052	CHARGES
HUI Judy Oi Chee	31/1/1966	Judy O. C. Hui Solicitor	1 Denise Close ROWVILLE VIC 3178	CHARGES
LAPINSKI Simona	14/5/1959	A to Z Migration Services	2/48 Sir Thomas Mitchell BONDI NSW 2026	CHARGES
LAU Serena Chung Ying	2/6/1974		60 Griffith Avenue EAST ROSEVILLE NSW 2069	CHARGES
LIANG John	26/10/1962	Laint Oriental Services	2/23 Home Street RESERVOIR VIC 3073	CHARGES
LIU Elizabeth	30/3/1967		4 Norton Avenue DOVER HEIGHTS NSW 2030	CHARGES
MA Ronald Chi Chung	12/3/1970	Allan Wong & Co	Suite 505, Kian Hay Cent 431-439 Sussex Street SYDNEY NSW 2000	CHARGES
NGUYEN Hung Thai	21/8/1957		24 Benjamin Street SUNSHINE VIC 3020	FREE SERVICE
NIARDONE Anthony	3/9/1969	Ilbery Barblett, Barristers & Solicitors	Level 9 30 The Esplanade PERTH WA 6000	CHARGES
RAJAPAKSE Palma Jacinth	28/9/1954		2 Lonsmore Street MAGGREGOR QLD 4108	CHARGES

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES
				FREE SERVICE OR CHARGES FEES?
STOJANOVSKI Alex	18/2/1943	Alex's Panorama Travel	782 High Street THORBURY VIC 3071	CHARGES
TAO Frederick Nhan Quang	25/5/1963	Lim & Tao	Level 1 367 Victoria Street ABBOTSFORD VIC 3067	CHARGES
WU Angela Chien-Kuang	25/3/1970		6 Bulwarra Close O'MALLEY ACT 2606	CHARGES
YANG Joe Xiao	11/4/1963	Ystradd Nominees Pty Ltd	312 Punt Road SOUTH YARRA VIC 3141	CHARGES
ZHANG Yu Qing	22/3/1966		19 St Clams Road DONCASTER EAST VIC 3109	CHARGES
ZHOU Lin	14/4/1953		8/10 Sutherland Road ARMADALE VIC 3143	CHARGES


for SECRETARY
7 August 1996

9602267

Commonwealth of Australia

Migration Act 1958

Migration Regulations

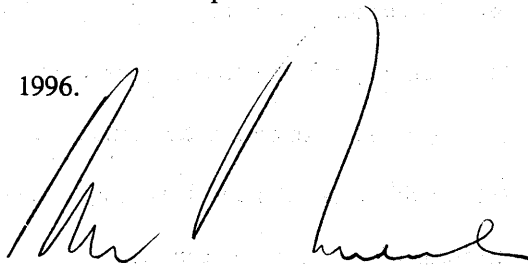
SPECIFICATION OF BODIES
FOR PURPOSES OF PARAGRAPH 5.19(4)(e)

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 5.19(4)(e) of the Migration Regulations, specify the following bodies for the purposes of paragraph 5.19(4)(e):

- (i) the Greater Green Triangle Region Association Inc;
- (ii) the Riverina Regional Development Board;
- (iii) the Orana Regional Development Organisation;
- (iv) the South Australia Economic Development Authority;
- (v) Tasmania Development and Resources;
- (vi) the Department of Asian Relations, Trade and Industry of the Northern Territory Government;
- (vii) the South West Development Commission;
- (viii) the Goldfields Esperance Development Commission;
- (ix) the Gulf Local Authorities Development Association Inc; and
- (x) Development Albury-Wodonga 2000 (DAW 2000)

This notice has effect on and from the date of publication.

Dated 31 - 7 - 1996.



Minister for Immigration and Multicultural Affairs

9602286

Industrial Relations

INDUSTRIAL RELATIONS ACT 1988

REVOCATION OF DIRECTION AND DIRECTION TO INSPECTORS

I, DAVID MARCUS ROSALKY, Secretary to the Department of Industrial Relations, acting under subsection 84(5) of the *Industrial Relations Act 1988* (the Act):

1. revoke the direction annexed to this instrument made by Peter Thomas Core on 7 July 1994; and
2. direct that the following notice be published in the *Commonwealth Gazette* specifying the manner in which, and any conditions and qualifications subject to which, powers or functions conferred on inspectors under the Act are to be exercised or performed.

'DIRECTIONS

'1. In these Directions:

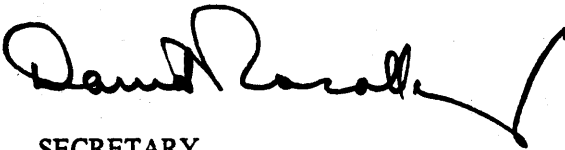
- (i) the "Act" means the *Industrial Relations Act 1988*, and includes the Regulations made under that Act;
- (ii) "awards officer" means an inspector as defined in subsection 4(1) of the Act;
- (iii) "litigation action" means one or more of the following actions:
 - (a) suing for a penalty;
 - (b) conducting a prosecution;
 - (c) assisting in the conduct of a prosecution;
 - (d) applying for an order under section 170EF of the Act; or
 - (e) giving evidence in any proceedings (other than as required by law),
on behalf of or for the Commonwealth.

'2. After making every reasonable endeavour to seek voluntary compliance with the requirements of the Act, an awards officer may exercise or perform powers or functions relating to litigation action as a last resort.

'3. An awards officer must not undertake litigation action relating to breach of a term of an award or order unless the consent of a person occupying or performing the duties of one of the following offices in the Department of Industrial Relations is obtained:

- (i) Regional Manager of the Region in which the awards officer is located;
 - (ii) Assistant Secretary, Operations Branch, Operations and Corporate Division; or
 - (iii) First Assistant Secretary, Operations and Corporate Division.
- ‘4. An awards officer must not undertake litigation action relating to a breach of the Act unless the consent of the person occupying or performing the duties of the office of First Assistant Secretary, Operations and Corporate Division, in the Department of Industrial Relations is obtained.’
-

Dated this 26th day of July 1996.



SECRETARY

9602268

10122 V022 S.Print N3636

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

s.141 application for common rule declaration

Australian Liquor, Hospitality and Miscellaneous Workers Union
(C No 90239 of 1996)

**INDEPENDENT SCHOOLS AND COLLEGES (DOMESTIC AND
MAINTENANCE STAFF) (ACT) AWARD 1993**
(ODN C Nos 03951 of 1984, 22145 and 22260 of 1990)

General Staff

Educational services

JUSTICE MUNRO

SYDNEY, 25 JULY 1996

Award declared common rule in the Australian Capital Territory

DECLARATION

1. That the terms of clause A5, and Parts B, C, D, E, F, G, H1 and H2 of the Independent Schools and Colleges (Domestic and Maintenance Staff)(ACT) Award 1993 (the 1993 Award) shall be a common rule for the industry of employment in the work of Cook, Housekeeper, Canteen Manager, Matron, Groundsman, Caretaker, Seamstress, Cleaner, Gardener, Domestic Worker, Laundry Worker, Kitchen Assistant, General Hand, Dining Room Attendant, or Canteen Worker, or cognate work of a kind described in the classification descriptions set out in clause A5 of the 1993 Award, for independent schools and colleges, being non-government schools engaged in the provision of primary and secondary educational services in the Australian Capital Territory.

2. That this declaration shall not apply to the Australian Government in respect of employees under the *Public Service Act 1922*.

3. That the foregoing declaration shall operate from 23 July 1996.

BY THE COMMISSION:

JUSTICE P.R. MUNRO

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

NATIONAL TRAINING WAGE INTERIM AWARD 1994**C No. C No 30674 of 1996**

Dated 5 September 1994

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 18 July 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 14 March 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**P0227 V013 Print No. N2972.**

<u>Clause</u>	<u>Subject</u>	<u>Substance</u>
	National Training Wage Transport Workers Roping-in No 1) Interim Award 1996	

Dated this 2nd day of August 1996

Christine Hayward

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:

Musicians General Award 1971
(C no 21727 of 1995)

DATED 23 December 1971

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 8 July 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 1 October 1995 and 1 April 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
M0094CR V082 N Print N3152

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
8(a)	Wage Rates	Minimum Rates Adjustment

31 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 32998 of 1994)

DATED 17 June 1983

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 5 July 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 4 July 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
T0140CRN V147 M Print N3120

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Transport Workers (Roping-in No. 6) Award 1996	Responsency

31 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:

Baking and Pastrycooking Industry (Northern Territory) Award 1985
(C no 80018 of 1996)

DATED 29 November 1985

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 9 July 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 26 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
B0089CRN V024a A Print N3195

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
Correction Order for Print N2579, B0089CRN, Item 12		

31 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 30209 of 1995)**DATED 17 June 1983**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 9 July 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 6 February 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
T0140CRN V148 M Print N3170

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Transport Workers (Roping-In No. 7) Award 1996	Responsency

31 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:

Graphic Arts (Northern Territory) Award 1981
(C no 21198 of 1996)

DATED 22 June 1981

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 16 July 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 27 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
G0040CRN V037 A Print N3359

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
13(a)	Rate of Wage	Third Safety Net Adjustment.
13(b)	Rate of Wage	
17(f)	Overtime	
37	First Aid Facilities	

31 July, 1996

LYNDALL SOETENS
DEPUTY INDUSTRIAL REGISTRAR

9602287

Industry, Science and Tourism**Excise Tariff Act 1921****NOTICE OF SUBSTITUTED RATES OF DUTY IN RESPECT OF EXCISE
TARIFF ITEMS****NOTICE No. 2 (1996)**

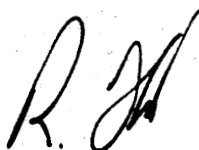
I, RICHARD JOHN HUNT, delegate of the Chief Executive Officer of Customs, pursuant to sub-section 6A(8) of the Excise Tariff Act 1921, hereby publish for the information of the public the Table hereunder, advertising, for all goods to which each Excise Tariff item set out in Column 1 of the Table applies, the substituted rate of duty set out in Column 2 opposite that item, with effect on and from the 1st of August 1996.

THE TABLE

Column 1	Column 2
Excise tariff item	Substituted rate of duty
1 (C)	\$15.83 per litre of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
2 (A)	\$31.46 per litre of alcohol
2 (C)	\$36.84 per litre of alcohol
2 (D)	\$36.84 per litre of alcohol
2 (F)	\$36.84 per litre of alcohol
2 (G) (1)	\$36.84 per litre of alcohol
2 (G) (2)	\$37.82 per litre of alcohol
2 (H) (1)	\$36.84 per litre of alcohol
2 (H) (2)	\$37.82 per litre of alcohol
2 (O)	\$37.82 per litre of alcohol
6	\$83.93 per kilogram
7	\$83.93 per kilogram
8	\$83.93 per kilogram
9	\$1.88 per kilogram
11 (A) (3) (a)	\$0.18681 per litre
11 (A) (3) (b)	\$0.36725 per litre
11 (A) (3) (c)	\$0.34559 per litre
11 (B) (3)	\$0.34559 per litre
11 (C) (2) (a)	\$0.36725 per litre
11 (C) (2) (b)	\$0.34559 per litre
11 (D)	\$0.02528 per litre
11 (E) (2)	\$0.34559 per litre
11 (E) (3)	\$0.07171 per litre
11 (G) (2) (a)	\$0.07171 per litre
11 (G) (2) (b)	\$0.34559 per litre
11H2	\$0.34559 per litre
11J2	\$0.36725 per litre

Dated this Twenty Sixth day of July

1996.



R J Hunt
Delegate of the Chief Executive Officer

Customs Tariff Act 1995

**NOTICE OF SUBSTITUTED RATES OF DUTY IN RESPECT OF CUSTOMS
TARIFF SUBHEADINGS**

NOTICE NO. 1 (1996)

I, RICHARD JOHN HUNT, delegate of the Chief Executive Officer of Customs, pursuant to sub-section 19(3) of the Customs Tariff Act 1995, hereby publish for the information of the public the Table set out hereunder, to take effect on and from 1 August 1996, and advertising, for all goods to which each Customs Tariff subheading set out in Column 1 of that Table applies, the substituted amount set out in Column 2 opposite that subheading, being the new amount for each rate of duty specified in Column 3 in that Customs Tariff subheading in Schedule 3 to the Customs Tariff Act 1995.

TABLE

Column 1	Column 2
Customs Tariff Subheading	Rate - Substituted amount
2203.00.10	<p>\$15.83/L of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15</p> <p>NZ:\$15.83/L of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15</p> <p>PNG:\$15.83/L of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15</p> <p>FI:\$15.83/L of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15</p> <p>DC:\$15.83/L of alcohol, calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15</p>
2206.00.11	<p>5%, and \$37.82/L of alcohol</p> <p>NZ:\$37.82/L of alcohol</p> <p>PNG:\$37.82/L of alcohol</p> <p>FI:\$37.82/L of alcohol</p> <p>DC:\$37.82/L of alcohol</p> <p>DCS:4%, and \$37.82/L of alcohol</p> <p>DCT:5% and \$37.82/L of alcohol</p>
2206.00.12	<p>5%, and \$36.84/L of alcohol</p> <p>NZ:\$36.84/L of alcohol</p> <p>PNG:\$36.84/L of alcohol</p> <p>FI:\$36.84/L of alcohol</p> <p>DC:\$36.84/L of alcohol</p> <p>DCS:3%, and \$36.84/L of alcohol</p>
2207.10.00	<p>5%, and \$37.82/L of alcohol</p> <p>NZ:\$37.82/L of alcohol</p> <p>PNG:\$37.82/L of alcohol</p> <p>FI:\$37.82/L of alcohol</p> <p>DC:\$37.82/L of alcohol</p> <p>DCS:4%, and \$37.82/L of alcohol</p> <p>DCT:5%, and \$37.82/L of alcohol</p>

Column 1	Column 2
2208.20.10	5%, and \$31.46/L of alcohol NZ:\$31.46/L of alcohol PNG:\$31.46/L of alcohol FI:\$31.46/L of alcohol DC:\$31.46/L of alcohol DCS:3%, and \$31.46/L of alcohol
2208.20.90	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2208.30.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2208.40.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2208.50.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2208.60.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol

Column 1	Column 2
2208.70.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2208.90.00	5%, and \$36.84/L of alcohol NZ:\$36.84/L of alcohol PNG:\$36.84/L of alcohol FI:\$36.84/L of alcohol DC:\$36.84/L of alcohol DCS:3%, and \$36.84/L of alcohol
2402.10.00	\$83.93/kg NZ:\$83.93/kg PNG:\$83.93/kg FI:\$83.93/kg DC:\$83.93/kg
2402.20.00	\$83.93/kg NZ:\$83.93/kg PNG:\$83.93/kg FI:\$83.93/kg DC:\$83.93/kg
2403.10.00	\$83.93/kg NZ:\$83.93/kg PNG:\$83.93/kg FI:\$83.93/kg DC:\$83.93/kg
2403.99.20	\$1.88/kg NZ:\$1.88/kg PNG:\$1.88/kg FI:\$1.88/kg DC:\$1.88/kg
2403.99.90	\$83.93/kg NZ:\$83.93/kg PNG:\$83.93/kg FI:\$83.93/kg DC:\$83.93/kg

Column 1	Column 2
2707.50.11	\$0.36725/L NZ:\$0.36725/L PNG:\$0.36725/L FI:\$0.36725/L DC:\$0.36725/L
2707.50.19	\$0.34559/L NZ:\$0.34559/L PNG:\$0.34559/L FI:\$0.34559/L DC:\$0.34559/L
2710.00.12	\$0.07171/L NZ:\$0.07171/L PNG:\$0.07171/L FI:\$0.07171/L DC:\$0.07171/L
2710.00.19	\$0.34559/L NZ:\$0.34559/L PNG:\$0.34559/L FI:\$0.34559/L DC:\$0.34559/L
2710.00.20	\$0.34559/L NZ:\$0.34559/L PNG:\$0.34559/L FI:\$0.34559/L DC:\$0.34559/L
2710.00.30	\$0.07171/L NZ:\$0.07171/L PNG:\$0.07171/L FI:\$0.07171/L DC:\$0.07171/L
2710.00.40	\$0.02528/L NZ:\$0.02528/L PNG:\$0.02528/L FI:\$0.02528/L DC:\$0.02528/L
2710.00.51	\$0.18681/L NZ:\$0.18681/L PNG:\$0.18681/L FI:\$0.18681/L DC:\$0.18681/L

Column 1	Column 2
2710.00.52	\$0.36725/L NZ:\$0.36725/L PNG:\$0.36725/L FI:\$0.36725/L DC:\$0.36725/L
2710.00.53	\$0.34559/L NZ:\$0.34559/L PNG:\$0.34559/L FI:\$0.34559/L DC:\$0.34559/L

Dated this Twenty Sixth day of July

1996.



R J Hunt
Delegate of the Chief Executive Officer

Customs Act 1901

**NOTICE OF DECLARED RATE IN RESPECT OF DIESEL FUEL
REBATE**

NOTICE NO. 2 (1996)

I, RICHARD JOHN HUNT, delegate of the Minister for Small Business and Consumer Affairs, hereby declare, pursuant to sub-section 164(5A) of the Customs Act 1901, that the rate of rebate payable on or after 1 August 1996 in respect of any diesel fuel for a use specified in Column 1 of the Schedule of this notice, being a use referred to in sub-section 164(1) of the Customs Act 1901, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

THE SCHEDULE

Column 1	Column 2
<u>USE FOR WHICH DIESEL FUEL PURCHASED</u>	<u>DECLARED RATE OF DIESEL FUEL REBATE</u>
Mining Operations [as specified in paragraph 164(1)(a)]	\$0.32171 per litre
Primary Production [as specified in paragraph 164(1)(aa)]	\$0.34559 per litre
Residential Premises [as specified in paragraph 164(1)(b)]	\$0.26312 per litre
Hospitals, Nursing Homes and Other Institutions [as specified in paragraph 164(1)(c)]	\$0.26312 per litre
Homes for Aged Persons [as specified in paragraph 164(1)(d)]	\$0.26312 per litre

Dated this Twenty Sixth day of July

1996



R J Hunt
Delegate of the Minister
for Small Business and Consumer Affairs

Excise Act 1901

NOTICE OF DECLARED RATE IN RESPECT OF DIESEL FUEL REBATE


NOTICE NO. 2 (1996)

I, RICHARD JOHN HUNT, delegate of the Minister for Small Business and Consumer Affairs, hereby declare, pursuant to sub-section 78A(5A) of the Excise Act 1901, that the rate of rebate payable on or after 1 August 1996 in respect of any diesel fuel for a use specified in Column 1 of the Schedule of this notice, being a use referred to in sub-section 78A(1) of the Excise Act 1901, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

THE SCHEDULE

Column 1	Column 2
<u>USE FOR WHICH DIESEL FUEL PURCHASED</u>	<u>DECLARED RATE OF DIESEL FUEL REBATE</u>
Mining Operations [as specified in paragraph 78A(1)(a)]	\$0.32171 per litre
Primary Production [as specified in paragraph 78A(1)(aa)]	\$0.34559 per litre
Residential Premises [as specified in paragraph 78A(1)(b)]	\$0.26312 per litre
Hospitals, Nursing Homes and Other Institutions [as specified in paragraph 78A(1)(c)]	\$0.26312 per litre
Homes for Aged Persons [as specified in paragraph 78A(1)(d)]	\$0.26312 per litre

Dated this TWENTY SIXTH day of JULY 1996


R J Hunt
Delegate of the Minister
for Small Business and Consumer Affairs

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	24/07/96	25/07/96	26/07/96	27/07/96	28/07/96	29/07/96	30/07/96
Austria	Schillings	8.2900	8.2888	8.1809	8.1809	8.1809	8.1979	8.2050
Belgium/Lux	Francs	24.2700	24.2700	23.9400	23.9400	23.9400	24.0200	24.0200
Brazil	Reals	.7748	.7751	.7713	.7713	.7713	.7716	.7717
Canada	Dollars	1.0840	1.0842	1.0823	1.0823	1.0823	1.0819	1.0808
China	Yuan	6.5614	6.5638	6.5312	6.5312	6.5312	6.5326	6.5332
Denmark	Kroner	4.5438	4.5445	4.4845	4.4845	4.4845	4.4984	4.5021
EC	ECU	.6248	.6258	.6184	.6184	.6184	.6206	.6198
Fiji	Dollar	1.1031	1.1045	1.0990	1.0990	1.0990	1.0995	1.1002
Finland	Markka	3.5845	3.5825	3.5240	3.5240	3.5240	3.5397	3.5486
France	Francs	3.9884	3.9913	3.9395	3.9395	3.9395	3.9568	3.9557
Germany	Deutschmark	1.1781	1.1779	1.1622	1.1622	1.1622	1.1654	1.1658
Greece	Drachmae	187.3900	187.5900	185.3000	185.3000	185.3000	185.9700	185.9200
Hong Kong	Dollars	6.1148	6.1164	6.0861	6.0861	6.0861	6.0878	6.0882
India	Rupees	27.9344	28.1409	28.1057	28.1057	28.1057	28.0312	28.0163
Indonesia	Rupiah	1839.2000	1841.0000	1832.4000	1832.4000	1832.4000	1845.7000	1847.8000
Ireland	Pounds	.4902	.4902	.4859	.4859	.4859	.4865	.4860
Israel	Shekel	2.5060	2.5036	2.4837	2.4837	2.4837	2.4941	2.4920
Italy	Lire	1195.5700	1200.7800	1193.2200	1193.2200	1193.2200	1202.2700	1201.3200
Japan	Yen	85.2700	85.5900	85.0900	85.0900	85.0900	85.3000	84.9900
Korea	Won	643.2500	644.0400	640.3200	640.3200	640.3200	641.0200	641.1800
Malaysia	Ringgit	1.9667	1.9680	1.9593	1.9593	1.9593	1.9625	1.9644
Netherlands	Guilder	1.3220	1.3231	1.3048	1.3048	1.3048	1.3091	1.3094
New Zealand	Dollar	1.1361	1.1380	1.1292	1.1292	1.1292	1.1305	1.1325
Norway	Kroner	5.0640	5.0648	5.0026	5.0026	5.0026	5.0198	5.0225
Pakistan	Rupee	27.8400	27.9000	27.7700	27.7700	27.7700	27.7800	27.7800
Papua NG	Kina	1.0078	1.0069	1.0019	1.0019	1.0019	1.0011	1.0027
Philippines	Peso	20.7000	20.7100	20.6100	20.6100	20.6100	20.6200	20.6400
Portugal	Escudo	121.1600	121.1300	119.6000	119.6000	119.6000	120.0600	119.8900
Singapore	Dollar	1.1202	1.1196	1.1139	1.1139	1.1139	1.1140	1.1140
Solomon Is.	Dollar	2.8085	2.8106	2.7968	2.7968	2.7968	2.7988	2.7991
South Africa	Rand	3.5017	3.4987	3.4925	3.4925	3.4925	3.5025	3.5057
Spain	Peseta	99.6800	99.7200	98.7800	98.7800	98.7800	99.2800	99.2300
Sri Lanka	Rupee	43.6000	43.5800	43.2700	43.2700	43.2700	43.3900	43.3600
Sweden	Krona	5.1947	5.1905	5.1450	5.1450	5.1450	5.1780	5.1788
Switzerland	Franc	.9591	.9601	.9483	.9483	.9483	.9503	.9497
Taiwan	Dollar	21.7800	21.7900	21.6600	21.6600	21.6600	21.6900	21.6700
Thailand	Baht	19.9700	19.9900	19.8800	19.8800	19.8800	19.9300	19.9200
UK	Pounds	.5093	.5091	.5050	.5050	.5050	.5059	.5052
USA	Dollar	.7906	.7909	.7870	.7870	.7870	.7873	.7874

John Burke
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
31/07/96

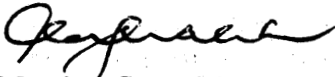
9602271

Customs Act 1901
Notice Under Section 17(b)
Notice Number: NS 96/27

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

revoke the appointment of the premises for the examination of goods on landing known as **Greenaways International P/L** at Unit 1, 43 Bourke Road, Alexandria NSW 2015 that was contained in Notice No. NS 95/28 and which appeared in the Commonwealth of Australia Gazette No GN 17 of 1995.

Dated this 26th Day of July 1996.



Senior Manager Cargo Management

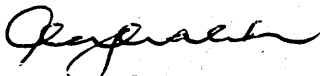
9602272

Customs Act 1901
Notice Under Section 17(b)
Notice Number: NS 96/25

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

revoke the appointment of the premises for the examination of goods on landing known as **Roadway Global Air at Unit 3, 154 O'Riordan Street, Mascot NSW 2020** that was contained in **Notice No. NS 94/30** and which appeared in the Commonwealth of Australia Gazette No GN 1 of 1995.

Dated this 26th Day of July 1996.



Senior Manager Cargo Management

9602273

Customs Act 1901
Notice Under Section 17(b)
Notice Number: AS87

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 **Flo International Cargo of 4 Stuart Road, RICHMOND, South Australia, 5033** and described on plan **S84(a)** and **S84(b)** held by the **Inspector, Sea Cargo, Customs House, Port Adelaide, South Australia.**

Dated this **23** day of **July** 1996



Regional Manager
Border Management

9602274

ANTI-DUMPING AUTHORITY

EXPIRY OF COUNTERVAILING AND DUMPING DUTIES ON GLACE CHERRIES FROM FRANCE AND ITALY

The Anti-Dumping Authority, in accordance with Section 8A of the *Anti-Dumping Authority Act 1988*, hereby notifies that the countervailing duty notice on exports of glacé cherries to Australia from France and Italy and the dumping duty notice on exports of glacé cherries to Australia by Ciprial Societé Anonyme (Aptunion) and Confiserie La Cigarette S.A. of France and Cesarin Industrie Alimentary S.p.A. of Italy are due to expire on 8 April 1997.

Interested parties are invited to apply to the Authority for the continuation of the countervailing and 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 dumping duties will expire on 8 April 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 and 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 duties would see the recurrence of subsidisation and dumping of glacé cherries from France and Italy and for believing that any such subsidisation and 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 John Arndell at the Authority on telephone (06) 276 1744; fax (06) 276 1747; or internet JARNDLL@dist.gov.au.

ANTI-DUMPING AUTHORITY

NOTICE OF INQUIRY INTO SODIUM STEAROYL LACTYLATE FROM MALAYSIA

The Australian Customs Service (Customs) has made a preliminary finding that there are sufficient grounds for the publication of a dumping duty notice in respect of sodium stearoyl lactylate exported to Australia from Malaysia.

Customs, acting under paragraph 269TD(2)(b) of the *Customs Act 1901*, has now referred the matter to the Anti-Dumping Authority for final inquiry. The Authority must consider if the publication of a dumping duty notice is justified. At the conclusion of its inquiry, the Authority will recommend to its Minister what (if any) action he should take.

The good under inquiry is sodium stearoyl lactylate, a fatty acid ester which is used as an additive in the production of bread to enhance the quality and anti-staling properties of bread. It is classified to sub-heading 3823.90.90 (statistical code 10) in Schedule 3 to the *Customs Tariff Act 1995*.

During its inquiry, the Authority will address the allegations made by Asia Pacific Specialty Chemicals Ltd, an Australian manufacturer of sodium stearoyl lactylate, that sodium stearoyl lactylate has been exported to Australia by Danisco Ingredients (Malaysia) Sdn Bhd at prices below their normal values and that this dumping has caused, and threatens to cause, material injury to the Australian industry by way of lost sales, lost market share, price undercutting, price depression, price suppression, lost profits, reduced return on investment and under-utilisation of capacity.

The inquiry will examine importations into Australia of sodium stearoyl lactylate entered for home consumption after July 1992. The Authority will report to the Minister by 27 November 1996.

You are invited to make a submission to the Authority as soon as possible, but certainly not later than 16 September 1996. Preferably, submissions should address specific matters raised in Customs' preliminary finding report. Copies of that report can be obtained from the Office Manager, Office Management Group, Australian Customs Service, Canberra by telephoning (06) 275 6057.

Any person proposing to lodge a submission with the Authority should first obtain a copy of the information sheet prepared for this inquiry. Copies of the information sheet can be obtained by telephoning Ms Margaret McLeod, Information Officer, on — (06) 276 1742.

Submissions containing confidential information should be accompanied by another version omitting the confidential material but containing a non-confidential summary. All non-confidential summaries will be placed on the public record for this inquiry together with a copy of relevant correspondence between the Authority and other persons and the full public record of the preceding investigation by Customs. The

public record will be held at the office of the Authority. Arrangements can be made to inspect material held on the public record by telephoning Ms Margaret McLeod.

The Authority's address for submissions is GPO Box 9839, Canberra, ACT 2601. Submissions may also be sent by facsimile to (06) 276 1747.

Following receipt of submissions, it is possible that a meeting of interested parties will be arranged to explore issues raised. Should such a meeting take place, parties will have a further opportunity to make submissions to the Authority on the issues raised.

If any party to this inquiry has retained the services of a consultant to represent its interests, the Authority needs to be advised in writing as soon as possible of the name and address of the agency being used and the consultant assigned to this inquiry. For expediency's sake, would you please forward this information by facsimile to (06) 276 1747.

Should you have any questions on this matter, please telephone Mr John Arndell, Project Manager, on (06) 276 1744.

9602275

EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991 NOTIFICATION UNDER SECTION 30 (1)

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into national interest transactions as below in accordance with a direction given under Part 5 of that Act.

GAZETTALS

1 January 1996 to 31 March 1996

BONDS

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
455	USD	7,285,275	63.33%	14/02/96	17/12/96
456	USD	3,642,638	63.33%	14/02/96	17/12/96
457	USD	7,285,275	63.33%	14/02/96	17/12/96
458	AUD	2,517,988	66.67%	23/02/96	31/05/96
459	USD	7,254,964	63.33%	5/03/96	17/12/96
460	AUD	360,000	63.33%	19/03/96	14/04/96
461	AUD	165,000	63.33%	19/03/96	30/06/96
462	USD	300,000	63.33%	22/03/96	30/04/96
463	AUD	521,771	46.67%	8/08/95	31/07/96
464	USD	71,378	46.67%	8/08/95	31/07/96
465	THB	1,595,503	46.67%	8/08/95	31/07/96
466	AUD	260,886	46.67%	8/08/95	30/04/97
467	USD	85,689	46.67%	8/08/95	30/04/97
468	THB	797,751	46.67%	8/08/95	30/04/97

EXPORT WORKING CAPITAL GUARANTEE

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
469	AUD	88,000	100%	2/01/96	31/05/96
470	USD	1,016,667	100%	23/01/96	31/05/96
471	USD	116,000	100%	7/02/96	30/06/96
472	USD	453,333	100%	13/02/96	30/09/96
473	AUD	1,180,000	100%	28/02/96	31/12/96
474	AUD	500,000	100%	1/03/96	31/08/96
475	AUD	1,000,000	100%	1/03/96	31/12/96
476	AUD	500,000	100%	4/03/96	30/06/96
477	AUD	1,400,000	100%	5/03/96	31/05/96
478	AUD	1,750,000	100%	6/03/96	30/04/96
479	AUD	2,400,000	100%	7/03/96	30/06/96
480	AUD	125,000	100%	8/03/96	31/05/96
481	AUD	1,750,000	100%	15/03/96	30/09/96
482	AUD	170,000	100%	18/03/96	31/05/96
483	AUD	70,000	100%	20/03/96	31/07/96
484	AUD	490,000	100%	26/03/96	31/08/96
485	AUD	600,000	100%	28/03/96	31/07/96

INSURANCE

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
486	USD	24,014,066	80%	19/09/95	30/11/96
487	USD	252,889,382	80%	20/11/95	31/03/97
488	AUD	617,311	100%	30/11/95	31/12/96
489	AUD	580,562	100%	6/02/96	2/02/98
490	AUD	936,826	100%	14/02/96	26/02/98

OVERSEAS INVESTMENT INSURANCE

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
358	USD	7,650,000	50%	1/4/96	31/3/2004



Board Secretary

EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991 NOTIFICATION UNDER SECTION 30 (1)

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30 (1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into national interest transactions as below in accordance with a direction given under Part 5 of that Act.

GAZETTALS

1 April 1996 to 30 June 1996

BONDS

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
493	USD	2,212,500	63.33%	24/04/96	1/12/96
494	USD	2,212,500	63.33%	24/04/96	1/12/96
495	USD	1,475,000	63.33%	17/05/96	1/12/96
496	HKD	4,290,747	63.33%	19/04/96	31/12/96
497	USD	6,820,000	66.67%	9/05/96	17/12/96
498	USD	150,000	63.33%	1/05/96	30/10/96
499	HKD	7,444,400	63.33%	24/05/96	28/04/97
500	MYR	2,697,000	63.33%	16/05/96	30/09/99
501	MYR	500,000	63.33%	16/05/96	31/01/97
502	AED	220,000	63.33%	13/05/96	9/03/98
503	USD	4,530,000	63.33%	31/05/96	15/10/96
504	USD	1,510,000	63.33%	31/05/96	15/10/96
505	USD	3,775,000	63.33%	12/06/96	15/10/96
506	USD	1,020,000	63.33%	19/06/96	10/10/96
507	AUD	215,652	63.33%	12/06/96	30/04/97
508	USD	16,483	63.33%	12/06/96	30/04/97

EXPORT WORKING CAPITAL GUARANTEE

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
509	AUD	300,000	100%	2/04/96	30/06/96
510	AUD	280,000	100%	4/04/96	31/10/96
511	AUD	273,000	100%	16/04/96	30/09/96
512	AUD	110,000	100%	2/05/96	31/08/96
513	AUD	400,000	100%	8/05/96	31/10/96
514	AUD	150,000	100%	16/05/96	31/01/97
515	AUD	400,000	100%	21/05/96	31/08/96
516	AUD	120,000	100%	14/06/96	31/10/96
517	AUD	1,300,000	100%	21/06/96	31/12/96
518	HKD	2,700,000	100%	25/06/96	31/10/96

INSURANCE

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	EXPIRY DATE
519	USD	46,545,006	80%	2/05/96	30/06/97
520	AUD	1,161,124	100%	10/04/96	9/04/98

LOANS

NUMBER	CUR	TOTAL LIABILITY	GOVT PROPORTION	ISSUE DATE	TERM	INTEREST RATE
521	USD	13,124,000	100%	14/05/96	10Yrs	6.74%

**Board Secretary****9602276**

GENETIC MANIPULATION ADVISORY COMMITTEE

NOTICE OF EXTENSION TO A PROPOSAL TO RELEASE A GENETICALLY MODIFIED ORGANISM

REQUEST FOR SUBMISSIONS

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

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

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

Tel: 06 276 2134
Fax: 06 276 1302

PR-42X: Field evaluation of low browning potatoes

Organisation proposing release: CSIRO Division of Horticulture
GPO Box 350
ADELAIDE SA 5001

Organism to be released: Potato (*Solanum tuberosum*)

Brief description of the nature and effect of the genetic modification: Browning and bruising of potatoes occurs during harvesting, transport and processing of tubers, resulting in significant economic losses to the industry and decreased product quality for consumers. The discolouration is predominantly caused by the enzyme polyphenoloxidase. The potato plants to be released have been genetically modified to decrease the level of polyphenoloxidase activity in the potato tubers, and so reduce their susceptibility to browning and bruising. Genes for polyphenoloxidase from potato and 'antisense' versions of the gene have been inserted into the potato plants.

A marker gene from the bacterium *Escherichia coli* has also been inserted to allow identification of the transgenic plants. This gene encodes neomycin phosphotransferase which confers resistance to the antibiotics kanamycin and neomycin.

Purpose of the extension to the release: This proposal aims to continue the evaluation of field performance, and tuber yield and quality, of a number of lines of transgenic potatoes. Due to a late planting date, the earlier proposal (PR-42) did not provide reliable yield data.

Location and size of trial: Up to 150 plants of each of eight transgenic lines will be planted in an area of 50 metres x 20 metres. The site will be located on a government research farm at Lenswood, South Australia.

Further information: The institution's contact officer for this proposal is Dr Simon Robinson, telephone (08) 303 8611.

Transport and Regional Development



EXEMPTION NUMBER 165/FRS/177/1996

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-WGJ 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-WGJ 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-WGJ 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-WGJ only in so far as set out in these directions.

These directions commence on 23 July 1996 and remain in force until the end of 1 August 1996.

STEPHEN PANTELIDIS
Manager
Technical Services Section
Bureau of Air Safety Investigation

23 July 1996

9602278



EXEMPTION NUMBER 168/FRS/180/1996

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-UZG 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-UZG 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-UZG 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-UZG only in so far as set out in these directions.

These directions commence on 29 July 1996 and remain in force until the end of 26 August 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

29 July 1996



EXEMPTION NUMBER 166/FRS/178/1996

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-MSM 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-MSM 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-MSH 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-MSM only in so far as set out in these directions.

These directions commence on 27 July 1996 and remain in force until the end of 30 July 1996.

STEPHEN PANTELIDIS
Manager
Technical Services Section
Bureau of Air Safety Investigation

25 July 1996



EXEMPTION NUMBER 167/FRS/179/1996

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-JSX 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-JSX 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-JSX 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-JSX only in so far as set out in these directions.

These directions commence on 29 July 1996 and remain in force until the end of 29 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

29 July 1996

9602279

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS —

- (A) Heng Fock Whatt and Chun Yoke Lan are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Heng Fock Whatt and Chun Yoke Lan propose to acquire an interest in the Australian urban land specified in the notice furnished on their behalf on 27 June 1996 under section 26A of the Act;

NOW THEREFORE I, Jim Short, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that:

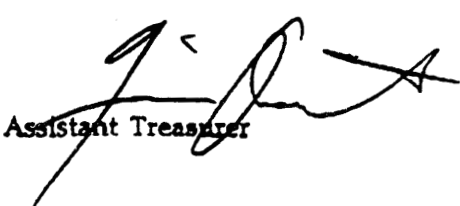
(i) Heng Fock Whatt and Chun Yoke Lan propose to acquire an interest in Australian urban land; and

(ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

29th day of July 1996


Assistant Treasurer

9602280

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS —

- (A) Bin Liang is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Bin Liang proposes to acquire an interest in the Australian urban land specified in the notice furnished by him on 1 July 1996 under section 26A of the Act;

NOW THEREFORE I, Jim Short, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that:

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

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

Dated this

30th

day of

July

1996


Assistant Treasurer

9602281

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS —

- (A) Sai Hoong Tay is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Sai Hoong Tay proposes to acquire an interest in the Australian urban land specified in the notice furnished by her on 2 July 1996 under section 26A of the Act;

NOW THEREFORE I, Jim Short, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that:

(i) Sai Hoong Tay proposes to acquire an interest in Australian urban land;
and

(ii) the proposed acquisition would be contrary to the national interest;

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

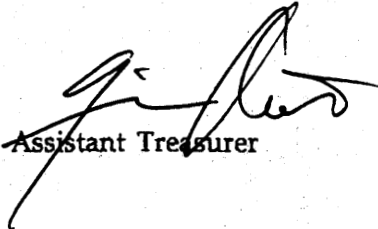
Dated this

30th

day of

July

1996


Assistant Treasurer

9602282

PRICES SURVEILLANCE ACT 1983

NOTICES PURSUANT TO SECTION 23(2)(b)

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: ACI OPERATIONS PTY LTD			
PN95/152	Glass containers sold to contract customers.	No objection to the proposed increase of 1.59 percent on total revenue.	5527
07/06/96	Recovery of cost increases.		
File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: AUSTRALIAN PETROLEUM PTY LTD			
PN96/83	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 29 March 1996.	5456
28/03/96		CPL Motor Spirit (all grades) 0.51 Automotive Distillate 0.54	
PN96/89	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 2 April 1996.	5457
01/04/96		CPL Automotive Distillate 0.55	
PN96/91	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 5 April 1996.	5475
04/04/96		CPL Motor Spirit (all grades) 0.30 Automotive Distillate 0.56	

PN96/102 15/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Automotive Distillate effective in price 16 April 1996. Automotive Distillate CPL 0.61	5476
PN96/106 22/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit effective in price 23 April 1996. Motor Spirit (all grades) CPL 0.74	5477
PN96/112 26/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 27 April 1996. Motor Spirit (all grades) CPL 0.76	5458
PN96/115 30/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit effective in price 1 May 1996. Motor Spirit (all grades) CPL 0.55	5478
PN96/117 02/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit effective in price 3 May 1996. Motor Spirit (all grades) CPL 0.38	5479
PN96/124 02/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 22 May 1996. Motor Spirit (all grades) CPL 0.56	5480

PN96/132 30/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 31 May 1996. Motor Spirit (all grades) CPL 0.48	5481
PN96/133 30/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Automotive Distillate effective in price 31 May 1996. CPL 0.26 Automotive Distillate	5482
PN96/136 31/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 4 June 1996. Motor Spirit (all grades) CPL 0.51	5483
PN96/145 05/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases for Motor Spirit and Automotive Distillate effective in price 6 June 1996. CPL 0.66 Motor Spirit (all grades) Automotive Distillate 0.65	5484
PN96/148 07/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 8 June 1996. Motor Spirit (all grades) CPL 0.53	5485
PN96/153 11/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 12 June 1996. CPL 0.57 Automotive Distillate	5486

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: BP AUSTRALIA LIMITED			
N96/81 02/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 3 April 1996. Motor Spirit (all grades) CPL 0.36	5459
PN96/82 28/03/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 29 March 1996. Motor Spirit (all grades) CPL 0.51 Automotive Distillate 0.54	5460
PN96/86 01/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 2 April 1996. Automotive Distillate CPL 0.55	5461
PN96/93 04/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 9 April 1996. Automotive Distillate CPL 0.56	5487
PN96/100 15/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 9 April 1996. Automotive Distillate CPL 0.61	5488

PN96/104 19/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 22 April 1996. Motor Spirit (all grades) CPL 0.46	5489
PN96/108 23/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases effective in price 24 April 1996. Motor Spirit (all grades) CPL 0.50	5462
PN96/111 26/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases in price 29 April 1996. Motor Spirit (all grades) CPL 0.54	5463
PN96/114 30/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 1 May 1996. Motor Spirit (all grades) CPL 0.55	5490
PN96/119 03/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases effective in price 6 May 1996. Motor Spirit (all grades) CPL 0.47	5491
PN96/122 20/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 21 May 1996. Motor Spirit (all grades) CPL 0.54	5492

PN96/127 24/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 27 May 1996.	Automotive Distillate CPL 0.35	5493
PN96/130 29/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 30 May 1996.	Motor Spirit (all grades) CPL 0.49	5494
PN96/137 03/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 4 June 1996.	Motor Spirit (all grades) CPL 0.61	5495
PN96/138 04/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 5 June 1996.	Automotive Distillate CPL 0.51	5496
PN96/144 05/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 6 June 1996.	Motor Spirit (all grades) CPL 0.66	5497
PN96/149 07/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases for Motor Spirit and Automotive Distillate effective in price 11 June 1996.	Motor Spirit (all grades) Automotive Distillate CPL 0.53 0.64	5498
PN96/142 03/06/96	Beer. New Product: Powers Ice 375 ml cans - 30 pack marketed Australia wide.	No objection to the proposed prices. Price list shown in register.		5526

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY:	CARLTON AND UNITED BREWERIES LIMITED		
PN96/142 03/06/96	Beer. New Product: Powers Ice 375 ml cans - 30 pack marketed Australia wide.	No objection to the proposed prices. Price list shown in register.	5526

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: LION NATHAN AUSTRALIA LIMITED			
PN96/48 13/02/96	Beer. New Product: Tooheys Blue Ice 375ml bottles and cans marketed in New South Wales, Victoria, Queensland, Western Australia and Northern Territory.	No objection to the proposed prices. Price list shown in register.	5471
PN96/61 20/02/96	Beer. New Product: Tooheys Blue Ice 375ml cans (30 pack) marketed in Victoria.	No objection to the proposed prices. Price list shown in register.	5472
PN96/72 05/03/96	Beer. New Product: Hahn Gold 375ml bottles marketed in Victoria and Tasmania.	No objection to the proposed price. Price list shown in register.	5473
PN96/103 16/05/96	Beer. New Product: Hahn Gold 375ml bottles marketed in South Australia.	No objection to the proposed price. Price list shown in register.	5474
PN96/121 16/05/96	Beer. New Product: Hahn Gold 375ml bottles and cans marketed in Victoria and Tasmania.	No objection to the proposed prices. Prices list shown in register.	5224
PN96/129 24/05/96	Beer. New Product: Blue Ice (2.7%) 375ml cans 30 pack marketed in New South Wales.	No objection to the proposed price. Prices list shown in register.	5225
PN96/151 07/06/96	Beer. New Product: Hahn Gold (3.5%) 375ml cans marketed in Victoria and Tasmania.	No objection to the proposed prices. Prices list shown in register.	5228

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
COMPANY: MOBIL OIL AUSTRALIA LIMITED			
PN96/84 28/03/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 29 March 1996. Motor Spirit (all grades) CPL 0.51 Automotive Distillate 0.54	5464
PN96/88 01/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 2 April 1996. Motor Spirit (all grades) CPL 0.30 Automotive Distillate 0.55	5465
PN96/92 04/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 9 April 1996.	5499
PN96/96 11/04/96	Petroleum products. Notification under intervention price procedures.	Automotive Distillate CPL 0.56 No objection to the proposed decreases effective in price 12 April 1996.	5500
PN96/99 15/04/96	Petroleum products. Notification under intervention price procedures.	Motor Spirit (all grades) CPL 0.59 In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 16 April 1996. Automotive Distillate CPL 0.61	5501

PN96/105 22/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases effective in price 23 April 1996. Motor Spirit (all grades) CPL 0.74	5502
PN96/109 24/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 26 April 1996. Motor Spirit (all grades) CPL 0.45	5466
PN96/113 29/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 30 April 1996. Motor Spirit (all grades) CPL 0.59	5467
PN96/118 02/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases effective in price 3 May 1996. Motor Spirit (all grades) CPL 0.62	5503
PN96/125 21/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 22 May 1996. Motor Spirit (all grades) CPL 0.56	5504
PN96/134 31/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 3 June 1996. Motor Spirit (all grades) CPL 0.75	5505

File No./Date Rec'd	Purpose of Notification	Outcome of Consideration	Register Ref.
PN96/139 04/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 5 June 1996.	5506
		Automotive Distillate CPL 0.45	
PN96/140 04/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 5 June 1996.	5507
		Motor Spirit (all grades) CPL 0.57	
PN96/146 06/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 7 June 1996.	5508
		Automotive Distillate CPL 0.41	
PN96/147 06/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 7 June 1996.	5509
		Motor Spirit (all grades) CPL 0.61	
PN96/85 28/03/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increase for Motor Spirit and proposed decrease for Automotive Distillate effective in price 29 March 1996.	5468
		Motor Spirit (all grades) Automotive Distillate CPL 0.51 0.54	
PN96/87 01/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 2 April 1996.	5469
		Automotive Distillate CPL 0.55	

PN96/90 03/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increases effective in price 4 April 1996.	CPL 0.37	5510
PN96/94 04/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 5 April 1996.	CPL 0.56	5511
PN96/95 11/04/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 12 April 1996.	CPL 0.66	5512
PN96/101 15/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increase effective in price 16 April 1996.	CPL 0.61	5513
PN96/107 22/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increases effective in price 23 April 1996.	CPL 0.74	5514
PN96/110 26/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed interim increase effective in price 27 April 1996.	CPL 0.76	5470

PN96/116 30/04/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increases effective in price 1 May 1996.	Motor Spirit (all grades) CPL 0.55	5515
PN96/120 03/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increases effective in price 4 May 1996.	Motor Spirit (all grades) CPL 0.47	5516
PN96/123 20/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 21 May 1996.	Motor Spirit (all grades) CPL 0.54	5517
PN96/128 28/05/96	Petroleum products. Notification under intervention price procedures.	In accordance with Section 25 of the <i>Prices Surveillance Act 1983</i> no objection to the proposed increase effective in price 29 May 1996.	Automotive Distillate CPL 0.35	5518
PN96/131 30/05/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 31 May 96.	Motor Spirit (all grades) CPL 0.59	5519
PN96/135 03/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 4 June 1996.	Motor Spirit (all grades) CPL 0.51	5520
PN96/141 04/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decrease effective in price 5 June 1996.	Automotive Distillate CPL 0.51	5521

PN96/143 05/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 6 June 1996.	5522
		Motor Spirit (all grades)	
		CPL	
		0.66	
PN96/150 07/06/96	Petroleum products. Notification under intervention price procedures.	No objection to the proposed decreases effective in price 8 June 1996.	5523
		Motor Spirit (all grades)	
		CPL	
		0.53	
		Automotive Distillate	
		0.64	

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

**EXTENSION OF TIME FOR THE INQUIRY INTO THE PETROLEUM PRODUCTS
DECLARATION**

I, PETER COSTELLO, Treasurer, pursuant to section 18(6) of the *Prices Surveillance Act 1983*, hereby extend the time period for the report of the inquiry into the declaration of Ampol Petroleum (Victoria) Pty Limited, Ampol Petroleum (Queensland) Pty Limited, BP Australia Limited, BP Oil Distribution Limited, Mobil Oil Australia Limited, the Shell Company of Australia Limited, and Australian Petroleum Pty Limited for automotive distillate and motor spirit to 15 August 1996.

Dated this 29th day of July 1996.



PETER COSTELLO

9602284



Superannuation Industry (Supervision) Act 1993

MODIFICATION DECLARATION No 15

I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, under section 332 of the *Superannuation Industry (Supervision) Act 1993* (the "Act"), DECLARE that Part 19 of the Act is to have effect, in relation to public offer entities, and their trustees, as if it were modified by adding after section 153:

"Interests may be issued without an application in certain circumstances

153A. A trustee of a public offer entity who issues a superannuation interest in the entity to a person without first receiving an application, or an eligible application, in accordance with the requirements of subsection 153(1) is taken not to breach that subsection if:

- (a) the entity is a standard employer-sponsored fund; and
- (b) the person holds the interest as a standard employer-sponsored member of the entity; and
- (c) after issuing the interest, the trustee makes reasonable efforts:
 - (i) to obtain from the person's standard employer-sponsor whichever is applicable of an application mentioned in subparagraph 153(1)(b)(i) or an eligible application mentioned in subparagraph 153(1)(b)(ii); or
 - (ii) to obtain from the person an eligible application mentioned in paragraph 153(1)(a); and
- (d) where the trustee has not obtained such an application or eligible application within 90 days after issuing the interest, the trustee does not accept any more contributions from the standard employer-sponsor in respect of the person (until such time as the trustee receives such an application or eligible application). "

This declaration is taken to have commenced to have effect on 1 July 1994.

Dated 24 July 1996

F G H Pooley
Commissioner



Superannuation Industry (Supervision) Act 1993

EXPLANATORY MEMORANDUM

ACCOMPANYING

MODIFICATION DECLARATION No 15

PURPOSE OF THE DECLARATION

1. The purpose of modification declaration number 15 is to allow time for the trustee of a standard employer-sponsored public offer fund that issues an interest to a person to obtain an application from that person (or from that person's standard employer-sponsor).

LEGISLATIVE BACKGROUND

2. Subsection 153(1) of the *Superannuation Industry (Supervision) Act 1993* (the "Act") provides that the trustee of a public offer entity must not issue a superannuation interest to a person unless:
 - (a) the interest is issued pursuant to an eligible application made to the trustee by the person; or
 - (b) the interest is issued pursuant to an application made to the trustee by a standard employer-sponsor on the person's behalf (if it is the first application by that standard employer-sponsor, then it has to be an eligible application); or
 - (c) the interest is issued pursuant to an application under Part 24 of the Act (which deals with payments to eligible rollover funds); or
 - (d) the interest is issued in circumstances specified in the regulations (at present the regulations do not specify any circumstances).
3. "Eligible application" is defined in subsection 153(3). Basically, it is a written application on a form made available by the trustee which complies with any Commissioner's determination made under subsection 153(4). (At

present there is one subsection 153(4) determination in force, dated 16 April 1996, which relates to "single premium" superannuation interests.)

4. "Public offer entity" is defined in section 10. "Public offer superannuation fund" is defined in section 18.
5. "Superannuation interest" is defined in section 10.
6. "Standard employer-sponsor", "standard employer-sponsored member" and "standard employer-sponsored fund" are defined in section 16.
7. "Employer" and "employee" are defined in section 15A. The section gives those terms an expanded meaning. In particular, subsection 15A(3) deems a person who works under a contract which is wholly or principally for his or her labour to be an employee of the other party to the contract. The expanded definitions of "employer" and "employee" are relevant to the definitions relating to employer sponsorship which are set out in section 16.

REASON FOR THE DECLARATION

8. It is sometimes impracticable for trustees of public offer superannuation funds that are standard employer-sponsored funds to ensure that they receive an application, or an eligible application,¹ as required by subsection 153(1), from a standard employer-sponsor before that employer-sponsor starts making contributions to the fund in respect of an employee. Since the acceptance of contributions made in respect of a person normally amounts to issuing a superannuation interest to that person, if the trustee accepts the contributions before the employer-sponsor has lodged an application, the trustee will be in breach of subsection 153(1).
9. There are various reasons why standard employer-sponsors may fail to submit an application when they begin contributing in respect of an employee. Sometimes they are unable to obtain necessary details from new employees before they make the first superannuation contribution in respect of the employees, while sometimes their administrative systems are inefficient, leading to delays in forwarding applications to trustees. These problems are particularly likely to occur where standard employer-sponsors make contributions in respect of independent contractors who primarily provide labour (and who therefore meet the definitions of "employee" and "standard employer-sponsored member"), because such independent contractors often spend only a short time working for one employer.

¹ A reference hereafter to an application includes a reference to an eligible application.

10. The Commissioner is mindful of the importance of the requirement in subsection 153(1) that a proper application be made before an interest in a public offer superannuation fund is issued to a person. The requirement helps to ensure that the applicant, or his or her employer, has time to consider whether the applicant should join the fund, and that the applicant, or his or her employer, receives any relevant information about the fund that is set out in the application form or in documents accompanying the application form.
11. However, the requirements in subsection 153(1) are perhaps less crucial in the case of standard employer-sponsored members because (a) many standard employer-sponsored members have no choice about the fund to which contributions are made on their behalf, and (b) by virtue of subsection 153(2), before accepting any contributions from a standard employer-sponsor on behalf of its employees, the trustee of a public offer superannuation fund is required to ensure that an eligible application has been received from the standard employer-sponsor (which means that the standard employer-sponsor will have received any relevant information about the fund that is set out in the application form or in accompanying documents).
12. In these circumstances, the Commissioner considers that the potential disadvantage to standard employer-sponsored members of public offer superannuation funds of allowing their trustees to accept contributions on their behalf before receiving an application from their standard employer-sponsor is outweighed by the benefits. The benefits are that (a) the contributions concerned will be credited to the member's account earlier and therefore will start earning retirement income for the member earlier, (b) the administrative expenses of the fund will be reduced because it will not have to return the contributions concerned to the employer-sponsor or hold them on a separate trust, and (c) the risk of the contributions concerned being lost (for example, due to the insolvency of the employer-sponsor) will be minimised if they are accepted and credited to the fund as soon as they are received.
13. The Commissioner has therefore decided to make modification declaration number 15. The declaration allows the trustee of a public offer superannuation fund that is a standard employer-sponsored fund 90 days after issuing a superannuation interest in respect of a standard employer-sponsored member to obtain an application from either the member or the member's standard employer-sponsor (as required by subsection 153(1)). If the trustee has not received the application within this period then the trustee must not accept any more contributions on behalf of the member, until such time as the application is received. The trustee is required to make reasonable efforts to obtain an application, from either the member or the member's standard employer-sponsor.

EXPLANATION OF THE DECLARATION

14. The declaration inserts a new section 153A into the Act. The effect of the new section is summarised in paragraph 13 above.
15. If, by virtue of paragraph 153A(d), the trustee has to cease accepting further contributions in respect of the person to whom the superannuation interest has been issued (who will of course have become a member of the fund), the trustee must hold the contributions in the fund as that person's benefits and deal with them in accordance with the requirements of the Act and the fund's governing rules (insofar as they are not inconsistent with the Act).

COMMENCEMENT AND DURATION

16. Modification declaration number 15 is taken to have commenced to have effect on 1 July 1994.

24 July 1996

(Published by authority of the Insurance and Superannuation Commissioner)

9602285



Veterans' Affairs



SPECIALIST MEDICAL REVIEW COUNCIL

Veterans' Entitlements Act 1986

Section 196ZB

NOTIFICATION OF INTENTION TO CARRY OUT A REVIEW

The Specialist Medical Review Council (the Council) has received requests under section 196Y of the *Veterans' Entitlements Act 1986* (the Act) for review of the contents of Statement of Principles No.83 of 1995 and 84 of 1995 made by the Repatriation Medical Authority (the RMA). The Council, under section 196ZB of the Act, therefore notifies its intention to carry out a review of the information available to the RMA about **diabetes mellitus**.

The following persons or organisations are invited to make written submissions to the Council:

- the Repatriation Commission;
- persons eligible to make a claim for a pension under Part II or IV of the Act; and
- organisations representing veterans, Australian mariners, members of the Forces, members of Peacekeeping Forces or their dependants.

Intention to make written submissions must be received by 16 September 1996.

The Council will hold its first meeting for the purpose of arranging this review on 16 October 1996. Following this, the location and time of the Hearing will be advised to the organisations that have asked for the review under section 196Y of the Act and to those persons or organisations that make written submissions. Submissions should be prepared after receiving the material considered by the Repatriation Medical Authority from the Secretariat. Final submissions should then be with the Specialist Medical Review Council within 1 month of receiving that material.

Advice on the preparation of written submissions is available from the Specialist Medical Review Council Secretariat, PO Box 895, Woden, ACT 2606, telephone 06-289-6658 or fax: 06-289-4744. Submissions should be lodged with the Secretariat.

Alexander Kevin Cohen, AO
Convener



9602289



**Commonwealth
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Gazette

No. S 284, Monday, 29 July 1996

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SPECIAL



**AUSTRALIAN
CUSTOMS SERVICE**

Notification of Preliminary Finding

CUSTOMS ACT 1901 - PART XVB

**PRELIMINARY FINDING INTO THE ALLEGED DUMPING OF
SODIUM STEAROYL LACTYLATE FROM MALAYSIA**

The Australian Customs Service has completed its investigation into the alleged dumping of sodium stearoyl lactylate (SSL) exported from Malaysia. The investigation commenced on 19 April 1996, following an application by Asia Pacific Speciality Chemicals Limited on behalf of the Australian industry producing like goods.

Based on the information before it, Customs concluded that the Australian industry consists of Asia Pacific Speciality Chemicals Limited and Australian Bakels Pty Ltd.

Customs found that:

- the exports of SSL from Malaysia to Australia have been at dumped prices;
- the Australian industry has suffered material injury as a result of exports from Malaysia of SSL at dumped prices; and,
- there is a likely 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 SSL exported from Malaysia.

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Preliminary Finding Report No 96/009 sets out the reasons for the finding including all material findings of fact or law on which the finding is based.

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 from Malaysia that are imported on or after 30 July 1996.

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.

Copies of Preliminary Finding Report 96/009, and of ACDN No 96/040 advising the outcome of the preliminary finding, will be sent to interested parties. Further copies may be obtained from the Dumping Branch on telephone (06) 275 6057 or by fax (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 declare that there are sufficient grounds for the publication of an interim dumping duty notice in respect of sodium stearoyl lactylate exported from Malaysia.



(Larry John Roux)
Delegate of the Chief Executive Officer
29 July 1996



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of Australia**

Gazette

No. S 285, Tuesday, 30 July 1996

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SPECIAL

**NOTICE OF APPLICATION UNDER SECTION 260
OF THE CORPORATIONS LAW**

IN THE FEDERAL COURT OF AUSTRALIA
AUSTRALIAN CAPITAL TERRITORY
DISTRICT REGISTRY
GENERAL DIVISION

**NOTICE OF APPLICATION RELATING TO BALD HILL QUARRY PTY. LIMITED
AUSTRALIAN COMPANY NUMBER ACN 003 764 725**

IN PROCEEDINGS NO. AG 3002 of 1996 **DONALD CAMERON VENESS** First Applicant, **ARTHUR DUGALD WALKER AND JEAN JUDITH WALKER** Second Applicant and **D. C. & K. M. VENESS PTY. LIMITED (ACN 065 475 783)** Third Applicant will apply to the Federal Court of Australia at 9.30 a.m. on 9 August, 1996 at Childers Street, Canberra for orders under Section 260 of the Corporations law in respect of the above company including an order that the company be wound up.

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

The Applicants' address for service is **ELRINGTON BOARDMAN ALLPORT** Solicitors, 3rd Floor, Colonial Mutual Building, University Avenue, CANBERRA CITY ACT 2601 DX 24205 Queanbeyan Tel: (06) 297-1555 Fax: (06) 299-1773

Any person attending to appear at the Directions Hearing must file a Notice of Appearance in Form 79 and serve that Notice of Appearance on the Applicant at its address for service shown above not later than 2 days before the date appointed for directions.





Commonwealth of Australia

Gazette

No. S 286, Wednesday, 31 July 1996

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>National Residue Survey (Cattle Transactions) Levy Act 1995</i>	National Residue Survey (Cattle Transactions) Levy Regulations	1996 No. 164
<i>Cattle Transaction Levy Act 1995</i>	Cattle Transaction Levy Regulations	1996 No. 165
<i>Cattle Export Charges Act 1990</i>	Cattle Export Charge Regulations (Amendment)	1996 No. 166
<i>National Residue Survey (Cattle Export) Levy Act 1995</i>	National Residue Survey (Cattle Export) Levy Regulations	1996 No. 167
<i>Industrial Relations Act 1988</i>	Industrial Relations Regulations (Amendment)	1996 No. 168
<i>Military Superannuation and Benefits Act 1991</i>	Military Superannuation and Benefits Declaration No. 6	1996 No. 169





Commonwealth of Australia

Migration Act 1958

Migration Regulations

**SPECIFICATION OF PAYMENTS FOR PURPOSES OF REGULATION 2.33 OF THE
MIGRATION REGULATIONS**

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under regulation 2.33 of the Migration Regulations, specify the following payments for the purposes of that regulation:

- (a) Widow allowance payable under Part 2.8A of the *Social Security Act 1991* (that Act);
- (b) Job search allowance payable under Part 2.11 of that Act;
- (c) Newstart allowance payable under Part 2.12 of that Act;
- (d) Mature age allowance payable under Part 2.12A of that Act;
- (e) Special benefit payable under Part 2.15 of that Act;
- (f) Partner allowance payable under Part 2.15A of that Act;
- (g) Parenting allowance payable under Part 2.18 of that Act; and
- (h) Youth training allowance under Part 8 of the *Student and Youth Assistance Act 1973*.

This notice has effect on and from 1 August 1996.

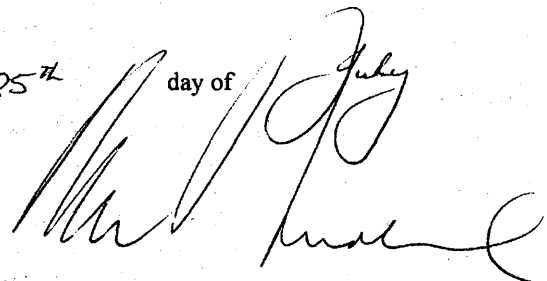
Dated this

25th

day of

July

1996


Minister for Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations

**SPECIFICATION OF PAYMENTS FOR PURPOSES OF SUBREGULATION 2.38(1) OF THE
MIGRATION REGULATIONS**

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under subregulation 2.38(1) of the Migration Regulations, specify the following payments for the purposes of that subregulation:

- (a) Widow allowance payable under Part 2.8A of the *Social Security Act 1991* (that Act);
- (b) Job search allowance payable under Part 2.11 of that Act;
- (c) Newstart allowance payable under Part 2.12 of that Act;
- (d) Mature age allowance payable under Part 2.12A of that Act;
- (e) Special benefit payable under Part 2.15 of that Act;
- (f) Partner allowance payable under Part 2.15A of that Act;
- (g) Parenting allowance payable under Part 2.18 of that Act; and
- (h) Youth training allowance under Part 8 of the *Student and Youth Assistance Act 1973*.

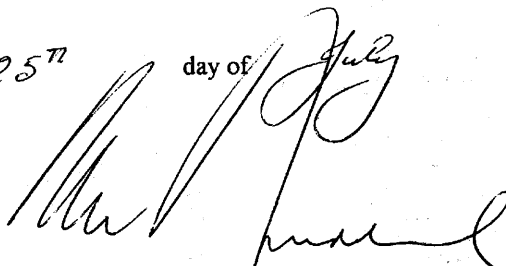
This notice has effect on and from 1 August 1996.

Dated this

25th

day of

1996



Minister for Immigration and Multicultural Affairs



Commonwealth
of Australia

Gazette

No. S 288, Thursday, 1 August 1996

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SPECIAL

Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SUBSECTION 96(2) OF THE *MIGRATION ACT 1958*

SPECIFICATION OF PASS MARK IN RELATION TO APPLICATIONS FOR
INDEPENDENT (MIGRANT) (CLASS AT) VISAS

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under subsection 96(2) of the *Migration Act 1958* ("the Act"), specify that the pass mark in relation to applications for Independent (Migrant) (Class AT) visas for the purposes of the Act and the Migration Regulations is 115 points.

This notice has effect on and from 1 August 1996.

Dated this 26th day of July 1996

Minister for Immigration and Multicultural Affairs

