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The date of publication of this Gazette is 4 December 1996

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USA31818

Variation of closing times

CHRISTMAS/NEW YEAR PERIOD

Commonwealth of Australia Gazette

Government Notices

The last *Government Notices Gazette* for 1996 will be published on Wednesday, 18 December 1996 with normal closing time. There will be no issue of this *Gazette* on 25 December 1996 or 1 January 1997.

Departments are requested to note the dates upon which regular issues will not appear and to make every effort to avoid the need for Special Issues during the holiday period by making arrangements for all necessary administrative and executive material to be gazetted by Wednesday, 18 December 1996. Where possible, all other material should be held over until the first regular issue of 1997.

Issue of 8 January 1997.

Friday, 3 January 1997 at 10.00 a.m.

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

General Information

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Subscriptions	132 447

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

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

Copy will be returned unpublished if not submitted in accordance with these requirements.

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89 7152

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

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OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at 10:30 am on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

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

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

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

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

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

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

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

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

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

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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 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.

Gazette number	Date of Publication	Subject
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)
P18	2.8.96	Australian Customs Service—Tariff Quotas—Cheese Quota Allocations—Tariff Quota Holders—1 July 1996 to 30 June 1997
P19	9.8.96	Money or property unclaimed by dissenting shareholders
P20	22.8.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.96 to 31.5.96 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.95 to 31.3.96 and not previously gazetted. Particulars of some permissions granted, suspended, reinstated, revoked or reconsidered for the period 1.7.96 to 31.7.96.
P21	6.9.96	General Recurrent Grant to Non-Government Non Systemic Schools
P22	18.9.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
P23	20.9.96	Road Vehicle (National Standards) Determination No. 1 of 1996
P24	27.9.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.6.96 to 31.7.96 and not previously gazetted.
*P25	3.10.96	<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
P26	11.10.96	<i>Aged or Disabled Persons Care Act 1954</i> . Aged or Disabled Persons Care (Standards Review Panels) Order No. 1 of 1996
P27	23.10.96	Instruments made under Part VII of the <i>National Health Act 1953</i>
P28	8.11.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
P29	8.11.96	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.8.96 to 31.8.96 and not previously gazetted. Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.9.96 to 31.9.96.
*P30	29.11.96	Road Vehicle (National Standards) Determination No. 2 of 1996

*First time notified

N.N.—9603473

Legislation

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 20 November 1996 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 57 of 1996—An Act to amend the law relating to social security, and for related purposes.
(*Social Security Legislation Amendment Act (No. 1) 1996*).

No. 58 of 1996—An Act relating to the sale of Commonwealth Funds Management Limited, and for related purposes. (*CFM Sale Act 1996*).

L M BARLIN
Clerk of the House of Representatives

9603474

Acts of Parliament assented to

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

Assented to on 20 November 1996:

No. 59 of 1996—An Act to amend the law relating to primary industries and energy, to repeal certain Acts, and for related purposes. (*Primary Industries and Energy Legislation Amendment Act (No. 2) 1996*).

Assented to on 25 November 1996:

No. 60 of 1996—An Act to amend the *Industrial Relations Act 1988*, and for other purposes. (*Workplace Relations and Other Legislation Amendment Act 1996*).

Assented to on 27 November 1996:

No. 61 of 1996—An Act authorising the payment of certain amounts that the Commonwealth has undertaken to pay under a deed of agreement with Victoria, and for related purposes. (*Payment of Tax Receipts (Victoria) Act 1996*).

L M BARLIN

Clerk of the House of Representatives

9603475

Government Departments

Administrative Services

COMMONWEALTH OF AUSTRALIA

LANDS ACQUISITION ACT 1989

NOTICE OF ACQUISITION OF LAND BY THE PIPELINE AUTHORITY PURSUANT TO THE LANDS ACQUISITION ACT 1989

CORRECTION PURSUANT TO SECTION 50 OF THE LANDS ACQUISITION ACT 1989

The Declaration signed by the Minister of State for Administrative Services on 24 October 1995 and published in Commonwealth of Australia Gazette No. S 412, 25 October 1995, contained a clerical error or obvious mistake in that, the land described thirdly in Schedule 3 refers to Deposited Plan 183324 when it should read Deposited Plan 182324.

The description of the land thirdly described in Schedule 3, in the declaration is hereby varied to read as follows:-

Part of Lot 2 in Deposited Plan 182324 in the Local Government Area of Bankstown being part of the land contained in Certificate of Title Volume 5823 Folio 83 as shown on Sheet 8 of Deposited Plan 499059.

Dated this Twenty Sixth day of November 1996



Vic Adams
Delegate of the
Minister of State for Administrative Services

COMMONWEALTH OF AUSTRALIA

LANDS ACQUISITION ACT 1989

**NOTICE OF ACQUISITION OF LAND BY THE
PIPELINE AUTHORITY PURSUANT TO THE
LANDS ACQUISITION ACT 1989**

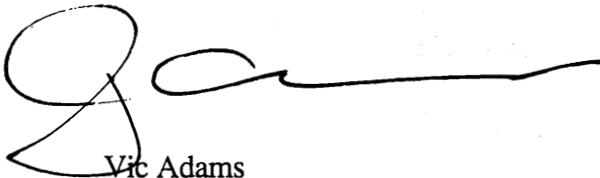
**CORRECTION PURSUANT TO SECTION 50 OF THE
LANDS ACQUISITION ACT 1989**

The Declaration signed by the Minister of State for Administrative Services on 31 July 1995 and published in Commonwealth of Australia Gazette No. GN 31, 9 August 1995, Folios 3089 to 3093 inclusive, contained a clerical error or obvious mistake in that, the land described eleventhly in Schedule 4 refers to the title reference as Volume 5246 Folio 110 when it should be Volume 5426 Folio 110.

The description of the land eleventhly described in Schedule 4, in the declaration is hereby varied to read as follows:-

Part of the East Hills Railway (formerly Penshurst Street) between Bryant Street and the land contained in Certificate of Title Volume 5426 Folio 110 in the Local Government Area of Hurstville Parish of St George County of Cumberland as shown on Sheet 12 of the abovementioned Plan.

Dated this Twenty Sixth day of November 1996



Vic Adams
Delegate of the
Minister of State for Administrative Services

9603476

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

I, Graham Duffy, State Manager of the Domestic Property Group, a person to whom the Minister administering the Lands Acquisition Act 1989 (the Act) has by delegation dated 7th of June 1989 delegated his powers and functions under subsection 22 (1) of the Act. DECLARE that:

1. I am considering the acquisition by the Commonwealth of the interest in the land specified in the Schedule, for the public purpose of Defence.
2. The land appears to me to be suitable for use for that public purpose.
3. The particulars of the use to which the land will be put are for the erection of facilities for Defence Aviation.

Dated the 15th day of November 1996.



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

SCHEDULE

All of the interest in land referred to in the declaration is situated some 3 kilometres north of Oakey between Corfe Road and Oakey Kelvinhaugh Road, Queensland, having an area of approximately 58.83 hectares and described as: Lots 1 and 2 on registered plan 213836, Lot 1 on registered plan 125148, Lot 2 on registered plan 79990, Lot 1 on registered plan 143419 and Lot 1 on registered plan 88218, all in the Parish of King, County of Aubigny.

PLEASE NOTE

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

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF A POLLING PLACE

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



David Muffet
Australian Electoral Officer
for Victoria

19 November 1996

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

Victoria

FLINDERS

Kernot

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

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



David Muffet
Australian Electoral Officer
for Victoria

19 November 1996

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

Victoria

FLINDERS

GIPPSLAND

Woodleigh

Binginwarri
Buffalo
Cabbage Tree Creek
Club Terrace
Flaggy Creek
Forge Creek
Gelantipy
Mount Taylor
Strzelecki

Attorney-General

Commonwealth of Australia

Classification (Publications, Films and Computer Games) Act 1995

Guidelines for the Classification of Films and Videotapes (Amendment) (No. 1)

Section 9 of the *Classification (Publications, Films and Computer Games) Act 1995* ('the Act') provides that publications, films and computer games are to be classified in accordance with the National Classification Code and the classification guidelines.

Subsection 12 (1) of the Act provides that the Minister administering the Act may, with the agreement of participating State and Territory Ministers with censorship responsibilities, determine classification guidelines to assist the Classification Board in applying the criteria in the National Classification Code.

On 20 November 1995, the Minister administering the Act determined under Section 12 of the Act Guidelines for the Classification of Films and Videotapes.

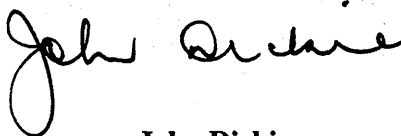
Subsection 12 (3) of the Act provides that if the Minister and each participating Minister agree to an amendment of the guidelines, the guidelines are taken to be amended accordingly.

Subsection 12(4) of the Act provides that if the guidelines are amended, the Minister must cause a copy of the amended guidelines to be published in the *Gazette*.

At a meeting on 11 July 1996, the Minister and each participating Minister agreed to amend the Classification Guidelines for Films and Videotapes.

The guidelines, as amended, are set out in the Schedule.

Dated 11 September 1996



John Dickie
Director of the Office of Film and Literature Classification

EXPLANATORY NOTE: The amendments to the Classification Guidelines for Films and Videotapes were prepared following a comprehensive review which involved extensive public consultation. As a result and pursuant to consultation with participating State and Territory Ministers, the guidelines have been extensively revised.

SCHEDULE**GUIDELINES FOR THE CLASSIFICATION OF FILMS AND
VIDEOTAPES****Introduction**

Films and videotapes, whether they are locally made or come from overseas, have to be classified before they can be sold, hired or shown publicly in Australia.

Classification is done by the Classification Board (the Board) which is located at the Sydney-based Office of Film and Literature Classification.

When making its classification decisions, the Board is required to reflect contemporary community standards and must apply criteria which are set out in the National Classification Code (the Code).

The Code is determined under the Classification (Publications, Films and Computer Games) Act 1995 (the Classification Act)*. The Code contains the general principles which form the basis of the Classification Guidelines (the Guidelines).

The Code states:

Classification decisions are to give effect, as far as possible, to the following principles:

- (a) adults should be able to read, hear and see what they want;
- (b) minors should be protected from material likely to harm or disturb them;
- (c) everyone should be protected from exposure to unsolicited material that they find offensive;
- (d) the need to take account of community concerns about:
 - (i) depictions that condone or incite violence, particularly sexual violence; and
 - (ii) the portrayal of persons in a demeaning manner.

Particular attention is paid, when classification decisions are made, to the protection of minors from material that is disturbing or harmful.

* Copies available from the Office of Film and Literature Classification

The concept of demeaning spelt out in the Code applies in making decisions across all of the classification categories. It refers to depictions, directly or indirectly sexual in nature which debase or appear to debase the person or the character depicted.

The Code names and broadly describes the six classification categories. G, PG and M are advisory categories. MA and R are legally restricted categories. X is a special category which is also legally restricted. The Code also describes material that is refused classification.

The Guidelines describe in more detail the nature of the different classification categories, and the scope and limits of material suitable for each category. Both the Code and the Guidelines are agreed to by Commonwealth, State and Territory Ministers with censorship responsibilities.

By law, the Board must apply both the Code and the Guidelines when making classification decisions. The Board must also take into account other matters contained in the Classification Act, set out in Section 11.

The relevant part of section 11 states:

The matters to be taken into account in making a decision on the classification of a film include:

- (a) the standards of morality, decency and propriety generally accepted by reasonable adults; and
- (b) the literary, artistic or educational merit (if any) of the film; and
- (c) the general character of the film, including whether it is of a medical, legal or scientific character; and
- (d) the persons or class of persons to or amongst whom it is published or is intended or likely to be published.

Brief history

Film classification guidelines were first written in 1980. These were intended simply as a working document for members of the Film Censorship Board (now known as the Classification Board). In 1984 and again in 1988 revised guidelines were drawn up by the Board and agreed to by State and Federal Ministers responsible for censorship. Since that time the Guidelines have been made publicly available in order to help consumers better understand the classification system.

They have been distributed in schools, for example, as part of an educational campaign about the classification scheme.

In 1993 the Guidelines were up-dated to include the new MA category. This category was introduced in response to community concern about the impact of some of the stronger material classified M. That is, material which was recommended for mature audiences, but to which children had unrestricted access.

While the Guidelines are intended primarily for use by the Board in making its decisions, they are also designed to inform consumers about the basis for those decisions.

Consultation process

The Guidelines are revised from time to time in consultation with members of the public, community groups and organisations, including contributors to research. The views of complainants, industry groups and other interested parties are sought. The revised guidelines are scrutinised by a language expert; community input and responses are reviewed by an independent person with expertise in the area of censorship and classification. Once approved by Commonwealth, State and Territory Ministers, the Guidelines must be formally gazetted and tabled in the respective Parliaments.

Guidelines contents and use

The Guidelines aim to be as objective as possible, while retaining the flexibility needed to accommodate notions of merit and community standards (s. 11, the Classification Act).

The Guidelines contain descriptions of each of the classification categories. The categories indicate the most suitable audience for the film, in terms of age and legal restriction.

Each classification category contains a list of the criteria used by the Board when making classification decisions. These criteria relate to the classifiable elements of violence, sex, coarse language, adult themes, drug use and nudity.

In considering each element, the Board makes classification decisions based on the impact of individual elements and their cumulative effect. The content and treatment of elements contribute to the impact. The Board takes into account factors such as tone, duration, frequency and

the amount of visual or verbal detail. The relationship of classifiable elements to the narrative also contributes to the impact of a film, and therefore its classification.

In describing classification criteria, the Guidelines sometimes use language which can be interpreted in a number of ways. To clarify the way words are used in the Guidelines, a glossary of terms is included.

Consumer advice

In making classification decisions, the Board also decides what consumer advice should be provided. The law requires that consumer advice is shown with the classification symbol on posters, advertisements and video jackets.

Consumer advice is designed to alert consumers to the elements that have contributed to the classification. It should help people to make informed choices about the films and videos they choose for themselves or for their children.

Consumer advice is generally not provided for material classified G. As this category is suitable for viewing by all ages, it can be expected not to contain anything which might require consumer advice.

The Guidelines



GENERAL

(Suitable for all ages)

This is a category which is considered suitable for all viewers.

The G classification symbol does not necessarily indicate that the film is one that children will enjoy. Some G films contain themes or story-lines that are of no interest to children.

Parents should feel confident that children can watch material in this classification without supervision. Material classified G will not be harmful or disturbing to children. Whether or not the film is intended for children, the treatment of themes and other classifiable elements will be careful and discreet.

Violence:

Violence may be very discreetly implied, but should:

- have a light tone, or
- have a very low sense of threat or menace, and
- be infrequent, and
- not be gratuitous

Sex:

Sexual activity should:

- only be suggested in very discreet visual or verbal references, and
- be infrequent, and
- not be gratuitous

Coarse Language:

Coarse language should:

- be very mild and infrequent, and
- not be gratuitous

PG

PARENTAL GUIDANCE

(Parental guidance recommended for persons under 15 years)

The PG classification signals to parents that material in this category contains depictions or references which could be confusing or upsetting, to children without adult guidance. Material classified PG will not be harmful or disturbing to children.

Parents may choose to preview the material for their children; some may choose to watch the material with their children. Others might find it sufficient to be accessible during or after the viewing to discuss the content.

- Violence:* Violence may be discreetly implied or stylised, and should also be:
- mild in impact, and
- not shown in detail
- Sex:* Sexual activity may be suggested, but should:
- be discreet, and
- be infrequent, and
- not be gratuitous
- Verbal references to sexual activity should be discreet.
- Coarse Language:* Coarse language should be mild and infrequent.
- Adult Themes:* Supernatural or mild horror themes may be included. The treatment of adult themes should be discreet and mild in impact. More disturbing themes are not generally dealt with at PG level.
- Drug Use:* Discreet verbal references and mild, incidental visuals of drug use may be included, but these should not promote or encourage drug use.
- Nudity:* Nudity outside of a sexual context should not be detailed or gratuitous.

M 15+ **MATURE**
(Recommended for mature audiences 15 years and over)

The Mature category is advisory and not legally restricted. However, material in this category cannot be recommended for those under 15 years.

Films classified M contain material that is considered to be potentially harmful or disturbing to those under 15 years. Depictions and references to classifiable elements may contain detail. However, the impact will not be so strong as to require restriction.

Violence:

Generally, depictions of violence should:

- not contain a lot of detail and
- not be prolonged

In realistic treatments, depictions of violence that contain detail should:

- be infrequent and
- not have a high impact and/or
- not be gratuitous

In stylised treatments, depictions of violence may contain more detail and be more frequent if this does not increase the impact.

Verbal and indirect visual references to sexual violence may only be included if they are:

- discreet and infrequent, and
- strongly justified by the narrative or a documentary context.

Sex:

Sexual activity may be discreetly implied.

Nudity in a sexual context should not contain a lot of detail, or be prolonged.

Verbal references to sexual activity may be more detailed than depictions if this does not increase the impact.

Coarse Language:

Coarse language may be used.

Generally, coarse language that is stronger, detailed or very aggressive should:

- be infrequent and
- not be gratuitous

Adult Themes:

Most themes can be dealt with, but the treatment should be discreet, and the impact should not be high.

Drug Use:

Drug use may be discreetly shown.

Drug use should not be promoted or encouraged.

Nudity:

Nudity outside of a sexual context may be shown but depictions that contain any detail should not be gratuitous.

MA 15 + **MATURE ACCOMPANIED**
(Restrictions apply to persons under the age of 15*)

*The MA category is legally restricted. Children under fifteen will not be allowed to see MA films in the cinema or hire them on video unless in the company of a parent or adult guardian.

Material classified MA deals with issues or contains depictions which require a mature perspective. This is because the impact of individual elements or a combination of elements is considered likely to be harmful or disturbing to viewers under 15 years of age.

Violence: Generally, depictions of violence should not have a high impact. Depictions with a high impact should be infrequent, and should not be prolonged or gratuitous.

Realistic treatments may contain detailed depictions, but these should not be prolonged.

Depictions of violence in stylised treatments may be more detailed and more frequent than depictions of violence in close to real life situations or in realistic treatments if this does not increase the impact.

Visual suggestions of sexual violence are permitted only if they are not frequent, prolonged, gratuitous or exploitative.

Sex: Sexual activity may be implied. Depictions of nudity in a sexual context which contain detail should not be exploitative.

Verbal references may be more detailed than depictions, if this does not increase the impact.

Coarse Language: Coarse language may be used. Coarse language that is very strong, aggressive or detailed should not be gratuitous.

Adult Themes: The treatment of themes with a high degree of intensity should be discreet.

Drug Use: Drug use may be shown, but should not be promoted or encouraged. More detailed depictions should not have a high degree of impact.

**18+ RESTRICTED****(Restricted to adults 18 years and over)**

The R category is legally restricted to adults. Material which is given a restricted classification is unsuitable for those under 18 years of age. Material classified R deals with issues or contains depictions which require an adult perspective.

The classification is not intended as a comment on the quality of the material. Some material may be offensive to some sections of the adult community. Material which promotes or incites or instructs in matters of crime and/or violence is not permitted.

Violence: Depictions of violence which are excessive will not be permitted.

Strong depictions of realistic violence may be shown but depictions with a high degree of impact should not be gratuitous or exploitative.

Sexual violence may only be implied and should not be detailed. Depictions must not be frequent, gratuitous or exploitative.

Gratuitous, exploitative or offensive depictions of cruelty or real violence will not be permitted.

Sex: Sexual activity may be realistically simulated; the general rule is "simulation, yes - the real thing, no."
Nudity in a sexual context should not include obvious genital contact.

Verbal references may be more detailed than depictions.

Coarse Language: There are virtually no restrictions on coarse language at R level.

Adult Themes: The treatment of any themes with a very high degree of intensity should not be exploitative.

Drug Use: Drug use may be shown but not gratuitously detailed.
Drug use should not be promoted or encouraged.
Detailed instruction in drug misuse is not permitted.

**X 18+ CONTAINS SEXUALLY EXPLICIT MATERIAL
(Restricted to adults 18 years and over*)**

*** Available only on video; available only in the ACT and Northern Territory**

This classification is a special and legally restricted category which only contains sexually explicit material. That is material which contains real depictions of actual sexual intercourse and other sexual activity between consenting adults, including mild fetishes.

No depiction of sexual violence, sexualised violence or coercion, offensive fetishes, or depictions which purposefully debase or abuse for the enjoyment of viewers is permitted in this classification.

RC REFUSED CLASSIFICATION

As pointed out in the introduction, films and videos must be classified. A film or video which does not have the authorised classification symbols or the consumer advice is either an unclassified film or video, or it has been refused classification.

Films or videos which contain elements beyond those set out in the above classification categories are refused classification.

Films or videos which fall within the criteria for refused classification cannot be legally brought into Australia.

The Classification Code sets out the criteria for refusing to classify a film or video. The criteria fall into three categories. These include films that:

- depict, express or otherwise deal with matters of sex, drug misuse or addiction, crime, cruelty, violence or revolting or abhorrent phenomena in such a way that they offend against the standards of morality, decency and propriety generally accepted by reasonable adults to the extent that they should be classified RC.
- depict in a way that is likely to cause offence to a reasonable adult a person who is or who looks like a child under 16 (whether or not engaged in sexual activity), or;
- promote, incite or instruct in matters of crime or violence.

Films and videos will be refused classification if they appear to purposefully debase or abuse for the enjoyment of viewers, and which lack moral, artistic or other values, to the extent that they offend against generally accepted standards of morality, decency and propriety.

Films and videos will be refused classification if they contain:

- (a) depictions of child sexual abuse or any other exploitative or offensive depictions involving a person who is or who looks like a child under 16;
- (b) detailed instruction in:
 - (i) matters of crime or violence,
 - (ii) the use of proscribed drugs;
- (c) depictions of practices such as bestiality.

Films and videos will be refused classification if they contain gratuitous, exploitative or offensive depictions of:

- (d) violence with a very high degree of impact or which are excessively frequent, prolonged or detailed;
- (e) cruelty or real violence which are very detailed or which have a high impact;
- (f) sexual violence;
- (g) sexual activity accompanied by fetishes or practices which are offensive or abhorrent;
- (h) incest fantasies or other fantasies which are offensive or abhorrent.

GLOSSARY OF TERMS

- Abuse:** Maltreat or assault, especially sexually.
- Adult Themes:** Issues dealing with aspects of adult life that are potentially harmful to minors, or disturbing. Adult themes may include verbal references to and depictions associated with issues such as suicide, crime, corruption, marital problems, emotional trauma, drug and alcohol dependency, death and serious illness, racism, religious issues.
- Advisory:** (applies to G, PG and M)
These classifications do not legally restrict anyone from seeing or hiring the film. They recommend the most suitable audience for the film, in terms of age and level of parental supervision.
- Coarse language:** At G level, this might include "bloody" or "bugger". At PG level, it might include "shit". At M, it includes "fuck".
- Coercion:** The use of threat to force agreement to sexual activity.
- Demean:** A depiction, directly or indirectly sexual in nature, which debases or appears to debase the person or the character depicted.
- Depiction:** Representation, portrayal on screen.
- Detail:** The amount of verbal or visual information in the representation of a subject. Detail can include close-up visuals, repeated, prolonged or slow-motion visuals, and accentuation through lighting.
- Discreet:** With little or no detail and generally brief.
- Disturb/disturbing:** Cause emotional trauma.
- Drugs:** Detailed instruction in the use of proscribed drugs is refused classification. Proscribed drugs are those specified in Schedule 4 (referred to in Regulation 4A (1A) (e)) of the Customs (Prohibited Imports) Regulations.
- Elements:** Classifiable elements include violence, sex, coarse language, adult themes, drug use, nudity - the Classification Board assesses the impact of these when making classification decisions.
- Excessive** Treatment which exceeds reasonable limits, especially in terms of detail, duration or frequency.

Exploitative:	Appearing to purposefully debase or abuse for the enjoyment of viewers, and lacking moral, artistic or other values .
Fetish:	An object, an action, or a non-sexual part of the body which gives sexual gratification. Fetishes range from mild to offensive . An example of a mild fetish is rubber wear. Offensive fetishes include abhorrent phenomena such as coprophilia.
Gratuitous:	Material which is unwarranted or uncalled for, and included without the justification of a defensible story-line or artistic merit.
Harm/harmful:	Cause developmental damage.
Impact:	The strength of the effect on the viewer.
Implied:	Depiction/s of a subject in which an act or thing is inferred or indicated without actually being seen.
Intensity:	Strength of treatment or subject matter.
Material:	The content of films or videos.
Nudity:	Nudity can consist of frontal or rear above and below waist visuals, full frontal or full rear visuals for both sexes, or breast nudity for females. The amount of detail is determined not only by the content of the nudity shown, but by other factors including closeness and duration of visuals, repetition, and clarity.
Offensive:	Material which causes outrage or extreme disgust to most people.
Real:	Actual
Realistic:	(see Treatment)
Reasonable Adult:	Possessing common sense and an open mind, and able to balance personal opinion with generally accepted community standards.
Sexual Activity:	Matters pertaining to sexual arousal but not limited only to portrayals of sexual intercourse.
Sexual Violence:	The act of sexual assault or aggression, in which the victim does not consent.
Sexualised Violence:	Where sex and violence are connected in the story, although sexual violence may not necessarily occur.
Sexually Explicit Material:	Real sex on screen.
Simulation:	Simulated sexual activity is not real, but looks realistic.

- Suggested:** Mild, discreet treatment of a subject in which an act or thing is hinted at.
- Suggestion:** Mild, discreet treatment of a subject in which an act or thing is hinted at, generally through discreet focus on part of, rather than the whole picture.
- Stylised:** (see **Treatment**)
- Tone:** The quality or feeling of material, such as its sadness, humour, menace, lightness, or seriousness.
- Treatment:** The artistic handling of a scene or a film, especially with regard to style.
In a **realistic treatment**, the material appears real to the viewer. It may be close to real life, and feel authentic.
In a **stylised treatment**, the viewer is conscious of the unreality; examples include musicals, horror films, animation and fantasy.
- Unsuitable:** Material that is not appropriate to viewers under 18 years, because of its ability to **harm** (cause developmental damage) or **disturb** (cause emotional trauma).
- Violence:** Includes not only acts of violence, but also the threat or result of violence.
- Visual Reference:** An image related to, but not of, classifiable elements such as violence, sex, and drug use.

In lieu of notification appearing in GN36, 11.9.96

Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953 (THE ACT)

NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(a) OF THE ACT (PHI 18/1996)

The delegate of the Minister for Health and Family Services, has, with effect from 4 December 1996, made a Determination under Paragraph 4B(a) of the Act revoking an earlier Determination made under paragraph 4B(a) on 4 November 1996, and determining, for the purposes of paragraph 4B(a) the provision of professional attention of the kind specified normally requires hospital treatment in a hospital but does not require such hospital treatment for a period that includes part of an overnight stay.

COMMONWEALTH OF AUSTRALIA

National Health Act 1953 (THE ACT)

NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE ACT (PHI 19/1996)

The delegate of the Minister for Health and Family Services, has, with effect from 4 December 1996, made a Determination under Paragraph 4B(b) of the Act revoking an earlier determination made under paragraph 4B(b) on 25 October 1996, and determining, for the purposes of paragraph 4B(b) the provision of professional attention of the kind specified does not normally require hospital treatment.

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

New South Wales

Commonwealth Department of Health and Family Services, 333 Kent Street, Sydney NSW 2000

Victoria

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

Queensland

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

Western Australia

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

South Australia

Commonwealth Department of Health and Family Services, 122 Pirie Street, Adelaide SA 5000

Tasmania

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

Northern Territory

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

Australian Capital Territory

Commonwealth Department of Health and Family Services, MLC Building, 8-10 Hobart
Place, Canberra ACT 2601

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COMMONWEALTH OF AUSTRALIA

AGED OR DISABLED PERSONS CARE ACT 1954

NOTICE UNDER SUB-SECTION 9AA
(MAXIMUM NUMBER OF HOSTEL PLACES)

I, Judith Eleanor Moylan, Minister for Family Services, pursuant to sub-section 9AA of the Aged or Disabled Persons Care Act 1954, hereby specify the maximum number of hostel places for each State and Territory for the period 1 July 1996 to 30 June 1997 will be:

State or Territory	Maximum places
New South Wales	23044
Victoria	19342
Queensland	14714
Western Australia	6441
South Australia	7095
Tasmania	1764
Australian Capital Territory	908
Northern Territory	187

Dated this *24th* day of October 1996.



Judi Moylan
Minister for Family Services

COMMONWEALTH OF AUSTRALIA

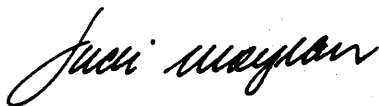
NATIONAL HEALTH ACT 1953

NOTICE UNDER SUB-SECTION 39AA(1)
(MAXIMUM NUMBER OF NURSING HOME BEDS)

I, Judith Eleanor Moylan, Minister for Family Services, pursuant to sub-section 39AA(1) of the National Health Act 1953, hereby specify the maximum bed numbers for each State and Territory for the period 1 July 1996 to 30 June 1997 will be:

State or Territory	Maximum Bed Number
New South Wales	31652
Victoria	19352
Queensland	13680
Western Australia	6309
South Australia	7787
Tasmania	2362
Australian Capital Territory	589
Northern Territory	300

Dated this *24th* day of October 1996.



Judi Moylan
Minister for Family Services

9603481

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS

I, JOHN CABLE, Director, Conformity Assessment Branch, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health and Family Services for the purposes of Regulation 9 of the Therapeutic Goods Regulations, give notice that the prohibited representation described in paragraph (a) below, being a representation that is necessary for the appropriate use of the therapeutic goods described in paragraph (b) below, may be included either on the label of the package of those goods or in information included in the package in which those goods are contained:

- (a) a representation to the effect that the goods described in paragraph (b) below may assist normal neurological development in infants whose diets are deficient in long chain polyunsaturated fatty acids;
- (b) Karicare First Capsules blister pack
supplied as an over-the-counter drug by Douglas Pharmaceuticals Australia Ltd.

Dated this 20th day of November 1996



JOHN CABLE
Delegate of the Secretary to the Department of
Health and Family Services

9603482



PO Box 100 Woden ACT 2606 Australia
☐ Woden Telephone: (06) 289 1555 Facsimile: (06) 289 8709
☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8605



Commonwealth Department of
**Health and
Family Services**

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989
NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

Pursuant to Section 30 (6)(b) of the Therapeutic Goods Act 1989, notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG), of the goods specified below were cancelled on 25 November 1996. Particulars of the cancellations are as follows:

SPONSOR: HERRON PHARMACEUTICALS P/L
ARTG NAME OF GOODS: HL342 VITA-MINIS RECHARGER powder - oral bottle
ARTG NUMBER: 57965
REASON FOR CANCELLATION: The listing was cancelled under Section 30(1)(e) of the said Act, because the certification provided under Section 26A(2)(a) was incorrect in that the goods are not eligible for listing.

SPONSOR: BULLIVANTS NATURAL HEALTH PRODUCTS P/L
ARTG NAME OF GOODS: BIO-ORGANICS MEGA ACE ANTIOXIDANT FORMULA capsule - soft bottle
ARTG NUMBER: 57487
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the goods do not conform to every requirement relating to advertising applicable under the regulations.

SPONSOR: HERBAL GOLD INTERNATIONAL PTY LTD
ARTG NAME OF GOODS: CHEL 50 MAX tablet - film coated bottle
ARTG NUMBER: 57491
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the application for listing did not provide sufficient information to determine whether the goods are safe for the purposes for which they are to be used and information in the application is not correct.

dated this 25th day of November 1996

Laurayne Bowler
Delegate of the Secretary
to the Department of Health & Family Services



PO Box 100 Woden ACT 2606 Australia
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 Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8605



Commonwealth Department of
**Health and
Family Services**

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989
NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

Pursuant to Section 30 (6)(b) of the Therapeutic Goods Act 1989, notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG), of the goods specified below were cancelled on 18 November 1996. Particulars of the cancellations are as follows:

SPONSOR: RHONE POULENC RORER AUST P/L
ARTG NAME OF GOODS: BIOGLAN PYRIDOXINE pyridoxine hydrochloride 100mg
tablet-uncoated bottle
ARTG NUMBER: 57439
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act,
because the goods do not conform to every requirement relating
to advertising applicable under the regulations.

SPONSOR: NATURE'S GOODNESS AUSTRALIA PTY LIMITED
ARTG NAME OF GOODS: GUARANA 1000MG TABLETS Paullinia cupana 200mg tablet-
film coated bulk container
ARTG NUMBER: 57218
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act,
because the information included in the application for listing is
incorrect.

dated this 25th day of November 1996

A handwritten signature in cursive script, appearing to read 'Laurayne Bowler', written in black ink.

Laurayne Bowler
Delegate of the Secretary
to the Department of Health & Family Services

AUSTRALIA NEW ZEALAND FOOD AUTHORITY

FOOD STANDARDS

MATTERS AT INQUIRY

The Authority has completed full assessments of the following applications and will now conduct inquiries.

Artificial flavouring substances A237 This application, received on 15 December 1994 from the Council of Australian Food Technology Associations (CAFTA), seeks a variation to the *Food Standards Code* to correct and update the Schedule of permitted artificial flavouring substances in Standard A6 - Flavourings and Flavour Enhancers.

On 28 August 1996, the Flavour and Fragrance Association of Australia and New Zealand (FFAANZ) revised CAFTA's application and proposed that artificial flavouring substances should not be specifically listed in the standard. The FFAANZ proposed that Standard A6 should be amended to refer to artificial flavouring substances which are contained in lists published by the United States Food and Drug Administration, the Flavor and Extract Manufacturers Association and the Council of Europe.

The Authority has prepared a draft variation to Standard A6 which will delete the current list of chemical names for permitted artificial flavouring substances and provide references to published lists of flavouring substances that have been assessed for safety.

Please send written submissions on matters relevant to this inquiry to one of the addresses below by **31 December 1996**.

Ergot in cereal grains (A303) This application, received on 28 February 1996 from The Bread Research Institute of Australia, seeks to amend the *Food Standards Code* by reviewing clause (5) of Standard A12 - Metals and Contaminants in Food, to provide an appropriate and realistic tolerance level for ergot in cereal products.

The Authority has prepared a draft variation to Standard A12 to establish a tolerance level for ergot in cereal grain.

Please send written submissions on matters relevant to the inquiry to one of the addresses below by **15 January 1997**.

MATTERS BEFORE COUNCIL

The Authority completed inquiries into the following applications and made recommendations to the Australia New Zealand Food Standards Council that it adopt draft variations to the *Food Standards Code*.

Dimethyl dicarbonate (A259) This application, received on 9 June 1995 from Bayer Australia Ltd, seeks to permit the use of dimethyl dicarbonate (DMDC) as a cold sterilising agent in alcoholic and non-alcoholic, carbonated and non-carbonated beverages.

The Authority has prepared draft variations as amended to Standards A1 - Labelling and Advertising, A4 - Preservatives, A11 - Specifications for Identity and Purity of Food Additives, Food Processing Aids, Vitamins, Minerals and Other Added Nutrients, O4 - Soft Drinks and Soft Drink Products, O7 - Orange Juice and Related Products, O9 - Fruit Drinks and Fruit Drink Products and R9 - Supplementary Foods.

The recommendation, if approved by Council, will permit the use of dimethyl dicarbonate (DMDC) as a cold sterilising agent in non-alcoholic carbonated and non-carbonated beverages.

Use of processed eucheuma seaweed (A262) This application, received on 22 June 1995 from Goodman Fielder Limited and Woods and Woods Pty Ltd, seeks to permit the use of natural grade carrageenan (also known as processed eucheuma seaweed) as an alternate form of carrageenan.

The Authority has prepared draft variations to Standards A10 - Modifying Agents and A11 - Specifications for Identity and Purity of Food Additives, Food Processing Aids, Vitamins, Minerals and Other Added Nutrients to permit the use of processed Eucheuma seaweed.

The recommendation, if approved by Council, will allow for the addition of processed eucheuma seaweed as a permitted vegetable gum to food during manufacturing.

Deletion of Standard B5 - Malt and Malt Extract (A275) This joint application, received on 3 July 1995 from the Council of Australian Food Technology Associations Inc (CAFTA), Nestle Australia Ltd, Burns Philp & Co Ltd and Coopers Brewery, seeks to delete or amend clauses of Standard B5 of the *Food Standards Code*.

The Authority prepared draft variations to Standard A1 - Labelling and Advertising, Standard B1 - Cereals, Legumes, Flours, Meals and Bread and Standard K1 - Sugar and Related Products and has proposed the deletion of Standard B5 - Malt and Malt Extract.

The recommendation, if approved by Council will reduce the prescriptiveness of the *Food Standards Code* and will better meet the needs of industry.

Animal protein in canned foods for infants and young children (A281) This application, received on 19 July 1995 from the Australian Meat and Livestock Corporation (AMLC), seeks removal of clause (7) of Standard R5 - Canned Foods for Infants and Young Children. This standard imposes compositional and labelling requirements related to the protein content of such foods where a reference is made in the label, other than in the ingredient list, to a source of animal protein.

The Authority prepared draft variations to Standard R5 - Canned Foods for Infants and Young Children.

The recommendation, if approved by Council, will remove the maximum protein levels which apply when a source of animal protein is named or its presence is implied in a label or advertisement for strained and junior canned foods. It will also require an alternative age suitability statement, 'only suitable for infants aged from six months' in the label of strained infant foods with more than 3 g of protein per 100 kJ.

Calcium disodium ethylenediaminetetraacetate in canned fish (A282) This application, received from Unifoods, a division of Unilever Australia, seeks to vary Standard D2 - Canned Fish and Canned Fish Products, to permit the use of calcium disodium ethylenediaminetetraacetate (CaNa_2EDTA) in canned crustaceans and canned molluscs, at a maximum level of 250 mg/kg. The Authority proposed at full assessment to extend the permission to all canned fish, including canned salmon and tuna. According to the *Food Standards Code*, fish is defined as a fish or part of a fish ordinarily used for consumption by humankind and includes a crustacea or mollusc.

The Authority prepared draft variations to Standard D2 - Canned Fish and Canned Fish Products, to provide for all canned fish products.

The recommendation, if approved by Council, will vary Standard D2 by permitting not more than 250 mg/kg calcium disodium ethylenediaminetetraacetate in canned fish, including salmon and tuna.

Extended use of lysozyme in cheese (A289) This application, received on 5 October 1995 from Chr Hansen Pty Ltd and Canadian Inovatech Inc, seeks to extend the use of lysozyme (EC 3.2.1.17) in cheese.

The Authority prepared draft variations to Standard H9 - Cheese and Cheese Products, and Standard A11 - Specifications for Identity and Purity of Food Additives, Food Processing Aids, Vitamins, Minerals and Other Added Nutrients, as amended.

The recommendation, if approved by Council, will extend the use of lysozyme (EC 3.2.1.17) to cheeses other than cottage cheese, cream cheese, neufchatel cheese and whey cheese.

You can get more information on these matters from either address below.

Standards Liaison Officer
Australia New Zealand Food Authority
PO Box 7186
CANBERRA MAIL CENTRE ACT 2610
AUSTRALIA
Tel: 00 61 (0)6 271 2219
Fax: 00 61 (0)6 271 2278

or Standards Liaison Officer
Australia New Zealand Food Authority
PO Box 10559
The Terrace WELLINGTON 6036
NEW ZEALAND
Tel: (4) 473 9942
Fax: (4) 473 9855

9603484

Immigration and Multicultural Affairs

Department of Immigration and Multicultural Affairs

Migration Agents Registration Scheme

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

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

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

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

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
CARKNER Karen June	19/2/1946	Prime Movers Pty Limited	Suite 2 Level 3 17 Raglan Street SOUTH MELBOURNE VIC 3205	CHARGES
CHIANG Chu Haien	27/8/1946	Chiang Enterprises Pty Limited	10/288 Huntingdale Road HUNTINGDALE VIC 3168	CHARGES
GLINATSIS David Jonathan	26/6/1991	Anthony Ziade & Associates	194 Liverpool Road ASHFIELD NSW 2131	CHARGES
HARROP Ian William	13/11/1954	Ian Harrop & Associates	Langford House Wing 11 Fanningdon Lechlace GLOS GL7 3QN UK	CHARGES
KANAAN Rosa	13/12/1964	Rose Kanaan & Associates	5/86 Rossmore Avenue PUNCHBOWL NSW 2196	CHARGES
KIM Dukin	24/3/1966	Hofu International Group	Level 13 28 O'Connell Street SYDNEY NSW 2000	CHARGES
KO Yuk Tong	22/11/1948	YT Ko & Co	Room 302 Parker House 72 Queens Road Central HONG KONG	CHARGES
LEE Kang Hoon	27/10/1961	Smile International	1F 676 Anzac Parade MAROUBRA NSW 2035	CHARGES
LOVE Peter Gordon	13/1/1948		64 Sinclair Street KAMBAH ACT 2902	CHARGES
PAN Qi Meng	23/1/1971	Art Engine Migration Centre	Suite 301 1 Princess Street KEW VIC 3101	CHARGES
RI Joseph Tai-Bong	2/1/1945	IBA - Immigration & Business Australia	246 Broadway RESERVOIR VIC 3073	CHARGES
SYKIOTIS Stella	5/8/1962	Legal Aid Commission	25 Smart Street FAIRFIELD NSW 2166	FREE SERVICE
TANG Cam Hong	15/7/1952		6 Angela Court EAST DONCASTER VIC 3109	CHARGES
YAMAGUCHI Masahito	22/7/1950	Nihon Brain Centre Australia Pty Ltd	Suite 401, Wynyard House 301 George Street SYDNEY NSW 2000	CHARGES


for SECRETARY
4 December 1996

9603485

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

IN the matter of

**LIQUOR AND ALLIED INDUSTRIES, HOTELS, HOSTELS, CLUBS AND
BOARDING ESTABLISHMENTS ETC. (A.C.T.) AWARD, 1992****C No. 22607 of 1996**

Dated 2 June 1992

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 6 November 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 24 September 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**L0021 V0010 Print No. N6250**

Clause No	Subject	Substance
2	Arrangement	New Clause
4A	Anti-Discrimination	New provision
7	Wage Rates	3rd Safety Net Adjustment

Dated this 29th day of November 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:

**Automotive Services (Northern Territory) Consolidated Award 1980
(C no 80021 of 1996)**

DATED 3 November 1989

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 31 October 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 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
A0188CRN V061a A Print N6147**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
46	Anti-Discrimination	Correction to V061-Print N5293

27 November, 1996

**NEIL MCHATTIE
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 31186 of 1996)**

**DATED 17 June
1983**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 24 June 1996, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule below;
- (b) that the variation will be a common rule of the Northern Territory with effect from
12 April 1996
28 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
T140CRN V143 S Print N2512**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	September 1994 Safety Net Adjustment and Review-3rd adjustment	Replacement to previous version

27 November, 1996

Regulation 22

**Form R16
Industrial Relations Act 1988**

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

**Transport Workers' (Refuse) Award 1988
(C no 31085 of 1996)**

DATED 6 March 1989

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 22 October 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 20 September 1996;
- and
- (c) that any organisation or person interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the abovementioned variation is invited to lodge with the Commission a notice of that objection.

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

**SCHEDULE
TERMS TO BE VARIED
T0107CRN V053 S.Print N5661**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Responsency	Transport Workers' (Refuse) (Roping-in No.2) Award 1996

27 November, 1996

**NEIL MCHATTIE
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 35381 of 1996)****DATED 17 June 1983**

AND in the matter of the variation of the award

Notice is hereby given:

- (a) That on 23 October 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 14 October 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
T140 CRN V153 M Print N5920**

CLAUSE NO	SUBJECT	SUBSTANCE OF VARIATION
	Responsency	Transport Workers Roping-in No. 11 Award 1996

27 November, 1996

**NEIL MCHATTIE
DEPUTY INDUSTRIAL REGISTRAR**

Industry, Science and Tourism

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, R Deegan, 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	20/11/96	21/11/96	22/11/96	23/11/96	24/11/96	25/11/96	26/11/96	
Austria	Schillings	8.4115	8.4663	8.5303	8.5303	8.5303	8.6380	8.6568	
Belgium/Lux	Francs	24.6400	24.7900	25.0000	25.0000	25.0000	25.2500	25.3700	
Brazil	Reals	.7951	.8042	.8104	.8104	.8104	.8124	.8092	
Canada	Dollars	1.0668	1.0768	1.0852	1.0852	1.0852	1.0892	1.0865	
China	Yuan	6.5884	6.6638	6.7159	6.7159	6.7159	6.7330	6.7065	
Denmark	Kroner	4.5948	4.6215	4.6616	4.6616	4.6616	4.7062	4.7270	
EC	ECU	.6224	.6261	.6313	.6313	.6313	.6385	.6387	
Fiji	Dollar	1.0972	1.1082	1.1137	1.1137	1.1137	1.1095	1.1049	
Finland	Markka	3.6072	3.6294	3.6624	3.6624	3.6624	3.7018	3.7065	
France	Francs	4.0435	4.0715	4.1212	4.1212	4.1212	4.1630	4.1709	
Germany	Deutschmark	1.1962	1.2028	1.2133	1.2133	1.2133	1.2281	1.2314	
Greece	Drachmae	189.0800	189.9000	191.4800	191.4800	191.4800	193.3300	193.8000	
Hong Kong	Dollars	6.1475	6.2177	6.2658	6.2658	6.2658	6.2812	6.2566	
India	Rupees	28.3592	28.7397	28.9698	28.9698	28.9698	29.0169	28.8619	
Indonesia	Rupiah	1857.1000	1879.4000	1895.0000	1895.0000	1895.0000	1902.9000	1896.0000	
Ireland	Pounds	.4731	.4768	.4798	.4798	.4798	.4830	.4840	
Israel	Shekel	2.5695	2.5945	2.6319	2.6319	2.6319	2.6384	2.6221	
Italy	Lire	1199.1900	1198.7900	1210.4300	1210.4300	1210.4300	1221.9900	1223.3700	
Japan	Yen	88.6500	89.6200	90.2000	90.2000	90.2000	90.6300	91.0300	
Korea	Won	658.5900	667.4900	670.4600	670.4600	670.4600	672.8600	670.4800	
Malaysia	Ringgit	2.0014	2.0231	2.0389	2.0389	2.0389	2.0447	2.0388	
Netherlands	Guilder	1.3418	1.3495	1.3611	1.3611	1.3611	1.3779	1.3817	
New Zealand	Dollar	1.1141	1.1273	1.1317	1.1317	1.1317	1.1360	1.1386	
Norway	Kroner	5.0385	5.0679	5.1232	5.1232	5.1232	5.1750	5.1880	
Pakistan	Rupee	31.8700	32.2300	32.4800	32.4800	32.4800	32.5600	32.4300	
Papua NG	Kina	1.0625	1.0723	1.0796	1.0796	1.0796	1.0837	1.0782	
Philippines	Peso	20.8600	21.1000	21.2800	21.2800	21.2800	21.3300	21.2400	
Portugal	Escudo	120.8900	121.5100	122.6100	122.6100	122.6100	123.7700	124.2000	
Singapore	Dollar	1.1130	1.1274	1.1347	1.1347	1.1347	1.1377	1.1341	
Solomon Is.	Dollar	2.8621	2.8949	2.9172	2.9172	2.9172	2.9244	2.9129	
South Africa	Rand	3.6767	3.7429	3.7150	3.7150	3.7150	3.7487	3.7269	
Spain	Peseta	100.6100	101.2400	102.0600	102.0600	102.0600	103.1700	103.5000	
Sri Lanka	Rupee	45.2700	45.7900	46.1400	46.1400	46.1400	45.9400	45.7200	
Sweden	Krona	5.2712	5.3021	5.3637	5.3637	5.3637	5.3954	5.3804	
Switzerland	Franc	1.0104	1.0181	1.0262	1.0262	1.0262	1.0360	1.0413	
Taiwan	Dollar	21.8600	22.1100	22.2800	22.2800	22.2800	22.3200	22.2400	
Thailand	Baht	20.2000	20.4300	20.5800	20.5800	20.5800	20.6500	20.5900	
UK	Pounds	.4740	.4784	.4799	.4799	.4799	.4836	.4842	
USA	Dollar	.7951	.8042	.8104	.8104	.8104	.8124	.8092	

R Deegan
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
27/11/96

Customs Act 1901
Notice Under Section 15
Notice No: 96/13

I WALTER BEZERUK pursuant to a delegation under S.14 of the Customs Administration Act 1985 and under a power of appointment in S.15 of the Customs Act 1901 hereby:

- (a) appoint the Airport of **Alice Springs** in the Northern Territory contained in all that piece or parcel of land at Alice Springs the bounds thereof shown in Northern Territory Portion Number 429 of Plan Reference S80/149 containing an area of 409.9 hectares as an Airport for the purpose of emergency landings only and;
- (b) fix the limit of that Airport in accordance with the description set out in said plan

Dated this 1st day of November 1996



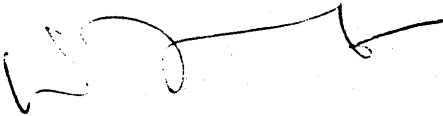
Regional Manager
Border Management
Northern Territory

Customs Act 1901
Notice Under Section 15
Notice No: 96/12

I WALTER BEZERUK pursuant to a delegation under S.14 of the Customs Administration Act 1985 and under a power of appointment in S.15 of the Customs Act 1901 hereby:

- (a) appoint the Airport of Tindal in the Northern Territory contained in all that piece or parcel of land the bounds thereof shown in Northern Territory Portion 3259 Plan Reference LTO 86/70 containing an area of 2921 hectares as an Airport for the purpose of Military flights and Commercial emergency landings only and;
- (b) fix the limit of that Airport in accordance with the description set out in said plan:

Dated this 15th day of November 1996



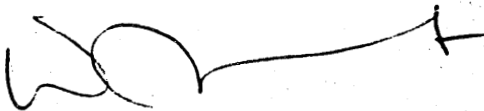
Regional Manager
Border Management
Northern Territory

Customs Act 1901
Notice Under Section 15
Notice No: 96/11

I WALTER BEZERUK pursuant to a delegation under S.14 of the Customs Administration Act 1985 and by a power to revoke in S.15 of the Customs Act 1901 appointments under S.33(3) of the Acts Interpretation 1901 hereby:

revoke the appointment of the Airport at Alice Springs that was contained in Customs Proclamation No. 1067 and which appeared in the Commonwealth of Australia Gazette No. 70 of 1963.

Dated this 1st day of November 1996



Regional Manager
Border Management
Northern Territory

Customs Act 1901
Notice Under Section 15
Notice No: 96/10

I WALTER BEZERUK pursuant to a delegation under S.14 of the Customs Administration Act 1985 and by a power to revoke in S.15 of the Customs Act 1901 appointments under S.33(3) of the Acts Interpretation 1901 hereby:

revoke the appointment of the Airport at **Tindal** that was contained in Customs Proclamation No. 1261 and which appeared in the Commonwealth of Australia Gazette No. 66 of 1971.

Dated this 15th day of November 1996



Regional Manager
Border Management
Northern Territory

9603489



**AUSTRALIAN
CUSTOMS SERVICE**

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

**APPOINTMENT UNDER SECTION 17 (b)
APPOINTMENT NOTICE NUMBER VA/9606**

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

appoint as a place for the examination of goods on landing the premises known as **Kuehne & Nagel (Australia) Pty Ltd, 13-15, Western Ave, Tullamarine, Vic. 3043** and described on plan number VA /9606 held by the Senior Inspector, Air Cargo, Customs House, Melbourne Airport.

Dated this *Twenty-Fifth* day of *November* 1996

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

9603490



AUSTRALIAN CUSTOMS SERVICE

**Customs Act 1901
Notice Under Section 17(b)
Notice Number : W58**

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

revoke the appointment of the premises for the examination of goods on landing known as **ATS Agencies** at 1 Reggio Street, Kewdale, Western Australia that was contained in Notice No W46 and which appeared in the Commonwealth of Australia Gazette No GN41 of 14th October 1992.

Dated this 26th day of November 1996.


C.A. SOMMERVILLE
Regional Manager Border Management

9603491

Primary Industries and Energy

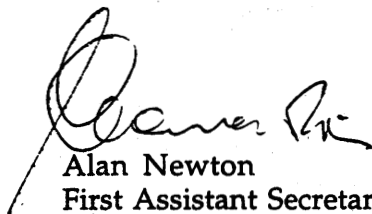
Commonwealth Department of Primary Industries and Energy

PRIMARY INDUSTRIES AND ENERGY RESEARCH AND DEVELOPMENT ACT 1989

DETERMINATION OF THE GROSS VALUE OF PRODUCTION OF THE TOBACCO INDUSTRY FOR 1995-96

I, ALAN BURTON NEWTON, pursuant to an Instrument of Authorisation issued by the Minister for Primary Industries and Energy hereby determine that, for the purposes of section 32 of the *Primary Industries and Energy Research and Development Act 1989*, the Gross Value of Production of the tobacco industry for 1996-97 shall be \$65 million.

Dated this *Nineteenth* day of November, 1996.



Alan Newton
First Assistant Secretary
Crops Division

9603492

COMMONWEALTH OF AUSTRALIA

Primary Industries and Energy Research and Development Act 1989

Fisheries Research and Development Corporation Regulations

DETERMINATION OF STATE OR TERRITORY GVP FOR 1996-97

Pursuant to sub-section 30A(4) of the *Primary Industries and Energy Research and Development Act 1989* and Regulation 4D of the Fisheries Research and Development Corporation Regulations, I, Mary Harwood, Assistant Secretary of the Fisheries and Aquaculture Branch, being authorised for this purpose by the instrument of authorisation approved in December 1993 by the Parliamentary Secretary to the Minister for Primary Industries and Energy, hereby determine that the State or Territory GVP for the financial year 1996-97, being the gross value of production for that financial year of the goods that are the produce of that part of the fishing industry that is managed by or on behalf of the particular State or Territory indicated in the Schedule is, in each respective case, the amount shown in the Schedule.

SCHEDULE

STATE/TERRITORY	GVP
New South Wales	\$108 million
Victoria	\$88 million
Queensland	\$220 million
Western Australia	\$559 million
South Australia	\$179 million
Tasmania	\$215 million
Northern Territory	\$59 million

Dated this

11th

day of

November

1996

Mary Harwood

Mary Harwood

Transport and Regional Development



AIRSERVICES AUSTRALIA
AVCHARGES CENTRE

PO Box 231
Civic Square ACT 2608
Telephone (008) 026147 or (06) 268 5714
Fax (06) 268 5693

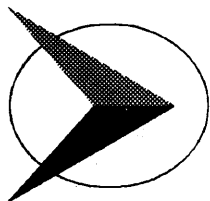
NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT
NOTICE is hereby given that pursuant to section 59(1) of the AIR SERVICES ACT 1995,
a statutory lien has been vested in Airservices in respect of each of the aircraft
described hereunder.

Lien No.	Date and time created (EST)	Registration and Description	Payable by
1258	22/11/1996 14:28	VH-RDL PA31 Piper PA31-350	
1259	26/11/1996 1616	VH-JES MU2 Mitsubishi MU2B-30	

Dated this 26th day of November 1996

Harry Carroll
Registrar of statutory liens

9603494



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

On 20 November 1996 the Civil Aviation Safety Authority (CASA) issued an exemption under subregulation 222(1) of the Civil Aviation Regulations.

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

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

Copies of the instrument may be purchased by mail from:

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

9603495



EXEMPTION NUMBER 192//FRS/204/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I. STEPHEN PANTELIDIS, Manager, Technical Services, 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-FNH 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-FNH 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-FNH 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-FNH only in so far as set out in these directions.

These directions commence on 18 November 1996 and remain in force until the end of 19 November 1996.

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

STEPHEN PANTELIDIS
Manager
Technical Services
Bureau of Air Safety Investigation

18 November 1996

9603496



EXEMPTION NUMBER 193/FRS/205/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I, STEPHEN PANTELIDIS, Manager, Technical Services, 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-SGY 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-SGY 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-SGY 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-SGY only in so far as set out in these directions.

These directions commence on 21 November 1996 and remain in force until the end of 24 December 1996.

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

STEPHEN PANTELIDIS
Manager, Technical Services
Bureau of Air Safety Investigation
21 November 1996

9603497

Treasurer

AUSTRALIAN TAXATION OFFICE

Income Tax Assessment Act 1936

NOTICE UNDER SECTION 214A

**Rate of interest payable in a range of circumstances
(eg late payment of tax)**

In accordance with section 214A of the *Income Tax Assessment Act 1936*, I hereby notify that the rate of interest for the months January 1997 to June 1997 is 10.5%.

That rate is the annual rate at which interest is calculated or computed under:-

- a) section 102AAB, 102AAM, 163C, 170AA, 207A, 555 or 592 of the *Income Tax Assessment Act 1936*; or
- b) section 93 of the *Fringe Benefits Tax Assessment Act 1986*; or
- c) section 65 of the *Petroleum Resource Rents Tax Assessment Act 1987*; or
- d) section 75 of the *Training Guarantee (Administration) Act 1990*; or
- e) section 8C, 8I, 10 or 12C of the *Taxation (Interest on Overpayments and Early Payments) Act 1983*;

for a period within those months in relation to an amount payable for the 1992-93 and subsequent years of income.

The rate is also relevant for section 67 of the *Child Support (Registration and Collection) Act 1988*.

Dated this 26th day of November 1996



David Butler
NATIONAL PROGRAM MANAGER
Small Business Income Group

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(4)

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

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

SCHEDULE

Colonial Limited
Emerald Holding Company Limited

Dated 19 NOV 1996

WILLIAM DEANE

Governor-General

By His Excellency's Command



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Banks (Shareholdings) Act 1972

Instrument under Subsection 10(5A)

WHEREAS, in accordance with subsection 10(4) of the *Banks (Shareholdings) Act 1972*, an instrument has been published in the Gazette fixing a percentage of 100 as the percentage applicable to those corporations specified in the Schedule in respect of the State Bank of New South Wales Limited;

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

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

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

SCHEDULE

Colonial Limited
Emerald Holding Company Limited

Dated 19 NOV 1996

WILLIAM DEANE
Governor-General

By His Excellency's Command



Assistant Treasurer



Life Insurance Act 1995

**NOTICE OF MAKING OF VARIATION OF
COMMISSIONER'S RULES**

Under paragraph 48(1)(a) of the *Acts Interpretation Act 1901* and subsection 5(3) of the *Statutory Rules Publication Act 1903* NOTICE is given that the Insurance and Superannuation Commissioner has, pursuant to subsection 33(3) of the *Acts Interpretation Act 1901* and subsection 252(1) of the *Life Insurance Act 1995* (the "Act"), VARIED the Commissioner's rules number 22 (which were made on 12 September 1996).

Copies of the variation of Commissioner's rules are available from:

Life Insurance Group
Insurance and Superannuation Commission
GPO Box 9836
Canberra ACT 2612

Inquiries about copies should be made by ringing Ms Simone Abbot on (06) 267 6803.

Dated 25 November 1996

(Published by authority of the Insurance and Superannuation Commissioner)

9603500

INTERNATIONAL TAX AGREEMENTS ACT 1953

NOTICE UNDER SECTION 4A SPECIFYING
THE DATE OF ENTRY INTO EFFECT
OF THE AGREEMENT BETWEEN
THE AUSTRALIAN COMMERCE AND INDUSTRY OFFICE
AND THE TAIPEI ECONOMIC AND CULTURAL OFFICE

Notice is hereby given in pursuance of section 4A of the *International Tax Agreements Act 1953* that the agreement between The Australian Commerce and Industry Office and the Taipei Economic and Cultural Office for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which is set out in Schedule 41 of that Act) entered into effect in accordance with Article 25 of that agreement on 21 October 1996.

Dated this 22nd day of November 1996.



Peter Costello
Treasurer

9603501



The Governor-General is pleased to announce the following awards to members of the Australian Army for service in Rwanda in 1995:

CONSPICUOUS SERVICE CROSS (CSC)

Captain John Edward NERNEY
C/- 4 Preventative Medicine Company,
Gona Barracks, Kelvin Grove Qld 4059

For outstanding achievement as the Health Adviser to Australian military missions during United Nations Peacekeeping Operations in Rwanda and Cambodia, and the South West Pacific Peace Mission to Bougainville.

Lieutenant Colonel Damian Stanley Maliphant ROCHE
10 Peterho Boulevard, Point Lonsdale Vic
3225

For outstanding achievement as the Commanding Officer of Australian Medical Support Force, Second Australian Contingent, to the United Nations Peacekeeping Mission in Rwanda.

Colonel Peter George WARFE
4 Ogilvie Place, Garran ACT 2605

For outstanding achievement as the Commander Australian Contingent to the United Nations Peacekeeping Mission in Rwanda.

NURSING SERVICE CROSS (NSC)

Captain Lewis Ritchie MacLEOD
4 Hovell Road, Ingleburn North NSW 2565

For outstanding devotion and competency in the performance of Nursing duties as the Operating Theatre Nursing Officer while serving with the Australian Medical Support Force in Rwanda.

MEDAL FOR GALLANTRY (MG)

Corporal Andrew Colin MILLER
22 Pixley Crescent, Heatley Qld 4814

For acts of gallantry as a Rifleman with the Infantry Protection Unit at Kibeho, with the United Nations Peacekeeping Mission in Rwanda.

Warrant Officer Class Two Rodrick Malcolm SCOTT
SASR, Campbell Barracks, Swanbourne WA
6010

For acts of gallantry as the Company Sergeant Major of the Australian Medical Support Force with the United Nations Peacekeeping Mission in Rwanda.



MEDAL FOR GALLANTRY (MG) (cont.)

Lieutenant Thomas Steven TILBROOK
C/- Officers' Mess, 1st Recruit Training
Battalion, MILPO, Kapooka NSW 2661

For acts of gallantry as the Infantry
Protection Commander, at Kibeho, with the
United Nations Peacekeeping Mission in
Rwanda.

Major Carol Louise VAUGHAN-EVANS
Medical Company Headquarters, 3 Base
Administration Support Battalion MILPO
Lavarack Barracks, Townsville Qld 4813

For acts of gallantry and distinguished
leadership as the Medical Officer in Command
of the Casualty Clearing Post at Kibeho,
Rwanda.

CONSPICUOUS SERVICE MEDAL (CSM)

**Warrant Officer Class One William Allan
CASTLE**
30 Delage Place, Ingleburn NSW 2565

For outstanding service to the Army as the
Regimental Sergeant Major of the Australian
Medical Support Force in Rwanda.

**Warrant Officer Class Two Alan Bruce
GILLMAN**
3A/16 Eyre Street, Kingston ACT 2604

For outstanding service as the Company
Sergeant Major of Bravo Company, Second
Battalion, the Royal Australian Regiment and
Australian Medical Support Force in Rwanda.


**Mr (formerly) Lance Corporal Paul Arthur
JACOBSON**
C/- 18 Cumberland Street Casino NSW 2470

For outstanding service while on duty with
the Australian Contingent to the United
Nations Peacekeeping Mission in Rwanda.

Major Stuart Vincent PRESS
47 Endeavour Street, Red Hill ACT 2603

For outstanding service in the field of
medical logistics in support to the
Australian Medical Support Force in Rwanda.

By His Excellency's Command,


Douglas Sturley
Official Secretary to
the Governor-General



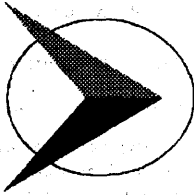
**Commonwealth
of Australia**

Gazette

No. S 448, Monday, 25 November 1996

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

On 21 November 1996 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the Civil Aviation Regulations (the Regulations).

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

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

Copies of the instrument may be purchased by mail from:

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





FORM 546

Sub regulation 5.6.65(1)

CORPORATIONS LAW

NOTICE OF INTENTION TO DECLARE A DIVIDEND

BGC MARINE SERVICES (NSW) PTY LIMITED (IN LIQUIDATION)
ACN 000 059 370

BGC KAYDA PTY LIMITED (IN LIQUIDATION)
(FORMERLY BGC MARINE SERVICES (AUST) PTY LIMITED)
ACN 000 049 838

JIL ASSETS PTY LIMITED (IN LIQUIDATION)
(FORMERLY BGC MARINE SERVICES PTY LIMITED)
ACN 000 119 755

KAYDA (AUST) PTY LIMITED (IN LIQUIDATION)
ACN 001 227 881

DC NAYLOR PTY LIMITED (IN LIQUIDATION)
ACN 000 225 169

INVERELL FOUNDRY (AUSTRALIA) PTY LIMITED (IN LIQUIDATION)
ACN 059 337 183

A first and final dividend is to be declared on 18 December 1996 for the above companies.

Creditors whose debts or claims have not already been admitted are required on or before 17 December 1996 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 25 November 1996

David Levi
Liquidator
Levi Consulting
Level 7, 33 Bligh Street
Sydney NSW 2000

GPO Box 4681 Sydney NSW 2001

Telephone: (02) 9223 9044
Facsimile: (02) 9231 5288





Commonwealth
of Australia

Gazette

No. S 450, Monday, 25 November 1996

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SPECIAL

IN THE MATTER of DOREHOLM NOMINEES
PTY LTD
(ACN 007 223 412)
No. 3506 of 1996

ADVERTISEMENT OF
APPLICATION FOR WINDING UP

Notice is hereby given that an application for the winding up of the abovenamed Company by the Federal Court of Australia, Victorian District Registry was on 19th September, 1996 filed by Fortunato Marcuccio. The application is to be heard before the Federal Court 450 Little Bourke Street, Melbourne at 2:15 pm on Tuesday 26th November, 1996. Any creditor or contributory of the Company deriving to support or oppose the making of an order on the application may appear at the time of hearing by himself or his Counsel for that purpose.

The Applicant's Solicitor is:
Jeffrey John & Associates of
35 Were Street, Montmorency

NOTE - Any person who intends to appear on the hearing of the application must serve on or send by post to the above-named solicitor notice in writing of his intention. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 2pm on 26th November, 1996.

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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>Bankruptcy Act 1966</i>	Bankruptcy Rules (Amendment)	1996 No. 252
<i>Family Law Act 1975</i>	Family Law Regulations (Amendment)	1996 No. 253
<i>Federal Court of Australia Act 1976</i>	Federal Court of Australia Regulations (Amendment)	1996 No. 254
<i>Student and Youth Assistance Act 1973</i>	AUSTUDY/ABSTUDY Supplement Regulations (Amendment)	1996 No. 255
<i>Wheat Marketing Act 1989</i>	Wheat Industry Fund Regulations (Amendment)	1996 No. 256
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1996 No. 257
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1996 No. 258
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1996 No. 259





AUSTRALIAN
CUSTOMS SERVICE

CUSTOMS ACT 1901 - PART XVB
Special Provisions Relating to Anti-Dumping Duties

REVIEW FINDING ON A4 COPY PAPER

EXPORTED FROM INDONESIA
BY PT PABRIK KERTAS TJIWI KIMIA (TJIWI KIMIA)

On 28 June 1996, the Australian Customs Service (Customs) notified the commencement of a review of the normal values, export prices and non-injurious prices applying to A4 copy paper exported to Australia by Tjiwi Kimia. Customs has completed its review under section 33 of the *Acts Interpretation Act 1901*.

The Minister for Small Business and Consumer Affairs has accepted Customs' recommendations and has published new anti-dumping notices which impose an interim dumping duty amount on future imports of A4 copy paper from Tjiwi Kimia.

A copy of the Minister's notices follow. However, the tables attached to each notice detailing the ascertained normal values; the ascertained export prices; and, the ascertained non-injurious prices will not be published for reasons of confidentiality.

A copy of the Customs report on the review (No.96/068) will be sent to all those who participated in the review. Requests for copies of the report may be directed to the Dumping Branch, Canberra on telephone (06) 275 6057.

The new arrangements will apply to A4 copy paper exported from Indonesia by Tjiwi Kimia which is entered for home consumption on or after 26 November 1996. *Bona fide* importers of the goods subject to the review may obtain details of the new measures by contacting the Commercial Compliance Branch at the Customs Office in their respective State capital cities.

Any other inquiries may be directed to Bill Walsh on telephone (06) 275 6034 or by facsimile (06) 275 6990.

(Larry Roux)
Delegate of the Chief Executive Officer
26 November 1996



*Customs Tariff (Anti-Dumping) Act 1975*DIRECTION ON AMOUNT OF INTERIM DUMPING DUTY
PURSUANT TO SUBSECTION 8(5)

I, GEOFFREY DANIEL PROSSER, Minister of State for Small Business and Consumer Affairs, pursuant to subsection 8(5) of the *Customs Tariff (Anti-Dumping) Act 1975* hereby DIRECT that the interim dumping duty payable in respect of woodfree, uncoated, white A4 copy paper from Indonesia from 75 to 80 grams per square metre (the 'goods') shown in Column 1 of the attached Table, exported from Indonesia to Australia by PT Pabrik Kertas Tjiwi Kimia, and entered for home consumption on or after the date of publication of this Notice in the *Gazette*, is the amount per tonne, if any, by which the export price is less than the amount per tonne set out in Column 2 (the normal value of the goods); or the amount set out in Column 3 (the ascertained export price of the goods), whichever is the lesser, of the Table attached.

Dated this

7th

day of November 1996



GEOFFREY DANIEL PROSSER
Minister of State for
Small Business and Consumer Affairs

Note: Because of confidentiality, the ascertained normal value and ascertained export price shown in the attached Table will not be published.

Customs Act 1901

DECLARATION PURSUANT TO SUBSECTION 269TG(2)

I, GEOFFREY DANIEL PROSSER, Minister of State for Small Business and Consumer Affairs, resume consideration of anti-dumping action against PT Pabrik Kertas Tjiwi Kimia, an exporter of woodfree, uncoated, white A4 copy paper from Indonesia from 75 to 80 grams per square metre, and pursuant to subsection 269TG(2) of the *Customs Act 1901*, hereby DECLARE that section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* applies to goods being like goods to woodfree, uncoated white cut ream A4 copy paper, exported to Australia from Indonesia by that company:

- (a) after the date of publication of this notice; and
- (b) the amount of the export price of which is less than the amount of its normal value

and ASCERTAIN that the normal value, export price and non-injurious price for A4 copy paper are those amounts set out in the Table attached.

Dated this

7th

day of

November

1996



GEOFFREY DANIEL PROSSER
Minister of State for
Small Business and Consumer Affairs

Note: Because of confidentiality, the normal value, export price and non-injurious price shown in the attached Table will not be published.



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS --

- (A) Peter John Crabbe and Anna Marie Crabbe are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Peter John Crabbe and Anna Marie Crabbe propose to acquire an interest in Australian urban land as specified in the notice furnished on 21 October 1996 under section 26A of the Act;

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

- (i) Peter John Crabbe and Anna Marie Crabbe 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

21st day of November 1996

Assistant Treasurer



COMMONWEALTH OF AUSTRALIA
Foreign Acquisitions and Takeovers Act 1975
ORDER UNDER SUBSECTION 21A(2)

WHEREAS --

- (A) Yok Liong Lim and Wai Thim Hoon are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Yok Liong Lim and Wai Thim Hoon propose to acquire an interest in Australian urban land as specified in the notice furnished on 28 October 1996 under section 26A of the Act;

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

- (i) Yok Liong Lim and Wai Thim Hoon 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

21st

day of

November 1996



Assistant Treasurer



DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

NOTIFICATION UNDER THE *HIGHER EDUCATION FUNDING ACT 1988*.

The following notice specifies the basic charge to participants in the Open Learning Deferred Payment Scheme and has been made under the *Higher Education Funding Act 1988* (the Act). A Copy can be obtained from the Director, Private Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9695.

Section	Description	Date Made
104(3)	<p>The following basic charges for the Open Learning Deferred Payment Scheme have been specified:</p> <ul style="list-style-type: none">• in respect of the study period commencing in December 1996 the basic charge is \$322 per unit of study by an eligible client:<ul style="list-style-type: none">- who is participating in the deferred payment scheme; and- for whom the study period is the second study period of the semester beginning in September 1996;• in respect of the study period commencing in December 1996 the basic charge is \$332 per unit of study by an eligible client:<ul style="list-style-type: none">- who is participating in the deferred payment scheme; and- for whom the study period is the second study period of the semester beginning in December 1996;• in respect of the study periods commencing in March, June or September 1997 the basic charge is \$332 per unit of study.	18/11/96





Commonwealth of Australia

Employment Services Act 1994

**Employment Services (Participants)
Determination, No. 1 of 1996**

I, AMANDA ELOISE VANSTONE, Minister for Employment, Education, Training and Youth Affairs, make the following determination under subsection 25 (1) of the *Employment Services Act 1994*.

Dated 26/11 1996.


Minister for Employment, Education, Training and Youth Affairs

Citation

1. This determination may be cited as the Employment Services (Participants) Determination, No. 1 of 1996.

Commencement

2. This Determination commences on 1 December 1996.

Revocation

3. Employment Services (Participants) Determination, No. 2 of 1995, made on 14 July 1995, is revoked.

Interpretation

4. In this determination, unless the contrary intention appears:

“Act” means the *Employment Services Act 1994*;

“CDEP Scheme” means a Community Development Employment Projects Scheme established by the Minister for Aboriginal and Torres Strait Islander Affairs;

“Disability Reform Package Strategy” (or “DRP”) means the strategy known as “Disability Reform Package Strategy” established by the Minister in conjunction with the Minister for Health and Family Services and the Minister for Social Security;



2 *Employment Services (Participants) Determination,*
No. 1 of 1996

“forestry industry worker” means a person who is employed, or self-employed, in the forestry industry in relation to wood harvesting, or in the wood products processing industry;

“JET” means the strategy known as “Jobs Education and Training” established by the Minister for Social Security;

“Job Compact” means the strategy known as “Job Compact” administered by the Minister;

“LAP Assistance” means assistance under a Labour Adjustment Package administered by the Department;

“newstart allowance” (or “NSA”) means newstart allowance under the *Social Security Act 1991*;

“participant” has the same meaning as “participant in the case management system” as defined in section 4 of the Act;

“partner” has the same meaning as in the *Social Security Act 1991*;

“youth training allowance” (or “YTA”) means youth training allowance under the *Student and Youth Assistance Act 1973*;

“Youth Training Initiative” (or “YTI”) means the initiative known as “Youth Training Initiative” established by the Minister.

When a person becomes a participant in the case management system

5. (1) Subject to subclause (2), a person who:

- (a) is in a class of persons described in column 2 of an item in the Schedule; and
- (b) has qualified in accordance with column 3 of that item;

must become a participant in the case management system on the date determined by referring to column 4 of that item.

(2) A person who qualifies for participation under item 3, 4, 5, 6, 9, 10, 11 or 12, or subparagraph (c) (i) or (e) (i) of item 7, becomes a participant at the time he or she asks to be a participant.

[Note: Subsection 25 (3) of the Act provides that, for the purposes of section 25, a person is registered with CES if, and only if, the person is registered by CES as being unemployed.]

Interpretation and qualifying factors

6.1 For the purposes of items 1 to 10 (inclusive) in the Schedule, a period of participation in a CDEP Scheme that immediately precedes a period of registration with the CES, is taken to be a period of continuous receipt of allowance and continuous registration with the CES.

6.2 In applying subclause 6.1:

- (a) if a person participating in the CDEP Scheme does so for a period that, with the person’s period of registration with the CES, would be less than 12 months—any cessation of that participation or registration for a period of less than 6 weeks is disregarded; and

**Employment Services (Participants) Determination,
No. 1 of 1996**

3

- (b) if a person participating in the CDEP Scheme does so for a period that, with the person's period of registration with the CES, would be 12 months or more—any cessation of that participation or registration for a period of less than 13 weeks is disregarded.

Terminating event

7.1 If a person:

- (a) is not receiving newstart allowance or youth training allowance; and
(b) has been a participant of a kind described in any of items 1 to 7 in the Schedule; and
(c) ceases to be a participant because of a terminating event specified in paragraph 5.1 (g), (h) or (j) of Employment Services (Terminating Events) Determination, No. 1 of 1996;

the person cannot become a participant again until the end of 26 weeks after the date of the terminating event.

7.2 If a person:

- (a) has been a participant of a kind described in item 9 or 10 of the Schedule; and
(b) ceases to be a participant because of a terminating event specified in paragraph 5.1 (l) or (m) of the Employment Services (Terminating Events) Determination, No. 1 of 1996;

the person cannot become a participant again until the earlier of:

- (c) the end of 52 weeks after the day on which the terminating event takes effect; and
(d) the assessment of the person, by an officer of the CES, as being at high risk of becoming long term unemployed.
-

*Employment Services (Participants) Determination,
No. 1 of 1996*

SCHEDULE

Clause 5

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
1	NSA recipient [Note: see also item 7.]	The person receives NSA, and is: (a) continuously registered with the CES for 52 weeks; or (b) assessed by an officer of the CES as being at high risk of becoming long term unemployed	17 July 1995 or the date on which the person qualifies, whichever is the later
2	YTA recipient [Note: see also item 7]	The person receives YTA, and is: (a) continuously registered with the CES for at least 13 weeks; or (b) assessed by an officer of the CES as being at high risk of becoming long term unemployed	same as item 1

*Employment Services (Participants) Determination,
 No. 1 of 1996*

SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
3	YTI participant	The person is a participant in YTI who is not receiving YTA, and is: (a) continuously registered with the CES for at least 13 weeks; or (b) assessed by an officer of the CES as being at high risk of becoming long term unemployed	same as item 1
4	JET or DRP participant	The person is: (a) a participant in JET or DRP; or (b) a partner of a participant in DRP, and is: (i) continuously registered with the CES for at least 52 weeks; or (ii) assessed by an officer of the CES as being at high risk of becoming long term unemployed	same as item 1

6

Employment Services (Participants) Determination,
No. 1 of 1996

SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
5	Recipient of social security payments	<p>The person:</p> <p>(a) is receiving, under the <i>Social Security Act 1991</i>:</p> <ul style="list-style-type: none"> (i) a Disability Support Pension; or (ii) a Wife Pension; or (iii) a Carer Pension; or (iv) a Sole Parent Pension; or (v) a Widow Allowance; or (vi) a Widowed Person Allowance; or (vii) a Widow B Pension; or (viii) a Mature Age Partner Allowance; or (ix) a Partner Allowance; or (x) a Benefit Parenting Allowance; and <p>(b) is either:</p> <ul style="list-style-type: none"> (i) continuously registered with the CES for at least 52 weeks; or (ii) registered with the CES and assessed by an officer of the CES as being at high risk of becoming long term unemployed 	same as item 1

Employment Services (Participants) Determination,
No. 1 of 1996

7

SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
6	Partner of recipient of income support payments	<p>The person:</p> <p>(a) does not receive, but is the partner of a person who is receiving, any of:</p> <ul style="list-style-type: none"> (i) a Service Pension under the <i>Veteran's Entitlements Act 1986</i>; or (ii) a living allowance under the AUSTUDY scheme established under the <i>Student and Youth Assistance Act 1973</i>; or (iii) a living allowance under the ABSTUDY scheme administered by the Minister; and <p>(b) is either:</p> <ul style="list-style-type: none"> (i) continuously registered with the CES for at least 52 weeks; or (ii) registered with the CES and assessed by an officer of the CES as being at high risk of becoming long term unemployed 	same as item 1

8 Employment Services (Participants) Determination,
No. 1 of 1996

SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
7	Recipient of NSA or YTA	<p>The person is continuously registered with the CES:</p> <ul style="list-style-type: none"> (a) for a period of 52 weeks; or (b) for a period of 78 weeks; or (c) for a period of more than 78 weeks but less than 260 weeks, and: <ul style="list-style-type: none"> (i) is not a person referred to in subparagraph (ii); or (ii) has been asked by the CES to participate in the case management system; or (d) for a period of 260 weeks; or (e) for a period of more than 260 weeks, and: <ul style="list-style-type: none"> (i) is not a person referred to in subparagraph (ii); or (ii) has been asked by the CES to participate in the case management system 	same as item 1

Employment Services (Participants) Determination,
 No. 1 of 1996

9

SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
8	Former Job Compact participant	The person, having had employment under Job Compact for a period of at least 13 weeks and not more than 52 weeks: (a) registers with the CES within 4 weeks of the end of the employment; and (b) as a result of the registration, receives NSA; and (c) is not a person who meets the qualifying conditions in column 3 of item 1	same as item 1
9	Part-time employee for 20 hours or more each week	The person: (a) is registered with the CES; and (b) is in a class of persons described in column 2 of item 1, 2, 3, 4, 5, 6, 11 or 12; and (c) tells the CES, in writing, that he or she is willing and able to accept employment of at least 35 hours a week	same as item 1

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SCHEDULE—continued

Col. 1	Column 2	Column 3	Column 4
Item No.	Class of person	Qualifying conditions for participation in case management	Date of qualification for participation
10	Seasonal worker	<p>The person:</p> <ul style="list-style-type: none"> (a) is registered with the CES; and (b) is in a class of persons described in column 2 of item 1, 2, 3, 4, 5, 6, 11 or 12; and (c) during a period of up to 52 weeks that: <ul style="list-style-type: none"> (i) immediately follows a period of registration with the CES; and (ii) is followed by a period of registration with the CES; <p>has been engaged in periods of full-time employment, each of which is less than 13 weeks, and the sum of which is at least 26 weeks</p>	same as item 1
11	Former recipient of LAP assistance	<p>The person, having been a recipient of LAP assistance who was entitled to 78 weeks of that assistance:</p> <ul style="list-style-type: none"> (a) is registered with the CES or registers with the CES immediately after ceasing to receive that assistance; and (b) asks to participate in the case management system 	same as item 1

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SCHEDULE—continued

Col. 1 Item No.	Column 2 Class of person	Column 3 Qualifying conditions for participation in case management	Column 4 Date of qualification for participation
12	Former forestry industry worker, or partner	The person: (a) is registered with the CES; and (b) asks to participate in the case management system; and (c) in the opinion of the CES, in relation to the person's (or partner's) employment, has been substantially adversely affected as a result of a government decision not to release a forest coupe from a protection list	same as item 1

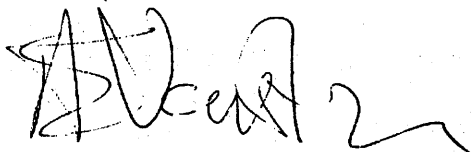
Commonwealth of Australia

Employment Services Act 1994

**Employment Services (Terminating Events)
Determination, No. 1 of 1996**

I, AMANDA ELOISE VANSTONE, Minister for Employment, Education, Training and Youth Affairs, make the following Determination under subsection 26 (2) of the *Employment Services Act 1994*.

Dated 26/11 1996.



Minister for Employment, Education, Training and Youth Affairs

Citation

1. This Determination may be cited as the Employment Services (Terminating Events) Determination, No. 1 of 1996.

Commencement

2. This Determination commences on 1 December 1996.

Revocation

3. Employment Services (Terminating Events) Determination, No. 2 of 1995, made on 14 July 1995, is revoked.

Interpretation

4.1 In this Determination, unless the contrary intention appears:
"Act" means the *Employment Services Act 1994*;
"brokered program" means Jobskills, New Work Opportunities, Landcare and Environment Action Program or Special Employment Support Program administered by the Department;
"Disability Reform Package Strategy" means the strategy known as "Disability Reform Package Strategy" established by the Minister in conjunction with the Minister for Health and Family Services and the Minister for Social Security;

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“JPET” means the Job Placement, Employment and Training program administered by the Department;

“newstart allowance” means newstart allowance under the *Social Security Act 1991*;

“participant” has the same meaning as “participant in the case management system” as defined in section 4 of the Act;

“youth training allowance” means youth training allowance under the *Student and Youth Assistance Act 1973*.

4.2 In this Determination, a reference to a period of “continuous case management”, in relation to a participant, means a period in which the participant receives case management services from one case manager beginning on the day of the participant’s most recent referral to the case manager.

Events that are terminating events—section 26 of the Act

5.1 For the purposes of subsection 26 (2) of the Act, the following events or circumstances are terminating events:

- (a) subject to clause 5.2—the affected participant has obtained, or has been placed in, paid employment that:
 - (i) may be casual or permanent; and
 - (ii) has continued for 13 weeks or more; and
 - (iii) gives the participant an average of 20 hours or more employment in each week;
- (b) the affected participant has become self-employed:
 - (i) for a period of 13 weeks or more; and
 - (ii) in circumstances that would result in the participant being ineligible for youth training allowance or newstart allowance, whether or not the affected participant receives or has received any of those allowances;
- (c) the affected participant begins a course of education or training, other than a brokered program, that:
 - (i) continues for 13 weeks or more; and
 - (ii) is a level of education or training that would result in the participant being ineligible for youth training allowance or newstart allowance, whether or not the participant receives or has received any of those allowances;
- (d) the affected participant is a Disability Reform Package Strategy client who, having been assessed by a Disability Reform Package Strategy panel to be capable of engaging in fewer hours of employment in each week than is the specified minimum under subparagraph (a) (iii) or engaging in education or training at a level lower than that referred to in subparagraph (c) (ii):
 - (i) is placed in, or obtains, paid employment, that continues for 13 weeks or more, and gives the participant a number of hours of employment each week that is at or above the number recommended by the panel; or

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- (ii) begins a course of education or training, that continues for 13 weeks or more, at a level that is at or above the level recommended by the panel;
- (e) the affected participant:
 - (i) receives newstart allowance; and
 - (ii) the allowance is not payable to the participant for a continuous period of 13 weeks or more because of the operation of Subdivision F or G of Division 1 of Part 2.12 of the *Social Security Act 1991*;
- (f) the affected participant:
 - (i) receives youth training allowance; and
 - (ii) the allowance is not payable to the participant for a continuous period of 6 weeks or more because of the operation of Subdivision F or G of Division 2 of Part 8 of the *Student and Youth Assistance Act 1973*;
- (g) the affected participant:
 - (i) being a recipient of newstart allowance or youth training allowance—ceases to receive the allowance for a reason other than:
 - (A) the operation of Subdivision F or G of Division 1 of Part 2.12 of the *Social Security Act 1991*; or
 - (B) the operation of Subdivision F or G of Division 2 of Part 8 of the *Student and Youth Assistance Act 1973*; or
 - (C) the participant having obtained, or having been placed in, employment; or
 - (D) the participant having been placed in a brokered program; and
 - (ii) does not tell the CES, or his or her case manager, in writing, within 21 days after last receiving the allowance that he or she wishes to continue to be a participant;
- (h) the affected participant:
 - (i) being a recipient of newstart allowance or youth training allowance—ceases to receive the allowance for a reason other than:
 - (A) the operation of Subdivision F or G of Division 1 of Part 2.12 of the *Social Security Act 1991*; or
 - (B) the operation of Subdivision F or G of Division 2 of Part 8 of the *Student and Youth Assistance Act 1973*; or
 - (C) the participant having obtained, or having been placed in, employment; or
 - (D) the participant having been placed in a brokered program; and
 - (ii) tells the CES, or his or her case manager, in writing, within 21 days after last receiving the allowance that he or she wishes to continue to be a participant; and
 - (iii) being a participant to whom no other terminating event applies—subsequently tells the CES, or his or her case

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- manager, in writing, that he or she does not wish to be a participant;
- (j) the affected participant:
- (i) is not in receipt of youth training allowance or newstart allowance for a reason other than:
 - (A) the operation of Subdivision F or G of Division 1 of Part 2.12 of the *Social Security Act 1991*; or
 - (B) the operation of Subdivision F or G of Division 2 of Part 8 of the *Student and Youth Assistance Act 1973*; or
 - (C) the participant having obtained, or having been placed in, employment; or
 - (D) the participant having been placed in a brokered program;
 - (ii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (k) the affected participant is not in receipt of youth training allowance or newstart allowance for a reason other than the participant having been placed in a brokered program and, in the opinion of the Employment Secretary, has:
- (i) unreasonably delayed entering into a Case Management Activity Agreement; or
 - (ii) not taken reasonable steps to comply with the terms of a Case Management Activity Agreement;
- (l) the affected participant:
- (i) is registered with the CES; and
 - (ii) during a period of not more than 52 weeks that:
 - (A) immediately follows a period of registration with the CES; and
 - (B) is followed by a period of registration with the CES; has been engaged in periods of full-time employment, each of which is less than 13 weeks, and the sum of which is at least 26 weeks; and
 - (iii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (m) the affected participant:
- (i) has been engaged in part-time employment that provided him or her with an average of 20 hours or more employment each week for a continuous period of 13 weeks or more; and
 - (ii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (n) the affected participant:
- (i) having had employment under Job Compact, is in the class of persons described in column 2 of item 8 of the Schedule to Employment Services (Participants) Determination, No. 1 of 1996, and has qualified for participation in accordance with column 3 of that item; and
 - (ii) was engaged in the Job Compact placement for at least 13 weeks and not more than 52 weeks; and

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- (iii) subsequently, began receiving case management immediately after registration with CES; and
- (iv) has received 13 weeks of case management immediately following his or her entry into a Case Management Activity Agreement;
- (o) subject to clause 5.3, in the case of a participant who is receiving case management services before 1 December 1996—the affected participant has received continuous case management for a period of 12 months beginning on a day before 1 December 1996;
- (p) subject to clause 5.4:
 - (i) in the case of a participant who begins receiving case management on or after 1 December 1996—the affected participant has received continuous case management for a period of 12 months; and
 - (ii) in the case of a participant who, but for the operation of paragraph 5.3 (a), would have been affected by the terminating event described in paragraph (o)—the affected participant has received continuous case management for a period of 12 months beginning on or after 1 December 1996;
- (q) the affected participant, being a Commonwealth Rehabilitation Service client engaged in a program administered by the Commonwealth Rehabilitation Service that requires his or her involvement for 20 or more hours each week and is expected to continue for 13 weeks or more:
 - (i) either:
 - (A) is receiving case management on 1 December 1996; or
 - (B) has not been referred to a case manager under Part 4.3 of the Act; and
 - (ii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (r) the affected participant:
 - (i) either:
 - (A) is receiving case management and is a JPET client whose placement is expected to continue for 13 weeks or more, and in relation to whom it is agreed, by the participant, the participant's case manager and the JPET provider, that the JPET placement is a more appropriate form of assistance than case management; or
 - (B) is a JPET whose placement is expected to continue for 13 weeks or more and has not been referred to a case manager under Part 4.3 of the Act; and
 - (ii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (s) the affected participant, being a recipient of newstart allowance:
 - (i) is 50 years of age or over; and
 - (ii) either:
 - (A) is a person to whom subsection 600 (6) of the *Social Security Act 1991* applies; or

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- (B) satisfies the activity test for newstart allowance under the *Social Security Act 1991* by reason of engaging in a combination of part-time employment and voluntary work the combined hours of which exceed 40 hours in a 2 week period; and
- (iii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (t) the affected participant:
 - (i) suffers from a physical or mental condition (including a condition arising from drug or alcohol abuse) that:
 - (A) prevents, or significantly hinders, the participant from engaging in work or study; and
 - (B) is likely to continue for a period of 26 weeks or more (which may include a period of up to 13 weeks before the circumstance set out in paragraph (ii)); and
 - (ii) gives the CES a written statement from a medical practitioner, psychologist, counsellor, social worker, or other appropriate expert setting out:
 - (A) the nature of the condition; and
 - (B) that the participant's capacity to engage in work or study is limited to fewer hours than 20 each week because of the condition; and
 - (C) that the condition is likely to continue for a period of 26 weeks or more (which may include a period of up to 13 weeks before the statement is provided to the CES); and
 - (iii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (u) the affected participant:
 - (i) is 50 years of age or over; and
 - (ii) is engaged in voluntary work that:
 - (A) is approved by the CES; and
 - (B) is for a non-profit organisation; and
 - (C) is reasonably expected to continue for 13 weeks or more; and
 - (D) gives the participant an average of 32 hours or more work in each 2 week period; and
 - (iii) tells the CES, or his or her case manager, in writing, that he or she does not wish to be a participant;
- (v) the affected participant turns 65 years old.

5.2 The events and circumstance specified in paragraph 5.1 (a) are not a terminating event if the employment referred to in that paragraph gives the participant fewer than 35 hours employment each week, and the participant:

- (a) tells the CES, in writing, that he or she wishes to be a participant; and
- (b) is willing and able to undertake employment of at least 35 hours per week.

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5.3 The circumstance specified in paragraph 5.1 (o) is not a terminating event if:

- (a) the affected participant tells the CES, or his or her case manager, in writing, that he or she wishes to continue to receive case management from his or her case manager; or
- (b) both:
 - (i) the affected participant asks the CES, in writing, to terminate his or her referral to his or her case manager and to refer him or her to another case manager; and
 - (ii) the CES considers that the participant could reasonably be referred to another case manager.

5.4 The circumstance specified in paragraph 5.1 (p) is not a terminating event if:

- (a) at the time the circumstance occurs, the affected participant's case manager is satisfied that it is likely that, within a short period of time, the participant will be placed in sustainable employment; and
- (b) the participant tells the CES, or his or her case manager, in writing, that he or she wishes to continue to be a participant.

[NOTES: 1. Subdivisions F and G of Division 1 of Part 2.12 of the *Social Security Act 1991* and Subdivisions F and G of Division 2 of Part 8 of the *Student and Youth Assistance Act 1973* provide for deferment of payment when a person receiving an allowance fails to comply with certain requirements.]

- 2. For levels of education or training that would result in cancellation of newstart allowance, see section 613 and paragraphs 608 (1) (c) and 614 (4) (a) of the *Social Security Act 1991*, and section 88 and paragraphs 85 (1) (b) and 89 (4) (a) of the *Student and Youth Assistance Act 1973*.]
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**Commonwealth
of Australia**

Gazette

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SPECIAL

NOTICE OF APPLICATION UNDER SECTION 411 OF THE CORPORATIONS LAW

**THE COLONIAL MUTUAL LIFE ASSURANCE SOCIETY LIMITED
AUSTRALIAN COMPANY NUMBER 004 021 809**

Application will be made by The Colonial Mutual Life Assurance Society Limited to the Supreme Court of Victoria at noon (Australian eastern summer time) on Friday, 6 December 1996 or so soon thereafter as the business of the Court will allow for an order pursuant to section 411 of the Corporations Law that the scheme of arrangement propounded between the company and its members being the scheme approved by its members at meetings held on 8 and 11 November 1996 be approved by the Court.

Any person intending to attend at the hearing must serve by hand, post or by facsimile transmission a notice in prescribed form so as to reach the address below not later than 4:00pm on Thursday, 5 December 1996 (Australian eastern summer time).

The company's address for service is care of Mallesons Stephen Jaques, Level 28, North Tower, Rialto, 525 Collins Street, Melbourne, Victoria, Australia, 3000, Facsimile number (61 3) 9643 5999 (Attention: Mr Robert Peters).





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Gazette

No. S 457, Friday, 29 November 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>Judiciary Act 1903</i>	High Court Rules (Amendment)	1996 No. 260

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