



Commonwealth
of Australia

Gazette

No. GN 2, Wednesday, 15 January 1997

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 15 January 1997

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

INQUIRIES:

Please direct all inquiries to (06) 295 4661.

Variation of closing times

AUSTRALIA DAY EARLY CLOSING

Commonwealth of Australia Gazette

Government Notices

Monday, 27 January 1997 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 29 January 1997.

Thursday, 23 January 1997 at 10.00 a.m.

Commercial advertising

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

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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

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

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

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

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

or over the counter from Government Info Shops at:

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

Brisbane: City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6958

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

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

Melbourne: 190 Queen Street, tel. (03) 9670 4224

Parramatta: Shop 24, Horwood Place (off Macquarie Street), tel. (02) 9893 8466

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

Sydney: 32 York Street, tel. (02) 9299 6737

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

Agent:

Darwin: Northern Territory Government Publications, 13 Smith Street, tel. (089) 89 7152

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

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

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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

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

ISSUE OF PERIODIC GAZETTES

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

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

<i>Gazette number</i>	<i>Date of Publication</i>	<i>Subject</i>
*P1	7.1.97	Road Vehicle (National Standards) Determination No. 3 of 1996

*First time notified N.N.—9603859

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

DECLARATION OF HOSPITALS TO BE SPECIAL HOSPITALS FOR THE PURPOSES OF TAKING VOTES IN SPECIFIED ELECTION

I, as delegate of the Australian Electoral Commission, and pursuant to subsection 225(1) of the Commonwealth Electoral Act 1918, hereby declare the whole or the specified parts of the hospitals listed in Column 2 of the Schedule to be special hospitals for the purposes of taking votes in the forthcoming election in the electoral Division indicated in Column 1.



Frances Mary Howat
Australian Electoral Officer
for New South Wales

20 December 1996

SCHEDULE

Column 1
Electoral Division

Column 2
Hospital

Australian Capital Territory

FRASER

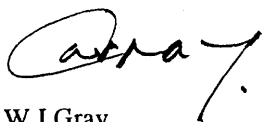
Canberra Nursing Home, ARANDA
Ginninderra Gardens, PAGE
Kalparrin Hostel, HOLT
Ridgecrest Village, PAGE
Villaggio Sant'Antonio Hostel, PAGE

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF PLACES FOR THE PURPOSES OF PRE-POLL VOTING

I, as delegate of the Australian Electoral Commission, and pursuant to subsection 200D(2) of the Commonwealth Electoral Act 1918, hereby declare the places specified in Column 1 of the Schedule to be appointed places for the purposes of pre-poll voting. I further declare the days specified in Column 2 to be the appointed days and the hours specified in Column 3 to be the appointed hours for the purposes of pre-poll voting.



W J Gray
Electoral Commissioner

7 January 1997

SCHEDULE

Column 1 Place	Column 2 Days	Column 3 Times
Australian Capital Territory		
Division of FRASER		
Batemans Bay PPVC	28 January 1997	9:00 am to 4:00 pm
	29 January 1997	9:00 am to 4:00 pm
	30 January 1997	9:00 am to 4:00 pm
	31 January 1997	9:00 am to 6:00 pm
	1 February 1997	8:00 am to 6:00 pm
Belconnen PPVC	20 January 1997	9:00 am to 4:00 pm
	21 January 1997	9:00 am to 4:00 pm
	22 January 1997	9:00 am to 4:00 pm
	23 January 1997	9:00 am to 4:00 pm
	24 January 1997	9:00 am to 4:00 pm
	28 January 1997	9:00 am to 4:00 pm
	29 January 1997	9:00 am to 4:00 pm
	30 January 1997	9:00 am to 4:00 pm
	31 January 1997	9:00 am to 6:00 pm

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.



Frances Mary Howat
Australian Electoral Officer
for New South Wales

20 December 1996

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

New South Wales

LINDSAY

Sydney (Lindsay)

9603861

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Robin Bell, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 3 January 1997 an application from the Registered Officer of the National Party of Australia (S.A.) Inc. to change his address in the *Register of Political Parties* to :

**3 Burton Terrace
WUDINNA SA 5652**

R Bell
Acting Electoral Commissioner

9603862

AUSTRALIAN ELECTORAL COMMISSION

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

M J GRAY
Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	79121	-0.57
BARTON	80937	1.70
BENNELONG	81955	2.98
BEROWRA	83136	4.46
BLAXLAND	77654	-2.42
BRADFELD	79849	0.33
CALARE	77378	-2.76
CHARLTON	83029	4.33
CHIFLEY	82082	3.14
COOK	79878	0.37
COMPER	77477	-2.64
CUNNINGHAM	75869	-4.66
DOBELL	78825	-0.94
EDEN-MONARO	77741	-2.31
FARRER	75996	-4.50
FOWLER	87275	9.66
GILMORE	76523	-3.84
GRAYNDLER	84085	5.66
GREENHAY	81413	2.30
GHYDIR	73586	-7.53
HUGHES	83421	4.82
HUME	75752	-4.81
HUNTER	76472	-3.90
KINGSFORD-SMITH	79763	0.22
LINDSAY	81959	2.98
LONE	80117	0.67
LYNE	80146	0.71
MACARTHUR	83475	4.89
MACKELLAR	80587	1.26
MACQUARIE	79099	-0.60
MITCHELL	77470	-2.65
NEWCASTLE	76412	-3.98
NEW ENGLAND	74179	-6.78
NORTH SYDNEY	86337	8.49
PAGE	80087	0.63
PARKES	79432	-0.18
PARRAMATTA	78486	-1.37
PATERSON	79107	-0.59
PROSPECT	77729	-2.32
REID	80152	0.71
RICHMOND	82585	3.77
RIVERINA	79453	-0.15
ROBERTSON	76856	-3.42
SHORTLAND	76717	-3.59
SYDNEY	83717	5.19
THROSBY	76310	-4.10
MARRINGAH	79242	-0.42
WATSON	79015	-0.70
WENTWORTH	82974	4.26
MERRIMA	78179	-1.76
Totals	3979039 (Average: 79580)	

Victoria as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	80726	-0.66
BALLARAT	80601	-0.81
BATMAN	86638	6.61
BENDIGO	82068	0.98
BRUCE	84332	3.77
BURKE	77333	-4.83
CALWELL	80827	-0.53
CASEY	77383	-4.77
CHISHOLM	84486	3.96
CORANGAMITE	77832	-4.22
CORIO	82002	0.90
DEAKIN	82143	1.08
DUNKLEY	80249	-1.24
FLINDERS	79567	-2.08
GELLIBRAND	83194	2.37
GIPPSLAND	81070	-0.23
GOLDSTEIN	86423	6.34
HIGGINS	83097	2.25
HOLT	77196	-5.00
HOTHAM	87124	7.21
INDI	80934	-0.40
ISAACS	75988	-6.49
JAGAJAGA	84498	3.97
KOORYONG	82775	1.85
LALOR	76455	-5.91
LA TROBE	74944	-7.77
MCEWEN	79274	-2.44
MCMILLAN	80713	-0.67
MALLEE	80624	-0.78
MARIBYRNONG	81219	-0.05
MELBOURNE	85141	4.77
MELBOURNE PORTS	81201	-0.07
MENZIES	79841	-1.75
MURRAY	83031	2.17
SCULLIN	78340	-3.59
MANNON	81734	0.57
HILLS	85765	5.53
Totals	3006768 (Average: 81264)	

Queensland as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BOWMAN	75799	-5.06
BRISBANE	84002	5.20
CAPRICORNIA	82969	3.91
DAWSON	84928	6.36
DICKSON	82119	2.85
FADDEN	76542	-4.13
FAIRFAX	79544	-0.37
FISHER	74704	-6.43
FORDE	75478	-5.46
GRIFFITH	81235	1.74
GROOM	81994	2.69
HERBERT	80858	1.27
HINKLER	83762	4.90
KENNEDY	81024	1.47
LEICHHARDT	82239	3.00
LILLEY	83204	4.20
LONGMAN	77171	-3.34
MCPHERSON	75711	-5.17
MARANOA	81483	2.05
MONCRIEFF	72222	-9.54
MORETON	83838	5.00
OXLEY	75395	-5.57
PETRIE	80570	0.91
RANKIN	77684	-2.70
RYAN	82946	3.88
WIDE BAY	78520	-1.65
Totals	2075941 (Average: 79843)	

Western Australia as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	94686	18.93
CANNING	77887	-2.16
COMAN	83398	4.75
CURTIN	74304	-6.66
FORREST	83256	4.58
FREMANTLE	79528	-0.10
KALGOORLIE	76808	-3.51
MOORE	93380	17.29
O'CONNOR	76160	-4.33
PEARCE	77828	-2.23
PERTH	76171	-4.31
STIRLING	74160	-6.84
SWAN	72747	-8.61
TANGNEY	74214	-6.77
Totals	1114527 (Average: 79609)	

South Australia as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	81831	-2.19
BARKER	84328	0.79
BONYTHON	77634	-7.20
BOOTHBY	81197	-2.95
GREY	83820	0.18
HINDMARSH	83813	0.17
KINGSTON	86501	3.38
MAKIN	88133	5.33
MAYO	88551	5.83
PORT ADELAIDE	82426	-1.48
STURT	78560	-6.10
WAKEFIELD	87206	4.23
Totals	1004000 (Average: 83666)	

Tasmania as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
BASS	64902	-0.06
BRADDON	61959	-4.59
DENISON	66119	1.80
FRANKLIN	64140	-1.23
LYONS	67604	4.09
Totals	324724 (Average: 64944)	

Australian Capital Territory as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	71787	5.48
FRASER	65128	-4.30
NAMADGI	67257	-1.17
Totals	204172 (Average: 68057)	

Northern Territory as at 31 December, 1996

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	101318	0.00
Totals	101318 (Average: 101318)	

TOTAL FOR AUSTRALIA 11 810 489

Attorney-General

HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION**SEX DISCRIMINATION ACT 1984****SECTION 46(1)****NOTICE OF GRANT OF EXEMPTION**

1. Notice is hereby given of a decision of the Human Rights and Equal Opportunity Commission pursuant to sub-section 44(1) of the *Sex Discrimination Act 1984* ("the Act") in the following terms:

The Human Rights and Equal Opportunity Commission (the "Commission") grants to the Department of Employment, Education, Training and Youth Affairs ("DEETYA") and to any other persons lawfully administering the schemes set out below, exemptions from the operation of Division 1 or 2 of Part II of the Act, as applying by reference to section 6 of the Act, for the following schemes from 1 January 1997 until 31 December 1997:

- (a) The scheme for the provision of benefits to students under Part 2 of the *Student and Youth Assistance Act 1973*, known as the **AUSTUDY** scheme; and
 - (b) The current special educational assistance scheme under the *Student and Youth Assistance Act 1973*, known as the **ABSTUDY** scheme, or the Aboriginal Study Assistance Scheme.
- (A) The Commission's findings on material questions of fact relating to the application were as follows:
- (i) Sections 22 and 26 of the Act, which are contained in Division 2 of Part II, render unlawful: discrimination by a person who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status or pregnancy; and discrimination on the ground of sex, marital status or pregnancy by a person who performs any function or exercises any power under a Commonwealth law or for the purposes of a Commonwealth program, or has any other responsibility for the administration of a Commonwealth law or the conduct of a Commonwealth program.
 - (ii) Pursuant to section 40(4) of the Act, nothing done by a person for the purposes of the administration of a scheme established under the *Student and Youth Assistance Act 1973* or a current special educational assistance scheme within the meaning of the *Student and Youth Assistance Act 1973* was affected by Division 1 or 2 of Part II of the Act, as applied by reference to section 6 of the Act.
 - (iii) The immunity granted by section 40(4) of the Act expired on 31 July 1994.
 - (iv) On and from 1 August 1994 an exemption under s.44 of the Act was granted the effect of which was to render the administration of the **AUSTUDY** scheme (until 31 December 1994) and the **ABSTUDY** scheme (until 31 December 1995) exempt from the operation of the Act.
 - (v) On and from 1 January 1995 a further limited exemption under s.44 of the Act was granted with respect to marital status discrimination in connection with the

administration of the income and assets test, the spouse allowance, the fares allowance and the living allowance as they apply to the AUSTUDY scheme.

- (vi) On and from 27 March 1995 a further exemption under s.44 of the Act was granted until 31 December 1996 with respect to marital status discrimination in connection with the AUSTUDY and ABSTUDY schemes.
- (vii) In the absence of an exemption or other immunity for the schemes to which the Commission's exemption applies, some aspects of the operation and administration of those schemes would be inconsistent with Division 1 or 2 of Part II of the Act.

(B) These findings were based on the following evidence:

- (i) Application for exemption dated 22 July 1994 received from the Minister for Employment, Education and Training and applications for exemption dated 15 November 1994 and 6 December 1994 received from Ms Mary Lovett, First Assistant Secretary, Student and Youth Programs Division, Department of Employment, Education and Training ("DEET").
- (ii) Consultation with DEET, the Attorney-General's Department and the Aboriginal and Torres Strait Islander Commission.
- (iii) The provisions of and the regulations made pursuant to the *Student and Youth Assistance Act 1973* which govern and define the AUSTUDY scheme; the Youth Training Allowance; and the rules and provisions of the ABSTUDY scheme as published by DEETYA.
- (iv) Applications for exemption from Ms Mary Lovett, First Assistant Secretary, Youth, Students and Social Policy Division, DEETYA dated 19 November 1996 and Senator the Hon Amanda Vanstone, Minister for Employment, Education and Youth Affairs, dated 25 November 1996.

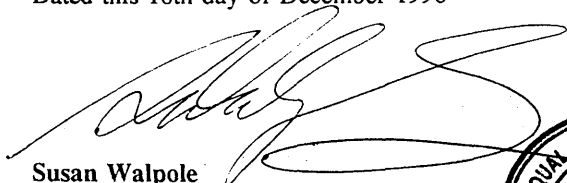
(C) The Commission's reasons for granting these exemptions are as follows:

- (i) The Commission co-ordinated a review, required by s.40A(1) of the Act, into the discriminatory provisions of the *Social Security Act 1991*, which continue to be exempt from the operation of the Act pursuant to a total exemption of the *Social Security Act 1991* under s.40(2) of the Act. A recommendation arising from this Review was that dependency assumptions in the *Social Security Act 1991* be considered further. This 'Review on Notions of Dependency' is being conducted by the Minister for Social Security, Senator the Hon Jocelyn Newman and is due to be completed by June 1997.
- (ii) There are interconnections between the benefits administered by the Department of Social Security under the *Social Security Act 1991* and the AUSTUDY and ABSTUDY benefits administered by DEETYA under the *Student and Youth Assistance Act 1973*. Accordingly, it is sensible that the outcome of the 'Review on Notions of Dependency' be taken into account in regard to student assistance programs.
- (iii) The Minister for Employment, Education, Training and Youth Affairs, Senator the Hon Amanda Vanstone, has given an undertaking (see attachment) that a report will be made to the Commission prior to the expiry of this exemption (31 December 1997), on long term solutions to address marital status discrimination within student assistance schemes (existing and proposed). This

reporting would need to take into account the outcomes of the "Review on Notions of Dependency" being conducted by the Minister for Social Security.

Subject to the *Administrative Appeals Tribunal Act 1975*, an application may be made to the Administrative Appeals Tribunal for review of this decision, on behalf of any person or persons whose interests are affected by it.

Dated this 18th day of December 1996



Susan Walpole

Sex Discrimination Commissioner

for and on behalf of the Human Rights and Equal Opportunity Commission



9603864

NORTHERN TERRITORY

**CLASSIFICATION OF PUBLICATIONS, FILMS AND COMPUTER
GAMES ACT**

APPROVAL OF ORGANISATION

I, Andree Margaret Wright, Acting Director of the national Classification Board, in pursuance of Section 50ZT(1)1(3) of the Classification of Publications, Films and Computer Games Act ("the Act"), hereby approve, for the purposes of the aforementioned Section 50ZT(1), Fearless Promotions as an organisation able to make application for exemption under Section 50ZQ of the Act in relation to films to be exhibited at events conducted by Fearless Promotions.

Dated this

Third

day of

January 1997

Andree Wright
DIRECTOR

WESTERN AUSTRALIA

CENSORSHIP ACT 1996

APPROVAL OF ORGANISATION

I, Andree Margaret Wright, Acting Director of the national Classification Board, in pursuance of Section 108 of the Censorship Act 1996 ("the Act"), hereby approve, for the purposes of the aforementioned Section 108, Fearless Promotions as an organisation able to make application for exemption under Section 106 of the Act in relation to films to be exhibited at events conducted by Fearless Promotions.

DATED this

Third

day of January 1997.

Andree Wright
Acting Director

9603865

Communications and the Arts

TELECOMMUNICATIONS ACT 1991

SECTION 247

PROPOSED REVOCATION OF A TECHNICAL STANDARD

Pursuant to section 247 of the Telecommunications Act 1991, AUSTEL gives notice that it proposes to revoke Technical Standards TS 020-1992 and TS 023-1993, the subject matter of which is specified in the Schedule below, in accordance with subsection (3) of section 247 of the Act.

Interested persons are invited to make representations to AUSTEL concerning the proposed revocations.

Representations should be made between 22 January 1997 and 22 March 1997 to:

Mr R. E. Christensen
General Manager
Technical Branch
AUSTEL
5 Queens Road
MELBOURNE 3004

or PO Box 7443
St Kilda Road
MELBOURNE 3004

Telephone 03 - 9828 7313
Facsimile 03 - 9828 7438

SCHEDULE OF PROPOSED REVOCATIONS

- | | |
|-------------|---|
| TS 020-1992 | "Requirements for the RF Interface of Private Satellite Earth Station Equipment Accessing the AUSSAT Satellite Network" |
| TS 023-1993 | "Inmarsat-M Terminal Compatibility Requirements for Access to Inmarsat Satellite Networks" |

9603866

AUSTRALIAN BROADCASTING AUTHORITY

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

PREPARATION OF LICENCE AREA PLAN

DESIGNATION OF LICENCE AREA

VARIATION OF FREQUENCY ALLOTMENT PLAN

Pursuant to section 26(1) of the *Broadcasting Services Act 1992*, on 13 December 1996, the Australian Broadcasting Authority prepared licence area plans that determine the number and characteristics, including technical specifications, of television broadcasting services that are to be available in Mount Isa and the satellite served regions of remote Central and Eastern Australia with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 13 December 1996, the Australian Broadcasting Authority designated the areas described in the above licence area plans to be the licence areas of the licences for the commercial television broadcasting services and the community television broadcasting services that are to be available in Mount Isa and the satellite served regions of remote Central and Eastern Australia.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 13 December 1996, the Australian Broadcasting Authority varied the frequency allotment plan for the VHF/UHF television bands in so far as they relate to Mount Isa and the satellite served regions of remote Central and Eastern Australia.

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

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

or by telephoning Freecall 1800 810 241.

9603867



5 Queens Road
Melbourne
Victoria 3004
Tel: (03) 9828 7300
Fax: (03) 9820 3021
Free Call: 1800 335 526
TTY: (03) 9828 7490

TELECOMMUNICATIONS ACT 1991

SECTION 246

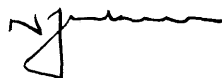
DETERMINATION OF A TECHNICAL STANDARD

NOTICE TN 2 OF 1997

Pursuant to section 246 (1) of the *Telecommunications Act 1991*, AUSTEL determines Technical Standard "Requirements for Customer Equipment with an Analogue Data Interface Connected to the Public Switched Telephone Network" number TS 030 - 1997 with effect from the date of Gazettal in the Commonwealth of Australia Government Notices Gazette.

Before determining the Technical Standard specified in this notice, AUSTEL has followed the procedure set forth in section 247 of the *Telecommunications Act 1991* including the publication of a notice under section 247 (1) of the *Telecommunications Act 1991* in Gazette No. GN 30 of 31 July 1996.

Dated 16 December 1996



Neil Tuckwell
Chairman

Copies of the Standard listed above may be purchased from Standards Australia at the following addresses:

NEW SOUTH WALES

National Sales Centre
1 The Crescent
HOMEBUSH 2140

Telephone 02 - 9746 4600
Facsimile 02 - 9746 3333

Newcastle Branch Office
51 King Street
NEWCASTLE 2300

Telephone 049 - 29 2477
Facsimile 049 - 29 3540

**AUSTRALIAN CAPITAL
TERRITORY**

Shop 5, Level 4
The Boulevard
CANBERRA 2600

Telephone 06 - 249 8990
Facsimile 06 - 249 8989

WESTERN AUSTRALIA

1274 Hay Street
WEST PERTH 6005

Telephone 09 - 321 8797
Facsimile 09 - 321 2929

TASMANIA

66 Burnett Street
NORTH TASMANIA 7000

Telephone 03 - 6231 5885
Facsimile 03 - 6231 5886

VICTORIA

19-25 Raglan Street
SOUTH MELBOURNE 3205

Telephone 03 - 9693 3555
Facsimile 03 - 9696 1319

QUEENSLAND

67 St Pauls Terrace
SPRING HILL 4000

Telephone 07 - 3831 8605
Facsimile 07 - 3832 2140

NORTHERN AUSTRALIA**(Sales Agency)**

Territory Construction Association
191 Stuart Highway
PARAP 0820

Telephone 08 - 8981 9666
Facsimile 08 - 8941 0275

SOUTH AUSTRALIA

68 Greenhill Road
WAYVILLE 5034

Telephone 08 - 8373 4140
Facsimile 08 - 8373 4124

Employment, Education, Training and Youth Affairs

DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

NOTIFICATION OF THE MAKING OF GUIDELINES

The following guidelines have been made. A Copy can be obtained from the Director, Public 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 9647.

Description	Date Made
The Capital Development Pool (CDP) Guidelines set out the criteria that will be applied when assessing proposals for funding under this program.	12/12/96

9603869

**DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH
AFFAIRS****NOTIFICATION OF THE MAKING OF GUIDELINES**

The following guidelines have been made. A copy can be obtained from the Director, Private Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 16 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9695

DESCRIPTION	DATE MADE
The Guidelines for charging fees for non-award programs of study set out the criteria that will be applied for assessing the charging of fees for non-award programs of study in higher education institutions.	13/12/96

9603870

**DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH
AFFAIRS**

NOTIFICATION OF THE MAKING OF GUIDELINES

The following guidelines have been made. A copy can be obtained from the Director, Public Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 16 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9647.

DESCRIPTION	DATE MADE
The Guidelines with respect to Advances of Operating Grants to Higher Education Institutions assist structural adjustment aimed at enhancing efficiency in the higher education sector.	13/12/96

9603871

**DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH
AFFAIRS**NOTIFICATION UNDER THE *HIGHER EDUCATION FUNDING ACT 1988*.

The following notice specifies census dates for study periods in 1997 for 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 and Training, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9695.

Section	Description	Date Made
99(1)	<p>The following dates have been specified:</p> <p>7 March, 6 June, 5 September and 5 December to be the census dates for study periods in 1997 of the Open Learning Deferred Payment Scheme.</p>	18/12/96

**DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH
AFFAIRS**

NOTIFICATION UNDER THE *HIGHER EDUCATION FUNDING ACT 1988*.

The following notice specifies dates of issuing notice of liability 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 and Training, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9695.

Section	Description	Date Made
106B(2)	<p>The following dates have been specified:</p> <p>4 April 1997 as the date not later than which a notice must be given under section 106B to a client who, on the census date for the study period starting in March 1997, is enrolled in respect of that study period to undertake units of study for the purposes of an approved course of study and has chosen to participate in the deferred payment scheme; and</p> <p>4 July 1997 as the date not later than which a notice must be given under section 106B to a client who, on the census date for the study period starting in June 1997, is enrolled in respect of that study period to undertake units of study for the purposes of an approved course of study and has chosen to participate in the deferred payment scheme; and</p> <p>3 October 1997 as the date not later than which a notice must be given under section 106B to a client who, on the census date for the study period starting in September 1997, is enrolled in respect of that study period to undertake units of study for the purposes of an approved course of study and has chosen to participate in the deferred payment scheme; and</p> <p>2 January 1998 as the date not later than which a notice must be given under section 106B to a client who, on the census date for the study period starting in December 1997, is enrolled in respect of that study period to undertake units of study for the purposes of an approved course of study and has chosen to participate in the deferred payment scheme.</p>	18/12/96

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

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

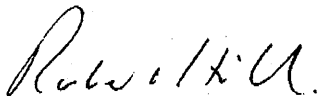
I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare *Crocodylus porosus* harvested from Queensland to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. specimens are to be taken in Queensland only in accordance with the provisions of the *Queensland Nature Conservation Act 1992*, the *Nature Conservation Regulation 1994* and the *Nature Conservation (Problem Crocodiles) Conservation Plan 1995* as detailed in the document entitled "Management Program for *Crocodylus porosus* in Queensland 1995 - 1997;
2. the Queensland Department of Environment will provide details to the Designated Authority of all problem crocodiles taken in accordance with the provisions of above - mentioned document;
3. this approval has effect until 31 December 1997.

Dated this

20th day of December

1996



Minister for the Environment

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

Director, Population Assessment Section
Environment Australia
GPO Box 636

CANBERRA ACT 2601

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

9603873

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, Peter Bridgewater, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare specimens of the Class Holothuroidea (beche-de-mer, trepang, sea cucumber) to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. specimens must only be taken in Queensland waters on the east coast of the State or in the Torres Strait under authority from the Queensland Fisheries Management Authority; and
2. operation of the fishery will be carried out in accordance with Sections 1 and 2 of the document entitled "Beche-de-mer Fishery Management Arrangements from July 1994 to December 1996: Recommendations of the Beche-de-mer Working Group" and dated 13 July 1994.

This declaration has effect until 6 March 1997 unless superseded by any further declaration made under subsection 10A(2) of the Act in relation to Class Holothuroidea in Queensland on the east coast of the State and in the Torres Strait.

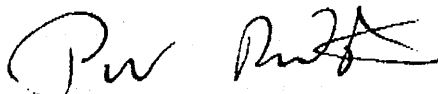
Dated this

Six/15

day of

January

1997



Director of National Parks and Wildlife

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

Director, Population Assessment Section
Environment Australia - Biodiversity Group
GPO Box 636

CANBERRA ACT 2601

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

9603874

TERRITORY OF HEARD ISLAND AND McDONALD ISLANDS
ENVIRONMENT PROTECTION AND MANAGEMENT ORDINANCE 1987

GRANT OF PERMITS UNDER SECTION 15

I, JOHN CHARLES ARTHUR SAYERS, Delegate of the Minister for the Environment, in accordance with section 17 of the Heard Island and McDonald Islands Environment Protection and Management Ordinance 1987, give particulars of the following permits granted on 24 December 1996 under section 15 of the Ordinance for the period 1 March 1997 to 31 March 1997:

1. Permit No 96/3 was granted to Professor Patrick Quilty, Antarctic Division, subject to conditions, to:
- (i) enter the Territory;
 - (ii) sail a vessel and land an aircraft in the Territory; and
 - (iii) land on Heard Island

namely, to deploy onto Heard Island ANARE expeditioners who are undertaking a range of individual scientific research programs (the individual scientific programs are subject to separate permits).

Other persons included in the permit are:

all those persons included on the crew and passenger manifests of *Aurora Australis*.

2. Permit No 96/4 was granted to Dr Stuart Robert Donaldson, Australian National Botanic Gardens, to:

- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island;
- (iv) take, injure, or otherwise interfere with, a specified organism in the Territory; and
- (v) remove from the Territory a specified organism indigenous to the Territory

in connection with ASAC Project No 595, "Collection and cultivation of sub-Antarctic plants"; namely, to collect from Heard Island (Mt Aubert de la Rue, Mt Andree, Atlas Cove and Dovers Moraine) *Pringlea antiscorbutica* seeds and to remove the seeds from the Territory.

Other persons included in the permit are:

Stephen Reeve, Fiona Taylor and other ANARE expeditioners, as required for safety reasons.

3. Permit No 96/5 was granted to Mr Henk Brolsma, Antarctic Division, to:


- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island; and
- (iv) leave specified equipment in the Territory

in connection with ASAC Project No 59, "ANARE mapping and geographic information program"; namely, to:

- (i) undertake aerial photography of Azorella Peninsula, coastal strip Atlas Cove to Cape Bidlingmaier to Spit Bay Station, Spit Bay Station, and Spit Bay Station along South Coast to Atlas Cove;
- (ii) establish Global Positioning System equipment on the survey pillar;
- (iii) establish Ground Control Points in the area of Azorella Peninsula, Atlas Cove, ANARE Station Area, Spit Bay, Winston Lagoon, Manning Lagoon, Cape Pillar and Sydney Cove;
- (iv) install corner cube reflectors at Atlas Cove, Winston Lagoon, Cape Pillar and Big Ben; and
- (v) to leave corner cube reflectors in the Territory.

Other persons included in the permit are:

Noel Ward, Paul Digney and Roger Handsworth.



4. Permit No 96/6 was granted to Mr Henk Brolsma, Antarctic Division, to:

- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island; and
- (iv) collect specified material in the Territory

in connection with ASAC Project No 546, "Installation of tide gauges in the antarctic and subantarctic"; namely, to:

- (i) locate and retrieve existing tide gauge;
 - (ii) level from benchmark in ANARE Station Heritage Area;
 - (iii) run Global Positioning System equipment on fiducial point;
 - (iv) carry out timed water level measurements; and
 - (v) detailed survey of proposed tide gauge installation
- in the locations of Atlas Cove, Azorella Peninsula and Corinthian Bay.

Other persons included in the permit are:

Roger Handsworth, Paul Delaney, Noel Ward and Paul Digney.

5. Permit No 96/7 was granted to Professor Kenneth D Collerson, University of Queensland, to:

- (i) enter the Territory;
 - (ii) land an aircraft in the Territory;
 - (iii) land on Heard Island; and
 - (iv) remove from the Territory, or otherwise interfere with, specified geological matter in the Territory
- in connection with ASAC Project No 973, "An integrated field, geochemical, isotopic and geochronological study of Gaussberg: constraints on timing, character and petrogenesis of holocene lamproitic volcanics in the eastern Antarctica shield and the nature of the underlying lithosphere"; namely, to collect samples of recent lava flows from Big Ben.

Other persons included in the permit are:

Robin Frankland.

6. Permit No 96/8 was granted to Dr Simon Goldsworthy, University of Tasmania, to:

- (i) enter the Territory;
 - (ii) land an aircraft in the Territory;
 - (iii) land on Heard Island; and
 - (iv) take, injure, or otherwise interfere with, a specified organism in the Territory; and
 - (v) remove from the Territory a specified organism indigenous to the Territory
- in connection with ASAC Project No 859, "The conservation of fur seals in the Antarctic marine ecosystem"; namely, to collect skin biopsy samples from Antarctic fur seals in the locations of Atlas Cove, Red Island, Fairchild Beach, Skua Beach, Spit Bay area, Paddick Valley and Long Beach.

Other persons included in the permit are:

Roger Kirkwood, Melissa Giese and Judy Clarke.

7. Permit No 96/9 was granted to Professor Eric Colhoun, University of Newcastle, to:

- (i) enter the Territory;
 - (ii) land an aircraft in the Territory;
 - (iii) land on Heard Island;
 - (iv) remove from the Territory, or otherwise interfere with, specified soil or specified geological matter in the Territory;
 - (v) take, injure or otherwise interfere with, specified organisms in the Territory; and
 - (vi) remove from the Territory, specified organisms indigenous to the Territory
- in connection with ASAC Project No 959, "Selected geomorphologic and stratigraphic investigations"; namely to document and report upon the lava caves; to develop a reconnaissance-level inventory of the contents of the caves; to assess the environmental vulnerability of the caves and potential cave management issues; to collect radiocarbon assay samples, volcanic rocks and cave invertebrates and to remove the samples from the Territory in the locations of Atlas Cove area; Rogers Head area lava caves and lava plain; or Dovers Moraine area.

Other persons included in the permit are:

Kevin Kiernan, Anne McConnell and other ANARE expeditioners, as required or safety reasons.

8. Permit No 96/10 was granted to Dr Rosemary Gales, Department of Environment & Land Management, Tasmania, to:

- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island; and
- (iv) take, injure, or otherwise interfere with, specified organisms in the Territory;

in connection with ASAC Project No 751, "Status and conservation of albatrosses"; namely, to band chicks for potential recovery of birds on longlines and possible basis for demographic studies, and to undertake aerial census work in the locations of Laurens Peninsula, Red Island, Cape Arkona to Henderson Bluff, Jacka Valley and Cape Gazert.

Other persons included in the permit are:

Roger Kirkwood, Melissa Giese and Judy Clarke.

9. Permit No 96/11 was granted to Dr Martin Riddle, Antarctic Division, to:

- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island; and
- (iv) collect specified material in the Territory

in connection with ASAC Project No 540, "Environmental impact of pelagic plastics: surface waters of the Southern Oceans and adjacent shorelines"; namely, to collect all beach debris, excluding wood or historic artefacts, so as to determine through repeated shoreline surveys the rate of accumulation of plastics and other synthetic marine debris on the shores of Heard Island (West Bay, Southwest Bay and Red Island).

Other persons included in the permit are:

Paul Goldsworthy, Ling Haug, Andrew Kennedy and other ANARE personnel as operation requirements dictate to a maximum of 6 people in total.

10. Permit No 96/12 was granted to Dr Dana Bergstrom, University of Queensland, to:

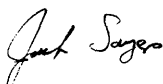
- (i) enter the Territory;
- (ii) land an aircraft in the Territory;
- (iii) land on Heard Island;
- (iv) take, injure, or otherwise interfere with specified organisms in the Territory; and
- (v) remove from the Territory, specified organisms indigenous to the Territory

in connection with ASAC Project No 1015, "Ecosystem functioning with climate warming in Subantarctic terrestrial environment"; namely to collect from Heard Island (ice-free areas, including Azorella Peninsula and Spit Bay) plant specimens of the species *Azorella selago*, *Poa cookii*, *Pringlea antiscorbutica*, *Poa kerguelensis* and *Acaena magellanica* and to remove the specimens from the Territory.

Other persons included in the permit are:

Fiona Taylor and other ANARE expeditioners, as required for safety reasons.

Copies of the permits may be obtained from the Permits Officer, Antarctic Division, Channel Highway, Kingston, Tasmania 7050.



Jack Sayers
Delegate of the Minister
for the Environment

24 December 1996

9603875

COMMONWEALTH OF AUSTRALIA

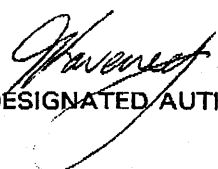
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11 and Section 12

DECLARATION OF AN APPROVED INSTITUTION AND
AN APPROVED ZOOLOGICAL ORGANISATION

I, THOMAS JOHN KAVENEY, the Designated Authority under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-sections 11(1) and 12(1) of that Act, hereby declare the organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution and an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule.

Dated this tenth day of January 1997


DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Royal Melbourne Zoological Gardens Elliot Avenue PARKVILLE VIC 3052	<i>Giraffa camelopardalis</i>

**WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS)
ACT 1982**

SECTION 44

The Designated Authority, under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 44(1) of that Act is considering giving an authority under section 44 of that Act to:

Ms Dhananant Bunnag, to export a Sulphur crested cockatoo and a Galah to Thailand as household pets.

In accordance with paragraph 44(1)(f) of the Act interested persons are invited to lodge comments in writing on the desirability of giving the authority. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

The Director
Wildlife Protection Section
Environment Australia
GPO Box 636
CANBERRA ACT 2601

9603876

DEPARTMENT OF THE ENVIRONMENT, SPORT AND TERRITORIES

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT
STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the *Environment Protection (Impact of Proposals) Act 1974*, notice is hereby given that the Minister for the Environment, Sport and Territories, on 13 December 1996, directed the preparation of an environmental impact statement in relation to a proposal by Space Transportation Systems Limited to develop a satellite launch facility at Gunn Point in the Northern Territory.

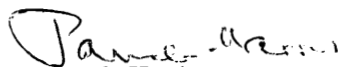
9603877

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

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application was received on 23 December 1996 from Larvik Pigment (Australia) Limited of 414 Somerville Road, West Footscray, Victoria 3012, to import 1,000 tonnes of zinc ashes and residues.

The waste would be disposed of by recycling/reclamation of metals and metal compounds. It will be packaged in bulk bags, then placed on pallets within shipping containers, and loaded directly onto ships to be transported to the Port of Melbourne. It would then be unloaded still in the shipping containers and transported by road to the West Footscray site.

The import would take place in fifty shipments from 1 January 1997 to 31 December 1997.



Pamela Harris
A/g Assistant Secretary
Chemicals and the Environment Branch

23 December 1996

9603878

Health and Family Services

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

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

Preamble

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

The proposals set forth in the Schedule below are to be considered by the National Drugs and Poisons Schedule Committee at its next meeting on 19-21 February 1997.

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

How to make your submission

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

Please send your submission to:

The Secretary
National Drugs and Poisons Schedule Committee
PO Box 100
WODEN ACT 2606

Closing Date

The closing date for submissions is 13 February 1997.

Further information

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

SCHEDULE

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

- (a) Diclofenac - Schedule 4 to Schedule 2 for topical preparations containing 1% or less of diclofenac.
- (b) Nicotine - Schedule 4 to Schedule 2 for 4 mg chewing tablets and Schedule 3 to Schedule 2 for 2 mg chewing tablets.

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

- (a) Topotecan - New drug - Schedule required
- (b) Olanzapine - New drug - Schedule required
- (c) Fluvoxamine - New drug - Schedule required
- (d) Eformoterol - New drug - Schedule required
- (e) Zolpidem - New drug - Schedule required

3. OTHER MATTERS FOR CONSIDERATION

- (a) Review the Schedule 3 pack size restriction on the non-sedating antihistamines, astemizole and terfenadine.
- (b) Colophony - Review of Scheduling status.
- (c) Testoserone -Review of Schedule 6 status for implant formulations.
- (d) Phosphoric Acid - Review of Appendix E First Aid Instructions.
- (e) ortho-Dichlorobenzene - Review of Appendix E First Aid Instructions.

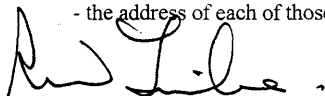
9603879

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURES LICENSED TO MANUFACTURE THERAPEUTIC GOODS

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

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



30 December 1996

Persons who are licenced:

**AUSTRALIAN RED CROSS QUEENSLAND
DIVISION BLOOD TRANSFUSION SERVICE**

The steps of manufacture:

Manufacture of starting materials for the manufacture of therapeutic goods for human use.

The address of principal site to which licence relates:

480 Queen Street
BRISBANE QLD 4000

The Class of Goods:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre. This licence does not authorise the performance of the following tests associated with the manufacture of plasma: microbiological contamination.

The addresses of secondary sites to which licence relates:

TOWNSVILLE GENERAL HOSPITAL,
Eyre Street, TOWNSVILLE QLD 4810
CAIRNS BASE HOSPITAL,
The Esplanade, CAIRNS QLD 4870
GYMPIE HOSPITAL,
12 Henry Street, GYMPIE QLD 4570
GLADSTONE DISTRICT HOSPITAL,
Kent Street, GLADSTONE QLD 4680
NAMBOUR GENERAL HOSPITAL,
Mapleton Road, NAMBOUR QLD 4560
GOLD COAST HOSPITAL,
Nerang Street, SOUTHPORT QLD 4215
MARYBOROUGH BASE HOSPITAL,
185 Walker Street, MARYBOROUGH QLD 4650
STRATHPINE BLOOD COLLECTION CENTRE,
6/326 Old Gympie Road, STRATHPINE QLD 4510
MOUNT GRAVATT, 3/1957 Logan Road, MOUNT
GRAVATT QLD 4305

TOOWOOMBA BASE HOSPITAL,
Wilmot Street, TOOWOOMBA QLD 4350
ROCKHAMPTON BASE HOSPITAL,
Canning Street, ROCKHAMPTON QLD 4700
MACKAY BASE HOSPITAL,
Ridge Road, MACKAY 4740
BUNDABERG BASE HOSPITAL,
Bourbon Street, BUNDABERG QLD 4670

Classes of Goods for Bundaberg sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, storage on-site and transport to a storage holding site.

This licence does not authorise recovery of plasma from platelets, cryoprecipitate or apheresis.

This licence does not authorise the manufacture of plasma for the further manufacture of AHF.

Classes of Goods for Townsville General Hospital and Cairns Base Hospital sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre. This licence does not authorise recovery of plasma from cryoprecipitate or apheresis.

This licence includes mobile sites as notified to TGA (for the Townsville Base Hospital)

This licence includes a bus mobile. (for the Cairns Base Hospital)

Classes of Goods for Gladstone sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another

manufacturer for the manufacture of blood components: blood collection, storage on-site and transport to a storage holding site.

Classes of Goods for Gympie sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection and transport to a storage holding site.

Classes of Goods for Rockhampton, Maryborough & Toowoomba sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre. This licence does not authorise the recovery of plasma from cryoprecipitate or apheresis.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Mount Gravatt sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection and transport to a storage holding site.

This licence authorises recovery of plasma by apheresis.

Classes of Goods for Gold Coast Hospital sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site and transport to a storage holding site. This licence does not authorise recovery of plasma from cryoprecipitate or apheresis.

This licence includes a bus mobile.

Classes of Goods for Mackay Base Hospital sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, transport to a storage holding site and release for supply to a fractionation centre.

This licence does not authorise recovery of plasma from platelets, cryoprecipitate or apheresis.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Nambour sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood component separation, storage on-site, release for supply to a fractionation centre, transport to a fractionation centre and for apheresis.

This licence includes a bus mobile.

Classes of Goods for Strathpine sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection and transport to a fractionation centre.

Persons who are licensed:

AUSTRALIAN RED CROSS NSW DIVISION BLOOD TRANSFUSION SERVICE

The steps of manufacture:

Manufacture of starting materials for the manufacture of therapeutic goods for human use.

The address of primary site to which licence relates:

153 Clarence Street
SYDNEY NSW 2000

The Class of Goods:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre, transport to a fractionation centre and for apheresis.

The addresses of secondary sites to which licence relates:

GRIFFITH BLOOD BANK,
Base Hospital, GRIFFITH NSW 2680
MUDGEES BLOOD BANK,
Mudgee District Hospital, MUDGEES NSW 2850
TAREE BLOOD BANK,
39 Commerce Street, TAREE NSW 2850
ARMIDALE BLOOD BANK,
Rusden Street, ARMIDALE NSW 2350
LISMORE BASE HOSPITAL,
Uralba Street, LISMORE NSW 2484
NORTH WEST HEALTH SERVICE BLOOD BANK,
31 Dean Street, TAMWORTH NSW 2340
PARKES DISTRICT HOSPITAL, PARKES NSW
Coleman Road, PARKES NSW 2870
NEWCASTLE BLOOD BANK,
38 Watt Street, NEWCASTLE NSW 2300
MAITLAND HOSPITAL,
550-560 High Street, MAITLAND NSW 2320
CESSNOCK DISTRICT HOSPITAL,
View Street, CESSNOCK NSW 2325
ORANGE BASE HOSPITAL,
Price Street, ORANGE NSW 2800
KEMPSEY DISTRICT HOSPITAL,
River Street, WEST KEMPSEY NSW 2440
CENTRAL COAST AREA HEALTH SERVICE,
Stephen Street, GOSFORD NSW 2250
COFFS HARBOUR BASE HOSPITAL,
72 Victoria Road, COFFS HARBOUR NSW 2450
PARRAMATTA BLOOD BANK, Cnr George &
Marsden Streets, PARRAMATTA NSW 2150
GOULBURN DISTRICT HOSPITAL,
130 Goldsmith Street, GOULBURN NSW 2580
ALBURY BASE HOSPITAL,
Borella Street, ALBURY NSW 2640
DUBBO BLOOD BANK,
Base Hospital, DUBBO NSW 2830
MURWILLUMBAH BLOOD BANK,
Ewing Street, MURWILLUMBAH NSW 2484

SOUTH COAST BLOOD BANK, Lawson House,
Darling Steet, WOLLONGONG NSW 2500

Classes of Goods for Albury, Taree, Dubbo & Goulburn sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre.

This licence does not authorise recovery of plasma from cryoprecipitate or apheresis.

Classes of Goods for Armidale, Griffith & Coffs Harbour sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre.

This licence does not authorise recovery of plasma from cryoprecipitate or apheresis.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Maitland, Mudgee & Cessnock sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, storage on-site and transport to a storage holding site.

Classes of Goods for Gosford sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre, transport to a fractionation centre and for apheresis.

This licence does not authorise recovery of plasma from cryoprecipitate.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Parkes sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection and transport to a storage holding site.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Murwillumbah sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre.

This licence does not authorise recovery of plasma from platelets, cryoprecipitate or apheresis.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Wollongong sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, transport to a storage holding site, release for supply to a fractionation centre and for apheresis.

This licence does not authorise the performance of the following tests associated with the manufacture of plasma: microbiological contamination, FVIII assays, biochemistry associated with apheresis donors and haematology associated with apheresis donors.

This licence includes mobile sites as notified to TGA.

Classes of Goods for Parramatta sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre, transport to a fractionation centre and for apheresis.

This licence does not authorise recovery of plasma from cryoprecipitate.

This licence does not authorise the performance of the following tests associated with the manufacture of plasma: FVIII assays or Immunoglobins.

This licence includes a bus mobile.

Classes of Goods for Kempsey, Orange, Tamworth & Lismore sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, storage on-site, release for supply to a fractionation centre and transport to a fractionation centre.

This licence does not authorise recovery of plasma from cryoprecipitate or apheresis.

This licence includes, mobile sites as notified to TGA.

Classes of Goods for Newcastle sites:

This licence authorises only the following steps in the manufacture of plasma for supply to another manufacturer for the manufacture of blood components: blood collection, blood component separation, testing of donor samples, storage on-site, release for supply to a fractionation centre, transport to a fractionation centre and for apheresis.

This licence authorises only the following tests: red cell antibody screening, virology screening, microbiological contamination and haematology associated with apheresis donors.

This licence includes a bus mobile.

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COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

During the period 1 July 1996 to 6 January 1997, the delegate to the Secretary of the Department of Human Services and Health gave consent under s.14(1) of the Therapeutic Goods Act 1989 to the following organisations to supply for use in Australia the Therapeutic good(s) identified below. This notice exempts the therapeutic good(s) identified below from compliance with specific sections of the relevant Therapeutic Goods Order for therapeutic devices.

<u>COMPANY NAME</u>	<u>AUST L/R NUMBER</u>	<u>PRODUCT TYPE</u>	<u>PRODUCT NAME</u>	<u>TGO & SECTION EXEMPTED</u>	<u>SPECIAL CONDITIONS</u>
Johnson & Johnson	11620	Education Kit	Education kit containing tampons	No.51, Cl.	display only statement
Boston Scientific	55699	Catheters Cardio - Vascular	Scimed Skinny PTCA Dilatation Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	54744	Catheters Cardio - Vascular	Scimed Express PTCA Dilatation Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	57713	Catheters Cardio - Vascular	Microview Coronary Imaging Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	57713	Catheters Cardio - Vascular	Microrail Coronary Imaging Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	57713	Catheters Cardio - Vascular	Ultracross Coronary Imaging Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	57713	Catheters Cardio - Vascular	Over - Guidewire Intravascular Ultrasound Imaging Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	54111	Catheters Cardio - Vascular	EPT - Dx Steerable Fixed Curve Reading & Stimulation Catheter	No.37, Cl.4(2)(c)(iv)	
Boston Scientific	54111	Catheters Cardio - Vascular	Valve Mapping Steerocath (Non- Temperature) Electrode Catheters	No.37, Cl.4(2)(c)(iv)	

<u>COMPANY NAME</u>	<u>AUST L/R NUMBER</u>	<u>PRODUCT TYPE</u>	<u>PRODUCT NAME</u>	<u>TGO & SECTION EXEMPTED</u>	<u>SPECIAL CONDITIONS</u>
Boston Scientific	54111	Catheters Cardio - Vascular	Blazer Non - Temperature Electrode Catheter	No.37,C1.4(2)(c)(iv)	
Boston Scientific	54111	Catheters Cardio - Vascular	EPT - Dx Fixed Curve Reading & Stimulation Catheters	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	36610	Catheters Various	Target Therapeutic Guidewires	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	54596 31947	Catheters Cardio - Vascular	Target Therapeutic Guidewires	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	51295	Surgical Instruments & Accessories	Target Therapeutic Guidewires	No.37,C1.4(2)(c)(iv)	
Pficonprod Pty Ltd	28795	Surgical Instruments & Accessories	Clyde Steerable Guide - wire for PTCA (various sizes)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	57539	Catheters Various	GP General - Purpose Drainage Catheter (various)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	57539	Catheters Various	Chole-Cath Biliary Drainage set (various)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	56894	Catheters Various	Mini - Pigtail Drainage Catheters (various)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	56894	Catheters Various	Tru - Flo Sump Drainage Catheters (various)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	56924	Stents	Nephro - Ureteral Stent System (various)	No.37,C1.4(2)(c)(iv)	
N Stenning & Co	56895	Drains, Drainage Kits & Accessories	Tru-Close Multi Purpose Drainage Set (various)	No.37,C1.4(2)(c)(iv)	
Boston Scientific	57502	Catheters Cardio - Vascular	Scimed PTCA Dilatation Catheters- Express series	No.37,C1.4(2)(c)(iv)	

<u>COMPANY NAME</u>	<u>AUST L/R NUMBER</u>	<u>PRODUCT TYPE</u>	<u>PRODUCT NAME</u>	<u>TGO & SECTION EXEMPTED</u>	<u>SPECIAL CONDITIONS</u>
Boston Scientific	55166	Stents	Scimed NIR Primo Premounted Stent System (various models)	No.37,C1.4(2)(c)(iv)	
Boston Scientific	58494	Surgical Instruments & Accessories	Scimed Core Guidewires / PTFE (various)	No.37,C1.4(2)(c)(iv)	
Device Technologies Australia Pty Ltd	55117	Stents	AVE Coronary Stents / GFX, GFX MP (various)	No.37,C1.4(2)(c)(iv)	
Device Technologies Australia Pty Ltd	55117	Stents	AVE Renal Bridge Stents (various models)	No.37,C1.4(2)(c)(iv)	
Trace Scientific Pty Ltd	58168	Diagnostic Goods, In Vitro - Human Origin	AALTO Scientific, Human Origin In Vitro Diagnostics	No.34,C1.5(1)(2) & (3)	

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

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Therapeutic
Goods
Administration

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 6 December 1996. Particulars of the cancellations are as follows:

SPONSOR:	REDWIN INDUSTRIES PTY LTD
ARTG NAME OF GOODS:	SPF15+ SUNBLOCK BY REDWIN lotion bottle
ARTG NUMBER:	57727
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(2)(ba) of the said Act, because information included in the application for listing is incorrect.

SPONSOR:	BLACKMORES LTD
ARTG NAME OF GOODS:	BLACKMORES MULTI VITAMIN AND MINERAL COMPLEX CAPSULES capsule - soft bottle
ARTG NUMBER:	57813
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(2)(ba) of the said Act, because information included in the application for listing is incorrect.

dated this 20th day of December 1996

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



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 19 December 1996. Particulars of the cancellations are as follows:

SPONSOR:	NATURAL BIOCARE P/L
ARTG NAME OF GOODS:	PRETORIUS HEARTSEASE 400 PLUS HAWTHORN, VITAMIN E AND MAGNESIUM tablet-film coated bottle 57556
ARTG NUMBER:	
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.

dated this 20th day of December 1996

A handwritten signature in cursive script that reads 'Laurayne Bowler'.

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

COMMONWEALTH OF AUSTRALIA**THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

On 27 November 1996, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Bayer Australia Limited of 875 Pacific Highway, Pymble, N.S.W. ("the Company"), to supply dacarbazine (DTIC-Dome) powder for injection 200mg per vial (Aust R 18846) with vial labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

1. The exemption applies to the vial labels for batch 6IAG only (1200 units in 100 cartons).
2. No other changes have been made to the product.
3. The labels to be used for this batch of product are those provided with the Company letter of 21 November 1996, i.e.: the US vial label for DTIC-Dome powder for injection with Australian carton label.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 22 October 1996, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for 3M Pharmaceuticals Pty Ltd of 9-15 Chilvers Road, Thornleigh, N.S.W. ("the Company"), to supply nicorandil (Ikorel) 10mg and 20mg tablets (Aust R 56845 and 56846) with an exemption from compliance with the assay requirements of Therapeutic Goods Order No. 35 - "General requirements for labels for drug products".

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

- 1.1. The limits to be applied for the content of nicorandil at expiry shall be 90-105% of labelled claim.

COMMONWEALTH OF AUSTRALIA**THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

On 17 December 1996, the delegate of the Secretary of the Department of Human Services and Health for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Amrad Pharmaceuticals Pty Ltd of 17-27 Cotham Road, Kew, Victoria ("the Company"), to supply fluoxetine hydrochloride (Lovan) 20mg capsules (Aust R 54700) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products" in relation to clause 3(2)(n) (local sponsor's name and address).

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

1. The period of exemption is to last until the end of April 1997.
2. The product is otherwise identical to that for which registration has been approved.
3. The labels to be used (carton and blister foil) are those currently approved for use by the previous sponsor of the product, Eli Lilly Australia Pty Limited.

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AUSTRALIA NEW ZEALAND FOOD AUTHORITY

FOOD STANDARDS

The Australia New Zealand Food Authority advises progress on the following applications and proposals for the development or variation of standards in the *Food Standards Code*. You can get further information on each of these matters in information papers which are available from:

The Information Officer
Australia New Zealand Food Authority
PO Box 7186
CANBERRA MAIL CENTRE ACT 2610
AUSTRALIA
Tel: (06) 271 2241
Fax: (06) 271 2278

or
The Information Officer
Australia New Zealand Food Authority
PO Box 10559
The Terrace WELLINGTON 6036
NEW ZEALAND
Tel: (04) 473 9942
Fax: (04) 473 9855

MATTERS AT FULL ASSESSMENT. The Authority has made preliminary assessments, accepted the following applications and will now make full assessments of them:

Residues in Food (A328) An application received from the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) on 27 November 1996 to include an import tolerance for glyphosate on soya beans (dry) of 20 mg/kg which is equivalent to that set by Codex.

Extension of Permitted Forms of Zinc to Include Zinc Oxide (A329) An application from Kellogg (Aust) Pty Ltd received on 29 November 1996 seeking to include zinc oxide as a permitted form of zinc for addition to foods.

You are invited to present written submissions to the Authority on matters relevant to these applications by **26 February 1997**.

MATTERS BEFORE COUNCIL. The Authority has completed an inquiry into the following matter:

Transitional Arrangements for the Australia New Zealand Food Standards System (P137). In June 1996 the then National Food Authority recommended that the then National Food Standards Council adopt a new Standard T1 - Transitional Arrangements for the Australia New Zealand Food Standards System, to implement the transitional arrangements set out in an Agreement between Australia and New Zealand establishing a system for the development of joint food standards, and to ensure that the Australian food industry was not disadvantaged by those arrangements. The recommendation was made as a matter of urgency in order to avoid compromising the objectives in section 10 of the *National Food Authority Act 1991*.

The Authority has since completed an inquiry into Standard T1, as previously adopted by the Council, and recommended that the Australia New Zealand Food Standards Council now adopt Standard T1 with certain variations, including a review of the dual standards permissions in clause 3 of Standard T1, which is to be completed in the first quarter of 1997. The recommendation has since been adopted by the Council and therefore Standard T1 will continue to be in force, subject to these new variations.

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF SUBCLASS 105 (CONCESSIONAL FAMILY) VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of Subclass 105 (Concessional Family) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 7,300.

Dated

23rd December 1996

A handwritten signature in black ink, appearing to read "Philip Ruddock", written over a large, stylized, looping flourish.

Minister for Immigration and Multicultural Affairs

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



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF SUBCLASS 110 (INTERDEPENDENCY) AND SUBCLASS 310 (INTERDEPENDENCY(PROVISIONAL)) VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958*:

- (1) REVOKE the Gazette Notice made by me under section 85 of the *Migration Act 1958* in relation to the determination of Subclass 110 (Interdependency) visas, published in *Gazette* No. GN 31, 7 August 1996; and
- (2) DETERMINE that the combined maximum number of Subclass 110 (Interdependency) visas and Subclass 310 (Interdependency (Provisional)) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 100.

Dated

23rd December 1996

A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock.

Minister for Immigration and Multicultural Affairs

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



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF INDEPENDENT (MIGRANT)
(CLASS AT) VISAS THAT MAY BE GRANTED IN THE 1996/1997 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 85 of the *Migration Act 1958* determine that the maximum number of Independent (Migrant) (Class AT) visas that may be granted in the financial year 1 July 1996 to 30 June 1997 is 15,000.

Dated

23 December 1996
A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock.

Minister for Immigration and Multicultural Affairs

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

COMMONWEALTH OF AUSTRALIA

IMMIGRATION (EDUCATION) ACT 1971

NOTICE UNDER SUBPARAGRAPH 4(b)(ii)

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under subparagraph 4(b)(ii) of the *Immigration (Education) Act 1971*, hereby:

DECLARE that the holders of visas of the temporary visa classes specified below are eligible to access Adult Migrant Education Program:

- (a) Class UF (Spouse (Provisional)); and
- (b) Class UG (Interdependency (Provisional)).

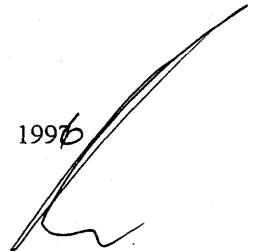
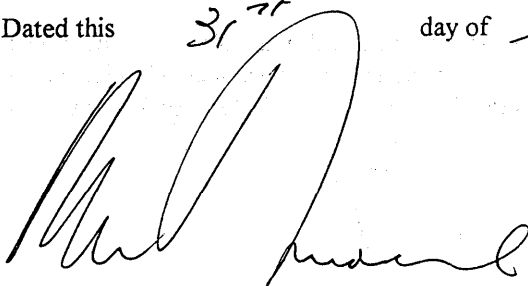
Dated this

31st

day of

December

1996



Minister for Immigration and Multicultural Affairs

[NOTE (1). Subparagraph 4(b)(ii) of the *Immigration (Education) Act 1971* provides that the Minister may arrange for English courses and citizenship courses to be provided in Australia to persons who hold a temporary visa of a class specified by the Minister by notice published in the *Gazette*.

NOTE (2). This instrument takes effect on the day of publication in the *Gazette*.]

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

AUSTRALIAN WORKERS' UNION CONSTRUCTION-ON-SITE AND CIVIL ENGINEERING (A.C.T.) AWARD 1981

C No. 32803 of 1996

Dated 13th day of October 1982

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 29 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 18 June 1996.
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

A0212 V039 Print No. N6875.

Clause	Subject	Substance
7	Classifications	Work related allowances etc
8	Leading hands	Safety net adjustment
9	Industry allowance	As above
10	Extra rates	As above
27	First aid Ambulance	As above

Dated this 10th day of January 1997

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

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

IN the matter of

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984

C No. 31205 of 1995

Dated 19 December 1984

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 27 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 12 April 1996
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

T0091 V090 Print No. N6873.

Clause	Subject	
Part 1 Cl 9	Base Rate	Safety net adjustment 3rd SNA
Cl 9F	Arbitrated Safety Net	
	Adjustments	As above
Cl 9E	Coach Attendants	As above
Cl 11F	Hours of duty	As above
Cl 23	Payment of wages	As above
Part 11 Cl 3	Hours of duty	As above
Part 111 Cl	Wages rates	As above
C8	Service Grants	As above
C10	Special Allowances	As above
C15	Trainee Drivers & Training	
	on regular transport	As above

Dated this 10th day of December 1996

Christine Hayward
Deputy Industrial Registrar

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

IN the matter of

**CHILD CARE INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD
1992****C No. 21798 of 1996**

Dated 31 March 1995

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 4 December 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 3 October 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**C0173 V003 Print No. N6861**

Clause	Subject	Substance of Variation
A2	Subject Matter	Amendment
B1	Terms of Engagement	Insert new provisions
B4	Part-Time Employment	Replacement provision
B5	Casual Employment	As above
B7	Meal Breaks & Rest	
	Pauses	As above
F2	First Aid	As above
G8	Reserved Matters	Insert new provision

Dated this 10th day of January 1997.

Christine Hayward
Deputy Industrial Registrar

Industry, Science and Tourism

ANTI-DUMPING AUTHORITY

CONTINUATION INQUIRY: POLYVINYL CHLORIDE HOMOPOLYMER FROM THE FEDERATIVE REPUBLIC OF BRAZIL, MEXICO AND THE UNITED STATES OF AMERICA

The Anti-Dumping Authority has completed its inquiry into whether dumping duties currently applying to imports of polyvinyl chloride homopolymer (PVC) from Brazil, Mexico and the USA should be continued until 2002.

The Authority is satisfied that PVC from Brazil, Mexico and the USA is likely to be exported to Australia at dumped prices in significant quantities if the measures are not continued and that such dumping is likely to lead to a recurrence of material injury to the local industry.

The Authority therefore recommended that the Minister take steps to secure the continuation of the anti-dumping measures, which are due to expire on 22 January 1997, in relation to PVC exported to Australia from Brazil, Mexico and the USA until 2002.

The Minister has accepted the Authority's recommendation.

Requests for copies of the Authority's Report No.160 should be addressed to the Information Officer at the Authority by telephoning (06) 213 6754 or Internet MMCLEOD@dist.gov.au.

9603886

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	01/01/97	02/01/97	03/01/97	04/01/97	05/01/97	06/01/97	07/01/97
Austria	Schillings	8.6981	8.6181	8.5788	8.5788	8.5788	8.7193	8.6650
Belgium/Lux	Francs	25.4800	25.1800	25.1300	25.1300	25.1300	25.5100	25.3600
Brazil	Reals	.8038	.8019	.7989	.7989	.7989	.7981	.7974
Canada	Dollars	1.0901	1.0876	1.0884	1.0884	1.0884	1.0828	1.0776
China	Yuan	6.5926	6.5779	6.5530	6.5530	6.5530	6.5463	6.5403
Denmark	Kroner	4.7316	4.6814	4.6658	4.6658	4.6658	4.7345	4.7085
EC	ECU	.6403	.6331	.6316	.6316	.6316	.6401	.6354
Fiji	Dollar	1.1003	1.0980	1.0925	1.0925	1.0925	1.0940	1.0935
Finland	Markka	3.6994	3.6541	3.6536	3.6536	3.6536	3.7106	3.7022
France	Francs	4.1697	4.1205	4.1138	4.1138	4.1138	4.1882	4.1632
Germany	Deutschmark	1.2368	1.2233	1.2203	1.2203	1.2203	1.2394	1.2320
Greece	Drachmae	196.4300	194.4900	193.1300	193.1300	193.1300	195.2300	193.6400
Hong Kong	Dollars	6.1556	6.1410	6.1175	6.1175	6.1175	6.1118	6.1080
India	Rupees	28.5609	28.4691	28.4028	28.4028	28.4028	28.3605	28.3282
Indonesia	Rupiah	1878.4000	1873.3000	1866.2000	1866.2000	1866.2000	1864.1000	1862.4000
Ireland	Pounds	.4750	.4686	.4721	.4721	.4721	.4743	.4717
Israel	Shekel	2.5910	2.5730	2.5613	2.5613	2.5613	2.5718	2.5596
Italy	Lire	1215.9700	1205.6900	1200.2500	1200.2500	1200.2500	1216.1900	1211.2000
Japan	Yen	92.4000	92.0100	91.4100	91.4100	91.4100	92.1400	91.2300
Korea	Won	672.3200	670.9300	668.4300	668.4300	668.4300	667.4000	666.7300
Malaysia	Ringgit	2.0114	2.0055	1.9964	1.9964	1.9964	1.9923	1.9725
Netherlands	Guilder	1.3883	1.3721	1.3695	1.3695	1.3695	1.3901	1.3824
New Zealand	Dollar	1.1248	1.1230	1.1165	1.1165	1.1165	1.1156	1.1118
Norway	Kroner	5.1247	5.0610	5.0532	5.0532	5.0532	5.1147	5.0923
Pakistan	Rupee	31.9000	31.8200	31.7000	31.7000	31.7000	31.6700	31.6400
Papua NG	Kina	1.0692	1.0646	1.0579	1.0579	1.0579	1.0553	1.0536
Philippines	Peso	20.9200	20.8700	20.7900	20.7900	20.7900	20.7700	20.7500
Portugal	Escudo	124.6200	123.1500	122.7300	122.7300	122.7300	124.1700	124.0100
Singapore	Dollar	1.1135	1.1106	1.1065	1.1065	1.1065	1.1089	1.1091
Solomon Is.	Dollar	2.8750	2.8685	2.8576	2.8576	2.8576	2.8548	2.8522
South Africa	Rand	3.7222	3.7141	3.7142	3.7142	3.7142	3.7141	3.7109
Spain	Peseta	104.2100	103.0200	102.8200	102.8200	102.8200	104.2400	103.6500
Sri Lanka	Rupee	45.1200	45.0200	44.8500	44.8500	44.8500	44.8800	45.0400
Sweden	Krona	5.4736	5.4380	5.4442	5.4442	5.4442	5.4965	5.4787
Switzerland	Franc	1.0727	1.0654	1.0648	1.0648	1.0648	1.0748	1.0669
Taiwan	Dollar	21.8700	21.8300	21.7400	21.7400	21.7400	21.7100	21.7000
Thailand	Baht	20.3900	20.3400	20.2400	20.2400	20.2400	20.2600	20.2100
UK	Pounds	.4705	.4639	.4671	.4671	.4671	.4671	.4659
USA	Dollar	.7958	.7940	.7910	.7910	.7910	.7902	.7895

R Deegan
 Delegate of the
 Chief Executive Officer of Customs
 CANBERRA A.C.T.
 08/01/97

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	25/12/96	26/12/96	27/12/96	28/12/96	29/12/96	30/12/96	31/12/96
<hr/>								
Austria	Schillings	8.7327	8.7327	8.6945	8.6945	8.6945	8.7062	8.6981
Belgium/Lux	Francs	25.5500	25.5500	25.4800	25.4800	25.4800	25.4900	25.4800
Brazil	Reals	.8068	.8068	.8035	.8035	.8035	.8042	.8038
Canada	Dollars	1.0913	1.0913	1.0849	1.0849	1.0849	1.0892	1.0901
China	Yuan	6.6171	6.6171	6.5898	6.5898	6.5898	6.5960	6.5926
Denmark	Kroner	4.7465	4.7465	4.7301	4.7301	4.7301	4.7374	4.7316
EC	ECU	.6439	.6439	.6412	.6412	.6412	.6412	.6403
Fiji	Dollar	1.1026	1.1026	1.0980	1.0980	1.0980	1.1019	1.1003
Finland	Markka	3.7057	3.7057	3.6921	3.6921	3.6921	3.6980	3.6994
France	Francs	4.1899	4.1899	4.1725	4.1725	4.1725	4.1721	4.1697
Germany	Deutschmark	1.2409	1.2409	1.2361	1.2361	1.2361	1.2374	1.2368
Greece	Drachmae	197.1200	197.1200	196.2400	196.2400	196.2400	196.1100	196.4300
Hong Kong	Dollars	6.1807	6.1807	6.1551	6.1551	6.1551	6.1602	6.1556
India	Rupees	28.6187	28.6187	28.4788	28.4788	28.4788	28.5152	28.5609
Indonesia	Rupiah	1885.4000	1885.4000	1877.1000	1877.1000	1877.1000	1879.6000	1878.4000
Ireland	Pounds	.4802	.4802	.4794	.4794	.4794	.4749	.4750
Israel	Shekel	2.6119	2.6119	2.5998	2.5998	2.5998	2.5933	2.5910
Italy	Lire	1218.5100	1218.5100	1214.3000	1214.3000	1214.3000	1217.8100	1215.9700
Japan	Yen	91.2300	91.2300	91.4300	91.4300	91.4300	92.1700	92.4000
Korea	Won	674.6700	674.6700	671.2700	671.2700	671.2700	672.3900	672.3200
Malaysia	Ringgit	2.0190	2.0190	2.0111	2.0111	2.0111	2.0131	2.0114
Netherlands	Guilder	1.3927	1.3927	1.3879	1.3879	1.3879	1.3894	1.3883
New Zealand	Dollar	1.1279	1.1279	1.1261	1.1261	1.1261	1.1264	1.1248
Norway	Kroner	5.1659	5.1659	5.1442	5.1442	5.1442	5.1310	5.1247
Pakistan	Rupee	32.0200	32.0200	31.8800	31.8800	31.8800	31.9100	31.9000
Papua NG	Kina	1.0720	1.0720	1.0659	1.0659	1.0659	1.0685	1.0692
Philippines	Peso	21.0000	21.0000	20.9100	20.9100	20.9100	20.9300	20.9200
Portugal	Escudo	124.8000	124.8000	124.5000	124.5000	124.5000	124.6100	124.6200
Singapore	Dollar	1.1180	1.1180	1.1128	1.1128	1.1128	1.1144	1.1135
Solomon Is.	Dollar	2.8796	2.8796	2.8677	2.8677	2.8677	2.8764	2.8750
South Africa	Rand	3.7451	3.7451	3.7305	3.7305	3.7305	3.7257	3.7222
Spain	Peseta	104.4900	104.4900	104.1200	104.1200	104.1200	104.3300	104.2100
Sri Lanka	Rupee	45.2400	45.2400	45.0500	45.0500	45.0500	45.1400	45.1200
Sweden	Krona	5.4799	5.4799	5.4588	5.4588	5.4588	5.4677	5.4736
Switzerland	Franc	1.0675	1.0675	1.0691	1.0691	1.0691	1.0730	1.0727
Taiwan	Dollar	21.9600	21.9600	21.8700	21.8700	21.8700	21.9000	21.8700
Thailand	Baht	20.4300	20.4300	20.3600	20.3600	20.3600	20.4000	20.3900
UK	Pounds	.4763	.4763	.4750	.4750	.4750	.4708	.4705
USA	Dollar	.7988	.7988	.7955	.7955	.7955	.7962	.7958

R Deegan
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
02/01/97

Customs Act 1901
Notice Under Section 17(b)
Notice Number: NS 96/51

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

revoke the appointment of the premises for the examination of goods on landing known as **Kent Moving and Storage** at **60 Marple Avenue, Villawood, NSW, 2163** that was contained in **Notice No. NS 95/18** and which appeared in the Commonwealth of Australia Gazette No GN 11, of 22 March, 1995.

Dated this 31st Day of December 1996.


Senior Manager Cargo Management

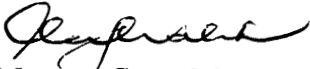
9603889

CUSTOMS ACT 1901
NOTICE UNDER SECTION 17(b)
NOTICE NO. NS 96/52

I, **Alan Leslie Walsh**, pursuant to a delegation under section 4(2) of the Customs Administration Act 1985 and under the 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 **Kent Moving and Storage at 60 Marple Avenue, Villawood, NSW, 2163.** and described on plan **N93/07732/45** held by Cargo Services, Link Road, Mascot.

Dated this 31st Day of December 1996.



Senior Manager Cargo Management

9603890

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	18/12/96	19/12/96	20/12/96	21/12/96	22/12/96	23/12/96	24/12/96
Austria	Schillings	8.6525	8.6257	8.7128	8.7128	8.7128	8.6809	8.7327
Belgium/Lux	Francs	25.3400	25.2700	25.5000	25.5000	25.5000	25.4300	25.5500
Brazil	Reals	.8020	.7991	.8024	.8024	.8024	.8038	.8068
Canada	Dollars	1.0828	1.0815	1.0862	1.0862	1.0862	1.0886	1.0913
China	Yuan	6.5786	6.5543	6.5813	6.5813	6.5813	6.5917	6.6171
Denmark	Kroner	4.7067	4.6927	4.7338	4.7338	4.7338	4.7245	4.7465
EC	ECU	.6387	.6372	.6433	.6433	.6433	.6411	.6439
Fiji	Dollar	1.0974	1.0949	1.0990	1.0990	1.0990	1.1003	1.1026
Finland	Markka	3.6728	3.6571	3.6933	3.6933	3.6933	3.6855	3.7057
France	Francs	4.1509	4.1451	4.1793	4.1793	4.1793	4.1711	4.1899
Germany	Deutschmark	1.2299	1.2266	1.2380	1.2380	1.2380	1.2345	1.2409
Greece	Drachmae	194.5800	194.0300	196.2300	196.2300	196.2300	195.9700	197.1200
Hong Kong	Dollars	6.1433	6.1215	6.1476	6.1476	6.1476	6.1569	6.1807
India	Rupees	28.4519	28.3770	28.4906	28.4906	28.4906	28.5182	28.6187
Indonesia	Rupiah	1866.9000	1860.9000	1871.6000	1871.6000	1871.6000	1877.3000	1885.4000
Ireland	Pounds	.4770	.4745	.4800	.4800	.4800	.4793	.4802
Israel	Shekel	2.6010	2.5885	2.6073	2.6073	2.6073	2.5967	2.6119
Italy	Lire	1211.8800	1207.8700	1217.4800	1217.4800	1217.4800	1214.7200	1218.5100
Japan	Yen	90.1800	89.8400	90.6900	90.6900	90.6900	90.8900	91.2300
Korea	Won	669.8200	667.7200	670.7300	670.7300	670.7300	672.1900	674.6700
Malaysia	Ringgit	2.0040	1.9971	2.0057	2.0057	2.0057	2.0102	2.0190
Netherlands	Guilder	1.3798	1.3764	1.3896	1.3896	1.3896	1.3849	1.3927
New Zealand	Dollar	1.1204	1.1179	1.1212	1.1212	1.1212	1.1244	1.1279
Norway	Kroner	5.1272	5.1075	5.1454	5.1454	5.1454	5.1368	5.1659
Pakistan	Rupee	31.8300	31.7100	31.8400	31.8400	31.8400	31.9000	32.0200
Papua NG	Kina	1.0597	1.0599	1.0643	1.0643	1.0643	1.0689	1.0720
Philippines	Peso	20.8700	20.8000	20.8900	20.8900	20.8900	20.8700	21.0000
Portugal	Escudo	124.1200	123.6800	124.8900	124.8900	124.8900	124.4600	124.8000
Singapore	Dollar	1.1115	1.1072	1.1117	1.1117	1.1117	1.1134	1.1180
Solomon Is.	Dollar	2.8627	2.8522	2.8641	2.8641	2.8641	2.8688	2.8796
South Africa	Rand	3.7470	3.7015	3.7103	3.7103	3.7103	3.7238	3.7451
Spain	Peseta	103.5500	103.2000	104.2600	104.2600	104.2600	103.9400	104.4900
Sri Lanka	Rupee	44.9500	44.7000	44.8100	44.8100	44.8100	44.8800	45.2400
Sweden	Krona	5.4210	5.4106	5.4579	5.4579	5.4579	5.4405	5.4799
Switzerland	Franc	1.0515	1.0505	1.0630	1.0630	1.0630	1.0613	1.0675
Taiwan	Dollar	21.8300	21.7500	21.8500	21.8500	21.8500	21.8800	21.9600
Thailand	Baht	20.3000	20.2300	20.3300	20.3300	20.3300	20.3600	20.4300
UK	Pounds	.4748	.4724	.4769	.4769	.4769	.4760	.4763
USA	Dollar	.7941	.7912	.7945	.7945	.7945	.7958	.7988

R Deegan
 Delegate of the
 Chief Executive Officer of Customs
 CANBERRA A.C.T.
 30/12/96

Primary Industries and Energy

AUSTRALIAN WINE AND BRANDY CORPORATION GEOGRAPHICAL INDICATIONS COMMITTEE

555 The Parade, MAGILL, South Australia, 5072
Phone: (08) 8364 2828 Fax: (08) 8364 5151

NOTICE OF FINAL DETERMINATION

The Presiding Member of the Geographical Indications Committee of the Australian Wine and Brandy Corporation wishes to advise that the following FINAL DETERMINATIONS of Australian Geographical Indications have been made as set out in this notice.

This notice is issued in conformity with Section 40X of the Australian Wine and Brandy Corporation Act 1980, the Geographical Indications Committee having determined that each of the following areas may reasonably be regarded as a region.

Subject to the Administrative Appeals Tribunal Act 1975, application may be made, by or on behalf of any person whose interests are effected by these determinations, to the Administrative Appeals Tribunal for the review of any of these determinations. Unless subsection 28(4) of that Act applies, applications may be made in accordance with section 28 of that Act by or on behalf of that person for a statement in writing setting out the findings on material questions of fact, referring to the evidence or any other material on which these findings are based and reasons for the determination. Applications to the Administrative Appeals Tribunal (AAT) for review of a Final Determination of the Geographical Indications Committee must be made within 28 days after the date of publication of this notice.

The maps associated with these determinations may be inspected at the offices of the Wine and Brandy Corporation, 555 The Parade, MAGILL, SA, 5072 during normal business hours. Further information may be obtained by contacting:-

The Registrar of Protected Names
Australian Wine and Brandy Corporation
P.O. Box 595
MAGILL SA 5072

GEOGRAPHICAL INDICATION	#34
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HUNTER	
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Map sheet 9232; Edition 1
Published by Minister Resources &
Energy
Distributed by Division of National
Mapping 1983

AREA BOUNDARY

The area boundary used to support the textual description of the geographical indication for "HUNTER" is represented on the following official maps:

NEWCASTLE TOPOGRAPHIC MAP 1:100,000

CESSNOCK TOPOGRAPHIC MAP 1:100,000
Map sheet 9132; Edition 1-AAS
Produced by Royal Australian Survey
Corps
Distributed by RASC 1982

GOSFORD TOPOGRAPHIC MAP 1:100,000
Map sheet 9131; Edition 1

Published by Minister of National
Development
Distributed by Division of National
Mapping 1975

HOWES VALLEY TOPOGRAPHIC MAP
1:100,000 scale
Map sheet 9032; Edition 1
Published by RASC 1976

MOUNT POMANY TOPOGRAPHIC MAP
1:100,000 scale
Map sheet 8932; Edition 1
Produced by Division of National
Mapping 1976

MUDGEES TOPOGRAPHIC MAP 1:100,000
Map sheet 8832; Edition 1
Produced by RASC 1972

MERRIWA TOPOGRAPHIC MAP 1:100,000
Map sheet 8933; Edition 1
Produced by RASC 1970

GULGONG TOPOGRAPHIC MAP 1:100,000
Map sheet 8833; Edition 1-AAS
Produced by RASC 1982

COOLAH TOPOGRAPHIC MAP 1:100,000
Map sheet 8834; Edition 1
Produced by Division of National
Mapping 1973

BLACKVILLE TOPOGRAPHIC MAP
1:100,000 scale
Map sheet 8934; Edition 1-AAS
Produced by RASC 1970

MURRURUNDI TOPOGRAPHIC MAP
1:100,000 scale
Map sheet 9034; Edition 2-AAS
Produced by RASC 1970

ELLERSTON TOPOGRAPHIC MAP 1:100,000
Map sheet 9134; Edition 1
Produced by Division of National
Mapping 1976

CAMBERWELL TOPOGRAPHIC MAP
1:100,000 scale
Map sheet 9133; Edition 1-AAS
Produced by RASC 1982

DUNGOG TOPOGRAPHIC MAP 1:100,000
Map sheet 9233; Edition 1-AAS
Produced by RASC 1982

TEXTUAL DESCRIPTION

The Geographic Indication "HUNTER" is located in the State of New South Wales, Australia.

The beginning point of the boundary is located at the overall boundary which is delineated by the Hunter Valley Catchment, excluding National parks, any land within the Mudgee Shire, the Newcastle metropolitan area, and nearby coastal lands. Hunter is bordered to the north, west and south-west by the Great Dividing Range. This discrete tract of land is marked out on the maps of section [3], but the boundary of Hunter can be summarised as follows:

The boundary begins at the Hexham bridge [grid ref 768674] on the Pacific Highway at Hexham over the Hunter River [map ref 9232] and then proceeds in a straight line south-west to Mt Sugarloaf [grid ref 633597] from whence it follows the ridgecrest of Sugarloaf Range to the south until it intersects with the road from Brunkerville to Morriset near The Gap [grid ref 578513] [map ref 9132], and then it proceeds south-west still following the ridgecrest [grid ref 557497] to Heaton Lookout, thence south-west along Watagan Forest Road to the junction [grid ref 379406] with Walkers Ridge Forest Road [map ref 9131] near Bar Lookout, it then proceeds west then south along Walkers Ridge Forest Road to the junction with George Downes Drive on the Hunter Range at The Letter "A" [grid ref 322318] from whence it continues north-west along George Downes Drive to Mt Simpson, thence west on the Forest Road to the fire tower [grid ref 181382] and then generally

north, north-west along Yango Track [back onto the Cessnock map [9132]] to the junction with Big Yengo Track, [grid ref 145496] from where it continues west along the Big Yengo Track [onto the Howes Valley map [9032]] to grid ref 053535 then follow unnamed track west then north to the Hunter Range [grid ref 017585] ridgeline and follows the ridgeline till it crosses the Colo to Bulga road [grid ref 035682], it follows the ridgeline of the Hunter Range generally north-west until it joins a fire trail east of the upper end of Bungarraby Creek [grid ref 945722], then west following the fire trail from the Hunter Range ridgeline to Doyles Range ridgeline at Kings Cross [grid ref 940778] then west along Main Access Trail to Raspberry Junction [grid ref 834796] and thence south-west following the Main Access Trail along the ridgeline of the Hunter Range to the intersection with Three Ways [grid ref 713728], it then proceeds west, south-west along the Main Access Trail [onto the Mt Pomany map [8932]] to grid ref 524625 then follows side-track to Mt Coricudgy [grid ref 519646] following the ridgeline generally north-west (passing south of Jones Hole), then continue north then west then south along the ridgeline to Mt Midderula [grid ref 456653] and then south-west to Mt Kelgoola then around the upper catchment of Razorback Creek to the Molle [grid ref 429647] from whence it continues along the ridgeline to Mt Wilworri [grid ref 448666], then north along the ridgeline marking the northern boundary of Never Never Creek to Hill 1113 [grid ref 394715], then follows the watershed of the Great Dividing Range via Nullo Mountain [grid ref 413763] through Evermore [ref 391753] to Coxs Creek Trail and Growee trail [ref 318769], then on to Wheelbarrow Mt [grid ref 282760], thence north-west along the watershed of the Great Dividing Range crossing the Rylstone to Bylong road [grid ref 217845], it then continues north-west [onto the Mudgee map 8832] following the watershed of the Great Dividing Range to Rocky Retreat [grid ref 785897], then east along latitudinal grid line 897 to grid ref 200897 on map 8932, then north along grid line 200 to grid ref 200100 [map 8933], then east along grid line 100 to grid line 230, then north along grid line 230 to its

intersection with the Goulburn River at grid ref 230164, it then follows the Goulburn River upstream [onto the Gulgong map 8833] and continuing upstream until it crosses the Ulan to Cassilis Road [grid ref 626319] and then it follows the road south past Ulan to its junction with the abandoned railway [grid ref 579242], then follows the railway west until it meets the Great Divide at grid ref 518242, thence north north-east in a straight line to grid ref 668518, on the Uarbry Road then continues north-east in a straight line to grid ref 722558 approximately 6km north-east of Uarbry, from whence it continues north-east to grid ref 836685 [map 8834] [onto the Blackville map [8934] at grid ref 165685, then continues north-east in a straight line to grid ref 280817, then following the Coolah to Merriwa Road to the Liverpool Range at Shepherds Peak [grid ref 344358], then in a straight line east to grid ref 633748 [onto Murrurundi map [9034]] at 633748 and then continues east along latitude grid line 748 to Thompsons Peak [at grid ref 845748], thence generally north-east following the ridge of the Liverpool Range and crossing the New England Highway at grid ref 911856, then continues in north-east direction along the ridge of the Liverpool Range to ref 103018 [onto the Ellerston map [9134]] at grid ref 103018 on the ridge of the Liverpool Range, then generally east south east in a straight line to the intersection with Morrisons Gap Road at grid ref 260998 near Ben Halls Gap, it then continues south-east in a straight line to where Mt Royal Range crosses Oaky Creek at Callemondah Road [grid ref 485868] and then south along this road to grid ref 540740, then south along grid line ref 540 to Tuglow Trail, then following Tuglow Trail to the track joining Tuglow Trail to Barrington Trail then along Barrington Trail to its junction with the boundary of Barrington Tops National Park at grid ref 534608, then follow western boundary of Barrington Tops National Park [onto map 9133], then its Southern boundary to grid ref 700478 [onto map 9233], following the boundary of Barrington Tops State forest east to the Pinnacle at grid ref 725473, then south along the western border of Chichester State Forest to its junction with the southern boundary of

Chichester State Forest, then east along this southern boundary to where it meets the western boundary of the Trevor State Forest, then south along the western boundary of Trevor State Forest to its southern boundary [grid ref 884233], then east along grid line 233 to intersect with grid line 900, then south along grid line 900 to its intersection with the Pacific Highway at grid ref 900843 [map 9232], then following the Pacific Highway south-west to the starting point at Hexam bridge.

It is important to note that two viticultural areas occur within the Hunter, the Upper Hunter centred around Singleton, Denman and Muswellbrook and the Lower Hunter, nearer the coast and adjacent to Cessnock. However the boundary for the Hunter Region as described above includes both these areas.

GEOGRAPHICAL INDICATION #35

MORNINGTON PENINSULA

AREA BOUNDARY

The area boundary used to support the textual description of the geographical indication for "MORNINGTON PENINSULA" is represented on the following official maps:-

MORNINGTON PENINSULA SHIRE COUNCIL

Declared:	15 December 1994
Area:	722 sq. km
Coastal Length:	193 km

Map compiled from Vic Roads (RNBD)
July 1994, recompiled by Phil Hughes
December 1994.

Melway map grid reproduced from
edition 23.

DEPARTMENT OF NATIONAL RESOURCES 1:100 000 Topographic Maps

SORRENTO:

Sheet 7821 Victoria (Edition 1)
Produced by the Royal Australian Survey
Corps
Printed by the Royal Australian Survey
Corps 1972

WESTERN PORT:

Sheet 7921 Victoria (Edition 1-AAS)
Produced by the Royal Australian Survey
Corps
Reprinted by C J Thompson,
Commonwealth Government Printer,
1982

DEPARTMENT OF CROWN LANDS AND SURVEY

1:25 000 Topographic Maps

FRANKSTON:

Sheet 7921-(iv) SW Edition 2 Revised
1974
Printed by Authority C H Rixon,
Government Printer, Melbourne 1974

DEVON MEADOWS:

Sheet 7921-1-3
Printed by Authority Jean Gordon,
Government Printer, Melbourne 1988

BAXTER:

Sheet 7921-4-2
Printed by Authority F D Atkinson,
Government Printer, Melbourne 1987

TEXTUAL DESCRIPTION

The Geographical Indication "MORNINGTON PENINSULA" is located within the State of Victoria, Australia.

The beginning point of the boundary is located at the boundary adopted for the Mornington Peninsula Wine Growing Region is that of the

newly formed Mornington Peninsula Shire Council (an amalgamation of the former Shire of Flinders, Shire of Hastings and Shire of Mornington). The Shire boundary follows an appropriate line of definition from Kackeraboite Creek at Mt Eliza on Port Phillip Bay to Tyabb and Somerville at the Northern end of Western Port. This northern boundary to the Mornington Peninsula Shire for most of its length represents the natural boundary between the urban development of the cities of Frankston and Kingston, and the rural open plans of Moorooduc, and as such provides a logical boundary also for the Mornington Peninsula Wine Growing region.

The South, East and West boundaries are defined by the high tide marks of Bass Strait, Port Phillip Bay, and Western Port respectively.

Boundaries of the Municipal District of the Mornington Peninsula Shire Council

The official textual description (Section 23) of the Shire Boundary is as follows:

Commencing on map Frankston 7921-IV SW at the point where Kackeraboite Creek enters Port Phillip at grid reference 332743, thence southerly by that creek to Old Mornington Road, thence easterly by Old Mornington Road to its junction with Nepean Highway, thence northerly by Nepean Highway to Humphries Road, thence south easterly by Humphries Road to Moorooduc Road on map Baxter 7921-4-2 at grid reference 361702 then north easterly along the Moorooduc Road to the junction of Sages Road thence generally easterly along Sages Road to the Baxter-Tooradin Road thence easterly by the Baxter-Tooradin Road to Fultons Road and then northerly along Fultons Road to its junction with Golf Links Road then south easterly along Golf Links Road to its junction with the Baxter-Tooradin Road, thence easterly by the Baxter-Tooradin Road to the Dandenong-Hastings Road then southerly along the Dandenong-Hastings Road to its junction with South Boundary Road East thence south easterly by South Boundary Road East to its junction with Tooradin Road at

grid reference 457679, thence easterly along grid line 679 to its intersection with the shore of Western Port at 470679 then on map Western Port 7921 edition 1 AAS, following the coastline of Western Port in a generally southerly direction to Sandy Point grid reference 458472 thence generally northwest then southwest following the shoreline of Western Port to West Head at grid reference 283383, thence generally west on Map Sorrento 7821 edition 1 along the southern shoreline of Mornington Peninsula and Bass Strait to Cape Schank grid reference 159363 thence generally northwest following the shoreline of Mornington Peninsula and Bass Strait to Point Nepean 945580 thence generally south east then generally north east following the shoreline of Mornington Peninsula and Port Phillip Bay to the starting point at Kackeraboite Creek at 332743 on map Western Port 7921-1-AAS.

The Mornington Peninsula Shire Boundary as published by the Shire and as it relates to the Melway Melbourne Street Directory (edition 23).

As described above, the Mornington Peninsula wine region is defined by Western Port to the east, Bass Strait to the south and Port Phillip Bay to the west the detail of which is depicted in the 1:100 000 topographical maps attached to this Application. To the north lies the only land boundary which may be viewed in greater detail by observing the 1:25 000 topographical maps.

© Australian Wine and Brandy Corporation, January 1997.

File: AVR/DTERMINS/NOTICES/FDNOTE08.doc

Social Security

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

Appointment of Members to the Social Security Appeals Tribunal

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under subsection 1324(1) of the *Social Security Act 1991*, hereby appoint:

- (a) Margot Price
Robert Graham Kenny
Manuel Angel Palma
Natalie Jane Wallace
Christine Anne Millowick
Lynden Margaret Douglas
Catherine Esther Maree Eagle
Susan Anne Gleed
Helen Semler
Louis Lawrence Proksch

as part-time members of the Social Security Appeals Tribunal for a period of one year;

- (b) Peter John Hortle

as a full-time member of the Social Security Appeals Tribunal until 26 June 1997; and

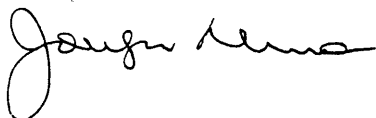
- (c) Christine Anne Swann
Michael D'Argaville
Robert Huey

as full-time members of the Social Security Appeals Tribunal for a period of one year.

Dated 20 DEC 1996

WILLIAM DEANE
Governor-General

By His Excellency's Command



Minister for Social Security

9603893

Transport and Regional Development



EXEMPTION NUMBER 1/FRS/1997

Civil Aviation Act 1988

Civil Aviation Regulations

I, DR. ROBERT LEE, Director of the 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-PIL 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-PIL is flying in any other class of operations:
 - (i) it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (ii) it must be fitted with a flight data recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-PIL 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-PIL only in so far as set out in these directions.

These directions commence on 03 January 1997 and remain in force until the end of 16 January 1997.



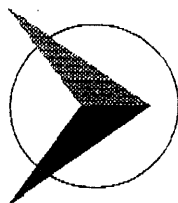
ROB LEE

Director

Bureau of Air Safety Investigation

02 January 1997

9603894



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 15 January 1997.

AD/B747/169 - MIDSPAR FUSE PIN

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

FEDERAL AIRPORTS (AMENDMENT) BY-LAWS NO. 1 1997

The Federal Airports Corporation, acting pursuant to section 72 of the Federal Airports Corporation Act 1986 hereby makes the following By-laws:

1. These By-laws may be cited as the Federal Airports (Amendment) By-laws No. 1 1997
2. The Federal Airports By-laws are amended by the insertion of the following new By-laws after Part IVF:

"PART IVG - REGULATIONS FOR PUBLIC ORDER AT FEDERAL AIRPORTS"

- 15J.1 A person who, without reasonable excuse (proof of which lies on the person)
- (a) obstructs, hinders or prevents the free passage of any person or vehicle into, out of, or on a Federal airport; or
 - (b) being in or on a Federal airport, behaves in an offensive or disorderly manner; or
 - (c) causes a public nuisance or a disturbance at a Federal airport; or
 - (d) through that person's presence and/or that person's behaviour at the airport poses a threat to the safety or security of the Federal airport, its users or employees; or
- is guilty of an offence punishable on conviction by a fine not exceeding five hundred dollars.
- 15J.2 (1) Where an airport officer believes on reasonable grounds that a person is:
- (a) obstructing, hindering or preventing the free passage of any person or vehicle into, out of, or on a Federal airport; or
 - (b) behaving in an offensive or disorderly manner; or
 - (c) causing a public nuisance or disturbance; or
 - (d) committing an offence or has just committed an offence against these By-laws; or

- (e) posing or may pose a threat to the safety or security of the Federal airport, its users or Federal Airport Corporation employees; or
- (f) at the Federal airport without lawful justification or excuse;

the airport officer may direct the person to cease the relevant conduct and/or to leave the Federal airport.

- (2) A direction under paragraph (1) to leave the Federal airport may include a direction not to re-enter the Federal airport, or a part of the Federal airport for a period of 24 hours from the time at which the direction is given.
- (3) Where a person fails to comply with a direction given under sub-paragraph (1) or (2) an airport officer who is also a Protective Services Officer may, with such assistance or force as is reasonably necessary, remove the person from the Federal airport.
- (4) In forming the belief referred to in paragraph (1) an airport officer may have regard to information provided by other persons."

3. The Federal Airports By-laws are amended by the insertion of the following new By-law after By-law 15F.1.

"15F.1A

A person who has been issued with an ASIC must display it prominently at all times when

- (a) entering and
- (b) in

an area to which the ASIC relates.

Penalty: \$500"

**EXPLANATORY STATEMENT
FEDERAL AIRPORTS (AMENDMENT) BY-LAWS
NO. 1 1997**

Issued by the Federal Airports Corporation.

Subsection 72(1) of the Federal Airports Corporation Act 1986 (the "Act") provides that the Federal Airports Corporation (the "Corporation") may make by-laws not inconsistent with the Act or the regulations, prescribing matters required or permitted by the Act to be prescribed by the by-laws or necessary or convenient to be prescribed by the by-laws for carrying out or giving effect to the Act.

Subsection 72(4) of the Act provides that a by-law shall not be taken to have been made unless and until it has been notified in the Gazette. The Federal Airports (Amendment) By-laws No. 1 1997 (the "amending By-laws") were notified in the government Notices Gazette on 15 January 1997.

The application of the existing Federal Airports By-laws (the By-laws) has demonstrated a need for the introduction of new By-laws:

- (i) establishing a series of public order offences consistent with those applying in the general community (see for example, *Summary Offences Act 1988 (NSW)*); and
- (ii) clarifying the Corporation's rights, as a landholder, to deal with persons entering upon its land and conducting themselves in a way which warrants action for removal and/or restrictions being placed on their continued access to the land.

The new By-laws will be an important adjunct in reducing the occasions on which public amenity, safety and security of airports are affected by inappropriate conduct.

They will also assist Corporation staff and members of the Australian Protection Services contracted to the Corporation by removing areas of legal ambiguity concerning their powers to act appropriately when confronted with behaviour by a member of the public which is generally disorderly, abusive or constitutes a risk to him/herself or others.

By-law 15J.1

By Law 15J.1(1) creates an offence punishable by a fine not greater than \$500 if a person (without reasonable excuse):

- (a) obstructs, hinders or prevents the free passage of any person or vehicle into, out of, or on a Federal airport; or

- (b) being in or on a Federal airport, behaves in an offensive or disorderly manner; or
- (c) causes a public nuisance or a disturbance at a Federal airport; or
- (d) through that person's presence and/or that person's behaviour at the airport poses a threat to the safety or security of the Federal airport, its users or employees;

By-Law 15J.2

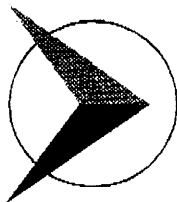
By law 15J.2 empowers an airport officer to direct a person to cease conduct and/or leave a Federal airport where the airport officer believes on reasonable grounds that the person is

- (a) obstructing, hindering or preventing the free passage of any person or vehicle into, out of, or on a Federal airport; or
- (b) behaving in an offensive or disorderly manner; or
- (c) causing a public nuisance or disturbance; or
- (d) committing an offence or has just committed an offence against these By-laws; or
- (e) posing or may pose a threat to the safety or security of the Federal airport, its users or Federal airport Corporation employees; or
- (f) at the Federal airport without lawful justification or excuse.

A power to exercise reasonable force to remove a person - consistent with the common law rights of landholders - is expressly conferred by 15J.3 upon members of the Australian Protective Service.

Additionally, a new By-law 15F1.A has been introduced to clarify the obligation of holders of security identification cards to display those cards, thereby assisting the smooth and efficient operation of the airport by ensuring that persons with security identification cards for restricted areas display those cards when in those areas.

The amending By-laws will come into operation on 15 January 1997, the date of publication of the Gazette.



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 30 January 1997.

AD/AT/3 Amdt 4	- Landing Gear Spring Legs
AD/DAUPHIN/4 Amdt 4	- Fin to Tailboom Attachments
AD/PC-12/5	- Hydraulic Hand Pump
AD/SC7/20 Amdt 2	- CANCELLED
AD/CA25/6	- Gazelle Exhaust System
AD/AB3/84 Amdt 1	- Wing Centre Box Frame 40 Lower Outboard Radius
AD/AB3/90	- Rudder Trim Control
AD/A320/46 Amdt 1	- Inboard Flap Trunnion
AD/A320/72	- Frame 56 Connecting Angle
AD/A320/73	- Frame 60 and 62 Cargo Door Frame
AD/A320/74	- Gusset Frame Attachment
AD/A320/75	- Longitudinal Floor Beams at Frame 43
AD/A320/76	- Sliding Window Frame
AD/A320/77	- Loral DFDR F800 Damping Rack Installation
AD/A320/78	- Spoiler Phased Lift Dumping
AD/AT 800/2 Amdt 1	- Airframe Life Limits
AD/AMD-20/26	- Wing to Fuselage Upper Fairings

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS (Continued)**

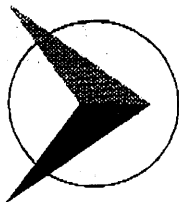
AD/BEECH 1900/15	- Engine Fuel Filter Bypass Valve
AD/B747/165	- Elevator Control System Modifications
AD/B747/166	- Replacement of Hydraulic Fuses
AD/B767/85 Amdt 3	- MLG Outer Cylinder Aft Trunnion
AD/DHC-8/46	- Cockpit Door Alternate Release Modification
AD/JETSTREAM/74	- Autopilot Trim Relays
AD/JETSTREAM/75	- Nose Gear Toggle Attachments
AD/JETSTREAM/76	- Windshield Wipers
AD/CASA/24	- Fuel Pump
AD/DC9/99	- MLG Hydraulic Damper Replacement/Modification
AD/S-PUMA/24	- Intermediate Gearbox Front Stirrup
AD/LEARJET 35/35	- Mach Limit
AD/SF 340/54	- Ceiling and Lavatory Lights
AD/SD3-60/45	- Stub Wing Shear Decks

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 30 January 1997.

AD/LYC/92

- CANCELLED

AD/PW 4000/1

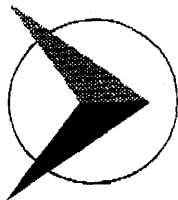
- Thrust Reverser Aft Cascade Support

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 30 January 1997.

AD/PHZL/26

- CANCELLED

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

Treasurer



Superannuation Industry (Supervision) Act 1993

NOTICE OF MAKING OF EXEMPTIONS

Under section 336 of the *Superannuation Industry (Supervision) Act 1993* (the "Act") and subsection 5(3) of the *Statutory Rules Publication Act 1903* (read with regulation 3 of the *Rules Publication Regulations*), NOTICE is given that the Insurance and Superannuation Commissioner has, pursuant to section 328 of the Act and (in the case of variations of exemptions) subsection 33(3) of the *Acts Interpretation Act 1901*, made the following exemptions and variations of exemptions:

- **exemption number 28**, made on 14 November 1996 (exempting the trustee of the Victorian Independent Schools Superannuation Fund (the "Fund") from compliance with subregulation 7.04(1) of the *Superannuation Industry (Supervision) Regulations* subject to certain limitations);
- **exemption number 29**, made on 14 November 1996 (exempting the trustee of the Catholic Superannuation Fund (the "Fund") from compliance with subregulation 7.04(1) of the *Superannuation Industry (Supervision) Regulations* subject to certain limitations);
- **exemption number 30**, made on 14 November 1996 (exempting the trustee of the Scotch College Superannuation Fund (the "Fund") from compliance with subregulation 7.04(1) of the *Superannuation Industry (Supervision) Regulations* subject to certain limitations);
- **exemption number 31**, made on 14 November 1996 (exempting the trustee of the Commonwealth Superannuation Scheme and the Public Sector Superannuation Scheme from compliance with subregulation 7.04(1) of the *Superannuation Industry (Supervision) Regulations* subject to certain limitations);
- **exemption number 32**, made on 28 November 1996 (exempting Colonial Mutual Superannuation Pty Ltd as the trustee of the Colonial Mutual Personal Superannuation Fund, the Colonial Mutual Self-Employed Retirement Fund, the Colonial Mutual Superannuation Fund for Self-Employed Persons, the Personal Super Fund - B815 and the Personal Super fund - B825 regulated superannuation funds from compliance with the provisions of Division 2.4 of Part 2 of the *Superannuation Industry (Supervision) Regulations* subject to certain conditions);
- **exemption number 33**, made on 28 November 1996 (exempting Colonial Mutual Superannuation Pty Ltd as the trustee of the Colonial Master Fund, the Colonial Master Pac, the Colonial Mutual Pace Superannuation fund and the Super Help regulated superannuation funds from compliance with regulation 6.21 of the *Superannuation Industry (Supervision) Regulations* subject to certain limitations);
- **variation of exemption number 33**, made on 20 December 1996 (extending the period of operation of exemption number 33);

- **exemption number 34**, made on 12 November 1996 (exempting the trustees of the Paint Manufacturing Industry Superannuation Scheme from compliance with Division 2.4 of the *Superannuation Industry (Supervision) Regulations* subject to certain conditions);
- **exemption number 35**, made on 11 November 1996 (exempting ACT Super Management Pty Limited as the acting trustee of the regulated superannuation funds that were previously under the trusteeship of A S Nominees Ltd (in liquidation) from compliance with Part 2, and Division 6 of Part 9, of the *Superannuation Industry (Supervision) Regulations*);
- **exemption number 36**, made on 26 November 1996 (exempting the trustee of the York International Superannuation Fund from compliance with subregulation 9.29(a) of the *Superannuation Industry (Supervision) Regulations* subject to certain conditions);
- **exemption number 37**, made on 14 November 1996 (exempting the trustee of the Superannuation Trust of Australia from compliance with paragraph 93(3)(a) of the Act subject to certain conditions);
- **exemption number 38**, made on 28 November 1996 (exempting the trustee of the Detroit Diesel-Allison Australia Superannuation Fund from compliance with section 93 of the Act subject to certain conditions);
- **exemption number 39**, made on 28 November 1996 (exempting the trustee of the Upjohn Australia Superannuation Fund from compliance with subregulation 9.29(a) of the *Superannuation Industry (Supervision) Regulations* subject to certain conditions);
- **exemption number 41**, made on 28 November 1996 (exempting Colonial Mutual Superannuation Pty Ltd as the trustee of the Colonial Mutual Personal Superannuation Fund, the Colonial Mutual Self-Employed Retirement Fund, the Colonial Mutual Superannuation Fund for Self-Employed Persons, the Personal Super Fund - B815 and the Personal Super Fund -B825 regulated superannuation funds from compliance with subregulation 13.17A(1) of the *Superannuation Industry (Supervision) Regulation* subject to certain limitations and);
- **exemption number 42**, made on 28 November 1996 (exempting Colonial Mutual Superannuation Pty Ltd as the trustee of the Colonial Master Fund, the colonial Master Pac, the Colonial Mutual Pace Superannuation Fund and the Super Help regulated superannuation funds from compliance with subregulation 13.17A(1) of the *Superannuation Industry (Supervision) Regulation* subject to certain conditions);
- **variation of exemption number 42**, made on 20 December 1996 (extending the period of operation of exemption number 42);

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

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

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

Dated 31 December 1996

(Published by authority of the Insurance and Superannuation Commissioner)

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

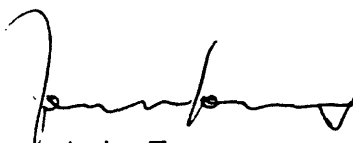
- (A) AAPC Limited is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) AAPC Limited as ultimate owner of Parthenon Pty Ltd as trustee of Parthenon Trust ("AAPC") proposes to acquire an interest in the Australian urban land specified in the notice furnished on 9 December 1996 under section 26A of the Act;

NOW THEREFORE I, John Fahey, Acting Treasurer, being satisfied that:

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

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

Dated this **8** day of **January** 1997.



Acting Treasurer

9603899



**Commonwealth
of Australia**

Gazette

No. S 1, Friday, 3 January 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

IN THE SUPREME COURT OF WESTERN AUSTRALIA AT PERTH No. 345 of 1996
IN THE MATTER of COLAK PTY LTD ACN 060 652 566

ADVERTISEMENT OF APPLICATION FOR WINDING UP

Notice is hereby given that an application for the winding up of the abovenamed company by the Supreme Court of Western Australia was on 9 December 1996 filed by CORPORATE INVESTMENT AUSTRALIA FUNDS MANAGEMENT PTY LTD (ACN 059 438 514). The application is to be heard before a Master in Chambers at the Supreme Court at Perth at 10.30am on 22 January 1997.

The liquidator whose appointment is sought is Christopher Michael Williamson of the firm of Hall Chadwick of Level 20, 140 St George's Terrace, Perth, Western Australia.

Any creditor or contributory of the company desiring 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 address is level 9, 33 Bligh Street, Sydney, NSW, 2000. The applicant's solicitor is Majteles & Salmon, 29th Floor, St Martin's Tower, 44 St George's Terrace, Perth, ref SH:1000230.

- NOTE: (1) Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed applicant's solicitor notice in writing of that 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 4.00pm on 21 January 1997.
- (2) A person may not, without leave of the Court, oppose the application unless, at least 7 days before the hearing date, the person has filed and served on the applicant:
- (a) notice of the grounds of opposition; and
 - (b) an affidavit verifying the matters stated in the notice.





**Commonwealth
of Australia**

Gazette

No. S 2, Monday, 6 January 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**AUSTRALIAN
CUSTOMS SERVICE**

**INITIATION OF AN INVESTIGATION
INTO THE ALLEGED DUMPING OF
POTATO HARVESTERS FROM GERMANY**

NOTICE UNDER SECTION 269TC(4) OF THE CUSTOMS ACT 1901

I, Graham Edward Cruttenden, delegate of the Chief Executive Officer, have accepted an application which alleges that there are reasonable grounds to publish a dumping duty notice in respect of potato harvesters exported from Germany.

The application was made under section 269TB(1) of the Customs Act and was lodged by Hilder Potato Machinery on behalf of the Australian industry producing like goods.

The goods covered by this notice are potato harvesters. The tariff classification of the goods is 8433.53.00 statistical code 01.

Customs will commence its investigation today and make a preliminary finding within 100 days (i.e. by 16 April 1997) as to whether there are sufficient grounds for the publication of a dumping duty notice.

A positive preliminary finding - that there are sufficient grounds for the publication of a dumping duty notice - may result in the imposition of securities under section 42 of the Customs Act. These securities are intended to cover any interim dumping duty that may become payable on the importation of the goods in the period leading up to the Minister's decision on this matter.

A positive preliminary finding must be referred to the Anti-Dumping Authority for inquiry and report to the Minister, within 120 days, as to whether dumping duties should be imposed.

Australian Customs Dumping Notice 97/002 outlines the investigation procedures and it is in the interests of parties concerned to obtain a copy. Copies are available from the Publications Section, Customs House, Canberra, on telephone number (06) 275 5720; or from Customs Houses in each capital city.

Particulars of the reasons for the decision to initiate this investigation are detailed in a report held on the public file. The public file may be examined at Customs House, 5 Constitution Avenue, Canberra ACT. Appointments to view the public file can be made by contacting Dumping Office Management on telephone number (06) 275 6057. Copies from the public file can also be obtained. A small charge is made for providing this service.



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Interested parties are invited to lodge written submissions no later than the close of business on 15 February 1997 with: the Director, Dumping Operations 3, Australian Customs Service, 5 Constitution Avenue, Canberra, ACT 2601, or using facsimile number (06) 275 6990 no later than 15 February 1997. Inquiries about this Notice should be directed to Lawrie Nock, on telephone (06) 275 6393 or Lois Coles on telephone (06) 275 6893.



/ Graham Edward Cruttenden
Delegate of the Chief Executive Officer
6 January 1997



**Commonwealth
of Australia**

Gazette

No. S 3, Tuesday, 7 January 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**AUSTRALIAN
CUSTOMS SERVICE**

**INITIATION OF AN INVESTIGATION
INTO THE ALLEGED
DUMPING OF POLYVINYL CHLORIDE HOMOPOLYMER RESIN
FROM GERMANY, HUNGARY, INDIA, INDONESIA, IRAN, ISRAEL AND
THE NETHERLANDS**

Notice Under s. 269TC(4) of the Customs Act

I, Larry John Roux, delegate of the Chief Executive Officer of Customs, have accepted an application for the publication of a dumping duty notice in respect of polyvinyl chloride homopolymer resin (PVC) exported from Germany, Hungary, India, Indonesia, Iran, Israel and the Netherlands.

The application was made under 269TB(1) of the Customs Act and was lodged by ICI Australia Operations Pty Ltd and Auseon Limited, the Australian industry producing like goods.

The goods covered by this notice are polyvinyl chloride homopolymer resin, also known as vinyl resin or PVC (excluding paste and emulsion grades). The tariff classification of the goods is 3904.10.00, statistical code 18.

Customs will commence its investigation on 7 January 1997, and a preliminary finding as to whether there are sufficient grounds for the publication of a dumping duty notice will be made within 100 days, i.e. by 17 April 1997.

A positive preliminary finding - that there are sufficient grounds for the publication of a dumping duty notice - may result in the imposition of securities under s. 42 of the Customs Act. These securities are intended to cover any interim dumping duty that may be payable on goods imported during the period leading up to the Minister's final decision on the matter.

A positive preliminary finding must be referred to the Anti-Dumping Authority for inquiry and report to the Minister, within 120 days, as to whether dumping duties should be imposed.

Australian Customs Dumping Notice 97/001 outlines the investigation procedures and it is in the interests of parties concerned to obtain a copy. Copies are available from the Publications Section, Customs House, Canberra, phone (06) 276 2441; or from Customs Houses in each capital city.



Particulars of the reasons for the decision to initiate this investigation are detailed in a report held on the public file. The public file may be examined at Customs House, 5 Constitution Avenue, Canberra ACT. Appointments to view the public file can be made by contacting Dumping Office Management, phone (06) 275 6057. Copies from the public file can also be obtained. A small charge is made for providing this service.

Interested parties are invited to lodge written submissions with Anne Robbie, Assistant Director, Dumping Operations 1, Australian Customs Service, Customs House, 5 Constitution Avenue, Canberra ACT 2601, or using facsimile number (06) 275 6990, no later than 16 February 1997. For telephone inquiries the number is (06) 275 6384.



Larry Roux
Delegate of the Chief Executive Officer

7 January 1997



CORPORATIONS LAW

**NOTICE OF APPLICATION RELATING TO
ADVANCE BANK AUSTRALIA LIMITED
A.C.N. 002 953 335**

Notice is hereby given that Advance Bank Australia Limited will apply to the Supreme Court of New South Wales at 10.00 am on Tuesday, 14 January 1997, at Queens Square, Sydney for an order under section 195(5) of the Corporations Law confirming:

- (a) the cancellation by the Company of 365,185,352 fully paid ordinary shares of \$1.00 each (other than any such shares held by St. George Bank Limited or any of its subsidiaries) in the capital of the Company; and
- (b) the cancellation of all the monies standing to the credit of the share premium reserve of the Company,

as contemplated by the Scheme of Arrangement between the Company and the holders of its ordinary shares, which was agreed to at meetings of the ordinary shareholders of the Company held on 23 December 1996.

By operation of the Scheme of Arrangement, the cancellations do not involve any diminution of the capital of the Company.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on Advance Bank Australia Limited at its address for service shown below not later than 9 January 1997.

Dean Bernard Jordan
Solicitor for Advance Bank Australia Limited
Address for service:
Clayton Utz
Level 27-35
No.1 O'Connell Street
SYDNEY NSW 2000





Commonwealth
of Australia

Gazette

No. S 5, Wednesday, 8 January 1997

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SPECIAL

**DEPARTMENT OF EMPLOYMENT, EDUCATION,
TRAINING AND YOUTH AFFAIRS**

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

The following determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Finance and Administration 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 9660.

Number/ Year	Section	Description	Date Made
T6/97	27A	To provide an allocation of funds to specified institutions for Special Capital Projects in 1997.	23/12/96





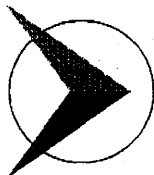
**Commonwealth
of Australia**

Gazette

No. S 6, Wednesday, 8 January 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 8 January 1997:

AD/B747/168 - ENGINE PYLON AFT TORQUE BULKHEAD

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

**Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053**

or by mail from:

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

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**AUSTRALIAN
CUSTOMS SERVICE**

Notification of Preliminary Finding

**CUSTOMS ACT 1901 - PART XVB
PRELIMINARY FINDING INTO
THE ALLEGED DUMPING OF
CERTAIN BROAD TIPPED HIGHLIGHTERS FROM
GERMANY**

The Australian Customs Service has completed its investigation into the alleged dumping of certain broad tipped highlighters exported from Germany. The highlighters are marketed under the brand name "Schwan Stabilo Boss". The investigation commenced on 11 October 1996, following an application by AW Faber-Castell (Aust) Pty Ltd on behalf of the Australian industry producing like goods.

Based on the information obtained during its investigation, Customs found that:

- the exports of the goods from Germany to Australia have been at dumped prices;
- the Australian industry has suffered material injury as a result of exports from Germany of the goods at dumped prices; and,
- there is a likely threat of further material injury to the Australian industry if the dumped exports continue.

Customs has therefore found that there are sufficient grounds for the publication of a dumping duty notice in respect of certain broad tipped highlighters exported from Germany.

Preliminary Finding Report No 97/001 sets out the reasons for the finding including all material findings of fact or law on which the finding is based.

Securities under section 42 of the Customs Act 1901 will be required and taken in respect of any interim dumping duty that may become payable on the goods from Germany that are imported on or after 10 January 1997.

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



Copies of Preliminary Finding Report 97/001, and of ACDN No 97/003 advising the outcome of the preliminary finding, will be sent to interested parties. Further copies may be obtained from the Dumping Branch on telephone (06) 275 6057 or by fax (06) 275 6990.

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

I have considered the application, taking into account submissions received and any other matters considered relevant, and declare that there are sufficient grounds for the publication of an interim dumping duty notice in respect of all Schwan Stabilo Boss highlighters (except Desk sets of 4 with 'Post-it-Notes') exported from Germany.



(Larry John Roux)
Delegate of the Chief Executive Officer
9 January 1997



Commonwealth
of Australia

Gazette

No. S 8, Friday, 10 January 1997

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SPECIAL

COMMONWEALTH OF AUSTRALIA

CFM Sale Act 1996

DECLARATION UNDER SUBSECTION 25(1)

I, John Fahey, Minister of State for Finance, acting under subsection 25(1) of the *CFM Sale Act 1996*, declare that 23 December 1996 is the sale day for Commonwealth Funds Management Limited (ACN 052 289 442).

Dated 8 JAN 1997

Minister of State for Finance



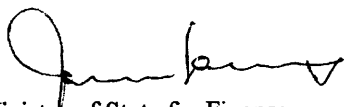
COMMONWEALTH OF AUSTRALIA

CFM Sale Act 1996

DECLARATION UNDER SUBSECTION 26(1)

I, John Fahey, Minister of State for Finance, acting under subsection 26(1) of the *CFM Sale Act 1996*, declare that 23 December 1996 is the sale day for Total Risk Management Pty Limited (ACN 008 644 353).

Dated 8 JAN 1997

A handwritten signature in black ink, appearing to read 'John Fahey', with a large loop at the start and a trailing flourish.

Minister of State for Finance

