

Commonwealth of Australia

Gazette

No. GN 27, Wednesday, 9 July 1997

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 9 July 1997



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Department of Immigration and Multicultural Affairs

Review of the Overseas Student Visa Program

A Review of the Overseas Student Visa Program is being undertaken by the Department of Immigration and Multicultural Affairs (DIMA). The Review will examine whether the student visa program is meeting its objectives, and whether the objectives, policies and procedures are providing a suitable framework for sustainable and responsible growth of Australia's international education industry. The Review will be conducted by a task force of officials drawn from DIMA and guided by a reference group of independent members, chaired by Professor Judith Sloan, Director of the National Institute of Labour Studies, Flinders University, South Australia.

Those wishing to make a submission to the Review should obtain a copy of the Review Discussion Paper which sets out the Terms of Reference and specific questions to be addressed in submissions. Copies of the Discussion Paper can be obtained by telephoning (06) 264 1134 or from the Internet at: http://www.immi.gov.au

Submissions should be forwarded no later than 29 August 1997 to:

Student Review Secretariat
Temporary Entry Policy and Operations
Department of Immigration and
Multicultural Affairs
PO Box 25
BELCONNEN ACT 2616

Any other inquiries should be directed to Janet Lever, telephone (06) 264-1364.

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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.

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George Streets, tel. (07) 3229 6822,

fax (07) 3229 1387

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

fax (06) 257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,

fax (03) 6234 1364

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

fax (03) 9670 4115

Shop 24, Horwood Place Parramatta:

(off Macquarie Street), tel. (02) 9893 8466,

fax (02) 9893 8213

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

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Adelaide:

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Publications, 13 Smith Street,

tel. (08) 8989 7152

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

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OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject	
Pl	7.1.97	Road Vehicle (National Standards) Determination No. 3 of 1996	
P2	15.1.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 October 1996 to 30 November 1996 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated revoked or reconsidered for the period 1 September 1996 to 30 September 1996 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated revoked or reconsidered for the period 1 December 1996 to 3 December 1996	
P3	17.1.97	Instruments made under Part VII of the National Health Act 1953	
P4	23.1.97	Notice by the Australian Securities Commission of intention to deregister defunct companies	
P5	26.2.97	Notice by the Australian Securities Commission of intention to deregister defunct companies	
P6	28.2.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 December 1996 to 31 January 1997 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated revoked or reconsidered for the period 1 February 1997 to 28 February 1997	
P 7	13.3.97	Australian Securities Commission money or property unclaimed b dissenting shareholders	
P8	10.4.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 February 1997 to 28 February 1997 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 November 1996 to 31 January 1997 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 March 1997 to 31 March 1997	
P9	18.4.97	Insurance (Agents and Brokers) Act 1984	
P10	18.4.97	Notice by the Australian Securities Commission of intention to deregister defunct companies.	
P11	21.4.97	Instruments made under Part VII of the National Health Act 1953	
P12	24.4.97	Road Vehicle (National Standards) Determination No. 1 of 1977	
P13	15.5.97	Australia New Zealand Food Authority. Amendment No. 34 to the Food Standards Code	
P14	19.5.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 March 1997 to 31 March 1997 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 January 1997 to 28 February 1997 and not previously gazetted	

Gazette number	Date of Publication	Subject
P15	6.6.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 April to 30 April 1997 and not previously gazetted
P16	24.6.97	Australian Heritage Commission Act 1975 Notice of intention to enter places in the Register of the National Estate. Notice of entry in the Register of the National Estate. Notice of decision not to enter places and parts of places in the Register of the National Estate. Notice of intention to remove places and parts of places from the Register of the National Estate. Notice of removal of entries from the Register of the National Estate.
P17	24.6.97	Notice by the Australian Securities Commission of intention to deregister defunct companies
P18	27.6.97	Insurance (Agents and Brokers) Act 1984 Notification of new registration
P19	27.6.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.97 to 31.5.97 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.3.97 to 31.3.97 and not previously gazetted

N.N.--9605609

1875

Legislation

Act of Parliament assented to

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 30 June 1997 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 98, 1997 – An Act to amend the Aboriginal and Torres Strait Islander Commission Act 1989 in relation to the TSRA budget, and for related purposes [Aboriginal and Torres Strait Islander Commission Amendment (TSRA) Act 1997].

HARRY EVANS Clerk of the Senate

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

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

W J GRAY Electoral Commissioner

3989416 (Average: 79788)

THE SCHEDULE

New South Wales as at 30 June, 1997

Division	Enrolment	% Deviation from average divisional enrolment
 BANKS	79272	-0.64
BARTON	81006	1.52
BENNELONG	82301	3.14
BEROHRA	83364	4.48
BLAXLAND	78270	-1.90
BRADFIELD	80172	0.48
CALARE	77369	-3.03
CHARLTON	83298	4.39
CHIFLEY	81845	2.57
COOK	79809	0.02
COMPER	77689	-2.63
CUNNINGHAM	75949	-4.81
DOBELL	79490	-0.37
EDEN-MONARO	77929	-2.32
FARRER	75804	-4.99
FOWLER	88024	10.32
GILMORE	76857	-3.67
GRAYNDLER	84911	6.42
GREENWAY	82175	2.99
GWYDIR	73314	-8.11
HUGHES	83904	5.15
HUME	75447	-5.44
HUNTER	76537	-4.07
KINGSFORD-SMITH	79470	-0.39
LINDSAY	80294	0.63
LOME	80436	0.81
LYNE	80430	0.80
MACARTHUR	84326	5.68
MACKELLAR	80829	1.30
MACQUARIE	79137	-0.81
	79157 78015	-2.22
MITCHELL	76717	-3.84
NEWCASTLE		-7.23
NEW ENGLAND	74015	-7.25 8.98
NORTH SYDNEY	86956	0.27
PAGE	80005	
PARKES	79095	-0.86
PARRAMATTA	78529	-1.57 -0.22
PATERSON	79609	-0.22 -2.25
PROSPECT	77990	
REID	80704	1.14
RICHMOND	83322	4.42
RIVERINA	79111	-0.84
ROBERTSON	77032	-3.45
SHORTLAND	76972	-3.52
SYDNEY	84444	5.83
THROSBY	76431	-4.20
WARRINGAH	79222	-0.70
WATSON	79833	0.05
WENTWORTH	83221	4.30
WERRIMA	78535	-1.57

Victoria as at 30 June, 1997

Division	4	% Deviation from average divisional enrolment
 ASTON	81836	0.32
BALLARAT	80588	-1.20
BATMAN	86525	6.07
BENDIGO	82077	0.62
BRUCE	84368	3.43
BURKE	77564	-4.90
CALWELL	81770	0.24
CASEY	77938	-4.45
CHISHOLM	84424	3.50
CORANGAMITE	78349	-3.94
CORIO	82090	0.63
DEAKIN	82236	0.81
DUNKLEY	80507	-1.30
FLINDERS	80325	-1.52
GELLIBRAND	83774	2.70
GIPPSLAND	80976	-0.72
GOLDSTEIN	86915	6.55
HIGGINS	83488	2.35
HOLT	77949	-4.43
HOTHAM	87394	7.14
INDI	81116	-0.55
ISAACS	76479	-6.24
JAGAJAGA	84834	4.00
KOOYONG	83281	2.09
LALOR	77286	-5.25
LA TROBE	75811	-7.05
MCEWEN	79628	-2.37
MCMILLAN	80048	-1.86
MALLEE	80278	-1.58
MARIBYRNONG	81522	-0.05
MELBOURNE	85579	4.91
MELBOURNE PORTS	81394	-0.21
MENZIES	80299	-1.55
MURRAY	82677	1.35
SCULLIN	79119	-3.00
WANNON	81676	0.13
HILLS	85969	5.39
 Totolo	7018088 (Avone	075(0.)

Totals 3018089 (Average: 81569)

Queensland as at 30 June, 1997

**	Division	Enrolment	% Deviation from average divisional enrolment
	BOMMAN	76867	-5.28
	BRISBANE	86014	5.98
	CAPRICORNIA	83694	3.12
	DAWSON	85917	5.86
	DICKSON	84169	3.70
	FADDEN	78646	-3.09
	FAIRFAX	81731	0.70
	FISHER	75550	-6.91
	FORDE	77245	-4.82
	GRIFFITH	82847	2.07
	GROOM	83493	2.87
	HERBERT	81746	0.72
	HINKLER	84354	3.93
	KENNEDY	81497	0.41
	LEICHHARDT	82842	2.07
	LILLEY	84122	3.65
	LONGMAN	79443	-2.11
	MCPHERSON	77695	-4.26
	MARANOA	82048	1.09
	MONCRIEFF	73298	-9.68
	MORETON	84705	4.36
	OXLEY	75787	-6.61
	PETRIE	82022	1.06
	RANKIN	80351	-0.99
	RYAN	84634	4.28
	WIDE BAY	79432	-2.12
	Totals	2110149 (A	verage: 81159)

Western Australia as at 30 June, 1997

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	73269	-8.35
CANNING	78226	-2.15
COMAN	74382	-6.96
CURTIN	85630	7.10
FORREST	79275	-0.84
FREMANTLE	80436	0.61
KALGOORLIE	82007	2.57
MOORE	73638	-7.89
D'CONNOR	83152	4.00
PEARCE	78531	-1.77
PERTH	83469	4.40
STIRLING	84042	5.12
SMAN	81757	2.26
TANGNEY	81452	1.88
Totals	1119266 (A	/erage: 79947)

South Australia as at 30 June, 1997

Division	Enrolment	% Deviation from average divisional enrolment
 ADELAIDE	82346	-1.77
BARKER	84363	0.62
BONYTHON	77786	-7.21
BOOTHBY	81178	-3.17
GREY	83607	-0.27
HINDMARSH	83286	-0.65
KINGSTON	86939	3.70
MAKIN	88532	5.60
MAYO	88999	6.15
PORT ADELAIDE	82635	-1.43
STURT	78954	-5.82
WAKEFIELD	87409	4.26
 Totals	1006034 { Ave	erage: 83836)

Tasmania as at 30 June, 1997

Division	Enrolment	% Deviation from average divisional enrolment
BASS	64606	0.28
BRADDON	61608	-4.37
DENISON	65157	1.13
FRANKLIN	63677	-1.16
LYONS	6707 9	4.11
Totals	322127 (A	verage: 64425)

Australian Capital Territory as at 30 June, 1997

 Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	71514	5.35
FRASER	65270	-3.84
NAMADGI	66848	-1.51
 Totals	203632 (A	/erage: 67877)

Northern Territory as at 30 June, 1997

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	104151	0.00
Totals	104151 (A	verage: 104151)

TOTAL FOR AUSTRALIA 11 872 864

AUSTRALIAN ELECTORAL COMMISSION

Notice of registration

On 27 June 1997, pursuant to the provisions of Part XI of the *Commonwealth Electoral Act* 1918, the Australian Electoral Commission approved the registration as a political party the following:

Australian Reform Party Citizens Electoral Council of Australia Pauline Hanson's One Nation Tasmania First Party

W J Gray Electoral Commissioner

Attorney-General

DECLARATION UNDER SECTION 5 OF THE HEARING SERVICES AND AGHS REFORM ACT 1997

I, Christopher Martin Ellison, Parliamentary Secretary to the Minister for Health and Family Services and a member of the Executive Council, hereby declare that Health Services Australia Limited is the nominated company for the purposes of Part 2 of the Hearing Services and AGHS Reform Act 1997.

DATED this

26 pc

day of June 1997

Christopher Martin Ellison, Parliamentary Secretary and a member of the Executive Council for and on behalf of the Minister for Health and Family Services

DECLARATIONS UNDER SECTIONS 10, 11 AND 12 OF THE HEARING SERVICES AND AGHS REFORM ACT 1997

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Hearing Services and AGHS Reform ACT 1997 have the same meaning when used in this instrument.

In addition:

"AGHS" means that part of the Department of Health and Family Services known as the Australian Government Health Services.

"AGHS Reform Act" means the Hearing Services and AGHS Reform Act 1997:

"Assets registers", mean the register of assets maintained by the Department of Health and Family Services for AGHS, and the register of assets maintained by AGHS.

"Health Services Australia Limited" means the nominated company under the AGHS Reform Act.

"Record" means a record as defined in the Archives Act 1983.

"Schedule" means a schedule to this declaration.

"Specified Asset" means an asset specified in Part 1 of Schedule A, but does not include an asset specified in Part 2 of Schedule A.

"Specified Contract" means a contract specified in Part 1 of Schedule B, but does not include a contract specified in Part 2 of Schedule B.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than a lease entered into by the Commonwealth);
- (b) a statutory licence, permit or other authority; or
- (c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in Part 1 of Schedule C, but does not include a liability specified in Part 2 of Schedule C.

"Transfer Time" means the time declared by the Minister for Health and Family Services under section 17 of the AGHS Reform Act 1997 to be Transfer Time for the purposes of Part 2, Division 3 of that Act.

"Trust Account" means the Australian Government Health Service Trust Account opened under the Audit Act 1901.

1.2 Interpretation

A reference to a section is a reference to a section of the *Hearing Services* and AGHS Reform Act 1997.

2. DECLARATIONS

I, Christopher Martin Ellison, Parliamentary Secretary to the Minister for Health and Family Services and a member of the Executive Council, hereby declare, pursuant to the AGHS Reform Act, that immediately after Transfer Time:

2.1 Section 10 (Assets)

- (a) each Specified Asset vests in Health Services Australia Limited without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Asset continues to have effect after the Specified Asset vests in Health Services Australia Limited as if a reference in the instrument to the Commonwealth were a reference to Health Services Australia Limited; and
- (c) Health Services Australia Limited becomes the Commonwealth's successor in law in relation to each Specified Asset immediately after the Specified Asset vests in Health Services Australia Limited.

2.2 Section 11 (Contracts)

- (a) the Commonwealth's rights and obligations under each Specified Contract cease to be rights and obligations of the Commonwealth and become rights and obligations of Health Services Australia Limited immediately thereafter;
- (b) each Specified Contract continues to have effect after the Specified Contract vests in Health Services Australia Limited as if a reference in the Specified Contract to the Commonwealth were a reference to Health Services Australia Limited;
- (c) each Specified Instrument relating to a Specified Contract continues to have effect after the Commonwealth's rights and obligations under the Specified Contract become rights and obligations of Health Services Australia Limited, as if a reference in the instrument to the Commonwealth were a reference to Health Services Australia Limited; and
- (d) Health Services Australia Limited becomes the Commonwealth's successor in law, in relation to the Commonwealth's rights and obligations under each Specified Contract immediately after the Commonwealth's rights and obligations under the Specified Contract become the rights and obligations of Health Services Australia Limited.

2.3 Section 12 (Liabilities)

- (a) each Specified Liability ceases to be a liability of the Commonwealth and becomes a liability of Health Services Australia Limited;
- (b) each Specified Instrument creating a Specified Liability continues to have effect after the Specified Liability becomes a liability of Health Services Australia Limited as if a reference in the instrument to the Commonwealth were a reference to Health Services Australia Limited; and
- (c) Health Services Australia Limited becomes the Commonwealth's successor in law in relation to each Specified Liability immediately after the Specified Liability becomes a liability of Health Services Australia Limited.

DATED this

20 M

day of June 1997

Christopher Martin Ellison, Parliamentary Secretary and a member of the Executive Council for and on behalf of the Minister for Health and Family Services

SCHEDULE A

PART 1

(Specified Assets)

Assets

All assets, including intellectual property rights, which are owned by the Commonwealth and used exclusively by AGHS immediately before Transfer Time including:

- (a). any asset on the Assets Registers;
- (b) any asset physically situated on the premises occupied by AGHS, including fitout;
- (c) the business applications software known as 'CMOS';
- (d) all receivables and pre-payments shown in the AGHS Trust Account accounting records which relate to the period before Transfer Time;
- (e) all cash advances whether held in cash or in bank accounts used and controlled exclusively by AGHS;
- (f) all cash held by the Department of Health and Family Services on behalf of or for payment after Transfer Time to Health Services Australia Limited;
- (g) all premises leased by the Commonwealth of Australia and occupied solely by AGHS;
- (h) the premises known as lease H on the leasing survey of level 7 of the building situated on Lot 25, on RP216272 Parish of North Brisbane County of Stanley in the State of Queensland.

PART 2

(Excluded Assets)

Any Record.

[note: Transfer of Records will be made in accordance with section 16 of the AGHS Reform Act.]

SCHEDULE B

PART 1

(Specified Contracts)

1. Nominated contracts

Parties	Name	Date Signed
Computer Power Pty Ltd and Commonwealth of Australia	Microsoft Licences and Upgrades for AGHS	June 17, 1997
Oracle Systems (Australia)Pty Ltd and Commonwealth of Australia	Oracle Software for AGHS	June 20, 1997
SAP Australia Pty Ltd and Commonwealth of Australia	SAP Software for AGHS	March 27, 1997
UNISYS Australia Ltd. Incorporated in the US	SAP Implementation for AGHS	June 6, 1997

2. Other contracts

Any current contract (other than a contract of employment) not specified in paragraph 1 to which the Commonwealth is a party and which:

- (a) was entered into by the Commonwealth before Transfer Time; and
- (b) exclusively relates to:
 - (i) a Specified Asset including any contract relating to a lease which is being transferred under this declaration;
 - (ii) a Specified Liability;
 - (iii) the operation of the AGHS.

PART 2

(Excluded Contracts)

None

SCHEDULE C

PART 1

(Specified Liabilities)

Any liability of the Commonwealth (other than a liability under a contract) in respect of, in relation to or which arises from:

- (a) a Specified Asset, a Specified Contract or an officer of the Commonwealth who is transferring to Health Services Australia Limited either under section 81C of the *Public Service Act 1922* or by entering into a new agreement with Health Services Australia Limited;
- (b) any other liability of the Commonwealth which relates to AGHS and is shown in the Trust Account as a liability immediately before the Trust Account is closed.

PART 2

(Excluded Liabilities)

1. Any liability which arises out of the performance by an officer, employee or contractor of his/her functions for AGHS, or in the course of employment by AGHS, before Transfer Time.

DETERMINATION UNDER SECTION 17 OF THE HEARING SERVICES AND AGHS REFORM ACT 1997

I, Christopher Martin Ellison, Parliamentary Secretary to the Minister for Health and Family Services and a member of the Executive Council, hereby determine that, for the purposes of Part 2, Division 3 of the *Hearing Services and AGHS Reform Act 1997* 1 July 1997 is Transfer Time.

DATED this

day of June 1997

Christopher Martin Ellison, Parliamentary Secretary and a member of the Executive Council for and on behalf of the Minister for Health and Family Services

Communications and the Arts

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE BROADCASTING SERVICES ACT 1992

PREPARATION OF LICENCE AREA PLAN DESIGNATION OF LICENCE AREA

VARIATION OF FREQUENCY ALLOTMENT PLAN

Pursuant to section 26(1) of the *Broadcasting Services Act 1992*, on 26 June 1997, the Australian Broadcasting Authority prepared a licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Swan Hill region of Victoria with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 26 June 1997, the Australian Broadcasting Authority designated the areas described in the Swan Hill licence area plan to be the licence areas of the licences for the commercial radio broadcasting services and the community radio broadcasting services that are to be available in the Swan Hill region.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 26 June 1997, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as they relate to the Swan Hill region.

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

The Planning Officer for Central Victoria and Central Murray Australian Broadcasting Authority PO Box 34 BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN COMMUNICATIONS AUTHORITY (FORMERLY SPECTRUM MANAGEMENT AGENCY)

RADIOCOMMUNICATIONS (TRANSMITTER LICENCE TAX) ACT 1983

Notice is given that on 27 June 1997, the Acting Spectrum Manager, on behalf of the Spectrum Management Agency, made the following Determination under subsection 7(1) of the *Radiocommunications* (*Transmitter Licence Tax*) Act 1983:

Radiocommunications (Transmitter Licence Tax) Determination No.1 of 1996 (Amendment No. 1)

Copies of the Determination are available from:

Legal Services, Australian Communications Authority Purple Building (Building 7), Benjamin Offices Cnr Chan Street and College Street Belconnen ACT 2617

or: PO Box 78 Belconnen ACT 2616.

or: Telephone (06) 256 5204.

or: Facsimile: 256 5200

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 1 July 1997 a carrier licence was granted to AAP Telecommunications Pty Ltd under subsection 56 (1) of the Act.

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 1 July 1997 a carrier licence was granted to Primus Telecommunications Pty Ltd under subsection 56 (1) of the Act.

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 1 July 1997 a carrier licence was granted to Optus Vision Pty Limited under subsection 56 (1) of the Act.

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 1 July 1997 a carrier licence was granted to Telstra Multimedia Pty Limited under subsection 56 (1) of the Act.



AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 81 (1)

NOMINATED CARRIER DECLARATION

- I, Anthony John Shaw, delegate of the Australian Communications Authority acting under subsection 81 (1) of the *Telecommunications Act 1997* ('the Act') being satisfied that:
 - (a) if Optus Networks Pty Limited is declared to be the nominated carrier in relation to the specified network unit or units, it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
 - (b) the making of the declaration will not impede the efficient administration of the Act.

declare that Optus Networks Pty Limited is the nominated carrier in relation to the designated radiocommunication facility (HS 601 (B1) satellite launched from China on 14 August 1992) and currently in geostationary orbit at 160 degrees east.

Dated the

day of

1997

Sīgneo

Delegate of the Australian Communications Authority

001

Commonwealth Of Australia

Spectrum Management Agency

Radiocommunications Act 1992

Appointment of Competent Body

I, Anthony John Shaw, Acting Spectrum Manager, acting on behalf of the Spectrum Management Agency, being satisfied that the person or body specified in paragraph 2 meets, or is capable of meeting, the requirements set out in Schedule 5 of the Radiocommunications (Compliance Labelling—Incidental Emissions) Notice ('the Notice'), make the following appointment under subclause 4 (1) of the Notice.

Dated

27 Jane

1997

Acting Spectrum Manager

Commencement and duration

- 1. This Appointment:
- (a) commences on the day it is published in the Commonwealth of Australia Gazette: and
- (b) continues in force for a period of three years.

Appointment

2. (1) AZCO Compliance International Pty. Ltd. (ACN 076-477-097), whose business address is Level 21 AMP Place 10 Eagle Street Brisbane in the State of Queensland, is appointed as a competent body in relation to the technologies to which the Radiocommunications Standards (Electromagnetic Compatibility) No.1 of 1996 apply.

Commonwealth Of Australia

Spectrum Management Agency

Radiocommunications Act 1992

Appointment of Competent Body

I, Anthony John Shaw, Acting Spectrum Manager, acting on behalf of the Spectrum Management Agency, being satisfied that the person or body specified in paragraph 2 meets, or is capable of meeting, the requirements set out in Schedule 5 of the Radiocommunications (Compliance Labelling—Incidental Emissions) Notice ('the Notice'), make the following appointment under subclause 4 (1) of the Notice.

Dated

27 June

1997

Acting Speetrum Manager

Commencement and duration

- 1. This Appointment:
- (a) commences on the day it is published in the Commonwealth of Australia Gazette; and
- (b) continues in force for a period of three years.

Appointment

2. (1) EMC Technologies Pty. Ltd. (ACN 057-105-549), whose business address is 57 Assembly Drive Tullamarine in the State of Victoria, is appointed as a competent body in relation to the technologies to which the Radiocommunications Standards (Electromagnetic Compatibility) No.1 of 1996 apply.

Australian Communications Authority

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENTS

The following disallowable instruments were made under the *Radiocommunications Act 1992* on 27 June 1997:

- Radiocommunications Licence Conditions (Outpost Licence) Determination
 No. 1 of 1997;
- Radiocommunications Licence Conditions (Maritime Ship Licence)
 Determination No. 1 of 1997; and
- Radiocommunications Licence Conditions (Land Mobile Licence)
 Determination No. 1 of 1997.

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street Belconnen, Canberra, ACT.

Copies of the instruments may also be requested by contacting:

The Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (06) 256 5204 Facsimile: (06) 256 5200

Environment, Sport and Territories

National Memorials Ordinance 1928

DETERMINATION OF NOMENCLATURE

I WARWICK LESLIE SMITH, the Minister for Sport, Territories and Local Government, acting under sub-section 8A(1) of the *National Memorials Ordinance* 1928 HEREBY DETERMINE that the thoroughfare between Sydney Avenue and Brisbane Avenue, Barton, Canberra, which provides the principal street address to the building known as the R G Casey Building, shall be named John McEwen Crescent.

DATED: 19 /6 / 1997

WARWICK LESLIE SMITH Minister for Sport, Territories and Local Government

Finance



PERTH AIRPORT TRANSFER INSTRUMENT

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER THE AIRPORTS (TRANSITIONAL) ACT 1996 - PERTH AIRPORT

1. DEFINITIONS AND INTERPRETATION

1.1 **Definitions**

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 or the Airports Act 1996 have the same meaning when used in this instrument. In addition:

"Airport Lease" has the meaning given to that expression in the Sale Agreement.

"Airport Site" has the meaning given to that expression in the Airport Lease.

"FAC Act" means the Federal Airports Corporation Act 1986.

"Grant" means the grant of an airport lease for the Airport Site to the Transferee pursuant to section 22 of the Transitional Act.

"Grant Time" has the meaning given to that expression in the Airport Lease.

"Sale Agreement" means the Perth Airport Sale Agreement dated 7 May 1997 and entered into between the Commonwealth, the Transferee and others.

"Specified Asset" means an asset specified in Part 1 of Schedule A, but does not include an asset specified in Part 2 of Schedule A.

"Specified Commonwealth Asset" means a sublease of the airport site under which the FAC was a sublessee immediately before a declaration under section 11 of the Transitional Act in relation to Perth Airport takes effect.

"Specified Contract" means a contract specified in Part 1 of Schedule B, but does not include a contract specified in Part 2 of Schedule B.

"Specified Employee" means a person who immediately before the Grant Time is an employee of the FAC and whose name is specified in Schedule D.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than an instrument made, granted or issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law);
- (b) a statutory licence, permit or other authority (other than a statutory licence, permit or other authority issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law); or

(c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in Part 1 of Schedule C, but does not include a liability specified in Part 2 of Schedule C.

"Structure" has the meaning given to that expression in the Airport Lease.

"Transferee" means Westralia Airports Corporation Pty Limited, ACN 077 153 130.

"Transitional Act" means the Airports (Transitional) Act 1996.

1.2 Interpretation

Unless the context otherwise requires, references to paragraphs, Schedules and Exhibits are references to paragraphs, Schedules and Exhibits of or to this instrument.

2. DECLARATIONS

I, John Joseph Fahey, Minister for Finance, hereby declare, pursuant to the Transitional Act, that in the event that the Grant occurs:

2.1 Section 30 (Assets)

- each Specified Asset yests in the Transferee immediately after the Grant Time without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Asset continues to have effect after the Specified Asset vests in the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Asset immediately after the Specified Asset vests in the Transferee.

2.2 Section 31 (Contracts)

- (a) the FAC's rights and obligations under each Specified Contract cease to be rights and obligations of the FAC immediately after the Grant Time and become rights and obligations of the Transferee immediately after the Grant Time;
- (b) each Specified Contract continues to have effect after the Grant Time as if a reference in the Specified Contract to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee;
- (c) each Specified Instrument relating to a Specified Contract continues to have effect, after the FAC's rights and obligations under the Specified Contract become rights and obligations of the Transferee, as if a reference in the

instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and

(d) the Transferee becomes the FAC's successor in law, in relation to the FAC's rights and obligations under each Specified Contract, immediately after the FAC's rights and obligations under the Specified Contract become the rights and obligations of the Transferee.

2.3 Section 33 (Liabilities)

- (a) each Specified Liability ceases to be a liability of the FAC immediately after the Grant Time and becomes a liability of the Transferee immediately after the Grant Time:
- (b) each Specified Instrument creating a Specified Liability continues to have effect after the Specified Liability becomes a liability of the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Liability immediately after the Specified Liability becomes a liability of the Transferee.

2.4 Section 58 (Employees)

each Specified Employee ceases to be employed by the FAC immediately after the Grant Time and is taken to have been engaged by the Transferee as an employee of the Transferee immediately after the Grant Time.

2.5 Section 23 (Transfers from the Commonwealth - assets)

- each Specified Commonwealth Asset vests in the Transferee immediately after the Grant Time without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Commonwealth Asset continues to have effect after the Specified Commonwealth Asset vests in the Transferee as if a reference in the instrument to the Commonwealth or the FAC were a reference to the Transferee:
- (c) the Transferee becomes the Commonwealth's successor in law in relation to the Commonwealth's right, title and interest in the Specified Commonwealth Asset immediately after the Specified Commonwealth Asset vests in the Transferee.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

SCHEDULE A

(Specified Assets)

PART 1

Any physical object which:

- (a) is owned by the FAC; and
- (b) is used by the FAC exclusively in the operation of the Airport Site or otherwise exclusively relates to the Airport Site.

PART 2

1. Structures

Any asset which immediately before the Grant Time is a Structure.

2. Records

Any record of the FAC within the meaning of the Archives Act 1983.

SCHEDULE B

(Specified Contracts)

PART 1

1. Nominated contracts

SDN	Parties	Title	Date
P0057	FAC and Nettlefold Advertising Pty Ltd	Licence Agreement	Undated
P2597	FAC and Gogas Australia Pty Ltd	Authority to trade	1 March 1995
P3084	FAC and Territory of Christmas Island	Agreement - Consultancy Services	30 January 1997
P0963	FAC and Westhill Pty Ltd trading as Metro Parking	Carpark Management Agreement	1 July 1993
P1933	FAC and Smarte Carte Australia Pty Ltd	Agreement - Baggage Trolley Service	Undated
P0390	FAC and Anisa Pty Ltd trading as Western Office Cleaning Service	Agreement - Cleaning Services	31 December 1993
P0411	FAC and Bowater	Agreement - Tissue Dispenser Supply	28 October 1993
P0435	FAC and Bowater	Agreement - Tissue Dispenser Supply	3 May 1994
P2953	FAC and WA Gravel & Paving Pty Ltd trading as CSR Civil Contracting	International Aircraft Parking Apron Expansion Contract No. YPPH 5/96	29 October 1996
P0921	FAC and Australia Airport Advertising Pty Ltd and FAI Insurance Ltd	Indoor Advertising Signage Licence & Authority Agreement	Undated
P0012	FAC and WTH Pty Limited trading as Avis	Car Rental Agreement	6 August 1993
P0016	FAC and Budget Rent a Car Pty Ltd	Car Rental Agreement	30 July 1993

Commonwealth	of Austr	alia Go	ızette
No	GN 27.	9 July	1997

1906	Government depar	rtments	Commonwe	alth of Australia Gazette No. GN 27, 9 July 1997
	P0030	FAC and Hertz Australia Pty Ltd	Car Rental Agreement	30 July 1993
φ. 1	P0110	FAC and Kingmill (Australia) Pty Ltd trading as Thrifty	Car Rental Agreement	30 July 1993
	P1674	FAC and Nicill Investments Pty Ltd and Evangelos Nicholas Simeon, Nicholas Simeon	Agreement for Lease	22 May 1996
	P0884	FAC and Airport Landside Services Pty Ltd and Kenneth John Vaisey, Gloria Vaisey	Maintenance Agreement	17 July 1995
	P3312	FAC and WA Gravel & Paving Pty Ltd	Intersection Reconstruction Runway 06/24 Taxiway C Contract No. YPPH 4/97	25 March 1997
	P3314	FAC and WA Gravel & Paving Pty Ltd	General Aviation Apron Extension & Engine Checkbay Contract No. YPPH 2/97	25 March 1997
	P3427	FAC and Brierty Contractors	Flank Protection of Runway 06/24 Contract No. YPPH 5/97	19 May 1997
	P2876	FAC and Brierty Contractors	Extension to Domestic Aircraft Parking Apron Contract No. YPPH 1/96	4 June 1996
	P3217	FAC and DJ & MB MacCormick	Contract - Perth Airport Drainage System	6 February 1997
	P3353	FAC and Great Western Coatings	Coating of aircraft pavements: FAC letter to Great Western Coatings: acceptance of offer	1 May 1997
	P3356	FAC and Great Western Coatings	Annexure, AS2124- 1992 Australian Standards General Conditions of Contract	Undated
	P3355	FAC and Great Western Coatings	Great Western Coatings letter to FAC: offer	23 January 1997

2. Other contracts

Any contract (other than a contract of employment) not specified in paragraph 1 to which the FAC is a party and which:

Debt

- (a) was entered into by the FAC at any time before the Grant Time; and
- (b) exclusively relates to:

Limited

(i) a Specified Asset;

- (ii) a Specified Liability;
- (iii) a Specified Employee;
- (iv) the operation of the Airport Site; or
- (v) any land or Structure the subject of the Airport Lease.

PART 2

- 1. All existing leases in relation to the Airport Site (within the meaning of subsection 26(1) of the Transitional Act).
- 2. A deed between the Commonwealth of Australia and the FAC dated 27 September 1991 in respect of the land described in the Deed as the Newburn land.

SCHEDULE C

(Specified Liabilities)

PART 1

Any liability of the FAC (other than a liability under a contract) in respect of, in relation to or which arises from:

- (a) a Specified Asset, a Specified Contract or a Specified Employee;
- (b) any land or Structure the subject of the Airport Lease; or
- (c) the ownership or operation of the Airport Site by the FAC at any time before the Grant Time.

PART 2

1. **Tax**

Any liability of the FAC to pay any income tax (including capital gains tax), sales tax, interest withholding tax, superannuation guarantee levy, pay-as-you-earn remittances, customs duty and any penalties, interest, fines or other costs relating thereto.

2. Litigation

Any liability of the FAC in respect of, in relation to or which arises from the following litigation:

Parties	Name of Proceeding/Reference number
Any proceeding which is being conducted in the name of the FAC by one of its insurers under subrogation rights	Various

3. FAC's own actions after the Grant

Any liability to the extent that the liability is a result of, in respect of or arises from any act, omission, transaction or arrangement of or on behalf of the FAC after the Grant Time.

4. Liabilities in relation to aeronautical charges

Any liability of the FAC to make a refund or repayment of an aeronautical charge (within the meaning given to that expression in subsection 56(1) of the FAC Act).

SCHEDULE D

(Specified Employees)

ATKINSON, Geoffrey Denis	LEE, Stuart Alexander	
BALESTRI, Daniele	LLOYD, Anthony	
BANYAI, Leslie	LUN, David Gregory	
BARRON, Kevin John	LYON, John Andrew	
	MACDONALD, Murdo	
BARRY, Elaine Margaret		
BREBNER, Alastair	MACLEOD, Vivian John	
BRIDGES, Don Ashley	MACTAGGART, Arthur Neil	
BRIGGS, Matthew	McDONALD, Warren Thomas	
BRYSON, Allan Stuart	McGREGOR, Carolyn Anne	
BUCHANAN, Norman Paul	McKENZIE, Darren	
BULL, Glenise May	MEIKLEJOHN, Nicola McKinlay	
CAINE, Jack	MEYER, Ken	
CANDELORO, Steven Giuseppe	MIJATOVIC, Alexandra	
CHALWELL, Kevin Graeme	MOYLE, Robin Tremain	
CHERRY, Barry Alexander	MURRAY, Kenneth Roderick	
CLEMENT, Donald Frederick	NOBLE, Peter	
COLLINS, James Ernest	OSBORNE, Clinton Michael	
COOPER, Brett Raymond	PENN, Luke Timothy	
COOPER, Graeme John	PLUMMER, Drew Alexander	
CORBETT, Rodney Bert	PLUMMER, Calvin Basil	
CROMPTON, John	PREECE, John Francis	
DAVEY, Alan Graham	RANKINE, Andrew Stuart	
DIQUE, Arlene Teresa	REES, Stephen Fredrick	
DOBKOWSKI, Adam	REID, Daryl Ian	
EGAN, Bernard James	RIGBY, Clinton John	
EICKE, Ross Wellesley	ROBINSON, Alan Glenn	
ELSNER, Larissa Colleen	ROGNETTA, Frank	
FARLEY, Warren Clifford	SAMPSON, Kristie Anne	
FAVAS, Leanne Joy	SARTORI, Steven John	

FERRANTE, Vivian	SHERRATT, Trevor Samuel
FITZGERALD, Neil Francis	SIMS, Maxwell Alexander
GLASSON, John Kinsgley	SMITH, Donald Clifton
GRANT, Gordon Andrew	SNEATH, Susan Judith
GRIFFIN, David Anthony	STYLES, Jeffery Alan
HADE, Sean Michael	TAYLOR, Norman
HAINES, Michael	TAYLOR, Ian Martin
HALLIDAY, Michael	THATCHER, John Ernest
HEALES, Keith Gordon	TWOMEY, Terence Edward
HOARE, Steven Robert	VALENTINE, Norman John
HODGE, Gavin John	WALKER, Ian Gauntley
HULME-McLEAN, Stanley Harding	WALKER, Todd Michael
IENCO, Linda	WALTER, Gregory John
JACOB, Eugene George	WARDEN, Craig Stuart
JEEVES, Colin Murray	WATSON, Terrance Norman
KARAS, Edmund David	WEBSTER, Julie Elizabeth
KENDALL, Eric Allen	WEIR, James
LAMBIE, Iain Alexander	WHITMORE, Steven Charles
LANCHARES, Rosa Maria	

DAVIES, James Peter	PETERSEN, Torben Damgaard
IVEY, Neville Francis	SYDNEY-SMITH, Robert Wayne
LEES, Peter	TICEHURST, Wayne
MUIR, Graham Leslie	

HENSEL, Robert Rhodes	
RICHARDSON, Sonja Marion	
SMITH, Stuart John	



MELBOURNE AIRPORT TRANSFER INSTRUMENT

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER THE AIRPORTS (TRANSITIONAL) ACT 1996 - MELBOURNE AIRPORT

1. DEFINITIONS AND INTERPRETATION

1.1 **Definitions**

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 or the Airports Act-1996 have the same meaning when used in this instrument. In addition:

"Airport Lease" has the meaning given to that expression in the Sale Agreement.

"Airport Site" has the meaning given to that expression in the Airport Lease.

"FAC Act" means the Federal Airports Corporation Act 1986.

"Grant" means the grant of an airport lease for the Airport Site to the Transferee pursuant to section 22 of the Transitional Act.

"Grant Time" has the meaning given to that expression in the Airport Lease.

"Sale Agreement" means the Melbourne Airport Sale Agreement dated 7 May 1997 and entered into between the Commonwealth, the Transferee and others.

"Specified Asset" means an asset specified in Part 1 of Schedule A, but does not include an asset specified in Part 2 of Schedule A.

"Specified Contract" means a contract specified in Part 1 of Schedule B, but does not include a contract specified in Part 2 of Schedule B.

"Specified Commonwealth Asset" means a sublease of the airport site under which the FAC was a sublessee immediately before a declaration under section 11 of the Transitional Act in relation to Melbourne Airport takes effect.

"Specified Employee" means a person who immediately before the Grant Time is an employee of the FAC and whose name is specified in Schedule D.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than an instrument made, granted or issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law);
- (b) a statutory licence, permit or other authority (other than a statutory licence, permit or other authority issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law); or

(c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in Part 1 of Schedule C, but does not include a liability specified in Part 2 of Schedule C.

"Structure" has the meaning given to that expression in the Airport Lease.

"Transferee" means Australia Pacific Airports Corporation (Melbourne) Pty Limited, ACN 076 999 114.

"Transitional Act" means the Airports (Transitional) Act 1996.

1.2 Interpretation

Unless the context otherwise requires, references to paragraphs, Schedules and Exhibits are references to paragraphs, Schedules and Exhibits of or to this instrument.

2. DECLARATIONS

I, John Joseph Fahey, Minister for Finance, hereby declare, pursuant to the Transitional Act, that in the event that the Grant occurs:

2.1 Section 30 (Assets)

- each Specified Asset vests in the Transferee immediately after the Grant Time without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Asset continues to have effect after the Specified Asset vests in the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Asset immediately after the Specified Asset vests in the Transferee.

2.2 Section 31 (Contracts)

- (a) the FAC's rights and obligations under each Specified Contract cease to be rights and obligations of the FAC immediately after the Grant Time and become rights and obligations of the Transferee immediately after the Grant Time;
- (b) each Specified Contract continues to have effect after the Grant Time as if a reference in the Specified Contract to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee;
- each Specified Instrument relating to a Specified Contract continues to have effect, after the FAC's rights and obligations under the Specified Contract

become rights and obligations of the Transferee, as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and

(d) the Transferee becomes the FAC's successor in law, in relation to the FAC's rights and obligations under each Specified Contract, immediately after the FAC's rights and obligations under the Specified Contract become the rights and obligations of the Transferee.

2.3 Section 33 (Liabilities)

- each Specified Liability ceases to be a liability of the FAC immediately after the Grant Time and becomes a liability of the Transferee immediately after the Grant Time;
- (b) each Specified Instrument creating a Specified Liability continues to have effect after the Specified Liability becomes a liability of the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Liability immediately after the Specified Liability becomes a liability of the Transferee.

2.4 Section 58 (Employees)

each Specified Employee ceases to be employed by the FAC immediately after the Grant Time and is taken to have been engaged by the Transferee as an employee of the Transferee immediately after the Grant Time.

2.5 Section 23 (Transfers from the Commonwealth - assets)

- each Specified Commonwealth Asset vests in the Transferee immediately after the Grant Time without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Commonwealth Asset continues to have effect after the Specified Commonwealth Asset vests in the Transferee as if a reference in the instrument to the Commonwealth or the FAC were a reference to the Transferee;
- (c) the Transferee becomes the Commonwealth's successor in law in relation to the Commonwealth's right, title and interest in the Specified Commonwealth Asset immediately after the Specified Commonwealth Asset vests in the Transferee.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

SCHEDULE A

(Specified Assets)

PART 1

Any physical object which:

- (a) is owned by the FAC; and
- (b) is used by the FAC exclusively in the operation of the Airport Site or otherwise exclusively relates to the Airport Site.

PART 2

1. Structures

Any asset which immediately before the Grant Time is a Structure.

2. Records

Any record of the FAC within the meaning of the Archives Act 1983.

3. Danby Assets

Assets the subject of County Court of Victoria Proceedings Writ No 961005, being between G Danby & C Danby and the FAC.

4. AIRSCAN Assets

All items of plant and equipment used in connection with the AIRSCAN project including:

- (a) communication cables including fibre optic cables installed between the runway ends and a disused control tower;
- (b) power supply cables;
- (c) cameras and flash units installed at the runway ends including a forward detection device:
- (d) control units housed in boxes at the runway ends;
- (e) portable shed housing Airscan computer equipment and CSIRO computer equipment and tools;
- (f) communication and power cables between the camera and flash units and the portable shed;
- (g) furniture, fixtures and fittings in the premises used by the parties included in the project (Telstra, CSIRO & FAC); and
- (h) computer hardware.

SCHEDULE B

(Specified Contracts)

PART 1

1. Nominated contracts

SDN	Parties	Title	Date
M0010	FAC and Australian & Overseas Telecommunications Corporation Ltd	Licence Agreement	31 March 1993
M0015	FAC and Australian Airport Advertising Pty Ltd and FAI Insurance Ltd	Licence Agreement	15 December 1995
M0037	FAC and Gascor	Licence Agreement	20 June 1995
M0077	FAC and Budget Rent-A-Car Pty Ltd	Car rental agreement	8 July 1993
M0078	FAC and The Commonwealth of Australia (Department of Administrative Services)	Car rental agreement	9 September 1993
M0079	FAC and Hertz Australia Pty Ltd	Car rental agreement	8 July 1993
M0080	FAC and Kingmill (Australia) Pty Ltd trading as Thrifty	Car rental agreement	8 July 1993
M0081	FAC and WTH Pty Ltd trading as Avis	Car rental agreement	8 July 1993
M0082	FAC and Nettlefold Advertising Pty Ltd	Licence Agreement	9 March 1994
M2523	FAC and DNT Europhane Pty Ltd	Contract No. MEL-M- 95/96-4-Lighting Installation	22 December 1995
M2522	FAC and CSR Ltd trading as Readymix Roads Group	Contract No. MEL-M- 95/96-3-Asphalt Overlay	22 December 1995
M2227	FAC and DNT Europhane Pty Ltd	Contract No. MEL-M-96/97-4-Runway lights	24 October 1996

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M2228	FAC and DNT Europhane Pty Ltd	Contract No. MEL-M-96/97-5-Taxiway lights	24 October 1996
M2701	FAC and Pioneer Road Services	Contract No. MEL-M-96/97-6 Asphalt works	12 June 1995
M2743	FAC and Concut Pty Ltd	Contract No. MEL-M- 96/97-7- Asphalt Grooving	20 December 1996
M2702	FAC and Thorn Airfield Lighting	Contract No. MEL-M- 96/97-8 Lighting installation	20 December 1996
M1155	Solaris Power Pty Ltd and FAC	Victorian Electricity Supply Industry Tariff H Deed	June 1995
M1798	FAC and Folkestone Ltd	Project management, design and construction for the multi storey car park	22 May 1995
M1795	FAC and P & D Mitchell Contract Grading Pty Ltd	Contract - Long term car park extension design and construction	September 1994
M2516	FAC and AG Coombs Pty Ltd	Agreement - Supply and installation of chiller replacement	4 December 1996
M2744	FAC and Umow Lai & Associates Pty Ltd	Consultancy Services Deed for Consultancy Services Terminal Building Fire Protection	4 December 1996
M2699	FAC and Fire Guard AFS	Contract-Ansett/part of International Terminal Fire Services Upgrade	18 February (year incomplete)
M2696	FAC and A.P. Morling Pty Ltd	Trade Contract 230c- Fourth inbound baggage handling system	27 January 1997
M2738	FAC and Negri Contractors (Australia) Pty Ltd	Contract TC10 Widening Southern Apron	24 April 1997
M1508	FAC and Eski Pty Ltd	Agreement	Undated
M1140	FAC and A.P. Morling Pty Ltd	Contract - Operation and Maintenance of Baggage Conveyor System	9 October 1995

M1093	FAC and Gas and Fuel Corporation of Victoria	Gas Supply Agreement	13 August 1993
M0148	FAC and Baulderstone Hornibrook	Construction, Management Agreement for International Terminal Development	24 February 1994
M1797	FAC and Kinhill Engineers Pty Ltd	Principal consultant agreement for Stages 1 and 2 for international terminal development	21 July 1990
M2042	FAC and Wilson Parking (Australia) Pty Ltd	Deed of Agreement	27 September 1996
M2720	FAC and BOC Cargo Services Australia Pty Ltd	Agreement for Lease- Airport Distribution Centre	22 April 1997
M2721	FAC and BOC Gases Australia Limited	Licence Agreement-Car Park	22 April 1997
H3695	FAC and the Commonwealth of Australia (Australian Protective Service)	Letter agreement in relation to provision of protective services	24 March 1997
H0605	FAC and Sun Alliance, Royal Insurance Limited and others	Construction Risks Insurance Policy: International Terminal Development - Stage 2	3 September 1993
No SDN	FAC and Sun Alliance, Royal Insurance Limited and others	Contract works insurance policy: New Multi-Level Carpark	

2. Other contracts

Any contract (other than a contract of employment) not specified in paragraph 1 to which the FAC is a party and which:

- (a) was entered into by the FAC at any time before the Grant Time; and
- (b) exclusively relates to:
 - (i) a Specified Asset;
 - (ii) a Specified Liability;
 - (iii) a Specified Employee;

1920 Government departments

- (iv) the operation of the Airport Site; or
- (v) any land or Structure the subject of the Airport Lease.

PART 2

All existing leases in relation to the Airport Site (within the meaning of subsection 26(1) of the Transitional Act).

SCHEDULE C

(Specified Liabilities)

PART 1

Any liability of the FAC (other than a liability under a contract) in respect of, in relation to or which arises from:

- (a) a Specified Asset, a Specified Contract or a Specified Employee;
- (b) any land or Structure the subject of the Airport Lease; or
- (c) the ownership or operation of the Airport Site by the FAC at any time before the Grant Time.

PART 2

1. **Tax**

Any liability of the FAC to pay any income tax (including capital gains tax), sales tax, interest withholding tax, superannuation guarantee levy, pay-as-you-earn remittances, customs duty and any penalties, interest, fines or other costs relating thereto.

2. Litigation

A liability in respect of, in relation to or which arises from any of the following litigation:

Parties	Name of Proceeding/Reference number
Danby Cabinet Makers Pty Ltd and Ors v. FAC	Supreme Court of Victoria No. 5340/96
G Danby & C Danby v. FAC	County Court of Victoria, Writ No. 961005
Any proceeding which is being conducted in the name of the FAC by one of its insurers under subrogation rights	Various

3. FAC's own actions after the Grant

Any liability to the extent that the liability is a result of, in respect of or arises from any act, omission, transaction or arrangement of or on behalf of the FAC after the Grant Time.

4. Liabilities in relation to aeronautical charges

Any liability of the FAC to make a refund or repayment of an aeronautical charge (within the meaning given to that expression in subsection 56(1) of the FAC Act).

SCHEDULE D

(Specified Employees)

ACOTT, Sue	GIULIANO, Enza	O'DEA, Jeff
ALLEN, Graeme	GRAHAM, Pam	O'DONNELL, Ken
ANGELO, Greg	GRUNEKLEE, Alan	OWENS, Bernie
BAILLIE, Jim	HALL, Doug	PARASHOS, Jim
BARBER, Tom	HARRISON, Garry	PARKER, Ian
BENDON, Phil	HEIBERG, Darren	PAYNE, Karl
BERESHNYJ, Wally	HETHERINGTON, Ian	PHILIPPOU, Michael
BESLIS, Harry	HOLLINS, Peter	PIROTTA, Michael
BEST, John	HOLT, Keith	POLLOCK, Les
BLANCHARD, Bill	HOPGOOD, Barrie	PRICE, David
BOCO, Tony	HOSKEN, Trevor	PRICE, Richard
BORG, Charles	HYDE, Tricia	REID, Laurie
BORG, Joe	HYETT, David	REINMUTH, Yvonne
BROOKS, Trent	IBRAHIM, Randa	RENNER, Sarah
BROWN, Janette	IRELAND, John	RENTON, Allan
BURNETT, Bill	JACKSON, Brett	ROBERTS, George
BUTLER, Craig	JOHNSON, Ian	ROBERTSON, Michelle
BUTLER, Stephen	JONES, Bob	RODAN, David
BYASS, Jim	JONES, Phil	ROHEAD, Anthony
CARMODY, Frank	JORDAN, Janice	ROLLS, Graham
CLARKE, Stephen	KARAM, George	RUSSO, Matthew
CLARKSON, Julie	KAYNAK, Tony	SALVADOR, William
CLEARY, Phil	KEARTON, Geoff	SCHANG, Colin
COGAN, Ron	KENT, Rod	SCOLLO, Peter
CONAGHAN, Geoffrey	KNIGHT, David	SCOTT, Hamish
COOPER, Bob	KOS, Marie	SHAWYER, Chris
COZMESCU, Veronica	LAMBROPOULOS, Vicki	STEPHENS, Dave
CRAMMOND, Peter	LAMONT, Jeff	STOPPARI, Suzanne
CRAMMOND, Sandra	LANGDALE, Ken	SULLIVAN, Peter

CREMONA, Joe	LAPADULA, Vic	SWANN, Eddie
CULLINAN, Tim	LEA, Jeff	SZYMANSKY, Mark
DANCKERT, Steve	LEPORE, Ralph	TAMPION, Bob
DICONZA, Rocco	LINDQVIST, Vera	TATE, Paul
DIFALCO, Lina	LO BARTOLO, Nellie	TAYLOR, John
DIGGINS, John	MACKINTOSH, Mal	TAYLOR, Ken
DIMITRIOSKA, Svet	MALACHOWSKI, Phil	THAM, Mark
DOMINICK, Lyn	MARINOPOULOS, John	THEODORAKOPOULOS, Bill
DOSSER, Fred	MASON, Ken	TOWNSEND, Chris
ELLIOTT, Tony	MAYNE, Craig	TRANT, Hazel
ERNEST, Adam	McCORMICK, David	TURNLEY, Danny
FAIRBAIRN, Arch	McDOUGALL, Joanne	TYLER, Alex
FORBES, Richard	McMAHON, Steve	TYNDALL, Bryan
FORSYTH, Jack	McNEILL, Damien	VALENTE, Lil
FREDERICK, Carl	METCALFE, Kevin	WALTERS, Des
FRY, Mal	MONAGHAN, Bernie	WALTERS, Peter
FUNSTON, Mark	MURPHY, Brian	WEAVER, Tom
GATES, Rick	NAHYNA, John	WILLIAMS, Ken
GATT, Fred	NEILSON, Ken	WITHEROW, Linton
GEORGE, David	NODEN, Brian	YOUNG, Bob
GEORGESON, Barry	NORTH, Karen	ZAMMIT, Vic
GILL, Dennis	O'CONNOR, Barry	ZIELINSKI, Jerzy
GINNIVAN, Phil		



COMMONWEALTH OF AUSTRALIA

BRISBANE AIRPORT TRANSFER INSTRUMENT

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER THE AIRPORTS (TRANSITIONAL) ACT 1996 - BRISBANE AIRPORT

1. DEFINITIONS AND INTERPRETATION

1.1 **Definitions**

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 or the Airports Act 1996 have the same meaning when used in this instrument. In addition:

"Airport Lease" has the meaning given to that expression in the Sale Agreement.

"Airport Site" has the meaning given to that expression in the Airport Lease.

"FAC Act" means the Federal Airports Corporation Act 1986.

"Grant" means the grant of an airport lease for the Airport Site to the Transferee pursuant to section 22 of the Transitional Act.

"Grant Time" has the meaning given to that expression in the Airport Lease.

"Sale Agreement" means the Brisbane Airport Sale Agreement dated 7 May 1997 and entered into between the Commonwealth, the Transferee and others.

"Specified Asset" means an asset specified in Part 1 of Schedule A, but does not include an asset specified in Part 2 of Schedule A.

"Specified Contract" means a contract specified in Part 1 of Schedule B, but does not include a contract specified in Part 2 of Schedule B.

"Specified Employee" means a person who immediately before the Grant Time is an employee of the FAC and whose name is specified in Schedule D.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than an instrument made, granted or issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law);
- (b) a statutory licence, permit or other authority (other than a statutory licence, permit or other authority issued under the FAC Act, the Airports (Business Concessions) Act 1959 or a similar Commonwealth law); or
- (c) a register kept by an official under a Commonwealth, State or Territory law.

[&]quot;Specified Liability" means a liability specified in Part 1 of Schedule C, but does not include a liability specified in Part 2 of Schedule C.

"Structure" has the meaning given to that expression in the Airport Lease.

"Transferee" means Brisbane Airport Corporation Limited, ACN 076 870 650.

"Transitional Act" means the Airports (Transitional) Act 1996.

1.2 Interpretation

Unless the context otherwise requires, references to paragraphs, Schedules and Exhibits are references to paragraphs, Schedules and Exhibits of or to this instrument.

2. DECLARATIONS

I, John Joseph Fahey, Minister for Finance, hereby declare, pursuant to the Transitional Act, that in the event that the Grant occurs:

2.1 Section 30 (Assets)

- each Specified Asset vests in the Transferee immediately after the Grant Time without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Asset continues to have effect after the Specified Asset vests in the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Asset immediately after the Specified Asset vests in the Transferee.

2.2 Section 31 (Contracts)

- (a) the FAC's rights and obligations under each Specified Contract cease to be rights and obligations of the FAC immediately after the Grant Time and become rights and obligations of the Transferee immediately after the Grant Time;
- (b) each Specified Contract continues to have effect after the Grant Time as if a reference in the Specified Contract to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee;
- each Specified Instrument relating to a Specified Contract continues to have effect, after the FAC's rights and obligations under the Specified Contract become rights and obligations of the Transferee, as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (d) the Transferee becomes the FAC's successor in law, in relation to the FAC's rights and obligations under each Specified Contract, immediately

after the FAC's rights and obligations under the Specified Contract become the rights and obligations of the Transferee.

2.3 Section 33 (Liabilities)

- each Specified Liability ceases to be a liability of the FAC immediately after the Grant Time and becomes a liability of the Transferee immediately after the Grant Time;
- (b) each Specified Instrument creating a Specified Liability continues to have effect after the Specified Liability becomes a liability of the Transferee as if a reference in the instrument to the FAC or to the Commonwealth (in its capacity as predecessor to the FAC as the operator of the Airport Site) were a reference to the Transferee; and
- (c) the Transferee becomes the FAC's successor in law in relation to each Specified Liability immediately after the Specified Liability becomes a liability of the Transferee.

2.4 Section 58 (Employees)

each Specified Employee ceases to be employed by the FAC immediately after the Grant Time and is taken to have been engaged by the Transferee as an employee of the Transferee immediately after the Grant Time.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

SCHEDULE A

(Specified Assets)

PART 1

Any physical object which:

- (a) is owned by the FAC; and
- (b) is used by the FAC exclusively in the operation of the Airport Site or otherwise exclusively relates to the Airport Site.

PART 2

1. Structures

Any asset which immediately before the Grant Time is a Structure.

2. Records

Any record of the FAC within the meaning of the Archives Act 1983.

SCHEDULE B

(Specified Contracts)

PART 1

1. Nominated	contracts
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Nomina	ited contracts	•	
SDN	Parties	Title	Date
B2614	FAC and KC Park Safe (Brisbane) Pty Ltd	Management Agreement relating to Public Car Park Operations	Undated
B2692	FAC and QVS Australia Pty Ltd	Licence and Authority Agreement for Baggage Trolley and Locker Concession	Undated
B4374	FAC and Logan Glidepath New Zealand Ltd	Baggage Handling System Operating and Maintenance Agreement	17 October 1995
B2902	FAC and Civil & Civic Pty Ltd	Project Management Agreement for Design and Construction of New Terminal Complex Commitment Phase Deed	20 September 1993
B3073	FAC and Berkeley Challenge Pty Ltd	Cleaning, Minor Repairs and Maintenance Brisbane International and Domestic Terminals Contract No. 95/022	20 June 1995
B3074	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance Domestic Terminal Area Contract No. 94/037/1	Undated
B3075	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance General Aviation Area Contract	Undated
B3076	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance Kingsford Smith Memorial/FAC Administration Area Contract	Undated
B3077	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance International Terminal Building Area Contract	Undated

Commonwealth	of Austr	alia G	azette
	GN 27.		

Government d	epartments	Commonwe	ealth of Australia Gazette No. GN 27, 9 July 1997
B3078	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance Roadside Areas Contract	Undated
B3079	FAC and Plant Management Services Pty Ltd	Landside Landscaping Maintenance Pandanus Avenue Area Contract	Undated
B4614	FAC and Young Engineering Services Pty Ltd	Ground repairs to 01/19 Runway Flanks Contract No. 96/022	23 September 1996
B2615	FAC and Hertz Australia Pty Ltd	Car Rental Agreement	22 September 1993
B2627	FAC and WTH Pty Ltd trading as Avis Australia	Car Rental Agreement	22 September 1993
B2625	FAC and Kingmill (Australia) Pty Ltd trading as Thrifty Car Rental	Car Rental Agreement	3 November 1994
B2626	FAC and Budget Rent- A-Car Australia Pty Ltd	Car Rental Agreement	22 September 1993
B2641	FAC and BARA on behalf of airlines	Memorandum of Understanding - common user check-in	11 September 1995
B4844	FAC and Qantas Airways Limited	Common User Agreement	16 June 1997
B2634	FAC and Ansett Airways Ltd	Agreement for Lease New Terminal Complex	Undated
Н3693	FAC and the Commonwealth of Australia (Australian Protective Service)	Letter agreement in relation to provision of protective services	24 March 1997
B4919	FAC and Boral Resources (Queensland) Pty Ltd	Repairs to Airport Drive between Gateway Arterial and International Terminal Roundabouts Contract No. 96/058	7 May 1997
B3879	FAC and Civdec Constructions Pty Ltd	International Support Facilities stage 1 Contract No. 95/049	8 March 1996
B4831	FAC and Intersystems (Asia Pacific) Pty Ltd	Contract - Terminal Information Management System	14 April 1997

9 July 1991		Governin	em acpariments 1991
B4453	FAC and Multi Service Group Pty Ltd	Airconditioning and Ventilation Plant Maintenance Contract No. 96/029	13 December 1996
B4244	FAC and Multispan Australia Pty Ltd	Design and Construction of Airport Freight Centre Contract No. 96/044	Undated
B4734	FAC and Nathan Electrical Pty Ltd	Electrical Services Maintenance Brisbane International Terminal Contract No. 96/032	4 March 1997
B4842	FAC and Naturform Pty Ltd	Letter agreement with Landscaping Maintenance International Terminal - offer	1 August 1996
B3837	FAC and Naturform Pty Ltd	Letter agreement - acceptance	22 August 1996
B2104	FAC and Australian Airport Advertising Pty Ltd and FAI Insurance Ltd	Licence Agreement relating to Airport Advertising Concession New Brisbane International and Domestic Terminals	10 August 1995
B2616	FAC and Cathay Pacific Airways Pty Ltd	Agreement for Lease - New Terminal Complex	Undated
B4612	FAC and Qantas Airways Limited	Licence Agreement for Parking and Storage - GSE	Undated
H0604	FAC and Sun Alliance, Royal Insurance Australia Ltd and others	Construction Risks Insurance Policy: New International Terminal Complex	3 September 1993
No SDN	FAC and Lamond Consulting Services Pty Ltd	Consultancy Agreement	1 April 1995
No SDN	FAC and KBS Consulting	Consultancy Agreement	21 October 1996
B2632	FAC and Spotless Catering Services Australia Limited	Agreement for Lease	30 March 1995
B4942	FAC and Ansett Australia	Common User Agreement	4 June 1997

2. Other contracts

Any contract (other than a contract of employment) not specified in paragraph 1 to which the FAC is a party and which:

- (a) was entered into by the FAC at any time before the Grant Time; and
- (b) exclusively relates to:
 - (i) a Specified Asset;
 - (ii) a Specified Liability;
 - (iii) a Specified Employee;
 - (iv) the operation of the Airport Site; or
 - (v) any land or Structure the subject of the Airport Lease.

PART 2

All existing leases in relation to the Airport Site (within the meaning of subsection 26(1) of the Transitional Act).

SCHEDULE C

(Specified Liabilities)

PART 1

Any liability of the FAC (other than a liability under a contract) in respect of, in relation to or which arises from:

- (a) a Specified Asset, a Specified Contract or a Specified Employee;
- (b) any land or Structure the subject of the Airport Lease; or
- (c) the ownership or operation of the Airport Site by the FAC at any time before the Grant Time.

PART 2

1. **Tax**

Any liability of the FAC to pay any income tax (including capital gains tax), sales tax, interest withholding tax, superannuation guarantee levy, pay-as-you-earn remittances, customs duty and any penalties, interest, fines or other costs relating thereto.

2. Litigation

Any liability of the FAC in respect of, in relation to or which arises from the following litigation:

Parties	Name of Proceeding/Reference number
Airport Retail Enterprises Pty Ltd v. FAC	Federal Court Proceedings N G832/95
FAC v. AA and CASA	Supreme Court of New South Wales No. 20990 of 1996
JSJ Crocker (T/A Concrete Cutting & Sealing Co) v. Young Engineering Service Pty Ltd and FAC	Brisbane Magistrates Court, Plaint No. 1288/97
Mixrose Pty Ltd v. Brisbane City Council and FAC	Planning and Environment Court Appeal No. 227/95
WAAI Pty Ltd v. Brisbane City Council and Anor	Planning and Environment Court Appeal No. 202/95
Any proceeding which is being conducted in the name of the FAC by one of its insurers under subrogation rights	Various

3. FAC's own actions after the Grant

Any liability to the extent that the liability is a result of, in respect of or arises from

1934 Government departments

any act, omission, transaction or arrangement of or on behalf of the FAC after the Grant Time.

4. Liabilities in relation to aeronautical charges

Any liability of the FAC to make a refund or repayment of an aeronautical charge (within the meaning given to that expression in subsection 56(1) of the FAC Act).

SCHEDULE D

(Specified Employees)

TERMINAL SERVICES (16)

BANKS, Dinah	GRIFFITHS, Peter	RICHARDS, Eddie
BALDWIN, Petra	JONES, Jeff	SHAW, Greg
CHAPPLE, Craig	McHUGH, Elizabeth	THOMSON, Lyall
CLEAVE, John	McQUEEN, Noel	WARDLE, Greg
COLLINS, Howard	MORGAN, Kevin	WELSH, Melissa
DAVIES, Gwilym		

AIRPORT SERVICES (50)

BAIRD, Dave	FRASER, Nev	McMILLAN, Les
BARTON, Brian	GILLOTT, Steve	McPHEAT, Ted
BARTON, Col	GOLLER, Mike	MURPHY, Greg
BARTON, Geoff	GRAY, Paul	PORTEOUS, Merv
BEARD, Rex	GUNDRY, Len	RANDALL, Phil
BERKHOLST, Lex	HALL, Richard	RICHARDS, Mark
BLAZELY, Kevin	HANSFORD, John	ROCHE, Peter
BOWELL, Richard	HARRISON, Karl	SPENCER, Cam
BRYAN, John	HARROWER, Owen	TAYLOR, Errol
BYRNE, Ray	HINE, Glenn	TORENBEEK, Chris
CASEY, John	KADEL, Jeff	TOWNSHEND, Jill
CROCKER, Wayne	KELLY, Bob	TRACEY, Nev
DAVIE, Andy	KENT, Darren	TURNER, Duane
EARL, Marise	KUHR, Jack	WALLIS, Barry
EGAN, Rod	LOBLEY, Russell	WATKINSON, John
FORD, Jenni	MARTIN, Max	YUEN, Mike Kam
FOTEK, John	McDADE, Mike	

PLANNING & PROJECT SERVICES (15)

BROWNING, Roger	FRASER, Bruce	PINGLE, Shripad
CATTS, Keith	GILHAM, Mike	RAJANAYAGAM, S
CUTTLE, Terry	LOCKHART, Ian	SHORT, Mike
du PLESSIS, Berneice	McCLEMENT, John	WILLEY, Mark
ELLIOTT, Ian	O'CONNOR, Madonna	WILSON, Sandra

EXECUTIVE (1)	BUSINESS STRATEGY (2)
WILLIAMS, Ros	BOWES, Brad
	FRASER, Ailsa

CORPORATE SERVICES (13)

BENNETT, Glen	HAYWARD, Toni	SEAR, Cameron
BOLAND, Cheryl	McCOLL, Cameron	SUTTON, Maureen
DAY, Jo-anne	MONAGHAN, Melissa	TOCCO, Katrina
GREENFIELD, Lyn	MURPHY, Duncan	
HALLS, Vivienne	ROTHWELL, Tim	

PROPERTY DEVELOPMENT (2)	HUMAN RESOURCES (2)	
BAGGERSON, Lisa	GOODWIN, Stephen	
BENNETT, Tim	WOODBINE, Desleigh	



COMMONWEALTH OF AUSTRALIA

PERTH AIRPORT SECTION 11 DECLARATION

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER SECTION 11 OF THE AIRPORTS (TRANSITIONAL) ACT 1996

PERTH AIRPORT

1. DEFINITIONS AND INTERPRETATION

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 ("Transitional Act") or the Airports Act 1996 ("Airports Act") have the same meaning when used in this instrument. In addition:

"Specified Land" means the land specified in Schedule 1.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than a lease);
- (b) a statutory licence, permit or other authority (other than a lease);
- (c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in Schedule 2.

2. DECLARATIONS

I, John Joseph Fahey, Minister for Finance, hereby declare pursuant to section 11 of the Transitional Act that subject to paragraph 3:

- (a) the FAC's right, title and interest in Specified Land vests in the Commonwealth without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to Specified Land (including for the avoidance of doubt existing leases) continues to have effect after the FAC's right, title and interest in the Specified Land vests in the Commonwealth as if a reference in the instrument to the FAC were a reference to the Commonwealth;
- (c) the Commonwealth becomes the FAC's successor in law in relation to the FAC's right, title and interest in the Specified Land immediately after the FAC's right, title and interest in the land vests in the Commonwealth.

3. SPECIFIED LIABILITIES

This declaration is not intended to have the effect of:

- (a) transferring to the Commonwealth a Specified Liability;
- (b) making the Commonwealth liable in relation to a Specified Liability; or
- (c) making the Commonwealth the successor in law of the FAC in relation to a Specified Liability.

4. COMMENCEMENT

This declaration comes into operation on 2 July 1997.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

Schedule 1 - Specified Land

PERTH AIRPORT

Certificate	of Title	Land Description	
Volume	Folio		
7	196A	Lot 396 the subject of Diagram 2597	
14	389A	Lots 5 and 6 on Diagram 28474	
25	186A	Part of the land on Plan 7067	
100	86A	Lots 359 and 360 on Plan 2555	
152	50A	Part of Lot 847 on Plan 3709	
264	141A	Portion of Swan Location 1349	
266	24A	Portion of Swan Location 1120	
266	25A	Part of Lot 3 on Diagram 15044	
293	170A	Swan Location 8499	
367	79A	Lot 1 on Diagram 39005	
367	80A	Lots 2 and 3 on Diagram 39005	
443	174A	Part of Lot 481 on Plan 4683 and part of the land on Plan 7494 (Sheet 4)	
612	26A	Part of Lot 548 on Diagram 5986	
703	97	Lot 812 on Plan 3709	
777	171	Lot 848 on Plan 3709	
778	115	Lot 808 on Plan 3709	
830	168	Lots 871 and 872 on Plan 3709	
857	195	Lots 865 and 866 on Plan 3709	
901	193	Lot 869 on Plan 3709	
1006	726	Lot 425 on Plan 4683	
1020	97	Part of the land on Diagram 837	
1020	98	Part of the land on Diagram 837	
1026	483	Part of Lot 392 on Diagram 1886	

Certificate of Title		Land Description
Volume	Folio	
1054	157	Lot 471 on Plan 4683
1055	666	Lot 459 on Plan 4683
1055	862	Lot 818 on Plan 3709
1064	240	Lot 827 on Plan 3709
1064	640	Lots 867 and 868 on Plan 3709
1065	503	Lot 873 on Plan 3709
1065	691	Lot 864 on Plan 3709
1067	82	Lot 354 on Plan 2555
1079	432	Lot 849 on Plan 3709
1080	256	Lot 426 on Plan 4683
1085	38	Lot 357 on Plan 2555
1085	39	Lot 358 on Plan 2555
1085	44	Lot 823 on Plan 3709
1088	337	Lots 1 and 2 the subject of diagram 12661
1092	980	Lot 857 on Plan 3709
1095	478	Lot 423 on Plan 4683
1100	137	Lot 870 on Plan 3709
1100	320	Lot 462 on Plan 4683
1100	321	Lots 427 and 428 on Plan 4683
1100	896	Lot 831 on Plan 3709
1103	560	Lot 837 on Plan 3709
1106	312	Lot 822 on Plan 3709
1108	178	Lots 457 and 458 on Plan 4683
1108	384	Lots 420 & 421 and part of Lot 422 on Plan 4683
1111	584	Lot 855 on Plan 3709
1122	830	Lot 809 on Plan 3709
1128	145	Lot 830 on Plan 3709

Certificate of Title		Land Description	
Volume	Folio		
1132	364	Lot 430 on Plan 4683	
1141	715	Lot 836 on Plan 3709	
1142	491	Lot 1 on Diagram 15412	
1142	492	Lot 2 on Diagram 15412	
1147	912	Part of Lot 854 on Plan 3709	
1148	487	Lot 1 on Diagram 16915	
1148	1000	Lot 2 the subject of Diagram 16084	
1152	457	Lot 2 on Diagram 16373	
1152	458	Lot 1 on Diagram 16373	
1165	978	Part of Lot 461 on Plan 4683	
1167	467	Part of Lot 461 on Plan 4683	
1173	213	Lot 1 on Diagram 18841	
1180	425	Lot 2 on Diagram 18841	
1190	991	Lot 850 on Plan 3709	
1190	992	Lot 835 on Plan 3709	
1190	993	Lots 834 and 851 on Plan 3709	
1194	385	Part of Lot 807 on Plan 3709	
1201	712	Lot 1 on Diagram 21681	
1233	849	Lot 2 the subject of Diagram 25203	
1234	840	Lots 874 and 875 on Plan 3709	
1244	89	Part of Lot 391 on Diagram 1816	
1244	973	Part of Lot 479 on Plan 4683	
1244	977	Lot 470 and part of Lot 478 on Plan 4683	
1245	581	Swan Location 6246	
1251	16	Swan Location 164 and portion of Swan Location 710	
1255	852	Lot 817 on Plan 3709	

Certificate of Title		Land Description
Volume	Folio	
1257	423	Part of the land on Plan 7494
1260	289	Lots 431, 455 and Part of Lot 454 on Plan 4683
1260	721	Lots 815 and 816 on Plan 3709
1261	970	Part of Lot 876 on Plan 3709
1263	154	Lot 3 the subject of Diagram 26774
1264	327	Lot 833 on Plan 3709
1264	328	Lot 852 on Plan 3709
1266	026	Lot 821 on Plan 3709
1267	111	Lot 820 on Plan 3709
1268	106	Lot 856 on Plan 3709
1268	699	Lot 472 on Plan 4683
1268	958	Lot 829 on Plan 3709
1269	827	Lot 475 on Plan 4683
1272	229	Lot 828 on Plan 3709
1275	305	Lot 1 on Diagram 24060
1276	838	Part of Lot 806 on Plan 3709
1277	977	Lots 476 and 477 on Plan 4683
1278	093	Lot 7 on Diagram 28474
1278	718	Lot 2 on Diagram 24060
1281	141	Lot 3 on Diagram 28474
1281	798	Part of Lot 824 on Plan 3709
1282	146	Lot 2 on Diagram 29866
1282	147	Part of Lot 386 on Plan 2284
1283	103	Lot 819 on Plan 3709
1283	433	Lot 8 on Diagram 28474
1287	240	Lot 1 on Diagram 29201
1287	241	Part of Lot 385 on Plan 2284

Certificate of Title		Land Description
Volume	Folio	
1289	174	Lot 4 on Diagram 28474
1299	668	Lot 9 on Diagram 28474
1301	313	Lot 464 and part of Lot 465 on Plan 4683
1324	169	Lot 813 on Plan 3709
1324	170	Lot 814 on Plan 3709
1324	453	Lot 832 on Plan 3709
1324	454	Lot 853 on Plan 3709
1337	662	Lots 861 and 862 on Plan 3709 (Sheet 2)
1337	663	Lot 863 on Plan 3709
1338	816	Portion of Swan Location 1307
1340	298	Portion of Swan Location 1403
1340	862	Lot 1 on Diagram 34174
1345	620	Part of the land on Plan 7493 (Sheet 1)
1347	764	Part of each of Lots 467, 468 and 469 on Plan 4683 (Sheet 3)
1352	. 597	Lot 3 on Diagram 39761
1352	598	Lot 4 on Diagram 39761
1352	684	Swan Locations 8681 and 8795
1352	685	Swan Location 8794
1352	688	Part of Lot 2 on Diagram 34174
1377	446	Lot 394 on Diagram 2004
1382	600	Portion of Swan Location 1380
1402	048	Part of the land on Diagram 14463
1505	234	Part of Lot 382 on Plan 2283 (Sheet 2)
1650	612	Swan Location 10570
1670	368	Lot 858 and part of Lot 826 on Plan 3709
1670	551	Swan Location 10487

Certificate of Title		Land Description	
Volume	Folio		
1670	552	Swan Location 10488	
1674	028	Part of the land on Diagram 39005	
1726	289	Lot 1 the subject of Diagram 63971	
1726	290	Lot 501 the subject of Diagram 63972	
1726	295	Part of Lot 387 on Plan 2284	
1726	296	Part of Lot 389 on Plan 2284 (Sheet 1)	
1726	297	Part of Lot 35 on Plan 2799 (Sheet 2)	
1726	298	Portion of each of Swan Locations 28, 29, 30, 31, 32 and 33 and being part of each of Lots 1 and 2 and part of Plan 7512	
1756	075	Part of the land on Plan 7068 (Sheet 5) and part of Lot 384 on Plan 2284 (Sheet 1)	
1756	076	Part of Lot 384 on Plan 2284 (Sheet 1)	
1809	163	Part of Lot 2 on Diagram 26391	
1852	601	Swan Locations 687, 783, 3346 and 4886 and portion of each of Swan Locations 24, 25, 26, 27, 28, 29, 30, 773 and 2803	
1863	794	Lots 355 and 356 on Plan 2555	
1863	795	Lot 364 on Plan 2555	
1863	796	Part of Lot 353 on Plan 2555	
1863	797	Lot 352 and part of Lot 353 on Plan 2555	
1863	798	Lots 429 and 456 on Plan 4683 (Sheet 2)	
1908	407	Lot 474 on Plan 4683 (Sheet 3)	
1947	761	Lot 395 the subject of Diagram 2005	
1947	762	Lots 859 and 860 on Plan 3709 (Sheet 2)	
1947	763	Lot 473 on Plan 4683 (Sheet 3)	
1947	764	Part of Lot 3 on Diagram 34174	
1977	* 003	Swan Location 11872	

Certificate	of Title	Land Description
Volume	Folio	
2018	188	Lot 400 the subject of Diagram 69211
2069	304	Part of Lot 1 on Plan 7481
2099	884	Part of Section A on Plan 204

Schedule 2 - Specified Liabilities

PERTH AIRPORT

Any liability of the FAC in respect of, in relation to or which arises from:

- (a) an asset, contract or employee of the FAC;
- (b) the ownership or occupation of the Specified Land;
- (c) the operation of Perth Airport; or
- (d) a fixture on the Specified Land; other than an obligation or benefit under, or connected with, an existing lease.



COMMONWEALTH OF AUSTRALIA

MELBOURNE AIRPORT SECTION 11 DECLARATION

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER SECTION 11 OF THE AIRPORTS (TRANSITIONAL) ACT 1996

MELBOURNE (TULLAMARINE) AIRPORT

1. DEFINITIONS AND INTERPRETATION

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 ("Transitional Act") or the Airports Act 1996 ("Airports Act") have the same meaning when used in this instrument. In addition:

"Specified Land" means the land referred to in Part 1.1 of Schedule 1 of the Airports Regulations 1996;

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than a lease);
- (b) a statutory licence, permit or other authority (other than a lease);
- (c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in the Schedule.

2. DECLARATIONS

- I, John Joseph Fahey, Minister for Finance, hereby declare pursuant to section 11 of the Transitional Act that subject to paragraph 3:
- (a) the FAC's right, title and interest in Specified Land vests in the Commonwealth without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to Specified Land (including for the avoidance of doubt existing leases) continues to have effect after the FAC's right, title and interest in the Specified Land vests in the Commonwealth as if a reference in the instrument to the FAC were a reference to the Commonwealth;
- (c) the Commonwealth becomes the FAC's successor in law in relation to the FAC's right, title and interest in the Specified Land immediately after the FAC's right, title and interest in the land vests in the Commonwealth.

3. SPECIFIED LIABILITIES

This declaration is not intended to have the effect of:

- (a) transferring to the Commonwealth a Specified Liability;
- (b) making the Commonwealth liable in relation to a Specified Liability; or
- (c) making the Commonwealth the successor in law of the FAC in relation to a Specified Liability.

4. COMMENCEMENT

This declaration comes into operation on 2 July 1997.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

Schedule - Specified Liabilities

MELBOURNE (TULLAMARINE) AIRPORT

Any liability of the FAC in respect of, in relation to or which arises from:

- (a) an asset, contract or employee of the FAC;
- (b) the ownership or occupation of the Specified Land;
- (c) the operation of Melbourne (Tullamarine) Airport; or
- (d) a fixture on the Specified Land;

other than an obligation or benefit under, or connected with, an existing lease.

37 July ...



COMMONWEALTH OF AUSTRALIA

BRISBANE AIRPORT SECTION 11 DECLARATION

DECLARATIONS MADE BY THE MINISTER FOR FINANCE UNDER SECTION 11 OF THE AIRPORTS (TRANSITIONAL) ACT 1996

BRISBANE AIRPORT

1. DEFINITIONS AND INTERPRETATION

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the Airports (Transitional) Act 1996 ("Transitional Act") or the Airports Act 1996 ("Airports Act") have the same meaning when used in this instrument. In addition:

"Specified Land" means the land referred to in Part 1.2 of Schedule 1 of the Airports Regulations 1996;

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than a lease);
- (b) a statutory licence, permit or other authority (other than a lease);
- (c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in the Schedule.

2. DECLARATIONS

- I, John Joseph Fahey, Minister for Finance, hereby declare pursuant to section 11 of the Transitional Act that subject to paragraph 3:
- (a) the FAC's right, title and interest in Specified Land vests in the Commonwealth without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to Specified Land (including for the avoidance of doubt existing leases) continues to have effect after the FAC's right, title and interest in the Specified Land vests in the Commonwealth as if a reference in the instrument to the FAC were a reference to the Commonwealth;
- (c) the Commonwealth becomes the FAC's successor in law in relation to the FAC's right, title and interest in the Specified Land immediately after the FAC's right, title and interest in the land vests in the Commonwealth.

3. SPECIFIED LIABILITIES

This declaration is not intended to have the effect of:

- (a) transferring to the Commonwealth a Specified Liability;
- (b) making the Commonwealth liable in relation to a Specified Liability; or
- (c) making the Commonwealth the successor in law of the FAC in relation to a Specified Liability.

4. COMMENCEMENT

This declaration comes into operation on 2 July 1997.

DATED: 1 July 1997

The Honourable John Joseph Fahey, MP

Minister for Finance

Schedule - Specified Liabilities

BRISBANE AIRPORT

Any liability of the FAC in respect of, in relation to or which arises from:

- (a) an asset, contract or employee of the FAC;
- (b) the ownership or occupation of the Specified Land;
- (c) the operation of Brisbane Airport; or
- (d) a fixture on the Specified Land;

other than an obligation or benefit under, or connected with, an existing lease.

Foreign Affairs and Trade

EXPORT MARKET DEVELOPMENT GRANTS ACT 1997

I, Charles Peter Plumley, Manager, Legislation Development, Australian Trade Commission, declare the following to be "tourist attractions" for the purposes of Regulation 9, Schedule 2, Subitem 1(g) of the Export Market Development Grants Regulations.

ATTRACTION	LOCATION
ATTRACTION	LOCATION
A I I I alcott Dungu lump	Smithfield, Cairns, Qld
A J Hackett Bungy Jump	Claremont, Tas.
Alpenrail	
Australia's Underwater World	Manly, N.S.W.
Australia's Wonderland	Minchinbury, N.S.W.
Balloon Aloft	North Rothbury, N.S.W.
Burbong Sheep Station	Red Hill, A.C.T.
Cairns Golf Club golf course	Earlville, Qld
Cockington Green	Belconnen, A.C.T.
Dreamworld	Coomera, Qld
El Caballo Blanco	Narellan, N.S.W.
Flemington Race Course for the	
Melbourne Cup	Flemington, Vic.
Frontier Camel Farm	Alice Springs, N.T.
Glenloch Sheep Station	Weetangera, A.C.T.
Glenrowan Light and Sound Show	Glenrowan, N.S.W.
Gold Coast Indy Car Grand Prix	Gold Coast, Qld.
Hamilton Sheep Centre	Curringa, Tas.
Hope Island golf course	Hope Island, Qld
Hyatt Regency Coolum golf course	Coolum, Qld
International Showroom - Conrad	
Jupiters Hotel/Casino	Broadbeach, Qld
Katoomba Scenic Railway & Skyway	Katoomba, N.S.W.
Kewarra Beach Resort for "Kup Mari"	Cairns, Qld
Kuranda Train	Cairns, Qld
Mirage Port Douglas Resort golf	
course	Port Douglas, Qld
National Tennis Centre for the	
Australian Open Tennis Tournament	Melbourne, Vic.
Nerada Tea Plantation	Innisfail, Qld
Nut Chairlift, The	Stanley, Tas.
Ocean World	Coomera, Qld
Old Sydney Town	Somersby, N.S.W.
Palm Cove Travelodge Resort golf	
course	Palm Cove, Qld
Palm Meadows golf course	Carrara, Qld
Paradise Country Farm	Nerang, Qld
Paradise Palms golf course	Clifton Beach, Qld
Paradise Springs golf course	Robina, Qld
Parkwood International golf course	Ernest, Qld
I and tood international golf course	Linou, aid

Pemberton Tram	Pemberton, W.A.
Pennyroyal World	Launceston, Tas.
Pioneer World	Armadale, W.A.
Princess Theatre for Phantom of the	
Opera	Melbourne, Vic.
Puffing Billy	Belgrave, Vic.
R.A.S. Showgrounds for the Royal	
Easter Show	Paddington, N.S.W.
Rainforest Habitat	Port Douglas, Qld
Rialto Towers Observation Deck	Melbourne, Vic
Robina Woods golf course	Robina, Qld
Royal Flying Doctor Service	
Headquarters	Alice Springs, N.T.
Royal Pines Resort golf course	Ashmore, Qld
Sanctuary Cove Resort golf course	Sanctuary Cove, Qld
School of the Air	Alice Springs, N.T.
Seaworld	Main Beach, Qld
Sovereign Hill	Ballarat, Vic.
Story of Sydney	Sydney, N.S.W.
Strehlow Reserch Centre	Alice Springs, N.T.
Stuart Farm	Hamilton, Tas.
Sydney Aquarium	Darling Harbour, N.S.W
Sydney Opera House	Sydney, N.S.W.
Sydney Show Club	Sydney, N.S.W.
Sydney Showboat	Sydney, N.S.W.
Sydney Tower Observation Deck	Sydney, N.S.W.
Telecom Tower	Black Mountain, A.C.T.
"The Edge" Maxvision Cinema	Katoomba, NSW
Tiagara	Devonport, Tas.
Tjapukai Aboriginal Dance Show	Kuranda, Qld
Tobruk Sheep Station	Marooka, N.S.W.
Tropical Fruit World	Duranbah, NSW
Underwater World	Mooloolaba, Qld
Vines Classic Golf Tournament	Ellenbrook, WA
Victoria Farm Shed	Tynong, Vic.
Warner Bros. Movie World	Oxenford, Qld
Warrook Murray Grey Stud	Monomeith, Vic.
Wild World	Palm Cove, Qld
Woolnorth	Montagu, Tas.

Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DETERMINATION UNDER SUBSECTION 84C (7)

- I, ALAN WILLIAM STEVENS, Acting Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to subsection 84C (7) of the *National Health Act 1953*, hereby make the following Determination:
- 1. This Determination shall come into operation on 1 July 1997.
- 2. The Determination under subsection 84C (7) of the National Health Act 1953 made on 28 June 1996 with effect from 1 July 1996, as amended on 16 July 1996 with effect from 1 August 1996 and on 16 December 1996 with effect from 1 January 1997, is, in this Determination, referred to as the Principal Determination.
- 3. Subparagraphs 12 (a), 12 (b) and 12 (c) of the Principal Determination are amended by omitting "\$4.08" (wherever occurring) and substituting "\$4.13".
- 4. Subparagraphs 12 (a), 12 (c), 22 (c), 40 (c) and 40 (d) of the Principal Determination are amended by omitting "\$5.92" (wherever occurring) and substituting "\$5.99".

Dated this Thirtieth

day of

June

1997.

A. STEVENS

Acting Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

During the period 1 January to 30 June 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.

COMPANY NAME:	AUST L/R NUMBER	PRODUCT <u>TYPE</u>	PRODUCT <u>NAME</u>	TGO & SECTION EXEMPTED	SPECIAL CONDITIONS
Boston Scientific	55699	Catheters Cardio - Vascular	Scimed Surpass Perfusion Dilatation Catheter	No.37.Cl.4(2)(e)(iv)	
Boston Scientific	55699	Catheters Cardio - Vascular	Seimed Ranger PTCA Dilatation Catheter	No.37.Cl.4(2)(e)(iv)	
Boston Scientific	55699	Catheters Cardio - Vascular	Seimed Quantum Ranger PTCA Dilatation Catheter	No.37,Cl.4(2)(e)(iv)	а
Medical Industries Australia Pty Ltd	55907	Bandages, Dressings & Allied Products - Required to be sterile	Bi-Lo First Aid Plastic Strips & Savings First Aid Plastic Strips	No.37.Cl.13(b) specifically Cl.10(e)	,
Boston Scientific	58635	Grafts, Implants & Prostheses, Non-animal Origin	Passager MIBS Minimally Invasive Bypass System (various models)	No.37,Cl.4(2)(e)(iv)	
Boston Scientific	58635	Grafts, Implants & Prostheses, Non-animal Origin	Vanguard Endovascular Aortic Grafts (various models)	No.37.Cl.4(2)(e)(iv)	
Boston Scientific	58632	Catheterisation Kits, Equipment & Catheter Accessories	Passager Introducer System (various models)	No.37.Cl.4(2)(e)(iv)	
J & J Med P/L	17542	Diagnostic Goods, In Vitro -Human Origin	Ortho-Clinical Diagnostic Human Origin	No 34 Item 5.8 & 9	

Commonwealth of Australia Gazette No. GN 27, 9 July 1997

1960 Government departments

Johnson & Johnson Pacific 47508

Lubricant

K-Y Jelly Triple Pack No.37,Cl.7(b)

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.

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTIFICATION pursuant to subsection 73(7) of the *National Health Act 1953* of registration as a registered health benefits organisation.

- a. Name of Organisation: AUSTRALIAN UNITY HEALTH LIMITED
- b. Date of Registration: 26 June 1997
- c. This Registration is subject to Conditions set out in PART VI of the *National Health*Act 1953
- d. This Registration is also subject to other Conditions as determined pursuant to paragraph 73BA(1) of the *National Health Act 1953* as follows:
- (i) the organization will not enter into a refund agreement as defined as Part VII of the National Health Act or become an agent of a party to a refund agreement for the purposes of the refund agreement;
- (ii) the organization will keep a record, in a form approved by the Secretary, of the names and addresses, being addresses last known by the organization of all members of the organization who were and have continued to be parties to refund agreements with registered organizations;
- (iii) the organization will ensure that members can readily ascertain all details of their entitlements to benefits and that new members are automatically provided with such information;
- (iv) the organization will not, without prior approval of the Secretary, enter into an agency or re-insurance arrangement with a person or a body conducting health insurance business but not registered under the National Health Act;
- (v) the organization will not, in determining, in relation to any contributor included in a class or kind of contributors -
 - (a) whether or not benefits are payable in accordance with any table not being part of an applicable benefits arrangement;
 - (b) if benefits are payable in accordance with such a table of the organization the amount of benefits so payable;
 - (c) the amount of benefits payable in respect of such a table of the organization,

have regard to any of the following matters:

(e) the suffering by the contributor, or a dependent of the contributor, from a chronic disease, illness or medical condition of a particular kind;

- (f) the age of the contributor or of a dependent of the contributor;
- (g) the frequency of the rendering of professional services to the contributor or to a dependent of the contributor;
- (h) the amount, or extent, of the benefits to which the contributor becomes, or has become, entitled during a period.
- (vi) the organization will permit any contributor to contribute for benefits in accordance with any table or product, subject to any other requirements contained in its rules or the National Health Act
- (vii) the organization will include on a State by State basis details of all tables of benefits or products in a brochure. The brochure will also advise the existence of and contact details for the Private Health Insurance Complaints Commissioner. Such a brochure shall be freely available and on display at any of its offices or outlets to any contributor or to any member of the public who is eligible to become a contributor.
- (viii) the organization's rules relating to the payment of an ancillary health benefit, in respect of services of the kind referred to in the definition of "relevant health services" in subsection 67(4) of the National Health Act 1953, will not require a contributor or a dependant of a contributor to obtain a referral from a medical practitioner, or for a medical practitioner to order such services.
- (ix) for each table the organization will:
 - (a) charge all memberships consisting of the contributor, and two or more other persons, where two or more of the persons covered by the policy are not dependent children, the same premium.
 - (b) charge all memberships consisting of the contributor and one or more dependent children, the same premium.
 - (c) charge all memberships consisting solely of the contributor, the same premium.
 - (d) charge all memberships consisting of the contributor and one other person who is not a dependent child of the contributor, the same premium.

"Dependent child" in relation to this condition means a person:

- (a) who is covered by the policy; and
- (b) whom the health fund that issued the policy accepts as a dependent child for the purposes of the policy;

but does not include:

- (c) a person who is the spouse or partner of another person; or
- (d) a person (other than a full-time student) who is 18 years of age or older, or
- (e) a full-time student who is 25 years of age or older.

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whenever the organization amends its rules such that a detrimental material change is made to the scope, level or amount of benefits payable to members, or such that the premiums payable by members are increased, the fund will advise the affected contributors in writing and will send a copy of such advice to the Secretary.

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 August 1997.

Interested parties 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 7 August 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) Piroxicam Schedule 4 to Schedule 2 for dermal formulations containing 0.5% or less of piroxicam.
- (b) Theophylline Schedule 3 to Schedule 4 for liquid oral preparations.
- (c) Phosphoric Acid Schedule 5 to Schedule 6 for preparations containing more than 35 per cent of phosphoric acid; Schedule 5 for preparations containing more than 15 per cent and less than 35 per cent of phosphoric acid and preparations containing 15 per cent or less of phosphoric acid to remain exempt.
- (d) Nonoxinol 9 Schedule 6 for preparations containing more than 5 per cent of nonoxinol 9, except preparations for human use. The Committee is seeking information on products that would be affected by the proposal.
- (e) Sodium dodecylbenzene sulfonate Schedule 6.
- (g) Flunitrazepam -Schedule 4 to Schedule 8.

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

(a) Terfenadine - Schedule 3 to Schedule 4. The scheduling of astemizole and loratedine will also be considered.

3. OTHER MATTERS FOR CONSIDERATION

- (a) Royal Jelly Assessment of exempt schedule status in view of safety concerns.
- (b) Dichlorophen Information is sought regarding adverse effects to the skin (e.g skin sensitisation) with the use of dichlorophen impregnated cloths for domestic use.
- (c) Sodium hydroxide and potassium hydroxide Review of safety directions and warnings statements for Schedule 6 products. Submissions are sought from interested parties regarding the range of products and product types which may be affected, and forms of words for any such statements or warnings.

NATIONAL HEALTH ACT 1953

INSTRUMENT FOR THE PURPOSES OF PARAGRAPH 40AA(6)(ce)

- I, Conor King, Delegate of the Secretary to the Department of Health and Family Services, (the Department) for the purposes of paragraph 40AA(6)(ce) of the National Health Act 1953, HEREBY:
- (a) REVOKE the approval of the form entitled "NH20 For Reconciliation of 1995/96 Nursing and Personal Care Staff Costs and Other Cost Reimbursed Expenditure for Non-Government Nursing Homes for the Aged and Adjusted Fee Government Nursing Homes" dated 14 August 1996 and notified in Gazette GN34 of 28 August 1996 to the extent that it applies for the provision of information relating to any year other than the year 1 July 1995 to 30 June 1996;
- (b) APPROVE the form entitled "NH20 For Reconciliation of 1996/97 Nursing and Personal Care Staff Costs and Other Cost Reimbursed Expenditure for Non-Government Nursing Homes for the Aged and Adjusted Fee Government Nursing Homes" (1996-97/NH20) set out in the Schedule to this instrument ("the Form") for the provision of information in relation to Approved Nursing Homes in respect of the year 1 July 1996 to 30 June 1997;
- (c) DETERMINE that the information to be submitted in the Form shall be in respect of the year 1 July 1996 to 30 June 1997 and that the Form shall be submitted by 30 September 1997;
- (d) REOUIRE each proprietor of a nursing home for the aged, which is not a Government nursing home, to submit to the Secretary such information in relation to the nursing home as is necessary for the completion of the Form in accordance with the instructions therein; and
- (e) APPROVE the submission of the information to the Secretary by lodgement of the completed Form at an office of the Department in the State or Territory in which the nursing home is situated.

Dated this day of June 1997

Conor King

Delegate of the Secretary to the

Department of Health and Family Services

COMMONWEALTH OF AUSTRALIA NATIONAL HEALTH ACT 1953 (the Act)

NOTIFICATION OF REVOCATION AND APPROVAL OF FORM UNDER PARAGRAPH 40AA(6)(ce)

- I, Conor King, Assistant Secretary, Accountability and Quality Assurance Branch, Aged and Community Care Division, Department of Health and Family Services, and Delegate of the Secretary to the Department of Health and Family Services for the purposes of paragraph 40AA(6)(ce) of the Act, hereby notify, in accordance with the requirements of sub-section 48(1)(a) of the Acts Interpretation Act 1901, that I have by instrument dated this day of 1997:
- (a) REVOKED the approval of the form entitled "NH20 For Reconciliation of the 1995/96 Nursing and Personal Care Staff Costs and Other Cost Reimbursed Expenditure for Non-Government Nursing Homes for the Aged and Adjusted Fee Government Nursing Homes" dated 14 August 1996 and notified in Gazette No. GN 34 of 28 August 1996 to the extent that it applies for the provision of information relating to any year other than the year 1 July 1995 to 30 June 1996,
- (b) APPROVED the form entitled "NH20 For Reconciliation of 1995/1996 Nursing and Personal Care Staff Costs and Other Cost Reimbursed Expenditure for Non-Government Nursing Homes for the Aged and Adjusted Fee Government Nursing Homes" ("the Form") for the provision of information in relation to Non-Government Nursing Homes and Adjusted Fee Government Nursing Homes in respect of the year 1 July 1996 to 30 June 1997;
- (c) DETERMINED that the information to be submitted in the Form shall be in respect of the year 1 July 1996 to 30 June 1997 and that the Form shall be submitted by 30 September 1997.
- (d) REQUIRED proprietors of nursing homes for the aged, which are not Government nursing homes, to submit to the Secretary such information as is necessary for the completion of the Form in accordance with instructions therein; and
- (e) APPROVED the submission of the information to the Secretary by lodgement of the completed Form at an office of the Department in the State or Territory in which the nursing home is situated.

Copies of this instrument (with form attached) can be obtained from the Office of the Commonwealth Department of Health and Family Services in the capital city of each State and Territory as follows:

New South Wales (and Australian Capital Territory)
Commonwealth Department of Health and Family Services,
120 Sussex Street,
SYDNEY NSW 2000*

Victoria

Commonwealth Department of Health and Family Services, Casselden Place, 2 Londsdale Street,

MELBOURNE VIC 3000

Queensland

Commonwealth Department of Health and Family Services, 340 Adelaide Street, BRISBANE QLD 4000

Western Australia

Commonwealth Department of Health and Family Services, 12th Floor, Central Park, 152-158 St Georges Terrace, PERTH WA 6000

South Australia

Commonwealth Department of Health and Family Services, 55 Currie Street, ADELAIDE SA 5000

Tasmania

Commonwealth Department of Health and Family Services, 21 Kirksway Place, HOBART TAS 7000

Northern Territory Commonwealth Department of Health and Family Services, Cascom Centre, 13 Scaturchio Street, CASUARINA NT 0800

Dated this 2e day of Ine 1997

Conor King

Assistant Secretary

Accountability and Quality Assurance Branch

Aged and Community Care Division

Department of Health and Family Services

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES STANDARD HOURLY RATES

I, JUDITH ELEANOR MOYLAN, Minister for Family Services, pursuant to paragraph 40AGA(5) of the National Health Act 1953, hereby determine that the Standard Hourly Rates for each classification for the state or territory in which the nursing home is situated, effective from 1 July 1997, are:

BY PATIENT CLASSIFICATION

STANDARD HOURLY RATES	1	2	3	4	5
	\$	\$	\$	\$	\$
New South Wales	21.85	21.93	22.06	22.46	22,97
Victoria	22.65	22.68	22.75	22.92	23.15
Queensland	19.03	19.10	19.22	19.58	20.06
Western Australia	21.03	21.08	21.16	21.40	21.72
South Australia	19.82	19.87	19.93	20.12	20.35
Tasmania	22.63	22.69	22.79	23.06	23,42
Australian Capital Territory	20.53	20.59	20.71	21.03	21.46
Northern Territory	22.11	22.18	22.27	22,53	22.88

Dated this 22nd day of June 1997

JUDI MOYLAN

Minister for Family Services

Determination No: 1997-98/ACC4

COMMONWEALTH OF AUSTRALIA NATIONAL HEALTH ACT 1953 NURSING HOMES FINANCIAL ARRANGEMENTS PRINCIPLES 1989 TRANSITIONAL HOURLY RATES

I, JUDITH ELEANOR MOYLAN, Minister for Family Services, pursuant to Principle 4 of the Nursing Homes Financial Arrangements Principles 1989 formulated under subsection 40AA (7) of the National Health Act 1953, hereby determine that the Transitional Hourly Rates taking into account the changes with time in the cost of employing nursing and personal care staff, effective from 1 July 1997 are:

TRANSITIONAL HOURLY RATES

	\$
New South Wales	22.23
Victoria	22.78
Queensland	19.40
Western Australia	21.22
South Australia	19.92
Tasmania	22.88
Australian Capital Territory	20.66

Dated this 22nd day of June 1997

Juai maylan

JUDI MOYLAN

Minister for Family Services

Determination No: 1997-98/ACC5

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

24 HOUR REGISTERED NURSE AND SMALL NURSING HOMES ADDITIONAL FUNDING PRINCIPLES

I, JUDITH ELEANOR MOYLAN, Minister for Family Services acting under subsection 48B(1) of the National Health Act 1953, amend the 24 Hour Registered Nurse and Small Nursing Homes Additional Funding Principles as amended on 28 June 1996 and previously, in the manner set out in the Schedule, with effect from 1 July 1997.

Dated this 22nd day of June 1997

JUDI MOYLAN

Minister for Family Services

Reference No: 24SH 2/97

SCHEDULE

- 1. Paragraph 6(a), Omit the paragraph, substitute:
- "(a) Dl is
- (i) for New South Wales, \$13.55;
- (ii) for Victoria, \$ 9.60;
- (iii) for Queensland, \$ 7.79;
- (iv) for Western Australia, \$ 10.34;
- (v) for South Australia, \$ 9.60;
- (vi) for Tasmania, \$13.02;
- (vii) for the Australian Capital Territory, \$11.62; and
- (viii) for the Northern Territory, \$ 9.31;"
- 2. Paragraph 6(b);

Omit the paragraph, substitute:

- " (b) D2 is
 - (i) for New South Wales, \$13.03;
 - (ii) for Victoria, \$10.28;
 - (iii) for Queensland, \$ 6.41;
 - (iv) for Western Australia, \$ 8.75;
 - (v) for South Australia, \$11.55;
 - (vi) for Tasmania, \$15.10;
 - (vii) for the Australian Capital Territory, \$10.69; and
 - (viii)for the Northern Territory, \$10.41;"
- 3. Paragraph 10(a);

Omit the paragraph, substitute:

- "(a) C is, in respect of the month for which the approved nursing home is caring for approved nursing home patients -
 - (i) for New South Wales, \$21.28;
 - (ii) for Victoria, \$22.40;
 - (ii) for Queensland, \$18.51;
 - (iv) for Western Australia, \$20.69;
 - (v) for South Australia, \$19.56;
 - (vi) for Tasmania, \$22.25;
 - (vii) for the Australian Capital Territory, \$20.07; and
 - (viii) for the Northern Territory, \$21.73;"

COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

DETERMINATION OF THE STANDARD INFRASTRUCTURE ALLOWANCE AND SPECIAL INFRASTRUCTURE ALLOWANCE

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

The Standard Infrastructure Allowance to be \$39.13 per occupied bed day effective from 1 July 1997, and

The Special Infrastructure Allowance to be \$30.32 per occupied bed day effective from 1 July 1997.

Dated this 22ml day of June 1997.

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JUDI MOYLAN

Minister for Family Services

Determination No: 1997-98/ACC6



Therapeutic Goods Administration

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



Health and Family Services

COMMONWEALTH OF AUSTRALIA DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I. Nicholas E. Medveczky, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1). CONSENT to the label on the primary pack and the ampoule of Diphtheria Vaccine, Adsorbed (Diluted for Adult Use) (Aust R 29210), supplied by CSL, permitting the use of text on the container label which is less than 1.5 mm high as required by Subclause 3(1)(b) of Therapeutic Goods Order 48 — "General requirements for labels for drug products", provided that the text height is no less than 1.0 mm.

Nicholas E. Medveczky

A/a Chief, Immunobiology Section

TGA Laboratories Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Health and Family Services)

Date 29 /5/97



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



COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Nicholas E. Medveczky, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, acting under subsection 14(1), CONSENT to the label on the primary pack and the ampoule of Plague Vaccine (Aust R 29232), supplied by CSL, omitting the statement of the route of administration as required by Subclauses 3(2)(e)and 3(11)(c) of Therapeutic Goods Order 48 — "General requirements for labels for drug products", provided that details of the dose and route of administration appear in the Product Information and the Product Information is referred to on the primary pack.

Nicholas E. Medveczky

Avg Chief, Immunobiology Section

TGA Laboratories Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Health and Family Services)

Date 27 May, 1997



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Therapeutic Goods Administration

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



COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Nicholas E. Medveczky, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989*, acting under subsection 14(1), CONSENT to the following exemptions:

An exemption from sub-clause 3(5)(b)(ii) of TGO 48 for Funnel Web Spider Antivenom (AUSTR 31847) and Tick Antivenom (AUSTR 31860). This exemption stands provided that the full statement 'Contains no antimicrobial agent. Reconstituted product not used immediately must be discarded' remains on the carton label.

An exemption from sub-clause 3(1)(b) of TGO 48 for Tiger Snake Antivenom (AUSTR 31863) and Red Back Spider Antivenom (AUSTR 31852), provided that all text on the labels is greater than 1.0 mm in height.

An exemption from subclause 3(2)(n) of TGO 48 for Funnel Web Spider, Tick and Tiger Snake Antivenoms, provided that the sponsor's logo appears on the container label and the name and address of the sponsor appears on the carton label.

An exemption from subclauses 3(2)(b) and 3(2)(c) of TGO 48 for Polyvalent Snake Antivenom (AUSTR 31849), provided that the container label refers to the carton label, on which the identity and quantity of the active ingredients are listed.

Nicholas E. Medveczky

A/d Chief, Immunobiology Section

TGA Laboratories Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Health and Family Services)

Date 1

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Therapeutic Goods Administration



Commonwealth Department of Health and Family Services

PO Box 100 Woden ACT 2606 Australia

☐ Woden Telephone: (06) 289 1555 Facsimile: (06) 289 7222

☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8241

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Nicholas Eugene Medveczky, delegate of the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of Merieux Inactivated Rabies Vaccine (AUST R 26675), supplied to CSL Limited by Pasteur Merieux Serums & Vaccins, with International labelling. The exemption expires on 31 December 1997.

Nicholas Eugene Medveczky

A/G Head, Immunobiology Section

TGA Laboratories Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the

Department of Health and Family Services)

19 June, 1997





Commonwealth Department of Health and Family Services

PO Box 100 Woden ACT 2606 Australia

□ Woden Telephone: (06) 289 1555 Facsimile: (06) 289 7222

☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8241

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Nicholas Eugene Medveczky, delegate of the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of Japanese Encephalitis Vaccine, Biken, (AUST R 49681), supplied to CSL Limited by Connaught Laboratories Inc Swiftwater PA USA, with labelling approved for the United States of America. The exemption is subject to the following conditions.

- (a) The conditions applying to the product are those outlined in the letter of approval for registration signed by Dr G Dickson on 1 July 1994.
- (b) Each batch of vaccine imported into Australia via Connaught Laboratories Inc be accompanied by a copy of documents granting clearance of that batch by the US FDA.
- (b) Evidence be provided of the maintenance of satisfactory shipping conditions between the USA and Australia.
- (c) CSL Limited are required to over-sticker the vaccine carton with a label identifying CSL Limited as the Australian distributor. The sticker to include the CSL Limited address and AUST R number (49681).

(d) / The exemption expires on 30 June 1998.

Nicholas Eugene Medveczky

A/G Head, Immunobiology Section

Therapeutic Goods Administration (Delegate of the Secretary to the

Department of Health and Family Services)

24 June 1997

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

I, Larry Kelly, delegate of the Secretary of the Commonwealth Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ('the Act') give my consent for Alphapharm Pty Limited (ACN 002 359 739) of 12 Queen Street, Glebe, NSW ('the company') to supply batch nos. P9830Y2, P9831Y1, P9832Y1, and P9833Y1 of IBILEX 125 cephalexin 125mg/5mL powder for oral liquid bottle currently registered under ARTG Number 59241 and batch nos. P9155Y3, P9337Y1, P9338Y1, P9488Y1 and P9489Y1 of IBILEX 250 cephalexin 250mg/5mL powder for oral liquid bottle currently registered under ARTG Number 57464 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 condition in supplying the abovementioned products:

• The bottles and cartons will be labelled in accordance with the labels presented to TGA on 18 June 1997.

Supply of these products is also subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

LARRY KELLY
A/g CHIEF SCIENTIST
CHEMISTRY SECTION - TGA LABORATORIES
DELEGATE OF THE SECRETARY

了心 JUNE 1997

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 11 June 1997, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the <u>Therapeutic Goods Act 1989</u> ("the Act") gave her consent for Wyeth Australia Pty Limited of 5 Gibbon Road, Baulkham Hills, N.S.W. ("the Company"), to supply conjugated oestrogens (Premarin) 0.625mg/g cream (AUST R 50309) with tube 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 tube label to be used is that provided with the Company letter of 17 February 1997.
- The affected tubes are packaged in cartons with approved Australian labels and Consumer Product Information (CPI).
- 3. No other changes have been made to the product, including the applicator.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 June 1997, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for SmithKline Beecham of 300 Frankston Road, Dandenong Vic. ("the Company"), to supply topotecan (Hycamtin) powder for injection 4mg per vial (as hydrochloride) (AUST R 58598) with 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. There is no promotion during the period that the exempted product is supplied.
- 2. The product is otherwise identical to that for which registration has been approved.
- 3. The exemption applies to the vial and carton labels for batch 2136H01 only of the product.
- 4. The labels to be used are those detailed in the Company letter of 15 May 1997 but with the carton label overstickered with the AUST R number and the name and address of the Australian sponsor or supplier.
- 5. The approved Australian Product Information (PI) and Consumer Product Information (CPI) must be used.

Immigration and Multicultural Affairs

Department of Immigration and Multicultural Affairs

Migration Agents Registration Scheme

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

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

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

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

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
CHETCUTI Jöseph Carmel	29/03/48	Barlow & Co	171 La Troba Street MELBOURNE VIC 3000	CHARGES
CHO Ken Kai-Hing	6/12/49	Ken Nelson & Associates	QG27 Prince Centre 8 Quay Street HAYMARKET NSW 2000	CHARGES
GUENCA Maria	15/04/62	immigration Advice & Rights Centre	4th Floor 414 Elizabeth Street SURRY HILLS NSW 2010	FREE SERVICE
DENNETT John Charles	18/12/48		28 Bernhard Street PADDINGTON QLD 4064	CHARGES
FAGGIANELLI Joseph	12/07/62	Joseph Faggianelli & Associates	Level 4 140 Queen Street MELBOURNE VIC 3000	CHARGES
GERKENS Maurice William	23/04/39	M W Gerkens & Associates	Level 9 1 79 Quee n Street MELBOURNE VIC 3000	CHARGES
LAM Ching Kam	19/12/60	Smile International Pty limited	2A Henley Road HOMEBUSH WEST NSW 2140	CHARGES
LI Elton Kwok Fai	26/02/53	Elton Li & Co	36 Eastern Arterial Road KILLARA NSW 2071	CHARGES
LIN Hui	2/03/57		1/13 Brog Avenue EAST HILLS NSW. 2213	CHARGES
LIU . Nelson	2/03/53	Ken Nelson & Associates	QG27 Prince Centre 8 Quay Street HAYMARKET NSW 2000	CHARGES

9605623

for SECRETARY Wednesday, 9 July 1997

Industrial Relations

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
Nauru House
80 Collins Street
Melbourne Vic. 3000

(Postal Address G.P.O. Box 1994S Melbourne, Vic., 3000)

NOTICE OF APPLICATION FOR CONSENT TO A CHANGE OF NAME OF AN ORGANISATION

(D No. 90001 of 1997)

NOTICE is given that an application has been made by Confederation of A.C.T. Industry under the Workplace Relations Act 1996 for consent to the change of name of the organisation to ACT Chamber of Commerce and Industry.

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

- "The Confederation of ACT Industry merged with the ACT and Region Chamber of Commerce and Industry Ltd on 1 February 1997."
- "To avoid confusion the Confederation of ACT Industry wishes to be identified as closely as possible with that organisation."
- "The current_name is outdated as the Confederation of Australian Industry is now known as the Australian Chamber of Commerce and Industry."
- "The name is more relevant to the range of services provided to members."

Any interested organisation, registered under the Workplace Relations Act 1996, association of person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is 12a Thesiger Court, Deakin, A.C.T., 2600) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

M. Kelly Industrial Registrar 1984 Government departments

Workplace Relations Act 1996

Australian Industrial Registry Principal Registry Nauru House 80 Čollins Street Melbourne Vic. 3000

(Postal Address G.P.O. Box 1994S Melbourne, Vic., 3000)

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 90002 of 1997)

NOTICE is given that an application has been made under the <u>Workplace Relations Act 1996</u> for consent to an alteration of the eligibility rules of Confederation of A.C.T. Industry.

The alteration is sought from the following:

4 - INDUSTRIES

The Confederation is formed in connection with the following named industries operating within the boundaries of the Australian Capital Territory:

Accommodation, private hotels, motels, hostels, clubs, boarding establishments,

Aerated waters, cordials and other non-intoxicating drinks manufacturing.

Boot making and repairing,

Bread manufacturing, baking and distribution,

Bricklaying, excepting building and construction on site.

Carpentry and joinery, cabinet making, excepting building and construction on site,

Catering,

Civil engineering,

Clerical.

Concrete products and manufacturing,

Confectionery manufacturing,

Dairving,

Electrical fitting in retail shops in connection with household appliances and the like,

Electrical mechanics in connection with the wiring of shops, offices and houses,

Entertainment (including actors, announcers, musicians, film exhibitions, indoor bowling, theatres, racecourses, showground),

Glazing, excepting building and construction on site.

Hairdressing,

Laundry and dry cleaning,

Milk treatment and distribution,

Motor body and coach building in the repair of motor bodies including panel beating, spray painting and the like.

Motor mechanics.

Motor tyre repairing and retreading,

Painting, excepting building and construction on site,

Plastering, excepting building and construction on site,

Pastry making,

Plumbing, excepting building and construction on site,

Poultry farming,

Printing,

Quarrying,

Radio and T.V. mechanics.

Retail and wholesale of all classes of goods (except ceramic tiles),

Spectacle making and repairing,

Timber and sawmilling,

Transport,

Watching, cleaning and caretaking,

Watchmaking and repairing as carried out in retail shops,

which without limiting the generality of the foregoing (excepting for the location of operation) shall include the keeping of accounts and records, the preparation and publication of documents, office organisation and business, industrial and professional administration.

5 - MEMBERSHIP AND CONDITIONS OF ELIGIBILITY

The Confederation shall consist of -

- (a) Those persons, firms and companies or other incorporated bodies which at the date of adoption of these Rules namely the 23rd day of June 1965, were members of this Confederation and who employ or usually employ labour engaged in any of the industries named in rule four (4).
- (b) Any person firm or company which employs or usually employs labour engaged in any activity in connection with any trade, business, profession, occupation or calling carried on in the Australian Capital Territory by such person, firm or company, and which is admitted as a member as hereinafter provided.
- (c) Any person whether an employer in the industry or not who is an officer of the Confederation and has been admitted as a member thereof.

to the following:

RULE 4 INDUSTRIES

The Chamber is formed in connection with the following named industries operating within the boundaries of the Australian Capital Territory:

Accommodation, private hotels, motels, hostels, clubs, boarding establishments, Aerated waters, cordials, and other non-intoxicating drinks manufacturing.

Boot making and repairing,

Bread manufacturing, baking and distribution.

Bricklaving, excepting building and construction on site.

Carpentry and joinery, cabinet making, excepting building and construction on site,

Catering.

1986 Government departments.

Civil Engineering,

Clerical.

Concrete products and manufacturing,

Confectionary manufacturing,

Dairying,

Electrical fitting in retail shops in connection with the wiring of shops, offices and houses,

Entertainment (including actors, anouncers, musicians, film exhibitions, indoor bowling, theatres, race-courses, showgrounds)

Glazing, excepting building and construction on site,

Hairdressing,

Laundry and dry cleaning.

Milk treatment and distribution.

Motor body and coach building in the repair of motor bodies including panel beating, spray painting and the like,

Motor mechanics.

Motor tyre repairing and retreading

Painting, excepting building and construction on site,

Plastering, excepting building and construction on site.

Pastry making,

Plumbing, excepting building and construction on site,

Poultry farming,

Printing,

Quarrying,

Radio and TV mechanics,

Retail and wholesale of all classes of goods (except ceramic tiles)

Spectacle making and repairing,

Timber and sawmilling,

Transport,

Watching, cleaning and caretaking,

Watchmaking and repairing as carried out in retail shops, which without limiting the generality of the foregoing (excepting for the location of operation) shall include the keeping of accounts and records, the preparation and publication of documents, office organisation and business, industrial and professional administration.

RULE 5. MEMBERSHIP AND CONDITIONS OF ELIGIBILITY

The Chamber shall consist of:

- (a) those persons, firms and companies or other incorporated bodies which at the date of adoption of these Rules namely the 6th Day of March 1997 were members of this Chamber and who employ labour engaged in any one of the industries named in rule four (4);
- (b) any person firm or company which employs or usually employs labour engaged in any activity in connection with any trade, business, profession, occupation or calling carried on in the Australian Capital Territory by such person, firm or company, and which is admitted as a member as hereinafter provided; and

(c) any person whether an employer in the industry or not who is an officer of the Chamber and has been admitted as a member thereof.

Any interested organisation, registered under the Workplace Relations Act 1996, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is 12a Thesiger Court, Deakin, A.C.T. 2600) within seven days after the notice of objection has been lodged, copies of the notice of objection and written notice so lodged.

M. Kelly Industrial Registrar

1988 Government departments
Workplace Relations Act 1996

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

(Postal Address: GPO Box 1994S MELBOURNE VIC 3001

NOTICE OF APPLICATION FOR THE REGISTRATION OF AN ENTERPRISE ASSOCIATION AS AN ORGANISATION OF EMPLOYEES

(D No. 60002 of 1997)

NOTICE is given that an application has been made under the *Workplace Relations Act* 1996 for the registration of an enterprise association called Burswood Resort Union of Employees as an organisation of employees.

The eligibility rules of the association are:

"All persons working at or for any of the companies at Burswood Resort and whose contracts of employment have traditionally been determined by awards an/or industrial agreements shall be eligible for membership of the Union."

Any interested organisation, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection and written statement in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the applicant (whose address for service is: c/ - Mr. Leslie Mellor, 28 Carpentaria Court, Kenwick WA 6107) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and the written statement so lodged.

M. Kelly
INDUSTRIAL REGISTRAR

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

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

THE BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD, 1991 (B0171) C NO 21216/97 CHILD CARE INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD, 1992 (C0173) C NO 22280/96

JOURNALISTS (BOOK INDUSTRY) AWARD 1996 (J0025) C NO 21467/97 LIQUOR AND ALLIED INDUSTRIES CATERING, CAFE, RESTAURANT, ETC. (AUSTRALIAN CAPITAL TERRITORY) AWARD 1995 (L0020) C NO 21161/97

LIQUOR AND ALLIED INDUSTRIES, HOTELS, HOSTELS, CLUBS AND BOARDING ESTABLISHMENTS ETC. (A.C.T.) AWARD 1992 (L0021) C NO 21159/97

STORAGE SERVICES AUSTRALIAN CAPITAL TERRITORY - NATIONAL UNION OF WORKERS - AWARD 1996 (S0073) C NO 32415/97

BREAD SALES PERSONNEL (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (B0029) C NO 32620/97

ENGINE DRIVERS' AND FIREMEN'S (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (E0026) C NO 21221/97

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That the Commission has 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 as shown in the Schedule below.
- (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 free of charge.

SCHEDULE OF TERMS TO BE VARIED

	code & Variation No	Clause	Substance	Date of effect
Award 0	code & variation No	Ciause		_ ****
B0171	V025a	A10	SNR April 97 Wage rates etc	Correction
C0173	V005	C1,C2,F2	Wages - SNR April 1997	21.05.97
J0025	V002	2,14,	SNR April 1997	30.05.97
L0020	V010	24,8,9,30,35,	Wages SNR April 1997	
		2,24A,7,	Federal Minimum Wage	21.05.97
L0021	V012	7,20,	Wages SNR April 1997	21.05.97
S0073	V002	18,22,	Wages SNR April 1997	
1			Federal Minimum Wage	21.05.97
B0029	V029	2,10,32	Wages April 1997 SNA	22.05.97
E0026	V049	2,4A,13,15,16,17,18	SNR-Wages-April 1997 &	
			wage related allowances	02.06.97
In	. 04. 1 1.00	7	=	

Dated this 9th day of July 1997

Christine Hayward

Deputy Industrial Registrar

Industry, Science and Tourism



INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF COATED WOODFREE PAPER FROM AUSTRIA, BELGIUM/LUXEMBOURG, FINLAND, FRANCE, GERMANY, INDONESIA, ITALY, JAPAN, THE REPUBLIC OF KOREA, THE NETHERLANDS, SOUTH AFRICA, SWEDEN, SWITZERLAND AND TAIWAN

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 dumping duty notices in respect of coated woodfree paper exported from Austria, Belgium/Luxembourg, Finland, France, Germany, Indonesia, Italy, Japan, the Republic of Korea, The Netherlands, South Africa, Sweden, Switzerland and Taiwan.

The application was made under section 269TB(1) of the Customs Act by Australian Paper Ltd.

The goods covered by this notice are woodfree white papers coated both sides with kaolin or other inorganic substances (other than cast coated papers) of a nominal weight of 75-150 gsm (± 5 gsm) in sheets. These goods are used for printing and publishing applications.

The tariff classification of the goods covered by the investigation is 4810.11.90 stat. code 28.

Customs is required by legislation to make a preliminary finding within 100 days as to whether there are sufficient grounds for the publication of dumping duty notices. In this case Customs will commence its investigation today and, to comply with the Government's administrative guidelines, make a preliminary finding within 85 days. (ie by 2 October 1997).

A positive preliminary finding - that there are sufficient grounds for the publication of dumping duty notices - may result in the imposition of securities under section 42 of the Customs Act for the period specified in subsection 45(2) 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 110 days, as to whether dumping duties should be imposed.

Australian Customs Dumping Notice 97/055 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 5783; 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 can also be obtained from the public file. A small charge is made for providing this service.

Interested parties are invited to lodge written submissions no later than the close of business on 15 August 1996 with: the Director, Dumping Operations 3, Australian Customs Service, 5 Constitution Avenue, Canberra, ACT 2601, or using facsimile number (06) 275 6990. Inquiries about this Notice should be directed to Ray Cork, Assistant Director, Dumping Operations 3, on telephone (06) 275 6023.

Graham Edward Cruttenden

Delegate of the Chief Executive Officer

9 July 1997

O96/04522

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/02

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as place for the examination of goods on landing from 14 November 1996.

A.g. Wolyook

Manager Cargo Operations.

THE SCHEDULE

Place Name:

AIRFREIGHT CONSOLIDATORS INTERNATIONAL

Location:

49 Links Avenue North
Eagle Farm, Brisbane QLD 4009.

Being that part of the building as identified which is hatched red in File Q93/04024 held by Inspector Air Cargo Brisbane Airport.

19 June 1997

Commonwealth of Australia
Customs Act 1901
Appointments Under Section 17(b)
Appointment Notice Number: 3X/97/01

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as place for the examination of goods on landing from 8 November 1996.

D.J. Wolfood

Manager Cargo Operations.

THE SCHEDULE

Place Name:

Location:

TNT EXPRESS WORLDWIDE

400 Nudgee Road Hendra, Brisbane QLD 4011.

Being that part of the building as identified which is hatched red in

File Q96/00727 held by Inspector

Air Cargo Brisbane Airport.

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/03

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as places for the examination of goods on landing.

D.J. Walyson

Manager Cargo Operations.

THE SCHEDULE

Place Name:

Location:

QANTAS INTERNATIONAL FREIGHT

Oantas Drive

Brisbane Airport, Brisbane QLD 4007.

Being that part of the building as identified which is hatched red in File Q87/03162 held by Inspector

Air Cargo Brisbane Airport.

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/04

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as places for the examination of goods on landing.

w. J. Walyse ?

Manager Cargo Operations.

THE SCHEDULE

Place Name:

Location:

BURLINGTON AIR EXPRESS

71 Raubers Road Northgate, Brisbane QLD 4013.

Being that part of the building as identified which is hatched red in File Q92/05359 held by Inspector Air Cargo Brisbane Airport.

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/05

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as places for the examination of goods on landing.

13. g. delyes ?

Manager Cargo Operations.

THE SCHEDULE

Place Name:

Location:

DHL INTERNATIONAL

10 Boronia Road Eagle Farm, Brisbane QLD 4009.

Being that part of the building as identified which is hatched red in File Q93/00890 held by Inspector Air Cargo Brisbane Airport.

O96/04522

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/06

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as places for the examination of goods on landing.

A.J. Wigoel

Manager Cargo Operations.

THE SCHEDULE

Place Name:	Location:
UNIVERSAL AIR CARGO	Unit 2, 35 Qantas Drive Brisbane Airport, Brisbane QLD 4007.
	Being that part of the building as identified which is hatched red in File Q96/04801 held by Inspector Air Cargo Brisbane Airport.

19 June 1997

Commonwealth of Australia Customs Act 1901 Appointments Under Section 17(b) Appointment Notice Number: 3X/97/07

I, Dale Joan Holyoak , pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985, and under power of appointment in Section 17(b) of the Customs Act 1901, hereby appoint the place identified in the following Schedule as places for the examination of goods on landing.

D. g. Dohoer

Manager Cargo Operations.

THE SCHEDULE

Place Name:

Location:

WDM INTERNATIONAL

Unit 5, 35 Qantas Drive Brisbane Airport, Brisbane QLD 4007.

Being that part of the building as identified which is hatched red in File Q91/01471 held by Inspector Air Cargo Brisbane Airport.

1999

Advice is also hereby given of the following amendments to previously gazetted premises:

1. CANCELLATION OF APPOINTED PREMISES.

Qantas International Freight no longer require their premise at Boronia Road, Brisbane Airport 4007, previously notified in Appointment Notice Number 1, 23 September 1982.

Burlington Air Express (Aust) Pty Ltd no longer require their premise at Unit 3b, 17 Sugarmill Road Eagle Farm, QLD 4009, previously notified in Appointment Notice B89/01, 1 January 1993.

DHL International (Aust) Pty Ltd no longer require their premises at 119 Breakfast Creek Road, Newstead QLD 4006, prevously notified in Appointment Notice BAP 94/005, 2 November 1994.

Universal Air Cargo Pty Ltd no longer require their premise at 480 Nudgee Road Hendra QLD 4011, previously notified in Appointment Notice No. 92/01, 27 March 1992.

Warren Done International no longer require their premises at 12 Harvey Street Eagle Farm QLD 4009, previously notified in Appointment Notice No. 92/02, 27 March 1992.

2. <u>COMPANIES THAT HAVE MOVED TO A NEW PREMISE.</u>

Qantas International Freight, previously notified Appointment Notice Number 1, 23 September 1982.

New Address:

Oantas Drive

Brisbane Airport

Burlington Air Express (AUST.) Pty. Limited, previously notified Appointment Notice Number B89/01, 01 January 1993.

New Address:

71 Raubers Road

Northgate

QLD 4013.

OLD 4007.

DHL International (Aust) Pty Ltd, previously notified in Appointment Notice BAP 94/005, 25 November 1994.

New Address:

10 Boronia Road

Eagle Farm

QLD 4009.

2000 Government departments

Universal Air Cargo Pty Ltd, previously notified in Appointment Notice No. 92/01, 27 March 1992.

New Address:

Unit 2, 35 Qantas Drive

Brisbane Airport

QLD 4007.

Warren Done International, previously notified in Appointment Notice No. 92/02, 27 March 1992.

New Address:

Unit 5, 35 Qantas Drive

Brisbane Airport

QLD 4007.

3. COMPANIES THAT HAVE ALTERED THEIR 17(B) PREMISES.

Nil.

4. <u>COMPANIES THAT HAVE CHANGED THEIR CORPORATE STRUCTURE.</u>

Australian International Freight Brokers, previously notified Appointment Notice Number 1, 13 January 1995 have changed company trading name to **Fritz-Fliway Pty Limited.**

Warren Done International, previously notified Appointment Notice Number 92/02, 27 March 1992 have changed company trading name to **WDM International.**

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, Michael Politi, 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					urrency = A			
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	25/06/97 	26/06/97	27/06/9 7 	28/06/97	29/06/97	30/06/97	01/07/97
							8	
Austria	Schillings	9.0957	9.1073	9.0898	9.0898	9.0898	9.1153	9.2356
Belgium/Lux	Francs	26.6400	26.7000	26.6500	26.6500	26.6500	26.7100	27.1000
Brazil	Reals	.7876	.7808	.7789	.7789	.7789	.7826	.7904
Canada	Dollars	1.0436	1.0465	1.0338	1.0338	1.0338	1.0285	1.0391
China	Yuan	6.2090	6.2249	6.2091	6.2091	6.2091	6.1791	6.2412
Denmark	Kroner	4.9204	4.9289	4.9217	4.9217	4.9217	4.9346	5.0002
EC	ECU	.6595	.6603	.6591	.6591	. 6591	.6602	.6683
Fiji	Dollar	1.0639	1.0640	1.0604	1.0604	1.0604	1.0582	1.0670
Finland	Markka	3.8704	3.8613	3.8547	3.8547	3.8547	3.8643	3.9121
France	Francs	4.3621	4.3689	4.3601	4.3601	4.3601	4.3660	4.4281
Germany	Deutschmark	1.2914	1.2945	1.2914	1.2914	1.2914	1.2953	1.3135
Greece	Drachmae	203.9000	204.4200	204.2900	204.2900	204.2900	204.6200	206.7400
Hong Kong	Dollars	5.8095	5.8151	5.8022	5.8022	5.8022	5.7746	5.8310
India	Rupees	26.8573	26.8826	26.8194	26.8194	26.8194	26.6892	26.9514
Indonesia	Rupiah	1822.7000	1824.2000	1819.3000	1819.3000	1819.3000	1810.8000	1830.1000
Ireland	Pounds	.4933	.4937	.4941	.4941	.4941	. 4924	. 4957
Israel	Shekel	2.6269	2.6601	2.6648	2.6648	2.6648	2.6769	2.6959
Italy	Lire	1262.0500	1263.9200	1263.2900	1263.2900	1263.2900	1265.3000	1278.2000
Japan	Yen	85.4600	85.6600	84.9800	84.9800	84.9800	85.2300	86.4600
Korea	Won	665.8000	667.0400	664.9700	664.9700	664.9700	661.7500	668.5600
Malaysia	Ringgit	1.8909	1.8926	1.8886	1.8886	1.8886	1.8805	1.8996
Netherlands	Guilder	1.4537	1.4568	1.4540	1.4540	1.4540	1.4564	1.4774
New Zealand	Dollar	1.0929	1.0930	1.0964	1.0964	1.0964	1.0980	1.1049
Norway	Kroner	5.4275	5.4493	5.4404	5.4404	5.4404	5.4429	5.5121
Pakistan	Rupee	30.2700	30.2900	30.2200	30.2200	30.2200	30.0700	30.4300
Papua NG	Kina	1.0409	1.0445	1.0433	1.0433	1.0433		
Philippines	Peso	19.7800	19.7900	19.7400	19.7400	19.7400	1.0398	1.0519
	Escudo						19.6400	19.8400
Portugal		130.4800	130.6600	130.5300	130.5300	130.5300	130.8500	132.4900
Singapore	Dollar	1.0707	1.0714	1.0679	1.0679	1.0679	1.0653	1.0767
Solomon Is.	Dollar	2.7526	2.7552	2.7482	2.7482	2.7482	2.7381	2.7656
South Africa	Rand	3.3772	3.3790	3.3760	3.3760	3.3760	3 .3664	3.4121
Spain	Peseta	109.0600	109.2000	109.2200	109.2200	109.2200	109.5300	110.9500
Sri Lanka	Rupee	43.8100	43.8800	43.7700	43.7700	43.7700	43.5200	43.9900
Sweden	Krona	5.7898	5.7662	5.7490	5.7490	5.7490	5.7556	5.8080
Switzerland	Franc	1.0779	1.0788	1.0741	1.0741	1.0741	1.0834	1.1007
Taiwan		20.9000	20.9100	20.8300	20.8300	20.8300	20.7200	20.9200
	Dollar							
Thailand	Dollar Baht	18.9300	19.0200	18.9300	18.9300	18.9300	18.1600	18.5400
Thailand UK				18.9300 .4495		18.9300 .4495	18.1600 .4478	18.5400 .4516

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
02/07/97

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 has 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 the following areas may reasonably be regarded a subregion and a region respectively.

Subject to the Administrative Appeals Tribunal Act 1975, application may be made, by or on behalf of any person whose interests are effected by this determination, to the Administrative Appeals Tribunal for the review of this determination. 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

#42

BROKE FORDWICH

Reprinted 1980

AREA BOUNDARY

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

SINGLETON TOPOGRAPHIC MAP Scale 1:25,000 Sheet 9132 - IV - N First Edition

Drawn, printed and published by the Central Mapping Authority of New South Wales Reprinted 1980

BULGA TOPOGRAPHIC MAP Scale 1:25,000

Scale 1:25,000
Sheet 9132 - IV - S
First Edition
Drawn, printed and published by
the Central Mapping Authority of New
3outh Wales
Reprinted 1980

BROKEN BACK TOPOGRAPHIC MAP

Scale 1:25,000 Sheet 9132 - 3 - N Second Edition Production: Central Mapping Authority of New South Wales Printing 1986

WOLLOMBI TOPOGRAPHIC MAP

Scale 1:25,000
Sheet 9132 - 3 - S
Second Edition
Production: Central Mapping
Authority of New South Wales
Printing 1986

MOUNT YENGO TOPOGRAPHIC MAP

Scale 1:25,000 Sheet 9032 - II - S First Edition Drawn, printed and published by the Central Mapping Authority of New South Wales Reprinted 1979

HOWES VALLEY TOPOGRAPHIC MAP

Scale 1:25,000
Sheet 9032 - II - N
First Edition
Drawn, printed and published by the
Central Mapping Authority of New
South Wales
Printing 1975

PARNELL TOPOGRAPHIC MAP

Scale 1:25,000
Sheet 9032 - I - S
First Edition
Compiled by the Royal Australian
Survey Corps.
Drawn, printed and published by the
Central Mapping Authority of New
South Wales
Reprinted 1978

DOYLES CREEK TOPOGRAPHIC

MAP Scale 1:25,000 Sheet 9032 - I - N First Edition
Compiled by the Royal Australian
Survey Corp.
Drawn, printed and published by the
Land Information Centre, NSW
Department of Lands

TEXTUAL DESCRIPTION

The Geographical Indication "BROKE FORDWICH" is located within the region of Hunter and within the zone Hunter Valley, within the State of New South Wales, Australia.

The beginning point of the boundary is on map Singleton (Sheet 9132-IV-N) at grid reference IJ142951 and proceeds in a southerly direction along sealed road over Cockfighters Bridge to the intersection of the sealed road and Wallaby Scrub Road at grid reference IJ147938; then continue in a south easterly direction along Wallaby Scrub Road to the edge of map at grid reference IJ164886; then to map Bulga (Sheet 9132-IV-S) at grid reference IJ164886 and continue in a south easterly direction along Wallaby Scrub Road, crossing The Putty Road at grid reference IJ170868, until its intersection with the Singleton to Broke road at grid reference IJ211773, then continue in a straight line in an easterly direction to the 200 metre contour at grid reference IJ227774, then continue in a south easterly and then north easterly direction along the 200 metre contour to grid reference IJ253778, then in a straight line in a south easterly direction to the intersection of the Whittingham and Broke to Cessnock roads at grid reference IJ263762 and continue in a generally easterly direction along the Broke to Cessnock road to its intersection with the Shire boundary at grid reference IJ328756; then continue in a generally southerly direction along the Shire boundary to the edge of map at grid reference IJ324750; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ324750 and continue along the Shire boundary in a generally southerly, then south westerly and then-southerly direction to Wollombi Brook at grid reference IJ207617; continue in a westerly direction along Wollombi Brook through Paynes Crossing to the Australian Wine and Brandy Corporation . FINAL DETERMINATIONS of Australian Geographical Indications, JULY, 1997 - Page 3

Shire boundary at grid reference IJ191616; then continue in a westerly direction along the Shire boundary to its intersection with the 200 metre contour at IJ188615 and then proceed along the 200 metre contour in a northerly, then westerly and then southerly direction to the edge of map at grid reference IJ182609; then to map Wollombi (Sheet 9132-3-S) at grid reference IJ182609 and continue along the 200 metre contour in a southerly and then northerly direction to the edge of map at IJ183609; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ183609 and continue along the 200 metre contour in a northerly and then southerly direction to the edge of map at grid reference IJ185609; then to map Wollombi (Sheet 9132-3-S) at grid reference IJ185609 and continue along the 200 metre contour in a generally south westerly direction along the eastern side of Werong Creek to the edge of map at grid reference IJ130545; then to map Mount Yengo (Sheet 9032-II-S) at grid reference IJ130545 and continue along the 200 metre contour in a generally southerly direction criss-crossing the maps Mount Yengo (Sheet 9032-II-S) and Wollombi (Sheet 9132-3-S) to grid reference IJ131528 and then continue along the 200 metre contour in a generally north westerly direction around Yango Arm and Werong Creek and then easterly to the edge of map at grid reference IJ129562; then to map Wollombi (Sheet 9132-3-S) at grid reference IJ129562 and continue along the 200 metre contour in a generally easterly and then westerly direction criss-crossing maps Wollombi (Sheet 9132-3-S) and Mount Yengo (Sheet 9032-II-S) to grid reference IJ129569 and continue along the 200 metre contour in an easterly and then westerly direction between Werong Creek and Sandy Creek to edge of map at grid reference IJ129578; then to map Mount Yengo (Sheet 9032-II-S) at grid reference IJ129578 and continue along the 200 metre contour in a generally westerly and then easterly direction along Sandy Creek (southern arm) to edge of map at grid reference IJ129581; then to map Wollombi (Sheet 9132-3-S) at grid reference IJ129581 and continue along the 200 metre contour in a generally easterly and then westerly direction to edge of map at grid reference

IJ129587; then to map Mount Yengo (Sheet 9032-II-S) at grid reference IJ129587 and continue along the 200 metre contour in a generally westerly and then easterly direction along Sandy Creek (northern arm) to edge of map at grid reference IJ129589; then to map Wollombi (Sheet 9132-3-S) at grid reference IJ129589 and continue along the 200 metre contour in a generally easterly and then westerly direction between Sandy Creek and Cutroad Arm Creek to edge of map at grid reference IJ129600; then to map Mount Yengo (Sheet 9032-II-S) at grid reference IJ129600 and continue along the 200 metre contour in a generally westerly and then easterly direction around Cutroad Arm Creek to edge of map at grid reference IJ129601; then map Wollombi (Sheet 9132-3-S) at grid reference IJ129601 and continue along the 200 metre contour in a generally north east direction to the edge of map at grid reference IJ138608; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ138608 and continue along the 200 metre contour in a generally north easterly and then south westerly direction between Cutroad Arm Creek and Cody Creek to the edge of map at grid reference IJ129609; then to map Howes Valley (Sheet 9032-II-N) at grid reference IJ129609 and continue along the 200 metre contour in a generally north westerly and then south easterly direction around Cody Creek to the edge of map at grid reference IJ129615; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ129615 and continue easterly along the 200 metre contour on the northern side of Cody Creek and then in a generally northerly direction and then westerly along the southern side of Drews Creek to the edge of map at grid reference IJ127676; then to map Howes Valley (Sheet 9032-II-N) at grid reference IJ127676 and continue along the 200 metre contour in a westerly and then easterly direction along Drews Creek to the edge of map at grid reference IJ127677; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ127677 and continue along the 200 metre contour in an easterly direction along the northern side of Drews Creek and then generally northerly to the edge of map at grid reference IJ181747; then to map Bulga (Sheet 9132-IV-S) at grid reference IJ181747 and continue along the 200 metre contour in a northerly and then southerly direction to the edge of map at grid reference IJ178747; then to map Broken Back (Sheet 9132-3-N) at grid reference IJ178747 and continue in a along the 200 metre contour in a southerly and then northerly direction along Watts Creek to the edge of map at grid reference IJ171747; then to map Bulga (Sheet 9132-IV-S) at grid reference IJ171747 and continue along the 200 metre contour in a generally northerly and then south westerly direction to the edge of map at grid reference IJ126770; then to map Parnell (Sheet 9032-I-S) at grid reference IJ126770 and continue along the 200 metre contour in a generally southerly direction to the edge of map at grid reference IJ124746; then to map Howes Valley (Sheet 9032-II-N) at grid reference IJ124746 and continue along the 200 metre contour in a southerly and then direction along Partridge Creek to edge of map at grid reference IJ123746; then to map Parnell (Sheet 9032-I-S) at grid reference IJ123746 and continue along the 200 metre contour in a generally northerly direction along Partridge Creek, around Bulga Creek and south westerly along the southern side of Darkey Creek to the edge of map at grid reference IJ053745; then to map Howes Valley (Sheet 9032-II-N) at grid reference IJ053745 and continue along the 200 metre contour in a southerly and then northerly direction along Darkey Creek to edge of map at grid reference IJ052745; then to map Parnell (Sheet 9032-I-S) at grid reference IJ052745 and continue along the 200 metre contour in a generally north easterly direction along the northern side of Darkey Creek, around Pickle Bottle Creek, Parsons Creek and Milbrodale Creek to the edge of map at grid reference IJ125829; then to map Bulga (Sheet 9132-IV-S) at grid reference IJ125829 and continue along the 200 metre contour in a generally easterly and then westerly direction to the edge of map at grid reference IJ124849; then to map Parnell (Sheet 9032-I-S) at grid reference IJ124849 and continue along the 200 metre contour in a generally north westerly direction around Haves Creek to the edge of map at grid reference IJ101885; then to map Doyles Creek (Sheet

9032-I-N) at grid reference IJ101885 and then continue along the 200 metre contour in a northerly and southerly direction to the edge of map at grid reference IJ097885; then to map Parnell (Sheet 9032-I-S) at grid reference IJ097885 and continue along the 200 metre around Wambo Creek to the edge of map at grid reference IJ061884; then to map Doyles Creek (Sheet 9032-I-N) at grid reference IJ061884 and continue along the 200 metre contour in a northerly and then southerly direction along Horses Head Creek to the edge of map at grid reference IJ062884; then map Parnell (Sheet 9032-I-S) at grid reference IJ062884 and continue along the 200 metre contour in a generally easterly direction to edge of map at grid reference IJ074884; then to map Doyles Creek (Sheet 9032-I-N) at grid reference IJ074884 and continue generally north along the 200 metre contour to grid reference IJ085922 and then continue in a straight line in a north easterly direction to the intersection of two vehicular tracks at grid reference IJ110930 and then continue along the vehicular in a generally easterly and then north easterly direction to the edge of map at grid reference IJ123936; then to map Singleton (Sheet 9132-IV-N) at grid reference IJ123936 and continue along vehicular track in a north easterly direction to the starting point at grid reference IJ142951.

GEOGRAPHICAL INDICATION

#47

McLAREN VALE

AREA BOUNDARY

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

> NOARLUNGA TOPOGRAPHIC MAP Scale 1:50.000

Sheet 6627-4 & PT 6527-1 Third Edition

Australian Wine and Brandy Corporation - FINAL DETERMINATIONS of Australian Geographical Indications. JULY, 1997 - Page 5

By authority of the Minister of Lands. Aerial Photography, Svy SA 3099 & 3111, March 1984. Photolithography: D.J. Woolman, Government Printer, 1987.

YANKALILLA TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 6527-2 Third Edition By authority of the Minister of Lands. Aerial Photography, Svy SA 3725, November 1987. Photolithography: A.B. Caudell, Government Printer, 1990.

WILLUNGA TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 6627-3 Third Edition By authority of the Minister of Lands. Aerial Photography, Svy SA 4196, September 1990. Photolithography: A. Secker, Government Printer, 1992.

TEXTUAL DESCRIPTION

The Geographical Indication "McLAREN VALE" is located within the zone "Fleurieu", within the State of South Australia, Australia.

The beginning point of the boundary is the coastline on Map Noarlunga (Sheet 6627-4 & PT 6527-1) at grid reference TG717164, thence proceeding in an easterly direction following grid line 164 to the foot bridge at Hallett Cove Railway Station grid reference TG724164 and thence continuing in a north easterly and then easterly direction along Perry Barr Road to its intersection with Aroona Road at grid reference TG743172 and then in a northerly and then north easterly direction along Aroona Road to its intersection with Lonsdale Road at grid reference TG751175, thence north along Lonsdale Road to the intersection with Majors Road at grid

reference TG751179, thence proceeding east along Majors Road to its intersection with Main South Road at grid reference TG773182, thence proceeding south to the intersection with Blacks Road at grid reference TG773179 and thence proceed in a generally east and then south east direction along Blacks Road to the intersection with Oakridge Road at grid reference TG815177. thence proceed in a south easterly direction along Oakridge Road to its intersection with Main Road at TG835160, thence in a generally south westerly direction along Main Road to its intersection with Sugarloaf Road at grid reference TG827147 then south westerly along Sugarloaf Road to the intersection with Chandlers Hill Road and Grants Gully Road at grid reference TG823145, thence in a generally southerly then easterly direction along Grants Gully Road to the spillway at Clarendon weir at grid reference TG843118, thence following the centre line of the Onkarparinga River in a generally easterly then southerly direction to the foot bridge south of the Mount Bold Reservoir spillway at grid reference TG887106, thence in a direct line in a generally southerly direction to its intersection with Razorback and Boothill Roads at grid reference TG889095, thence in a generally southerly direction to the dam at grid reference TG889093, thence along the watercourse in a southerly direction to the intersection with Dashwood Gully Road at grid reference TG886067, thence east south east along Dashwood Gully Road for 500 metres to the intersection with Sharondon Park Road at grid reference TG891065, thence in a generally southerly direction along Sharondon Park Road to the northern boundary of Kuipto Forest at grid reference TG888054, thence following the vehicular track in a generally north west direction along the north west and northern boundary of Kuipto Forest and thence south along the western boundary of Kuitpo Forest to the intersection with Peter Creek Road at grid reference TG875049, thence proceeding south along Peter Creek Road until the intersection with Knotts Hill Road at grid reference TG881035, thence proceeds in a generally westerly direction along Knotts Hill Road to the intersection with Toops Road at grid reference TG864033, thence along Toops Road in a southerly direction to the intersection with Wickhams Hill Road at grid reference TG860021, thence continuing south along Wickhams Hill Road to the intersection with Range and Glenview Roads at grid reference TG862015, thence proceeding along Range Road in a south south westerly direction to intersect with Pennys Hill Road at grid reference TF835968, thence continuing south south west along Range Road to edge of map at grid reference TF833966; on to Map Willunga (Sheet 6627-3) at grid reference TF833966, thence continuing along Range Road in a south westerly direction to the intersection with Willunga Hill Road at grid reference TF798918, thence proceeding in a north westerly direction along Willunga Hill Road to the intersection with the 200 metre contour at grid reference TF785926, thence west south west along the 200 metre contour to the intersection with Bangor Road at grid reference TF777923, thence continuing along the 200 metre contour to the intersection with Delabole Road at grid reference TF761913, thence continuing in a south westerly direction along the 200 metre contour to intersect with Loud Hill Road at grid reference TF749903, thence continuing along the 200 metre contour in a south westerly direction to edge of map at grid reference TF727887; on to Map Yankalilla (Sheet 6527-2) at grid reference TF727887, thence continuing in a south westerly direction along the 200 metre contour to the intersection with Old Sellicks Hill Road at grid reference TF708868, thence proceeding along Old Sellicks Hill Road in a north westerly direction to the intersection with Main South Road at grid reference TF703874, thence proceeding along Main South Road in a south westerly direction to the Rail cutting at grid reference TF687851, thence proceeding along the Cadastral boundary in a north westerly direction to the coastline at grid reference TF675858 and proceeds thence in a generally northerly direction along the coastline to the beginning point at grid reference TG717164 thus completing the defined area.

C Australian Wine and Brandy Corporation, July 1997.
File: DTERMINS/NOTICES/FDNOTE013.doc

Commonwealth Department of Primary Industries and Energy

PRIMARY INDUSTRIES AND ENERGY RESEARCH AND DEVELOPMENT ACT 1989

DETERMINATION OF THE GROSS VALUE OF PRODUCTION
OF THE COTTON, TOBACCO, RICE, AND SUGAR INDUSTRIES FOR 1996-97

I, DAVID KENNETH MORTIMER, pursuant to an Instrument of Authorisation issued by the Minister for Primary Industries and Energy hereby determine that, for the purposes of section 32 of the *Primary Industries and Energy Research and Development Act 1989*, the Gross Value of Production of the cotton, tobacco, rice, and sugar industries for 1996-97 shall be:

INDUSTRY	GVP(\$)
Cotton	961,667,000
Tobacco	61,333,000
Rice	245,968,000
Sugar	1,162,667,000

Dated this

2 (H) day of June, 1997.

June Manximen

David Mortimer A/g First Assistant Secretary Crops Division

Prime Minister

DETERMINATIONS

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

Notice is hereby given that the following determinations in the "Senior Executive Service Retirement on Benefit" series have been made under section 82D of the Public Service Act 1922. Copies of the determinations can be obtained from the SES Team, Public Service and Merit Protection Commission, Barton ACT 2600 $(06-272\ 3377).$

Number and Year of Senior Executive Service Retirement on Benefit Determination	Description of Determination	Date Made
No 1 of 1997	SES Retirement on Benefit	9/1/97
No 2 of 1997	SES Retirement on Benefit	15/1/97
No 3 of 1997	SES Retirement on Benefit	15/1/97
No 4 of 1997	SES Retirement on Benefit	15/1/97
No 5 of 1997	SES Retirement on Benefit	23/1/97
No 6 of 1997	SES Retirement on Benefit	30/1/97
No 7 of 1997	SES Retirement on Benefit	10/2/97
No 8 of 1997	SES Retirement on Benefit	10/2/97
No 9 of 1997	Amendment to Determination 1997/4	11/2/97
No 10 of 1997	SES Retirement on Benefit	20/2/97
No 11 of 1997	SES Retirement on Benefit	20/2/97
No 12 of 1997	SES Retirement on Benefit	25/2/97
No 13 of 1997	SES Retirement on Benefit	27/2/97
No 14 of 1997	SES Retirement on Benefit	12/3/97
No 15 of 1997	SES Retirement on Benefit	13/3/97
No 16 of 1997	SES Retirement on Benefit	21/3/97
No 17 of 1997	SES Retirement on Benefit	26/3/97
No 18 of 1997	SES Retirement on Benefit	3/4/97
No 19 of 1997	SES Retirement on Benefit	7/4/97
No 20 of 1997	SES Retirement on Benefit	22/4/97
No 21 of 1997	SES Retirement on Benefit	1/5/97
No 22 of 1997	SES Retirement on Benefit	1/5/97
No 23 of 1997	SES Retirement on Benefit	7/5/97
No 24 of 1997	SES Retirement on Benefit	8/5/97
No 25 of 1997	SES Retirement on Benefit	20/5/97
No 26 of 1997	SES Retirement on Benefit	21/5/97
No 27 of 1997	SES Retirement on Benefit	4/6/97
No 28 of 1997	SES Retirement on Benefit	5/6/97

No 29 of 1997	SES Retirement on Benefit	7/6/97
No 30 of 1997	SES Retirement on Benefit	10/6/97
No 31 of 1997	SES Retirement on Benefit	10/6/97
No 32 of 1997	SES Retirement on Benefit	10/6/97
No 33 of 1997	SES Retirement on Benefit	12/6/97
No 34 of 1997	SES Retirement on Benefit	12/6/97
No 35 of 1997	SES Retirement on Benefit	16/6/97
No 36 of 1997	SES Retirement on Benefit	17/6/97
No 37 of 1997	SES Retirement on Benefit	17/6/97
No 38 of 1997	SES Retirement on Benefit	19/6/97
No 39 of 1997	SES Retirement on Benefit	20/6/97
No 40 of 1997	SES Retirement on Benefit	23/6/97
No 41 of 1997	SES Retirement on Benefit	23/6/97
No 42 of 1997	SES Retirement on Benefit	25/6/97
No 43 of 1997	SES Retirement on Benefit	25/6/97
No 44 of 1997	SES Retirement on Benefit	25/6/97
No 45 of 1997	SES Retirement on Benefit	25/6/97
No 46 of 1997	SES Retirement on Benefit	27/6/97

Transport and Regional Development



NOTIFICATION OF THE MAKING OF ORDERS UNDER SECTION 425(1AA) OF THE NAVIGATION ACT 1912.

NOTICE is hereby given that the undermentioned orders have been made under Section 425(1AA) of the *Navigation Act 1912*.

Copies of the orders will be available from the Commonwealth Government Bookshop, 10 Mort Street, Canberra City, Australian Capital Territory by 10 July 1997.

Number of order	Description of order
5 of 1997	Marine Orders, Part 43 (Cargo & Cargo Handling– Livestock), Issue 2- Amendment.



NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS

On 30 June 1997 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the Civil Aviation Regulations.

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

Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053



EXEMPTION NUMBER

54/FRS/1997

Civil Aviation Act 1988 Civil Aviation Regulations

I, JOE HATTLEY, Manager, Technical Services Section, Bureau of Air Safety Investigation, Department of Transport and Regional Development, a delegate of the Civil Aviation Safety Authority:

- (1) under subregulation 207 (2) of the Civil Aviation Regulations, direct that:
 - (a) if the exempted Australian aircraft bearing the nationality and registration marks VH-PSK is flying in any class of operations:
 - (i) it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (ii) it must be fitted with a cockpit voice recorder, and
- under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment, excepting the cockpit voice recorder, that must be fitted to, or carried in, the exempted Australian registered aircraft bearing the nationality and registration marks listed below 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 exempted Australian aircraft bearing the nationality and registration marks only in so far as set out in these directions.

These directions commence on 25 June 1997 and remain in force until the end of 6 August 1997.

Manager

Technical Services Section

Bureau of Air Safety Investigation

25 June, 1997



EXEMPTION NUMBER

55/FRS/1997

Civil Aviation Act 1988 Civil Aviation Regulations

I, JOE HATTLEY, Manager, Technical Services Section. Bureau of Air Safety Investigation, Department of Transport and Regional Development, a delegate of the Civil Aviation Safety Authority:

- (1) under subregulation 207 (2) of the Civil Aviation Regulations, direct that:
 - (a) if the exempted Australian aircraft bearing the nationality and registration marks VH-HFJ is flying in any class of operations:
 - (i) it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (ii) it must be fitted with a cockpit voice recorder, and
- (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment, excepting the cockpit voice recorder, that must be fitted to, or carried in, the exempted Australian registered aircraft bearing the nationality and registration marks VH-HFJ 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 exempted Australian aircraft bearing the nationality and registration marks VH-HFJ only in so far as set out in these directions.

These directions commence on 25 June 1997 and remain in force until the end of 6 August 1997.

JOE HATTLEY

Manager

Technical Services Section

Bureau of Air Safety Investigation

25 June, 1997

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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 17 July 1997.

AD/GBK 117/8 Amdt 1

- Tail Boom Vertical Fin Spar

AD/BEECH 35/68

- Ruddervator Differential Tail Control Rod Assembly

AD/BEECH 76/18 Amdt 1

- MLG "A" Frame Assembly

AD/DHC-1/19 Amdt 1

- Flap Layshaft and Operating Cam

AD/DHC-1/24

- CANCELLED

AD/GBK 117/8 Amdt 1

- Tail Boom Vertical Fin Spar

AD/OPTICA/6

- Engine Control Linkage

AD/PC-12/7

- Aileron Tie Rod Assembly

AD/AB3/73 Amdt 2

- Ram Air Turbine Uplock Pin

AD/AB3/102

- Wing Rear Spar

AD/B757/36

- Fire Extinguishing and Smoke Detection Tubes

AD/DHC-8/48 Amdt 2

- Provision of Separate Instrument Grounds

AD/BAe 146/52 Amdt 1

- Fuselage Frame 29

AD/BAe 146/67

- Horizontal Stabiliser to Vertical Stabiliser Attachment

Brackets.

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

AD/JETSTREAM/74 Amdt 1

- Autopilot Trim Relays

AD/J41/28

- Wing Upper Splice Plate Corrosion

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

ог by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053



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 17 July 1997.

AD/T53/19

- N2 Accessory Drive

AD/CT7/7

- Stage 1 & Stage 2 Gas Generator Turbine Disks

AD/RB 211/19 Amdt 4

- Combustion Liner Inspection

AD/RRT-S/12

- Stage 2 Low Pressure Turbine Blades

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



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 17 July 1997.

AD/APU/6 Amdt 1

- CANCELLED

AD/APU/12

- Compressor Wheel

AD/APU/13

- Augmentation Containment Ring

AD/GOV/1 Amdt 1

CANCELLED

AD/RAD/50 Amdt 1

- 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

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Fatimah Binti Mohd. Ariff is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Fatirnah Binti Mohd. Ariff as trustee of the Kenanga Trust, a trust estate in which foreign persons hold an aggregate substantial interest for the purposes of the Act, proposes to acquire an interest in Australian urban land as specified in the notice furnished on 2 June 1997 under section 26A of the Act:

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

- (i) Fatimah Binti Mohd. Ariff as trustee of the Kenanga Trust 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

30 A

day of

1997.

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Alpha Healthcare Limited is a corporation for the purposes of section 18 of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Vista Healthcare Asia Fte Ltd is a foreign person for the purposes of that section:
- (C) Vista Healthcare Asia Pte Ltd proposes to acquire a substantial shareholding in Alpha Healthcare Limited as specified in the notice received on 30 May 1997 furnished under section 26 of the Act.

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

Dated this

day of

1997,

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Huay-Ben Pan is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Huay-Ben Pan proposes to acquire an interest in the Australian urban land described in the notice furnished on 2 June 1997 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

day of

1997.

Assistant Treasurer

9605632

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

The Commissioner of Taxation gives notice of the following rulings. a copy of which can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
•	,	
TD 97/18	Income tax: life assurance companies - apportionment of current year deductions between classes of assessable income.	Discusses a change in the ATO view of the allocation of expenses, which are allowable as deductions, incurred by life assurance companies in obtaining superannuation premiums and the investment component of other life assurance policy premiums.

NOTICE OF ADDENDUM TO RULING

The Commissioner of Taxation gives notice of the following addendum, copies of which can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
ADDENDUM TO: TD 97/4	Income tax: how are business profits or losses calculated under Article 4 of Annex D ('the Taxation Code') to the Treaty between Australia and the Republic of Indonesia on the Zone of Cooperation in an Area between the Indonesian Province of East Timor and Northern Australia ('the Timor Gap Treaty')?	Addendum amends the Determination to reflect legislative changes arising from the Tax Law Improvement Project.

9605633

INSURANCE ACT 1973 NOTIFICATION OF GRANT OF AUTHORITY IN ACCORDANCE WITH SECTION 28

In accordance with section 28 of the Insurance Act 1973 (the Act), I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, give notice that pursuant to section 23 of the Act, I have this day granted an authority to carry on insurance business to Key Insurance Company Pty Limited (ACN 074 633 702), the registered office of which is situated at 1 Rose Street, Hurstville, NSW, 2220, effective from and including 1 July 1997.

In accordance with section 122 of the Insurance Act 1973, the Register of Authorised Insurers can be inspected at my Office, located at Level 2, 212 Northbourne Avenue, Braddon, Australian Capital Territory.

Dated this day of June 1997.

F G H Pooley Commissioner

FRH. Paly

missioner 9605634



Superannuation Industry (Supervision) Act 1993

REVOCATION OF MODIFICATION DECLARATIONS Nos 5, 9 AND 12

I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, under section 335 of the *Superannuation Industry (Supervision) Act 1993*, REVOKE modification declaration number 5 (which was made on 8 December 1994), modification declaration number 9 (which was made on 17 May 1995) and modification declaration number 12 (which was made on 21 December 1995).

Dated 1 July 1997

F G H Pooley Commissioner



Superannuation Industry (Supervision) Act 1993

EXPLANATORY MEMORANDUM

ACCOMPANYING

REVOCATION OF MODIFICATION DECLARATIONS Nos 5, 9 AND 12

- Modification declarations numbers 5, 9 and 12 are being revoked as a consequence of amendments that have been made to the Superannuation Industry (Supervision) Regulations by the Superannuation Industry (Supervision) Regulations Amendment (Statutory Rule No 117 of 1997). The amendments supersede the modifications made by those declarations.
- 2. Relevant items in the Superannuation Industry (Supervision) Regulations Amendment that have superseded the modifications are items 30.3, 44.1, 44.2, 44.3, 44.4, 45.1, 46.1, 50.1, 50.3, 52.1, 52.2, 53.1 and 53.2.
- 3. The revocation takes effect on 1 July 1997, which is the date on which the amendments take effect.

1 July 1997

(Published by authority of the Insurance and Superannuation Commissioner)

9605646

ATTACHMENT 'A'

INSURANCE ACT 1973 NOTIFICATION OF GRANT OF AUTHORITY IN ACCORDANCE WITH SECTION 28

As provided by section 28 of the Insurance Act 1973, I Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, give notice that today, in accordance with section 23 of the Insurance Act 1973, I granted an authority to carry on insurance business effective from and including 1 July 1997 to Professional Insurance Australia Pty Ltd, the registered office of which is situated at Level 3, 33 Lincoln Square South, Carlton Vic.

In accordance with section 122 of the Insurance Act 1973, the Register of Authorised Insurers may be inspected at my Office.

DATED thisday of June 1997.

F G H Pooley Commissioner

9605635

Deeming of Telecommunications Services: A statement pursuant to section 39 of the Telecommunications (Transitional Provisions and Consequential Amendments) Act 1997.

Following is a copy of the summary of the Deeming of Telecommunications Services statement released by the Australian Competition and Consumer Commission on 30 June 1997. Copies of the full statement are available from the ACCC's Internet website http://www.accc.gov.au.

Section 39 of the *Telecommunications* (*Transitional Provisions and Consequential Amendments*) Act 1997 (the Transitional Act) provides for the Australian Competition and Consumer Commission to prepare a statement, in consultation with AUSTEL, specifying certain services to be deemed as declared services. The services which are eligible to be deemed under s.39 include certain services covered by registered access agreements between the three existing carriers and certain broadcasting carriage services.

This statement is the Commission's written statement under Section 39, and fulfils the Commission's obligation under s.39(1) and s.39(5) of the Transitional Act.

On or after 1 July 1997, carriers and service providers will be able to be provided with the deemed services and specified ancillary services, on request, from any carrier or carriage service provider supplying the services. The terms and conditions of access may be determined by commercial negotiation, an undertaking submitted by the access provider and which has been accepted by the Commission, or, in the event that the parties are unable to agree, by arbitration by the Commission.

The Commission in preparing this statement, published a draft and invited submissions in accordance with s.39(8). The Commission released a draft statement on 4 June 1997. Parties were provided with fourteen days to respond. Within that time the Commission met with many interested parties and received 22 written submissions. The Commission gave due consideration to all representations and submissions in relation to this matter in preparing the statement.

Table A specifies the services deemed as declared services under s.39. The approach employed by the Commission in determining which eligible services to deem, on the basis of the legislative criteria relating to the promotion of the long-term interests of end-users, is outlined in the statement. Attachments A and B contain more detailed service descriptions of the services specified in this statement. The Commission has adopted service descriptions developed by the TAF for those deemed services where they have been available and are considered appropriate. The service descriptions in the attachments outline the elements and features of the service and provide guidance to access providers and access seekers in negotiating the terms and conditions under which the service will be provided.

The Commission raised in its draft deeming statement its interest in ensuring that additional eligible services, for which early access is considered important, are considered for declaration either by the TAF or the Commission under s.152AL of

2028 Government departments

the *Trade Practices Act.* On the basis of comments received, the Commission intends to announce a public inquiry into the declaration of additional services soon after the commencement of the new regime.

Table A: Services specified pursuant to s.39 of the Transitional Act

Service

(i) Domestic PSTN originating access

An access service for the carriage of telephone (ie PSTN and PSTN equivalent such as voice from ISDN) calls (ie voice, data over the voice band) to a POI from end-customers assigned numbers from the geographic number ranges of the Australian Numbering Plan and directly connected to the Access Provider's network.

(ii) Domestic PSTN terminating access

An access service for the carriage of telephone (ie. PSTN and PSTN equivalent such as voice from ISDN) calls (ie. voice, data over the voice band) from a POI to end-customer assigned numbers from the geographic number ranges of the Australian Numbering Plan and directly connected to the Access Provider's network.

(iii) Domestic GSM originating access

An access service for the carriage of telephone calls (ie. voice, data over the voice frequency band) to a POI from end-customers assigned numbers from the GSM number ranges of the Australian Numbering Plan and directly connected to the Access Provider's GSM network.

(iv) Domestic GSM terminating access

An access service for the carriage of telephone calls (ie. voice, data over the voice band) from a POI to B-parties assigned numbers from the GSM number ranges of the Australian Numbering Plan and directly connected to the Access Provider's network.

(v) Domestic AMPS originating access

An access service for the carriage of telephone calls (ie. voice, data over the voice frequency band) to a POI from end-customers assigned numbers from the AMPS number ranges of the Australian Numbering Plan and directly connected to the Access Provider's AMPS network.

(vi) Domestic AMPS terminating access

An access service for the carriage of telephone calls (ie. voice, data over the voice band) from a POI to B-parties assigned numbers from the AMPS number ranges of the Australian Numbering Plan and directly connected to the Access Provider's network.

(vii) Transmission

A service for the provision of media independent transmission capacity at 2.048 Mbit/s between Transmission Points, except for capacity on routes between Brisbane, Sydney, Canberra, Melbourne, Adelaide and Perth.

(viii) Digital data access service

An access service for the domestic carriage of data between a digital data Interconnect Terminal Point located at the access seeker's exchange or network facility and a NTU or unimux or modem located at the customer's premises where the customer is directly connected to the access provider's network.

(ix) Conditioned local loop service

A service for the supply of media independent unswitched transmission capacity of voice band width, being a leased conditioned two-wire (twisted copper pair) analogue based service.

(X) AMPS to GSM Diversion Service

A service whereby all calls made to a nominated AMPS Network number are diverted to a designated POI of the GSM carrier/carriage service provider nominated by the former AMPS subscriber.

(xi) Broadcasting access service

An analogue service necessary for the purposes of enabling the supply of a broadcasting service by means of line links that deliver signals to end-users, and of a kind that was used for those purposes on 13 September 1996. This is an access service which provides a basic carriage and distribution access function together with other functions as requested.



Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

SAFETY, REHABILITATION AND COMPENSATION ACT 1988

NOTICE OF DECLARATION - HEALTH SERVICES AUSTRALIA LTD

Notice No. 5 of 1997

I, PETER KEASTON REITH, Minister for Industrial Relations, declare that, for the purposes of paragraph (c) of the definition of "Commonwealth authority" in subsection 4(1) of the Safety, Rehabilitation and Compensation Act 1988, the following body corporate is a body corporate to which that Act applies:

Health Services Australia Ltd

(ACN 078 934 791)

Minister for Industrial Relations

Datad

day of June



Gazette

No. S 244, Monday, 30 June 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



Law and Justice Legislation Amendment Act 1997

PROCLAMATION

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Law and Justice Legislation Amendment Act 1997*, fix 1 July 1997 as the day on which items 1, 3, 4, 5 and 6 of Schedule 1, and items 1, 2, 3, 4, 5, 6, 8, 9, 10 and 11 of Schedule 16 of that Act commence.

(LS.)

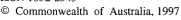
Signed and sealed with the Great Seal of Australia on 25 June 1997.

Governor-General

By His Excellency's Command,

Attorney-General and Minister for Justice

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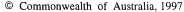
SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

		,
Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Administrative Appeals Tribunal Act 1975	Administrative Appeals Tribunal Regulations (Amendment)	1997 No. 156
Family Law Act 1975	Family Law Regulations (Amendment)	1997 No. 157
Radiocommunications Taxes Collection Act 1983	Radiocommunications Taxes Collection Regulations (Amendment)	1997 No. 158
Student and Youth Assistance Act 1973	AUSTUDY Regulations (Amendment)	1997 No. 159
National Health Act 1953	National Health Regulations (Amendment)	1997 No. 160
Therapeutic Goods (Charges) Act 1989	Therapeutic Goods (Charges) Regulations (Amendment)	1997 No. 161
Therapeutic Goods Act 1989	Therapeutic Goods Regulations (Amendment)	1997 No. 162
Meat Chicken Levy Act 1969	Meat Chicken Levy Regulations (Amendment)	1997 No. 163
Laying Chicken Levy Act 1988	Laying Chicken Levy Regulations (Amendment)	1997 No. 164
Dairy Produce Levy (No. 1) Act 1986	Dairy Produce Levy Regulations (Amendment)	1997 No. 165
Petroleum Excise (Prices) Act 1987	Petroleum Excise (Prices) Regulations (Amendment)	1997 No. 166
Christmas Island Act 1958	Christmas Island (Courts) Regulations (Amendment)	1997 No. 167
Cocos (Keeling) Islands Act 1955	Cocos (Keeling) Islands (Courts) Regulations (Amendment)	1997 No. 168
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1997 No. 169
Child Support (Assessment) Act 1989	Child Support (Assessment) Regulations (Amendment)	1997 No. 170
Child Support (Registration and Collection) Act 1988	Child Support (Registration and Collection) Regulations (Amendment)	1997 No. 171
Insurance Act 1973	Insurance Regulations (Amendment)	1997 No. 172

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Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Veterans' Entitlements Act 1986	Veterans' Entitlements (Rehabilitation Allowance) Regulations (Amendment)	1997 No. 173
Federal Court of Australia Act 1976	Federal Court Rules (Amendment)	1997 No. 174
Telecommunications Act 1997	Telecommunications (Compliance with International Agreements) Regulations	1997 No. 175
Income Tax Assessment Act 1936 and Income Tax Assessment Act 1997	Income Tax Regulations (Amendment)	1997 No. 176
Airports Act 1996	Airports Regulations (Amendment)	1997 No. 177
Airports Act 1996	Airports (Control of On-Airport Activities) Regulations (Amendment)	1997 No. 178

TERRITORY OF CHRISTMAS ISLAND

NOTIFICATION OF THE MAKING OF AN ORDINANCE

The following Ordinance of the Territory of Christmas Island has been made and copies may be obtained from the Law Reform Section, Department of the Environment, Sport and Territories, Matrix House, 25 Moore Street, Turner, ACT.

Number and year of Ordinance	Short title of Ordinance
2 of 1997	Liquor Licensing Act 1988 (W.A.) (C.I.) (Amendment) Ordinance 1997

TERRITORY OF COCOS (KEELING) ISLANDS

NOTIFICATION OF THE MAKING OF AN ORDINANCE

The following Ordinance of the Territory of Cocos (Keeling) Islands has been made and copies may be obtained from the Law Reform Section, Department of the Environment, Sport and Territories, Matrix House, 25 Moore Street, Turner, ACT.

Number and year of Ordinance	Short title of Ordinance
2 of 1997	Liquor Licensing Act 1988 (W.A.) (C.K.I.) (Amendment) Ordinance 1997



Gazette

No. S 246, Monday, 30 June 1997

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SPECIAL

TELECOMMUNICATIONS ACT 1991

SECTION 246

DETERMINATION OF A TECHNICAL STANDARD

NOTICE TN 18 OF 1997

Pursuant to section 246 (1) of the *Telecommunications Act 1991*, AUSTEL determines Technical Standard "Installation Requirements for Customer Cabling (Wiring Rules)" number TS 009 - 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 8 of 26 February 1997.

Dated 23 June 1997

Neil Tugkwell Chairman



TELECOMMUNICATIONS ACT NOTIFICATIONS

The following Instruments have been made and copies may be obtained from: ACA, 5 Queens Road, Melbourne 3004 or ACA Regional Offices:

Act under which the Instrument was made	Description of the Instrument	
Telecommunications Act 1997, subsection 409(1)	Telecommunications (Accreditation Bodies) Determination No. 1 of 1997	
Australian Communications Authority Act 1997, subsection 53(1)	Telecommunications Charges (Connection Permits and Cabling Licences) Determination 1997	
Telecommunications Act 1997, section 407	Telecommunications Labelling (Customer Equipment and Customer Cabling) Notice 1997	
Telecommunications Act 1997, subsection 439(1)	Telecommunications (Revocations) Declaration No. 1 of 1997	
Telecommunications Act 1997, subsection 419(1)	Telecommunications (Types of Cabling Work) Declaration 1997	

The following Instrument has been made and copies may be obtained from Standards Australia at the addresses included in this notice:

Act under which the instrument was made	Description of the Instrument	
Telecommunications Act 1997, section 376	Technical Standard TS 100 - 1997	

TELECOMMUNICATIONS ACT 1997

PROPOSED MAKING OF TECHNICAL STANDARDS

AUSTEL, acting on behalf of the ACA, pursuant to subsection 378(1) of the Telecommunications Act 1997, gives notice that it proposes to make Technical Standards TS 002 – 1997 and TS 003 – 1997. The subject matter of these standards is specified in the Schedule below.

Interested persons are invited to make representations to the ACA concerning the proposed technical standards. The ACA is particularly interested in comments about the content of the proposed technical standards, and whether they should be made as such, or with variations, or whether the proposed technical standards should not be made.

Arrangements may be made for the public consultation process to be completed by the Australian Communications Industry Forum in accordance with subsections 378(2)(f) and (g) of the Act.

Representations should be made between 30 June 1997 to 30 August 1997 to:

Australian Communications Authority, Standards and Planning Branch

5 Queens Road, MELBOURNE 3004, or

P. O. Box 7443, St Kilda Road, MELBOURNE 3004

Telephone 03 - 9828 7300, Facsimile 03 - 9828 7438

SCHEDULE OF PROPOSED TECHNICAL STANDARDS

TS 002 -- 1997 "Analogue Interworking and Non-interference Requirements for Customer Equipment Connected to the Public Switched Telephone Network"

TS 003 – 1997 "Customer Switching Systems Connected to the Public Switched Telephone Network"

CORRIGENDA

The information in pages 1638 and 1639 of Government Gazette GN 25 of 25 June 1997 concerning the proposed determination of Technical Standards TS 001 - 1997, TS 018 - 1997, TS 025 - 1997, TS 031 - 1997 and TS 034 - 1997 is in error and is replaced by the following notice:

TELECOMMUNICATIONS ACT 1997

PROPOSED MAKING OF TECHNICAL STANDARDS

AUSTEL, acting on behalf of the ACA, pursuant to subsection 378(1) of the Telecommunications Act 1997, gives notice that it proposes to make Technical Standards TS 001 – 1997, TS 018 – 1997, TS 025 – 1997, TS 031 – 1997 and TS 034 – 1997. The subject matter of these standards is specified in the Schedule below.

Interested persons are invited to make representations to the ACA concerning the proposed technical standards. The ACA is particularly interested in comments about the content of the proposed technical standards, and whether they should be made as such, or with variations, or whether the proposed technical standards should not be made.

Arrangements may be made for the public consultation process to be completed by the Australian Communications Industry Forum in accordance with subsections 378(2)(f) and (g) of the Act.

Representations should be made between 25 June 1997 to 25 August 1997 to:

Australian Communications Authority, Standards and Planning Branch

5 Queens Road, MELBOURNE 3004, or

P. O. Box 7443, St Kilda Road, MELBOURNE 3004

Handy Phone System (PHS)*

Telephone 03 – 9828 7300, Facsimile 03 – 9828 7438

SCHEDULE OF PROPOSED TECHNICAL STANDARDS

	The second secon
TS 001 - 1997	"Safety Requirements for Customer Equipment"
T\$ 018 - 1997	"Digital Cellular Mobile Telecommunications System - GSM Mobile Station"
TS 025 - 1997	"General Requirements for Line Isolation Devices Connected Between Air
	Services Australia Facilities and a Public Telecommunications Network"
TS 031 - 1997	"Requirements for ISDN Basic Access"
TS 034 - 1997	"Radio Equipment and Systems Cordless Telecommunications - Personal

Copies of all Technical Standards and the proposed Technical Standards listed in this notice can be purchased from Standards Australia at the following addresses:

For Mail Orders

Facsimile

National Sales Centre P. O. Box 1055, STRATHFIELD 2135 02 - 9746 4600 Telephone

For over the Counter Sales

NEW SOUTH WALES

National Sales Centre 1 The Crescent HOMEBUSH 2140

Telephone Facsimile

02 - 9746460002 - 9746 3333

02 - 9746 3333

Newcastle Branch Office 51 King Street **NEWCASTLE 2300**

Telephone Facsimile

049 - 29 2477 049 - 293540

AUSTRALIAN CAPITAL TERRITORY

Shop 5. Level 4 The Boulevarde CANBERRA 2600

Telephone Facsimile

06 - 249899006 - 2498989

WESTERN AUSTRALIA

1274 Hay Street WEST PERTH 6005

Telephone Facsimile

08 - 9321 879708 - 9321 2929

TASMANIA

66 Burnett Street NORTH HOBART 7000

Telephone Facsimile

03 - 6231 5885 03 - 62315886

VICTORIA

19-25 Raglan Street SOUTH MELBOURNE 3205

Telephone Facsimile

03 - 9693 355503 - 9696 1319

QUEENSLAND

67 St Pauls Terrace SPRING HILL 4000

Telephone Facsimile

07 - 3831860507 - 38322140

NORTHERN TERRITORY

(Sales Agency) Territory Construction Association 191 Stuart Highway PARAP 0820

Telephone Facsimile

08 - 8981 9666 08 - 8941 0275

SOUTH AUSTRALIA

63 Greenhill Road WAYVILLE 5034

Telephone Facsimile

08 - 8373 4140

08 - 8373 4124



Gazette

No. S 247, Monday, 30 June 1997

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SPECIAL

Commonwealth of Australia

Hearing Services Administration Act 1997

Hearing Service Providers Accreditation Scheme 1997

I, CHRISTOPHER MARTIN ELLISON, Parliamentary Secretary to the Minister for Health and Family Services, acting for the Minister, make the following instrument under subsection 15 (1) of the *Hearing Services Administration Act 1997*.

Dated

1997

Parliamentary Secretary to the Minister for Health and Family Services for the Minister for Health and Family Services

PART 1—PRELIMINARY

Citation

1. This instrument may be cited as the Hearing Service Providers Accreditation Scheme 1997.

Commencement

2. This instrument commences on 1 July 1997.

Definitions

3. In this instrument:

Act means the Hearing Services Administration Act 1997.

[NOTE: A number of expressions used in this instrument are defined in the *Hearing Services Administration Act 1997* (see section 4), including:

accreditation

entity

· accreditation scheme

- hearing services.]
- · accredited service provider

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2 .

Hearing Service Providers Accreditation Scheme 1997

Purpose

- 4. (1) Under subsection 15 (1) of the Act, the Minister must formulate a scheme for the accreditation of entities as service providers.
- (2) This instrument provides for accreditation of entities that can demonstrate that they are able to provide a specified level and range of hearing services.

PART 2—ACCREDITATION

Application for accreditation

- 5. (1) An entity may apply to the Minister for accreditation.
- (2) An application must:
- (a) be made in a manner approved by the Minister; and
- (b) provide information that is reasonably required for a decision to be made by the Minister; and
- (c) authorise the Minister:
 - (i) to check the accuracy of information provided; and
 - (ii) to store and use the information for the purposes of the Act.

Decisions by the Minister

- 6. (1) The Minister may decide:
- (a) to accredit an entity; or
- (b) to refuse to accredit an entity.
- (2) The Minister may decide to accredit an entity if the Minister considers it is in the best interests of persons receiving hearing services under the Act having regard to the following matters:
 - (a) experience in providing hearing services;
 - (b) proposed staffing profile;
 - (c) the accessibility of the premises in which it is proposed to provide the services;
 - (d) whether the proposed premises are of a satisfactory standard;
 - (e) capacity to meet the terms of any contract it has entered with the Commonwealth to provide hearing services to eligible adults;
 - (f) financial status;
 - (g) any other matters that might affect the standard of service.
- (3) A decision to accredit an entity may be subject to 1 or more conditions specified in the instrument of accreditation.

[NOTE: A decision made by the Minister under the accreditation scheme or under a condition of accreditation is subject to reconsideration by the Minister and review by the Administrative Appeals Tribunal: see ss 29 and 35 of the Act.]

3

Hearing Service Providers Accreditation Scheme 1997

Australian Hearing Services

- 7. (1) Australian Hearing Services is taken to be an accredited service provider.
- (2) An entity that has a hearing services contract with Australian Hearing Services at the commencement of the Act must be granted accreditation on its first application.

Register

- 8. (1) The Minister must keep a register of accredited service providers.
 - (2) The register must be open to public inspection during business hours.

Notice of alleged contravention

- 9. (1) The Minister may give written notice to an accredited service provider that the Minister thinks may have contravened a condition of its accreditation.
 - (2) A notice under subclause (1) must:
 - (a) give details of:
 - (i) the alleged contravention; and
 - (ii) material that in the opinion of the Minister is relevant to the alleged contravention; and
 - (b) allow the provider 30 days after receiving the notice to make written submissions on the allegation.

Action on alleged contravention

- 10. (1) After considering any written submissions made by the provider under paragraph 9 (2) (b), the Minister may decide that the provider has contravened a condition of its accreditation.
- (2) If the Minister makes a decision under subclause (1), the Minister may:
 - (a) revoke or vary conditions of accreditation; or
 - (b) impose further conditions of accreditation; or
 - (c) cancel the accreditation.

Cancellation of contract with Office of Hearing Services

11. The Minister may cancel the accreditation of a provider whose contract with the Office of Hearing Services is terminated.

Surrender of accreditation

12. An accredited service provider may surrender its accreditation by giving the Minister 30 days' written notice of its intention to do so.

4 Hearing Service Providers Accreditation Scheme 1997

Accreditation not transferable

13. An entity cannot transfer its accreditation to another entity.

[NOTE: For example, if a partnership that is an accredited entity is dissolved, accreditation cannot be transferred to 1 of the partners.]

Hearing Services and AGHS Reform Act 1997

Australian Hearing Services (Eligible Persons - Transitional Arrangements) Determination 1997

I, CHRISTOPHER MARTIN ELLISON, Parliamentary Secretary to the Minister for Health and Family Services, acting for the Minister, make the following Determination under item 94 of Schedule 1 to the *Hearing Services and AGHS Reform Act 1997*.

Dated

Male

Parliamentary Secretary to the Minister for Health and Family Services for the Minister for Health and Family Services

Citation

 This Determination may be cited as the Australian Hearing Services (Eligible Persons -Transitional Arrangements) Determination 1997.

[Note: under subitem 94(3) of Schedule 1 to the Hearing Services and AGHS Reform Act 1997, this Determination is a disallowable instrument; see Acts Interpretation Act 1901, ss 46 and 48A.]

Commencement

2. This determination commences on 1 July 1997.

Interpretation

3. In this Determination:

the Act means the Hearing Services and AGHS Reform Act 1997 1997 Act means the Hearing Services Administration Act 1997

eligible person amendments means:

- (a) the repeal of the definitions of eligible persons, hearing products and hearing services set out in subsection 4(1) of the Hearing Services Act 1991; and
- (b) the repeal of subsection 4(3) of that Act; and
- (c) the repeal of section 5 of that Act; and
- (d) the repeal of paragraph 8(1)(a) of that Act.

Australian Hearing Services (Eligible Persons - Transitional Arrangements) Determination 1997

hearing services has the same meaning as in the 1997 Act

Determination

4. Despite the eligible persons amendments made by Schedule 1 to the Act, the *Hearing Services Act 1991* continues to apply, until the time specified in section 7, in relation to the provision by the Authority of hearing services to eligible persons specified in section 5 in the circumstances specified in section 6, as if those amendments had not been made.

Eligible persons

- 5. The eligible persons are any one of the following persons:
 - (a) holders of a card issued by the Commonwealth and known as a Pensioner Concession Card;
 - (b) holders of a card issued by the Commonwealth and known as a Health Care Card who hold that card because the person is in receipt of sickness allowance under the Social Security Act 1991;
 - (c) holders of a card issued by the Commonwealth and known as a Repatriation Health Card, where the card is expressed to be for all conditions;
 - (d) holders of a card issued by the Commonwealth for purposes connected with obtaining treatment for an injury, disease or condition that involves hearing loss, and known as a Repatriation Health Card, where the card is expressed to be for specific conditions;
 - (e) dependents, within the meaning of the *National Health Act 1953*, of persons mentioned in paragraph (a), (b), (c) or (d) of this section;
 - (f) members of the Australian Defence Force;
 - (g) persons referred to the Minister in connection with the provision of a service under a rehabilitation program under Part III of the *Disability Services Act 1986*;
 - (h) a person who is a holder of a seniors health card within the meaning of the Social Security Act 1991 ("seniors card holders").

Circumstances

- 6. The circumstances in respect of:
 - (a) seniors card holders are that they were immediately before the commencement of this determination undergoing, but had not yet completed, a hearing services rehabilitation program with the Authority or a service provider engaged by the

Australian Hearing Services (Eligible Persons - Transitional Arrangements) Determination 1997

Authority to provide such a program,

- (b) all other eligible persons referred to in section 5 are that:
 - (i) the Minister has not determined the classes of persons eligible to participate in the voucher system under section 13 of the 1997 Act; and
 - (ii) the Minister has not issued a voucher for hearing services under section 10 of the 1997 Act.

Time

- 7. The time when the Hearing Services Act 1991 ceases to apply to
 - (a) seniors card holders is 31 December 1997;
 - (b) all other the eligible persons referred to in section 5 is the earlier of:
 - (i) the end of 31 October 1997; and
 - (ii) when the Minister has taken both the following steps:
 - (I) determining the classes of persons eligible to participate in the voucher system under section 13 of the 1997 Act; and
 - (II) issuing the first voucher for hearing services under section 10 of the 1997 Act.

Hearing Services and AGHS Reform Act 1997

Hearing Services (Transfer of Hearing Services Authority Liabilities) Declaration 1997

I, CHRISTOPHER MARTIN ELLISON, Parliamentary Secretary to the Minister for Health and Family Services, acting on behalf of that Minister, make the following declaration under item 96 of Schedule 1 to the *Hearing Services and AGHS Reform Act 1997*.

Datad

17.

Parliamentary Secretary to the Minister for Health and Family Services for the Minister for Health and Family Services

Citation

1. This Declaration may be cited as the Hearing Services (Transfer of Hearing Services Authority Liabilities) Declaration 1997.

Commencement

2. This Declaration commences on 1 July 1997.

Definitions

In this Declaration:

Act means the Hearing Services and AGHS Reform Act 1997 authority means Australian Hearing Services

client authority means the written authorisation given to an eligible person by the authority advising the person that he or she is eligible to receive hearing services as a client of the authority from a Contractor

contractor means an entity listed in column 1 of schedule 1 to this determination eligible person has the meaning given under section 5 of the *Hearing Services Act 1991* entity includes an individual, body corporate or partnership

specified instrument means the Agreement, which commenced on the date specified in column 2 of schedule 1, between the contractor and the authority under paragraph 8(1)(d) of the *Hearing Services Act 1991* for the supply of hearing services and hearing products to eligible persons

specified liability means a claim for payment by a contractor on the authority under the specified instrument for hearing services provided under a client authority issued by the authority before 1 July 1997 and which entitles an eligible person to receive hearing services, but does not include a liability by way of a court order, judgement or similar process.

Hearing Services (Transfer of Hearing Services Authority Liabilities) Declaration 1997

Purpose

- 4. Each specified liability ceases to be a liability of the Authority and becomes a liability of the Commonwealth at the beginning of 1 July 1997.
- 5. A specified instrument relating to a specified liability continues to have effect after the liability becomes a liability of the Commonwealth as if a reference in the specified instrument to the Authority were a reference to the Commonwealth.
- 6. The Commonwealth becomes the Authority's successor in law in relation to a specified liability immediately after the liability becomes a liability of the Commonwealth.

SCHEDULE 1

CONTRACTOR NAME	COMMENCEMENT DATE OF CONTRACT
A & A Bennett Hearing Services Pty Ltd	1 Jul 94
Aaron Southwell	1 Jul 94
Aberville Pty Ltd	1 Jul 94
Access Hearing Centre Pty Ltd	7 Sep 94
Accolade Enterprises Pty Ltd	1 Jul 94
Active Hearing Aid Professionals	3 Jun 97
Albury Audio Diagnostics Pty Ltd	1 Jul 94
Allen-Fisher Pty Ltd	- 1 Jul 94
Allens O H & P Services Pty Ltd	1 Jul 94
Applied Audiology Pty Ltd	1 Jul 94
Audibell Pty Ltd	1 Jul 94
Audigene Pty Ltd	1 Jul 94
Audiology Australia Pty Ltd	6 Dec 95
Auditory Services Pty Ltd	1 Jul 94
Bakersdale Pty Ltd	1 Jul 94
Bayside Hearing Clinic Pty Ltd	1 Jul 94
Biota Pty Ltd	7 Nov 94
Bujake Pty Ltd	1 Jul 94
Central Coast Hearing Aids Pty Ltd	1 Jul 94
City Hearing Pty Ltd	1 Jul 94
Clear Hearing Pty Ltd	1 Jul 94
Clutterbuck Consulting Pty Ltd	1 Jul 94
Coffs Harbour Hearing Centre Pty Ltd	15 Jul 94
Colvin Systems	21 Apr 97
Comfort Hearing Aid Services Pty Ltd	16 Sep 94
Communication and Hearing Clinic Pty Ltd	1 Jul 94
Crewlink Pty Ltd	1 Jul 94

CONTRACTOR NAME	COMMENCEMENT DATE OF CONTRACT
Cumbrae-King Pty Ltd	9 Jan 97
C W Pennington	1 Jul 94
David Keck	1 Jul 94
Discreet Hearing Pty Ltd	1 Jul 94
Dr William Tonisson	1 Jul 94
Earplus Pty Ltd	1 Jul 94
Eartech Pty Ltd	25 Jul 94
Eiros Pty Ltd	I Jul 94
Entamore Pty Ltd	17 Oct 94
Essential Hearing	3 Jun 97
Expert Holdings Pty Ltd	1 Jul 94
Fairfield ENT Services Pty Ltd	25 Jul 94
Frederick Anthony Kean & Catherine Kean	1 Jul 95
George Lancaster	1 Jul 94
G F Kermond Pty Ltd	1 Jul 95
Gold Coast Hearing Aids Pty Ltd	1 Jul 94
Graham Rathbone Pty Ltd	1 Jul 94
Hearing Aid & Optical Services Pty Ltd	1 Jul 94
Hearing Aids International Pty Ltd	1 Jul 94
Hearing Aid Specialists (Gold Coast & Northern Rivers) Pty Ltd	1 Jul 94
Hearing Aid Technology Pty Ltd	1 Jul 94
Hearing & Balance Centre Pty Ltd	12 Apr 95
Hearing Care Professionals Pty Ltd	1 Jul 94
Hearing Care Services Pty Ltd	1 Jul 94
Hearing Health Specialists Pty Ltd	1 Jul 94
Hearing Technology Pty Ltd	1 Jul 94
Hearing Plus	11 Feb 97
Hearsoft Pty Ltd	1 Jul 94
Iain Summerlin	1 Jul 94
Ian C Skipworth & Associates Pty Ltd	1 Jul 94 —
Ian Young	1 Jul 94
J & R Harlow Audiometrists Pty Ltd	1 Jul 94

CONTRACTOR NAME	COMMENCEMENT DATE OF CONTRACT
Janice Pitman Milhinch	1 Jul 94
Jasma Agencies Pty Ltd	1 Jul 94
Jianji Pty Ltd	6 Mar 95
John Allen, Douglas Paton & Stuart Rook	1 Jul 94
Kendan Pty Ltd	1 Jul 94
King Hearing Aids Pty Ltd	1 Jul 94
Kivimaki Pty Ltd	1 Jul 94
Krayvale Pty Ltd	1 Jul 94
L J Upfold & Associates Pty Ltd	1 Jul 94
Lleonart Holdings Pty Ltd	1 Jul 94
Lynette Kyriakos & Associates Pty Ltd	1 Jul 94
Lynidol Pty Ltd	1 Jul 94
Lysbeth Kathryn Allison	15 Jul 94
Macarthur Audiology & Hearing Services Pty Ltd	1 Jul 94
Macquarie Research Ltd	1 Jul 94
Martin Wall	1 Jul 94
Max Samuel Tanner	l Jul 94
Medi Hearing Pty Ltd	25 Jan 95
M-E Hearing Systems Pty Ltd	l Jul 94
Mervyn Jones	l Jul 94 •
Michael J Crennan	1 Jul 94
Michael P Broadbent & Glenyse A Broadbent	l Jul 94
National Hearing Aids Pty Ltd	l Jul 94
National Hearing Centres Pty Ltd	30 Jan 97
New England Audiological Services Pty Ltd	1 Jul 94
Norah Casey, Donna Headlam, Janusz Nowosielski	7 Sep 94
North Queensland Hearing Services Pty Ltd	l Jul 94
Oticon Australia Pty Ltd	1 Jul 94
Pei Yu	21 Feb 96
Peninsula Hearing Aid Centre Pty Ltd	1 Jul 94
Peter M Hekel Pty Ltd	1 Jul 94
P G Walsh Nominees Pty Ltd	1 Jul 94

CONTRACTOR NAME	COMMENCEMENT DATE OF CONTRACT
Pierce Perry Pty Ltd	14 Apr 97
Professional Hearing Services Pty Ltd	1 Jul 94
Quadrant Instruments Australia Pty Ltd	I Oct 96
Quality Hearing Care & Audiology Services Pty Ltd	3 Jun 97
Queensland Audiological Services Pty Ltd	1 Jul 94
Raymond P Gauntlett	1 Jul 94
Redoak Investments Pty Ltd	26 Sep 96
Richard Alan Roper	1 Jul 94
Richard C Dowell	1 Jul 94
Richard R Russell	1 Jul 94
Roger Patrick Barron	28 Oct 94
Ron Kendall	9 Jan 97
Sheila Uliel	1 Jul 94
Shepherd Hearing Services Pty Ltd	1 Jul 94
Sidney Ho & Associates Pty Ltd	16 Apr 97
Silkdude Pty Ltd	1 Jul 94
Silverto Pty Ltd	1 Jul 94
Simon Potter	8 Dec 95
Statewide Hearing Services Pty Ltd	l Jul 94
Susan Bray Pty Ltd	1 Jul 94 •
Susan Kay Grenness	1 Jul 94
Susan Walmsley	1 Jul 94
Tasman Pty Ltd	1 Jul 94
Telex Hearing Centre (Chatswood) Pty Ltd	1 Jul 94
Telex Hearing Centre - Sydney Pty Ltd	1 Jul 94
Telex Hearing Centre Pty Ltd	1 Jul 94
Tendpace Pty Ltd	1 Jul 94
Terence Ryan & Associates Pty Ltd	1 Jul 94
Thesis Pty Ltd	1 Jul 94
Toklis Nominees Pty Ltd	1 Jul 94
Verizo Pty Ltd	1 Jul 94
Victorian Deaf Society	1 Jul 94

CONTRACTOR NAME	COMMENCEMENT DATE OF CONTRACT
Victorian Hearing & Advisory Service Pty Ltd	15 Jul 94
Vieweden Pty Ltd	1 Jul 94
Viewtusk Pty Ltd	6 Dec 94
Vivienne Sobon Pty Ltd	1 Jul 94
Western Hearing Services Pty Ltd	1 Jul 94
Westside Hearing Clinic Pty Ltd	11 Oct 95
Willem Dirk De Moore	23 Aug 94
William Olayos	1 Jul 94
Zail Audiological Services Pty Ltd	1 Jul 94



Gazette

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SPECIAL

Commonwealth of Australia

Telecommunications Act 1997

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications and the Arts, make the following Declaration under subsection 63 (3) of the *Telecommunications Act 1997*.

Dated

24th Jun

1997

Minister for Communications and the Arts

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997.

Commencement

2. This Declaration commences on 1 July 1997.

Definitions

3. In this Declaration:

"current industry development plan" has the meaning given by clause 7 of Schedule 1 to the Act;

"customer" includes the nominee of a customer;

"designated basic rate ISDN service" has the meaning given by subsection 66 (2) of the Act;

"emergency service" means a service mentioned in paragraph (b) of the definition of "emergency call service" in section 7 of the Act;

"enforcement agency" has the meaning given by section 282 of the Act;

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Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

"industry development plan" has the meaning given by clause 6 of Schedule 1 to the Act;

"Industry Minister" means the Minister for Industry, Science and Tourism;

"licensee" means Telstra Corporation Limited (ACN 051 775 566);

"location dependent carriage service" means a carriage service that depends for its provision on the availability of information about the street address of the caller;

"operator assistance service" means a service involving the connection of a telephone call by an operator;

"operator services" means:

- (a) services for dealing with faults and service difficulties; and
- (b) services of a kind specified in regulations made under the Act;

"public number" means a number specified in the numbering plan as mentioned in subsection 455 (3) of the Act;

"public payphone" means a payphone in a public place that is a place where the public usually has access, or usually has access except for particular hours of the day or particular days of the week;

"telephone handset" includes other customer equipment that is supplied instead of a telephone handset to comply with the Disability Discrimination Act 1992;

"the Act" means the Telecommunications Act 1997;

"unlisted number" means a public number that is 1 of the following kinds:

- (a) a mobile number, unless the customer and the carriage service provider that provides the mobile service to the customer agree that the number will be listed;
- (b) a geographic number that the customer and the carriage service provider that provides services for originating or terminating carriage services to the customer agree will not be included in the directory;
- (c) the number of a public payphone;
- (d) a number that when dialled, gives access to a private telephone exchange extension that the customer has requested not be included in the directory.

Application

4. This Declaration applies if a carrier licence is granted to Telstra Corporation Limited in the period starting on 30 June 1997 and ending at the end of 1 July 1997.

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

Industry development plan

- 5. The licensee must:
- (a) within 90 days after a carrier licence is granted to the licensee:
 - (i) give a current industry development plan to the Industry Minister; and
 - (ii) obtain the Industry Minister's approval of the plan; and
- (b) comply with clauses 8, 9, 10, 11, 12, 13 and 14 of Schedule 1 to the Act as if the plan was an industry development plan under Part 2 of Schedule 1 to the Act.

Compliance

6. The licensee must comply with its obligations under clauses 7, 8, 9 and 10 to the extent made possible by the information provided by carriage service providers under clause 10 of Schedule 2 to the Act.

Operator services

7. The licensee must make operator services available to the end-users of standard telephone services supplied by the licensee.

Directory assistance services

8. The licensee must make directory assistance services available to the end-users of standard telephone services supplied by the licensee.

Alphabetical public number directory

- 9. (1) The licensee must produce an alphabetical public number directory:
 - (a) annually; and
 - (b) on substantially the same basis as the licensee produced and distributed a directory in 1997; and
 - (c) in volumes by geographic area; and
 - (d) subject to subclause (7)—that includes all customers of carriage service providers supplied with a standard telephone service, regardless of who supplies them with that service.
- (2) The licensee must arrange to publish and distribute the directory to its own customers and the customers of other carriage service providers (or the nominees of the customers).
- (3) The licensee must not charge a customer of a carriage service provider for 1 standard entry.

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

- . (4) A standard entry must include:
 - (a) a name and address; and
 - (b) I public number that is:
 - (i) if requested by the customer—the customer's mobile phone number; or
 - (ii) the customer's geographic number.

[NOTE: The ACA may give written directions to the licensee under section 581 of the Act about complying with this subclause (eg promotion of a customer's choice, if the customer receives multiple services, in the identification of the entry that is to be treated as a standard entry).]

- (5) The licensee must include in the directory a customer's facsimile number if asked by the customer.
- (6) The licensee must provide entries in the directory, and services for not including details of a customer in the directory, for a customer of another carriage service provider on conditions that are no less favourable than for a customer of the licensee.
- (7) The licensee must ensure, to the greatest extent practicable, that the directory does not include details of a customer whose number is an unlisted number.
- (8) The licensee must ensure, to the greatest extent practicable, that it does not promote the licensee's carriage services or other goods and services unrelated to the directory entry during any contact it has with a customer of another carriage service provider for purposes related to the provision of services in a directory.
 - (9) The directory must be provided without charge to a customer:
 - (a) as a book; or
 - (b) if the customer agrees—in another form.

[NOTE: It is intended to make sure the licensee maintains an updated version of the current White Pages directory and makes it available to its own customers and the customers of other carriage service providers (or the nominees of the customers) on substantially the same basis as the White Pages have been produced and distributed before the licence came into force.]

Integrated public number database

- 10. (1) The licensee must establish and maintain an industry-wide integrated public number database to provide information for purposes connected with the following activities:
 - (a) providing directory assistance services;
 - (b) providing operator services or operator assistance services;
 - (c) publishing public number directories;
 - (d) providing location dependent carriage services;

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

- (e) the operation of emergency call services or assisting emergency services under Part 12 of the Act;
- (f) assisting enforcement agencies or safeguarding national security under Part 14 of the Act;
- (g) any other activities specified by the ACA by written notice to the licensee.

[NOTE: A public number directory includes classified business directories like the Yellow Pages and specialist trade directories.]

- (2) The licensee must comply with subclause (1) before:
- (a) 1 July 1998; or
- (b) if an earlier date is specified by the ACA in the Gazette—that date.
- (3) The licensee may use the database, and any information derived from it, only for the purposes mentioned in subclause (1).

[NOTE: The ACA may give written directions to the licensee under section 581 of the Act about complying with this subclause (eg how it will control transfer of information to and from the database and restrictions it will place on access by its employees).]

- (4) The database must include, for each public number of a customer of each carriage service provider:
 - (a) the public number; and
 - (b) the name of the customer; and
 - (c) the address of the customer; and
 - (d) the service location, if practicable; and
 - (e) the name of the carriage service provider that provides:
 - (i) services for originating or terminating carriage services to the customer; or
 - (ii) public mobile telecommunications services to the customer; and
 - (f) whether the telephone is to be used for government, business, charitable or private purposes, if practicable; and
 - (g) any other information required by the ACA by written notice to the licensee.
- (5) The database must show if a telephone number is an unlisted number.
- (6) The database must include, for each payphone, its public number and location.
- (7) If a carriage service provider asks for access to information from the database, the licensee must give access only for the purpose of helping the provider:
 - (a) to provide its own directory assistance services; or
 - (b) to provide its own operator services or operator assistance services; or

6 Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

- (c) to produce a public number directory; or
- (d) to provide its own location dependent carriage services; or
- (e) to provide information for the operation of emergency call services or assisting emergency services under Part 12 of the Act; or
- (f) to provide information for assisting enforcement agencies or safeguarding national security under Part 14 of the Act; or
- (g) to provide services connected with the matters mentioned in paragraphs (a), (b), (c) and (d); or
- (h) to undertake any other activities specified by the ACA by written notice to the licensee.
- (8) The licensee must give information from the database, about its own customers and customers of other carriage service providers, that is required under subsection 313 (3) or (4) of the Act.

[NOTE: Section 314 of the Act deals with conditions that apply when information is given.]

- (9) Access under subclause (7) is subject to:
- (a) conditions:
 - (i) agreed between the parties; or
 - (ii) if the parties do not agree—determined by an arbitrator appointed by the parties; or
 - (iii) if the parties do not agree on the appointment of an arbitrator—determined by the ACCC; and
- (b) Part 13 of the Act.
- (10) For a determination of price or price-related conditions under subparagraph (9) (a) (ii) or (iii), an arbitrator or the ACCC must consider only:
 - (a) the direct costs (including labour and direct administration costs) incurred by the licensee in complying with subclause (7); and
 - (b) a reasonable contribution to a normal return on the capital expended in establishing and maintaining the integrated public number database.
 - (11) A request under subclause (7) may be:
 - (a) a single request; or
 - (b) part of a continuing arrangement between the licensee and the provider.
 - (12) A request under subclause (8) may be:
 - (a) a single request; or
 - (b) part of a continuing arrangement between the licensee and the officer or authority that makes the request.

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997

Differential charging conditions

- 11. (1) If the licensee supplies a rental telephone handset with a standard telephone service, the licensee must differentiate between:
 - (a) its charge for initial supply of the telephone handset; and
 - (b) its charge for a connection of the telephone handset at the customer's premises; and
 - (c) its charge for connecting the standard telephone service; and
 - (d) its annual charge for supplying the telephone handset; and
 - (e) its annual service charge for supplying the standard telephone service.
- (2) If the licensee provides a customer with a standard telephone service, but does not supply a rental telephone handset for use with the service, the licensee's charge to the customer must be:
 - (a) for an annual charge for providing the standard telephone service—at least \$30 less than the licensee's usual annual charges for:
 - (i) supplying the standard telephone service; and
 - (ii) supplying a rental telephone handset for use with the standard telephone service; or
 - (b) for a new service connection charge—at least \$43 less than the licensee's usual charge for:
 - (i) connecting a standard telephone service; and
 - (ii) initial supply of a rental telephone handset; and
 - (iii) connection of a rental telephone handset at the customer's premises with the standard telephone service.

Digital data capability

- 12. The licensee must be in a position to make available, within 90 days of a request, a carriage service that provides a digital data capability broadly comparable to that provided by a data channel with a data transmission speed of 64 kilobits per second supplied to end-users as part of the designated basic rate ISDN service:
 - (a) by 1 July 1997—to at least 93.4% of the Australian population; and
 - (b) by 31 December 1998—to at least 96% of the Australian population.

Commonwealth of Australia

Telecommunications Act 1997

Carrier Licence Conditions (Optus Networks Pty Ltd) Declaration 1997

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications and the Arts, make this Declaration under subsection 63 (3) of the Telecommunications Act 1997.

Dated 24th June 1997

Minister for Communications and the Arts

Richard Alaba

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Optus Networks Pty Ltd) Declaration 1997.

Commencement

2. This Declaration commences on 1 July 1997.

Definitions

3. In this Declaration:

"current industry development plan" has the meaning given by clause 7 of Schedule 1 to the Act;

"foreign person" has the same meaning as in the Foreign Acquisitions and Takeovers Act 1975;

"industry development plan" has the meaning given by clause 6 of Schedule 1 to the Act;

"Industry Minister" means the Minister for Industry, Science and Tourism;

"licensee" means Optus Networks Pty Ltd (ACN 008 570 330);

2 Carrier Licence Conditions (Optus Networks Pty Ltd) Declaration 1997

"national broadcasting services" has the same meaning as in the *Broadcasting* Services Act 1992;

"Optus Communications" means Optus Communications Pty Ltd (ACN 052 833 208);

"remote broadcasting services" means:

- (a) the Special Broadcasting Service's national broadcasting services intended for reception in remote areas; and
- (b) commercial television broadcasting services for the following remote licence areas (as established at the commencement of this Declaration):
 - (i) Western Zone (licensed at the commencement of this Declaration to Golden West Network Pty Ltd);
 - (ii) Central Zone (licensed at the commencement of this Declaration to Imparja Television Pty Ltd);
 - (iii) North East Zone (licensed at the commencement of this Declaration to Telecasters Australia Ltd); and
- (c) commercial radio broadcasting services for the following remote licence areas (as established at the commencement of this Declaration):
 - (i) Western Zone (licensed at the commencement of this Declaration to Golden West Network Pty Ltd and SAT FM Pty Ltd);
 - (ii) Central Zone (licensed at the commencement of this Declaration to Central Zone FM Services);
 - (iii) North East Zone (licensed at the commencement of this Declaration to Ausradio Pty Ltd);

"subsidiary" has the same meaning as in the Corporations Law;

"the Act" means the Telecommunications Act 1997.

Application

4. This Declaration applies if a carrier licence is granted to Optus Networks Pty Ltd in the period starting on 30 June 1997 and ending at the end of 1 July 1997.

Industry development plan

- 5. The licensee must:
- (a) within 90 days after a carrier licence is granted to the licensee:
 - (i) give a current industry development plan to the Industry Minister; and
 - (ii) obtain the Industry Minister's approval of the plan; and
- (b) comply with clauses 8, 9, 10, 11, 12, 13 and 14 of Schedule 1 to the Act as if the plan was an industry development plan under Part 2 of Schedule 1 to the Act.

Carrier Licence Conditions (Optus Networks Pty Ltd) Declaration 1997

Network rollout

6. Before 1 January 1998, to the extent technically practicable, the licensee must have offered and be able to supply domestic and international long distance services to everyone in Australia who is supplied with a standard telephone service by the licensee or the universal service provider in complying with its universal service obligation.

Obligation to provide carriage services for certain users

- 7. (1) The licensee must provide carriage services through satellite-based facilities or equivalent services ("the required carriage services") to the following users:
 - (a) Australian Broadcasting Corporation—for its Homestead and Community Broadcasting Satellite Service;
 - (b) suppliers of remote broadcasting services;
 - (c) Department of Defence;
 - (d) Civil Aviation Safety Authority;
 - (e) Airservices Australia.
- (2) The licensee must comply with the conditions of any binding agreement with a user mentioned in subclause (1) that:
 - (a) deals with provision of the required carriage services; and
 - (b) is current at the commencement of this licence.
- (3) The licensee must enter a new agreement with a user mentioned in subclause (1) to provide services equivalent to those in an agreement mentioned in subclause (2) when that agreement ends if reasonably requested to do so by the user.

[NOTE: The Minister may vary the conditions of a licence (eg by omitting reference to a user mentioned in subclause (1) that does not request a new agreement within a reasonable time)—subsection 63 (5) of the Act.]

- (4) For subclause (3), equivalence of services is determined by:
- (a) transmission quality;
- (b) scope;
- (c) coverage;
- (d) whether the licensee and the user can offer the same kind and level of service as under that agreement.
- (5) The licensee does not contravene this clause if its compliance with it is affected by a matter beyond its control including, for example:
 - (a) satellite launch failure; or
 - (b) transponder failure; or
 - (c) satellite loss; or
 - (d) any other accident occurring in space.
- (6) If failure, loss or accident mentioned in paragraph (5) (a), (b), (c) or (d) occurs, the licensee does not have to comply with obligations under this

4 Carrier Licence Conditions (Optus Networks Pty Ltd) Declaration 1997

clause to the extent that compliance is adversely affected by the failure, loss or accident.

- (7) Clause 7 ceases to have effect on the earlier of:
- (a) 1 January 2005; and
- (b) if the Minister gives a written notice to the licensee nominating a day (not earlier than the day on which the notice is given) when the clause ceases to have effect—that day.

[NOTE: It is intended that the licensee's obligation to service the users mentioned in subclause 7 (1) will operate only for the life-span of the B-series satellites.]

Operation of satellite facilities

8. The licensee must control the telemetry of the AUSSAT B-series satellites from earth stations on Australian territory.

Foreign ownership

- 9. While the licensee is a subsidiary of Optus Communications, the licensee breaches the licence if Optus Communications does not comply with:
 - (a) the provisions of its Articles of Association in force immediately before 1 July 1997 dealing with:
 - (i) the level of ownership of its shares by foreign persons; and
 - (ii) its power to borrow or raise money by issuing debt instruments that are likely to have the effect of circumventing the provisions mentioned in subparagraph (i); and
 - (iii) the rights of foreign persons who hold its shares:
 - (A) to appoint its directors; and
 - (B) to vote or to control voting at its general meetings; and
 - (iv) the citizenship of its directors and chairperson; and
 - (v) the amendment of provisions dealing with the matters in this paragraph; and
 - (b) any amendment of those provisions made after the Minister responsible for orders under the *Foreign Acquisitions and Takeovers Act 1975* approves, in writing, its making.

Telecommunications Act 1997

Carrier Licence Conditions (Optus Mobile Pty Ltd) Declaration 1997

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications and the Arts, make the following Declaration under subsection 63 (3) of the *Telecommunications Act 1997*.

Dated 24th June 199

Minister for Communications and the Arts

Pichard Alson

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Optus Mobile Pty Ltd) Declaration 1997.

Commencement

2. This Declaration commences on 1 July 1997.

Definitions

- 3. In this Declaration:
- "current industry development plan" has the meaning given by clause 7 of Schedule 1 to the Act;
- "foreign person" has the same meaning as in the Foreign Acquisitions and Takeovers Act 1975;
- "industry development plan" has the meaning given by clause 6 of Schedule 1 to the Act:
- "Industry Minister" means the Minister for Industry, Science and Tourism;
- "licensee" means Optus Mobile Pty Ltd (ACN 054 365 696);

Carrier Licence Conditions (Optus Mobile Pty Ltd) Declaration 1997

"Optus Communications" means Optus Communications Pty Ltd (ACN 052 833 208);

"subsidiary" has the same meaning as in the Corporations Law;

"the Act" means the Telecommunications Act 1997.

Application

2

4. This Declaration applies if a carrier licence is granted to Optus Mobile Pty Ltd in the period starting on 30 June 1997 and ending at the end of 1 July 1997.

Industry development plan

- 5. The licensee must:
- (a) within 90 days after a carrier licence is granted to the licensee:
 - (i) give a current industry development plan to the Industry Minister; and
 - (ii) obtain the Industry Minister's approval of the plan; and
- (b) comply with clauses 8, 9, 10, 11, 12, 13 and 14 of Schedule 1 to the Act as if the plan was an industry development plan under Part 2 of Schedule 1 to the Act.

Network rollout

6. Before 1 January 1998, the licensee must have offered, and be able to supply, public mobile telecommunications services by means of digital facilities in areas in which at least 80% of the Australian population lives.

Foreign ownership

- 7. While the licensee is a subsidiary of Optus Communications, the licensee breaches the licence if Optus Communications does not comply with:
 - (a) the provisions of its Articles of Association in force immediately before 1 July 1997 dealing with:
 - (i) the level of ownership of its shares by foreign persons; and
 - (ii) its power to borrow or raise money by issuing debt instruments that are likely to have the effect of circumventing the provisions mentioned in subparagraph (i); and
 - (iii) the rights of foreign persons who hold its shares:
 - (A) to appoint its directors; and
 - (B) to vote or to control voting at its general meetings; and
 - (iv) the citizenship of its directors and chairperson; and
 - (v) the amendment of provisions dealing with the matters in this paragraph; and

Carrier Licence Conditions (Optus Mobile Pty Ltd) Declaration 1997

(b) any amendment of those provisions made after the Minister responsible for orders under the Foreign Acquisitions and Takeovers Act 1975 approves, in writing, its making.

3

Telecommunications Act 1997

Carrier Licence Conditions (Vodafone Pty Limited) Declaration 1997

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications and the Arts, make the following Declaration under subsection 63 (3) of the *Telecommunications Act 1997*.

Dated 24th Jone 1997.

Minister for Communications and the Arts

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Vodafone Pty Limited) Declaration 1997.

Commencement

2. This Declaration commences on 1 July 1997.

Definitions

3. In this Declaration:

"current industry development plan" has the meaning given by clause 7 of Schedule 1 to the Act;

"industry development plan" has the meaning given by clause 6 of Schedule 1 to the Act;

"Industry Minister" means the Minister for Industry, Science and Tourism;

"licensee" means Vodafone Pty Limited (ACN 056 161 043);

"the Act" means the Telecommunications Act 1997.

Carrier Licence Conditions (Vodafone Pty Limited) Declaration 1997

Application

4. This Declaration applies if a carrier licence is granted to Vodafone Pty Limited in the period starting on 30 June 1997 and ending at the end of 1 July 1997.

Industry development plan

- 5. The licensee must:
- (a) within 90 days after a carrier licence is granted to the licensee:
 - (i) give a current industry development plan to the Industry Minister; and
 - (ii) obtain the Industry Minister's approval of the plan; and
- (b) comply with clauses 8, 9, 10, 11, 12, 13 and 14 of Schedule 1 to the Act as if the plan was an industry development plan under Part 2 of Schedule 1 to the Act.

Majority Australian ownership

6. After 30 June 2003, at least 50% of the issued shares of the licensee must not be held by foreign persons within the meaning of section 5 of the Foreign Acquisitions and Takeovers Act 1975.



Gazette

No. S 249, Monday, 30 June 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA Export Control (Orders) Regulations

Export Control Orders No. 2 of 1997

Export Control (Fees) Orders (Amendment)

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

Dated the 27th day of . Ine

1997

- 1. Commencement
- 1.1 These Orders commence on 1 July 1997.
- 2. Amendments
- 2.1 The Export Control (Fees) Orders are amended as set out in these Orders.
- 3. Part 2 (Inspection Fees)
- 3.1 Omit SubOrder 12D.2
- 4. Part 4 (Collection of Fees)
- 4.1 Omit SubOrder 17A.1.
- 4.2 Omit SubOrder 17A.2.
- 5. Section 1A of the Schedule (Slaughter Floor Meat Inspection Rates)
- 5.1 In Clause 2AA(a) of the Schedule, replace "\$67,500" with "\$75,000".
- 5.2 In Clause 2AA(b) of the Schedule, replace "\$6,329" with "\$6,500".
- 5.3 In Clause 2AA(c) of the Schedule, replace "\$1,493" with "\$2,000".
- 5.4 In Clause 2AA(d) of the Schedule, replace "\$324" with "\$500".
- 5.5 In Clause 2AA(e) of the Schedule, replace "\$44" with "\$90".



- 6. Section 1B of the Schedule (Ancillary Inspection Rates, Slaughtering Establishments)
- 6.1 In Clause 2AB(a) of the Schedule, replace "\$67,500" with "\$75,000" and replace "\$98,314" with "\$105,000".
- 6.2 In Clause 2AB(b) of the Schedule, replace "\$6,329" with "\$6,500" and replace "\$9,216" with "\$9,400".
- 6.3 In Clause 2AB(c) of the Schedule, replace "\$1,493" with "\$2,000" and replace "\$2,174" with "\$2,900".
- 6.4 In Clause 2AB(d) of the Schedule, replace "\$324" with "\$500" and replace "\$472" with "\$725".
- 6.5 In Clause 2AB(e) of the Schedule, replace "\$44" with "\$90" and replace "\$65" with "\$130".
- 7. Section 1C of the Schedule (Ancillary Inspection Rates, Non-Slaughtering Establishments With Part Time Veterinary Supervision Component)
- 7.1 In Clause 2AC(a) of the Schedule, replace "\$69,736" with "\$75,000".
- 7.2 In Clause 2AC(b) of the Schedule, replace "\$6,644" with "\$6,500".
- 7.3 In Clause 2AC(c) of the Schedule, replace "\$1,533" with "\$2,000".
- 7.4 In Clause 2AC(d) of the Schedule, replace "\$333" with "\$500".
- 7.5 In Clause 2AC(e) of the Schedule, replace "\$45" with "\$90".
- 8. Section 1D of the Schedule (Ancillary Inspection Rates, Non-Slaughtering Establishments Receiveing Other Than Regular Supervision)
- 8.1 In Clause 2AD of the Schedule, replace "\$45" with "\$90" and replace "\$65" with "\$130".
- 9. Section V of the Schedule (Carcase Inspection Fees)
- 9.1 Omit Section V.
- 10. Section VI of the Schedule (Chemical Compound Approval Rates)
- 10.1 In Clause 12(a) of the Schedule, replace "\$50 per compound" with "\$185.00 per compound".

11. Part 1 (Preliminary)

11.1 Under Order 4 (Interpretation), add

"Area Technical Manager" means a veterinary officer from the Australian Quarantine and Inspection Service whose services are made available to provide technical support and auditing functions for the purposes of the Act."

12. Section II of the Schedule (Fees For Particular Services)

12.1 After Clause 3F, add

"Services Provided by Area Technical Managers

- 3G. For the purposes of suborder 10.1 and 10.2, the fee payable for services provided by an Area Technical Manager from the Australian Quarantine and Inspection Service is:
- (a) \$1,300 for each day, or
- (b) \$200 per hour or part thereof."

4 Export Control (Fees) Orders

NOTES

- 1. Statutory Rules 1982 No. 355.
- 2. The Export Control (Fees) Orders are in force under the Export Control Act 1982 and the Export Control (Orders) Regulations; the table below cites the Export Control (Fees) Orders and subsequent amendments to those Orders up to the making of these Orders:

TABLE OF ORDERS

Nan	ne of Orders	No. and year	Date made	Date of Entry into force
1.	Export Control (Fees) Orders	9 of 1986	5.9.86	1.10.86
2.	Export Control (Fees) Orders	, , , , , ,		1110.00
	(Amendment)	12 of 1986	22.10.86	1.11.86
3.	Export Control (Fees) Orders			
	(Amendment)	2 of 1987	27.2.87	1.3.87
4.	Export Control (Fees) Orders			
	as amended (Amendment)	4 of 1987	25.3.87	1.4.87
5.	Export Control (Fees) Orders			
	as amended (Amendment)	11 of 1987	27.8.87	1.9.87
6.	Export Control (Fees) Orders			
	as amended (Amendment)	16 of 1987	28.9.87	1.10.87
7.	Export Control (Fees) Orders			
	as amended (Amendment)	17 of 1987	27.10.87	1.11.87
8.	Export Control (Fees) Orders			
	as amended (Amendment)	18 of 1987	14.12.87	1.1.88
9.	Export Control (Fees) Orders			
	as amended (Amendment)	19 of 1987	20.12.87	1.1.88
10.	Export Control (Fees) Orders			
	as amended (Amendment)	4 of 1988	30.3.88	1.4.88
11.	Export Control (Fees) Orders			
	as amended (Amendment)	7 of 1988	31.5.88	1.6.88
12.	Export Control (Fees) Orders		** ***	
	as amended (Amendment)	10 of 1988	29.6.88	1.7.88
13.	Export Control (Fees) Orders		20.0.00	1 10 00
	as amended (Amendment)	16 of 1988	28.9.88	1.10.88
14.	Export Control (Fees) Orders	c	27.0.00	1 10 00
	as amended (Amendment)	6 of 1989	27.9.89	1.10 89
15.	Export Control (Fees) Orders	7 . 61000	12.12.00	1 1 01
	as amended (Amendment)	7 of 1990	12.12.90	1.1.91
16.	Export Control (Fees) Orders	5 of 1991	20.6.91	1.7.91
	as amended (Amendment)	3 01 1991	20.0.91	1.7.91
17.	Export Control (Fees) Orders as amended (Amendment)	6 of 1991	30.9.91	1.10.91
18.	Export Control (Fees) Orders	0.01.1331	30.7.71	1.10.71
10.	(Amendment)	6 of 1992	12.5.92	20.5.92
۱۵	Export Control (Fees) Orders	0 01 1992	12.5.72	20.5.72
19.	(Amendment)	7 of 1992	29.7.92	1.8.92
20.	Export Control (Fees) Orders	(UL 1992	20.1.12	1,0.72
٠٠.	(Amendment)	1 of 1994	12.1.94	13.1.94
21.	Export Control (Fees) Orders	1 01 1227	14.1./7	よい・エ・ノマ
.1.	(Amendment)	3 of 1994	20.10.94	1.11.94
	(Amendment)	J U1 1774	20.10.74	1.11.74

22.	Export Control (Fees) Orders	1 61005	01.605	1.77.05	
22	(Amendment)	1 of 1995	21.6.95	1.7.95	
23.	Export Control (Fees) Orders				
	(Amendment)	1 of 1996	18.1.96	1.2.96	
24.	Export Control (Fees) Orders				
	(Amendment)	2 of 1996	20.8.96	1.9.96	
25	Export Control (Fees) Orders				
	(Amendment)	3 of 1996	18.12.96	1.1.97	
26	Export Control (Fees) Orders				
	(Amendment)	1 of 1997	19.6.97	1.7.97	
27	Export Control (Fees) Orders				
	(Amendment)	2 of 1997	27.6.97	1.7.97	

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Gazette

No. S 250, Monday, 30 June 1997

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

NOTIFICATION OF THE MAKING OF INSTRUMENTS UNDER THE TELECOMMUNICATIONS ACT 1997

The following instruments have been made under the Telecommunications Act 1997 (the Act). Copies of the instruments may be obtained from the Department of Communications and the Arts (tel: 06 279 1513) and are expected to be available in the Commonwealth Government Infoshop in your nearest capital city or major city (tel: 132447) shortly. The instruments are also available from the Department of Communications and the Arts Home Page on the Internet at http://www.dca.gov.au

Provision of the Act	Description	Date Made
Subclause 6(3) of Schedule 3	Telecommunications (Low-impact Facilities) Determination 1997	29/6/97
Subclause 15(1) of Schedule 3	Telecommunications Code of Practice 1997	29/6/97

Each of the above instruments commences on 1/7/97.





Gazette

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SPECIAL

Commonwealth of Australia

Income Tax Assessment Act 1936

DECLARATION OF ELIGIBLE FUND FOR GIFT DEDUCTION

I, PETER COSTELLO, the Treasurer:-

- (a) am satisfied, under subsection 78(21) of the *Income Tax Assessment Act 1936*, that the **The Sisters of Mercy Overseas Aid Fund**
 - (i) is established by an approved organisation for the purposes of subsection 78(19) of that Act; and
 - (ii) is exclusively for the relief of persons in a country which is a certified country, or in countries which are certified countries, under subsection 78(20) of that Act.
- (b) declare, under subsection 78(21) of that Act, that the **The Sisters of Mercy Overseas Aid Fund** is an eligible fund for the purposes of item 9.1.1 of table 9 in subsection 78(4) of that Act; and
- (c) specify, under subsection 78(22) of that Act, that the date on which this notice is published in the Gazette is the date on which it has effect.

Dated

1997

PETER COSTELLO

Treasurer

9.780644.400153

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© Commonwealth of Australia, 1997

Commonwealth of Australia

Income Tax Assessment Act 1936

DECLARATION OF ELIGIBLE FUND FOR GIFT DEDUCTION

I, PETER COSTELLO, the Treasurer:-

- (a) am satisfied, under subsection 78(21) of the *Income Tax Assessment Act 1936*, that the **Oz Child Relief Abroad Fund**
 - (i) is established by an approved organisation for the purposes of subsection 78(19) of that Act; and
 - (ii) is exclusively for the relief of persons in a country which is a certified country, or in countries which are certified countries, under subsection 78(20) of that Act.
- (b) declare, under subsection 78(21) of that Act, that the **Oz Child Relief Abroad Fund** is an eligible fund for the purposes of item 9.1.1 of table 9 in subsection 78(4) of that Act; and
- (c) specify, under subsection 78(22) of that Act, that the date on which this notice is published in the Gazette is the date on which it has effect.

Dated

PETER COSTELLO

Treasurer

Income Tax Assessment Act 1936

DECLARATION OF ELIGIBLE FUND FOR GIFT DEDUCTION

- I, PETER COSTELLO, the Treasurer:-
- (a) am satisfied, under subsection 78(21) of the *Income Tax Assessment Act 1936*, that the **Project Vietnam Inc. Overseas Aid Fund**
 - (i) is established by an approved organisation for the purposes of subsection 78(19) of that Act; and
 - (ii) is exclusively for the relief of persons in a country which is a certified country, or in countries which are certified countries, under subsection 78(20) of that Act.
- (b) declare, under subsection 78(21) of that Act, that the **Project Vietnam Inc.**Overseas Aid Fund is an eligible fund for the purposes of item 9.1.1 of table 9 in subsection 78(4) of that Act; and
- (c) specify, under subsection 78(22) of that Act, that the date on which this notice is published in the Gazette is the date on which it has effect.

Dated I June 1997

PETER COSTELLO

Treasurer



Gazette

No. S 252, Monday, 30 June 1997

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SPECIAL

AIRSERVICES AUSTRALIA

DETERMINATION UNDER SUB-SECTION 53(1) OF THE AIR SERVICES ACT 1995

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

- (a) amends the Determination made by the Board on 28 June 1996 ("1996 Determination");
- (b) sets charges, and penalties for late payment of the charges, for rescue and fire fighting services provided by Airservices Australia.



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<u>DETERMINATION UNDER SUB-SECTION 53(1) OF THE AIR SERVICES ACT 1995 FIXING CHARGES AND PENALTIES FOR THE PROVISION OF A RESCUE AND FIRE FIGHTING SERVICE</u>

A. INTERPRETATION

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

"aircraft" means any machine or craft that can derive support in the atmosphere from the reactions of the air including avtur aircraft and non-avtur aircraft.

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

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

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

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

"category 5, 6, 6A, 7, 8 or 9 services" means the category of service provided in accordance with the specifications contained in ICAO Annex 14 Table 9.1.

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

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

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

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

"registration mark" in relation to an aircraft means:

(a) in the case of an Australian aircraft - the mark assigned to the aircraft under the Civil Aviation Regulations; or

(b) in the case of a foreign aircraft - the mark assigned to the aircraft under a law of the place where the aircraft is registered.

"the Act" means the Air Services Act 1995.

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

"weight" means the maximum take-off weight.

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

B DATE OF EFFECT

3. This Determination shall come into effect on 1 July 1997.

C AMENDMENT OF 1996 DETERMINATION

- 4. The 1996 Determination is amended as follows:
 - (a) Delete paragraph C3 of the 1996 Determination.
 - (b) Delete Item 3 in Table 1 of the 1996 Determination.
 - (c) Delete the words "paragraphs 1, 2 or 3 above" where they appear in paragraph C4 of the 1996 Determination and insert the words "paragraphs 1 or 2 above" in their place.
 - (d) Delete paragraph C7 of the 1996 Determination.
 - (e) Delete Item 2 in Table 2 of the 1996 Determination.
 - (f) Delete paragraph C9 of the 1996 Determination.
 - (g) Delete the words "paragraphs 6, 7, 8 or 9 above" where they appear in paragraph C10 of the 1996 Determination and insert the words "paragraph 6 or 8 above" in their place.
 - (h) Delete the words "paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9 or 10 above" where they appear in paragraph C11 of the 1996 Determination and insert the words "paragraphs 1, 2, 4, 5, 6, 8 or 10 above" in their place.
 - (i) Delete paragraphs E23, E24 and F25 in the 1996 Determination and insert the following in their place:

"E Due date for payment of service charge

- 23 Airservices Australia or an authorised employee may issue an invoice for charges set by this Determination to a person who is liable to the charges or make a demand for the charges on the person.
- 24 The due date for payment of a charge is:
 - (a) in the case of the issue of an invoice, the first day of the month in which the invoice for the charge is issued: and
 - (b) in the case of a demand, the date of demand.

F Penalty for late payment of service charge

- 25 If a charge set by this Determination is not paid within 28 days after the due date for payment, the person liable for the charge is liable to pay to Airservices Australia (in addition to the charge) a penalty equivalent to 1.5% of the unpaid amount of the charge for each month or part of the month during which it is unpaid, calculated from the due date for payment, and compounded."
- (j) Delete the words "paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9 or 10 above" where they appear in paragraph G27 of the 1996 Determination and insert the words "paragraphs 1, 2, 4, 5, 6, 8 or 10 above" in their place.
- (k) Delete Schedule 2 of the 1996 Determination.
- (1) Delete the words "AND RESCUE AND FIRE FIGHTING" in the heading in Schedule 4 of the 1996 Determination.
- (m) Delete the words "RESCUE AND FIRE FIGHTING SERVICES" and all locations and charges appearing below that heading in Schedule 4 of the 1996 Determination.
- 5. Subject to this Determination, the 1996 Determination continues to operate.

D CHARGES FOR RESCUE AND FIRE FIGHTING SERVICES

Charges - Aircraft

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

TABLE 1		
Column 1	Column 2	Column 3
Item No.	Aerodrome/Facility	Rate per 1,000
	·	kilograms weight
1.	Adelaide	\$2.46
2.	Alice Springs	\$5.78
3.	Brisbane	\$1.38
4.	Cairns	\$3.23
5.	Canberra	\$2.83
6.	Coolangatta	\$3.39
7.	Darwin	\$5.68
8.	Hobart	\$6.41
9.	Karratha	\$12.15
10.	Launceston	\$7.68
11.	Mackay	\$9.52
12.	Melbourne	\$1.05
13.	Perth	\$2.72
14.	Port Hedland	\$15.90
15.	Rockhampton	\$8.68
16.	Sydney	\$0.69

7. Where, in the course of a training flight:

- (a) by an avtur aircraft, circuit training is conducted, the charge for rescue and fire fighting services relating to an aerodrome referred to in Column 2 of an Item in Table 1, in relation to each approach of the aircraft to a runway at that aerodrome, is an amount that is equal to 25% of the amount of the charge applicable to a landing of that aircraft calculated by applying the rate specified in Column 3 of an Item in Table 1 to the weight of such aircraft;
- (b) by a non-avtur aircraft, circuit training is conducted, the charge for services and facilities in relation to a landing or landings at an aerodrome specified in Column 2 of an Item in Table 1 is calculated by applying the rate specified in Column 3 of an Item in Table 1 to the weight of such aircraft in relation to one landing of the aircraft at the aerodrome so specified.

Availability of Services and Facilities

8. A charge, referred to in paragraphs 6 or 7 above, is not payable unless, at the time of the landing of the aircraft, the rescue and fire fighting services to which the charge relates are available for use by the aircraft.

E PERSONS LIABLE TO CHARGES FOR RESCUE AND FIRE FIGHTING SERVICES

Australian and Foreign Aircraft

- 9. The persons who are liable to charges for rescue and fire fighting services in respect of Australian and Foreign aircraft are:
 - (a) the holder of the Air Operator's Certificate; or
 - (b) the holder of the Certificate of Registration of the aircraft; or
 - (c) the owner of the aircraft; or
 - (d) the person operating or controlling the aircraft; or
 - (e) the person who has accepted liability pursuant to an assignment made in accordance with paragraphs 14, 15, 16 below.
- 10. With reference to (a), (b), (c), (d) and (e) above, the parties referred to shall be jointly and severally liable to pay the charges for use of rescue and fire fighting services in respect of Australian aircraft.

Assignment of Liability

- 11. A person by whom a charge is payable in relation to an aircraft under this Determination (in paragraph 13 called "the debtor") may, subject to paragraph 13, assign to another person his or her liability in respect of that charge.
- 12. An assignment approved pursuant to Regulation 24 of the Air Navigation (Charges) Regulations shall have the same application as an assignment made under this Determination.

13. An assignment:

- (a) shall be made in writing and lodged with Airservices Australia;
- (b) shall state the period for which the assignment is specified to have effect;

- (c) shall be signed by the debtor and the assignee; and
- (d) shall contain the following particulars:
 - (i) the name of the holder of the Certificate of Registration, or Air Operator's certificate holder, as the case may be, in respect of the aircraft to which the assignment relates;
 - (ii) the full name of the assignee and his or her address for service in respect of accounts under the assignment; and
 - (iii) the registration mark of the aircraft.
- (c) shall be lodged with Airservices Australia within 7 days (or such further period of time as allowed by Airservices Australia or an authorised employee of Airservices Australia) after the day upon which the assignment is expressed to come into operation.

F DUE DATE FOR PAYMENT OF CHARGE FOR RESCUE AND FIRE FIGHTING SERVICES

- 14. Airservices Australia or an authorised employee may issue an invoice for rescue and fire fighting charges set by this Determination to a person who is liable to the charges or make a demand for the charges on the person.
- 15. The due date for payment of a rescue and fire fighting charge is:
 - (a) in the case of the issue of an invoice, the first day of the month in which the invoice for the charge is issued; and
 - (b) in the case of a demand, the date of demand.

G PENALTY FOR LATE PAYMENT OF CHARGE FOR RESCUE AND FIRE FIGHTING SERVICES

16. If a rescue and fire fighting charge set by this Determination is not paid within 28 days after the due date for payment, the person liable for the charge is liable to pay to Airservices Australia (in addition to the charge) a penalty equivalent to 1.5% of the unpaid amount of the charge for each month or part of the month during which it is unpaid, calculated from the due date for payment, and compounded."

H. SPECIAL ARRANGEMENTS FOR USE OF RESCUE AND FIRE FIGHTING SERVICES

- 17. Where rescue and fire fighting services to which charges under this Determination relate would not otherwise be made available for use by aircraft, an authorised employee may enter into an arrangement with a person for the purpose of making available those services for use by aircraft to which the arrangement relates.
- 18. The amount of the charge payable under an arrangement entered into in accordance with paragraph 17 is specified in Schedule 1 and is in addition to the charge payable under paragraphs 6 or 7 above.
- 19. A charge in relation to an arrangement in paragraph 18 is payable by:
 - in the case of an arrangement entered into by the pilot in command,
 owner or operator of an aircraft to which such charges are applicable by the person liable in respect of such charges; or
 - (b) in any other case by the person entering into the arrangement with an authorised employee.

SCHEDULE 1

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

Category of Rescue and Fire Fighting Service Provided	Charge if service provided in first 15 minutes before or after service normally commences or ceases	Charge if service provided between 15 minutes and 2 hours before or after service normally commences or ceases	Charge if service provided more than 2 hours before or after service normally commences or ceases
Category 5	No charge	\$141	\$282
Category 6	No charge	\$211	\$423
Category 6A	No charge	\$211	\$423
Category 7	No charge	\$211	\$423
Category 8	No charge	\$297	\$594
Category 9	No charge	\$357	\$715

Dated:

30 June 1997

William Haynes Pollard Chief Executive Officer

Delegate of the Board of Airservices Australia



Gazette

No. S 253, Monday, 30 June 1997

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'SPECIAL

Commonwealth of Australia

Australian Industry Development Corporation Act 1970

AIDC Ltd TRANSFER OF MINORITY INTERESTS DECLARATION

I, JOHN JOSEPH FAHEY, Minister for Finance, make the following Declaration under section 33E of the Australian Industry Development Corporation Act 1970.

Dated

1997.

17-6-97

Minister for Finance

Citation

1. This Declaration may be cited as the AIDC Ltd Transfer of Minority Interests Declaration.

Interpretation

2. An expression used in this Declaration and in Division 2 of Part VI of the Australian Industry Development Corporation Act 1970 has the same meaning in this Declaration as it has in that Division.

Transfer of minority interests

- 3. (1) At the end of the day on which this Declaration is made, the legal and beneficial interests in the following shares in AIDC Ltd vest in the Corporation, without any conveyance, transfer or assignment:
 - (a) 1,000 ordinary shares owned by George Thomas Forster and evidenced by certificate No. E000014 issued by AIDC Ltd;
 - (b) the ordinary share owned by Malcolm Geoffrey Irving and evidenced by certificate No. A6660 issued by AIDC Ltd;
 - (c) the ordinary share owned by Paul Hunter Barratt and evidenced by certificate No. A6663 issued by AIDC Ltd;
 - (d) the ordinary share owned by Russell Alan Higgins and evidenced by certificate No. A6665 issued by AIDC Ltd;
 - (e) the ordinary share owned by Stephen Thomas Sedgwick and evidenced by certificate No. A6658 issued by AIDC Ltd.
- (2) Immediately after the legal and beneficial interests in a sharementioned in subclause (1) vest in the Corporation, the Corporation becomes, in relation to the share, the successor in law of the person whose interests have so vested.



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SPECIAL



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE MIGRATION ACT 1958

DETERMINATION OF MAXIMUM NUMBER OF SUBCLASS 804 (AGED PARENT) VISAS THAT MAY BE GRANTED IN THE 1997/1998 FINANCIAL YEAR

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under section 85 of the Migration Act 1958 hereby DETERMINE that the maximum number of subclass 804 (Aged Parent) visas that may be granted in the financial year 1 July 1997 to 30 June 1998 is 250.

Dated

1997

Minister for Immigration and Multicultural Affairs

[NOTES: (1) 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.

(2) This notice comes into effect upon publication in the Gazette.]

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SPECIAL



NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

On 30 June 1997 the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207(2) of the Civil Aviation Regulations.

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

Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053





Gazette

No. S 256, Tuesday, 1 July 1997

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SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTIFICATION OF DETERMINATION UNDER SCHEDULE 1, PARAGRAPH (bj) (HIS 12/1997)

The delegate of the Minister for Health and Family Services, has, on 30 June 1997, amended a Determination made on 22 May 1997 under Schedule 1, paragraph (bj) of the National Health Act 1953 of the levels of benefits payable in respect of episodes of hospital treatment provided in a hospital or day hospital facility with which a registered health benefits organisation does not have a hospital purchaser-provider agreement which covers such treatment, otherwise than in situations of emergency. The Determination shall take effect from 1 July 1997.

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

New South Wales

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

Victoria

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

Queensland

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

Western Australia

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

South Australia

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

Tasmania

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

Northern Territory

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

Australian Capital Territory

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

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Gazette

No. S 257, Tuesday, 1 July 1997

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SPECIAL



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SECTION 85 OF THE MIGRATION ACT 1958

DETERMINATION OF MAXIMUM NUMBER OF SUBCLASS 103 (PARENT) VISAS THAT MAY BE GRANTED IN THE 1997/1998 FINANCIAL YEAR

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under section 85 of the Migration Act 1958 hereby DETERMINE that the maximum number of subclass 103 (Parent) visas that may be granted in the financial year 1 July 1997 to 30 June 1998 is 750.

Dated

1997

Minister for Immigration and Multicultural Affairs

[NOTES: (1) 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.

(2) This notice comes into effect upon publication in the Gazette.]

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Gazette

No. S 258, Tuesday, 1 July 1997

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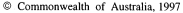
SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
National Health Act 1953	National Health Regulations (Amendment)	1997 No. 179
Passports Act 1938	Passports Regulations (Amendment)	1997 No. 180
Industrial Chemicals (Notification and Assessment) Act 1989	Industrial Chemicals (Notification and Assessment) Regulations (Amendment)	1997 No. 181
Cattle Transaction Levy Act 1995	Cattle Transaction Levy Regulations (Amendment)	1997 No. 182
Export Inspection (Establishment Registration Charges) Act 1985	Export Inspection and Meat (Establishment Registration Charges) Regulations (Amendment)	1997 No. 183
Migration Act 1958	Migration Regulations (Amendment)	1997 No. 184
Migration Act 1958	Migration Regulations (Amendment)	1997 No. 185
Fisheries Management Act 1991	Fisheries Management Regulations (Amendment)	1997 No. 186
Student and Youth Assistance Act 1973	AUSTUDY Regulations (Amendment)	1997 No. 187
Superannuation Act 1976	Superannuation (CSS) Salary Regulations (Amendment)	1997 No. 188
Primary Industries Levies and Charges Collection Act 1991	Primary Industries Levies and Charges Collection (Dairy) Regulations (Amendment)	1997 No. 189
Export Inspection (Establishment Registration Charges) Act 1985	Export Inspection and Meat (Establishment Registration Charges) Regulations (Amendment)	1997 No. 190

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Gazette

No. S 259, Tuesday, 1 July 1997

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974, Section 44H

DECLARATION NO: 1

- I, PETER COSTELLO, Treasurer, in pursuance of section 44H of the *Trade Practices Act 1974* hereby:
- (1) declare, effective from 1 August 1997, the service provided through the use of the freight aprons and hard stands to load and unload international aircraft at Sydney International Airport;
- (2) declare, effective from 1 August 1997, the service provided by the use of an area at Sydney International Airport to: store equipment used to load/unload international aircraft; and to transfer freight from the loading/unloading equipment to/from trucks at the airport;

This declaration will cease to have effect after 31 July 2002.

Dated this

35

day of

1997.

PETER COSTELLO

TREASURER

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COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974, Section 44H

DECLARATION NO: 2

- I, PETER COSTELLO, Treasurer, in pursuance of section 44H of the *Trade Practices Act 1974* hereby:
- (1) declare, effective from 1 August 1997, the service provided through the use of the freight aprons and hard stands to load and unload international aircraft at Melbourne International Airport;
- (2) declare, effective from 1 August 1997, the service provided by the use of an area at Melbourne International Airport to: store equipment used to load/unload international aircraft; and to transfer freight from the loading/unloading equipment to/from trucks at the airport;

This declaration will cease to have effect after 9 June 1998.

Dated this 2 day of June 1997

PETER COSTELLO

TREASURER



Gazette

No. S 260, Tuesday, 1 July 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN COMMUNICATIONS AUTHORITY

RADIOCOMMUNICATIONS ACT 1992

Notice is given that on 1 July 1997 the Australian Communications Authority made the following determination under the legislation set out below:

Radiocommunications (Definitions) Determination No. 2 of 1993 (Amendment No. 8) - under section 30, subsection 98 (1), paragraph 107 (1)(f) and sections 115, 132 and 300 of the Radiocommunications Act 1992.

Copies of the Determination are available from the Legal Services Group, Australian Communications Authority, Purple Building, Benjamin Offices, cnr Chan Street and Benjamin Way, Belconnen, ACT, 2616.

Telephone (06)256 5204





Gazette

No. S 261, Wednesday, 2 July 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Excise Act 1901

NOTICE OF INTENTION TO PROPOSE EXCISE TARIFF ALTERATION

Notice No. 1 (1997)

Pursuant to section 160B of the Excise Act 1901, I, Colin Felice Vassarotti, delegate of the Chief Executive Officer of Customs, hereby give notice that it is intended, within seven sitting days of the House of Representatives after the date of publication of this notice in the Gazette, to propose in the Parliament an Excise Tariff alteration in accordance with the particulars specified in the Schedule to this notice and operating on and from 3 July 1997.

THE SCHEDULE

The Schedule to the Excise Tariff Act 1921 is altered by:

repealing subparagraph 11(A)(3)(a) and substituting the following:

(a)

For use in aircraft

\$0.17403 per litre

Dated this

15+

day of July

1997.

COLIN FELICE VASSAROTTI

Colin Falia Va

Delegate of the Chief Executive Officer of Customs

Produced by the Australian Government Publishing Service Cat. No. 96 8303 8 ISBN 0644 487852 ISSN 1032-2345



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NOTICE OF INTENTION TO PROPOSE A CUSTOMS TARIFF ALTERATION

NOTICE No. 1 (1997)

IN pursuance to section 273EA of the Customs Act 1901, I, COLIN FELICE VASSAROTTI, delegate of the Chief Executive Officer of Customs, hereby give notice that it is intended, within seven sitting days of the House of Representatives after the date of publication of this Notice in the Gazette, to propose in the Parliament a Customs Tariff Alteration in accordance with the particulars specified in the Schedule to this Notice and operating on and from 3 July 1997.

The Schedule

Alteration to the Customs Tariff Act 1995 having effect on and from 3 July 1997

1 The rates of duty in column 3 of subheading 2710.00.51 in Schedule 3

Omit the rates of duty, substitute:

\$0.17403/L NZ:\$0.17403/L PNG:\$0.17403/L FI:\$0.17403/L DC:\$0.17403/L

Dated this

day of July 1997.

COLIN FELICE VASSAROTTI

Delegate of the Minister for

Small Business and Consumer Affairs



azette

No. S 262, Wednesday, 2 July 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Social Security Act 1991

Social Security Delegation References Direction 1997

I, JEFFREY A HARMER, Acting Secretary to the Department of Social Security, make this Direction under item 2 of Schedule 1AA to the Social Security Act 1991.

Acting Secretary

Citation

1. This Direction may be cited as the Social Security Delegation References Direction 1997.

[Note: This Direction commences on gazettal, see Acts Interpretation Act 1901, s. 48 as applied by s. 46A.]

Delegation references

- 2. For item 2 of Schedule 1AA to the Social Security Act 1991, each provision of the Act mentioned in the following Schedules has effect as if the reference in it:
 - (a) for Schedule 1—to the Secretary were a reference to the CEO; and
 - (b) for Schedule 2—to the Department were a reference to the Agency; and
 - (c) for Schedule 3—to an officer of the Department were a reference to an employee of the Agency.



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Social Security Delegation References Direction 1997

SCHEDULE 1

REFERENCES TO THE SECRETARY

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65	133A	188	249	323
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67A	140	192	252	325A
67B	143A	198	255	325B
68	144	198A	257A	326
69	145	198B	257B	327
69A	146	198C	260 260	328
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· -	51 11 1	1701		J J 1

Social Security Delegation References Direction 1997

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7 337	408BA	43.1	607B	660LF
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339	408CC	435	610	660XBB
340A	408CD	438	613	660XBC
341	408CF	439	614	660XBD
342	408DB	440	615	660XBE
343	408DC	441	615A	660XBF
347	408DF	442	616A	660XBJ
349A	408DG	444	616B	660XCC
350	408EA	445	620	
				660XCD
351	408EB	446	622	660XCE
352	408EC	447	628	660XCG
352A	408ED	448	630	660XCK
352AA	408GB	454	630B	660XCL
352B	408GE	455	630C	660XCM
353	408GF	459	632	660XCO
354	408GG	460	633	660XDB
355	408GH	461	634	660XDC
359	408HA	462	635	660XDF
362A	408JA	463	636	660XDG
366	408JB	464	637	660XEA
367A	408JC	465 465		
			638B	660XEB
370	408JD	466	639	660XEC
371	408LD	467	640	660XGB
372A	408LE	468	641	660XGE
372B	408MC	469	642	660XGF
373	408NA	473	644	660XGG
374	408NB	474	644A	660XGH
375	408NC	475	644C	660XHA
378	408ND	476	646	660XIA
382	408NE	593	649	660XIB
383	408NF	595	650	660XIC
385	408NG	595A	652	660XID
386	408PA	596	653	660XJI
387	408PB	596A	654	660XJJ
388A	409	597	655A	660XJK
389	410	598	656	660XJL
390	411	599	657	660XJM
391	412	600		
			658	660XJN
395	415	601	660D	660XJO
397A	416	603	660FA	660XJP
398	417	603A +	660G	660XJQ
399	419	603AA	660H	660XKA
400	420	603C	660I	660XKE
400A	422	603E	660IA	660XKF
400AA	423	603F	660IB	660XKG
400B	426	604	660J	660XKJ
401	427	605	660K	660XKM
402	428	606	660L	660XKN
403	429	607	660LA	660YBA
	147	007	OUCLA .	TOOTDU

Social Security Delegation References Direction 1997

SCHEDULE 1—continued

660YBB 660YCC 660YCD 660YCE 660YCG 660YCJ 660YDB 660YDC 660YDG 660YDG 660YEA 660YEB 660YEC 660YGB 660YGE 660YGF 660YGF 660YGH 660YIA 660YIA 660YIA 660YIA 660YIB 660YIC 660YIB 660YIC 660YIB 660YIC 660YIF	665E 665G 665I 665K 665M 665O 665U 665W 665Z 665ZC 665ZE 665ZFA 665ZFC 665ZJ 665ZJ 665ZJ 665ZV 665ZV 665ZV 665ZV 665ZN 6	723 724 725A 726 727 728 728HA 728J 728K 728L 728M 728N 728P 728Q 728R 728PA 728PE 729P 729A 729B 729C 730 734A 734B 736 737 738 741 742 742A 742B 743 744 745 746 749 752 753 755 756 757 758A 758B 759 760 762C 763	765B 766 767 768 768A 768E 768F 771HA 771HB 771HD 771HE 771HD 771IF 771IG 771IG 771IG 771IG 771IG 771KE 771KG 771KJ 771KA 771KA 771KA 771KA 771KA 771KA 771NA 771NA 771NA 771NG 771NG 771NG 771NN 771NO 771NN 771NO 771NP 771NO 771NP 771NO 771NP 771NO 771NY 771NZ 771NZ 772 773 774 777	788 789 790 791 791B 792 793 794 795 798 801 802 804 805 806 808 809 810 814 815A 816 817 818 818A 818AA 818B 819 820 821 822 826 827 830 843 847A 848 849 850 852 853 855 856 857 858 859 860 861A 864A
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Social Security Delegation References Direction 1997

SCHEDULE 1—continued

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879	900R	965	1043	1061ZT
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881	900T	967	1048	1064
881A	900U	971	1049	1065
882	900V	972	1051	1066
883	900W	974	1052	1066A
887	900X	975	1053A	1066B
888	907	975A	1053B	1067
889	908	976	1054	1067-H5M
891	911	978	1055	1067C
900	912	979	1058	1067E
900AF	913	984A	1058A	1067E-K18
900AG	914	985	1059	1068
900AI	915	986	1059A	1068A-D8F
900AN	926	987	1059B	1068A-D9
900AO	928	987A	1060	1069-B2
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900AX	936	997	1061EB	1069-G3
900AY	942	1002	1061EI	1069-G4
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900AZA	944	1006	1061EK	1069-H6
900AZE	945	1007	1061EL	1069-H8
900AZF	946	1008	1061F	1069-H10
900AZG	948	1009	1061J	1069-H11
900AZH	949	1014	1061JA	1069-H12
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		1015		
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900AZM	951F	1019	1061NB	1069-H30
900AZN		1000	1061VA	1069-K2
	951L			
900AZS	951M	1024	1061VB	1069-K3
900AZT	951N	1028A	1061VC	1070-C4
900AZU	951P	1029	1061VD	1070-C5
900AZV				1070-C6
	951Q	1029A	1061W	
900AZW	951R	1029B	1061Y	1070-C8
900AZX	951S	1030	1061Z	1070-D2
900AZY	951T	1031	1061ZD	1070-D3
900AZZ	951U	1032	1061ZE	1070-F1
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Social Security Delegation References Direction 1997

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1107	1147	1218B	1237AB	1294
1110	1157T	1218C	1237B	1294A
1111	1157TA	1219	1239	1297
1116	1157TE	1220	1241A	1298
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1120	1164	1224D	1251A	1302A
1123	1166	1226	1253(6)	1304
1127	1170	1229	1254A	1305
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1131	1176	1233	1265	1311
1132	1177	1234	1268	1314
1132A	1179	1234A	1269	1315
1132C	1182	1236	1274	1321
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1134	1184	1237A	1281	1341
1136	1184A	1237AA	1283	1359
1139	1206K	1237AAA	1285	

Social Security Delegation References Direction 1997

SCHEDULE 2

REFERENCES TO THE DEPARTMENT

,			1. A. Peres	★ 1 ★ 1 ★ 1 ★ 1 ★ 1 ★ 1 ★ 1 ★ 1 ★ 1 ★ 1
Castiana	200	602E	7290	000470
Sections:	288	603F	728GA	900AZQ
23	289	608	728H	900AZR
50				
	290	615A	728Q	900AZZA
68	290B	616B	728PA	900L
69	291	623	742	929
72	299	623AA	759	950
73	301	630C	760	951
73 B	303	637	767	951C
74	324	657	768A	951D
80	341	658	771IC	951E
82	342	660B	771MC	951FA
96	345	660C	771MD	951G
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116	348	660K	771NHA	978
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137	389	660XDC	771NS	983
138	390	660XIC	771NV	983A
141A	393	660XID	788	984
142	394	660XJD	791	989
146D	395	660XJE ·	795	1006
146F	395A	660XJFA	808	1023
154	396	660XJG	809	1024
172	402	660XJP	812	1027
122			012	
173	408DC	660XKA	813	1028
176	408JB	660XKJ	814	1039C
177	408JC	660YDC	814A	1042
177A	408LB	660YIC	815	1054
178	408LC	660YID	820	1055
184	408LD	660YJC	822	1061D
188	408MAA	660YJD	853	1061JA
198N	408MA	660YJE	860	1061N
198Q	408PA	660YJH	872	1061 Y
205	412		873	1061Z
		660YJQ		
222	420	660YJR	873A	1061ZE
223	423	660YKC	875	1061 ZK
226	432	668	876	1061ZL
227	446	669	876A	1061ZN
227B	447	687A *	877	1061ZO
228	451	688	887	1067E-F13
233			888	
	452	696		1129
234	456A	698	900AT	1131
235	457	701	900AZB	1132A
237	467	727	900AZL	1132D
261	469	728	900AZM	1136
284	603	728E	900AZN	1137
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Social Security Delegation References Direction 1997

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Social Security Delegation References Direction 1997

SCHEDULE 3

REFERENCES TO AN OFFICER OF THE DEPARTMENT

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78B	459	771NK	1061ZS	1306
96	465	771NP	1067E-E20	1307
98	603E	788	1231	1310
105	603F	815A	1232	1312A
143A	616B	818B	1233	1312B
146B	660FA	860	1239	1313
179A	660IB	877A	1240	1314
182B	660XJI	882	1243	1316
228A	660XJN	900AZB	1245	1316A
231B	660YJF	900AZS	1247	1318
292A	660YJJ	900AZY	1257	1321
295B	660YJO	951F	1259	1345
349A	668	951L	1264	1346
352B	669	984A	1274	1360
397A	677	987B	1282	1361
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408LE	698	1029B	1284	
408MC	728HA	1036	1297	



Gazette

No. S 263, Wednesday, 2 July 1997

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SPECIAL

Commonwealth of Australia

Student and Youth Assistance Act 1973

Student and Youth Assistance Delegation References Direction 1997

I, JEFFREY A HARMER, Acting Secretary to the Department of Social Security, make this Direction under section 338A of the Student and Youth Assistance Act 1973.

Dated

July 1997

Acting Secretary

Citation

1. This Direction may be cited as the Student and Youth Assistance Delegation References Direction 1997.

[Note: This Direction commences on gazettal, see Acts Interpretation Act 1901, s. 48 as applied by s. 46A.]

Delegation references

- 2. For section 338A of the Student and Youth Assistance Act 1973, each provision of the Act mentioned in the following Schedules has effect as if the reference in it:
 - (a) for Schedule 1—to the Secretary were a reference to the CEO; and
 - (b) for Schedule 2—to the Department were a reference to the Agency; and
 - (c) for Schedule 3—to an officer of the Department were a reference to an employee of the Agency.



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Student and Youth Assistance Delegation References Direction 1997

SCHEDULE 1

REFERENCES TO THE SECRETARY

Sections: 3 58 59 65 68 69 70 71 72 73 74 75 76 77 78 78B 78B 78D 78E 79 80 81 82 83 86 87	92A 92B 93 96 98 103 104 105 106 108 110 111 114 120 121 122 126 127 130 131 132 133 134 136 136B 138	145 147 148 149 150 155 159 160 161 162 163 164 165 166 167 168 172 173 215 216 217 220 227 229 233 235	246 247 248 258 262 271 275 276 281 283 284 285 287 288 289 290 290A 290B 290C 291 299 300 301 303 304 305	316 317 322 324 326 326A 331 333 334 335 336 337 338 338A 339 341 343 344 345 346 347 349 355 360 Schedule 1
				360
				Cohodul- 1
88	141	237		
89	142	240	306 307	clause 3
91	143	241		Calcada 1. 2
91A	144		311	Schedule 3
7174	144	243	314	clause 18

Student and Youth Assistance Delegation References Direction 1997

SCHEDULE 2

REFERENCES TO THE DEPARTMENT

Sections:	114	236	326	344
3	127	242	331	345
76	149	248	334	346
78D	150	274	335	348
78E	153	281	337	355
85	154	282	338	
91A	155	283	338A	Schedule 1
92B	157	299	339	item F13
99	166	320	341	
100	168	322	343	* 1

SCHEDULE 3

REFERENCES TO AN OFFICER OF THE DEPARTMENT

Sections:	282	304	338	354
3	283	306	338A	355
78D	294	309	339	357
78E	295	311	340	358
92B	300	321	347	359
159	301	323	348	360
164	302	325	352	300
281	303	335	353	•



Gazette

No. S 264, Wednesday, 2 July 1997

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SPECIAL

NOTICE OF APPLICATION RELATING TO NORTHERN UNITED CONTRACTING PTY LTD ACN: 063 842 455

The DEPUTY COMMISSIONER OF TAXATION will apply to the Supreme Court of New South Wales at 11 am on 10 JULY 1997 at the Registrar's Court, Court 7A, Level 7, Supreme Court, Queen's Square, Sydney, for an order that the above company be wound up in insolvency under section 459A.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 8 JULY 1997.

AUSTRALIAN GOVERNMENT SOLICITOR PICCADILLY TOWER 133 CASTLEREAGH STREET SYDNEY DX 444 SYDNEY

TELEPHONE: (02) 9581 7682 -





Gazette

No. S 265, Wednesday, 2 July 1997

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SPECIAL

DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

NOTIFICATION OF THE MAKING OF GUIDELINES UNDER THE HIGHER EDUCATION FUNDING ACT 1988

The following guidelines have 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 9616.

Section	Description	Date Made
		24/6/97
15	To transfer recurrent funding for the John Curtin School of Medical Research from the Department of	
in the	Health and Family Services to DEETYA.	
15	Adjustments to 1997 Joint Commonwealth/Industry Places Scheme for Charles Stuart University and	27/6/97
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	James Cook University.	
	15	To transfer recurrent funding for the John Curtin School of Medical Research from the Department of Health and Family Services to DEETYA. Adjustments to 1997 Joint Commonwealth/Industry Places Scheme for Charles Stuart University and





Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Australian Breeze Pty Limited is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Australian Breeze Pty Limited proposes to acquire an interest in Australian urban land as specified in the notice furnished on 27 May 1997 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

day of

1997.

Assistant Treasurer





Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

SAFETY, REHABILITATION AND COMPENSATION ACT 1988

NOTICE OF DECLARATION - SYMPHONY ORCHESTRA COMPANIES

Notice No. 6 of 1997

I, PETER KEASTON REITH, Minister for Industrial Relations, declare that, for the purposes of paragraph (c) of the definition of "Commonwealth authority" in subsection 4(1) of the Safety, Rehabilitation and Compensation Act 1988, on and from 1 July 1997 the following bodies corporate are bodies corporate to which that Act applies:

- Symphony Australia Holdings Pty Ltd (ACN 079 005 566); (a)
- Adelaide Symphony Orchestra Pty Ltd (ACN 079 016 738); and **(b)**
- (c) Melbourne Symphony Orchestra Ptv Ltd (ACN 078 925 658).

Minister for Industrial Relations

Dated Ris 30R Lay 9

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Gazette

No. S 268, Wednesday, 2 July 1997

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SPECIAL

Commonwealth of Australia

Hearing Services Act 1991

Declared Hearing Services Determination 1997

I, CHRISTOPHER MARTIN ELLISON, Parliamentary Secretary to the Minister for Health and Family Services, acting for the Minister, make this Determination under subsections 8 (4), (5), (6), (7) and (8) of the Hearing Services Act 1991.

Dated 30 June 1997.

Parliamentary Secretary to the Minister for Health and Family Services for the Minister for Health and Family Services

Citation

1. This Determination may be cited as the Declared Hearing Services Determination 1997.

Commencement

2. This Determination commences on 1 July 1997.

[Note: 1 July 1997 is the commencement date of subsections 8 (4), (5), (6), (7) and (8) of the Act.]

Definitions

3. (1) In this Determination, unless the contrary intention appears:

Aboriginal person has the meaning given by the Aboriginal and Torres Strait Islander Commission Act 1989;

Act means the Australian Hearing Services Act 1991;

[Note: On 1 July 1997 the Hearing Services Act 1991 is renamed the Australian Hearing Services Act 1991. See Hearing Services and AGHS Reform Act 1997, Schedule 1, item 8.]



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Declared Hearing Services Determination 1997

Australian children has the meaning given by subsection 8 (10) of the Act, and Australian child has a corresponding meaning;

Comcare means the Safety, Rehabilitation and Compensation Commission; complex client has the meaning given by subsection (3);

eligible person means a person who, under the Hearing Services Administration Act 1997, is an eligible person;

parent, in relation to an Australian child, includes a step-parent, adoptive parent, foster parent or legal guardian of the child;

profound hearing loss, in relation to a person, means a hearing loss where the average hearing threshold level for 0.5, 1 and 2 kilohertz ((kHz) in the person's better ear that is greater than, or equal to, 80 decibels;

referred Comcare client has the meaning given by subsection 8 (10) of the Act; referred Commonwealth employee has the meaning given by subsection 8 (10) of the Act:

severe communication impairment, in relation to a person, means communication difficulty that:

- (a) prevents the person from communicating effectively in his or her daily environment; or
- (b) is caused or aggravated by significant physical, intellectual, mental, emotional or social disability;

Torres Strait Islander has the meaning given by the Aboriginal and Torres Strait Islander Commission Act 1989.

- (2) In Schedule 1, a reference to the provision of a hearing device includes the provision of a replacement hearing device if the replacement is necessary:
 - (a) on clinical grounds; or
 - (b) because the device is lost or damaged.
- (3) For this Determination, a person is a *complex client* if, and only if, he or she is an eligible person who has:
 - (a) profound hearing loss; or
 - (b) hearing loss and severe communication impairment.

Class 1—Australian children

4. The hearing services specified in Part 1 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (aa) of the Act to Australian children generally.

Class 2—referred Comcare clients generally

5. The hearing services specified in Part 2 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ab) of the Act to referred Comcare clients generally.

Declared Hearing Services Determination 1997

Class 3—specified referred Comcare clients

6. The hearing services specified in Part 3 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ab) of the Act to referred Comcare clients who, under an agreement between the Authority and Comcare, are persons to whom those hearing services are to be made available.

Class 4—referred Commonwealth employees

7. The hearing services specified in Part 4 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ac) of the Act to referred Commonwealth employees generally.

Class 5—persons who cease to be in class 1 or 7

- 8. (1) The hearing services specified in Part 5 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ad) of the Act to the class of designated persons specified in paragraph 12 (a).
- (2) A hearing service of a kind mentioned in subsection (1) is a declared hearing service in relation to a person for the period of 5 years beginning on the day when:
 - (a) in the case of a person who turns 21 and, immediately before turning 21, was an Australian child—the person turns 21; or
 - (b) in the case of a person who ceases to be a member of the class specified in paragraph 12 (c)—the person ceases to be a member of the class.

[Note: Paragraph (2) (a) refers to a person who ceases to be a member of class 1 (for class 1, see s 4; paragraph (2) (b) refers to a person who ceases to be a member of class 7 (for class 7, see s 10).]

Class 6—formerly eligible persons under the Act who were engaged on hearing rehabilitation programs

- 9. (1) Subject to subsection (2), the hearing services specified in Part 6 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ad) of the Act to the class of designated persons specified in paragraph 12 (b).
- (2) This section, and Part 6 of Schedule 1, cease to be in force on 1 July 2002.

Class 7—certain eligible persons

10. The hearing services specified in Part 7 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ad) of the Act to the class of designated persons specified in paragraph 12 (c).

Declared Hearing Services Determination 1997

Class 8—certain Aboriginal persons and Torres Strait Islanders

11. The hearing services specified in Part 8 of Schedule 1 are declared hearing services for the application of paragraph 8 (1) (ad) of the Act to the class of designated persons specified in paragraph 12 (d).

[Note: Sections 4 to 11 declare 8 classes of persons. Class 1 is declared under subsection 8 (4) of the Act, classes 2 and 3 under subsection 8 (5) of the Act, classes 4 under subsection 8 (6) of the Act and classes 5 to 8 under subsection 8 (8) of the Act.]

Designated persons

- 12. For paragraph 8 (1) (ad) of the Act, each person in any of the following classes of persons is a designated person:
 - (a) persons, each of whom:
 - (i) has turned 21 and, immediately before turning 21, was an Australian child; or
 - (ii) has ceased to be a member of a class specified in paragraph (c);
 - (b) persons who:
 - (i) immediately before the commencement of this Determination, were eligible persons under paragraph 5 (1) (ac) of the Act (holders of seniors health cards); and
 - (ii) before the commencement of this Determination, were undergoing, or had undergone, a hearing rehabilitation program with the Authority or a service provider engaged by the Authority to provide such a program;
 - (c) eligible persons, each of whom:
 - (i) is a complex client; or
 - (ii) resides in, and receives his or her hearing services in, a place within the geographical area covered by a postcode listed in Schedule 2 (remote areas);
 - (d) Aboriginal persons and Torres Strait Islanders, each of whom is:
 - (i) under 21; or
 - (ii) an eligible person.

[Note: Section 12 is made under subsection 8 (7) of the Act.]

Certain services subject to payment of any applicable charges

- 13. (1) The provision to a person of a service specified in an item mentioned in subsection (2) is subject to payment of the charge, if any, that is payable by the person under the Hearing Services Regulations (as in force from time to time) for a service of that kind.
 - (2) The items are:
 - (a) in Part 1 of the Schedule—item 6; and
 - (b) in Part 3 of the Schedule—item 5; and
 - (c) in Part 7 of the Schedule—item 5.

Declared Hearing Services Determination 1997

SCHEDULE 1

DECLARED HEARING SERVICES

[Note: In this Schedule, a reference to the provision of a hearing device includes, in some instances, replacement of a hearing device; see subsection 3 (2).]

PART 1—AUSTRALIAN CHILDREN

Section 4

- 1. Services that are necessary to assess and measure the nature and extent of any hearing loss in the child.
- 2. Provision of any hearing device (other than a cochlear implant or a cochlear implant speech processor unit) that is:
 - (a) clinically appropriate to the hearing loss, the child's capacity to benefit from the device and his or her life circumstances; and
 - (b) approved by the Authority.
- 3. Provision of a replacement cochlear implant speech processor unit.
- 4. Services necessary to fit, and monitor the suitability of, a selected hearing device and to achieve the maximum functionality of the device.
- 5. Ongoing advice and assistance about rehabilitation to the extent necessary to enable the child to achieve a rehabilitation outcome commensurate with his or her needs, including the provision of advice and support to the child's parents, teachers and educational establishment on the management and support of the child concerning the hearing impairment.
- 6. Provision of necessary repairs, adjustment and maintenance of a hearing device, including the reasonable provision of replacement batteries.

PART 2—REFERRED COMCARE CLIENTS Section 5 GENERALLY

1. Services that are necessary to assess and measure the nature and extent, and to determine the cause, of any hearing loss in the person.

Declared Hearing Services Determination 1997

SCHEDULE 2—continued

PART 3—SPECIFIED REFERRED COMCARE CLIENTS

Section 6

- 1. Services that are necessary to assess and measure the nature and extent, and to determine the cause, of any hearing loss in the person.
- Provision of any hearing device (other than a cochlear implant or a cochlear implant speech processor unit) that is clinically appropriate to the hearing loss, the person's capacity to benefit from the device and his or her life circumstances.
- 3. Services necessary to fit, and monitor the suitability of, a selected hearing device and to achieve the maximum functionality of the device.
- 4. Ongoing advice and assistance about rehabilitation to the extent necessary to enable the person to achieve a rehabilitation outcome commensurate with his or her needs.
- 5. Provision of necessary repairs, adjustment and maintenance of a hearing device, including the reasonable provision of replacement batteries, for the first year.
- 6. Other clinically necessary hearing services, if agreed between the Authority and Comcare as hearing services to be made available to referred Comcare clients to whom this Part applies.

PART 4—REFERRED COMMONWEALTH EMPLOYEES

Section 7

1. Services that are necessary to assess and measure the nature and extent of any hearing loss in the person.

PART 5—PERSONS WHO CEASE TO BE IN CLASS 1 OR 7

Section 8

- 1. Maintenance by the Authority of a hearing device issued to the person in his or her capacity as an eligible person under the Act, if the maintenance is requested by the person during the period of 5 years from the date when he or she ceased to be an eligible person under the Act, but excluding:
 - (a) replacement of major electronic components within a hearing device;
 - (b) provision of a battery for use in a hearing device;
 - (c) replacement by the Authority of a hearing device that is lost or damaged.

Declared Hearing Services Determination 1997

SCHEDULE 1—continued

PART 6—FORMERLY ELIGIBLE PERSONS UNDER THE ACT WHO WERE ENGAGED ON HEARING REHABILITATION PROGRAMS

- 1. Maintenance by the Authority of a hearing device issued to the person in his or her capacity as an eligible person under the Act, but excluding:
 - (a) replacement of major electronic components within a hearing device;
 - (b) provision of a battery for use in a hearing device;
 - (c) replacement by the Authority of a hearing device that is lost or damaged.

[NOTE: This Part ceases to be in force on 1 July 2002; see subs 9 (2).].

PART 7—CERTAIN ELIGIBLE PERSONS

Section 10

- 1. Services that are necessary to assess and measure the nature and extent of any hearing loss in the person.
- 2. Provision of any hearing device (other than a cochlear implant or a cochlear implant speech processor unit) that is:
 - (a) clinically appropriate to the hearing loss, the person's capacity to benefit from the device and his or her life circumstances; and
 - (b) approved by the Authority.
- 3. Services necessary to fit, and monitor the suitability of, a selected hearing device and to achieve the maximum functionality of the device.
- 4. Ongoing advice and assistance about rehabilitation to the extent necessary to enable the person to achieve a rehabilitation outcome commensurate with his or her needs.
- 5. Provision of necessary repairs, adjustment and maintenance of a hearing device, including the reasonable provision of replacement batteries.

Declared Hearing Services Determination 1997

SCHEDULE 1—continued

PART 8—CERTAIN ABORIGINAL PERSONS AND Section 11 TORRES STRAIT ISLANDERS

- 1. Services that are necessary to assess and measure the nature and extent of any hearing loss in the person.
- 2. Provision of any hearing device (other than a cochlear implant or a cochlear implant speech processor unit) that is:
 - (a) clinically appropriate to the hearing loss, the person's capacity to benefit from the device and his or her life circumstances; and
 - (b) approved by the Authority.
- 3. Services necessary to fit, and monitor the suitability of, a selected hearing device and to achieve the maximum functionality of the device.
- 4. Ongoing advice and assistance about rehabilitation to the extent necessary to enable the person to achieve a rehabilitation outcome commensurate with his or her needs, including the provision of advice and support to the person's family and community on the management and support of the person in regard to his or her hearing impairment.
- 5. Provision of necessary repairs, adjustment and maintenance of a hearing device, including the reasonable provision of replacement batteries.
- Provision of services, training and advice, in a culturally appropriate way, on matters of aural health and hygiene, including services, training and advice for the prevention and treatment of chronic conditions such as otitis media.
- 7. Provision of specialised amplification devices to meet the particular needs of certain persons in the class of persons specified in paragraph 12 (d).

Declared Hearing Services Determination 1997

SCHEDULE 2

Subparagraph 12 (c) (ii)

LIST OF POSTCODES (REMOTE AREAS)

	•	NT	800	4627
NSW	2333	• • • • • • • • • • • • • • • • • • • •	811	4671
	2361		812	4700
	2386		821	4702
	2387		822	
	2388		825	4703
	2406		830	4705
	2418	* .	847	4707
	2577		850	4709
	2648		851-854	4715
	2652		860	4717
	2665		861	4718
	2667		862	4720 - 4727
	2669		870	4730 - 4733
	2671		871	4735 - 4739
	2672		872	4741 - 4746
	2675		880	4800
	2676		881	4804
	2677		882	4805
	2681		885	4807
	2696		886	4816
	2710			4820 - 4830
	2711	QLD	4357	4850
	2715		4388	4870
	2717		4390	4871
	2732-2739		4405	4872
	2800		4406	4874
	2821		4411	4875
	2823		4413	4876
	2824		4415-4428	4878
	2825		4454	4880
	2831-2840 2870 -2880		4455	4890
	2898		4461	4891
	3500		4462	7055
	3585		4465 TAS	7255 7256
	3586		4468	7250 7257
	JJ J		4470-4498	7237 7330
			4625	7330 7467
			4626	7467 7468
			7020	/400

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Declared Hearing Services Determination 1997

SCHEDULE 2—continued

CONTRACTOR POSSESSION OF PROPERTY AREA LARGE AND AREA OF THE PROPERTY A

SA	5220 - 5223	VIC	3415	6413 - 6431
	5304		3418	6435 - 6450
	5307		3419	6468
	5310		3420	6470 - 6480
	5311 1450		3489 ****	6484
	531 2 ****		3490	6487 - 6490
,	5320		3491	6513 - 6520
	5330		3494	6522
	5333		3496	6525
	5341		3501	6530
	5417 Property 1		3505	6532
	5422		3506	6535
	5427 1 1 1 3		3507	6536
	5430 - 5434		3509	6537
	5440		3512	6606
	5461		3875	6608
	5493		3886 - 3892	6609
	5573		3921	6612 - 6620
	5600		3960	6623
	5601			6625
	5606 Filter	WA	6258	6627
	5607		6312	6628
	5620		6315 - 6322	6630 - 6635
	5632		6328	6638 - 6642
	5633		6335 - 6338	6646
	5641		6341	6647
	56 50 - 5655		6343	6701
	5660		6346	6705
	5661		6348	6707
	5670		6350 - 6359	6710 - 6725
	5671		6361	6728
	5680 3333		6363 6365	6731
	5690		6367 - 6370	6733
	5700			6740
	5710 (1652) 5 720 - 5725		6372 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	6741 6743
	5730 - 5734 & 6		6385	6751 - 6755
	5750 885		6386	6758
	5751 °CC		6395	6760 - 676 2
	5799		6396	6765
	7333 CAU.		6410	6770
			(10)	0770
	27 F 1 Sec. 2		•	



Gazette

No. S 269, Thursday, 3 July 1997

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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 3 July 1997:

AD/AC-SNOW/24 Amdt 1 - WING SPAR

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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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1997 No. 191
Patents Act 1990	Patents Regulations (Amendment)	1997 No. 192





Gazette

No. S 271, Friday, 4 July 1997

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SPECIAL



COMMONWEALTH OF AUSTRALIA

COMMISSION OF APPOINTMENT OF ADMINISTRATOR OF THE TERRITORY OF NORFOLK ISLAND

I, WILLIAM PATRICK DEANE, Companion of the Order of Australia, Knight Commander of the Order of the British Empire, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 6 of the Norfolk Island Act 1979, hereby appoint

THE HONOURABLE ANTHONY JOHN MESSNER

to be the Administrator of the Territory of Norfolk Island on and from 4 August 1997.

Signed and sealed with the Great Seal of Australia on *

Governor-General

By His Excellency's Command,

Minister for Sport, Territories and the Local Government

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Secretary to the Federal Executive Counci

ENTERED ON RECORD by me, in Register of Patents No. 32 this 25th day of June 1997