



Commonwealth of Australia

Gazette

No. GN 35, Wednesday, 3 September 1997

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 3 September 1997

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Variation of closing times

Commonwealth of Australia Gazette

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Monday, 6 October 1997 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 8 October 1997.

Thursday, 2 October 1997 at 10.00 a.m.

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

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Subscriptions	132 447

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

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Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 2601.
Telephone (02) 6295 4661

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

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

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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.

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ISSUE OF PERIODIC GAZETTES

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Gazette number	Date of Publication	Subject
P1	7.1.97	Road Vehicle (National Standards) Determination No. 3 of 1996
P2	15.1.97	<i>Great Barrier Reef Marine Park Act 1975</i> 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 31 December 1996
P3	17.1.97	Instruments made under Part VII of the <i>National Health Act 1953</i>
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	<i>Great Barrier Reef Marine Park Act 1975</i> 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
P7	13.3.97	Australian Securities Commission money or property unclaimed by dissenting shareholders
P8	10.4.97	<i>Great Barrier Reef Marine Park Act 1975</i> 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	<i>Insurance (Agents and Brokers) Act 1984</i>
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 <i>National Health Act 1953</i>
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	<i>Great Barrier Reef Marine Park Act 1975</i> 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	<i>Great Barrier Reef Marine Park Act 1975</i> 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	<i>Australian Heritage Commission Act 1975</i> 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	<i>Insurance (Agents and Brokers) Act 1984</i> Notification of new registration
P19	27.6.97	<i>Great Barrier Reef Marine Park Act 1975</i> 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
P20	23.7.97	Instrument made under Part VII of the <i>National Health Act 1953</i> .
P21	24.7.97	Australian Customs Service Tariff Quotes—Cheese Quota Allocations—Tariff Quota Holders—1 July 1997 to 30 June 1998. Quota Transaction Processed in the Period 1 January 1997 to 30 June 1997
P22	1.8.97	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.6.97 to 30.6.97 and not previously gazetted
P23	1.8.97	Notice by the Australian Securities Commission of intention to deregister defunct companies
*24	28.8.97	Australia New Zealand Food Authority. Amendment No. 35 to the Food Standards Code

*First time notified

N.N.—9606258

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 20 August 1997 an application from Reclaim Australia: Reduce Immigration to change the details of its Registered Officer to :

Edwin John Woodger
3 Canberra Street
LANE COVE NSW 2066

W J Gray
Electoral Commissioner

9606259

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

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



David Muffet
Australian Electoral Officer
for Victoria

20 August 1997

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

Victoria

MALLEE

Carwarp
Drung Drung South
Gymbowen
Panitya
Telangatuk East
Traynors Lagoon
Tresco
Waitchie

9606278

Communications and the Arts



**Australian
Broadcasting
Authority**

**BROADCASTING SERVICES ACT 1992
NOTICE OF INTENTION TO IMPOSE A CONDITION ON A
COMMUNITY BROADCASTING LICENCE**

In accordance with section 87(2) of the Broadcasting Services Act 1992 (the Act), the Australian Broadcasting Authority (ABA) hereby notifies that it intends to impose the condition set out below on the community broadcasting licence held by **Multicultural Community Radio Association Limited (in liquidation)** which has been broadcasting in Sydney using the call sign **2000**.

The licensee shall recommence broadcasting programs totalling a minimum of 126 hours per week which are appropriate to a community broadcasting service and intended for reception by a broad cross section of the ethnic community of Sydney no later than 31 December 1997, and continue to broadcast such programs for a minimum period of 126 hours per week for the period of the licence.

9606260

AUSTRALIAN COMMUNICATIONS AUTHORITY

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 27 August 1997 a carrier licence was granted to United Energy Telecommunications Pty Ltd under subsection 56 (1) of the Act.

9606261



Australian
Broadcasting
Authority

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE PURSUANT TO PARAGRAPH 99(6) OF THE BROADCASTING SERVICES ACT 1992

NEW CONDITIONS TO BE IMPOSED ON SUBSCRIPTION TELEVISION BROADCASTING LICENCES

The Australian Broadcasting Authority (the ABA) publishes this notice pursuant to paragraph 99(6) of the Broadcasting Services Act 1992 (the Act), which requires the ABA to publish a notice in the *Gazette* when it imposes a new condition on a subscription television broadcasting licence.

Following consideration of representations made by licensees as required by s.99(4)(b) of the Act, the ABA hereby gives notice, pursuant to paragraph 99(6) of the Act, that the following conditions are to be imposed on the licences of subscription television broadcasting licensees:

SUBSCRIPTION TELEVISION BROADCASTING LICENCES

S.100 CONDITIONS

INTRODUCTION

Subscription television services in Australia are regulated by the *Broadcasting Services Act 1992* (the Act). Part 7, Division 2 of the Act refers to conditions which apply to subscription television broadcasting licences. In particular, section 100(3) of the Act requires the ABA to impose conditions on **satellite subscription television broadcasting licences**. Further, section 100(5) requires the ABA to impose a condition on **all subscription television broadcasting licences** and section 100(6) that the ABA must impose a condition on all **non-satellite** subscription television broadcasting licences.

The Act says, in subsections (1), (3), (5) and (6) of section 100, that:

- (1) Conditions of a subscription television broadcasting licence must be relevant to subscription television broadcasting services.
- (3)* The ABA must impose conditions on satellite subscription television broadcasting licences:
 - (a) designed to ensure that *the domestic reception equipment* used by each satellite subscription television broadcasting licensee is *accessible* by other satellite broadcasting services; and
 - (b) designed to ensure that each satellite subscription television broadcasting licensee that has *a subscriber management system* provides *access* to that system to other satellite subscription television broadcasting licensees at a *fair price*.

* emphasis added

- (5) The ABA must impose a condition on all subscription television broadcasting licences requiring each licensee to make available, as an option, *domestic reception equipment* on a rental basis.
- (6) The ABA must impose a condition on all non-satellite subscription television broadcasting licences requiring that, if a licensee rents *domestic reception equipment* to a consumer, the rental agreement must allow the consumer to terminate the agreement on giving one month's written notice to the licensee.

Subscription broadcasting services may be either radio or television services and are described under section 16 of the Act as services that:

- (a) provide programs that, when considered in the context of the service being provided, appear to be intended to appeal to the general public; and
- (b) are made available to the general public but only on payment of subscription fees (whether periodical or otherwise); and
- (c) comply with any determinations or clarifications under section 19 in relation to subscription broadcasting services.

These conditions as set out below are additional to, and do not replace, the obligations of a relevant licensee under the Act.

A. Satellite Subscription Television Broadcasting Licences

S.100(3)(a)

Pursuant to paragraph 100(3)(a) of the Act, the ABA imposes the following condition, relating to access to domestic reception equipment, on satellite subscription television broadcasting licensees. This condition will be referred to as **the paragraph 100(3)(a) condition**.

1. Objects

The objects of the paragraph 100(3)(a) condition are:

- (a) to ensure that consumers of satellite television broadcasting services need to purchase or rent only one satellite reception system; and
- (b) to make the cost of entry to the market by later satellite subscription television broadcasting service providers fair and reasonable.

2. The paragraph 100(3)(a) condition.

(1) Access to domestic reception equipment

A satellite subscription television broadcasting licensee must:

- (a) take all reasonable steps to ensure that the **domestic reception equipment** used by it to enable subscribers to receive its service is accessible by other satellite broadcasting services; and
- (b) ensure such accessibility is at a **fair price**.

(2) Defences

A **satellite subscription television broadcasting licensee** (a licensee) will not be required to comply with this condition in circumstances where this condition would have the effect of:

- (a) preventing the licensee who already has access to domestic reception equipment from obtaining sufficient additional access to that equipment to be able to meet its own reasonably anticipated requirements;
 - (b) preventing a provider of satellite broadcasting services from obtaining, by the exercise of a **pre-notification right**, capacity sufficient to be able to meet that service provider's actual requirements¹;
 - (c) requiring a licensee which has domestic reception equipment to bear some or all of the costs of doing any of the following to that domestic reception equipment:
 - (i) extending or enhancing its capability;
 - (ii) maintaining extensions to or enhancements of its capability;
 - (iii) adding any hardware or software in order to receive satellite broadcasting signals from a satellite other than that used for the delivery of the licensee's signal.
 - (d) requiring the licensee to provide a provider of satellite broadcasting services with access to the equipment if there are reasonable grounds to believe that:
 - (i) the satellite broadcasting service provider would fail, to a material extent, to comply with the terms and conditions on which the licensee provides that access;
 - (ii) the satellite broadcasting service provider would fail, in connection with that access, to comply with a condition applicable to that satellite broadcasting service provider under paragraph 7(l)(g) or (ga), 9(l)(g) or (ga) or 10(l)(f) or (g) of Schedule 2 to the *Broadcasting Services Act 1992*; or
 - (iii) the satellite broadcasting service provider would fail, in connection with that access, to protect the integrity of the equipment or the safety of individuals working on, or using the services supplied by the equipment.
- (3) **Examples** of grounds for believing as mentioned in subparagraph (2)(d)(i) include:
- (a) evidence that the satellite broadcasting service provider is not creditworthy; and
 - (b) repeated failures by the satellite broadcasting service provider to comply with the terms and conditions on which the same or similar access has been provided (whether or not by the licensee).

¹ This paragraph would apply where a satellite service provider has been given access in accordance with the condition such that there is no capacity remaining and then a second satellite service provider approaches the licensee for access.

3. Interpretation

- (a) A **satellite subscription television broadcasting licensee** is the holder of a satellite subscription television broadcasting licence under the Act. The Act defines a satellite subscription television broadcasting licence to mean a licence under Part 7 of the Act to provide a subscription television broadcasting service with the use of a subscription television satellite. Subscription television satellite is defined in the Act as a satellite that was, at any time before 1 July 1997, operated under the general telecommunications licence that was granted to AUSSAT Pty Ltd and notified on 26 November 1991 in Gazette No.S323.
- (b) The expression '**domestic reception equipment**' in paragraph 2(1) of the **100(3)(a) condition** means all equipment supplied by the licensee including both hardware and software, that is necessary to receive the service for home consumption by a subscriber. This includes the device used to descramble electromagnetic signals to allow programs to be displayed, for example, on a conventional television set used by the subscriber.
- (c) For domestic reception equipment to be '**accessible**' by other satellite broadcasting services within the meaning of the paragraph 100(3)(a) condition consumers with that equipment must be able to receive those services.
- (d) A '**pre-notification right**' means a right under contract that was in force at the time when the access was sought.
- (e) In sub-paragraph 2(1) the expression '**equipment**' includes any component of that equipment.
- (f) (i) A '**fair price**' is one that is agreed between the following parties:
- (A) the satellite subscription television broadcasting licensee required to provide access under this condition; and
 - (B) the satellite broadcasting service seeking access under this condition.
- (ii) If the parties cannot reach agreement within 60 days of the request for access, then, not more than 10 days after the initial 60 day period the parties must appoint an arbitrator to determine the '**fair price**'.
- (iii) If the parties fail to agree on the appointment of an arbitrator, the ABA will appoint an arbitrator to determine the '**fair price**'.

S.100(3)(b)

Pursuant to paragraph 100(3)(b) of the Act, the ABA imposes the following condition on satellite subscription television broadcasting licensees relating to access to subscriber management systems by other satellite subscription television broadcasting licensees. This condition will be referred to as the **paragraph 100(3)(b) condition**.

1. Objects

The objects of the paragraph 100(3)(b) condition are to facilitate access to the subscriber management system of satellite subscription television broadcasting licensees by other satellite subscription television broadcasting licensees and to ensure that the cost of such entry is fair and reasonable.

2. The paragraph 100(3)(b) condition

Each satellite subscription television broadcasting licensee that provides a satellite subscription television broadcasting service to a subscriber and which has a **subscriber management system** for that purpose must:

- (a) provide **continuous access** to that subscriber management system to other satellite subscription television broadcasting licensees who seek to provide services to that subscriber;
- (b) provide such access at a **fair price**.

3. Interpretation

- (a) A **satellite subscription television broadcasting licensee** is the holder of a satellite subscription television broadcasting licence under the Act. The Act defines a satellite subscription television broadcasting licence to mean a licence under Part 7 of the Act to provide a subscription television broadcasting service with the use of a subscription television satellite. Subscription television satellite is defined in the Act as a satellite that was, at any time before 1 July 1997, operated under the general telecommunications licence that was granted to AUSSAT Pty Ltd and notified on 26 November 1991 in Gazette No.S323.
- (b) The expression '**subscriber management system**' in the **paragraph 100(3)(b) condition** means the equipment, including software, used by a satellite subscription television broadcasting licensee to:
 - i) facilitate and/or manage the recording and processing of subscriber subscription details;
 - ii) manage the authorisation of customer access to broadcast services according to subscription details;
 - iii) co-ordinate response to subscriber enquiries;
 - iv) provide customer billing and accounts information; and
 - v) provide other customer support or marketing services.
- (c) '**Access**' will have been provided for the purposes of the **paragraph 100(3)(b) condition** when a subscriber management system, which a satellite subscription television broadcasting licensee has and uses in providing its services to its subscribers, may be used by any other satellite subscription television broadcasting licensee in providing its services to those subscribers.

- (d) **Continuous access** in terms of the **paragraph 100(3)(b) condition** is that which is not interrupted by intention of the licensee unless a subscriber failed to meet contractual obligations.

Interruption by a *force majeure*, such as any failure of power supplied by an electricity supply authority; or an act of God such as lightning, fire, storm or flood is not a breach of this condition.

- (e)(i) A '**fair price**' is one that is agreed between the following parties:

- (A) the satellite subscription television broadcasting licensee required to provide access under this condition; and
- (B) the satellite subscription television broadcasting licensee seeking access under this condition.

- (ii) If the parties cannot reach agreement within 60 days of the request for access, then, not more than 10 days after the initial 60 day period the parties must appoint an arbitrator to determine the '**fair price**'.

- (iii) If the parties fail to agree on the appointment of an arbitrator, the ABA will appoint an arbitrator to determine the '**fair price**'.

- (f) The **paragraph 100(3)(b) condition** is subject to the provisions of the *Privacy Act 1988* and any relevant code of practice applicable to the licensee whether that code is issued by the Privacy Commissioner under the *Privacy Act 1988* or is a code registered under the *Broadcasting Services Act 1992*.

B. All Subscription Television Broadcasting Licences

S.100(5)

Pursuant to sub-section 100(5) of the Act, the ABA imposes the following condition on all subscription television broadcasting licensees relating to rental of domestic reception equipment. This condition will be referred to as the **sub-section 100(5) condition**.

1. The sub-section 100(5) condition

Each subscription television broadcasting licensee must make available to a subscriber, as an option, the use of **domestic reception equipment** on a rental basis.

2. Interpretation

- (a) The expression '**domestic reception equipment**' in the **sub-section 100(5) condition** means all equipment supplied by the licensee, including both hardware and software, that is necessary to receive the service for home consumption by a subscriber. This includes the device used to descramble electromagnetic signals to allow programs to be displayed, for example, on a conventional television set used by the subscriber.
- (b) The **sub-section 100(5) condition** will be met in circumstances where the subscription television broadcasting licensee makes available to a subscriber, the use of domestic reception equipment as part of the subscription television broadcasting service.

C. Non-Satellite Subscription Television Broadcasting Licences

S.100(6)

Pursuant to sub-section 100(6) of the Act, the ABA imposes a condition on non-satellite subscription television broadcasting licensees. This condition relates to the notice requirement for rental of **domestic reception equipment**. This condition will be referred to as the sub-section 100(6) condition.

1. The sub-section 100(6) condition.

Each licensee of a non-satellite subscription television broadcasting service which rents **domestic reception equipment** to a subscriber must ensure that the rental agreement in respect of the rental of domestic reception equipment provides that the subscriber may terminate the agreement on giving **one month's** written notice to the licensee.

2. Interpretation

- (a) The expression '**one month**' in this condition means a full calendar month.
- (b) The sub-section 100(6) condition will be met in circumstances where the subscriber may terminate the rental agreement on giving **less than one month's** written notice to the licensee.
- (c) The expression '**domestic reception equipment**' in the sub-section 100(6) condition means all equipment supplied by the licensee, including both hardware and software, that is necessary to receive the service for home consumption by a subscriber. This includes the device used to descramble electromagnetic signals to allow programs to be displayed, for example, on a conventional television set used by the subscriber.

The above conditions must be imposed by the ABA pursuant to paragraphs 100(3)(a), 100(3)(b) and subsections 100(5) and 100(6) of the Act.

These conditions will take effect from the date of this *Gazette*.



Debra Richards
Director
Program Services Branch
Australian Broadcasting Authority

Date: *25 August 1997*

Environment, Sport and Territories

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

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

Mr Dennis Stephensen of Christchurch, New Zealand to export a piece of coral (*Scleractinia*), one preserved starfish (*Asteroidea*), a skin of a skink (*Scincidae*) and one turtle shell (*Chelonia mydas*).

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

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

9606263

Finance

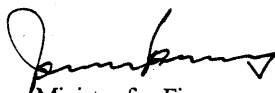
COMMONWEALTH OF AUSTRALIA

Superannuation Act 1976

Superannuation (CSS) Assets Transfer (PSS Fund) Determination No. 5

I, JOHN FAHEY, Minister for Finance, make the following Determination under subsection 248(1) of the *Superannuation Act 1976*.

Dated 14th August 1997.



Minister for Finance

Citation

1. This Determination may be cited as Superannuation (CSS) Assets Transfer (PSS Fund) Determination No. 5.

Interpretation

2. In this Determination:

"exit day", in relation to a transferee, means the day before the transferee became a member of the Public Sector Superannuation Scheme established under the *Superannuation Act 1990*;

"relevant day" means:

- in relation to Schedule 1 - 30 June 1992;
- in relation to Schedule 2 - 30 June 1993; and
- in relation to Schedule 3 - 30 June 1994.

Superannuation (CSS) Assets Transfer (PSS Fund)**Determination No. 5****2**

"the Act" means the *Superannuation Act 1976*;

"the PSS" means the superannuation scheme established under the *Superannuation Act 1990* and known as the Public Sector Superannuation Scheme;

"the transfer day" means the day determined for this purpose by the CSS Board; and

"transferee" means a person referred to in section 245 of the Act who became a member of the PSS in the period from 1 July 1992 to 30 June 1995.

Transfer of assets

3. For the purposes of paragraph 248(1)(a) of the Act, CSS Fund assets that at the end of the transfer day fairly and equitably represent as nearly as is practicable the sum of the transfer amounts calculated in accordance with the formula in clause 4 are to be transferred on the transfer day to the PSS Fund.

4. The formula for calculation of a transfer amount in respect of transferees is:

$$((A+B) \times C)$$

Where:

"A" is calculated by the formula

$$F \times (1+r)$$

in which, for each Schedule:

"F" is the share of CSS Fund assets as at end of the relevant day that represented, after deduction of all known liabilities, the amounts specified in Column 3 of the Schedule, attributable to the number of transferees specified in Column 2 of the Schedule who became members of the PSS on the day following the exit day specified in Column 1 of the Schedule.

"r" is the rate of return of the CSS Fund for the period beginning on the day after the relevant day and ending on the exit day;

"B" is the share of CSS Fund assets as at the end of the relevant day that represented, after deduction of all known liabilities, the amounts specified in Column 4 of the Schedule, attributable to the number of transferees specified in Column 2 of the Schedule, that fairly and equitably represent the accumulated contributions and accumulated employer contributions in

Superannuation (CSS) Assets Transfer (PSS Fund)

Determination No. 5

3

respect of the period beginning on the relevant day and ending on the exit day specified in Column 1 of the Schedule,

"C" is calculated by the formula

$$1 + r^*$$

in which " r^* " is the rate of return of the CSS Fund for the period beginning on the day following the exit day specified in Column 1 of the Schedule and ending on the transfer day.

Superannuation (CSS) Assets Transfer (PSS Fund)**Determination No. 5**

4

SCHEDULE 1

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1992 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1992 to exit day \$
2/7/1992	1	10,372	23
3/7/1992	2	19,167	165
5/7/1992	1	14,817	97
7/7/1992	1	44,024	196
9/7/1992	1	8,757	53
13/7/1992	1	3,807	11
14/7/1992	1	2,217	100
21/7/1992	1	13,208	194
3/8/1992	1	11,422	388
4/8/1992	1	29,822	515
10/8/1992	1	18,094	161
12/8/1992	1	6,475	89
13/8/1992	2	60,445	858
14/8/1992	1	3,056	270
15/8/1992	1	15,906	494
17/8/1992	1	24,534	581
19/8/1992	1	11,194	400
20/8/1992	1	6,845	537
26/8/1992	1	11,262	293
2/9/1992	2	5,531	462
3/9/1992	1	2,540	330
7/9/1992	1	5,490	606
8/9/1992	1	5,988	650
9/9/1992	1	13,992	635
10/9/1992	1	13,356	490
13/9/1992	1	6,519	394
14/9/1992	1	8,688	747
15/9/1992	1	13,484	806

Superannuation (CSS) Assets Transfer (PSS Fund)

Determination No. 5

5

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1992 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1992 to exit day \$
17/9/1992	1	5,484	94
29/9/1992	1	13,499	883
30/9/1992	1	5,441	956
3/10/1992	1	3,098	556
17/10/1992	1	5,521	496
2/11/1992	1	21,818	597
9/11/1992	1	9,739	1,202
11/11/1992	1	5,619	731
30/11/1992	1	9,111	1,191
1/12/1992	1	10,003	371
10/12/1992	1	33,092	3,311
14/12/1992	1	12,879	964
17/12/1992	1	1,177	71
21/12/1992	1	1,900	606
22/12/1992	1	1,349	219
28/12/1992	1	9,895	1,116
4/1/1993	1	3,871	160
7/1/1993	1	16,430	2,530
11/1/1993	1	47,254	4,600
12/1/1993	1	808	35
27/1/1993	2	41,729	2,740
30/1/1993	1	2,071	98
9/2/1993	1	1,042	185
12/2/1993	1	26,806	2,243
15/2/1993	1	20,262	1,536
28/2/1993	1	8,249	1,003
1/3/1993	1	5,071	301
3/3/1993	1	14,305	794
5/3/1993	1	6,285	479
6/3/1993	1	9,965	1,018

*Superannuation (CSS) Assets Transfer (PSS Fund)**Determination No. 5*

6

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1992 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1992 to exit day \$
19/3/1993	1	24,376	1,526
23/3/1993	2	13,072	2,629
25/3/1993	1	3,241	1,444
31/3/1993	1	11,945	1,147
13/4/1993	1	7,513	1,283
18/4/1993	1	9,946	1,416
19/4/1993	1	16,337	2,054
27/4/1993	1	5,261	883
29/4/1993	2	17,353	1,943
6/5/1993	1	5,980	601
7/5/1993	1	32,509	5,686
12/5/1993	1	8,096	693
18/5/1993	1	805	58
21/5/1993	1	2,897	1,009
24/5/1993	1	6,298	3,454
27/5/1993	2	20,381	1,546
28/5/1993	1	24,058	2,517
31/5/1993	1	2,293	514
2/6/1993	1	7,522	2,927
18/6/1993	1	8,192	1,655
30/6/1993	1	7,023	576

Superannuation (CSS) Assets Transfer (PSS Fund)

Determination No. 5

7

SCHEDULE 2

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1993 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1993 to exit day \$
1/7/1993	1	4,553	42
7/7/1993	2	8,730	53
12/7/1993	1	2,210	74
16/7/1993	1	31,596	253
26/7/1993	2	24,071	110
28/7/1993	1	4,032	76
3/8/1993	1	33,074	197
12/8/1993	1	9,443	395
30/8/1993	1	48,976	1,316
1/9/1993	2	15,312	999
14/9/1993	1	4,007	696
22/9/1993	1	4,385	795
30/9/1993	2	40,980	1,751
7/10/1993	1	7,679	222
12/10/1993	1	25,933	1,554
1/11/1993	2	16,263	447
5/11/1993	1	23,563	1,203
8/11/1993	1	23,802	1,750
10/11/1993	1	3,996	831
18/11/1993	1	8,508	983
21/12/1993	1	4,474	460
27/12/1993	1	21,550	1,454
7/1/1994	1	5,028	460
10/1/1994	1	29,434	1,017
31/1/1994	1	7,701	295
2/2/1994	1	4,445	172
3/2/1994	1	36,137	2,392
8/2/1994	1	13,403	1,404

Superannuation (CSS) Assets Transfer (PSS Fund)***Determination No. 5***

8

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1993 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1993 to exit day \$
10/2/1994	1	14,195	665
12/2/1994	1	16,765	1,030
19/2/1994	1	5,379	444
21/2/1994	1	27,577	1,202
24/2/1994	1	55,394	4,402
28/2/1994	1	7,477	412
7/3/1994	2	82,756	4,634
15/3/1994	1	9,306	3,365
16/3/1994	1	10,388	851
24/3/1994	1	937	637
31/3/1994	1	6,067	899
3/4/1994	1	6,309	871
5/4/1994	2	36,815	3,043
11/4/1994	1	11,081	1,230
15/4/1994	1	15,219	974
22/4/1994	1	3,413	562
28/4/1994	1	11,097	2,246
4/5/1994	1	24,372	1,538
14/5/1994	1	15,899	1,610
24/6/1994	1	18,860	1,224
27/6/1994	2	90,431	12,164
29/6/1994	1	41,652	3,954

Superannuation (CSS) Assets Transfer (PSS Fund)

Determination No. 5

9

SCHEDULE 3

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and accumulated employer contributions as at 30 June 1994 \$	Column 4 Value of accumulated contributions and accumulated employer contributions from 1 July 1994 to exit day \$
18/7/1994	1	42,026	142
25/7/1994	1	12,536	197
29/7/1994	1	32,820	179
26/8/1994	1	6,158	424
6/9/1994	1	3,406	44
9/9/1994	1	6,677	470
4/10/1994	1	16,260	1,551
24/10/1994	1	8,455	865
23/11/1994	1	12,660	1,168
24/11/1994	1	47,112	3,450
8/12/1994	1	13,599	1,483
5/1/1995	1	80,506	5,046
9/1/1995	1	21,072	3,873
23/1/1995	1	29,782	1,181
6/2/1995	1	1,162	241
7/2/1995	1	2,881	123
27/3/1995	1	58,751	5,522
5/4/1995	1	35,260	5,471
21/4/1995	1	11,901	1,822
3/5/1995	1	7,397	1,006
11/5/1995	1	12,269	2,378
22/5/1995	1	9,245	6,802
7/6/1995	1	22,440	5,183
15/6/1995	1	9,045	2,351
20/6/1995	1	15,007	3,082
21/6/1995	1	20,459	2,862
28/6/1995	1	4,200	1,193

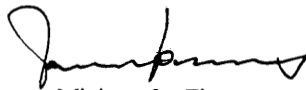
COMMONWEALTH OF AUSTRALIA

Superannuation Act 1976

**Superannuation (CSS) Assets Transfer
(AvSuper) Determination No.6**

I, JOHN FAHEY, Minister for Finance, make the following Determination under subsection 240(1) of the *Superannuation Act 1976*.

Dated 14th August 1997.



Minister for Finance

Citation

1. This Determination may be cited as Superannuation (CSS) Assets Transfer (AvSuper) Determination No.6.

Interpretation

2. In this Determination:

"CSS Fund assets" means the sum of holdings by the CSS Board;

"the Act" means the *Superannuation Act 1976*;

"transfer day" means the day determined for this purpose by the CSS Board; and

"transferee" means a person referred to in paragraph 240(1)(a) of the Act who became a member of AvSuper in the period from the beginning of 22 October 1996 to the end of 21 December 1996.

Superannuation (CSS) Assets Transfer
(AvSuper) Determination No. 6

2

Transfer of assets

3. (1) For the purposes of paragraph 240(1)(a) of the Act, assets that represent as nearly as is practicable the relevant assets identified by subclause (2) are to be transferred to the person or body administering AvSuper on the transfer day.

(2) The relevant assets are CSS Fund assets as at the end of the transfer day that, after deduction of all known liabilities relating to those assets, fairly and equitably represented the accumulated contributions, as at the end of 30 June 1996, of all transferees, being assets that had a value as at the end of that day of \$1,856,339.

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Health and Family Services

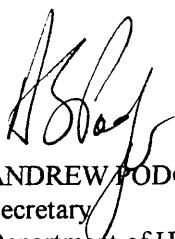
COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SUBSECTION 19A(3) DETERMINATION

Pursuant to my powers under subsection 19A(3) of the *Therapeutic Goods Act 1989*, I, ANDREW PODGER, Secretary to the Department of Health and Family Services, specify France as the foreign country for the purposes of the exercise of my powers under subsection 19A(1) of the said Act in relation to Stamaril* Yellow Fever Vaccine manufactured by Pasteur Mérieux Sérums and Vaccins in France.

Dated this *twenty sixth* day of August 1997



ANDREW PODGER
Secretary

Department of Health and Family Services

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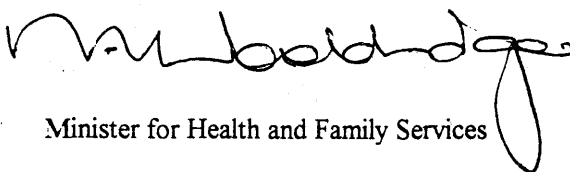
COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

Health Insurance Determination HS/2/1997

I, MICHAEL RICHARD LEWIS WOOLDRIDGE, Minister for Health and Family Services, make this Determination under subsection 3C(1) of the *Health Insurance Act 1973*.

Dated 18th August 1997



Minister for Health and Family Services

Citation

1. This determination may be cited as the Health Insurance Determination HS/2/1997.

Commencement

2. This determination is taken to have commenced on 19 June 1997.

NOTE: A determination made under subsection 3C(1) may be expressed to have effect from a day earlier than the day on which the determination was made (see s 3C(2) of the *Health Insurance Act 1973*).

Health services

3. (1) A health service mentioned in the Schedule is treated as if it were a professional service and a medical service for the following provisions:

- (a) for a health service given on or after the date of this determination - section 4 of the *National Health Act 1953*;
- (b) subsections 3(1) and 19(6) and sections 8, 9, 10, 14, 15, 16, 17, 18, 20, 20A, 20B and 20BA of the *Health Insurance Act 1973*;
- (c) regulations 13, 27, 28, 29, 30 and 31 of the Health Insurance Regulations.

(2) A health service mentioned in the Schedule is also treated as if it were related to an item in the general medical services table that specifies the fee mentioned in the Schedule for the health service.

SCHEDULE

Column 1	Column 2	Column 3
Item No.	Health Service	Fee
Operations		
Subgroup 13 - Plastic and Reconstructive Surgery		
45528	Mammaplasty, augmentation, bilateral, not being a service to which Item 45524 or 45527 applies, where it can be demonstrated that surgery is indicated because of disease, trauma or congenital malformation (Anaes. 17713 = 5B+8T) (Assist.)	\$816.80
45588	Meloplasty, bilateral, not being a service to which Item 45587 applies, where it can be demonstrated that surgery is indicated because of disease, trauma or congenital conditions (Anaes. 17717 = 5B+12T) (Assist)	\$981.20
		9606266

**Australian National Council on AIDS and Related Diseases (ANCARD) and
Intergovernmental Committee on AIDS (IGCA)**

HIV TESTING POLICY WORKING PARTY

AN INVITATION TO MAKE SUBMISSIONS ON DRAFT DISCUSSION PAPER

The Australian National Council on AIDS and Related Diseases (ANCARD) and the Intergovernmental Committee on AIDS (IGCA) invite submissions to the HIV Testing Policy Working Party on the draft HIV Testing Policy Discussion Paper.

Copies of the discussion paper may be obtained free of charge from the Working Party Secretariat on telephone 1800 500 628.

How to make your submission

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

Please send your submission to:

Dr Cathy Mead
Head, National Centre for Disease Control, MDP 13
Commonwealth Department of Health and Family Services
GPO BOX 9848
CANBERRA ACT 2601

Attention: Ms T Smith

Closing date

The closing date for submissions is 15 October 1997.

Other consultation

As well as receiving submissions, the Working Party will undertake to consult, in writing with groups that are expected to be interested in the discussion paper.

If you would like your submission to be treated as confidential, please indicate this clearly (for example, by marking your written submission 'confidential'). However, submissions may be subject to release under the Freedom of Information Act 1992.

Further information

For further information, please contact the Secretariat either by telephone on (02) 6289 7158 or by writing to the above address.

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?
BUONAMANO Robert	26/09/97	Adrian Joel & Co	225 Crown Street DARLINGHURST NSW 2010	CHARGES
CHU Kenneth Hai-Xing	4/07/83		22/9-15 King Edward St ROCKDALE NSW 2216	CHARGES
FENG Bang Quan	1/06/57	Bang Feng & Associates	1st Floor 65 Francis Street NORTHBRIDGE WA 6003	CHARGES
FLOOD Mary Anne	13/02/97		33 Park Avenue CHATSWOOD NSW 2067	CHARGES
FRISBY Thomas Christopher	21/02/37	Walsh Halligan Douglas	Level 11, 307 Queen St BRISBANE QLD 4001	CHARGES
FROMMER Naomi Susan	5/09/73	Refugee Advice and Casework Service	38 Nobbs Street SURRY HILLS NSW 2010	FREE SERVICE
GOSFORD Robert Angus	9/10/55	Dalrymple & Associates	Units 9 & 10, 24 Cavenagh DARWIN NT 0800	CHARGES
GUO Shaofeng	22/01/67	Multi-National Migration Centre	22 Third Avenue BERALA NSW 2141	CHARGES
NICOLAS Therese	1/01/60		10 Lachlan Street Revesby NSW 2212	CHARGES
RALEIGH Michael	11/08/45	Michael Raleigh & Co. Solicitors & Consultant	Suite 8 600 Lonsdale Street MELBOURNE VIC 3000	CHARGES
SHAIK Alexander		Refugee Advice & Casework Service VIC	161 Fitzroy Street St Kilda VICTORIA 3182	FREE SERVICE
YEN Alicia	5/11/55	Bang Feng & Associates	1st Floor 65 Francis Street NORTHBRIDGE WA 6003	CHARGES

for SECRETARY
Wednesday, 3 September 1997

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Industry, Science and Tourism

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		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	20/08/97	21/08/97	22/08/97	23/08/97	24/08/97	25/08/97	26/08/97
<hr/>								
Austria	Schillings	9.6287	9.7318	9.6820	9.6820	9.6820	9.5397	9.5385
Belgium/Lux	Francs	28.2500	28.5500	28.3900	28.3900	28.3900	28.0000	27.9800
Brazil	Reals	.7875	.7898	.7938	.7938	.7938	.7916	.7911
Canada	Dollars	1.0359	1.0375	1.0429	1.0429	1.0429	1.0386	1.0380
China	Yuan	6.1579	6.1769	6.2077	6.2077	6.2077	6.1902	6.1861
Denmark	Kroner	5.2130	5.2692	5.2404	5.2404	5.2404	5.1676	5.1655
EC	ECU	.6948	.7020	.6989	.6989	.6989	.6896	.6901
Fiji	Dollar	1.0788	1.0820	1.0849	1.0849	1.0849	1.0791	1.0794
Finland	Markka	4.0945	4.1291	4.1062	4.1062	4.1062	4.0562	4.0516
France	Francs	4.6137	4.6594	4.6340	4.6340	4.6340	4.5691	4.5702
Germany	Deutschmark	1.3692	1.3826	1.3752	1.3752	1.3752	1.3568	1.3557
Greece	Drachmae	214.3000	216.4500	215.9100	215.9100	215.9100	213.1300	213.1400
Hong Kong	Dollars	5.7507	5.7691	5.7989	5.7989	5.7989	5.7826	5.7781
India	Rupees	26.6200	26.8093	27.1520	27.1520	27.1520	27.0970	27.1428
Indonesia	Rupiah	2107.1000	2042.1000	2028.0000	2028.0000	2028.0000	2011.1000	2042.9000
Ireland	Pounds	.5114	.5162	.5148	.5148	.5148	.5064	.5082
Israel	Shekel	2.6242	2.6313	2.6418	2.6418	2.6418	2.6370	2.6279
Italy	Lire	1334.7300	1346.2300	1340.8700	1340.8700	1340.8700	1322.7300	1322.7000
Japan	Yen	87.8500	87.7100	87.7900	87.7900	87.7900	88.1700	88.4000
Korea	Won	667.8200	669.7500	673.4700	673.4700	673.4700	673.9400	675.0500
Malaysia	Ringgit	2.0643	2.0649	2.0670	2.0670	2.0670	2.0690	2.0740
Netherlands	Guilder	1.5418	1.5569	1.5483	1.5483	1.5483	1.5275	1.5264
New Zealand	Dollar	1.1558	1.1634	1.1654	1.1654	1.1654	1.1540	1.1556
Norway	Kroner	5.7011	5.7532	5.7328	5.7328	5.7328	5.6634	5.6561
Pakistan	Rupee	30.0700	30.1600	30.3200	30.3200	30.3200	30.2300	30.2100
Papua NG	Kina	1.0488	1.0534	1.0577	1.0577	1.0577	1.0563	1.0566
Philippines	Peso	22.2600	22.3200	22.4000	22.4000	22.4000	22.2900	22.3100
Portugal	Escudo	138.5800	139.9000	139.2200	139.2200	139.2200	137.4400	137.2700
Singapore	Dollar	1.1220	1.1194	1.1227	1.1227	1.1227	1.1155	1.1153
Solomon Is.	Dollar	2.7484	2.7566	2.7706	2.7706	2.7706	2.7608	2.7590
South Africa	Rand	3.4911	3.5351	3.5524	3.5524	3.5524	3.5005	3.5081
Spain	Peseta	115.5100	116.6800	116.0900	116.0900	116.0900	114.6400	114.5800
Sri Lanka	Rupee	43.7600	43.8900	44.0700	44.0700	44.0700	43.9100	43.8800
Sweden	Krona	5.9969	6.0091	5.9926	5.9926	5.9926	5.9379	5.9286
Switzerland	Franc	1.1261	1.1349	1.1328	1.1328	1.1328	1.1181	1.1166
Taiwan	Dollar	21.3400	21.3900	21.5100	21.5100	21.5100	21.4500	21.4400
Thailand	Baht	24.0800	24.1700	24.6300	24.6300	24.6300	25.1500	25.2100
UK	Pounds	.4636	.4679	.4711	.4711	.4711	.4643	.4642
USA	Dollar	.7429	.7451	.7489	.7489	.7489	.7468	.7463

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
27/08/97

Primary Industries and Energy

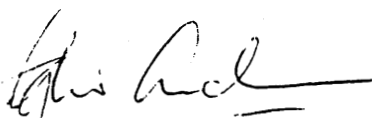
Commonwealth of Australia

Rice Levy Act 1991

Rice Levy Rates Specification No. 1 of 1997

I, JOHN DUNCAN ANDERSON, Minister for Primary Industries and Energy, acting on a recommendation of the Rice Marketing Board for the State of New South Wales about the rate of levy to be specified for varieties of leviable rice, make the following instrument under the *Rice Levy Act 1991*.

Dated 21st 1997.



Minister for Primary Industries and Energy

Citation

1. This instrument may be cited as Rice Levy Rates Specification No. 1 of 1997.

[Note: This instrument commences on gazettal: see *Acts Interpretation Act 1901*, ss. 46A and 48.]

Application

2. Clause 3 applies to rice harvested in the season beginning on 1 October 1996.

[Note: For "season", see s. 3 of the *Rice Levy Act 1991*.]

2 *Rice Levy Rates Specification No. 1 of 1997*

Rates of levy

3. For subsection 6 (1) of the *Rice Levy Act 1991*, the rate of levy for a variety of leviable rice mentioned in column 2 in an item in the following table is the amount specified in column 3 in the item:

Column 1	Column 2	Column 3
Item	Leviable rice variety	Levy rate per tonne \$
1	<i>Oryza sativa</i> L. cv. Amaroo	1.10
2	<i>Oryza sativa</i> L. cv. Bogan	1.10
3	<i>Oryza sativa</i> L. cv. Doongara	1.10
4	<i>Oryza sativa</i> L. cv. Goolarah	1.10
5	<i>Oryza sativa</i> L. cv. Illabong	1.10
6	<i>Oryza sativa</i> L. cv. Jarrah	1.10
7	<i>Oryza sativa</i> L. cv. Koshihikari	1.10
8	<i>Oryza sativa</i> L. cv. Kyeema	1.10
9	<i>Oryza sativa</i> L. cv. Langi	1.10
10	<i>Oryza sativa</i> L. cv. Millin	1.10
11	<i>Oryza sativa</i> L. cv. Namaga	1.10
12	<i>Oryza sativa</i> L. cv. Pelde	1.10
13	<i>Oryza sativa</i> L. cv. YRF 203	1.10
14	<i>Oryza sativa</i> L. cv. YRL 101	1.10
15	<i>Oryza sativa</i> L. cv. YRW 4	1.10.

Prime Minister

Aboriginal and Torres Strait Islander Commission Act 1989**Section 119****DETERMINATION UNDER SUB-SECTION 119(2)**

I, SENATOR JOHN HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, pursuant to sub-section 119(2) of the *Aboriginal and Torres Strait Islander Commission Act 1989*, HEREBY DETERMINE that one or more, as necessary to achieve a quorum, of the Regional Councillors of the Western Desert Regional Council whose names appear in Column 1 of Schedule 1 to this Determination (nominated by Regional Councillors whose names appear in Column 1 of Schedule 1 to this Determination) may be present in respect of the specific business of the Council of deliberating and voting on matters involving the Ngaanyatjarra Council, Warburton Community Organisation, Ngaanyatjarra Health Organisation, Kanpa Bail Hostel, Irrungadji Community Organisation and Western Desert Puntukurnaparna Aboriginal Corporation, and for no other business, at the meeting of the Western Desert Regional Council scheduled to commence on 22 April 1997.

This Determination is made providing that a pecuniary interest of a Regional Councillor does not arise for any other reason than those listed in Columns 2 and 3 of the Schedule to this Determination.

This Determination shall not be effective until after each Regional Councillor has disclosed the nature of his/her pecuniary interest pursuant to sub-section 119(2) of the Act.

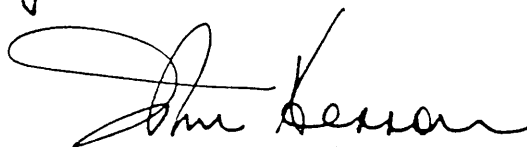
Dated this

21st

day of

April

1997



SENATOR JOHN HERRON
Minister for Aboriginal and
Torres Strait Islander Affairs

SCHEDULE 1

Column 1	Column 2	Column 3
Regional Councillor	Organisation in which Regional Councillor has a Pecuniary Interest	Nature of Pecuniary Interest
Preston Thomas	Ngaanyatjarra Council Kanpa Bail Hostel Warburton Community Ngaanyatjarra Health	Member Member Member Member
Beverley Thomas	Ngaanyatjarra Council Kanpa Bail Hostel Warburton Community Ngaanyatjarra Health	A/C Manager Committee Member Member Member
Bruce Booth	Irrungadji Community	Member
Darren Farmer	Western Desert Puntukurnaparna Aboriginal Corporation	Executive Member
Teddy Biljabu	Western Desert Puntukurnaparna Aboriginal Corporation	Chairperson/Employee Executive Member
Nyaparu Landy	Western Desert Puntukurnaparna Aboriginal Corporation	Executive Member
	Irrungadji Community	Executive Member

9606277

Aboriginal and Torres Strait Islander Commission Act 1989

Section 119

DETERMINATION UNDER SUB-SECTION 119(2)

I, SENATOR JOHN HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, HEREBY DETERMINE pursuant to sub-section 119(2) of the *Aboriginal and Torres Strait Islander Commission Act 1989* (the Act), that one or more, as necessary to achieve a quorum, of the Regional Councillors of the Alice Springs Regional Council whose names appear in Column 1 of Schedule 1 to this Determination (the nominated Regional Councillors), being a person or persons nominated by the Regional Councillors whose names appear in Column 1 of Schedule 1 to this Determination, may be present during any deliberation of the Council relating to, and take part in any decision concerning, the Tangentyere Council Inc (the matter in question), at any meeting of the Alice Springs Regional Council to which this Determination applies.

This Determination will only take effect if, through the absence from a meeting of the Council of any members of the Council other than the nominated Regional Councillors, the Council would be unable to achieve a quorum at the time of considering the matter in question.

This Determination shall not apply if a pecuniary interest of a nominated Regional Councillor in relation to the matter in question arises out of a pecuniary interest in that matter other than the interest listed in respect of that Councillor in Columns 2 and 3 of the said Schedule 1.

Dated this

23rd

day of

July

1997.



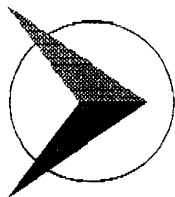
SENATOR JOHN HERRON
Minister for Aboriginal and
Torres Strait Islander Affairs

SCHEDULE 1

Regional Councillor	Organisation in which Regional Councillor has a Pecuniary Interest	Nature of Pecuniary Interest
Raelene Kenny	Tangentyere Council Inc.	Employee
Kevin Wirri	Tangentyere Council Inc.	Employee
Geoff Shaw	Tangentyere Council Inc.	Employee

9606271

Transport and Regional Development



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 11 September 1997.

AD/BELL 212/4 Amdt 19	Airworthiness Limitations
AD/SWSA 226/81	Generator System Rework
AD/GROB 115/9	Elevator Hinges
AD/WILGA/1 Amdt 3	Airworthiness Limitation
AD/AB3/59 Amdt 3	Ram Air Turbine (RAT) Failure to Run
AD/AB3/108	Centre Spar Sealing Angles Adjacent to Rib 8
AD/B747/57 Amdt 1	CANCELLED
AD/B747/150 Amdt 1	Upper Link Fuse Pin
AD/B747/174	Strut Midspar Fitting Lower Horizontal Clevis
AD/J41/29	Pressure Bulkhead Connector Replacement
AD/G159/13 Amdt 3	Trim Tab Actuators
AD/G159/45	MLG Uplock Beam Forward Brackets
AD/G159/46	MLG Retract Cylinder Attachment Fittings
AD/SF 340/60	Flight Idle Stop Override Knob
AD/SF 340/61	Cargo Bay Placards

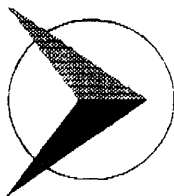
Copies of the above Order(s) are available from:

Noel Martin
Publishing Controller
Airworthiness Information
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1853

Fax: 02 6217 1991

E-Mail: MARTIN_NK@CASA.GOV.AU



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

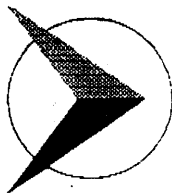
Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 11 September 1997.

AD/ENG/5 Amdt 6	Turbine Engine Continuing Airworthiness Requirements
AD/CON/77	Piston Pin Plug Wear
AD/PW 100/6 Amdt 2	Intercompressor Case Ventilation

Copies of the above Order(s) are available from:

Noel Martin
Publishing Controller
Airworthiness Information
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1853
Fax: 02 6217 1991
E-Mail: MARTIN_NK@CASA.GOV.AU



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 11 September 1997.

AD/RAD/27

CANCELLED

Copies of the above Order(s) are available from:

Noel Martin
Publishing Controller
Airworthiness Information
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1853
Fax: 02 6217 1991
E-Mail: MARTIN_NK@CASA.GOV.AU gv

9606272

Treasurer

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

PURSUANT to subsection 128AE(2) of the *Income Tax Assessment Act 1936*, I
PETER COSTELLO, Treasurer, hereby declare that the following person is an
Offshore Banking Unit from the date of this declaration.

Westdeutsche Landesbank Girozentrale

Dated this 20th day of August 1997



PETER COSTELLO
Treasurer

9606273

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Alexei Fedotov is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Alexei Fedotov proposes to acquire an interest in the Australian urban land described in the notice furnished on 28 July 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.

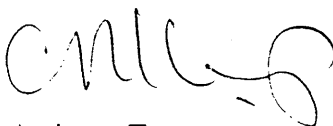
Dated this

26th

day of

August

1997.



Assistant Treasurer

9606274

Workplace Relations and Small Business

Workplace Relations Act 1996

Australian Industrial Registry
New South Wales Registry
80 William Street
EAST SYDNEY NSW 2011

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 20005 of 1997)

NOTICE is given that an application has been made under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the Construction, Forestry, Mining and Energy Union.

The alteration is sought from the the following:

2 - CONSTITUTION

(A) (A) The Union shall consist of an unlimited number of persons whether male or female

- (1) employed in, usually employed in or qualified to be and desirous of being employed in or seeking to be employed in or in connection with the industry or industries, and/or occupations, and/or calling, and/or vocations and/or industrial pursuits of

and/or

- (2) who, otherwise than as employees or employers, follow an occupation in or in connection with the industry or industries of:

and/or

- (3) who, otherwise than as employees or employers, are engaged in the industrial pursuit or pursuits of:

- (i) carpenters or joiners (including foremen and sub-foremen) and carpenters or joiners employed in the States of New South Wales, Tasmania and Western Australia or in the Australian Capital Territory on bridges, wharves, jetties or piers or employed in the State of Victoria on bridges, wharves, jetties or piers which are wholly or substantially built of concrete and in respect of which the performance of formwork requires the exercise of a substantial amount of the knowledge and skill of a tradesman carpenter, or employed in one of the said States or in the State of Queensland or the said Territory on dams, ship carpenters or joiners (including foremen and sub-foremen) or tilelayers, including without limiting the meaning of the word tilelayers, persons employed in the laying or fixing of tiles, faience, mosaic, ceramic, opalite and the like not exceeding in measurement .093 square metres when such opalite and the like is fixed with cement composition or stonemasons, marble masons, polishers, machinists, sawyers and all other persons engaged in the dressing and preparation and/or erection of stone, marble or slate also those engaged in the preparation and/or erection of terrazzo or similar compositions, or bricklayers, tuckpointers, or in a trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibro, fibrolite or cement mixtures and

accessories, malthoid sisalkraft or bituminous roofing materials and all accessories made of the same materials and without limiting the meaning of the above they shall be deemed to include terra cotta, glazed, semi-glazed roofing tiles, cement tiles, slates, fibro slates, tiles, asbestos, fibro fibrolite, fibrous mixtures, cement and any mixtures that may replace or be used in conjunction with the foregoing or any materials incidental thereto or in place thereof, or in New South Wales journeymen and other labour engaged in the plate, sheet and ornamental glass trade, or apprentices or trainees to or in any of the foregoing trades together with such other persons whether employees in the industry or not as have been appointed officers of the Union and admitted as members thereof PROVIDED however that notwithstanding the foregoing:-

- (a) In the States of Western Australia, South Australia, Tasmania and Queensland and in the Australian Capital Territory, nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee engaged in tilelaying as defined in this sub-rule;
 - (b) In the States of New South Wales, Victoria, South Australia, Queensland and Tasmania nothing in paragraph (A)(i) of this rule shall render eligible for membership, any employee engaged in tilelaying as defined in this sub-rule who is eligible for membership of The Federated Furnishing Trade Society of Australasia;
 - (c) In the Australian Capital Territory and the State of Tasmania nothing in paragraph (A)(i) of this rule shall render eligible for membership persons engaged in the fixing of corrugated asbestos cement roofing sheets;
 - (d) Nothing in paragraph (A)(i) of this rule shall render eligible for membership any person who is a member of or eligible for membership of The Plumbers and Gasfitters Employees' Union of Australia;
 - (e) In the States of Victoria, South Australia, Queensland, Tasmania and the Australian Capital Territory nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee engaged in the plate, sheet and ornamental glass industries as defined in this sub-rule who is eligible for membership of The Federated Furnishing Trades Society of Australasia.
- (ii) the process or trade or business as a: plasterer, fixer, shophand, and caster, or employed in internal and/or external plastering, and/or cementing, including rendering with all forms of plaster, asbestos fibre, and including the performance of the aforementioned duties or processes by manual or mechanical means, (excepting employees engaged in manufacture of cement and/or concrete, and/or fibrolite articles) including wood, paper and metal lathing and/or top dressing of all concrete work finished in cement, and/or fibrous plaster fixing work, including sackett board and similar substances, defined as being fixing and finishing of fibrous work, as done by plasterers or fibrous plaster fixers, or employed in underground sewer or tunnel plastering, granolithic floor laying, i.e., floors laid with

material or aggregate consisting of granite chips, blue stone toppings, crushed slag, cement floors, including magnesite and/or composition floors, marble mosaic paving, terrazzo and similar work, and/or press cement work, including shophands' work, being defined to include the interpretation of plans and details, and to work from them in the preparation of the ground work for the modeller, and also the cutting and mounting of moulds and casters' work, which shall include cornice and moulding and other plaster castings, and the casting of plain or ornamental plaster sheets by mechanical or manual means (excepting the manufacture of paper-backed wallboard from plaster of paris at Colonial Sugar Refining Company Ltd in New South Wales). Excepting in the State of New South Wales and Victoria the laying or fixing to floors or walls, tiles of terra cotta or pottery ware, faience, ceramic (excepting where such work is done in connection with bricklaying work) opalite tiles not exceeding in measurement .093 square metres, tiles made of plastic substances or other materials in substitution thereof, excepting metal, together with all persons as have been appointed officers of the Federation, and admitted members thereof. All persons employed assisting shophands, casters and/or fixers.

All junior shophands, casters and fixers and all persons apprenticed to any such branch of the plastering trades. Apprentices to the tilelaying trade other than in the States of New South Wales and Victoria. In the State of Victoria nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee

- (a) engaged upon the laying or fixing of tiles faience or ceramic blocks or tiles;
- (b) engaged on press cement work;
- (c) engaged upon the manufacture of plaster sheets by mechanical or manual means;
- (d) engaged in assisting shophands, casters and/or fixers.

(A)(b) Without limiting the generality of any other subrule or paragraph or being limited thereby the Union shall consist of an unlimited number of persons employed in or seeking to be employed in or in connexion with all or any of the industry and/or occupations and/or callings and/or vocations and/or industrial pursuits of the painting and decorating industry in connexion with buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), general and ship painting, including the following:

- (a) on ships the painting of all accommodation and appurtenances thereto provided for passengers and ships complement, hospitals and pharmacies wherever situated, chart rooms, wheel houses and other navigational offices aboard ships including naval ships of every kind, and the painting of prefabricated ships and prefabricated parts of ships of every kind, and in the State of West Australia in accordance with the State Demarcation Board's decision number 32 of 1945 contained in the West Australia Industrial Gazette, published 30th June, 1947, Vol. XXVIII, page 130;
- (b) the painting of launches and boats of every kind and the painting of prefabricated launches and boats and the prefabricated parts of launches and boats of every kind;

- (c) the painting of or in connexion with all buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), the painting of or in connexion with prefabricated buildings and structures, plant, machinery and equipment, (commercial, residential, industrial or otherwise) and any prefabricated or other parts of prefabricated buildings and structures as aforementioned;
- (d) the painting of the exterior of pipe lines on or above the surface of the earth, conduits, valves, condensers, cocks, control and/or regulating stations or sub-stations, and/or pumping, suction, syphon or booster stations or sub-stations, and/or storage holders, pressure regulating holders and/or trestles, bridges, viaducts, pylons, and any other supports, and all machinery and appurtenances relating to the foregoing on water, land, or sea, used or to be used for the purposes of storing and/or regulating and/or conveying liquids or gases including natural oils and gases;
- (e) glazing, glass cutting, glass processing, cutting and fixing vitrolite or like material, the fixing of glass by any means in any place prepared for its reception, fitting and fixing glazing bars (but excepting in the State of Victoria, South Australia and Tasmania only, any person who is eligible for membership of the Federated Furnishing Trade Society of Australasia);
- (f) paperhanging, applying and/or fixing wall hangings or coverings, decorating, kalsomining, distempering, plastic relief and texture work, graining, marbling, gilding, enamelling, varnishing and lacquering;
- (g) signwriting, designing and/or lettering of price tickets and showcards;
- (h) pictorial or scenic painting or production of signs or posters by means of stencils, screens or like methods or any other work incidental thereto including cut-out displays of all descriptions, pictorial, scenic or lettering;
- (i) in the State of West Australia the work of enamelling, lining, spraying and writing on cycles;
- (j) in the State of Queensland leadlight and metal glazing including cutting glass, assembling and fixing such glass by means of lead and/or metal sections;
- (k) employees who mix and/or apply and/or fix paint or like matter or substitutes or mixtures or compositions or compounds for texture or plastic coatings and finishes or other decorative or protective coatings and/or finishes, or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water-colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings (coatings shall not be read and construed to include the applying and fixing of lagging, or the work of applying or fixing of coatings consisting of plaster and/or lime and/or cement and/or aggregate when such substances are mixed or blended with water or the coating of pipes with bitumen and/or wrapping with burlap or hessian or in the State of Victoria only work covered by the description of industry in connexion with which the Victorian Plasterers Society is registered as at 1st November, 1962, but shall include any subsequent coats of paint or other like material for the purposes of protection or decoration) or other materials used in any of the callings specified in Rule 2, Constitution

hereof, (other than mixing of paint, paint mixtures, protective coatings and/or plastic coatings and/or finishes and/or mixtures, putty, putty mixtures, stopping, caulking mixtures, compositions or compounds, oils, oil mixtures, varnishes, varnish mixtures, water colours, water colour mixtures, lacquers, lacquer mixtures, stains and removers, stain removal mixtures in paint and chemical factories) and/or other materials used in the painting and decorating trade with a brush, spray, roller or other tool or remove paint or like matter or substitutes or mixtures or compositions or compounds for texture or plastic coatings and finishes or other decorative coatings and/or finishes or putty, stopping or caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings, or other materials used in the painting and decorating trade by heat, flame, water, solvents, electrical, mechanical, airpowered or hand tools, or by grit, shot, or other abrasives or by any other means;

- (1) persons engaged in preparing the work and materials required in any of the aforementioned branches of the trade; together with such other persons whether engaged in any industrial pursuit or not who have been appointed officers of the Union or its branches and admitted as members thereof but shall not include persons employed in connexion with the production or preparation of manufactured goods, plant, machinery, equipment, packages or containers for sale or purposes of distribution.
- (2) For the purposes of this Rule a person shall be deemed to be employed in one or more of the specified industries, occupations, callings, vocations or industrial pursuits if:
 - (i) his usual occupation is that of an employee in one or more of the specified industries, occupations, callings, vocations or industrial pursuits, or
 - (ii) he is a person employed in one or more of the specified industries, or engaged in one or more of the specified industrial pursuits in the State of New South Wales, Queensland, South Australia or Western Australia who -
 - (a) in the case of a person so employed or engaged in New South Wales - is an employee for the purposes of the Industrial Arbitration Act 1940 of that State or that Act as amended from time to time;
 - (b) in the case of a person so employed or engaged in Queensland - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1961-1976 of that State or that Act as amended from time to time;
 - (c) in the case of a person so employed or engaged in South Australia - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1972-1975 of that State or that Act as amended from time to time;
 - (d) in the case of a person so employed or engaged in Western Australia - is an employee for the purposes of the Industrial Arbitration Act 1979 of that State or that Act as amended from time to time;
- (3) A person who is a member of or who is eligible for membership of The Printing and Kindred Industries Union, shall not be eligible to

be or be a member of The Operative Painters and Decorators Union of Australia.

- (B) Without limiting the generality of the foregoing, or being limited thereby the Union shall also consist of:-

- (1) workers (other than tradesperson), on any work in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building.

For the purpose of this sub-rule (B) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a Civil or Mechanical Engineering Site.

- (2) without limiting the generality of the foregoing, persons eligible for membership of the Union shall include any worker:

- (i) assisting any bricklayer, mason, plasterer, carpenter, or other tradesperson engaged on the work described in Part (1) of this sub-rule; or
- (ii) employed on any making or contracting job in wood, stone, brick, concrete, iron or steel, or combination of these or other materials incidental to any of the work described in Part (1) of this sub-rule, and in particular as

Bricklayers Labourer
Plasterers Labourer
Concrete Finisher
Dump Cart Operator
Scaffolder
Powder Monkey
Foundation Shaftsmen
Steel Fixer (including Tack Welder)
Assistant Powder Monkey
Demolition Worker
Gear Hand
Jackhammerman
Mixer Driver (Concrete)
Steel Erector
Aluminium Alloy Worker Structural Erectors
(whether prefabricated or otherwise)
Cement Gun Operator
Concrete Cutting and Sawing Machine Operator
Concrete Gang worker (including Concrete Floater)
Roof Layer (Malthoid or similar material)
Underpinner
Concrete Formwork Stripper
Builders Labourer
Tackle Hand
Floor Sanding and/or Smoothing Machine Operators
Leading Hand Labourer
Labourer on Refractory work
Labourer excavating ground for foundations or basements of building or levelling ground on a proposed building site or doing concrete work, tar paving or asphalt work or mortar or concrete mixing

in connection with or incidental to the
construction, repair, demolition or
removal of buildings
Rigger performing rigging work that is an
integral part of, or is incidental to, a
tradesman's work
Assistant Rigger assisting a rigger
specified in immediate preceding
classifications
Drilling Machine Operator except in the
mining or mineral exploration or
hydrocarbon industries

Provided that, nothing in this sub-rule (B) shall render
eligible to join the Union any person employed:-

- (3) In the State of Victoria as a bricklayer's labourer, a bricklayer's labourer-refractory brickwork, a plasterer's labourer assisting a fibrous plasterer, a plasterers labourer assisting a solid plasterer, a concrete finisher, or labourer whose sole function is to assist a roof slater and tiler or whose sole function is to operate a dump cart;
 - (4) A drainer or person employed as a plumber's labourer;
 - (5) On a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on a Civil or Mechanical Engineering Site;
 - (6) In the installation, repair or maintenance of lifts, escalators or air-conditioning plant;
 - (7) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (C) Without limiting the generality of the foregoing and without being limited thereby the:
- (i) The Union shall also consist of all persons who are employed or are usually employed in any position on or in or in connection with (a) saws and wood working machines; (b) handling and treating timber and articles manufactured therefrom; (c) sawmills, timber yards, box and case factories, saw makers shops, joiners workshops, car and waggon shops, coach builders workshops, coopers workshops, furniture factories wooden sporting goods factories and veneer and plywood factories; (d) the preparing of woodwork for joiners, carpenters, builders, implement makers, coachbuilders, car and waggon builders, furniture factories, box and case factories, wooden sporting goods factories, veneer and plywood factories and coopers shops; (e) falling splitting and hewing timber.

Provided that millwrights, blacksmiths and maintenance engineers employed as such elsewhere than in bush sawmills, and fitters and/or turners, other than wood turners, shall not be eligible for membership unless covered by the provisions of paragraph (ii) hereof.

In these Rules, the words "wood and/or timber" without in any way limiting the ordinary meaning of the words, shall also be deemed to include any artificial or laminated or manufactured material now in existence or hereafter coming into existence from whatever materials made or constructed or manufactured, which is or can or may be used in the place of wood or timber, and which can be handled and/or treated and/or machined and/or worked in a similar way and with similar machines and/or tools, as in the case of wood or timber and

- (ii) The Union shall also consist of an unlimited number of males and females engaged or usually engaged in any occupation connected with manufacture, processing and supply of pulp, paper, paper board, strawboard, plastic materials (obtained from the wood and cooking chemicals in establishments where the organisation has as members persons coming within any other sections of this constitution) paper bags or any similar commodity, excepting employers of labour and
- (iii) The Union shall also consist of such other persons who may be appointed from time to time to any office.
- (D) Without limiting the generality of the foregoing and without being limited thereby the Union shall also consist of an unlimited number of employees engaged in or in connection with the coal and shale industries together with such other persons whether employees in the industries or not as have been appointed officers and admitted as members.
- (E) Without limiting the generality of the foregoing and without being limited thereby the Union shall consist of:-
 - (a) An unlimited number of all classes of engine drivers, firemen, crane drivers, mobile crane drivers, forklift drivers, tow motor drivers, excavator drivers, pump attendants, pile drivers, motor drivers or attendants, greasers, cleaners, trimmers and any other workers assisting in and about the work incidental to any engine, boiler or machinery connected with the production or utilisation of power on land or any harbour or river, and boiler attendants attending boilers not generating steam for power purposes and such persons as have been elected or appointed as paid officers of the Union or a branch of the Union or whilst financial members of the Union are elected as representatives of any working-class organisation to which the Union or a branch thereof is affiliated, or as a working-class member of Parliament.

Provided that mobile crane drivers, operators of fork lifts and/or tow motors engaged on the waterfront upon such work being that of a waterside worker or engaged in the transport of goods by road, or motor truck drivers wherever employed, shall not be eligible for membership.

- (b) Further, provided that, without limiting the generality of the foregoing the Union shall also consist of the following classes of workers engaged in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purposes of this sub-rule (b) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a civil or mechanical engineering site.

Dogman
Hoist or Winch Driver
Gantry Hand or Crane Hand
Crane Chaser
Dogman/Crane Hand
Trainee Dogman/Crane Hand
Pile Driver
Pile Driver Assistant
Rigger performing rigging work that is an integral part of,
or is incidental to, crane operations
Assistant Rigger
Drilling Machine Operator
Dump Cart Operator in respect of Victoria only

Provided that, nothing in sub-rule (b) shall render eligible to join the Union any person employed:

- (1) on a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on a civil or mechanical engineering site.
 - (2) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
 - (3) in the mining or exploration or hydro-carbons industries.
- (F) Without limiting the generality of any other subrule or paragraph or being limited thereby the Union also shall consist of an unlimited number of members who are employed in, or competent to be employed in or in connexion with the following industries or trades: Piano and piano-player makers and tuners, organ-makers, and makers of gramophones and all other musical instruments, cabinet-makers, wood-carvers, billiard table makers and fitters, clock-case makers, coffin-makers, 3-ply veneer workers, chair and couch makers, or other articles of sitting accommodation, sewing machines, upholsterers, carpet and linoleum planners and all floor covering layers, outdoor hands, measuring, fixing, soft furnishings, blind cutting, making, painting, fixing, french-polishers, enamellers, spraying machine operators, makers of wireless instrument cases or cabinets, woodturners, mantel-piece makers, overmantel-makers, mattress-makers, wire-weavers, picture-frame makers, bedding-makers, quiltmakers (including eiderdown), venetian and wire-blind makers, bamboo pith and cane and wicker workers, packers of crockery and furniture mantle-pieces, pictures, carpets, drapery, plate and sheet glass in warehouses, shops, factories or stores, glass bevellers, glass benders, glass worker (excepting those on spectacles, lenses or frames and employees in firms where such employees are engaged on work connected with the manufacture or repair of scientific, precision or other instruments such as binoculars, microscopes, military, aircraft and naval instruments), glass lampshade workers, safety glass workers, toy makers and/or toy repairers in establishments where the chief product or products or one of the chief products manufactured in such establishments is otherwise provided for herein; cutters, silverers, glaziers, glass polishing, cutting, painting, cementing, leadlight glaziers and cutters, and all woodworking or other machinists, and operators of other mechanical devices preparing material for above employees; millwright's baby carriage makers, upholstresses, new and second-hand carpet, drapery,

table and lampshade hands; flock-workers, rag-pickers and fumigators; timber stackers, yardmen, and labourers, and all other employees working in new and secondhand furniture factories, piano factories, organ factories, mantel-piece factories, billiard-table factories, overmantel factories, bedding-factories, mattress factories, venetian and wire-blind factories, picture-frame factories, plate-glass factories, luxfer glazing factories, bamboo pith cane; Reed-tex, Hytex, and wicker-work factories, sewing machine factories, flock factories, window background workers, display article workers, refrigerator workers, incubator workers, together with such other persons, whether employees engaged in the industries or not, as have been appointed officers of the Union and admitted as members thereof, provided that a branch may issue a clearance to any member whom it may be considered should not retain his membership on the ground that he is working in an industry not governed by any awards of the Society.

- (G) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule (E) above shall make eligible for membership of the Union any person employed by Comalco Aluminium Limited in its operations at Weipa in the State of Queensland.
- (H) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule "E" shall make eligible for membership of the union any person employed by Queensland Alumina Limited in its operations at Gladstone in the State of Queensland.
- (I) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule (E) above shall make eligible for membership of the Union any person employed by the following employers in metalliferous mining in Tasmania or South Australia:

Aberfoyle Resources Ltd
Beaconsfield Gold Mines Ltd
Mt Lyell Mining & Railway Co. Ltd
Pasminco Mining
Renison Ltd
Tasmania Mines Ltd
Western Mining Corporation
Adelaide Chemical Company
Boral Resources (SA) Pty Ltd
Penrice Soda Products Pty Ltd
Mt Gunson Mines Ltd
Commercial Minerals (SA) Pty Ltd

- (J) Without limiting the generality of Sub-Rules (A) to (F) herein or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union, shall be eligible for membership of the Union.
- (K) 1. For the purposes of this sub-rule:
- 1.1 "employees" shall mean and include employees of employers engaged in the operations of sugar mills, refineries, distilleries, terminals and sugar storage facilities in the milling, refining, distilling, terminal, storage and other sectors of the sugar industry in Queensland and/or in any by-product or tourism operations conducted by an employer but shall not mean and include

- 1.1.1 persons employed to perform office clerical and tradespersons' work, or
 - 1.1.2 in the case of CSR Limited, persons who are from time to time members of the CSR Ltd Officers' Association or who are from time to time salaried staff of CSR Limited eligible for membership of the CSR Ltd Officers' Association, or
 - 1.1.3 persons who are contractors or subcontractors engaged by employers, and
- 1.2 "employers" shall mean and include -
- 1.2.1 Australian National Power Alcohol Company Proprietary Limited,
 - 1.2.2 Babinda Sugar Limited,
 - 1.2.3 Bingera Sugar Pty Ltd,
 - 1.2.4 The Bulk Sugar Terminal Operations,
 - 1.2.5 Bundaberg Distilling Company Pty Limited,
 - 1.2.6 Bundaberg Sugar Ltd,
 - 1.2.7 CSR Limited,
 - 1.2.8 CSR Plane Creek Pty Ltd,
 - 1.2.9 The Haughton Sugar Company Pty Limited,
 - 1.2.10 Isis Central Sugar Mill Co Limited,
 - 1.2.11 Mackay Sugar Co-operative Association Limited,
 - 1.2.12 Millaquin Sugar Pty Ltd,
 - 1.2.13 Moreton Sugar Ltd,
 - 1.2.14 Mossman Central Mill Company Pty Ltd,
 - 1.2.15 Pioneer Sugar Mills Limited,
 - 1.2.16 Proserpine Co-operative Sugar Milling Association Limited,
 - 1.2.17 Schumer Pty Ltd,
 - 1.2.18 South Johnstone Mill Limited,
 - 1.2.19 The Maryborough Sugar Factory Limited,
 - 1.2.20 Mulgrave Central Mill Co Limited,
 - 1.2.21 Tully Sugar Limited, and
 - 1.2.22 W H Heck & Sons Pty Ltd.
2. Employees (as defined) of employers (as defined) shall not be eligible to join the union.

- (L) Employees of Thiess Services Pty Ltd employed as maintenance workers at South Eastern Water pursuant to the Australian Workers Union Construction and Maintenance Award 1989 and the Thiess Environmental Services Pty Ltd Victorian Maintenance and Construction Services Enterprise Agreement 1995-1997 shall not be eligible for membership.
- (M) Persons employed or to be employed by Energy Developments Limited and/or its subsidiaries or related companies shall not be eligible for membership of the union pursuant to any rule of the union, and the union shall not have the right to represent under the Act the industrial interests of such persons.

3 - DESCRIPTION OF INDUSTRY

(A) The employment of persons:

- (1) employed or seeking to be employed in or in connection with the industry or industries, and/or occupations, and/or calling, and/or vocations, and/or industrial pursuits of:

and/or

- (2) who, otherwise than as employees or employers, follow an occupation in or in connection with the industry or industries of:

and/or

- (3) who, otherwise than as employees or employers, are engaged in the industrial pursuit or pursuits of:

(i) the industries in connection with which the Union is formed are the carpentry, joinery, ship carpentry, ship joinery, bricklaying, tuckpointing, tilelaying and stonemasonry industries, including the industries of persons employed in the laying or fixing of tiles, faience, mosaic, ceramic, opalite and the like not exceeding in measurement .093 square metres when such opalite and the like is fixed with cement composition or, as stone masons, marble masons, polishers, machinists, sawyers and other persons engaged in the dressing, preparation and/or erection of stone marble, or slate, and other persons engaged in the preparation and/or erection of terrazzo or similar compositions, and/or slating, rooftiling, ridging, shingling and cement tiling industries, plate, sheet and ornamental glass trade industries in New South Wales.

(ii) the industries in connection with which the Union is formed are building operations and of plastering and tile laying.

(B) And an unlimited number of persons employed or usually employed as workers, other than tradespersons, engaged in or in connection with any of the following work, occupations or callings:

- (1) workers (other than tradespersons), on any work in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purpose of this sub-rule (B) building shall

include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a Civil or Mechanical Engineering Site.

- (2) without limiting the generality of the foregoing, persons eligible for membership of the Union shall include any worker:

- (i) assisting any bricklayer, mason, plasterer, carpenter, or other tradesperson engaged on the work described in Part (1) of this sub-rule; or
- (ii) employed on any making or contracting job in wood, stone, brick, concrete, iron or steel, or combination of these or other materials incidental to any of the work described in Part (1) of this sub-rule, and in particular as

- Bricklayers Labourer
- Plasterers Labourer
- Concrete Finisher
- Dump Cart Operator
- Scaffolder
- Powder Monkey
- Foundation Shaftsmen
- Steel Fixer (including Tack Welder)
- Assistant Powder Monkey
- Demolition Worker
- Gear Hand
- Jackhammerman
- Mixer Driver (Concrete)
- Steel Erector
- Aluminium Alloy Worker Structural Erectors
(whether prefabricated or otherwise)
- Cement Gun Operator
- Concrete Cutting and Sawing Machine Operator
- Concrete Gang worker (including Concrete Floater)
- Roof Layer (Malthoid or similar material)
- Underpinner
- Concrete Formwork Stripper
- Builders Labourer
- Tackle Hand
- Floor Sanding and/or Smoothing Machine Operators
- Leading Hand Labourer
- Labourer on Refractory work
- Labourer excavating ground for foundations or basements of building or levelling ground on a proposed building site or doing concrete work, tar paving or asphalt work or mortar or concrete mixing in connection with or incidental to the construction, repair, demolition or removal of buildings
- Rigger performing rigging work that is an integral part of, or is incidental to, a tradesman's work
- Assistant Rigger assisting a rigger specified in immediate preceding classifications
- Drilling Machine Operator except in the mining or mineral exploration or hydrocarbon industries

- (C) The industry of any person employed in any position on or in or in connection with:
- (1) (a) saws and woodworking machines; (b) handling and treating timber and articles manufactured therefrom;
 - (2) (a) sawmills; (b) timber yards; (c) box and case factories; (d) sawmakers shops; (e) joiners workshops; (f) car and waggon shops; (g) coach builders shops; (h) coopers workshops; (i) furniture factories; (j) wooden sporting goods factories; (k) veneer and plywood factories;
 - (3) without limiting the generality of the foregoing, the industry of any person employed in any position in or in connection with the preparing of wood work for (i) joiners; (ii) carpenters; (iii) implement makers; (iv) coachbuilders; (v) car and waggon builders; (vi) builders; (vii) furniture factories; (viii) box and case factories; (ix) wooden sporting goods factories; (x) veneer and plywood factories; (xi) coopers shops;
 - (4) The industry of any person employed in or in connection with hewing splitting and falling timber; and
 - (5) without limiting the generality of the foregoing the industry of wood working machinists. In the Industry, the words "Wood and/or Timber" without in any way limiting the ordinary meaning of the words shall also be deemed to include any artificial or laminated or manufactured material now in existence or hereafter coming into existence from whatever materials made or constructed or manufactured, which is or can or may be used in the place of wood or timber, and which can be handled and/or treated and/or machined and/or worked in a similar way and with similar machines and/or tools, as in the case of wood or timber and
- (D) The Industry of paper-making, strawboard making, paper-bag making or the making of any similar commodity.
- (E) And an unlimited number of persons employed or usually employed as workers engaged in or in connection with the Coal Mining industry.
- (F) The group of industries comprised with in the calling, service, employment, occupation, or avocation of persons employed on land or any harbour, lake or river, as drivers of or attendants to any engine, winch, crane, mobile crane, fork lift, tow motor, pile driver, excavator, pump, boiler, generator, or motor used in or in connection with the generation, production, distribution, or utilisation of power, and persons assisting in or about any work incidental thereto.
- (1) Further, without limiting the foregoing, the group of industries comprised within the calling, service, employment, occupation, or avocation of persons employed in a classification in (2) hereunder in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purposes of this sub-rule (1) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a civil mechanical engineering site.

- (2) Dogman
Hoist or Winch Driver
Gantry Hand or Crane Hand
Crane Chaser
Dogman/Crane Hand
Pile Driver
Pile Driver Assistant
Rigger performing rigging work that is an integral part of, or is incidental to, crane operations
Assistant Rigger
Drilling Machine Operator
Dump Cart Operator in respect of Victoria only
- (3) Provided that, nothing in sub-rule (1) shall render eligible to join the Union any person employed:
- (a) on a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on civil or mechanical engineering site.
- (b) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (c) in the mining or exploration or hydro-carbons industries.
- (G) The industry in or in connexion with which the Union is registered is the industry of the employment of persons employed or seeking to be employed in or in connexion with the industries and/or occupations and/or callings and/or vocations and/or industrial pursuits of the painting and decorating industry in connexion with buildings, and structures, plant, machinery and equipment, fences and posts (commercial, residential, industrial or otherwise), general and ship painting, including the following:-
- (a) the painting of ships including naval ships, and the painting of prefabricated ships and prefabricated parts of ships of every kind;
- (b) the painting of launches and/or boats of every kind and the painting of prefabricated launches and boats and the prefabricated parts of launches and boats of every kind;
- (c) the painting of or in connexion with all buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), the painting of or in connexion with prefabricated buildings and structures, plant, machinery and equipment, (commercial, residential, industrial or otherwise) and any prefabricated or other parts of prefabricated buildings and structures as aforementioned;
- (d) the painting of the exterior of pipe lines on or above the surface of the earth, conduits, valves, condensers, cocks, control and/or regulating stations or sub-stations, and/or pumping, suction, syphon or booster stations or sub-stations, and/or storage holders, pressure regulating holders and/or trestles, bridges, viaducts,

- pylons, and any other supports, and all machinery and appurtenances relating to the foregoing on water, land, or sea, used or to be used for the purposes of storing and/or regulating and/or conveying liquids or gases including natural oils and gases;
- (e) glazing, glass cutting, glass processing, cutting and fixing vitrolite or like material, the fixing of glass by any means in any place prepared for its reception, fitting and fixing glazing bars;
 - (f) paperhanging, applying and/or fixing wall hangings or coverings, decorating, kalsomining, distempering, plastic relief and texture work, graining, marbling, gilding, enamelling, varnishing and lacquering;
 - (g) signwriting, designing and/or lettering of price tickets and showcards;
 - (h) pictorial or scenic painting, or production of signs or posters by means of stencils, screens or like methods or any other work incidental thereto, including cut-out displays of all descriptions, pictorial, scenic or lettering;
 - (i) the work of enamelling, lining, spraying and writing on cycles;
 - (j) leadlight and metal glazing including cutting glass, assembling and fixing such glass by means of lead and/or metal sections;
 - (k) mixing and/or applying and/or fixing paint or like matter or substitutes or mixtures or compositions, or compounds, for texture or plastic coatings and finishes or other decorative or protective coatings and/or finishes, or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings (other than mixing of paint, paint mixtures, protective coatings and/or plastic coatings and/or finishes and/or mixtures, putty, putty mixtures, stopping, caulking mixtures, compositions or compounds, oils, or mixtures, varnishes, varnish mixtures, water colours, water-colour mixtures, lacquers, lacquer mixtures, stain removal mixtures in paint and chemical factories) and/or other materials used in the painting and decorating industry with a brush, spray, roller or other tool or removing paint or like matter or substitutes or mixtures or compositions or compounds, for texture or plastic coatings and finishes or other decorative coatings and/or finishes or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings, or other materials used in the painting and decorating industry, by heat, flame, water, solvents, electrical, mechanical, airpowered or hand tools or by grit, shot or other abrasives or by any other means, (coatings shall not be read and construed to include the applying and fixing of lagging, or the work of applying or fixing of coatings consisting of plaster and/or lime and/or cement and/or aggregate when such substances are mixed or blended with water or the coating of pipes with bitumen and/or wrapping with burlap or hessian or in the State of Victoria only work covered by the description of industry in connexion with which the Victorian Plasterers Society is registered as at 1st November 1962, but shall include any subsequent coats of paint or other like material for the purposes of protection or decoration);

- (1) the preparing of the work and materials required in any of the afore-mentioned branches of the industry, and all work in connexion therewith and incidental thereto.

Provided that the industry above written shall be read and construed to exclude the registered industry of The Printing and Kindred Industries Union or any part of that industry.

- (H) The furnishing and wood working industries, including coffin making and the industry of making musical instruments of which wood forms a part.
- (I) Without limiting the generality of Sub-Rules (A) to (H) herein or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union, shall be eligible for membership of the Union.

to the following:

2 - CONSTITUTION

- (A) (A) The Union shall consist of an unlimited number of persons whether male or female
 - (1) employed in, usually employed in or qualified to be and desirous of being employed in or seeking to be employed in or in connection with the industry or industries, and/or occupations, and/or calling, and/or vocations and/or industrial pursuits of

and/or
 - (2) who, otherwise than as employees or employers, follow an occupation in or in connection with the industry or industries of:

and/or
 - (3) who, otherwise than as employees or employers, are engaged in the industrial pursuit or pursuits of:
 - (i) carpenters or joiners (including foremen and sub-foremen) and carpenters or joiners employed in the States of New South Wales, Tasmania and Western Australia or in the Australian Capital Territory on bridges, wharves, jetties or piers or employed in the State of Victoria on bridges, wharves, jetties or piers which are wholly or substantially built of concrete and in respect of which the performance of formwork requires the exercise of a substantial amount of the knowledge and skill of a tradesman carpenter, or employed in one of the said States or in the State of Queensland or the said Territory on dams, ship carpenters or joiners (including foremen and sub-foremen) or tilayers, including without limiting the meaning of the word tilayers, persons employed in the laying or fixing of tiles, faience, mosaic, ceramic, opalite and the like not exceeding in measurement .093 square metres when such opalite and the like is fixed with cement composition or stonemasons, marble masons, polishers, machinists, sawyers and all other persons engaged in the dressing and preparation and/or erection of stone, marble or slate also those engaged in the preparation and/or erection

of terrazzo or similar compositions, or bricklayers, tuckpointers, or in a trade or calling of a slater, roof tiler, shingler, ridger or cement tiler, fixer of roofing sheets of asbestos, fibro, fibrolite or cement mixtures and accessories, malthoid sisalkraft or bituminous roofing materials and all accessories made of the same materials and without limiting the meaning of the above they shall be deemed to include terra cotta, glazed, semi-glazed roofing tiles, cement tiles, slates, fibro slates, tiles, asbestos, fibro fibrolite, fibrous mixtures, cement and any mixtures that may replace or be used in conjunction with the foregoing or any materials incidental thereto or in place thereof, or in New South Wales journeymen and other labour engaged in the plate, sheet and ornamental glass trade, or apprentices or trainees to or in any of the foregoing trades together with such other persons whether employees in the industry or not as have been appointed officers of the Union and admitted as members thereof PROVIDED however that notwithstanding the foregoing:-

- (a) In the States of Western Australia, South Australia, Tasmania and Queensland and in the Australian Capital Territory, nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee engaged in tilelaying as defined in this sub-rule;
 - (b) In the States of New South Wales, Victoria, South Australia, Queensland and Tasmania nothing in paragraph (A)(i) of this rule shall render eligible for membership, any employee engaged in tilelaying as defined in this sub-rule who is eligible for membership of The Federated Furnishing Trade Society of Australasia;
 - (c) In the Australian Capital Territory and the State of Tasmania nothing in paragraph (A)(i) of this rule shall render eligible for membership persons engaged in the fixing of corrugated asbestos cement roofing sheets;
 - (d) Nothing in paragraph (A)(i) of this rule shall render eligible for membership any person who is a member of or eligible for membership of The Plumbers and Gasfitters Employees' Union of Australia;
 - (e) In the States of Victoria, South Australia, Queensland, Tasmania and the Australian Capital Territory nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee engaged in the plate, sheet and ornamental glass industries as defined in this sub-rule who is eligible for membership of The Federated Furnishing Trades Society of Australasia.
- (ii) the process or trade or business as a: plasterer, fixer, shophand, and caster, or employed in internal and/or external plastering, and/or cementing, including rendering with all forms of plaster, asbestos fibre, and including the performance of the aforementioned duties or processes by manual or mechanical means, (excepting employees engaged in manufacture of cement and/or concrete, and/or fibrolite articles) including wood, paper and metal lathing and/or top dressing of all concrete work finished in cement, and/or

fibrous plaster fixing work, including sackett board and similar substances, defined as being fixing and finishing of fibrous work, as done by plasterers or fibrous plaster fixers, or employed in underground sewer or tunnel plastering, granolithic floor laying, i.e., floors laid with material or aggregate consisting of granite chips, blue stone toppings, crushed slag, cement floors, including magnesite and/or composition floors, marble mosaic paving, terrazzo and similar work, and/or press cement work, including shophands' work, being defined to include the interpretation of plans and details, and to work from them in the preparation of the ground work for the modeller, and also the cutting and mounting of moulds and casters' work, which shall include cornice and moulding and other plaster castings, and the casting of plain or ornamental plaster sheets by mechanical or manual means (excepting the manufacture of paper-backed wallboard from plaster of paris at Colonial Sugar Refining Company Ltd in New South Wales). Excepting in the State of New South Wales and Victoria the laying or fixing to floors or walls, tiles of terra cotta or pottery ware, faience, ceramic (excepting where such work is done in connection with bricklaying work) opalite tiles not exceeding in measurement .093 square metres, tiles made of plastic substances or other materials in substitution thereof, excepting metal, together with all persons as have been appointed officers of the Federation, and admitted members thereof. All persons employed assisting shophands, casters and/or fixers.

All junior shophands, casters and fixers and all persons apprenticed to any such branch of the plastering trades. Apprentices to the tilelaying trade other than in the States of New South Wales and Victoria. In the State of Victoria nothing in paragraph (A)(i) of this rule shall render eligible for membership any employee

- (a) engaged upon the laying or fixing of tiles faience or ceramic blocks or tiles;
 - (b) engaged on press cement work;
 - (c) engaged upon the manufacture of plaster sheets by mechanical or manual means;
 - (d) engaged in assisting shophands, casters and/or fixers.
- (iii) In the State of Victoria any process, trade or business in or of:-
- (a) the making of fibrous plaster and plasterglass board;
 - (b) the fixing or stopping of fibrous plaster, plasterglass board or gypsum plasterboard sections and shapes or any other work connected therewith;
 - (c) the making of architectural ornaments composed wholly or mainly of fibrous plaster, plasterglass, plaster cement or fibreglass;
 - (d) the fixing of architectural ornaments composed wholly or mainly of fibrous plaster, plasterglass, plaster cement or fibreglass or any other work therewith;
 - (e) the making of moulds for use in the making of such architectural ornaments;

- (f) architectural modelling;
- (g) the manufacturing of Plaster of Paris and the excavating or preparing of the raw materials for Plaster of Paris;
- (h) the making and fixing of gypsum beam blocks and/or castings;
- (i) the making of all forms of gypsum plasterboard sections, shapes and systems;
- (j) the preparation of material for, and the making and fixing of acoustic tiles;
- (k) the erection of suspended ceilings where the ceiling is to be of fibrous plaster sheets or tiles, gypsum plasterboard, plasterglass board or other material having a plaster content, including the fixing of battens, tracks or channels to which the plaster content materials are attached;
- (l) the making and fixing of plaster walls, partitions and systems;
- (m) the making, colouring and decorating of plaster models, the assembling or finning of models when taken from moulds, and any other work connected therewith;
- (n) the making of moulds from chemically blended or compounded substances in substitution for plaster, fibrous plaster, or cement, the using of such moulds in the making of articles from plaster, fibrous plaster or cement or fibreglass for use in the building industry, and the fixing of such articles in the said industry;
- (o) the making of articles composed of chemically blended or compounded substances for use in the building industry and the fixing of the said articles;
- (p) the assembling, stacking and preparation for distribution of:

fibrous plaster, plasterglass board, architectural ornaments composed wholly or mainly of fibrous plaster, plasterglass, plaster, cement or fibreglass, Plaster of Paris, gypsum beam blocks and/or casting, gypsum plasterboard, acoustic tiles, plaster walls and partitions, plaster models and chemically blended or compounded substances for use in the building industry;

- (q) the manufacturing of chalk, crayon or other articles from mineral earth;

and includes in Victoria the occupation of plasterers' labourer and a person assisting a tradesperson in the Plaster Industry.

- (A) (b) Without limiting the generality of any other subrule or paragraph or being limited thereby the Union shall consist of an unlimited number of persons employed in or seeking to be employed in or in connexion with all or any of the industry and/or occupations and/or callings and/or vocations and/or industrial pursuits of the painting and decorating industry in connexion with buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), general and ship painting, including the following:
- (a) on ships the painting of all accommodation and appurtenances thereto provided for passengers and ships complement, hospitals and pharmacies wherever situated, chart rooms, wheel houses and other navigational offices aboard ships including naval ships of every kind, and the painting of prefabricated ships and prefabricated parts of ships of every kind, and in the State of West Australia in accordance with the State Demarcation Board's decision number 32 of 1945 contained in the West Australia Industrial Gazette, published 30th June, 1947, Vol. XXVIII, page 130;
 - (b) the painting of launches and boats of every kind and the painting of prefabricated launches and boats and the prefabricated parts of launches and boats of every kind;
 - (c) the painting of or in connexion with all buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), the painting of or in connexion with prefabricated buildings and structures, plant, machinery and equipment, (commercial, residential, industrial or otherwise) and any prefabricated or other parts of prefabricated buildings and structures as aforementioned;
 - (d) the painting of the exterior of pipe lines on or above the surface of the earth, conduits, valves, condensers, cocks, control and/or regulating stations or sub-stations, and/or pumping, suction, syphon or booster stations or sub-stations, and/or storage holders, pressure regulating holders and/or trestles, bridges, viaducts, pylons, and any other supports, and all machinery and appurtenances relating to the foregoing on water, land, or sea, used or to be used for the purposes of storing and/or regulating and/or conveying liquids or gases including natural oils and gases;
 - (e) glazing, glass cutting, glass processing, cutting and fixing vitrolite or like material, the fixing of glass by any means in any place prepared for its reception, fitting and fixing glazing bars (but excepting in the State of Victoria, South Australia and Tasmania only, any person who is eligible for membership of the Federated Furnishing Trade Society of Australasia);
 - (f) paperhanging, applying and/or fixing wall hangings or coverings, decorating, kalsomining, distempering, plastic relief and texture work, graining, marbling, gilding, enamelling, varnishing and lacquering;
 - (g) signwriting, designing and/or lettering of price tickets and showcards;

- (h) pictorial or scenic painting or production of signs or posters by means of stencils, screens or like methods or any other work incidental thereto including cut-out displays of all descriptions, pictorial, scenic or lettering;
- (i) in the State of West Australia the work of enamelling, lining, spraying and writing on cycles;
- (j) in the State of Queensland leadlight and metal glazing including cutting glass, assembling and fixing such glass by means of lead and/or metal sections;
- (k) employees who mix and/or apply and/or fix paint or like matter or substitutes or mixtures or compositions or compounds for texture or plastic coatings and finishes or other decorative or protective coatings and/or finishes, or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water-colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings (coatings shall not be read and construed to include the applying and fixing of lagging, or the work of applying or fixing of coatings consisting of plaster and/or lime and/or cement and/or aggregate when such substances are mixed or blended with water or the coating of pipes with bitumen and/or wrapping with burlap or hessian or in the State of Victoria only work covered by the description of industry in connexion with which the Victorian Plasterers Society is registered as at 1st November, 1962, but shall include any subsequent coats of paint or other like material for the purposes of protection or decoration) or other materials used in any of the callings specified in Rule 2, Constitution hereof, (other than mixing of paint, paint mixtures, protective coatings and/or plastic coatings and/or finishes and/or mixtures, putty, putty mixtures, stopping, caulking mixtures, compositions or compounds, oils, oil mixtures, varnishes, varnish mixtures, water colours, water colour mixtures, lacquers, lacquer mixtures, stains and removers, stain removal mixtures in paint and chemical factories) and/or other materials used in the painting and decorating trade with a brush, spray, roller or other tool or remove paint or like matter or substitutes or mixtures or compositions or compounds for texture or plastic coatings and finishes or other decorative coatings and/or finishes or putty, stopping or caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings, or other materials used in the painting and decorating trade by heat, flame, water, solvents, electrical, mechanical, airpowered or hand tools, or by grit, shot, or other abrasives or by any other means;
- (1) persons engaged in preparing the work and materials required in any of the aforementioned branches of the trade; together with such other persons whether engaged in any industrial pursuit or not who have been appointed officers of the Union or its branches and admitted as members thereof but shall not include persons employed in connexion with the production or preparation of manufactured goods, plant, machinery, equipment, packages or containers for sale or purposes of distribution.
- (2) For the purposes of this Rule a person shall be deemed to be employed in one or more of the specified industries, occupations, callings, vocations or industrial pursuits if:

- (i) his usual occupation is that of an employee in one or more of the specified industries, occupations, callings, vocations or industrial pursuits, or
- (ii) he is a person employed in one or more of the specified industries, or engaged in one or more of the specified industrial pursuits in the State of New South Wales, Queensland, South Australia or Western Australia who -
 - (a) in the case of a person so employed or engaged in New South Wales - is an employee for the purposes of the Industrial Arbitration Act 1940 of that State or that Act as amended from time to time;
 - (b) in the case of a person so employed or engaged in Queensland - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1961-1976 of that State or that Act as amended from time to time;
 - (c) in the case of a person so employed or engaged in South Australia - is an employee for the purposes of the Industrial Conciliation and Arbitration Act 1972-1975 of that State or that Act as amended from time to time;
 - (d) in the case of a person so employed or engaged in Western Australia - is an employee for the purposes of the Industrial Arbitration Act 1979 of that State or that Act as amended from time to time;
- (3) A person who is a member of or who is eligible for membership of The Printing and Kindred Industries Union, shall not be eligible to be or be a member of The Operative Painters and Decorators Union of Australia.
- (B) Without limiting the generality of the foregoing, or being limited thereby the Union shall also consist of:-
 - (1) workers (other than tradesperson), on any work in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building.

For the purpose of this sub-rule (B) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a Civil or Mechanical Engineering Site.

- (2) without limiting the generality of the foregoing, persons eligible for membership of the Union shall include any worker:
 - (i) assisting any bricklayer, mason, plasterer, carpenter, or other tradesperson engaged on the work described in Part (1) of this sub-rule; or
 - (ii) employed on any making or contracting job in wood, stone, brick, concrete, iron or steel, or combination of these or other materials incidental to any of the work described in Part (1) of this sub-rule, and in particular as

Bricklayers Labourer

Plasterers Labourer
Concrete Finisher
Dump Cart Operator
Scaffolder
Powder Monkey
Foundation Shaftsmen
Steel Fixer (including Tack Welder)
Assistant Powder Monkey
Demolition Worker
Gear Hand
Jackhammerman
Mixer Driver (Concrete)
Steel Erector
Aluminium Alloy Worker Structural Erectors
(whether prefabricated or otherwise)
Cement Gun Operator
Concrete Cutting and Sawing Machine Operator
Concrete Gang worker (including Concrete
Floater)
Roof Layer (Malthoid or similar material)
Underpinner
Concrete Formwork Stripper
Builders Labourer
Tackle Hand
Floor Sanding and/or Smoothing Machine
Operators
Leading Hand Labourer
Labourer on Refractory work
Labourer excavating ground for foundations
or basements of building or levelling
ground on a proposed building site
or doing concrete work, tar paving or
asphalt work or mortar or concrete mixing
in connection with or incidental to the
construction, repair, demolition or
removal of buildings
Rigger performing rigging work that is an
integral part of, or is incidental to, a
tradesman's work
Assistant Rigger assisting a rigger
specified in immediate preceding
classifications
Drilling Machine Operator except in the
mining or mineral exploration or
hydrocarbon industries

Provided that, nothing in this sub-rule (B) shall render
eligible to join the Union any person employed:-

- (3) In the State of Victoria as a bricklayer's labourer, a bricklayer's labourer-refractory brickwork, a plasterer's labourer assisting a fibrous plasterer, a plasterers labourer assisting a solid plasterer, a concrete finisher, or labourer whose sole function is to assist a roof slater and tiler or whose sole function is to operate a dump cart;
- (4) A drainer or person employed as a plumber's labourer;
- (5) On a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on a Civil or Mechanical Engineering Site;

- (6) In the installation, repair or maintenance of lifts, escalators or air-conditioning plant;
 - (7) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (C) Without limiting the generality of the foregoing and without being limited thereby the:
- (i) The Union shall also consist of all persons who are employed or are usually employed in any position on or in or in connection with (a) saws and wood working machines; (b) handling and treating timber and articles manufactured therefrom; (c) sawmills, timber yards, box and case factories, saw makers shops, joiners workshops, car and waggon shops, coach builders workshops, coopers workshops, furniture factories wooden sporting goods factories and veneer and plywood factories; (d) the preparing of woodwork for joiners, carpenters, builders, implement makers, coachbuilders, car and waggon builders, furniture factories, box and case factories, wooden sporting goods factories, veneer and plywood factories and coopers shops; (e) falling splitting and hewing timber.

Provided that millwrights, blacksmiths and maintenance engineers employed as such elsewhere than in bush sawmills, and fitters and/or turners, other than wood turners, shall not be eligible for membership unless covered by the provisions of paragraph (ii) hereof.

In these Rules, the words "wood and/or timber" without in any way limiting the ordinary meaning of the words, shall also be deemed to include any artificial or laminated or manufactured material now in existence or hereafter coming into existence from whatever materials made or constructed or manufactured, which is or can or may be used in the place of wood or timber, and which can be handled and/or treated and/or machined and/or worked in a similar way and with similar machines and/or tools, as in the case of wood or timber and

- (ii) The Union shall also consist of an unlimited number of males and females engaged or usually engaged in any occupation connected with manufacture, processing and supply of pulp, paper, paper board, strawboard, plastic materials (obtained from the wood and cooking chemicals in establishments where the organisation has as members persons coming within any other sections of this constitution) paper bags or any similar commodity, excepting employers of labour and
 - (iii) The Union shall also consist of such other persons who may be appointed from time to time to any office.
- (D) Without limiting the generality of the foregoing and without being limited thereby the Union shall also consist of an unlimited number of employees engaged in or in connection with the coal and shale industries together with such other persons whether employees in the industries or not as have been appointed officers and admitted as members.

(E) Without limiting the generality of the foregoing and without being limited thereby the Union shall consist of:-

- (a) An unlimited number of all classes of engine drivers, firemen, crane drivers, mobile crane drivers, forklift drivers, tow motor drivers, excavator drivers, pump attendants, pile drivers, motor drivers or attendants, greasers, cleaners, trimmers and any other workers assisting in and about the work incidental to any engine, boiler or machinery connected with the production or utilisation of power on land or any harbour or river, and boiler attendants attending boilers not generating steam for power purposes and such persons as have been elected or appointed as paid officers of the Union or a branch of the Union or whilst financial members of the Union are elected as representatives of any working-class organisation to which the Union or a branch thereof is affiliated, or as a working-class member of Parliament.

Provided that mobile crane drivers, operators of fork lifts and/or tow motors engaged on the waterfront upon such work being that of a waterside worker or engaged in the transport of goods by road, or motor truck drivers wherever employed, shall not be eligible for membership.

- (b) Further, provided that, without limiting the generality of the foregoing the Union shall also consist of the following classes of workers engaged in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purposes of this sub-rule (b) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a civil or mechanical engineering site.

Dogman

Hoist or Winch Driver

Gantry Hand or Crane Hand

Crane Chaser

Dogman/Crane Hand

Trainee Dogman/Crane Hand

Pile Driver

Pile Driver Assistant

Rigger performing rigging work that is an integral part of, or is incidental to, crane operations

Assistant Rigger

Drilling Machine Operator

Dump Cart Operator in respect of Victoria only

Provided that, nothing in sub-rule (b) shall render eligible to join the Union any person employed:

- (1) on a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on a civil or mechanical engineering site.
- (2) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two

degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.

(3) in the mining or exploration or hydro-carbons industries.

- (F) Without limiting the generality of any other subrule or paragraph or being limited thereby the Union also shall consist of an unlimited number of members who are employed in, or competent to be employed in or in connexion with the following industries or trades: Piano and piano-player makers and tuners, organ-makers, and makers of gramophones and all other musical instruments, cabinet-makers, wood-carvers, billiard table makers and fitters, clock-case makers, coffin-makers, 3-ply veneer workers, chair and couch makers, or other articles of sitting accomodation, sewing machines, upholsterers, carpet and linoleum planners and all floor covering layers, outdoor hands, measuring, fixing, soft furnishings, blind cutting, making, painting, fixing, french-polishers, enamellers, spraying machine operators, makers of wireless instrument cases or cabinets, woodturners, mantel-piece makers, overmantel-makers, mattress-makers, wire-weavers, picture-frame makers, bedding-makers, quiltmakers (including eiderdown), venetian and wire-blind makers, bamboo pith and cane and wicker workers, packers of crockery and furniture mantle-pieces, pictures, carpets, drapery, plate and sheet glass in warehouses, shops, factories or stores, glass bevellers, glass benders, glass worker (excepting those on spectacles, lenses or frames and employees in firms where such employees are engaged on work connected with the manufacture or repair of scientific, precision or other instruments such as binoculars, microscopes, military, aircraft and naval instruments), glass lampshade workers, safety glass workers, toy makers and/or toy repairers in establishments where the chief product or products or one of the chief products manufactured in such establishments is otherwise provided for herein; cutters, silverers, glaziers, glass polishing, cutting, painting, cementing, leadlight glaziers and cutters, and all woodworking or other machinists, and operators of other mechanical devices preparing material for above employees; millwright's baby carriage makers, upholstresses, new and second-hand carpet, drapery, table and lampshade hands; flock-workers, rag-pickers and fumigators; timber stackers, yardmen, and labourers, and all other employees working in new and secondhand furniture factories, piano factories, organ factories, mantel-piece factories, billiard-table factories, overmantel factories, bedding-factories, mattress factories, venetian and wire-blind factories, picture-frame factories, plate-glass factories, luxfer glazing factories, bamboo pith cane; Reed-tex, Hytex, and wicker-work factories, sewing machine factories, flock factories, window background workers, display article workers, refrigerator workers, incubator workers, together with such other persons, whether employees engaged in the industries or not, as have been appointed officers of the Union and admitted as members thereof, provided that a branch may issue a clearance to any member whom it may be considered should not retain his membership on the ground that he is working in an industry not governed by any awards of the Society.
- (G) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule (E) above shall make eligible for membership of the Union any person employed by Comalco Aluminium Limited in its operations at Weipa in the State of Queensland.

(H) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule "E" shall make eligible for membership of the union any person employed by Queensland Alumina Limited in its operations at Gladstone in the State of Queensland.

(I) Without limiting the generality of sub-rules (A), (B), (C), (D) and (F) above and without being limited thereby, nothing in sub-rule (E) above shall make eligible for membership of the Union any person employed by the following employers in metalliferous mining in Tasmania or South Australia:

Aberfoyle Resources Ltd
Beaconsfield Gold Mines Ltd
Mt Lyell Mining & Railway Co. Ltd
Pasminco Mining
Renison Ltd
Tasmania Mines Ltd
Western Mining Corporation
Adelaide Chemical Company
Boral Resources (SA) Pty Ltd
Penrice Soda Products Pty Ltd
Mt Gunson Mines Ltd
Commercial Minerals (SA) Pty Ltd

(J) Without limiting the generality of Sub-Rules (A) to (F) herein or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union, shall be eligible for membership of the Union.

(K) 1. For the purposes of this sub-rule:

1.1 "employees" shall mean and include employees of employers engaged in the operations of sugar mills, refineries, distilleries, terminals and sugar storage facilities in the milling, refining, distilling, terminal, storage and other sectors of the sugar industry in Queensland and/or in any by-product or tourism operations conducted by an employer but shall not mean and include

1.1.1 persons employed to perform office clerical and tradespersons' work, or

1.1.2 in the case of CSR Limited, persons who are from time to time members of the CSR Ltd Officers' Association or who are from time to time salaried staff of CSR Limited eligible for membership of the CSR Ltd Officers' Association, or

1.1.3 persons who are contractors or subcontractors engaged by employers, and

1.2 "employers" shall mean and include -

1.2.1 Australian National Power Alcohol Company Proprietary Limited,

1.2.2 Babinda Sugar Limited,

1.2.3 Bingera Sugar Pty Ltd,

- 1.2.4 The Bulk Sugar Terminal Operations,
 - 1.2.5 Bundaberg Distilling Company Pty Limited,
 - 1.2.6 Bundaberg Sugar Ltd,
 - 1.2.7 CSR Limited,
 - 1.2.8 CSR Plane Creek Pty Ltd,
 - 1.2.9 The Haughton Sugar Company Pty Limited,
 - 1.2.10 Isis Central Sugar Mill Co Limited,
 - 1.2.11 Mackay Sugar Co-operative Association Limited,
 - 1.2.12 Millaquin Sugar Pty Ltd,
 - 1.2.13 Moreton Sugar Ltd,
 - 1.2.14 Mossman Central Mill Company Pty Ltd,
 - 1.2.15 Pioneer Sugar Mills Limited,
 - 1.2.16 Proserpine Co-operative Sugar Milling Association Limited,
 - 1.2.17 Schumer Pty Ltd,
 - 1.2.18 South Johnstone Mill Limited,
 - 1.2.19 The Maryborough Sugar Factory Limited,
 - 1.2.20 Mulgrave Central Mill Co Limited,
 - 1.2.21 Tully Sugar Limited, and
 - 1.2.22 W H Heck & Sons Pty Ltd.
2. Employees (as defined) of employers (as defined) shall not be eligible to join the union.
- (L) Employees of Thiess Services Pty Ltd employed as maintenance workers at South Eastern Water pursuant to the Australian Workers Union Construction and Maintenance Award 1989 and the Thiess Environmental Services Pty Ltd Victorian Maintenance and Construction Services Enterprise Agreement 1995-1997 shall not be eligible for membership.
- (M) Persons employed or to be employed by Energy Developments Limited and/or its subsidiaries or related companies shall not be eligible for membership of the union pursuant to any rule of the union, and the union shall not have the right to represent under the Act the industrial interests of such persons.
- 3 - DESCRIPTION OF INDUSTRY
- (A) The employment of persons:
- (1) employed or seeking to be employed in or in connection with the industry or industries, and/or occupations, and/or calling, and/or vocations, and/or industrial pursuits of:

and/or

- (2) who, otherwise than as employees or employers, follow an occupation in or in connection with the industry or industries of:

and/or

- (3) who, otherwise than as employees or employers, are engaged in the industrial pursuit or pursuits of:

(i) the industries in connection with which the Union is formed are the carpentry, joinery, ship carpentry, ship joinery, bricklaying, tuckpointing, tilelaying and stonemasonry industries, including the industries of persons employed in the laying or fixing of tiles, faience, mosaic, ceramic, opalite and the like not exceeding in measurement .093 square metres when such opalite and the like is fixed with cement composition or, as stone masons, marble masons, polishers, machinists, sawyers and other persons engaged in the dressing, preparation and/or erection of stone marble, or slate, and other persons engaged in the preparation and/or erection of terrazzo or similar compositions, and/or slating, rooftiling, ridging, shingling and cement tiling industries, plate, sheet and ornamental glass trade industries in New South Wales.

(ii) the industries in connection with which the Union is formed are building operations and of plastering and tile laying.

- (B) And an unlimited number of persons employed or usually employed as workers, other than tradespersons, engaged in or in connection with any of the following work, occupations or callings:

(1) workers (other than tradespersons), on any work in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purpose of this sub-rule (B) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a Civil or Mechanical Engineering Site.

(2) without limiting the generality of the foregoing, persons eligible for membership of the Union shall include any worker:

(i) assisting any bricklayer, mason, plasterer, carpenter, or other tradesperson engaged on the work described in Part (1) of this sub-rule; or

(ii) employed on any making or contracting job in wood, stone, brick, concrete, iron or steel, or combination of these or other materials incidental to any of the work described in Part (1) of this sub-rule, and in particular as

Bricklayers Labourer
Plasterers Labourer
Concrete Finisher
Dump Cart Operator
Scaffolder
Powder Monkey
Foundation Shaftsman
Steel Fixer (including Tack Welder)

Assistant Powder Monkey
Demolition Worker
Gear Hand
Jackhammerman
Mixer Driver (Concrete)
Steel Erector
Aluminium Alloy Worker Structural Erectors
(whether prefabricated or otherwise)
Cement Gun Operator
Concrete Cutting and Sawing Machine Operator
Concrete Gang worker (including Concrete
Floater)
Roof Layer (Malthoid or similar material)
Underpinner
Concrete Formwork Stripper
Builders Labourer
Tackle Hand
Floor Sanding and/or Smoothing Machine
Operators
Leading Hand Labourer
Labourer on Refractory work
Labourer excavating ground for foundations
or basements of building or levelling
ground on a proposed building site or
doing concrete work, tar paving or asphalt
work or mortar or concrete mixing in
connection with or incidental to the
construction, repair, demolition or
removal of buildings
Rigger performing rigging work that is an
integral part of, or is incidental to, a
tradesman's work
Assistant Rigger assisting a rigger
specified in immediate preceding
classifications
Drilling Machine Operator except in the
mining or mineral exploration or
hydrocarbon industries

- (C) The industry of any person employed in any position on or in or in connection with:
- (1) (a) saws and woodworking machines; (b) handling and treating timber and articles manufactured therefrom;
 - (2) (a) sawmills; (b) timber yards; (c) box and case factories; (d) sawmakers shops; (e) joiners workshops; (f) car and waggon shops; (g) coach builders shops; (h) coopers workshops; (i) furniture factories; (j) wooden sporting goods factories; (k) veneer and plywood factories;
 - (3) without limiting the generality of the foregoing, the industry of any person employed in any position in or in connection with the preparing of wood work for (i) joiners; (ii) carpenters; (iii) implement makers; (iv) coachbuilders; (v) car and waggon builders; (vi) builders; (vii) furniture factories; (viii) box and case factories; (ix) wooden sporting goods factories; (x) veneer and plywood factories; (xi) coopers shops;
 - (4) The industry of any person employed in or in connection with hewing splitting and falling timber; and

- (5) without limiting the generality of the foregoing the industry of wood working machinists. In the Industry, the words "Wood and/or Timber" without in any way limiting the ordinary meaning of the words shall also be deemed to include any artificial or laminated or manufactured material now in existence or hereafter coming into existence from whatever materials made or constructed or manufactured, which is or can or may be used in the place of wood or timber, and which can be handled and/or treated and/or machined and/or worked in a similar way and with similar machines and/or tools, as in the case of wood or timber and
- (D) The Industry of paper-making, strawboard making, paper-bag making or the making of any similar commodity.
- (E) And an unlimited number of persons employed or usually employed as workers engaged in or in connection with the Coal Mining industry.
- (F) The group of industries comprised with in the calling, service, employment, occupation, or avocation of persons employed on land or any harbour, lake or river, as drivers of or attendants to any engine, winch, crane, mobile crane, fork lift, tow motor, pile driver, excavator, pump, boiler, generator, or motor used in or in connection with the generation, production, distribution, or utilisation of power, and persons assisting in or about any work incidental thereto.
- (1) Further, without limiting the foregoing, the group of industries comprised within the calling, service, employment, occupation, or avocation of persons employed in a classification in (2) hereunder in or in connection with or incidental to the erection, repair, renovation, maintenance, ornamentation, alteration, removal or demolition of any building. For the purposes of this sub-rule (1) building shall include a building-type structure for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant) on a civil mechanical engineering site.
- (2) Dogman
Hoist or Winch Driver
Gantry Hand or Crane Hand
Crane Chaser
Dogman/Crane Hand
Pile Driver
Pile Driver Assistant
Rigger performing rigging work that is an integral part of, or is incidental to, crane operations
Assistant Rigger
Drilling Machine Operator
Dump Cart Operator in respect of Victoria only
- (3) Provided that, nothing in sub-rule (1) shall render eligible to join the Union any person employed:
- (a) on a building or structure which building or structure is for the purpose of housing mechanical or electrical plant on civil or mechanical engineering site.
- (b) In that area of Queensland situated north of a line commencing at the sea coast with the twenty second parallel of south latitude, thence by that parallel of latitude due west to a hundred and forty seven degrees of east longitude thence by that meridian of longitude due south to twenty two

degrees thirty minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.

(c) in the mining or exploration or hydro-carbons industries.

(G) The industry in or in connexion with which the Union is registered is the industry of the employment of persons employed or seeking to be employed in or in connexion with the industries and/or occupations and/or callings and/or vocations and/or industrial pursuits of the painting and decorating industry in connexion with buildings, and structures, plant, machinery and equipment, fences and posts (commercial, residential, industrial or otherwise), general and ship painting, including the following:-

- (a) the painting of ships including naval ships, and the painting of prefabricated ships and prefabricated parts of ships of every kind;
- (b) the painting of launches and/or boats of every kind and the painting of prefabricated launches and boats and the prefabricated parts of launches and boats of every kind;
- (c) the painting of or in connexion with all buildings and structures, plant, machinery and equipment, fences and posts, (commercial, residential, industrial or otherwise), the painting of or in connexion with prefabricated buildings and structures, plant, machinery and equipment, (commercial, residential, industrial or otherwise) and any prefabricated or other parts of prefabricated buildings and structures as aforementioned;
- (d) the painting of the exterior of pipe lines on or above the surface of the earth, conduits, valves, condensers, cocks, control and/or regulating stations or sub-stations, and/or pumping, suction, syphon or booster stations or sub-stations, and/or storage holders, pressure regulating holders and/or trestles, bridges, viaducts, pylons, and any other supports, and all machinery and appurtenances relating to the foregoing on water, land, or sea, used or to be used for the purposes of storing and/or regulating and/or conveying liquids or gases including natural oils and gases;
- (e) glazing, glass cutting, glass processing, cutting and fixing vitrolite or like material, the fixing of glass by any means in any place prepared for its reception, fitting and fixing glazing bars;
- (f) paperhanging, applying and/or fixing wall hangings or coverings, decorating, kalsomining, distempering, plastic relief and texture work, graining, marbling, gilding, enamelling, varnishing and lacquering;
- (g) signwriting, designing and/or lettering of price tickets and showcards;
- (h) pictorial or scenic painting, or production of signs or posters by means of stencils, screens or like methods or any other work incidental thereto, including cut-out displays of all descriptions, pictorial, scenic or lettering;
- (i) the work of enamelling, lining, spraying and writing on cycles;
- (j) leadlight and metal glazing including cutting glass, assembling and fixing such glass by means of lead and/or metal sections;

- (k) mixing and/or applying and/or fixing paint or like matter or substitutes or mixtures or compositions, or compounds, for texture or plastic coatings and finishes or other decorative or protective coatings and/or finishes, or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings (other than mixing of paint, paint mixtures, protective coatings and/or plastic coatings and/or finishes and/or mixtures, putty, putty mixtures, stopping, caulking mixtures, compositions or compounds, oils, or mixtures, varnishes, varnish mixtures, water colours, water-colour mixtures, lacquers, lacquer mixtures, stain removal mixtures in paint and chemical factories) and/or other materials used in the painting and decorating industry with a brush, spray, roller or other tool or removing paint or like matter or substitutes or mixtures or compositions or compounds, for texture or plastic coatings and finishes or other decorative coatings and/or finishes or putty, stopping, caulking mixtures, compositions or compounds, oils, varnishes, water colours, lacquers, stains, wallpapers, wall hangings or coverings, coatings, or other materials used in the painting and decorating industry, by heat, flame, water, solvents, electrical, mechanical, airpowered or hand tools or by grit, shot or other abrasives or by any other means, (coatings shall not be read and construed to include the applying and fixing of lagging, or the work of applying or fixing of coatings consisting of plaster and/or lime and/or cement and/or aggregate when such substances are mixed or blended with water or the coating of pipes with bitumen and/or wrapping with burlap or hessian or in the State of Victoria only work covered by the description of industry in connexion with which the Victorian Plasterers Society is registered as at 1st November 1962, but shall include any subsequent coats of paint or other like material for the purposes of protection or decoration);
- (l) the preparing of the work and materials required in any of the afore-mentioned branches of the industry, and all work in connexion therewith and incidental thereto.

Provided that the industry above written shall be read and construed to exclude the registered industry of The Printing and Kindred Industries Union or any part of that industry.

- (H) The furnishing and wood working industries, including coffin making and the industry of making musical instruments of which wood forms a part.
- (I) Without limiting the generality of Sub-Rules (A) to (H) herein or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union, shall be eligible for membership of the Union.

Information contained in the application and supporting documents concerning the reasons for the proposal and the effect of the proposal is as follows:

1. The reason for the proposed alteration is that the Victorian State Building Trades Union is no longer able to effectively represent the industrial interests of persons employed in the plaster industry in the State of Victoria and the CFMEU is an organisation able to represent the industrial interests of the class of persons to whom the application relates.

2. The effect of the proposed alteration is to amend the CFMEU's eligibility rule to reflect the full extent of the scope of the present eligibility rule of the Victorian State Building Trades Union.

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 written statement within thirty-five (35) days after publication of this advertisement and by serving on the organisation (whose address for service is: Suite 2, 3rd Floor, 361 Kent Street, SYDNEY 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and the written statement so lodged.

M. Kelly
Industrial Registrar

9606275

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

AND in the matter of the variation of the above award

LIQUOR TRADES HOTELS (AUSTRALIAN CAPITAL TERRITORY AWARD 1996

(L0022) C NO 21870/96

TRANSPORT WORKERS' (L P GAS INDUSTRY) AWARD 1985 (T0163) C NO 33202/97

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

Award code & Var No	Clause No	Substance of variation	Date of Effect
L0022 Correction	code, 17,20,30,	Change code,wages & working conditions	01.01.97
T0163 V032	2,57,	Arrangement, Superannuation	17.07.97

Dated this 3rd day of September 1997

Christine Hayward

Deputy Industrial Registrar

9606276



ADVERTISEMENT OF APPLICATION FOR WINDING UP

IN THE SUPREME COURT OF WESTERN AUSTRALIA AT PERTH

COR 203 of 1997

IN THE MATTER OF BREVTEX MACHINE TOOLS PTY LTD ACN 050 634 529

NOTICE is hereby given that an application for the winding up in insolvency of the abovenamed company by the Supreme Court of Western Australia was on 28 July 1997 filed by G&G Steelworks Pty Ltd (ACN 009 102 827) of 5 Stockdale Road, O'Connor in the State of Western Australia. The application is to be heard before a Master in Chambers at the Supreme Court at Perth at 10.30 a.m. on 10 September 1997.

The liquidator whose appointment is sought is CHRISTOPHER MICHAEL WILLIAMSON of the firm of Hall Chadwick, Level 20, 140 St George's Terrace, Perth in the State of Western Australia.

Any creditor or contributory of the company desiring to support or oppose the making of an order in the application may appear at the time of hearing by himself or his counsel for that purpose.

The applicant's solicitor is Mony de Kerloy, Level 6, 44 St George's Terrace, Perth in the State of Western Australia.

NOTE:

- (1) Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor notice in writing of that intention. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received no later than 4.00 p.m. on 9 September 1997.
- (2) A person may not, without leave of the Court, oppose the application unless, at least seven days before the hearing date, the person has filed and served on the applicant: -
 - (a) notice of the grounds of opposition; and
 - (b) an affidavit verifying the matters stated in the notice.





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
<i>Superannuation Act 1976</i>	Superannuation (CSS) Continuing Contributions for Benefits Regulations (Amendment)	1997 No. 215
<i>Migration Act 1958</i>	Migration Regulations (Amendment)	1997 No. 216
<i>Australian Wool Research and Promotion Organisation Act 1993</i>	Australian Wool Research and Promotion Organisation (Postal Ballots) Regulations	1997 No. 217
<i>Australian Wool Research and Promotion Organisation Act 1993</i>	Australian Wool Research and Promotion Organisation (AGM) Regulations (Amendment)	1997 No. 218
<i>Primary Industries Levies and Charges Collection Act 1991 and Wine Export Charge Act 1997</i>	Primary Industries Levies and Charges Collection (Wine Export) Regulations	1997 No. 219
<i>Civil Aviation Act 1988</i>	Civil Aviation Regulations (Amendment)	1997 No. 220
<i>Superannuation Industry (Supervision) Act 1993</i>	Superannuation Industry (Supervision) Regulations (Amendment)	1997 No. 221
<i>Wool Tax (Administration) Act 1964</i>	Wool Tax (Administration) Regulations (Amendment)	1997 No. 222
<i>Tobacco Charges Assessment Act 1955</i>	Tobacco Charges Regulations (Amendment)	1997 No. 223
<i>Insurance Act 1973</i>	Insurance Regulations (Amendment)	1997 No. 224
<i>Insurance (Agents and Brokers) Act 1984</i>	Insurance (Agents and Brokers) Regulations (Amendment)	1997 No. 225
<i>Insurance Contracts Act 1984</i>	Insurance Contracts Regulations (Amendment)	1997 No. 226
<i>Occupational Health and Safety (Commonwealth Employment) Act 1991</i>	Occupational Health and Safety (Commonwealth Employment) (National Standards) Regulations (Amendment)	1997 No. 227



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

No. 3 of 1997

Occupational Health and Safety (Asbestos) (Repeal) 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

No. 3 of 1997

Occupational Health and Safety (Asbestos) (Repeal) Ordinance 1997



**Commonwealth
of Australia**

Gazette

No. S 340, Friday, 29 August 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

CORPORATIONS LAW

**NOTICE OF APPLICATION RELATING TO
HACHMA INTERNATIONAL (AUSTRALIA) PTY LIMITED
(ACN 010 808 116)**

Notice is hereby given that Hachma International (Australia) Pty Limited will apply to the Supreme Court of New South Wales at 11.00 am on 15 September, 1997, at Queens Square, Sydney for an order under section 195(5) of the Corporations Law confirming the reduction of the capital of the company from \$41,000,100 to \$24,600,060 which is to be achieved by reducing the issued capital from 41,000,100 ordinary shares with a fully paid up value of \$1.00 per share to 24,600,060 ordinary shares with a fully paid up value of \$1.00 per share.

The cancelled capital will be returned to the holder of the 16,400,040 ordinary shares in the amount of \$1.00 for each share held.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on Hachma International (Australia) Pty Limited at its address for service shown below not later than 10 September, 1997.

Robert Kaufmann
Solicitors for
Hachma International (Australia) Pty Limited
ACN 010 808 116

Address for service:
Kaufmann Peters
Lawyers
Level 6
20 Loftus Street
SYDNEY NSW 2000





Commonwealth
of Australia

Gazette

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Published by the Australian Government Publishing Service, Canberra

SPECIAL

CORPORATIONS ACT 1989
Subsection 32(1)

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1021 "DEPRECIATION"

NOTICE is hereby given that the Australian Accounting Standards Board has made accounting standard AASB 1021 "Depreciation" under section 32 of the *Corporations Act 1989*, for application to financial years that end on or after 30 June 1998.

When operative, AASB 1021 supersedes Accounting Standard AASB 1021 "Depreciation of Non-Current Assets", which was notified in Gazette No. S 236 on 27 June 1996.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9523 8111.

Produced by the Australian Government Publishing Service

Cat. No. 96 8458 1 ISBN 0644 491027

ISSN 1032-2345

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TOBACCO ADVERTISING PROHIBITION ACT 1992

SPECIFICATION UNDER SUBSECTION 18(2) AND (3)

I, Michael Wooldridge, Minister for Health and Family Services, under subsection 18(2) of the *Tobacco Advertising Prohibition Act 1992* (the Act), having regard to the guidelines in force under subsection 18(5) of the Act and being satisfied that the event mentioned below is of international significance and that failure to specify the event would be likely to result in the event not being held in Australia:

- (a) specify the Australian Ladies Masters 1997 to be held at the Gold Coast, Queensland from 26 February 1997 to 1 March 1997; and
- (b) specify the following conditions as conditions to be complied with in relation to the publication of tobacco advertisement in connection with the event;
 - (i) the advertisements that may be published is limited to:
 - A. Tee signage X 54. Nine holes to be dressed with Alpine signs each being 2.4m X 1.2m;
 - One main leader board - three Alpine panels each 2.7m X 1.2 metres
 - One main results board - two Alpine panels each 2.4m X 600mm
 - Four course leader boards - 2.4m X 1.2m Alpine Panel on each board;
 - Three grandstand signs - each 7.2m X 1.2m
 - Twelve carry board headers each 50mm X 10 mm
 - Thirty six tee markers each 40mm X 20mm
 - Three merchandising outlets each with Alpine banners 4.8m X 1.2m
 - One media centre - one Alpine panel 1.22m X 0.61m on media backdrop, with LPGA, Royal Pines Resort and ALPG
 - Three Alpine Fairway/Green signs each 4.8m X 2.4m
 - Eighteen green exit and entrance Alpine panel motives 30cm X 12cm
 - B. Twenty Alpine beach umbrellas in public catering areas
 - Fifty Alpine hand held umbrellas
 - Forty Alpine golf flags
 - Eighteen Alpine pin flags
 - C. Staff and volunteer shirts with Australian Ladies Masters logo with Alpine



motif

Alpine Pro-Am shirts with Australian Ladies Masters logo and Alpine motif

Alpine caddy jackets

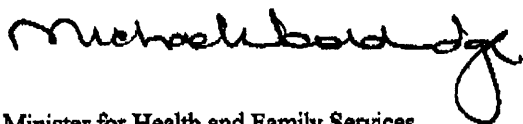
Alpine marshal jackets

Alpine volunteer and staff hats, caps and visors

- (ii) the content of the advertisements that may be published is limited to;
 - A. all signs referred to in paragraph (b)(i) A. and (b)(i)B above must be accompanied by one of the two health warnings "SMOKING KILLS" or "SMOKING IS ADDICTIVE". Each health warning must comply with the format set out in regulation 9 of the Trade Practices (Consumer Product Information Standards)(Tobacco) Regulations, and must occupy at least 25% of the total area of each sign; and
- (iii) the way the advertisements may be published is limited to the way described in paragraph (b)(i), provided that;
 - A. the advertisements are confined to the venue of the event, namely the Royal Pines Resort, Queensland; and
 - B. the advertisements are not conspicuous from any places beyond the boundaries of the Royal Pines Resort, Queensland.

The specification comes into force on 17 February 1998 and stops being in force on 3 March 1998.

Dated



Minister for Health and Family Services

25 AUG 1997

TOBACCO ADVERTISING PROHIBITION ACT 1992

NOTICE UNDER SUBSECTION 18(2)

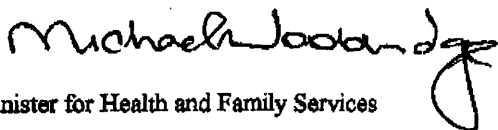
I, Michael Wooldridge, Minister for Health and Family Services, under subsection 18(2) of the *Tobacco Advertising Prohibition Act 1992* (the Act), having regard to the guidelines in force under subsection 18(5) of the Act and being satisfied that the event mentioned below is of international significance and that failure to specify the event would be likely to result in the event not being held in Australia;

HEREBY:

- (a) specify the 1997 Australian Motorcycle Grand Prix to be held at Phillip Island from 3-5 October 1997 as a sporting event to be held in Australia;
- (b) specify the following as conditions to be complied with in relation to the publication of tobacco advertisements in connection with the event:
 - i) the advertisements required by, or otherwise pursuant to, international contracts or arrangements for the sponsorship of individual teams, being contracts or arrangements in force at the date of this instrument, but excluding advertisements displayed on uniforms of promotional personnel and/or displays and/or giveaways and restricting team merchandising to one merchandising outlet per team;
 - ii) advertising on track signage pursuant to international contracts with the organising body Dorna Promocion Del Deporte, S.A., in particular ten Marlboro banners (9m x 2m), one Marlboro bridge sign (30m x 2m, each side) ten Lucky Strike banners (9m x 2m), one Lucky Strike bridge sign (30m x 2m, each side).
 - iii) all signs referred to in paragraph (b)(ii) above must include one of the health warnings set out in Column 2 of Schedule 1 of the Trade Practices (Consumer Product Information Standards)(Tobacco) Regulations. Each of the health warnings set out in Column 2 of Schedule 1 shall appear as nearly as possible on an equal number of signs. Each health warning must comply with the format set out in regulation 9 of the Regulations, and must occupy at least 25% of the total area of each sign.
- (iv) the way in which the advertisements may be published is limited to the advertisements being confined to the venue of the event, namely Phillip Island, Victoria.

This specification comes into force on the 26 September 1997 and stops being in force on 12 October 1997.

DATED the 25th day of August 1997.



Minister for Health and Family Services