



Commonwealth
of Australia

Gazette

No. GN 2, Wednesday, 14 January 1998

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 14 January 1998



DRAFT NATIONAL ENVIRONMENT PROTECTION MEASURE

The Movement of Controlled Waste Between States and Territories

The National Environment Protection Council (NEPC) is a national council of Commonwealth, State and Territory Ministers. The NEPC's role is to make National Environment Protection Measures (Measures) which are designed to ensure all Australians enjoy the benefit of equivalent environmental protection.

The NEPC has released a draft Measure and Impact Statement on the Movement of Controlled Waste Between States and Territories for public comment.

The objective of this Measure is to establish a national framework for developing and integrating State and Territory systems for the management of the movement of controlled waste between States and Territories in order to minimise risk to the environment from their transport.

A series of public meetings will be held to discuss the draft Measure in all States and Territories. Detailed information on these meetings will be advertised in local newspapers.

After the initial 2 month period for public comment, a final draft will be put to the NEPC for consideration in light of submissions received.

The NEPC invites your comments and suggestions on the draft Measure and Impact Statement by close of business 15 March 1998. Please note that no extension on this deadline is possible.

Copies of the draft Measure and Impact Statement will be available from the NEPC Service Corporation by 14 January 1998. If you have already registered on the NEPC data base, this information will be automatically sent to you.

The draft Measure and Impact Statement are available on the NEPC website: <http://www.nepc.gov.au>
Freecall line 1800 626 028; Fax (08) 8224 0912; Email on exec@nepc.gov.au; or NEPC Services Corporation, Level 5, 81 Flinders Street, Adelaide SA 5000.

TMPG80793



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

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Please direct all inquiries to (02) 6295 4661.

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Persons who successfully complete this course together with relevant work or industry experience will be considered for credit in the external *Graduate Certificate in Investigations* course offered by Charles Sturt University, Wagga Wagga, NSW.

The course presenter is Garry Maher, formerly Associate Director, Investigation and Security Training Programs, University of Canberra.

Adelaide: Wednesday 4 to Friday 6 February 1998

Brisbane: Wednesday 25 to Friday 27 February 1998

Darwin: Tuesday 24 to Thursday 26 March 1998

Canberra: Wednesday 15 to Friday 17 April 1998

Townsville: Tuesday 23 to Thursday 25 June 1998

Hobart: Wednesday 18 to Friday 20 February 1998

Perth: Tuesday 10 to Thursday 12 March 1998

Sydney: Monday 6 to Wednesday 8 April 1998

Melbourne: Monday 20 to Wednesday 22 April 1998

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**AUSTRALIAN EAGLE LIFE LIMITED PROPOSED
AMALGAMATION OF LIFE INSURANCE BUSINESS WITH MLC LIMITED
AND MLC LIFETIME COMPANY LIMITED**

Australian Eagle Life Limited (ACN 055 638 572) ("Eagle"), MLC Limited (ACN 000 000 402) ("MLC") and MLC Lifetime Company Limited (ACN 000 000 420) ("Lifetime") are all members of the MLC Group of companies and are wholly owned subsidiaries of Lend Lease Corporation Limited.

Earlier this year, as part of MLC's commitment to providing responsive and client focused products and services, MLC's business was restructured. Lifetime became responsible for MLC's traditional life insurance and participating investment account policies and MLC retained the modern protection and funds management policies.

To continue this process and further streamline the structure of the MLC Group, it is proposed that Lifetime take over responsibility for the traditional life insurance and participating investment account policies of Eagle and that MLC take over responsibility for Eagle's other policies. Eagle policyholders will become policyholders of Lifetime or MLC (depending on policy type) but otherwise the terms of their policies will be unchanged.

The proposal is for the amalgamation to take effect on 31 March 1998. Information on the proposed amalgamation is available by calling the free telephone number given below. Full details of the proposal are set out in the materials open for public inspection at the addresses given below.

Eagle, MLC and Lifetime intend to apply to the Federal Court for confirmation of a scheme under Part 9 of the Life Insurance Act 1995 to give effect to the amalgamation. This will be supported by an Actuarial Report.

It is intended that the Court application will be heard at Queens Square in Sydney on 26 February 1998 at 2:15pm. Any policyholder affected by the proposed Scheme may attend the Court hearing and make representations to the Court.

A copy of the Scheme and the Actuarial Report will be open for public inspection from 9.00am to 5.00pm every day (except weekends and public holidays) for a period of 15 working days after publication of this Notice at the addresses below.

The Court has granted an exemption from sending scheme summaries to all policyholders. However, a copy of the scheme and an explanation will be sent free of charge to any policyholder who applies either in writing to one of these addresses or by calling 1800 035 564. A copy of the Actuarial report will also be provided on request.

NEW SOUTH WALES

c/- MLC
Level 1, 105-153 Miller Street
North Sydney, NSW 2060

SOUTH AUSTRALIA

c/- MLC,
Level 7, Southgate Building,
431-439 King William Street,
Adelaide, South Australia 5000

NORTHERN TERRITORY

c/- Bill Passmore and Associates,
Ground Floor, Redco Building,
62 Cavenagh Street,
Darwin, Northern Territory 0801

VICTORIA

c/- Eagle,
Eagle House, Level 6,
91-97 William Street,
Melbourne, VIC 3000

WESTERN AUSTRALIA

c/- MLC
Level 3, MLC House,
1100 Hay Street
West Perth, WA 6005

TASMANIA

c/-MLC,
Level 5, Galleria,
The Right Address,
33 Salamanca Place,
Hobart, Tasmania 7000

QUEENSLAND

c/- Lifetime,
Level 22, MLC Centre,
Cnr Adelaide and George Streets,
Brisbane, QLD 4000

**AUSTRALIAN CAPITAL
TERRITORY**

c/-Freehill Hollingdale & Page,
Level 3, 13 London Circuit,
London Court,
Canberra City, ACT 2601

Variation of closing times

AUSTRALIA DAY EARLY CLOSING

Monday, 26 January 1998 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 28 January 1998

Thursday, 22 January 1998 at 10.00 a.m.

Commercial advertising

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

General Information

IMPORTANT COPYRIGHT NOTICE

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GAZETTE INQUIRIES

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Gazettal Forms	(02) 6295 4613
Subscriptions (Fax)	(02) 6295 4888
Subscriptions	132 447

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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

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

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

RATES for Government Notices are: \$126.50 per camera-ready page.

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

For *Periodic Gazette* notices the rates are \$20.00 per camera-ready page plus \$300.00 per issue plus 15% of total costs.

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Office on (02) 6295 4661.

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

Subscriptions fax number (02) 6295 4888.

AVAILABILITY. The *Gazette* may be purchased by mail from:

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

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,
fax (08) 8231 0135

Brisbane: City Plaza, cnr Adelaide and
George Streets, tel. (07) 3229 6822,
fax (07) 3229 1387

Canberra: 10 Mort Street, tel. (02) 6247 7211,
fax (02) 6257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,
fax (03) 6234 1364

Melbourne: 190 Queen Street, tel. (03) 9670 4224,
fax (03) 9670 4115

Parramatta: Shop 24, Horwood Place
(off Macquarie Street),
tel. (02) 9893 8466,
fax (02) 9893 8213

Perth: 469 Wellington Street, tel. (08) 9322 4737,
fax (08) 9481 4412

Sydney: 32 York Street, tel. (02) 9299 6737,
fax (02) 9262 1219

Townsville: 271 Flinders Mall, tel. (077) 21 5212,
fax (077) 21 5217

Agent:

Darwin: Northern Territory Government
Publications, 13 Smith Street,
tel. (08) 8989 7152

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

ALL REMITTANCES should be made payable to;

Collector of Public Moneys, Australian Government Publishing Service.

OTHER ISSUES OF THE GAZETTE

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

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

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

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in

the next published issue of the Government Notices *Gazette* or *Business Gazette* as well as in the next published issue of the series of the Gazette in which the notice would normally have been published.

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

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

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

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

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

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Government Departments

Attorney-General



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE

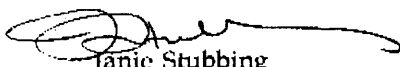


DECLARATION UNDER SECTION 17B OF THE FINANCIAL TRANSACTION REPORTS ACT 1988

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre, hereby declare, for the purposes of Section 17B of the Financial Transaction Reports Act 1988, the cash dealers listed in the attached Schedule to be exempt from reporting in relation to the following types of report:

Reports of International Funds Transfer Instructions during the period 1 January 1998 to 31 December 2000, for those transactions conducted by the cash dealer on its own behalf, i.e. transactions where the cash dealer is not acting on behalf of, or at the request of another person.

Dated this 31st day, December 1997


Janie Stubbing
Acting Deputy Director

OFFICE OF THE DIRECTOR

AUSTRAC • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia
Telephone 61-2-9950 0055 • Facsimile 61-2-9950 0073 • DX AUSTRAC 29668 Chatswood

Schedule

01. ABN-Amro Australia Limited
02. BBL Australia Limited
03. Cathay Finance International Limited
04. Cassa Commerciale Australia Limited
05. Habib Finance (Australia) Limited
06. Hambros Australia Limited
07. Hanil Finance Australia Limited
08. Indosuez Australia Limited
09. KEB Australia Limited
10. LTCB Australia Limited
11. Mitsubishi Trust Australia Limited
12. Mitsui Trust Finance (Australia) Limited
13. Nippon Credit Australia Limited
14. Sakura Finance Australia Limited
15. Sanwa Australia Limited
16. Societe Generale Australia Limited
17. Sumitomo Trust Finance (Australia) Limited
18. Tokai Australia Finance Corporation Limited
19. Toronto Dominion Australia Limited
20. Toyo Trust Australia Limited
21. Yasuda Trust Australia Limited



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



DECLARATION UNDER SECTION 17B
OF THE FINANCIAL TRANSACTION REPORTS ACT 1988

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre, hereby declare, for the purposes of Section 17B of the Financial Transaction Reports Act 1988, the cash dealer listed below to be exempt from reporting in relation to the following types of report:

Reports of International Funds Transfer Instructions during the period 1 January 1998 to 31 December 1999, for those transactions conducted by the cash dealer on its own behalf, i.e. transactions where the cash dealer is not acting on behalf of, or at the request of another person.

LIPPO FINANCE AUSTRALIA LIMITED

ROTHSCHILD AUSTRALIA LIMITED

Dated this 31st day, December 1997

Janie Stubbing
Acting Deputy Director

OFFICE OF THE DIRECTOR

AUSTRAC • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia
Telephone 61-2-9950 0055 • Facsimile 61-2-9950 0073 • DX AUSTRAC 29668 Chatswood



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



DECLARATION UNDER SECTION 17B
OF THE FINANCIAL TRANSACTION REPORTS ACT 1988

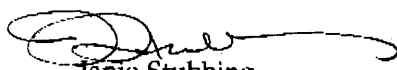
I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre, hereby declare, for the purposes of Section 17B of the Financial Transaction Reports Act 1988, the cash dealer listed below to be exempt from reporting in relation to the following types of report:

Reports of International Funds Transfer Instructions during the period 1 January 1998 to 31 December 1999, for telex transactions transmitted or received by the cash dealer which cannot be reported to AUSTRAC in an electronic form.

Dresdner Australia Limited

Dresdner Bank AG

Dated this 31st day, December 1997


Janie Stubbing
Acting Deputy Director

9607662

OFFICE OF THE DIRECTOR

AUSTRAC • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia
Telephone 61-2-9950 0055 • Facsimile 61-2-9950 0073 • DX AUSTRAC 29668 Chatswood

Communications and the Arts

COMMONWEALTH OF AUSTRALIA

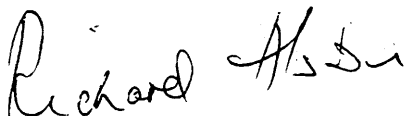
Telecommunications Act 1997

DETERMINATION UNDER SUBSECTION 51(1)

I. RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, under subsection 51(1) of the *Telecommunications Act 1997* ('the Act'), determine that section 42 of the Act does not apply in relation to the fixed radiocommunications links owned by Santos Ltd (ACN 007 550 923) between Caldina Creek and Moomba, both in the State of South Australia.

This Determination ceases to have effect at the end of 31 May 1998.

Dated 17 December 1997



Minister for Communications,
the Information Economy and the Arts

9607663

Environment

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID GRAHAM KAY, Acting Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare *Durvillaea potatorum*, harvested from specified beaches of King Island, Tasmania by a number of licensed harvesters under the *Tasmanian Living Marine Resources Management Act 1995* and processed by Kelp Industries Pty Ltd, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of beach-cast *Durvillaea potatorum* is restricted to:
 - a) the west coast of King Island between Cape Wickham and approximately five kilometres due south of Ettrick Beach;
 - b) the south coast of King Island from Surprise Bay to the east of Stokes Point; and
 - c) the south-east coast of King Island from three areas around Red Hut Point, Grassy Harbour and City of Melbourne Bay.
2. Harvesting is to be in accordance with conditions stipulated on relevant licences issued by the Tasmanian Department of Primary Industries and Fisheries.
3. The harvest is restricted to a maximum of approximately 50% of available beach-washed material at each harvesting site. Harvesting and transporting of kelp and/or equipment is prohibited from September to March (inclusive) on sandy beaches except the north-end of British Admiral Beach and any other sandy beach for which a representative from Tasmania National Parks and Wildlife Service has verified that harvesting would not be detrimental to nesting hooded plovers.
4. Recording of monthly harvest figures is to be undertaken as specified by the Designated Authority.
6. This declaration is valid from 1 January 1998 until 28 February 1998 unless superseded by any further declaration made under subsection 10A(2) of the Act in relation to *Durvillaea potatorum* processed by Kelp Industries Pty Ltd.

Dated this 30th day of December 1997



Acting Director of National Parks and Wildlife

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

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601
Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11 and Section 12

DECLARATION OF AN APPROVED INSTITUTION AND
AN APPROVED ZOOLOGICAL ORGANISATION

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

Dated this Eighth day of January 1998



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Tsuzuki Nature Park Kamishuku-cho 1145-1 Ashahi-ku Yokohama 241 JAPAN	<i>Macropus rufus</i>

9607664

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID GRAHAM KAY, Acting Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare syngnathid species (seahorses, seadragons and pipefish) harvested from Western Australia to be "controlled specimens" for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Specimens will be harvested according to provisions outlined in the Western Australian Marine Fish Aquarium Management Plan prepared by the Fisheries Department of Western Australia (FDWA) and are limited to use as marine aquarium fish only.
2. The harvest and export of the leafy seadragon is not permitted.
3. Juvenile specimens only will be collected.
4. No more than a quarter of any one local population may be taken, and collection is not permitted within diving sites popular for syngnathid viewing.
5. A resource assessment for each location prior to each harvest from the wild is required, reporting on syngnathid diversity, abundance, behavioural characteristics, and biological and environmental conditions, and the results provided to the FDWA.
6. Fish may only be taken by hand held nets or a FDWA Marine Aquarium fish plan approval trap.
7. Any deceased animals, resulting from the harvesting or culturing operations will be examined by a relevant animal health laboratory, and reports are to be provided to FDWA and the Designated Authority.
8. This declaration is valid from 1 January 1998 until 28 February 1998 unless superseded by any further declaration made under subsection 10A(2) of the Act in relation to syngnathid species harvested from Western Australia.

Dated this

8th

day of

January

1998


Acting Director of National Parks and Wildlife

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

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601
Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243

9607665



Great Barrier Reef Marine Park Act 1975

PROCLAMATION

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 31(1) of the *Great Barrier Reef Marine Park Act 1975*.

Signed and sealed with the Great Seal of Australia
on 8 December 1997

Governor-General

By His Excellency's Command,

Minister for the Environment

Citation

1. This Proclamation may be cited as Great Barrier Reef Marine Park (Gumoo Woojabuddee Section) Proclamation.

Commencement

2. This Proclamation commences on the day on which it is published in the *Gazette*.

Interpretation

3. In this Proclamation:

"Act" means the *Great Barrier Reef Marine Park Act 1975*;

"declared area" means the area declared by section 4 to be part of the Marine Park.

Declaration of part of Marine Park

4. (1) The area described in the Schedule is declared to be part of the Marine Park.
(2) The name "Great Barrier Reef Marine Park—Gumoo Woojabuddee Section" is assigned to the declared area.

Specification of subsoil and airspace

5. (1) For paragraph 31(2)(c) of the Act, the depth of 1,000 metres below the sea-bed in the declared area is specified.
(2) For paragraph 31(2)(d) of the Act, the depth of 1,000 metres below the surface of land in the declared area is specified.
(3) For paragraph 31(2)(e) of the Act, the height of 915 metres above the surface of the declared area is specified.

SCHEDULE

Section 4

DESCRIPTION OF THE GREAT BARRIER REEF MARINE PARK—GUMOO WOJABUDEE SECTION

Interpretation

1. In this Schedule, "5 kilometre line" means the notional line of which every point is 5 kilometres seaward of the nearest point of the coastline of the mainland at low water.

Area of the Gumoo Woojabuddee Section

2. The area is the part of the Great Barrier Reef Region within a notional line that:
(a) begins at the easternmost intersection of the coastline of the mainland at low water with latitude 22°27.07' south; and
(b) then runs east along that parallel to its intersection with the 5 kilometre line; and
(c) then runs generally southerly, south-easterly and southerly along the 5 kilometre line to its intersection with latitude 23°00' south; and
(d) then runs west along that parallel to its easternmost intersection with the coastline of the mainland at low water, south of Corio Bay; and
(e) then runs generally northerly, north-westerly and northerly along that coastline at low water to the point of commencement.

Any inquiries in relation to this Proclamation can be directed to:

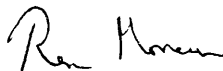
The Chairperson
Great Barrier Reef Marine Park Authority
PO Box 1379
TOWNSVILLE QLD 4810
Attention: Nicole Walsh
(07) 4750 0833

9607666

Antarctic Treaty (Environment Protection) Act 1980

Determination under section 12H

I, Rex Leonard Moncur, Delegate of the Minister for the Environment, acting under section 12H of the *Antarctic Treaty (Environment Protection) Act 1980*, have determined that the activity proposed by Robert Easter on behalf of the AAP Mawson's Huts in respect to activities in the Antarctic, namely the AAP Mawson's Huts Foundation Conservation Program 1997/98, is likely to have a minor or transitory impact on the environment.



Dated 17 December 1997

Delegate of the Minister for the Environment,

9607667

Health and Family Services

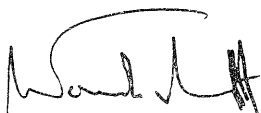
Commonwealth of Australia

Aged Care Act 1997

Flexible Care Subsidy Principles Amendment (No. 1) 1997

I, WARWICK SMITH, Minister for Family Services, make the following Principles under subsection 96-1 (1) of the *Aged Care Act 1997*.

Dated 8th December 1997.



Minister for Family Services

1. Citation

1.1 These Principles may be cited as the *Flexible Care Subsidy Principles Amendment (No. 1) 1997*.

2. Commencement

2.1 These Principles are taken to have commenced on 1 October 1997.

3. Amendment

3.1 The *Flexible Care Subsidy Principles 1997*¹ are amended as set out in these Principles.

4. New Section 15.14A

4.1 After section 15.14, insert in Part 1 of Chapter 3:

15.14A AAT review of decision not to approve flexible care service as multi-purpose service

“Application may be made to the Administrative Appeals Tribunal for the review of a decision by the Secretary under section 15.14 not to approve a flexible care service as a multi-purpose service.”.

2 *Flexible Care Subsidy Principles Amendment (No. 1) 1997*

NOTE

1. Flexible Care Subsidy Principles 1997 notified in the Commonwealth of Australia Gazette on 29 September 1997.

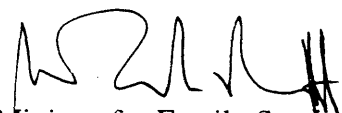
Commonwealth of Australia

Aged Care Act 1997

Allocation Principles Amendment (No. 1) 1997

I, WARWICK SMITH, Minister for Family Services, make the following Principles under subsection 96-1 (1) of the *Aged Care Act 1997*.

Dated 8th December 1997.



Minister for Family Services

1. Citation

1.1 These Principles may be cited as the *Allocation Principles Amendment (No. 1) 1997*.

2. Commencement

2.1 These Principles are taken to have commenced on 1 October 1997.

3. Amendment

3.1 The *Allocation Principles 1997*¹ are amended as set out in these Principles.

4. Section 4.41 (Secretary may consider other matters)

4.1 After "other", insert "relevant".

NOTE

1. *Allocation Principles 1997* notified in the *Commonwealth of Australia Gazette* on 29 September 1997.

Commonwealth of Australia

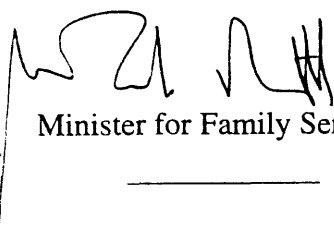
Aged Care Act 1997

Approved Provider Principles Amendment (No. 1) 1997

I, WARWICK SMITH, Minister for Family Services, make the following Principles under subsection 96-1 (1) of the *Aged Care Act 1997*.

Dated

8th December 1997.



Minister for Family Services

1. Citation

1.1 These Principles may be cited as the *Approved Provider Principles Amendment (No. 1) 1997*.

2. Commencement

2.1 These Principles are taken to have commenced on 1 October 1997.

3. Amendment

3.1 The *Approved Provider Principles 1997*¹ are amended as set out in these Principles.

4. Section 6.8 (Applicant's ability and experience)

4.1 Paragraph 6.8 (2) (a):

After "any other", insert "relevant".

NOTE

1. Approved Provider Principles 1997 notified in the *Commonwealth of Australia Gazette* on 29 September 1997.

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

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

Preamble

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

The proposals set forth in the Schedule below are to be considered by the National Drugs and Poisons Schedule Committee at its next meeting on 17-19 February 1998.

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

How to make your submission

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

Please send your submission to:

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

Closing Date

The closing date for submissions is 12 February 1998.

Further information

Further information on the proposals may be obtained by telephoning (02) 6232 8749 during business hours.

SCHEDULE

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

- (a) Cetirizine - Schedule 4 to Schedule 3 for liquid preparations.
- (b) Diphenoxylate and atropine - Schedule 4 to Schedule 2 for preparations containing per dosage unit 2.5 mg or less of diphenoxylate and a quantity of atropine sulfate equivalent to at least 1 per cent of the dose of diphenoxylate, when in packs of eight dosage units or less.
- (c) Amorphine - Schedule 4 to Schedule 2 for topical preparations containing 5 per cent or less of amorphine for the treatment of infections of the nail.
- (d) Diphenhydramine - Schedule 2 entry to be amended to allow for the Schedule 2 classification of oral divided preparations containing paracetamol and diphenhydramine in packs of 10 doses or less.
- (e) Alteplase, streptokinase and urokinase - Schedule 4 for previously exempt drugs.
- (f) Lignocaine - Schedule 2 to unscheduled for preparations for dermal use containing 1 per cent or less of lignocaine in packs containing 30 g or less.

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

- (a) Alfuzosin - New drug - Schedule required
- (b) Cerivastatin - New drug - Schedule required
- (c) Donepezil - New drug - Schedule required
- (d) Irbesartan - New drug - Schedule required
- (e) Miglitol - New drug - Schedule required

3. MATTERS REFERRED BY THE NATIONAL REGISTRATION AUTHORITY FOR AGRICULTURAL AND VETERINARY CHEMICALS

- (a) Alphacypermethrin - Schedule 6 to Schedule 5 for preparations containing 1.5% or less of alphacypermethrin.
- (b) Avilamycin - Schedule required
- (c) Chlorpyrifos - Schedule 6 to Schedule 5 for microencapsulated preparations.
- (d) Clomazone - New Chemical entity - Schedule required
- (e) Oxydemeton-methyl - New Chemical entity - Schedule required
- (f) Sulfosulfuron - New Chemical entity - Schedule required
- (g) Temephos - Schedule 6 to Schedule 5 for preparations containing 35% or less of temephos.

4. OTHER MATTERS FOR CONSIDERATION

- (a) Dichloroisocyanurates and trichloroisocyanuric acid - A Schedule 6 entry for dichloroisocyanurates has been foreshadowed. Information is sought on appropriate cut-offs to Schedule 5 and exempt for dichloroisocyanurates, and also on requirements for packaging of toilet rim products containing dichloroisocyanurates to prevent removal or ingestion of contents when in use. The scheduling of trichloroisocyanuric acid will be reviewed.
- (b) Benzodiazepines - Review of scheduling
- (c) Tetrahydrocannabinols - Review of Schedule 9 entry to exempt from scheduling hemp seed oil preparations contaminated with 50 mg/kg or less of tetrahydrocannabinols.
- (d) Fluorides - The inclusion of statements on dentifrices containing fluorides warning against ingestion by children.
- (e) Codeine - Rescheduling from Schedule 4 to Schedule 8 of codeine when in divided preparations containing more than 10 mg of codeine per dosage unit and in combination with either paracetamol or aspirin.

9607669

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?
ANTONIOU Stylianos	21/11/43	Antony, Sdrinis & Co	Level 4 21 Lonsdale Street MELBOURNE VIC 3000	CHARGES
COWLES Patricia Robyn	*8/10/65	Gibson & Gibson Barristers & Solicitors	4th Floor 190 St Georges Terrace PERTH WA 6000	CHARGES
DAY Roland Mark	17/02/54	Finlaysons Solicitors	81 Flinders Street HIGHTGATE SA 5063	CHARGES
EDWARDS Richard Fairley Frederic	20/02/74	Legal Aid Commission	55 St George's Terrace PERTH WA 6000	FREE SERVICE
GUO Hua	27/04/62	A R International Services	4 Stockalls Place MINTO NSW 2566	CHARGES
HENSE Paul	15/06/57	McDonnells Solicitors	L3, 16-22 Wentworth Ave SYDNEY NSW 2010	CHARGES
KIM Mi Kyung	1/02/58	Study and Migration Centre of Australia	Level 4, 115 Clarence St SYDNEY NSW 2000	CHARGES
LANIGAN Mary Katherine	14/01/59	Legal Aid Commission	55 St George's Tce PERTH WA 6000	FREE SERVICE
LI Min Hua	6/05/63	Success Migration Centre	21 Alpha Street OLD GUILDFORD NSW 2161	CHARGES
LI Xiongying	30/05/63	Jerry Li & Co	Level 1, 43 Haldon St LAKEMBA NSW 2195	CHARGES
LUKJONOV Michael	24/04/49	Immicare	61 Renwick St LEIGHARDT VIC 3516	CHARGES
MANGAN Mary Catherine	14/03/54		346 Rae Street NORTH FITZROY VIC 3068	FREE SERVICE
MANTOO Shujat Hamid	20/02/56	Shujat H. Mantoo Barrister & Solicitor	823 Plenty Road RESERVOIR VIC 3073	CHARGES
MILLER Heydon Derek	9/10/52	Coopers & Lybrand	580 George Street SYDNEY NSW 2000	CHARGES
NAND Daya	23/02/44	Daya Nand Solicitor	6 Knowles Place Bossley Park NSW 2176	CHARGES
PHAN Henry	26/05/65	Business & Legal Solutions Pty Ltd	5/31-33 Hill Street CABRAMATTA NSW 2166	CHARGES
PONCHIENGDEE Banchob	10/02/56	S & B Overseas Connection	41 Greenbank Street MARRICKVILLE NSW 2204	CHARGES

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	FREE SERVICE
				OR CHARGES
SHAH Maryam	23/05/68		2/29 Tramway Street ROSEBERY NSW 2018	CHARGES
SIHABDEEN Nijamudeen	17/04/53		8/35 Bowden Street HARRIS PARK NSW 2150	CHARGES
SIT Orchid	22/04/65	Feng Hing Pty Ltd	4/623B Homer Street KINGSGROVE NSW 2208	CHARGES
SONG Yung Ho	19/11/60	Yung Ho Song	Unit 34 2 Parks/de Lane CHATSWOOD NSW 2067	CHARGES
WANG Jieyi	4/09/62	Pan Pacific Business Liaison	1/387 Southdowning Street DARLINGHURST NSW 2010	CHARGES
YANG Xiao Heng	11/08/51	Australasia Sports and Culture Exchange	2/42 Woodward Street SPRINGVALE VIC 3171	CHARGES
YU Ming Qi	30/07/66	Ming Qi Yu	5/35 O'Connell Street NORTH PARRAMATTA NSW 2151	CHARGES
YUEN Tuyet Le	5/07/61	Australian Immigration Lawyer Pty Ltd	Level 1 259 Brunswick Street FORTITUDE VALLEY QLD 4005	CHARGES

for SECRETARY
Wednesday, 14 January 1998

9607670



Commonwealth of Australia

Migration Act 1958

Migration Regulations

**APPROVAL OF AGENTS FOR THE PURPOSES OF
SUB-SUBPARAGRAPH 2.10(1)(a)(iii)(B) OF THE MIGRATION REGULATIONS**

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under sub-subparagraph 2.10(1)(a)(iii)(B) of the Migration Regulations:

- (1) REVOKE all existing instruments made under sub-subparagraph 2.10(1)(a)(iii)(B); and
- (2) APPROVE as agents for the purposes of sub-subparagraph 2.10(1)(a)(iii)(B):
 - (a) those persons, businesses or branches of corporations in a country specified in an item in Column 2 of the First Schedule that are members of the class specified in Column 3 of the same item of that Schedule; and
 - (b) all branches in all countries of those airlines specified in the Second Schedule.

Dated

16th December 1997.

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

Minister for Immigration and Multicultural Affairs

[NOTE.(1) Sub-subparagraph 2.10(1)(a)(iii)(B) of the Migration Regulations provides that an application for an Electronic Travel Authority (Class UD) visa made outside Australia must be made at the office of an agent who is approved in writing by the Minister as an agent with whom an application for Electronic Travel Authority (Class UD) visa may be made.
NOTE.(2) This instrument comes into effect when signed.]

FIRST SCHEDULE

Column 1 Item	Column 2 Country	Column 3 Class of Agent
1.	Andorra	All travel agencies that are registered by the International Air Transport Association.
2.	Austria	All travel agencies that are registered by the: (a) International Air Transport Association; or (b) Österreichischer Reisebüro und Reiseveranstalterverband Verband (OeRV).
3.	Belgium	All travel agencies that are registered by the International Air Transport Association.
4.	Brunei	All travel agencies that are registered by the International Air Transport Association.
5.	Canada	All travel agencies that are registered by the International Air Transport Association.
6.	Denmark	All travel agencies that are registered by the International Air Transport Association.
7.	Finland	All travel agencies that are registered by the International Air Transport Association.
8.	Germany	(a) All travel agencies that are registered by the International Air Transport Association; or (b) All subscribers to the <i>Amadeus</i> Computer Reservations System; or (c) All subscribers to the <i>Galileo</i> Computer Reservations System; or (d) All subscribers to the <i>Worldspan</i> Computer Reservations System.
9.	Greece	All travel agencies that are registered by the International Air Transport Association.
10.	Iceland	All travel agencies that are registered by the International Air Transport Association.
11.	Republic of Ireland	All travel agencies that are registered by the: (a) International Air Transport Association; or (b) Irish Travel Agents Association.

FIRST SCHEDULE

Column 1 Item	Column 2 Country	Column 3 Class of Agent
12.	Italy	All travel agencies that are registered by the International Air Transport Association.
13.	Japan	All travel agencies that are registered by the: <ul style="list-style-type: none"> (a) All Nippon Travel Association; or (b) International Air Transport Association; or (c) Japan Association of Travel Agents; or (d) All subscribers to the Axess Computer Reservation System; or (e) All subscribers to the Infini Computer Reservation System.
14.	Republic of Korea	<ul style="list-style-type: none"> (a) All travel agencies that are registered by the International Air Transport Association; or (b) All subscribers to the <i>Abacus</i> Computer Reservation System; or (c) All subscribers to the <i>Topas</i> Computer Reservation System.
15.	Luxembourg	All travel agencies that are registered by the International Air Transport Association.
16.	Liechtenstein	All travel agencies that are registered by the International Air Transport Association.
17.	Malaysia	<ul style="list-style-type: none"> (a) All travel agencies that are registered by the International Air Transport Association; or (b) Southern Equity SDN BHD.
18.	Malta	All travel agencies that are registered by the International Air Transport Association.
19.	Monaco	All travel agencies that are registered by the International Air Transport Association.
20.	The Netherlands	All travel agencies that are registered by the: <ul style="list-style-type: none"> (a) International Air Transport Association; or (b) Algemeen Nederlands Verbond Reisondernemingen.
21.	Norway	All travel agencies that are registered by the International Air Transport Association.
22.	Singapore	All travel agencies that are registered by the International Air Transport Association.

FIRST SCHEDULE

Column 1 Item	Column 2 Country	Column 3 Class of Agent
23.	Switzerland	All travel agencies that are: (a) registered by the International Air Transport Association; or (b) contributors to Reise Guarantee (Travel Indemnity Fund).
24.	Sweden	All travel agencies that are registered by the International Air Transport Association.
25.	United Kingdom	(a) all travel agents that are registered by the International Air Transport Association; or (b) BP Travel Trade Services Ltd.
26.	United States of America	All travel agencies that are registered by the International Air Transport Association.

SECOND SCHEDULE

Column 1 Item	Column 2 Airline
1.	Aer Lingus P.L.C.
2.	Aerolineas Argentinas
3.	Air Caledonie International
4.	Air Canada
5.	Air India
6.	Air Lanka
7.	Air Malta
8.	Air Nauru
9.	Air New Zealand Limited
10.	Air Nuigini
11.	Air Pacific
12.	Air Tours
13.	Alitalia
14.	All Nippon Airways Co. Ltd.
15.	American Airlines
16.	Air France
17.	Air UK
18.	Ansett Australia
19.	AOM Minerve S.A.
20.	Asiana Airlines Inc.
21.	Austrian Airlines
22.	Britannia
23.	British Airways
24.	British Midland
25.	Canada 3000 Airlines Ltd.
26.	Canadian Airlines International Limited

SECOND SCHEDULE

Column 1 Item	Column 2 Airline
27.	Cathay Pacific Airways Ltd.
28.	Ceskoslovenske Aerolinie (CSA)
29.	China Airlines
30.	Continental Airlines Inc.
31.	Continental Micronesia Inc.
32.	Delta Airlines Inc.
33.	Deutsche Lufthansa AG
34.	Emirates
35.	Eva Airways Corporation
36.	Finnair Oy
37.	Garuda Indonesia
38.	Gulf Air Company G.S.C.
39.	Iberia Lineas Aereas De Espana S A
40.	Icelandair
41.	Japan Airlines Company Limited
42.	Jugoslovenski Aerotransport (JAT)
43.	Kiwi International Airlines
44.	KLM Royal Dutch Airlines
45.	Korean Airlines Co. Ltd.
46.	Lauda Air Luftfahrt AG
47.	LOT - Polish Airlines
48.	Malaysian Airline System
49.	Mandarin Airlines Ltd.
50.	Northwest Airlines Inc.
51.	Olympic Airways
52.	Pakistan International Airlines Corporation

SECOND SCHEDULE

Column 1 Item	Column 2 Airline
53.	Philippine Airlines
54.	Polynesian Airlines
55.	QANTAS Airlines Limited
56.	Royal Brunei Airlines
57.	Royal Tongan Airlines
58.	SABENA N.V.
59.	Scandinavian Airlines Systems (SAS)
60.	Singapore Airlines Limited
61.	Swiss Air Transport Co. Ltd. (Swissair)
62.	Solomon Airlines
63.	South African Airways
64.	TAP Portugal
65.	Thai Airways International Ltd.
66.	Transworld Airlines Inc.
67.	United Airlines Incorporated
68.	US Air
69.	Varig SA
70.	Viacao Aerea Rio-Grandense
71.	Virgin Atlantic

Industry, Science and TourismCOMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE

(Foreign Currency = AUS \$1)

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	24/12/97	25/12/97	26/12/97	27/12/97	28/12/97	29/12/97	30/12/97
<hr/>								
Austria	Schillings	8.1895	8.1895	8.1895	8.1895	8.1895	8.1979	8.1777
Belgium/Lux	Francs	24.0100	24.0100	24.0100	24.0100	24.0100	24.0300	24.1300
Brazil	Reals	.7312	.7312	.7312	.7312	.7312	.7326	.7299
Canada	Dollars	.9433	.9433	.9433	.9433	.9433	.9434	.9429
China	Yuan	5.4325	5.4325	5.4325	5.4325	5.4325	5.4412	5.4222
Denmark	Kroner	4.4355	4.4355	4.4355	4.4355	4.4355	4.4349	4.4631
EC	ECU	.5888	.5888	.5888	.5888	.5888	.5890	.5917
Fiji	Dollar	1.0172	1.0172	1.0172	1.0172	1.0172	1.0141	1.0088
Finland	Markka	3.5245	3.5245	3.5245	3.5245	3.5245	3.5241	3.5458
France	Francs	3.8956	3.8956	3.8956	3.8956	3.8956	3.8969	3.9196
Germany	Deutschmark	1.1643	1.1643	1.1643	1.1643	1.1643	1.1640	1.1712
Greece	Drachmae	183.6900	183.6900	183.6900	183.6900	183.6900	183.7700	184.7400
Hong Kong	Dollars	5.0837	5.0837	5.0837	5.0837	5.0837	5.0923	5.0751
India	Rupees	25.7057	25.7057	25.7057	25.7057	25.7057	25.8712	25.6792
Indonesia	Rupiah	3754.0000	3754.0000	3754.0000	3754.0000	3754.0000	3467.0000	3448.0000
Ireland	Pounds	.4537	.4537	.4537	.4537	.4537	.4531	.4536
Israel	Shekel	2.3158	2.3158	2.3158	2.3158	2.3158	2.3171	2.3123
Italy	Lire	1142.8800	1142.8800	1142.8800	1142.8800	1142.8800	1143.2700	1151.1200
Japan	Yen	85.2000	85.2000	85.2000	85.2000	85.2000	85.5100	84.9600
Korea	Won	1248.6700	1248.6700	1248.6700	1248.6700	1248.6700	974.7400	981.2600
Malaysia	Ringgit	2.5207	2.5207	2.5207	2.5207	2.5207	2.5397	2.5451
Netherlands	Guilder	1.3116	1.3116	1.3116	1.3116	1.3116	1.3119	1.3197
New Zealand	Dollar	1.1256	1.1256	1.1256	1.1256	1.1256	1.1256	1.1206
Norway	Kroner	4.7784	4.7784	4.7784	4.7784	4.7784	4.7866	4.8107
Pakistan	Rupee	28.8700	28.8700	28.8700	28.8700	28.8700	28.9200	28.8200
Papua NG	Kina	1.1306	1.1306	1.1306	1.1306	1.1306	1.1273	1.1409
Philippines	Peso	26.2000	26.2000	26.2000	26.2000	26.2000	26.3000	26.5400
Portugal	Escudo	118.7500	118.7500	118.7500	118.7500	118.7500	119.1100	119.6300
Singapore	Dollar	1.0965	1.0965	1.0965	1.0965	1.0965	1.0976	1.0919
Solomon Is.	Dollar	3.0977	3.0977	3.0977	3.0977	3.0977	3.1044	3.0936
South Africa	Rand	3.1850	3.1850	3.1850	3.1850	3.1850	3.1927	3.1828
Spain	Peseta	98.3800	98.3800	98.3800	98.3800	98.3800	98.5700	99.0800
Sri Lanka	Rupee	40.4600	40.4600	40.4600	40.4600	40.4600	40.5800	40.3900
Sweden	Krona	5.0924	5.0924	5.0924	5.0924	5.0924	5.0942	5.1356
Switzerland	Franc	.9399	.9399	.9399	.9399	.9399	.9410	.9485
Taiwan	Dollar	21.3300	21.3300	21.3300	21.3300	21.3300	21.4900	21.3700
Thailand	Baht	30.0600	30.0600	30.0600	30.0600	30.0600	30.1500	30.2800
UK	Pounds	.3938	.3938	.3938	.3938	.3938	.3916	.3918
USA	Dollar	.6561	.6561	.6561	.6561	.6561	.6572	.6549

R. DEEGAN

Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
31/12/97

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 39 OF 1997

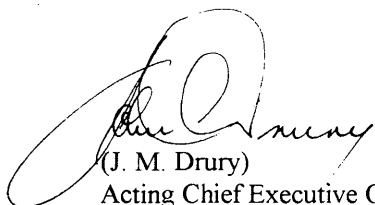
CUSTOMS ACT 1901

I, JOHN MICHAEL DRURY, Acting Chief Executive Officer of Customs, pursuant to sections 4A and 77H of the *Customs Act 1901*, hereby approve the attached "Application for a Customs Depot Licence" form (No. B300 (10/97)) as the approved form for the purposes of making an application for a depot licence under section 77H of the *Customs Act 1901*.

The form is approved for use on and from the date this instrument is notified in the *Gazette*.

Instrument of Approval No. 1 of 1997, which approved the "Application for a Customs Depot Licence" (No. B300 (3/97)) is revoked with effect on and from the date this instrument is notified in the *Gazette*.

Dated this 18th day of December 1997.



(J. M. Drury)
Acting Chief Executive Officer of Customs



AUSTRALIAN CUSTOMS SERVICE

APPLICATION FOR A CUSTOMS DEPOT LICENCE

Approved form for the purposes of section 77H of the Customs Act 1901

About this application form

- This form is to be used as a cover sheet for your application. Attach your answers to the questions, together with attachments as required, to this form and sign as indicated.
- All questions must be answered in a comprehensive manner. Any misleading information provided in the application could jeopardise the granting of a depot licence.
- Lodge your application with the Regional Manager Border Management, Australian Customs Service, in the Capital city of your State.

Certification

I hereby apply for a depot licence in accordance with section 77G of the Customs Act 1901. I certify that the information contained in this application, which consists of the following attachments:

- Attachment A: answers to questions 1 to 4 (pages.....to),
- Attachment B: copy of the documentation requested at question 1.3, and
- Attachment C: copy of a certified plan in accordance with point 3.1(a),
- Other Attachments (complete as required);

is true and correct.

.....Date / /
(signed in accordance with your business's Partnership Agreement or
company's Articles of Association)

1. About the applicant

Please provide the following details:

- 1.1 Full name, address and ACN number of the applicant.
- 1.2 The name and phone number of a person who may be contacted in relation to this application.
- 1.3 A copy of the applicant's Certificate of Registration of a Company or Certificate of Registration of a Foreign Company or if the applicant is a partnership a copy of the Partnership Agreement.
- 1.4 The name, address (residential and business), and date of birth of the following persons who will participate in the management and/or control of the depot:
 - partners (if the applicant is a partnership),
 - directors, (if the applicant is a company)
 - officers (if the applicant is a company)
 - shareholders (if the applicant is a company)
 - employees of the applicant

The applicant should be aware that persons nominated in response to this question will be the subject of a police records check. The information is used to satisfy the requirement that the nominees are "fit and proper" persons for the purposes of section 77K of the Customs Act.

- 1.5. (a) Does the applicant, or any of the persons nominated in Question 1.4 have any prior experience in the operation of a depot appointed under former paragraph 17(b) of the Customs Act or of a Customs depot licensed under section 77G of the Customs Act?

(b) If the answer is "yes", please provide an outline of the experience.

- 1.6 The street address and postal address of :
 - the registered office of the applicant company in the State or Territory in which the application will be made;
 - the head office of the applicant company if the application is not made in the State or Territory where it is located; and
 - other depots operated by the applicant appointed under former paragraph 17(b) of the Customs Act or licensed under section 77G of the Customs Act

1. About the applicant (continued)

- 1.7 An outline of the shareholding in the applicant company. If shares in the applicant company are held by other companies, please provide details of their shareholding structure. The shareholding structure is to be extended to a public company or a natural person. The information is to be presented by means of a genealogical chart.
- 1.8 Formal company search details of the applicant company (as provided by State or Territory Corporate Affairs Offices)

Where complex company group structures are involved, the Australian Customs Service may require search documents on members of the group other than the applicant. You will be notified if such information is required. Lodgement of an application need not be delayed while search material is being obtained. This information may be lodged separately.

- 1.9 A copy of the most recent annual financial statement including balance sheet and profit and loss account.

2. About the Depot

- 2.1 All depot licences are granted on the basis that one of the purposes of the depot is to examine goods under Customs control.

There are a number of other purposes for which the licence may be granted. These are to:

- (a) hold imported goods subject to Customs control;
- (b) unpack goods referred to in (a) from containers etc;
- (c) hold goods for export subject to Customs control; and
- (d) pack goods referred to in (c) into containers etc.

Outlined below are a number of depot categories. All the abovementioned purposes are considered appropriate for these categories:

- air cargo - CTO functions,
- air cargo - deconsolidation and consolidation of air cargo
- sea cargo - containerised general cargo - LCL and FAK,
- personal effects - sea,
- personal effects - air,
- postal articles only.

2. About the Depot (continued)

2.1 There are a number of other categories which have more restricted purposes. These are as follows together with their purpose(s):

- sea cargo - FCL container park, to:
 - (a) hold imported goods subject to Customs control;
- sea cargo - non containerised general cargo, to:
 - (a) hold imported goods subject to Customs control;
 - (c) hold goods for export subject to Customs control; and

Please identify the category(ies) for which you are applying (you may nominate more than one category). If the stated categories and purposes do not describe the depot you are proposing, please describe the activities you are proposing to conduct at your depot and the purposes for which you require a depot licence.

"FCL" means a full container load. "LCL" means less than a full container load.
"FAK" means freight all kinds. "CTO" means Cargo Terminal Operator

2.2 Is it intended to use the depot for any other purposes (please provide details)?

2.3 Indicate the name by which it is desired the depot be known (e.g. ABC Depot).

2.4 (a) Are the premises owner or leased by the applicant?

(b) If the premises are owned, provide evidence of ownership.

(c) If the premises are leased, provide details of the lease.

2.5 (a) What is the address of the location and postal address of the proposed depot?

(b) Is the depot located more than 40 kms from the nearest Customs Office?

Depots located more than 40 kms from a Customs Office are liable to pay the travelling costs of Customs officers performing compliance checks at such depots.

2.6 (a) Describe the layout and construction of the proposed depot. References to buildings or locations of interest should be identified on the plan (see Point 3 "Plan of proposed licensed depot").

Example: Fenced boundary with 2 storage sheds constructed of brick wall and aluminium roofed shed with one entrance.

2. About the Depot (continued)

- (b) A statement is required indicating whether asbestos is present in the building(s) within the proposed licensed area.

Exposure to asbestos has been identified as a health risk, and in accordance with Occupational Health and Safety Guidelines, the Australian Customs Service seeks notification of the presence of this substance in the work place.

- 2.7 (a) Describe the physical security of the proposed depot.

Examples: Alarms systems, security patrol service, description of perimeter fencing, exterior lighting.

- (b) Describe the security of the Customs secure area (see point 3.3 under "Plan of proposed licensed depot").

Example: Floor to ceiling cyclone wire fence.

- (c) Nominate the person(s) who may be contacted by Customs to gain after hours access.

- 2.8 Is any of the area on the premises on which the proposed depot is located licensed under section 79 of the Customs Act as a Customs licensed warehouse?

3. Plan of the proposed licensed depot

- 3.1 (a) Please provide two copies of a certified plan outlining the proposed depot area in red.

Plans may be prepared by hand but must be to scale. Dimensions on the plan must be in metric measurements

- (b) The plan should be endorsed by an authorised official of the business with the following statement:

"I hereby certify that this is a correct plan of the premises at (here insert street address) operated by (here insert name of business) and referred to in the application for a new/amended depot licence dated I also certify that the area bounded in red is the area of the proposed licensed depot

.....signature

.....name

.....designation/position title

.....date"

3. Plan of the proposed licensed depot (continued)

3.2 Details to be included on the plan include:

- the entrance(s) to the premises in cases where the whole of the premises is proposed to be licensed, otherwise the entrance to the area to be licensed as a depot; and
- storage sheds and other buildings within the proposed licensed depot and their purposes.
Examples: cargo storage, equipment storage.
- entrance(s) to such buildings;
- the proposed secure area (deadhouse) and examination area;
- use of the various areas within the proposed licensed area.
Examples: storage of cargo, unpacking of containers, export consolidation.
- if the premises include a warehouse licensed under section 79 of the Customs Act indicate the location of this licensed area.

These features are to be cross referenced with the requirements at point 2.6.

- 3.3** The applicant is required to provide a secure storage area (deadhouse) for Customs purposes. Please indicate on the plan the location of this area.
- 3.4** The applicant is required to provide an area where Customs officers may conduct examinations of cargo. Please indicate on the plan the area for this purpose.
- 3.5** The applicant is required to provide office accommodation and parking facilities for Customs officers performing audit functions. Please indicate on the plan the location of such accommodation.

4. Depot procedures and recording systems

4.1 Provide:

- (a) A description of the recording system proposed to be used in the proposed licensed depot. The system should provide a record of the goods that are received into, handled and delivered from the depot, so as to provide a clear audit trail of the movement of goods into and out of the depot.

4. Depot procedures and recording systems (continued)

- (b) A description of the way procedures and recording systems described in 4.1(a) interrelate with the Customs Sea Cargo Automation System and/or Air Cargo Automation System.

4.2 If your recording systems are proposed to be in the form of documents, provide:

- (a) A description of the location of the documents and the designation of the person(s) or group that process them.
- (b) Copies (printed, printers proofs or hand prepared drafts) of registers, forms or other documents used or proposed to be used in connection with the depot operations.

4.3 If your recording systems is a computer based system, provide:

- (a) If you are using a commercially available computer package, the commercial name of the package.
Otherwise, please provide specific details about the computer system (i.e. report names, edit reports, audit trails, flow charts and whether hard copies are available. Use attachments and include one copy of each report print out.
A printer must be available with your computer system.

- (b) Details regarding the location of all copies of computer records.

The Australian Customs Service will evaluate such procedures and systems and either accept their adequacy for Customs purposes or indicate the nature of any inadequacies.

4.4 Nominate the location of where the records are to be maintained. If records are to be maintained at a site other than the proposed licensed depot, provide the full address of this location.

You will be required to provide authorised Customs officers with suitable accommodation and parking at such locations in accordance with point 3.5. If your proposed recording systems are computerised, then such sites must also be linked to your computer system together with a printer. Such sites must also be linked to the applicable Customs Cargo Automation systems.

4.5 Do you have a certified Quality Management System? If your answer is "yes", what standard are you using?

The Australian Customs Service will evaluate such procedures and systems and either accept their adequacy for Customs purposes or indicate the nature of any inadequacies.

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	17/12/97	18/12/97	19/12/97	20/12/97	21/12/97	22/12/97	23/12/97
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Austria	Schillings	8.1659	8.2196	8.1278	8.1278	8.1278	8.1227	8.1690
Belgium/Lux	Francs	23.9100	24.1300	23.8200	23.8200	23.8200	23.9300	23.9500
Brazil	Reals	.7254	.7339	.7254	.7254	.7254	.7260	.7271
Canada	Dollars	.9286	.9372	.9288	.9288	.9288	.9339	.9353
China	Yuan	5.3969	5.4568	5.3931	5.3931	5.3931	5.3975	5.4017
Denmark	Kroner	4.4223	4.4584	4.4030	4.4030	4.4030	4.4171	4.4266
EC	ECU	.5875	.5926	.5847	.5847	.5847	.5860	.5875
Fiji	Dollar	1.0093	1.0268	1.0003	1.0003	1.0003	1.0082	1.0097
Finland	Markka	3.5010	3.5316	3.4893	3.4893	3.4893	3.5057	3.5139
France	Francs	3.8846	3.9181	3.8689	3.8689	3.8689	3.8850	3.8880
Germany	Deutschmark	1.1591	1.1700	1.1550	1.1550	1.1550	1.1603	1.1618
Greece	Drachmae	182.6000	184.3100	181.9900	181.9900	181.9900	182.7800	183.1300
Hong Kong	Dollars	5.0517	5.1075	5.0478	5.0478	5.0478	5.0520	5.0558
India	Rupees	25.7452	25.9350	25.5691	25.5691	25.5691	25.5815	25.5790
Indonesia	Rupiah	3622.0000	3558.0000	3375.0000	3375.0000	3375.0000	3389.0000	3510.0000
Ireland	Pounds	.4482	.4517	.4473	.4473	.4473	.4463	.4491
Israel	Shekel	2.3034	2.3310	2.3006	2.3006	2.3006	2.3025	2.3054
Italy	Lire	1136.3600	1148.2500	1133.5400	1133.5400	1133.5400	1137.4000	1138.8500
Japan	Yen	84.5500	83.8100	83.9700	83.9700	83.9700	84.4300	85.0300
Korea	Won	951.1200	977.4400	1029.1000	1029.1000	1029.1000	1063.6800	1222.7100
Malaysia	Ringgit	2.5167	2.5022	2.4828	2.4828	2.4828	2.4980	2.5137
Netherlands	Guilder	1.3063	1.3185	1.3017	1.3017	1.3017	1.3080	1.3094
New Zealand	Dollar	1.1276	1.1200	1.1230	1.1230	1.1230	1.1251	1.1259
Norway	Kroner	4.7508	4.7696	4.7141	4.7141	4.7141	4.7517	4.7591
Pakistan	Rupee	28.6900	29.0000	28.6700	28.6700	28.6700	28.6900	28.7100
Papua NG	Kina	1.1157	1.1370	1.1343	1.1343	1.1343	1.1201	1.1216
Philippines	Peso	26.3700	25.8700	25.6400	25.6400	25.6400	25.9600	26.2200
Portugal	Escudo	118.1100	119.2900	117.9900	117.9900	117.9900	118.4000	118.4200
Singapore	Dollar	1.1028	1.1039	1.0898	1.0898	1.0898	1.0914	1.0914
Solomon Is.	Dollar	3.0750	3.1046	3.0741	3.0741	3.0741	3.0822	3.0817
South Africa	Rand	3.1804	3.2008	3.1647	3.1647	3.1647	3.1683	3.1671
Spain	Peseta	98.0900	98.8700	97.6900	97.6900	97.6900	97.9300	98.1700
Sri Lanka	Rupee	40.2200	40.5300	40.0600	40.0600	40.0600	40.0900	40.1900
Sweden	Krona	5.0636	5.1049	5.0610	5.0610	5.0610	5.0711	5.0688
Switzerland	Franc	.9375	.9467	.9347	.9347	.9347	.9373	.9379
Taiwan	Dollar	21.3600	21.3900	21.0500	21.0500	21.0500	21.1300	21.3700
Thailand	Baht	30.5100	29.9500	29.3600	29.3600	29.3600	29.7000	30.2800
UK	Pounds	.3979	.3991	.3909	.3909	.3909	.3904	.3925
USA	Dollar	.6519	.6591	.6514	.6514	.6514	.6519	.6524

R. DEEGAN
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
24/12/97

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	31/12/97	01/01/98	02/01/98	03/01/98	04/01/98	05/01/98	06/01/98
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Austria	Schillings	8.2081	8.2081	8.2309	8.2309	8.2309	8.2206	8.1084
Belgium/Lux	Francs	24.0600	24.0600	24.1400	24.1400	24.1400	24.0800	23.9800
Brazil	Reals	.7274	.7274	.7260	.7260	.7260	.7251	.7110
Canada	Dollars	.9346	.9346	.9289	.9289	.9289	.9257	.9072
China	Yuan	5.4017	5.4017	5.3859	5.3859	5.3859	5.3794	5.2752
Denmark	Kroner	4.4433	4.4433	4.4538	4.4538	4.4538	4.4493	4.4308
EC	ECU	.5901	.5901	.5919	.5919	.5919	.5916	.5881
Fiji	Dollar	1.0067	1.0067	1.0070	1.0070	1.0070	1.0082	.9904
Finland	Markka	3.5311	3.5311	3.5408	3.5408	3.5408	3.5367	3.5219
France	Francs	3.9040	3.9040	3.9190	3.9190	3.9190	3.9090	3.8946
Germany	Deutschmark	1.1666	1.1666	1.1704	1.1704	1.1704	1.1685	1.1637
Greece	Drachmae	184.2000	184.2000	184.8200	184.8200	184.8200	184.6500	183.9700
Hong Kong	Dollars	5.0551	5.0551	5.0402	5.0402	5.0402	5.0347	4.9372
India	Rupees	25.6127	25.6127	25.5181	25.5181	25.5181	25.5662	25.1373
Indonesia	Rupiah	3407.0000	3407.0000	3734.0000	3734.0000	3734.0000	4055.0000	4650.0000
Ireland	Pounds	.4562	.4562	.4520	.4520	.4520	.4561	.4587
Israel	Shekel	2.3001	2.3001	2.3007	2.3007	2.3007	2.2998	2.2672
Italy	Lire	1146.8600	1146.8600	1151.0200	1151.0200	1151.0200	1150.6500	1143.3500
Japan	Yen	84.7600	84.7600	85.0400	85.0400	85.0400	85.9100	85.0200
Korea	Won	1095.6000	1095.6000	1102.6000	1102.6000	1102.6000	1106.4400	1145.8200
Malaysia	Ringgit	2.5358	2.5358	2.5431	2.5431	2.5431	2.6006	2.7015
Netherlands	Guilder	1.3148	1.3148	1.3190	1.3190	1.3190	1.3168	1.3113
New Zealand	Dollar	1.1209	1.1209	1.1196	1.1196	1.1196	1.1255	1.1216
Norway	Kroner	4.7686	4.7686	4.7979	4.7979	4.7979	4.7798	4.7540
Pakistan	Rupee	28.7100	28.7100	28.6300	28.6300	28.6300	28.5900	28.0400
Papua NG	Kina	1.1382	1.1382	1.1369	1.1369	1.1369	1.1237	1.1054
Philippines	Peso	26.4100	26.4100	26.5100	26.5100	26.5100	27.0100	28.1300
Portugal	Escudo	118.9700	118.9700	119.2200	119.2200	119.2200	119.3400	118.7500
Singapore	Dollar	1.0941	1.0941	1.0982	1.0982	1.0982	1.1050	1.0993
Solomon Is.	Dollar	3.0846	3.0846	3.0756	3.0756	3.0756	3.0718	3.0123
South Africa	Rand	3.1715	3.1715	3.1636	3.1636	3.1636	3.1701	3.1307
Spain	Peseta	98.6000	98.6000	98.8600	98.8600	98.8600	98.8000	98.4700
Sri Lanka	Rupee	40.2200	40.2200	40.2000	40.2000	40.2000	40.1600	39.4700
Sweden	Krona	5.1471	5.1471	5.1497	5.1497	5.1497	5.1655	5.1310
Switzerland	Franc	.9483	.9483	.9505	.9505	.9505	.9490	.9442
Taiwan	Dollar	21.2600	21.2600	21.2200	21.2200	21.2200	21.3600	21.3200
Thailand	Baht	30.5900	30.5900	30.7500	30.7500	30.7500	31.7900	33.0500
UK	Pounds	.3935	.3935	.3949	.3949	.3949	.3950	.3909
USA	Dollar	.6524	.6524	.6505	.6505	.6505	.6497	.6371

R. DEEGAN
 Delegate of the
 Chief Executive Officer of Customs
 CANBERRA A.C.T.
 07/01/98

Prime Minister

DETERMINATIONS

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

Notice is hereby given that the following determinations in the "Senior Executive Service Retirement on Benefit" series have been made under section 82D of the *Public Service Act 1922*. Copies of the determinations can be obtained from the SES Team, Public Service and Merit Protection Commission, Barton ACT 2600 (02-6272 3377).

Number and Year of Senior Executive Service Retirement on Benefit Determination	Description of Determination	Date Made
No 47 of 1997	SES Retirement on Benefit	1/7/97
No 48 of 1997	SES Retirement on Benefit	1/7/97
No 49 of 1997	SES Retirement on Benefit	1/7/97
No 50 of 1997	SES Retirement on Benefit	2/7/97
No 51 of 1997	SES Retirement on Benefit	7/7/97
No 52 of 1997	SES Retirement on Benefit	8/7/97
No 53 of 1997	SES Retirement on Benefit	8/7/97
No 54 of 1997	SES Retirement on Benefit	11/7/97
No 55 of 1997	SES Retirement on Benefit	15/7/97
No 56 of 1997	SES Retirement on Benefit	18/7/97
No 57 of 1997	SES Retirement on Benefit	22/7/97
No 58 of 1997	SES Retirement on Benefit	22/7/97
No 59 of 1997	SES Retirement on Benefit	24/7/97
No 60 of 1997	SES Retirement on Benefit	25/7/97
No 61 of 1997	SES Retirement on Benefit	29/7/97
No 62 of 1997	SES Retirement on Benefit	31/7/97
No 63 of 1997	SES Retirement on Benefit	31/7/97
No 64 of 1997	SES Retirement on Benefit	1/8/97
No 65 of 1997	SES Retirement on Benefit	4/8/97
No 66 of 1997	SES Retirement on Benefit	5/8/97
No 67 of 1997	SES Retirement on Benefit	6/8/97
No 68 of 1997	SES Retirement on Benefit	7/8/97
No 69 of 1997	SES Retirement on Benefit	7/8/97
No 70 of 1997	SES Retirement on Benefit	8/8/97
No 71 of 1997	SES Retirement on Benefit	8/8/97
No 72 of 1997	SES Retirement on Benefit	8/8/97
No 73 of 1997	SES Retirement on Benefit	8/8/97
No 74 of 1997	SES Retirement on Benefit	11/8/97
No 75 of 1997	SES Retirement on Benefit	13/8/97
No 76 of 1997	SES Retirement on Benefit	13/8/97
No 77 of 1997	SES Retirement on Benefit	18/8/97
No 78 of 1997	SES Retirement on Benefit	20/8/97
No 79 of 1997	SES Retirement on Benefit	20/8/97
No 80 of 1997	SES Retirement on Benefit	29/8/97

No 81 of 1997	SES Retirement on Benefit	2/9/97
No 82 of 1997	SES Retirement on Benefit	4/9/97
No 83 of 1997	SES Retirement on Benefit	4/9/97
No 84 of 1997	SES Retirement on Benefit	4/9/97
No 85 of 1997	SES Retirement on Benefit	4/9/97
No 86 of 1997	SES Retirement on Benefit	8/9/97
No 87 of 1997	SES Retirement on Benefit	10/9/97
No 88 of 1997	SES Retirement on Benefit	11/9/97
No 89 of 1997	SES Retirement on Benefit	11/9/97
No 90 of 1997	SES Retirement on Benefit	11/9/97
No 91 of 1997	SES Retirement on Benefit	11/9/97
No 92 of 1997	SES Retirement on Benefit	11/9/97
No 93 of 1997	SES Retirement on Benefit	12/9/97
No 94 of 1997	SES Retirement on Benefit	15/9/97
No 95 of 1997	SES Retirement on Benefit	16/9/97
No 96 of 1997	SES Retirement on Benefit	18/9/97
No 97 of 1997	SES Retirement on Benefit	21/9/97
No 98 of 1997	SES Retirement on Benefit	24/9/97
No 99 of 1997	SES Retirement on Benefit	24/9/97
No 100 of 1997	SES Retirement on Benefit	26/9/97
No 101 of 1997	SES Retirement on Benefit	1/10/97
No 102 of 1997	SES Retirement on Benefit	1/10/97
No 103 of 1997	SES Retirement on Benefit	8/10/97
No 104 of 1997	SES Retirement on Benefit	8/10/97
No 105 of 1997	SES Retirement on Benefit	14/10/97
No 106 of 1997	SES Retirement on Benefit	15/10/97
No 107 of 1997	SES Retirement on Benefit	15/10/97
No 108 of 1997	SES Retirement on Benefit	15/10/97
No 109 of 1997	SES Retirement on Benefit	15/10/97
No 110 of 1997	SES Retirement on Benefit	15/10/97
No 111 of 1997	SES Retirement on Benefit	16/10/97
No 112 of 1997	SES Retirement on Benefit	22/10/97
No 113 of 1997	SES Retirement on Benefit	22/10/97
No 114 of 1997	SES Retirement on Benefit	23/10/97
No 115 of 1997	SES Retirement on Benefit	27/10/97
No 116 of 1997	SES Retirement on Benefit	28/10/97
No 117 of 1997	SES Retirement on Benefit	28/10/97
No 118 of 1997	SES Retirement on Benefit	28/10/97
No 119 of 1997	SES Retirement on Benefit	31/10/97
No 120 of 1997	SES Retirement on Benefit	31/10/97
No 121 of 1997	SES Retirement on Benefit	3/11/97
No 122 of 1997	SES Retirement on Benefit	3/11/97
No 123 of 1997	SES Retirement on Benefit	4/11/97
No 124 of 1997	SES Retirement on Benefit	4/11/97
No 125 of 1997	SES Retirement on Benefit	4/11/97
No 126 of 1997	SES Retirement on Benefit	4/11/97
No 127 of 1997	SES Retirement on Benefit	4/11/97
No 128 of 1997	SES Retirement on Benefit	7/11/97
No 129 of 1997	SES Retirement on Benefit	10/11/97
No 130 of 1997	SES Retirement on Benefit	13/11/97
No 131 of 1997	SES Retirement on Benefit	18/11/97
No 132 of 1997	SES Retirement on Benefit	18/11/97
No 133 of 1997	SES Retirement on Benefit	21/11/97
No 134 of 1997	SES Retirement on Benefit	24/11/97
No 135 of 1997	SES Retirement on Benefit	24/11/97
No 136 of 1997	SES Retirement on Benefit	24/11/97
No 137 of 1997	SES Retirement on Benefit	27/11/97
No 138 of 1997	SES Retirement on Benefit	3/12/97

No 139 of 1997	SES Retirement on Benefit	4/12/97
No 140 of 1997	SES Retirement on Benefit	4/12/97
No 141 of 1997	SES Retirement on Benefit	4/12/97
No 142 of 1997	SES Retirement on Benefit	16/12/97
No 143 of 1997	SES Retirement on Benefit	16/12/97
No 144 of 1997	SES Retirement on Benefit	17/12/97
No 145 of 1997	SES Retirement on Benefit	17/12/97
No 146 of 1997	SES Retirement on Benefit	17/12/97

9607676

Treasurer

COMMISSIONER OF TAXATION**NOTICE OF RULINGS**

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

Ruling Number	Subject	Brief Description
TR 98/1	Income tax: determination of income: receipts versus earnings.	Ruling discusses the factors that are relevant in determining when the receipts or the earnings method is the correct method to bring income to account for tax purposes.

NOTICE OF WITHDRAWAL OF RULINGS

The Commissioner of Taxation gives notice that the following rulings are withdrawn. Copies of the Notices of Withdrawal can be obtained from any Branch of the Australian Taxation Office.

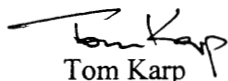
Ruling Number	Subject	Brief Description
TD 93/18	Income tax: what factors does a taxpayer need to consider in deciding between the cash and accruals methods of accounting for income for taxation purposes?	Determination has been replaced by Taxation Ruling TR 98/1.

9607677

INSURANCE ACT 1973
NOTICE OF REVOCATION OF AUTHORITY

Pursuant to sub-section 36(6) of the Insurance Act 1973, notice is given that I, Thomas Karp, Acting Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to Legal Expense Insurance Limited ACN 003 505 128.

DATED this *22nd* day of December 1997.



Tom Karp
Acting Commissioner

9607678

ATTACHMENT 'A'

**INSURANCE ACT 1973
NOTICE OF REVOCATION OF AUTHORITY**

Pursuant to sub-section 36(6) of the Insurance Act 1973, notice is given that I, Thomas Karp, Acting Insurance and Superannuation Commissioner, have revoked the authority to carry on insurance business granted to Heritage General Insurance Limited ACN 001 537 257.

DATED this 23RD day of December 1997.


Tom Karp
Acting Commissioner

9607679

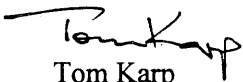
ATTACHMENT 'A'

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

In accordance with section 28 of the Insurance Act 1973 (the Act), I, Thomas Karp, Acting Insurance and Superannuation Commissioner, give notice that pursuant to section 23 of the Act, I have this day granted an authority to carry on insurance business to Virginia Surety Company Inc (ARBN 080 339 957), the registered office of which is situated at Level 16, 500 Collins Street Melbourne 3000, effective from and including 1 January 1998.

In accordance with section 122 of the Act, the Register of Authorised Insurers can be inspected at my Office, located at Level 1, 243-251 Northbourne Avenue, Lyneham, Australian Capital Territory.

Dated this 23rd day of December 1997.



Tom Karp
Acting Commissioner

9607680

Veterans' Affairs



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation in respect of **non-Hodgkin's lymphoma** following a request for review under section 196E(1)(f) of the Act.

This investigation will be carried out in the context of Statements of Principles concerning non-Hodgkin's lymphoma (Instrument No.69 of 1997, and Instrument No.70 of 1997).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

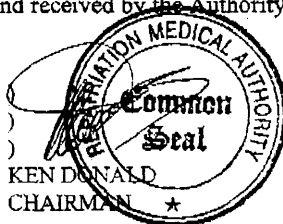
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of the investigation on **29 May 1998**.

Under the *Veterans' Entitlements Act 1986*, the RMA is required to find out whether there is a new body of sound medical-scientific evidence about non-Hodgkin's lymphoma. Therefore, persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the *RMA Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **1 May 1998**.

The Common Seal of the
Repatriation Medical Authority
was affixed in the presence of



8/1/98

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation in respect of **refractive error, particularly in relation to exposure to ultra violet rays, environmental irritation, and pterygium**, following a request for review under section 196E(1)(f) of the Act.

This investigation will be carried out in the context of Statements of Principles concerning refractive error (Instrument No.294 of 1995).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

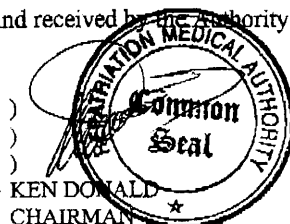
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of the investigation on **29 May 1998**.

Under the *Veterans' Entitlements Act 1986*, the RMA is required to find out whether there is a new body of sound medical-scientific evidence about refractive error, particularly in relation to exposure to ultra violet rays, environmental irritation, and pterygium. Therefore, persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the *RMA Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **1 May 1998**.

The Common Seal of the
Repatriation Medical Authority
was affixed in the presence of



The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155

8/1/98



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation in respect of **pterygium, particularly in relation to exposure to ultra violet rays and environmental irritation** following a request for review under section 196E(1)(f) of the Act.

This investigation will be carried out in the context of Statements of Principles concerning pterygium (Instrument No.253 of 1995).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

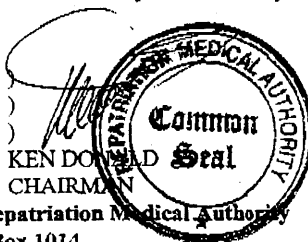
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of the investigation on **29 May 1998**.

Under the *Veterans' Entitlements Act 1986*, the RMA is required to find out whether there is a new body of sound medical-scientific evidence about pterygium, particularly in relation to exposure to ultra violet rays and environmental irritation. Therefore, persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the *RMA Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **1 May 1998**.

The Common Seal of the
Repatriation Medical Authority
was affixed in the presence of



KEN DONALD
CHAIRMAN

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155

8/1/98



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation in respect of **spondylolisthesis, particularly in relation to the aggravation of spondylolisthesis**, following a request for review under section 196E(1)(f) of the Act.

This investigation will be carried out in the context of Statements of Principles concerning spondylolisthesis and spondylolysis (Instrument No.15 of 1997).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

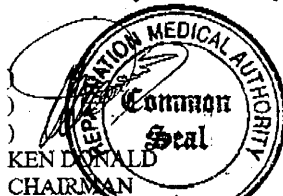
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of the investigation on 29 May 1998.

Under the *Veterans' Entitlements Act 1986*, the RMA is required to find out whether there is a new body of sound medical-scientific evidence about spondylolisthesis, particularly in relation to its aggravation. Therefore, persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the *RMA Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than 1 May 1998.

The Common Seal of the
Repatriation Medical Authority
was affixed in the presence of



The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155

8/1/98

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. 20009 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 Australian Workers' Union.

The alteration is sought from the the following:

RULE 5 - DESCRIPTION OF INDUSTRY

The industries in or in connection with which the Union is formed are those of:

PART A

- (1) Without limiting any provisions of other sub-rules hereof the industries of the employment of every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely:

Pastoral, agricultural, horticultural, including the growing, picking and packing of edible fungi, viticultural (which includes employees in wineries), dairying, poultry farming, fruit growing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling, afforestation and silviculture, the manufacture of masonite and/or caneite and all operations incidental thereto, meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, dredging or sluicing work, mining for brown coal, including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organizations in the shipping industry); the manufacture of briquettes and the distillation of oils, timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, fish trawling, treatment of whales and by-products, manufacture of copper bars, rods and wire, the manufacture of cables and the process of covering or insulating cables, the production or manufacture of aluminium for use as a raw material in

the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), the manufacture and milling of paper, the extraction and refining of vegetable oils, tea packing, the dehydration of vegetables and fruit, laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, but excluding persons engaged in the sale of goods and in the manufacture of beauty preparations, fire brigades, including that of permanent, and firemen under Boards of Fire Commissioners, boring for water or oil or refining such oil or the extraction of the oil products, the production of charcoal, ginners, stackers, feeders, branders, oil refiners, moulders and labourers in the cotton industry, the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; the treatment of prickly pear or of the products thereof, the manufacture of cement and cement articles and/or the operation of concrete batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any works directly subsidiary thereto, or in any quarry or mine or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting, in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers, (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen - namely: boilermakers blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries; fellmongering, woolsorting and woolscouring and basil tanning; undertaking and burial. Provided, however, that notwithstanding the foregoing, persons employed in:

- (a) the manufacture of masonite and/or caneite and all operations incidental thereto,
- (b) the manufacture or preparation of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot mixed asphalt, cold paved asphalt and mastic asphalt,

162 *Government departments*

- (c) the treatment of whales and by-products,
- (d) the manufacture of cables and the process of covering or insulating cables,
- (e) the production or manufacture of aluminium for use as a raw material in the manufacture of articles,
- (f) the dehydration of vegetables and fruit,
- (g) the production of charcoal,

who are eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia, or the Transport Workers' Union of Australia,

and in respect to the dehydration of vegetables and fruit, persons employed in:

- (a) the State of Tasmania,
- (b) the States of New South Wales, Victoria and South Australia other than the dehydration of vegetables and fruit, which is performed actually on dried fruit and vine fruit blocks or dehydration plants erected in dried fruits packing establishments situated in recognised dried fruit areas and other than dehydration establishments in the Murrumbidgee Irrigation Area and in the Young and Batlow districts, except employees of the Batlow Co-Operative Co. Ltd, who are eligible to be members of the Food Preservers Union of Australia,

shall not be eligible for membership pursuant to this Part.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry of or calling of horse training and/or horse racing.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 5 except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, the industries or callings of:
 - (a) Landscaping, (other than in the Northern Territory);
 - (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.

- (c) The construction, repair maintenance or demolition of:
- (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule shall have no operation within the Northern Territory.

PART B

- (5) Without limiting the generality of the foregoing or being limited in any way by the foregoing, the industry of Engineering.

PART C

- (6) Without limiting the generality of the foregoing or being limited in any way by the foregoing, the industries or the employment of an unlimited number of persons being:
- (a) Persons employed or usually employed in the Public Service of the Commonwealth, or in private industry, in the manufacture, preparation, storage or delivery of ammunition (including sporting and military), cordite, explosives (including commercial and military), arms (including sporting and military), and munitions, or work incidental thereto throughout the Commonwealth.
 - (b) All workers in wire, employees in or about wire netting or other wire workers, employees engaged in the manufacture of metal wire or of any article or articles made therefrom. Employees engaged in the process of galvanising or tinning articles of wire or any form of metal, and in the processing leading up to the preparation of such tinning or galvanising and all workers engaged in tubular gate making.
 - (c) All assistants and all labourers, general or special, engaged in connection with the work of boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries.

- (d) Dressers, grinders, drillers on stationary machines, furnacemen (including forge furnacemen), pipe moulders, tool storemen, and all labourers, general or special, engaged in the iron, steel and metal industries, or engaged in the cast-iron, pipemaking industry, steel locking bar pipe industry, riggers and scaffolders (other than riggers on ships and riggers and scaffolders employed in shipyards, dockyards and in building operations on buildings), machinists (excepting operators of punching, shearing, rivetting, rolling, bending, angle or plate straightening, nipping and notching machines, and smith machines), and all assistants to mechanics, and labourers general or special, employed in constructional shops in industries referred to in subrule (6) of this Rule in or in connection with which this Union is registered as an organisation.
- (e) Machinists engaged in the steel locking bar pipe-making industry. All persons employed in the iron, steel and tin plate rolling industries. All persons employed in the manufacture of galvanised iron, in the manufacture and/or rolling of brass, copper and aluminium and other non-ferrous metals and in the process of lining and/or covering pipes with bitumen, and all persons employed in the achine horseshoe-making industry and in the reinforced steel industry carried out in workshops or foundries.
- (f) Persons engaged in a repetition or specialised process of the production of or assembling of machine parts or metallic articles. Persons engaged in a repetition or specialised process for the production of plastic moulding. Persons engaged in the assembling of motor chasses, bumper bars, motor accessories and the like and employees including labourers, engaged as assistants in the manufacture of such articles and/or accessories and the like excepting assemblers of engines, engineers, fitters, turners, planers, shapers, slotters, millers and motor mechanics. Operators of metal spraying machines and labourers employed directly or indirectly as assisting such workers. All employees other than tradesmen engaged in the erection of television antennae excepting that those persons including tradesmen who are eligible for membership of the Union pursuant to subrule(5) shall remain eligible for membership of the Union.
- (g) All classes of employees which are referred to in the preceeding paragraphs (a), (b), (c), (d), (e) and (f), engaged in or in connection with the industries of ship-building and ship repairing or engaged in or in connection with the work of foundries, together with such other persons, whether employees in any industrial pursuit or pursuits or not, who may have been appointed Officers of the Union and admitted as members thereof provided that no boilermaker, blacksmith, engineer, electrician, moulder (other than pipe moulder), coppersmith, sheet metal worker, tinsmith, canister maker, plumber or springmaker shall be eligible to become a member of this Union, pursuant to this Part.
- (h) Persons employed or usually employed in connection with the Artificial Manures, Fertilizers, Acids, Alkalis and Chemical Industries.

PART D

- (7) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule, the

Carpentry and Joinery Industry including, in the port of Sydney (excluding Garden Island) in the State of New South Wales and in the State of South Australia, the industry of ships carpentry and/or joinery; and

PART E

- (8) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule in South Australia the industry of brushmaking; and

PART F

- (9) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule, the Rope and Cordage Industry.

PART G

- (10) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule or limiting any other provisions of this Rule, the glass industry.

PART H

- (11) Notwithstanding anything else in this rule, and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed as entertainment industry products employees and operators employed by Sony Music Australia Limited and Entertainment Distributors Company Limited at their premises at Huntingwood Estate, Eastern Creek in the State of New South Wales are eligible for membership of the Union.

PART I

- (12) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed by Auschar Operations Pty. Limited to operate, control and/or maintain its Traralgon plant in the La Trobe Valley in the State of Victoria shall be eligible for membership of the Union.

PART J

- (13) Notwithstanding anything else in this rule and without being limited by any other part of this rule and without limiting any other part of this rule, the industry of
- (a) all salaried members of the staffs of gas companies throughout the Commonwealth of Australia excepting:
 - (i) general managers (other than in the case of the South Australian Gas Company and its subsidiaries);
 - (ii) chief executive officers (being officers who are in effect General Managers but not so designated) [other than in the case of the South Australian Gas Company and its subsidiaries]; and

- (iii) tradesmen (not being foremen) who from day to day use tools of trade other than for the purpose of demonstrating their use or in cases of emergency;
- (b) in addition to, and without detracting from the generality of the coverage conferred by paragraph (a) of this sub-rule, all persons who are employed by gas companies throughout the Commonwealth of Australia either wholly or substantially in professional, technical, clerical, marketing or supervisory capacities;
- (c) any other persons who may be elected officers of the Union or a branch thereof;
- (d) Provided that nothing in this Rule shall confer eligibility for membership on salaried employees of CSR Limited employed at a yearly rate of pay in the company including such employees who are either on loan to or on secondment to any subsidiary or any associated company of CSR Limited.
- (e) Provided further that nothing in this Rule shall confer eligibility upon a person employed by a person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) which is -
- (i) engaged in the exploration for hydrocarbons (other than the Gas & Fuel Corporation of Victoria and the South Australia Gas Company, and their subsidiaries);
- (ii) engaged in the extraction of hydrocarbons and/or processing in or in connexion with the extraction process;
- (iii) engaged in providing services to other entities which are engaged in activities set out in sub-paragraphs (i) or (ii) of this paragraph including the provision of prospecting, maritime, seismic survey, drilling, construction, catering, diving, technical and maintenance services; and/or
- (iv) engaged in transmission of hydrocarbons by pipeline from the location of activities described in sub-paragraph (ii) of this paragraph and which supplies such hydrocarbons to another entity for refining, reticulation, power generation or other industrial or commercial use other than the transmission of gas by a gas company for reticulation

and who is engaged in or in connexion with any of the activities described in sub-paragraphs (i) - (iv) above.

- (f) in these rules, the following definitions shall apply;

"Gas Companies", without limiting the generality of the words, includes any person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) engaged in or in connexion with:

- (i) the exploration for, production, sale, marketing or distribution of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia; or
- (ii) the handling, conveying, carrying or transportation by means of pipeline or otherwise, of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia.

But does not include the State Energy Commission of Western Australia, its subsidiaries, or its public body successors who are within the Statutory Corporation or Municipal Industry.

But does not include employees of the Australian Government or employees of Statutory Authorities of the Australian Government.

"Town Gas", wherever used herein shall be deemed to include carburetted water gas, coal gas, producer gas, refinery gas, reformed liquified petroleum gas, reformed refinery gas, tempered liquid petroleum gas, water gas, synthetic natural gas, liquified natural gas, reformed natural gas, tempered natural gas, bio-gas and a mixture of two or more such gases.

The gases hereby included in the definition are defined as under:-

"Carburetted Water Gas" is flammable gas produced by the interaction of steam and hot coke and which has had its heating power increased by the admixture of a gas.

"Coal Gas" includes all flammable gases produced by the thermal treatment of coal.

"Liquified Petroleum Gas" is a mixture composed substantially of C3 or C4 hydrocarbons or both of them either in a liquid or a gaseous state.

"Natural Gas" is a gaseous material containing hydrocarbons and obtained from bore holes or from crude oil otherwise than by thermal or catalytic process.

"Oil Gas" is gas manufactured from petroleum or other oil by thermal, catalytic or other process but not including liquified petroleum gas.

"Producer Gas" is gas manufactured by the action of air on hot coke.

"Refinery Gas" is the residual gas produced at a refinery and left over after all normally useable products (including liquified petroleum gas) have been made or extracted from the crude or feed stock.

"Tempered Liquid Petroleum Gas" is gas manufactured by mixing liquified petroleum gas with air.

"Water Gas" is gas manufactured by the action of steam on hot coke.

"Liquified Natural Gas" is natural gas as defined above when liquified by the action of increased pressure or reduced temperature or both.

"Reformed Natural Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Tempered Natural Gas" is gas manufactured by mixing natural gas with air.

"Reformed Refinery Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Bio-gas" is any hydrocarbon containing gas produced by biological action on an organic substrate.

"Reformed Liquified Petroleum Gas" is gas produced by thermal, catalytic or other processing of liquified petroleum gas.

"Synthetic Natural Gas" is gas manufactured by mixing liquified petroleum gas with air or a gas manufactured to have the same combustion quality as natural gas.

Notwithstanding the foregoing Rule, the Industry in connexion with which the Federation is formed excludes persons employed in, about or in connexion with a coal or shale mine and employed by the owner or operator or a subsidiary or related company thereof.

PART K

- (14) Notwithstanding anything else in this rule and without being limited by any other part of this rule or limiting any other part of this rule, in or in connection with the industry of preparation, manufacture, processing and packaging of tobacco, cigarettes, cigars and allied products in the States of New South Wales and Victoria.

PART L

- (15) Notwithstanding any other provision of this Rule, nothing in any one part of this Rule limits the description of industries in or in connection with which the Union is registered pursuant to any other part of this Rule.
- (16) This industry Rule in so far as it adopts the industry Rule of the Australasian Society of Engineers prior to amalgamation with The Federated Ironworkers' Association of Australia shall be construed as if it is the industry Rule of the Australasian Society of Engineers prior to amalgamation and shall be treated as standing alone and separate from the remaining parts of the industry Rule.

PART M

- (17) Notwithstanding anything else in this Rule and without being limited by any other provisions of this Rule and without limiting any other provision of this Rule, all persons employed or to be employed by Luna Park Amusements Pty Limited at Luna Park in Sydney in the State of New South Wales with the exception of those persons solely or principally employed as performers are eligible for membership of the union.

RULE 6 - ELIGIBILITY FOR MEMBERSHIP

SECTION 1

PART A

- (1) Every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely: Pastoral (otherwise than as a shearing contractor), agricultural, horticultural, including the growing, picking and packing of edible fungi, viticultural, which includes employees in wineries

(except in the State of South Australia), dairying, poultry farming, fruitgrowing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, except persons eligible to be members of The Waterside Workers Federation of Australia who perform work aboard ships and at the grain shipping terminal at Kwinana, Western Australia, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling industry, afforestation and silviculture, employees engaged in or in connection with the manufacture of masonite and/or caneite and all operations incidental thereto (excepting persons employed at the works of Colonial Sugar Refining Co. Ltd, at Pyrmont), meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, all persons engaged in or in connection with the manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt, and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, including all workers engaged in or in connection with dredging or sluicing work, mining for brown coal including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organisations in the shipping industry): the manufacture of briquettes, the distillation of oils and all labour incidental thereto, all surface labourers engaged about or in connection with all brown coal mines, and all persons engaged in timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, employees engaged in or in connection with the treatment of whales and by-products, and general labour in connection with fish trawling, manufacture of copper bars, rods and wire, all persons engaged in or in connection with the manufacture of cables and all persons engaged in the process of covering or insulating cables and all persons engaged in the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways, and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), of the manufacture and milling of paper and all labour connected therewith, of the extraction and refining of vegetable oils, of tea packing, employees engaged in or in connection with the dehydration of vegetables and fruit, of all work in laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their Assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, but excluding persons engaged in the sale of goods and in the manufacture of Beauty preparations, of all work in connection with fire brigades, including that of permanent, partially-paid and volunteer firemen under boards of Fire Commissioners, all employees other than craftsmen or engine drivers engaged in boring for water or oil or engaged in refining such oil or in the extraction of the oil products, all persons engaged in or in connection with the production of charcoal, all employees engaged

as ginnerers, stackers, feeders, branders, oil refiners, moulders, and labourers in the cotton industry, all employees other than engine drivers and craftsmen engaged in the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; or in the treatment of prickly pear or of the products thereof, the manufacture of cement and cement articles and/or the operation of concrete batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any Works directly subsidiary thereto, or in any quarry or mine, or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, all persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen, namely: boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor-mechanics and any other mechanics engaged in the iron, steel and metal industries; all persons (other than those who have power to engage or discharge employees) who are bona fide employees wholly or partly engaged in or in connection with the business of fellmongers, woolsorters, woolscourers, basil tanners and their assistants; persons who are employed, or are competent to be employed in any position connected with the making, trimming or polishing of coffins, managing of branch establishments or any other general work in connection with the business of an undertaker or in any general work in cemeteries shall be eligible for membership of the Union.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed in or in connection with the industry or calling of horse training and/or horse racing (excluding apprentice jockeys, judges, starters and stewards) shall be eligible for membership of the Union. Provided however that persons who are eligible to be members of the Federated Clerks Union of Australia shall not be eligible for membership of the Union.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing every bona fide worker employed in or in connection with the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 6 shall be eligible for membership of the Union except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, every bona fide worker employed in or in connection with the industries or callings of:

- (a) Landscaping (other than in the Northern Territory);
- (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building;

shall be eligible for membership of the Union.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union, pursuant to this Part, any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule:

- (i) Shall have no operation within the Northern Territory;
- (ii) Other than in the State of Western Australia and in the State of Queensland in the area specified in paragraph 4(b) shall not render eligible to join the Union, pursuant to this Part, persons, (not being persons engaged on civil engineering works), who are:
 - (a) assistants or labourers engaged in connection with the work of tradesmen in the iron, steel or metal industries;

- (b) riggers, splicers, scaffolders, dogmen, crane chasers, spray painters, iron workers or employees assisting or facilitating the work of a tradesman engaged on the erection of metal structures or the installation of plant and machinery, such erection or installation not being on a building.
- (5) Provided however that, notwithstanding the provisions of sub-rules (1) to (4) above, persons employed in Tasmania by the Hobart City Council, the Launceston City Council, the Southern Regional Cemetery Trust or by any Country Council shall not be eligible for membership pursuant to this Part.
- (5A) All persons employed or to be employed by Village Sea World Operations Pty Ltd and Warner Sea World Operations Pty Ltd (collectively trading as Sea World Enterprises) at the Sea World Theme Park, Gold Coast and its associated facilities, shall be eligible for membership of the Union.
- (5B) All persons employed or to be employed by Kirby Banner Pty Ltd and Warner World Australia Pty Ltd (collectively trading as Movie World Enterprises) at the Movie World Theme Park, Movie Studios (except where such employees are engaged directly in the production of film or television programmes) and Wet 'N' Wild Water Slide Complex at Oxenford in the State of Queensland shall be eligible for membership of the Union.
- (5C) All persons employed or to be employed by Janola Dale Pty Ltd, its successors, assignees or transmittes at Dreamworld Theme Park, Coomera, Queensland shall be eligible for membership of the Union.
- (5D) All persons employed or to be employed by Village Nine Network Leisure Company Pty Ltd at Intencity, World Live! and Hide and Seek Theme Parks established in the Commonwealth of Australia shall be eligible for membership of the Union.

SECTION 2**PART B**

- (6) Without limiting the generality of the foregoing or being limited in any way by the foregoing, persons engaged in any of the following Trades or Branches of Trades shall be eligible for membership of the Union:
 - (a) Engineers, Fitters, Turners, Water Meter Fitters, Tool and Gauge Makers, Die Sinkers, Mechanical and/or Scientific Instrument Makers, Scale Makers and Adjusters, Safe Makers, Pipe Fitters, Motor Mechanics, and Tuners and Testers, Cycle and Motor Cycle Mechanics, Typewriter Mechanics, Patternmakers, Coppersmiths, Brassfinishers, Engineering and General Forgers, Forge Furnacemen, Blacksmiths, Shipsmiths, Angle-Ironsmiths, Springsmiths, Spring Fitters, Welders, Oxy-Acetylene Cutters, Locksmiths, Mechanical Draughtsmen, Millwrights, Iron and Steel Rollers, Electrical Fitters, Electrical Mechanics, Machine Makers, Milling Machinists, Planers, Slotters, Borers, Shapers, Drillers, Polishers, Grinders and Lappers, Bolt and Nut Machinists, Agricultural Implement Makers, Panel Beaters (restricted to Panel Beaters employed in the Australian Capital Territory by the Department of the Capital Territory in the Transport Workshop), Gunsmiths, Technicians (except persons who are members or eligible for membership of the Association of Draughting, Supervisory and Technical Employees other than any person or persons who may be eligible for membership

of the Union pursuant to any other Part of this Rule) and any other Machine Operators or Mechanics employed in the Engineering, Locomotive, Shipbuilding, Rolling Stock, Aircraft, Munition and Iron Trades, or in any other Industry.

- (b) Smiths' strikers and mechanics' assistants or groups of strikers and assistants engaged in any of the above trades deciding to amalgamate with or join this Union shall be admitted upon such terms as shall be agreed upon by the National Conference and consistent with the Rules of the Union, so long as it is not antagonistic to any other Trade Union dealing solely with that class of worker and operating in the immediate locality.
- (c) This eligibility rule in so far as it adopts the eligibility rule of the Australasian Society of Engineers prior to amalgamation with The Federated Ironworkers' Association of Australia shall be construed as if it is the eligibility rule of the Australasian Society of Engineers prior to amalgamation and shall be treated as standing alone and separate from the remaining parts of the eligibility rule.

PART C

- (7) Without limiting the generality of the foregoing or being limited in any way by the foregoing the following persons shall be eligible for membership of the Union :
 - (a) Persons employed or usually employed, in the Public Service of the Commonwealth, or in private industry, in the manufacture preparation, storage or delivery of ammunition (including sporting and military), cordite, explosives (including commercial and military), arms (including sporting and military), and munitions or work incidental thereto throughout the Commonwealth.
 - (b) All workers in wire, employees in or about wire netting or other wire workers, employees engaged in the manufacture of metal wire or of any article or articles made therefrom. Employees engaged in the process of galvanising or tinning articles of wire or any form of metal, and in all processing leading up to the preparation of such tinning or galvanising and all workers engaged in tubular gate making.
 - (c) All assistants and all labourers, general or special, engaged in connection with the work of boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics, and any other mechanics engaged in the iron, steel and metal industries.
 - (d) Dressers, grinders, drillers on stationary machines, furnacemen (including forge furnacemen), pipe moulders, tool storemen, and all labourers, general or special, engaged in the iron, steel and metal industries, or engaged in the cast-iron, pipemaking industry, steel locking bar pipe industry, riggers and scaffolders (other than riggers on ships and riggers and scaffolders employed in shipyards, dockyards, and in building operations on buildings), machinists (excepting operators of punching, shearing, rivetting, rolling, bending, angle or plate straightening, nipping and notching machines, and smith machines), and all assistants to mechanics, and labourers general or special, employed in constructional shops in industries referred to in sub-rule (6) of Rule 5 in or in connection with which this Union is registered as an organisation.

- (e) Machinists engaged in the steel locking bar pipe-making industry. All persons employed in the iron, steel and tin plate rolling industries. All persons employed in the manufacture of galvanised iron, in the manufacture and/or rolling of brass, copper and aluminium and other non-ferrous metals, and in the process of lining and/or covering pipes with bitumen, and all persons employed in the machine horseshoe-making industry and in the reinforced steel industry carried out in workshops or foundries.
- (f) Persons engaged in a repetition or specialised process for the production of or assembling of machine parts or metallic articles. Persons engaged in a repetition or specialised process for the production of plastic moulding. Persons engaged in the assembling of motor chasses, bumper bars, motor accessories and the like and employees, including labourers, engaged as assistants in the manufacture of such articles and/or accessories and the like excepting assemblers of engines, engineers, fitters, turners, planers, shapers, slotters, millers and motor mechanics. Operators of metal spraying machines and labourers employed directly or indirectly as assisting such workers. All employees other than tradesmen engaged in the erection of television antennae excepting that those persons including tradesmen who are eligible for membership of the Union pursuant to any other Part of this Rule shall remain eligible for membership of the Union.
- (g) All classes of employees which are referred to in the preceding paragraphs 7(a), 7(b), 7(c), 7(d), 7(e) and 7(f), engaged in or in connection with the industries of ship-building and ship repairing or engaged in or in connection with the work of foundries, provided that no boilermaker, blacksmith, engineer, electrician, moulder (other than pipe moulder), coppersmith, sheet metal worker, tinsmith, canister maker, plumber or springmaker shall be eligible to become a member of this Union other than those persons including tradesmen who are eligible for membership of the Union pursuant to any other Part of this Rule.
- (h) All persons employed to assist and facilitate the work of engineering, electrical and other metal tradesmen in the performance of work for which such tradesmen or other technical supervisors are responsible, notwithstanding that their work includes hoisting, lowering, fleeting, whether by block and tackle or by other means, tools, equipment, machinery or other articles or material in connection with the work of such tradesmen in ship-yards and dock-yards or on ship or between ship and shipyard and dockyard. This paragraph shall apply notwithstanding any other provision of this Rule, but shall not by implementation affect the construction of the other provisions of this Rule.
- (i) Persons employed or usually employed in any establishment wholly or partly engaged in or connected with the manufacture, preparation and storage (or any of them) of Bone Dust, and other Artificial Manures and Fertilizers (and any of them), and of Acids, Alkalis and Chemicals of all kinds whether in liquid solid or gaseous form (or any of them), and work incidental thereto AND of persons employed in any type of labour in and around such establishment whose employment is incidental to the proper carrying out of the foregoing manufacture, preparation and storage (or any of them).
- (8) (a) Notwithstanding sub-rule 7 of this Rule but subject to paragraph (b) below, persons who are employed in or in connection with:

- (i) The manufacture and distribution of cables and other conductors for the transmission of energy or
- (ii) Processes connected with or incidental to such manufacture and distribution,

and who are employed by:

- (1) Pacific Dunlop Limited, Olex Cables Division (other than at Geebung, Queensland).
- (2) Optix Australia Limited.
- (3) Metal Manufactures Limited, MM Cables Division (excluding Metal Manufactures Limited trading as Pyrotenax, Metal Manufactures Limited, MM Metals Division at Port Kembla, New South Wales and Metal Manufactures Limited, MM Cables Division at Port Kembla, New South Wales.
- (4) Pirelli Cables Australia Limited.
- (5) Burton Cables Pty. Ltd.

are not eligible for membership of the Union pursuant to this Part.

- (b) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are eligible for membership under sub-rule (7) of this Rule and whose principal work is ancillary to the work of tradesmen however classified.
 - (c) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under any other Part of this Rule.
- (9)
- (a) Notwithstanding anything else in sub-rules (6) and (7) but subject to (b) and (c) below, persons employed or to be employed in or at the establishment of Fibremakers Ltd., Canterbury Road, Bayswater, Victoria, in the manufacture and/or production of synthetic filament yarn are not eligible for membership of the Union.
 - (b) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under sub-rules (6) and (7) of this rule and who are employed as assistants to tradesmen or in other classifications concerned with the maintenance of the plant or similar functions not directly connected with the production and/or manufacturing process of synthetic filament yarn.
 - (c) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under any other Part of this rule.
- (10) Notwithstanding any other provisions of this Part, persons employed as Production Team Members by Southern Aluminium Pty Ltd at Bell Bay, Tasmania are eligible for membership of the Union.
- (11) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons

eligible for membership of The Federated Furnishing Trades Society of Australasia pursuant to its eligibility Rules as at 30 June 1992 (including persons employed or engaged in the manufacture of free standing furniture but not including persons, if otherwise eligible for membership of the Union employed in the manufacture of metal or plastic furniture or in aluminium fabrication) in the States of Queensland, New South Wales, Victoria, South Australia and Tasmania or in the Australian Capital Territory.

- (12) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of the Construction Forestry and Mining Employees Union pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site timber joinery/furniture industry (not including persons, if otherwise eligible for membership of the Union, in the aluminium fabrication industry) in the State of Queensland.
- (13) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons employed or engaged in the State of Queensland in glazing work in the timber joinery/furniture industry or employed or engaged substantially and predominantly on glazing work in the aluminium fabrication industry in the State of Queensland.

PART D

- (14) Notwithstanding anything else in this Rule, and without being limited by any other provision of this Rule and without limiting any other provisions of this Rule the following persons shall be eligible for membership of the Union:

- (a) persons 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 occupation, and/or calling, and/or vocations, and/or industrial pursuits of:

and/or

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

and/or

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

Carpenters and/or Joiners including, in the Port of Sydney (excluding Garden Island) in the State of New South Wales and in the State of South Australia, Ships Carpenters and/or Joiners.

- (15) (a) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of The Federated Furnishing Trades Society of Australasia pursuant to its eligibility Rules as at 30 June 1992 (including persons employed or engaged in the manufacture of free standing furniture but not including persons if otherwise within the constitutional coverage of the Union employed in the joinery or shopfitting industry) in the States of Queensland, New South Wales, Victoria, South Australia and Tasmania or in the Australian Capital Territory.

- (b) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons, eligible for membership of the Construction, Forestry and Mining Employees Union pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site joinery/furniture industry in the State of Queensland.
- (c) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of The Operative Painters and Decorators Union of Australia pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site joinery/furniture industry in the State of Queensland.

PART E

- (16) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule, and without limiting any other provisions of this Rule, persons employed in any capacity whatsoever (excepting as to clerks, persons eligible for membership of the Transport Workers Union of Australia and all persons engaged in the manufacture and maintenance of plant and equipment) by any person firm or company engaged solely or mainly in the industry of brushmaking in South Australia who shall be eligible for membership of the Union.

PART F

- (17) Notwithstanding anything else in this Rule and without being limited by any other provisions of this Rule and without limiting any other provisions of this Rule, persons engaged in, or in connection with the following mills or factories:- Jute, flax, rope, thread, cordage, twine, mats, bags or hessian; including also employees in canteen sections in such mills or factories shall be eligible for membership of the Union.

PART G

- (18) Notwithstanding anything else in this Rule, and without being limited by any other provisions of this Rule and without limiting any other provisions of this Rule, persons employed or usually employed in connection with the glass manufacturing industry shall be eligible for membership of the Union and without limiting the generality thereof shall comprise all persons within that industry -
 - (a) in or in connection with the fabrication of goods from the products of that industry; or
 - (b) in or in connection with the fabrication of goods comprising glass, fibre glass or any other similar matter or substance;
 - (c) provided that employees engaged in the optical division of the Defence Research Laboratories shall not be eligible for membership of the Union pursuant to this Part.

PART H

- (19) Notwithstanding anything else in this rule, and without being limited by any other provisions of this rule and without limiting any other provision of this rule, persons employed as entertainment industry products employees and operators employed by Sony Music Australia Limited and Entertainment Distributors Company Limited at their premises at Huntingwood Estate, Eastern Creek in the State of New South Wales are eligible for membership of the union.

PART I

- (20) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed by Auschar Operations Pty. Limited to operate, control and/or maintain its Traralgon plant in the La Trobe Valley in the State of Victoria shall be eligible for membership of the Union.

SECTION 3**PART J**

- (21) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule the union shall consist of an unlimited number of persons, namely:
- (a) all salaried members of the Staffs of gas companies throughout the Commonwealth of Australia excepting:
 - (i) general managers (other than in the case of the South Australian Gas Company and its subsidiaries);
 - (ii) chief executive officers (being officers who are in effect General Managers but not so designated) [other than in the case of the South Australian Gas Company and its subsidiaries]; and
 - (iii) tradesmen (not being foreman) who from day to day use tools of trade other than for the purpose of demonstrating their use or in cases of emergency;
 - (b) in addition to, and without detracting from the generality of the coverage conferred by paragraph (a) of this sub-rule, all persons who are employed by gas companies throughout the Commonwealth of Australia, either wholly or substantially in professional, technical, clerical, marketing or supervisory capacities;
 - (c) any other persons who may be elected officers of the Union or a branch thereof;
 - (d) notwithstanding anything contained in paragraph (a) hereof, executive officers who are departmental heads and the officers designated Staff Officer or Industrial Officer and any officer carrying out the duties of any of these positions by whatever designation shall not be eligible for membership of the Federation (other than in the case of the South Australian Gas Company and its subsidiaries);
 - (e) Provided that nothing in this sub-rule shall confer eligibility for membership on salaried employees of CSR Limited employed at a yearly rate of pay in the company, including such employees who are either on loan to or on secondment to any subsidiary or any associated company of CSR Limited.
 - (f) Provided further that nothing in this subrule shall confer eligibility upon a person employed by a person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) which is -

- (i) engaged in the exploration for hydrocarbons (other than the Gas and Fuel Corporation of Victoria) and the South Australia Gas Company, and their subsidiaries);
 - (ii) engaged in the extraction of hydrocarbons and/or processing in or in connection with the extraction's process;
 - (iii) engaged in providing services to other entities which are engaged in activities set out in sub-paragraph (i) or (ii) of this paragraph including the provision of prospecting, maritime, seismic survey, drilling, construction, catering, diving, technical and maintenance services, and/or
 - (iv) engaged in the transmission by pipeline from the location of activities described in sub-paragraph (ii) of this paragraph and which supplies such hydrocarbons to another entity for refining, reticulation, power generation or other industrial or commercial use other than the transmission of gas by a gas company for reticulation and who is engaged in or in connection with any of the above activities described in sub-paragraphs (i) - (iv) above.
- (g) provided that nothing in this rule shall confer eligibility upon a person who is the employee of an Oil Company which has as its principal business the production, manufacture or wholesale distribution of petroleum products where the employment of that person is principally concerned with the production, manufacture or wholesale distribution of petroleum products.
- (h) in these rules, the following definitions shall apply:

"Gas Companies", without limiting the generality of the words, includes any person, firm company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) engaged in or in connection with:

- (i) the exploration for, production, sale, marketing or distribution of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia; or
- (ii) the handling, conveying, carrying or transportation by means of pipeline or otherwise, of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia.

But does not include the State Energy Commission of Western Australia, its subsidiaries, or its public body successors who are within the Statutory Corporation or Municipal Industry.

But does not include employees of the Australian Government or employees of Statutory Authorities of the Australian Government.

"Town Gas", wherever used herein shall be deemed to include carburetted water gas, coal gas, liquefied gas, natural gas,

oil gas, producer gas, refinery gas, reformed liquefied petroleum gas, reformed refinery gas, tempered liquid petroleum gas, water gas, synthetic natural gas, liquefied natural gas, reformed natural gas, tempered natural gas, bio-gas and a mixture of two or more such gases.

The gases hereby included in the definition are defined as under:

"Carburetted Water Gas" is flammable gas produced by the interaction of steam and hot coke and which had its heating power increased by the admixture of a gas.

"Coal Gas" includes all flammable gases produced by the thermal treatment of coal.

"Liquefied Petroleum Gas" is a mixture composed substantially of C3 or C4 hydrocarbons or both of them either in a liquid or a gaseous state.

"Natural Gas" is a gaseous material containing hydrocarbons and obtained from bore holes or from crude oil otherwise than by thermal or catalytic process.

"Oil gas" is gas manufactured from petroleum or other oil by thermal, catalytic or other process but not including liquefied petroleum gas.

"Producer Gas" is gas manufactured by the action of air on hot coke.

"Refinery Gas" is the residual gas produced at a refinery and left over after all normally usable products (including liquefied petroleum gas) have been made extracted from the crude or feed stock.

"Tempered Liquid Petroleum Gas" is gas manufactured by mixing liquefied petroleum gas with air.

"Water Gas" is gas manufactured by the action of steam on hot coke.

"Liquefied Natural Gas" is natural gas as defined above when liquefied by the action of increase pressure or reduced temperature or both.

"Reformed Natural Gas" is gas produced by thermal, catalytic or other processing of natural gas.

"Tempered Natural Gas" is gas manufactured by mixing natural gas with air.

"Reformed Refinery Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Bio-Gas" is any hydrocarbon containing gas produced by biological action on an organic substrate.

"Reformed Liquefied Petroleum Gas" is gas produced by thermal, catalytic or other processing or liquefied petroleum gas.

"Synthetic Natural Gas" is gas manufactured by mixing liquefied petroleum gas with air or a gas manufactured to have the same combustion quality as natural gas.

Notwithstanding the foregoing Rule, the following persons shall not be eligible for membership of the Federation, namely persons employed in, about or in connection with a coal or shale mine and employed by the owner or operator or a subsidiary or related company thereof.

- (i) In addition the following persons or classes of persons shall be eligible for membership of the Union, namely:

independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the Federation.

Nothing in paragraphs (a) to (i) inclusive of this sub-rule limits the right of the union to enrol persons who are otherwise eligible for membership under any other sub-rule of this Rule.

SECTION 4

PART K

- (22) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule and without limiting any other provision of this Rule the union shall consist of persons employed in or in connection with the following industries or callings:-
The preparation, manufacture, processing and packaging of tobacco, cigarettes, cigars or allied products in the States of New South Wales and Victoria, together with any person who is an officer of the Union.

SECTION 5

PART L

- (23) Notwithstanding any other provision of this Rule, nothing in any one Section of this Rule limits the eligibility of a person for membership of the Union pursuant to any other Section of this Rule, nor the right of the Union to enrol such persons who are otherwise eligible for membership pursuant to such other Section or Sections of this Rule.
- (24) Notwithstanding the other provisions of this rule, the holders of Office in the Union shall be eligible for membership of the Union together with such other persons whether employees in any industrial pursuit or pursuits or not, who may have been appointed officers of the Federation of Industrial Manufacturing and Engineering Employees prior to the amalgamation of that organisation with The Australian Workers' Union and admitted as members thereof.
- (25) Notwithstanding anything contained elsewhere in this rule, the union shall not, in the Australian Capital Territory and in the State of New South Wales, pursuant to Section 2 of this Rule, be entitled to enrol persons eligible for membership of the Construction, Forestry, Mining and Energy Union pursuant to its eligibility rules as at 23 June 1993 employed or engaged in the off-site timber joinery/furniture industry (not including persons, if otherwise eligible for membership of the

union, in the aluminium fabrication industry) or substantially and predominantly engaged on glazing work in the aluminium fabrication industry.

- (26) Notwithstanding anything contained elsewhere in this rule, the Union shall not pursuant only to Section 2 of this Rule be entitled to enrol persons employed or engaged by any person, body, corporation, employer or principal who is engaged in the Building and/or Construction Industry in the occupation of a carpenter and/or joiner except those persons employed by the Crown or Local Government. Nothing in this paragraph affects the rights of the union to enrol and/or represent persons in accordance with Section 1 of these Rules nor anyone under Section 2 other than the persons specifically identified in the foregoing sentence, nor does the agreement alter or affect in any way the 1986 demarcation agreements between the Australian Workers Union, as it then were, and the Federated Ironworkers Association of Australia, as it then were, on the one hand, and the Building Workers Industrial Union of Australia and the Federated Engine Drivers and Firemens Association of Australasia, as they then were, on the other, nor does it affect the 1992 Agreement between the Construction, Forestry and Mining Employees Union, as it then was, and the Australian Workers Union, as it then was.
- (27) (a) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any provision of this rule, persons employed or to be employed in the Exhibitions (Trade and Public Promotion) Industry shall be eligible for membership of the union.
- (b) For the purposes of the rule, Exhibitions (Trade and Public Promotion) Industry means the industry of fabricating, supplying, preparing, marking out, installing, dismantling or hiring exhibition stands and/or associated components used in or in connection with promotions, exhibitions, meetings and/or conventions, provided that this industry shall not be taken to include:
- (i) Any work coming within the scope of the National Joinery and Building Trade Products Award 1993 [Print K6616 [N0183]], the National Building and Construction Industry Award 1990 [Print L2807 [N0122]] or The Building and Construction Industry (ACT) Award 1991 [Print K0679 [B0171]] or their State counterpart awards; and/or
 - (ii) Work undertaken by employees of any employer party directly or indirectly respondent to the National Joinery and Building Trade Products Award 1993, the National Building and Construction Industry Award 1990 or The Building and Construction Industry (ACT) Award 1991 or their State counterpart awards; and/or
 - (iii) Work undertaken in or in connection with special events (e.g. Expos, Royal Easter Show, Australian Formula One Grand Prix) or industry shows within the constitutional coverage of the Construction, Forestry, Mining and Energy Union pursuant to its eligibility rule; and/or
 - (iv) Work undertaken in or in connection with, or by an employer whose normal business is, the construction of sets, scenery, props or other equipment or components for any theatrical, motion picture, video, television or entertainment production; and/or

- (v) Work undertaken by an employer whose normal business in the business of transport with the constitutional coverage of the Transport Workers' Union of Australia.
- (vi) Any work coming within the scope of the Electrical Contracting Industry Award 1992 [Print K3299 [E0068]], the Electrical Engineering and Contracting Industries (Northern Territory) Award 1995 [Print M0637 [E0021CRN]], and the State counterpart electrical contracting awards, and/or work undertaken by the employees of any employer party directly or indirectly respondent to the Electrical Contracting Industry Award 1992, the Electrical Engineering and Contracting Industries (Northern Territory) Award 1995, and the State counterpart electrical contracting awards.

SECTION 6

PART M

- (28) Notwithstanding anything else in this Rule, and without being limited by any other provisions of this Rule and without limiting any other provision of this Rule, all persons employed or to be employed by Luna Park Amusements Pty Limited at Luna Park in Sydney in the State of New South Wales with the exception of those persons solely or principally employed as performers shall be eligible for membership of the union.

PART N

- (29) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed or to be employed by Energy Developments Limited and/or by subsidiaries or related companies to Energy Developments Limited within the meaning of the Corporations Law shall be eligible for membership of the union and the union shall have the right to the exclusion of the ALHMMWU, the AMWU, the CEPU and the CFMEU to represent under the Act, the industrial interests of such persons.

PART O

- (30) Sub-rule to reflect orders made under the Industrial Relations Act 1988 (now the Workplace Relations Act 1996) and recorded in Print N2624

Notwithstanding any provision of this rule to the contrary and for the purpose of giving effect to the orders made on 18 June 1996 and recorded in Print N2624, and subject to further order of the Commission to vary or set aside the orders, with effect from 2 May 1997 persons employed by National Rail Corporation Limited shall not be eligible to become members of the union.

to the following:

RULE 5 - DESCRIPTION OF INDUSTRY

The industries in or in connection with which the Union is formed are those of:

PART A

- (1) Without limiting any provisions of other sub-rules hereof the industries of the employment of every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely:

Pastoral, agricultural, farming, horticultural, including the growing, picking and packing of edible fungi, viticultural (which includes employees in wineries), dairying, poultry farming, fruit growing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling, afforestation and silviculture, the manufacture of masonite and/or caneite and all operations incidental thereto, meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, dredging or sluicing work, mining for brown coal, including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organizations in the shipping industry); the manufacture of briquettes and the distillation of oils, timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, fish trawling, fish purse seining or polling, fish farming, fishing activity, marine farming, aquiculture, pisciculture, mariculture, cultivation of live sea and freshwater products, breeding or spawning of fish and hatching of fish or marine products whether in or from the sea, rivers, dams, tanks, ponds, underwater cages, aquariums or other water source, holding, containing, penning or harvesting of live fish or marine products or marine vegetation, cleaning, purging, flushing, packing, freezing, processing, preserving, smoking, treatment or marketing of fish or marine products, cultivation, culling or treatment of oysters, oyster leases or oyster farms, treatment of whales and by-products, manufacture of copper bars, rods and wire, the manufacture of cables and the process of covering or insulating cables, the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), the manufacture and milling of paper, the extraction and refining of vegetable oils, tea packing, the dehydration of vegetables and fruit, laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, but excluding persons engaged in the sale of goods and in the manufacture of beauty preparations, fire brigades, including that of permanent, and firemen under Boards of Fire Commissioners, boring for water or oil or refining such oil or the extraction of the oil products, the production of charcoal, ginners, stackers, feeders, branders, oil refiners, moulders and labourers in the cotton industry, the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; the treatment of prickly pear or of

the products thereof, the manufacture of cement and cement articles and/or the operation of concrete batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any works directly subsidiary thereto, or in any quarry or mine or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting, in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers, (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen - namely: boilermakers blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries; fellmongering, woolsorting and woolscouring and basil tanning; undertaking and burial. Provided, however, that notwithstanding the foregoing, persons employed in:

- (a) the manufacture of masonite and/or caneite and all operations incidental thereto,
- (b) the manufacture or preparation of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot mixed asphalt, cold paved asphalt and mastic asphalt,
- (c) the treatment of whales and by-products,
- (d) the manufacture of cables and the process of covering or insulating cables,
- (e) the production or manufacture of aluminium for use as a raw material in the manufacture of articles,
- (f) the dehydration of vegetables and fruit,
- (g) the production of charcoal,

who are eligible to be members of The Federated Engine Drivers' and Firemen's Association of Australasia, or the Transport Workers' Union of Australia,

and in respect to the dehydration of vegetables and fruit, persons employed in:

- (a) the State of Tasmania,

- (b) the States of New South Wales, Victoria and South Australia other than the dehydration of vegetables and fruit, which is performed actually on dried fruit and vine fruit blocks or dehydration plants erected in dried fruits packing establishments situated in recognised dried fruit areas and other than dehydration establishments in the Murrumbidgee Irrigation Area and in the Young and Batlow districts, except employees of the Batlow Co-Operative Co. Ltd, who are eligible to be members of the Food Preservers Union of Australia,

shall not be eligible for membership pursuant to this Part.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry of or calling of horse training and/or horse racing.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 5 except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, the industries or callings of:

- (a) Landscaping, (other than in the Northern Territory);
- (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (c) The construction, repair maintenance or demolition of:
- (i) Civil and/or mechanical engineering projects.
- (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
- (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
- (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
- (v) Sports and/or entertainment complexes.
- (vi) Car parks excepting car park buildings and car parks within the alignment of a building.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule shall have no operation within the Northern Territory.

PART B

- (5) Without limiting the generality of the foregoing or being limited in any way by the foregoing, the industry of Engineering.

PART C

- (6) Without limiting the generality of the foregoing or being limited in any way by the foregoing, the industries or the employment of an unlimited number of persons being:

- (a) Persons employed or usually employed in the Public Service of the Commonwealth, or in private industry, in the manufacture, preparation, storage or delivery of ammunition (including sporting and military), cordite, explosives (including commercial and military), arms (including sporting and military), and munitions, or work incidental thereto throughout the Commonwealth.
- (b) All workers in wire, employees in or about wire netting or other wire workers, employees engaged in the manufacture of metal wire or of any article or articles made therefrom. Employees engaged in the process of galvanising or tinning articles of wire or any form of metal, and in the processing leading up to the preparation of such tinning or galvanising and all workers engaged in tubular gate making.
- (c) All assistants and all labourers, general or special, engaged in connection with the work of boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics and any other mechanics engaged in the iron, steel and metal industries.
- (d) Dressers, grinders, drillers on stationary machines, furnacemen (including forge furnacemen), pipe moulders, tool storemen, and all labourers, general or special, engaged in the iron, steel and metal industries, or engaged in the cast-iron, pipemaking industry, steel locking bar pipe industry, riggers and scaffolders (other than riggers on ships and riggers and scaffolders employed in shipyards, dockyards and in building operations on buildings), machinists (excepting operators of punching, shearing, rivetting, rolling, bending, angle or plate straightening, nipping and notching machines, and smith machines), and all assistants to mechanics, and labourers general or special, employed in constructional shops in industries referred to in subrule (6) of this Rule in or in connection with which this Union is registered as an organisation.
- (e) Machinists engaged in the steel locking bar pipe-making industry. All persons employed in the iron, steel and tin plate rolling industries. All persons employed in the manufacture of galvanised

iron, in the manufacture and/or rolling of brass, copper and aluminium and other non-ferrous metals and in the process of lining and/or covering pipes with bitumen, and all persons employed in the machine horseshoe-making industry and in the reinforced steel industry carried out in workshops or foundries.

- (f) Persons engaged in a repetition or specialised process of the production of or assembling of machine parts or metallic articles. Persons engaged in a repetition or specialised process for the production of plastic moulding. Persons engaged in the assembling of motor chasses, bumper bars, motor accessories and the like and employees including labourers, engaged as assistants in the manufacture of such articles and/or accessories and the like excepting assemblers of engines, engineers, fitters, turners, planers, shapers, slotters, millers and motor mechanics. Operators of metal spraying machines and labourers employed directly or indirectly as assisting such workers. All employees other than tradesmen engaged in the erection of television antennae excepting that those persons including tradesmen who are eligible for membership of the Union pursuant to subrule(5) shall remain eligible for membership of the Union.
- (g) All classes of employees which are referred to in the preceeding paragraphs (a), (b), (c), (d), (e) and (f), engaged in or in connection with the industries of ship-building and ship repairing or engaged in or in connection with the work of foundries, together with such other persons, whether employees in any industrial pursuit or pursuits or not, who may have been appointed Officers of the Union and admitted as members thereof provided that no boilermaker, blacksmith, engineer, electrician, moulder (other than pipe moulder), coppersmith, sheet metal worker, tinsmith, canister, maker, plumber or springmaker shall be eligible to become a member of this Union, pursuant to this Part.
- (h) Persons employed or usually employed in connection with the Artificial Manures, Fertilizers, Acids, Alkalis and Chemical Industries.

PART D

- (7) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule, the Carpentry and Joinery Industry including, in the port of Sydney (excluding Garden Island) in the State of New South Wales and in the State of South Australia, the industry of ships carpentry and/or joinery; and

PART E

- (8) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule in South Australia the industry of brushmaking; and

PART F

- (9) Notwithstanding anything else in this Rule and without being limited by any other part of this Rule or limiting any other part of this Rule, the Rope and Cordage Industry.

PART G

- (10) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule or limiting any other provisions of this Rule, the glass industry.

PART H

- (11) Notwithstanding anything else in this rule, and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed as entertainment industry products employees and operators employed by Sony Music Australia Limited and Entertainment Distributors Company Limited at their premises at Huntingwood Estate, Eastern Creek in the State of New South Wales are eligible for membership of the Union.

PART I

- (12) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed by Auschar Operations Pty. Limited to operate, control and/or maintain its Traralgon plant in the La Trobe Valley in the State of Victoria shall be eligible for membership of the Union.

PART J

- (13) Notwithstanding anything else in this rule and without being limited by any other part of this rule and without limiting any other part of this rule, the industry of
- (a) all salaried members of the staffs of gas companies throughout the Commonwealth of Australia excepting:
 - (i) general managers (other than in the case of the South Australian Gas Company and its subsidiaries);
 - (ii) chief executive officers (being officers who are in effect General Managers but not so designated) [other than in the case of the South Australian Gas Company and its subsidiaries]; and
 - (iii) tradesmen (not being foremen) who from day to day use tools of trade other than for the purpose of demonstrating their use or in cases of emergency;
 - (b) in addition to, and without detracting from the generality of the coverage conferred by paragraph (a) of this sub-rule, all persons who are employed by gas companies throughout the Commonwealth of Australia either wholly or substantially in professional, technical, clerical, marketing or supervisory capacities;
 - (c) any other persons who may be elected officers of the Union or a branch thereof;
 - (d) Provided that nothing in this Rule shall confer eligibility for membership on salaried employees of CSR Limited employed at a yearly rate of pay in the company including such employees who are either on loan to or on secondment to any subsidiary or any associated company of CSR Limited.

- (e) Provided further that nothing in this Rule shall confer eligibility upon a person employed by a person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) which is -
- (i) engaged in the exploration for hydrocarbons (other than the Gas & Fuel Corporation of Victoria and the South Australia Gas Company, and their subsidiaries);
 - (ii) engaged in the extraction of hydrocarbons and/or processing in or in connexion with the extraction process;
 - (iii) engaged in providing services to other entities which are engaged in activities set out in sub-paragraphs (i) or (ii) of this paragraph including the provision of prospecting, maritime, seismic survey, drilling, construction, catering, diving, technical and maintenance services; and/or
 - (iv) engaged in transmission of hydrocarbons by pipeline from the location of activities described in sub-paragraph (ii) of this paragraph and which supplies such hydrocarbons to another entity for refining, reticulation, power generation or other industrial or commercial use other than the transmission of gas by a gas company for reticulation

and who is engaged in or in connexion with any of the activities described in sub-paragraphs (i) - (iv) above.

- (f) in these rules, the following definitions shall apply;

"Gas Companies", without limiting the generality of the words, includes any person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) engaged in or in connexion with:

- (i) the exploration for, production, sale, marketing or distribution of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia; or
- (ii) the handling, conveying, carrying or transportation by means of pipeline or otherwise, of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia.

But does not include the State Energy Commission of Western Australia, its subsidiaries, or its public body successors who are within the Statutory Corporation or Municipal Industry.

But does not include employees of the Australian Government or employees of Statutory Authorities of the Australian Government.

"Town Gas", wherever used herein shall be deemed to include carburetted water gas, coal gas, producer gas, refinery gas, reformed liquified petroleum gas, reformed refinery gas, tempered liquid petroleum gas, water gas, synthetic natural gas, liquified natural gas, reformed natural gas, tempered natural gas, bio-gas and a mixture of two or more such gases.

The gases hereby included in the definition are defined as under:

"Carburetted Water Gas" is flammable gas produced by the interaction of steam and hot coke and which has had its heating power increased by the admixture of a gas.

"Coal Gas" includes all flammable gases produced by the thermal treatment of coal.

"Liquified Petroleum Gas" is a mixture composed substantially of C3 or C4 hydrocarbons or both of them either in a liquid or a gaseous state.

"Natural Gas" is a gaseous material containing hydrocarbons and obtained from bore holes or from crude oil otherwise than by thermal or catalytic process.

"Oil Gas" is gas manufactured from petroleum or other oil by thermal, catalytic or other process but not including liquified petroleum gas.

"Producer Gas" is gas manufactured by the action of air on hot coke.

"Refinery Gas" is the residual gas produced at a refinery and left over after all normally useable products (including liquified petroleum gas) have been made or extracted from the crude or feed stock.

"Tempered Liquid Petroleum Gas" is gas manufactured by mixing liquified petroleum gas with air.

"Water Gas" is gas manufactured by the action of steam on hot coke.

"Liquified Natural Gas" is natural gas as defined above when liquified by the action of increased pressure or reduced temperature or both.

"Reformed Natural Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Tempered Natural Gas" is gas manufactured by mixing natural gas with air.

"Reformed Refinery Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Bio-gas" is any hydrocarbon containing gas produced by biological action on an organic substrate.

"Reformed Liquified Petroleum Gas" is gas produced by thermal, catalytic or other processing of liquified petroleum gas.

"Synthetic Natural Gas" is gas manufactured by mixing liquified petroleum gas with air or a gas manufactured to have the same combustion quality as natural gas.

Notwithstanding the foregoing Rule, the Industry in connexion with which the Federation is formed excludes persons employed in, about or in connexion with a coal or shale mine and employed by the owner or operator or a subsidiary or related company thereof.

PART K

- (14) Notwithstanding anything else in this rule and without being limited by any other part of this rule or limiting any other part of this rule, in or in connection with the industry of preparation, manufacture, processing and packaging of tobacco, cigarettes, cigars and allied products in the States of New South Wales and Victoria.

PART L

- (15) Notwithstanding any other provision of this Rule, nothing in any one part of this Rule limits the description of industries in or in connection with which the Union is registered pursuant to any other part of this Rule.
- (16) This industry Rule in so far as it adopts the industry Rule of the Australasian Society of Engineers prior to amalgamation with The Federated Ironworkers' Association of Australia shall be construed as if it is the industry Rule of the Australasian Society of Engineers prior to amalgamation and shall be treated as standing alone and separate from the remaining parts of the industry Rule.

PART M

- (17) Notwithstanding anything else in this Rule and without being limited by any other provisions of this Rule and without limiting any other provision of this Rule, all persons employed or to be employed by Luna Park Amusements Pty Limited at Luna Park in Sydney in the State of New South Wales with the exception of those persons solely or principally employed as performers are eligible for membership of the union.

RULE 6 - ELIGIBILITY FOR MEMBERSHIP**SECTION 1****PART A**

- (1) Every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely: Pastoral (otherwise than as a shearing contractor), agricultural, farming, horticultural, including the growing, picking and packing of edible fungi, viticultural, which includes employees in wineries (except in the State of South Australia), dairying, poultry farming, fruitgrowing, sugar growing, cane cutting, milling and refining, the handling and loading and storage for export and home consumption of grain, seed and manufactured sugar, except persons eligible to be members of The Waterside Workers Federation of Australia who perform work aboard ships and at the grain shipping terminal at Kwinana, Western Australia, the growing, cutting, production, processing and treatment of tea, flax and tobacco, rabbit trapping, timber and sawmilling industry, afforestation and silviculture, employees engaged in or in connection with the manufacture of masonite and/or caneite and all operations incidental thereto (excepting persons employed at the works of Colonial Sugar Refining Co. Ltd, at Pyrmont), meat preserving and meat trade generally, road making, water and sewerage, railway construction work, all persons (except persons eligible to be members of The Federated

Engine Drivers' and Firemen's Association of Australasia in Queensland) other than tradesmen and welders engaged in or in connection with the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances, all persons engaged in or in connection with the manufacture or preparation, applying, laying or fixing of bitumen emulsion, asphalt emulsion, bitumen or asphalt preparations, hot pre-mixed asphalt, cold paved asphalt, and mastic asphalt, (other than tar paving or asphalt work within the external alignment of buildings not incidental to or part of civil engineering works), metalliferous mining, smelting, reducing and refining of ores, the production and harvesting of salt, gypsum procurement, including all workers engaged in or in connection with dredging or sluicing work, mining for brown coal including the extraction of the by-products; the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons, the prospecting, surveying, exploration and drilling for minerals and metals (except as to members of organisations in the shipping industry): the manufacture of briquettes, the distillation of oils and all labour incidental thereto, all surface labourers engaged about or in connection with all brown coal mines, and all persons engaged in timber getting for mining purposes, stone quarrying, land surveying, fish cleaning, net making, employees engaged in or in connection with the treatment of whales and by-products, and general labour in connection with fish trawling, fish purse seining or polling, fish farming, fishing activity, marine farming, aquiculture, pisciculture, mariculture, cultivation of live sea and freshwater products, breeding or spawning of fish and hatching of fish or marine products whether in or from the sea, rivers, dams, tanks, ponds, underwater cages, aquariums or other water source, holding, containing, penning or harvesting of live fish or marine products or marine vegetation, cleaning, purging, flushing, packing, freezing, processing, preserving, smoking, treatment or marketing of fish or marine products, cultivation, culling or treatment of oysters, oyster leases or oyster farms, manufacture of copper bars, rods and wire, all persons engaged in or in connection with the manufacture of cables and all persons engaged in the process of covering or insulating cables and all persons engaged in the production or manufacture of aluminium for use as a raw material in the manufacture of articles, the construction, maintenance and conduct of the Commonwealth Railways, and all kinds of general labour, the manufacture of soap and candles, of butterine and margarine, of preparation and packing of crisps and extrusions including from but not limited to, potatoes and cereals, and nut foods, of drugs (other than the milling thereof), of chemicals and gases, of blue, of toys (other than sheet metal), of the manufacture and milling of paper and all labour connected therewith, of the extraction and refining of vegetable oils, of tea packing, employees engaged in or in connection with the dehydration of vegetables and fruit, of all work in laundries, persons employed or competent to be employed as Hairdressers, Barbers, Wigmakers, Hairworkers, and their Assistants (other than Examiners or Hairdressing and Apprenticeship Supervisors) and all employees in and in connection with Beauty Parlours, and receptionists employed in connection therewith, but excluding persons engaged in the sale of goods and in the manufacture* of Beauty preparations, of all work in connection with fire brigades, including that of permanent, partially-paid and volunteer firemen - under boards of Fire Commissioners, all employees other than craftsmen or engine drivers engaged in boring for water or oil or engaged in refining such oil or in the extraction of the oil products, all persons engaged in or in connection with the production of charcoal, all employees engaged as ginnerers, stackers, feeders, branders, oil refiners, moulders, and labourers in the cotton industry, all employees other than engine drivers

and craftsmen engaged in the destruction of prickly pear or of noxious weeds and vegetation or the treatment of products thereof and the eradication of pests and vermin; or in the treatment of prickly pear or of the products thereof, the manufacture of cement and cement articles and/or the operation of concrete batching plants, the manufacture of fibrolite articles, manufacture of fibre cement and/or asbestos cement products, the formation and maintenance of racecourse tracks, golf links, bowling greens and tennis courts and of all gardens, lawns and greens in connection therewith, ski instructors, employees engaged at chair lifts, T-bars and ski runs either snow or grass, persons employed in or about the Newcastle Iron and Steel Works or any Works directly subsidiary thereto, or in any quarry or mine, or other industrial establishment where the work done is wholly or mainly the supply of materials incidental to the manufacture of iron and steel at the Newcastle Iron and Steel Works other than those employees who are engaged as foremen or staff employees, all persons employed in and about the works of the following companies at Port Kembla - namely: Metal Manufactures Limited, Electrolytic Refining and Smelting Company of Australia Limited, and Australian Fertilizers Limited, excepting in the case of each company, staff employees, blacksmiths, boilermakers, bricklayers, carpenters, electricians (including electrical fitters and linesmen), engine drivers (including crane or winch drivers, firemen, motor drivers or attendants, dynamo attendants, greasers, trimmers and cleaners), engineers (including drillers, fitters, machinists, pipe fitters and turners), moulders, painters, plumbers, storemen and packers within the jurisdiction of the Storemen and Packers' General (State) Conciliation Committee, rubber workers, motor-waggon drivers, riggers, strikers and assistants to the following class of tradesmen, namely: boilermakers, blacksmiths, engineers (including electrical engineers), moulders, copper-smiths, sheet-iron workers, plumbers, springmakers, electricians, motor-mechanics and any other mechanics engaged in the iron, steel and metal industries; all persons (other than those who have power to engage or discharge employees) who are bona fide employees wholly or partly engaged in or in connection with the business of fellmongers, woolsorters, woolscourers, basil tanners and their assistants; persons who are employed, or are competent to be employed in any position connected with the making, trimming or polishing of coffins, managing of branch establishments or any other general work in connection with the business of an undertaker or in any general work in cemeteries shall be eligible for membership of the Union.

- (2) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed in or in connection with the industry or calling of horse training and/or horse racing (excluding apprentice jockeys, judges, starters and stewards) shall be eligible for membership of the Union. Provided however that persons who are eligible to be members of the Federated Clerks Union of Australia shall not be eligible for membership of the Union.
- (3) Without limiting the generality of the foregoing or being limited in any way by the foregoing every bona fide worker employed in or in connection with the industry or calling of either or both catering and cleaning for or at premises provided for persons working in or in connection with any of the industries described in the other paragraphs of this Rule 6 shall be eligible for membership of the Union except in the Northern Territory provided that this exception shall not apply to the industry or calling of:

the search and/or drilling for hydrocarbons, the production, processing and transmission of hydrocarbons; and

the construction of pipelines used in or in connection with the extraction and transmission of hydrocarbons, solids, slurries and similar substances.

- (4) Without limiting the generality of any other provisions of this Rule or being limited in any way thereby, every bona fide worker employed in or in connection with the industries or callings of:

- (a) Landscaping (other than in the Northern Territory);
- (b) Builders labourers in that area of Queensland situated north of a line commencing at the sea coast with the 22nd parallel of south latitude, thence by that parallel of latitude due west to 147 degrees of east longitude thence by that meridian of longitude due south to 22 degrees 30 minutes of south latitude, thence by that parallel of latitude due west to the western border of the State.
- (c) The construction, repair maintenance or demolition of:
 - (i) Civil and/or mechanical engineering projects.
 - (ii) Power transmission, light, television, radio, communication, radar, navigation, observation towers or structures.
 - (iii) Power houses, chemical plants, hydrocarbons and/or oil treatment plants or refineries.
 - (iv) Silos, excepting grain silos in Tasmania, South Australia, Western Australia and that area of Queensland not included in paragraph 4(b) above.
 - (v) Sports and/or entertainment complexes.
 - (vi) Car parks excepting car park buildings and car parks within the alignment of a building;

shall be eligible for membership of the Union.

Subject to other paragraphs of this Rule, nothing in paragraph 4(c) shall render eligible to join the Union, pursuant to this Part, any building tradesman; or, except in the area specified in paragraph 4(b) any builders labourer or plumbers labourer employed on a building or building-type structure which is for the purpose of housing persons, goods or workshop equipment (other than mechanical or electrical plant).

Provided that paragraph (c) of this subrule:

- (i) Shall have no operation within the Northern Territory;
- (ii) Other than in the State of Western Australia and in the State of Queensland in the area specified in paragraph 4(b) shall not render eligible to join the Union, pursuant to this Part, persons, (not being persons engaged on civil engineering works), who are:
 - (a) assistants or labourers engaged in connection with the work of tradesmen in the iron, steel or metal industries;

- (b) riggers, splicers, scaffolders, dogmen, crane chasers, spray painters, iron workers or employees assisting or facilitating the work of a tradesman engaged on the erection of metal structures or the installation of plant and machinery, such erection or installation not being on a building.
- (5) Provided however that, notwithstanding the provisions of sub-rules (1) to (4) above, persons employed in Tasmania by the Hobart City Council, the Launceston City Council, the Southern Regional Cemetery Trust or by any Country Council shall not be eligible for membership pursuant to this Part.
- (5A) All persons employed or to be employed by Village Sea World Operations Pty Ltd and Warner Sea World Operations Pty Ltd (collectively trading as Sea World Enterprises) at the Sea World Theme Park, Gold Coast and its associated facilities, shall be eligible for membership of the Union.
- (5B) All persons employed or to be employed by Kirby Banner Pty Ltd and Warner World Australia Pty Ltd (collectively trading as Movie World Enterprises) at the Movie World Theme Park, Movie Studios (except where such employees are engaged directly in the production of film or television programmes) and Wet 'N' Wild Water Slide Complex at Oxenford in the State of Queensland shall be eligible for membership of the Union.
- (5C) All persons employed or to be employed by Janola Dale Pty Ltd, its successors, assignees or transmittes at Dreamworld Theme Park, Coomera, Queensland shall be eligible for membership of the Union.
- (5D) All persons employed or to be employed by Village Nine Network Leisure Company Pty Ltd at Intencity, World Live! and Hide and Seek Theme Parks established in the Commonwealth of Australia shall be eligible for membership of the Union.

SECTION 2**PART B**

- (6) Without limiting the generality of the foregoing or being limited in any way by the foregoing, persons engaged in any of the following Trades or Branches of Trades shall be eligible for membership of the Union:
 - (a) Engineers, Fitters, Turners, Water Meter Fitters, Tool and Gauge Makers, Die Sinkers, Mechanical and/or Scientific Instrument Makers, Scale Makers and Adjusters, Safe Makers, Pipe Fitters, Motor Mechanics, and Tuners and Testers, Cycle and Motor Cycle Mechanics, Typewriter Mechanics, Patternmakers, Copper Smiths, Brassfinishers, Engineering and General Forgers, Forge Furnacemen, Blacksmiths, Shipsmiths, Angle-Ironsmiths, Springsmiths, Spring Fitters, Welders, Oxy-Acetylene Cutters, Locksmiths, Mechanical Draughtsmen, Millwrights, Iron and Steel Rollers, Electrical Fitters, Electrical Mechanics, Machine Makers, Milling Machinists, Planers, Slotters, Boreers, Shapers, Drillers, Polishers, Grinders and Lappers, Bolt and Nut Machinists, Agricultural Implement Makers, Panel Beaters (restricted to Panel Beaters employed in the Australian Capital Territory by the Department of the Capital Territory in the Transport Workshop), Gunsmiths, Technicians (except persons who are members or eligible for membership of the Association of Draughting, Supervisory and Technical Employees other than any person or persons who may be eligible for membership

of the Union pursuant to any other Part of this Rule) and any other Machine Operators or Mechanics employed in the Engineering, Locomotive, Shipbuilding, Rolling Stock, Aircraft, Munition and Iron Trades, or in any other Industry.

- (b) Smiths' strikers and mechanics' assistants or groups of strikers and assistants engaged in any of the above trades deciding to amalgamate with or join this Union shall be admitted upon such terms as shall be agreed upon by the National Conference and consistent with the Rules of the Union, so long as it is not antagonistic to any other Trade Union dealing solely with that class of worker and operating in the immediate locality.
- (c) This eligibility rule in so far as it adopts the eligibility rule of the Australasian Society of Engineers prior to amalgamation with The Federated Ironworkers' Association of Australia shall be construed as if it is the eligibility rule of the Australasian Society of Engineers prior to amalgamation and shall be treated as standing alone and separate from the remaining parts of the eligibility rule.

PART C

- (7) Without limiting the generality of the foregoing or being limited in any way by the foregoing the following persons shall be eligible for membership of the Union :
 - (a) Persons employed or usually employed, in the Public Service of the Commonwealth, or in private industry, in the manufacture preparation, storage or delivery of ammunition (including sporting and military), cordite, explosives (including commercial and military), arms (including sporting and military), and munitions or work incidental thereto throughout the Commonwealth.
 - (b) All workers in wire, employees in or about wire netting or other wire workers, employees engaged in the manufacture of metal wire or of any article or articles made therefrom. Employees engaged in the process of galvanising or tinning articles of wire or any form of metal, and in all processing leading up to the preparation of such tinning or galvanising and all workers engaged in tubular gate making.
 - (c) All assistants and all labourers, general or special, engaged in connection with the work of boilermakers, blacksmiths, engineers (including electrical engineers), moulders, coppersmiths, sheet-iron workers, plumbers, springmakers, electricians, motor mechanics, and any other mechanics engaged in the iron, steel and metal industries.
 - (d) Dressers, grinders, drillers on stationary machines, furnacemen (including forge furnacemen), pipe moulders, tool storemen, and all labourers, general or special, engaged in the iron, steel and metal industries, or engaged in the cast-iron, pipemaking industry, steel locking bar pipe industry, riggers and scaffolders (other than riggers on ships and riggers and scaffolders employed in shipyards, dockyards, and in building operations on buildings), machinists (excepting operators of punching, shearing, rivetting, rolling, bending, angle or plate straightening, nipping and notching machines, and smith machines), and all assistants to mechanics, and labourers general or special, employed in constructional shops in industries referred to in sub-rule (6) of Rule 5 in or in connection with which this Union is registered as an organisation.

- (e) Machinists engaged in the steel locking bar pipe-making industry. All persons employed in the iron, steel and tin plate rolling industries. All persons employed in the manufacture of galvanised iron, in the manufacture and/or rolling of brass, copper and aluminium and other non-ferrous metals, and in the process of lining and/or covering pipes with bitumen, and all persons employed in the machine horseshoe-making industry and in the reinforced steel industry carried out in workshops or foundries.
 - (f) Persons engaged in a repetition or specialised process for the production of or assembling of machine parts or metallic articles. Persons engaged in a repetition or specialised process for the production of plastic moulding. Persons engaged in the assembling of motor chasses, bumper bars, motor accessories and the like and employees, including labourers, engaged as assistants in the manufacture of such articles and/or accessories and the like excepting assemblers of engines, engineers, fitters, turners, planers, shapers, slotters, millers and motor mechanics. Operators of metal spraying machines and labourers employed directly or indirectly as assisting such workers. All employees other than tradesmen engaged in the erection of television antennae excepting that those persons including tradesmen who are eligible for membership of the Union pursuant to any other Part of this Rule shall remain eligible for membership of the Union.
 - (g) All classes of employees which are referred to in the preceding paragraphs 7(a), 7(b), 7(c), 7(d), 7(e) and 7(f), engaged in or in connection with the industries of ship-building and ship repairing or engaged in or in connection with the work of foundries, provided that no boilermaker, blacksmith, engineer, electrician, moulder (other than pipe moulder), coppersmith, sheet metal worker, tinsmith, canister maker, plumber or springmaker shall be eligible to become a member of this Union other than those persons including tradesmen who are eligible for membership of the Union pursuant to any other Part of this Rule.
 - (h) All persons employed to assist and facilitate the work of engineering, electrical and other metal tradesmen in the performance of work for which such tradesmen or other technical supervisors are responsible, notwithstanding that their work includes hoisting, lowering, fleeting, whether by block and tackle or by other means, tools, equipment, machinery or other articles or material in connection with the work of such tradesmen in ship-yards and dock-yards or on ship or between ship and shipyard and dockyard. This paragraph shall apply notwithstanding any other provision of this Rule, but shall not by implementation affect the construction of the other provisions of this Rule.
 - (i) Persons employed or usually employed in any establishment wholly or partly engaged in or connected with the manufacture, preparation and storage (or any of them) of Bone Dust, and other Artificial Manures and Fertilizers (and any of them), and of Acids, Alkalis and Chemicals of all kinds whether in liquid solid or gaseous form (or any of them), and work incidental thereto AND of persons employed in any type of labour in and around such establishment whose employment is incidental to the proper carrying out of the foregoing manufacture, preparation and storage (or any of them).
- (8) (a) Notwithstanding sub-rule 7 of this Rule but subject to paragraph (b) below, persons who are employed in or in connection with:

- (i) The manufacture and distribution of cables and other conductors for the transmission of energy or
- (ii) Processes connected with or incidental to such manufacture and distribution,

and who are employed by:

- (1) Pacific Dunlop Limited, Olex Cables Division (other than at Geebung, Queensland).
- (2) Optix Australia Limited.
- (3) Metal Manufactures Limited, MM Cables Division (excluding Metal Manufactures Limited trading as Pyrotenax, Metal Manufactures Limited, MM Metals Division at Port Kembla, New South Wales and Metal Manufactures Limited, MM Cables Division at Port Kembla, New South Wales.
- (4) Pirelli Cables Australia Limited.
- (5) Burton Cables Pty. Ltd.

are not eligible for membership of the Union pursuant to this Part.

- (b) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are eligible for membership under sub-rule (7) of this Rule and whose principal work is ancillary to the work of tradesmen however classified.
 - (c) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under any other Part of this Rule.
- (9)
- (a) Notwithstanding anything else in sub-rules (6) and (7) but subject to (b) and (c) below, persons employed or to be employed in or at the establishment of Fibremakers Ltd., Canterbury Road, Bayswater, Victoria, in the manufacture and/or production of synthetic filament yarn are not eligible for membership of the Union.
 - (b) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under sub-rules (6) and (7) of this rule and who are employed as assistants to tradesmen or in other classifications concerned with the maintenance of the plant or similar functions not directly connected with the production and/or manufacturing process of synthetic filament yarn.
 - (c) Nothing in paragraph (a) above limits the right of the Union to enrol persons who are otherwise eligible for membership under any other Part of this rule.
- (10) Notwithstanding any other provisions of this Part, persons employed as Production Team Members by Southern Aluminium Pty Ltd at Bell Bay, Tasmania are eligible for membership of the Union.
- (11) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of The Federated Furnishing Trades Society of Australasia pursuant to its eligibility Rules as at 30 June 1992

(including persons employed or engaged in the manufacture of free standing furniture but not including persons, if otherwise eligible for membership of the Union employed in the manufacture of metal or plastic furniture or in aluminium fabrication) in the States of Queensland, New South Wales, Victoria, South Australia and Tasmania or in the Australian Capital Territory.

- (12) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of the Construction Forestry and Mining Employees Union pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site timber joinery/furniture industry (not including persons, if otherwise eligible for membership of the Union, in the aluminium fabrication industry) in the State of Queensland.
- (13) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons employed or engaged in the State of Queensland in glazing work in the timber joinery/furniture industry or employed or engaged substantially and predominantly on glazing work in the aluminium fabrication industry in the State of Queensland.

PART D

- (14) Notwithstanding anything else in this Rule, and without being limited by any other provision of this Rule and without limiting any other provisions of this Rule the following persons shall be eligible for membership of the Union:

- (a) persons 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 occupation, and/or calling, and/or vocations, and/or industrial pursuits of:

and/or

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

and/or

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

Carpenters and/or Joiners including, in the Port of Sydney (excluding Garden Island) in the State of New South Wales and in the State of South Australia, Ships Carpenters and/or Joiners.

- (15) (a) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of The Federated Furnishing Trades Society of Australasia pursuant to its eligibility Rules as at 30 June 1992 (including persons employed or engaged in the manufacture of free standing furniture but not including persons if otherwise within the constitutional coverage of the Union employed in the joinery or shopfitting industry) in the States of Queensland, New South Wales, Victoria, South Australia and Tasmania or in the Australian Capital Territory.

- (b) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons, eligible for membership of the Construction, Forestry and Mining Employees Union pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site joinery/furniture industry in the State of Queensland.
- (c) Notwithstanding anything contained elsewhere in this Rule, the Union shall not pursuant to Section 2 of this Rule be entitled to enrol persons eligible for membership of The Operative Painters and Decorators Union of Australia pursuant to its eligibility Rules as at 30 June 1992 employed or engaged in the off-site joinery/furniture industry in the State of Queensland.

PART E

- (16) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule, and without limiting any other provisions of this Rule, persons employed in any capacity whatsoever (excepting as to clerks, persons eligible for membership of the Transport Workers Union of Australia and all persons engaged in the manufacture and maintenance of plant and equipment) by any person firm or company engaged solely or mainly in the industry of brushmaking in South Australia who shall be eligible for membership of the Union.

PART F

- (17) Notwithstanding anything else in this Rule and without being limited by any other provisions of this Rule and without limiting any other provisions of this Rule, persons engaged in, or in connection with the following mills or factories:- Jute, flax, rope, thread, cordage, twine, mats, bags or hessian; including also employees in canteen sections in such mills or factories shall be eligible for membership of the Union.

PART G

- (18) Notwithstanding anything else in this Rule, and without being limited by any other provisions of this Rule and without limiting any other provisions of this Rule, persons employed or usually employed in connection with the glass manufacturing industry shall be eligible for membership of the Union and without limiting the generality thereof shall comprise all persons within that industry -
 - (a) in or in connection with the fabrication of goods from the products of that industry; or
 - (b) in or in connection with the fabrication of goods comprising glass, fibre glass or any other similar matter or substance;
 - (c) provided that employees engaged in the optical division of the Defence Research Laboratories shall not be eligible for membership of the Union pursuant to this Part.

PART H

- (19) Notwithstanding anything else in this rule, and without being limited by any other provisions of this rule and without limiting any other provision of this rule, persons employed as entertainment industry products employees and operators employed by Sony Music Australia Limited and Entertainment Distributors Company Limited at their premises at Huntingwood Estate, Eastern Creek in the State of New South Wales are eligible for membership of the union.

PART I

- (20) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule, persons employed by Auschar Operations Pty. Limited to operate, control and/or maintain its Traralgon plant in the La Trobe Valley in the State of Victoria shall be eligible for membership of the Union.

SECTION 3

PART J

- (21) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any other provision of this rule the union shall consist of an unlimited number of persons, namely:

- (a) all salaried members of the Staffs of gas companies throughout the Commonwealth of Australia excepting:

(i) general managers (other than in the case of the South Australian Gas Company and its subsidiaries);

(ii) chief executive officers (being officers who are in effect General Managers but not so designated) [other than in the case of the South Australian Gas Company and its subsidiaries]; and

(iii) tradesmen (not being foreman) who from day to day use tools of trade other than for the purpose of demonstrating their use or in cases of emergency;

- (b) in addition to, and without detracting from the generality of the coverage conferred by paragraph (a) of this sub-rule, all persons who are employed by gas companies throughout the Commonwealth of Australia, either wholly or substantially in professional, technical, clerical, marketing or supervisory capacities;

- (c) any other persons who may be elected officers of the Union or a branch thereof;

- (d) notwithstanding anything contained in paragraph (a) hereof, executive officers who are departmental heads and the officers designated Staff Officer or Industrial Officer and any officer carrying out the duties of any of these positions by whatever designation shall not be eligible for membership of the Federation (other than in the case of the South Australian Gas Company and its subsidiaries);

- (e) Provided that nothing in this sub-rule shall confer eligibility for membership on salaried employees of CSR Limited employed at a yearly rate of pay in the company, including such employees who are either on loan to or on secondment to any subsidiary or any associated company of CSR Limited.

- (f) Provided further that nothing in this subrule shall confer eligibility upon a person employed by a person, firm, company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) which is -

- (i) engaged in the exploration for hydrocarbons (other than the Gas and Fuel Corporation of Victoria) and the South Australia Gas Company, and their subsidiaries);
 - (ii) engaged in the extraction of hydrocarbons and/or processing in or in connection with the extraction's process;
 - (iii) engaged in providing services to other entities which are engaged in activities set out in sub-paragraph (i) or (ii) of this paragraph including the provision of prospecting, maritime, seismic survey, drilling, construction, catering, diving, technical and maintenance services, and/or
 - (iv) engaged in the transmission by pipeline from the location of activities described in sub-paragraph (ii) of this paragraph and which supplies such hydrocarbons to another entity for refining, reticulation, power generation or other industrial or commercial use other than the transmission of gas by a gas company for reticulation and who is engaged in or in connection with any of the above activities described in sub-paragraphs (i) - (iv) above.
- (g) provided that nothing in this rule shall confer eligibility upon a person who is the employee of an Oil Company which has as its principal business the production, manufacture or wholesale distribution of petroleum products where the employment of that person is principally concerned with the production, manufacture or wholesale distribution of petroleum products.
- (h) in these rules, the following definitions shall apply:

"Gas Companies", without limiting the generality of the words, includes any person, firm company, board, trust, body corporate, local government authority or statutory body (whether or not representing the Crown) engaged in or in connection with:

- (i) the exploration for, production, sale, marketing or distribution of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia; or
- (ii) the handling, conveying, carrying or transportation by means of pipeline or otherwise, of town gas either alone or in conjunction with any other substance within the Commonwealth of Australia.

But does not include the State Energy Commission of Western Australia, its subsidiaries, or its public body successors who are within the Statutory Corporation or Municipal Industry.

But does not include employees of the Australian Government or employees of Statutory Authorities of the Australian Government.

"Town Gas", wherever used herein shall be deemed to include carburetted water gas, coal gas, liquefied gas, natural gas,

oil gas, producer gas, refinery gas, reformed liquefied petroleum gas, reformed refinery gas, tempered liquid petroleum gas, water gas, synthetic natural gas, liquefied natural gas, reformed natural gas, tempered natural gas, bio-gas and a mixture of two or more such gases.

The gases hereby included in the definition are defined as under:

"Carburetted Water Gas" is flammable gas produced by the interaction of steam and hot coke and which had its heating power increased by the admixture of a gas.

"Coal Gas" includes all flammable gases produced by the thermal treatment of coal.

"Liquefied Petroleum Gas" is a mixture composed substantially of C3 or C4 hydrocarbons or both of them either in a liquid or a gaseous state.

"Natural Gas" is a gaseous material containing hydrocarbons and obtained from bore holes or from crude oil otherwise than by thermal or catalytic process.

"Oil gas" is gas manufactured from petroleum or other oil by thermal, catalytic or other process but not including liquefied petroleum gas.

"Producer Gas" is gas manufactured by the action of air on hot coke.

"Refinery Gas" is the residual gas produced at a refinery and left over after all normally usable products (including liquefied petroleum gas) have been made extracted from the crude or feed stock.

"Tempered Liquid Petroleum Gas" is gas manufactured by mixing liquefied petroleum gas with air.

"Water Gas" is gas manufactured by the action of steam on hot coke.

"Liquefied Natural Gas" is natural gas as defined above when liquefied by the action of increase pressure or reduced temperature or both.

"Reformed Natural Gas" is gas produced by thermal, catalytic or other processing of natural gas.

"Tempered Natural Gas" is gas manufactured by mixing natural gas with air.

"Reformed Refinery Gas" is gas produced by thermal, catalytic or other processing of refinery gas.

"Bio-Gas" is any hydrocarbon containing gas produced by biological action on an organic substrate.

"Reformed Liquefied Petroleum Gas" is gas produced by thermal, catalytic or other processing or liquefied petroleum gas.

"Synthetic Natural Gas" is gas manufactured by mixing liquefied petroleum gas with air or a gas manufactured to have the same combustion quality as natural gas.

Notwithstanding the foregoing Rule, the following persons shall not be eligible for membership of the Federation, namely persons employed in, about or in connection with a coal or shale mine and employed by the owner or operator or a subsidiary or related company thereof.

- (i) In addition the following persons or classes of persons shall be eligible for membership of the Union, namely:

independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the Federation.

Nothing in paragraphs (a) to (i) inclusive of this sub-rule limits the right of the union to enrol persons who are otherwise eligible for membership under any other sub-rule of this Rule.

SECTION 4

PART K

- (22) Notwithstanding anything else in this Rule and without being limited by any other provision of this Rule and without limiting any other provision of this Rule the union shall consist of persons employed in or in connection with the following industries or callings:-
The preparation, manufacture, processing and packaging of tobacco, cigarettes, cigars or allied products in the States of New South Wales and Victoria, together with any person who is an officer of the Union.

SECTION 5

PART L

- (23) Notwithstanding any other provision of this Rule, nothing in any one Section of this Rule limits the eligibility of a person for membership of the Union pursuant to any other Section of this Rule, nor the right of the Union to enrol such persons who are otherwise eligible for membership pursuant to such other Section or Sections of this Rule.
- (24) Notwithstanding the other provisions of this rule, the holders of Office in the Union shall be eligible for membership of the Union together with such other persons whether employees in any industrial pursuit or pursuits or not, who may have been appointed officers of the Federation of Industrial Manufacturing and Engineering Employees prior to the amalgamation of that organisation with The Australian Workers' Union and admitted as members thereof.
- (25) Notwithstanding anything contained elsewhere in this rule, the union shall not, in the Australian Capital Territory and in the State of New South Wales, pursuant to Section 2 of this Rule, be entitled to enrol persons eligible for membership of the Construction, Forestry, Mining and Energy Union pursuant to its eligibility rules as at 23 June 1993 employed or engaged in the off-site timber joinery/furniture industry (not including persons, if otherwise eligible for membership of the

union, in the aluminium fabrication industry) or substantially and predominantly engaged on glazing work in the aluminium fabrication industry.

- (26) Notwithstanding anything contained elsewhere in this rule, the Union shall not pursuant only to Section 2 of this Rule be entitled to enrol persons employed or engaged by any person, body, corporation, employer or principal who is engaged in the Building and/or Construction Industry in the occupation of a carpenter and/or joiner except those persons employed by the Crown or Local Government. Nothing in this paragraph affects the rights of the union to enrol and/or represent persons in accordance with Section 1 of these Rules nor anyone under Section 2 other than the persons specifically identified in the foregoing sentence, nor does the agreement alter or affect in any way the 1986 demarcation agreements between the Australian Workers Union, as it then were, and the Federated Ironworkers Association of Australia, as it then were, on the one hand, and the Building Workers Industrial Union of Australia and the Federated Engine Drivers and Firemens Association of Australasia, as they then were, on the other, nor does it affect the 1992 Agreement between the Construction, Forestry and Mining Employees Union, as it then was, and the Australian Workers Union, as it then was.
- (27) (a) Notwithstanding anything else in this rule and without being limited by any other provision of this rule and without limiting any provision of this rule, persons employed or to be employed in the Exhibitions (Trade and Public Promotion) Industry shall be eligible for membership of the union.
- (b) For the purposes of the rule, Exhibitions (Trade and Public Promotion) Industry means the industry of fabricating, supplying, preparing, marking out, installing, dismantling or hiring exhibition stands and/or associated components used in or in connection with promotions, exhibitions, meetings and/or conventions, provided that this industry shall not be taken to include:
- (i) Any work coming within the scope of the National Joinery and Building Trade Products Award 1993 [Print K6616 [N0183]], the National Building and Construction Industry Award 1990 [Print L2807 [N0122]] or The Building and Construction Industry (ACT) Award 1991 [Print K0679 [B0171]] or their State counterpart awards; and/or
 - (ii) Work undertaken by employees of any employer party directly or indirectly respondent to the National Joinery and Building Trade Products Award 1993, the National Building and Construction Industry Award 1990 or The Building and Construction Industry (ACT) Award 1991 or their State counterpart awards; and/or
 - (iii) Work undertaken in or in connection with special events (e.g. Expos, Royal Easter Show, Australian Formula One Grand Prix) or industry shows within the constitutional coverage of the Construction, Forestry, Mining and Energy Union pursuant to its eligibility rule; and/or
 - (iv) Work undertaken in or in connection with, or by an employer whose normal business is, the construction of sets, scenery, props or other equipment or components for any theatrical, motion picture, video, television or entertainment production; and/or

- (v) Work undertaken by an employer whose normal business in the business of transport with the constitutional coverage of the Transport Workers' Union of Australia.
- (vi) Any work coming within the scope of the Electrical Contracting Industry Award 1992 [Print K3299 [E0068]], the Electrical Engineering and Contracting Industries (Northern Territory) Award 1995 [Print M0637 [E0021CRN]], and the State counterpart electrical contracting awards, and/or work undertaken by the employees of any employer party directly or indirectly respondent to the Electrical Contracting Industry Award 1992, the Electrical Engineering and Contracting Industries (Northern Territory) Award 1995, and the State counterpart electrical contracting awards.

SECTION 6

PART M

- (28) Notwithstanding anything else in this Rule, and without being limited by any other provisions of this Rule and without limiting any other provision of this Rule, all persons employed or to be employed by Luna Park Amusements Pty Limited at Luna Park in Sydney in the State of New South Wales with the exception of those persons solely or principally employed as performers shall be eligible for membership of the union.

PART N

- (29) Without limiting the generality of the foregoing or being limited in any way by the foregoing every person employed or to be employed by Energy Developments Limited and/or by subsidiaries or related companies to Energy Developments Limited within the meaning of the Corporations Law shall be eligible for membership of the union and the union shall have the right to the exclusion of the ALHMWU, the AMWU, the CEPU and the CFMEU to represent under the Act, the industrial interests of such persons.

PART O

- (30) Sub-rule to reflect orders made under the Industrial Relations Act 1988 (now the Workplace Relations Act 1996) and recorded in Print N2624

Notwithstanding any provision of this rule to the contrary and for the purpose of giving effect to the orders made on 18 June 1996 and recorded in Print N2624, and subject to further order of the Commission to vary or set aside the orders, with effect from 2 May 1997 persons employed by National Rail Corporation Limited shall not be eligible to become members 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:

- (a) That the proposed rule will remove any ambiguity or uncertainty which may exist in the existing rule.
- (b) To ensure uniformity of industrial coverage between the rules of the organisation and rules of State registered unions.
- (c) The Australian Workers' Union (AWU) is a major organisation of employees in the fishing industry and is able to effectively represent the industrial interests of the class of persons to whom the application relates ("the relevant employees").

- (d) There is no other organisation to which the relevant employees might more conveniently belong.
- (e) There is no other organisation which would more effectively represent the relevant employees.
- (f) It is in the public interest that the AWU have the right to represent the relevant employees.
- (g) The proposed alteration is consistent with the objects of the Act.
- (h) The effect of the proposed alteration is to amend the AWU's eligibility rule to protect the industrial interests of members in the fishing and related industries.

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 15, 245 Chalmers Street, REDFERN 2016) 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

9607682

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

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

IN

SECURITY EMPLOYEES (ACT) AWARD 1986 (S0157) C No 90200/97

AND in the matter of the variation of the above award

Notice is hereby given

- a) That the Commission has varied the term/s of the above-mentioned award referred to in the Schedule below:
- b) That the variation will be a common rule of the Australian Capital Territory in the industry as shown in the Schedule below.
- c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

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

SCHEDULE OF TERMS TO BE VARIED

Award code & Var No	Clause	Substance	Date of Effect
S0157 V033	14.24.24A 24B	Terms of engagement Introduction to change. Redundancy	5/8/97

Dated this 9th day of January 1998
Christine Hayward
Deputy Industrial Registrar

9607683



Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991
SOUTHERN BLUEFIN TUNA FISHERY
MANAGEMENT PLAN 1995
SBT PROVISIONAL TAC
DETERMINATION - 1997/98 SEASON

I, Richard Stevens, delegate of the Australian Fisheries Management Authority, make the following determination under subclause 17.4 of the Southern Bluefin Tuna Fishery Management Plan 1995.

Dated 2 January 1998.

Managing Director,
Australian Fisheries Management Authority

Citation

1. This determination may be cited as the 1997/98 SBT Provisional TAC Determination.

Commencement

2. This determination commences on 2 January 1998.

Interpretation

3. A term used in this determination that is defined for the purposes of the Southern Bluefin Tuna Fishery Management Plan 1995 has the same meaning in this determination as it has in that plan.

[Notes: 1. Terms defined in the *Fisheries Management Act 1991* have the same meanings in this determination.
2. Terms defined in the Southern Bluefin Tuna Fishery Management Plan 1995 include "Southern Bluefin Tuna Fishery".]

Determination of Australia's national catch allocation

4. Australia's provisional national catch allocation for the season in the Southern Bluefin Tuna Fishery which commenced on 1 December 1997 and which will end on 30 November 1998 is 5,265,000 kilograms.





**Commonwealth
of Australia**

Gazette

No. S 2, Tuesday, 6 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

IN THE SUPREME COURT OF WESTERN AUSTRALIA AT PERTH

COR No. 343 of 1997

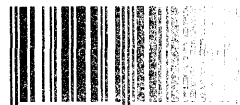
In the matter of PRYENKA PTY LTD (ACN 069 227 729)

Notice is hereby given that an application for the winding up of the abovenamed company by the Supreme Court of Western Australia was on 11 December 1997 filed by JAMES HARDIE BUILDING SYSTEMS PTY LTD (ACN 010 654 994) of 20 Musgrave Road, Coopers Plains in the State of Queensland. The application is to be heard before a Master in chambers at the Supreme Court at Perth at 10.30 am on Wednesday 28 January 1998.

The liquidator whose appointment is sought is KEVIN ERNEST JUDGE of the firm Judge Constable, Chartered Accountants of 67 Burswood Road, Burswood in the State of Western Australia.

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

The applicant's address is care of Messrs Corser & Corser, Solicitors of 1st Floor, Adelaide Terrace, Perth, WA 6000. Tel: 9224 6222. Ref: TJK:971187.



- 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 not later than 4.00pm on 27 January 1998.
- (2) A person may not, without leave of the Court, oppose the application unless, at least 7 days before the hearing date, the person has filed and served on the applicant -
- (a) notice of the grounds of opposition; and
 - (b) an affidavit verifying the matters stated in the notice.



Customs Act 1901

DECLARATION UNDER SUBSECTION 132B(1) OF THE CUSTOMS ACT 1901

Pursuant to subsection 132B(1), and for the purposes of section 132B, of the *Customs Act 1901*, I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, declare that the period on and from 6 January 1998 to midnight on 31 March 1998 is a declared period with respect to the tobacco products classified under the subheadings of Schedule 3 to the *Customs Tariff Act 1995* ("Schedule 3") as set out hereunder and that the period on and from 1 July 1996 to midnight on 29 June 1997 is the base period in relation to the declared period.

- 1 Subheading 2402.10 of Schedule 3
- 2 Subheading 2402.20 of Schedule 3
- 3 Subheading 2403.10 of Schedule 3
- 4 Subheading 2403.99.9 of Schedule 3

Dated this 31st day of December 1997.


LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs

Excise Act 1901

DECLARATION UNDER SUBSECTION 59A(1) OF THE EXCISE ACT 1901

Pursuant to subsection 59A(1), and for the purposes of section 59A of the *Excise Act 1901*, I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, declare that the period on and from 6 January 1998 to midnight on 31 March 1998 is a declared period with respect to the tobacco products classified under Items 6, 7 and 8 in the Schedule to the *Excise Tariff Act 1921* and that the period on and from 1 July 1996 to midnight on 29 June 1997 is the base period in relation to the declared period.

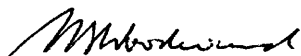
Dated this

31st

day of

December

1997.



LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs



Commonwealth
of Australia

Gazette

No. S 4, Tuesday, 6 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN SECURITIES COMMISSION

97/2330

CORPORATIONS LAW SUBSECTION 1031(3)

EXEMPTION

PURSUANT TO subsection 1031(3) of the Corporations Law ("Law") the Australian Securities Commission hereby exempts the allotment or issue of the securities referred to in Schedule A from the operation of paragraph 1031(1)(b) of the Law so that the issue or allotment is not void because of non-compliance with that paragraph.

SCHEDULE A

20,000,000 ordinary fully paid 20 cent shares in the capital of Empire Oil & Gas NL ACN 063 613 730 offered at an issue price of 20 cents per share pursuant to a prospectus dated and lodged on 16 September 1997 and in respect of which permission for listing for quotation on the stock market is granted by the Australian Stock Exchange Limited on or before 13 January 1998.

DATED the 31st day of December 1997

Signed by Graham Frederick Ellis
as delegate of the
Australian Securities Commission



9 780644 494304



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Mariani Sutrisno is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Mariani Sutrisno proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 8 September 1997 under section 26A of the Act;

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

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

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

Dated this

30th

day of

December 1997.

Assistant Treasurer



COMMONWEALTH OF AUSTRALIA***Foreign Acquisitions and Takeovers Act 1975*****ORDER UNDER SUBSECTION 22(1)****WHEREAS -**

- (A) Central Pacific (Campus) Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Central Pacific (Campus) Pty Ltd proposes to acquire an interest in the Australian urban land described in the notice furnished on 4 December 1997 under section 26A of the Act as trustee of Central Pacific Campus Unit Trust;

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.

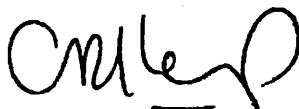
Done this

30th

day of

December

1997.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Choon Beng Loo is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Choon Beng Loo proposes to acquire an interest in the Australian urban land described in the notice furnished on 1 December 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.

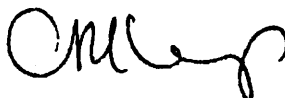
Dated this

30

day of

December

1997.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Yu Hua Ma is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Yu Hua Ma proposes to acquire an interest in the Australian urban land described in the notice furnished on 4 December 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.

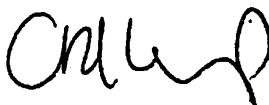
Dated this

30

day of

December

1997.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Continental Goldfields Limited is a corporation for the purposes of section 18 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Consolidated African Mines Jersey Limited is a foreign person for the purposes of that section;
- (C) Consolidated African Mines Jersey Limited proposes to acquire a substantial shareholding in Continental Goldfields Limited as specified in the notice furnished on 5 December 1997 under section 26 of the ACT;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 18(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

30th

day of

December

1997.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Reco Pymont Aust Pte Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Reco Pymont Aust Pte Ltd proposes to acquire an interest in the Australian urban land described in the notice furnished on 2 December 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

31st

day of

December

1997



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Sanctuary Lakes Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Sanctuary Lakes Pty Ltd proposes to acquire an interest in the Australian urban land described in the notice furnished on 9 December 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

31

day of

December

1997.



Assistant Treasurer



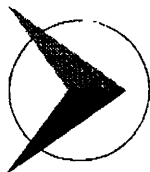
**Commonwealth
of Australia**

Gazette

No. S 6, Thursday, 8 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 8 January 1998:

AD/HU 369/94 - MAIN ROTOR BLADE DOUBLERS

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

Internet Site: [HTTP://WWW.CASA.GOV.AU/AIRWORTH/AD/AD_HOME](http://WWW.CASA.GOV.AU/AIRWORTH/AD/AD_HOME)

Produced by the Australian Government Publishing Service

Cat. No. 97 2266 1 ISBN 0644 494328

ISSN 1032-2345

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**Commonwealth
of Australia**

Gazette

No. S 7, Friday, 9 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

On 8 January 1998 the Civil Aviation Safety Authority (CASA) issued a direction under regulation 207 of the Civil Aviation Regulations relating to the carriage of flight data recorders and cockpit voice recorders (Instrument Number CASA 05/98).

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

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

Copies of the instrument may be purchased by mail from:

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

Produced by the Australian Government Publishing Service

Cat. No. 97 2268 8 ISBN 0644 494344

ISSN 1032-2345

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