



Commonwealth  
of Australia

Gazette

No. GN 20 Wednesday, 20 May 1998

Published by AusInfo, Canberra

GOVERNMENT NOTICES

## CONTENTS

Variation of closing time .....	1339
Commercial advertising .....	1339
General Information .....	1339
Government departments .....	1342
Special Gazette Nos S 207, S 208, S 209, S 210, S 211, S 212, S 213, S 214 and S 215 of 1998 are herewith	

The date of publication of this Gazette is 20 May 1998

## Deacons Graham & James



**“Deacons has been one of the  
biggest winners from  
the opening of the  
government market.”**

*Australian Financial Review*

To discuss our Commonwealth litigation and dispute resolution services,  
please contact Russell Miller or John Weber in our Canberra office on  
(02) 6274 0777.

*Lawyers to Australia, Asia & the USA*

14628 Cat. No. 98 2237 8 ISBN 0644 386584

ISSN 0819-7105

Print Post approved PP:349157/00407



9 780644 386586

# Certificate in Aviation Security



Developed by the University of Western  
Sydney Macarthur and sponsored  
by Ansett Australia



ANSETT/AUSTRALIA

**The Certificate in Aviation Security** is an accredited specialist course offered by the University's Australian Centre for Security Research (ACSR). This course complements other specialist ACSR security courses in Intelligence and Investigations and in Major Event Security.

The course is designed for airline or airport managers and for personnel from government departments or law enforcement/security agencies who have regulatory or operational responsibilities for all aspects of aviation in Australia.

There are four subjects: *Safeguarding the Aviation Industry, Aviation Security Law, Aviation Security Operations and Managing Aviation Threats and Incidents*. Subjects will be taught by qualified university staff and aviation security specialists.

This is the first time this level of training has been offered nationally as a university course. The course will be held over 20 weeks; for 2 days per week, on Tuesdays and Wednesdays from 9 - 5, every alternate week commencing 14th July 1998 and concluding 19th November 1998. The venue will be at Sydney's Kingsford Smith Airport - international terminal.

In order to be awarded the Certificate, participants will be required to successfully complete the four subjects. Participants choosing not to complete the assessment will be provided with a statement of attendance. Certificate recipients will be able to undertake further studies leading to a Diploma in Security Studies.

The standard fee is \$4400pp for the full program. The corporate rate is \$3300pp where 3 or more participants are enrolled; payable prior to commencement of the course. Fees paid individually are normally tax deductible for participants furthering their careers in the security and related industries.

---

For more information and for a registration form please fax your details to Don Robertson on (02) 9772-6684 or phone the ACSR office on (02) 9772-6676.

**Name and/or position:** \_\_\_\_\_

**Organisation/Address:** \_\_\_\_\_

**My Fax Number is:** \_\_\_\_\_ **Phone:** \_\_\_\_\_



# INFORM LEAD CHANGE

**Making the new APS  
work for women**

**A** conference to raise awareness and identify issues of concern to all levels of female staff in the new APS.

The conference is open to all women, not only senior women, in both the public and private sectors, human resource specialists, employment agencies and policy advisers.

The conference will be held at the National Convention Centre, Canberra, on 16-17 June 1998.

For further information on the conference and to find out how to register please call Yvonne Kinglsey on 02 6272 2265 or Sharyn Coady on 02 6272 5020 or facsimile 02 6273 2588. The program is also on our website at [www.dpie.gov.au/dpie/conference/inform/](http://www.dpie.gov.au/dpie/conference/inform/)



***THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!***

**QUALITY OF YOUR PUBLICATION:**

To maximise the quality of your notice, all copy must be typewritten or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted, however, AusInfo will take no responsibility for the quality of production of these notices.

**LODGMET RATES:**

A charge of \$126.50 per/page will apply to the submission of camera-ready copy

**CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES**

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

**CLOSING TIMES:**

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

**INQUIRIES:**

Please direct all inquiries to (02) 6295 4608.

## Variation of closing times

Commonwealth of Australia Gazette

### Government Notices

#### QUEEN'S BIRTHDAY EARLY CLOSING

Monday, 8 June 1998 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

#### Issue of 10 June 1998

Thursday, 4 June 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

#### © Commonwealth of Australia 1998

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from AusInfo. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Legislative Services, AusInfo, GPO Box 84, Canberra ACT 2601.

This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

### GAZETTE INQUIRIES

Lodgment inquiries	(02) 6295 4608
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, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6295 4608

or lodged at AusInfo, 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 AusInfo, 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 4608.

**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, AusInfo, 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, AusInfo.

#### **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.

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

*ISSUE OF PERIODIC GAZETTES*

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

Copies may be purchased from Commonwealth Government Info Shops or by mail from: Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601.

---

Gazette number	Date of Publication	Subject
P1	16.1.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	<i>Great Barrier Reef Marine Park Act 1997</i> Particulars of Permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.98 to 28.2.98 and 1.11.97 to 31.12.97
P8	24.4.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P9	29.4.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.

---

---

# Government Departments

---

## Attorney-General

---

### NEW SOUTH WALES

#### CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) ENFORCEMENT ACT 1995

#### APPROVAL OF ORGANISATION

I, Andree Margaret Wright, Director of the national Classification Board, in pursuance of Section 51(3) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 51(3), Auburn Community Development Network Inc. as an organisation able to make application for exemption under Section 51(1)(b) of the Act in relation to films to be exhibited at events conducted by Auburn Community Development Network Inc.

DATED this *12<sup>th</sup>* day of *May* 1998.

*Andree Wright*  
Director

9608696



**NEW SOUTH WALES**

**CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES)  
ENFORCEMENT ACT 1995**

**APPROVAL OF ORGANISATION**

I, Andree Margaret Wright, Director of the national Classification Board, in pursuance of Section 51(3) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 51(3), the Ceylon-German Technical Training Institute Old Boys' Association of New South Wales Incorporated as an organisation able to make application for exemption under Section 51(1)(b) of the Act in relation to films to be exhibited at events conducted by the Ceylon-German Technical Training Institute Old Boys' Association of New South Wales Incorporated.

DATED this *12th* day of *May* 1998.

*Andree Wright*

Director

9608697

**AUSTRALIAN CAPITAL TERRITORY**

**CLASSIFICATION (PUBLICATION, FILMS AND COMPUTER GAMES)  
(ENFORCEMENT) ACT 1995**

**APPROVAL**

**UNDER** subsection 57(1A) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995, **I APPROVE**

**Australian Film, Television & Radio School**

as an organisation for the Purposes of Part V11 of that Act.

DATED this *Seventh* day of *May* 1998.

*Andrée Wright*

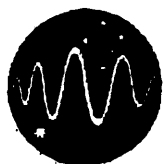
Director

9608698

---

## Communications and the Arts

---



**Australian  
Communications  
Authority**

### **Australian Communications Authority**

### ***Telecommunications Act 1997***

## **NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT**

The following disallowable instrument was made under section 455 of the *Telecommunications Act 1997* on 7 May 1998.

- **Telecommunications Numbering Amendment Plan 1998**

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

Copies of the instruments may also be requested by contacting:

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

Telephone: (06) 6256 5204  
Facsimile: (06) 6256 5499

9608699

**Defence****DETERMINATIONS**Defence Act 1903

## NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

NOTICE is hereby given that the following determinations have been made under section 58B of the *Defence Act 1903*. For further information or to obtain copies of the Determinations, contact Director of Determinations, Financial Conditions Branch, Department of Defence, Canberra, ACT, 2600.

<u>Number and Year made</u>	<u>Description</u>	<u>Signed</u>
1997/39	Approving authorities - Determination 401 (Travelling Allowance)	12/11/97
1997/40	Approving authorities - Determination 510 (Child Care Reimbursement)	12/11/97
1997/41	Approving authorities - Determination 2501 (Charge for Rations & Quarters)	13/11/97
1997/42	Additional amount of recreation leave bonus - transitional	13/11/97
1997/43	Pet Relocation and Disturbance Allowances - 1997 adjustments	4/12/97
1997/44	Approving authorities - Determination 405 (Travel Allowance on Termination)	9/12/97
1997/45	District Allowance - member performing temporary duty	18/12/97
1998/1	Vehicle Allowance - 1998 adjustment	21/01/98
1998/2	Deployment Allowance - operational areas	22/01/98
1998/3	Additional military compensation	9/02/98
1998/4	Medical Officers and Dental Officers - completion bonus	11/02/98
1998/5	Medical Officers' and Dental Officers' gratuities - repeal & transitional	11/02/98
1998/6	Deployment Allowance & additional recreation leave - Middle East	27/02/98
1998/7	Naval Observers - completion bonus	1/03/98
1998/8	Medical Officers and Dental Officers - completion bonus - amendment	1/03/98
1998/9	Bereavement payment	6/03/98
1998/10	Remove references to PSB Determination 1983/10 from various determinations	9/03/98
1998/11	Isolated Establishment Allowance - 1998 review	20/03/98
1998/12	Approving authorities - Determination 1904 (Loss on Sale of Furniture)	27/03/98
1998/13	Travelling & ADFA Textbook Allowances & Education Assistance - 1998 Review	27/03/98
1998/14	Living Out Away From Home Allowance - amend accommodation retention rates	31/03/98
1998/15	Additional military compensation - definition of "Secretary"	3/04/98
1998/16	Recreation leave - lapsing of unused credits	9/04/98
1998/17	Meal Allowance - 1998 review	8/04/98
1998/18	Approving authorities - Determination 2609 (Liability for Excess Leave)	5/05/98
1998/19	Temporary Rental Allowance - miscellaneous amendments	1/05/98

## Environment



*Environment  
Protection Group*

### **NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 31 March 1998 and a special permit granted on 7 April 1998 for a period of one month to Cultus Petroleum NL to dump one decommissioned oil well-head, weighing approximately 25 tonnes removed from the sea floor in Bass Strait.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

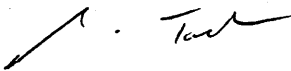
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF A VARIATION TO THE CONDITIONS OF A PERMIT  
GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA  
DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a Variation of a special permit was granted on 22 April 1998 to Cultus Petroleum NL that varied the conditions of the permit granted on 7 April 1998 by changing the location of the disposal site for the decommissioned oil well-head. Other conditions of the permit shall remain unaltered.

Interested persons may obtain access to these documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

A handwritten signature in black ink, appearing to read "Mark Tucker".

Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 30 January 1998 and a permit signed on 1 May 1998 for a period commencing on the date of signature and extending until 30 April 2001 to Ports Corporation Queensland to dump 3,000,000 cubic metres dredged material derived from dredging of the shipping channel and harbour of the Port of Weipa, Queensland.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.



In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED UNDER THE  
ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981.**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application dated 14 January 1998 was received from Bundaberg Port Authority to dump at sea 550,000 tonnes of dredge spoil derived from maintenance dredging of the Port of Bundaberg.

Interested persons may obtain access to these documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

A handwritten signature in black ink, appearing to read 'Mark Tucker', is written over a horizontal line.

Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF A PERMIT GRANTED UNDER THE ENVIRONMENT  
PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a general permit was granted on 23 March 1998 that allows Geraldton Fishermen's Co-operative Ltd to load and dump at sea up to 160 tonnes of fish processing waste from the processing of western rock lobsters. The permit is granted for one year.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquires should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 22 January 1998 and a general permit granted for 12 months on 22 April 1998 to Gladstone Port Authority to dump up to 60,100 cubic metres of spoil derived from capital dredging and up to 100,000 cubic metres of dredge spoil derived from maintenance of shipping channels to the entrance of the Port of Gladstone Queensland.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.


Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

**Further information or enquiries should be directed to:**

**Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640**



**Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch**

**12 May 1998**



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 26 November 97 and a permit granted on 21 January 1998 for 12 months to Port of Devonport Corporation Pty Ltd to dump 148,000 cubic metres dredged material derived from capital works from the Mersey River at the Port of Devonport, Tasmania.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

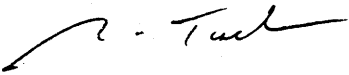
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998





*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 28 October 1997 and a special permit granted on 3 December 1997 to the Bundaberg and District Artificial Reef Association Incorporated to dump material to an existing artificial reef within the Woongarra Marine Park off Bundaberg, Queensland.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

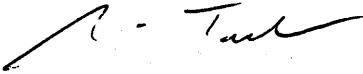
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF A PERMIT GRANTED UNDER THE ENVIRONMENT  
PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that a special permit was granted on 11 December 1997 to the Geographe Bay Artificial Reef Society to sink an obsolete naval vessel "HMAS Swan", to establish an artificial reef off the coast of Dunsborough Western Australia.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

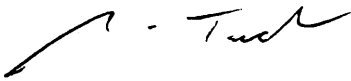
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 27 November 1997 and a special permit granted on 11 December 1997 to the Department of Immigration and Multicultural Affairs to dispose of an illegal Indonesian fishing vessel off Ashmore Reef, Western Australia.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

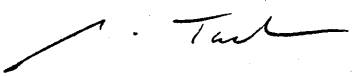
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998



*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 5 March 1998 and a permit granted for 14 months on 21 April 1998 to Hamersley Iron Pty Limited to dump 550,000 cubic metres of spoil derived from maintenance dredging of shipping channels within the Port of Dampier, Western Australia.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

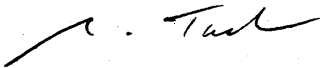
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998





*Environment  
Protection Group*

**NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED  
UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 27 November 1997 and a permit granted on 23 January 1998 for a period of 6 months commencing on 31 March 1998 to Hamersley Iron Pty Limited to dump 1,000,000 cubic metres of spoil derived from capital dredging of channels and berths within the Port of Dampier, Western Australia.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

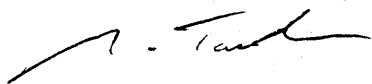
- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator  
Department of Environment  
GPO Box 787  
CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary  
Sustainable Industries Branch  
Environment Protection Group  
40 Blackall St  
BARTON ACT 2600  
Telephone: 06 274 1622  
Facsimile: 06 274 1640



Mark Tucker  
Assistant Secretary  
Sustainable Industries Branch

12 May 1998

9608701

COMMONWEALTH OF AUSTRALIA

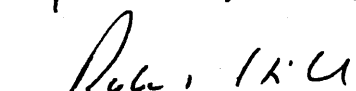
*Wildlife Protection (Regulation of Exports and Imports) Act 1982*

**DECLARATION OF CONTROLLED SPECIMENS**

I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B (3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A (5) of the Act, hereby declare marine specimen shells which are managed under State law in waters relevant to Victoria to be "controlled specimens" for the purposes of subsection 10A (2) of the Act, subject to the following conditions:

1. Collection of marine specimen shells is to be carried out in accordance with the document entitled "Draft management strategy for the collection of specimen shells in Victoria" submitted by the Fisheries Victoria, Department of Natural Resources and Environment;
2. Reports are to be provided by Fisheries Victoria to the Designated Authority as follows:
  - a six monthly report on collection by species, numbers, method and location for the half year ending December will be submitted by 28 February; and,
  - an annual report will be submitted by 31 August each year incorporating collection data for the half year ending June and reviewing progress in achieving the aims and objectives of the strategy.
3. This declaration is valid until 30 September 1999.

Dated this 9<sup>th</sup> day of May 1998

  
Minister for the Environment

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

Director, Wildlife Population Assessment Section  
Environment Australia  
GPO Box 636  
CANBERRA ACT 2601  
Telephone: (06) 250 0200 Facsimile: (06) 250 0243

## Finance and Administration

### SECTION 20 OF THE FINANCIAL MANAGEMENT AND ACCOUNTABILITY ACT 1997

#### DETERMINATION TO ESTABLISH COMPONENT OF THE RESERVED MONEY FUND

I, Graham Millar, Branch Manager, Financial Framework, pursuant to powers delegated to me by the Finance Chief Executive under section 53 of the Financial Management and Accountability Act 1997, determine, for the purposes of section 20 of that Act, that the *Australian Greenhouse Office Reserve* is established as a component of the Reserved Money Fund.

I further determine that:

- (a) amounts of the following kinds may be transferred from the Consolidated Revenue Fund to this component:
- all money appropriated by law for the purpose of payment into the component;
  - all money received in consideration for any service, benefit, activity, transaction or other matter which is congruent with the expenditure purposes of the component;
  - all money paid to the Commonwealth by any person for the expenditure purposes of the component; and,
- (b) the purposes for which amounts may be debited to the component are:
- for expenditure for the operations of the Australian Greenhouse Office;
  - for expenditure on programs relating to the Commonwealth's climate change objectives including the following programs:

Cities for Climate Protection	National Carbon Accounting System
Mandatory vehicle labelling	National Greenhouse Gas Inventory
Climate Change Program	National Greenhouse Strategy
Emission Standards for Power Generation	National Greenhouse Research Program
Energy Codes and Standards	Renewable Energy Industry Program
Fuel Ethanol Pilot Plant	Renewable Energy Innovation Investment Fund
Fuel consumption guide for motor vehicles/promotion of vehicle labelling	Renewable Energy Showcase
Greenhouse Challenge	Renewable energy targets in energy

Bush for Greenhouse

Renewable Energy Technology  
Commercialisation Loans and Grants


Household Greenhouse Action

Renewable Energy Technology Internet Site

Light Commercial Vehicles - Compressed  
Natural Gas (CNG) Infrastructure

Voluntary industry/company agreements on  
fuel efficiency

and other Commonwealth measures related to the National Greenhouse Strategy.



Graham Millar

Delegate of the Finance Chief Executive

12/5/98

SECTION 21 OF THE FINANCIAL MANAGEMENT AND ACCOUNTABILITY  
ACT 1997

DETERMINATION TO ESTABLISH COMPONENT OF THE COMMERCIAL  
ACTIVITIES FUND

I, Graham Millar, Branch Manager, Financial Framework, pursuant to powers delegated to me by the Finance Chief Executive under section 53 of the Financial Management and Accountability Act 1997, determine, for the purposes of section 21 of that Act, that the *Commonwealth Superannuation Administration Fund* is established as a component of the Commercial Activities Fund.

I further determine that:

- (a) amounts of the following kinds may be transferred from the Consolidated Revenue Fund to this component:
- all money appropriated by law for the purpose of payment into the component;
  - all money received in consideration for any service, benefit, activity, transaction or other matter which is congruent with the expenditure purposes of the component;
- (b) the purposes for which amounts may be debited to the component are for expenditure relating to the provision of:
- superannuation administration services in respect of the superannuation schemes provided for public sector and military employees and their dependants; and,
  - support services to the Superannuation Schemes Boards of Trustees.



Graham Millar

Delegate of the Finance Chief Executive

12/5/98

9608703

## AUSTRALIAN ELECTORAL COMMISSION

*Commonwealth Electoral Act 1918*

### APPOINTMENT OF POLLING PLACES

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



Frances Mary Howat  
Australian Electoral Officer  
for New South Wales

8 May 1998

### SCHEDULE

---

Column 1  
Electoral Division

Column 2  
Polling Place

---

#### New South Wales

GILMORE

Callala Bay  
Canyonleigh  
New Berrima

PROSPECT

Fairfield Central

RIVERINA

Glenfield Park

**AUSTRALIAN ELECTORAL COMMISSION**

*Commonwealth Electoral Act 1918*

**ABOLITION OF POLLING PLACES**

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



Frances Mary Howat  
Australian Electoral Officer  
for New South Wales

8 May 1998

**SCHEDULE**

---

Column 1 Electoral Division	Column 2 Polling Place
<b>New South Wales</b>	
COWPER	Dorrigo North
MACARTHUR	Glen Alpine
PARKES	Bobadah Yantabulla
RIVERINA	West Wyalong Hospital Willimbong

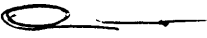


## AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

### APPOINTMENT OF POLLING PLACES

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

  
R L Longland  
Australian Electoral Officer  
for Queensland

11 May 1998

### SCHEDULE

---

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

---

#### Queensland

##### Division of BLAIR

Amberley  
Blackbutt  
Blair School  
Blenheim  
Brassall  
Brassall School  
Brisbane City (Blair)  
Churchill (Blair)  
Coolabunia  
Coominya  
Cooyar  
Crows Nest  
Esk  
Fernvale  
Flagstone Creek  
Forest Hill  
Gatton  
Gatton South  
Glamorgan Vale  
Glenore Grove  
Goodger  
Grandchester  
Grantham  
Haden

##### Division of BLAIR (cont)

Haigslea  
Hatton Vale  
Helidon  
Inverlaw  
Jimna  
Karalee  
Karana Downs  
Kentville  
Kilcoy  
Kingaroy  
Kumbia  
Laidley  
Lake Clarendon  
Lawes  
Leichhardt  
Leichhardt School  
Lowood  
Ma Ma Creek  
Maidenwell  
Marburg  
Memerambi  
Minden  
Moore  
Mount Kilcoy

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

## Division of BLAIR (cont)

Mount Sylvia  
 Mount Tarampa  
 Murphys Creek  
 Mutdapilly  
 Nanango  
 North Ipswich  
 Perseverance  
 Pine Mountain  
 Rosevale  
 Rosewood  
 Somerset Dam  
 St Josephs  
 Stockyard Creek  
 Taabinga  
 Tarampa  
 Thornton  
 Tivoli  
 Toogoolawah  
 Upper Tenthill  
 Walloon  
 Warrill View  
 Withcott  
 Yarraman

## Division of BOWMAN

Alexandra Hills  
 Alexandra Park  
 Amity Point  
 Birkdale  
 Birkdale South  
 Brisbane City (Bowman)  
 Capalaba  
 Capalaba School (Bowman)  
 Cleveland  
 Cleveland School  
 Coolwypin  
 Dunwich  
 Hemmant  
 Hilliard  
 Lake Sherrin  
 Lindum  
 Lota  
 Manly  
 Manly School  
 Manly West  
 Ormiston  
 Point Lookout  
 Roles Hill  
 Tangalooma

## Division of BOWMAN (cont)

Thorneside  
 Thornlands  
 Vienna Woods  
 Wellington Point  
 Wondall Heights  
 Wynnum  
 Wynnum Central  
 Wynnum North  
 Wynnum North High  
 Wynnum West

## Division of BRISBANE

Alderley  
 Ashgrove  
 Ashgrove West  
 Auchenflower  
 Ballymore  
 Bardon  
 Brisbane City (Brisbane)  
 Buranda  
 Dorrington  
 Dutton Park  
 East Brisbane  
 Enoggera  
 Ferny Grove (Brisbane)  
 Fortitude Valley  
 Gaythorne  
 Grange  
 Grange West  
 Grovely (Brisbane)  
 Hill End  
 Ithaca Creek  
 Ithaca South  
 Kangaroo Point  
 Kelvin Grove  
 Keperra (Brisbane)  
 Lutwyche (Brisbane)  
 Mater Hospital  
 Merthyr  
 Milton  
 Mitchelton (Brisbane)  
 Moonyah  
 New Farm  
 Newmarket  
 Newmarket South  
 Oxford Park (Brisbane)  
 Paddington  
 Petrie Terrace  
 Princess Alexandra Hospital

Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of BRISBANE (cont)

Rainworth  
Royal Brisbane Hospital  
South Brisbane  
Spring Hill  
Stafford (Brisbane)  
Stafford West (Brisbane)  
Toowong (Brisbane)  
West End  
Wilston School  
Windsor

Division of CAPRICORNIA

Allenstown  
Alpha  
Alton Downs  
Applegarth  
Aramac  
Archer Park  
Barcaldine  
Berserker  
Bouldercombe  
Brisbane City (Capricornia)  
Burnett Street  
Capella  
Cawarral  
Clarke Creek  
Clermont  
Collinsville  
Coppabella  
Crescent Lagoon  
Depot Hill  
Dysart  
Emmaus College  
Emu Park  
Farnborough  
Frenchville  
Glenden  
Glenmore  
Gracemere  
Ilfracombe  
Jericho  
Keppel Sands  
Kilcummin  
Koongal  
Lakes Creek  
Longreach  
Marlborough  
Middlemount  
Moranbah

Division of CAPRICORNIA (cont)

Moranbah West  
Mount Archer  
Muttaborra  
Nebo  
Norman Road  
North Rockhampton  
Ogmore  
Park Avenue  
Parkhurst  
Port Curtis  
Ridgeland  
Rockhampton  
Rockhampton Central  
Rockhampton High School  
Rockhampton South  
St Brendan's College  
St Lawrence  
Stanwell  
Taranganba  
The Caves  
Tieri  
Wandal  
Westwood  
Winton  
Yaamba  
Yeppoon

Division of DAWSON

Airlie Beach  
Airville  
Alligator Creek  
Andergrove  
Ayr  
Ayr Hospital  
Bloomsbury  
Bowen  
Bowen Hospital  
Brandon  
Brisbane City (Dawson)  
Bucasia  
Calen  
Cannonvale Beach  
Carmila  
Chelona  
Clare  
Coningsby  
Conway Beach  
Cunningham Home  
Dalbeg

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
Division of DAWSON (cont)		Division of DAWSON (cont)	
	Dundula		Sarina Range
	East Ayr		Seaforth
	Eimeo		Septimus
	Emmanuel		Shinfield
	Eton		Slade Point
	Eungella		Victoria Park
	Farleigh		Walkerston
	Finch Hatton		
	Fitzgerald	Division of DICKSON	
	Gargett		Albany Creek
	Giru		Albany Creek South
	Glenella		Arana Hills
	Good Shepherd Lodge		Bray Park
	Goose Ponds		Brisbane City (Dickson)
	Grendon Street		Closeburn
	Gumlu		Dakabin
	Habana		Dayboro
	Hampden		Eatons Hill
	Home Hill		Everton Hills
	Homebush		Everton Park (Dickson)
	Homefield		Everton Park North (Dickson)
	Inkerman		Ferny Grove (Dickson)
	Jarvisfield		Ferny Hills
	Kalamia		Ferny Hills North
	Koumala		Grovely (Dickson)
	Mackay		Kallangur
	Mackay East		Kallangur East
	Mackay Hospital		Kallangur West
	Mackay Mater Hospital		Keperra (Dickson)
	Mackay South		Kurwongbah
	Mackay West		Lawnton
	Marian		Mitchelton (Dickson)
	Merinda		Mount Nebo
	Millaroo		Murrumba Downs
	Mirani		Oxford Park (Dickson)
	Mount Julian		Petrie
	Mount Ossa		Samford
	Nebo Road		Strathpine
	North Eton		Strathpine East
	North Mackay		Strathpine West
	Oakenden		Warner
	Osborne	Division of FADDEN	
	Parkside		Alberton
	Planlands		Biggera Waters (Fadden)
	Proserpine		Brisbane City (Fadden)
	Proserpine Hospital		Canowindra
	Queens Beach		Capalaba School (Fadden)
	Racecourse		
	Sarina		
	Sarina Beach		

---

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

---

Division of FADDEN (cont)

Carbrook  
Chatswood Hills  
Coochiemudlo Island  
Coombabah  
Coombabah High  
Coomera (Fadden)  
Cornubia (Fadden)  
Eight Mile Plains (Fadden)  
Helensvale  
Helensvale North  
Hope Island  
Jacobs Well  
Kimberley Park  
Lamb Island  
Macleay Island  
Mt Cotton  
Paradise Lakes  
Paradise Point  
Redland Bay  
Rochedale (Fadden)  
Rochedale South  
Runaway Bay  
Russell Island  
Shailer Park  
Slacks Creek (Fadden)  
Springwood Central  
Springwood High  
Springwood Road  
Victoria Point  
Victoria Point South  
Woongoolba

Division of FAIRFAX

Amamoor  
Bli Bli  
Boreen Point  
Brisbane City (Fairfax)  
Burnside  
Chatsworth  
Coolum Beach  
Cooran  
Cooroy  
Deep Creek  
Eumundi  
Federal  
Goomboorian  
Gympie City  
Gympie High School  
Gympie North

Division of FAIRFAX (cont)

Gympie South Side  
Gympie West  
Imbil  
Jones Hill  
Kandanga  
Kenilworth  
Kin Kin  
Kureelpa  
Kybong  
Mapleton  
Monkland  
Montville (Fairfax)  
Mothar Mountain  
Mudjimba  
Nambour  
Nambour Hospital  
Nambour South  
Noosa Heads  
Noosaville  
Noosaville West  
North Arm  
Pacific Paradise  
Peregian Beach  
Pie Creek  
Pomona  
Tewantin  
Veteran  
Wolvi  
Yandina

Division of FISHER

Aroona  
Alexandra Headland  
Brisbane City (Fisher)  
Buddina  
Buderim  
Buderim Garden Village  
Buderim North  
Buderim Pines  
Buderim South  
Caloundra  
Caloundra West  
Cotton Tree  
Currimundi  
Currimundi West  
Diddillibah  
Eudlo  
Forest Glen  
Glenview

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

## Division of FISHER (cont)

Golden Beach  
Kawana Waters  
Kuluin  
Little Mountain  
Maroochydore  
Maroochydore East  
Montville (Fisher)  
Mooloolaba  
Mooloolah  
Mountain Creek  
Palmwoods  
Shelly Beach  
Sippy Downs  
Woombye

## Division of FORDE (cont)

Pimpama  
Rathdowney  
Roadvale  
St. Bernard  
Studio Village  
Tamborine  
Tamborine North  
Tamrookum  
Upper Coomera  
Waterford  
Waterford West  
Windaroo  
Woodhill

## Division of FORDE

Aratula  
Beaudesert  
Beaudesert Hospital  
Beechmont  
Beenleigh  
Beenleigh Central  
Bethania  
Boonah  
Brisbane City (Forde)  
Canungra  
Cedar Creek  
Coomera (Forde)  
Cornubia (Forde)  
Eagleby  
Eagleby South  
Edens Landing  
Flagstone  
Greenbank  
Hillview  
Jimboomba  
Kalbar  
Kerry  
Logan Reserve  
Logan Village  
Loganholme (Forde)  
Loganlea  
Marsden East  
Mount Alford  
Mount Warren Park  
Numinbah Valley  
Ormeau  
Oxenford  
Park Ridge (Forde)

## Division of GRIFFITH

Balmoral  
Belmont School  
Brisbane City (Griffith)  
Broadwater  
Bulimba  
Camp Hill  
Camp Hill High  
Cannon Hill  
Carina  
Carina Heights  
Carindale  
Cavendish Road  
Chatsworth Road  
Coorparoo  
Coorparoo High School  
Coorparoo South  
Greenmeadows  
Greenslopes School  
(Griffith)  
Gumdale  
Holland Park (Griffith)  
Holland Park School  
Majestic Park  
Mansfield (Griffith)  
Morningside  
Morningside State School  
Mount Gravatt (Griffith)  
Mount Gravatt East  
Mount Thompson  
Mt Petrie (Griffith)  
Murarrie  
Norman Creek  
Norman Park  
Regina Caeli

Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of GRIFFITH (cont)

Seven Hills College  
Seville Road  
St James  
Tingalpa

Division of GROOM

Acland  
Baker Street  
Biddeston  
Bongeen  
Bowenville  
Brisbane City (Groom)  
Brookstead  
Cambooya  
Charlton  
Clifton  
Darling Heights  
Drayton  
Fairview Heights  
Felton East  
Gabbinbar  
Geham  
Glenvale  
Goombungee  
Gowrie  
Greenmount East  
Harlaxton  
Harlaxton North  
Harristown  
Harristown East  
Highfields  
Jondaryan  
Kingsthorpe  
Kulpi  
Maclagan  
Meringandan  
Middle Ridge  
Mount Lofty  
Mount Tyson  
Newtown  
Nobby  
Oakey  
Pilton  
Pittsworth  
Quinalow  
Rangeville  
Rockville  
Ryeford  
South End

Division of GROOM (cont)

Southbrook  
Southtown  
St Josephs College  
The Range  
Toowoomba City  
Toowoomba East  
Toowoomba North  
Toowoomba Taylor St  
Toowoomba West  
Tor Street North  
Westbrook  
Wilsonton  
Wyreema

Division of HERBERT

Aitkenvale  
Alice River  
Annandale  
Annandale East  
Arcadia  
Belgian Gardens  
Bohlevale  
Brisbane City (Herbert)  
Condon  
Cranbrook  
Currajong  
Currajong North  
Cutheringa  
Deeragun  
Douglas  
Garbutt  
Heatley  
Hermit Park  
Hermit Park South  
Kelso  
Kirwan  
Kirwan South  
Mount Louisa  
Mundingburra  
Mundingburra South  
Nelly Bay  
Nome  
North Ward  
Oonoonba  
Pallarenda  
Palm Island  
Picnic Bay  
Pimlico  
Railway Estate

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

## Division of HERBERT (cont)

Rasmussen  
Stuart  
The Weir  
Townsville City  
Townsville Hospital  
Townsville South  
Townsville West  
Vincent  
Willows  
Woodstock  
Wulguru

## Division of HINKLER (cont)

Gooburrum  
Goodwood  
Kalkie  
Kepnock  
Kin Kora  
Lowmead  
Millbank  
Miriam Vale  
Moore Park  
Mount Larcom  
Mount Morgan  
Norville  
Oakwood  
Rosedale  
Sharon  
South Kolan  
Tannum Sands  
Thabeban  
Toolooa  
Ubobo  
Walkervale  
Wartburg  
Woodgate  
Woongarra  
Yandaran  
Yarroon  
Yarwun

## Division of HINKLER

Agnes Water  
Alloway  
Ambrose  
Apple Tree Creek  
Avoca  
Avondale  
Bajool  
Baree  
Bargara  
Benaraby  
Booyal  
Bororen  
Boyne Island  
Bracewell  
Branyan  
Brisbane City (Hinkler)  
Builyan  
Bundaberg  
Bundaberg Base Hospital  
Bundaberg Central  
Bundaberg East  
Bundaberg North  
Bundaberg North West  
Bundaberg South  
Bundaberg West  
Burnett Heads  
Calliope  
Childers  
Clinton  
Cordalba  
Elliott Heads  
Givelda  
Gladstone  
Gladstone South  
Gladstone Valley  
Gladstone West

## Division of KENNEDY

Abergowrie  
Aloomba  
Atherton  
Atherton North  
Babinda  
Bambaroo  
Bellenden Ker  
Biboohra  
Bluewater  
Boulia  
Bramston Beach  
Brisbane City (Kennedy)  
Burketown  
Butchers Creek  
Camooweal  
Cardwell  
Charters Towers  
Charters Towers Central  
Charters Towers Hospital  
Chillagoe



Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of KENNEDY (cont)

Cloncurry  
Croydon  
Dajarra  
Dimbulah  
Doomadgee (Kennedy)  
East Palmerston  
Einassleigh  
El Arish  
Emerald Creek  
Euramo  
Evelyn Central  
Eventide  
Feluga  
Flying Fish Point  
Forrest Beach  
Forsayth  
Garradunga  
Georgetown  
Goondi  
Gordonvale  
Halifax  
Happy Valley  
Hawkins Creek  
Healy  
Herberton  
Homestead  
Hughenden  
Ingham  
Ingham Hospital  
Innisfail  
Innisfail East  
Innisfail Hospital  
Innot Hot Springs  
Irvinebank  
Julia Creek  
Kairi  
Kalkadoon  
Karumba  
Kennedy  
Kurrimine Beach  
Long Pocket  
Lower Tully  
Lucinda  
Macknade  
Malanda  
Mareeba  
Mareeba Hospital  
Mareeba West  
Mcdonnell Creek  
Mckinlay

Division of KENNEDY (cont)

Mena Creek  
Millaa Millaa  
Mingela  
Miriwinni  
Mission Beach  
Moresby  
Mornington Island  
Mount Garnet  
Mount Isa  
Mount Isa Hospital  
Mount Isa West  
Mount Surprise  
Mourilyan  
Murray Upper  
Mutchilba  
Normanton  
Pentland  
Prairie  
Queenton  
Ravenshoe  
Ravenswood  
Richmond  
Richmond Hill  
Rollingstone  
Silkwood  
Soldiers Hill  
South Johnstone  
South Mission Beach  
Sunset  
Tolga  
Toobanna  
Townview  
Trebonne  
Tully  
Tully Hospital  
Upper Barron  
Upper Stone  
Victoria Estate  
Walkamin  
Wangan  
Wondecla  
Yungaburra

Division of LEICHHARDT

Alexandra Bay  
Aurukun  
Balaclava  
Bamaga  
Bayview Heights

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
Division of LEICHHARDT (cont)		Division of LILLEY	
	Bloomfield		Ascot
	Brisbane City (Leichhardt)		Aspley (Lilley)
	Cairns		Aspley East
	Cairns Base Hospital		Banyo
	Cairns North		Banyo East
	Cairns South		Boondall
	Cairns West		Brighton
	Caravonica		Brighton South
	Clifton Beach		Brisbane City (Lilley)
	Coen		Chermside East
	Cooktown		Clayfield
	Daintree		Clayfield West
	Earlville		Deagon
	Edge Hill		Eventide Home
	Edmonton		Freemasons Homes
	Freshwater		Geebung
	Hambledon		Gordon Park
	Holloways Beach		Hamilton
	Hope Vale		Hendra
	Horn Island		Hendra East
	Injinoo		Kalinga
	Julatten		Kedron
	Kowanyama		Kedron Heights
	Kuranda		Lutwyche (Lilley)
	Laura		Nashville
	Lockhart River		Northgate
	Machans Beach		Nudgee
	Miallo		Nudgee Beach
	Mossman		Nundah
	Mount Molloy		Nundah North
	Napranum		Nundah West
	New Mapoon		Pinkenba
	Parramatta		Sandgate
	Pormpuraaw		Shorncliffe
	Port Douglas		Somerset Hills (Lilley)
	Redlynch		Stafford (Lilley)
	Rocky Point		Taigum
	Stratford		Virginia
	Tamwoy		Wavell Heights
	Thursday Island		Wavell Heights West
	Trinity Beach		Whinstanes
	Weipa North		Wooloowin
	White Rock		Zillmere
	Whitfield		Zillmere East
	Yarrabah		
	Yorkeys Knob		
		Division of LONGMAN	
			Banksia Beach
			Beachmere
			Beerburum

Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of LONGMAN (cont)

Beerwah  
Bellara  
Bongaree  
Brisbane City (Longman)  
Burpengary  
Burpengary East  
Burpengary South  
Burpengary West  
Caboolture  
Caboolture East  
Caboolture West  
Conondale  
Deception Bay  
Deception Bay North  
Deception Bay South  
(Longman)  
Donnybrook  
Elimbah  
Glasshouse Mountains  
Landsborough  
Maleny  
Morayfield  
Morayfield East  
Morayfield West  
Mount Mee  
Narangba  
Narangba North  
Ningi  
Peachester  
Toorbul  
Upper Caboolture  
Wamuran  
Woodford  
Woorim

Division of MARANOVA (cont)

Blackwater North  
Bluff  
Bollon  
Brigalow  
Bringalily South  
Brisbane City (Maranoa)  
Broadwater Crossing  
Bungunya  
Burra Burri  
Canaga  
Cecil Plains  
Charleville  
Charleville Hospital  
Chinchilla  
Chinchilla Hospital  
Clintonvale  
Comet  
Condamine  
Cooranga North  
Cottonvale  
Cunnamulla  
Dalby  
Dalby North  
Dalby South  
Dalveen  
Dingo  
Dirranbandi  
Drillham  
Duariga  
Dulacca  
Emerald  
Emerald North  
Emerald South  
Eukey  
Eulo  
Eumamurrin  
Gindie  
Glen Aplin  
Glennie Heights  
Goomburra  
Goondiwindi  
Goondiwindi West  
Guluguba  
Hannaford  
Hebel  
Inglestone  
Inglewood  
Injune  
Isisford  
Jandowae

Division of MARANOVA

Allora  
Amby  
Amiens  
Anakie  
Applethorpe  
Augathella  
Ballandean  
Bauhinia Downs  
Bedourie  
Bell  
Birdsville  
Blackall  
Blackwater

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

## Division of MARANOVA (cont)

Jimbour  
 Jundah  
 Kaimkillenbun  
 Karara  
 Killarney  
 Kindon  
 Kogan  
 Kupunn  
 Leyburn  
 Macalister  
 Maryvale  
 Massie  
 Meandarra  
 Miles  
 Millmerran  
 Mitchell  
 Moonie  
 Morven  
 Muckadilla  
 Mungallala  
 Mungindi  
 Murrays Bridge  
 Pratten  
 Quilpie  
 Rolleston  
 Roma  
 Roma Hospital  
 Roma School  
 Rubyvale  
 Sapphire  
 Springsure  
 St George  
 St Ruth  
 Stanthorpe  
 Stanthorpe South  
 Stanthorpe West  
 Surat  
 Talwood  
 Tambo  
 Tara  
 Taroom  
 Texas  
 Thallon  
 Thargomindah  
 The Gums  
 The Summit  
 Toobeah  
 Wallangarra  
 Wallumbilla  
 Wandoan

## Division of MARANOVA (cont)

Warra  
 Warwick  
 Warwick East  
 Warwick South  
 Warwick West  
 Willows Gemfields  
 Windorah  
 Woorabinda  
 Wyandra  
 Yangan  
 Yelarbon  
 Yuleba  
 Yumborra

## Division of MCPHERSON

Bonogin  
 Brisbane City (McPherson)  
 Broadbeach (McPherson)  
 Burleigh Heads  
 Burleigh North  
 Burleigh Waters  
 Burleigh West  
 Coolangatta  
 Currumbin  
 Currumbin Valley  
 Currumbin Waters  
 Elanora  
 Elanora High  
 Kirra  
 Mermaid Beach  
 Mermaid Waters (McPherson)  
 Merrimac (McPherson)  
 Merrimac High  
 Miami  
 Miami West  
 Moana Park (McPherson)  
 Mudgeeraba  
 Palm Beach  
 Palm Beach North  
 Palm Beach South  
 Reedy Creek  
 Robina  
 Robina North  
 Springbrook  
 Stephens  
 Tallai (McPherson)  
 Tallebudgera  
 Tallebudgera Valley  
 Tugun

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
Division of MONCRIEFF		Division of MORETON (cont)	
	Aquinas		Greenslopes School (Moreton)
	Arundel		Holland Park (Moreton)
	Arundel East		Junction Park
	Ashmore		Kuraby (Moreton)
	Ashmore West		Macgregor
	Benowa		Mansfield (Moreton)
	Biggera Waters (Moncrieff)		Market Square
	Brisbane City (Moncrieff)		Marshall Road
	Broadbeach (Moncrieff)		Moorooka
	Carrara		Moorooka School
	Chevron Island		Moorvale
	Earle Haven		Mount Gravatt (Moreton)
	Evandale		Mt Petrie (Moreton)
	Florida Gardens		Robertson
	Gilston		Rochedale (Moreton)
	Gold Coast Hospital		Rocklea
	Harley Park		Runcorn (Moreton)
	Isle Of Capri		Runcorn High School
	Keebra Park		Salisbury
	Labrador		Sherwood
	Main Beach		Sunnybank (Moreton)
	Mermaid Waters (Moncrieff)		Tarragindi
	Merrimac (Moncrieff)		Tarragindi East
	Moana Park (Moncrieff)		Tennyson
	Musgrave Hill		Thompson Estate
	Nerang		Upper Mt Gravatt
	Nerang South		Warrigal Road
	Nerang West		Wellers Hill
	Southport		Wishart
	Southport North		Yeronga
	Southport West		Yeronga West
	Surfers Paradise		
	Tallai (Moncrieff)		
	Worongary		
Division of MORETON		Division of OXLEY	
	Annerley		Acacia Ridge
	Annerley Junction		Acacia Ridge South
	Brisbane City (Moreton)		Blackstone
	Chelmer		Booval
	Coopers Plains		Brisbane City (Oxley)
	Corinda (Moreton)		Bundamba
	Dupre St		Bundamba School
	Eight Mile Plains (Moreton)		Calamvale (Oxley)
	Fairfield		Camira
	Graceville		Camira South
	Graceville West		Carole Park
	Greenslopes Hospital		Central School
			Churchill (Oxley)
			Collingwood Park
			Dinmore
			East Ipswich School

Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of OXLEY (cont)

Eastern Heights  
Flinders View  
Forest Lake  
Forest Place Retirement  
Village  
Gailes  
Goodna  
Harrisville  
Inala  
Inala West  
Ipswich  
Ipswich Hospital  
Kruger School  
Newtown Ipswich  
North Booval  
Pallara  
Peak Crossing  
Raceview School  
Redbank  
Redbank Plains  
Richlands  
Richlands East  
Riverview  
Riverview Gardens  
Serviceton  
Serviceton South  
Silkstone  
West Ipswich

Division of PETRIE

Aspley (Petrie)  
Aspley West  
Bald Hills  
Bald Hills North  
Ballycara  
Bracken Ridge  
Bracken Ridge East  
Bracken Ridge West  
Bridgeman Downs  
Brisbane City (Petrie)  
Carseldine  
Chermside  
Chermside Garden Settlement  
Chermside West  
Clontarf  
Clontarf Beach  
Craigslea  
Deception Bay South (Petrie)  
Everton Park (Petrie)

Division of PETRIE (cont)

Everton Park North (Petrie)  
Kippa-Ring  
Kippa-Ring North  
Kippa-Ring West  
Mango Hill  
Margate  
McDowall  
Moreton Downs  
Redcliffe  
Redcliffe Hospital  
Rothwell  
Scarborough  
Scarborough North  
Somerset Hills (Petrie)  
Stafford (Petrie)  
Stafford Central  
Stafford Heights  
Stafford West (Petrie)  
Woody Point

Division of RANKIN

Algerger  
Berrinba East  
Boronia Heights  
Brisbane City (Rankin)  
Browns Plains  
Burrowes  
Calamvale (Rankin)  
Crestmead  
Harris Fields  
Kingston  
Kuraby (Rankin)  
Loganholme (Rankin)  
Mabel Park  
Marsden  
Park Ridge (Rankin)  
Regents Park  
Runcorn (Rankin)  
Runcorn Heights  
Slacks Creek (Rankin)  
Sunnybank (Rankin)  
Sunnybank Hills  
Woodridge  
Woodridge North  
Yugumbir

Column 1  
Electoral Division

Column 2  
Polling Place

Column 1  
Electoral Division

Column 2  
Polling Place

Division of RYAN

Brisbane City (Ryan)  
Brookfield  
Chapel Hill  
Chapel Hill South  
Corinda (Ryan)  
Corinda South  
Darra  
Fig Tree Pocket  
Indooroopilly  
Indooroopilly East  
Indooroopilly West  
Ironside  
Jamboree Heights  
Jindalee  
Jindalee South  
Kenmore  
Kenmore South  
Middle Park  
Moggill  
Oxley  
Oxley South  
Pinjarra Hills  
Pullenvale  
Sinnamon Park  
St Lucia  
Taringa  
The Gap  
The Gap East  
The Gap West  
Toowong (Ryan)  
Toowong West  
Upper Brookfield

Division of WIDE BAY (cont)

Burrum Heads  
Cherbourg  
Cloyna  
Coalstoun Lakes  
Curra  
Dululu  
Dundowran  
Eidsvold  
Gayndah  
Gin Gin  
Glenwood  
Goomeri  
Goovigen  
Granville  
Gunalda  
Gundiah  
Howard  
Jambin  
Kawungan  
Kilkivan  
Lawgi  
Maryborough  
Maryborough West  
Mondure  
Monto  
Moonford  
Mount Perry  
Moura  
Mulgildie  
Mundubbera  
Mungar  
Murgon  
Pialba  
Point Vernon  
Proston  
Rainbow Beach  
Scarness  
St Helens  
Tansey  
Thangool  
Theodore  
Tiaro  
Tin Can Bay  
Tinana  
Toogoom  
Torbanlea  
Torquay  
Urangan  
Urraween  
Wallaville

Division of WIDE BAY

Abercorn  
Baddow  
Banana  
Bancroft  
Baralaba  
Bauple  
Bell Hilltop  
Biggenden  
Biloela  
Binjour  
Boondooma  
Boonooroo  
Brisbane City (Wide Bay)  
Brooweena  
Bullyard

---

Column 1 Electoral Division	Column 2 Polling Place	Column 1 Electoral Division	Column 2 Polling Place
--------------------------------	---------------------------	--------------------------------	---------------------------

---

Division of WIDE BAY (cont)

Widgee  
Wondai  
Wonga Lower  
Woolooga  
Wowan

9608704



---

## Health and Family Services

---

### COMMONWEALTH OF AUSTRALIA

### THERAPEUTIC GOODS ACT 1989

### THERAPEUTIC GOODS REGULATIONS

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

- (a) a representation to the effect that the goods described in paragraph (b) below may use the words 'Control of Stress Incontinence' under the conditions outlined in paragraph (c) below
- (b) PELVITONER 2000  
  
supplied as listed therapeutic devices by Medhealth Supplies Pty. Ltd.
- (c) on the labelling and Instruction for use in the text of the material when used in conjunction with an explanation that the device is designed to help in the management of stress incontinence in women.

Dated this 6th day of May 1998



LEONIE HUNT

Delegate of the Secretary to the Commonwealth Department  
of Health and Family Services

9608705

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

On 6 April 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Rhone-Poulenc Rorer Australia Pty Ltd of 7 Maitland Place, Norwest Business Park, Baulkham Hills, N.S.W. ("the Company"), to supply docetaxel (Taxotere) concentrate for injection, composite pack consisting of 80mg docetaxel in 2mL vials with diluent vials containing 6mL ethanol in water for injection (AUST R 53455) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

1. The exemption applies only to the drug and diluent vial labels for batch 7D5257C469 of the product.
2. The drug and diluent vial labels to be used are those provided with the Company letter of 30 March 1998 (New Zealand container labels).
3. No other changes have been made to the product.
4. The approved Australian carton label (together with the approved oversticker) and the Australian product information/package insert will be used.

**COMMONWEALTH OF AUSTRALIA**

**THERAPEUTIC GOODS ACT 1989**

**SECTION 14 NOTICE**

On 30 January 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Sanofi Winthrop Pty Ltd of 166 Epping Road, Lane Cove, N.S.W. ("the Company"), to supply tiagabine (Gabitril) 5,10 & 15 mg tablets (AUST R 56428, 56429 & 56430) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products" in relation to clause 3(2)(n) local sponsor's name and address.

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

1. The period of the exemption is to 31 march 1998.
2. The product is otherwise identical to that for which registration has been approved.
3. The labels to be used for the HDPE bottles with child-resistant polypropylene caps are those currently approved for use by the previous sponsor of the product, Novo Nordisk Pharmaceuticals Pty Ltd.

**COMMONWEALTH OF AUSTRALIA**

**THERAPEUTIC GOODS ACT 1989**

**SECTION 14 NOTICE**

On 6 November 1997, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Pfizer Pty Limited of 38-42 Wharf Road, West Ryde, N.S.W. ("the Company"), to supply fluconazole (Diflucan) powder for oral suspension 50mg/50mL (AUST R 59089 ) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

1. There is no promotion during the period that the exempted product is supplied.
2. The product is otherwise identical to that for which registration has been approved.
3. The exemption applies for a period of six months from 6 November 1998.
4. The carton and bottle labels to be used are those provided with the Company letter of 3 November 1997 (the UK labels) but the carton label additionally overstickered with the AUST R number and the name and address of the Australian sponsor or supplier.

**COMMONWEALTH OF AUSTRALIA**

**THERAPEUTIC GOODS ACT 1989**

**SECTION 14 NOTICE**

On 20 March 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Fresenius Medical Care South East Asia Pty Ltd of 61 Lavender Street, Milsons Point, N.S.W. ("the Company"), to supply peritoneal dialysis solutions (CAPD/DPCA 2, 3, 4, 10, 11, 12, 17, 18 and 19 Stay Safe) in polypropylene bags (AUST R 62010, 62011, 62013, 62014, 62158, 62015, 62016 and 62017) with bag and carton labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

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

1. There is no promotion during the period that the exempted product is supplied.
2. This exemption applies from 20 March 1998 until 31 October 1998.
3. The bag and carton labels are those submitted with the Company letter of 6 March 1998, but the carton labels will be overstickered with the AUST R number and the Australian sponsor's name and address.
4. The products are otherwise identical to that for which registration has been approved.

## COMMONWEALTH OF AUSTRALIA

## THERAPEUTIC GOODS ACT 1989

## SECTION 14 NOTICE

On 31 March 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Boucher & Muir Pty Limited, 118-124 Willoughby Road, Crows Nest, N.S.W. ("the Company"), to supply primaquine (Primacin) tablets containing primaquine phosphate that does not comply with the test for related substances in the BP 1993 monograph for primaquine phosphate.

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

1. Primaquine phosphate complies with all requirements of the BP 1993 monograph for primaquine phosphate except for the test for related substances.
2. In place of the abovementioned test for related substances, primaquine phosphate complies with a modified test for related substances in which the final paragraph of the BP 1993 test for related substances is replaced by:

"Using a loop injector inject 20 microlitre of each solution and record the chromatograms for at least twice the retention time of primaquine. In the chromatogram obtained with solution (2): (a) the area of the peak corresponding to the peak just before the principal peak in the chromatogram obtained with solution (3) is not greater than 2.3 times the area of the principal peak in the chromatogram obtained in solution (1) and (b) the sum of the areas of any other *secondary peaks* is not greater than the area of the principal peak in the chromatogram obtained with solution (1). Disregard any peak the area of which is less than that of the principal peak in the chromatogram obtained with solution (4).

3. This exemption will continue until the TGA approves amendments to the method of manufacture of primaquine phosphate, or until the TGA approves a new source of primaquine phosphate, such that the active raw material complies fully with the requirements of the BP monograph for primaquine phosphate.

9608706

---

## Industry, Science and Tourism

---

### COMMONWEALTH OF AUSTRALIA

#### INSTRUMENT OF APPROVAL NO. 5 OF 1998

##### CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71K(a) of the *Customs Act 1901* (the Act), approve the attached "MOVEMENT APPLICATION FOR CUSTOMABLE GOODS. SINGLE TRANSACTION" form (No. B787(4/98)), as an approved form in respect of an application under section 71E of the Act to move particular goods that are, or after their importation will be, subject to Customs control.

This instrument shall commence upon gazettal.

Instrument of Approval No. 21 of 1992 dated 19 August 1992, which approved the previous "MOVEMENT APPLICATION – SINGLE TRANSACTION" form (No. B787(8/92)) is revoked with effect from the date of gazettal of this instrument.

Dated this 12<sup>th</sup> day of May 1998.

  
L B WOODWARD  
Chief Executive Officer

B787 4/98



## AUSTRALIAN CUSTOMS SERVICE

### MOVEMENT APPLICATION FOR CUSTOMABLE GOODS SINGLE TRANSACTION

#### APPLICATION UNDER SECTION 71E OF THE CUSTOMS ACT 1901 TO MOVE GOODS DESCRIBED IN THE SCHEDULE HERETO AND WHICH ARE SUBJECT TO CUSTOMS CONTROL

Permission will be granted only to owners of the goods and on the condition that they will not pass title in the goods during the movement of the goods.

In instances where the owner is moving goods subject to Customs control for the first time and in such other cases where it considers it necessary, Customs will only grant a movement Permission if security with surety is provided.

1. Does the Applicant own the goods for which a movement permission is being sought?	<input type="checkbox"/> YES <input type="checkbox"/> NO  <i>Go to 2</i>
2. Name and address/registered address of the owner of the goods to be moved. (ACN to be provided if applicable)	Name: Address/Registered Address:  ACN:  <i>Go to 3</i>
3. Does the owner currently hold any licence(s) or Permission(s) under the Customs Act 1901 or Excise Act 1901? If yes, indicate the nature of the licence(s) or Permission(s) and provide the Establishment Code(s).	<input type="checkbox"/> YES <input type="checkbox"/> NO  Type of licence:  Establishment Code:  <i>Go to 4</i>
4. Was the owner issued with a licence or Permission under the Customs Act 1901 or Excise Act 1901 at any time in the last 5 years? If yes, give details of the licence(s) or Permission(s) held. (If insufficient space, please attach a separate sheet).	<input type="checkbox"/> YES <input type="checkbox"/> NO  Details:  <i>Go to 5</i>
5. If application is being made by agent on behalf of the owner of the goods, name and registered address of agent and ACN (if applicable) is to be provided.	Agent's Name: Registered Address:  ACN:  <i>Go to 6</i>
6. Where the applicant is not the owner of the goods, applicant is to provide evidence of authority to move the goods. Is copy of authorisation attached?	<input type="checkbox"/> YES <input type="checkbox"/> NO  <i>Go to 7</i>
7. Reason for movement of goods.	<i>Go to 8</i>



8. Name and address of premises/place FROM which the goods are to be moved.	Name: Address:  Establishment Code <span style="float: right;"><i>Go to 9</i></span>
9. Name and address of premises/place TO which the goods are to be moved.	Name: Address:  <span style="float: right;"><i>Go to 10</i></span>
10. Are the receiving premises/place a Customs licensed warehouse under S.79 Customs Act 1901 and/or an approved place under S.5A Excise Act 1901? If yes, establishment code is to be provided.	<input type="checkbox"/> YES <input type="checkbox"/> NO Establishment Code:  <span style="float: right;"><i>Go to 11</i></span>
11. Are the receiving premises/place under the control of the owner of the goods to be moved?	<input type="checkbox"/> YES <input type="checkbox"/> NO <i>If YES go to 13      If NO go to 12</i>
12. If receiving premises/place is NOT under the control of the owner of the goods to be moved, provide name, registered address, ACN (if applicable) and telephone number of person in control of receiving premises/place.	Name: Registered Address:  Telephone: <span style="float: right;">ACN: <i>Go to 13</i></span>
13. Has the applicant presented evidence that: (a) the operator of the receiving premises is aware of the effect of S.35A(1) of the Customs Act 1901 which would make him/her liable for an amount equivalent to the duty on goods subject to Customs control entrusted to him/her if he she cannot account for the goods; and (b) the operator of the receiving premises is willing to accept the goods on that basis?	<input type="checkbox"/> YES <input type="checkbox"/> NO          <span style="float: right;"><i>Go to 14</i></span>
14. Form of transport, name, address and telephone contact number of transporting agent (if applicable).	Form of Transport: Goods moved by: Address:  Telephone: <span style="float: right;"><i>Go to 15</i></span>
15. Period within which the movement of the goods is proposed.	Period: from.....to.....

Permission is requested to move the goods specified in the attached Schedule.

Signature of Applicant..... Date.....

**THE SCHEDULE**  
**MOVEMENT APPLICATION - SINGLE TRANSACTION**  
**DESCRIPTION OF CUSTOMABLE GOODS TO BE MOVED**  
(if insufficient space please attach additional page(s))

Bond Marks or Marks and Numbers	Number of Packages	Description of Goods (including information such as brand, model, serial number etc where applicable )	Qty	Customs Tariff Item No	Country of Origin	Customs Value	Rate of Sales Tax	Total Duty Liability of Goods

COMMONWEALTH OF AUSTRALIA  
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	06/05/98	07/05/98	08/05/98	09/05/98	10/05/98	11/05/98	12/05/98
Austria	Schillings	7.9843	7.8967	7.9260	7.9260	7.9260	7.9857	7.9440
Belgium/Lux	Francs	23.4100	23.1400	23.2400	23.2400	23.2400	23.0800	23.2800
Brazil	Reals	.7333	.7273	.7292	.7292	.7292	.7250	.7279
Canada	Dollars	.9223	.9142	.9151	.9151	.9151	.9098	.9110
China	Yuan	5.3046	5.2609	5.2743	5.2743	5.2743	5.2430	5.2608
Denmark	Kroner	4.3301	4.2793	4.2949	4.2949	4.2949	4.2637	4.2989
EC	ECU	.5751	.5691	.5716	.5716	.5716	.5693	.5732
Fiji	Dollar	1.2624	1.2571	1.2626	1.2626	1.2626	1.2581	1.2619
Finland	Markka	3.4489	3.4074	3.4209	3.4209	3.4209	3.3995	3.4281
France	Francs	3.8057	3.7623	3.7769	3.7769	3.7769	3.7534	3.7846
Germany	Deutschmark	1.1353	1.1219	1.1263	1.1263	1.1263	1.1191	1.1285
Greece	Drachmae	196.2600	194.8400	196.5900	196.5900	196.5900	194.7000	196.1400
Hong Kong	Dollars	4.9654	4.9241	4.9370	4.9370	4.9370	4.9076	4.9246
India	Rupees	25.4838	25.2744	25.3422	25.3422	25.3422	25.1848	25.2712
Indonesia	Rupiah	5215.0000	6100.0000	5897.0000	5897.0000	5897.0000	5910.0000	5935.0000
Ireland	Pounds	.4510	.4461	.4471	.4471	.4471	.4444	.4469
Israel	Shekel	2.3656	2.3442	2.3469	2.3469	2.3469	2.3311	2.3297
Italy	Lire	1119.7800	1106.5900	1110.9900	1110.9900	1110.9900	1109.2900	1112.8800
Japan	Yen	84.4200	84.6100	84.8200	84.8200	84.8200	84.1200	84.5000
Korea	Won	863.5800	880.2700	889.8200	889.8200	889.8200	879.8600	883.9800
Malaysia	Ringgit	2.3845	2.5014	2.4450	2.4450	2.4450	2.4311	2.4506
Netherlands	Guilder	1.2788	1.2640	1.2693	1.2693	1.2693	1.2611	1.2717
New Zealand	Dollar	1.1637	1.1673	1.1725	1.1725	1.1725	1.1699	1.1800
Norway	Kroner	4.7123	4.6754	4.7099	4.7099	4.7099	4.6786	4.7147
Pakistan	Rupee	28.2300	27.9900	28.0600	28.0600	28.0600	27.9400	27.9900
Papua NG	Kina	1.2911	1.2830	1.2910	1.2910	1.2910	1.2872	1.2925
Philippines	Peso	25.1800	25.4400	25.2500	25.2500	25.2500	25.0000	24.7000
Portugal	Escudo	115.9600	114.6900	115.1300	115.1300	115.1300	114.3600	115.4200
Singapore	Dollar	1.0171	1.0335	1.0334	1.0334	1.0334	1.0270	1.0364
Solomon Is.	Dollar	3.0514	3.0276	3.0353	3.0353	3.0353	3.0157	3.0247
South Africa	Rand	3.2388	3.2154	3.2243	3.2243	3.2243	3.2032	3.2173
Spain	Peseta	96.4100	95.3300	95.7200	95.7200	95.7200	95.0300	95.8800
Sri Lanka	Rupee	40.6800	40.3800	40.5300	40.5300	40.5300	40.4400	40.5800
Sweden	Krona	4.8822	4.8131	4.8578	4.8578	4.8578	4.8054	4.8390
Switzerland	Franc	.9492	.9357	.9377	.9377	.9377	.9355	.9431
Taiwan	Dollar	21.1400	21.0800	21.1400	21.1400	21.1400	21.0300	21.1400
Thailand	Baht	24.6700	25.1600	24.6600	24.6600	24.6600	24.4500	24.5000
UK	Pounds	.3858	.3826	.3865	.3865	.3865	.3867	.3892
USA	Dollar	.6408	.6355	.6371	.6371	.6371	.6333	.6355

MICHAEL POLITI  
Delegate of the  
Chief Executive Officer of Customs  
CANBERRA A.C.T.  
13/05/98

9608708

**ANTI-DUMPING AUTHORITY**

**Confirmation of the Australian Customs Service's decision  
to terminate its investigations into the alleged dumping of  
clear float glass (CFG) by PT Muliaglass from the Republic of Indonesia**

The Anti-Dumping Authority has completed its review and has confirmed the Australian Customs Service's decision to terminate its investigations into the alleged dumping of CFG from Indonesia.

The Authority found that during the period from February 1996 to December 1997, CFG exported to Australia from Indonesia by PT. Muliaglass was not dumped.

The Authority, therefore, has confirmed Customs' decision to terminate its investigation of CFG imports from Indonesia.

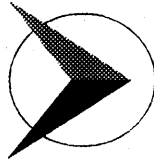
Requests for copies of the Authority's Report no. 186 should be addressed to the Information Officer, Ms Margaret McLeod, at the Authority by telephoning (02) 6213 6754 or e-mail [MMCLEOD@dist.gov.au](mailto:MMCLEOD@dist.gov.au).

**9608709**

---

## Transport and Regional Development

---



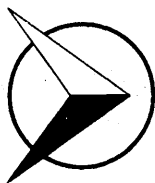
CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

### **CIVIL AVIATION REGULATIONS**

#### **NOTICE UNDER REGULATION 22F OF ISSUE OF CERTIFICATE OF TYPE APPROVAL**

On 30 April 1998, the Civil Aviation Safety Authority (CASA) issued a certificate of type approval under regulation 22A of the Civil Aviation Regulations for the model (Fourney) F-1 and (ERCO) 415-D aeroplanes manufactured by Univair Aircraft Corporation, Aurora, Colorado, 80011, USA.

**9608710**



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

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

On 13 May 1998 the Civil Aviation Safety Authority (CASA) issued an exemption under subregulation 89ZD (1) of the Civil Aviation Regulations (Exemption Number: CASA 18/98 — Exemption to the City of Kalgoorlie-Boulder, operator of Kalgoorlie-Boulder Aerodrome).

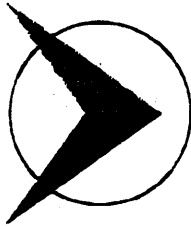
Copies of the instrument are available for inspection at, and may be purchased over the counter from:

**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**

9608711



**CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA**

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 20 May 1998.

**AD/ECUREUIL/57 - Tail Rotor Drive Shaft Bearings**

**AD/HU 369/95 - Main Rotor Transmission - Clutch Bearing - Outer Race Change**

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

**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.

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>SCD 98/1</b>	Superannuation contributions: when does a superannuation provider cease to be the holder of the contributions and when can it be said a pension or annuity has 'begun to be paid'?	Determines when a superannuation provider ceases to be the holder of contributions and when a pension or annuity has begun to be paid.
<b>SCD 98/2</b>	Superannuation contributions: reporting requirements for superannuation providers.	Determines the information that superannuation providers should report to the Commissioner.

**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.

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>TD 95/22</b>	Income tax: capital gains: forfeited deposits: when is an option, that is deemed by paragraph 160ZZC(12)(a) of the <i>Income Tax Assessment Act 1936</i> to have been granted, disposed of in terms of paragraph 160ZZC(3)(a)?	Determination is withdrawn as a result of legislative changes arising from the Tax Law Improvement Project.

9608713





## *Superannuation Industry (Supervision) Act 1993*

# **NOTICE OF MAKING OF EXEMPTIONS**

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

- **exemption number 67**, made on 21 January 1998 (exempting the trustee of the Addis (Australia) Superannuation Fund (the "Fund") from compliance with subregulation 9.29(a) of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund subject to a condition);
- **exemption number 68**, made on 22 January 1998 (exempting Zurich Australian Superannuation Pty Ltd ACN 000 880 553 as the trustee of the Greyhound Racing Control Board participating in the Zurich Corporate Master Trust (the "Fund") from compliance with regulation 9.29 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund subject to a condition);
- **exemption number 69**, made on 25 March 1998 (exempting the trustees of the Paint Manufacturing Industry Superannuation Scheme (the "Fund") from compliance with Division 2.4 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund subject to a condition);
- **exemption number 70**, made on 2 March 1998 (exempting the trustee of the Coal & Allied Superannuation Plan No 1 (the "Fund") from compliance with Regulation 9.29 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund subject to a condition);
- **exemption number 71**, made on 25 March 1998 (exempting the trustee of the Joy Mining Machinery Superannuation Fund (the "Fund") formerly the Joy Manufacturing Company Staff Superannuation Fund from compliance with Regulation 9.29 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund);
- **exemption number 72**, made on 2 April 1998 (exempting BTR Australia Nominees Pty Ltd ACN 077 930 173 as the trustee of the pooled superannuation trust known as the BTR Pooled Superannuation Trust (the "Trust") and any other person who is the trustee of the Trust from time to time from compliance with the provisions of Part 19 of the *Superannuation Industry (Supervision) Act 1993* in relation to the Trust subject to conditions);

- **exemption number 73**, made on 22 April 1998 (exempting LGSS Pty Ltd ACN 078 003 497 as the trustee of the Local Government Superannuation Scheme - Pool B regulated superannuation fund (the "Fund") and any other person who is the trustee of the Fund from time to time from compliance with Subdivisions 6.1.2, 6.1.3, 6.1.4 and 6.1.5 of Part 6 of the *Superannuation Industry (Supervision) Regulations*, subject to a condition);
  - **exemption number 74**, made on 22 April 1998 (exempting Energy Industries Superannuation Scheme Pty Ltd ACN 077 947 285 as the trustee of the Energy Industries Superannuation Scheme - Pool B regulated superannuation fund (the "Fund") and any other person who is the trustee of the Fund from time to time from compliance with Subdivisions 6.1.2, 6.1.3, 6.1.4 and 6.1.5 of Part 6 of the *Superannuation Industry (Supervision) Regulations*, subject to a condition);
  - **exemption number 75**, made on 20 April 1998 (exempting the trustee of the Joy Manufacturing Company Works Superannuation Fund (the "Fund") from compliance with Regulation 9.29 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund;
- Copies of the exemptions can be obtained free of charge at:

Insurance and Superannuation Commission  
243-251 Northbourne Avenue  
LYNEHAM ACT 2602

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

Dated 12 May 1998

(Published by authority of the Insurance and Superannuation Commissioner)

9608714



*Insurance (Agents and Brokers) Act 1984*

**NOTICE OF MAKING OF  
SECTION 9C APPROVALS OF FORM Nos 1 AND 2 OF 1998  
APPLICATIONS & RENEWALS -  
REGISTRATION OF BROKERS & AGENTS - ss 20 & 31C  
ACKNOWLEDGMENT OF UNAUTHORISED FOREIGN  
INSURERS - s 34(1)(c)**

The Insurance and Superannuation Commissioner has made two instruments under the *Insurance (Agents and Brokers) Act 1984* (the "Act") entitled "Approval of Form No 1 of 1998" and "Approval of Form (and Manner) No 2 of 1998" dated 4 May 1998.

APPROVAL OF FORM No 1:

- under subsection 33(3) of the *Acts Interpretation Act 1901*, revoked the instrument of approval made under subsection 9C(1) and for the purposes of subsection 20(2) of the Act dated 26 September 1997; and
- under subsection 9C(1) and for the purposes of sections 20 and 31C of the Act, made subsection 9C(1) approvals.

The approvals relate to the form of applications for registration and renewal of registration of life and general insurance brokers and foreign insurance agents.

APPROVAL OF FORM (AND MANNER) No 2:

Under subsections 9C(1) and 34(3) and for the purposes of paragraph 34(1)(c), made a subsection 9C(1) approval of form and a subsection 34(3) approval of manner.

The approval relates to the form and manner of acknowledgment by an insured (to be obtained by an intermediary) that the insurer is an unauthorised foreign insurer.

Copies of the instruments can be obtained free of charge at:

Insurance and Superannuation Commission  
243-251 Northbourne Avenue  
LYNEHAM ACT 2602

Copies can also be obtained by ringing 02 6247 2299.

This notice is given under sections 46A and 48 of the *Acts Interpretation Act 1901* and subsection 5(3) of the *Statutory Rules Publication Act 1903* (read with regulation 3 of the *Rules Publication Regulations*).

Dated 20 May 1998

(Published by authority of the Insurance and Superannuation Commissioner)



*Insurance Act 1973*

**NOTICE OF MAKING OF  
DETERMINATION No 1 of 1998**

**REINSURANCE ARRANGEMENTS - SECTIONS 34 & 34A  
STATUTORY ACCOUNTS - SECTIONS 44, 45, 49K & 49J**

The Insurance and Superannuation Commissioner has made an instrument under the *Insurance Act 1973* (the "Act") entitled "Determination No 1 of 1998" dated 1 May 1998 that:

- under subsection 34(1C) of the Act, made a subsection 34(1C) determination;
- under subsection 34A(5) of the Act, made a subsection 34A(5) determination;
- under subsections 34A(2) and 34A(3) of the Act, made a subsection 34A(2) and a subsection 34A(3) determination;
- under subsection 44(6) of the Act, made a subsection 44(6) determination;
- under subsection 44(7) of the Act, made a subsection 44(7) determination;
- under paragraphs 45(2)(a) and 45(3)(a) of the Act, made a paragraph 45(2)(a) and a paragraph 45(3)(a) approval;
- under paragraphs 49K(2)(a) and 49K(3)(a) of the Act, made a paragraph 49K(2)(a) and a paragraph 49K(3)(a) approval; and
- under subsection 49J(5) of the Act, made a subsection 49J(5) determination.

The determinations relate to:

- (a) the periods by which applications for the approval of reinsurance arrangements must be lodged with the Commissioner under the Act; and
- (b) the form in which, and periods by which, statements of reinsurance must be lodged by reinsurers and others with the Commissioner under the Act; and
- (c) the form of accounts and statements to be lodged by insurers and others with the Commissioner under the Act.

Copies of the instrument can be obtained free of charge at:

Insurance and Superannuation Commission  
243-251 Northbourne Avenue  
LYNEHAM ACT 2602

Copies can also be obtained by ringing 02 6247 2299.

This notice is given under sections 46A and 48 of the *Acts Interpretation Act 1901* and subsection 5(3) of the *Statutory Rules Publication Act 1903* (read with regulation 3 of the *Rules Publication Regulations*).

Dated 20 May 1998

## Workplace Relations and Small Business

---

### Workplace Relations Act 1996

Australian Industrial Registry  
Principle Registry  
Nauru House  
80 Collins Street  
Melbourne Vic 3000

(Postal Address:  
GPO Box 1994S  
Melbourne Vic 3001)

### NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No 30002 of 1998)

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 United Firefighters' Union of Australia.

The alteration is sought from the following:

#### 4 - INDUSTRY

The Industry in or in connection with which the Union is registered is the industry or industries of -

- (1) the prevention, suppression or extinguishment of fires;
- (2) the protection of life and property through the provision of rescue services at the scene of accidents explosions or other emergencies other than in the capacity of a registered Medical Practitioner and other than the provision of ambulance rescue services in the State of New South Wales;
- (3) the handling of spillages of toxic or hazardous materials and the disposal of those in emergency situations; or
- (4) the sale, supply, installation, maintenance, repair and/or inspection of fire protection equipment other than fixed or semi-fixed fire protection systems.

Without limiting the generality of the foregoing, such industry or industries shall include persons referred to in subparagraphs (1) to (4) above employed -

- (a) by the Australian Public Service, the service of any public institution or authority of the Australian Government whether such service is in the Australian Public Service or not;
- (b) in the service of any public institution or authority of the Australian Capital Territory whether such service is in the Australian Public Service or not;
- (c) by a Fire Brigade Board, Commission, or Authority;
- (d) in the service of any public institution or Authority of a State Government or a Territory Government the duties of which are not materially different to those of persons employed by a Fire Brigade Board, Commission or Authority, except for persons employed by -

- (i) In the State of Victoria: Port of Melbourne Authority;
  - (ii) In the State of South Australia: Department of Marine and Harbours: National Parks and Wildlife Service and Engineering and Water Supply Department;
  - (iii) In the State of Western Australia: Department of Conservation and Land Management and Water Authority of Western Australia;
- (e) in private industry, in any rank, grade or classification of industrial fire fighter or industrial fireman or in any employment the duties of which are not materially different from the duties of one of these employments or in any position in respect of which the duties are similar to those of persons employed by any Fire Brigade Board, Commission or Authority.

6 - ELIGIBILITY

The conditions of eligibility for membership of the Union are as follows:

- (a) The Membership of the Union is unlimited in number;
- (b) Any person who is employed, or usually employed or appointed in or in connection with -
  - (1) the prevention, suppression or extinguishment of fires;
  - (2) the protection of life and property through the provision of rescue services at the scene of accidents, explosions or other emergencies other than in the capacity of a registered Medical Practitioner;
  - (3) the handling of spillages of toxic or hazardous materials and the disposal of those in emergency situations; or
  - (4) the sale, supply, installation, maintenance, repair and/or inspection of fire protection equipment other than fixed or semi-fixed fire protection systems.

shall be eligible for membership of the Union. Without limiting the generality of the foregoing, membership of the Union shall include persons referred to in paragraph (b) above employed -

- (i) by the Australian Public Service, the service of any public institution or authority of the Australian Government whether such service is in the Australian Public Service or not;
- (ii) in the service of any public institution or authority of the Australian Capital Territory whether such service is in the Australian Public Service or not;
- (iii) by a Fire Brigade Board, Commission, or Authority;
- (iv) in the service of any public institution or Authority of a State Government or a Territory Government the duties of which are not materially different to those of persons employed by a Fire Brigade Board, Commission or Authority;

- (v) in private industry, in any rank, grade or classification of industrial firefighter or industrial fireman or in any employment the duties of which are not materially different from the duties of one of these employments, or in any position in respect of which the duties are similar to those of persons employed by any Fire Brigade Board, Commission or Authority.
- (c) Any person who is an elected officer of the Union shall be eligible for membership of the Union.
- (d) Notwithstanding the provisions of Sub-Rule (b) the Union may at its discretion decline to admit to membership any person otherwise included within this Rule:
  - (1) who does not make application as required by the Rules, or
  - (2) who does not pay the amount properly payable in respect of admission to membership, or
  - (3) who is of general bad character.

Provided however that the following persons shall not be eligible for membership of the Union:

- (e) (1) Persons engaged in the following industries or callings, namely: timber and sawmilling industry; afforestation and silviculture; sugar growing, cane cutting, milling and refining; the manufacture of chemicals and gases; metalliferous mining, smelting, reducing and refining of ores; 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 distillation of oils and all labour incidental thereto; as surface labourers engaged about or in connection with all brown coal mines; the manufacture and milling of paper and 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.
- (e) (2) Persons employed as Licensed Aircraft Engineers or pilots in civil aviation.
- (e) (3) Persons employed in electrical electronics or similar functions whether as tradespersons and their assistants or technicians or other sub professional electrical or electronics employees however described in or in connection with the installation, maintenance, repair and/or inspection of fire protection or fire fighting equipment.
- (e) (4) Persons engaged in any clerical capacity and/or engaged in the occupation of shorthand writers and typists and/or on calculating, billing or other machines designed to perform or assist in performing any clerical work whatsoever, provided that this exclusion shall not apply to persons engaged as uniformed employees of a public fire fighting authority who are engaged as attendants, operators, supervisors or trainees in watch rooms or control rooms.

1414 *Government departments*

- (e) (5) All persons engaged as salaried officers or in a professional, technical, sales, clerical and supervisory capacity employed by a gas company.
- (e) (6) Employees of:
  - (i) In the State of Victoria: Port of Melbourne Authority;
  - (ii) In the State of South Australia: Department of Marine and Harbours; National Parks and Wildlife Service and Engineering and Water Supply Department;
  - (iii) In the State of Western Australia; Department of Conservation and Land Management and Water Authority of Western Australia.
- (e) (7) Members of the New South Wales Police Force, the Police Force of Victoria, the Western Australian Police Force, the Northern Territory Police Force, the Police Force of South Australia, the Tasmanian Police Force, the Queensland Police Force and the Australian Federal Police or any successor to those said Police Forces; or any persons who are in employment and/or training (including those designated or described as police cadets), being employment and/or training which leads directly to the employee and/or trainee being qualified for membership of any of the Police Forces specified in this paragraph.
- (e) (8) Persons eligible to be members of the Administrative and Clerical Officers' Association pursuant to its eligibility rules as at 11th November, 1988, as reproduced in Appendix "B" to these rules except those persons eligible to be members of the Federal Firefighters Union pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "A" to these rules.
- (e) (9) Persons eligible to be members of the Health Services Union of Australia pursuant to its eligibility rules as at 27th April, 1992, as reproduced in Appendix "C" to these rules.
- (e) (10) Persons eligible to be members of the Federated Municipal and Shire Council Employees' Union of Australia pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "D" to these rules.
- (e) (11) Persons eligible to be members of The Municipal Officers' Association of Australia pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "E" to these rules.
- (e) (12) (1) Any person employed by:
  - (i) the Crown in right of any State or States;
  - (ii) any statutory body representing the Crown in right of any State or States;
  - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or on



behalf of or in the interest of the Crown in right of any State or States; or

- (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interests of the Crown in right of any State or States;

other than by a Fire Brigade Board, Commission or Authority shall not be eligible for membership of the Union.

- (e) (12) (2) Any person employed in an administrative, clerical or professional capacity (other than in any rank, grade or classification of firefighter) by a Fire Brigade Board, Commission or Authority shall not be eligible for membership of the Union.

- (e) (12) (3) Any person employed in New South Wales:

- (a) in the Bush Fire Council of New South Wales; or

- (b) as foreman, storeman, stores assistant and transport assistant by the Board of Fire Commissioners of New South Wales

shall not be eligible for membership of the Union

- (e) (12) (4) Any person employed in South Australia:

- (a) by the Country Fire Services; or

- (b) as technical officer, technical assistant, and caretaker by the South Australian Metropolitan Fire Service

shall not be eligible for membership of the Union.

- (e) (12) (5) Any person employed in Western Australia:

- (a) by the Western Australian Bush Fires Board; or

- (b) as communications officer, trainee communications officer, communications supervisor, storeman, store officer, general assistant and technical officer by the Western Australian Fire Brigades Board

shall not be eligible for membership of the Union.

- (e) (12) (6) Any person employed in Tasmania by the Tasmanian Fire Service other than a person in the classification of Firefighter, Senior Firefighter, Serviceman, Control Room Operator, Station Officer, Senior Station Officer, Superintendent, Regional Chief Officer Urban, Regional Chief Officer Country, Deputy Regional Chief Officer

Urban, Deputy Regional Chief Officer Country, Chief Fire Prevention Officer, Senior Operations Officer and Officers of the Field Division shall not be eligible for membership of the Union.

- (e) (12) (7) Any person employed in Queensland:
- (a) in the Rural Fires Board; or
  - (b) as the Commissioner or the Deputy Commissioner of the Commission or Authority which is responsible for fire services throughout the whole of the State of Queensland; or
  - (c) who is appointed to an office or employed in a position which office or position:
    - (i) is immediately below the rank of the persons referred to in clause (b) of this provision (e) and also
    - (ii) is equivalent in rank to all other offices or positions referred to in sub-clause (i) of this clause (c) of the proviso (e) and also
    - (iii) is responsible to one or other of the persons referred to in clause (b) of this provision (e) for the management and/or the operations of fire services throughout the whole of the State of Queensland.

shall not be eligible for membership of the Union.

APPENDIX A

ELIGIBILITY RULES AS AT 11 NOVEMBER, 1988 OF THE FEDERAL FIREFIGHTERS' UNION REFERRED TO IN PARAGRAPH (e)(8) OF RULE 6 OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"The conditions of eligibility for membership of the Union are as follows:

- (a) the membership of the Union is unlimited in number;
- (b) any person
  - (i) who being employed in the Commonwealth Public Service is engaged or usually engaged in duties relating to the prevention, suppression or extinguishment of fires; or
  - (ii) who is elected as an officer of the Union

is entitled to become a member of the Union

Provided that the Union may at its discretion decline to admit to membership any person included within clause (i) of this sub-rule;

- (A) who does not make application as required by these Rules or

- (B) who does not pay the amount properly payable in respect of his admission to membership or
- (C) who is of general bad character."

APPENDIX B

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 of the ADMINISTRATIVE AND CLERICAL OFFICERS' ASSOCIATION REFERRED TO IN PARAGRAPH (e)(8) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"1. The following persons are eligible for membership of the Association:

- (i) any person employed, usually employed or qualified to be employed by:
  - (a) the Commonwealth;
  - (b) the Northern Territory;
  - (c) the Australian Capital Territory;
  - (d) a body corporate established for a public purpose, whether in whole or in part, by or under a law of the Commonwealth, the Australian Capital Territory or the Northern Territory other than any local Government body established under the Local Government Act (Northern Territory) or other Local Government legislation in the Northern Territory;
  - (e) by a company or other body corporate incorporated under a law of the Commonwealth or of a State or Territory, being a company or other body corporate in which the Commonwealth, the Northern Territory or the Australian Capital Territory has a controlling interest;
  - (f) any other authority or body (whether corporate or not) being an authority or body that is financed in whole or in substantial part, either directly or indirectly by money provided by the Commonwealth except:
    - (A) moneys paid as consideration in a commercial transaction, for the provision of goods or services to the Commonwealth,
    - (B) moneys paid by way of bounty or like payment,
    - (C) moneys paid to a State or States of the Commonwealth, or
    - (D) moneys paid to a Local Authority, City, Municipality, Town, Borough, Shire or like statutory authority which includes electricity, road, transport and port authorities and water or drainage boards,

(E) an authority or body that is financed in whole or in substantial part, either directly or indirectly, by money provided by the Commonwealth, pursuant to:

1. the Community Youth Support Scheme, or
2. the Supported Accommodation Assistance Program, or
3. the Family Day Care Services component of the Child Services Program, or
4. the Family Support Program, or
5. the Grant in Aid Ethnic Social Welfare Workers Program, or
6. the Youth Services or Welfare Services components of the ACT Community Development Program

or any program, scheme or fund directly replacing any one of the above.

(ii) any officer or employee of the Association, or

(iii) any person who is an employee and who occupies a Statutory Office created under a law of the Commonwealth or the Northern Territory or the Australian Capital Territory or an office established by the Executive of the Commonwealth, the Northern Territory or the Australian Capital Territory.

2. Notwithstanding the provisions of subrule 3A(1), the following persons are not eligible for membership of the Association:

(i) any person employed by:

- (a) the Australian Broadcasting Corporation;
- (b) the Australian Shipping Commission trading as Australian National Line;
- (c) the Australian National Airlines Commission;
- (d) the Australian National University;
- (e) Banks established under the Commonwealth Banks Act and Reserve Bank Act;
- (f) Qantas Airways Ltd;
- (g) Universities and Colleges of Advanced Education other than Colleges of Advanced Education in the Northern Territory or the Australian Capital Territory;
- (h) the Australian Wheat Board;
- (i) Aussat Limited;

- (j) the Territory Insurance office.
- (ii) persons employed as a/an:
  - (a) tradesman;
  - (b) artisan;
  - (c) draftsman, technical assistant or technical officer;
  - (d) member of the commissioned or non-commissioned ranks of the Australian Federal Police;
  - (e) mail officer or linesman;
  - (f) telecommunications technician, telecommunications technical officer or telecommunications electrical worker;
  - (g) postmaster;
  - (h) telegraphist;
  - (i) meat inspector;
  - (j) storeman;
  - (k) labourer;
  - (l) primary or secondary school teacher and teachers in non-government early childhood centres, business colleges, language schools or other private educational academies;
  - (m) ship's painter or docker;
  - (n) nurse or nursing aide;
  - (o) driver, driver's assistant or conductor;
  - (p) railways employee other than as a senior officer, clerk, booking clerk, traffic inspector, assistant research officer, senior research officer;
  - (q) professional engineer;
  - (r) theatrical, film, television and video technicians;
  - (s) professional scientific staff;
  - (t) child care workers, cleaners, domestics or domestic workers, gardeners;
  - (u) security officers, attendants, watchmen and/or like designations
- (iii) (a) persons engaged in technical, trades or production functions, including employees performing supervisory and managerial duties which are directly related to those functions, in or in connection with electronic,

electrical or mechanical work by the Australian Telecommunications Commission, Australian Postal Commission and the Department of Communications.

- (b) persons employed in the professional structures of the Industry for which professional qualifications are mandatory.
- (c) all persons eligible to be members of the Australian Public Service Association under its certified Eligibility and Industry Rules registered as at 5/5/87 except for those persons eligible for membership of the Administrative and Clerical Officer's Association, Australian Government Employment under its certified Eligibility and Industry Rules registered as at 5/5/87.
- (d) persons employed by the Australian Postal Commission and the Australian Telecommunications Commission who are eligible for membership of the Australian Telephone and Phonogram Officers' Association in accordance with its conditions of Eligibility for membership as at 1st September, 1986, other than persons employed in Manual Assistance Centres in the position of Manager (M.A.C.) at M.A.6 and M.A.7 levels where the position was previously classified as Traffic Officer.

3. Persons employed in any of the following:

- 1. Providing postal services, and/or
- 2. Receiving, sorting, despatching, processing or delivering mail, and/or
- 3. Providing, installing or maintaining telecommunication services, and/or
- 4. Driving, and/or
- 5. Storing goods and materials, and/or
- 6. Labouring, patrolling, gardening or cleaning, and/or
- 7. Cooking, general kitchen duties or serving food, and/or
- 8. Drafting, and/or
- 9. Oversighting or supervising the above activities

where such activities are provided or undertaken directly or indirectly for the Australian Postal Commission or the Australian Telecommunications Commission or any transferee, assignee, successor or purchaser of functions performed by the aforementioned statutory authorities, shall not be eligible for membership other than persons who would have been eligible for membership of the A.C.O.A. in accordance with its registered conditions of Eligibility and Industry Rules as at 1/1/1987.

For the purposes of this proviso the words 'public institution, authority or Statutory Corporation' in the said industry rule shall

be read as including any such transferee, assignee, successor or purchaser.

APPENDIX C

ELIGIBILITY RULE AS AT 27TH APRIL, 1992 OF THE HEALTH SERVICES UNION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e) (9) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

2 - INDUSTRY

The industries in connection with which the Union is registered are the industries of -

- A. the employment of persons employed or usually employed -
- (a) throughout Australia in or about or in connection with the carrying on of all hospitals, benevolent homes, dispensaries, asylums, mental hospitals, sanatoriums, rest homes, convalescent homes, medical schools, laboratories, colleges, industrial and other homes, charitable institutions, ambulance work, all classes of nursing, public or private;
    - (i) except in the State of Western Australia persons employed by the Crown in Right of the State of Western Australia or any state instrumentality or in private hospitals or undertakings in the said State as (i) dental therapists and (ii) professional, clerical, technical and administrative employees in radiology and pathology clinics;
    - (ii) provided that in relation to persons employed in or about or in connection with the carrying on of all benevolent homes and convalescent homes the following shall be excluded from membership:-
      - 1. in the State of Queensland, ancillary staff (other than at Eventide Homes), dentists, radiographers and pharmaceutical chemists;
      - 2. in the State of Western Australia, all staff other than registered nursing staff with the exception of enrolled nurses;
      - 3. in the State of South Australia, all staff other than non-psychiatric nurses and enrolled nurses;
      - 4. in the Northern Territory, all staff other than registered nurses;
- and/or
- (aa) (1) In the State of Victoria in or about or in connection with the carrying on of all community health centres being declared community health centres under Section 45 of the Health Services Act 1988 or in receipt of funds in accordance with Section 20 of the Act but not including a person so employed as a registered medical practitioner unless such a person is eligible for

membership of the Union pursuant to other paragraphs of this Rule.

Provided further that any person who is employed under the Victorian Public Service Act 1974 and who is located in a Community Health Centre shall be excluded from membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

Also provided that persons engaged in social and/or welfare work other than social welfare work aides shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

- (2) In the State of Tasmania in or about or in connection with the carrying on of all community health centres being those conducted by the Tasmanian Department of Health Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule.
  - (3) In the Australian Capital Territory in or about or in connection with the carrying on of all community health centres being those conducted by the A.C.T. Department of Health and Community Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule. Also provided that persons engaged in professional social work shall not be eligible for membership of the Union unless such person is eligible for membership of the Union pursuant to the other paragraphs of this Rule.
- (ab) In the States of Victoria, New South Wales and Queensland in or about or in connection with the following aboriginal health services:-

Victorian Aboriginal Health Service Co-operative Limited  
Rumbalara Aboriginal Co-operative Limited  
Aboriginal and Islander Community Health Service Incorporated  
Ipswich  
Dandenong and District Aboriginal Co-operative Society Limited  
Biripi Aboriginal Co-operative Medical Centre  
Darak Aboriginal Community Controlled Medical Services  
Co-operative Limited  
Brewarrina Aboriginal Health Service  
Gippsland and East Gippsland Aboriginal Co-operative Limited  
Bairnsdale  
Walgett Aboriginal Medical Service  
St. Pius X Aboriginal Corporation  
Bourke Aboriginal Health Service Limited  
Townsville Aboriginal and Islander Health Services Limited  
The Aboriginal and Islander Community Health Service Brisbane  
Tharawal Aboriginal Corporation  
South Coast Medical Service Aboriginal Corporation  
Durri Aboriginal Corporation Medical Service Kempsey



Murray Valley Aboriginal Co-operative Limited  
Aboriginal and Islander Health Services Limited Mackay  
Cummeragunja Housing and Development Corporation  
Ballarat and District Aboriginal Co-operative  
Aboriginal Medical Services Co-operative Limited Redfern  
Awabakal Newcastle Aboriginal Co-operative Limited  
Central Gippsland Aboriginal Health and Housing Co-operative  
Limited  
Illawarra Aboriginal Medical Service Corporation  
National Aboriginal and Islander Health Organisation  
Wu-Chopperen Medical Service Limited  
Echuca Aboriginal Co-operative Society Limited  
Swan Hill and District Aboriginal Co-operative Limited

provided that persons engaged in social and/or welfare work shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this rule or is employed as a welfare aide in Victoria, by the Victorian Aboriginal Health Service, or as an employee delivering medical or paramedical care.

Provided further that this paragraph shall not exclude from membership of the Union persons otherwise eligible to be members of the Union pursuant to other paragraphs of this rule.

- (b) in the States of Victoria, Queensland, Tasmania and in the Australian Capital Territory, in the provision of care and training to the intellectually disabled and/or physically disabled and/or psychiatrically disabled and/or developmentally disabled and work ancillary thereto in hostels, day care centres, and homes (including dwellings) but excluding trained teachers employed as such and in the States of Victoria and Queensland and the Australian Capital Territory, teacher aides employed as such;

Provided that the following persons shall be excluded from coverage:-

- (i) in the State of Victoria -

1. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
2. persons employed in the provision of home care services to persons in private homes and dwellings;
3. supervisors, administrators and community service officers as all defined in awards to which the Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management

recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

(ii) in the State of Tasmania -

1. cleaners employed in Government educational institutions or educational undertakings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the State of Queensland, community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory, persons employed in the provision of home care services to persons in private homes or dwellings;

and/or

(c) in the State of Victoria, in the provision of child care services in day care centres and residential centres but excluding -

1. trained teachers and teacher aides employed as such;
2. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
3. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, in any centre which is established after 8th October 1986 but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

and/or

- (d) (i) in the State of Tasmania, in or in connection with doctors and/or dental surgeries, clinics and practices;
- (ii) in the Australian Capital Territory, radiographers and nursing staff in or in connection with doctors and/or dental surgeries, clinics and practices;

and/or

- (e) in the States of Victoria, Queensland and Tasmania and in the Australian Capital Territory in or in connection with the provision of medical, paramedical and/or nursing care for aged persons in day care centres and/or homes (including dwellings) and work ancillary thereto;

Provided that the following persons shall be excluded from coverage:

- (i) in the State of Victoria -

1. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
2. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

- (ii) in the State of Queensland -

1. radiographers, dentists, pharmaceutical chemists, ancillary staff (other than at Eventide Homes) and persons employed in the provision of home care services to aged persons in private homes or dwellings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

- (iii) in the state of Tasmania, persons employed as community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

- (iv) in the Australian Capital Territory in the provision of home care services to aged persons in private homes and dwellings, and,

- B. the employment of persons employed or usually employed in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, which are wholly or partly controlled by the Board of Health, Special Schools and of an unlimited number of persons employed or usually employed in or in connection with the Universities in the State of New South Wales other than those persons eligible for membership of The University Library Officers' Association as at 22nd November, 1977, and of an

unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory and of an unlimited number of persons employed or usually employed as animal technicians and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Tasmania, Queensland, Victoria, South Australia, and Western Australia, except -

Persons who are eligible for membership of the Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, the University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.

### 3 - CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

The Union shall consist of an unlimited number of persons -

A. employed or usually employed -

- (a) throughout Australia in or about or in connection with the carrying on of all hospitals, benevolent homes, dispensaries, asylums, mental hospitals, sanatoriums, rest homes, convalescent homes, medical schools, laboratories, colleges, industrial and other homes, charitable institutions, ambulance work, all classes of nursing, public or private;
  - (i) except in the State of Western Australia persons employed by the Crown in Right of the State of Western Australia or any State instrumentality or in private hospitals or undertakings in the said State as (i) dental therapists and (ii) professional, clerical, technical and administrative employees in radiology and pathology clinics;
  - (ii) provided that in relation to persons employed in or about or in connection with the carrying on of all benevolent homes and convalescent homes the following shall be excluded from membership:-

1. in the State of Queensland ancillary staff (other than at Eventide Homes), dentists, radiographers and pharmaceutical chemists;
2. in the State of Western Australia all staff other than registered nursing staff with the exception of enrolled nurses;
3. in the State of South Australia, all staff other than non-psychiatric nurses and enrolled nurses;
4. in the Northern Territory, all staff other than registered nurses;

and/or

- (aa) (1) In the State of Victoria in or about or in connection with the carrying on of all community health centres being declared community health centres under Section 45 of the Health Services Act 1988 or in receipt of funds in accordance with Section 20 of the Act but not including a person so employed as a registered medical practitioner unless such a person is eligible for membership of the Union pursuant to other paragraphs of this Rule.

Provided further that any person who is employed under the Victorian Public Service Act 1974 and who is located in a Community Health Centre shall be excluded from membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

Also provided that persons engaged in social and/or welfare work other than social welfare work aides shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

- (2) In the State of Tasmania in or about or in connection with the carrying on of all community health centres being those conducted by the Tasmanian Department of Health Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule.
- (3) In the Australian Capital Territory in or about or in connection with the carrying on of all community health centres being those conducted by the A.C.T. Department of Health and Community Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule. Also provided that persons engaged in professional social work shall not be eligible for membership of the Union unless such person is eligible for membership of the Union pursuant to the other paragraphs of this Rule.

- (ab) In the States of Victoria, New South Wales and Queensland in or about or in connection with the following aboriginal health services:-

Victorian Aboriginal Health Service Co-operative Limited  
 Rumbalara Aboriginal Co-operative Limited  
 Aboriginal and Islander Community Health Service Incorporated Ipswich  
 Dandenong and District Aboriginal Co-operative Society Limited  
 Biripi Aboriginal Co-operative Medical Centre  
 Darak Aboriginal Community Controlled Medical Services Co-operative Limited  
 Brewarrina Aboriginal Health Service  
 Gippsland and East Gippsland Aboriginal Co-operative Limited Bairnsdale  
 Walgett Aboriginal Medical Service  
 St. Pius X Aboriginal Corporation  
 Bourke Aboriginal Health Service Limited  
 Townsville Aboriginal and Islander Health Services Limited  
 The Aboriginal and Islander Community Health Service Brisbane  
 Tharawal Aboriginal Corporation  
 South Coast Medical Service Aboriginal Corporation  
 Durri Aboriginal Corporation Medical Service Kempsey  
 Murray Valley Aboriginal Co-operative Limited  
 Aboriginal and Islander Health Services Limited Mackay  
 Cumeragunja Housing and Development Corporation  
 Ballarat and District Aboriginal Co-operative  
 Aboriginal Medical Services Co-operative Limited Redfern  
 Awabakal Newcastle Aboriginal Co-operative Limited  
 Central Gippsland Aboriginal Health and Housing Co-operative Limited  
 Illawarra Aboriginal Medical Service Corporation  
 National Aboriginal and Islander Health Organisation  
 Wu-Chopperen Medical Service Limited  
 Echuca Aboriginal Co-operative Society Limited  
 Swan Hill and District Aboriginal Co-operative Limited

provided that persons engaged in social and/or welfare work shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this rule or is employed as a welfare aide in Victoria, by the Victorian Aboriginal Health Service, or as an employee delivering medical or paramedical care.

Provided further that this paragraph shall not exclude from membership of the Union persons otherwise eligible to be members of the Union pursuant to other paragraphs of this rule.

- (b) in the States of Victoria, Queensland, Tasmania and in the Australian Capital Territory, in the provision of care and training to the intellectually disabled and/or physically disabled and/or psychiatrically disabled and/or developmentally disabled and work ancillary thereto in hostels, day care centres, and homes (including dwellings) but excluding trained teachers employed as such and in the States of Victoria and Queensland and the Australian Capital Territory, teacher aides employed as such;

Provided that the following persons shall be excluded from coverage:-

(i) in the State of Victoria -

1. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
2. persons employed in the provision of home care services to persons in private homes and dwellings;
3. supervisors, administrators and community service officers as all defined in awards to which the Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

(ii) in the State of Tasmania -

1. cleaners employed in Government educational institutions or educational undertakings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the State of Queensland, community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory, persons employed in the provision of home care services to persons in private homes or dwellings;

and/or

(c) in the State of Victoria, in the provision of child care services in day care centres and residential centres but excluding -

- (i) trained teachers and teacher aides employed as such;
- (ii) cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
- (iii) supervisors, administrators and community service officers as all defined in awards to which The Municipal

Officers Association of Australia is respondent, being employees of employer respondents to such awards;

- (iv) persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, in any centre which is established after 8th October 1986 but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

and/or

- (d) (i) in the State of Tasmania in or in connection with doctors and/or dental surgeries, clinics and practices;
- (ii) in the Australian Capital Territory, radiographers and nursing staff in or in connection with doctors and/or dental surgeries, clinics and practices;

and/or

- (e) in the States of Victoria, Queensland and Tasmania and in the Australian Capital Territory in or in connection with the provision of medical, paramedical and/or nursing care for aged persons in day care centres and/or homes (including dwellings) and work ancillary thereto;

Provided that the following persons shall be excluded from coverage:-

- (i) in the State of Victoria -
1. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
  2. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);
- (ii) in the State of Queensland -
1. radiographers, dentists, pharmaceutical chemists, ancillary staff (other than at Eventide Homes) and persons employed in the provision of home care services to aged persons in private homes or dwellings;



2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the State of Tasmania, persons employed as community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory, in the provision of home care services to aged persons in private homes and dwellings;

B. employed or usually employed -

1. in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes which

are wholly or partly controlled by the Board of Health, Special Schools;

2. in or in connection with Universities in the State of New South Wales;

3. in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory;

4. as animal technicians;

5. in or in connection with Universities and/or colleges of advanced education in the State of Tasmania;

6. in or in connection with Universities and/or colleges of advanced education in the State of Queensland.

7. in or in connection with Universities and/or colleges of advanced education in the State of Victoria;

8. in or in connection with Universities and/or colleges of advanced education in the State of South Australia;

9. in or in connection with Universities and/or colleges of advanced education in the State of Western Australia;

(EXCEPT Staff of Universities or Colleges of Advanced Education classified as Chancellors, Vice-Chancellors, Deputy Vice-Chancellors, Pro-Vice-Chancellors, Principal, Deputy Principal, Vice-Principal, Secretary Registrar, Associate Registrar and persons the major and substantial portion of whose employment is demonstrating to and/or instructing students);

Provided that:

(a) Persons eligible for membership in -

- (i) The Building Workers' Industrial Union of Australia;
  - (ii) The Operative Painters and Decorators Union of Australia;
  - (iii) The Plumbers and Gasfitters Employees' Union of Australia;
  - (iv) The Amalgamated Society of Carpenters and Joiners of Australia; and
  - (v) The Sheet Metal Working, Agricultural Implement and Stovemaking Industrial Union of Australia;
- (b) in the States of New South Wales and Tasmania, persons employed in Universities within the scope of the Constitution Rule of the Association of Draughting, Supervisory and Technical Employees;
  - (c) persons employed in a University in the Australian Capital Territory as cooks, kitchen staff, dining room staff, house staff, or in the serving, mixing or dispensing of liquor;
  - (d) persons employed in the Australian Public Service or in Australian Government Instrumentalities or Commissions but not including persons employed in Universities and/or colleges of advanced education in the Australian Capital Territory;
  - (e) persons employed by the University of New South Wales or its colleges or any University which may be formed as a result of granting autonomy to such colleges or by the University of Newcastle or by the Australian National University within the scope of the Constitution Rule of the Amalgamated Metal Workers Union, or of the Australasian Society of Engineers;
  - (f) persons employed as fitters in hospitals;
  - (g) persons who are eligible for membership of the Transport Workers' Union of Australia, except drivers in the State of New South Wales of ambulances, drivers of motor cars and/or other vehicles with carrying capacity not exceeding 1 ton 5 cwt;
  - (h) persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanitoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely, watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of

Sydney, The University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers;

- (i) persons employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Queensland, Victoria and South Australia, who are eligible for membership in the Federated Clerks Union of Australia as at 1st April 1975; and,
- (j) those persons eligible for membership of The University Library Officers' Association as at 22nd November, 1977;

shall not be eligible for membership of the Union pursuant to the foregoing provisions of Clause B of this Rule;

- C. such other persons, whether or not employees in the industries of the Union as have been elected or appointed full time officers or organisers of the Union or any Branch thereof and admitted as members of the Union; and,
- D. such persons, whether or not employees in the industries of the Union, who -
  - (i) are full time organisers or industrial officers of the Union or a Branch of the Union; and,
  - (ii) were, on the day immediately preceding the date fixed by the Industrial Registrar and notified by him in the Gazette pursuant to the Conciliation and Arbitration Act 1904 as amended from time to time as the day upon which the amalgamation of The Hospital Employees' Union of Australia and the Health and Research Employees' Association of Australia is to take effect full time organisers or industrial officers of the Health and Research Employees' Association of Australia or a Branch thereof and members of The Health and Research Employees' Association of Australia.

For the purposes of Clause C of this Rule, the full-time Officers of the Union and of any Branch thereof shall be the holders for the time being of any of the following offices where the duties of such office are of a full-time nature -

National President, Joint National President, National Vice-President, National Trustee, National Secretary, Joint National Secretary, National

Assistant Secretary, Joint National Assistant Secretary, Branch President, Branch Senior Vice-President, Branch Junior Vice-President, Branch Trustee, Branch Secretary, Branch Assistant Secretary.

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 OF THE FEDERATED MUNICIPAL AND SHIRE COUNCIL EMPLOYEES UNION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e) (10) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

- "(i) The Federation shall consist of an unlimited number of bona fide employees of Municipal County and Shire Councils or other Local Government Authorities or Trusts, Municipal Trusts Water Supply and/or Sewerage Boards or Trusts, Road Boards and other Boards, Corporations, Commissions or Trusts, carrying out or entrusted with the carrying out of works operations or functions similar to those usually or generally performed by Municipal or Shire Councils or other Local Government Authorities before the appointment of such Boards, Corporations, Commissions or Trusts and of employees to contractors to any of such Councils, Authorities, Boards, Corporations, Commissions or Trusts and of such other persons whether employed in the relevant industry or not as have been or are hereafter appointed officers of the Federation and admitted as members thereof: Provided that employees eligible for membership in the Association called The Metropolitan Board of Water Supply and Sewerage Employees Association and employees of the Hunter District Water Supply and Sewerage Board (Newcastle), the Metropolitan Water Sewerage and Drainage Board (Sydney), the Commissioner for Main Roads (New South Wales), the Country Roads Board (Victoria) or the State Electricity Commission (Victoria) respectively shall not be eligible for membership in this Federation: And that the said Federation shall not admit as members employees engaged as new construction work in connection with services which have not passed to the authority which on the completion of such construction work is responsible for the provision and maintenance of those services.
- (ii) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this Rule, the Federation shall also consist of persons who are employed or usually employed in or in connection with the following:

In the State of Western Australia: health boards, the board or governing body of any park, reserve or racecourse, cemetery board or any person acting for, under or on behalf of any of such boards or bodies."

#### APPENDIX E

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 OF THE MUNICIPAL OFFICERS' ASSOCIATION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e) (11) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"The Association shall consist of an unlimited number of persons employed or usually employed by Local Authorities, Cities, Municipalities, Towns, Boroughs or Shires, or by Statutory Authorities, Corporations, Trusts, Boards or Commissions, in the following callings or avocations namely, City, Town, District, Borough or Shire Clerks, Secretaries, Treasurers, Engineers, Surveyors, Architects, Electricians or Electrical Engineers, Inspectors, Superintendents, Paymasters, Receivers, Accountants, Auditors, Valuers, Rate Collectors, Registrars, Collectors, Clerks, Typists, Stenographers, Foremen, Overseers, Draughtsmen, Curators, or in similar callings or avocations, or as assistants to employees so employed whether employed as aforesaid or not together with such other persons as

have been appointed officers of the Association and admitted as members thereof."

to the following:

4 - INDUSTRY

The Industry in or in connection with which the Union is registered is the industry or industries of -

- (1) the prevention, suppression or extinguishment of fires;
- (2) the protection of life and property through the provision of rescue services at the scene of accidents explosions or other emergencies other than in the capacity of a registered Medical Practitioner and other than the provision of ambulance rescue services in the State of New South Wales;
- (3) the handling of spillages of toxic or hazardous materials and the disposal of those in emergency situations; or
- (4) the sale, supply, installation, maintenance, repair and/or inspection of fire protection equipment other than fixed or semi-fixed fire protection systems.

Without limiting the generality of the foregoing, such industry or industries shall include persons referred to in subparagraphs (1) to (4) above employed -

- (a) by the Australian Public Service, the service of any public institution or authority of the Australian Government whether such service is in the Australian Public Service or not;
- (b) in the service of any public institution or authority of the Australian Capital Territory whether such service is in the Australian Public Service or not;
- (c) by a Fire Brigade Board, Commission, or Authority;
- (d) in the service of any public institution or Authority of a State Government or a Territory Government the duties of which are not

materially different to those of persons employed by a Fire Brigade Board, Commission or Authority, except for persons employed by -

- (i) In the State of Victoria: Port of Melbourne Authority;
- (ii) In the State of South Australia: Department of Marine and Harbours: National Parks and Wildlife Service and Engineering and Water Supply Department;
- (iii) In the State of Western Australia: Department of Conservation and Land Management and Water Authority of Western Australia;
- (e) in private industry, in any rank, grade or classification of industrial fire fighter or industrial fireman or in any employment the duties of which are not materially different from the duties of one of these employments or in any position in respect of which the

duties are similar to those of persons employed by any Fire Brigade Board, Commission or Authority.

#### 6 - ELIGIBILITY

The conditions of eligibility for membership of the Union are as follows:

- (a) The Membership of the Union is unlimited in number;
- (b) Any person who is employed, or usually employed or appointed in or in connection with -
  - (1) the prevention, suppression or extinguishment of fires;
  - (2) the protection of life and property through the provision of rescue services at the scene of accidents, explosions or other emergencies other than in the capacity of a registered Medical Practitioner;
  - (3) the handling of spillages of toxic or hazardous materials and the disposal of those in emergency situations; or
  - (4) the sale, supply, installation, maintenance, repair and/or inspection of fire protection equipment other than fixed or semi-fixed fire protection systems.

shall be eligible for membership of the Union. Without limiting the generality of the foregoing, membership of the Union shall include persons referred to in paragraph (b) above employed -

- (i) by the Australian Public Service, the service of any public institution or authority of the Australian Government whether such service is in the Australian Public Service or not;
  - (ii) in the service of any public institution or authority of the Australian Capital Territory whether such service is in the Australian Public Service or not;
  - (iii) by a Fire Brigade Board, Commission, or Authority;
  - (iv) in the service of any public institution or Authority of a State Government or a Territory Government the duties of which are not materially different to those of persons employed by a Fire Brigade Board, Commission or Authority;
  - (v) in private industry, in any rank, grade or classification of industrial firefighter or industrial fireman or in any employment the duties of which are not materially different from the duties of one of these employments, or in any position in respect of which the duties are similar to those of persons employed by any Fire Brigade Board, Commission or Authority.
- (c) Any person who is an elected officer of the Union shall be eligible for membership of the Union.
  - (d) Notwithstanding the provisions of Sub-Rule (b) the Union may at its discretion decline to admit to membership any person otherwise included within this Rule:

- (1) who does not make application as required by the Rules, or
- (2) who does not pay the amount properly payable in respect of admission to membership, or
- (3) who is of general bad character.

Provided however that the following persons shall not be eligible for membership of the Union:

- (e) (1) Persons engaged in the following industries or callings, namely: timber and sawmilling industry; afforestation and silviculture; sugar growing, cane cutting, milling and refining; the manufacture of chemicals and gases; metalliferous mining, smelting, reducing and refining of ores; 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 distillation of oils and all labour incidental thereto; as surface labourers engaged about or in connection with all brown coal mines; the manufacture and milling of paper and 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.
- (e) (2) Persons employed as Licensed Aircraft Engineers or pilots in civil aviation.
- (e) (3) Persons employed in electrical electronics or similar functions whether as tradespersons and their assistants or technicians or other sub professional electrical or electronics employees however described in or in connection with the installation, maintenance, repair and/or inspection of fire protection or fire fighting equipment.
- (e) (4) Persons engaged in any clerical capacity and/or engaged in the occupation of shorthand writers and typists and/or on calculating, billing or other machines designed to perform or assist in performing any clerical work whatsoever, provided that this exclusion shall not apply to persons engaged as uniformed employees of a public fire fighting authority who are engaged as attendants, operators, supervisors or trainees in watch rooms or control rooms.
- (e) (5) All persons engaged as salaried officers or in a professional, technical, sales, clerical and supervisory capacity employed by a gas company.
- (e) (6) Employees of:
  - (i) In the State of Victoria: Port of Melbourne Authority;
  - (ii) In the State of South Australia: Department of Marine and Harbours; National Parks and Wildlife Service and Engineering and Water Supply Department;

- (iii) In the State of Western Australia; Department of Conservation and Land Management and Water Authority of Western Australia.
- (e) (7) Members of the New South Wales Police Force, the Police Force of Victoria, the Western Australian Police Force, the Northern Territory Police Force, the Police Force of South Australia, the Tasmanian Police Force, the Queensland Police Force and the Australian Federal Police or any successor to those said Police Forces; or any persons who are in employment and/or training (including those designated or described as police cadets), being employment and/or training which leads directly to the employee and/or trainee being qualified for membership of any of the Police Forces specified in this paragraph.
- (e) (8) Persons eligible to be members of the Administrative and Clerical Officers' Association pursuant to its eligibility rules as at 11th November, 1988, as reproduced in Appendix "B" to these rules except those persons eligible to be members of the Federal Firefighters Union pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "A" to these rules.
- (e) (9) Persons eligible to be members of the Health Services Union of Australia pursuant to its eligibility rules as at 27th April, 1992, as reproduced in Appendix "C" to these rules.
- (e) (10) Persons eligible to be members of the Federated Municipal and Shire Council Employees' Union of Australia pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "D" to these rules.
- (e) (11) Persons eligible to be members of The Municipal Officers' Association of Australia pursuant to its eligibility rule as at 11th November, 1988, as reproduced in Appendix "E" to these rules.
- (e) (12) (1) Any person employed by:
- (i) the Crown in right of any State or States;
  - (ii) any statutory body representing the Crown in right of any State or States;
  - (iii) any instrumentality or authority whether corporate or unincorporate acting under the control of or on behalf of or in the interest of the Crown in right of any State or States; or
  - (iv) any company or corporation in which at least fifty per centum of the issued shares are held by or for or on behalf of or in the interest of the Crown in right of any State or States or if there are no issued shares, in which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interests of the Crown in right of any State or States;



other than by a Fire Brigade Board, Commission or Authority or by Fire Equipment Services South Australia shall not be eligible for membership of the Union.

(e) (12) (2) Any person employed in an administrative, clerical or professional capacity (other than in any rank, grade or classification of firefighter) by a Fire Brigade Board, Commission or Authority shall not be eligible for membership of the Union.

(e) (12) (3) Any person employed in New South Wales:

(a) in the Bush Fire Council of New South Wales; or

(b) as foreman, storeman, stores assistant and transport assistant by the Board of Fire Commissioners of New South Wales

shall not be eligible for membership of the Union

(e) (12) (4) Any person employed in South Australia:

(a) by the Country Fire Services; or

(b) as technical officer, technical assistant, and caretaker by the South Australian Metropolitan Fire Service

shall not be eligible for membership of the Union.

(e) (12) (5) Any person employed in Western Australia:

(a) by the Western Australian Bush Fires Board; or

(b) as communications officer, trainee communications officer, communications supervisor, storeman, store officer, general assistant and technical officer by the Western Australian Fire Brigades Board

shall not be eligible for membership of the Union.

(e) (12) (6) Any person employed in Tasmania by the Tasmanian Fire Service other than a person in the classification of Firefighter, Senior Firefighter, Serviceman, Control Room Operator, Station Officer, Senior Station Officer, Superintendent, Regional Chief Officer Urban, Regional Chief Officer Country, Deputy Regional Chief Officer Urban, Deputy Regional Chief Officer Country, Chief Fire Prevention Officer, Senior Operations Officer and Officers of the Field Division shall not be eligible for membership of the Union.

(e) (12) (7) Any person employed in Queensland:

(a) in the Rural Fires Board; or

(b) as the Commissioner or the Deputy Commissioner of the Commission or Authority which is responsible

for fire services throughout the whole of the State of Queensland; or

- (c) who is appointed to an office or employed in a position which office or position:
  - (i) is immediately below the rank of the persons referred to in clause (b) of this provision (e) and also
  - (ii) is equivalent in rank to all other offices or positions referred to in sub-clause (i) of this clause (c) of the proviso (e) and also
  - (iii) is responsible to one or other of the persons referred to in clause (b) of this provision (e) for the management and/or the operations of fire services throughout the whole of the State of Queensland.

shall not be eligible for membership of the Union.

APPENDIX A

ELIGIBILITY RULES AS AT 11 NOVEMBER, 1988 OF THE FEDERAL FIREFIGHTERS' UNION REFERRED TO IN PARAGRAPH (e) (8) OF RULE 6 OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"The conditions of eligibility for membership of the Union are as follows:

- (a) the membership of the Union is unlimited in number;
  - (b) any person
    - (i) who being employed in the Commonwealth Public Service is engaged or usually engaged in duties relating to the prevention, suppression or extinguishment of fires; or
    - (ii) who is elected as an officer of the Union
- is entitled to become a member of the Union

Provided that the Union may at its discretion decline to admit to membership any person included within clause (i) of this sub-rule;

- (A) who does not make application as required by these Rules or
- (B) who does not pay the amount properly payable in respect of his admission to membership or
- (C) who is of general bad character."

APPENDIX B

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 of the ADMINISTRATIVE AND CLERICAL OFFICERS' ASSOCIATION REFERRED TO IN PARAGRAPH (e) (8) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"1. The following persons are eligible for membership of the Association:

- (i) any person employed, usually employed or qualified to be employed by:
  - (a) the Commonwealth;
  - (b) the Northern Territory;
  - (c) the Australian Capital Territory;
  - (d) a body corporate established for a public purpose, whether in whole or in part, by or under a law of the Commonwealth, the Australian Capital Territory or the Northern Territory other than any local Government body established under the Local Government Act (Northern Territory) or other Local Government legislation in the Northern Territory;
  - (e) by a company or other body corporate incorporated under a law of the Commonwealth or of a State or Territory, being a company or other body corporate in which the Commonwealth, the Northern Territory or the Australian Capital Territory has a controlling interest;
  - (f) any other authority or body (whether corporate or not) being an authority or body that is financed in whole or in substantial part, either directly or indirectly by money provided by the Commonwealth except:
    - (A) moneys paid as consideration in a commercial transaction, for the provision of goods or services to the Commonwealth,
    - (B) moneys paid by way of bounty or like payment,
    - (C) moneys paid to a State or States of the Commonwealth, or
    - (D) moneys paid to a Local Authority, City, Municipality, Town, Borough, Shire or like statutory authority which includes electricity, road, transport and port authorities and water or drainage boards,
    - (E) an authority or body that is financed in whole or in substantial part, either directly or indirectly, by money provided by the Commonwealth, pursuant to:
      - 1. the Community Youth Support Scheme, or
      - 2. the Supported Accommodation Assistance Program, or
      - 3. the Family Day Care Services component of the Child Services Program, or

4. the Family Support Program, or
5. the Grant in Aid Ethnic Social Welfare Workers Program, or
6. the Youth Services or Welfare Services components of the ACT Community Development Program

or any program, scheme or fund directly replacing any one of the above.

(ii) any officer or employee of the Association, or

(iii) any person who is an employee and who occupies a Statutory Office created under a law or the Commonwealth or the Northern Territory or the Australian Capital Territory or an office established by the Executive of the Commonwealth, the Northern Territory or the Australian Capital Territory.

2. Notwithstanding the provisions of subrule 3A(1), the following persons are not eligible for membership of the Association:

(i) any person employed by:

- (a) the Australian Broadcasting Corporation;
- (b) the Australian Shipping Commission trading as Australian National Line;
- (c) the Australian National Airlines Commission;
- (d) the Australian National University;
- (e) Banks established under the Commonwealth Banks Act and Reserve Bank Act;
- (f) Qantas Airways Ltd;
- (g) Universities and Colleges of Advanced Education other than Colleges of Advanced Education in the Northern Territory or the Australian Capital Territory;
- (h) the Australian Wheat Board;
- (i) Aussat Limited;
- (j) the Territory Insurance office.

(ii) persons employed as a/an:

- (a) tradesman;
- (b) artisan;
- (c) draftsman, technical assistant or technical officer;
- (d) member of the commissioned or non-commissioned ranks of the Australian Federal Police;

- (e) mail officer or linesman;
  - (f) telecommunications technician, telecommunications technical officer or telecommunications electrical worker;
  - (g) postmaster;
  - (h) telegraphist;
  - (i) meat inspector;
  - (j) storeman;
  - (k) labourer;
  - (l) primary or secondary school teacher and teachers in non-government early childhood centres, business colleges, language schools or other private educational academies;
  - (m) ship's painter or docker;
  - (n) nurse or nursing aide;
  - (o) driver, driver's assistant or conductor;
  - (p) railways employee other than as a senior officer, clerk, booking clerk, traffic inspector, assistant research officer, senior research officer;
  - (q) professional engineer;
  - (r) theatrical, film, television and video technicians;
  - (s) professional scientific staff;
  - (t) child care workers, cleaners, domestics or domestic workers, gardeners;
  - (u) security officers, attendants, watchmen and/or like designations
- (iii) (a) persons engaged in technical, trades or production functions, including employees performing supervisory and managerial duties which are directly related to those functions, in or in connection with electronic, electrical or mechanical work by the Australian Telecommunications Commission, Australian Postal Commission and the Department of Communications.
- (b) persons employed in the professional structures of the Industry for which professional qualifications are mandatory.
- (c) all persons eligible to be members of the Australian Public Service Association under its certified Eligibility and Industry Rules registered as at 5/5/87 except for those persons eligible for membership of the

Administrative and Clerical Officer's Association, Australian Government Employment under its certified Eligibility and Industry Rules registered as at 5/5/87.

- (d) persons employed by the Australian Postal Commission and the Australian Telecommunications Commission who are eligible for membership of the Australian Telephone and Phonogram Officers' Association in accordance with its conditions of Eligibility for membership as at 1st September, 1986, other than persons employed in Manual Assistance Centres in the position of Manager (M.A.C.) at M.A.6 and M.A.7 levels where the position was previously classified as Traffic Officer.

3. Persons employed in any of the following:

1. Providing postal services, and/or
2. Receiving, sorting, despatching, processing or delivering mail, and/or
3. Providing, installing or maintaining telecommunication services, and/or
4. Driving, and/or
5. Storing goods and materials, and/or
6. Labouring, patrolling, gardening or cleaning, and/or
7. Cooking, general kitchen duties or serving food, and/or
8. Drafting, and/or
9. Oversighting or supervising the above activities

where such activities are provided or undertaken directly or indirectly for the Australian Postal Commission or the Australian Telecommunications Commission or any transferee, assignee, successor or purchaser of functions performed by the aforementioned statutory authorities, shall not be eligible for membership other than persons who would have been eligible for membership of the A.C.O.A. in accordance with its registered conditions of Eligibility and Industry Rules as at 1/1/1987.

For the purposes of this proviso the words 'public institution, authority or Statutory Corporation' in the said industry rule shall be read as including any such transferee, assignee, successor or purchaser.

APPENDIX C

ELIGIBILITY RULE AS AT 27TH APRIL, 1992 OF THE HEALTH SERVICES UNION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e) (9) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

The industries in connection with which the Union is registered are the industries of -

A. the employment of persons employed or usually employed -

(a) throughout Australia in or about or in connection with the carrying on of all hospitals, benevolent homes, dispensaries, asylums, mental hospitals, sanatoriums, rest homes, convalescent homes, medical schools, laboratories, colleges, industrial and other homes, charitable institutions, ambulance work, all classes of nursing, public or private;

(i) except in the State of Western Australia persons employed by the Crown in Right of the State of Western Australia or any state instrumentality or in private hospitals or undertakings in the said State as (i) dental therapists and (ii) professional, clerical, technical and administrative employees in radiology and pathology clinics;

(ii) provided that in relation to persons employed in or about or in connection with the carrying on of all benevolent homes and convalescent homes the following shall be excluded from membership:-

1. in the State of Queensland, ancillary staff (other than at Eventide Homes), dentists, radiographers and pharmaceutical chemists;
2. in the State of Western Australia, all staff other than registered nursing staff with the exception of enrolled nurses;
3. in the State of South Australia, all staff other than non-psychiatric nurses and enrolled nurses;
4. in the Northern Territory, all staff other than registered nurses;

and/or

(aa) (1) In the State of Victoria in or about or in connection with the carrying on of all community health centres being declared community health centres under Section 45 of the Health Services Act 1988 or in receipt of funds in accordance with Section 20 of the Act but not including a person so employed as a registered medical practitioner unless such a person is eligible for membership of the Union pursuant to other paragraphs of this Rule.

Provided further that any person who is employed under the Victorian Public Service Act 1974 and who is located in a Community Health Centre shall be excluded from membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

Also provided that persons engaged in social and/or welfare work other than social welfare work aides shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

- (2) In the State of Tasmania in or about or in connection with the carrying on of all community health centres being those conducted by the Tasmanian Department of Health Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule.
  - (3) In the Australian Capital Territory in or about or in connection with the carrying on of all community health centres being those conducted by the A.C.T. Department of Health and Community Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule. Also provided that persons engaged in professional social work shall not be eligible for membership of the Union unless such person is eligible for membership of the Union pursuant to the other paragraphs of this Rule.
- (ab) In the States of Victoria, New South Wales and Queensland in or about or in connection with the following aboriginal health services:-

Victorian Aboriginal Health Service Co-operative Limited  
Rumbalara Aboriginal Co-operative Limited  
Aboriginal and Islander Community Health Service Incorporated Ipswich  
Dandenong and District Aboriginal Co-operative Society Limited  
Biripi Aboriginal Co-operative Medical Centre  
Darak Aboriginal Community Controlled Medical Services Co-operative Limited  
Brewarrina Aboriginal Health Service  
Gippsland and East Gippsland Aboriginal Co-operative Limited Bairnsdale  
Walgett Aboriginal Medical Service  
St. Pius X Aboriginal Corporation  
Bourke Aboriginal Health Service Limited  
Townsville Aboriginal and Islander Health Services Limited  
The Aboriginal and Islander Community Health Service Brisbane  
Tharawal Aboriginal Corporation  
South Coast Medical Service Aboriginal Corporation  
Durri Aboriginal Corporation Medical Service Kempsey  
Murray Valley Aboriginal Co-operative Limited  
Aboriginal and Islander Health Services Limited Mackay  
Cummeragunja Housing and Development Corporation  
Ballarat and District Aboriginal Co-operative  
Aboriginal Medical Services Co-operative Limited Redfern  
Awabakal Newcastle Aboriginal Co-operative Limited  
Central Gippsland Aboriginal Health and Housing Co-operative Limited  
Illawarra Aboriginal Medical Service Corporation  
National Aboriginal and Islander Health Organisation



Wu-Chopperen Medical Service Limited  
Echuca Aboriginal Co-operative Society Limited  
Swan Hill and District Aboriginal Co-operative Limited

provided that persons engaged in social and/or welfare work shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this rule or is employed as a welfare aide in Victoria, by the Victorian Aboriginal Health Service, or as an employee delivering medical or paramedical care.

Provided further that this paragraph shall not exclude from membership of the Union persons otherwise eligible to be members of the Union pursuant to other paragraphs of this rule.

- (b) in the States of Victoria, Queensland, Tasmania and in the Australian Capital Territory, in the provision of care and training to the intellectually disabled and/or physically disabled and/or psychiatrically disabled and/or developmentally disabled and work ancillary thereto in hostels, day care centres, and homes (including dwellings) but excluding trained teachers employed as such and in the States of Victoria and Queensland and the Australian Capital Territory, teacher aides employed as such;

Provided that the following persons shall be excluded from coverage:-

- (i) in the State of Victoria -

1. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
2. persons employed in the provision of home care services to persons in private homes and dwellings;
3. supervisors, administrators and community service officers as all defined in awards to which the Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

- (ii) in the State of Tasmania -

1. cleaners employed in Government educational institutions or educational undertakings;

2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the State of Queensland, community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory, persons employed in the provision of home care services to persons in private homes or dwellings;

and/or

- (c) in the State of Victoria, in the provision of child care services in day care centres and residential centres but excluding -

1. trained teachers and teacher aides employed as such;
2. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
3. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, in any centre which is established after 8th October 1986 but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

and/or

- (d) (i) in the State of Tasmania, in or in connection with doctors and/or dental surgeries, clinics and practices;
- (ii) in the Australian Capital Territory, radiographers and nursing staff in or in connection with doctors and/or dental surgeries, clinics and practices;

and/or

- (e) in the States of Victoria, Queensland and Tasmania and in the Australian Capital Territory in or in connection with the provision of medical, paramedical and/or nursing care for aged persons in day care centres and/or homes (including dwellings) and work ancillary thereto;

Provided that the following persons shall be excluded from coverage:

- (i) in the State of Victoria -

1. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
2. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

(ii) in the State of Queensland -

1. radiographers, dentists, pharmaceutical chemists, ancillary staff (other than at Eventide Homes) and persons employed in the provision of home care services to aged persons in private homes or dwellings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the state of Tasmania, persons employed as community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory in the provision of home care services to aged persons in private homes and dwellings, and,

- B. the employment of persons employed or usually employed in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes, which are wholly or partly controlled by the Board of Health, Special Schools and of an unlimited number of persons employed or usually employed in or in connection with the Universities in the State of New South Wales other than those persons eligible for membership of The University Library Officers' Association as at 22nd November, 1977, and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory and of an unlimited number of persons employed or usually employed as animal technicians and of an unlimited number of persons (other than persons not employed in industry) employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Tasmania, Queensland, Victoria, South Australia, and Western Australia, except -

Persons who are eligible for membership of the Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanatoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, the University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers.

### 3 - CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

The Union shall consist of an unlimited number of persons -

A. employed or usually employed -

(a) throughout Australia in or about or in connection with the carrying on of all hospitals, benevolent homes, dispensaries, asylums, mental hospitals, sanatoriums, rest homes, convalescent homes, medical schools, laboratories, colleges, industrial and other homes, charitable institutions, ambulance work, all classes of nursing, public or private;

(i) except in the State of Western Australia persons employed by the Crown in Right of the State of Western Australia or any State instrumentality or in private hospitals or undertakings in the said State as (i) dental therapists and (ii) professional, clerical, technical and administrative employees in radiology and pathology clinics;

(ii) provided that in relation to persons employed in or about or in connection with the carrying on of all benevolent homes and convalescent homes the following shall be excluded from membership:-

1. in the State of Queensland ancillary staff (other than at Eventide Homes), dentists, radiographers and pharmaceutical chemists;
2. in the State of Western Australia all staff other than registered nursing staff with the exception of enrolled nurses;
3. in the State of South Australia, all staff other than non-psychiatric nurses and enrolled nurses;

4. in the Northern Territory, all staff other than registered nurses;

and/or

- (aa) (1) In the State of Victoria in or about or in connection with the carrying on of all community health centres being declared community health centres under Section 45 of the Health Services Act 1988 or in receipt of funds in accordance with Section 20 of the Act but not including a person so employed as a registered medical practitioner unless such a person is eligible for membership of the Union pursuant to other paragraphs of this Rule.

Provided further that any person who is employed under the Victorian Public Service Act 1974 and who is located in a Community Health Centre shall be excluded from membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

Also provided that persons engaged in social and/or welfare work other than social welfare work aides shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this Rule.

- (2) In the State of Tasmania in or about or in connection with the carrying on of all community health centres being those conducted by the Tasmanian Department of Health Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule.
- (3) In the Australian Capital Territory in or about or in connection with the carrying on of all community health centres being those conducted by the A.C.T. Department of Health and Community Services but not including a person so employed as a registered medical practitioner unless such person is eligible for membership of the Union pursuant to other paragraphs of this Rule. Also provided that persons engaged in professional social work shall not be eligible for membership of the Union unless such person is eligible for membership of the Union pursuant to the other paragraphs of this Rule.

- (ab) In the States of Victoria, New South Wales and Queensland in or about or in connection with the following aboriginal health services:-

Victorian Aboriginal Health Service Co-operative Limited  
Rumbalara Aboriginal Co-operative Limited  
Aboriginal and Islander Community Health Service Incorporated  
Ipswich  
Dandenong and District Aboriginal Co-operative Society Limited  
Biripi Aboriginal Co-operative Medical Centre

Darak Aboriginal Community Controlled Medical Services  
 Co-operative Limited  
 Brewarrina Aboriginal Health Service  
 Gippsland and East Gippsland Aboriginal Co-operative Limited  
 Bairnsdale  
 Walgett Aboriginal Medical Service  
 St. Pius X Aboriginal Corporation  
 Bourke Aboriginal Health Service Limited  
 Townsville Aboriginal and Islander Health Services Limited  
 The Aboriginal and Islander Community Health Service Brisbane  
 Tharawal Aboriginal Corporation  
 South Coast Medical Service Aboriginal Corporation  
 Durri Aboriginal Corporation Medical Service Kempsey  
 Murray Valley Aboriginal Co-operative Limited  
 Aboriginal and Islander Health Services Limited Mackay  
 Cumeragunja Housing and Development Corporation  
 Ballarat and District Aboriginal Co-operative  
 Aboriginal Medical Services Co-operative Limited Redfern  
 Awabakal Newcastle Aboriginal Co-operative Limited  
 Central Gippsland Aboriginal Health and Housing Co-operative  
 Limited  
 Illawarra Aboriginal Medical Service Corporation  
 National Aboriginal and Islander Health Organisation  
 Wu-Chopperen Medical Service Limited  
 Echuca Aboriginal Co-operative Society Limited  
 Swan Hill and District Aboriginal Co-operative Limited

provided that persons engaged in social and/or welfare work shall not be eligible for membership unless such person is otherwise eligible for membership of the Union pursuant to other paragraphs of this rule or is employed as a welfare aide in Victoria, by the Victorian Aboriginal Health Service, or as an employee delivering medical or paramedical care.

Provided further that this paragraph shall not exclude from membership of the Union persons otherwise eligible to be members of the Union pursuant to other paragraphs of this rule.

- (b) in the States of Victoria, Queensland, Tasmania and in the Australian Capital Territory, in the provision of care and training to the intellectually disabled and/or physically disabled and/or psychiatrically disabled and/or developmentally disabled and work ancillary thereto in hostels, day care centres, and homes (including dwellings) but excluding trained teachers employed as such and in the States of Victoria and Queensland and the Australian Capital Territory, teacher aides employed as such;

Provided that the following persons shall be excluded from coverage:-

- (i) in the State of Victoria -

1. cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;

2. persons employed in the provision of home care services to persons in private homes and dwellings;
3. supervisors, administrators and community service officers as all defined in awards to which the Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
4. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958(Vic.);

(ii) in the State of Tasmania -

1. cleaners employed in Government educational institutions or educational undertakings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iii) in the State of Queensland, community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

(iv) in the Australian Capital Territory, persons employed in the provision of home care services to persons in private homes or dwellings;

and/or

(c) in the State of Victoria, in the provision of child care services in day care centres and residential centres but excluding -

- (i) trained teachers and teacher aides employed as such;
- (ii) cleaners employed pursuant to the Victorian Government School Cleaners Agreement or any successor thereto;
- (iii) supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
- (iv) persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, in any centre which is established after 8th October 1986 but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an

Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

and/or

- (d) (i) in the State of Tasmania in or in connection with doctors and/or dental surgeries, clinics and practices;
- (ii) in the Australian Capital Territory, radiographers and nursing staff in or in connection with doctors and/or dental surgeries, clinics and practices;

and/or

- (e) in the States of Victoria, Queensland and Tasmania and in the Australian Capital Territory in or in connection with the provision of medical, paramedical and/or nursing care for aged persons in day care centres and/or homes (including dwellings) and work ancillary thereto;

Provided that the following persons shall be excluded from coverage:-

- (i) in the State of Victoria -

1. supervisors, administrators and community service officers as all defined in awards to which The Municipal Officers Association of Australia is respondent, being employees of employer respondents to such awards;
2. persons being otherwise eligible for membership of the Federated Municipal and Shire Council Employees Union of Australia who are employed directly by Local Government Authorities, but excluding any person employed by a committee of management recognised or appointed by such an Authority, including a committee to which an Authority delegates powers under Section 241A of the Local Government Act 1958 (Vic.);

- (ii) in the State of Queensland -

1. radiographers, dentists, pharmaceutical chemists, ancillary staff (other than at Eventide Homes) and persons employed in the provision of home care services to aged persons in private homes or dwellings;
2. community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;

- (iii) in the State of Tasmania, persons employed as community service officers, supervisors and administrators employed by local governing authorities or statutory authorities;



- (iv) in the Australian Capital Territory, in the provision of home care services to aged persons in private homes and dwellings;

B. employed or usually employed -

1. in the State of New South Wales in connection with Hospitals, Mental Hospitals, Hospital Dispensaries, Medical Schools, Laboratories, Colleges, Industrial and other similar Homes, Public Charitable Institutions, Ambulance Work (including First Aid Work), General Nursing, Reception Houses, Sanatoriums, Rest Homes which  
  
are wholly or partly controlled by the Board of Health, Special Schools;
2. in or in connection with Universities in the State of New South Wales;
3. in or in connection with Universities and/or colleges of advanced education in the Australian Capital Territory;
4. as animal technicians;
5. in or in connection with Universities and/or colleges of advanced education in the State of Tasmania;
6. in or in connection with Universities and/or colleges of advanced education in the State of Queensland.
7. in or in connection with Universities and/or colleges of advanced education in the State of Victoria;
8. in or in connection with Universities and/or colleges of advanced education in the State of South Australia;
9. in or in connection with Universities and/or colleges of advanced education in the State of Western Australia;

(EXCEPT Staff of Universities or Colleges of Advanced Education classified as Chancellors, Vice-Chancellors, Deputy Vice-Chancellors, Pro-Vice-Chancellors, Principal, Deputy Principal, Vice-Principal, Secretary Registrar, Associate Registrar and persons the major and substantial portion of whose employment is demonstrating to and/or instructing students);

Provided that:

- (a) Persons eligible for membership in -
- (i) The Building Workers' Industrial Union of Australia;
  - (ii) The Operative Painters and Decorators Union of Australia;
  - (iii) The Plumbers and Gasfitters Employees' Union of Australia;

- (iv) The Amalgamated Society of Carpenters and Joiners of Australia; and
- (v) The Sheet Metal Working, Agricultural Implement and Stovemaking Industrial Union of Australia;
- (b) in the States of New South Wales and Tasmania, persons employed in Universities within the scope of the Constitution Rule of the Association of Draughting, Supervisory and Technical Employees;
- (c) persons employed in a University in the Australian Capital Territory as cooks, kitchen staff, dining room staff, house staff, or in the serving, mixing or dispensing of liquor;
- (d) persons employed in the Australian Public Service or in Australian Government Instrumentalities or Commissions but not including persons employed in Universities and/or colleges of advanced education in the Australian Capital Territory;
- (e) persons employed by the University of New South Wales or its colleges or any University which may be formed as a result of granting autonomy to such colleges or by the University of Newcastle or by the Australian National University within the scope of the Constitution Rule of the Amalgamated Metal Workers Union, or of the Australasian Society of Engineers;
- (f) persons employed as fitters in hospitals;
- (g) persons who are eligible for membership of the Transport Workers' Union of Australia, except drivers in the State of New South Wales of ambulances, drivers of motor cars and/or other vehicles with carrying capacity not exceeding 1 ton 5 cwt;
- (h) persons who are eligible for membership of The Federated Miscellaneous Workers Union of Australia except those persons in New South Wales only, who are employed or usually employed in hospitals, mental hospitals, hospital dispensaries, industrial homes, ambulance work, general nursing, reception houses, sanitoriums, rest homes which are wholly or partly controlled by the Board of Health, where those persons are employed in or usually employed in or in connection with any of the following callings, namely, watchmen, caretakers, cleaners, lift attendants, gardeners, photographers, commissionaires, dentists, dental technicians, dental assistants, and attendants or parking attendants or domestic staff, groundsmen and yardmen in denominational or educational schools, laundry workers, messengers, chemical workers and gatekeepers, and except those employed or usually employed by the University of Sydney, The University of New England, and the Macquarie University in the classifications of photographer, stores officers (including purchasing officers), attendants, messengers, special constables, overseers, ground foremen, foremen (including mechanical foremen), clerks of works, custodians, gardeners, farm hands, caretakers, cleaners and labourers;

- (i) persons employed or usually employed in or in connection with Universities and/or colleges of advanced education in the States of Queensland, Victoria and South Australia, who are eligible for membership in the Federated Clerks Union of Australia as at 1st April 1975; and,
- (j) those persons eligible for membership of The University Library Officers' Association as at 22nd November, 1977;

shall not be eligible for membership of the Union pursuant to the foregoing provisions of Clause B of this Rule;

- C. such other persons, whether or not employees in the industries of the Union as have been elected or appointed full time officers or organisers of the Union or any Branch thereof and admitted as members of the Union; and,
- D. such persons, whether or not employees in the industries of the Union, who -
  - (i) are full time organisers or industrial officers of the Union or a Branch of the Union; and,
  - (ii) were, on the day immediately preceding the date fixed by the Industrial Registrar and notified by him in the Gazette pursuant to the Conciliation and Arbitration Act 1904 as amended from time to time as the day upon which the amalgamation of The Hospital Employees' Union of Australia and the Health and Research Employees' Association of Australia is to take effect full time organisers or industrial officers of the Health and Research Employees' Association of Australia or a Branch thereof and members of The Health and Research Employees' Association of Australia.

For the purposes of Clause C of this Rule, the full-time Officers of the Union and of any Branch thereof shall be the holders for the time being of any of the following offices where the duties of such office are of a full-time nature -

National President, Joint National President, National Vice-President, National Trustee, National Secretary, Joint National Secretary, National

Assistant Secretary, Joint National Assistant Secretary, Branch President, Branch Senior Vice-President, Branch Junior Vice-President, Branch Trustee, Branch Secretary, Branch Assistant Secretary.

#### APPENDIX D

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 OF THE FEDERATED MUNICIPAL AND SHIRE COUNCIL EMPLOYEES UNION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e)(10) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

- "(i) The Federation shall consist of an unlimited number of bona fide employees of Municipal County and Shire Councils or other Local Government Authorities or Trusts, Municipal Trusts Water Supply and/or Sewerage Boards or Trusts, Road Boards and other Boards,

Corporations, Commissions or Trusts, carrying out or entrusted with the carrying out of works operations or functions similar to those usually or generally performed by Municipal or Shire Councils or other Local Government Authorities before the appointment of such Boards, Corporations, Commissions or Trusts and of employees to contractors to any of such Councils, Authorities, Boards, Corporations, Commissions or Trusts and of such other persons whether employed in the relevant industry or not as have been or are hereafter appointed officers of the Federation and admitted as members thereof: Provided that employees eligible for membership in the Association called The Metropolitan Board of Water Supply and Sewerage Employees Association and employees of the Hunter District Water Supply and Sewerage Board (Newcastle), the Metropolitan Water Sewerage and Drainage Board (Sydney), the Commissioner for Main Roads (New South Wales), the Country Roads Board (Victoria) or the State Electricity Commission (Victoria) respectively shall not be eligible for membership in this Federation: And that the said Federation shall not admit as members employees engaged as new construction work in connection with services which have not passed to the authority which on the completion of such construction work is responsible for the provision and maintenance of those services.

- (ii) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this Rule, the Federation shall also consist of persons who are employed or usually employed in or in connection with the following:

In the State of Western Australia: health boards, the board or governing body of any park, reserve or racecourse, cemetery board or any person acting for, under or on behalf of any of such boards or bodies."

#### APPENDIX E

ELIGIBILITY RULE AS AT 11TH NOVEMBER, 1988 OF THE MUNICIPAL OFFICERS' ASSOCIATION OF AUSTRALIA REFERRED TO IN PARAGRAPH (e)(11) OF RULE 6 (ELIGIBILITY) OF THE UNITED FIREFIGHTERS' UNION OF AUSTRALIA:

"The Association shall consist of an unlimited number of persons employed or usually employed by Local Authorities, Cities, Municipalities, Towns, Boroughs or Shires, or by Statutory Authorities, Corporations, Trusts, Boards or Commissions, in the following callings or avocations namely, City, Town, District, Borough or Shire Clerks, Secretaries, Treasurers, Engineers, Surveyors, Architects, Electricians or Electrical Engineers, Inspectors, Superintendents, Paymasters, Receivers, Accountants, Auditors, Valuers, Rate Collectors, Registrars, Collectors, Clerks, Typists, Stenographers, Foremen, Overseers, Draughtsmen, Curators, or in similar callings or avocations, or as assistants to employees so employed whether employed as aforesaid or not together with such other persons as have been appointed officers of the Association and admitted as members thereof."

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

1. Fire Equipment Services, formerly a section of the South Australian Metropolitan Fire Service was removed from the authority of that Fire Service by a decision of the South Australian government and now exists as a separate corporation directly responsible to the Minister for Emergency Services.

2. The Union has been able to provide membership to the employees of the Fire Equipment Services and has done so for some time. By establishing Fire Equipment Services South Australia, the employees of Fire Equipment Services South Australia were no longer eligible to be members of the Union.
3. The Union wishes to re-establish the eligibility of the employees of the Fire Equipment Services South Australia to become members of the Union and the effect of the rule amendment sought is to allow the employees of Fire Equipment Services South Australia to become eligible to reacquire membership of the Union.

Any interested organisation, registered under the Workplace Relations Act 1996, association or person who desires to object to the application may do so by lodging in the Industrial Registry a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: 148 South Road, Torrensville, South Australia, 5031) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and notice so lodged.

M. Kelly  
Industrial Registrar

9608716



Form 93

**NOTICE OF APPLICATION UNDER SECTION 462  
OF THE CORPORATIONS LAW**

(Order 71, subrules 36(8) and 37(9))

**IN THE FEDERAL COURT OF AUSTRALIA  
VICTORIA GENERAL DIVISION DISTRICT REGISTRY**

Notice of application relating to: **GEDDESON PTY LIMITED**

**AUSTRALIAN COMPANY NUMBER: 051 310 395**

**LOUISE GISELLE GREEN** will apply to the Federal Court of Australia at 10:15am on 15 May 1998 at 460 Little Bourke Street, Melbourne in Proceedings No.VG3159 of 1998 for an order that **GEDDESON PTY LIMITED** ("Company") be wound up.

The applicant's address for service is c/- Arnold Bloch Leibler, Level 21, 333 Collins Street, Melbourne VIC 3000.

Any contributory, member or creditor of the Company may appear at the hearing in person or by counsel or by a solicitor to support or oppose the making of an order to wind up the company.

Any person intending to appear at the directions hearing must file a notice of appearance in accordance with Form 79 and an affidavit verifying any grounds of opposition to the winding up application in accordance with Form 93A and must serve the notice of appearance and affidavit on the applicant at its address for service shown above, not later than 2 days before the day appointed for the hearing.



**Form 93**

**NOTICE OF APPLICATION UNDER SECTION 462  
OF THE CORPORATIONS LAW**

(Order 71, subrules 36(8) and 37(9))

**IN THE FEDERAL COURT OF AUSTRALIA  
VICTORIA GENERAL DIVISION DISTRICT REGISTRY**

Notice of application relating to: **GEDDESON FINANCE PTY LTD**

**AUSTRALIAN COMPANY NUMBER: 060 747 417**

**LOUISE GISELLE GREEN** will apply to the Federal Court of Australia at 10:15am on 15 May 1998 at 460 Little Bourke Street, Melbourne in Proceedings No.VG3157 of 1998 for an order that **GEDDESON FINANCE PTY LTD** ("Company") be wound up.

The applicant's address for service is c/- Arnold Bloch Leibler, Level 21, 333 Collins Street, Melbourne VIC 3000.

Any contributory, member or creditor of the Company may appear at the hearing in person or by counsel or by a solicitor to support or oppose the making of an order to wind up the company.

Any person intending to appear at the directions hearing must file a notice of appearance in accordance with Form 79 and an affidavit verifying any grounds of opposition to the winding up application in accordance with Form 93A and must serve the notice of appearance and affidavit on the applicant at its address for service shown above, not later than 2 days before the day appointed for the hearing.

**Form 93**

**NOTICE OF APPLICATION UNDER SECTION 462  
OF THE CORPORATIONS LAW**

(Order 71, subrules 36(8) and 37(9))

**IN THE FEDERAL COURT OF AUSTRALIA  
VICTORIA GENERAL DIVISION DISTRICT REGISTRY**

Notice of application relating to: **LMJ PTY LIMITED**

**AUSTRALIAN COMPANY NUMBER: 051 494 127**

**LOUISE GISELLE GREEN** will apply to the Federal Court of Australia at 10:15am on 15 May 1998 at 460 Little Bourke Street, Melbourne in Proceedings No. VG3158 of 1998 for an order that **LMJ PTY LIMITED** ("Company") be wound up.

The applicant's address for service is c/- Arnold Bloch Leibler, Level 21, 333 Collins Street, Melbourne VIC 3000.

Any contributory, member or creditor of the Company may appear at the hearing in person or by counsel or by a solicitor to support or oppose the making of an order to wind up the company.

Any person intending to appear at the directions hearing must file a notice of appearance in accordance with Form 79 and an affidavit verifying any grounds of opposition to the winding up application in accordance with Form 93A and must serve the notice of appearance and affidavit on the applicant at its address for service shown above, not later than 2 days before the day appointed for the hearing.





Commonwealth  
of Australia

**Gazette**

No. S208, Tuesday 12 May 1998  
Produced by AusInfo, Canberra

**SPECIAL**

**NOTICE OF RESOLUTION  
OPALSPECTRUM GROUP PTY LIMITED  
A.C.N. 003 573 420**

At an Extraordinary General Meeting Of Shareholders of Opalspectrum Group Pty Limited duly convened and held at Level 6, 77 Castlereagh Street, Sydney on 22nd April 1998, the Special Resolution set out below was duly passed:-

**RESOLUTION**

“That the Company be wound up voluntarily and that Mr J.D. Scarfe be appointed Voluntary Liquidator.

That the liquidator be and is hereby authorised to divide all or any part of the assets of the company in specie among the contributories of the company.”

**G.P.T. VAN BRUGGE**  
Director





COMMONWEALTH OF AUSTRALIA

TORRES STRAIT FISHERIES REGULATIONS

LOGBOOK NOTICE No. 10  
(TLOG10)

TORRES STRAIT PRAWN LOGS

I, WARWICK RAYMOND PARER, Minister for Resources and Energy, being satisfied that information in relation to the taking of certain kinds of fish in Australian waters is required in pursuit of the objectives of the *Torres Strait Fisheries Act 1984*, make the following determination under subregulations 11(1) and 11(2) of the Torres Strait Fisheries Regulations.

Dated **SEVENTH** May 1998

WARWICK PARER  
MINISTER FOR RESOURCES AND ENERGY

**Citation**

1. This determination may be cited as Logbook Notice No. 10.

**Commencement**

2. This determination commences 14 days after the day on which, or the later of the days on which, this determination is published in the *Gazette* and in the *Cairns Post* newspaper.

**Interpretation**

3. In this determination:

“boat” means a boat used for fishing in the Torres Strait Prawn fishery which has the capacity for prawns to be frozen on board;

"**distinguishing mark**" in relation to a form of logbook, means the letter, number or symbol by which the logbook can be distinguished from other forms of logbook;

"**NP10 Trawl Log**" means the form of logbook published by AFMA in February 1997 which provides for 16 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP10";

"**NP10A Trawl Log**" means the form of logbook published by AFMA in February 1997 which provides for 7 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP10A";

"**NP11 Trawl Log**" means the form of logbook published by AFMA in March 1998 which provides for 16 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP11";

"**NP11A Trawl Log**" means the form of logbook published by AFMA in March 1998 which provides for 7 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP11A".

[Note: Terms defined in the *Torres Strait Fisheries Act 1984* and the *Torres Strait Fisheries Regulations* have the same meanings in this determination.]

### **Which logbooks must be used?**

4. If prawns of any kind are taken by any method of trawling using a boat in the area of the prawn fishery, the following forms of logbook must be used to record information about the taking of the prawns:

- (a) until the end of 31 December 1998 - any of the NP10 Trawl Log, the NP10A Trawl Log, the NP11 Trawl Log or the NP11A Trawl Log; and
- (b) on and from 1 January 1999 - either of the NP11 Trawl Log or the NP11A Trawl Log.

[Note: The NP11 Trawl Log replaces the old NP10 Trawl Log. The NP11A Trawl Log replaces the old NP10A Trawl Log. The period of commencement of this determination until the end of 31 December 1998 is the changeover period when either form of each logbook can be used.]

### **When must the logbooks be used?**

5. Subregulation 12(1) of the Torres Strait Fisheries Regulations applies in respect of:

- (a) the NP10 Trawl Log and the NP10A Trawl Log during the period beginning on the commencement of this determination and ending at the end of 31 December 1998; and
- (b) the NP11 Trawl Log and the NP11A Trawl Log during the period beginning on the commencement of this determination and ending at the end of 1 April 2000.

### **Where can copies of the logbooks be obtained?**

6. Copies of the NP11 Trawl Log and the NP11A Trawl Log can be obtained from the Australian Fisheries Management Authority, Burns Centre, 28 National Circuit, FORREST ACT 2603 during ordinary business hours, or PO Box 2495, Cairns QLD 4870.

[Note: Copies of the NP10 Trawl Log and the NP10A Trawl Log are no longer available from AFMA. To enable users of that form of logbook to comply with the Torres Strait Fisheries Regulations, a changeover period has been implemented. See the note to clause 4 for details.]

### **Revocation of Logbook Notice No. 9**

7. Logbook Notice No. 9, published in Special Gazette No. S 151 on Tuesday 7 April 1998 is revoked.

---



COMMONWEALTH OF AUSTRALIA

*Foreign Acquisitions and Takeovers Act 1975*

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Steven Chee Voon Sing is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Steven Chee Voon Sing proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 8 April 1998 under section 26A of the Act;

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

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

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

Dated this

8<sup>th</sup>

day of

May

1998.

Assistant Treasurer

**COMMONWEALTH OF AUSTRALIA**

*Foreign Acquisitions and Takeovers Act 1975*

**ORDER UNDER SUBSECTION 21A(4)**

WHEREAS --

- (A) Nicola Barnes is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Nicola Barnes has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by Nicola Barnes of the interest in the Land is contrary to the national interest, direct Nicola Barnes to dispose of the interest in the Land by midnight (Canberra time) 3 September 1998 to any person or persons approved in writing by the Treasurer.

This order comes into operation on the day that is 30 days after it is published in the Gazette.


Dated this

8

day of

May

1998



Assistant Treasurer

**SCHEDULE**

Land in the State of Western Australia being Lot 1040 in Certificate of Title Volume 1817 Folio 931.



Commonwealth  
of Australia

Gazette

No. S 211, Thursday, 14 May 1998

Published by AusInfo, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

CHILD CARE ACT 1972

CHILDCARE ASSISTANCE IMMUNISATION REQUIREMENTS

IMCA/12G/98/2

I, Warwick Leslie Smith, Minister for Family Services, make this Amendment Direction under section 12H of the *Child Care Act 1972*.

Dated

6th May 1998

Warwick Smith  
Minister for Family  
Services



**1. Special arrangements for Christian Scientists**

1.1 In clause 3, add the following subclause:

(3) Children are exempt from the immunisation requirements specified in subsection 12G(1) of the *Child Care Act 1972* where:

- (a) a parental member is a member of the Church of Christ, Scientist religion; and
- (b) a form approved by the Secretary for the purposes of this subclause is completed and signed by this parent, and by an official of the religion; and
- (c) a copy of this form has been given or sent to the Health Insurance Commission



**COMMONWEALTH OF AUSTRALIA**

**CHILDCARE REBATE ACT 1993**

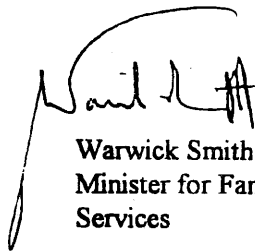
**CHILDCARE REBATE IMMUNISATION REQUIREMENTS**

**IMCR/39A/98/2**

I, Warwick Leslie Smith, Minister for Family Services, make this Amendment Direction under section 39B of the *Childcare Rebate Act 1993*.

Dated

6th May 1998.



Warwick Smith  
Minister for Family  
Services

**1. Special arrangements for Christian Scientists**

1.1 Delete clause 3 and substitute the following clause:

**3. Exemptions**

- (1) Children born before 1 January 1996 whose family was a registered family under section 4 of the *Childcare Rebate Act 1993* before the proclamation day referred to in section 2 of the *Child Care Legislation Amendment Act 1998* are exempt from the immunisation requirement specified in subsection 39A of the *Childcare Rebate Act 1993*.
- (2) Children are exempt from the immunisation requirements specified in subsection 39A of the *Childcare Rebate Act 1993* where:
  - (a) a parental member is a member of the Church of Christ, Scientist religion; and
  - (b) a form approved by the Secretary for the purposes of this subclause is completed and signed by this parent and by an official of the religion; and
  - (c) a copy of this form has been received by the Health Insurance Commission.

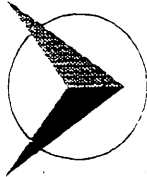


Commonwealth  
of Australia

Gazette

No. S212, Thursday 14 May 1998  
Produced by AusInfo, Canberra

**SPECIAL**



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 14 May 1998.

**AD/B737/119 - FUEL BOOST PUMP WIRING**

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





**NOTIFICATION OF THE MAKING OF A STATUTORY RULES**

The following Statutory Rules have been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Income Tax Assessment Act 1997</i>	Income Tax Assessment Regulations (Amendment)	1998 No. 85
<i>Student and Youth Assistance Act 1973</i>	AUSTUDY Regulations (Amendment)	1998 No. 86





Commonwealth  
of Australia

Gazette

No. S214, Friday 15 May 1998  
Produced by AusInfo, Canberra

SPECIAL



*Protection of the Sea (Oil Pollution Compensation Fund) Act 1993*

PROCLAMATION

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Protection of the Sea (Oil Pollution Compensation Fund) Act 1993*, fix 15 May 1998 as the date on which Part 3.1 of that Act commences.

Signed and sealed with the  
Great Seal of Australia  
on 14 May 1998

Governor-General

By His Excellency's Command,

PETER REITH

Minister for Workplace Relations and Small Business





Commonwealth  
of Australia

Gazette

No. S215, Friday 15 May 1998  
Produced by AusInfo, Canberra

SPECIAL

**NOTIFICATION OF THE MAKING OF A STATUTORY RULE**

The following Statutory Rule has been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Protection of the Sea (Oil Pollution Compensation Fund) Act 1993</i>	Protection of the Sea (Oil Pollution Compensation Fund) Regulations (Amendment)	1998 No. 87

