

Commonwealth of Australia

Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 26 August 1998



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Variation of closing times

Commonwealth of Australia Gazette

Government Notices

LABOUR DAY EARLY CLOSING

Monday, 5 October 1998 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 7 October 1998

Thursday, 1 October 1998

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.

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Gazette Officer, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6295 4608

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Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601

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

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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

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

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OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth Government 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	Great Barrier Reef Marine Park Act 1975 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 National Health Act 1953
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	Great Barrier Reef Marine Park Act 1975 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 deregiste defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	Great Barrier Reef Marine Park Act 1975 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 National Health Act 1953
P9	29.4.98	Notice by the Australian Securities Commission of intention to deregiste defunct companies.
P10	29.5.98	Great Barrier Reef Marine Park Authority Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.98 to 30.5.98 not previously gazetted and for the period 1.3.98 to 31.3.98 not previously gazetted
P11	9.6.98	Notice by the Australian Securities Commission of intention to deregiste defunct companies.
P12	3.7.98	Notice of intention to deregister defunct companies
P13	23.7.98	Amendment No. 39 to the Food Standards Code.
P14	24.7.98	Australian Public Service. Conditions of entry and advancement 1998.
P15	24.7.98	Tariff Cheese Quota.
P16	24.7.98	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 May 1998 to 31 May 1998 and not previously gazetted; and for period 1 April to 30 April 1998; and for period 1 June to 30 June 1998.
P17	24.7.98	Instruments made under Part VII of the National Health Act 1953
P18	3.8.98	Road Vehicle (National Standards) Determination No. 1 of 1998
P19	11.8.98	Australian Securities & Investments Commission Money or Property Unclaimed by Dissenting Shareholders
P20	13.8.98	Amendment No. 40 to the Food Standards Code.

Government Departments

Communications and the Arts



Telecommunications Act 1997

NOTIFICATION OF THE MAKING OF AN INSTRUMENT

The following instrument was made under the *Telecommunications Act* 1997 ('the Act'):

Exemption from Itemised Billing Notice 1998

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

Copies of the instrument 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

9610085

Finance and Administration



LANDS ACQUISITION ACT 1989

DELEGATIONS BY THE MINISTER FOR FINANCE AND ADMINISTRATION

- I, JOHN JOSEPH FAHEY, Minister for Finance and Administration, acting pursuant to my powers under section 139 of the *Lands Acquisition Act 1989*, by this instrument:
- (a) REVOKE instrument of delegation dated the twenty-third day of October 1997 wherein certain powers and functions of the Minister of State under the Lands Acquisition Act 1989 were delegated to the persons in the Department of Finance and Administration referred to in that instrument, and
- (b) DELEGATE to the persons for the time being holding, occupying or performing the duties of the offices specified in column 1 of Schedule 1 in the Department of Finance and Administration, the power or function identified by the letters A or B appearing in column 2 of Schedule 2.

DATED this day of 1998	DATED this Six th	day of	August	1998
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JOHN JOSEPH FAHEY

Minister for Finance and Administration

LANDS ACQUISITION ACT 1989 DELEGATIONS BY THE MINISTER FOR FINANCE AND ADMINISTRATION

SCHEDULE 1

Column 1 Title of Position	Column 2 Powers or Functions Delegated
EXECUTIVE	
Secretary	· A
Deputy Secretary	Α
RESOURCE MANAGEMENT FRAMEWORK	
General Manager	\mathbf{A}
Branch Manager - Legislation Unit	Α
Manager – Legislation Unit	В
PROPERTY AND CONTRACT MANAGEMENT GROUP	
General Manager	\mathbf{A}
Assistant General Manager – Property Policy	Α
Assistant Secretary – Domestic Property	\mathbf{A}
National Manager – Domestic Property	В
A.C.T. Facilities Manager	В
New South Wales	
Facilities Manager	В
Victoria Facilities Manager	В
Queensland Facilities Manager	В
North Queensland Facilities Manager	В
South Australia Facilities Manager	В
Tasmania Facilities Manager	В
Western Australia Facilities Manager	В
Northern Territory Facilities Manager	В



LANDS ACQUISITION ACT 1989 DELEGATIONS BY THE MINISTER FOR FINANCE AND ADMINISTRATION

SCHEDULE 2

Powers and functions delegated by the Minister for Finance and Administration dated the	on by Instrument
Column 1	Column 2
Section 22 (1) To issue pre-acquisition declarations.	Α
Subsection 26 (4) To agree to an extension of the time period in which a person may ask for reconsideration of a pre-acquisition declaration.	A
Section 35 To correct clerical errors or obvious mistakes in authorising documents, namely pre-acquisition declarations or certificates under Section 24.	A
Subsection 40 (1) To authorise acquisitions by agreement.	A, B
Subsection 40 (6) To certify that an acquisition would be a standard commercial transaction.	A, B
Subsection 47 (1) To agree to an extension of the period of occupancy under section 47.	A, B
Subsection 47 (4) To decide terms and conditions of occupancy under section 47.	A, B
Section 50 To correct clerical errors or obvious mistakes in compulsory acquisition declarations.	A
Subsection 53 (2) To require a mortgagee to make a claim for compensation or waive the right to do so.	A, B
Subsection 53 (3) To extend the period of time in which a mortgagee may make a claim.	A, B
Subsection 60 (d) To give approval for improvements to be carried out on land the subject of a pre-acquisition declaration.	A, B
Paragraph 66 (1) (a) To require information on any mortgages held over an interest in land.	A, B
Subsection 66 (2) To extend the period of time in which a person is required to provide particulars and, if particulars of mortgages are not provided by an owner, to agree with a person claiming to be a mortgagee as to the amounts due under the mortgage.	A

Paragraph 67 (2) (a)

A	
A	
A	
A	
A	
Α	
A, B	
A	
A, B	
A, B	
A	
A	• monde
Α	
A	b
	A A A A A A A A A A A A A A

Subsection 98 (1) To issue a notice to accept a claim for compensation, to make an offer of compensation and to explain how the amount offered was arrived at.	A
Subsection 98 (2) To reject a claim for compensation and state the reasons for rejection.	A
Paragraphs 100 (3) (b) and (4) (c) To issue a notice under subsection 98 (1) when required by the Federal Court.	A
Section 106 To agree to have a claim for compensation under part VIII settled by arbitration or determined by an expert.	Α
Subsection 110 (2) To make an advance on account of compensation which may be payable under part VIII.	Α
Section 114 Payment of compensation monies into and out of the Trust Fund.	Α
Section 118 To direct a transfer of land vested in the Commonwealth to a particular Commonwealth Authority.	A, B
Section 119 To authorise the disposal of an interest in land.	A, B
Subsection 121 (2) To make an offer specifying the market value of an interest in land to be disposed of to a former owner.	A, B
Subsection 121 (8) To agree to extend the period of 2 months referred to in paragraph 121 (7) (b).	A
Paragraph 121 (10) (b) To decide who can fairly be considered a former owner for the purposes of subsection 121 (1).	Α
Subsection 123 (1) To extinguish an easement.	A



Commonwealth Electoral Act 1918

Appointment of Persons to Act as Deputy Electoral Commissioner and Determination of the Terms and Conditions of Office

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council:

- a) under paragraph 27(1)(b) of the Commonwealth Electoral Act 1918:
 - appoint Mark Ernest Cunliffe to act in the office of Deputy Electoral Commissioner during all periods when the holder of that office is absent from duty or from Australia or is, for any other reason, unable to perform the functions of the office; and
 - ii) appoint Paul Edwin Dacey to act in that office when the holder of that office is absent from duty or from Australia or is, for any other reason, unable to perform the functions of the office and Mark Ernest Cunliffe is for any reason unable to act in the office; and
- b) under paragraph 27(2)(a) of that Act, determine that:
 - subject to subparagraph (ii), the terms and conditions of appointment of Mark Ernest Cunliffe or Paul Edwin Dacey, when acting as Deputy Electoral Commissioner, are the same as those upon which a person substantively appointed as Deputy Electoral Commissioner holds office; and
 - ii) the terms and conditions of appointment of Mark Ernest Cunliffe or Paul Edwin Dacey, when acting, under subsection 19(3) of the Act, as the Electoral Commissioner are the same as those upon which a person substantively appointed as Electoral Commissioner holds office.

Dated 11 August 1998.

WILLIAM DEANE

Governor-General

By His Excellency's Command,

NICK MINCHIN

Special Minister of State

Register of Political Parties

The Australian Electoral Commission has received the following applications for registration as a political party under the provisions of the Commonwealth Electoral Act 1918 (the Act):

*Name of Party:

Young National Party of Australia

Abbreviation of party name: Young Nationals

Name and address of

proposed Registered Officer: Anthony Futia

John McEwen House, Ground Floor

National Circuit BARTON ACT 2600

The above application is made by 10 members of the party and states it does not wish to

*Name of Party:

Family Law Reform Party (Queensland Branch)

Abbreviation of party name: Family Party

receive election funding.

Name and address of

proposed Registered Officer: Barry Weedon

9 Appel Street

CHELMER QLD 4068

The above application is made by 10 members of the party and states it wishes to receive election funding.

*Name of Party:

Non-Custodial Parents Party

Abbreviation of party name: -

Name and address of

proposed Registered Officer: Andrew Thompson

39 Dredge Avenue

DOUGLAS PARK NSW 2569

The above application is made by 10 members of the party and states it wishes to receive election funding.

If you believe any of the above parties should not be registered:

- because it is not an organisation with an object of promoting the election to Federal Parliament of its endorsed candidate(s);
- because the organisation does not have a member who is a Member of an Australian legislature or does not have at least 500 members;
- because the application does not comply with subsection 126(2) of the Act; or
- because the party's name (or abbreviation) is likely to be confused with that of another registered party (one that is not related to the applicant party);

you may formally object by writing to the Australian Electoral Commission within one month after the date of this notification, i.e. by 28 September 1998. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, KINGSTON ACT 2604.

Please contact Song Woon Kon on (02) 6271 4491 if you wish to have a copy of subsection 126(2). Objections will be made available to the applicants for comment.

W J Gray Electoral Commissioner

Notice of changes to the Register of Political Parties

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved:

on 12 August 1998 an application from the Australian Labor Party (Tasmanian Branch) to replace its Registered Officer with:

David Eric Price

on 12 August 1998 an application from the Liberal Party of Australia – ACT Division to replace its Registered Officer with:

John Thomas Ryan

on 12 August 1998 an application from the National Party of Australia (WA) Inc to change the details of its Registered Officer to:

James Dougall Kronborg 37 Colin Street WEST PERTH WA 6005 on 12 August 1998 an application from the Natural Law Party to change the details of its Registered Officer to:

Byron P Rigby 345 Grimshaw Street BUNDOORA VIC 3083

on 13 August 1998 an application from the Australian Labor Party (South Australian Branch) to replace its Registered Officer with:

Ian Keith Hunter

on 13 August 1998 an application from the National Party of Australia – N.S.W. to change the details of its Registered Officer to:

Paul Davey
2 Dulwich Road
CHATSWOOD NSW 2067

W J Gray Electoral Commissioner

9610088

2861

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF A POLLING PLACE

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

Frances Mary Howat Australian Electoral Officer for New South Wales

14 August 1998

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

New South Wales

EDEN-MONARO

Sutton (Eden-Monaro)

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Divisions specified in Column 1 of the Schedule:

- (a) pursuant to section (80)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section (80)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

Frances Mary Howat Australian Electoral Officer for New South Wales

14 August 1998

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
New South Wales		4
HUME	Sutton	Sutton (Hume)
MACOUARIE	Glossodia Central	Glossodia

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Division specified in Column 1 of the Schedule:

- (a) pursuant to section (80)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section (80)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

Frances Mary Howat Australian Electoral Officer for New South Wales

17 August 1998

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
New South Wales		
HUGHES	Bangor Central Bosco Engadine	Bangor Engadine South

Engadine High

Engadine East

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Division specified in Column 1 of the Schedule:

- (a) pursuant to section (80)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section (80)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

David Muffet

Australian Electoral Officer

for Victoria

14 August 1998

SCHEDULE

Column 1 Column 2 Column 3
Electoral Division Previous name of polling place New name of polling place

Victoria

GELLIBRAND Footscray

Footscray North Footscray East Footscray Park Maidstone East

Commonwealth Electoral Act 1918

CHANGE OF NAME OF A POLLING PLACE

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling place for the Division specified in Column 1 of the Schedule:

- (a) pursuant to section (80)(c) of the Commonwealth Electoral Act 1918, abolish the polling place named in Column 2 of the Schedule;
- (b) pursuant to section (80)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling place named in Column 3 of the Schedule.

David Muffet
Australian Electoral Officer

Substit

for Victoria

18 August 1998

SCHEDULE

Column 1 Column 2 Column 3 New name of polling place

Victoria

DEAKIN Tally Ho Tally Ho (Deakin)

9610089

Health and Family Services

Commonwealth of Australia

Aged Care Act 1997

Committee Amendment Principles 1998 (No. 1)

I, WARWICK LESLIE SMITH, Minister for Family Services, make the following principles under section 96-3 of the Aged Care Act 1997.

Dated

1998.

Minister for Family Services

- 1. Name of principles
- 1.1 These principles are the Committee Amendment Principles 1998 (No. 1).
- 2. Commencement
- 2.1 These principles commence on gazettal.
- 3. Amendment
- 3.1 The Committee Principles 1997 are amended as set out in these principles.
- 4. Section 10.3 (Definitions)
- 4.1 Definition of Aged Care Principles:
 Omit "section 96-3", substitute "section 96-1".
- 4.2 Definition of panel of potential members:

After "subsection 10.13 (1)", insert "and for Chapter 3, has the meaning given by subsection 10.79 (1)".

4.3 Insert the following definitions:

"Accountability Principles means the Accountability Principles 1998 made under section 96-1 of the Act.

National chairperson has the meaning given by section 10.77.

panel of potential chairpersons, for Chapter 3, has the meaning given by subsection 10.78 (1).".

5. New section 10.11A

5.1 After section 10.11, insert in Part 2:

10.11A Committee must act consistently with Accountability Principles

"In performing its functions under the reference, the committee must act consistently with any provisions of the Accountability Principles applying to the performance of the committee's functions.

Note The Accountability Principles set out various aspects of the access that a committee member may have to a residential care service in carrying out functions under these principles.".

6. Section 10.35 (Performance of functions)

6.1 Paragraph 10.35 (g):

Omit "incudes", substitute "includes".

6.2 After paragraph 10.35 (i), insert:

"; and (j) act consistently with any provisions of the Accountability
Principles applying to the performance of the committee's
functions.

Note The Accountability Principles set out various aspects of the access that a committee member may have to a residential care service in carrying out functions under these principles.".

7. Section 10.38 (The complaint)

7.1 Subsection 10.38 (1):

After "receive,", insert "or who was receiving, or was eligible to receive,".

8. Section 10.40 (Approved provider to be told about complaint)

8.1 Paragraph 10.40 (3) (a):

After "complaint", insert "by any other person or body".

9. Section 10.46 (Parties to be told about decisions)

9.1 Paragraph 10.46 (2) (a):

After "complaint", insert "by any other person or body".

10. Section 10.47 (Secretary may reconsider decision)

10.1 Paragraph 10.47 (3) (a):

Omit "chairperson of a Complaints Resolution Committee", substitute "National chairperson".

10.2 Paragraph 10.47 (3) (b):

Omit "chairperson's", substitute "National chairperson's".

11. New sections 10.47A and 10.53B

11.1 After section 10.47, insert in Division 2 of Part 2:

10.47A Secretary must act consistently with Accountability Principles

"In performing the Secretary's functions under this Division, the Secretary must act consistently with any provisions of the Accountability Principles applying to the performance of the Secretary's functions.

Note The Accountability Principles set out various aspects of the access that the Secretary may have to a residential care service in carrying out functions under these principles.".

12. Section 10.51 (Parties to be told about action taken under Division)

12.1 Paragraph 10.51 (2) (a):

After "complaint", insert "by any other person or body".

13. New sections 10.53A and 10.53B

13.1 After section 10.53, insert in Division 4 of Part 2:

10.53A Secretary must act consistently with Accountability Principles

"In performing the Secretary's functions under this Division, the Secretary must act consistently with any provisions of the Accountability Principles applying to the performance of the Secretary's functions.

Note The Accountability Principles set out various aspects of the access that the Secretary may have to a residential care service in carrying out functions under these principles.

10.53B Meeting to be held if negotiation fails

- "(1) If the complaint is not resolved by negotiation under this Division, a complaints resolution officer and a person appointed by the Secretary under section 10.55 as a mediator must meet with the parties to the complaint.
- "(2) The mediator must recommend to the complaints resolution officer whether the complaint should be resolved by mediation under Division 5 or determination under Division 6.

"(3) In this section:

complaints resolution officer means an officer or employee of the Department who holds, or is acting in, the position of complaints resolution officer."

Note Omit the note after subsection 10.53 (3).

14. Section 10.55 (Referral to mediator)

14.1 Subsection 10.55 (1):

After "complaint", insert ", and any other material before the Secretary about the complaint.".

15. Section 10.57 (Role of mediators)

- 15.1 After subsection 10.57 (3), insert:
- "(4) In performing the mediator's functions under this Division, the mediator must act consistently with any provisions of the Accountability Principles applying to the performance of the mediator's functions.

Note The Accountability Principles set out various aspects of the access that a mediator may have to a residential care service in carrying out functions under these principles."

16. Section 10.63 (Secretary to refer complaint to committee)

16.1 After "complaint", insert ", and any other material before the Secretary about the complaint,".

17. Section 10.68 (Determination to set out reasons etc)

17.1 Subsection 10.68 (3):

Omit "complaint.". substitute "complaint and to the Secretary.".

18. Section 10.71 (Application for review of determination)

18.1 Subsection 10.71 (1):

Omit the subsection, substitute:

"(1) If the relevant approved provider, the complainant or the affected care recipient is dissatisfied with the determination, the person or body may apply to the Secretary, in writing, for review of the determination by the Determination Review Panel.".

18.2 Subsection 10.71 (2):

Omit "or the care recipient", substitute ", the complainant or the affected care recipient".

18.3 Subsection 10.71 (3):

After "sought", insert ", other than mere dissatisfaction with the determination,".

19. Section 10.72 (Constitution of Determination Review Panel)

19.1 Paragraphs 10.72 (1) (a) and (b):

Omit the paragraphs, substitute:

"(a) the National chairperson, if the National chairperson has not been involved in the resolution of the complaint;

- if the National chairperson has been involved in the resolution of the complaint — a chairperson appointed from the panel of potential chairpersons by the Secretary;
- (c) a Commonwealth officer or employee who has not been involved in the resolution of the complaint.".

20. Section 10.74 (Review by panel)

20.1 Subsection 10.74 (4):

Omit "the committee", substitute "a committee, other than the committee that made the determination.".

21. Section 10.75 (Panel's decision to set out reasons etc)

21.1 Subsection 10.75 (3):

Omit "complaint.", substitute "complaint and to the Secretary.".

22. New section 10.75A

22.1 After section 10.75, insert in Division 7 of Part 2:

10.75A Panel must act consistently with Accountability Principles

"In performing its functions under this Division, the panel must act consistently with any provisions of the Accountability Principles applying to the performance of the panel's functions.

Note The Accountability Principles set out various aspects of the access that a panel member may have to a residential care service in carrying out functions under these principles.".

23. Part 3 of Chapter 3

23.1 Omit the Part, substitute:

"Part 3 — Committee constitution and composition

10.76 Purpose of Part

"This Part provides for a Complaints Resolution Committee's constitution and composition.

5

6

Committee Amendment Principles 1998 (No. 1)

10.77 Appointment of National chairperson

- "(1) The Minister must appoint a person (the *National chairperson*) to perform the following functions:
 - (a) to supervise the chairpersons and other members of Complaints Resolution Committees:
 - (b) to coordinate the review of all complaints received by the Secretary;
 - (c) to participate in hearings about complaints.
- "(2) The Minister may appoint a person as the National chairperson if:
 - (a) the Minister is satisfied that the person has substantial experience at a professional or senior management level, or broad expertise, in:
 - (i) the delivery of aged care services; or
 - (ii) the resolution of complaints or disputes; or
 - (iii) consumer protection in aged or community care; and
 - (b) the Minister is also satisfied that:
 - (i) the person has a high level of coordination skills; and
 - (ii) has substantial experience working with committees; and
 - (iii) if the person were appointed as National chairperson, there would not be a conflict between the person's duties as National chairperson and any interests or other duties of the person; and
 - (c) the person is not a Commonwealth officer or employee.
- "(3) A person is appointed as the National chairperson for the term stated in the person's appointment.
- "(4) The person may resign the appointment by signed notice of resignation given to the Minister.

10.78 Panel of potential chairpersons

- "(1) There is to be a panel (the *panel of potential chairpersons*) from which the chairperson of a Complaints Resolution Committee is chosen.
- "(2) The Secretary may appoint a person to the panel of potential chairpersons if:
 - (a) the Secretary is satisfied that the person has experience at a professional or senior level, or broad experience, in:
 - (i) the delivery of aged care services; or
 - (ii) the resolution of complaints or disputes; or
 - (iii) consumer protection in aged or community care; and
 - (b) the Secretary is also satisfied that, if the person were appointed as chairperson, there would not be a conflict between the person's duties as chairperson and any interests or other duties of the person; and

- (c) the person is not a Commonwealth officer or employee.
- "(3) A person is appointed to the panel of potential chairpersons for the term stated in the person's appointment.
- "(4) The person may resign the appointment by signed notice of resignation given to the Secretary.

10.79 Panel of potential committee members

- "(1) There is to be a panel (the *panel of potential members*) from which the other members of a Complaints Resolution Committee are to be chosen.
- "(2) The panel must consist of at least 3 persons from each State and 1 person from each Territory.
- "(3) The Secretary may appoint a person to the panel of potential members if:
 - (a) the Secretary is satisfied that the person has experience, or expertise, in:
 - (i) the delivery of aged care services; or
 - (ii) the resolution of complaints or disputes; or
 - (iii) consumer protection in aged or community care; and
 - (b) the Secretary is also satisfied that, if the person were appointed as a member, there would not be a conflict between the person's duties as a member and any interests or other duties of the person; and
 - (c) the person is not a Commonwealth officer or employee.
- "(4) A person is appointed to the panel of potential members for the term stated in the person's appointment.
- "(5) The person may resign the appointment by signed notice of resignation given to the Secretary.

10.79A Membership of committee

"A committee consists of:

- (a) either:
 - (i) the National chairperson; or
 - (ii) a chairperson appointed from the panel of potential chairpersons by the Secretary; and
- (b) 3 other members appointed from the panel of potential members by the Secretary.".

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Committee Amendment Principles 1998 (No. 1)

24. Section 10.101 (Annual report)

24.1 Omit the section, substitute:

10.101 Annual report

- "(1) This section applies if a Complaints Resolution Committee has met during a financial year.
- "(2) After the end of the financial year, the committee must prepare a report on the committee's activities during the financial year.
- "(3) The National chairperson must coordinate all reports prepared for a financial year and give the reports to the Minister for presentation to the Parliament."

NOTE

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

9610090

Notice No:

Surv 0003

Commonwealth of Australia, Department of Health and Family Services
Therapeutic Goods Administration

THERAPEUTIC GOODS ACT 1989, SECTION 30A

RECOVERY OF WRONGLY SUPPLIED THERAPEUTIC GOODS

I, Stephen Fyfe HOWELLS, delegate of the Secretary to the Department of Health and Family Services for the purposes of Section 30A of the *Therapeutic Goods Act* 1989 ("the Act"),

HEREBY GIVE NOTICE:

In relation to the following sponsor ("the sponsor"):

WOOLWORTHS LIMITED

- In respect of the following therapeutic goods ("the goods")
 - CAREFREE WITH GENTLE GLIDE APPLICATOR TAMPONS, PACK OF 16 REGULAR,
 - 2. CAREFREE WITH GENTLE GLIDE APPLICATOR TAMPONS, PACK OF 16 SUPER,
 - 3. KOTEX TAMPONS, PACK OF 16 NORMAL, and
 - 4. KOTEX TAMPONS, PACK OF 16 SUPER:

THAT:

Having been satisfied that:

- A person has supplied the goods; and
- The goods are not registered goods or listed goods, exempt goods, goods that are the subject of an approval or authority under Section 19 of the Act or goods that are the subject of an approval under Section 19A of the Act;

IMPOSE:

On the sponsor of the goods the following requirement:

 To take steps, as directed by the Australian Recall Coordinator, Therapeutic Goods Administration, to recover to retail level any of the goods that have been distributed.

DATED this 7th day of August 1998

Stephen Fyfe⁽Howells Head of Surveillance

Therapeutic Goods Administration

(Delegate of the Secretary)

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Leonie Hunt, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989*, acting under Subsection 14(1), CONSENT to the following exemptions for the labelling of -

THYME PURE ESSENTIAL OIL multipurpose liquid 12 mL, MYRRH PURE ESSENTIAL OIL multipurpose liquid 12 mL; and PALMAROSA PURE ESSENTIAL OIL multipurpose liquid 12 mL

supplied by Le Reve Cosmetics Pty Ltd

The full directions for use and a statement of the specific purpose of the goods to be included in a leaflet supplied in the pack instead of on the bottle label and carton label as required by paragraph 3(2)(m) and paragraph 3(2)(o) respectively of Therapeutic Goods Order No. 48 (TGO 48) - "General requirements for labels for drug products". The following general statement to be included on the carton and bottle labels -

'For aromatherapy and massage. Refer to enclosed leaflet for directions for use and specific purposes.'

- 2. The sponsor logo to be to be included on the bottle labels instead of the full name and address provided the full name and address appears on the carton label.
- 3. The storage conditions and expiry date to be omitted from the bottle labels provided they appear on the carton labels.

The minimum letter height to be 1 mm, instead of 1.5 mm, for some text on both the carton label and bottle label provided the text is still legible.

LEONIE HUNT

Director, Conformity Assessment Branch

Therapeutic Goods Administration

(Delegate of the Secretary to the Department of

Health and Family Services)

&August 1998

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, LAURAYNE BOWLER, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the Batch Number not carrying the prefix required under Section 3(2)(h) of Therapeutic Goods Order No. 48 - General Requirements for Labels for Drug Products for the following therapeutic good

HELASTOP OINTMENT - AUST L 58995

supplied by Hamilton Laboratories

For Batches AA102 and AA103 of the product

LAURAYNE BOWLER

A/G Director, Chemicals and Non Prescription Drugs Branch

Therapeutic Goods Administration

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Delegate of the Secretary to the Department of

Health and Family Services

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DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I LAURAYNE BOWLER, delegate to the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the minium letter height of the text on the label of the immediate container of

RYNACROM 4% Nasal Spray 15 mL (AUST R44762)

supplied by RHÔNE POULENC RORER

being 1 mm instead of 1.5 mm, as specified in paragraph 3(1)(b) of *Therapeutic Goods Order No.* 48 - General requirements for labels for drug products, provided the letter height for the name and the text of the ingredients and their quantities remains at least 1.5 mm in size and the text on the label is still legible.

LAURAYNE BOWLER

Taurayne Bowler.

A/G Director, Chemicals and Non Prescription Drugs Branch Therapeutic Goods Administration Delegate of the Secretary to the Department of Health and Family Services

22 July 1998

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 10 July 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 his consent for Roche Products Pty Limited of 4-10 Inman Road, Dee Why, N.S.W. ("the Company"), to supply flumazenil (Anexate) 0.5mg/5mL injection (AUST R 13706) 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 500 cartons of batch 079.
- 2. The period during which supply of the exempted product applies is from 10 July 1998 to 25 August 1998.
- 3. No other changes have been made to the product.
- 4. The labels to be used are those submitted with the Company letter of 6 July 1998 and they will be overstickered with the AUST R number and the address of the Australian distributor.
- 5. The Australian PI and CMI will be supplied with the product. The Australian PI should be attached to the cartons and bear the statement "This is the approved Product Information for use of the product in Australia".

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 2 June 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 Novartis Pharmaceuticals Australia Pty Limited of 54 Waterloo Road, North Ryde, N.S.W. ("the Company"), to supply disodium pamidronate (Aredia) powder for injection (90mg vial) with water for injections (10mL ampoule) (AUST R 53891) 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 to approximately 1,000 units of the product only.
- 2. The period during which this exemption applies is 2 June 1998 to 31 August 1998.
- 3. No other changes have been made to the product.
- 4. The labels (and oversticker) to be sued are those submitted with the Company letter of 14 May 1998.
- 5. The Australian PI and CMI will be supplied with the product.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 13 July 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 his consent for Schering Pty Limited of 27-31 Doody Street, Alexandria, N.S.W. ("the Company"), to supply sodium iopodate (Biloptin) soft capsules 500mg (AUST R 10675) 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 carton and strip pack labels to be used are those provided with the Company letter of 10 July 1998, ie: the UK labels for the same product.
- 2. The carton label will be overstickered with the AUST R number for the product, the storage conditions of "Store below 30°C" and the local sponsor's name and address.
- 3. No other changes have been made to the product.
- 4. The Australian product information (PI) is used with the product.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 10 July 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 his consent for Pfizer Pty Limited of 38-42 Wharf Road, West Ryde, N.S.W. ("the Company"), to supply fluconazole (Diflucan) 50mg/5mL powder for oral suspension (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 approval has been approved and is identical to that for which exemption was granted on 6 November 1997.
- 3. The exemption applies for a period of four months from the date of this exemption and to approximately 700 cartons (ie. the remainder of the stock relating to the previous exemption).
- 4. The carton and bottle labels to be used are those provided with the Company letter of 1 June 1998, including the overstickers for the AUST R number and the name and address of the Australian sponsor or supplier.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 12 June 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 to Smith & Nephew Pty Limited of 211 Wellington Road, Clayton, Victoria ("the Company"), that cyclopentolate hydrochloride (Minims) 1.0% eye drops be exempted from compliance with the relevant British Pharmacopoeia (BP) monograph with respect to impurities limits.

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

- 1. The product will comply, throughout its shelf life, with all of the requirements of the BP monograph for cyclopentolate eye drops except for the requirement for impurities.
- 2. The following limits for impurities will apply throughout the product shelf life:

Impurity	Limit
N,N-Dimethylaminoethylphenyl acetate α-Hydroxycyclopentylphenylacetic acid Phenylacetic acid	NMT 4.5% NMT 2.5% NMT 3.5%
Total impurities	NMT 10%

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 15 June 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 his consent for CSL Limited of 45 Poplar Road, Parkville, Victoria ("the Company"), to supply yellow fever vaccine (Stamaril) powder for injection (AUST R 58570) 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. This exemption applies to 12,000 units of batch number P5046-5A only.
- 2. The labels to be used are those provided with the Company letter of 28 May 1998, ie: the international labels for the same product.
- 3. The labels will be overstickered with the Aust R number for the product and the Australian sponsor's name and address.

9610091

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL

AN INVITATION TO MAKE SUBMISSIONS

DRAFT GUIDELINES ON THE PROPHYLACTIC USE OF RH D IMMUNOGLOBULIN (ANTI-D) IN OBSTETRICS

The Nationals Health and Medical Research Council proposes to issue draft guidelines relating to the prophylactic use of Rh D immunoglobulin (anti-D) in obstetrics.

You are invited to make a submission to the Council about the draft recommendations.

A free copy of the draft "Guidelines on the prophylactic use of Rh D immunoglobulin (anti-D) in obstetrics" is available upon request from:

Ms Evelyn Tulega Health Advisory Unit (Mail Drop 50) Office of the National Health and Medical Research Council GPO Box 9848 CANBERRA ACT 2601

Phone: 02 6289 5100 Fax: 02 6289 5923

E-mail: hac.contact@health.gov.au

HOW TO MAKE YOUR SUBMISSION

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

CLOSING DATE

The closing date for submissions is 30 September 1998

OTHER CONSULTATIONS

During the development period NHMRC has maintained links with clinical colleges and has received feedback from specialists, general practitioners and consumers. As well as receiving submissions the Council will write to individuals and organisations with a known interest in this field.

FURTHER INFORMATION

This notice is given under subsection 12(3)(a) of the National Health and Medical Research Act 1992.

If you would like your submission to be treated as confidential, please indicate this clearly (for example, by marking your written submission 'CONFIDENTIAL'). Submissions may be subject to release under the *Freedom of Information Act 1982*.

For further information please telephone (02) 6289 5021, or fax (02) 6289 5923, or e-mail hac.contact@health.gov.au

House of Representatives

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 30 July 1998 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

- No. 101 of 1998—An Act to make provision for the regulation of third party access to natural gas pipeline systems, and for other purposes. (Gas Pipelines Access (Commonwealth) Act 1998).
- No. 102 of 1998—An Act to amend the law relating to primary industries and energy, and for related purposes. (*Primary Industries and Energy Legislation Amendment Act* (No 1) 1998).
- No. 103 of 1998—An Act to amend legislation relating to wheat marketing, and for related purposes. (Wheat Marketing Legislation Amendment Act 1998).
- No. 104 of 1998—An Act to amend the Copyright Act 1968, and for related purposes. (Copyright Amendment Act (No. 1) 1998).
- No. 105 of 1998—An Act to amend the Copyright Act 1968, and for related purposes. (Copyright Amendment Act (No. 2) 1998).
- No. 106 of 1998—An Act to amend the *Trade Practices Act 1974*, and for related purposes. (*Trade Practices Amendment (Country of Origin Representations) Act 1998*).

B C WRIGHT
Acting Clerk of the House of Representatives

9610093

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Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 27 July 1998 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 97 of 1998—An Act to amend the Native Title Act 1993, and for related purposes. (Native Title Amendment Act 1998).

No. 98 of 1998—An Act to impose a charge in relation to the provision of datacasting services by the ABC, the SBS and commercial television licensees. (*Datacasting Charge (Imposition) Act 1998*).

No. 99 of 1998—An Act relating to digital television broadcasting, and for other purposes. (Television Broadcasting Services (Digital Conversion) Act 1998).

No. 100 of 1998—An Act to amend the Copyright Act 1968, the Designs Act 1906, the Patents Act 1990 and the Trade Marks Act 1995, and for other purposes. (Intellectual Property Laws Amendment Act 1998).

B C WRIGHT
Acting Clerk of the House of Representatives

9610094

Industry, Science and Tourism

Commonwealth of Australia

Industry Research and Development Act 1986

R&D Start Program Directions No. 1 of 1998

I, JOHN COLINTON MOORE, Minister for Industry, Science and Tourism, acting under subsections 19 (1) and 20 (1) of the *Industry Research and Development Act 1986*, give the following directions to the Industry Research and Development Board.

Dated

Minister for Industry, Science and Tourism

PART 1 — PRELIMINARY

Name of directions

1. These directions are the R&D Start Program Directions No. 1 of 1998.

Commencement

2. These directions commence on the day on which the directions are published in the *Gazette*.

Object of these directions

- 3. (1) The object of this instrument is to give directions to the Industry Research and Development Board in relation to a function to be performed by the Board relating to the object of the *Industry Research and Development Act 1986* and to certain policies and practices to be followed by the Board in the performance of that function.
 - (2) That function is an additional function of the Board.
- (3) The policies and practices to be followed by the Board in the performance of the additional function are intended to include the provision of a competitive basis for granting:
 - (a) financial assistance for research and development projects; and

(b) concessional loans for the commercialisation of technological innovation.

Interpretation

4. (1) In these directions, unless the contrary intention applies:

agreement means an agreement mentioned in clause 16.

applicant includes a party to a joint application.

application means an application for financial assistance or a loan.

Concessional Loans means the program of concessional loans by the Commonwealth for the commercialisation of technological innovation.

Core Start means the research and development program comprising the following subprograms:

- (a) Start Grants;
- (b) Start Graduate;
- (c) Concessional Loans;
- (d) Innovation Ready.

eligible expenditure means expenditure:

- (a) related to:
 - (i) research and development activity for a project for which financial assistance is provided under the R&D Start Program; or
 - (ii) commercialisation of technological innovation under that Program; and
- (b) that is eligible expenditure under clause 18.

financial assistance means a payment under the R&D Start Program that:

- (a) is not a loan; or
- (b) is not made for the purposes of Innovation Ready.

Innovation Ready means the program to assist potentially innovative companies to be competitive and efficient in order to undertake effective research and development activities.

joint application means a single application made by more than 1 applicant.

loan means a Concessional Loans payment.

non tax-exempt company means a company, except a company to which Division 50 of the Income Tax Assessment Act 1997 applies, that is incorporated in Australia.

R&D Start Program means the research and development program comprising the following component programs:

- (a) Core Start;
- (b) Start Plus;
- (c) Start Premium.

relevant year, for an applicant, means:

(a) if the applicant has been incorporated for each of the 3 years preceding the year of income in which the application is made—each of those years; or

(b) if the applicant has been incorporated for fewer than 3 years of income preceding the year of income in which the application is made — each of those years in which the applicant was incorporated.

revoked directions means the directions revoked by clause 30.

research institution includes:

- (a) the Commonwealth Scientific and Industrial Research Organisation;
- (b) a tertiary educational research institution; and
- (c) an institution that is recognised as a Cooperative Research Centre;
- (d) a medical or veterinary research institution; and
- (e) a body that, in the opinion of the Board:
 - (i) conducts research and development as its primary activity; and
 - (ii) is primarily funded by the Commonwealth, or a State or Territory, and conducts substantial research.

Start Graduate means the program of financial assistance for research and development related projects conducted by graduates for non tax-exempt companies with turnovers of less than \$50,000,000 in each relevant year.

Start Grants means the program of financial assistance for research and development projects of non tax-exempt companies with turnovers of less than \$50,000,000 in each relevant year.

Start Plus means the program of financial assistance for research and development projects of non tax-exempt companies with turnovers of \$50,000,000 or more in 1, or more than 1, relevant year.

Start Premium means the program of financial assistance:

- (a) for high merit research and development projects of non tax-exempt companies; and
- (b) that is repayable to the Commonwealth.

year of income, of a company, means the period of 12 months to which the income tax returns of the company relate.

(2) For these directions, whether 2 or more bodies corporate are related to each other is determined in the same way as under the Corporations Law.

Board to have regard to certain policy objectives

- 5. The Board must have regard to the following policy objectives in giving effect to these directions:
 - (a) to increase the number of projects involving research and development activities with a high commercial potential that are undertaken by companies;
 - (b) to foster greater commercialisation of the outcomes of those projects;
 - (c) to foster collaborative research and development activities in industry and between industry and research institutions;
 - (d) to encourage successful innovation in small companies by supporting commercialisation of internationally competitive products, processes and services;

- (e) to increase the level of research and development activity that is commercialised in Australia;
- (f) to provide national benefits.

When applications to be considered

6. The Board must deal with an application as soon as practicable after it is received by the Board.

PART 2 — ADDITIONAL FUNCTION OF BOARD

Additional function

- 7. (1) A function of the Board is to administer the R&D Start Program.
- (2) The Board must administer the component programs of the R&D Start Program, except the Innovation Ready component, by:
 - (a) considering applications and selecting applicants for financial assistance and loans; and
 - (b) entering into agreements, on behalf of the Commonwealth, with applicants whose applications for financial assistance or loans are granted; and
 - (c) authorising payments for financial assistance and loans to be made by the Commonwealth to those applicants; and
 - (d) monitoring and evaluating projects for which financial assistance or loans are provided.
 - (3) The Board must:
 - (a) establish, develop and maintain procedures for the delivery of services to companies for Innovation Ready; and
 - (b) administer Innovation Ready by:
 - (i) providing those services; and
 - (ii) authorising payments to be made by the Commonwealth for Innovation Ready in the financial year commencing on 1 July 1998 and each following financial year for which the R&D Start Program receives an appropriation.

PART 3 — ELIGIBILITY FOR FINANCIAL ASSISTANCE

Eligible applications — financial assistance

- 8. (1) The Board must accept an application for financial assistance if the Board is satisfied that:
 - (a) the applicant meets the requirements of clause 9; and
 - (b) the project to which the application relates meets the requirements of clause 10 that apply to the project.

- (2) However, the Board may not accept an application for financial assistance that the Board reasonably considers is the same, or substantially the same, as another application for financial assistance:
 - (a) that was not accepted by the Board; or
 - (b) that was accepted by the Board, but related to a project for which the financial assistance (including financial assistance under the R&D Start Program as conducted under the revoked directions) was not granted.
- (3) Also, the Board must not accept an application for financial assistance if acceptance of the application would be inconsistent with a determination under subclause (4).
- (4) The Board may determine that it will not accept an application for financial assistance if the applicant has already made a number of applications:
 - (a) that exceeds 1, or another number stated in the determination; and
 - (b) in relation to which the Board has not decided whether to grant the financial assistance.

Applicant requirements

- 9. (1) If an application for financial assistance:
- (a) is not a joint application the applicant must be a non tax-exempt company; and
- (b) is a joint application at least 1 party to the application must be a non tax-exempt company.
- (2) The Board must not grant an application for Start Grants financial assistance unless the combined turnover of the applicant, and of each body corporate (if any) related to the applicant, is less than \$50,000,000 for each relevant year.
- (3) The Board must not grant an application for Start Plus financial assistance unless the combined turnover of the applicant, and of each body corporate (if any) related to the applicant, is \$50,000,000 or more for 1, or more than 1, relevant year.
- (4) The Board must not grant an application for Start Premium financial assistance for a project unless:
 - (a) the application accompanies an application for Start Grants or Start Plus financial assistance for the project; and
 - (b) Start Grants or Start Plus financial assistance is provided for the project; and
 - (c) the agreement between the Board and the applicant mentioned in clause 16 provides for repayment of the Start Premium financial assistance for the project in accordance with subclause (5).

- (5) The agreement must provide that:
- (a) if the applicant is a joint applicant each party to the application agrees to repay to the Commonwealth any amount of the Start Premium financial assistance provided to the party for the project; and
- (b) in any other case the applicant agrees to repay to the Commonwealth any amount of the Start Premium financial assistance provided for the project.
- (6) The Board must not grant an application for financial assistance for the cost of a project unless the Board considers that the applicant is able to fund the cost of the project that is not met by the financial assistance.

Project requirements

- 10. (1) A project to which an application for financial assistance, except an application for Start Graduate financial assistance, relates:
 - (a) must aim to produce a clearly identified product, process or service; and
 - (b) must involve research and development activities; and
 - (c) may involve related product development and related market research.
- (2) A project to which an application for Start Graduate financial assistance relates must:
 - (a) involve a graduate working for the applicant in research and development related activities; and
 - (b) be intended, and likely, to form or strengthen links between the applicant and a research institution.

PART 4 — ELIGIBILITY FOR LOANS

Eligible applicants and projects — loans

- 11. (1) The Board must accept a loan application in relation to a project if the Board considers that:
 - (a) the applicant:
 - (i) has less than 100 employees; and
 - (ii) is unable to obtain sufficient funding for the project from financial institutions; and
 - (b) the project involves early commercialisation of technological innovation in relation to the following aspects of an internationally competitive product, process or service:
 - (i) design and documentation;
 - (ii) trial production runs, including tooling up;
 - (iii) compliance with regulatory requirements and other standards;
 - (iv) creation and protection of intellectual property rights;
 - (v) trial and demonstration activities.

- ,
- (2) However, the Board must not accept a loan application in relation to a project unless the Board is satisfied that:
 - (a) if the application is not granted, the project will not proceed satisfactorily; and
 - (b) the results of the project will be exploited for the benefit of Australia.
- (3) Also, the Board may not accept an application for a loan that the Board reasonably considers is the same, or substantially the same, as another application for a loan:
 - (a) that was not accepted by the Board; or
 - (b) that was accepted by the Board, but related to a project for which the loan (including a loan under the R&D Start Program as conducted under the revoked directions) was not granted.
- (4) Further, the Board must not accept an application for a loan if acceptance of the application would be inconsistent with a determination under subclause (5).
- (5) The Board may determine that it will not accept an application for a loan if the applicant has already made a number of applications:
 - (a) that exceeds 1, or another number stated in the determination; and
 - (b) in relation to which the Board has not decided whether to grant the loan

PART 5 — MERIT CRITERIA

Assessment of applications for financial assistance and loans

- 12. If the Board accepts an application, it must assess the application:
- (a) by considering the merit of the application; and
- (b) in the case of an application for financial assistance by comparing the merit of the application under clause 13 with the merit of other applications accepted by the Board for the same kind of financial assistance; and
- (c) for an application for a loan by comparing the merit of the application under clause 14 with the merit of other applications accepted by the Board for loans.

Merit criteria — financial assistance

- 13. (1) The merit of applications for Start Grants or Start Plus financial assistance is assessed under the following criteria:
 - (a) the management capability of applicants;
 - (b) the level of commercial potential of projects and applicants' capacities to exploit that potential;
 - (c) the level of relevant technical capability and resources of applicants and the technical soundness of projects to which applications relate;
 - (d) the extent to which projects would benefit Australia, including Australian industry and the wider community;

- (e) whether projects would proceed satisfactorily without the financial assistance.
- (2) The merit of applications for Start Premium financial assistance is assessed under the following criteria:

- (a) whether applications meet the criteria set out in subclause (1) to a high degree;
- (b) the period and manner in which financial assistance is proposed to be repaid by applicants.
- (3) The merit of applications for Start Graduate financial assistance is assessed under the following criteria:
 - (a) the management capability of applicants;
 - (b) the extent to which projects to which applications relate would improve applicants' performance through the adoption of appropriate technology or methodology;
 - (c) the extent to which projects form or strengthen appropriate links between applicants and research institutions;
 - (d) whether projects would proceed satisfactorily without financial assistance.

Merit criteria — loans

- 14. (1) The merit of applications for loans for projects is primarily assessed under the following criteria:
 - (a) the management capability of applicants;
 - (b) the demand, growth and size of markets for products, processes or services to which the projects relate;
 - (c) the competitiveness and dynamism of the markets;
 - (d) the technical and production synergies of projects;
 - (e) the national benefits of the projects.
- (2) The merit of applications for loans for projects is also assessed under the following other criteria:
 - (a) the expertise of the personnel to be involved in the projects;
 - (b) the technical risk involved in projects;
 - (c) the uniqueness or superiority of the products, processes or services to which the projects relate;
 - (d) the prices envisaged for the products, processes or services.

PART 6 — GRANT OF FINANCIAL ASSISTANCE AND LOANS

Grant of financial assistance and loans

15. After assessing an application in accordance with Part 5, the Board may grant financial assistance, or a loan, for a project to which the application relates.

Board to enter agreements

16. The Board must enter into an agreement with an applicant whose application is granted before financial assistance or a loan is provided to the applicant.

What agreements must contain

- 17. An agreement:
- (a) must not be inconsistent with a law of the Commonwealth or these directions; and
- (b) must specify the amount of the financial assistance or loan for the project to which the application relates and the timing and method of delivery of the assistance or loan; and
- (c) must require the applicant to conduct a project to which the application relates in accordance with the application; and
- (d) must require the applicant to keep records relating to the conduct and management of the project; and
- (e) must provide for inspection by or for the Board of the premises where the project is undertaken and of the records mentioned in paragraph (d); and
- (f) must require the applicant to report to the Board on the conduct and management of the project; and
- (g) in the case of an agreement relating to Start Premium financial assistance or a loan:
 - (i) must provide for repayment of the financial assistance or loan; and
 - (ii) may provide that interest on the balance of financial assistance to be repaid is charged in accordance with clause 25; and
 - (iii) must provide that interest on the balance of a loan to be repaid is charged in accordance with clause 26; and
- (h) must provide for variation and termination of the agreement; and
- (i) may include other matters.

PART 7 — ELIGIBLE EXPENDITURE

Eligible expenditure

- 18. (1) This clause applies to projects for which financial assistance or a loan is granted.
- (2) The Board may determine in writing that expenditure for a project that is incurred after the application for the financial assistance or loan for the project is received by the Board is eligible expenditure.

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- (3) However, expenditure is not eligible expenditure unless, at the time of the expenditure:
 - (a) in the case of expenditure by a person to whom financial assistance is granted that person meets the relevant requirements of clause 9 as if the person were an applicant to whom those requirements continue to apply; and
 - (b) in the case of expenditure for a project by a person to whom financial assistance or a loan is granted the project meets the relevant requirements of clause 10, or paragraph 11 (1) (b) and subclause 11 (2), as if the project were a project to which those requirements continue to apply.

Authorisation of payment of financial assistance

- 19. The Board may authorise payments under the R&D Start Program to be made for eligible expenditure in:
 - (a) the financial year commencing on 1 July 1998; and
 - (b) each following financial year for which the R&D Start Program receives an appropriation.

Maximum financial assistance and loan based on eligible expenditure

- **20.** (1) The total amount of financial assistance for a project must not exceed:
 - (a) in the case of Start Graduate or Start Grants financial assistance 50% of the eligible expenditure for the project; and
 - (b) in the case of Start Plus financial assistance 20% of the eligible expenditure for the project; and
 - (c) in the case of Start Premium financial assistance 56.25% of the eligible expenditure for the project.
- (2) The total loan amount for a project must not exceed 50% of the eligible expenditure for the project.

PART 8 — OTHER REQUIREMENTS IN RELATION TO FINANCIAL ASSISTANCE AND LOANS

Minimum Start Premium financial assistance

21. The amount of Start Premium financial assistance for a project must be at least \$60,000.

Maximum Start Graduate financial assistance

22. The amount of Start Graduate financial assistance for a project must not exceed \$100,000.

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Maximum financial assistance for projects and linked projects

- 23. (1) Financial assistance provided after 18 December 1996 for a single project, or the total financial assistance provided after that date for a number of linked projects (including the financial assistance provided under the R&D Start Program as conducted under the revoked directions) must not exceed \$15,000,000.
- (2) In determining the maximum amount of financial assistance for a project, or a number of linked projects, the Board must disregard an amount of financial assistance for the project that has been repaid to the Commonwealth.

Time limits on provision of financial assistance and loans

- 24. (1) Financial assistance for a project (except Start Graduate financial assistance) must not be provided for a period exceeding 3 years.
- (2) Start Graduate financial assistance for a project must not be provided for a period exceeding 2 years.
- (3) However, the Board may extend the period for which financial assistance (except Start Graduate financial assistance) may be provided for a project to a maximum of 5 years if the Board reasonably considers that the objectives of the project would be advanced significantly by the extension.
- (4) A loan must be fully paid by the Board within 3 years of the day on which the agreement for the loan was made.

Interest charged on Start Premium financial assistance

25. Interest on the balance of repayable Start Premium financial assistance may be charged at a rate that is not greater than 1.5 times the bank variable small business loan rate set out in Table F4 (Indicator Lending Rates) published monthly in the Reserve Bank Bulletin or in a similar commercial borrowing rate index.

Interest charged on loans

- **26.** (1) This clause applies subject to clause 27.
- (2) A loan must be repaid, and interest on the loan must be paid, to the Commonwealth within 6 years of the day on which the agreement for the loan was made (the date of the agreement).
 - (3) Interest on the balance of a loan:
 - (a) must be charged at the rate of 40% of the Commonwealth Bank Loan Reference Rate, or such other rate as the Board may decide; and
 - (b) is fixed for the term of the loan; and
 - (c) accrues daily from the end of 36 months after the date of the agreement.

- R&D Start Program Directions No. 1 of 1998
- (4) Unless repaid sooner, loan repayments must be made in 6 equal instalments in accordance with subclauses (5), (6) and (7).
- (5) The first repayment must be made no later than 42 months after the date of the agreement.
- (6) The second repayment must be made no later than 6 months after the day on which the first repayment was due to be made.
- (7) Succeeding repayments must be made no later than at 6 monthly intervals after the day on which the second repayment was due to be made.
- (8) Interest payments must be made at the same time as the loan repayments to which they relate.

Board may make other arrangements for loan repayments etc

27. The Board may make provisions for the repayment of a loan, and payment of the interest for the loan, that are not the same as the provisions of clause 26.

Board may waive certain repayments and payments

28. The Board may waive repayment of the amount, or part of the amount, of Start Premium financial assistance, or of interest in relation to that financial assistance, for a project if the Board reasonably considers that it would be appropriate to do so, after taking into account the financial or other benefits gained, or likely to be gained, as a result of the project by the person, or persons, to whom the assistance was provided.

PART 9 — MONITORING AND EVALUATING PROJECTS

Monitoring and evaluating

- 29. The Board must:
- (a) ensure that projects under the R&D Start Program are monitored to obtain relevant information for evaluation; and
- (b) at the request of the Minister, facilitate and cooperate with independent evaluation of the R&D Start Program.

PART 10 — REVOCATION OF EARLIER DIRECTIONS

Revocation of directions

- **30.** The following directions are revoked:
- (a) Directions in respect of additional functions of the Industry Research and Development Board published in *Gazette* GN 28 on 20 July 1994;

- (b) Directions in respect of concessional loans for the commercialisation of technological innovation, published in *Gazette* GN 28 on 20 July 1994;
- (c) R&D Start Program (additional function of the IR&D Board) Direction No. 1 of 1996, published in *Gazette* S 496 on 18 December 1996;
- (d) R&D Start Program (policies and practices of the IR&D Board) Direction No. 1 of 1996, published in *Gazette* S 496 on 18 December 1996;
- (e) R&D Start Program (Payments) Direction 1997, published in Gazette GN 25 on 25 June 1997;
- (f) R&D Start Program (policies and practices of the IR&D Board) Direction No. 1 of 1996 (Amendment No. 1 of 1997), published in Gazette GN 25 on 25 June 1997;
- (g) R&D Start Program (additional function of the IR&D Board) Direction No. 1 of 1996 (amendment No. 1 of 1997), published in Gazette S 335 on 22 August 1997.

PART 11 — TRANSITIONAL PROVISIONS

Transitional provision — certain grants of financial assistance and loans

31. The revoked directions, as in force immediately before the commencement of these directions, continue to apply in relation to financial assistance or a loan provided under the revoked directions.

Transitional provision — certain applications for financial assistance and loans

- 32. (1) An application for financial assistance or a loan may be made under the revoked directions until 30 September 1998 as if those directions, as in force immediately before the commencement of these directions, continued to apply.
- (2) The Board must consider the application as if the revoked directions continued to apply.
- (3) The Board may grant the application as if the revoked directions continued to apply.
- (4) If the application is granted, the revoked directions are taken to continue to apply in relation to the financial assistance or loan to which the application relates.

Commonwealth of Australia

Industry Research and Development Act 1986

Innovation Investment Fund program (Additional Function of the IR&D Board) Direction No. 1 of 1998

I, JOHN COLINTON MOORE, Minister for Industry, Science and Tourism, acting under subsection 19 (1) of the *Industry Research and Development Act 1986*, give the following direction to the Industry Research and Development Board.

Dated Tenth H

Minister for Industry, Science and Tourism

Name of Direction

1. This Direction is the Innovation Investment Fund program (Additional Function of the IR&D Board) Direction No. 1 of 1998.

Commencement

2. This Direction commences on the day on which the Direction is published in the Gazette.

Direction

- 3. (1) An additional function of the Board is to administer the Innovation Investment Fund program.
- (2) The function includes investment in, or provision of finance to, managed funds to invest in, or provide finance to, companies that are eligible investee companies as defined in the IIF Program, Policies and Practices Direction No. 1 of 1997, as amended from time to time.

Commonwealth of Australia

Industry Research and Development Act 1986

R&D Start Program, policies and practices of the IR&D Board in relation to the Innovation Investment Fund (IIF) Program Direction No. 1 of 1997 (Amendment No. 1 of 1998)

I, JOHN COLINTON MOORE, Minister for Industry, Science and Tourism, acting under subsection 20 (1) of the *Industry Research and Development Act 1986*, give the following directions to the Industry Research and Development Board.

Dated 10 Am / 1998.

Minister for Industry, Science and Tourism

1. Commencement

1.1 These directions commence on the day on which the directions are published in the Gazette.

2. Amendment

- 2.1 The IIF program, Policies and Practices Direction No. 1 of 1997 is amended as set out in these directions.
- 3. Title (R&D Start Program, policies and practices of the IR&D Board in relation to the Innovation Investment Fund (IIF) Program Direction No. 1 of 1997)
- 3.1 Omit "R&D Start Program, policies and practices of the IR&D Board in relation to the Innovation Investment Fund (IIF) Program", substitute "IIF program, Policies and Practices".

4. Clause 3 (Interpretation)

4.1 Definition of *IIF program*:

Omit the definition, substitute:

"IIF program means the Innovation Investment Fund program.".

Customs Act 1901

Notice under Section 15

APPOINTMENT NOTICE No. W96/012

I, Craig Andrew Sommerville pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by a power to appoint under Section 15 of the Customs Act 1901 and to revoke such appointments under Section 15 of the Customs Act 1901 under Section 33(3) of the Acts Interpretation Act 1901 hereby:

- (a) appoint as a wharf the area known as "Woodside LPG Jetty" at Dampier, Western Australia, as shown in Miscellaneous Plan No.19830 registered with the Department of Land Administration; and
- (b) appoint as a wharf the area known as "Woodside LNG Jetty" at Dampier, Western Australia, as shown in Miscellaneous Plan No.19830 registered with the Department of Land Administration.
- (c) fix as the limits of those wharves, the bounds thereof as shown in the said plan.

Dated this 13 Lday of August 1998

CRAIG ANDREW SOMMERVILLE

Regional Manager Border Management

Australian Customs Service

Western Australia

9610096



INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF WHITE CUT REAM COPY PAPER FROM FINLAND

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

I, Larry Roux, delegate of the Chief Executive Officer of Customs, have accepted an application for the publication of a dumping duty notice in respect of copy paper exported from Finland (other than A4 copy paper by UPM-Kymmene Corporation that is already subject to measures).

The application was lodged by Australian Paper Pty Ltd the sole Australian producer of like goods.

The goods covered by this notice are uncoated white cut ream copy paper of European A, B or C grades in the nominal range of 70 to 89 gsm. The goods are classified under sub-heading 4823.59.00, statistical code 5 to 30 June 1997 and statistical code 21 from 1 July 1997, in Schedule 3 to the *Customs Tariff Act 1995*.

Customs will commence the inquiry on 26 August 1998. In the inquiry, Customs will examine data relating to the goods under consideration during the period from 1 January 1997.

A statement of essential facts will be published by Customs by 11 December 1998 setting out the facts on which the CEO proposes to base the recommendations to the Minister. Interested parties will be invited to make submissions in response within 20 days of that statement being placed on the public record.

A report containing Customs findings and recommendations will be forwarded to the Minister by 28 January 1999.

Particulars of the reasons for the decision to initiate this inquiry are shown in a report held on the public record. The public record is maintained at Customs House, 5 Constitution Avenue, Canberra ACT. Parties wishing to examine or take copies from that record may contact Trade Measures Office Management, telephone (02) 6275 6057.

Interested parties are invited to lodge written submissions concerning the alleged dumping and material injury with: The Director, Liaison, Trade Measures Branch, Customs House, 5 Constitution Avenue, Canberra ACT 2601, or using facsimile number (02) 6275 6990, not later than 6 October 1998. Telephone inquiries may be directed to Patrick Wheelahan on (02) 6275 6827.

Larry Roux

Delegate of the Chief Executive Officer

26 August 1998

REVIEW OF INTERIM DUMPING DUTIES APPLICABLE TO EDIBLE VEGETABLE OILS EXPORTED FROM MALAYSIA AND SINGAPORE

Customs Act 1901

DECLARATION PURSUANT TO SUBSECTION 269ZC(1)

I, WARREN TRUSS, Minister of State for Customs and Consumer Affairs, pursuant to subsection 269ZC(1) of the Customs Act 1901, do hereby declare that, with effect from the date of publication of this declaration, the normal values, export prices and non-injurious prices for the goods are amended to the amounts set out in the attached Table.

thinteenth day of August 1998

WARREN TRUSS Minister of State for

Customs and Consumer Affairs

INSTRUMENT OF APPROVAL NO. 27 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 71K of the Customs Act 1901 (the Act), hereby approve the "Nature 10" (No. B616 (7 98)) and the "Nature 10 – (Continuation) Sheet" (No. B616C (2/97)) as the approved form for the purposes of communicating to Customs:

- (a) a documentary import entry for home consumption under section 71A of the Act in respect of imported goods for delivery into home consumption directly after importation: and
- (b) a documentary return for special clearance goods under subsection 70(7) of the Act in respect of imported goods delivered into home consumption directly after importation.

This form is approved for use on and from 1 September 1998.

Instrument of Approval No. 21 of 1997, which approved the "Nature 10" (No. B616 (5/97)) and "Nature 10 – (Continuation) Sheet" (No. B616C (2/97)) is revoked with effect on and from 1 September 1998.

Dated this 19 day of Ayut 1998

L B WOODWARD
Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 28 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 71K of the *Customs Act 1901* (the Act), hereby approve the "Nature 30" (No. B617 (7/98)) and the "Nature 30 – Ex – Warehouse (Continuation)" (No. B617C (2/97)) as the approved form for the purposes of communicating to Customs:

- (a) a documentary import entry for home consumption under section 71A of the Act in respect of warehoused goods;
- (b) a documentary return for like customable goods under subsection 69(5) of the Act; and
- (c) a documentary return for special clearance goods under subsection 70(7) of the Act in respect of warehoused goods.

The form is approved for use on and from 1 September 1998.

Instrument of Approval No. 22 of 1997 which approved the "Nature 30" (No. B617 (5/97)) and the "Nature 30 – Ex – Warehouse (Continuation)" (No. B617C (2/97)) is revoked with effect on and from 1 September 1998.

Dated this 19th day of August 1998

L B WOODWARD

Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 29 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the *Customs Act 1901* (the Act), hereby approve the attached "Entry/Return for Home Consumption (Nature 10) – Air" statement as the approved statement for the purposes of communicating to Customs:

- (a) an entry for home consumption under section 71A of the Act;
- (b) a return for special clearance goods under subsection 70(7) of the Act; and
- a return under subsection 77D(5) of the Act for goods that have been taken into home consumption when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by air.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 12 of 1995, which approved the "Entry/Return for Home Consumption (Nature 10) – Air" statement, is revoked with effect on and from 1 September 1998.

Dated this 1972 day of A 1998

L B WOODWARD

Chief Executive Officer

ENTRY/RETURN FOR HOME CONSUMPTION (NATURE 10) - AIR

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 70, 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for home consumption. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
5.	Port of Loading (mandatory)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing aircraft.
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian port where the goods were unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 49)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.

23.

No.	GN 34,	20 August 1998	Government departments 2.
	10.	Origin (mandatory but can be shown at item 51)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
-	11.	Preference Indicator (mandatory but can be shown at item 51)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
	12.	Sales Tax Rate (mandatory but can be shown at item 51)	The rate of sales tax as a percentage expressed to 2 decimal places
	13.	Sales Tax Exemption Item (mandatory if applicable, can be shown at item 51)	The appropriate item from Schedule 1 of the Sales Tax (Exemptions and Classifications) Act, under which an exemption from sales tax is claimed.
	14.	Sales Tax Certificate (if being quoted can be shown at item 51)	The number of the sales tax registration number allocated by the Australian Taxation Office if being quoted by the owner.
	15.	Airline Prefix Code (mandatory)	The identification code by which the airline is known. Eg "QF" = QANTAS. A list of airline prefix codes is available in the COMPILE USER MANUAL.
	16.	Aircraft Registration (optional)	The registration number of the aircraft which identifies it from other aircraft.
	17.	Folio Number (optional)	A number allocated by the cargo industry to every arriving cargo laden aircraft to identify its cargo and any related documents.
	18.	Arrival Date (if applicable)	The date in which the aircraft referred to in item 15 arrives in the port of discharge. It may be an estimated date.
	19.	Date of First Arrival (mandatory)	The date in which the aircraft referred to in item 15 arrives at its first Australian port.
	20.	Port of First Arrival (mandatory)	A state and port code indicating the first Australian port at which the aircraft referred to in item 15 arrived.
	21.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
	22.	Unit of Quantity of Gross Weight (mandatory)	A code indicating the unit of quantity, which expresses the gross weight, referred to in item 21. The codes are listed in the COMPILE USER MANUAL.

Valuation Date (mandatory) The date the goods were exported.

2914 Government departments

24. Currency 1 (mandatory)

A country code for that country's currency, which has been used on the invoice for the transaction. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.

25. Currency 2 (mandatory if more than 1 currency input)

As per item 24, where there is a currency used in a monetary field on the entry input screen different to Currency 1.

26. Currency 3 (mandatory if 3 or more currencies input)

As per item 24, when a third currency is required. Or "AUST" when more than 3 currencies are needed with those currencies all being manually converted to Australian dollars prior to input.

27. Special Instructions (mandatory as indicated)

A code which indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.

28. Invoice Term (mandatory unless specified in item 27)

A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER MANUÁL.

29. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 24.

30. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 24), "2" (item 25) or "3" (item 26).

31. Cost, Insurance. Freight (mandatory if not calculable)

The total value of the consignment at item 30, plus the sum of overseas freight and air insurance charges, followed by a currency indicator as described in item 30.

32. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser, for packing the goods. Followed by a currency indicator as described in item 30.

33. Overseas Freight (mandatory when goods "C&F". "CIF" or "LIS")

The cost of overseas freight and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 30.

34. Overseas Insurance (mandatory when goods "C&I", "CIF" or "LIS")

The cost of overseas insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 30.

35. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 30.

36. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country, up until they leave the place of export. Followed by a currency indicator as described in item 30.

37. Commission (if applicable)

Comprises 4 sub fields;

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming) or "9" (other),
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines,
- the amount of commission, and
- a currency indicator as described in item 30.
- 38. Landing Charges (mandatory when goods "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 30.

39. Other Charges (if applicable)

Comprises 3 sub fields;

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines.
- · the amount of the charge, and
- a currency indicator as described in item 30.

40. Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for such possible information are listed in the COMPILE USER MANUAL.

41. Line Number (if applicable)

A unique number identifying the line of the entry. If not input COMPILE will generate.

42. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed and must be input for all lines except-basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

43. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

applicable, except on

enclosure entries)

The statistical code relevant to the goods being Statistical Code (mandatory) 44. entered and valid for the tariff classification referred to in item 43. The treatment code relevant to the goods being 45. Treatment Code (mandatory entered, and available from the "Concessional as indicated) Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature The quantity if required by the statistical code 46. Ouantity (if applicable as referred to in item 44. indicated) 47. Unit of Quantity (if A code which indicates the unit of quantity as required by the statistical code referred to in item applicable as indicated) 44. The codes are listed in the COMPILE USER MANUAL. 48. Price (mandatory) The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 29. 49. Valuation Basis (optional if As per item 9. Input valuation basis code only if shown at item 9) the particular line valuation basis differs from that in item 9, or item 9 has not been input. 50. Instrument (if applicable) A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and number, which identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL. Additional Information (if 51. A field for input of any additional information not applicable) covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL. 52. Description of Goods A description of the goods being entered as they appear on the invoice or other commercial (mandatory) documentation. 53. Total Packages (mandatory The total number of packages for the entry. except on enclosure entries) 54. Master Bill Number The Master Air Way-bill covering the goods being (mandatory, except on entered. enclosure entries) 55. House Bill Number (if The House Air Way-bill Number covering the

goods being entered.

GN 34, .	20 August 1998	Government aepartments 2
56.	Containers (if applicable)	The number of the container in which the goods were imported. This number will be preceded by an "L" for LCL cargo, an "F" for FCL cargo, or an "X" for FCX cargo.
57.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
58.	Packages this Clearance Advice (if applicable)	The number of packages for the first clearance advice (also known as Authority to Deal) for the entry.
59.	Print Copies (if applicable)	The number of copies of the entry required by the user.
60.	Printer ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
61.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
62.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
63.	EFT Payment (if applicable)	Indicate payment by "Electronic Funds Transfer" with a "Y" (Yes), or payment by other means with a "N" (No).
64.	Payment Under Protest (if applicable)	Indicate "Payment Under Protest" under Section 167 of the Customs Act with a "Y" (Yes) or a "N" (No) if not.
65.	Community Protection Statement (mandatory)	Indicate "Y" (Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.
66.	Lodgement Declaration (mandatory)	Indicate "Y" (Yes) or "N" (No) as to whether you are the person lodging the entry.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 30 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the Customs Act 1901 (the Act), hereby approve the attached "Entry/Return for Home Consumption (Nature 10) – Sea" statement as the approved statement for the purposes of communicating to Customs:

- (a) an entry for home consumption under section 71A of the Act;
- (b) a return for special clearance goods under subsection 70(7) of the Act; and
- a return under subsection 77D(5) of the Act for goods that have been taken into home consumption when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by sea.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 13 of 1995, which approved the "Entry/Return for Home Consumption (Nature 10) – Sea" statement, is revoked with effect on and from 1 September 1998.

Dated this 19th day of Agus 1998

L B WOODWARD
Chief Executive Officer

ENTRY/RETURN FOR HOME CONSUMPTION (NATURE 10) - SEA

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 70, 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for home consumption. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
5.	Port of Loading (mandatory)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing vessel.
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian port where the goods were unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 48)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.

2020		Commonwealth of Australia Gaze No. GN 34, 26 August 19
2920 10.	Government departments Origin (mandatory but can be shown at item 50)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
11.	Preference Indicator (mandatory but can be shown at item 50)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
12.	Sales Tax Rate (mandatory but can be shown at item 50)	The rate of sales tax as a percentage expressed to 2 decimal places.
13.	Sales Tax Exemption Item (mandatory if applicable, can be shown at item 50)	The appropriate item from Schedule 1 of the Sales Tax (Exemptions and Classifications) Act, under which an exemption from sales tax is claimed.
14.	Sales Tax Certificate (if being quoted can be shown at item 50)	The number of the sales tax registration number allocated by the Australian Taxation Office if being quoted by the owner.
15.	Ship Name (mandatory)	The name by or Lloyd's number by which the importing ship is known.
16.	Voyage Number (if applicable)	A number which identifies the journey of the ship referred to in item 15 and is allocated by the shipping company and/or shipping agent.
17.	Arrival Date (if applicable)	The date in which the ship referred to in item 15 arrives in the port of discharge. It may be an estimated date.
18.	Date of First Arrival (mandatory)	The date in which the ship referred to in item 15 arrives at its first Australian port.
19.	Port of First Arrival (mandatory)	A state and port code indicating the first Australian port at which the ship referred to in item 15 arrived.
20.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
21.	Unit of Quantity of Gross Weight (mandatory)	A code indicating the unit of quantity that expresses the gross weight referred to in item 20. The codes are listed in the COMPILE USER MANUAL.
22.	Valuation Date (mandatory)	The date the goods were exported.

A country code for that country's currency that has been used on the invoice for the transaction. A list

of country codes is available through the "Reference Data Display Menu" in COMPILE.

Currency 1 (mandatory)

23.

24.	Currency 2 (mandatory if
	more than 1 currency input)

As per item 23, where there is a currency used in a monetary field in the entry input screen different to Currency 1.

25. Currency 3 (mandatory if 3 or more currencies input)

As per item 23, when a third currency is required. Or "AUST" when more than 3 currencies are needed with those currencies all being manually converted to Australian dollars prior to input.

26. Special Instructions (optional)

A code that indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.

27. Invoice Term (mandatory unless specified in item 26)

A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER MANUAL.

28. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 23.

29. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 23) "2" (item 24) "3" (item 25).

30. Cost, Insurance. Freight (mandatory if not calculable)

The total value of the consignment at item 29, plus the sum of overseas freight and marine insurance charges, followed by a currency indicator as described in item 29.

31. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser for packing the goods. Followed by a currency indicator as described in item 29.

32. Overseas Freight (mandatory when goods "C&F", "CIF" or "LIS")

The cost of overseas freight and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 29.

33. Overseas Insurance (mandatory when "C&I", "CIF", or "LIS")

The cost of marine insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 29.

34. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 29.

2922 Government departments

35. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country up until they leave the place of export. Followed by a currency indicator as described in item 29.

36. Commission (if applicable)

Comprises 4 sub fields;

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming), or "9" (other)
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines
- the amount of commission, and
- a currency indicator as described in item 29.
- 37. Landing Charges (mandatory when goods "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 29.

38. Other Charges (if applicable)

Comprises 3 sub fields;

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines
- the amount of the charge, and
- a currency indicator as described in item 29.
- 39. Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for such possible information are listed in the COMPILE USER MANUAL.

40. Line Number (if applicable)

A unique number identifying the line on the entry. If not input COMPILE will generate.

41. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed, and must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

42. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

43. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 42.

No. GN 3	4, 26 August 1998	Government departments 29
44.	Treatment Code (mandatory as indicated)	The treatment code relevant to the goods being entered, and available from the "Concessional Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature.
45.	Quantity (if applicable as indicated)	The quantity if required by the statistical code referred to in item 43.
46.	Unit of Quantity (if applicable as indicated)	A code which indicates the unit of quantity as required by the statistical code referred to in item 43. The codes are listed in the COMPILE USER MANUAL.
47.	Price (mandatory)	The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 28.
48.	Valuation Basis (optional if shown at item 9)	As per item 9. Input valuation basis code only if the particular line valuation basis differs from that in item 9, or item 9 has not been input.
49.	Instrument (if applicable)	A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number that identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL.
50.	Additional Information (if applicable)	A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.
51.	Description of Goods (mandatory)	A description of the goods being entered as they appear on the invoice or other commercial documentation.
52.	Total Packages (mandatory except on enclosure entries)	The total number of packages for the entry or "BULK" for bulk shipments.
53.	Manifest Client – ID (mandatory if applicable)	The Client – ID number which identifies shipping industry participants.
54.	Master Bill Number (mandatory except on	The Bill of Lading Number for the goods.

55. House Bill Number (mandatory if Master Bill Number not input, except on enclosure entries)

enclosure entries)

The House Bill Number covering the goods being entered.

2924	Government departments	Commonwealth of Australia Gaz No. GN 34, 26 August 19
56.	•	Identifies non-containerised cargo that is not BULK cargo.
57.	Containers (if applicable)	The number of the sea container in which the goods were imported. This number will be preceded by an "L" for LCL cargo, an "F" for FCL cargo, or an "X" for FCX cargo.
58.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
59.	Packages this Clearance Advice (if applicable)	The number of packages for the first clearance advice (also known as Authority to Deal) for the entry.
60.	Print Copies (if applicable)	The number of copies of the entry by the user.
61.	Printer ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
62.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
63.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
64.	EFT Payment (if applicable)	Indicate payment by "Electronic Funds Transfer" with a "Y" (Yes) or payment by other means with a "N" (No).
65.	Payment Under Protest (if applicable)	Indicate "Payment Under Protest" under Section 167 of the Customs Act with "Y" (Yes) or "N" (No) if not.
66.	Community Protection Statement (mandatory)	Indicate "Y" (Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.
67.	Lodgement Declaration (mandatory)	Indicate "Y" (Yes) or "N" (No) as to whether you are the person lodging the entry.

2924

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 31 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the *Customs Act 1901* (the Act), hereby approve the attached "Entry/Return for Home Consumption (Nature 10) – Post" statement as the approved statement for the purposes of communicating to Customs:

- (a) an entry for home consumption under section 71A of the Act;
- (b) a return for special clearance goods under subsection 70(7) of the Act; and
- (c) a return under subsection 77D(5) of the Act for goods that have been taken into home consumption when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by post.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 14 of 1995, which approved the "Entry/Return for Home Consumption (Nature 10) – Post" statement, is revoked with effect on and from 1 September 1998.

Dated this 19th day of August 1998

L B WOODWARD

Chief Executive Officer

ENTRY/RETURN FOR HOME CONSUMPTION (NATURE 10) - POST

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 70, 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for home consumption. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
5.	Port of Loading (mandatory)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing ship or aircraft.
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian parcels post centre where the goods are to be unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 45)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
4. i		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.

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10.	Origin (mandatory but can be shown at item 47)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
11.	Preference Indicator (mandatory but can be shown at item 47)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
12.	Sales Tax Rate (mandatory but can be shown at item 47)	The rate of sales tax as a percentage expressed to 2 decimal places.
13.	Sales Tax Exemption Item (mandatory if applicable, can be shown at item 47)	The appropriate item from Schedule 1 of the Sales Tax (Exemptions and Classifications) Act, under which an exemption from sales tax is claimed.
14.	Sales Tax Certificate (if being quoted can be shown at item 47)	The sales tax registration number allocated by the Australian Taxation Office if being quoted by the owner.
15.	Parcels Post Card Number (mandatory)	The type of Parcels Post Card (PPC) being either "1" (PPC 1), "2" (PPC 2) followed by the number, which identifies the PPC form.
16.	Arrival Date (mandatory)	The date which the PPC notification card is initiated.
17.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
18.	Unit of Quantity of Gross Weight (mandatory)	A code indicating the unit of quantity that expresses the gross weight referred to in item 17. The codes are listed in the COMPILE USER MANUAL.
19.	Valuation Date (mandatory)	The date the goods were exported.
20.	Currency 1 (mandatory)	A country code for that country's currency, which has been used on the invoice for the transaction. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
21.	Currency 2 (mandatory if more than 1 currency input)	As per item 20, where there is a currency used in a monetary field on the entry input screen different to Currency 1.
22.	Currency 3 (mandatory if 3 or more currencies input)	As per item 20, when a third currency is required. Or "AUST" when more than 3 currencies are

needed with those currencies all being manually converted to Australian dollars prior to input.

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23. Special Instructions (mandatory as indicated)

A code which indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.

24. Invoice Term (mandatory unless specified in item 23)

A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER MANUAL.

25. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 20.

26. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 20), "2" (item 21) "3" (item 22).

27. Cost, Insurance Freight (mandatory if not calculable)

The total value of the consignment at item 26, plus the sum of overseas freight and marine/air insurance charges, followed by a currency indicator as described in item 26.

28. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser, for packing the goods. Followed by a currency indicator as described in item 26.

29. Overseas Freight (mandatory when goods "C&F", "CIF" or "LIS)

The cost of overseas postage and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 26.

30. Overseas Insurance (mandatory when goods "C&I,"CIF or "LIS")

The cost of postal insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 26.

31. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 26.

32. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country up until they leave the place of export. Followed by a currency indicator as described in item 26.

33.	Commission	(if applicable)
33.	Commission	(II applicable)

Comprises 4 sub fields;

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming), or "9" (other)
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines
- the amount of commission, and
- a currency indicator as described in item 26.
- 34. Landing Charges
 (mandatory when goods
 "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 26.

35. Other Charges (if applicable)

Comprises 3 sub fields;

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines,
- the amount of the charge, and
- a currency indicator as described in item 26
- **36.** Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for allowable information are listed in the COMPILE USER MANUAL.

37. Line Number (if applicable)

A unique number identifying the line on the entry. If not input COMPILE will generate.

38. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed and must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

39. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

40. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 39.

41. Treatment Code (mandatory as indicated)

The treatment code relevant to the goods being entered, and available from the "Concessional Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature.

42. Quantity (if applicable as indicated)

The quantity if required by the statistical code referred to in item 40.

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43.	Unit of Quantity (if applicable as indicated)	A code that indicates the unit of quantity as required by the statistical code referred to in item 40. The codes are available the COMPILE USER MANUAL.
44.	Price (mandatory)	The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 25.
45.	Valuation Basis (optional if shown at item 9)	As per item 9. Input valuation basis code only if the particular line valuation basis differs from that in item 9, or item 9 has not been input.
46.	Instrument (if applicable)	A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number, which identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL.
47.	Additional Information (if applicable)	A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.
48.	Description of Goods (mandatory)	A description of the goods being entered as they appear on the invoice or other commercial documentation.
49.	Total Packages (mandatory)	The total number of packages for the entry.
50.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
51.	Print Copies (if applicable)	The number of copies of the entry required by the user.
52.	Printer ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
53.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
54.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
55.	EFT Payment (if applicable)	Indicate payment by "Electronic Funds Transfer" with a "Y" (Yes), or payment by other means with a "N" (No).
56.	Payment Under Protest (if applicable)	Indicate "Payment Under Protest" under Section 167 of the Customs Act with a "Y" (Yes) or "N" (No) if not

(No) if not.

57. Community Protection Statement (mandatory)

Indicate "Y" (Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.

58. Lodgement Declaration (mandatory)

Indicate "Y" (Yes) or "N" (No) as to whether you are the person lodging the entry.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 32 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the *Customs Act 1901* (the Act), hereby approve the attached "Warehousing Entry/Return (Nature 20) - Air" statement as the approved statement for the purposes of communicating to Customs:

- (a) an entry for warehousing under section 71A of the Act;
- (b) a return under subsection 77D(5) of the Act for goods that have been warehoused when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by air.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 15 of 1995, which approved the "Warehousing Entry/Return (Nature 20) – Air" statement, is revoked with effect on and from 1 September 1998.

Dated this 19 day of Agrant 1998

L B WOODWARD

Chief Executive Officer

WAREHOUSING ENTRY/RETURN (NATURE 20) - AIR

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for warehousing. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
5.	Port of Loading (mandatory)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing aircraft.
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian port where the goods were unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 47)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.
10.	Origin (mandatory but can be shown at item 49)	A code which indicates the country of origin. A list of country codes is available through the "Reference Date Display Menu" in COMPILE.

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11.	Preference Indicator (mandatory but can be shown at item 49)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
12.	Warehouse Code (mandatory)	The identification code allocated by the ACS to the Warehouse into which the goods will be bonded.
13.	Airline Prefix Code (mandatory)	The identification code by which the airline is known. Eg "QF" = QANTAS. A list of airline prefix codes is available in the COMPILE USER MANUAL.
14.	Aircraft Registration (optional)	The registration number of the aircraft which identifies it from other aircraft.
15.	Folio Number (optional)	A number allocated by the cargo industry to every arriving cargo laden aircraft to identify its cargo and any related documents.
16.	Arrival Date (if applicable)	The date in which the aircraft referred to in item 13 arrives in the port of discharge. It may be an estimated date.
17.	Date of First Arrival (mandatory)	The date in which the aircraft referred to in item 13 arrives at its first Australian port.
18.	Port of First Arrival (mandatory)	A state and port code indicating the first Australian port at which the aircraft referred to in item 13 arrived.
19.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
20.	Unit of Quantity Gross Weight (mandatory)	A code indicating the unit of quantity that expresses the gross weight referred to in item 19. The codes are listed in the COMPILE USER MANUAL.
21.	Valuation Date (mandatory)	The date the goods were exported.
22.	Currency 1 (mandatory)	A country code for that country's currency that has been used on the invoice for the transaction. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
23.	Currency 2 (mandatory if more that 1 currency input)	As per item 22, where there is a currency used in a monetary field on the entry input screen different to Currency 1.
24.	Currency 3 (mandatory if 3 or more currencies input)	As per item 22, when a third currency is required. Or "AUST" when more that 3 currencies are needed with those currencies all being manually converted to Australian dollars prior to input.

25. Special Instructions (mandatory as indicated)

A code that indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.

26. Invoice Term (mandatory unless specified in item 25)

A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER MANUAL.

27. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 22.

28. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 22), "2" (item 23), "3" (item 24.

29. Cost, Insurance, Freight (mandatory if not calculable)

The total value of the consignment at item 28, plus the sum of overseas freight and air insurance charges, followed by a currency indicator as described in item 28.

30. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser for packing the goods. Followed by a currency indicator as described in item 28.

31. Overseas Freight (mandatory when goods "C&F", "CIF" or "LIS")

The cost of overseas freight and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 28.

32. Overseas Insurance (mandatory when goods "C&I", "CIF" or "LIS")

The cost of air insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 28.

33. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 28.

34. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country, up until they leave the place of export. Followed by a currency indicator as described in item 28.

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35. Commission (if applicable)

Comprises 4 sub fields;

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming), or "9" (other),
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines,
- the amount of commission, and
- a currency indicator as described in item 28.
- 36. Landing Charges (mandatory when goods "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 28.

37. Other Charges

Comprises 3 sub fields; (optional)

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines,
- the amount of the charge, and
- a currency indicator as described in item 28.
- **38.** Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for such possible information are listed in the COMPILE USER MANUAL.

39. Line Number (if applicable)

A unique number identifying the line on the entry.

40. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed which must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

41. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

42. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 41.

43. Treatment Code (optional)

The treatment code relevant to the goods being entered, and available from the "Concessional Rates of Duty" contained in the combined Australian Customs Tariff and Statistical Nomenclature.

44. Quantity (if applicable as indicated)

The quantity if required by the statistical code referred to in item 42.

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45.	Unit of Quantity (if applicable as indicated)	A code which indicates the unit of quantity as required by the statistical code referred to in item 42. The codes are available through the "Reference Data Display Menu" in COMPILE.
46.	Price (mandatory)	The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 27.
47.	Valuation Basis (optional if shown in item 9)	As per item 9. Input valuation basis code only if the particular line valuation basis differs from that in item 9, or item 9 has not been input.
48.	Instrument (if applicable)	A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number that identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL.
49.	Additional Information (if applicable)	A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.
50.	Description of Goods (mandatory)	A description of the goods being entered as they appear on the invoice or other commercial documentation.
51.	Total Packages (mandatory except on enclosure entries)	The total number of packages for the entry.
52.	Master Bill number (mandatory except on enclosure entries)	The Master Air Way-bill covering the goods being entered.
53.	House Bill Number (if applicable except on enclosure entries)	The House Air Way-bill Number covering the goods being entered.
54.	Containers (if applicable)	The number of the container in which the goods were imported. This number will be preceded by an "L" for LCL cargo, an "F" for FCL cargo, or an "X" for FCX cargo.
55.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
56.	Packages this Clearance Advice (if applicable)	The number of packages for the first clearance advice (also known as Authority to Deal) for the entry.

user.

The number of copies of the entry required by the

Print Copies (if applicable)

57.

(mandatory)

If print required on a printer not associated with the Printer ID (if applicable) 58. input machine, select another printer. Only 1 printer can be selected for any entry. Indicate with a "Y" (Yes) if printing the entry is a Print Priority (if applicable) 59. priority, of "N" (No) if it is not. The number of the first entry for the enclosure set. 60. Prime Entry Number for Enclosures (if applicable) Indicate Payment by "Electronic Funds Transfer" EFT Payment (if applicable) 61. with a "Y" (Yes), or payment by other means with a "N" (No). Indicate "Y" (Yes) or "N" (No) to declarations as 62. Community Protection required by the system. Indicate the number of the Statement (mandatory) permit required for import if applicable. Lodgement Declaration Indicate "Y" (Yes) or "N" (No) as to whether you 63.

are the person lodging the entry.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 33 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the Customs Act 1901 (the Act), hereby approve the attached "Warehousing Entry/Return (Nature 20) - Sea" statement as the approved statement for the purposes of communicating to Customs:

- (a) an entry for warehousing under section 71A of the Act;
- (b) a return under subsection 77D(5) of the Act for goods that have been warehoused when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by sea.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 16 of 1995, which approved the "Warehousing Entry/Return (Nature 20) – Air" statement, is revoked with effect on and from 1 September 1998.

Dated this 19th day of Rugust 1998

L B WOODWARD
Chief Executive Officer

WAREHOUSING ENTRY/RETURN (NATURE 20) - SEA

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for warehousing. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
5.	Port of Loading (mandatory)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing vessel.
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian port where the goods are to be unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 46)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.
10.	Origin (mandatory but can be shown at item 48)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.

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11.	Preference Indicator (mandatory but can be shown at item 48)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
12.	Warehouse Code (mandatory)	The identification code allocated by the ACS to the Warehouse into which the goods will be bonded.
13.	Ship Name (mandatory)	The name by which the importing ship is known.
14.	Voyage Number (if applicable)	A number which identifies the journey of the ship referred to in item 13, allocated by the shipping company and/or shipping agent.
15.	Arrival Date (if applicable)	The date in which the ship referred to in item 13 arrives in the port of discharge. It may be an estimated date.
16.	Date of First Arrival (mandatory)	The date in which the ship referred to in item 13 arrives at its first Australian port.
17.	Port of First Arrival (mandatory)	A state and port code indicating the first Australian port at which the ship referred to in item 13 is to arrive.
18.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
19.	Unit of Quantity Gross Weight (mandatory)	A code indicating the unit of quantity that expresses the gross weight referred to in item 18. The codes are listed in the COMPILE USER MANUAL.
20.	Valuation Date (mandatory)	The date the goods were exported.
21.	Currency 1 (mandatory)	A country code for that country's currency that has been used on the invoice for the transaction. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
22.	Currency 2 (mandatory if more than 1 currency input)	As per item 21, where there is a currency used in a monetary field on the entry input screen different to Currency 1.
23.	Currency 3 (mandatory if 3 or more currencies input)	As per item 21, when a third currency is required. Or "AUST" when more that 3 currencies are needed with those currencies all being manually converted to Australian dollars prior to input.
24.	Special Instructions (mandatory as indicated)	A code that indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.

25. Invoice Term (mandatory unless specified in item 24)

A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER MANUAL.

26. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 21.

27. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 21), "2" (item 22), "3" (item 23).

28. Cost, Insurance Freight (mandatory if not calculable)

The total value of the consignment at item 27, plus the sum of overseas freight and marine insurance charges, followed by a currency indicator as described in item 27.

29. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser, for packing the goods. Followed by a currency indicator as described in item 27.

30. Overseas Freight (mandatory when goods "C&F", "CIF" or "LIS") The cost of overseas freight and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 27.

31. Overseas Insurance (mandatory when goods "C&I," "CIF" or "LIS")

The cost of marine insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 27.

32. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 27.

33. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country up until they leave the place of export. Followed by a currency indicator as described in item 27.

34. Commission (if applicable)

Comprises 4 sub fields;

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming), or "9" (other),
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines,
- the amount of commission, and
- a currency indicator as described in item 27.

35. Landing Charges (mandatory when goods "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 27.

36. Other Charges (if applicable)

Comprises 3 sub fields;

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines,
- the amount of the charge, and
- a currency indicator as described in item 27.

37. Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for such possible information are listed in the COMPILE USER MANUAL.

38. Line Number (if applicable)

A unique number identifying the line on the entry. If not input COMPILE will generate.

39. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed and must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

40. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

41. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 40.

42. Treatment Code (optional)

The treatment code relevant to the goods being entered, and available from the "Concessional Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature.

43. Quantity (if applicable as indicated)

The quantity if required by the statistical code referred to in item 41.

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44. Unit of Quantity (if applicable as indicated)

A code which indicates the unit of quantity as required by the statistical code referred to in item 41. The codes are available in the COMPILE USER MANUAL.

45. Price (mandatory)

The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 26.

46. Valuation Basis (optional if shown in item 9)

As per item 9. Input valuation basis code only if the particular line valuation basis differs from that in item 9, or item 9 has not been input.

47. Instrument (if applicable)

A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number that identifies the actual instrument. The instrument code types are listed in the COMPILE USER MANUAL.

48. Additional Information (if applicable)

A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.

49. Description of Goods (mandatory)

A description of the goods being entered as they appear on the invoice or other commercial documentation.

50. Total Packages (mandatory except on enclosure Entries)

The total number of packages for the entry or "BULK" for bulk shipments.

51. Manifest Client – ID (mandatory if applicable)

The Client – ID number which identifies shipping industry participants.

52. Master Bill Number (mandatory except on enclosure entries)

The Bill of Lading Number for the goods.

53. House Bill Number (mandatory if Master Bill not input except on enclosure entries)

The House Bill of Number covering the goods being entered.

54. Break Bulk Indicator (if applicable)

Identifies non-containerised cargo that is not BULK cargo.

55. Containers (if applicable)

The number of the sea container in which the goods were imported. This number will be preceded by an "L" for LCL cargo, an "F" for FCL cargo, or an "X" for FCX cargo.

56.	Marks (mandatory)	The marks and numbers which identify the packages in the consignment.
57.	Packages this Clearance Advice (if applicable)	The number of packages for the first clearance advice (also known as Authority to Deal) for the entry.
58.	Print Copies (if applicable)	The number of copies of the entry required by the user.
59.	Print ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
60.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
61.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
62.	EFT Payment (if applicable)	Indicate Payment by "Electronic Funds Transfer" with a "Y" (Yes), or payment by other means with a "N" (No).
63.	Community Protection Statement (mandatory)	Indicate "Y" (Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.
64.	Lodgement Declaration (mandatory)	Indicate "Y" (Yes) of "N" (No) as to whether you are the person-lodging the entry.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 34 OF 1998

CUSTOMS ACT 1901

- I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the *Customs Act 1901* (the Act), hereby approve the attached "Warehousing Entry/Return (Nature 20) Post" statement as the approved statement for the purposes of communicating to Customs:
- (a) an entry for warehousing under section 71A of the Act;
- (b) a return under subsection 77D(5) of the Act for goods that have been warehoused when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods imported by post.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 17 of 1995, which approved the "Warehousing Entry/Return (Nature 20) – Post" statement, is revoked with effect on and from 1 September 1998.

Dated this 19th day of August 1998

L B WOODWARD
Chief Executive Officer

WAREHOUSING ENTRY/RETURN (NATURE 20) - POST

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 71A & 77D

Item 1.	Short Title Registered User's ID Code (mandatory)	Information Required The identifying code allocated to the Registered User who is communicating the entry.
2.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
3.	Owner's Reference (mandatory)	A reference for the owner or agent's use in relation to the transaction, which if input will be printed on the entry.
4.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for warehousing. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
5.	Port of Loading (if applicable)	The name or the UN LOCODE of the port in which the goods were loaded on to the importing vessel or aircraft
6.	Supplier Code (mandatory)	That code allocated by the ACS to the supplier of the goods.
7.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
8.	Port of Discharge (if applicable)	A state and port code which identifies the Australian parcels post centre where the goods were unloaded. A list of state port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL.
9.	Valuation Basis (mandatory but can be shown at item 43)	A code indicating which valuation type is being used in accordance with Sections 154 - 156 and 158 - 161D of the Customs Act. A list of valuation basis codes is available in the COMPILE USER MANUAL.
		An "X" placed in front of the valuation basis code will have the same meaning, however the valuation will be based on Section 157 of the Customs Act.

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10.	Origin (mandatory but can be shown at item 45)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
11.	Preference Indicator (mandatory but can be shown at item 45)	A code used to claim or override a preferential rate of duty. A list of Preference Indicator codes is available in the COMPILE USER MANUAL.
12.	Warehouse Code (mandatory)	The identification code allocated by the ACS to the Warehouse into which the goods will be bonded.
13.	Parcels Post Card Number (mandatory)	The type of Parcels Post Card (PPC) being either "1" (PPC 1), "2" (PPC 2) followed by the number that identifies the PPC form.
14.	Arrival Date (if applicable)	The date when the PPC notification card is initiated.
15.	Gross Weight (mandatory)	The total gross weight of the goods being entered.
16.	Unit of Quantity Gross Weight (mandatory)	A code indicating the unit of quantity that expresses the gross weight referred to in item 15. The codes are listed in the COMPILE USER MANUAL.
17.	Valuation Date (mandatory)	The date the goods were exported.
18.	Currency 1 (mandatory)	A country code for that country's currency that has been used on the invoice for the transaction. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.
19.	Currency 2 (mandatory if more that 1 currency input)	As per item 18, where there is a currency used in a monetary field on the entry input screen different to Currency 1.
20.	Currency 3 (mandatory if 3 or more currencies input)	As per item 18, when a third currency is required. Or "AUST" when more than 3 currencies are needed with those currencies all being manually converted to Australian dollars prior to input.
21.	Special Instructions (mandatory as indicated)	A code that indicates any special instructions related to the transaction. The codes covering Special Instructions are listed in the COMPILE USER MANUAL.
22.	Invoice Term (mandatory unless specified in item 21)	A code which indicates the terms on the invoice under which the goods have been sold for export. The codes are listed in the COMPILE USER.

MANUAL.

under which the goods have been sold for export. The codes are listed in the COMPILE USER

23. Invoice Total (mandatory)

A total of all invoice line values for the transaction, expressed in the currency on the invoice. This currency should be that stated in item 18.

24. Free On Board (mandatory if not calculable)

The total value of the consignment at the FOB level at the port of shipment, followed by a currency indicator - "1" (item 18), "2" (item 19) "3" (item 20).

25. Cost. Insurance Freight (mandatory if not calculable)

The total value of the consignment at item 24, plus the sum of overseas freight and air/marine insurance charges, followed by a currency indicator as described in item 24.

26. Packing Costs (mandatory when "unpacked")

The cost of the labour and materials paid by the purchaser for packing the goods. Followed by a currency indicator as described in item 24.

27. Overseas Freight (mandatory when goods "C&F", "CIF" or "LIS")

The cost of overseas postage and/or deductible inland freight incurred in carrying the goods to Australia, followed by a currency indicator as described in item 24.

28. Overseas Insurance (mandatory when goods "C&I", "CIF" or "LIS")

The cost of postal insurance incurred in carrying the goods to Australia, followed by a currency indicator as described in item 24.

29. Discount (if applicable)

Comprises 3 sub fields;

- "type of discount" being either "C" (cash) or "O" (other),
- the amount as shown on the invoice, and
- a currency indicator as described in item 24.

30. Foreign Inland Freight (mandatory when goods "PAF")

The cost paid by the purchaser in relation to transportation (handling and storage) of the goods within the foreign country up until they leave the place of export. Followed by a currency indicator as described in item 24.

31. Commission (if applicable)

Comprises 4 sub fields:

- "commission type indicator" being "1" (buying), "2" (selling), "3" (agency), "4" (confirming), or "9" (other),
- plus "+" or minus "-" indicator as to whether the commission has been added or subtracted from the total value of the invoice lines,
- the amount of commission, and
- a currency indicator as described in item 24.

32. Landing Charges (mandatory when goods "LIS")

The cost incurred in landing the goods into store in Australia, excluding Customs Duties and Sales Tax, followed by a currency indicator as described in item 24.

33.	Other Charges (if
	applicable)

Comprises 3 sub fields;

- plus "+" or minus "-" indicator as to whether the charge has been added or subtracted from the total value of the invoice lines,
- the amount of the charge, and
- a currency indicator as described in item 24.

34. Miscellaneous Fields (if applicable)

For additional information if code form not covered elsewhere in the entry. Codes for such possible information are listed in the COMPILE USER MANUAL.

35. Line Number (if applicable)

A unique number identifying the line on the entry. If not input COMPILE will generate.

36. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed and must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

37. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

38. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 37.

39. Treatment Code (optional)

The treatment code relevant to the goods being entered and available from the "Concessional Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature.

40. Quantity (if applicable as indicated)

The quantity if required by the statistical code referred to in item 38.

41. Unit of Quantity (if applicable as indicated)

A code which indicates the unit of quantity as required by the statistical code referred to in item 38. The codes are available through COMPILE USER MANUAL.

42. Price (mandatory)

The invoice price for the goods entered on that particular line. The registered user must use the same currency as used in item 23.

43. Valuation Basis (optional if shown in item 9)

As per item 9. Input valuation basis code only if the particular line valuation basis differs from that in item 9, or item 9 has not been input.

44.	Instrument (if applicable)	A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number that identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL.
45.	Additional Information (if applicable)	A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.
46.	Description of Goods (mandatory)	A description of the goods being entered as they appear on the invoice or other commercial documentation.
47.	Total Packages (mandatory)	The total number of packages for the entry.
48.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
49.	Print Copies (if applicable)	The number of copies of the entry required by the user.
50.	Printer ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
51.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
52.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
53.	EFT Payment (if applicable)	Indicate Payment by "Electronic Funds Transfer" with a "Y" (Yes), or payment by other means with a "N" (No).
54.	Community Protection Statement (mandatory)	Indicate "Y" (Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.
55.	Lodgement Declaration (mandatory)	Indicate "Y" (Yes) or "N" (No) as to whether you are the person lodging the entry.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 35 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A and paragraph 71L(1)(c) of the Customs Act 1901 (the Act), hereby approve the attached "Entry/Return for Home Consumption Ex Warehousing -(Nature 30)" statement as the approved statement for the purposes of communicating to Customs:

- an entry for home consumption under section 71A of the Act; (a)
- a return for like customable goods under subsection 69(5) of the Act; (b)
- (c) a return for special clearance goods under subsection 70(7) of the Act; and
- (d) a return under subsection 77D(5) of the Act for goods that have been taken into home consumption when a declaration that contingency arrangements apply, is in force under subsection 77C(3) of the Act;

in respect of goods that were warehoused immediately after their importation.

The statement is approved for use on and from 1 September 1998.

Instrument of Approval No. 18 of 1995, which approved the "Entry/Return for Home Consumption Ex Warehousing – (Nature 30)" statement, is revoked with effect on and from 1 September 1998.

Dated this 19th day of Amount

Chief Executive Officer

ENTRY/RETURN FOR HOME CONSUMPTION EX WAREHOUSING (NATURE 30)

APPROVED STATEMENT: CUSTOMS ACT SECTIONS 69, 70, 71A & 77D

Item	Short Title	Information Required
1.	Registered User's ID Code (mandatory)	The identifying code allocated to the Registered User who is communicating the entry.
2.	Warehouse Code (mandatory)	The identification code allocated by the ACS to the Warehouse in which the goods being entered have been bonded.
3.	Owner Code (mandatory)	That code allocated by the Australian Customs Service (ACS) to the owner of the goods.
4.	Owner's Reference (mandatory)	A reference for the owner's use in relation to the transaction which, if input, will be printed on the entry.
5.	Port of Final Destination (mandatory)	A code which identifies the state and port of final destination of the goods and where they will be delivered for home consumption. A list of state and port codes is available through the "Reference Data Display Menu" in COMPILE or the COMPILE USER MANUAL
6.	Warehouse Reference Number (mandatory but can be shown at item 27)	The entry number of the original Nature 20 entry used to enter the goods into the Warehouse, OR the Multiple Clearance Code issued by the ACS to the Warehouse.
7.	Account Type (if applicable)	A code indicating the type of payment arrangements which are to be used. A list of Account Type codes is available in the COMPILE USER MANUAL.
8.	Date Settlement is Due (mandatory if item 7 input)	The date that the Settlement referred to in item 7 is due.
9.	Agent's Reference (mandatory)	A reference for the agent's use in relation to the transaction, which if input will be printed on the entry.
10.	Total Customs Value (mandatory)	The total customs value for the goods being entered and expressed in Australian Dollars.
11.	Origin (mandatory but can be shown at item 27)	A code which indicates the country of origin. A list of country codes is available through the "Reference Data Display Menu" in COMPILE.

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12. Preference Indicator (mandatory but can be shown at item 27)

A code used to claim or override a preferential rate of duty. A list of Preferential Indicator codes is available in the COMPILE USER MANUAL.

13. Sales Tax Rate (mandatory but can be shown at item 27)

The rate of sales tax as a percentage expressed to 2 decimal places.

14 Sales Tax Exemption Item (mandatory if applicable, can be shown at item 27)

The appropriate item from Schedule 1 of the Sales Tax (Exemptions and Classifications) Act, under which an exemption from sales tax is claimed.

15. Sales Tax Certificate (if being quoted can be shown at item 27)

The sales tax registration number allocated by the Australian Taxation Office if being quoted by the owner.

16. Miscellaneous Fields (if applicable)

For additional information in code form not covered elsewhere in the entry. Codes for such allowable information are listed in the COMPILE USER MANUAL.

17. Line Number (if applicable)

A unique number identifying the line on the entry. If Not input COMPILE will generate.

18. Line Prefix (mandatory as indicated)

A code which identifies the type of invoice line to be processed and must be input for all lines except basic SINGLE lines. The codes are listed in the COMPILE USER MANUAL.

19. Tariff (mandatory)

The tariff classification according to the Combined Australian Customs Tariff and Statistical Nomenclature applicable to the goods being entered.

20. Statistical Code (mandatory)

The statistical code relevant to the goods being entered and valid for the tariff classification referred to in item 19.

21. Treatment Code (mandatory if applicable)

The treatment code relevant to the goods being entered, and available from the "Concessional Rates of Duty" contained in the Combined Australian Customs Tariff and Statistical Nomenclature.

22. Quantity (if applicable as indicated)

The quantity if required by the statistical code referred to in item 20.

23. Unit of Quantity (if applicable as indicated)

A code which indicates the unit of quantity as required by the statistical code referred to in item 20. The codes are available in the COMPILE USER MANUAL.

24. Customs Value (mandatory)

The customs value of the goods on this entry line expressed in Australian dollars.

. QIV 34	, 20 August 1996	Government departments 29.
25.	Instrument (if applicable)	A code for obtaining a concessional rate of duty. The registered user must quote the instrument type code and the number that identifies the actual instrument. The instrument type codes are listed in the COMPILE USER MANUAL.
26.	Warehouse Related Line (mandatory as indicated)	Identifies the line of the Nature 20 entry that relates to the Nature 30 Entry line. It is not required if a multiple clearance code has been quoted at item 6.
27.	Additional Information (if applicable)	A field for input of any additional information not covered elsewhere on the entry. A list of allowable codes is available in the COMPILE USER MANUAL.
28.	Description of Goods (mandatory)	A description of the goods being entered as they appear on the invoice or other commercial documentation.
29.	Total Packages (mandatory)	The total number of packages for the entry.
30.	Marks (if applicable)	The marks and numbers which identify the packages in the consignment.
31.	Print Copies (if applicable)	The number of copies of the entry required by the user.
32.	Printer ID (if applicable)	If print required on a printer not associated with the input machine, select another printer. Only 1 printer can be selected for any entry.
33.	Print Priority (if applicable)	Indicate with a "Y" (Yes) if printing the entry is a priority, or "N" (No) if it is not.
34.	Prime Entry Number for Enclosures (if applicable)	The number of the first entry for the enclosure set.
35.	EFT Payment (if applicable)	Indicate payment by "Electronic Funds Transfer" with a "Y" (Yes), or payment by other means with a "N" (No).
36.	Payment Under Protest (if applicable)	Indicate "Payment Under Protest" under Section 167 of the Customs Act with a "Y" (Yes) or "N" (No) if not.
37.	Community Protection Statement (mandatory)	Indicate 'Y"(Yes) or "N" (No) to declarations as required by the system. Indicate the number of the permit required for import if applicable.
38.	Lodgement Declaration (mandatory)	Indicate "Y" (Yes) or "N" (No) as to whether you are the person lodging the entry.

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 C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	12/08/98	13/08/98	14/08/98	15/08/98	16/08/98	17/08/98	18/08/98
								
	6.1.711		7.4649		7 4001			
Austria	Schillings	7.4636	7.4647	7.4901	7.4901	7.4901	7.4950	7.4329
Belgium/Lux	Francs	21.8800	21.7600	21.9600	21.9600	21.9600	22.0100	21.7900
Brazil	Reals	.6974	.6929	.6989	.6989	.6989	.6939	.6917
Canada	Dollars	. 9080	.9001	. 9052	.9052	. 9052	.8983	. 9004
China	Yuan	4.9406	4.8992	4.9398	4.9398	4.9398	4.9042	4.8827
Denmark	Kroner	4.0413	4.0390	4.0525	4.0525	4.0525	4.0582	4.0235
EC	ECU	.5380	.5346	.5399	.5399	.5399	.5400	.5363
Fiji	Dollar	1.2395	1.2276	1.2354	1.2354	1.2354	1.2299	1.2265
Finland	Markka	3.2243	3.2233	3.2349	3.2349	3.2349	3.2379	3.2117
France	Francs	3.5561	3.5533	3.5708	3.5708	3.5708	3.5710	3.5434
Germany	Deutschmark	1.0609	1.0605	1.0642	1.0642	1.0642	1.0657	1.0563
Greece	Drachmae	176.6500	176.8300	179.3400	179.3400	179.3400	180.4000	178.3100
Hong Kong	Dollars	4.6237	4.5852	4.6232	4.6232	4.6232	4.5899	4.5696
India	Rupees	25.6566	25.5185	25. 6652	25.6652	25.665 2	25 .5592	25.4942
Indonesia	Rupiah	7920.0000	7725.0000	7761.0000	7761.0000	7761.0000	7630.0000	7459.0000
Ireland	Pounds	. 4223	.4199	.4236	. 4236	. 4236	. 4246	.4210
Israel	Shekel	2.1954	2.1810	2.1953	2.1953	2.1953	2.1807	2.1693
Italy	Lire	1046.7500	1045.1400	1050.5600	1050.5600	1050.5600	1051.5600	1042.4300
Japan	Yen	87.3500	86.6600	86.4300	86.4300	86.4300	86.6300	85.9300
Korea	Won	7 97 .9900	790.1200	792.7800	792.7800	792.7800	787.4100	783.2200
Malaysia	Ringgit	2.5198	2.5010	2.4955	2.4955	2.4955	2.4916	2.4891
Netherlands	Guilder	1.1962	1.1957	1.2000	1.2000	1.2000	1.2011	1.1915
New Zealand	Dollar	1.1804	1.1805	1.1797	1.1797	1.1797	1.1764	1.1750
Norway	Kroner	4.5327	4.5164	4.5269	4.5269	4.5269	4.5318	4.5118
Pakistan	Rupee	32.0100	31.7400	31.8600	31.8600	31.8600	31.6600	31.5200
Papua NG	Kina	1.3872	1.3884	1.4071	1.4071	1.4071	1.4036	1.4197
Philippines	Peso	26.0400	25.7100	25.8300	25.8300	25.8300	25.6000	25.4300
Portugal	Escudo	108.2800	108.1900	108.4200	108.4200	108.4200	108.7600	107.9600
Singapore	Dollar	1.0449	1.0381	1.0424	1.0424	1.0424	1.0376	1.0392
Solomon Is.	Dollar	2.8578	2.8325	2.8546	2.8546	2.8546	2.8353	2.8243
South Africa	Rand	3.7836	3.7913	3.7442	3.7442	3.7442	3.7379	3.7013
Spain	Peseta	90.1400	89.8500	90.3800	90.3800	90.3800	90.5600	89.6900
Sri Lanka	Rupee	39.5900	39.1400	39.5500	39.5500	39.5500	39.2500	39.0700
Sweden	Krona	4.8512	4.8357	4.8388	4.8388	4.8388	4.8379	4.8107
Switzerland	Franc	.8878	.8829	.8877	.8877	.8877	.8920	.8865
Taiwan	Dollar	20.7600	20.5900	20.7300	20.7300	20.7300	20.5800	20.4800
Thailand	Baht	25.1100	24.9300	24.8800	24.8800	24.8800	24.7100	24.5400
UK	Pounds	.3654	.3636	.3670	.3670	3670	.3660	.3648
USA	Dollar	. 5967	.5917	. 5966	.5966	.5966	.5923	.5897
								. 5557

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
19/08/98

Social Security

COMMONWEALTH OF AUSTRALIA

Social Security Act 1991

Appointment of Members to the Social Security Appeals Tribunal

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

[a]

Dr Amanda

Frazer

William	Adams	Dr Patricia	Fricker
Dr John	Allan	Dr Mark	Fuller
Marie	Alvino	Dr John	Furler
Penny	Anagnostou	Lois	Gatley
Dr Anthony	Arden	Elizabeth	Gaze
Jane	Baker	Lynne	George
Heather	Baldwin	Susan	Gillett
Dr Janet	Barry	Bridget	Gilling
Angela	Beckett	Elizabeth	Grinston
Narelle	Bell	Alexis	Hailstones
Paul	Bingham	David	Hall
Tina	Bubutievski	Patricia	Heath
Julie	Burn	Susan	Hill
Dr Anthony	Capon	Stephen	Hodges
Prof Terry	Carney	Pamela	Hogan
Josephine	Castle	David	Hooper
Dr Jan	Chaney	Giuseppina	Hopkins
Sara	Charlesworth	Ass Prof Michael	Horsburgh
Jennifer	Ciantar	Ann	Hughes
Anne	Collier	Carol	Hughes
John	Cooke	Dr Garry	Joslin
Jenny	D'Arcy	Robert	Kenny
Ursula	Dahl	Alan	Kirkland
Dennis	Daniels	Hilary	Kramer
Dr Christine	Davidson	Kerrie	Laurence
Diana	Dibden	John	Lesser
Roger	Dick	Dr Stephen	Lewinksy
David	Dobell	Susanne	Liden
Lynden	Douglas	Jennifer	Lush
Catherine	Eagle	Ann	Lyons
Arna	Eyers-White	Margaret (Frances)	Maber
Julie	Farr	Merrin	Mackay
Mary	Feeney	Alison	Mackirdy
Jennifer	Felton	Monica	MacRae
Suzanne	Fermanis	Kim	Magnussen
Beverley	Fitzgerald	Kathryn	Mahoney
Margaret	Fowler	Helen	Mares
-	_		

··	
Claudio	Marzilli
John	Maurer
Roger	McCarron
Colin	McDonald
	(Registrar)
Kathleen	McEvoy
Jane	McGrath
David	McKelvey
Margaret	McLennan
Peter	McNab
Dr Brenda	McPhee
Dennis	Meadows
Morag	Mearns
Susan	Mills
John	Moulds
Dr Beth	Mulligan
Jack	Nalpantidis
Mary	Noone
Clarita	Norman
Margaret	Otlowski
Sofia	Panagiotidis
Robert	Park
Patricia	Pieterek
Louis	Proksch
Joanna	Richardson
Maureen	Ritchie
Anne-Maree	Roche
Lyn	Rogers
Kathleen	Sanders
Linda	Savage-Davis
Marguerite	Scott
John	Short
Janet	Smallwood
Geoffrey	Smiley

Dr Rosemary Stafford Phillip Swain Russel Sykes Dr Graham Tallis Colin Thomson Dr Phillip **Timmins** Andrea Treble Irene Tsiakas Kanagasabai Vasan Bev Webb Phillipa Weeks Joy Whitaker White Patrick Dr Doug Wilkins David Williams

as part-time Members of the Social Security Appeals Tribunal until the end of 30 June 1999;

[b]

Rieteke Chenoweth Jill Huck

as part-time Senior Members of the Social Security Appeals Tribunal until the end of 30 June 1999; and

[c]

Matthew	Boylan	Amanda	MacDonald
Ken	Bruton		(Registrar)
Michael	D'Argaville	Russell	Matthews
Len	Jaffitt	Barry	Moore
Ross	Jeffrey	Karen	Nangle
Barry	Johnson	Inger	Sheck
	(Registrar)	Brenton	Summers
•			(Registrar)

as full-time Members of the Social Security Appeals Tribunal until the end of 30 June 1999.

Dated

1 AUG 1998

WILLIAM DEANE

Governor-General

By His Excellency's Command

Grant Tambling

Parliamentary Secretary to the Minister for Social Security

for the Minister for Social Security/

Transport and Regional Development



INSTRUMENT NUMBER: CASA 292/98

CIVIL AVIATION ACT 1988 CIVIL AVIATION REGULATIONS

DECLARATION OF RECOGNISED AUTHORITIES

- I, MICHAEL ROBERT TOLLER, Director of Aviation Safety:
- (1) revoke instrument number CASA 102/98; and
- (2) under regulation 20B of the Civil Aviation Regulations, on behalf of CASA:
 - (a) declare that the foreign authority specified in column 2 of an item in Schedule 1 is a recognised authority in relation to the country specified in column 3 of the item; and
 - (b) declare that this declaration has effect in relation to documents issued by the foreign authority before the making of this declaration as if the foreign authority were a recognised authority when those documents were issued.

SCHEDULE 1

Column 1 Item No.	Column 2 Recognised authority	Column 3 Country
1.	The Administrator of the Federal Aviation Administration	The United States of America
2.	Civil Aviation Authority	The United Kingdom of Great Britain and Northern Ireland
3.	Rijkluchtvaartdienst	The Kingdom of the Netherlands
4.	Direction Generale de l'Aviation Civile	The French Republic
5.	Transport Canada (Aviation)	Canada
6.	Civil Aviation Authority of New Zealand	New Zealand
7.	Luftfahrt-Bundesamt	Federal Republic of Germany

MICK TOLLER

toote

Director of Aviation Safety

7 August 1998

Instrument Number: CASA 292/98



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 10 September 1998.

AD/A320/79 Amdt 2

Fuselage Frame 68

AD/AB3/129

Fuel Level Sensing System Amplifier

AD/B727/97 Amdt 3

Supplementary Structural Integrity

AD/B737/120

Rudder Pedal Pushrods

AD/B747/182

Internal Skin Doublers at BS 460 - CANCELLED

AD/B747/186

Rudder Pedal Pushrods

AD/B757/40

Rudder Pedal Pushrods

AD/B767/100 Amdt 1

Electrical Wire Bundles

AD/B767/103

Rudder Pedal Pushrods

AD/BEECH 1900/24

Ground Fine Switch

AD/CASA/1 Amdt 4

Fatigue Inspections and Retirement Lives

AD/CESSNA 170/63

Flight Control System

AD/CESSNA 170/64

Lower Forward Doorpost

AD/DC9/104

Modification of Engine Start Valves

AD/DC9/105

Fuselage Skin and Longerons

AD/DC9/106

Speed Brake Latching Lever Pin

AD/DH 60/3 Amdt 1

Datum Bolts



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 10 September 1998.

AD/DH 82/9 Amdt 1

Datum Bolts

AD/F50/79

Elevator Leading Edge Attachment

AD/SF 340/66

Engine Control Quadrant - Securing of Power Cam Screw

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

Oliver Ernst **Publishing Controller** Airworthiness Information Civil Aviation Safety Authority **GPO Box 2005** CANBERRA ACT 2601

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST O@CASA.GOV.AU

Internet Site: HTTP://WWW.CASA.GOV.AU



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 10 September 1998.

AD/CFM 56/10 Amdt 1

- Stage 1-2 Spool HPC and No.3 Bearing Aft Stationary Air/Oil Seal

AD/DART/28

- HP Turbine Blades - Inspection and Rework

AD/JT8D/29 Amdt 1

- High Pressure Compressor Disk Inspection

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

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

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST_O@CASA.GOV.AU

Internet Site: HTTP://WWW.CASA.GOV.AU/AIRWORTH/AD/AD_HOME



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 10 September 1998.

AD/FSM/25 Amdt 3

Lear Romec Fuel Pumps

AD/RAD/63

KT 76A ATC Transponder

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

Oliver Ernst **Publishing Controller** Airworthiness Information Civil Aviation Safety Authority **GPO Box 2005** CANBERRA ACT 2601

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST_O@CASA.GOV.AU

Internet Site: HTTP://WWW.CASA.GOV.AU

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Rosario Contestabile is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Rosario Contestabile proposes to acquire an interest in the Australian urban land described in the notice furnished on 21 July 1998 under section 26A of the Act:

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

Dated this

day of

1009

Assistant Tressurer

COMMONWEALTH OF AUSTRALIA

Poreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Cheng Toon Wah and Leong Ngiap Qhi are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Cheng Toon Wah and Leong Ngiap Qhi propose to acquire an interest in the Australian urban land described in the notice furnished on 21 July 1998 under section 26A of the Act;

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

Dated this

20

day of

1998.

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Frances Carole Carabin and Timothy Richard Brien are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takzovers Act 1975 ('the Act');
- (B) Frances Carole Carabin and Timothy Richard Brien propose to acquire an interest in the Australian urban land as specified in the notice furnished on 16 July 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) Frances Carole Carabin and Timothy Richard Brien propose 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

17

day of

August

1998.

Assistant Treasurer

2968

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

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

Ruling Number	Subject	Brief Description		
STD 98/5	Sales Tax Determination: Promotional rebates	Explains that promotional rebates paid to subsidise, compensate or reimburse a purchaser for advertising expenditure undertaken on behalf of the supplier do not reduce the taxable value of goods.		

Veterans' Affairs



NOTICE OF INVESTIGATION

Section 196G of the Veterans' Entitlements Act 1986

The Repatriation Medical Authority gives notice under section 196G of the Veterans' Entitlements Act 1986 (the Act) that it intends to carry out an investigation in respect of Paget's disease of bone, particularly in relation to exposure to viral infection, following a request for review under section 196E(1)(f) of the Act:

This investigation will be carried out in the context of Statement of Principles concerning Paget's disease of bone (Instrument No.15 of 1996, and Instrument No.16 of 1996).

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

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

The Repatriation Medical Authority will hold its first meeting for the purposes of this investigation on 15 December 1998.

Under the Veterans' Entitlements Act 1986, the RMA is required to find out whether there is a new body of sound medical-scientific evidence about Paget's disease of bone, particularly in relation to exposure to viral infection. Persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the RMA Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than 30 October 1998.

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

17/8/98

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

Workplace Relations and Small Business

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

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

IN

TRANSPORT WORKERS' (L.P. GAS INDUSTRY) AWARD 1985 C No 32324/98 (T0163)

AND in the matter of the variation of the above awards Notice is hereby given

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

A copy of the award may be inspected at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, free of charge.

Award & Var No		 Substance	Date of Effect	
T0163	V034	 Safety net review April 1998 – wages	05.06.98	

Dated this 21st day of August 1998

Christine Hayward
Deputy Industrial Registrar

Workplace Relations Act 1996 AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Automotive Services (NT) Consolidated Award 1980 [A188] (C 22164/98)
Baking and Pastrycooking Industry (NT) Award 1985 [B0089] (C 21850/98)
Building Materials and Quarrying Industries (NT) Award 1992 [B236] (C 21849/98)
Cleaning Contractors (Hygiene and Pollution Control) Industry (NT) Award 1986 [C0073] (C 21848/98)
Child Care Industry (NT) Award 1986 [C0148] (C 21847/98)
Disability Services (NT) Award 1992 [D0085] (C*21845/98)
Gardening, Nurseries and Greenkeeping (NT) Award 1986 [G047] (C 22163/98)
Hairdressing and Beauty Industry (NT) Award 1987 [H0042] (C 22162/98)
Laundries, Dry Cleaning and Laundromats (NT) Award 1990 [L038] (C 21843/98)
Metal Industry (NT) (Consolidated) Award 1982 [M117] (C 21842/98)
Miscellaneous Workers (NT) Award 1985 [M237] (C 21840/98)

Miscellaneous Workers (NT) Award 1985 [M237] (C 21840/98)
Northern Territory Cattle Industry Award 1981 [N020] (C 21838/98)
NT – Surveying Industry – Professional Surveyors Award 1996 [N445] (C 80104 /98)
Pest Control Industry (NT) Award 1987 [P088] (C 22161/98)
Private Hospitals, Convalescent and Benevolent Homes (NT) Award 1989 [P139]
(C 21836 /98)

Security Industry (NT) Award 1987 [S101] (C 21834/98) Transport Workers Award 1983 [T140] C 36332 /97)

AND in the matter of the variation of the awards

Notice is hereby given

- (a) That the Commission has varied the term of the above-mentioned awards referred to in the Schedule below.
- (b) that the variations will be a common rule of the Northern Territory as shown in the Schedule below; and
- (c) that any organisation or person interested and having an objection to the variations binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the awards may be inspected at the office of the Australian Industrial Registry at NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE OF TERMS TO BE VARIED

award code	clause	substance	date of effect
A0188	8,9,20	safety net review April 1998	
V064	* * * * * * * * * * * * * * * * * * * *	-wages & allowances	10.06.98
B089	7,8,29	safety net review April 1998	
V027		-wages & allowances	28.05.98
B236	12,14	safety net review April 1998	
V007		-wages & allowances	28.05.98
C073	9,11,14	safety net review April 1998	
V033	31,34,36	wages & allowances	28.05.98
C148	B3,C2,	safety net review April 1998	
V005	D4	wages & allowances	28.05.98
D085	20,24,34	safety net review April 1998	
V010		wages & allowances	28.05.98
G047	8,27,38	safety net review April 1998	
V032	Appendix	-wages & allowances	10.06.98
H042	7,26,	safety net review April 1998	
V029		wages & allowances	10,06.98
L038	9,10,38	safety net review April 1998	
V016		- wages & allowances	28,05.98
M117	8,14,25,27	safety net review April 1998	
V051	33,App A	- wages & allowances	28.05.98
M237	7,8,29,	safety net review April 1998	
V032	34	- wages & allowances	28.05.98
N020	9,23	safety net review April 1998	
V037		- wages & allowances	28.05.98
N445	1.1,1.2	safety net review April 1998	
V004		- wages and allowances	17.07.98
P0088	11,28	safety net review April 1998	
V028		-wages and allowances	10.06.98
P0139	8,10,11	safety net review April 1998	
V017	22, App A	- wages and allowances	28.05.98
S101	11,12,	safety net review April 1998	•
V028	37	- wages and allowances	28,05.98
T140	10,14,	safety net review April 1998	
V179	39	- \$14 arbitrated adjustment	12.06.98

18 August 1998

Workplace Relations Act 1996 s.141 application for common rule declaration

Transport Workers' Union of Australia (C No. 35173 of 1998)

TRANSPORT WORKERS (AIRPORT HANDLING AGENTS) AWARD 1996 [ODN C No. 36005 of 1994] [Print P2187 [T0967]]

Various employees

Airline operations industry

COMMISSIONER EAMES

DARWIN, 10 AUGUST 1998

Award declared common rule.

DECLARATION

- That the whole of the terms of the Transport Workers (Airport Handling Agents) Award 1996 shall be a common rule of the transport industry within the Northern Territory and shall be binding on all employers in the said industry in respect of the employment of them of employees in the classifications for which provision is made in the said Award and shall be binding on all such employees.
- 2. The declaration shall not apply to the Commissioner for Public Employment in respect of employees of the Northern Territory Public Sector.
- 3. This declaration shall operate from midnight on 7th August 1998.



Workplace Relations Act 1996 s.141 application for common rule declaration

Transport Workers' Union of Australia (C No. 35163 of 1998)

TRANSPORT WORKERS (CONTRACTORS TO REGIONAL AIRLINES) AWARD 1996

[ODN C No. 34278 of 1996] [Print N4738 [T0943]]

Various employees

Private transport industry

COMMISSIONER EAMES

DARWIN, 10 AUGUST 1998

Award declared common rule.

DECLARATION

- 1. That the whole of the terms of the Transport Workers (Contractors to Regional Airlines) Award 1996 shall be a common rule of the transport industry within the Northern Territory and shall be binding on all employers in the said industry in respect of the employment of them of employees in the classifications for which provision is made in the said Award and shall be binding on all such employees.
- 2. The declaration shall not apply to the Commissioner for Public Employment in respect of employees of the Northern Territory Public Sector.
- 3. This declaration shall operate from midnight on 7th August 1998.





Workplace Relations Act 1996 s.141 application for common rule declaration

Transport Workers' Union of Australia (C No. 35175 of 1998)

TRANSPORT WORKERS (MIXED INDUSTRIES) NORTHERN TERRITORY AWARD 1982

[ODN C No. 00320 of 1981] [Print E9977 [T0132]]

Various employees

Northern Territory

COMMISSIONER EAMES

DARWIN, 10 AUGUST 1998

Award declared common rule.

DECLARATION

- That the whole of the terms of the Transport Workers (Mixed Industries) Northern
 Territory Award 1982 shall be a common rule of the transport industry within the
 Northern Territory and shall be binding on all employers in the said industry in respect
 of the employment of them of employees in the classifications for which provision is
 made in the said Award and shall be binding on all such employees.
- 2. The declaration shall not apply to the Commissioner for Public Employment in respect of employees of the Northern Territory Public Sector.
- 3. This declaration shall operate from midnight on 7th August 1998.



Workplace Relations Act 1996 s.141 application for common rule declaration

Transport Workers' Union of Australia (C No. 35174 of 1998)

TRANSPORT WORKERS (AIRLINES) AWARD 1988

[ODN C No. 02369 of 1986] [Print H3030 [T0029]]

Various employees

Airline operations industry

COMMISSIONER EAMES

DARWIN, 10 AUGUST 1998

Award declared common rule.

DECLARATION

- That the whole of the terms of the Transport Workers (Airlines) Award 1988 shall be a
 common rule of the transport industry within the Northern Territory and shall be
 binding on all employers in the said industry in respect of the employment of them of
 employees in the classifications for which provision is made in the said Award and shall
 be binding on all such employees.
- 2. The declaration shall not apply to the Commissioner for Public Employment in respect of employees of the Northern Territory Public Sector.
- 3. This declaration shall operate from midnight on 7th August 1998.





Commonwealth of Australia

Gazette

No. S 405, Monday, 17 August 1998

Published by AusInfo, Canberra

SPECIAL

NOTICE OF INTENTION TO PROPOSE CUSTOMS TARIFF ALTERATIONS

NOTICE NO. 6 (1998)

Pursuant to section 273EA of the Customs Act 1901, I, RICHARD JOHN JANECZKO, delegate of the Minister for Customs and Consumer Affairs, hereby give notice that it is intended, within seven sitting days of the House of Representatives after the date of publication of this notice in the Gazette, to propose in the Parliament Customs Tariff alterations in accordance with the particulars specified in the Schedule to this Notice and operating on and from 1 September 1998.

The Schedule

Alterations to the Customs Tariff Act 1995

1 The rate of duty in column 3 of subheading 9013.20.00 in Schedule 3

Omit the rate of duty, substitute:

Free

2 Subheadings 9013.90 to 9013.90.90 in Schedule 3

Omit the subheadings, substitute:

9013.90.00

-Parts and accessories

Free

3 Subheadings 9014.80 to 9014.90.90 in Schedule 3

Omit the subheadings, substitute:

9014.80.00

-Other instruments and appliances

Free

9014.90.00

-Parts and accessories

Free

4 Subheadings 9015.20 to 9015.30.90 in Schedule 3

Omit the subheadings, substitute:

9015.20.00

-Theodolites and tacheometers

Free

9015.30.00

-Levels

Free

5 Subheadings 9015.80 to 9015.80.90 in Schedule 3

Omit the subheadings, substitute:

9015.80.00

-Other instruments and appliances

Free



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6 The rate of duty in column 3 of subheading 9015.90.00 in Schedule 3

Omit the rate of duty, substitute:

Free

7 Subheadings 9017.20 to 9017.90.90 in Schedule 3

Omit the subheadings, substitute:

9017.20.00	-Other drawing, marking-out or mathematical calculating instruments	Free
9017.30.00	-Micrometers, callipers and gauges	Free
9017.80.00	-Other instruments	Free
9017.90.00	-Parts and accessories	Free

8 The rates of duty in column 3 of subheadings 9018.11.00 and 9018.12.00 in Schedule 3

Omit the rates of duty, substitute:

Free

Free

9 Subheadings 9018.19 to 9018.19.90 in Schedule 3

Omit the subheadings, substitute:

9018.19.00 —Other

10 Subheadings 9018.31 to 9018.39.90 in Schedule 3

o cabiledanigs so lo.o i to so lo.

Omit the subheadings, substitute:

9018.31.00	Syringes, with or without needles	Free
9018.32.00	Tubular metal needles and needles for sutures	Free
9018.39.00	Other	Free

11 Subheadings 9018.49 to 9018.49.90 in Schedule 3

Omit the subheadings, substitute:

9018.49.00 --Other Free

12 Subheadings 9018.90 to 9018.90.90 in Schedule 3

Omit the subheadings, substitute:

9018.90.00 -Other instruments and appliances Free

3

13 Subheadings 9019.20 to 9019.20.90 in Schedule 3

Omit the subheadings, substitute:

9019.20.00

 Ozone therapy, oxygen therapy, aerosol therapy, artificial respiration or other therapeutic respiration Free

apparatus

14 Heading 9020 to subheading 9020.00.90 in Schedule 3

Omit the heading and subheadings, substitute:

9020.00.00

OTHER BREATHING APPLIANCES AND GAS Free MASKS, EXCLUDING PROTECTIVE MASKS HAVING NEITHER MECHANICAL PARTS NOR REPLACEABLE FILTERS

15 Subheadings 9022.29 to 9022.29.90 in Schedule 3

Omit the subheadings, substitute:

9022.29.00

--For other uses

Free

16 Subheadings 9022.90 to 9022.90.90 in Schedule 3

Omit the subheadings, substitute:

9022.90.00

-Other, including parts and accessories

Free

17 Subheadings 9025.19 to 9025.19.90 in Schedule 3

Omit the subheadings, substitute:

9025.19.00

--Other

Free

18 Subheadings 9026.10.10 to 9026.80.90 in Schedule 3

Omit the subheadings, substitute:

9026.10.20

---Gauges of a kind used as replacement

components in passenger motor vehicles

15%

DC:10%

DCS:10%

From 1 January 2005

10% DC:5%

9026.10.80 ---Other

Free

9026.20 -For measuring or checking pressure: 9026.20.20 --- Gauges of a kind used as replacement 15% components in passenger motor vehicles DC:10% DCS:10% From 1 January 2005 10% DC:5% 9026.20.80 ---Other Free 9026.80 -Other instruments or apparatus: 15% 9026.80.20 --- Gauges of a kind used as replacement components in passenger motor vehicles DC:10% DCS:10% From 1 January 2005 10% DC:5% 9026.80.80 ---Other Free

19 Subheadings 9028.10 to 9028.20.90 in Schedule 3

Omit the subheadings, substitute:

9028.10.00

-Gas meters

Free

9028.20.00

-Liquid meters

Free

20 The rate of duty in column 3 of subheading 9028.30.00 in Schedule 3

Omit the rate of duty, substitute:

Free

21 Subheadings 9028.90 to 9028.90.90 in Schedule 3

Omit the subheadings, substitute:

9028.90.00

-Parts and accessories

Free

22 Subheadings 9029.10.10 to 9029.90.00 in Schedule 3

Omit the subheadings, substitute:

9029.10.20

---Of a kind used as replacement components in

passenger motor vehicles

15% DC:10%

DCS:10%

From 1 January 2005

10%

DC:5%

9029,10,80 ---Other Free

5

-Speed indicators and tachometers; stroboscopes: 9029.20 15% 9029.20.10 ---Of a kind used as replacement components in DC:10% passenger motor vehicles DCS:10% From 1 January 2005 10% DC:5% Free ---Other 9029.20.90 9029.90 -Parts and accessories: ---For goods of 9029.10.20 or 9029.20.10 15% 9029.90.10 DC:10% DCS:10% From 1 January 2005 10% DC:5% Free 9029.90.90 ---Other

23 The rate of duty in column 3 of subheading 9030.20.00 in Schedule 3

Omit the rate of duty, substitute:

Free

24 The rates of duty in column 3 of subheadings 9030.31.00 and 9030,39,00 in Schedule 3

Omit the rates of duty, substitute:

Free

25 The rates of duty in column 3 of subheadings 9030.83.00 and 9030.89.00 in Schedule 3

Omit the rates of duty, substitute:

Free

26 Subheadings 9030.90 to 9030.90.90 in Schedule 3

Omit the subheadings, substitute:

9030.90.00 -Parts and accessories

Free

Free

27 Subheadings 9031.10 to 9031.20.90 in Schedule 3

Omit the subheadings, substitute:

9031.10.00

-Machines for balancing mechanical parts

9031.20.00 -Test benches Free

28 Subheadings 9031.80 to 9031.90.90 in Schedule 3

Omit the subheadings, substitute:

9031.80.00

-Other instruments, appliances and machines

Free

9031.90.00

-Parts and accessories

Free

29 Subheadings 9032.10 to 9032.10.90 in Schedule 3

Omit the subheadings, substitute:

9032.10.00

-Thermostats

Free

30 The rate of duty in column 3 of subheading 9032.89.19 in Schedule 3

Omit the rate of duty, substitute:

Free

31 Subheadings 9032.89.20 to 9032.89.90 in Schedule 3

Omit the subheadings, substitute:

9032.89.80

--Other

Free

32 Subheadings 9032.90.10 to 9032.90.99 in Schedule 3

Omit the subheadings, substitute:

9032,90,20

---Of a kind used as replacement components in

6%

passenger motor vehicles

DC:1%

From 1 January 1999

5%

9032.90.80

---Other

Free

Dated this

day of August 1998.

RICHARD JOHN JANECZKO DELEGATE OF THE MINISTER FOR CUSTOMS AND SMALL BUSINESS



Commonwealth of Australia

Gazette

No. S406 Tuesday 18 August 1998 Produced by AusInfo, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF 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
Financial Management and Accountability Act 1997	Financial Management and Accountability Regulations (Amendment)	1998 No. 261
National Health Act 1953	National Health Regulations (Amendment)	1998 No. 262
Mutual Assistance in Business Regulation Act 1992	Mutual Assistance in Business Regulation Regulations (Amendment)	1998 No. 263





Commonwealth of Australia

Gazette

No. S407 Tuesday 18 August 1998 Produced by AusInfo, Canberra

SPECIA



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 18 August 1998.

AD/S76/60 - Swashplate Assembly Uniball Bearing Retainer

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

Oliver Ernst Publishing Controller Airworthiness Information Civil Aviation Safety Authority GPO Box 2005 CANBERRA ACT 2601

Phone:

02 6217 1854

Fax:

02 6217 1991

ERNST_O@CASA.GOV.AU

Internet Site: HTTP://WWW.CASA.GOV.AU





Commonwealth of Australia

Gazette

No. S 408, Tuesday, 18 August 1998

Published by AusInfo. Canberra

SPECIAL



Government House Canberra ACT 2600

It is notified for general information that the Governor-General has approved certain conditions for award of the Australian Active Service Medal with Clasps 'VIETNAM 1975' and 'BALKANS', the Australian Service Medal with Clasps 'BALKANS', IRAQ' and 'KUWAIT', and the Australian Service Medal 1945-75 with Clasp 'GERMANY', as detailed in the following Determinations:

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN ACTIVE SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Active Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) revoke the Declaration and Determination made on 13 August 1990 under regulation 3 and subregulation 4(2) respectively of the Australian Service Medal Regulations;
- (b) declare, under Regulation 3 of the Regulations, the Royal Australian Air Force activities with the United Nations International Children's Emergency Fund in Vietnam during the period that commenced on 29 March 1975 and ended on 28 April 1975 to be a prescribed operation for the purposes of the Regulations; and



- (c) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Active Service Medal with Clasp 'VIETNAM 1975' for that prescribed operation are:
 - the Medal may be awarded to a member of the Royal Australian Air Force who rendered service as such a member of the Australian element of the declared operation for a period of seven days, or for periods amounting in the aggregate to seven days;
 - (ii) the qualifying period of service as described in subparagraph (c)(i) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described; and
 - (iii) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (c)(ii) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above; or
 - (B) was terminated due to Government or Defence Force reasons.

Dated If Paper 1998

Governor-General

By His Excellency's Command

Minister for Defence Industry, Science and Personnel

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN ACTIVE SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Active Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) declare, under Regulation 3 of the Regulations, the United Nations and North Atlantic Treaty Organisation activities in the Balkans region during the period that commenced on 12 January 1992 and ended on 24 January 1997 to be a prescribed operation for the purposes of the Regulations; and
- (b) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Active Service Medal with Clasp 'BALKANS' for that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member while posted to or serving as a member of the Australian element of the prescribed operation for a period of 30 days, or for periods amounting in the aggregate to 30 days;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;
 - (iii) the Medal may be awarded to a person who rendered service as part of the Australian element of the prescribed operation for a period of 30 days or more, or for periods amounting in the aggregate to 30 days or more, and who, in accordance with a determination made by the Minister under paragraph 4(4)(b) of the Regulations, is in a class of persons who may be awarded the Medal with Clasp 'BALKANS';

- (iv) the qualifying period of service as described in subparagraphs (b)(i), (b)(ii) or (b)(iii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described;
- (v) the Chief of the Defence Force or his delegate in exercising his discretion to deem under subparagraph (b)(iv) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

Dated

1998

Governor-General

By His Excellency's Command

Minister for Defence Industry, Science and Personnel

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) revoke the Declaration and Determination made on 18 August 1992 under regulation 3 and subregulation 4(2) respectively of the Regulations;
- (b) declare, under Regulation 3 of the Regulations, the United Nations and North Atlantic Treaty Organisation activities in the Balkans region that commenced on 25 January 1997 to be a prescribed operation for the purposes of the Regulations; and
- (c) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal with Clasp 'BALKANS' for that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member while posted to or serving as a member of the Australian element of the prescribed operation for a period of 30 days, or for periods amounting in the aggregate to 30 days;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;

- (iii) the Medal may be awarded to a person who rendered service as part of the Australian element of the prescribed operation for a period of 30 days or more, or for periods amounting in the aggregate to 30 days or more, and who, in accordance with a determination made by the Minister under paragraph 4(4)(b) of the Regulations, is in a class of persons who may be awarded the Medal with Clasp 'BALKANS';
- (iv) the qualifying period of service as described in subparagraphs (c)(i), (c)(ii) or (c)(iii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described;
- the Chief of the Defence Force or his delegate in exercising his (v) discretion to deem under subparagraph (c)(iv) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above:
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

Governor-General

By His Excellency's Command

AUSTRALIAN SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) revoke the Declaration and Determination made on 20 March 1998 under Regulation 3 and Subregulation 4(2) respectively of the Regulations;
- (b) declare under regulation 3 of the Regulations, the following activities to be a prescribed operation for the purposes of the Regulations;
 - (i) the International Kurdish Relief Operation in Southern Turkey and Northern Iraq that commenced on 1 May 1991;
 - (ii) the United Nations Special Commission in Iraq that commenced on 1 May 1991;
 - (iii) the multinational military deployment in the Middle East that commenced on 15 February 1998 and ended on 30 June 1998; and
 - (iv) the multinational military deployment in the Middle East that commenced on 1 July 1998;
- (c) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal with Clasp 'IRAQ' for that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member while posted to or serving as a member of the Australian element of the prescribed operation for a prescribed period;

- (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a prescribed period as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;
- (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a prescribed period for official visits, inspections or other occurrences of a temporary nature while assigned for duty with the military contribution to the activity described at paragraph b(i);
- (iv) the Medal may be awarded to a person who renders service as part of the Australian element of the prescribed operation for a prescribed period and in accordance with a determination made by the Minister under paragraph 4(4)(b) of the Regulations, is in a class of persons who may be awarded the Medal with clasp 'IRAQ';
- (v) the qualifying period of service as described in subparagraphs (b)(i), (b)(ii), (b)(iii) or (b)(iv) may be deemed by the Chief of the Defence Force or a delegate of the Chief of the Defence Force to have been established notwithstanding that the member has not met the qualifying periods described; and
- (vi) the Chief of the Defence Force or a delegate of the Chief of the Defence Force in exercising the discretion to deem under subparagraph (b)(v) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.

- (vii) in this paragraph "prescribed period" means:
 - (A) in relation to the activities described at subparagraphs
 (b)(i) and b(iv), a period of not less than an aggregate of 30 days; and
 - (B) in relation to the activities described at subparagraphs (b)(ii) and (b)(iii), a period of not less than an aggregate of seven days.

Dated /4th /hypert

1998

Governor-General

By His Excellency's Command

AUSTRALIAN SERVICE MEDAL REGULATIONS

DETERMINATION UNDER SUBREGULATION 4(1)(b)

I, **BRONWYN BISHOP**, Minister for Defence Industry, Science and Personnel, acting under the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988 ("the Regulations"), make the following determination.

Dated 11 Hugust 1998

Minister for Defence Industry, Science and Personnel

Classes of persons who may be awarded the Australian Service Medal with clasp 'IRAQ'

For the purposes of paragraph 4(4)(b) of the Regulations, I determine that civilian employees of the Department of Defence to be a class of persons who may be awarded the Australian Service Medal with clasp 'IRAQ'.

AUSTRALIAN SERVICE MEDAL REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Service Medal Regulations set out in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) revoke the Declaration and Determination made on 18 April 1991 under Regulation 3 and Subregulation 4(2) respectively of the Regulations;
- (b) **declare** under regulation 3 of the Regulations, the following activities to be a prescribed operation for the purposes of the Regulations;
 - (i) the multinational military deployment in the Persian Gulf that commenced on 2 August 1990 and ended on 16 January 1991, and
 - (ii) the multinational military deployment in the Persian Gulf that commenced on 1 March 1991.
- (c) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal with Clasp 'KUWAIT' for that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member while posted to or serving as a member of the Australian element of the prescribed operation for a prescribed period;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a prescribed period as part of the contribution of a foreign Defence Force to the prescribed operation while on secondment or exchange with the foreign Defence Force;

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- (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a prescribed period for official visits, inspections or other occurrences of a temporary nature while assigned for duty with the military contribution to the activity described at paragraph b(i);
- (iv) the Medal may be awarded to a person who renders service as part of the Australian element of the prescribed operation for a prescribed period and in accordance with a determination made by the Minister under paragraph 4(4)(b) of the Regulations, is in a class of persons who may be awarded the Medal with clasp 'KUWAIT';
- (v) the qualifying period of service as described in subparagraphs (b)(i), and (b)(ii) may be deemed by the Chief of the Defence Force or a delegate of the Chief of the Defence Force to have been established notwithstanding that the member has not met the qualifying periods described; and
- (vi) the Chief of the Defence Force or a delegate of the Chief of the Defence Force in exercising the discretion to deem under subparagraph (b)(v) shall take into account whether service in relation to the prescribed operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above:
 - (B) was terminated due to Government or Defence Force reasons; or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.
- (vii) in this paragraph "prescribed period" means:
 - (A) in relation to the activity described at subparagraph (b)(i), a period of not less than an aggregate of seven days; and

13

(B) in relation to the activities described at subparagraph (b)(ii), a period of not less than an aggregate of 30 days.

Dated 14th Mugust

1998

Governor-General

By His Excellency's Command

AUSTRALIAN SERVICE MEDAL 1945-75 REGULATIONS

DECLARATION UNDER REGULATION 3

DETERMINATION UNDER SUBREGULATION 4(2)

- I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting under the Australian Service Medal 1945-75 Regulations set out in the Schedule to Letters Patent dated 22 February 1995, ("the Regulations"), and on the recommendation of the Minister for Defence Industry, Science and Personnel, hereby:
- (a) declare, under Regulation 3 of the Regulations, the Australian Defence Force activities with the British Forces of Occupation in Germany during the period that commenced on 9 May 1945 and ended on 19 October 1951 to be a declared operation for the purposes of the Regulations; and
- (b) determine, under Subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal 1945-75 with Clasp 'GERMANY' for that declared operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member while posted to or serving as a member of the Australian element of the declared operation for a period of 30 days, or for periods amounting in the aggregate to 30 days;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force to the declared operation while on secondment or exchange with the foreign Defence Force;
 - the Medal may be awarded to a person who rendered service as part of the Australian element of the declared operation for a period of 30 days or more, or for periods amounting in the aggregate to 30 days or more, and who, in accordance with a determination made by the Minister under paragraph 4(1)(b) of the Regulations, is in a class of persons who may be awarded the Medal with Clasp 'GERMANY';

- (iv) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, for official visits, inspections or other occurrences of a temporary nature while assigned for duty with the military contribution in the declared operation:
- the qualifying period of service as described in subparagraphs (v) (b)(i), (b)(ii) or (b)(iii) may be deemed by the Chief of the Defence Force or his delegate to have been established notwithstanding that the member has not met the qualifying periods described; and
- the Chief of the Defence Force or his delegate in exercising his (vi) discretion to deem under subparagraph (b)(v) shall take into account whether service in relation to the declared operation:
 - (A) was terminated owing to the death, evacuation due to illness or injury or other disability due to service, of a member as described above;
 - (B) was terminated due to Government or Defence Force reasons: or
 - (C) was terminated due to foreign Government or foreign Defence Force reasons.
- any person who rendered service as described in paragraph (a) will not (c) be eligible for the award of the Australian Service Medal 1945-75 with Clasp 'GERMANY' during the period that commenced on 26 June 1948 and ended on 30 September 1949 if qualifying service for the Australian Service Medal 1945-75 with Clasp 'BERLIN' was rendered.

Dated /4 // // 1998

Governor-General

By His Excellency's Command



Gazette

No.S409 Wednesday19 August1998 Produced by AusInfo, Canberra

SPECIAL

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

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

Dr Marc Cohen, to export one rainbow lorikeet to the United States of America as a household pet.

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

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





Gazette

No.S410 Wednesday19 August1998 Produced by AusInfo, Canberra

SPECIAL



NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

On 17 August 1998 the Civil Aviation Safery Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations relating to aircraft bearing the nationality and registration mark VH-IPC (CASA 310/98).

Copies of the instrument are available from:

Wendy McIntosh
Exemptions Officer
Airworthiness Branch
Civil Aviation Safety Authority
GPO BOX 2005
CANBERRA ACT 2601

Phone: 02 6217 1856 Fax: 02 6217 1991 Email: MCINTOSH_W@CASA.GOV.AU





NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS

On 17 August 1998 the Civil Aviation Safety Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations relating to aircraft bearing the nationality and registration mark VH-FNK (CASA 309/98).

Copies of the instrument are available from:

Wendy McIntosh
Exemptions Officer
Airworthiness Branch
Civil Aviation Safety Authority
GPO BOX 2005
CANBERRA ACT 2601

Phone: 02 6217 1856
Fax: 02 6217 1991
Email: MCINTOSH_W@CASA.GOV.AU



Gazette

No. S411 Thursday 20 August 1998 Produced by AusInfo, Canberra

SPECIAL

NOTICE OF APPOINTMENT OF JOINT PROVISIONAL LIQ JIDATORS

STEVE-WATT CONSTRUCTIONS (AUST) PTY LIMITED

A.C.N. 070 115 070

Take notice that by an Order of the Federal Court of Australia. New South Wales District Registry made on 5 August 1998. Peter Ivan Felix Geroff and Gregory Michael Moloney both of Ferrier Hodgson, Chartered Accountants, Level 7, 145 Eagle Street, I risbane. Queensland were appointed joint Provisional Liquidators of the abovenamed company.

Maxwell John Einfeld Applicant's solicitor Norton Smith & Co Level 8 1 Macquarie Place SYDNEY NSW 2000 Ref: JYO/983654/01

NOTICE OF APPLICATION.

STEVE-WATT CONSTRUCTIONS (AUST) PTY LIM ITED

A.C.N. 070 115 070

Notice is hereby given that the abovenamed company will apply to the Federal Court of Australia. New South Wales District Registry at 9.30am on Friday, 28 August 1998 at Queens Square. Sydney for an order that it be wound up under Section 459P and Section 262 of the Corporations Law. Any person intending to appear at the hearing rust file a notice of appearance in the prescribed form and serve that notice on the company at its address for service shown below not later than two (2) days before the day appointed for the hearing.

Norton Smith & Co Commercial Lawyers Level 8 1 Macquarie Place SYDNEY NSW 2000 Telephone: (02) 9930 7500 Fax: (02) 9930 7600

JYO/983654/01



Ref:



Gazette

No. S412 Friday 21 August 1998 Produced by AusInfo, Canberra

SPECIAL



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 21 August 1998

AD/HU 369/96 - Engine Control and Warning Systems

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

Oliver Ernst Publishing Controller Airworthiness Information Civil Aviation Safety Authority GPO Box 2005 CANBERRA ACT 2601

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST O@CASA.GOV.AU

Internet Site: HTTP://WWW.CASA.GOV.AU



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Gazette

No. S413 Friday 21 August 1998 Produced by AusInfo, Canberra

SPECIAL

Commonwealth of Australia

Aged Care Act 1997

Quality of Care Amendment Principles (No. 1) 1998

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

Dated 6 August

1998

Minister for Family Services

- 1. Name of principles
- 1.1 These principles are the Quality of Care Ameniment Principles (No. 1) 1998.
- 2. Commencement
- 2.1 These principles commence on gazettal.
- 3. Amendment
- 3.1 The Quality of Care Principles 1997 are amended as set out in these principles.
- 4. Section 18.6 (Specification of care and services)
- 4.1 After subsection 18.6 1), insert:
- "(1A) The care or service must be provided by the approved provider in a way that meets the Accreditation Standards set out in Schedule 2 or the Residential Care Sandards set out in Schedule 3 (as the case requires).".



Quality of Care Amenament Principles (No. 1-1998)

5. Schedule 1 (Specified care and services for residential care services)

Note The following note is inserted after the heading to Schedule 1:

"Note: Subsection 18.6 (1A) provides that the care and services listed in Schedule 1 are to be provided in a way that meets the standards set out in Schedule 2 or 3 (as the case requires).".

- 5.1 Part 3, items 3.8 and 3.9: Omit the items, substitute:
- "3.8 Nursing services

Initial and on-going assessment, planning and management of care for residents, carried out by a registered nurse

Nursing services carried out by a registered nurse, or other professional appropriate to the service (eg medical practitioner, stoma therapist, speech pathologist, physiotherapist or qualified practitioner from a palliative care team)

Services may include, but are not limited to, the following:

- (a) establishment and supervision of a complex pain management or palliative care program, including monitoring and managing any side effects
- (b) insertion, care and maintenance of tubes, including intravenous and naso-gastric tubes
- (c) establishing and reviewing a catheter care program, including the insertion, removal and replacement of catheters
- (d) establishing and reviewing a stoma care program
- (e) complex wound management
- (f) insertion of suppositories
- (g) risk management procedures relating to acute or chronic infectious conditions
- (h) special feeding for care recipients with dysphagia (difficulty with swallowing)
- (i) suctioning of airways
- (j) tracheostomy care
- (k) enema administration

Quality of Care Amendment Principles (No. 1) 1998

- oxygen therapy requiring ongoing supervision because of a care recipient's variable need
- (m) dialysis treatment".
- 6. Schedule 2 (Accreditation Standards)
- 6.1 Part 1, item 1.8:

Omit "Effective", substitute "Effective information".

6.2 Part 2, item 2.16:

Omit "effectively managed", substitute "managed effectively".

- 7. Schedule 3 (Residential Care Standards)
- 7.1 Part 1, item 1.16:

Omit "effectively managed", substitute "managed effectively".

NOTE

 Quality of Care Principles 1997 notified in the Commonwealth of Australia Gazette on 29 September 1997.