



Commonwealth
of Australia

1122 d 2012-10-0

Gazette

No. GN 49, Wednesday, 13 December 2000

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

CONTENTS

Variation of Closing Times	3305
General Information	3305
Parliamentary Service	3310
Courts	3323
Government departments	3329
Special Gazettes Nos S 600, S 601, S 602, S 603, S 604, S 605 S 606, S 607, S 608, S 609, S 610, S 611, S 612, S 613, S 614, S 615, S 616, S 617 and S 619 are herewith	

The date of publication of this Gazette is 13 December 2000

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!

QUALITY OF YOUR PUBLICATION:

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

LODGMET RATES:

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

CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

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 Any notice submitted without this information will not be published.

CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (02) 6215 2589.

Variation of closing times

Commonwealth of Australia Government Notices

CHRISTMAS/NEW YEAR PERIOD

The last *Gazette* for 2000 will be published on Wednesday, 20 December 2000 with normal closing times.

There will be no issue of this *Gazette* on 27 December 2000 or 3 January 2001.

Issue of 10 January 2001

Closing time will be Friday, 5 January 2001 at 10.00 a.m.

AUSTRALIA DAY EARLY CLOSING

Friday, 26 January 2001 is a public holiday in the Australian Capital Territory thus affecting the closing time for the following *Government Notices Gazette*.

Issue of 31 January 2001

Closing time will be Thursday, 25 January 2001 at 10.00 a.m.

General Information

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 2000

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from the Department of Finance and Administration. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Legislative Services, the Department of Finance and Administration, GPO Box 1920, Canberra ACT 2601.

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

GAZETTE INQUIRIES

Lodgment inquiries	(02) 6215 2589
Subscriptions (Fax)	(02) 6295 4888
Subscriptions	132 447

Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$6.40 each or on subscription of \$157.00 (25 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Department of Finance and Administration, GPO Box 4007, Canberra ACT 2601.
Telephone (02) 6215 2589

or lodged at the Department of Finance and Administration, Computer Associates House, 10 National Circuit, Barton ACT. Notices are accepted for publication in the next available issue, unless otherwise specified.

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

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

CLOSING TIMES. Notices for publication should be lodged at the Department of Finance and Administration, Computer Associates House, 10 National Circuit, Barton ACT, unless otherwise specified, by the following times (except at holiday periods for which special advice of earlier closing times will be given).

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

RATES for *Government Notices* are: \$126.50 per camera-ready page. Minimum charge one page.

For *Special Gazette* notices the rates are \$236.50 per page.

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

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Office on (02) 6215 2589.

The above prices are inclusive of the Goods and Services Tax.

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

Subscriptions fax number (02) 6295 4888.

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

or over the counter from the Commonwealth Government Info Shops at:

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

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

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

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

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

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

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

Sydney: 32 York Street, tel. (02) 9242 8500,
fax (02) 9242 8505

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

Agent:

Darwin: Northern Territory Government
Publications, 203 Railway Street, Parap
tel. (08) 8999 4031

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

ALL REMITTANCES should be made payable to;

Collector of Public Moneys, Department of Finance and
Administration.

*The above prices are inclusive of the Goods and
Services Tax.

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

ISSUE OF PERIODIC GAZETTES

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

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

Gazette number	Date of Publication	Subject
P1	21.01.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P2	2.03.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 31.Sep.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.99 to 30.Nov.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted
P3	10.3.00	Notice by ASIC of intention to deregister defunct companies.
P4	14.4.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P5	27.4.00	Australia New Zealand Food Authority. Amendment No. 48 to the Food Standards Code.
P6	28.4.00	Notice by the ASIC of intention to deregister defunct companies.
P7	2.5.00	ASIC Money or Property Unclaimed by Dissenting Shareholders
P8	11.5.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted; refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Aug.99 to 31.Aug.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted
P9	30.5.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to Enter Places in the Register of the National Estate

Gazette number	Date of Publication	Subject
P10	22.6.00	Australia New Zealand Food Authority. Amendment No. 49 to the Food Standards Code.
P11	6.7.00	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws
P12	14.07.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P13	31.7.00	Notice by ASIC of intention to deregister defunct companies.
P14	11.8.00	Notice by the ASIC of intention to deregister defunct companies.
P15	11.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.00 to 31.May.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted
P16	17.8.00	Australia New Zealand Food Authority. Amendment No. 50 to the Food Standards Code.
P17	29.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted
P18	8.9.00	<i>Wildlife Protection (Regulation of Exports and Imports) Act 1982</i> . Amendments to Schedules 1, 2 and 2A.
P19	29.9.00	Supplemental Royal Charter of the Institute of Chartered Accountants in Australia.
P20	4.10.00	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
P21	30.10.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P22	2.11.00	General Recurrent Grants to non-government, non-systemic and systemic schools.

P23	6.11.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Aug. 00 to 31 Aug. 00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted
P24	9.11.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Sept. 2000 to 30 Sept 2000 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Aug 2000 to 30 Aug 2000 and not previously gazetted
P25	21.11.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to enter places in the Register of the National Estate; Notice of entry in the Register of the National Estate; Notice of decision not to enter places and parts of places in the Register of the National Estate; Notice of intention to remove places and parts of places from the Register of the National Estate; Notice of removal of entries from the Register of the National Estate.
*P26	4.12.00	Notice by ASIC of intention to deregister defunct companies.
*P27	6.12.00	Amendments to the Defence and Strategic Goods List Pursuant to the Customs Act 1901, Customs (Prohibited Exports) Regulations 13E(1)
*P28	7.12.00	Australian New Zealand Food Authority Amendment No. 52 to the Food Standards Code.

* First time notified

N.N.—9618330

Parliamentary Service

Determinations under the Parliamentary Service Act

PARLIAMENTARY SERVICE ACT 1999 NOTICE OF THE MAKING OF DETERMINATIONS

NOTICE is hereby given that the following determinations have been made under the *Parliamentary Service Act 1999*. Copies of the determinations can be obtained from David Bolitho, Joint House Department, by phoning 02 6277 5205, and are available on the Internet at www.aph.gov.au/parlserv.htm

Number and Year of Determination	Description of Determination	Date made
No 2 of 2000	Parliamentary Service Determination 2000/2	29.11.2000
No 3 of 2000	Parliamentary Service (Consequential and Transitional) Determination 2000/3	29.11.2000
No 4 of 2000	Parliamentary Service Determination 2000/4	29.11.2000
No 5 of 2000	Parliamentary Service Determination 2000/5	29.11.2000

9618355

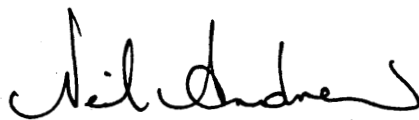


Parliamentary Service Classification Rules 2000/1

We, MARGARET REID, President of the Senate, and
NEIL ANDREW, Speaker of the House of Representatives, make the
following Classification Rules under section 23 of the *Parliamentary
Service Act 1999*.

Dated 29 November 2000.


MARGARET REID


NEIL ANDREW



Parliamentary Service Classification Rules 2000/1

made under the

Parliamentary Service Act 1999

Contents

	Page
1 Name of Rules	2
2 Commencement	2
3 Definitions — the dictionary	2
4 Approved classifications	2
5 Classification of Parliamentary Service employees	3
6 Classification of SES employees	3
7 Classification of duties	4
8 Work level standards	4
9 Employees in training classifications	4
10 Reduction of classification of Parliamentary Service employee	5
11 Delegation	5
Schedule 1 Approved classifications	7
Schedule 2 Training classifications	10
Dictionary	11

1 Name of Rules

These Rules are the *Parliamentary Service Classification Rules 2000/1*.

2 Commencement

These Rules commence on the day they are notified in the Gazette.

3 Definitions — the dictionary

- (1) The dictionary at the end of these Rules defines certain words and expressions, and includes references to certain words and expressions that are defined elsewhere in these Rules (*signpost definitions*).
- (2) The dictionary includes certain words and expressions relevant to these Rules that are defined in the *Parliamentary Service Act 1999*.

Note These definitions are indicated by an asterisk (*) and have been included for information only to assist readers of the rules. Minor changes from the Act definitions are indicated by square brackets ([]).

- (3) A definition in these Rules applies to each use of the word or expression in these Rules, unless the contrary intention appears.

4 Approved classifications

For the purposes of these Rules, a classification is an *approved classification* if it is:

- (a) a classification under an award as in force from time to time; or
- (b) a classification mentioned in column 2 of Schedule 1; or
- (c) a training classification mentioned in column 2 of Schedule 2.

Note Subsection 23 (2) of the Act provides that the Classification Rules may apply, adopt or incorporate, with or without modification, any of the provisions of an award, as in force at a particular time or as in force from time to time.

5 Classification of Parliamentary Service employees

- (1) A Secretary must allocate an approved classification to each Parliamentary Service employee in the Department.
- (2) The classification must be based on the group of duties that are determined by the Secretary to be the duties to be performed by the employee in the Department (other than duties temporarily assigned to the employee).
- (3) Subrule (1) does not require the allocation to a Parliamentary Service employee of an approved classification where:
 - (a) the employee:
 - (i) became a Parliamentary Service employee under section 76 of the Act with a classification; or
 - (ii) was a Parliamentary Service employee after the commencement of the Act and before the commencement of these Rules was allocated a classification; and
 - (b) the classification is an approved classification.
- (4) A Parliamentary Service employee who need not be allocated a classification because of subrule (3), has, on the commencement of these Rules, the employee's classification immediately before the commencement of these Rules.

Note Section 76 of the Act translates officers and employees under the Public Service Act 1922 in a Department into employees under the Parliamentary Service Act 1999 with classifications respectively corresponding to their classifications under the 1922 Act. Each existing classification as of 5 December 1999 has been preserved by Parliamentary Service (Consequential and Transitional) Determination 1999/3, pending the making of these Rules.

6 Classification of SES employees

For section 34 of the Act, a Parliamentary Service employee is classified as an *SES employee* if the employee's classification is any of the following approved classifications:

- (a) Senior Executive Service Band 1;
- (b) Senior Executive Service (Specialist) Band 1;
- (c) Senior Executive Service Band 2;
- (d) Senior Executive Service (Specialist) Band 2
- (e) Senior Executive Service Band 3; and
- (f) Senior Executive Service (Specialist) Band 3.

7 Classification of duties

- (1) A Secretary must allocate an approved classification to each group of duties to be performed in the Department.
- (2) The classification must be the appropriate classification based on the work value requirements of the group of duties.
- (3) If a training classification is allocated to the group of duties, the Secretary must ensure that the duties include a requirement to undergo training.
- (4) If the group of duties involves work value requirements applying to more than one classification, the Secretary may allocate more than one classification (a *broadband*) to the group of duties.
- (5) However, subrule (4) does not apply to a group of duties to be performed by an SES employee.

8 Work level standards

- (1) A Secretary must issue, in writing, work level standards describing the work requirements for each classification applying to a group of duties to be performed in the Department.
- (2) Work level standards for a classification must reflect the work value requirements for the classification.

9 Employees in training classifications

- (1) Where:
 - (a) an ongoing Parliamentary Service employee is engaged at a training classification mentioned in Column 2 of Schedule 2; and
 - (b) the employee finishes each training requirement for the classification;

the Secretary must allocate to the employee a classification mentioned in column 3 of Schedule 2, opposite to the training classification.

(2) Where, in accordance with subclause 4.2(7) of Parliamentary Service Determination 2000/5:

- (a) a non-ongoing Parliamentary Service employee is engaged on the basis of merit at a training classification mentioned in column 2 of Schedule 2; and
- (b) the employee finishes each training requirement for the classification; and
- (c) the Secretary offers the employee engagement as an ongoing Parliamentary Service employee to perform duties related to the employee's training;

the Secretary must allocate to the employee a classification mentioned in column 3 of Schedule 2, opposite to the training classification.

10 Reduction of classification of Parliamentary Service employee

For the purposes of subsection 23(4) of the Act, the classification of a Parliamentary Service employee is reduced if the Secretary allocates to the employee a classification that is in a lower classification group than the employee's classification before the reduction.

11 Delegation

- (1) A Secretary may, in writing, delegate to a person any of the Secretary's powers or functions under these Rules (other than this rule).
- (2) However, a Secretary cannot delegate powers or functions to an outsider without the prior written consent of the Commissioner.
- (3) An SES Employee or acting SES Employee (the *first delegate*) to whom powers or functions are delegated under subrule (1) may, in writing, delegate any of the powers or functions to another person (the *second delegate*).
- (4) However, if the first delegate is subject to directions about the exercise of a power or function delegated under subrule (3), the

first delegate must give corresponding directions to the second delegate.

- (5) A power or function that is exercised or performed by a person under a delegation under subrule (3) is taken, for the purposes of these Rules, to have been exercised or performed by the person who originally delegated the corresponding power or function under subrule (1).
- (6) A person exercising powers or functions under a delegation under this rule must comply with any directions of the Secretary who delegated the power or function.
- (7) For subrule (2):
outsider means a person other than:
 - (a) a Parliamentary Service employee; or
 - (b) a person appointed to an office by the Presiding Officers.

Schedule 1 Approved classifications

(rule 4)

Column 1 Parliamentary Service Group	Column 2 Classification
Group 1	APS 1 Australian Parliamentary Service Level 1 Parliamentary Security Service Level 1 Parliamentary Service Level 1 Parliamentary Officer Class 1
Group 2	APS 2 Australian Parliamentary Service Level 2 Broadcast Service Officer Class 1 Parliamentary Security Service Level 2 Parliamentary Service Level 2 Parliamentary Officer Class 2 Technical Officer Level 1
Group 3	APS 3 Australian Parliamentary Service Level 3 Parliamentary Security Service Level 3 Parliamentary Service Level 3 Parliamentary Officer Class 3 Technical Officer Level 2
Group 4	APS 4 Australian Parliamentary Service Level 4 Broadcast Service Officer Class 2 Information Technology Officer Class 1 Parliamentary Service Level 4 Parliamentary Officer Class 4

Column 1 Parliamentary Service Group	Column 2 Classification
Group 5	APS 5 Australian Parliamentary Service Level 5 Broadcast Service Officer Class 3 Editor I Editor II Junior Editor Parliamentary Service Level 5 Parliamentary Officer Class 5 Technical Officer Level 3
Group 6	APS 6 Australian Parliamentary Service Level 6 Broadcast Service Officer Class 4 Editor III Editor IV Information Technology Officer Class 2 Parliamentary Service Level 6 Parliamentary Officer Class 6 Professional Officer Class 2 Reporter Grade 2 Technical Officer Class 4
Group 7	Executive Band 1 Information Technology Officer Class 3 Information Technology Officer Class 4 Parliamentary Executive Level 1 Senior Editor Senior Information Technology Officer Grade C Senior Officer Grade C Senior Officer (Technical) Grade C Senior Professional Officer Grade C

Column 1 Parliamentary Service Group	Column 2 Classification
Group 8	Executive Band 2 Parliamentary Executive Level 2 Principal Editor Senior Information Technology Officer Grade A Senior Information Technology Officer Grade B Senior Officer Grade A Senior Officer Grade B Senior Professional Officer Grade A Senior Professional Officer Grade B
Group 9	Senior Executive Service Band 1 Senior Executive Service (Specialist) Band 1
Group 10	Senior Executive Service Band 2 Senior Executive Service (Specialist) Band 2
Group 11	Senior Executive Service Band 3 Senior Executive Service (Specialist) Band 3

Schedule 2 Training classifications

(rules 4 and 9)

Column 1

Column 2

Column 3

Item 1

Apprentice

APS 2

Dictionary

(clause 3)

Note Words and expressions defined in the *Parliamentary Service Act 1999* are indicated by an asterisk (*) (see subclause 3 (2)). Minor changes from the Act are indicated by square brackets ([]). Except where otherwise indicated, the definitions are found in section 7 of the Act.

Act means the *Parliamentary Service Act 1999*.

approved classification see rule 4.

***award** has the same meaning as in the *Workplace Relations Act 1996*.

classification includes a training classification.

classification group means a group of classifications mentioned in column 1 of Schedule 1.

***Commissioner** means the Commissioner appointed under the Act.

***Department** means a Department of the Parliament that is established under [the] Act.

***Parliamentary Service** means the Parliamentary Service established by section 9 [of the Act].

***Parliamentary Service employee** means a person engaged under section 22 [of the Act].

***Secretary** means the Secretary of a Department and includes the Clerk of the Senate and the Clerk of the House of Representatives.

***SES employee** has the meaning given by section 34 [of the Act].

Courts

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD, 1991, THE

C No. 22652/99 (B0171CRA)

CLERKS (LONG SERVICE LEAVE - A.C.T.) AWARD 1978

C No. 01118/98 (C0083CRA)

ENTERTAINMENT INDUSTRY CREWING SERVICES (INTERIM) AWARD 1996

C No. 00429/99 (E0185CR)

VEHICLE INDUSTRY - REPAIR AND RETAIL MOTOR INDUSTRY (ACT) AWARD 1996

C No. 23046/00 (V0249CRA)

AND in the matter of the variation of the above award(s)

Notice is given

- a) that the Commission has varied the term (or terms) of the above-mentioned award(s) referred to in the Schedule below.
- b) that the variation(s) will be a common rule of the Australian Capital Territory in the award(s) as shown in the Schedule below.
- c) that any person or organisation interested and having an objection to the variation(s) 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 free of charge at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., or at the office of the Australian Industrial Registry in any capital city.

NB: the prescribed time for lodgement of objections is 28 days.

SCHEDULE OF TERMS TO BE VARIED

Award & Var No.	Clause No.	Substance	Date of Effect
B0171 V003		Correction	31/08/00
C0073 Con-a		Correction order	18/08/00
E0185 Con-a		Correction order	05/06/00
V0248 V009	4,5	Safety Net Review 99	03/11/00

Dated 8 December 2000

Christine Hayward

Deputy Industrial Registrar

Workplace Relations Act 1996**AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION****NOTICE OF VARIATION OF COMMON RULE AWARD****A.W.U. MISCELLANEOUS WORKERS' (ACT) AWARD 1998**

C No. 36469/00 (A0229CRA)

**THEATRICAL EMPLOYEES (RECREATION COMPLEX AND
THEME PARK) AWARD, 1982**

C No. 22299/00 (T0116CR)

**TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS)
AWARD 1981**

C No. 32669/00 (T0125CRA)

**TRANSPORT WORKERS (SUPERANNUATION) CONSOLIDATED
AWARD 1993**

C No. 32669/00 (T0171CR)

AND in the matter of the variation of the above award(s)

Notice is given

- a) that the Commission has varied the term (or terms) of the above-mentioned award(s) referred to in the Schedule below.
- b) that the variation(s) will be a common rule of the Australian Capital Territory in the award(s) as shown in the Schedule below.
- c) that any person or organisation interested and having an objection to the variation(s) 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 free of charge at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., or at the office of the Australian Industrial Registry in any capital city.

NB: the prescribed time for lodgement of objections is 28 days.

SCHEDULE OF TERMS TO BE VARIED

Award & Var No.	Clause No.	Substance	Date of Effect
A0229 V006	10	Part-time apprenticeships	12/09/00
T0116 V033	5,25	Safety net review April 1997, 1998, 1999, May 2000	06/11/00
T0125 V095		Roping-in award	24/10/00
T0171 V013		Roping-in award	24/10/00

Dated 29 November 2000

Christine Hayward

Deputy Industrial Registrar

Workplace Relations Act 1996

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

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

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No 30016 of 2000)

NOTICE is given that an application under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the CPSU, the Community and Public Sector Union has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au/my_html/registered_organisations.html (click *Applications*).

Alternatively, a copy of the application will, on receipt of a written request from an organisation, be made available to the organisation by any other method and form agreed with the organisation. Requests should be directed to Ms. Marylyn Mendonca, Australian Industrial Registry, GPO Box 1994S, Melbourne 3001 (*Fax*: (03) 9654 6672 or *E-mail*: marylyn.mendonca@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

1. The particulars of the proposed rule alterations are as follows:

(I) the inclusion in Chapter A of a new Section IV in Rule 2, Part II as follows:

"Without in any way limiting or being limited by the provisions of Sections I, II or III of Part II of this Rule, the Union shall consist of an unlimited number of persons employed in or in connection with the administration of superannuation schemes operating for the benefit of persons eligible for membership of the Union."

(II) the inclusion in Chapter A of a new Section IV in Rule 3, Part II as follows:

"Without in any way limiting or being limited by the provisions of Sections I, II or III of Part II of this Rule, the industries in or in connection with which the Union is formed are the activities carried on by an unlimited number of persons employed in or in connection with the administration of superannuation schemes operating for the benefit of persons eligible for membership of the Union."

2. The reasons for the proposed alterations are as follows:

(a) Employers of members of the CPSU (SPSF Group) contribute to superannuation schemes on behalf of those members who are entitled to make contributions of their own to the schemes.

(b) The various superannuation schemes have historically been administered by government departments or statutory authorities of the Crown, whose employees have been eligible to be members of the CPSU (SPSF Group). As at the date of this statement more than 300 members of the SPSF Group were employed by bodies administering such superannuation schemes.

- (c) In Victoria, for instance, the responsibility, in whole or in part, for administering such superannuation schemes has been vested in a corporation. The CPSU wishes to put beyond question its ability to cover employees of such corporations irrespective of whether they are corporatised and/or privatised. We understand that similar changes have been made, or are being considered in other States.
- (d) Members employed by administering bodies have expressed a strong desire to continue to have the CPSU represent their industrial interests in the event that the employer is privatised, and the CPSU desires to continue to have the ability to represent their industrial interests.
- 3. The effect of the proposed alteration is to extend the eligibility rule and industry rule of the organisation to include a capacity to enrol an unlimited number of persons employed in or in connection with the administration of superannuation schemes operating for the benefit of persons eligible for membership of the Union.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Ms. Marylyn Mendonca a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is 4th Floor, 160 Clarence Street, Sydney NSW 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

Peter Richards
Industrial Registrar

Workplace Relations Act 1996

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

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

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No 30017 of 2000)

NOTICE is given that an application under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the CPSU, the Community and Public Sector Union has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au/my_html/registered_organisations.html (click *Applications*).

Alternatively, a copy of the application will, on receipt of a written request from an organisation, be made available to the organisation by any other method and form agreed with the organisation. Requests should be directed to Ms. Marylyn Mendonca, Australian Industrial Registry, GPO Box 1994S, Melbourne 3001 (Fax: (03) 9654 6672 or E-mail: marylyn.mendonca@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

1. The particulars of the proposed rule alteration are as follows:
 - (I) the inclusion in Chapter A of a new sub-paragraph 1(u) after the existing sub-paragraph (t) in Rule 2, Part II, Section III as follows:

"Employees in all professional, administrative, clerical, computing and technical occupations (except trades up to and including the level of leading hand) employed by any company or corporation or any successor to any company or corporation in which the controlling shareholding is held by or, if there are no issued shares, of which the governing body by whatever name called includes nominees appointed by or for or on behalf of or in the interest of any university or consortium (however titled or described) of universities or any nominee or nominees of a university or universities or any successor or successors in law to that university or any successor or successors in law to that university or universities or part of that university or parts of those universities."
2. The reasons for the proposed alteration are as follows:
 - (a) The CPSU has broad constitutional coverage of general staff employed by universities in all States and Territories.
 - (b) Many universities have established companies to carry out educational, research or associated activities.
 - (c) In most cases of companies where there are shares issued, they are held on behalf of the university, or where there are no shares issued, university nominees are appointed as company directors.

- (d) There are instances where several universities have combined to form a company to carry out educational, research or associated activities.
 - (e) In other cases universities have established companies with other entities to carry out educational, research or associated activities.
 - (f) A common feature of all these companies is that they carry out activities in or in connection with higher education, research or associated activities.
 - (g) Some or all of the following are features that apply to the terms and conditions of employment in these companies:
 - (i) employees of the university may be employed on contract or by secondment;
 - (ii) often employees of the companies work side by side with university employees;
 - (iii) often the conditions of employment and rates of pay which apply to employees of universities are applied by the relevant company to its employees;
 - (iv) universities also often extend to company employees privileges, rights and amenities available to university employees.
 - (h) A substantial number of employees of such companies wish to belong to the CPSU.
 - (i) The CPSU is the largest exclusively general staff based organisation and can effectively represent the industrial interests of the relevant employees.
3. The effect of the proposed alteration is to extend the eligibility rules of the organisation to include a capacity to enrol an unlimited number of persons (carrying out work which is professional, administrative, clerical, computing or technical in nature) who are employed by companies in which universities have a significant interest, but where a university is not the direct employer.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Ms. Marylyn Mendonca a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is 4th Floor, 160 Clarence Street, Sydney NSW 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

Peter Richards
Industrial Registrar

9618359

Government Departments

Agriculture, Fisheries and Forestry



Prescribed Goods (General) Amendment Orders 2000 (No. 2)

I, WARREN ERROL TRUSS, Minister for Agriculture, Fisheries and Forestry, make these Orders under regulation 3 of the *Export Control (Orders) Regulations 1982*.

Dated 30th November 2000

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

Minister for Agriculture, Fisheries and Forestry

1 Name of Orders

These Orders are the *Prescribed Goods (General) Amendment Orders 2000 (No. 2)*.

2 Commencement

These Orders commence on gazettal.

3 Amendment of *Prescribed Goods (General) Orders 1985*

Schedule 1 amends the *Prescribed Goods (General) Orders 1985*.

Schedule 1 Amendment

(section 3)

[1] After order 8*insert***8A Other goods requiring certificates or permits**

8A.1 In this order, *milk* includes lacteal secretions from species other than bovines.

8A.2 In the circumstances mentioned in suborder 8A.3, the following goods are prescribed goods:

- (a) dairy produce, ice cream and products in which milk or a milk product is a component (whether or not a major component); and
- (b) eggs from hens of all avian species; and
- (c) egg products (and other products) in which eggs mentioned in paragraph (b) are a component, whether or not a major component; and
- (d) fish products and products in which fish is a component but not a major component; and
- (e) milk.

8A.3 The circumstances are that:

- (a) the goods are intended for export to a country; and
- (b) an authority of the country requires a certificate or permit for the goods from an Australian authority; and
- (c) the exporter applies to AQIS for a certificate or permit for export of the goods to the country.

8A.4 If a person applies to AQIS for the issue of a certificate or permit mentioned in suborder 8A.3 for goods:

- (a) the provisions of any Export Control Orders that apply generally to the issue of certificates or permits of that kind for the goods apply to the issue of the certificate or permit; and
- (b) any inspection fee or other fee that would ordinarily be payable for or in connection with the issue of such a certificate or permit is payable for or in connection with the issue of the certificate or permit.

AUSTRALIAN WINE AND BRANDY CORPORATION GEOGRAPHICAL INDICATIONS COMMITTEE

555 The Parade, MAGILL, South Australia, 5072
Phone: (08) 8364 2828 Fax: (08) 8364 5151

NOTICE OF INTERIM DETERMINATION

The Presiding Member of the Geographical Indications Committee of the Australian Wine and Brandy Corporation wishes to advise that the following INTERIM DETERMINATION of an Australian Geographical Indication have been made as set out in this notice.

This notice is issued in conformity with Section 40V of the Australian Wine and Brandy Corporation Act 1980.

Written submissions to the Committee in respect of the Interim Determination of the Australian Geographical Indication set out in this notice are invited, and are required to be lodged within a period of one (1) month from the date of publication of this notice.

Written submissions should be addressed to:

THE PRESIDING MEMBER
GEOGRAPHICAL INDICATIONS COMMITTEE
AUSTRALIAN WINE AND BRANDY CORPORATION
P.O. Box 2733
KENT TOWN SA 5071

GEOGRAPHICAL INDICATION #88

SOUTHERN FLEURIEU

AREA BOUNDARY

The area boundary used to support the textual description of the geographical indication for "Southern Fleurieu" is represented on the following official maps:

YANKALILLA TOPOGRAPHIC MAP

Scale 1:50,000
Sheet 6527-2
Third Edition
Published by authority of the
Minister of Lands.

Prepared under direction of the
Surveyor General.

Aerial Photography, Svy. S.A.
3725, November 1987.

Photolithography, A.B. Caudell,
Government Printer, 1990.

WILLUNGA TOPOGRAPHIC MAP

Scale 1:50,000

Sheet 6627-3

Third Edition

Published by authority of the
Minister of Lands.

Prepared under direction of the
Surveyor General.

Aerial Photography, Svy. S.A.
4196, September 1990.

Photolithography, A Secker,
Government Printer, 1992.

MILANG TOPOGRAPHIC MAP

Scale 1:50,000
Sheet 6627-2
Third Edition
Published by authority of the
Minister of Lands.
Prepared under direction of the
Surveyor General.
Aerial Photography, Svy. S.A.
3426, May 1986.
Photolithography, A.B. Caudell,
Government Printer, 1990.

ENCOUNTER TOPOGRAPHIC MAP

Scale 1:50,000
Sheet 6626-4
Third Edition
Published by authority of the
Minister of Lands.
Prepared under direction of the
Surveyor General.
Aerial Photography, Svy. S.A.
4197 October, 1990.
Photolithography, A.B. Caudell,
Government Printer, 1991.

TORRENS VALE**TOPOGRAPHIC MAP**

Scale 1:50,000
Sheet 6526-1 & PT 2
Third Edition
Published by authority of the
Minister of Lands.
Prepared under direction of the
Surveyor General.
Aerial Photography, Svy. S.A.
3426, May 1986.
Photolithography, D.J. Woolman,
Government Printer, 1988.

CAPE JERVIS TOPOGRAPHIC MAP

Scale 1:50,000
Sheet 6526-4
Third Edition

Published by authority of the
Minister of Lands
Prepared under direction of the
Surveyor General.
Aerial Photography, Svy. S.A.
3725, November 1987.
Photolithography, A
Fitzsimmons, Acting Government
Printer, 1989.

TEXTUAL DESCRIPTION

The geographical indication "Southern Fleurieu" is located in zone Fleurieu within the State of South Australia, Australia.

The beginning point of the boundary is located on Map Yankalilla (Sheet 6527-2) at grid reference TF675858, being the intersection of the coastline and an unnamed creek at Cactus Canyon, then proceeds in a south easterly direction along the unnamed creek to the pipeline at grid reference TF684852, then continues south easterly along unnamed creek to Main South Road at grid reference TF687851, then proceeds north easterly along Main South Road to its intersection with Old Sellicks Hill Road at grid reference TF703874, then proceeds south easterly along Old Sellicks Hill Road to the 200 metre contour line at grid reference TF706860, then proceeds generally north easterly along the 200 metre contour line to the edge of the map at grid reference TF727887; On to Map Willunga (Sheet 6627-3) at grid reference TF727887 and proceeds generally north easterly along the 200 metre contour line to its intersection with Loud Hill Road at grid reference TF749903, then proceeds generally north easterly along the 200 metre contour line to its intersection with Delabole Road at grid reference TF761913, then proceeds generally north easterly along the 200 metre contour line to its intersection with Bangor Road at grid reference TF777923, then proceeds generally north easterly along the 200 metre contour line to its intersection with Willunga Hill Road at grid reference TF785926, then proceeds south easterly along Willunga Hill Road to grid reference TF792922 being the nearest point to

the unnamed road, then proceeds south easterly along the unnamed road to its intersection with Range Road in Willunga at grid reference TF798918, then proceeds generally southerly along the unnamed road to its junction with Willunga Hill Road at grid reference TF802903, then proceeds generally south easterly along Willunga Hill Road to Mount Compass at grid reference TF836856, then proceeds easterly along Nangkita Road to its intersection with Enterprise Road and an unnamed vehicular track at grid reference TF870886, then proceeds northerly and then generally north easterly along Enterprise Road to its junction with an unnamed road at grid reference TF878886, then proceeds northerly along the unnamed road to its junction with Blackfellows Creek Road and Mt Magnificent Road at grid reference TF881893, then proceeds north easterly along Mt Magnificent Road passing the eastern boundary of Mount Magnificent Conservation Park to its junction with Coles Road at grid reference TF911912, then proceeds north easterly and then northerly along Mt Magnificent Road to the Five Ways intersections of Mt Magnificent Road, The Cut, Oakley Road, Milligan Road and McHarg Creek Road at grid reference TF923940, then proceeds generally south easterly and then north easterly along McHarg Creek Road to its junction with Ti Tree Road at grid reference TF946949, then proceeds generally north easterly along McHarg Creek Road to the edge of the map reference TF953953; On to Map Milang (Sheet 6627-2) at grid reference TF953953, then proceeds generally easterly along McHarg Creek Road to its intersection with the Meadows to Ashbourne road at grid reference TF961952, then proceeds south easterly along the Meadows to Ashbourne road passing the south western boundary of Kuitpo Forest to its junction with the unnamed road fork at grid reference TF971935, then proceeds southerly and then south westerly along the Meadows to Ashbourne road to Ashbourne at grid reference TF966925, then proceeds south westerly along the same road (known as the Adelaide Goolwa Road) to its intersection with Green Road at grid reference TF958913, then

proceeds south westerly along the Adelaide Goolwa Road to the edge of the map at grid reference TF954898; On to Map Willunga (Sheet 6627-3) at grid reference TF954898, then proceeds generally southerly along the Adelaide Goolwa Road to its intersection with Rymill Road at grid reference TF953886, then proceeds generally southerly along the Adelaide Goolwa Road passing the eastern boundary of Cox Scrub Conservation Park to Bond Road at grid reference TF941855, then proceeds south easterly along the Adelaide Goolwa Road to its intersection with Nangkita Road at grid reference TF947836, then proceeds east of southerly along the Adelaide Goolwa Road to its intersection with Hunts Road at grid reference TF949829, then proceeds east of southerly along the Adelaide Goolwa Road to its intersection with an unnamed road at grid reference TF950823, then proceeds east of southerly along the Adelaide Goolwa Road to its intersection with Deep Creek Road near Sleepy Hollow at grid reference TF953816, then proceeds south westerly along Deep Creek Road to its intersections with Quarry Roads at grid references 952814 and 951814, then proceeds south westerly along Deep Creek Road to its intersection with Olsen Road at grid reference TF941810, then proceeds south westerly and then southerly along Deep Creek Road to its intersection with Scott Conservation Park Road at grid reference TF936800, then proceeds southerly along Deep Creek Road to its intersection with Kokoda Road at grid reference TF936792, then proceeds generally southerly along Deep Creek Road to its intersection with Frome Road at grid reference TF931776, then proceeds southerly along Deep Creek Road to its intersection with Mount Compass Goolwa Road at grid reference TF929758, then proceeds southerly along the Mount Compass Goolwa Road to its intersection with an unnamed vehicular track at grid reference TF929755, then proceeds generally south westerly along the unnamed vehicular track to its junction with Higgins Road at grid reference TF887723, then proceeds southerly and then north westerly along Higgins Road to its intersection with Crows Nest Road at grid reference TF878718, then proceeds

southerly and then south easterly along Crows Nest Road to the edge of the map at grid reference TF880689; On to Map Encounter (Sheet 6626-4) at grid reference TF880689, then proceeds generally east of southerly along Crows Nest Road to its intersection with Waterport Road and an unnamed street at grid reference TG890666, then proceeds east of southerly along the unnamed street to the coastline near Knight Beach at map grid reference TF895649, then proceeds generally south westerly and then westerly along the coastline to the edge of the map at grid reference TF736535; On to Map Torrens Vale (Sheet 6526-1 & PT 2) at grid reference TF736535, then proceeds generally westerly along the coastline to the edge of the map at grid reference TF511510; On to Map Cape Jarvis (Sheet 6526-4) at grid reference TF511510, then proceeds generally westerly then northerly and then generally north easterly along the coastline to the edge of the map at grid reference TF501680; On to Map Yankalilla (Sheet 6527-2) at grid reference TF501680, then proceeds generally north easterly along the coastline to the unnamed creek in Cactus Canyon at grid reference TF675858, being the descriptor starting point.

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	29/11/00	30/11/00	01/12/00	02/12/00	03/12/00	04/12/00	05/12/00
Austria	Schillings	8.4130	8.3580	8.3663	8.3663	8.3663	8.4337	8.4158
Belgium/Lux	Francs	24.6600	24.5000	24.5300	24.5300	24.5300	24.7200	24.6700
Brazil	Reals	1.0306	1.0195	1.0522	1.0522	1.0522	1.0643	1.0737
Canada	Dollars	.8057	.8052	.8152	.8152	.8152	.8330	.8376
China	Yuan	4.3392	4.3150	4.4013	4.4013	4.4013	4.4607	4.4928
Denmark	Kroner	4.5619	4.5309	4.5358	4.5358	4.5358	4.5729	4.5580
European Union	Euro	.6114	.6074	.6080	.6080	.6080	.6129	.6116
Fiji	Dollar	1.1900	1.1842	1.2106	1.2106	1.2106	1.2154	1.2140
Finland	Markka	3.6352	3.6114	3.6150	3.6150	3.6150	3.6441	3.6364
France	Francs	4.0105	3.9843	3.9882	3.9882	3.9882	4.0204	4.0118
Germany	Deutschmark	1.1958	1.1880	1.1891	1.1891	1.1891	1.1987	1.1962
Greece	Drachmae	208.1000	206.6800	207.0600	207.0600	207.0600	208.7600	208.4400
Hong Kong	Dollars	4.0883	4.0658	4.1469	4.1469	4.1469	4.2030	4.2333
India	Rupees	24.5706	24.4331	24.9106	24.9106	24.9106	25.2380	25.4131
Indonesia	Rupiah	4956.0000	4960.0000	5067.0000	5067.0000	5067.0000	5125.0000	5165.0000
Ireland	Pounds	.4815	.4784	.4788	.4788	.4788	.4827	.4817
Israel	Shekel	2.1497	2.1363	2.1757	2.1757	2.1757	2.2063	2.2271
Italy	Lire	1183.8400	1176.0900	1177.2500	1177.2500	1177.2500	1186.7400	1184.2200
Japan	Yen	57.7400	57.9500	58.7100	58.7100	58.7100	59.8800	60.2700
Korea	Won	624.9100	629.9000	645.3900	645.3900	645.3900	652.5200	658.6900
Malaysia	Ringgit	1.9917	1.9807	2.0202	2.0202	2.0202	2.0476	2.0624
Netherlands	Guilder	1.3473	1.3385	1.3399	1.3399	1.3399	1.3507	1.3478
New Zealand	Dollar	1.2915	1.2878	1.2808	1.2808	1.2808	1.2824	1.2805
Norway	Kroner	4.9086	4.8822	4.9139	4.9139	4.9139	4.9700	4.9781
Pakistan	Rupee	30.0700	30.0400	30.6600	30.6600	30.6600	31.0500	31.1700
Papua NG	Kina	1.5373	1.5288	1.5593	1.5593	1.5593	1.5869	1.6067
Philippines	Peso	25.9600	25.8400	26.3800	26.3800	26.3800	26.7000	26.8700
Portugal	Escudo	122.5700	121.7700	121.8900	121.8900	121.8900	122.8800	122.6100
Singapore	Dollar	.9203	.9161	.9317	.9317	.9317	.9419	.9473
Solomon Is.	Dollar	2.6609	2.6462	2.6990	2.6990	2.6990	2.7355	2.7553
South Africa	Rand	4.0770	4.0577	4.1131	4.1131	4.1131	4.1118	4.1556
Spain	Peseta	101.7300	101.0600	101.1600	101.1600	101.1600	101.9800	101.7600
Sri Lanka	Rupee	42.5600	42.3300	43.2600	43.2600	43.2600	43.7000	44.0200
Sweden	Krona	5.3142	5.2806	5.3146	5.3146	5.3146	5.3215	5.2732
Switzerland	Franc	.9231	.9171	.9185	.9185	.9185	.9287	.9233
Taiwan	Dollar	17.2400	17.2100	17.5600	17.5600	17.5600	17.8000	17.9200
Thailand	Baht	22.9100	22.8500	23.2500	23.2500	23.2500	23.5200	23.6900
UK	Pounds	.3697	.3667	.3728	.3728	.3728	.3739	.3744
USA	Dollar	.5242	.5213	.5317	.5317	.5317	.5389	.5428

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
06/12/00

9618362

NOTIFICATION OF THE MAKING OF DETERMINATIONS

The Determinations listed below have been made by the Attorney-General under subsection 26A (1) of the *Native Title Act 1993*. The Determinations were tabled in the House of Representatives and the Senate on 30 October 2000. Neither of the Determinations was disallowed.

Title of the Determination

Native Title (Approved Exploration etc. Acts – New South Wales) (Mining)
Determination 2000

Native Title (Approved Exploration etc. Acts – New South Wales) (Petroleum)
Determination 2000

Copies are available from:

Native Title Division
Attorney-General's Department
Robert Garran Offices
National Circuit
Barton ACT 2600.

Telephone: (02) 6250 5540

Email: native.title@ag.gov.au.

The Determinations can be viewed at the Native Title Division website:
www.nttf.gov.au

9618363

Communications, Information Technology and the Arts



Australian
Communications
Authority

Australian Communications Authority Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 53 of the *Australian Communications Authority Act 1997* on the 1st December 2000.

- **Radiocommunications (Charges) Determination 2000 (No.1)**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499



**Australian
Communications
Authority**

Radiocommunications (Transmitter Licence Tax) Act 1983

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under subsection 7(1) of the *Radiocommunications (Transmitter Licence Tax) Act 1983* on the 1st December 2000.

- **Radiocommunications (Transmitter Licence Tax) Determination 2000 (No.1)**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499

9618364

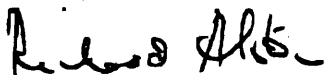
COMMONWEALTH OF AUSTRALIA

Telecommunications (Carrier Licence Charges) Act 1997

DETERMINATION UNDER PARAGRAPH 15(1)(e) No. 1 of 2000

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, acting under paragraph 15(1)(e) of the *Telecommunications (Carrier Licence Charges) Act 1997*, determine that the proportion of the Commonwealth's costs for the 1999-2000 financial year that is attributable to the administration of Part 2 of Schedule 1 to the *Telecommunications Act 1997* is \$378,065.72.

Dated 4 DECEMBER 2000.



Minister for Communications, Information Technology and the Arts

EXPLANATORY STATEMENT

Telecommunications (Carrier Licence Charges) Act 1997

Determination under Paragraph 15(1)(e) No. 1 of 2000

Issued by the authority of the Minister for Communications, Information Technology and the Arts

The *Telecommunications (Carrier Licence Charges) Act 1997* (the Act) sets out the method of calculating annual charges that apply to the carrier licences held by the telecommunications carriers. Subsection 15(1) of the Act states that the total of charges that are imposed on carrier licences in force at the beginning of a financial year must not exceed the sum of:

- a) the amount determined, by a written instrument made by the ACA, to be the proportion of the ACA's costs for the immediately preceding financial year that is attributable to the ACA's telecommunications functions and powers; and
- b) the amount determined, by a written instrument made by the ACCC, to be the proportion of the ACCC's costs for the immediately preceding financial year that is attributable to the ACCC's telecommunications functions and powers; and
- c) the amount determined, by a written instrument made by the ACA, to be the proportion of the Commonwealth's contribution to the budget of the International Telecommunication Union for the calendar year in which the beginning of the financial year occurs that is to be recovered from carriers; and
- d) the amount determined, in a written instrument made by the Minister, to be the estimated total amount of grants likely to be made during the financial year under section 593 of the *Telecommunications Act 1997*; and
- e) the amount determined by the Industry Minister, (defined in subsection 15(4) of the Act to mean the Minister for Communications, Information Technology and the Arts or the Minister for the Arts and the Centenary of Federation) by written instrument, to be the proportion of the Commonwealth's costs for the immediately preceding financial year that is attributable to the administration of Part 2 of Schedule 1 to the *Telecommunications Act 1997*.

The accompanying determination has been made for the purposes of paragraph 15(1)(e) of the Act. The determination provides that \$378,065.72 is the amount determined to be the proportion of the Commonwealth's costs for the 1999/2000 financial year that is attributable to administration of Part 2 of Schedule 1 to the *Telecommunications Act 1997*. The definition of 'costs' in subsection 15(4) of the Act requires that the Commonwealth's costs are to be calculated in accordance with accrual-based

accounting principles. This amount has been calculated in accordance with those principles.

Part 2 of Schedule 1 to the *Telecommunications Act 1997* deals with the Communications Minister's administration of industry development plans which must be provided by carriers.

Subsection 15(2) of the Act provides that an instrument under subsection (1) must be notified in the *Gazette* before the day on which the charges referred to in subsection (1) become due for payment. Subsection 15(3) of the Act provides that an instrument under subsection (1) is a disallowable instrument for the purposes of section 46A of the *Acts Interpretation Act 1901*. The accompanying determination must therefore be published in the *Gazette*, tabled in Parliament and is subject to Parliamentary disallowance.

9618365

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 81 (1)

NOMINATED CARRIER DECLARATION

I, Anthony John Shaw, delegate of the Australian Communications Authority acting under subsection 81 (1) of the *Telecommunications Act 1997* (the Act) being satisfied that:

- (a) if Amcom Pty Ltd ACN 009 336 341 is declared to be the nominated carrier in relation to the network unit or units, it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
- (b) the making of the declaration will not impede the efficient administration of the Act;

declare that Amcom Pty Ltd ACN 009 336 341 is the nominated carrier in relation to the designated radiocommunications facilities owned by Murdoch University. The network units consist of a microwave transmission system located at:

- Murdoch University Campus, South Street, Murdoch, Western Australia.
- Peel Collage of Technical and Further Education Campus, Punt Street, Mandurah, Western Australia.
- Murdoch University Regional Campus, Rockingham Lot 1604, Rockingham, Western Australia.
- a repeater site at Gobby Road, Keysbrook, Western Australia used to supply a carriage service between points in Australia.

Dated the

27th

day of

November

2000


Signed

Delegate of the Australian Communications Authority

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

NOMINATED CARRIER DECLARATION

I, Anthony John Shaw, delegate of the Australian Communications Authority acting under subsection 81 (1) of the *Telecommunications Act 1997* ('the Act') being satisfied that:

- (a) if Horizon Telecommunications Pty Ltd (ACN 079 236 767) is declared to be the nominated carrier in relation to the network unit or units, it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
- (b) the making of the declaration will not impede the efficient administration of the Act;

declare that Horizon Telecommunications Pty Ltd (ACN 079 236 767) is the nominated carrier in relation to the designated radiocommunications facilities owned by Brisbane Internet Technology (ACN 070 339 829). The network units consist of designated radiocommunications facilities (base stations that are part of a terrestrial radiocommunications customer access network) located in Queensland at:

- 269 Wickham Street, Fortitude Valley
- 36 Agnes Street, Fortitude Valley
- 545 Queen Street, Brisbane
- 62 Bowen Street, Spring Hill
- 22 Robertson Street, Fortitude Valley
- 3 Walker Street, Windsor
- 120 Wickham Street, Fortitude Valley
- 230 Harcourt Street, New Farm
- 45 Cribb Street, Milton
- Cnr Anne and Edward Streets, Brisbane
- Cnr Wyandra and Skyring Streets, Teneriffe
- 358 Wickham Street, Fortitude Valley
- 34 James Street, Fortitude Valley
- 547 Anne Street, Brisbane
- 12 Gordon Street, Newstead

- 12 Upper Clifton Terrace, Red Hill
- 107 Latrobe Terrace, Paddington
- 82 Cremorne Road, Kedron
- Enderly Road, Clayfield
- 58 Fernberg Road, Rosalie

Dated the *27th* day of *November* 2000


Signed
Delegate of the Australian Communications Authority

NOTICE OF THE PRIMARY UNIVERSAL SERVICE PROVIDER FOR AUSTRALIA

Notice is given under subsection 12D(2) of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* (the Act) that Telstra Corporation Limited (ABN 33 051 775 556) is the primary universal service provider for the whole of Australia in respect of the following service obligations:

- (a) the obligation referred to in paragraph 9(1)(a) of the Act (dealing with the standard telephone services);
- (b) the obligation referred to in paragraph 9(1)(b) of the Act (dealing with payphones);
- (c) the obligation referred to in paragraph 9(1)(c) of the Act (dealing with prescribed carriage services).



Simon Bryant
A/g General Manager
Regional Communications Policy
Department of Communications, Information Technology and the Arts

9618368

Defence

Department of Defence



DEFENCE (AREAS CONTROL) AMENDMENT REGULATIONS 2000 (No. 1) REMOTE ILS / TACAN SITE – BEERMULLAH WA COMPENSATION CLAIMS

Amendments to the Defence (Areas Control) Regulations, made under the Defence Act, to enable the continued safety of aircraft operations at Remote ILS / TACAN Site Beermullah in Western Australia, were gazetted on 29 November 2000. The Regulations, Statutory Rules 2000 No. 314, provide a clear legal framework for the exercise of necessary safety-related controls. The Regulations limit the height of buildings and other objects in the vicinity of Defence airfields.

The plans set out in this notice identify land affected by height restrictions imposed by regulations 5, 6 and 7 of the Regulations. Regulation 5 prevents the construction of buildings higher than 15 metres without approval. Regulation 6 prevents the construction of buildings higher than 45 metres without approval. Regulation 7 prevents the construction of buildings higher than 90 metres without approval.

Any landholder affected by regulations 3 or 4 of the Regulations, which prevent construction either absolutely or above 7.5m without approval, will be given specific notice in writing.

Where the value of the land has been diminished by the effect of the Regulations compensation will be paid. Should you have had an interest in land at the time the land became affected by the Regulations and consider that you are entitled to compensation, an application for compensation must be lodged within six (6) months of this notification. Applications must be sent Security Post and addressed to:

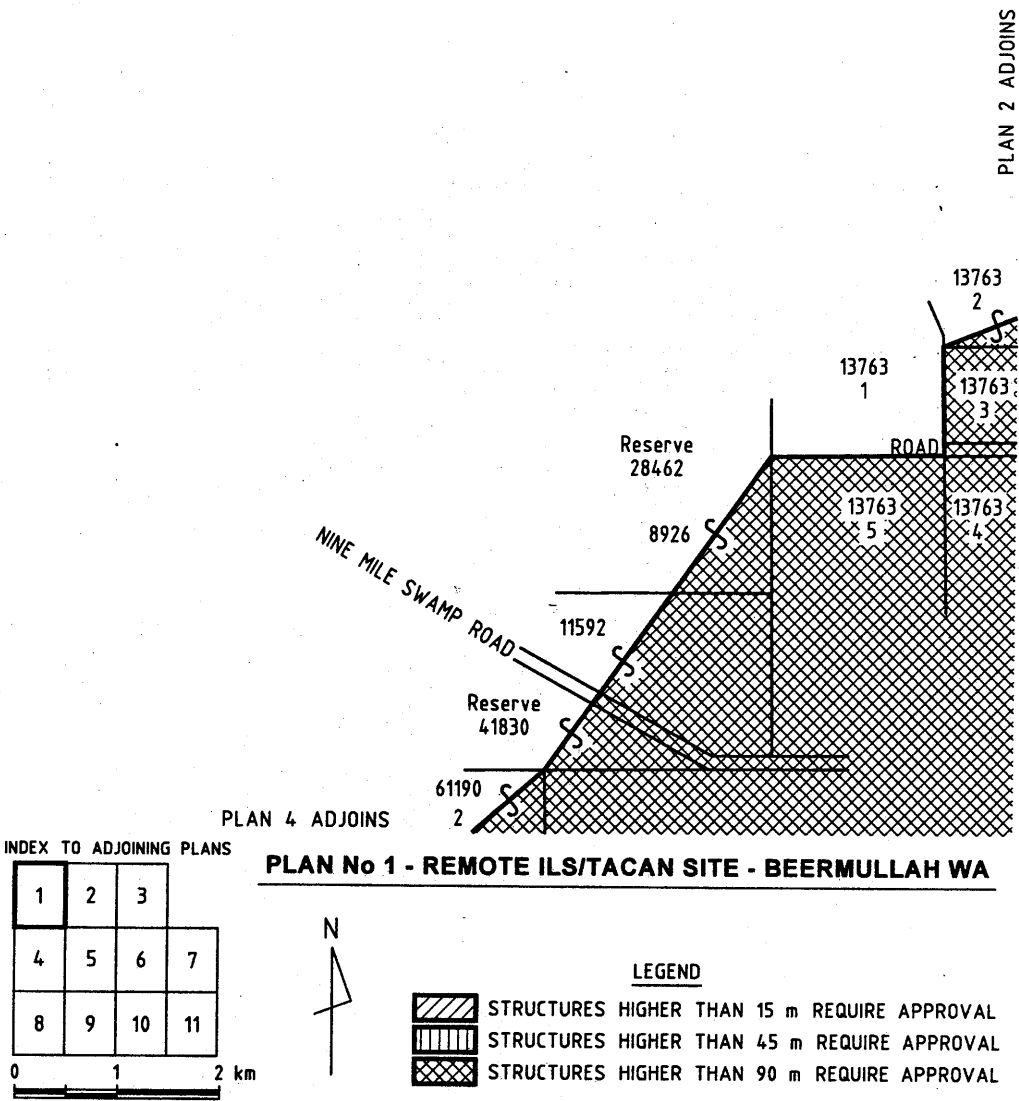
Assistant Secretary
Estate Operations and Planning
(Attention: Mr E. Wegner)
R4-3-079
Russell Offices
Department of Defence

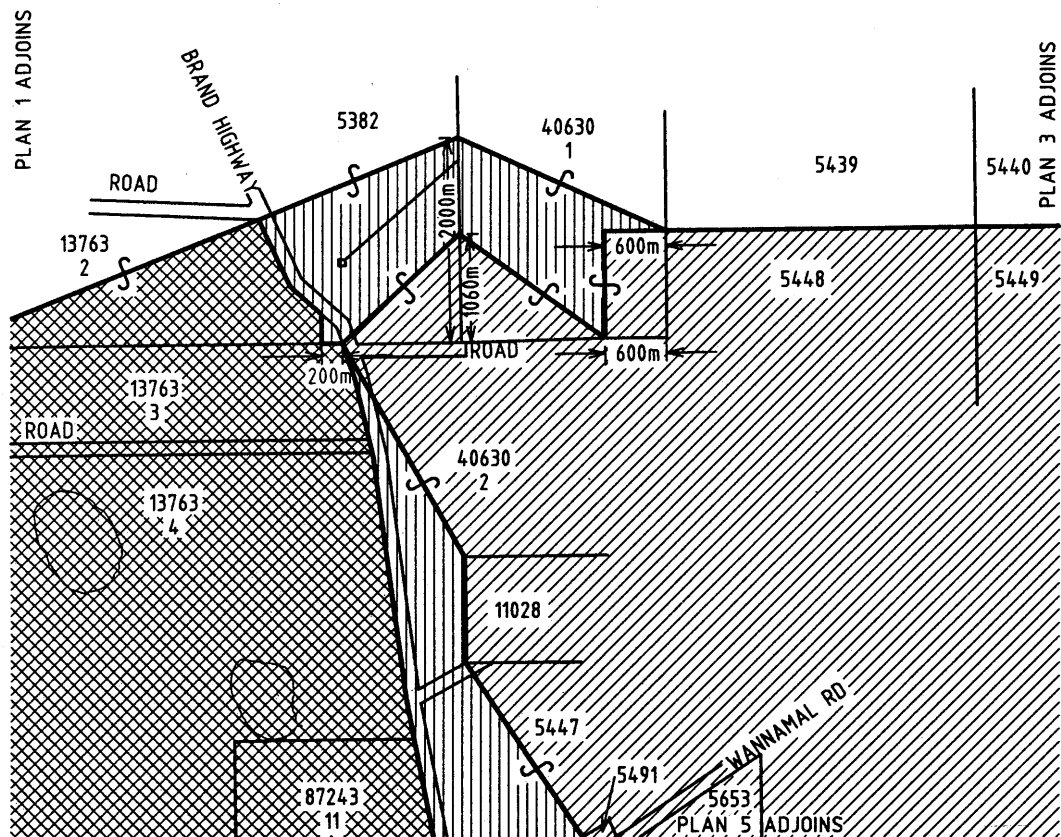
Applications must be in accordance with subregulation 17(5) of the Regulations.

Subregulation 17(5) provides that an application for compensation for the diminution in the value of the land must set out:

- (a) the name and address of the applicant; and**
- (b) the interest that the applicant claims to have had in that land on the relevant day (ie. 29 November 2000, the day on which the land became affected by the Regulations); and**
- (c) the facts on which the applicant relies to establish that the applicant had that interest on the relevant day; and**
- (d) the amount claimed by the applicant to be the total amount of compensation payable by the Commonwealth for the diminution in the value of the land; and**
- (e) the names and addresses of any other persons known to the applicant who had, on that day, an interest in that land and, if known to the applicant, the nature of each of those interests; and**
- (f) if the applicant does not claim the amount referred to in paragraph (d)-the amount of compensation claimed in respect of the applicant's interest in the land.**

A copy of the Regulations may be obtained from the Government Info shop.





INDEX TO ADJOINING PLANS

1	2	3	
4	5	6	7
8	9	10	11

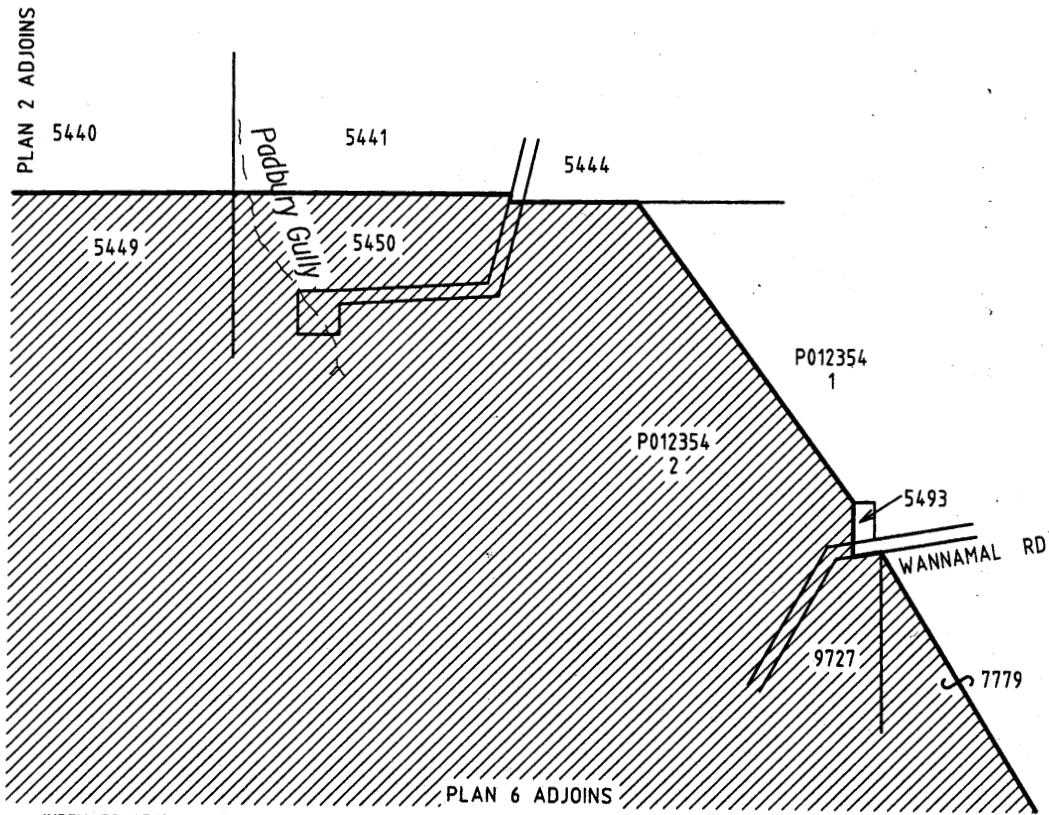


PLAN No 2 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS




1	2	3	
4	5	6	7
8	9	10	11

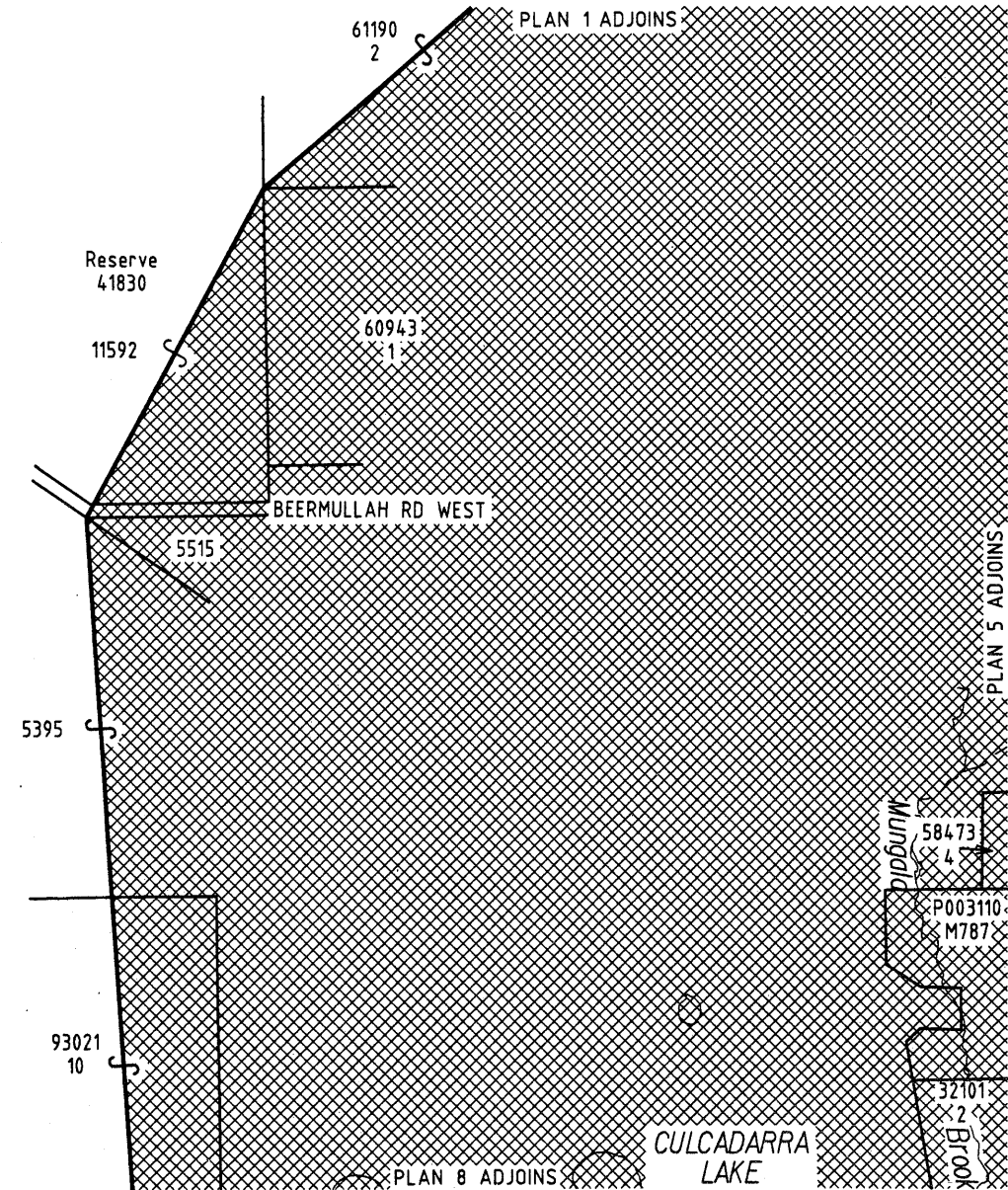


PLAN No 3 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS




1	2	3	
4	5	6	7
8	9	10	11

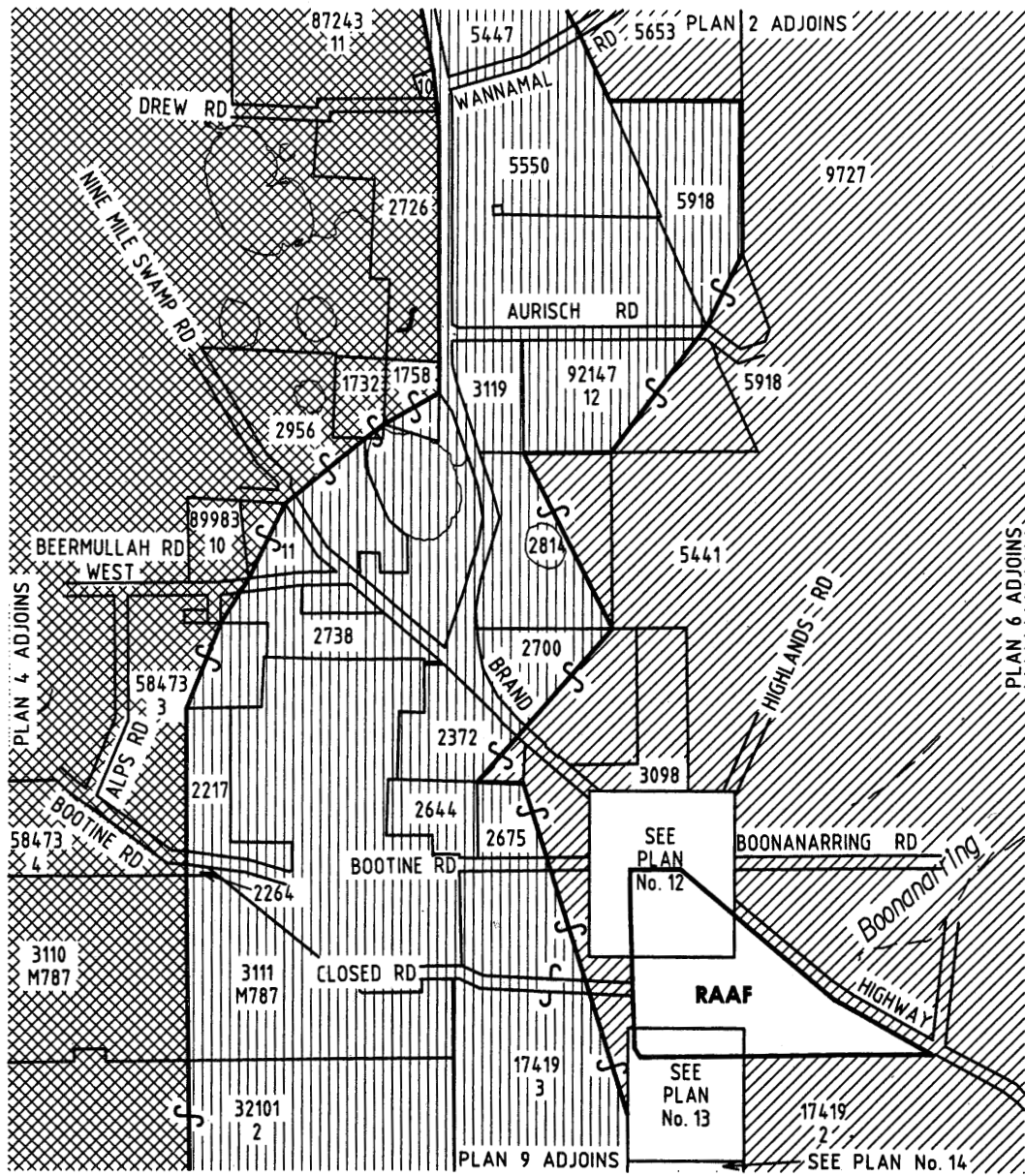


PLAN No 4 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS

1	2	3	
4	5	6	7
8	9	10	11

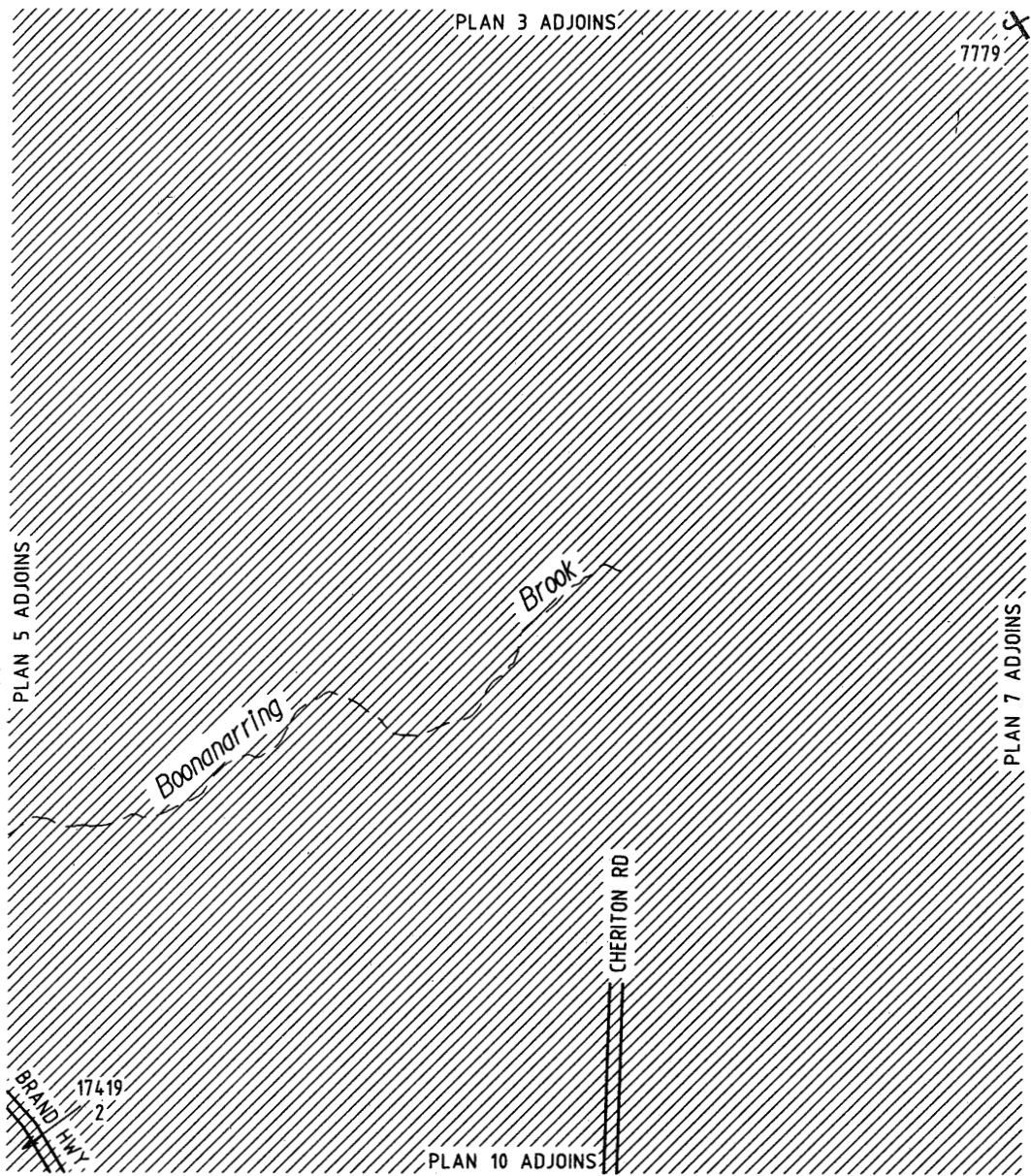


PLAN No 5 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS




1	2	3	
4	5	6	7
8	9	10	11

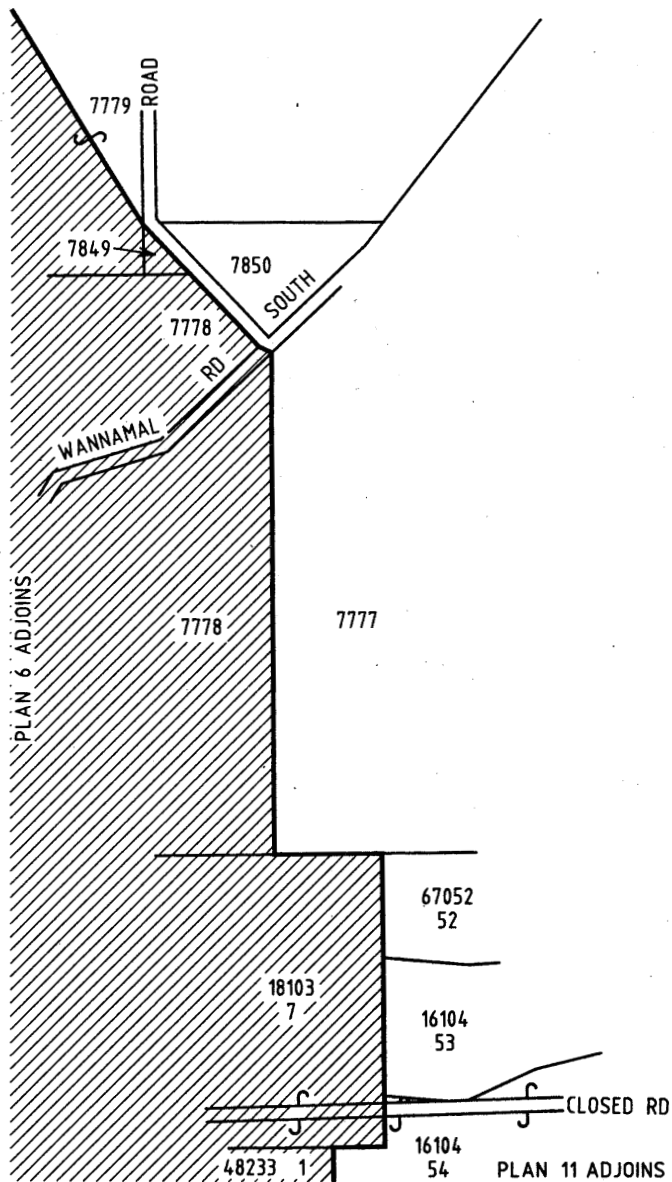
0 1 2 km

PLAN No 6 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS




1	2	3
4	5	6
8	9	10

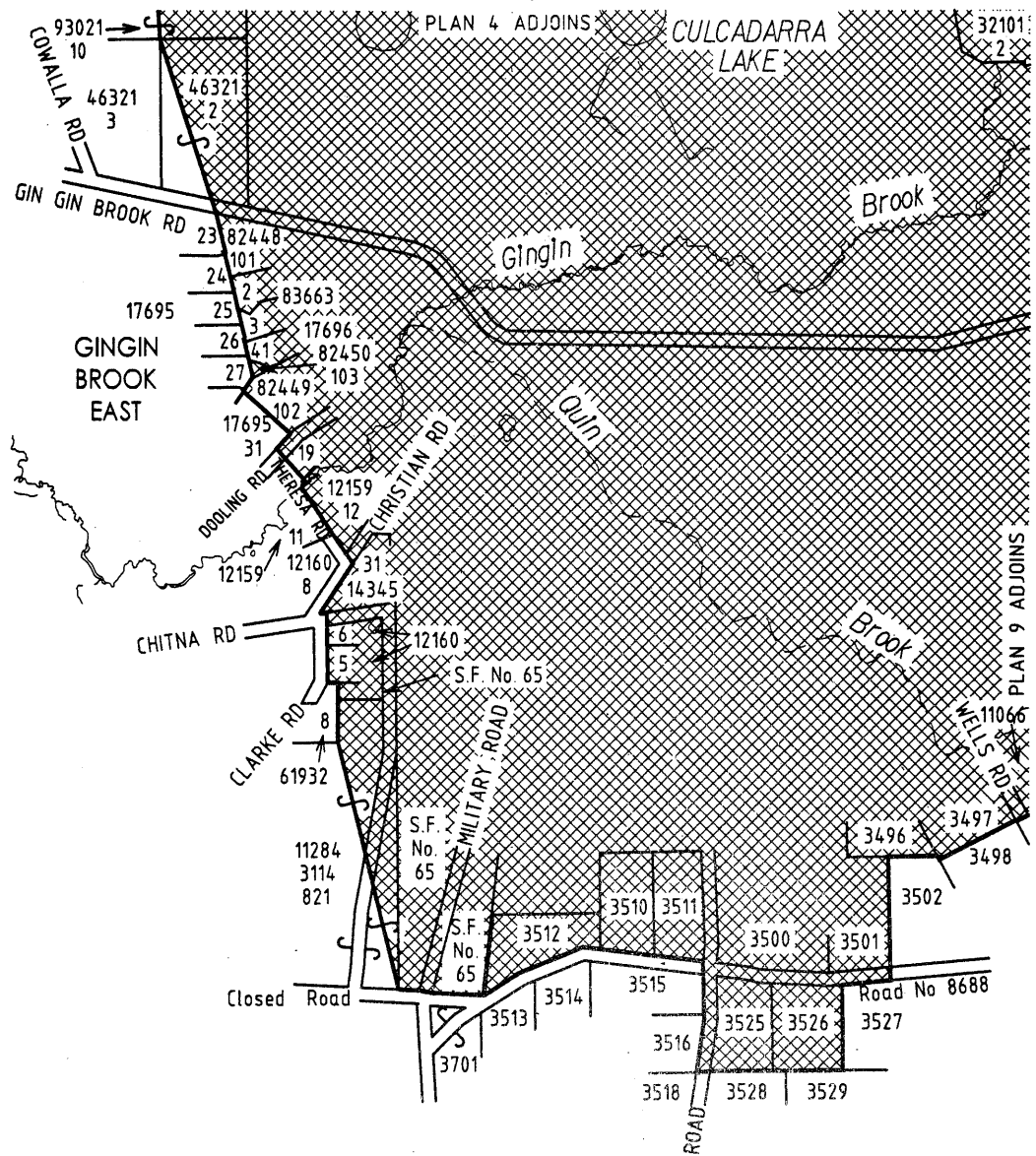
0 1 2 km

PLAN No 7 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS

1	2	3	
4	5	6	7
8	9	10	11

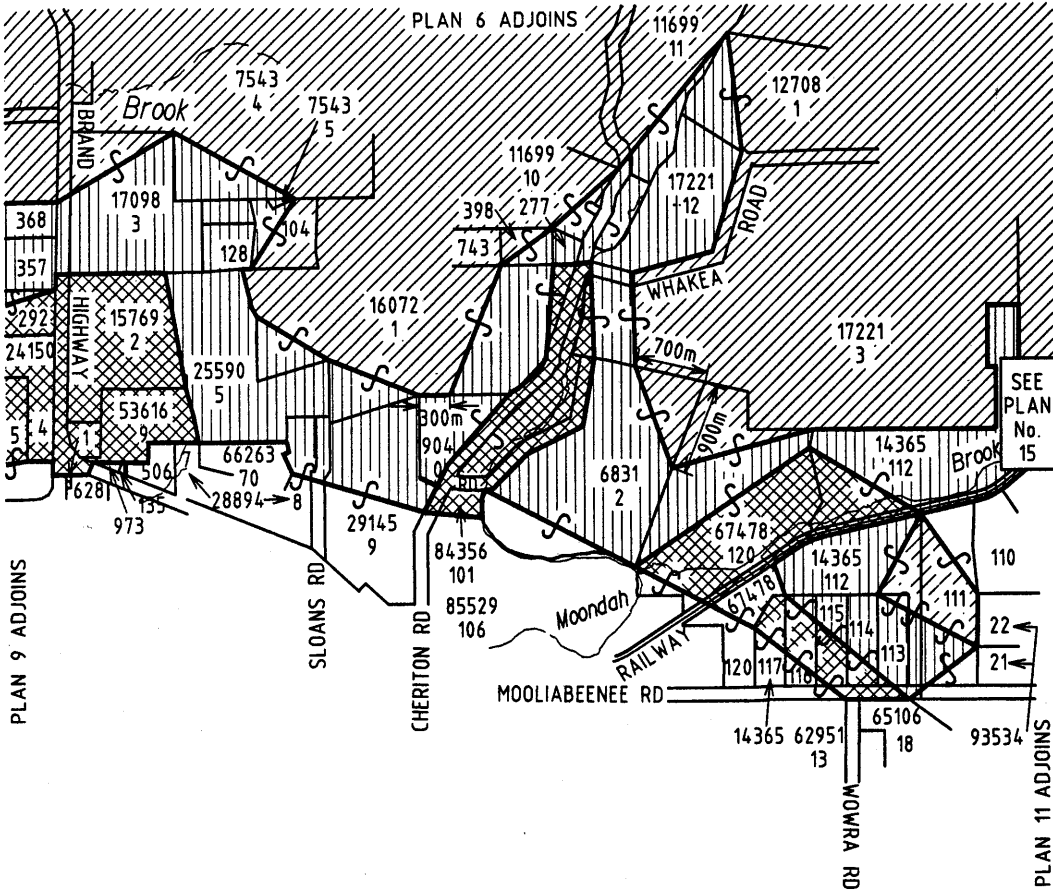
0 1 2 km

PLAN No 8 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



INDEX TO ADJOINING PLANS

1	2	3
4	5	6
8	9	10

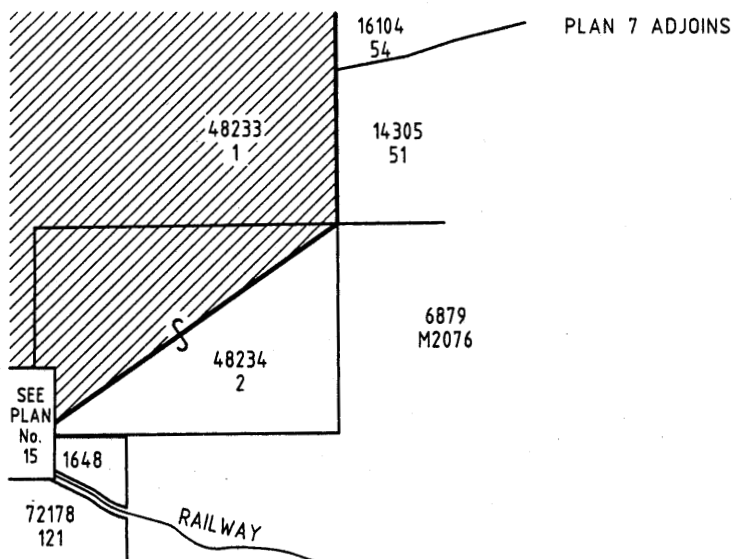


PLAN No 10 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



PLAN 10 ADJOINS

INDEX TO ADJOINING PLANS




1	2	3	
4	5	6	7
8	9	10	11

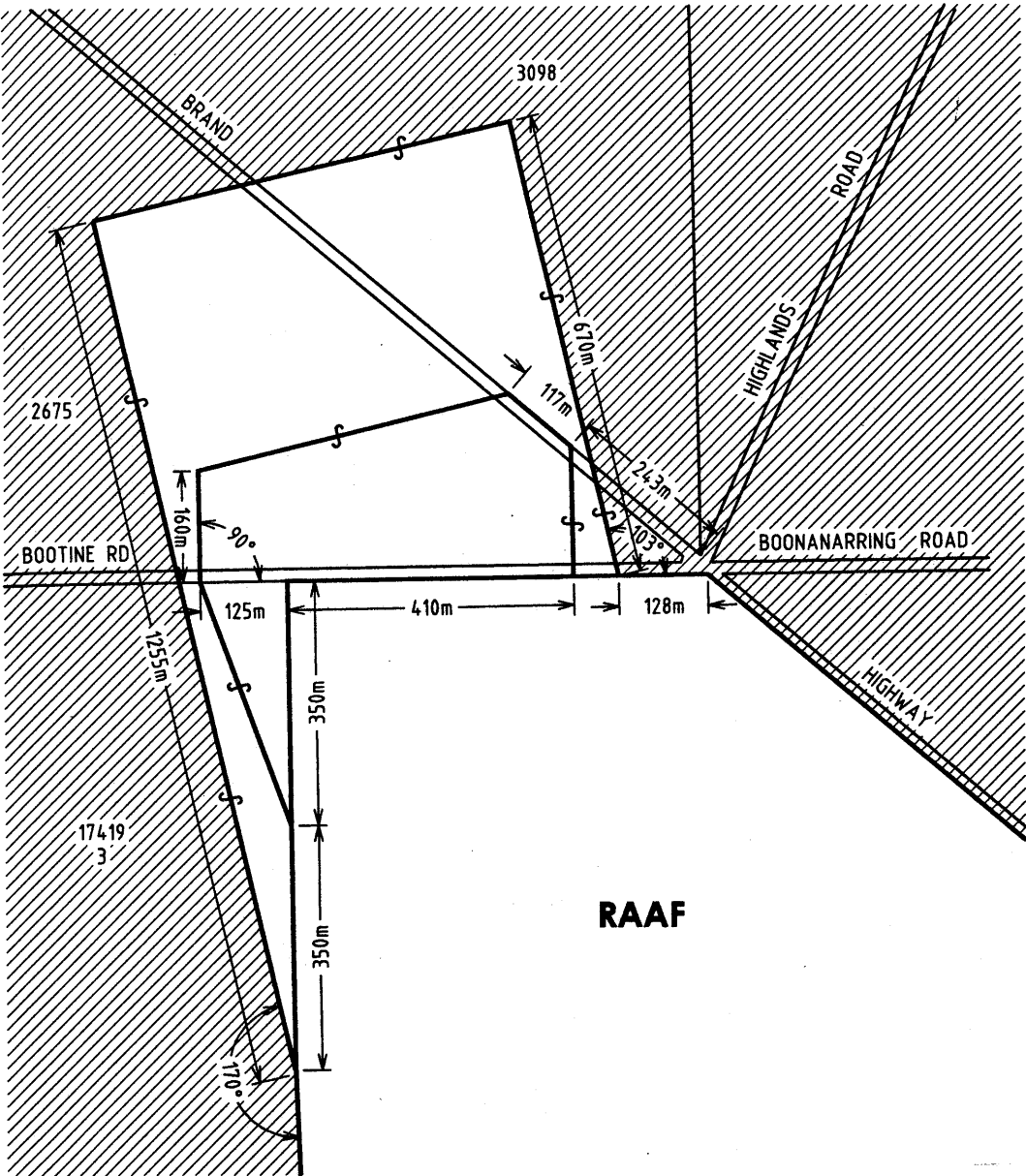
0 1 2 km

PLAN No 11 - REMOTE ILS/TACAN SITE - BEERMULLAH WA

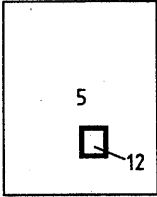


LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL






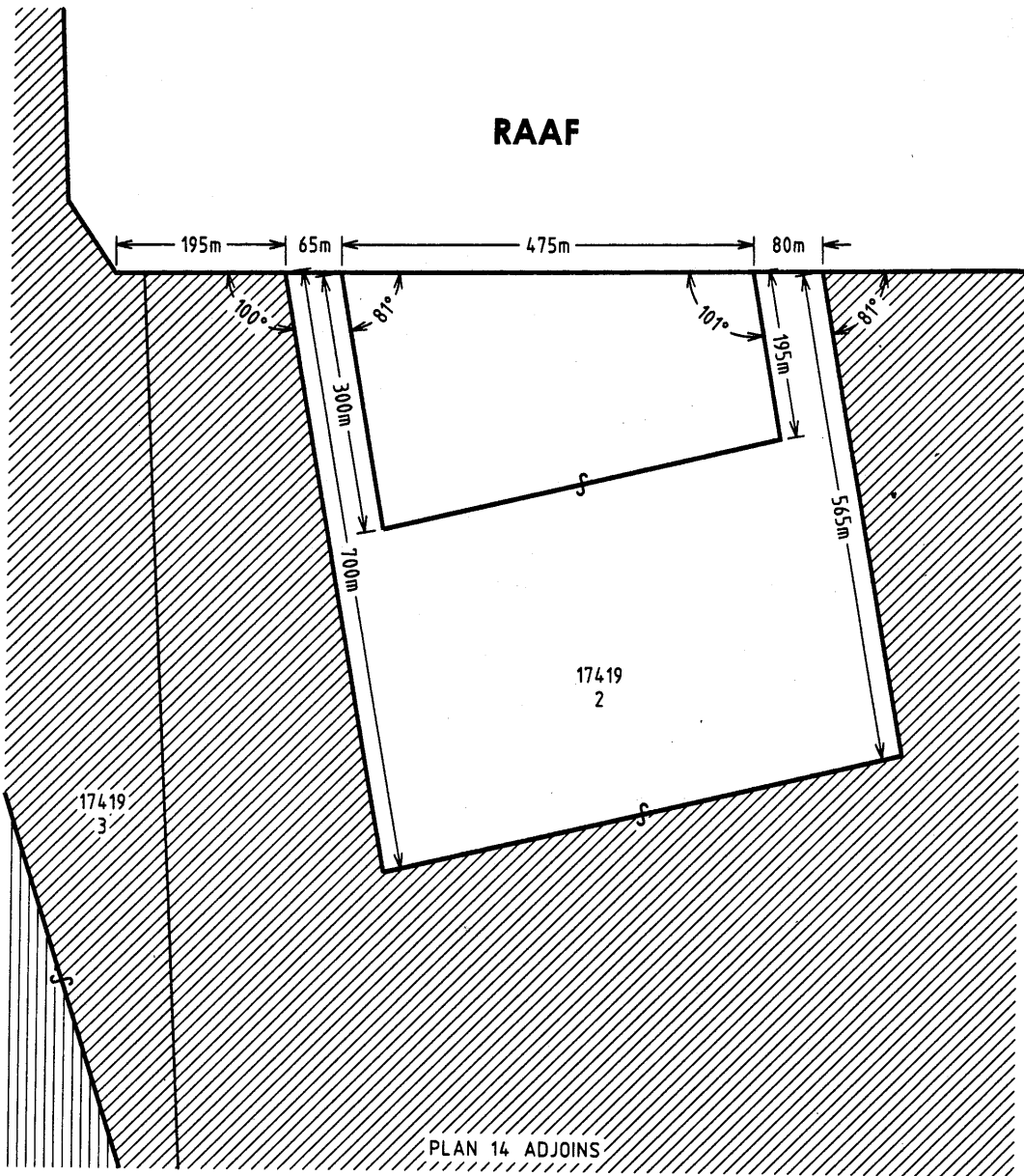
INDEX TO ADJOINING PLANS



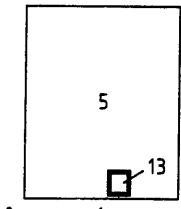
PLAN No 12 - REMOTE ILS/TACAN SITE - BEERMULLAH WA

LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL






INDEX TO ADJOINING PLANS

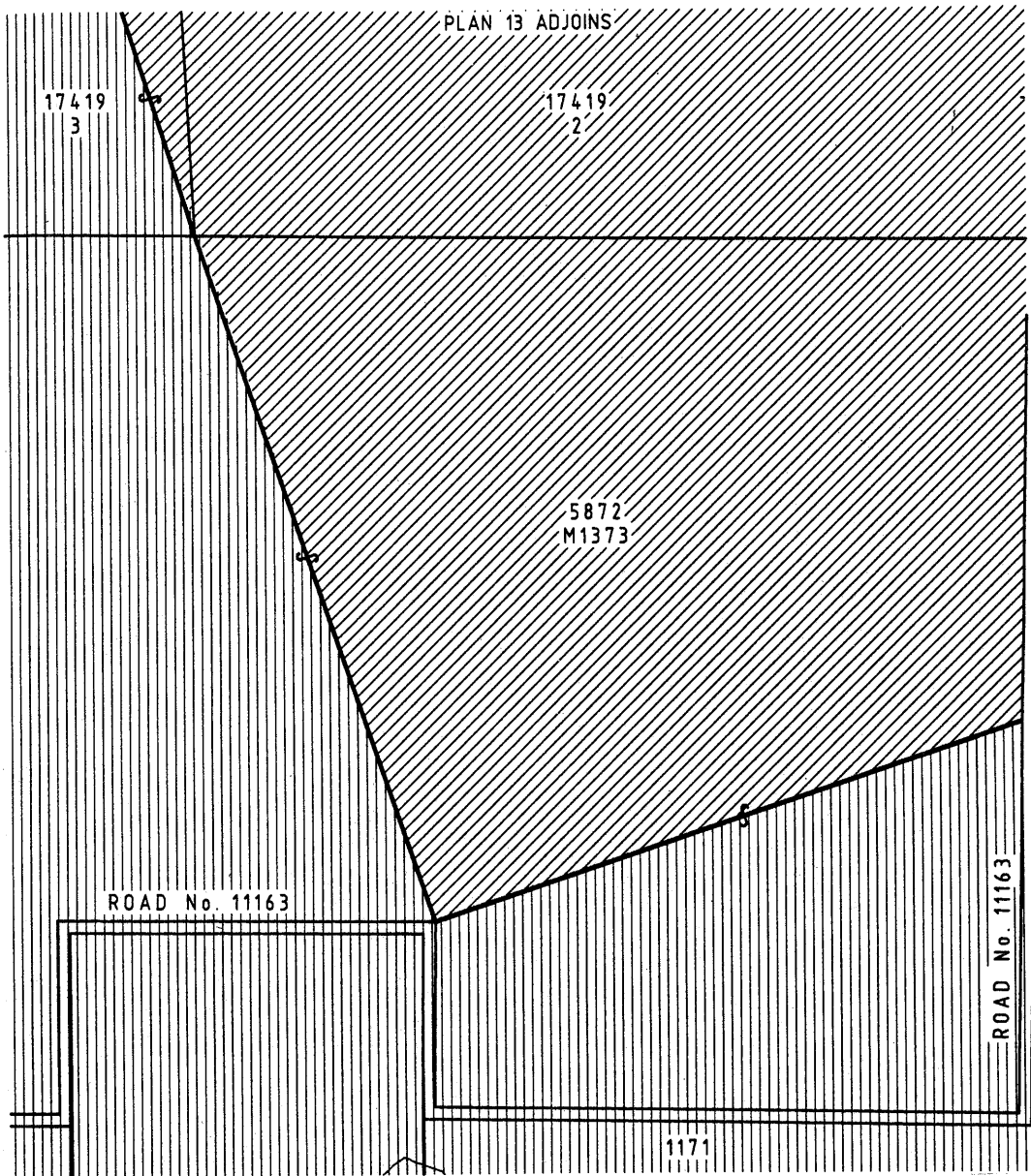


PLAN No 13 - REMOTE ILS/TACAN SITE - BEERMULLAH WA

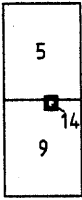


LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL



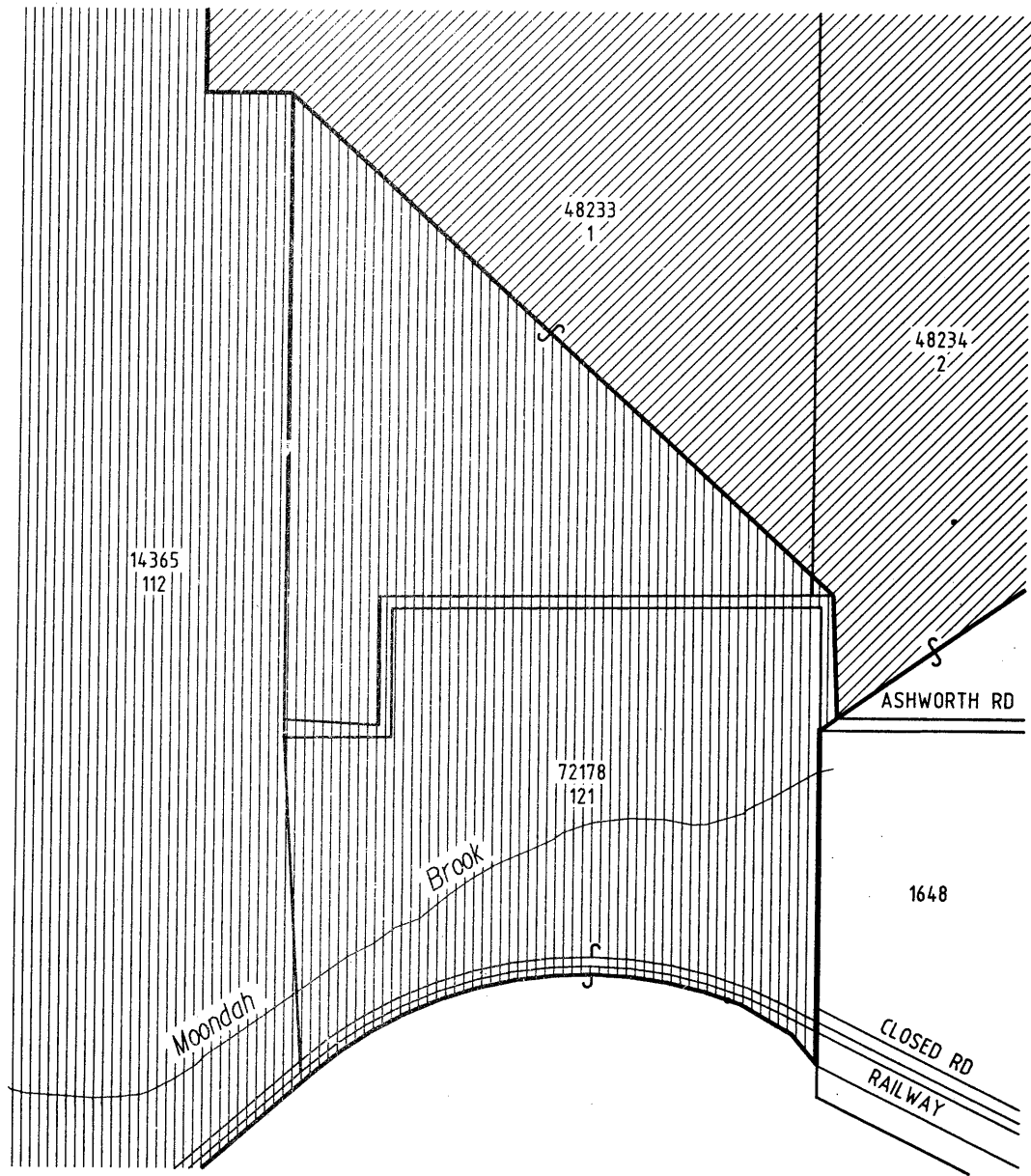
INDEX TO ADJOINING PLANS



PLAN No 14 - REMOTE ILS/TACAN SITE - BEERMULLAH WA

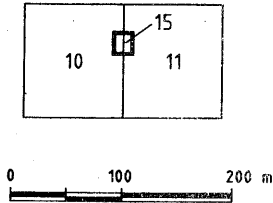
LEGEND

- STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
- STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL






INDEX TO ADJOINING PLANS

PLAN No 15 - REMOTE ILS/TACAN SITE - BEERMULLAH WA



LEGEND

-  STRUCTURES HIGHER THAN 15 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 45 m REQUIRE APPROVAL
-  STRUCTURES HIGHER THAN 90 m REQUIRE APPROVAL

Department of Defence



DEFENCE (AREAS CONTROL) AMENDMENT REGULATIONS 2000 (No. 1)
RAAF BASE TOWNSVILLE
COMPENSATION CLAIMS

Amendments to the Defence (Areas Control) Regulations, made under the Defence Act, to enable the continued safety of aircraft operations at RAAF Base Townsville in Queensland, were gazetted on 29 November 2000. The Regulations, Statutory Rules 2000 No. 314, provide a clear legal framework for the exercise of necessary safety-related controls. The Regulations limit the height of buildings and other objects in the vicinity of Defence airfields.

The plans set out in this notice identify land affected by height restrictions imposed by regulations 5, 6 and 7 of the Regulations. Regulation 5 prevents the construction of buildings higher than 15 metres without approval. Regulation 6 prevents the construction of buildings higher than 45 metres without approval. Regulation 7 prevents the construction of buildings higher than 90 metres without approval.

Any landholder affected by regulations 3 or 4 of the Regulations, which prevent construction either absolutely or above 7.5m without approval, will be given specific notice in writing.

Where the value of the land has been diminished by the effect of the Regulations compensation will be paid. Should you have had an interest in land at the time the land became affected by the Regulations and consider that you are entitled to compensation, an application for compensation must be lodged within six (6) months of this notification. Applications must be sent Security Post and addressed to:

Assistant Secretary
Estate Operations and Planning
(Attention: Mr E. Wegner)
R4-3-079
Russell Offices
Department of Defence
CANBERRA ACT 2600

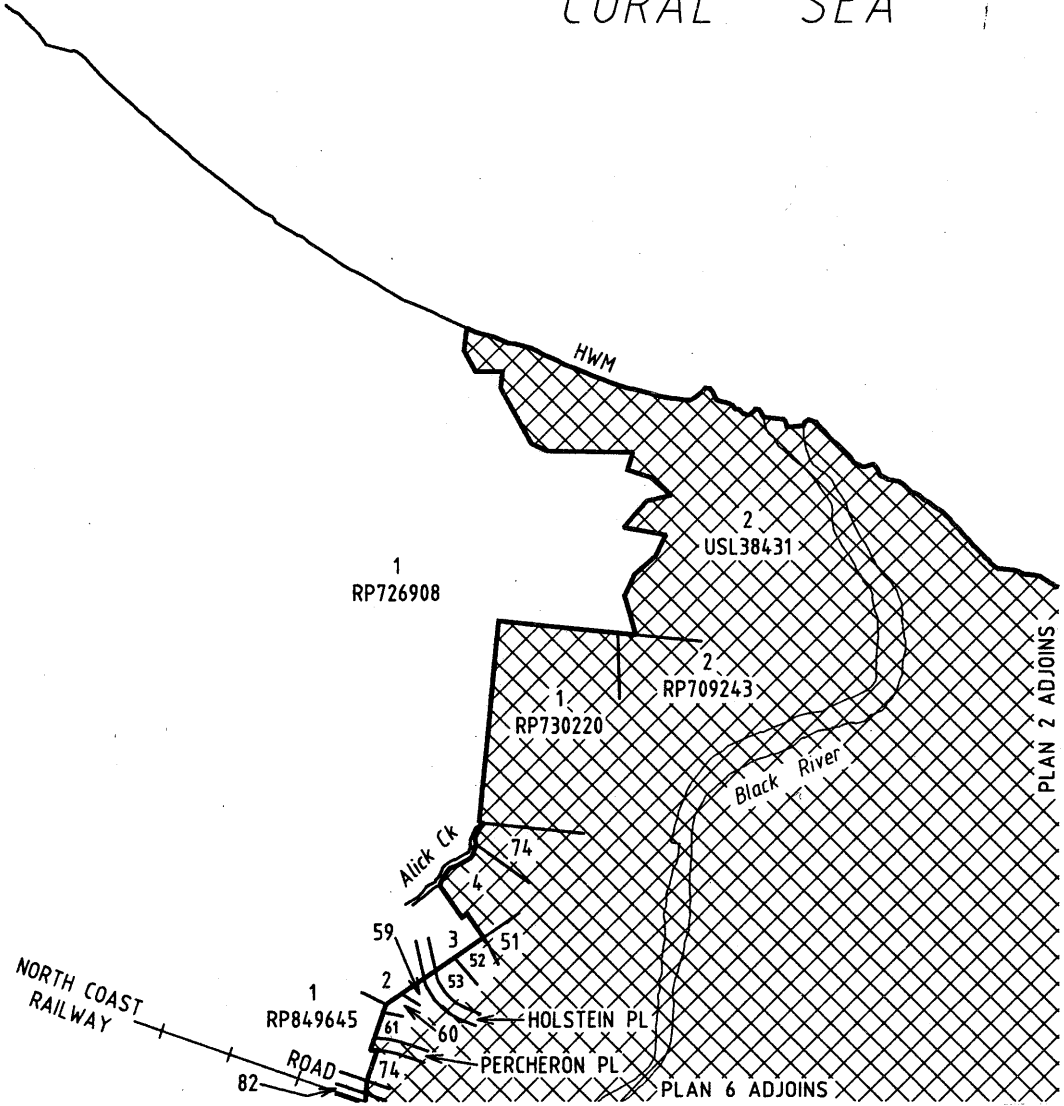
Applications must be in accordance with subregulation 17(5) of the Regulations.

Subregulation 17(5) provides that an application for compensation for the diminution in the value of the land must set out:

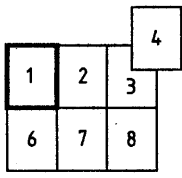
- (a) the name and address of the applicant; and**
- (b) the interest that the applicant claims to have had in that land on the relevant day (ie. 29 November 2000, the day on which the land became affected by the Regulations); and**
- (c) the facts on which the applicant relies to establish that the applicant had that interest on the relevant day; and**
- (d) the amount claimed by the applicant to be the total amount of compensation payable by the Commonwealth for the diminution in the value of the land; and**
- (e) the names and addresses of any other persons known to the applicant who had, on that day, an interest in that land and, if known to the applicant, the nature of each of those interests; and**
- (f) if the applicant does not claim the amount referred to in paragraph (d)-the amount of compensation claimed in respect of the applicant's interest in the land.**

A copy of the Regulations may be obtained from the Government Info shop.

CORAL SEA



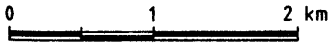
INDEX TO ADJOINING PLANS



PLAN No 1 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval

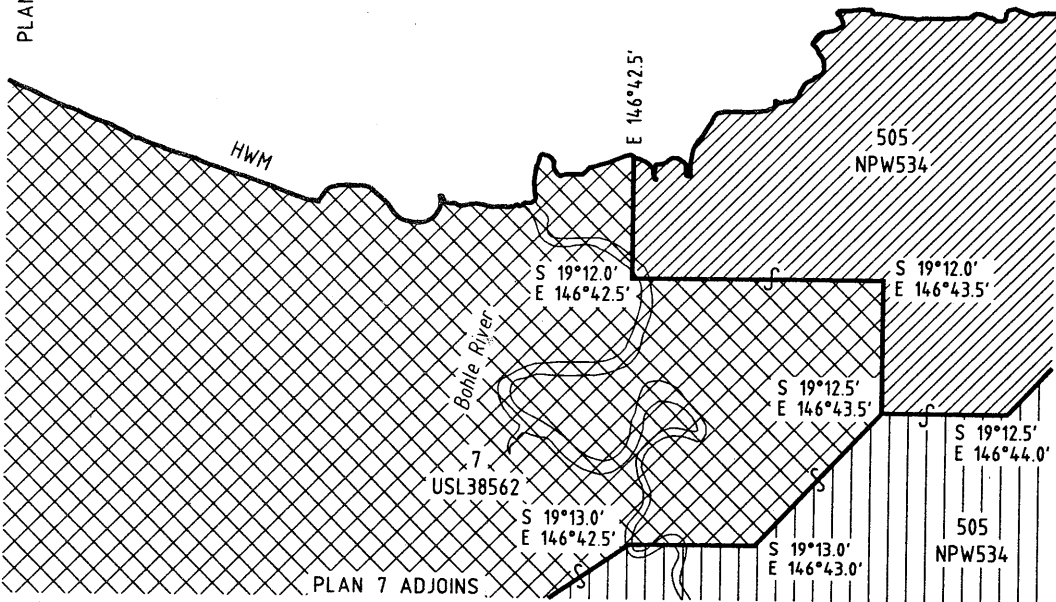


CORAL SEA

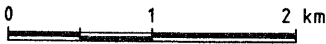
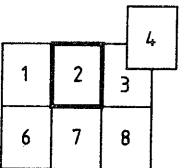
HALIFAX BAY

PLAN 3 ADJOINS

PLAN 1 ADJOINS



INDEX TO ADJOINING PLANS



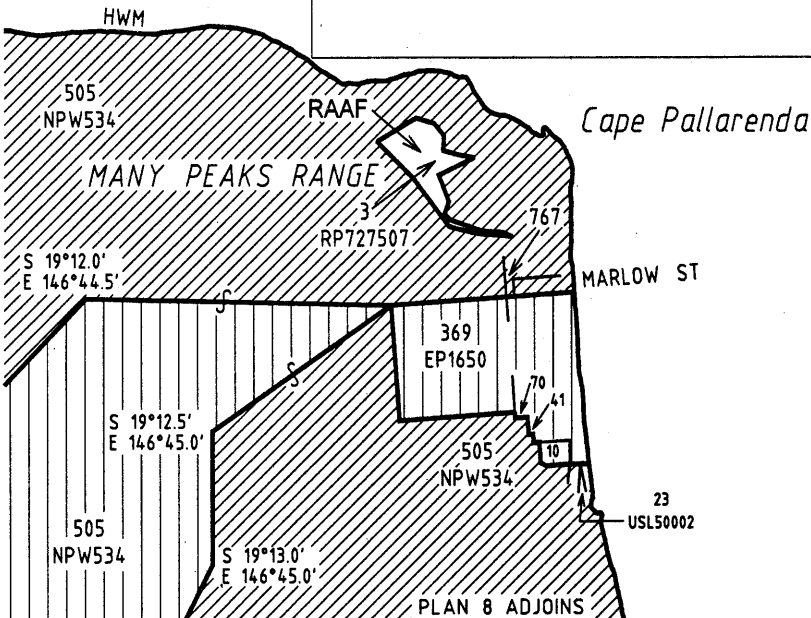
PLAN No 2 - RAAF BASE TOWNVILLE - QLD

LEGEND

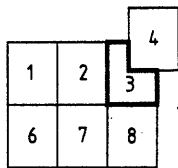
- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval

See Plan No.4

PLAN 2 ADJOINS



INDEX TO ADJOINING PLANS

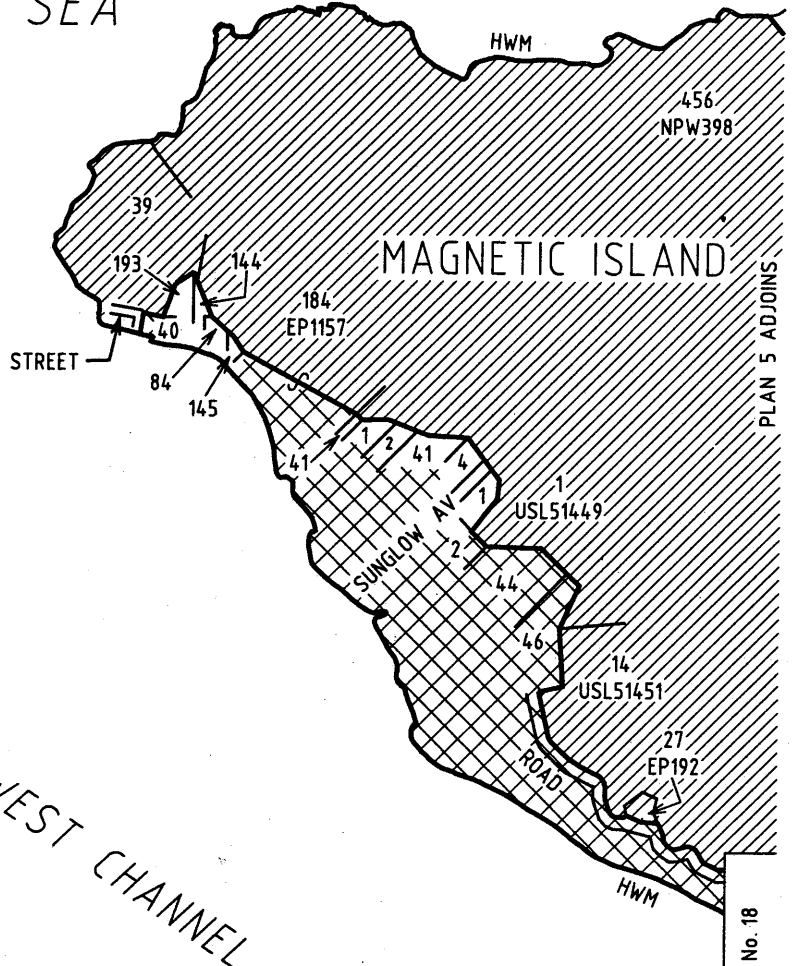


PLAN No 3 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval

CORAL SEA

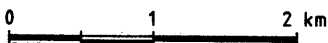
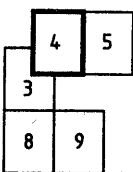


PLAN 3 ADJOINS

WEST CHANNEL




See Plan No. 18

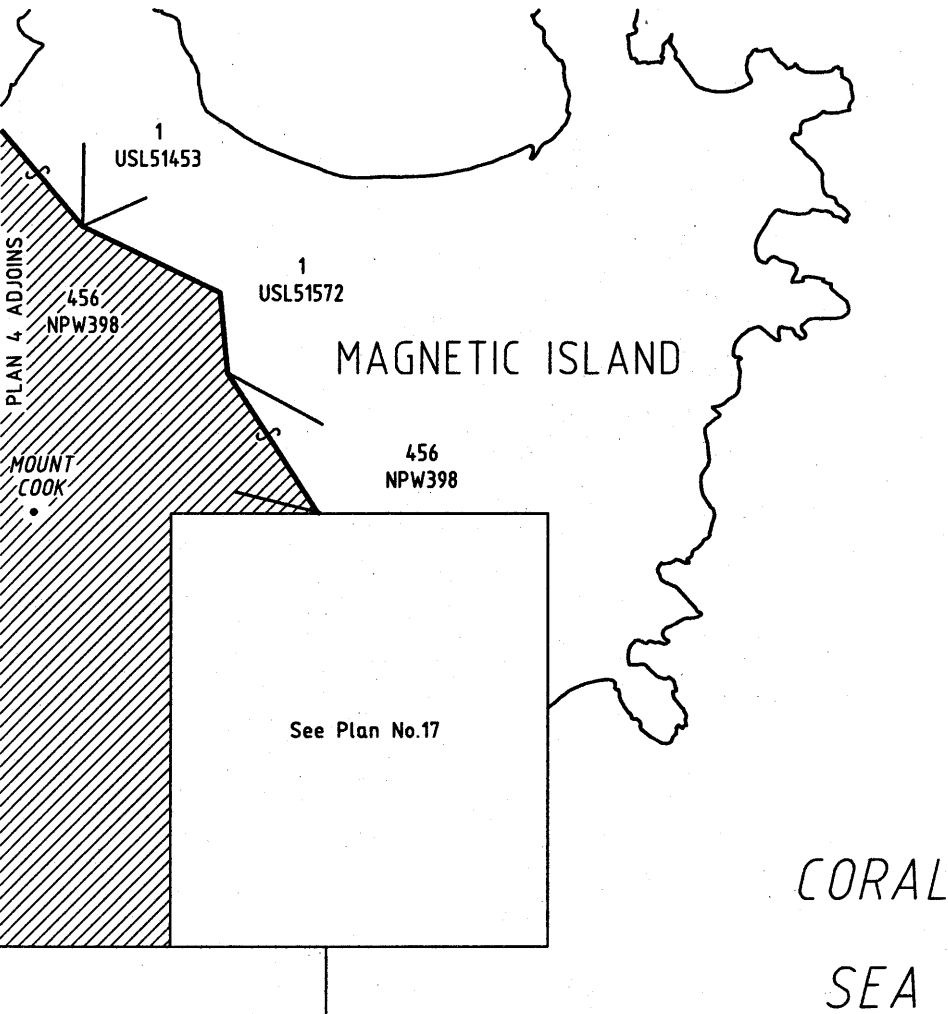
PLAN 3 ADJOINS
INDEX TO ADJOINING PLANS



PLAN No 4 - RAAF BASE TOWNSVILLE - QLD

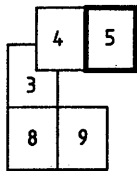
LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval



See Plan No.18

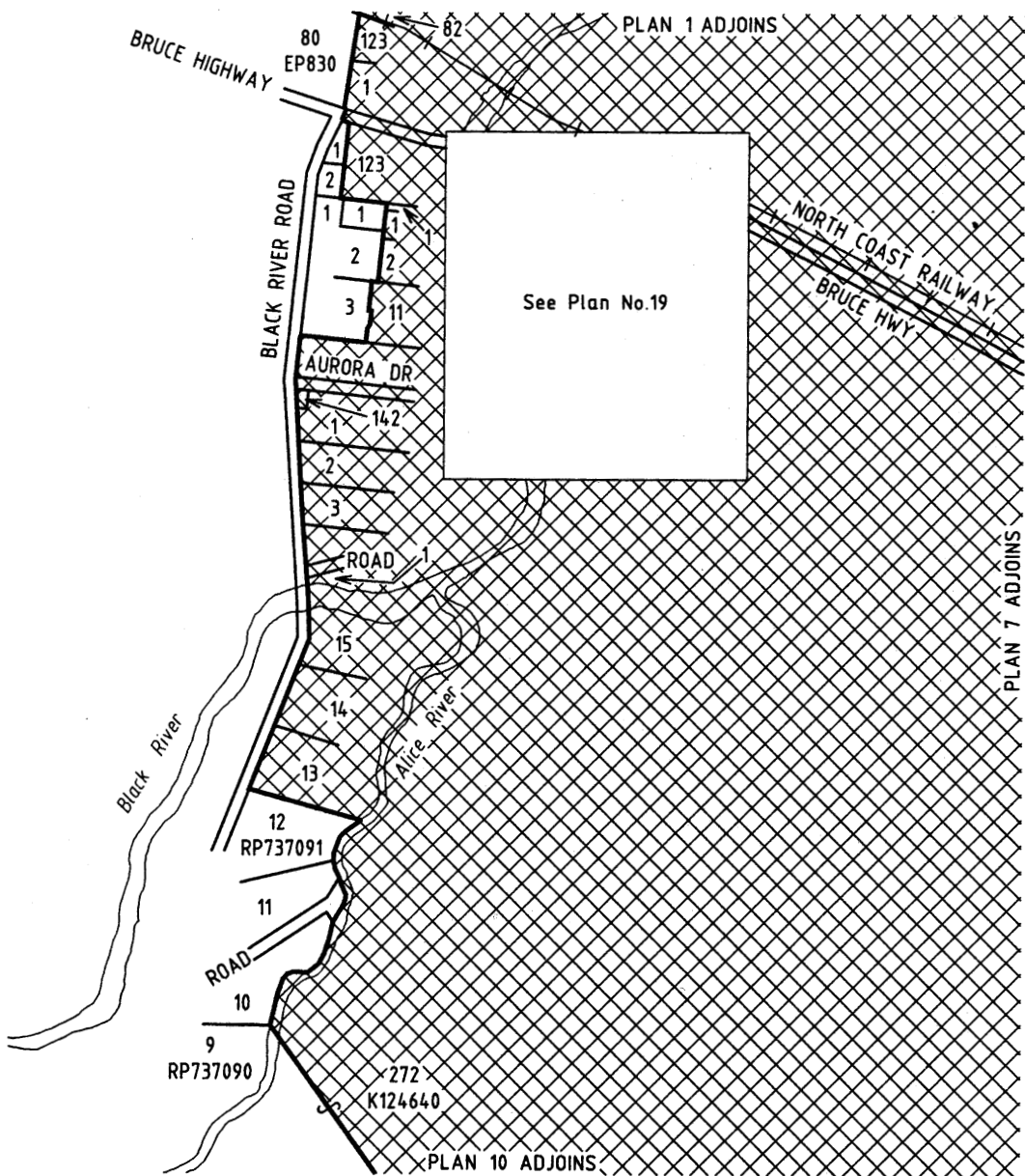
INDEX TO ADJOINING PLANS



PLAN No 5 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



INDEX TO ADJOINING PLANS

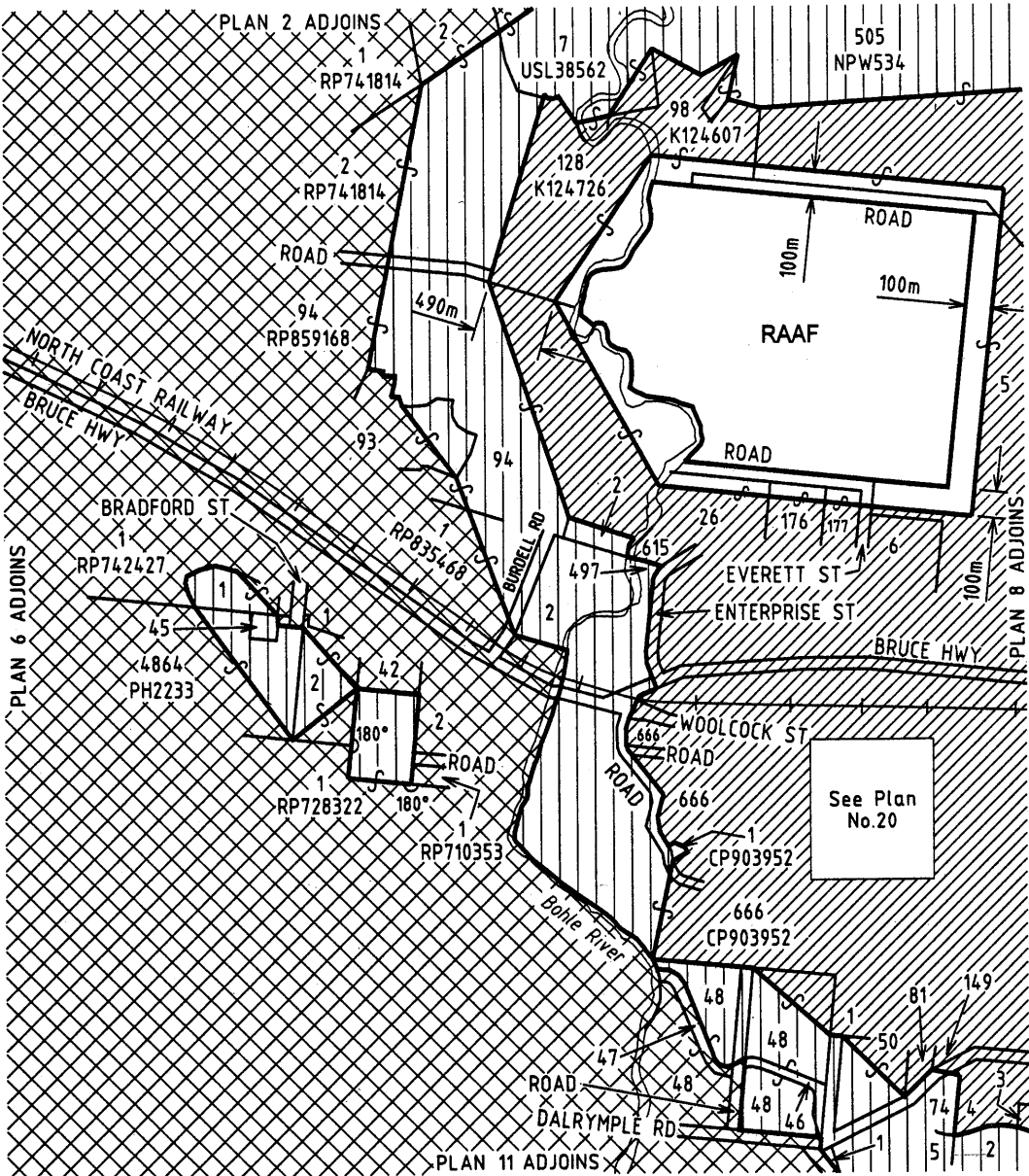
1	2	3
6	7	8
10	11	12



PLAN No 6 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



INDEX TO ADJOINING PLANS

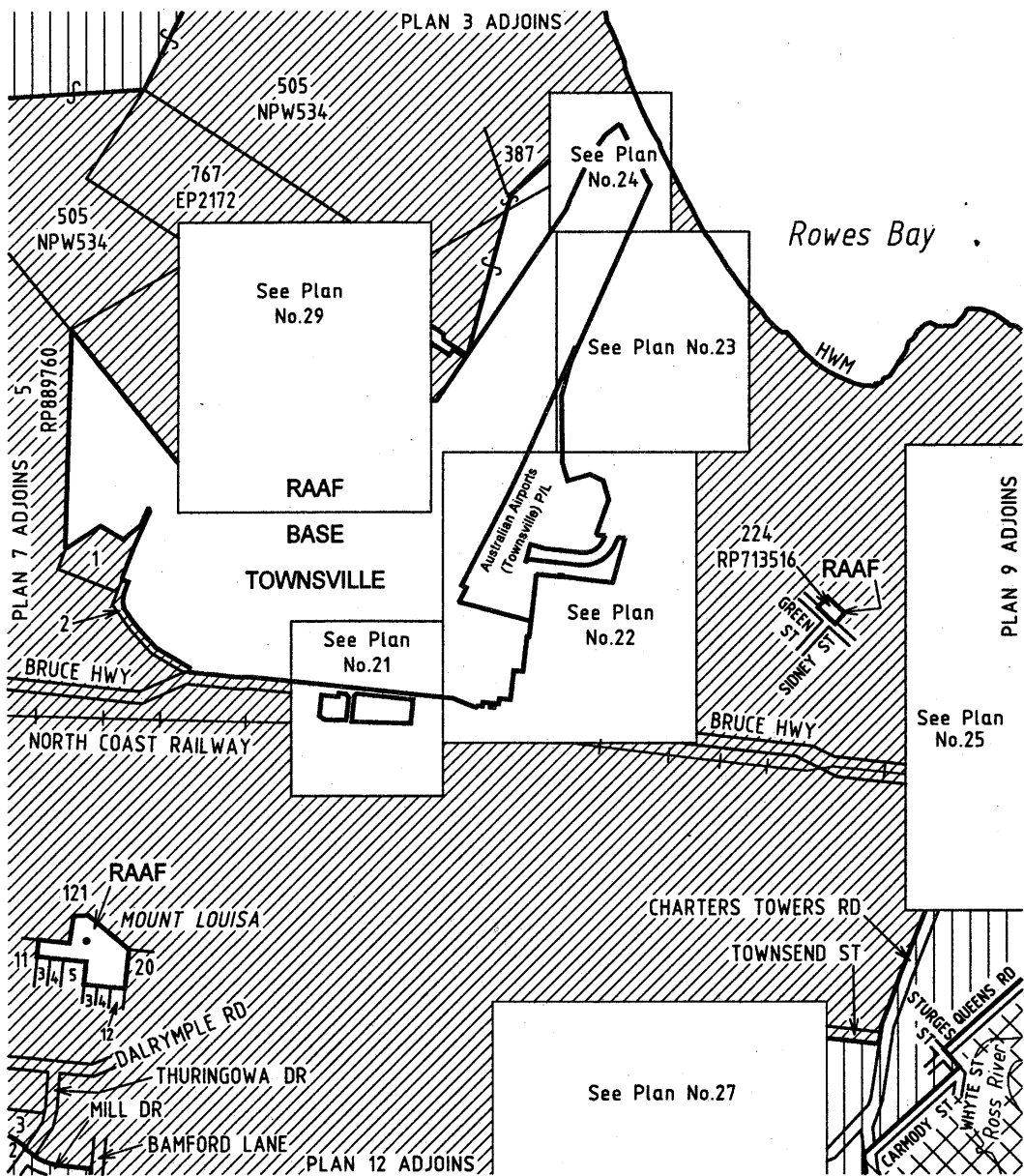
1	2	3
6	7	8
10	11	12



PLAN No 7 - RAAF BASE TOWNSVILLE - QLD

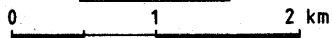
LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



INDEX TO ADJOINING PLANS

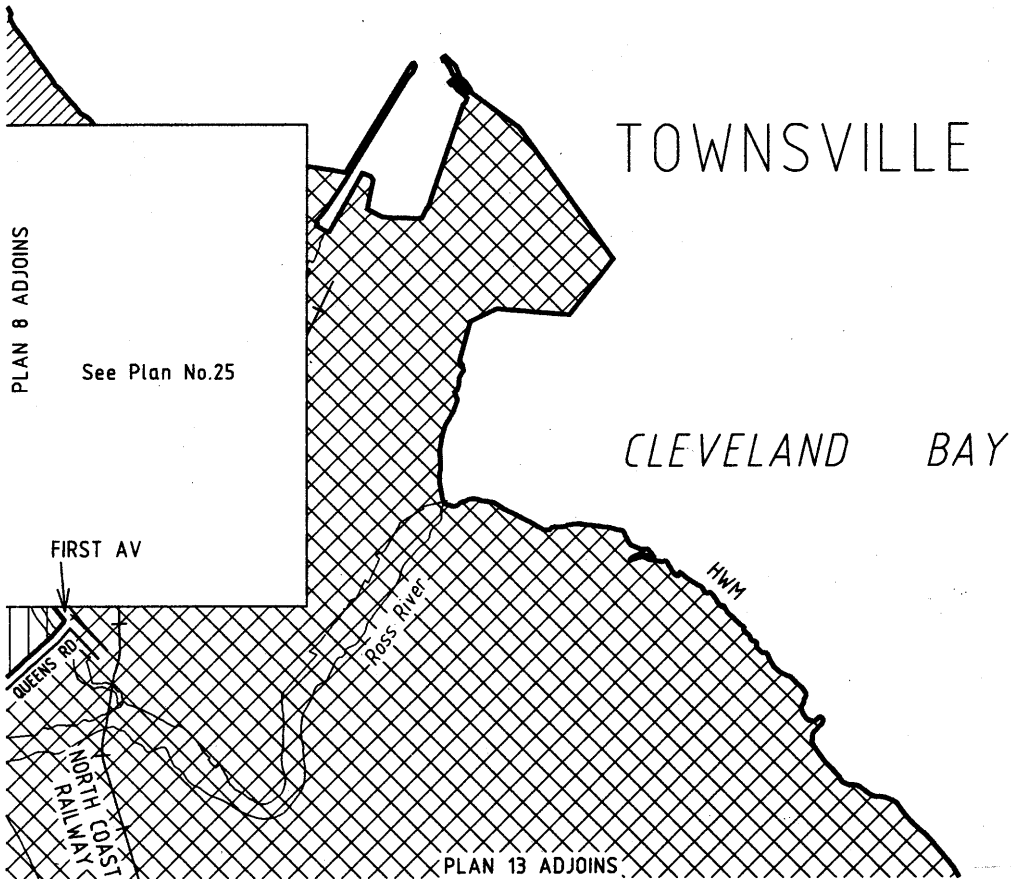
2	3	
7	8	9
11	12	13



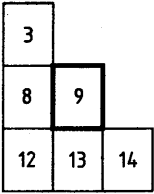
PLAN No 8 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



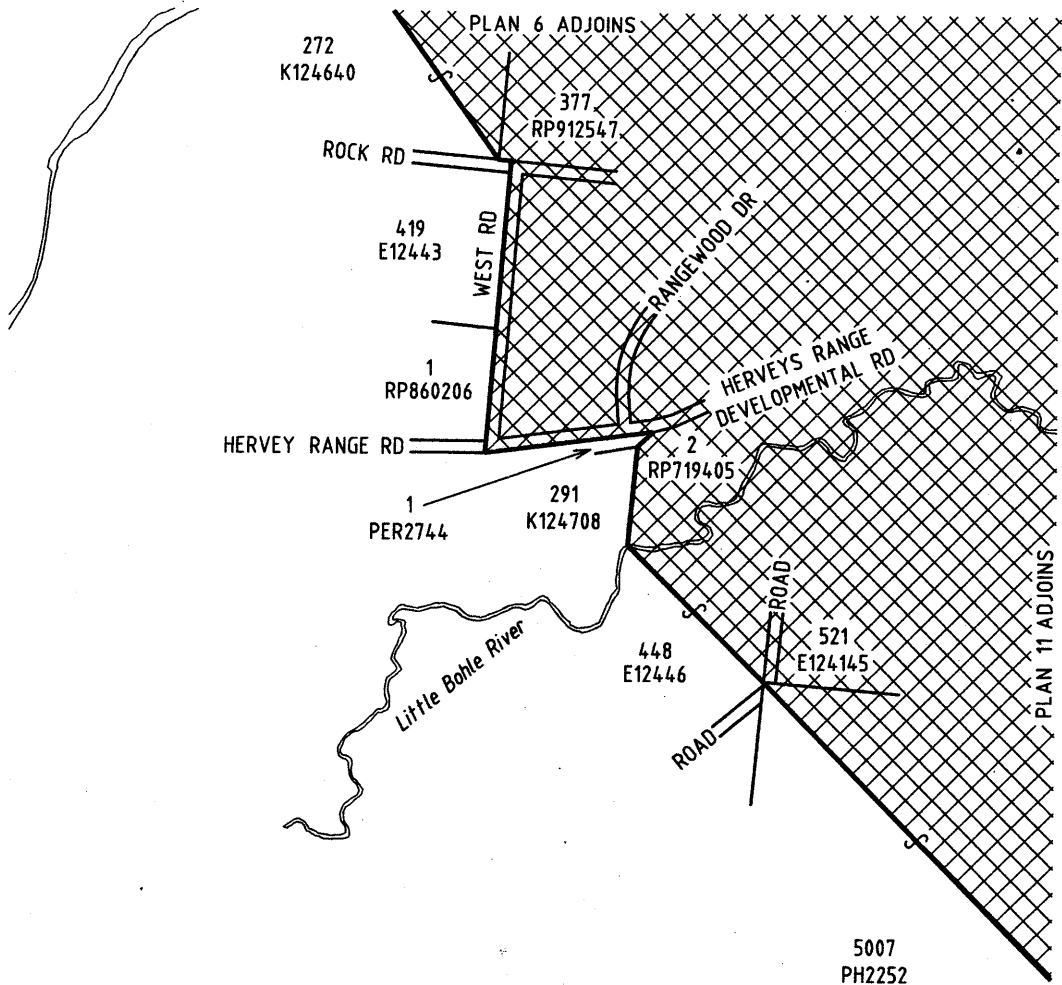
INDEX TO ADJOINING PLANS



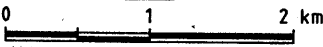
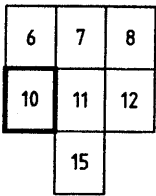
PLAN No 9 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval






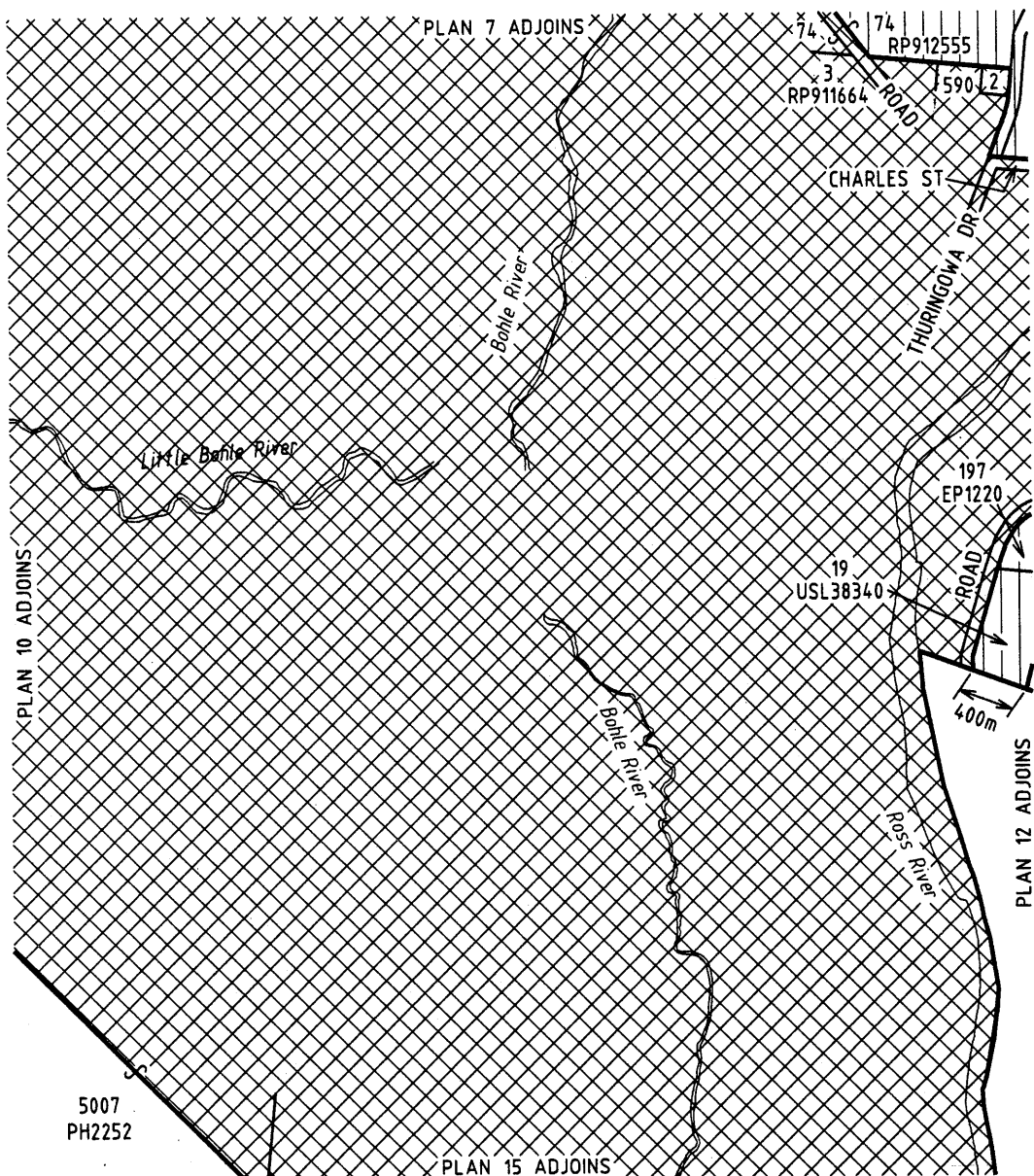
INDEX TO ADJOINING PLANS



PLAN No 10 - RAAF BASE TOWNSVILLE - QLD

LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval






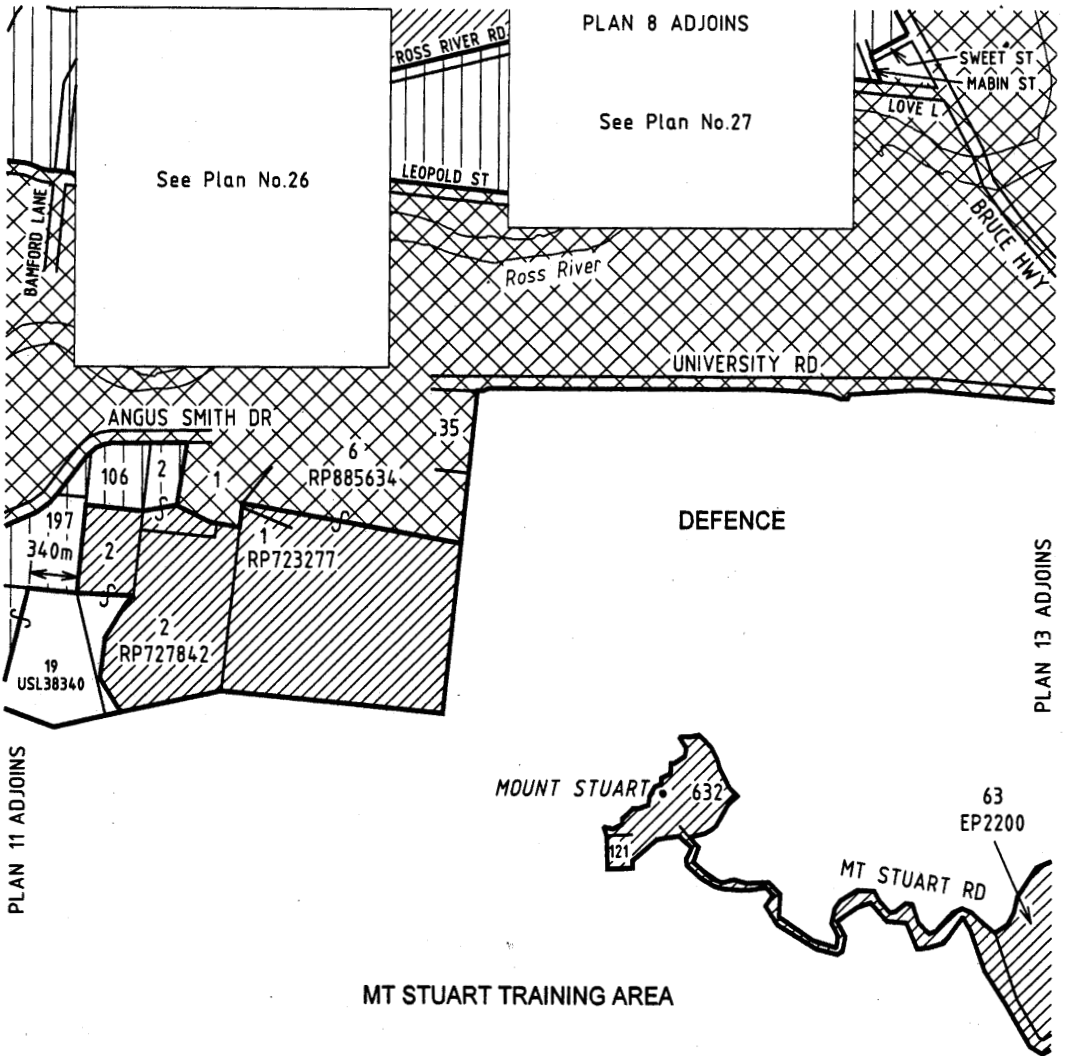
INDEX TO ADJOINING PLANS

6	7	8
10	11	12
	15	

PLAN No 11 - RAAF BASE TOWNVILLE - QLD

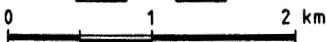
LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval



INDEX TO ADJOINING PLANS

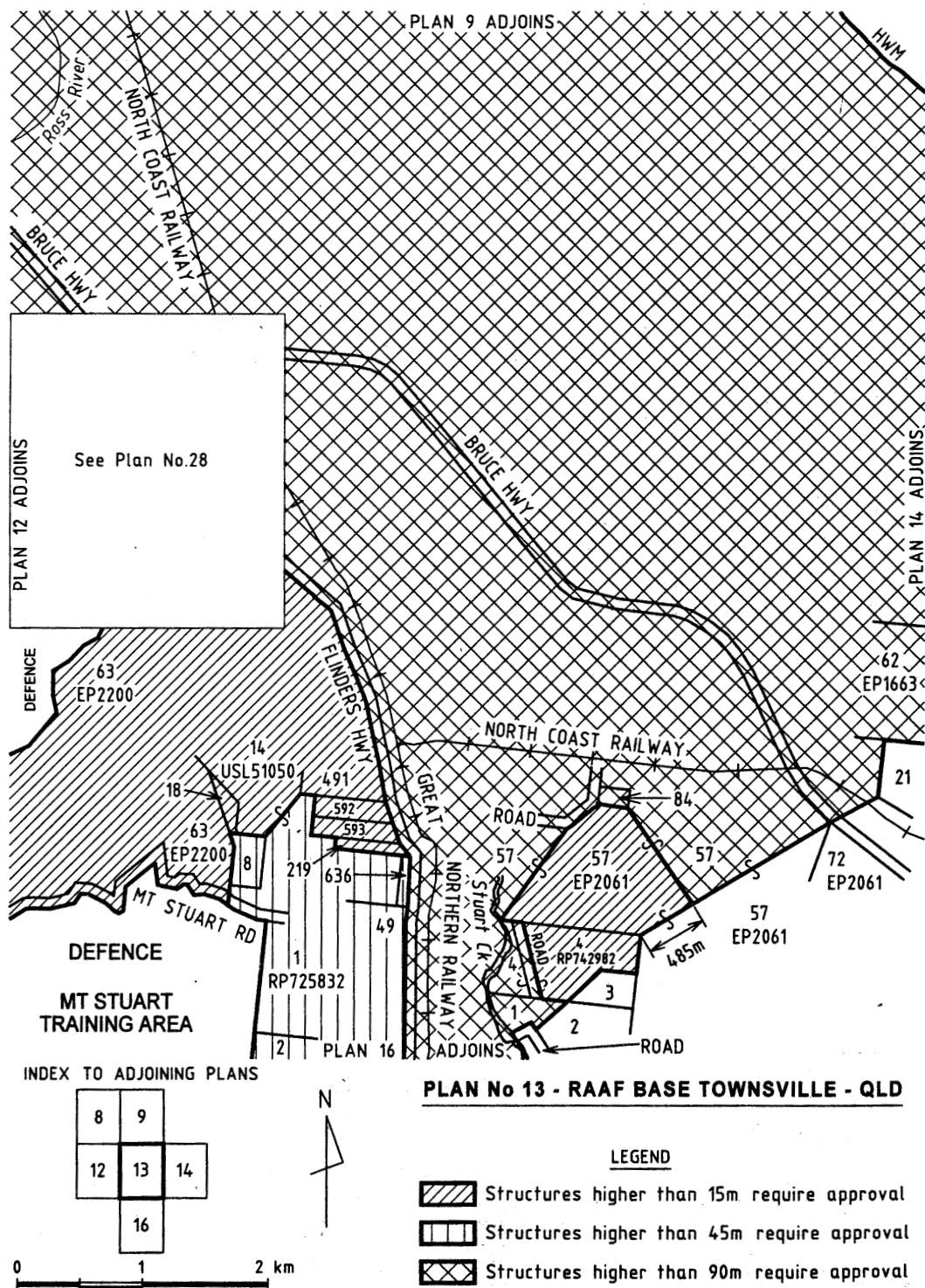
7	8	9
11	12	13
15		16

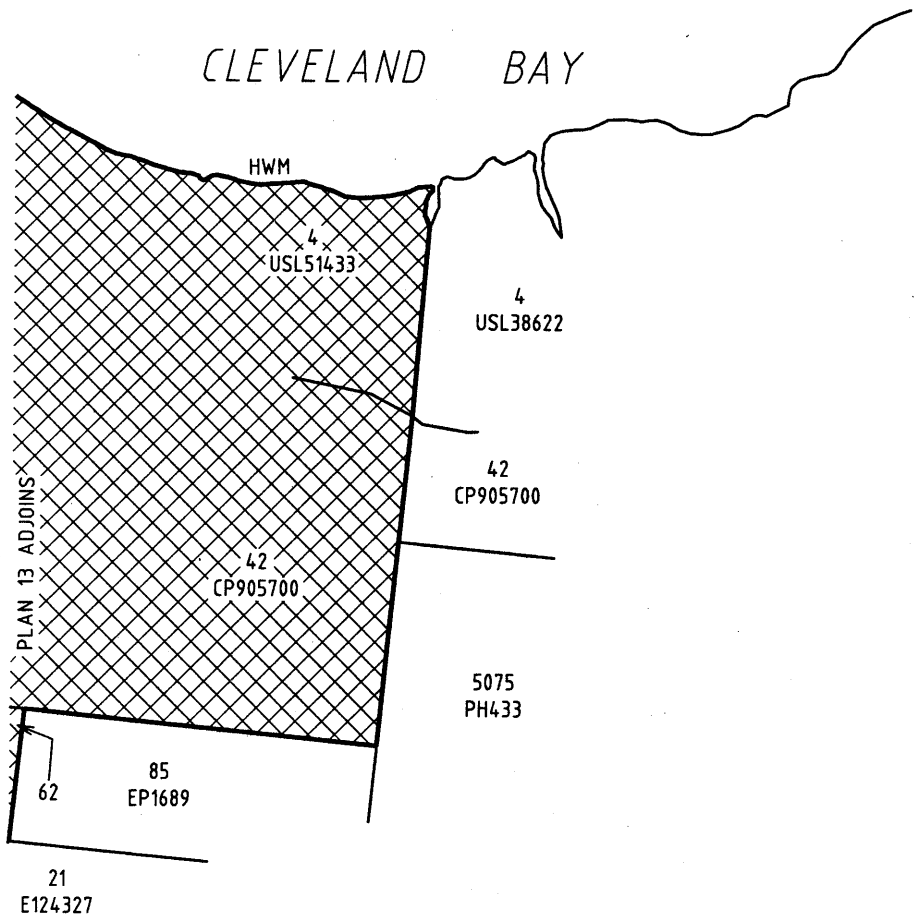


PLAN No 12 - RAAF BASE TOWNSVILLE - QLD

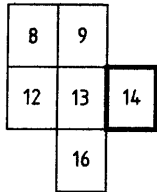
LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval





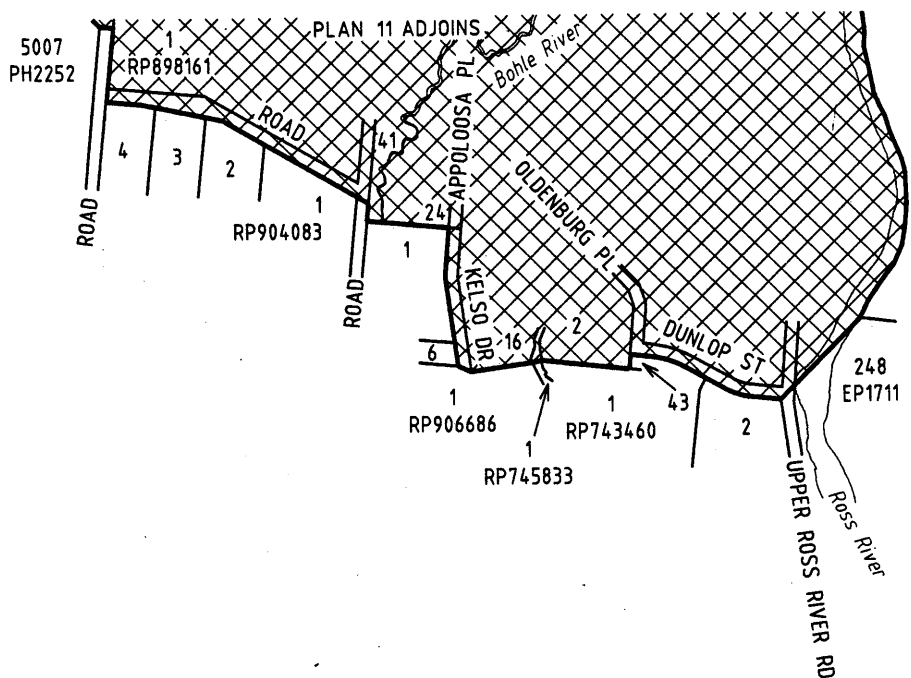
INDEX TO ADJOINING PLANS



PLAN No 14 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



INDEX TO ADJOINING PLANS

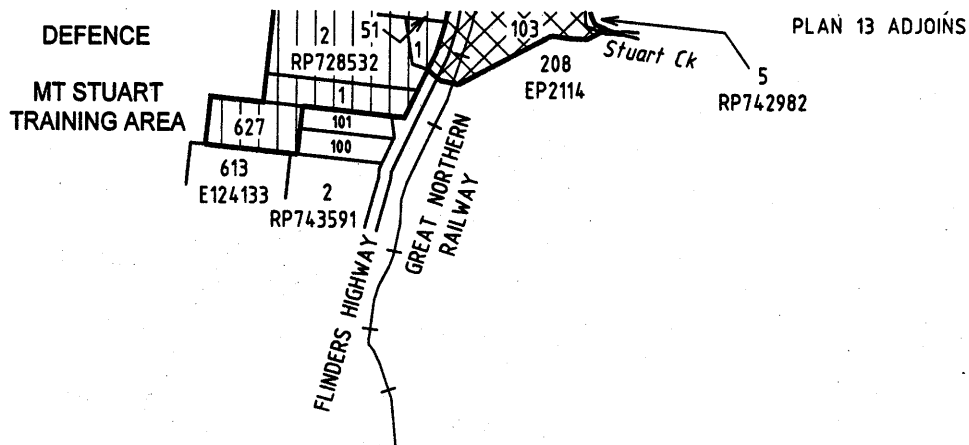
6	7	8
10	11	12
	15	



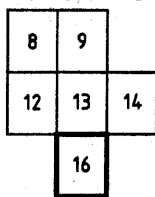
PLAN No 15 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



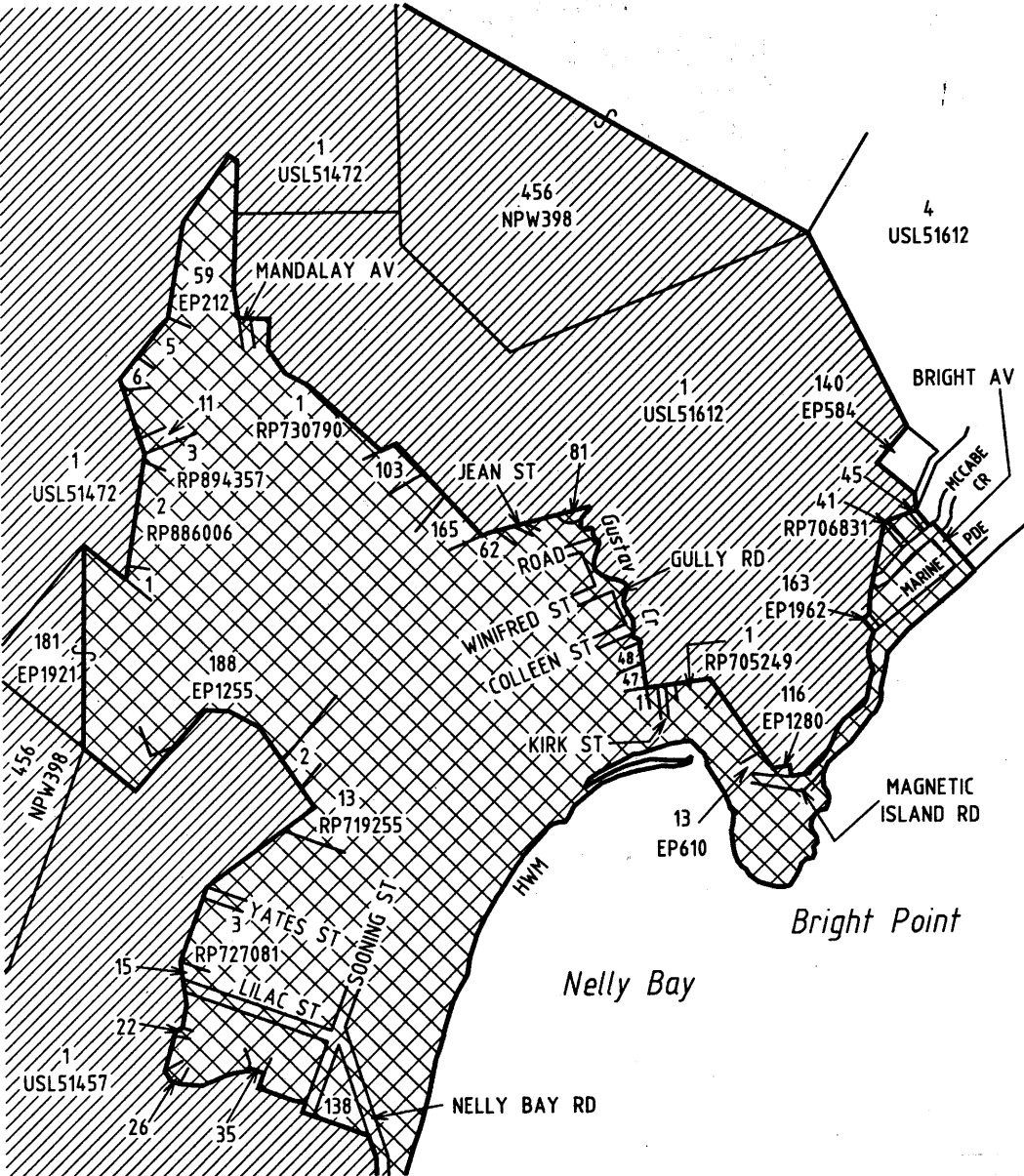
INDEX TO ADJOINING PLANS



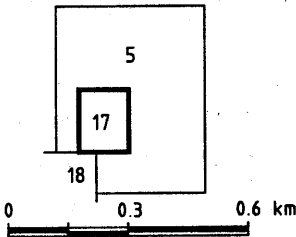
PLAN No 16 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval






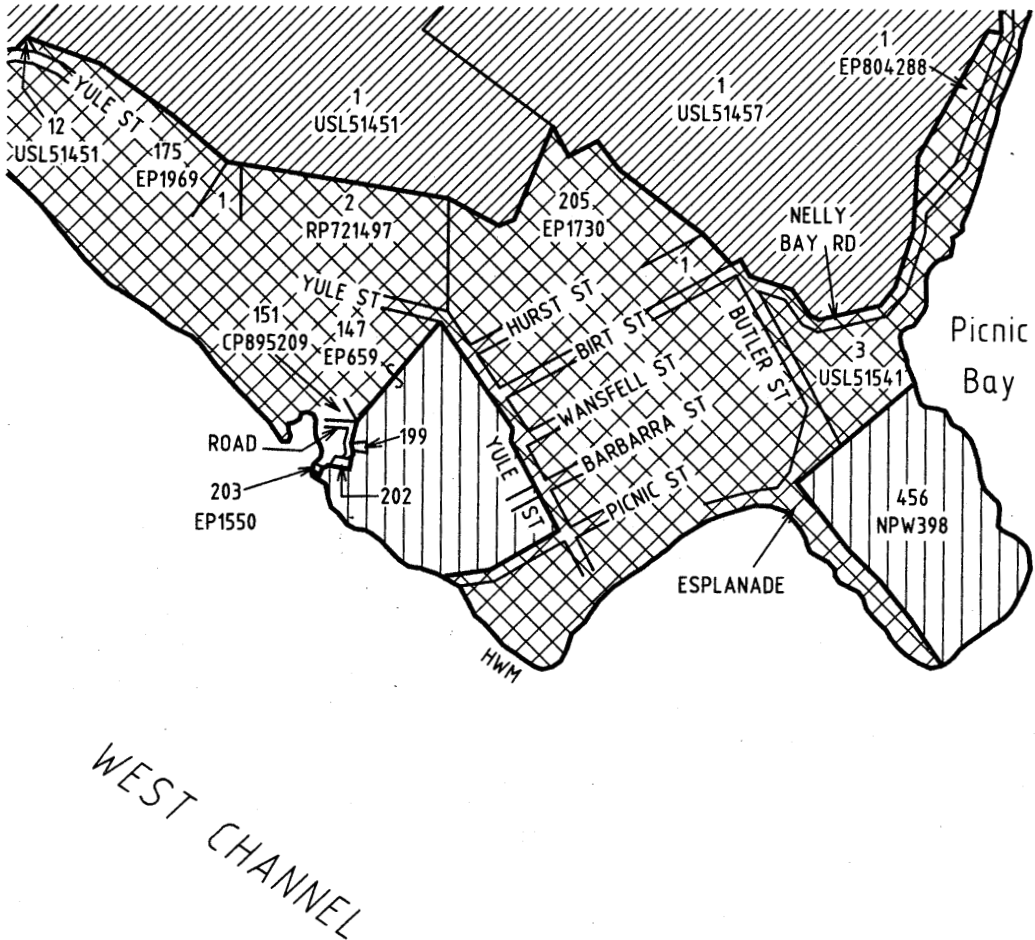
INDEX TO ADJOINING PLANS



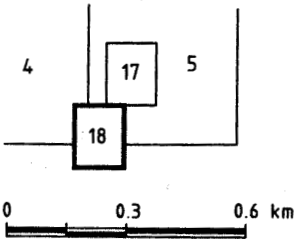
PLAN No 17 - RAAF BASE TOWNSVILLE - QLD

LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval



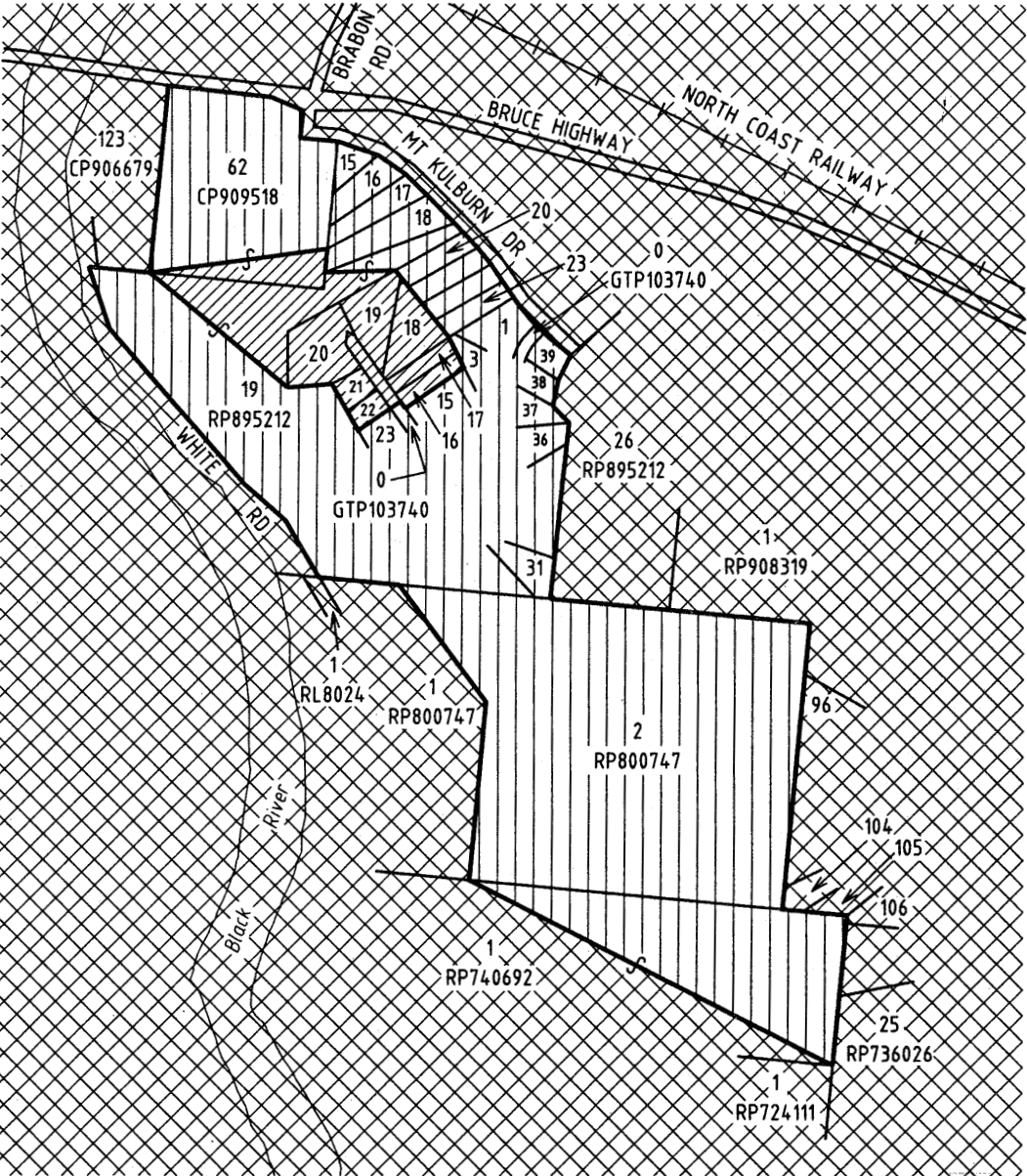
INDEX TO ADJOINING PLANS



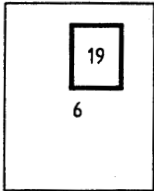
PLAN No 18 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval






INDEX TO ADJOINING PLANS

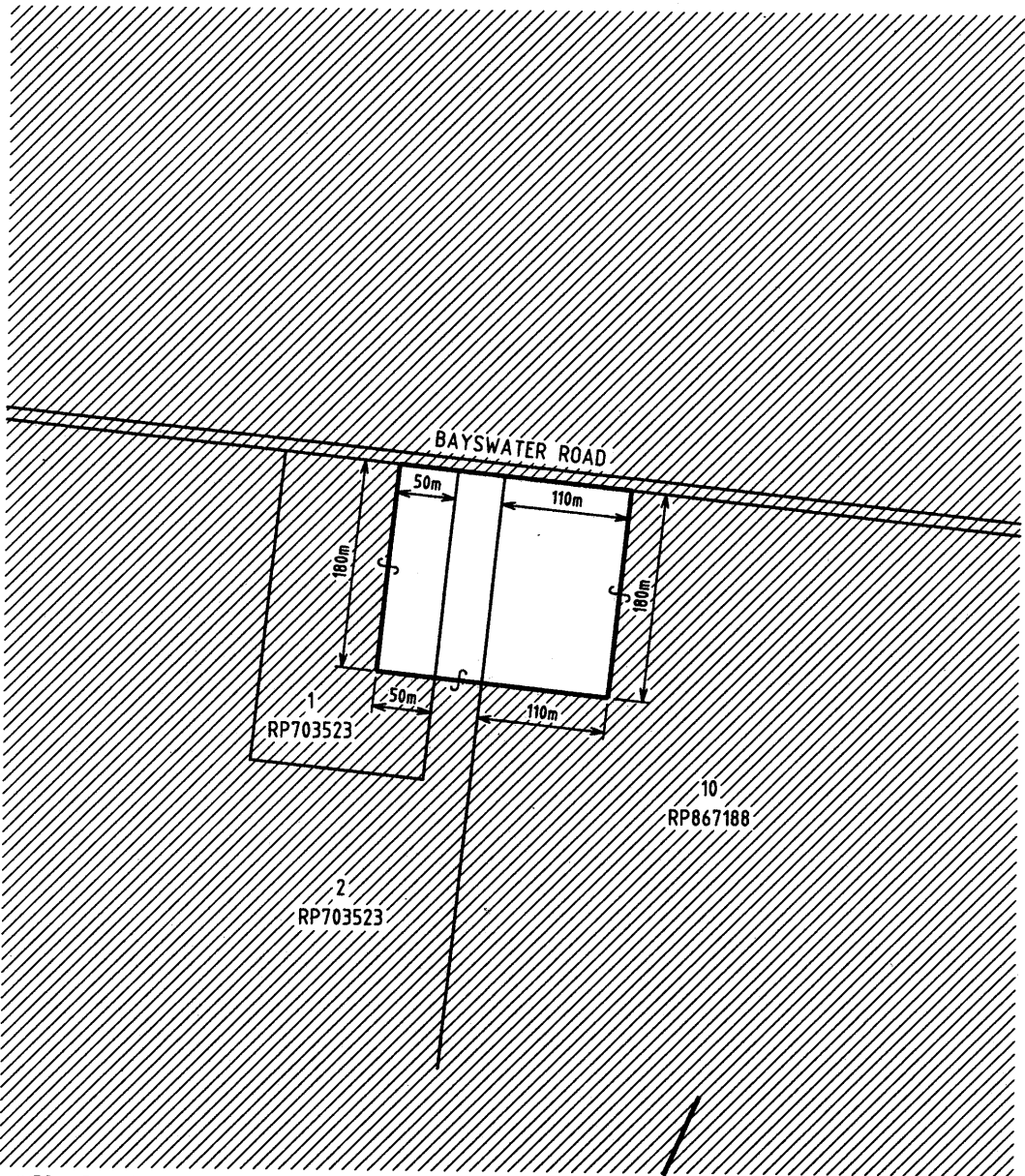


PLAN No 19 - RAAF BASE TOWNSVILLE - QLD

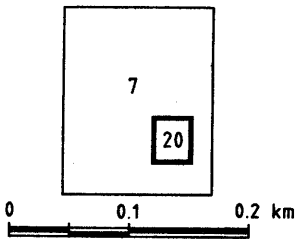
LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval








INDEX TO ADJOINING PLANS

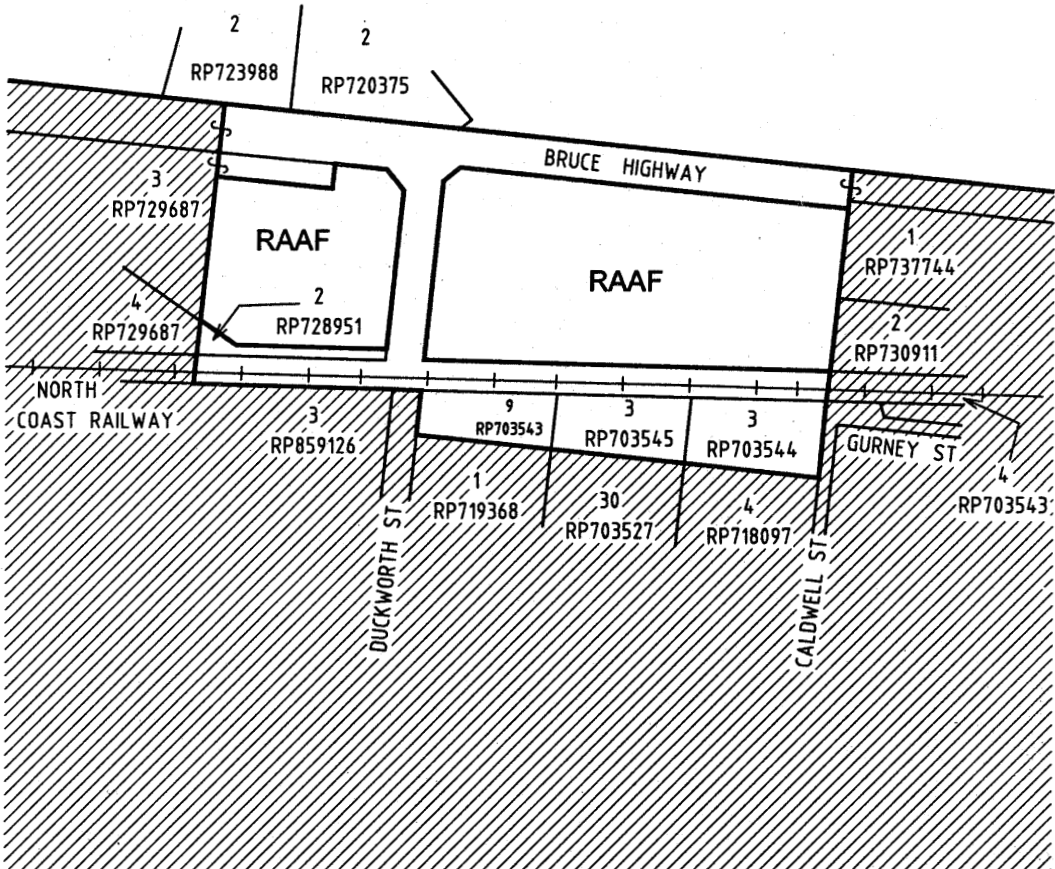


PLAN No 20 - RAAF BASE TOWNSVILLE - QLD

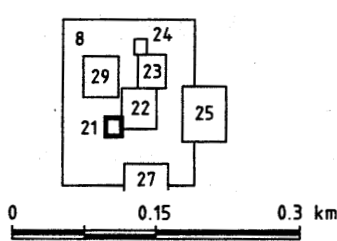
LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval

RAAF
BASE
TOWNSVILLE



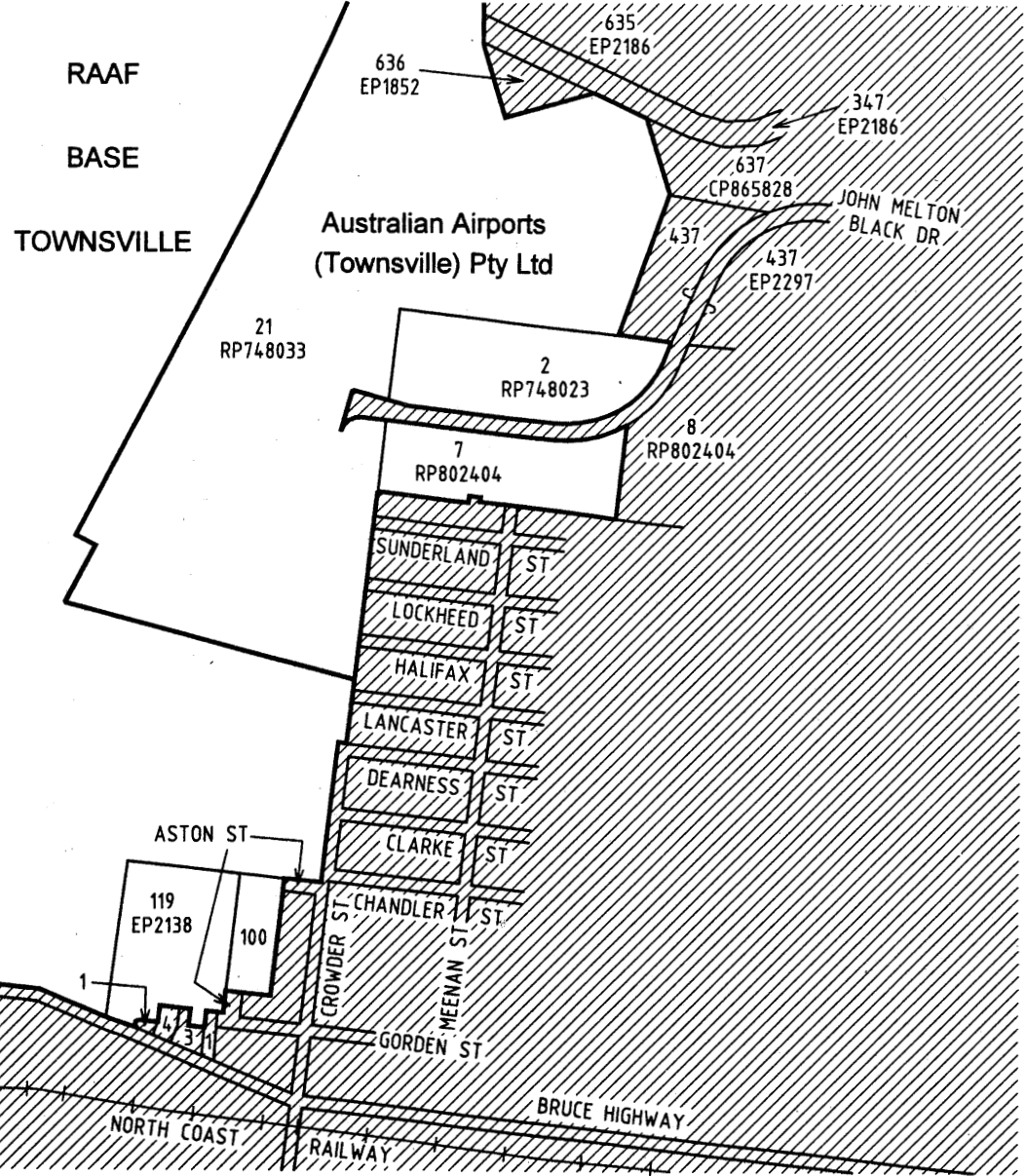
INDEX TO ADJOINING PLANS



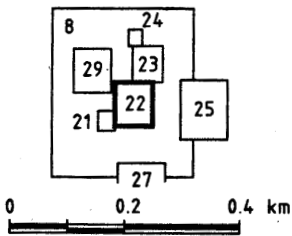
PLAN No 21 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



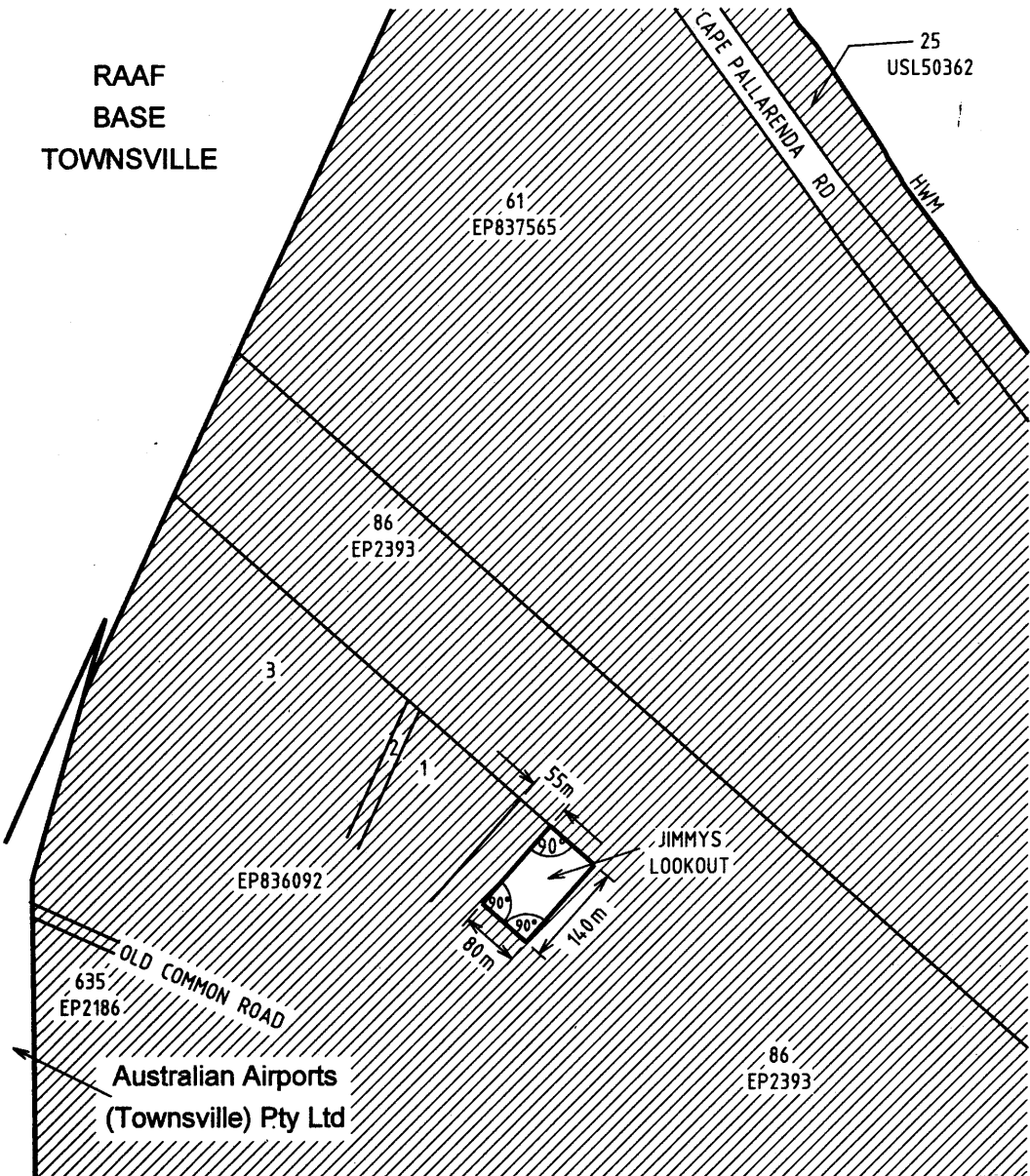
INDEX TO ADJOINING PLANS



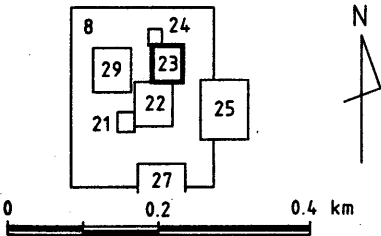
PLAN No 22 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



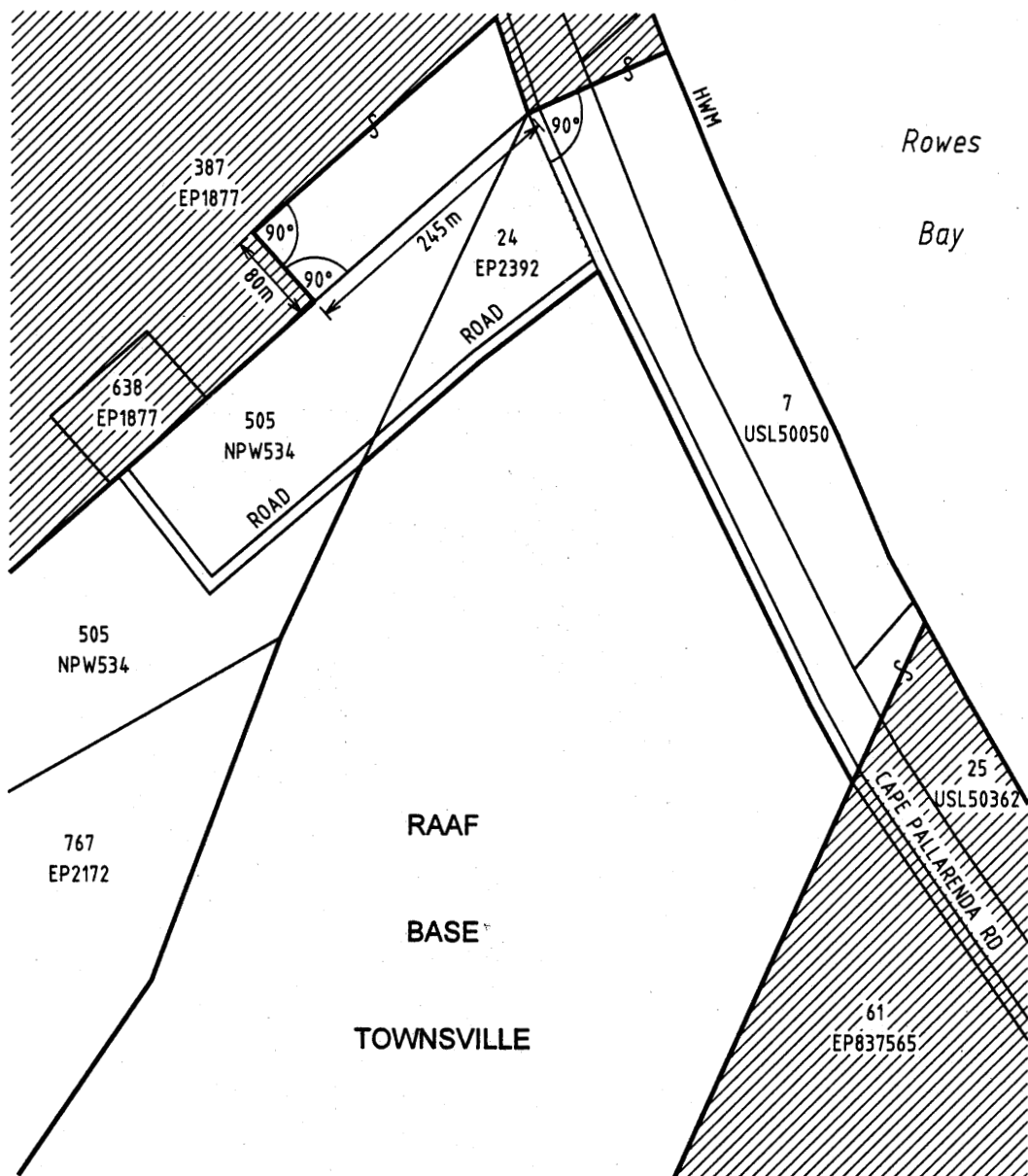
INDEX TO ADJOINING PLANS



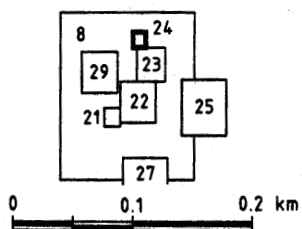
PLAN No 23 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval






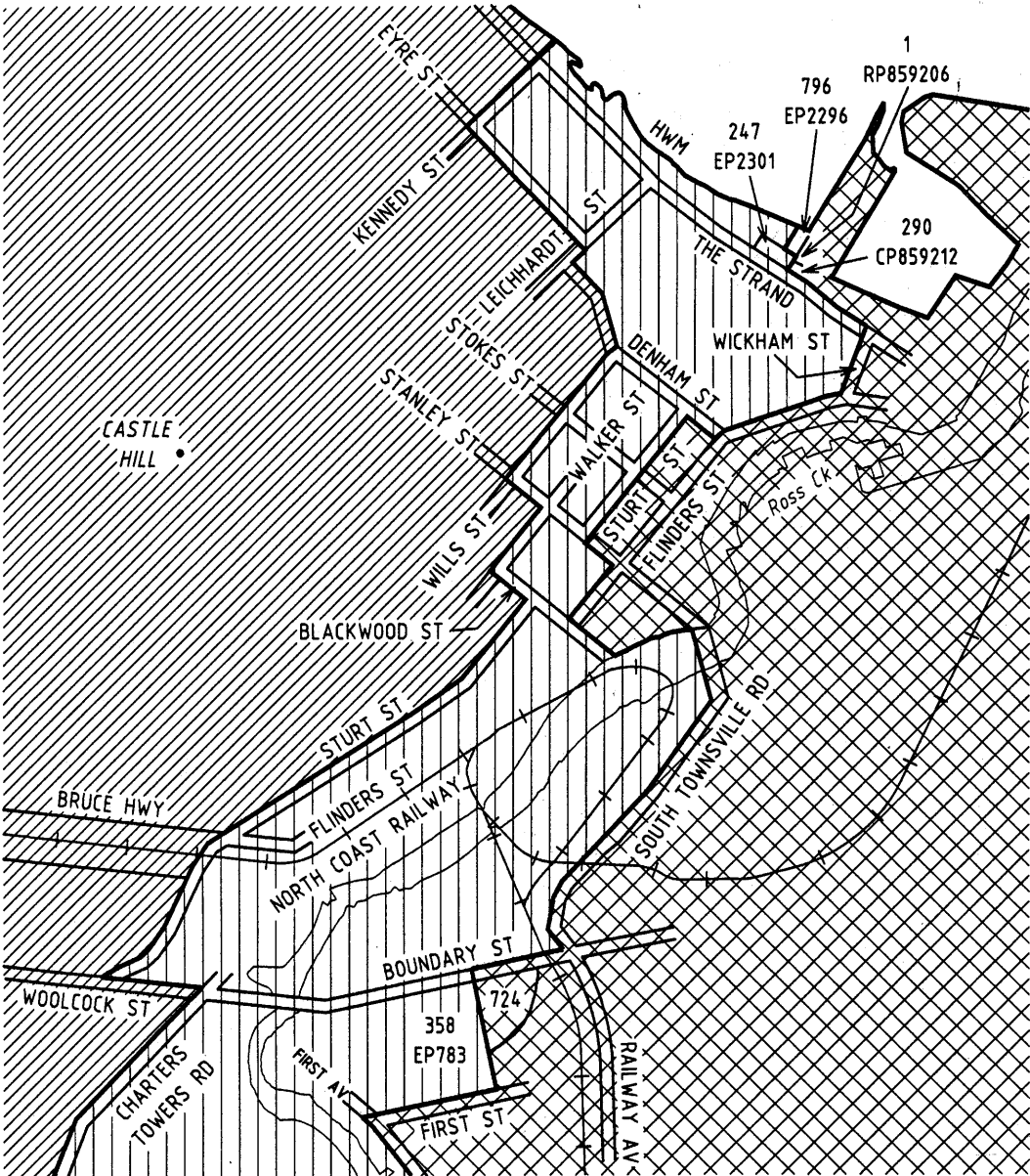
INDEX TO ADJOINING PLANS



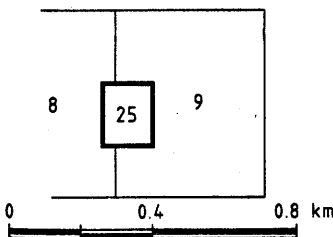
PLAN No 24 - RAAF BASE TOWNSVILLE - QLD

LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval



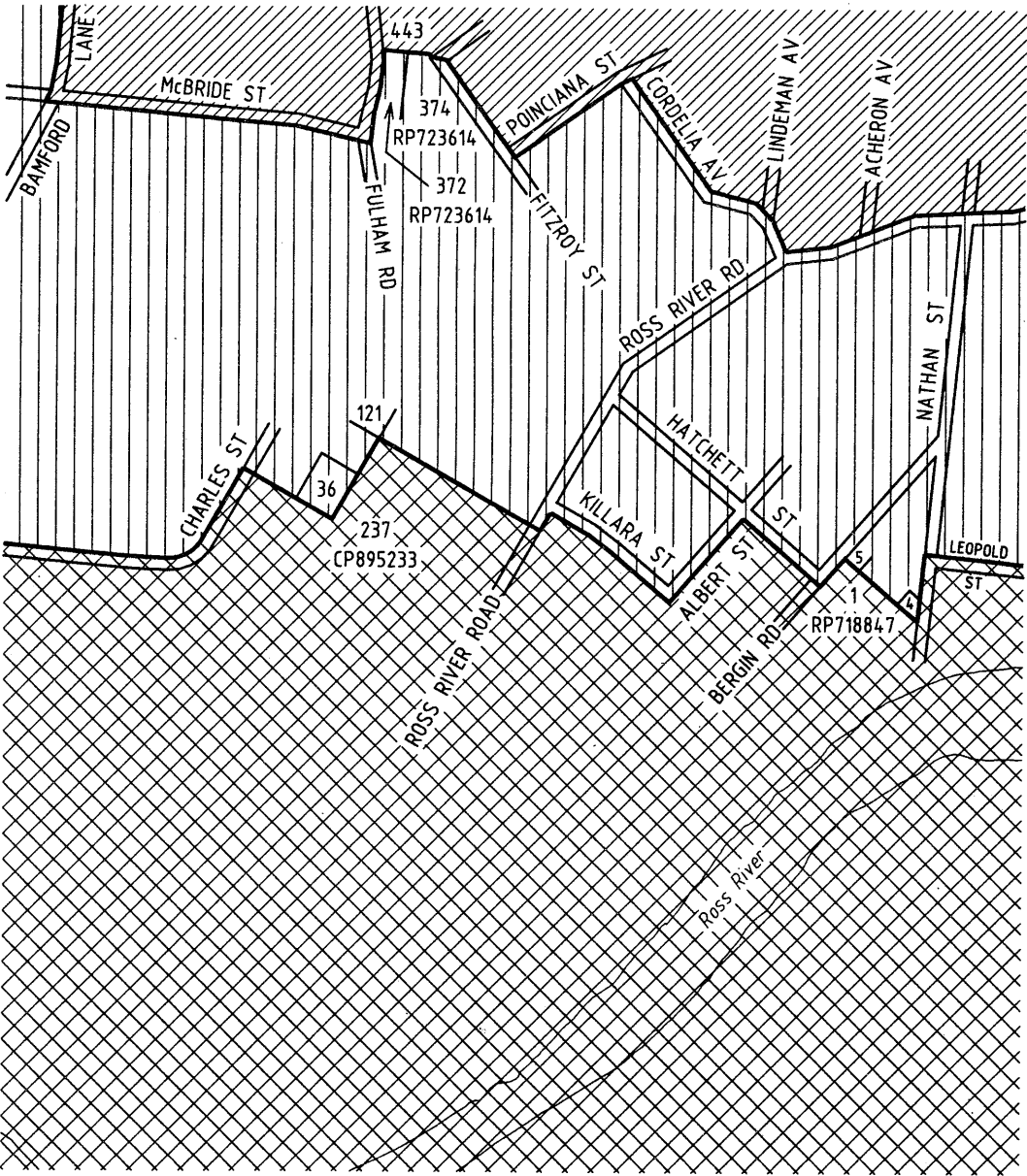
INDEX TO ADJOINING PLANS



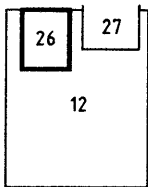
PLAN No 25 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval






INDEX TO ADJOINING PLANS

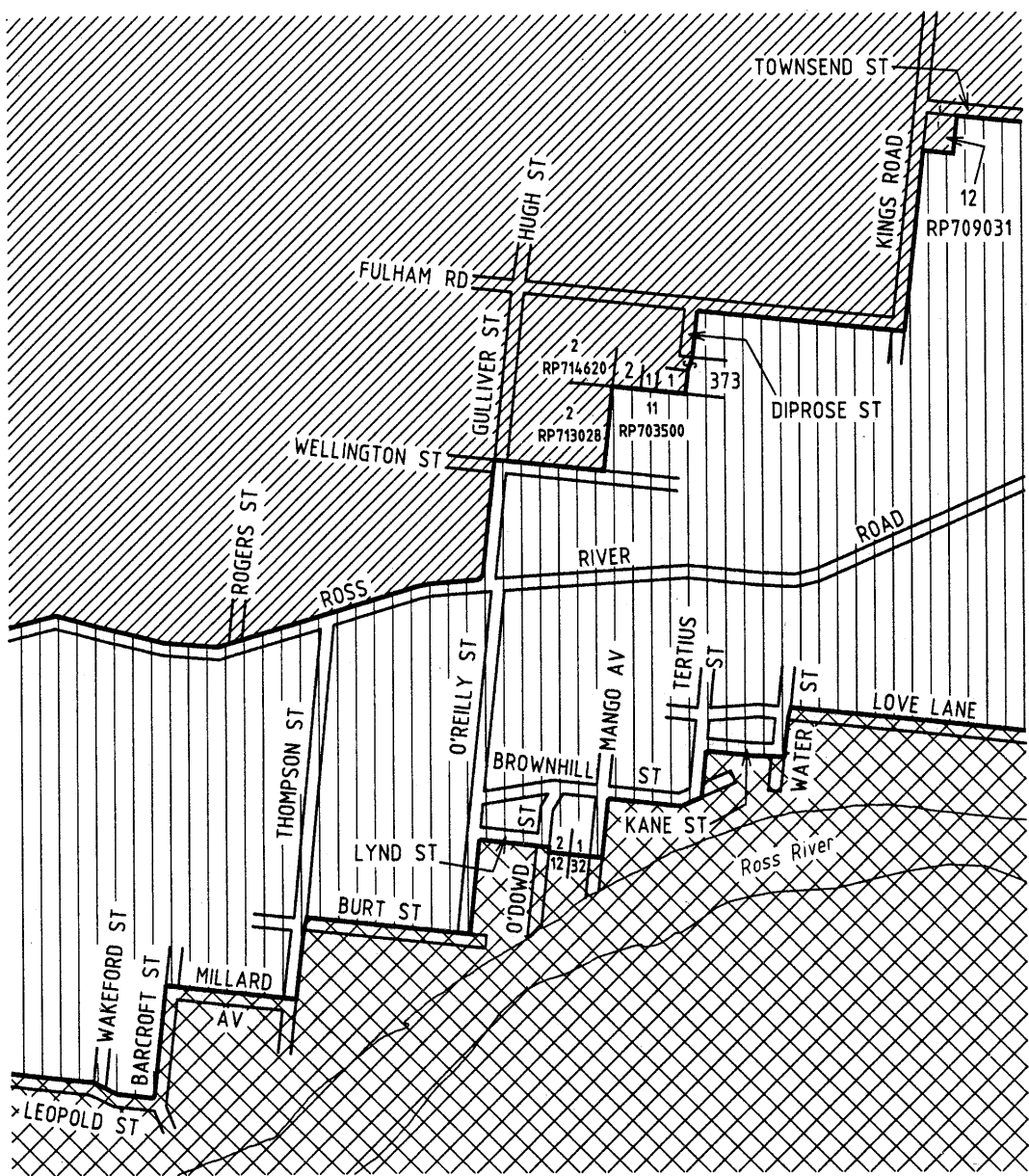


0 0.3 0.6 km

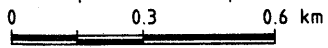
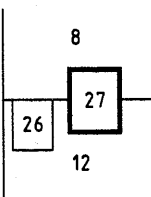
PLAN No 26 - RAAF BASE TOWNSVILLE - QLD

LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval






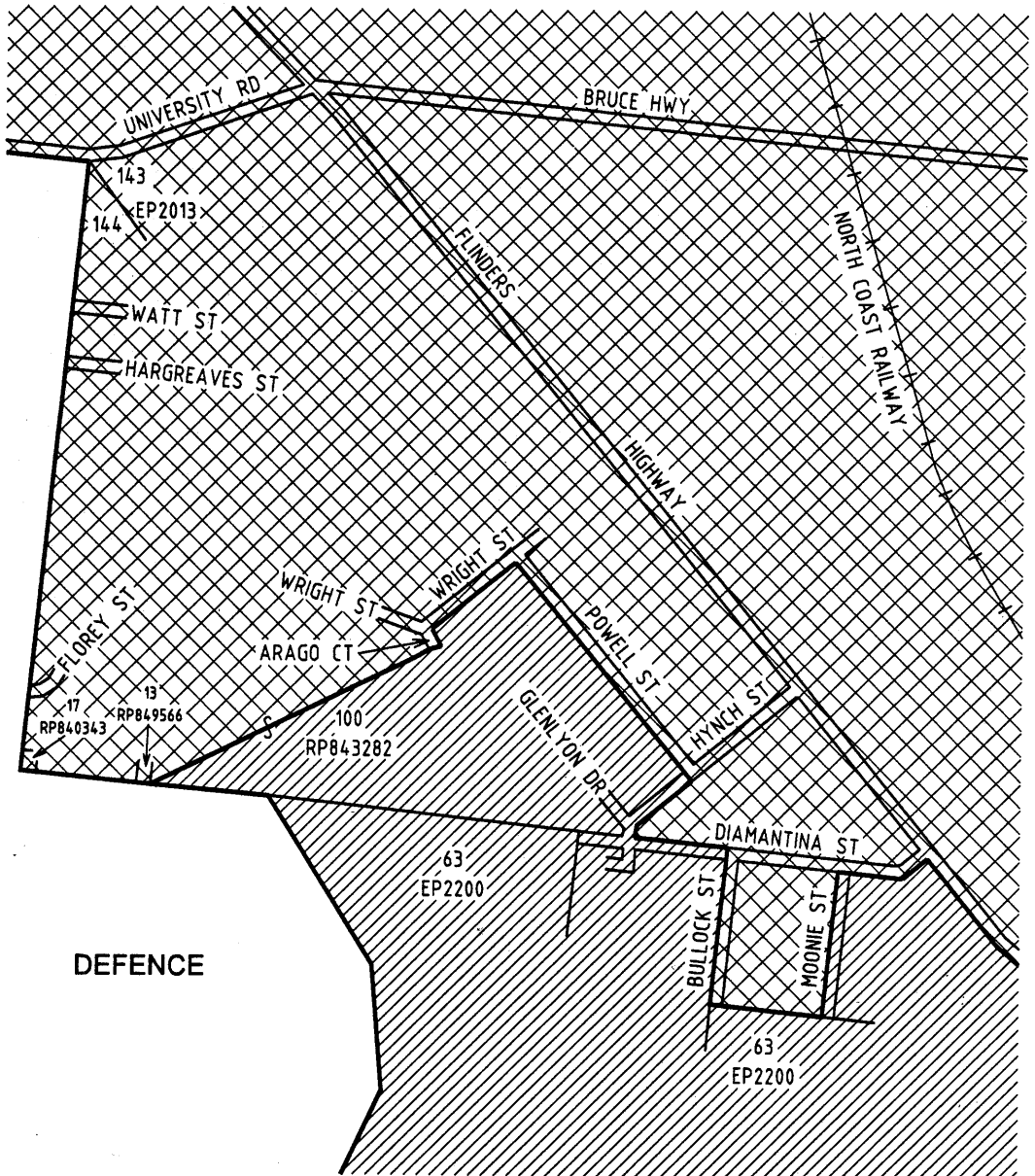
INDEX TO ADJOINING PLANS



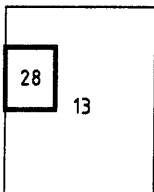
PLAN No 27 - RAAF BASE TOWNSVILLE - QLD

LEGEND

-  Structures higher than 15m require approval
-  Structures higher than 45m require approval
-  Structures higher than 90m require approval



INDEX TO ADJOINING PLANS



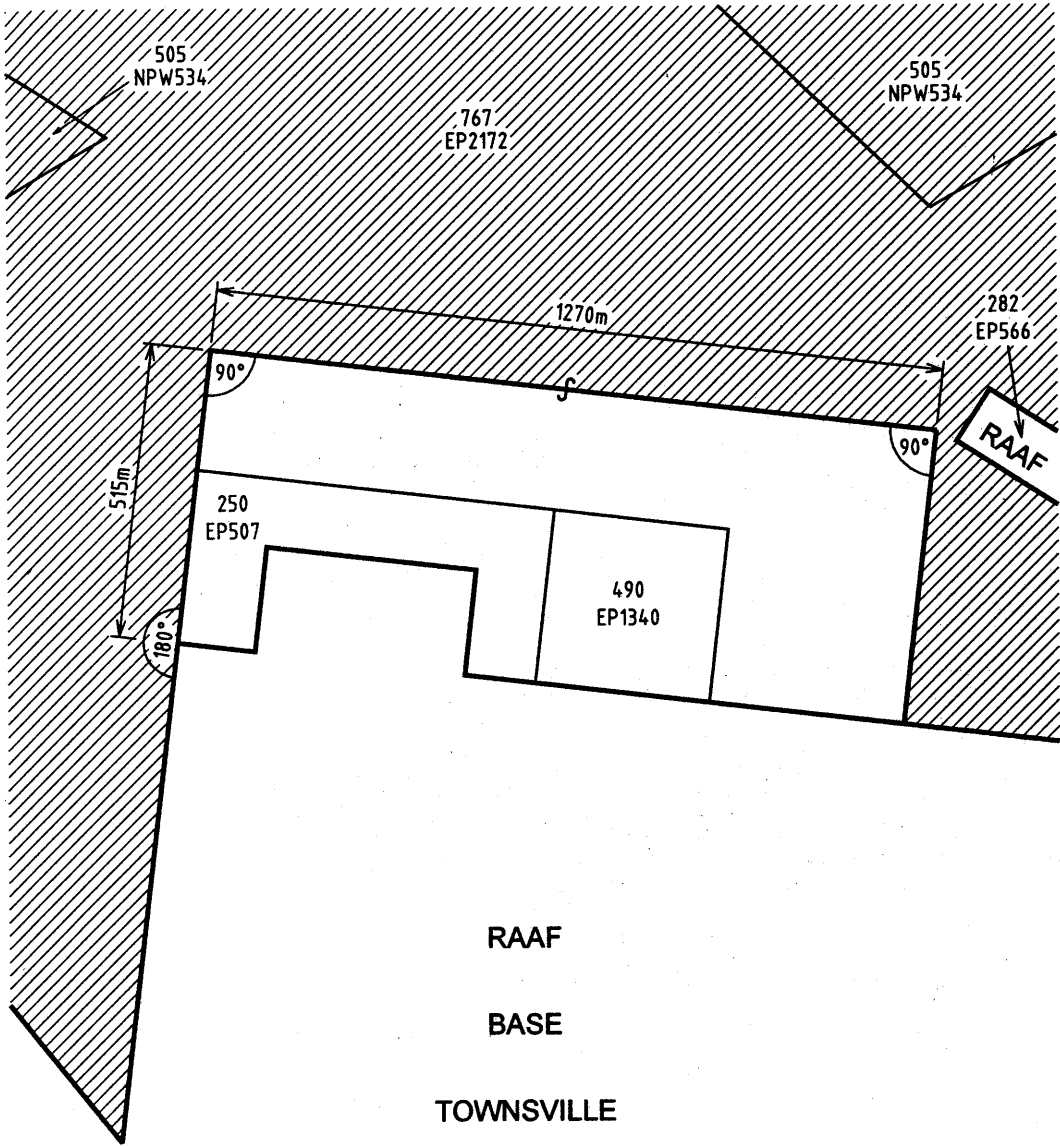
0 0.3 0.6 km



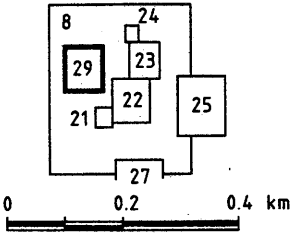
PLAN No 28 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval



INDEX TO ADJOINING PLANS



PLAN No 29 - RAAF BASE TOWNSVILLE - QLD

LEGEND

- Structures higher than 15m require approval
- Structures higher than 45m require approval
- Structures higher than 90m require approval

Environment and Heritage

COMMONWEALTH OF AUSTRALIA

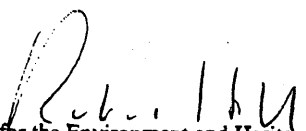
Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare resin derived from *Xanthorrhoea semiplana tateana* (Tate's grass-tree) plants, from private land on Kangaroo Island, South Australia, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting is restricted to dead plants removed from existing pasture land, and from areas which are being cleared in compliance with the *South Australian Native Vegetation Act 1991*, by members of the Yacca Industry Management Association (Kangaroo Island) Incorporated (YIMA).
2. Live Yacca gum will only be harvested from exempt or approved clearance areas under the *Native Vegetation Act 1991*.
3. Plants are to be harvested from freehold land only.
4. A moratorium on the harvest of dead Yacca from shelterbelts until a policy can be agreed between SA Department of Environment and Heritage and Yacca Industry Management Association.
5. A revised Management Plan to be developed by the industry and submitted prior to or in association with any further proposals to renew the harvest.
6. The YIMA is to provide an inventory of stock of dead plants held in storage by its members as at 30 September 2000, and to provide to Environment Australia quarterly summaries of stock purchased during the period of this approval.
7. Export of Yacca is restricted to permits only.
8. This declaration is valid until 30 September 2003.

Dated this 27th day of November 2000


Minister for the Environment and Heritage

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

Director, Wildlife Scientific Advice
Natural Heritage Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601

Telephone: (02) 6274 2317 Facsimile: (02) 6274 1921



Department of Environment & Heritage

**NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that on 30 November 2000 a permit was granted to Pasminco Limited, (Australian Business Number 34 004 368 674), Level 15, 380 St Kilda Road, Melbourne, Victoria 3004 (telephone 02 49 580 847, facsimile 02 49 584 185) to import up to 60 metric tonnes of paragoethite residues from Pyrometallurgy Division, Mintek, 2000 Hans Strijdom Drive, Randburg 2125, South Africa to Pasminco Port Pirie Smelter, Ellen Street, Port Pirie, South Australia 5540 (telephone 08 8638 1500, facsimile 08 8638 1550).

The soft powdery waste must be packaged in sealed nylon bulker bags and the harder wastes must be packaged in 200 litre drums and closed with a metal clamp. The entire shipment must then be placed into shipping containers to be loaded onto ship at the Port of Durban, South Africa and off-loaded onto road transport at the Port of Adelaide. From there, it must be transported by road to the disposal facility.

The waste must be disposed of by recycling/reclamation of metals and metal compounds.

The import must take place in one (1) shipment between 30 November 2001 and 30 September 2001.

A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Quality Division of the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquiries should be directed to:

Manager

Hazardous Waste Section

Environment Protection Group

GPO Box 787 CANBERRA ACT 2601

Telephone (02) 6274 1411

Facsimile (02) 6274 1164

e-mail hwa@ea.gov.au

Peter Burnett

Assistant Secretary

Chemicals and the Environment Branch

6 December 2000



Great Barrier Reef Marine Park (Bathurst Head Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

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



Signed and sealed with the
Great Seal of Australia
on 13th Dec 2000

Governor-General

By His Excellency's Command

ROBERT HILL

Minister for the Environment and Heritage

Section 1

1 Name of Proclamation

This Proclamation is the *Great Barrier Reef Marine Park (Bathurst Head Section) Proclamation 2000*.

2 Commencement

This Proclamation commences on gazettal.

3 Definitions

In this Proclamation:

Act means the *Great Barrier Reef Marine Act 1975*.

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

4 Declaration of part of the Marine Park

- (1) The area described in Schedule 1 is declared to be part of the Marine Park.
- (2) The name 'Great Barrier Reef Marine Park — Bathurst Head Section' is assigned to the declared area.
- (3) For paragraph 31 (2) (c) of the Act, the declared area includes the subsoil beneath the sea-bed within the area, to a depth of 1 000 metres below the sea-bed.
- (4) For paragraph 31 (2) (d) of the Act, the declared area includes the subsoil beneath the surface of any land within the area, to a depth of 1 000 metres below the surface of the land.
- (5) For paragraph 31 (2) (e) of the Act, the declared area includes the airspace above the area, to a height of 915 metres above the surface of the area.

**Schedule 1 Description of the Great Barrier Reef
Marine Park — Bathurst Head Section**

(section 4)

The area is the part of the Great Barrier Reef Region bounded by a notional line beginning at the intersection of the coastline of the mainland at low water by the meridian of longitude $144^{\circ} 18' \text{ E}$ and running progressively:

- generally north-westerly, southerly and south-westerly along the coastline of the mainland at low water to its intersection by the meridian of longitude $144^{\circ} 09' \text{ E}$;
- north along that meridian to its intersection with the parallel of latitude $14^{\circ} 14' \text{ S}$;
- south easterly along the geodesic to latitude $14^{\circ} 15' \text{ S}$, longitude $144^{\circ} 18' \text{ E}$;
- south along that meridian to the point where the line began.



Great Barrier Reef Marine Park (Weymouth Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

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



Signed and sealed with the
Great Seal of Australia
on 18 June 2000

Governor-General

By His Excellency's Command

ROBERT HILL

Minister for the Environment and Heritage

Section 1

1 Name of Proclamation

This Proclamation is the *Great Barrier Reef Marine Park (Weymouth Section) Proclamation 2000*.

2 Commencement

This Proclamation commences on gazettal.

3 Definitions

In this Proclamation:

Act means the *Great Barrier Reef Marine Act 1975*.

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

4 Declaration of part of the Marine Park

- (1) The area described in Schedule 1 is declared to be part of the Marine Park.
- (2) The name 'Great Barrier Reef Marine Park — Weymouth Section' is assigned to the declared area.
- (3) For paragraph 31 (2) (c) of the Act, the declared area includes the subsoil beneath the sea-bed within the area, to a depth of 1 000 metres below the sea-bed.
- (4) For paragraph 31 (2) (d) of the Act, the declared area includes the subsoil beneath the surface of any land within the area, to a depth of 1 000 metres below the surface of the land.
- (5) For paragraph 31 (2) (e) of the Act, the declared area includes the airspace above the area, to a height of 915 metres above the surface of the area.

Schedule 1 Description of the Great Barrier Reef Marine Park — Weymouth Section

(section 4)

1 Interpretation

In this Schedule:

5 kilometre line means the notional line of which every point is 5 kilometres seaward of the nearest point of the mainland at low water.

2 Area of the Weymouth Section

The area is the part of the Great Barrier Reef Region bounded by a notional line beginning at the intersection of the coastline of the mainland at low water by the parallel of latitude $12^{\circ} 38' \text{ S}$ and running progressively:

- generally north-easterly, northerly, westerly, northerly and north-westerly along the coastline of the mainland at low water to its intersection by the meridian of longitude $143^{\circ} 21.2' \text{ E}$;
- north-easterly along the geodesic to the point of intersection of the 5 kilometre line by the parallel of latitude $12^{\circ} 32' \text{ S}$;
- generally south-easterly and southerly along the 5 kilometre line to its intersection by the parallel of latitude $12^{\circ} 38' \text{ S}$;
- west along that parallel to the point where the line began.

9618373



Department of Environment and Heritage

**NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that on 5 December 2000 a permit was granted to PWT Australasia Pty Limited (Australian Business Number 13 001 515 242), Level 7, 99 Elizabeth Street, Sydney, NSW 2000, Australia, to export up to 100 metric tonnes of solder dross waste containing lead and lead residue from Consolidated Alloys, 32 Industrial Avenue, Thomastown, Victoria 3074, Australia (telephone 03 9359 5811, facsimile 03 9359 4076) to Hydrometal S.A., Zoning Industriel D'Ehein, 8-4480, Engis, Belgium (telephone +32 4 275 6798, facsimile +32 4 275 6799). The waste will be disposed of by recycling/reclamation of metals and metal compounds.

The material will be packaged in drums and loaded into sea containers, then transported by road to be loaded onto a ship at the Port of Melbourne, to be offloaded at the Port of Antwerp, Belgium. At Antwerp, the containers will be offloaded onto road transport. From there, the waste will be transported by road to Hydrometal S.A. The waste will be disposed of by recycling/reclamation of metals and metal compounds.

The waste will transit South Africa.

The import will take place in three (3) shipments between 5 December 2000 and 15 October 2001.

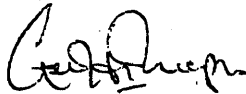
A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Quality Division of the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquires should be directed to:

Manager
Hazardous Waste Section
Environment Quality Division
GPO Box 787 CANBERRA ACT 2601

Telephone (02) 6274 1411 Facsimile (02) 6274 1164 e-mail hwa@ea.gov.au


for Peter Burnett

Assistant Secretary
Chemicals and the Environment Branch

6 December 2000

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON WHETHER AN ACTION IS A CONTROLLED ACTION OR NOT

1. Pursuant to sections 77(1)(b) and 77(2) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage or delegate on his behalf, decided on the date indicated that the actions identified below are controlled actions.

Reference No	Short Title of action	Date of Decision	Controlling Provisions	Decision under s.77(3) applies
2000/58	WS Group/Airport Development Plans/Laguna Quays Resort, central Queensland coast/QLD/Laguna Quays Resort Airport Development	29 Nov 2000	s 12 - World Heritage values of a declared World Heritage property s 18 - a listed threatened species or ecological community s 20 - a listed migratory species	No
2000/59	Apache Energy Ltd/Mining - petroleum/Simpson Oil Field/WA/Simpson Development	17 Nov 2000	s 18 - a listed threatened species or ecological community s 20 - a listed migratory species	No
2000/35	QNI Pty Ltd/Mining/Yabulu/ QLD/QNI Yabulu Nickel Refinery Extension Project	16 Oct 2000	s 12 - World Heritage values of a declared World Heritage property	No
2000/42	Department of Infrastructure Energy and Resources/Land Transport Infrastructure/Hobart/TAS/Sorell Causeway Bridge	12 Oct 2000	s 16 - the ecological character of a declared Ramsar wetland s 20 - a listed migratory species	No
2000/43	Phosphate Resources Ltd/Mining/Christmas Island/Christmas Island/Exploration for Mineable	09 Oct 2000	s 18 - a listed threatened species or ecological community s 20 - a listed migratory species	No

	Phosphate, Christmas Island		s 26 - an action taken on Commonwealth land with a significant impact on the environment	
2000/29	SAMAG Limited/Industry/Port Pirie/SA/SAMAG Magnesium Metal Production Facility	22 Sep 2000	s 20 - a listed migratory species	No
2000/26	Naturelink Limited/Tourism and Recreational Facilities/South-East Queensland/QLD/Naturelink Gold Coast Cableway	21 Sep 2000	s 12 - World Heritage values of a declared World Heritage property s 18 - a listed threatened species or ecological community	No
2000/25	Port of Brisbane Corporation/Marine Infrastructure/Moreton Bay/QLD/Moreton Bay Port Expansion	21 Sep 2000	s 16 - the ecological character of a declared Ramsar wetland s 20 - a listed migratory species	No
2000/14	East Gippsland Region Water Authority/Water Management/Gippsland Lakes/VIC/Constructed wetland in Macleod Morass	05 Sep 2000	s 16 - the ecological character of a declared Ramsar wetland s 20 - a listed migratory species	No
2000/11	Woodside/Mining - Petroleum/North West Shelf/Commonwealth Marine/Echo-Yodel Production Wells	29 Aug 2000	s 23 - an action taken in a Commonwealth marine area	No
2000/8	Mineral Deposits (Operations) Pty Ltd/Mining - sand/Stockton Beach/NSW/Rutile and Zircon Mining on Stockton Rifle Range	28 Aug 2000	s 26 - an action taken on Commonwealth land with a significant impact on the environment	No
2000/18	Pacific Hydro Ltd/Energy and Infrastructure (incl.	28 Aug 2000	s 18 - a listed threatened species or ecological community	No

	Pipelines)/South West Coast Victoria /VIC /Pacific Hydro Wind Farm SW Victoria		s 20 - a listed migratory species	
2000/7	Ports Corporation of Queensland/Energy and Infrastructure (incl. Pipelines)/Port of Hay Point/QLD/Dalrymple Bay Coal Terminal Expansion Stages 6 & 7	28 Aug 2000	s 12 - World Heritage values of a declared World Heritage property s 18 - a listed threatened species or ecological community s 20 - a listed migratory species	No
2000/12	Hydro-Electric Corporation (Hydro Tasmania)/Energy and Infrastructure (incl. Pipelines)/North West Tasmania/TAS/Wind Farm Construction	29 Aug 2000	s 18 - a listed threatened species or ecological community s 20 - a listed migratory species	No
2000/74	Broome International Airport Holdings Pty Ltd/Airport Development Plans/Broome/WA /Broome International Airport Relocation Project	01 Dec 2000	s 16 - the ecological character of a declared Ramsar wetland s 20 - a listed migratory species	No
2000/76	Southern Hydro Partnership/Energy and Infrastructure (incl. Pipelines)/Falls Creek/VIC/Rocky Valley Dam Expansion	01 Dec 2000	s 18 - a listed threatened species or ecological community	No

2. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage or delegate on his behalf, decided on the date indicated that the actions identified below are not controlled actions.

Reference No	Short Title of action	Date of Decision	Decision under s.77(3) applies
2000/19	Woodside Energy Ltd/Mining - petroleum/Great Australian Bight/Commonwealth Marine/2D Marine Seismic Survey	27 Sep 2000	Yes See (3) below
2000/69	ADI limited/Buildings/Garden Island/Commonwealth Land/Garden Island ADI Warehouse	06 Dec 2000	No
2000/84	Woodside Energy Ltd/Mining - Petroleum/Joseph Bonaparte Gulf/Commonwealth Marine/Thresher-1 Well	06 Dec 2000	No
2000/72	Goulburn-Murray Water/Water Management/Woorinen/VIC/Woorinen Pipeline Project	02 Dec 2000	Yes

NOTICE OF A DECISION THAT AN ACTION IS NOT A CONTROLLED ACTION BECAUSE OF THE MANNER IN WHICH IT WILL BE TAKEN

3. Pursuant to Section 77(3) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage or delegate on his behalf, decided on the date indicated that a provision of Part 3 is not a controlling provision for the action identified below because of the manner in which it will be taken.

Reference No	Short Title	Controlling Provisions and Manner of undertaking the action
2000/19	Woodside Energy Ltd/Mining - petroleum/Great Australian Bight /Commonwealth Marine/2D Marine Seismic Survey	<p>s 18 - a listed threatened species or ecological community</p> <p><i>Completion of survey on or before 31 May 2001; compliance with principles in the Draft APPEA Guidelines and as specified by Woodside Energy (Attachment A to instrument); and implementation of a dedicated cetacean sighting program as specified by Woodside Energy (Attachment B to instrument).</i></p> <p>s 20 - a listed migratory species</p>

		<p>Completion of survey on or before 31 May 2001; compliance with principles in the Draft APPEA Guidelines and as specified by Woodside Energy (Attachment A to instrument); and implementation of a dedicated cetacean sighting program as specified by Woodside Energy (Attachment B to instrument).</p> <p>s 23 - an action taken in a Commonwealth marine area</p> <p><i>Completion of survey on or before 31 May 2001; compliance with principles in the Draft APPEA Guidelines and as specified by Woodside Energy (Attachment A to instrument); and implementation of a dedicated cetacean sighting program as specified by Woodside Energy (Attachment B to Instrument).</i></p>
2000/72	Goulburn-Murray Water/Water Management /Woorinen/VIC /Woorinen Pipeline Project	<p>s 16 - the ecological character of a declared Ramsar wetland</p> <p><i>The following Part 3 provisions are not controlling provisions provided the existing water flow volumes through the Ramsar listed Kerang Wetlands (Reedy, Middle, Third, Racecourse and Kangaroo Lakes) is maintained.</i></p> <p>s 20 - a listed migratory species</p> <p><i>The following Part 3 provisions are not controlling provisions provided the existing water flow volumes through the Ramsar listed Kerang Wetlands (Reedy, Middle, Third, Racecourse and Kangaroo Lakes) is maintained.</i></p>

NOTICE OF A DECISION ON THE APPROACH FOR THE ASSESSMENT OF THE RELEVANT IMPACTS OF AN ACTION

4. Pursuant to Section 91(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage or delegate on his behalf, decided on the date indicated on the approach to be used for the assessment of the relevant impacts of the following action.

Reference No	Short title of action	Date of Decision	Assessment approach
2000/42	Department of Infrastructure Energy and Resources/Land Transport Infrastructure /Hobart/TAS/ Sorell Causeway Bridge	01 Dec 2000	Assessment Preliminary Documentation

Finance and Administration

**COMMONWEALTH OF AUSTRALIA
Superannuation Act 1976
Superannuation (CSS) Assets Transfer
(PSS Fund) Determination No. 6**

The following Determination is made under subsection 248 (1) of the *Superannuation Act 1976*, in accordance with a resolution of the CSS Board dated 1 December 2000.

This Determination was signed under the common seal of the CSS Board on 1 December 2000 by P. Reynolds, Chairperson and W Hall, Member.

Citation

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

Interpretation

2. In this Determination:

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

"relevant day" means:

- . in relation to Schedule 1 – 30 June 1995;
- . in relation to Schedule 2 – 30 June 1996;
- . in relation to Schedule 3 – 30 June 1997; and
- . in relation to Schedule 4 – 30 June 1998.

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

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

"the transfer day" means 1 January 2001; and

"transferee" means a person referred to in section 245 of the Act who became a member of the PSS in the period from 1 July 1995 to 30 June 1999.

Transfer of assets

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

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

$$((A+B+C) \times D) - E$$

Where:

"A" is calculated by the formula

$F \times (1+r)$

in which, for each Schedule:

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

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

"B" is the amount specified in Column 4 of the Schedule;

"C" is the interest applicable to the amounts in Column 4 of the Schedule by applying the rate of return of the CSS Fund for the period beginning on the day after the relevant day and ending on the exit day;

"D" is calculated by the formula

$$1 + r^*$$

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

"E" is calculated by the formula

$$ad \times (1+m)$$

in which "ad" is the amount of \$423,090,989.45 advanced by the CSS Board to the PSS Fund on 31 October 1997 under the provisions of section 249 of the Superannuation Act 1976.

In which "m" is the rate of return of the CSS Fund for the period beginning on 1 November 1997 and ending on the transfer day.

SCHEDULE 1

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and employer contributions as at 30 June 1995 \$	Column 4 Value of contributions and employer contributions from 1 July 1995 to exit day \$
18/07/95	1	8,870	82
24/07/95	1	21,896	123
25/07/95	1	18,249	128
16/08/95	1	15,564	336
6/10/95	1	89,747	0
16/10/95	1	16,749	1,115
20/10/95	1	58,732	263
30/10/95	1	23,254	1,069
1/03/96	28	635,912	46,263
2/03/96	2	33,877	2,026
4/03/96	9	365,943	16,158
5/03/96	10	486,409	25,139
6/03/96	10	360,013	19,114
7/03/96	8	347,242	18,657
8/03/96	6	209,206	13,445
10/03/96	2	40,457	4,805
11/03/96	15	425,087	25,747
12/03/96	28	771,529	53,689

13/03/96	36	938,496	63,978
14/03/96	61	1,363,216	109,257
15/03/96	50	1,386,128	99,843
17/03/96	4	92,739	8,041
18/03/96	42	1,245,654	83,857
19/03/96	46	1,204,913	86,634
20/03/96	42	1,232,115	78,754
21/03/96	19	390,135	35,878
22/03/96	37	1,032,050	77,698
23/03/96	3	105,877	9,368
24/03/96	4	183,405	10,818
25/03/96	45	1,220,000	84,053
26/03/96	23	669,923	45,793
27/03/96	28	672,313	54,008
28/03/96	31	767,311	58,711
29/03/96	23	713,681	44,882
30/03/96	1	37,706	0
31/03/96	4	145,167	7,887
1/04/96	39	921,933	78,226
2/04/96	25	686,456	44,595
3/04/96	17	507,315	31,314
4/04/96	22	689,363	47,519

6/04/96	1	18,621	1,767
7/04/96	1	26,555	1,917
8/04/96	2	22,969	2,923
9/04/96	30	763,179	60,344
10/04/96	29	781,101	60,529
11/04/96	20	564,881	45,649
12/04/96	21	599,371	44,562
13/04/96	1	20,094	2,146
14/04/96	3	89,256	6,196
15/04/96	49	1,199,210	95,412
16/04/96	38	977,518	79,679
17/04/96	29	808,291	61,433
18/04/96	42	1,128,304	86,283
19/04/96	29	814,017	68,395
20/04/96	4	98,828	6,585
21/04/96	5	160,957	12,776
22/04/96	36	1,104,778	80,564
23/04/96	21	694,779	49,069
24/04/96	31	746,502	68,123
25/04/96	5	270,447	13,602
26/04/96	32	930,921	75,337
27/04/96	1	13,279	1,620

28/04/96	5	105,532	11,041
29/04/96	56	1,830,428	131,996
30/04/96	40	1,260,693	89,548
1/05/96	34	1,055,654	79,769
2/05/96	28	983,414	78,019
3/05/96	23	717,604	56,641
4/05/96	4	155,333	12,673
5/05/96	4	208,719	11,250
6/05/96	44	1,259,213	112,016
7/05/96	30	1,160,563	76,940
8/05/96	27	877,794	71,753
9/05/96	34	1,073,111	87,922
10/05/96	23	592,732	51,877
12/05/96	4	231,813	14,694
13/05/96	38	1,107,631	102,201
14/05/96	27	881,445	68,097
15/05/96	20	826,344	64,035
16/05/96	22	735,097	56,849
17/05/96	13	550,767	37,535
18/05/96	2	33,598	4,763
19/05/96	4	112,385	11,889
20/05/96	28	1,106,645	71,230

21/05/96	42	1,417,159	123,338
22/05/96	22	829,580	56,206
23/05/96	26	808,161	65,696
24/05/96	19	655,194	52,895
25/05/96	2	52,522	6,537
26/05/96	5	96,425	9,987
27/05/96	28	965,482	72,438
28/05/96	24	849,150	69,000
29/05/96	26	820,970	67,573
30/05/96	31	990,063	81,270
31/05/96	11	506,547	37,308
1/06/96	4	195,412	11,392
2/06/96	2	67,739	4,020
3/06/96	29	1,006,165	85,806
4/06/96	25	800,360	69,260
5/06/96	28	1,139,992	81,716
6/06/96	30	1,120,230	97,002
7/06/96	30	990,966	89,579
8/06/96	1	33,078	1,773
9/06/96	1	36,480	3,080
10/06/96	10	345,043	32,406
11/06/96	31	1,345,079	91,308

12/06/96	28	1,023,342	77,016
13/06/96	17	562,219	53,371
14/06/96	15	559,661	48,619
15/06/96	2	46,079	5,264
16/06/96	5	85,526	11,563
17/06/96	24	940,226	71,132
18/06/96	36	1,359,085	108,960
19/06/96	27	896,824	83,884
20/06/96	27	981,954	80,721
21/06/96	25	1,131,362	87,500
22/06/96	2	28,302	5,024
23/06/96	6	219,411	22,967
24/06/96	46	1,723,728	145,346
25/06/96	32	991,215	94,563
26/06/96	39	1,445,578	122,027
27/06/96	39	1,406,818	116,625
28/06/96	37	1,377,836	128,665
29/06/96	6	175,670	18,929
30/06/96	9	264,525	32,628
Total	2,517	79,126,163	6,141,307

SCHEDULE 2

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and employer contributions as at 30 June 1996 \$	Column 4 Value of contributions and employer contributions from 1 July 1996 to exit day \$
1/07/96	1	54,877	0
2/07/96	19	880,215	0
3/07/96	27	1,159,371	0
4/07/96	23	1,061,237	0
5/07/96	31	1,303,538	0
6/07/96	3	84,867	0
7/07/96	1	33,672	0
8/07/96	46	2,196,814	0
9/07/96	32	1,147,246	0
10/07/96	39	1,672,852	0
11/07/96	22	1,224,883	2,577
12/07/96	27	889,675	2,906
13/07/96	3	151,703	410
14/07/96	6	269,604	564
15/07/96	35	1,161,033	3,451
16/07/96	36	1,587,782	4,198
17/07/96	44	1,962,992	4,938
18/07/96	40	1,572,678	3,984

19/07/96	36	1,852,701	3,931
21/07/96	4	167,664	253
22/07/96	43	1,705,969	3,950
23/07/96	39	1,670,116	3,437
24/07/96	41	1,575,785	3,621

25/07/96	32	1,463,281	6,737
26/07/96	30	1,414,493	5,701
27/07/96	5	199,433	946
28/07/96	9	494,108	2,052
29/07/96	45	1,874,034	9,713
30/07/96	49	2,139,994	10,745
31/07/96	41	1,642,851	9,129
1/08/96	58	2,831,840	13,102
2/08/96	49	2,151,132	10,907
3/08/96	6	366,031	1,713
4/08/96	6	215,519	964
5/08/96	59	2,415,845	12,864
6/08/96	51	2,148,639	11,985
7/08/96	63	2,999,777	14,096
8/08/96	78	3,808,102	28,984
9/08/96	53	2,867,781	21,071

10/08/96	6	319,218	2,039
11/08/96	7	317,345	2,923
12/08/96	87	3,943,365	27,404
13/08/96	75	3,114,847	25,572
14/08/96	89	4,002,794	31,236
15/08/96	89	4,426,507	33,526
16/08/96	88	3,935,962	30,046
17/08/96	10	407,505	3,121
18/08/96	17	757,582	6,395
19/08/96	126	6,001,862	40,884
20/08/96	99	3,787,607	27,470
21/08/96	137	6,181,370	49,575
22/08/96	161	8,285,056	82,655

23/08/96	162	8,315,443	78,984
24/08/96	27	1,358,582	14,991
25/08/96	45	1,855,930	20,021
26/08/96	356	17,030,953	170,787
27/08/96	387	18,828,533	187,714
28/08/96	476	22,411,022	227,954
29/08/96	584	26,392,814	277,063
30/08/96	814	40,342,245	388,859

31/08/96	45	2,292,087	21,998
1/09/96	87	4,465,192	41,146
2/09/96	890	42,184,040	425,542
3/09/96	2	94,219	1,362
4/09/96	1	20,073	631
10/09/96	1	18,340	623
18/09/96	1	71,597	0
24/09/96	1	52,083	874
26/09/96	1	12,987	0
4/10/96	1	16,632	0
14/10/96	2	51,821	1,225
24/10/96	1	141,701	2,043
25/10/96	1	25,264	0
11/11/96	1	11,861	0
13/11/96	1	12,957	256
14/11/96	1	18,844	529
25/11/96	1	21,244	0
29/11/96	1	52,373	0
11/12/96	2	62,222	1,153
13/12/96	1	61,674	238
16/12/96	1	21,511	0
19/12/96	1	15,266	373

16/01/97	1	25,027	236
22/01/97	1	42,398	0
28/01/97	2	82,453	6,971
5/02/97	1	10,864	0
13/02/97	1	33,070	615
20/02/97	1	16,794	733
24/02/97	1	18,734	714
10/03/97	1	15,694	0
18/03/97	1	7,549	0
7/04/97	1	25,686	655
17/04/97	1	15,605	671
18/04/97	1	19,020	700
22/04/97	1	17,732	0
7/05/97	1	12,288	461
11/06/97	2	61,768	0
19/06/97	1	7,438	80
30/06/97	1	73,449	0
Total	6,137	286,646,233	2,437,981

SCHEDULE 3

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and employer contributions as at 30 June 1997 \$	Column 4 Value of contributions and employer contributions from 1 July 1997 to exit day \$
----------------------	--------------------------------------	---	--

1/07/97	1	125,362	0
7/07/97	1	63,213	0
10/07/97	1	2,814	77
14/07/97	1	94,535	106
22/07/97	1	46,408	201
30/07/97	1	59,333	7
18/08/97	1	33,751	0
15/09/97	1	77,707	569
24/09/97	1	32,373	619
3/10/97	1	56,959	917
13/10/97	1	61,260	990
15/10/97	1	52,498	0
28/10/97	1	16,150	566
10/11/97	1	6,371	223
28/01/98	1	2,158	0
29/01/98	1	7,277	0
23/02/98	1	15,739	0
5/03/98	1	19,305	1,387
18/03/98	1	31,144	796
27/03/98	1	11,479	60
13/04/98	1	33,129	2,332
13/05/98	1	110,732	3,045

20/05/98	1	98,533	805
Total	23	1,058,230	12,701

SCHEDULE 4

Column 1 Exit Day	Column 2 Number of transferees	Column 3 Value of accumulated contributions and employer contributions as at 30 June 1998 \$	Column 4 Value of contributions and employer contributions from 1 July 1998 to exit day \$
20/07/98	1	46,387	0
30/07/98	1	61,844	68
6/08/98	1	18,211	318
7/08/98	1	62,401	0
15/09/98	1	22,415	455
4/10/98	1	38,235	824
23/10/98	1	31,300	917
29/01/99	1	31,152	232
19/02/99	1	104,396	1,757
14/05/99	1	32,349	657
11/06/99	1	71,430	3,125
Total	11	520,120	8,352

9618376

AUSTRALIAN ELECTORAL COMMISSION

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

ANDY BECKER
Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	81662	-1.12
BARTON	84118	1.84
BENNELONG	85106	3.04
BEROWRA	83868	1.54
BLAXLAND	81845	-0.90
BRADFELD	88177	6.76
CALARE	83333	0.89
CHARLTON	81447	-1.38
CHIFLEY	82080	-0.62
COOK	80523	-2.50
COWPER	77430	-6.25
CUNNINGHAM	80055	-3.07
DOBELL	79257	-4.03
EDEN-MONARO	82257	-0.40
FARRER	83145	0.66
FOWLER	82655	0.07
GILMORE	80978	-1.95
GRAYNDLER	84127	1.85
GREENWAY	82800	0.25
GWYDIR	84133	1.86
HUGHES	83275	0.82
HUME	82952	0.43
HUNTER	82467	-0.15
KINGSFORD SMITH	86117	4.26
LINDSAY	79167	-4.14
LOWE	83098	0.61
LYNE	84417	2.20
MACARTHUR	77428	-6.25
MACKELLAR	84817	2.69
MACQUARIE	84147	1.88
MITCHELL	82577	-0.01
NEWCASTLE	87270	5.66
NEW ENGLAND	84117	1.84
NORTH SYDNEY	86022	4.15
PAGE	80429	-2.62
PARKES	82152	-0.53
PARRAMATTA	85724	3.79
PATERSON	80203	-2.89
PROSPECT	85799	3.88
REID	75482	-8.60
RICHMOND	77485	-6.18
RIVERINA	86222	4.39
ROBERTSON	82155	-0.53
SHORTLAND	84114	1.84
SYDNEY	82050	-0.65
THROSBY	82192	-0.48
WARRINGAH	83914	1.59
WATSON	81041	-1.87
WENTWORTH	84544	2.36
WERRIWA	79310	-3.97
Totals	4129683 (Average: 82593)	

Victoria as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	88272	3.46
BALLARAT	83268	-2.39
BATMAN	88832	4.12
BENDIGO	85174	-0.16
BRUCE	84827	-0.56
BURKE	85470	0.18
CALWELL	94592	10.87
CASEY	82831	-2.90
CHISHOLM	85592	0.32
CORANGAMITE	83443	-2.19
CORIO	84247	-1.24
DEAKIN	84554	-0.88
DUNKLEY	82318	-3.50
FLINDERS	87622	2.70
GELLIBRAND	84665	-0.75
GIPPSLAND	81945	-3.94
GOLDSTEIN	88642	3.90
HIGGINS	85901	0.69
HOLT	85109	-0.23
HOTHAM	87806	2.92
INDI	83801	-1.77
ISAACS	80802	-5.28
JAGAJAGA	87075	2.06
KOOYONG	85688	0.44
LALOR	85658	0.40
LA TROBE	84373	-1.10
MCEWEN	85166	-0.17
MC MILLAN	83432	-2.20
MALLEE	80401	-5.75
MARIBYRNONG	82998	-2.71
MELBOURNE	93301	9.36
MELBOURNE PORTS	86341	1.20
MENZIES	83429	-2.20
MURRAY	84132	-1.38
SCULLIN	86456	1.34
WANNON	81564	-4.39
WILLS	86847	1.79
Totals	3156574 (Average: 85312)	

Queensland as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	74813	-10.28
BOWMAN	83508	0.14
BRISBANE	91850	10.15
CAPRICORNIA	79519	-4.63
DAWSON	85733	2.81
DICKSON	84179	0.95
FADDEN	82496	-1.06
FAIRFAX	80395	-3.58
FISHER	80743	-3.16
FORDE	81563	-2.18
GRIFFITH	88798	6.49
GROOM	82816	-0.68
HERBERT	86549	3.79
HINKLER	79648	-4.48
KENNEDY	82629	-0.90
LEICHHARDT	82205	-1.41
LILLEY	85791	2.88
LONGMAN	79151	-5.07
MCPHERSON	89271	7.17
MARANDIA	82604	-0.93
MONCRIEFF	85671	2.74
MORETON	86816	4.11
OXLEY	81971	-1.69
PETRIE	86753	4.03
RANKIN	81365	-2.42
RYAN	85724	2.80
WIDE BAY	78738	-5.57
Totals	2251399 (Average: 83385)	

Western Australia as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	74742	-0.49
CANNING	72490	-3.49
COWAN	76482	1.82
CURTIN	81688	8.75
FORREST	78981	5.15
FREMANTLE	77428	3.08
HASLUCK	77344	2.97
KALGOORLIE	36583	-51.29
MOORE	72237	-3.82
O'CONNOR	81973	9.13
PEARCE	73908	-1.60
PERTH	79506	5.84
STIRLING	84783	12.87
SWAN	76581	1.95
TANGNEY	81963	9.12
Totals	1126689 (Average: 75112)	

South Australia as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	85944	0.05
BARKER	86763	1.01
BONYTHON	84548	-1.56
BOOTHBY	89326	3.99
GREY	86657	0.88
HINDMARSH	84407	-1.73
KINGSTON	83926	-2.29
MAKIN	87561	1.93
MAYO	84539	-1.57
PORT ADELAIDE	86425	0.61
STURT	85559	-0.39
WAKEFIELD	85085	-0.94
Totals	1030740 (Average: 85895)	

Tasmania as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BASS	64444	-0.73
BRADDON	66764	2.83
DENISON	65803	1.35
FRANKLIN	65262	0.52
LYONS	62341	-3.97
Totals	324614 (Average: 64922)	

Australian Capital Territory as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	105594	-0.43
FRASER	106508	0.43
Totals	212102 (Average: 106051)	

Northern Territory as at 30 November, 2000

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	106569	0.00
Totals	106569 (Average: 106569)	

TOTAL FOR AUSTRALIA 12 338 370

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF POLLING PLACES

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



David Muffet
Australian Electoral Officer
for Victoria

1 December 2000

SCHEDULE

Column 1 Electoral Division	Column 2 Polling Place
Victoria	
ASTON	Heathmont (Aston)
CALWELL	Sydenham East Taylors Lakes North
CASEY	Lilydale Lake
CORANGAMITE	Fyansford
DEAKIN	Ringwood North (Deakin)
DUNKLEY	Mt Martha North (Dunkley) Skye (Dunkley)
FLINDERS	Blind Bight
HIGGINS	Oakleigh (Higgins)
HOTHAM	Oakleigh (Hotham)
INDI	Mount Hotham
ISAACS	Melbourne (Isaacs)

Column 1
Electoral Division

Column 2
Polling Place

MCEWEN

Roxburgh Park (McEwen)

MARIBYRNONG

Essendon (Maribyrnong)

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

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



David Muffet
Australian Electoral Officer
for Victoria

1 December 2000

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

Victoria

BALLARAT

Little Bendigo
Stawell District Hospital

BATMAN

Thornbury Central
Thornbury West

CASEY

Wandin East
Wandin North

CORANGAMITE

Indented Head

INDI

Carboor
Edi Upper
Granya
Warrenbayne

JAGAJAGA

Ivanhoe Central

MALLEE

Douglas
Lascelles
Mildura Base Hospital

MELBOURNE PORTS

Carnegie West
Prahran West

Column 1
Electoral Division

Column 2
Polling Place

WANNON

Lyndoch

WILLS

Westgate

AUSTRALIAN ELECTORAL COMMISSION

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(1)(c) of the *Commonwealth Electoral Act 1918*, abolish the polling places named in Column 2 of the Schedule;

(b) pursuant to section 80(1)(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

1 December 2000

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
Victoria		
CALWELL	Roxburgh Park	Roxburgh Park (Calwell)
CHISHOLM	Oakleigh	Oakleigh (Chisholm)
DEAKIN	Heathmont	Heathmont (Deakin)
FLINDERS	Mt Martha North Rye South	Mt Martha North (Flinders) St Andrews Beach
ISAACS	Bowerbird Cranbourne North Skye	Lyrebird Cranbourne Park Skye (Isaacs)
MENZIES	Ringwood North	Ringwood North (Menzies)
WANNON	Warrnambool Base Hospital Warrnambool Education Centre	Warrnambool Hospital Warrnambool SDS
WILLS	Essendon	Essendon (Wills)

Foreign Affairs and Trade

**EXPORT MARKET DEVELOPMENT GRANTS ACT 1997**

I, David Raymond Tonkin, Legal Counsel for the Australian Trade Commission declare the following to be a "tourist attraction" for the purposes of Regulation 9, Schedule 2, Subitem 1(g) of the Export Market Development Grants Regulations.

ATTRACTION	LOCATION
The Australian Ballet's performances at the Sydney Opera House	Sydney. Australia

30 November 2000

David Tonkin

Health and Aged Care

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS

I, PIO CESARIN, Acting Director, Chemicals & Non-prescription Medicines Branch, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health and Aged Care for the purposes of Regulation 9 (2) of the Therapeutic Goods Regulations, give notice that the prohibited representation described in paragraph (a) below, being a representation that is necessary for the appropriate use of goods described in paragraphs (b) may be included either on the label of the package of those goods or in information included in the package in which those goods are contained:

(a) A representation to the effect that goods described in paragraphs (b) below may use:
"Suitable for people with stomach ulcers".

(b)

- PANADOL CLEAR paracetamol 500mg effervescent tablet strip pack AUST R 15509
- PANADOL paracetamol 500mg filmcoated tablet blister pack AUST R 13591
- PANADOL CAPLETS paracetamol 500mg filmcoated tablet blister pack AUST R 13590
- PANADOL GEL CAP paracetamol 500mg tablet blister pack AUST R 40932
- PANADOL paracetamol 500mg capsule blister pack AUST R 15480
- PANADOL paracetamol 500mg banded capsule blister pack AUST R 47532

Dated this 4th day of December 2000



PIO CESARIN

Delegate of the Secretary to the Department of
Health and Aged Care

Health and Aged Care

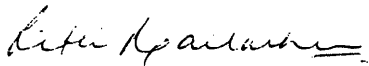
THERAPEUTIC GOODS ACT 1989

PUBLICATION OF MANUFACTURER REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Rita Maclachlan, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 42 of the **Therapeutic Goods Act**, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods.

Under subsection 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by:

PSIRON LTD – FORMERLY - MEDICAL INNOVATIONS LIMITED - LICENCE NO. 59807 – AT THE REQUEST OF THE MANUFACTURER. PSIRON LTD HAS RELOCATED TO CASTLE HILL, NSW AND HAS BEEN ISSUED WITH A NEW LICENCE NO. 140720.



Rita Maclachlan
Delegate of the Secretary

29 November 2000

Health and Aged Care

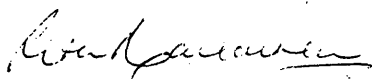
THERAPEUTIC GOODS ACT 1989

PUBLICATION OF MANUFACTURER REVOKED FROM LICENSING FOR THE MANUFACTURE OF
THERAPEUTIC GOODS

I, Rita Maclachlan, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 42 of the **Therapeutic Goods Act**, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods.

Under subsection 41(1)(e) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by:

STANFORD CONSULTING LABORATORIES PTY LTD - LICENCE NO. 1376 - AT THE REQUEST OF THE MANUFACTURER.



Rita Maclachlan
Delegate of the Secretary
27 November 2000

9618381

Transport and Regional Services



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS 1988

On 1 December 2000, the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207 (2) of the *Civil Aviation Regulations 1988* to aircraft VH-CZQ relating to flight data recorder system (CASA 515/00).

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

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

Copies of the instrument may be purchased by mail from:

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

9618382

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0147

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
P&O NEDLLOYD BRISBANE	ROTTERDAM	8808719

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued

SYDNEY & MELBOURNE, TO MELBOURNE & BRISBANE

Dated at CANBERRA this day of 4th DECEMBER 2000




Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 1 DECEMBER 2000 to 1 JUNE 2001.
3. This permit is valid for shipments of cargo only in those instances where ANL has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. CONTAINERS only may be carried.
5. The cargo may only be carried from SYDNEY and MELBOURNE to MELBOURNE and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 0148****PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
BUNGA TERATAI 4	PORT KELANG	

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued**SYDNEY & BELL BAY OR BURNIE, TO BELL BAY OR BURNIE & FREMANTLE**Dated at **CANBERRA** this day of **5th** **DECEMBER 2000**

[Signature]
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 5 DECEMBER 2000 to 5 JUNE 2001.
3. This permit is valid for shipments of cargo only in those instances where MISC AGENCIES has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. CONTAINERS only may be carried.
5. The cargo may only be carried from SYDNEY & BELL BAY OR BURNIE, TO BELL BAY OR BURNIE & FREMANTLE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

0148 05/12/00 11:32

9618383

Regulation 25

CT-4

AMENDED
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0109

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
AOTEAROA CHIEF	HONG KONG	715751

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued

BELL BAY, MELBOURNE, SYDNEY and MELBOURNE, SYDNEY, BRISBANE

Dated at **CANBERRA** this

5

day of **DECEMBER 2000**




Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 3RD JULY 2000 to 3RD JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from BELL BAY, MELBOURNE and SYDNEY to MELBOURNE, SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

Regulation 25

CT-4

AMENDED
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0129

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
KASUGA 1	CHRISTOBAL	

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued
SYDNEY, MELBOURNE, and BRISBANE

Dated at CANBERRA this 5 day of December 2000



[Signature]
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 3RD NOVEMBER 2000 to 3RD MAY 2001.
3. This permit is valid for shipments of cargo only in those instances where ANL has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from SYDNEY and MELBOURNE to MELBOURNE and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

Regulation 25

CT-4

AMENDED
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0144

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
MARKHAM RIVER	BAHAMAS	727527

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued

**TOWNSVILLE, GLADSTONE & PORT ALMA,
TO WYNDHAM & DARWIN**

Dated at **CANBERRA** this

5

day of **December** 2000



A. T. Eldridge
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 15 NOVEMBER 2000 to 15 MAY 2001.
3. This permit is valid for shipments of cargo only in those instances where CROCODILE LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. BREAKBULK AND/OR CONTAINERISED GENERAL CARGO only may be carried.
5. The cargo may only be carried from TOWNSVILLE, GLADSTONE & PORT ALMA to WYNDHAM & DARWIN, and NOT from WYNDHAM to DARWIN or DARWIN to WYNDHAM.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

Regulation 25

CT-4

AMENDED
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0145

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
COMORO RIVER	ANTIGUA	2898

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued

TOWNSVILLE, GLADSTONE & PORT ALMA,
TO WYNDHAM & DARWIN

Dated at CANBERRA this

5

day of December 2000

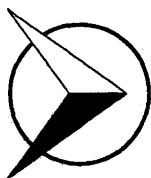


[Signature]
 Delegate of the Minister for Transport
 and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 20 NOVEMBER 2000 to 20 MAY 2001.
3. This permit is valid for shipments of cargo only in those instances where CROCODILE LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. BREAKBULK AND/OR CONTAINERISED GENERAL CARGO only may be carried.
5. The cargo may only be carried from TOWNSVILLE, GLADSTONE & PORT ALMA to WYNDHAM & DARWIN, and NOT from WYNDHAM to DARWIN or DARWIN to WYNDHAM.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit.

9618384



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF DIRECTION
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 6 December 2000, the Civil Aviation Safety Authority (CASA) issued a direction under subregulation 252 (1) of the *Civil Aviation Regulations 1988* relating to carriage of life rafts by aircraft (Instrument Number CASA 524/00).

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

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

Copies of the instrument may be purchased by mail from:

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

9618385

No. 1 of 2000

TRADE PRACTICES ACT 1974

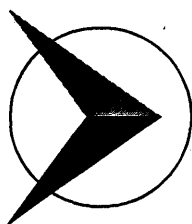
**DECLARATION OF DESIGNATED INWARDS PEAK SHIPPER BODY
PURSUANT TO SUBSECTION 10.03 (2A) OF THE TRADE PRACTICES
ACT 1974**

WHEREAS I, John Duncan Anderson, Minister of State for Transport and Regional Services, am of the opinion that the Importers Association of Australia represents the interests, in relation to inwards liner cargo shipping services, of Australian shippers generally

NOW I, pursuant to section 10.03(2A), hereby declare that the Importers Association of Australia is a Designated Inwards Peak Shipper Body for the purposes of Part X of the *Trade Practices Act 1974*.

Dated this 3rd day of December 2000


JOHN ANDERSON
Minister of State for Transport and Regional Services



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AN AIRWORTHINESS DIRECTIVE UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 13 December 2000:

Part 105 - Aircraft

AD/HU 369/106 Amdt 1 - Helicopter Technology Main Rotor Blades

Copies of this Airworthiness Directive are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://www.casa.gov.au)

Treasurer



COMMONWEALTH OF AUSTRALIA

Financial Sector (Shareholdings) Act 1998

Notice of Approval under Subsections 14(1) and 16(1)

I, JOSEPH BENEDICT HOCKEY, Minister for Financial Services and Regulation, acting for the Treasurer and being satisfied that it is in the national interest, under subsection 14(1) of the *Financial Sector (Shareholdings) Act 1998*, approve for CGNU Australia Holdings Limited and the corporations mentioned in the attached Schedule to hold a stake of 100% per cent (unless otherwise stated) in the following financial sector companies:

CGU Insurance Limited
CGU Lender's Mortgage Insurance Limited
Mutual Community General Insurance Pty Limited (51 per cent)
National Transport Insurance Limited (33.3 per cent)
Norwich Union Friendly Society Limited
Norwich Union Life Australia Limited
NZI Insurance Australia Limited
Swann Insurance (Aust.) Pty Limited
NW Reinsurance Corporation Limited (UK)

Dated

15 November 2000




Joe Hockey

Minister for Financial Services & Regulation

SCHEDULE

90 Arthur Street Pty Limited
91 City road Pty Limited
ACN 003 839 905 Pty Limited (AIBA Holdings Pty. Ltd.)
Associated Marine Insurers Agents Pty Limited
Belves Investments Limited (New Zealand)
BSL Landmark Management Limited
Calder Group Pty Limited (The)
Care Group Pty Limited (The)
Cavell Management Services Limited (UK)
CFM Holdings Limited (New Zealand)
CGNU plc (UK)
CGU Group BV (Netherlands)
CGU Holdings (Australia) Limited
CGU Insurance Australia Limited
CGU Insurance plc (UK)
CGU International Holdings BV (Netherlands)
CGU International Insurance plc (UK)
CGU Investments Pty Limited
CGU Premium Funding Pty Limited
CGU Worker's Compensation (NSW) Limited
CGU Worker's Compensation (SA) Pty Limited
CGU Worker's Compensation (Vic) Limited
Commercial Union Holdings (France) Limited (France)
Commercial Union Holdings (NZ) Limited (New Zealand)
Commercial Union International Holdings Limited (UK)
Commercial Union Worker's Insurance (Vic) Pty Limited
Corporate Financial Management (Aust) Pty Limited
Couhe Unit Trust
Cugroup Pty Limited
CU Travel and General Insurance Limited
Elan Management Limited
Fentmere Pty Limited
FPI Limited
General Accident Asia-Pacific Limited (New Zealand)
General Accident Australia and New Zealand Limited
General Accident Insurance Company Australia Limited
General Accident plc (UK)
Insurance Office of Australia Limited (The)
Lakeview Corporate Services Pty Limited
Noradin Pty Limited
Norstaff Super Limited
Norwich (NSW) Assets Pty Limited
Norwich Asset Management Services Limited
Norwich Fixed Assets Pty Limited
Norwich Fixed Assets (2) Pty Limited



Norwich House Melbourne Pty Limited
NIML Limited
Norwich Lifeguard Pty Limited
Norwich Marketing Services Limited
Norwich Technology Services Limited
Gallagher Lane Limited
Norwich Union Australia Limited
Norwich Union Funeral Plan Management Pty Limited
Norwich Union Holdings Australia Limited
Norwich Union Navigator Limited
Norwich Union Superannuation Limited
Norwich Union Superannuation Services Pty Limited
Norwich Winterthur Holdings Limited (UK)
Norwich Winterthur Leasing Limited (UK)
Norwich Winterthur Overseas Limited (UK)
NULIS Nominees (Australia) Limited
NZI Leasing Corporation Limited
Pacific Indemnity Underwriting Agency Pty Limited
Portfolio Partners Limited
Portfolio Partners Super Pty Limited
Road Transport & General Insurance Co Limited (The) (UK)
Scottish Insurance Corporation Limited (UK)
SWAPL Pty Limited
T&G General Insurance Australia Limited
Tokara Pty Limited
Union Insurance Company Limited
Vynotas Pty Limited



COMMISSIONER OF TAXATION

The Commissioner of Taxation gives notice of the following Ruling, copies of which can be obtained from Branches of the Australian Taxation Office.

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2000/116	Income tax: Watermark Vineyard Project	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Management Agreement for the purposes of commercially preparing, planting and growing vines for harvesting and selling grapes.
PR 2000/117	Income tax: Coal River Valley Premium Vineyard Project	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Management Agreement for the purposes of commercially growing premium quality wine grapes for the sale of grapes and grape produce.
PR 2000/118	Income tax: Karri Oak Vineyard Project No.3	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of carrying on a long term commercial viticulture business for the sale of grapes and grape produce.
GSTR 2000/37	Goods and services tax: agency relationships and the application of the law	This Ruling sets out the application of the GST to agency relationships.
GSTD 2000/12	Goods and services tax: is the provision of labour hire services a taxable supply in terms of section 9-5 of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> ?	This Ruling determines whether the provision of labour hire services is a taxable supply in terms of section 9-5 of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> .
TR 2000/17	Income tax: deductions for interest following the <i>Steele and Brown</i> decisions	This Ruling considers the implications of the decisions of the high court in <i>Steele and Brown</i> concerning the deductibility of interest.
TD 2000/53	Income tax: Can a taxpayer that uses 13 four weekly accounting periods or 12 accounting periods, some of four weeks and others of five weeks, calculate their PAYG instalment amount for an instalment quarter having regard to their normal accounting periods?	This Ruling Determines whether a taxpayer that uses 13 four weekly accounting periods or 12 accounting periods, some of four weeks and others of five weeks, can calculate their PAYG instalment amount for an instalment quarter having regard to their normal accounting periods.

NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

The Commissioner of Taxation gives notice that the following Product Ruling(s) is/are withdrawn on the date nominated below. The Notice of Withdrawal is incorporated in the Product Ruling.

Ruling Number	Subject	Brief Description
PR 2000/116	Income tax: Watermark Vineyard Project	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.
PR 2000/117	Income tax: Coal River Valley Premium Vineyard Project	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.
PR 2000/118	Income tax: Karri Oak Vineyard Project No.3	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.

NOTICE OF WITHDRAWAL OF RULING

Ruling Number	Subject	Brief Description
IT 2301	Income tax: primary production: prawn farming	This Taxation Ruling is withdrawn with effect from today.

9618389

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Robert Ian Selby is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Robert Ian Selby proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 15 November 2000 under section 26A of the Act;

NOW THEREFORE, I, Peter Biggs, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, PROHIBIT pursuant to subsection 22(1) of the Act the proposed acquisition for a period not exceeding ninety days after this order comes into operation, 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.

Dated this

6th

day of December 2000.



Acting General Manager

9618390



Superannuation Industry (Supervision) Act 1993

DISQUALIFICATION ORDER

I, William Maston Gole, a delegate of the Australian Prudential Regulation Authority, under subsection 131(1) of the *Superannuation Industry (Supervision) Act 1993* (the "SIS Act"), **DISQUALIFY** Anthony Philip Holloway, of 253 Sturt Street, Adelaide South Australia, 5000, from being an approved auditor for the purposes of the SIS Act since he is not a fit and proper person to be an approved auditor for the purposes of the SIS Act.

This order takes effect on 18 December 2000

Dated 4 December 2000

[Signed]

William Maston Gole

General Manager

Co-ordination, Rehabilitation & Enforcement

NOTE:

(a) Under subsection 344(1) of the SIS Act, if you are dissatisfied with this decision, you may, by written notice given to APRA within 21 days after the day on which you receive this notice, or within such further period as APRA allows, request a reconsideration by APRA.

(b) Under subsection 344(8) of the SIS Act, you may, if dissatisfied with APRA's reconsideration, subject to the *Administrative Appeals Tribunal Act 1975*, make an application to the Administrative Appeals Tribunal for review of the reconsidered decision.

9618391



**DEPARTMENT OF EDUCATION,
TRAINING AND YOUTH AFFAIRS**

**NOTIFICATION OF THE MAKING OF A DETERMINATION
UNDER THE *HIGHER EDUCATION FUNDING ACT 1988*.**

The following determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Institution Financing Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 14 Mort Street, Canberra City, ACT 2601, or by telephoning (02) 6240 9647.

Number/ Year	Section	Description	Date Made
T14-2000	15	To provide funding to Deakin University for the Workplace Reform Program in 2000.	30/11/2000



Commonwealth of Australia

Health Insurance Act 1973

Health Insurance Determination HS/2/2000

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

Dated 30 NOV 2000 2000.


Minister for Health and Aged Care

Citation

1. This determination may be cited as the Health Insurance Determination HS/2/2000.

Commencement

2. This determination will come into effect on 1 December 2000.

Interpretation

3. 'Commonwealth funded Aboriginal and Torres Strait Islander health and medical service' means an Aboriginal and Torres Strait Islander health and medical service in respect of which there is a direction for the purpose of subsection 19(2) of the *Health Insurance Act 1973*.
4. 'recognised quality assurance program' means a quality assurance program including a quality assurance program of the RCPA Quality Assurance Program Pty Limited.

Health services

5. (1) A health service specified in the Schedule to this determination is treated as if it were a professional service and a medical service for the purposes of the following provisions:
 - (a) Schedule 1 to the *National Health Act 1953*;
 - (b) Subsections 3(1) and 19(6) and sections 8, 9, 10, 14, 17, 18, 20, 20A and 20B of the *Health Insurance Act 1973*; and
 - (c) Regulations 13, 27 and 28 of the *Health Insurance Regulations*.

- (2) A health service specified in the Schedule to this determination is treated as if it were related to a service in the pathology services table that specifies the fee mentioned in the Schedule for the health service.

**SCHEDULE TO DETERMINATION HS/2/2000
UNDER SUBSECTION 3C(1) OF THE
HEALTH INSURANCE ACT 1973**

Column 1	Column 2	Column 3
Item No.	Health Service	Fee (\$)
73840	Quantitation of glycosylated haemoglobin performed in the management of established diabetes – each test to a maximum of 4 tests in a 12 month period - where: (a) the health service is provided in a Commonwealth funded Aboriginal and Torres Strait Islander health and medical service; and (b) the Aboriginal and Torres Strait Islander health and medical service participates in a recognised quality assurance program.	\$16.60



**Commonwealth
of Australia**

Gazette

No. S 602, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

**NOTIFICATION OF DETERMINATION UNDER
SCHEDULE 1, PARAGRAPH (bj) (PIB30/2000) (PIB31/2000)**

The delegate of the Minister for Health and Aged Care, has, with effect from 1 December 2000 amended the Determination made on 30 June 1999 under Schedule 1, paragraph (bj) of the National Health Act 1953, by omitting Schedule 1 and Schedule 3 and substituting new Schedules 1 (PIB30/2000) and 3 (PIB31/2000). Schedules 1 and 3 amend Medicare Benefits Schedule (MBS) item numbers in respect to patient classifications and categories of day only treatment.

Copies of the Determination can be obtained from the Commonwealth Department of Health and Aged Care, GPO Box 9848, Canberra City 2601, telephone (02) 6289 7406 24hr answering machine.



Commonwealth
of Australia

Gazette

No. S 603, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL

**DEPARTMENT OF EDUCATION,
TRAINING AND YOUTH AFFAIRS**

**NOTIFICATION OF THE MAKING OF DETERMINATIONS
UNDER THE *HIGHER EDUCATION FUNDING ACT 1988***

The following determinations have been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Assistant Director, Finance and Administration Section, Higher Education Division, Department of Education, Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9616.

Number/ Year	Section	Description	Date Made
T24-99	16	To revise the level of base operating grants in 1999 for adjustments to Higher Education Contribution Scheme liabilities for 1999.	30/11/2000
T25-99	15	To revise the level of base operating grants in 1999 for adjustments to Higher Education Contribution Scheme liabilities for 1999.	30/11/2000



Commonwealth
of Australia

Gazette

No. S 604, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL



Government House
Canberra ACT 2600

18 October 2000

It is notified for general information that the Governor-General has approved the following amendments to the Declaration governing the award of the Humanitarian Overseas Service Medal (EAST TIMOR) Declaration 2000:



Humanitarian Overseas Service Medal (East Timor) Amendment Declaration 2000 (No. 1)

I, WILLIAM PATRICK DEANE, Governor-General, make this Declaration under subregulation 3 (1) of the *Humanitarian Overseas Service Medal Regulations*.

Dated 18th October 2000

Governor-General

By His Excellency's Command

BILL HEFFERNAN
Parliamentary Secretary to Cabinet

Contents

	Page
1 Name of Declaration	2
2 Commencement	2
3 Amendment of Humanitarian Overseas Service Medal (East Timor) Declaration 2000	2
Schedule 1 Amendments	3

1 Name of Declaration

This Declaration is the *Humanitarian Overseas Service Medal (East Timor) Amendment Declaration 2000 (No. 1)*.

2 Commencement

This Declaration commences on gazettal.

3 Amendment of *Humanitarian Overseas Service Medal (East Timor) Declaration 2000*

Schedule 1 amends the *Humanitarian Overseas Service Medal (East Timor) Declaration 2000*.

Schedule 1 Amendments

(section 3)

[1] Subparagraph 11 (a) (iii)

omit

Regulations; or

insert

Regulations;

[2] After subparagraph 11 (a) (iii)

insert

- (iv) an award of the East Timor clasp of the Australian Service Medal because of a determination under subregulation 4 (2) of the Australian Service Medal Regulations wholly or partially in respect of service in Operation Faber which commenced on 19 June 1999 and ended on 15 September 1999; or



Commonwealth
of Australia

Gazette

No. S 605, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

ZONE ELECTION RULES

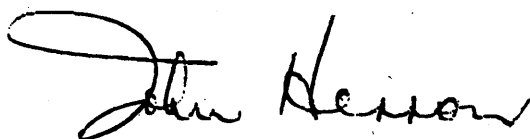
NOTICE OF FIXING TIME AND DAY FOR
SUPPLEMENTARY ZONE ELECTION

I, JOHN JOSEPH HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, under Rule 48 of the *Zone Election Rules* made pursuant to section 138 of the Aboriginal and Torres Strait Islander Commission Act 1989, hereby determine the following schedule for a supplementary zone election:

NSW METROPOLITAN SUPPLEMENTARY ZONE ELECTION –
DECEMBER 2000

Zone	Regions in Zone	Venue and Location	Nomination Day	Day for close of nominations Time for close of nominations	Close of Polls
NSW Metro-politan	Sydney	Clontarf Room, Manly Pacific Parkroyal, 55 North Stcync, Manly	12 December 2000	12 December 2000 11:00 am	12 December 2000

Signed on  November 2000



Minister for Aboriginal and Torres Strait Islander Affairs



Commonwealth
of Australia

Gazette

No. S 606, Friday, 1 December 2000

Published by the Commonwealth of Australia

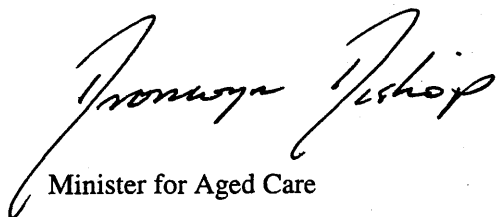
SPECIAL



Hearing Services Rules of Conduct Amendment Rules 2000 (No. 1)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Rules under subsection 17 (1) of the *Hearing Services Administration Act 1997*.

Dated 29th November 2000



Minister for Aged Care

1 Name of Rules

These Rules are the *Hearing Services Rules of Conduct Amendment Rules 2000 (No. 1)*.

2 Commencement

These Rules commence on 1 December 2000.

3 Amendment of *Hearing Services Rules of Conduct 2000*

Schedule 1 amends the *Hearing Services Rules of Conduct 2000*.

Schedule 1 Amendment

Schedule 1 Amendment
(section 3)

[1] Subrule 12 (2)

omit

1 June 2000

insert

1 December 2000

EXPLANATORY STATEMENT

Issued by Authority of the Minister for Aged Care

Hearing Services Administration Act 1997 Hearing Services Rules of Conduct Amendment Rules 2000 (No. 1)

Section 17 of the *Hearing Services Administration Act 1997* (the Act) makes provision for the Minister to formulate Rules of Conduct relating to the provision of hearing services to voucher-holders by accredited service providers. Service Providers who want to provide hearing services to voucher-holders must be accredited by the Minister and enter into a contract with the Commonwealth. It is a condition of accreditation of an entity that it must comply with the Hearing Services Rules of Conduct.

NOTES ON RULES

1. Name of Rules

These Rules are the *Hearing Services Rules of Conduct Amendment Rules 2000 (No. 1)*.

2. Commencement

This provides for these Rules to commence on 1 December 2000.

3. Amendment of Hearing Services Rules of Conduct 2000 – Schedule 1, Subrule 12 (2)

Rule 12 requires a contracted service provider supplying services to voucher-holders to act in a professional manner and in accordance with Clinical Standards. The Clinical Standards are prepared by the Office of Hearing Services and amended from time to time. They are also a Schedule to the Service Provider Contract between service providers and the Commonwealth.

Rule 12 presently specifies a version of the Clinical Standards that will be superseded with effect from 1 December 2000. This new version of the Clinical Standards will contain two additional provisions to assist clients of the Hearing Services Voucher System. The first provides for a hearing rehabilitation service for clients who would not benefit from a hearing device, but need assistance with communication strategies and tactics. The other describes a new aid adjustment item. These new provisions accord with measures announced in the 2000-2001 Budget.

The date in subrule 12(2) has been changed to 1 December 2000, the date of effect of the revised Clinical Standards.



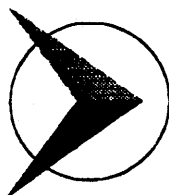
**Commonwealth
of Australia**

Gazette

No. S 607, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

Notice is hereby given that the following instrument under CAR 1998 part 39.1(1) will become effective on 1 December 2000:

Part 106 - Turbine Engines

AD/TPE 331/55 - Oil Analysis Program

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

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU



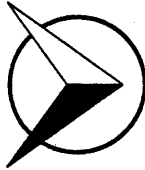
**Commonwealth
of Australia**

Gazette

No. S 608, Friday, 1 December 2000

Published by the Commonwealth of Australia

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF EXEMPTIONS AND ORDERS
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 29 November 2000, the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the *Civil Aviation Regulations 1988* (CAR 1988) relating to powered paragliders operated for aerial advertising purposes (Exemption Number CASA EX48/2000).

On 29 November 2000, Civil Aviation Amendment Order (No. 19) amended Part 95 of the Civil Aviation Orders by inserting, after section 95.30, a new section 95.31. The commencement date for the amendment is 1 December 2000.

On 30 November 2000, CASA issued an exemption under regulation 308 of CAR 1988 relating to certain pilotless aircraft used for demonstration purposes (Exemption Number CASA EX47/2000).

On 30 November 2000, Civil Aviation Amendment Order (No. 20) amended Part 82, section 82.3 of the Civil Aviation Orders. The commencement date for the amendment is 1 December 2000.

Copies of these instruments are available from:

**Manager, Information and Production
CASA Office of Legal Counsel
Level 3 Baillieu House
71 Northbourne Avenue
Canberra ACT**

**Phone: (02) 6217 1910
Email: hornblower@casa.gov.au**



**Commonwealth
of Australia**

Gazette

No. S 609, Monday, 4 December 2000

Published by AusInfo, Canberra

SPECIAL

LOGO

Australian Competition & Consumer Commission

Telecommunications (Carrier Licence Charges) Act 1997

NOTIFICATION OF DETERMINATION UNDER PARAGRAPH 15(1)(b)

Notice is given that on 29 November 2000 the Australian Competition & Consumer Commission made the following disallowable instrument under paragraph 15(1)(b) of the *Telecommunications (Carrier Licence Charges) Act 1997*.

- **Telecommunications (Carrier Licence Charge) Determination No. 3 of 2000**

Copies of an explanatory statement may be obtained by contacting:

**Director, Corporate Services
Corporate Management Branch
Australian Competition & Consumer Commission
470 Northbourne Avenue,
Dickson Canberra ACT 2602**

**PO Box 1199,
Dickson, ACT 2602**

Telephone (02) 6243 1030

Facsimile (02) 6243 1035



Commonwealth
of Australia

Gazette

No. S 610, Monday, 4 December 2000

Published by AusInfo, Canberra

SPECIAL



Government House
Canberra ACT 2600

24 November 2000

It is notified for general information that the Governor-General has approved the Royal Volunteer Coastal Patrol and The South Australian Sea Rescue Squadron Incorporated as approved voluntary organisations under the regulations governing the award of the National Medal, as detailed in the following Determination:



National Medal (Approved Voluntary Organisations) Determination 2000 (No. 2)

I, WILLIAM PATRICK DEANE, Governor-General, make this Determination under subregulation 10 (1) of the *National Medal Regulations 1999*.

Dated 24th November 2000

Governor-General

By His Excellency's Command

BILL HEFFERNAN
Parliamentary Secretary to Cabinet

Contents

	Page
1 Name of Determination	2
2 Commencement	2
3 <i>National Medal (Approved Voluntary Organisations) Determination 2000 — Revocation</i>	2
4 Definitions	2
5 Federal Executive Council member acting for Minister	3
6 Determination of approved voluntary organisations (Regulations, r 10 (1))	3
7 Approval date of approved voluntary organisations (Regulations, r 12 (a))	3
8 Determination of length of eligible service (Regulations, r 20 (4))	3
Schedule 1 Approved voluntary organisations	4

1 Name of Determination

This Determination is the *National Medal (Approved Voluntary Organisations) Determination 2000 (No. 2)*.

2 Commencement

This Determination commences on gazettal.

3 *National Medal (Approved Voluntary Organisations) Determination 2000 — Revocation*

The *National Medal (Approved Voluntary Organisations) Determination 2000*, made on 27 July 2000, is revoked.

4 Definitions**(1) In this Determination:**

National Medal Regulations 1999, and *Regulations*, mean the Regulations set out in the Schedule to the Letters Patent dated 18 June 1999 given under the Great Seal of Australia, being the Regulations as amended by Letters Patent dated 4 April 2000 and as amended from time to time.

(2) Unless the contrary intention appears, a word that is used in this Determination, and defined in the Regulations, has the same meaning in this Determination as it has in the Regulations.

Section 8

5 Federal Executive Council member acting for Minister

For the purposes of the definition of *Minister* in regulation 2 of the Regulations, the member of the Federal Executive Council authorised by the Prime Minister (being the Minister responsible for the administration of the Australian system of honours and awards) to act for the Prime Minister is the Parliamentary Secretary to Cabinet.

**6 Determination of approved voluntary organisations
(Regulations, r 10 (1))**

A voluntary organisation mentioned in an item in Schedule 1 is an approved voluntary organisation.

**7 Approval date of approved voluntary organisations
(Regulations, r 12 (a))**

The approval date of an approved voluntary organisation is the approval date mentioned in Schedule 1 in relation to the approved voluntary organisation.

8 Determination of length of eligible service (Regulations, r 20 (4))

The date of the first day of service in an approved voluntary organisation that, or the period service within which, can be counted as eligible service is the date of the first day of service, or the period, specified in Schedule 1 in relation to the approved voluntary organisation.



Commonwealth
of Australia

Gazette

No. S 611, Monday, 4 December 2000

Published 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, 2600.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Australian Wine and Brandy Corporation Act 1980</i>	Australian Wine and Brandy Corporation (Annual General Meeting of the Industry) Amendment Regulations 2000 (No. 1)	2000 No. 319
<i>Defence Act 1903</i>	Defence (Inquiry) Amendment Regulations 2000 (No. 1)	2000 No. 327



Commonwealth
of Australia

Gazette

No. S 612, Monday, 4 December 2000

Published by AusInfo, Canberra

SPECIAL



Proclamation

*Agriculture, Fisheries and Forestry Legislation Amendment Act
(No. 1) 2000*

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Agriculture, Fisheries and Forestry Legislation Amendment Act (No. 1) 2000*, fix 5 December 2000 as the day on which that Act (other than item 8 of Schedule 2) commences.



Signed and sealed with the
Great Seal of Australia
on 1st December 2000

Governor-General

By His Excellency's Command

WARREN TRUSS

Minister for Agriculture, Fisheries and Forestry

Produced by AusInfo

Cat. No. 00 1849 2

ISSN 1032-2345

© Commonwealth of Australia, 2000



Commonwealth
of Australia

Gazette

No. S 613, Monday, 4 December 2000

Published by AusInfo, Canberra

SPECIAL



Social Security (Fares Allowance for Private Transport) Determination 2000

I, JOCELYN MARGARET NEWMAN, Minister for Family and Community Services, make the following determination under paragraph 1061ZAAK(8)(b) of the *Social Security Act 1991*.

Dated 23rd November 2000.

Minister for Family and Community Services

2 *Social Security (Fares Allowance for Private Transport)*
Determination 2000

Citation

1. This determination may be cited as the *Social Security (Fares Allowance for Private Transport) Determination 2000*.

Commencement

2. This determination commences on 1 January 2001.

Definition

3. In this determination:

Act means the *Social Security Act 1991*.

Amendment

4. The Table in subsection 1061ZAAK(4) of the Act is amended by:
 - (i) omitting the Allowance per kilometre (cents) rate of 45.7 in item 1 of the Table and substituting 45.9;
 - (ii) omitting the Allowance per kilometre (cents) rate of 51.9 in item 2 of the Table and substituting 54.9;
 - (iii) omitting the Allowance per kilometre (cents) rate of 53.8 in item 3 of the Table and substituting 55.8;
 - (iv) omitting the Allowance per kilometre (cents) rate of 45.7 in item 4 of the Table and substituting 45.9;
 - (v) omitting the Allowance per kilometre (cents) rate of 51.9 in item 5 of the Table and substituting 54.9; and
 - (vi) omitting the Allowance per kilometre (cents) rate of 53.8 in item 6 of the Table and substituting 55.8.



Commonwealth of Australia

Australian Communications Authority Act 1997

**Australian Communications Authority (Allocation of
2 GHz and 800 MHz Spectrum) Direction
No. 1 of 2000**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, make the following Direction under subsection 12 (1) of the *Australian Communications Authority Act 1997*.

Dated 29 November 2000.

Richard Alston

Minister for Communications, Information Technology and the Arts

1 Name of Direction

This Direction may be cited as the *Australian Communications Authority (Allocation of 2 GHz and 800 MHz Spectrum) Direction No. 1 of 2000*.

2 Commencement

This Direction commences on gazettal.

3 Definitions

In this Direction:

2 GHz bands means those parts of the spectrum subject to re-allocation under the *Radiocommunications (Spectrum Re-allocation) Declaration No. 2 of 2000*; and

800 MHz bands means those parts of the spectrum subject to re-allocation under the *Radiocommunications (Spectrum Re-allocation) Declaration No. 3 of 2000*.

*Australian Communications Authority (Allocation of 2 GHz and
800 MHz Spectrum) Direction No. 1 of 2000*

2

4 Direction

The ACA, in the performance of its functions and the exercise of its powers under Part 3.2 of the *Radiocommunications Act 1992*, must determine procedures for allocating spectrum licences that ensure that:

- (a) the configuration of lots in the 2 GHz bands and the 800 MHz bands is in accordance with Schedule 1; and
- (b) the allocation of spectrum in the 2 GHz bands and the 800 MHz bands occurs in the 2000-2001 financial year; and
- (c) the full payment for spectrum licences issued in relation to the 2 GHz bands and the 800 MHz bands is received by 30 June 2001; and
- (d) the spectrum licences issued in relation to the 2 GHz bands come into force immediately after the end of the re-allocation period specified in the *Radiocommunications (Spectrum Re-allocation) Declaration No. 2 of 2000*.

**Australian Communications Authority (Allocation of 2 GHz and
800 MHz Spectrum) Direction No. 1 of 2000**

3

Schedule 1 Lot Configuration

1. Lot configuration for the 2 GHz bands

	UNPAIRED 20 MHz				PAIRED 2 x 60 MHz							
	1x5 MHz	1x5 MHz	1x5 MHz	1x5 MHz	2 x 10 MHz	2x 5 MHz	2x 5 MHz	2 x 10 MHz	2 x 10 MHz	2x 5 MHz	2x 5 MHz	2 x 10 MHz
Sydney												
Melbourne												
Brisbane												
Adelaide												
Perth												
Hobart												
Darwin												
Canberra												
Cairns												
Mackay												
Maryborough												
Grafton												
Dubbo												
Albury												
Regional Vic.												
Regional Tas												
Regional SA												
Regional WA												

 National Licences

2. Lot configuration for the 800 MHz bands

	2x2.5 MHz	2x2.5 MHz
Cairns		
Mackay		
Maryborough		
Grafton		
Dubbo		
Albury		
Canberra		
Regional Vic.		
Tasmania		
Regional West		
Regional SA		
Darwin		
Remote QLD		
Remote NSW		
Remote Cent. Aust		
Remote WA		

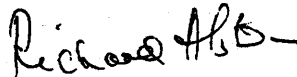
Commonwealth of Australia

Radiocommunications Act 1992

**Radiocommunications (Spectrum Licence Limits—
2 GHz Band) Direction No. 2 of 2000**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, give the following Direction to the Australian Communications Authority under subsection 60(10) of the *Radiocommunications Act 1992*.

Dated 29 NOVEMBER 2000



Minister for Communications, Information Technology
and the Arts

Citation

1. This Direction may be cited as the *Radiocommunications (Spectrum Licence Limits—2 GHz Band) Direction No. 2 of 2000*.

Commencement

2. This Direction commences on gazettal.

Interpretation

3. (1) In this Direction, unless the contrary intention appears:

Act means the *Radiocommunications Act 1992*.

associate, in relation to a person, means:

(a) for a body corporate:

- (i) a director or secretary of the body; or
- (ii) a related body corporate; or
- (iii) a director or secretary of a related body corporate; or
- (iv) a business partner of the body; or

2 **Radiocommunications (Spectrum Licence Limits—2 GHz Band)**
 Direction No. 2 of 2000

- (v) an individual who controls at least 15 per cent of the voting power or holds at least 15 per cent of the issued shares in the body; or
- (b) for an individual:
 - (i) the individual's spouse; or
 - (ii) another person who, although not legally married to the individual, lives with the individual on a genuine domestic basis as the spouse of the person; or
 - (iii) a business partner of the individual; or
 - (iv) a body corporate in which the individual controls at least 15 per cent of the voting power or holds at least 15 per cent of the issued shares; or
 - (v) a body corporate of which the individual is a director or secretary; or
 - (vi) a body corporate that is related to a body corporate of which the individual is a director or secretary; or
- (c) for any person—any other person (other than the ACA) who has a relevant agreement with the person that:
 - (i) entitles one of the parties to the agreement to use spectrum licensed to another person under a spectrum licence that relates to a part of the spectrum referred to in the re-allocation declaration; or
 - (ii) provides for the acquisition of a spectrum licence that relates to a part of the spectrum referred to in the re-allocation declaration.

re-allocation declaration means the *Radiocommunications (Spectrum Re-allocation) Declaration No. 2 of 2000* made under subsection 153B(1) of the Act.

related body corporate has the meaning given by the Corporations Law.

relevant agreement means an agreement, arrangement or understanding:

- (a) whether formal or informal or partly formal and partly informal; and
- (b) whether written or oral or partly written and partly oral; and
- (c) whether or not having legal or equitable force and whether or not based on legal or equitable rights;

other than an agreement between carriers provided for by or under the *Telecommunications Act 1997*, Part XIC of the *Trade Practices Act 1974* or the *Telecommunications (Transitional Provisions and Consequential Amendments) Act 1997*.

specified group of persons means an applicant for a spectrum licence and all of the associates of the applicant.

3 *Radiocommunications (Spectrum Licence Limits—2 GHz Band)*
Direction No. 2 of 2000

(2) In this Direction, each frequency band includes all frequencies that are greater than the lower frequency, up to and including the higher frequency.

(3) For this Direction, 2 or more specified groups of persons having one member in common are taken to be one specified group of persons.

2 GHz band

4. The ACA must determine procedures under subsection 60 (1) of the Act that impose limits that ensure that, as a result of the allocation of spectrum licences under Subdivision B of Division 1 of Part 3.2 of the Act, no person or specified group of persons may use more than:

- (a) 5 MHz of spectrum in any of the designated areas described in Schedules 1 and 2 to the re-allocation declaration in the frequency bands 1900 MHz to 1920 MHz; and
- (b) 15 MHz of spectrum in any of the designated areas described in Schedule 1 to the re-allocation declaration in the frequency bands 1920 MHz to 1980 MHz; and
- (c) 15 MHz of spectrum in any of the designated areas described in Schedule 1 to the re-allocation declaration in the frequency bands 2110 MHz to 2170 MHz; and
- (d) 15 MHz of spectrum in any of the designated areas described in Schedule 2 to the re-allocation declaration in the frequency bands 1935 MHz to 1980 MHz; and
- (e) 15 MHz of spectrum in any of the designated areas described in Schedule 2 to the re-allocation declaration in the frequency bands 2125 MHz to 2170 MHz; and
- (f) 10 MHz of spectrum in any of the designated areas described in Schedule 3 to the re-allocation declaration in the frequency bands 1960 MHz to 1980 MHz; and
- (g) 10 MHz of spectrum in any of the designated areas described in Schedule 3 to the re-allocation declaration in the frequency bands 2150 MHz to 2170 MHz.

Particular procedures

5. Without limiting the power of the ACA to determine procedures, in determining the procedures mentioned in section 4 the ACA must determine procedures that:

- (a) require an applicant for a spectrum licence to notify the ACA of the applicant's associates; and
- (b) require the ACA to reject bid instructions received from a member of a specified group of persons in a round of an auction if the ACA has already received bid instructions from another member of the specified group of persons in the round; and

(c) require the ACA to exclude an applicant who has failed to comply with procedures determined under paragraph (a) from taking part or continuing to take part in an auction.



Commonwealth
of Australia

Gazette

No. S 615, Wednesday, 6 December 2000

Published by AusInfo, Canberra

SPECIAL



Australian
Communications
Authority

Telecommunications Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 407 of the *Telecommunications Act 1997* on the 1st December 2000.

- **Telecommunications Labelling (Customer Equipment and Cabling) Amendment Notice 2000 (No.2)**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499



**Commonwealth
of Australia**

Gazette

No. S 616, Wednesday, 6 December 2000

Published by AusInfo, Canberra

SPECIAL



**Australian
Communications
Authority**

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 68 (3) of the *Radiocommunications Act 1992* on the 4th December 2000.

- **Radiocommunications (Third Party Use - Spectrum Licence) Rules 2000 (No.2)**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499



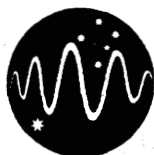
Commonwealth
of Australia

Gazette

No. S 617, Wednesday, 6 December 2000

Published by AusInfo, Canberra

SPECIAL



Australian
Communications
Authority

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 88 (1) of the *Radiocommunications Act 1992* on the 4th December 2000.

- **Radiocommunications (Trading Rules for Spectrum Licences) Amendment Determination (No.2) 2000**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499



**Australian
Communications
Authority**

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 266A of the *Radiocommunications Act 1992* on the 4th December 2000.

● **Radiocommunications (section 145(3) Certificates) Determination 2000**

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:

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

Telephone: (02) 6219 5204

Facsimile: (02) 6219 5499



Commonwealth of Australia

Broadcasting Services Act 1992

**Broadcasting Services (Events) Notice
No. 1 of 1994 (Amendment No. 4 of 2000)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, being satisfied, in respect of each event that the following Notice removes from the Broadcasting Services (Events) Notice No. 1 of 1994, that:

- (a) the national broadcasters and the commercial television broadcasting licensees have had a real opportunity to acquire, on a fair commercial basis, the right to televise the event; and
- (b) each of those persons has declined to acquire that right;

issue the following Notice under subsection 115(2) of the *Broadcasting Services Act 1992*.

Dated 4 DECEMBER

2000

Minister for Communications,
Information Technology and the Arts

1. Amendment

1.1 The Broadcasting Services (Events) Notice No. 1 of 1994 is amended as set out in this Notice.

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

2. Schedule (Events)

2.1 Item 5.1

Omit "New Zealand in March 2000 and April 2000;"; substitute "India in February 2001 and March 2001;".

2.2 Item 5.2

Omit "Kenya in October 2000;"; substitute "India in March 2001 and April 2001;".