

AUSTRALIAN CAPITAL TERRITORY

GAZETTE

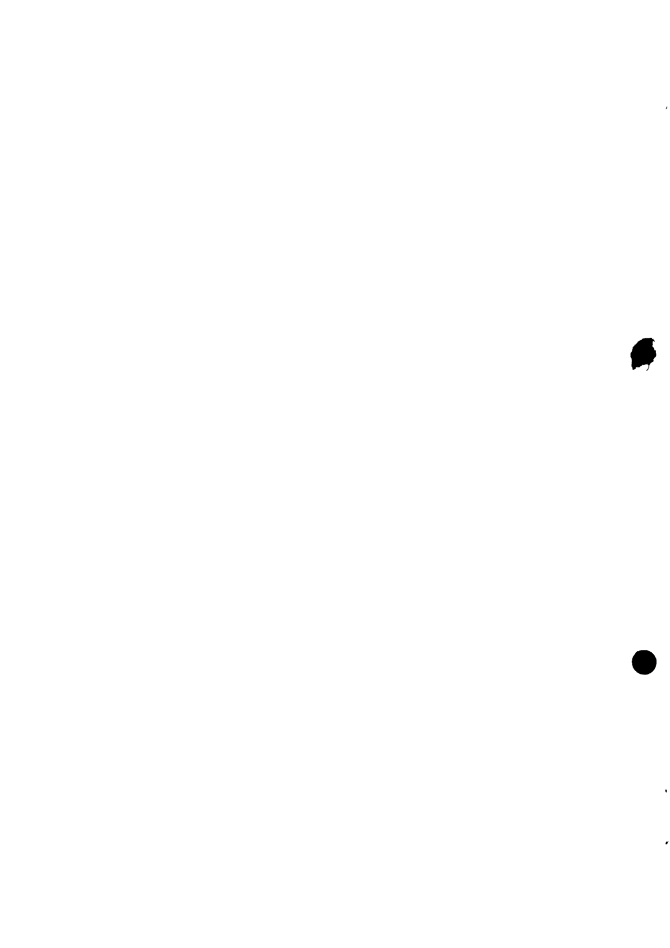
A.C.T No. 37, 19 September 1990

CONTENTS

Government Notices	1019
Purchasing and Disposals	1086
. Invitations to Tender, Quote Register Interest	1089
. Contratcts Arranged	1090
Private Notices	1096
Australian Capital Territory Teaching Service	1097

Printed by the Government Printer, D. S. Lawrance, by the authority of the ACT Executive

© Copyright Australian Capital Territory



GENERAL INFORMATION

IMPORTANT COPYRIGHT NOTICE - Australian Capital Territory

This work is copyright. Apart from any use as permitted under the Copyright Act 1968, no part may be reproduced by any process without written permission from the General Manager, Public Affairs Branch, ACT Government Service. Enquiries should be directed to the Operations Manager, Public Affairs Branch, PO Box 921, Civic Square 2608.

ISSUES OF THE ACT GOVERNMENT GAZETTE

An ACT Gazette will be published on Wednesday each week (if required). Notices included in this Gazette are Government Business, Periodic, Purchasing and Disposal, and Australian Capital Territory Teaching Service (Australian Public Service notices for Office of the ACT Public Service staff will continue to appear in the Commonwealth of Australia Gazette). Issues are sold at \$2.15 each.

An ACT Gazette (Special) will be published when required.



An index issue of the ACT Gazette will be published when warranted.

NOTICES FOR PUBLICATION and related correspondence should be addressed to.

ACT Gazette Officer (tel: (06) 275 8517)
Public Affairs Branch
ACT Government Service
PO Box 921
Civic Square ACT 2608

or lodged at Public Affairs Branch, Level 3, ACT Administration Centre, 1 Constitution Avenue, Canberra City. 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 is to be provided. Copy is to be confined to one side of the paper and sheets are to be of uniform size (A4). "Contracts arranged" notices are to be issued on the forms provided for this purpose. All other copy is to be confined within the margins of: 20mm from the top and bottom; and 25mm from left hand side and right hand side of the page. Copy is to be numbered consecutively and fastened securely together. Dates, proper names and signatures are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

CLOSING TIME. Notices for publication should be lodged at Public Affairs Branch, ACT Administration Centre, unless otherwise specified, by 4.30 pm, Wednesday in the week prior to publication

PRIVATE NOTICES. The rates of charge and conditions applying to acceptance of copy for private notices are as follows.

- (a) minimum charge up to 125 words \$63.00
- (b) each 25 words (or part therefore) thereafter \$13.00.

Remittances must be forwarded with a copy of the notice for publication. Notices received without payment will be returned unpublished.

ALL REMITTANCES, in respect of private notices, should be made payable to the ACT Gazette Office.

GENERAL INFORMATION Continued

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.

The regular (weekly) issue of the ACT Gazette is available on subscription at the rate of \$153.00 per year. This rate includes supply of Special issues published in the previous week and postage in Australia.

AVAILABILITY. The ACT Gazette is available by subscription from

ACT Gazette Office Level 3 ACT Administration Centre 1 Constitution Avenue CANBERRA CITY ACT 2601

(Cheques should be made out to ACT Gazette Office)

or over the counter at the

Shopfront Ground Floor, North Building London Circuit CANBERRA ACT

Phone: (06) 246 3098

and Shopfront

Homeworld

TUGGERANONG ACT

Phone: (06) 293 5371

GOVERNMENT NOTICES

ACT DEPARTMENT OF HEALTH

PHYSIOTHERAPISTS BOARD OF THE AUSTRALIAN CAPITAL TERRITORY

ELECTION FOR 3 MEMBERS OF THE PHYSIOTHERAPIST BOARD OF THE ACT UNDER THE HEALTH PROFESSIONS BOARDS (ELECTIONS) ACT 1980

DECLARATION OF NOMINATIONS UNDER SECTION 11

I, ROGER DAVID RANKIN, being the officer for the time being occupying an office, the occupant of which has been appointed by the Electoral Commissioner to be the Returning Officer for the purposes of an election of Three (3) members of the Physiotherapists Board of the ACT, declare the following registered practitioners named as having been nominated as candidates:-

Jillian Margaret FREEMAN Physiotherapy Department Woden Valley Hospital Yamba Drive GARRAN ACT 2605

Maureen Susan BAILEY 4/4 Barker Street Barker Centre GRIFFITH ACT 2603

Elizabeth Anne DAVIES Sports Medicine Centre McKay Gardens TURNER ACT 2601

Delphine Naomi MOYLE Child Health Physiotherapy Department of Health FO Box 825 CANBERRA ACT 2601

Kathryn Patricia CONROY Suite 1 42 Geils Court DEAKIN ACT 2600

June Robin GUNNING Physiotherapy Department Royal Canberra Hospital ACTON ACT 2601

Voting papers will be issued to registered practitioners on 2 October 1990 with the poll closing on 30 October 1990 at 12 noon.

ROGER RANKIN
Returning Officer
Australian Electoral Commission
Canberra

90/118

Ph: (06)2497908

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ROBERT VANCE SUTHERLAND THOMPSON ("the Applicant") carrying on the profession trade occupation or calling of PLASTIC AND RECONSTRUCTIVE SURGERY ("the business") on Block 44 Section 61 Division of DEAKIN known as 63 KENT STREET DEAKIN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that all carparking is located behind the front property line and is adequately screened and landscaped;
- that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;

- that only the approved areas in the house be used for the conduct of the business;
- that the business will only be conducted on the land between the hours of 9.00 am and 4.30 pm Monday to Friday;
- that the Applicant will conduct the business strictly 11 by appointment, and that such appointments will be organised to ensure that no more than two (2) clients are in attendance at any one time;
- that this approval will terminate on the THIRTIETH day 12 of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fifth day of Siplemle

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of SARALA KUSHWAHA ("the Applicant") carrying on the profession trade occupation or calling of HYPNOTHERAPIST/PSYCHOTHERAPIST AND HEALTH EDUCATIONALIST ("the business") on Block 20 Section 60 Division of GILMORE known as 29 AUSTRALIE CLOSE GILMORE ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the lounge room and the dining room in the house be used for the conduct of the business;

- 9 that the business will only be conducted on the land between the hours of 8.00 am and 10.00 pm Sunday to Saturday;
- 10 that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one (1) client is in attendance at any one time;
- that this approval will terminate on the THIRTIETH day of JUNE 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fifth day of Sphenber 1990

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ALI KAZAK ("the Applicant") carrying on the profession trade occupation or calling of INFORMATION OFFICER ("the business") on Block 9 Section 3 Division of DEAKIN known as 27 STATE CIRCLE DEAKIN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only those rooms on the ground floor known as the dining room, the study and part of the hall be used for the conduct of the business;

- 9 that the business will only be conducted on the land between the hours of 9.00am and 5.00 pm Monaday to Friday;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than five clients are in attendance at any one time;
- 11 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 11:
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this

Lift day of Deplaces

1990

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of PETER WATERMAN AND ADRIANNE WATERMAN ("the Applicant") carrying on the profession trade occupation or calling of ENVIRONMENTAL MANAGEMENT AND PLANNING CONSULTANTS ("the business") on Block 32 Section 35 Division of HOLDER known as 40 DIXON DRIVE HOLDER ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the approved area of the house be used for conduct of the business;

- that the business will only be conducted on the land 9 betweeen the hours of 9.00am and 5.00 pm Monaday to Friday:
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fill day of September 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of FRANK LEONARD WYSS ("the Applicant") carrying on the profession trade occupation or calling of CHIROPRACTOR ("the business") on Block 13 Section 32 Division of FARRER known as 54 LONGERENONG STREET FARRER ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;

- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and the assistant shall only be employed in the capacity of nurse/receptionist;
- 8 that this approval only relates to the conduct of a chiropractic surgery and the business shall only be conducted between the hours of 9.00am and 7.00 pm Monaday to Friday;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two visitors' vehicles are present at any one time;
- that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 11;

11 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fifth day of Deptember 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of STEVEN CHARLES LINCOLN ("the Applicant") carrying on the profession trade occupation or calling of CARPENTER ("the business") on Block 11 Section 434 Division of KAMBAH known as 6 SAMSON PLACE KAMBAH ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- that the Applicant will ensure that the conduct of the 2 business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- that this approval only relates to the manufacture of 8 dog kennels by the Applicant;
- that the business will only be conducted on the land between the hours of 10.00 am and 4.30 pm Thursday to Monday and that power tools will not be used between the hours of 12.00 noon and 2.00 pm on weekends and
- that this approval will terminate on the THIRTIETH day 10 of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this felt day of September

1990

AUSTRALIAN CAPITAL TERRITORY CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of MELVILLE DENNIS ROWBOTHAM ("the Applicant") carrying on the profession trade occupation or calling of TELEVISION TECHNICIAN ("the business") on Block 11 Section 24 Division of FLYNN known as 9 TULLOCH PLACE FLYNN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and that assistant shall only be employed in the capacity of apprentice;
- 8 that the business will only be conducted on the land between the hours of 8.30 am and 6.30 pm Monday to Friday and 8.30 am and 1.30 pm on Saturdays only;

- 9 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 10;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fill day of Siplen by 1990

Warma Charles Allen the person for Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ALFRED RAYMOND MELI AND DOROTHY JOAN MELI ("the Applicant") carrying on the profession trade occupation or calling of LANDSCAPE GARDENING ("the business") on Block 7 Section 45 Division of RED HILL known as 9 ESPERANCE STREET RED HILL ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer 3 to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- that the Applicant will ensure that all residence and 6 business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that this approval relates to the use of the residence for office space only;
- 9 that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this If the day of Slephen his

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of NELL PAIN ("the Applicant") carrying on the profession trade occupation or calling of DIETITIAN ("the business") on Block 7 Section 81 Division of CURTIN known as 82 DUNSTAN STREET CURTIN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the approved room in the house be used for the conduct of the business;
- that the business will only be conducted on the land between the hours of 9.00 am and 4.00 pm Monday to Friday;

- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- upon any failure to comply with any or all of the 12 foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this AM day of September

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ALFRED ERNEST FRIPP ("the Applicant") carrying on the profession trade occupation or calling of MOTOR MECHANIC ("the business") on Block 1 Section 30 Division of LYNEHAM known as 2 BOYD STREET LYENHAM ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly 4 in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- that the approval relates to the repair/maintenance of sedan type motor vehicles between the hours of 8.00 am and 5.00 pm Monday to Friday;
- that all repairs and maintenance to vehicles be conducted within the garage and all vehicles awaiting such repairs be parked within the confines of the land;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fill day of Diptembr 1990

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ALEXANDER PONIATOWSKY ("the Applicant") carrying on the profession trade occupation or calling of MOTOR MECHANIC ("the business") on Block 18 Section 48 Division of EVATT known as 13 GOLLAN STREET EVATT ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the garage be used for the conduct of the business;
- 9 that the business will only be conducted on the land betweeen the hours of 9.00am and 5.00 pm Monaday to Friday and that no business will be conducted on public holidays;

- that the applicant ensures that the number of clients vehicles be controlled so that a maximum of three clients' vehicles are parked on the land at any one time:
- that the applicant will ensure that all waste oils etc generated from the business be disposed of in an appropriate manner and not into the sewage or stormwater drainage systems;
- that this approval will terminate on the THIRTIETH day 12 of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fill day of September

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of KUMAR ADVANI ("the Applicant") carrying on the profession trade occupation or calling of MAIL ORDER AGENT ("the business") on Block 7 Section 2 Division of MELBA known as 21 BAINTON CRESCENT MELBA ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the approved area in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 10.00 am and 8.00 pm Monday to Friday and 10.00 am and 2.00 pm Saturdays and Sundays;

- 10 that no goods shall be offered for sale by retail from the premises except for those goods that are manufactured or serviced within the residence;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fourth day of September

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of NEVILLE FARLEY READ ("the Applicant") carrying on the profession trade occupation or calling of ACCOUNTANT ("the business") on Block 3 Section 13 Division of DICKSON known as 59 WILSHIRE STREET DICKSON ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted oon the land between the hours of 9.00 am and 5.00 pm Monday to Friday:
- 9 that the Applicant will conduct the business strictly by appointment, and that such appointments will be

organised to ensure that no more than two clients are in attendance at any one time;

- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this furth day of Depkuler 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of HOUSTON PHILLIP HOWARD ("the Applicant") carrying on the profession trade occupation or calling of DENTAL SURGEON ("the business") on Block 8 Section 12 Division of GARRAN known as 16 GILMORE CRESCENT GARRAN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the 2 business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- that the Applicant will not employ any more than two assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and that these assistants shall only be employed in the capacity of dental nurse and part-time dental nurse/receptionist;
- 8 that this approval relates to the provision of accommodation for the conduct of a dental clinic by the Applicant;
- 9 that the business will only be conducted on the land betweeen the hours of 8.15am and 5.00 pm Monaday to Friday inclusive;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- 11 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 11;

12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fourth day of September

the person fo Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of MARY ROSE COUPER ("the Applicant") carrying on the profession trade occupation or calling of VETERINARY SURGEON ("the business") on Block 41 Section 61 Division of DEAKIN known as 69 KENT STREET DEAKIN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the 1 Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- 3 that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller:

- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the downstairs area excluding the self contained flat be used for the conduct of the business;
- that the business will only be conducted on the land betweeen the hours of 8.30am and 6.30 pm Monaday to Friday and 9.00 am and 12.00 noon Saturday;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- 11 that no more than two animals shall be retained in the premises overnight and that any animals that need to stay for observation or treatment will be kept in a soundproofed kennel located inside the premises;
- that all animal faeces and any material contaminated with animal faeces or urine shall be collected daily and disposed of by burial at an approved site and shall not be flushed onto a sewer or storm water drain;
- that dead animals or any organ or tissue arising out of surgical extraction or otherwise shall be disposed of by burial at an approved site or disposal facility;
- 14 that all sharp objects and syringes shall be collected in an approved container and disposed of in an approved manner;
- 15 that the veterinary practice shall not affect the amenity of any residence in the locality by way of noise, smell and appearance;
- 16 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 17;

17 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fourth day of September

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of JILLIAN BEATRICE McSPEDDEN ("the Applicant") carrying on the profession trade occupation or calling of SOLICITOR ("the business") on Block 28 Section 69 Division of YARRALUMLA known as 12 DENMAN STREET YARRALUMLA ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the 2 business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer 3 to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only two rooms in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 8.30 am and 5.00 pm Monday to Friday;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this Market day of August 1990

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of BRIAN THOMAS HALE ("the Applicant") carrying on the profession trade occupation or calling of COMPUTER CONSULTANT ("the business") on Block 8 Section 246 Division of WANNIASSA known as 18 KIRKTON STREET WANNIASSA ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that this approval relates to the Applicant repairing of computers only;
- 9 that the business will only be conducted on the land between the hours of 9.00 am and 7.00 pm Monday to Saturday inclusive;

- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that the Applicant will restrict the number of visits by clients to two per day;
- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- upon any failure to comply with any or all of the 12 foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this Mikel day of August

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of JOHN HERCULES BAIRD ("the Applicant") carrying on the profession trade occupation or calling of GUNSMITH ("the business") on Block 8 Section 44 Division of SPENCE known as 15 GARRARD STREET SPENCE ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the 2 business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 8.00 am and 10.00 pm Monday to Friday and 8.00 am and 6.00 pm Saturday for a maximum of 20 hours per week;
- 9 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 10;
- 10 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this The held day of August 1990

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of LUDMILA ZAWARTKO ("the Applicant") carrying on the profession trade occupation or calling of PHOTOGRAPHER ("the business") on Block 2 Section 13 Division of O'CONNOR known as 55 SCRIVENER STREET O'CONNOR ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the games room in the house be used for the conduct of the business;
- 9 that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 10;

10 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this hatak day of August 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ADRIAN JOSEPH DIKMANS ("the applicant") carrying on the profession trade occupation or calling of DRAFTSMAN ("the business") on Block 9 Section 26 Division of FRASER known as 4 MILDENHALL PLACE FRASER ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than one parttime assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 9.00 am and 5.00 pm Monday to Friday;
- 9 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 10;
- 10 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thirtiesh day of August 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of GRAHAM JOHN DARBY ("the Applicant") carrying on the profession trade occupation or calling of WEED AND PEST CONTROLLER ("the business") on Block 12 Section 5 Division of FLYNN known as 29 BARBER CRESCENT FLYNN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that this approval relates to the provision of office accommodation only by the applicant trading as "Wilkil";
- 9 that this approval will terminate on the THIRTY FIRST day of JUNE 1991 or on such earlier date as the Minister determines in accordance with condition 10;

upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thirtul day of August

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of JEFFREY DAVID BUTTERWORTH ("the Applicant") carrying on the profession trade occupation or calling of VETERINARY SURGEON AND PHYSICIAN ("the business") on Block 24 Section 53 Division of CURTIN known as 51 CARRUTHERS STREET CURTIN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the 2 business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 8.30 am and 10.00 am, and 4.30 pm and 7.00 pm Monday to Friday and between 9.00 am and 11.00 am Saturdays and Sundays;
- 9 that all parking generated by the business is to be accommodated on-site behind the building line in the area designated;
- 10 that no dogs are to stay overnight on the premises;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- 12 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- 13 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this that all day of August 199

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

1056

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of MICHAEL ELLIOT PIDCOCK ("the Applicant") carrying on the profession trade occupation or calling of MEDICAL PRACTITIONER ("the business") on Block 8 Section 8 Division of CAMPBELL known as 5 KEY STREET CAMPBELL ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only one room in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 8.30 am and 12.30 pm Mondays to Thursdays;

- that the applicant will not store or administer Cytotoxic or Narcotic drugs on the premises;
- that the applicant shall not conduct more than two sessions per week with a maximum of 8 hours per week total duration;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 14;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thirteeth day of hugust

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of JOHN WARREN KNOWLES and ROBYNE ANN KNOWLES ("the Applicant") carrying on the profession trade occupation or calling of HANDYMAN SERVICE ("the business") on Block 32 Section 720 Division of CALLWELL known as 60 COSTELLO CIRCUIT CALWELL ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the garage be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 7.30 am and 5.00 pm daily;

- 10 that the applicant will store all equipment and materials within the garage;
- that this approval will terminate on the THIRTY FIRST 11 day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thatith day of August

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of MANADATH PAREED PILLAY MANSOOR ("the Applicant") carrying on the profession trade occupation or calling of MEDICAL PRACTITIONER ("the business") on Block 5 Section 737 Division of CALWELL known as 10 DOWNARD STREET CALWELL ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister, and that assistant may be employed in the capacity of nurse or receptionist;
- 8 that the business will only be conducted on the land between the hours of 9.00 am and 6.00 pm Monday to Friday, and between 9.00 am and 12.00 noon Saturdays;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 11;

upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thirtiet day of August

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of GEOFFREY LEONARD HOLLINS ("the applicant") carrying on the profession trade occupation or calling of GUN DEALER ("the business") on Block 21 Section 46 Division of NARRABUNDAH known as 13 THROSBY CRESCENT NARRABUNDAH ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer 3 to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 no retailing from the land is permitted;
- 9 that this approval relates only to the servicing and repairing and storage of guns;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- 11 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this Thinke It day of August

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of MARK PHILLIP TAPPER ("the Applicant") carrying on the profession trade occupation or calling of CHIROPRACTOR ("the business") on Block 14 Section 23 Division of MCKELLAR known as 51 BURNS CIRCUIT MCKELLAR ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only 30 square metres of room in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land for afterhours emergency work;

- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- 11 that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this Highelf day of theyer

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of DAVID EDWARD CROCKFORD ("the Applicant") carrying on the profession trade occupation or calling of UPHOLSTERER ("the business") on Block 3 Section 49 Division of HIGGINS known as 6 WEARING STREET HIGGINS ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- that this approval relates to the conduct of an upholstery trade only;
- that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- that the garage doors will remain closed at all times while the business is being conducted;
- that the business will only be conducted on the land between the hours of 8.00 am and 4.00 pm Monday to Friday;
- that this approval will terminate on the THIRTY FIRST 11 day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this the day of fugurt

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the

Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of DAVID WILLIAM WILSON ("the Applicant") carrying on the profession trade occupation or calling of MEDICAL PRACTITIONER ("the business") on Block 1 Section 16 Division of GRIFFITH known as 18 GILES STREET KINGSTON ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ more than two assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister, and these assistants shall only be employed in the capacity of one receptionist and one locum;
- 8 that only the approved surgery area be used for the conduct of the business;

- that the business will only be conducted on the land 9 between the hours of 9.00 am and 6.00 pm Monday to Friday, and 10.00 am and 12.00 noon Saturdays;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- that the applicant will conform at all times with the Interim Territory Planning Authority's current "Land Use Policy with respect to Medical and DEntal Practices";
- that this approval will terminate on the THIRTY FIRST 12 day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this the hith day of August

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of IAN DENNIS PRIOR ("the Applicant") carrying on the profession trade occupation or calling of WATCHMAKER ("the business") on Block 35 Section 92 Division of GRIFFITH known as 94 CARNEGIE CRESCENT GRIFFITH ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 9.00 am and 5.30 pm Monday to Friday;
- 9 that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time:

- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- 11 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thirtiesh day of August 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of FABIAN STELCO AND WENDY GAYE STELCO ("the Applicant") carrying on the profession trade occupation or calling of DRIVING SCHOOL ("the business") on Block 2 Section 73 Division of GIRALANG known as 92 CANOPUS CRESCENT GIRALANG ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the rumpus room in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 7.00 am and 6.00 pm Monday to Saturday;
- that the approval relates only to the use of the premises for office space in connection with the Driving School and for the storage of one driving school motor car to be used in the business and precludes the storage or use of motor lorries, tractors, trailers, articulated vehicles, buses or any miscellaneous vehicles in the business;
- 11 that no business related vehicles be left idling in the driveway for a period not more than one minute;
- that any maintenance of business related vehicles only be carried out on the premises between the hours of 9.00 am and 5.00 pm Monday to Saturday;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than one client is in attendance at any one time;
- 14 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 15;

15 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this thinketh day of theyert 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of TREVOR LESLIE BESWICK ("the Applicant") carrying on the profession trade occupation or calling of PHYSIOTHERAPIST ("the business") on Block 4 Section 54 Division of FLYNN known as 59 SPALDING STREET FLYNN ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 6.30 am and 8.30 pm Monday to Friday and between 10.00 am and 2.00 pm Saturdays only;
- 9 that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 11;
- 11 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this Merliell day of August 1996

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of ZDENKA TOPIC ("the Applicant") carrying on the profession trade occupation or calling of HAIRDRESSER ("the business") on Block 10 Section 7 Division of SPENCE known as 4 MORONEY STREET ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the Applicant will comply at all times with the Public Health Ordinance and Public Health (Barbers Shop) Regulations thereunder;
- 9 that the business will only be conducted on the land between the hours of 9.30 am and 4.30 pm Thursday and Friday and 9.00 am and 1.00 pm Saturday;

- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two visitors are in attendance at any one time;
- 11 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty sevent day of August

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of GEOFFRY ALLAN COHEN ("the Applicant") carrying on the profession trade occupation or calling of COMPUTER SOFTWARE SALESMAN ("the business") on Block 5 Section 1 Division of HOLT known as 72 SPOFFORTH STREET HOLT ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only one room in the house be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 9.00 am and 5.00 pm Monday to Friday;
- that no goods shall be offered for retail sale from the premises except for those goods that are manufactured or serviced within the residence;
- that the Applicant will ensure that at least two carparking spaces with unrestricted access are provided on the land, one for the client use and one for residential use, and that all residence and business related vehicles are parked accordingly within the confines of the land at all times;
- 12 that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than one client is in attendance at any one time;
- that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 14;

upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty swent day of August

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of YVONNE MARY DANIELL ("the Applicant") carrying on the profession trade occupation or calling of PHYSIOTHERAPIST ("the business") on Block 3 Section 26 Division of ARANDA known as 52 MIRNING CRESCENT ARANDA ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that the business will only be conducted on the land between the hours of 8.00 am and 9.00 am, and 1.00 pm and 6.00 pm Monday to Friday;
- 9 that this approval will terminate on the THIRTY FIRST day of JULY 1991 or on such earlier date as the Minister determines in accordance with condition 10;
- 10 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty revent day of August

1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of GEORGE SAMY GUIRGUIS AND SOHAIR FAHMY GUIRGUIS ("the Applicants") carrying on the profession trade occupation or calling of MEDICAL PRACTITIONERS ("the business") on Block 2 Section 16 Division of GIRALANG known as 4 CHUCULBA CRESCENT GIRALANG ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicants continues to be a bona fide resident of the land;
- 2 that the Applicants will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicants will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- that the Applicants will conduct the business strictly in accordance with the application made by the Applicants under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- that no person other than the Applicants will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicants will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicants will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only approved rooms in the house be used for the conduct of the business;

- 9 that the business will only be conducted on the land between the hours of 9.00 am and 11.30 am and between 3.30 pm and 5.30 pm Monday to Friday, 9.00 am and 11.30 am on Saturdays;
- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- 11 that this approval will terminate on the THIRTY FIRST day of AUGUST 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- 12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty week day of August 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 829, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of JOAN FRANCES HUNT ("the Applicant") carrying on the profession trade occupation or calling of PAPER LAMINATION ("the business") on Block 15 Section 6 Division of SPENCE known as 271 KINGSFORD SMITH DRIVE SPENCE ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;

- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the garage be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 9.00 am and 5.00 pm Monday to Friday, 9.00 am and 12.00 noon Saturday;
- 10 that the Applicant will conduct the business strictly by appointment;
- 11 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 12;

12 upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this DixH day of Deptember

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 786, Delegate of the Chief Minister.

AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of BRIAN ROBERT WILLIAMS ("the Applicant") carrying on the profession trade occupation or calling of CONSULTANT ("the business") on Block 14 Section 2 Division of LYONS known as 12 YOLLA PLACE LYONS ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;

- that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- that only the approved area in the house be used for 8 the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 9.00 am and 5.00 pm Monday to Friday;
- that the Applicant will conduct the business strictly by appointment;
- 11 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 12;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this seventh day of September 1990

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 786, Delegate of the Chief Minister.

GOVERNMENT NOTICES Continued AUSTRALIAN CAPITAL TERRITORY

CITY AREA LEASES ACT 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

Under section 10 of the City Area Leases Act 1936 I WAYNE CHARLES ALLEN APPROVE of BRIAN JOHN DUNLOP ("the Applicant") carrying on the profession trade occupation or calling of ELECTRONIC REPAIRS ("the business") on Block 6 Section 9 Division of BONYTHON known as 12 EBENEZER STREET BONYTHON ("the land") subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business -

- 1 that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- 2 that the Applicant will ensure that the conduct of the business does not cause an annoyance a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the Interim Territory Planning Authority and the Building Controller;
- 4 that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Act unless otherwise stipulated in this Instrument;
- 5 that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- 6 that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- 7 that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- 8 that only the approved room in the house and the garage be used for the conduct of the business;
- 9 that the business will only be conducted on the land between the hours of 8.30 am and 6.00 pm Monday to Friday and 9.00 am and 12 noon Saturday;

- that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients (2) are in attendance at any one time;
- 11 that no retail sales will be conducted on the premises;
- 12 that this approval will terminate on the THIRTIETH day of SEPTEMBER 1991 or on such earlier date as the Minister determines in accordance with condition 13;
- upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Act may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this fork day of Septemb.

Wayne Charles Allen, the person for the time being holding or performing the duties of the office of Administrative Service Officer Class 6 Position Number 786, Delegate of the Chief Minister.

PURCHASING AND DISPOSALS

Categories used in this Gazette

Set out below are the categories used in this publication. Examples of goods and services in each category are given to guide users of the gazette.

PRIMARY SECTOR

Agricultural Produce, Un-processed (01)

Animals, fruit, vegetables, cereal grains

Services to Agriculture (02)

Sheep shearing, aerial spraying, plant quarantine; wool classing

Forestry and Logging Products, Un-Processed and Forestry Services (03)

Logging, tree-felling, timber railway sleepers; afforestation

Fishing and Hunting or Trapping Produce, Un-processed (04)

Mining Produce (05)

Metallic minerals; coal, oil, gas; sand, gravel, stone

Services to Mining (06)

Prospecting, exploration and drilling for oil, gas and minerals.

MANUFACTURING SECTOR

Food Beverages and Tobacco, Manufactured (07)

Meat processing and products; milk products; processed fruit and vegetable products, breads, cakes, biscuits; sugar, confectionary; beer, wine, spirits; processed sea products, eg. fish, shellfish, seaweed

Textiles, Clothing and Footwear (08)

Wood (Prepared), Wood Products and Furniture (Except Sheet Metal) and Mattresses (Except Rubber) (09)

Paper, Paper Products, Printing and Publishing (10)

Chemicals, Petroleum and Coal Products Refined or Manufactured (11)

Adhesives; ammunition; cosmetics; fireworks; soaps; rubber; pesticides; paint; petrol

Non-Metallic Mineral Products, Manufactured (12)

Glass, clay and ceramic products; cement, concrete, plaster and stone products

Basic Metal Products, Manufactured (13)

Iron and steel sheets; rail fastenings; chains; steel castings; pipe fittings; refined and smeltered products; rolled, drawn and extruded metal products

PURCHASING AND DISPOSALS Continued

Fabricated Metal Products (14)

Hand tools; carports; fly screen doors; metal sheds, cans; sheet metal furniture, cutlery; springs; bolts

Transport Equipment (15)

Motor vehicles and parts (not tyres, see Code 20); trailers; caravans; aircraft; rockets; ships; railway stock; bicycles; wheel-barrows

Photographic, Professional and Scientific Equipment (16)

Photocopy and facsimile machines; cameras; aircraft instruments; telescopes; microscopes; surgical equipment; laboratory equipment

Electrical Equipment and Hardware, Household Appliances (17)

Computer software (off-the-shelf) (see Code 27); audio equipment; radio and television receivers; refrigerators and household appliances; water heaters; batteries; electric and telephone cable and wire; lighting equipment; solar panels and wind generators

Computer, Office Equipment, and Electrical Equipment NEC (18)

Computers and peripherals (purchase and lease); electronic office machines (see also Code 16); satellites; radio and television transmitting equipment; television cameras; picture tubes and studio equipment; navigational aids; semi-conductors; telephones and switch-boards; X-ray equipment; printed circuit boards

Industrial Machinery and Equipment (19)

Agricultural and industrial machinery; materials handling equipment; machine tools, saw blades, verner calipers, jigs, dies; commercial heaters and coolers; outboard motors, mechanical typewriters

Leather, Rubber, Plastic and Manufactured Good NEC (20)

Tyres, tubes; abrasive papers; eye glasses; jewellery; brooms brushes; sports equipment; advertising signs; writing equipment; pianos; umbrellas

SERVICES SECTOR

Electricity, Gas, Water, Sewerage and Drainage (21)

Municipal charges for these services, not construction (see Code 22)

Construction and Construction Services (22)

New works, repairs and maintenance of public facilities including roads, dams, pylons, towers, housing, buildings and hospitals; not architectural, engineering or surveying consultancies (see Code 27)

Automotive Services (23)

Automotive repairs; panel beating; windscreen replacement

Transport and Storage Services (24)

Freight transport; courier services; furniture removal; bus services, taxis; ship, rail and air transport; air and boat charters; cable cars; pipeline operations; car parking operations; coal and wheat loaders; ship navigation services; cotainer terminals; travel agencies; grain and cold storage

PURCHASING AND DISPOSALS Continued

Communication Services (25)

Facsimile, postal, telephone, telex, telegraph and teleprinter services; post office operations; satellite communication services, not construction (see Code 22) and not equipment (see Code 18)

Finance, Investment, Insurance and Related Services (26)

Banking, credit unions, building societies; money market dealings; finance companies; investment trusts; share broking; superannuation; health funds; insurance produces and services

Consultancy, Property and Business Services NEC (27)

Computer software (customised development)(see Code 17); real estate agents and services; auction services; architectutral, engineering and surveying services including marine and radio survey; legal accounting; and electronic data processing services; market and business consultancy; typing, copying and mailing services; pest control; cleaning services

Plant Hire and Leasing NEC (28)

All short-term hire and leasing of industrial equipment (except transport equipment (Code 24)) and computer hardware (Code 17), without operators and for less than 12 months; crane hire with operator.

Health, Education, Museum and Library Services (29)

Hospitals and nursing homes; medical, dental, optical and veterinary services; ambulance services

Research, Scientific and Meteorology Services (30)

Research in the agricultural biological, physical and social sciences; meteorological services

Community Services, Recreational, Personal and Other Services (31)

Police; prisons; fire brigades; garbage disposal; film production; hotel and catering services

INVITATIONS TO TENDER, QUOTE OR REGISTER INTEREST

Copies of the following are available from the Contracts Section, 2nd Floor, FAI Insurances Building, London Circuit, Canberra City.

CATEGORY: Construction and Construction Services (22)

Complete external repairs and painting - Alfred Deakin High School, ACT. TA1020. Short Tender. Enquiries: Technical, Brian Flanagan (06) 280 2421, Contract, R McCarthy (06) 246 2302. Closing Date: 2 October 1990.

CATEGORY: Consultancy, Property and Business Services (27)

Provision of a dry cleaning and laundering service. TB90025. Tender. Technical and contractual enquiries: R Hampshaw (06) 246 2300. Closing Date: 17 October 1990.

Cleaning of Weston TAFE (Category C). TB90026. Tender. Enquiries: Technical, A Smith (06) 245 1744. Contract, J Nicholson (06) 246 2013 Closing Date: 10 October 1990

Supply of a courier service. TB90027. Tender. Enquiries: Technical, A Godkin (06) 293 5116, Contract, J Nicholson (06) 246 2013. Closing Date: 10 October 1990.

TENDERS FOR ALL OF THE ABOVE SHOULD BE LODGED AT:

The Tender box
2nd Floor
FAI Insurances Building
London Circuit
CANBERRA CITY ACT 2601

OR POSTED TO:

The Contracts Section PO Box 1010 CIVIC SQUARE ACT 2608

CONTRACTS ARRANGED

Purchase Reference number	Description of Supplies	Value (\$A)	Period contract	· Contractor (include postcode at end of address)	P & S
	URBAN SERVICES		1	'	
110668-3	PLASTIC BARRICADES AND STANDS TO SUIT.	\$6198-00	SRB-23/90	DENEEFE SIGNS P/L 3 BARRIER STREET FYSHWICK ACT 2609	20
110373-0	HARDWOOD BRIDGE TIMBERS, SHEETING AND BOLTS.	\$15000-00	SRB-22/90	MOLONGLO TRADERS P/L 21 LYALL STREET FYSHWICK ACT 2609	09
	ACT Institute of TAFI	E (Services	Unit)		
Credit Card 1005 -	Lap Top Computer Toshiba 1600-4 with software & carry case.	4,750.00	PE40	ACTOOM Computer Centre Shop 141, Westfield Shoppingtow BELCONNEN ACT 2617	18
Credit Card 1008	Lap Top Computer Toshiba TI200X with software & carry case.	3,388.00	PE40	11	18
XMS 1038	Paper Hand Towel & Toilet Paper	7,489.00	NSW 299	United Suppliers Canberra Winchcombe Court MITCHFIL ACT 2912	10
XMS 1045	Paper	2,221.50	NSW 626	Moore Business Forms 118 Wollongong Street FYSHWICK ACT 2609	10
XMS 1057	Photocopier Transparencies	3,836.50	NSW 392	Celcast Ptv Ltd PO Box 304 WILLOUGHBY .NSW 2064	10
XMS 1060	Paper	2,840.00	P006	Computer Resources Co 121 Wollongong Street FYSHWICK ACT 2609	10
XMS 1061	Diskettes 5.25" & 3.5"	5,545.00	PC6	Nashua Disks PO Box 57 CIVIC SQUARE ACT 2608	18
XMS 1065	Stationery	2,061.00	26/7/90	Dalton Packaging 47 Kembla Street FYSHWICK ACT 2609	10
XMS 1066	White Bond A4 P/Copy Paper	20,898.00	PC7	Rank Xerox Pty Ltd 116 Wollongong Street FYSHWICK ACT 2609	10

Purchase 'eference number	Description of Supplies	Yalue (\$A)	Period contract	Contractor (include postcode at end of address)	P & S
	ACT Institute of TAFE	(Services U	nit)	,	
ZZZ 1065	Furniture - Tables & Chairs	29,915.00	23/4/90 2/5/90	Sebel Furniture Ltd 52 Barrier Street FYSHMICK ACT 2609	9
ZZZ 1066	Forms	6,709.82	1/5/90	Computer Resources Co 121 Wollongong Street FYSHWICK ACT 2609	10
ZZZ 1071	Traffic Control Signage	3,070.00	9/5/90	ACT Sign Shop PO Box 329 FYSHWICK ACT 2609	14
ZZZ 1073	Building Repairs	2,470.00	2/5/90	R&C Hamilton 91 Dixon Drive HOLDER ACT 2611	22
ZZZ 1074	Cleaning Narrabundah Campus	11,832.00*	C89143	Howsheen Cleaning Services PO Box 629 DICKSON ACT 2602	27
ZZZ 1082	Cleaning Bruce Campus	140,000.00*	C90013	S&N Grassia Cleaning Contractor Suite 1, Unit 1 64 Dundas Court PHILLIP ACT 2606	s 2 7
ZZZ 1083	Forms	4,186.25	1/8/90	OC Graphics Pty Ltd 44 Patterson Parade QUEANBEYAN NSW 2620	10
XEM 1065	Forklift, Nissan HO1A15U	16,800.00	24/5/90	Formach (Canberra) Pty Ltd PO Box 729 FYSHWICK ACT 2609	15
XEM 1068	Crushed Rock	2,489.76	7/6/90	Readymix Group 4 Yallourn Street FYSHWICK ACT 2609	12
XEM 1077	Motor Vehicle	7,610.00	NSW 950	Brian Pollock Motors Cnr Hindmarsh & Melrose Drive PHILLIP ACT 2606	15
XEM 1078	Motor Vehicle	10,265.00	NSW 950	"	15
XEM 1082	Motor Vehicle	3,697.50	NSW 950	Gerald Slaven Holden PO Box 3005 BELCONNEN ACT 2617	15
XEM 1087	Motor Vehicles (2)	20,000.00	NSW 950	Beasley & Bruce 44 Mort Street BRADDON ACT 2601	15

Purchase Reference number	Description of Supplies	Value (\$A)	Period contract	Contractor (include postcode at end of address)	P & S Code
	ACT Tourism Commissi	on			
	Photocopier Mainten- ance	2 000.00	10093-3	Canon Aust P/L PO Box 65 Fyshwick ACT 2609	31
	Cleaning Melb Office	2 000.00	10090-9	G J & K Cleaning Services P/L 14 Chapel st Richmond VIC 3121	31
	Cleaning Syd Office	1 700.00	10096-8	Porter Services P/L 19 Somerville Rd Hornsby Heights 2077	31
	Cleaning Visitors Info Centre	11 508.24	10097-6	Australian Property Group GPO Box 1920 Canberra ACT 2601	31
10340-5	Plastic Presentation folders	3 100.00		Acme Plastics P/L PO Box 507 Auburn NSW2149	20
	Typesetting	2 000.00	10392-3	Grassroot Graphics PO Box 2782 Canberra ACT 2601	31
10394+	Destination Camberra folders	7 114.00		Paragon Printer PO Box 124 Fyshwick ACT 2609	10
	Indoor Plant Hire	4 440.00	10120-7	Capital Indoor Plant Hire PO Box 88 Monaro Cres ACT 2603	28
	Brochure Packing	2 000.00	10134-6	Koomarri Industries PO Box 636 Fyshwick ACT 2609	25
	Brochur Distribution	7 000.00	10133-8	Brochure Flow International PO Box 190 Enfield NSW 2136	25
	Brochure printing & Misc printing	20 000.00	10131-1	Microdata P/L PO Box 237 Fyshwick ACT 2609	10
	Stationery Printing	4 000.00	10128-2	Better Printing 1 Foster st Queanbeyan NSW 2620	10

Purchase Reference number	Description of Supplies	Value (\$A)	Period contract	Contractor (include postcode at end of address)	P & S Code
AC	T Tourism Commission				
	Typesetting	4 000.00	10127-4	Kevin Hoare Type- setting GPO Box 558 Canberra ACT 2601	31
	Minor Copying & Printing	2 000.00	10126-6	Copy-Qik Print Suite 2, Baillieu hse 71 Northbourne ave Canberra City 2600	10
	Cash Collections & Banking	12 000.00	10092-5	Brambles Security Service PO Box 430 Fyshwick ACT 2609	31
	Stationery Printing	4 000.00	10157-3	Calico Quick Print 14 Lonsdale st Braddon ACT 2601	10
	Commander System Lease	2 631.00	10155-7	Multilease Ltd Level 17 AMP Centre 50 Bridge st Sydney NSW 2000	18
	Office & Stationery Supplies	5 000.00	10154-9	Canberra Who9lesale Stationers 1 Lysacht st Mitchell ACT 2911	10, 20
	Art Supplies	2 000.00	10153-0	Arttec Warehouse 30 Lonsdale st Braddon ACT 2601	10, 20
	Airconditioning Maintenance	2 000.00	10151-4	Condair Refrigera- tion Ltd Unit 2/196 Gladstone st, Fyshwick 2609	17
	Colour Separation	10 000.00	10148-5	Ross Graphics PO Box 811 Albury NSW 2640	31
	Film duplication etc	20 000.00	10147-7	Bica Prolab PO Box 580 Queanbeyan NSW 2.620	31
1 1 2 2 3	Typesetting	2 000.00	10158-1	Hot Type Suite 1-22 Uriarra Rd, Queanbeyan NSW 2620	31

Purchase Reference number	Description of Supplies	Value (\$A)	Period contract	Contractor (include postcode at end of address)	P & S Cod
N	INISTRY FOR THE HEALTH EDUCATION A	ND THE ARTS	-	,	
S4046/1	SOFTWARE	2485.00	1	CC27CE	18
S4047/1	AT DESK TOP COMPUTER	2262.00		ST LEONARDS NSW 2065 NIMPOD COMPLITER SERVICE	18
54048/1	YAWAHA PIANO UTES	3990.00	395/4	VICTORIA WA 6100 YAMHA M.BIC ALBT	20
S4049/1	YAMAHA PIANO LITES (2)	7980.00	395/3	YAMAHA MILBILANE VIC 3205	20
S4050/1	O-AIRS CLERICAL	5098.46	300-1/5	SOUTH MELECURINE VIC 3205 STURDY COMPONENTS PACSTOW NEW 2211	09
54090/010	PROVISION OF COMPUTING FACILITIE	5			
	MANAGEMENT TEAM	533306.16		COMPLITER FOMER GROLP	27
90/610/207	STUDIO MAINTENANCE	5000.00		GAPRAN ACT 2615 FILM ALSTRALIA GRIFFITH ACT 2603	27
90/610/210	FURNITURE	6655.00		THE PURNITURE WERX CLEANERYAN NEW 2620	09
90/610/215	MAINTENANCE ACPEEMENT	154650.00		HEWLETT PACKARD	22
90/610/216	SUFFORT FOR HP SERIES 3000/58	4300.00		EFLCE ACT 2617	18
90/610/217	ETHERTWIST HLES NETWORK CARDS LAN MANAGER	32573.25		ST LEONARDS NSW 2065 HEVILETT PACHARD BRUCE ACT 2617	18
90/610/218	MONITORING/MAINTENANCE SECURITY ALARVO	43447.37		WORMALD SECURITY	25
90/610/218	MONITORING/MAINTEVANCE SECURITY ALARMS	11802.00		PYSHVIOK ACT 2609 MSS ALARM SERVICES	25
90/610/219	CASE FILTER BRIDGE EXPANSION BOARD TRANSCIEVER & CABLE	23772.00		FYSHWICK ACT 2609 CASE COMMUNICATIONS SYSTEMS	27
70442	SMALL COMPUTER SYSTEMS	26020.00		CANEERRA ACT 2601 BLLE CHIP BLECTRONICS PTY LTD FYSHWICK ACT 2609	18
S4015/1	PHOTOCOPIER PAPER A4 WHITE	3752.00		THE PAPER HOUSE FYSHWICK ACT 2609	10
S4015/1	PHOTOCOPIER PAPER AS BLFF	2844.00	}	EDWARDS DUNLOP & B J BALL	10
S4016/1	COMPLITER SOFTWARE	6817.00		PYS-WICK ACT 2609 HENLETT PACKARD BRUCE ACT 2617	18
S4019/1	AFPLE MACINITOSH SE 1 WITH 2 FDD	2883.00		COMPUTER SOLUTIONS	18
S4020/1	FRINTING FORMS	19000.00		TURNER ACT 2601 ORN PUBLICATIONS FYSHWICK ACT 2609	10
S4022/1	COMPUTER SOFTWARE	3948.00		COMPLITER SLECCESS	18
S4023/1	FILESAVER/AT DESKTOP COMPUTERS	64049.00		WESTON ACT 2611 NIMCO COMPLITERS	18
S4024/1	CREATE STORAGE SPACE & DIVIDE	16520.00		J & B HOME MAINTENANCE	22
S4025/1	CLASSROOM AT S.I.E.C BRADDON ALTERATIONS TO INTRLEER	2660.00		RIO-AFCEON ACT 2905 WCRMALD SECLIFITY	25
S4026/1	ALARM SYSTEM FACSIMILE PAPER	8900.00		FYSHWICK ACT 2609 SHAPP COPPORATION	10
S4029/1	ACCESSORIES FOR HERCUS 260 LATHE	2516.40		PYSHWICK ACT 2609 DAVDEN MACHINERY MIRANDA NSW 2228	19

Purchase Reference number	Description of Supplies	Value (\$A)	Period contract	Contractor (include postcode at end of address)	P & S Coo
	MINISTRY FOR HEALTH EDUCATION AN	D THE ARTS			ļ
S4034/1	PERSONAL PORTIFOLIO	3500.00		UNION OFFSET PYSHWIOK ACT 2609	10
S4037/1	FORMS LEAVING SO-COL 1990	17950.00		UNION OFFSET FYSHWICK ACT 2609	10
S4038/1	PERSONAL PORTIFOLIO	19800.00		COMMONWEALTH PAPER FYSHWICK ACT 2609	10
S4O40/1	PHOTOCOPIER NASHUA 71255	2375.00	WA 75A/3	NASHLIA CANBERRA FYSHWICK ACT 2609	16
S4041/1	TRANSPORT OF SPECIAL PLACEMENT CHILDREN	72500.00		AERIAL TAXI CAB CO-CP LYONS ACT 2506	24
SAC42/1	PHOTOCOPIER NASHLA 39430	8275.00	WA75A/5	NASHLIA CANBERRA FYSHWICK ACT 2609	16
4043/1	PHOTOCOPIER CANON NP3825	6220.00	SA GROUP 36	CANON ALSTRALIA PTY LTD FYS-WICK ACT 2609	16
S4044/1	G-PIR GLERICAL	2222.26	300/5	STURDY COMPONENTS PTY LTD PADSTOW NEW 2211	09
S4O45/1	TOSHIBA_LAPTOP COMPUTER T3100E	3157.00		ACTOOM COMPLITER CENTIFE BELCONNEN ACT 2617	18

PRIVATE NOTICES

IN THE SUPREME COURT OF THE)	
)	
AUSTRALIAN CAPITAL TERRITORY)	No. P427 of 1988
)	
PROBATE JURISDICTION	ì	

IN THE WILL of EINO KARKKAINEN late of 20 Finnerty Place, Kambah in the Australian capital Territory, Carpenter deceased

NOTICE TO CREDITORS

PURSUANT to the Administration and Probate Act, 1929 (The Family Provision Act 1969 and Trustee Act, 1925 - 1942 of New South Wales in its application to the Territory) JOHN BRIAN STINSON and BRIAN PATRICK KILDEA the executors of the Will of the said EINO KARKKAINEN who died on the 17th day of August 1988 hereby give notice that creditors and others having any claim against or to the estate of the said deceased are required to send particulars of their claims to the said executors at Manfred Stinson & Kildea, Solicitors, Suite 103, First Floor, MIC Tower, Woden Town Centre, Phillip ACT 2606, on or before the 1st day of December 1990 at the expiration of which time the said executors will distribute the assets having regard only to the claims of which they then have notice.

Dated the 6th day of September, 1990

MANFRED STINSON & KILDEA,

Solicitors,

1st Floor, M.L.C. Tower, Woden Town Centre,

(P.O. Box 84),

PHILLIP A.C.T. 2606

Telephone: 281 5511

1096

AUSTRALIAN CAPITAL TERRITORY TEACHING SERVICE

A.C.T. INSTITUTE OF TECHNICAL AND FURTHER EDUCATION AUSTRALIAN CAPITAL TERRITORY TEACHING SERVICE (TAFE COMPONENT)

NOTIFICATION OF VACANCY

The A.C.T. Institute of Technical and Further Education (A.C.T. Institute of TAFE) is an equal opportunity employer with a smoke free working environment.

Permanent members of the Australian Capital Territory Teaching Service (TAFE component) employed in the ACT Institute of TAFE are invited to apply for the following positions. These positions are to be filled under the Joint Selection Committee (JSC) provisions of Division 4 (Section 31 to 34A) of the Teaching Service Act 1972. A JSC consists of a Chairperson appointed by the Minister and not fewer than 2 and not more than 3 persons agreed by the relevant staff authority and the relevant staff organisation.

Teacher Band 2 (TAFE), School of Applied Science, School Management Unit, Position No. 1639.

<u>Duties</u>: The position will be responsible for marketing and co-ordinating the fee-for service activities of the School. This will involve liaison with ACTAID and with public and private sector organizations in and around the ACT. This is a teaching position and the successful applicant will be required to teach, primarily in fee-for-service courses, up to the number of hours in the TAFE Award.

The salary for the above position \$44277

<u>Qualifications:</u> Degree or Diploma in Education. Qualifications in one of the areas of operation of the School of Applied Science are desirable. Relevant TAFE experience and experience in marketing TAFE courses are also desirable.

Contact officer for enquiries: Mr A O'Leary (06) 252 0599 Position Profile and Selection Criteria: Ms S Sutherland (06) 252 0798

AUSTRALIAN CAPITAL TERRITORY TEACHING SERVICE Continued

Written applications should be concise and address the position profile (job description and selection criteria) and include the following information:

- . Education qualifications, years, institutions and awards/subjects
- . Employment history showing years, employers and positions held
 - . Names and contact addresses/telephone numbers of referees
 - . Other information relevant to the application

Applications marked "Staff in confidence" should be forwarded to the address below by the 10 October 1990.

The Recruitment Officer ACT Institute of TAFE GPO Box 826 CANBERRA CITY ACT 2601

TEMPORARY TRANSFER TO A POSITION WHICH ATTRACTS A HIGHER DUTIES ALLOWANCE

Officers of the ACT Teaching Service who are employed in the TAFE area may appeal against the following transfer.

Where to lodge appeals

Appeals must be lodged either by letter or lettergram so as to be received on or before close of business on the 21st day after the date of this notification. They are to be addressed to The Director, ACT Institute of TAFE, PO Box 826, Canberra City ACT 2601,

Attention: Recruitment Officer

Ground for appeal

The only ground for appeal is greater efficiency. Officers who are considering the possibility of an appeal and wish to determine normal public information such as academic qualifications held by a transferee, may do so by contacting the Recruitment Officer.

AUSTRALIAN CAPITAL TERRITORY TEACHING SERVICE Continued

Form of appeal

There is no standard form of appeal, however the appeal, which should be typewritten, must show:

Name of transferee Position to which transfer has been made Ground of appeal

The following particulars of the appellant should appear at the foot of the appeal:

Full name (block letters)
Present position

An appeal is acknowledged.

The officer is invited to submit a supporting statement with the appeal. This statement must be in triplicate, and contain:

Full name

Educational qualifications in detail, including courses which have not resulted in formal qualifications.

Details of teaching experience, including levels of classes. Summary of claims, which should be prepared with the detailed duty statement for the position to which a transfer has been made very much in mind.

If at all possible, supporting statements should be typewritten.

Name	Substantive position	Transferred to
Paul Gillespie	Teacher Band 1	Teacher Band 2
	(\$27012-38485)	(\$44277) Head of
	Curriculum and Career	s, Department,
	Education Unit	Curriculum No 2
		Curriculum and
		Careers Education
		Unit, No 1615

Printed by the Government Printer, D S Lawrance, by the authority of the ACT Executive

© Copyright Australian Capital Territory