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1993.

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

THE SENATE

Presented and read a first time

OLYMPIC INSIGNIA PROTECTION AMENDMENT

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1993

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA THE SENATE

Presented and read a first time

A BILL

FOR

An Act to amend the Olympic Insignia Protection Act 1987

The Parliament of Australia enacts:

Short title etc

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- 1.(1) This Act may be cited as the Olympic Insignia Projection Amendment Act 1993.
- (2) In this Act, "Principal Act" means the Olympic Insignia Projection Act 19871

Commencement

2. This Act commences on the day on which it receives the Royal Assent.

Interpretation

3. Section 2 of the Principal Act is amended:

_		· · ·
	(a)	by omitting from subsection (1) the definitions of "olympic motto", "protected design", "protection period" and "registered olympic design", and substituting the following definitions:
		"'olympic motto' means: (a) the motto expressed in Latin as 'citius, altius, fortius'; and 5 (b) the motto expressed in English as 'faster, higher, stronger';
•		invotected design' means each of the following:
		(a) the design of the Olympic symbol;
		(b) a registered olympic design;
		(c) a registered torch and flame design;
		in a last manage
		TO A
		years starting on the day the design was registered, as extended or reduced under section 11; or
		to a reprintered totals and flame design 104 a 15
		(b) in relation to a regraticed total particular Summer or Winter Olympic Games—the period
		- August and
		the 1 farmery that is at least 5 Veals but 1635 mpm
		4 years before the opening of those Olympic Games;
		(ii) when the design is registered;
		to the state and ending on 31 December next area are
		closing of those Olympic Games, as reduced under section
		11 A-
		'registered olympic design' means a design registered under this 25
		Act in relation to an artistic work that incorporates the olympic
	(symbol;"; b) by omitting the definition of "Federation" in subsection (1); b) by omitting the definition of "Federation" in subsection (1);
	(b) by omitting the definition (1) the following definitions: (c) by inserting in subsection (1) the following definitions: "'Committee' means the Australian Olympic Committee 30 "'Committee' means the Australian Olympic April 1985
		under the Associations Incorporation Act 1981 of Victoria;
		fillinet may man and a second a

'olympic artistic work' means: (a) a prescribed olympic torch and flame; or

(b) an artistic work that incorporates either but not both of the 35 why will following: following:

(i) the olympic symbol;

(ii) a prescribed olympic torch and flame;

'prescribed olympic torch and flame' means an artistic work prescribed under section 2A;

. 1993

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'registered design' means a design registered under section 10;

'registered torch and flame design' means a design registered under this Act in relation to an artistic work that is or incorporates a prescribed olympic torch and flame;",

Insertion of new section 5

4. After section 2 of the Principal Act the following section is inserted:

Artistic work of olympic torch and flame may be prescribed

- "2A (1) The regulations may prescribe a single artistic work of an olympic torch and flame for a particular Summer Olympic Games or for a particular Winter Olympic Games. The artistic work must not incorporate 10 the olympic symbol.
 - "(2) The regulations must not prescribe an artistic work unless
 - (a) copyright under the Copyright Act 1968 subsists in the artistic work;
- (b) the Committee is the owner of the copyright in the artistic work. 15
 - "(3) The Governor-General may not make a regulation prescribing an artistic work for a particular Olympic Games before the 1 July that is at least $3^{1}/_{2}$ years but less than $4^{1}/_{2}$ years before the opening of those Olympic Games (that is, 6 months before the earliest date on which the protection period for a registered torch and flame design for those Olympid Games could start).".

Repeal of section 6 and substitution of new section

5. Section 6 of the Principal Act is repealed and the following section is substituted:

Ownership of design of olympic symbol

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- "6. The Committee is taken to be the owner of:
- (a) the design of the olympic symbol; and
- (b) any registered olympic design that was registered under this Act immediately before the commencement of the Olympic Insignia Protection Amendment Act 1993.".

Infringement of monopoly in protected design

- 6. Section 8 of the Principal Act is amended:
- (a) by inserting in paragraph (1)(b) "or registered torch and flame design" after "registered olympic design";
- (b) by adding at the end the following subsection: 35

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"(9) For the purposes of this section, a design may be a fraudulent or obvious imitation of a registered torch and flame design in relation to an artistic work that incorporates a prescribed torch and flame even though the first-mentioned design relates to an artistic work that does not include the prescribed olympic torch and flame.".

Insertion of new section

7. After section 9 the following section is inserted:

Trade Practices Act 1974 provides further remedies

- "9A.(1) The remedies provided under this Act in relation to protected designs are in addition to the remedies provided by the Trade Practices Act 10 1974 in relation to engaging in conduct that is misleading or deceptive (see section 52 of that Act) and, in particular, in relation to representations:
 - (a) that goods or services have sponsorship or approval that they do not have (see paragraph 53(c) of that Act); of
 - (b) that a corporation as defined in that Act has a sponsorship, approval 15 or affiliation that it does not have (see paragraph 53(d) of that Act).
- "(2) The references in subsection (1) to particular provisions of the Trade Practices Act 1974 do not imply that other provisions of that Act do not apply in relation to conduct that is also covered by this Act.".

Repeal of section 10 and substitution of new section

8. Section 10 of the Principal Act is repealed and the following section is substituted:

Registration of designs

- "10.(1) The Committee may apply to the Registrar to register under this Act the design that, when applied to any article, results in a reproduction of 25 an olympic artistic work.
 - "(2) An application:
 - (a) must be in accordance with an approved form; and
 - (b) must be accompanied by the prescribed fee; and
 - (c) must be lodged by being left at, or delivered by post to, the Designs 30 Office.
- "(3) The Registrar must cause notice of an application to be published in the Gazette and in the Official Journal.
- "(4) A notice of an application must invite persons who wish to object to the grant of the application on any relevant grounds to make 35 representations in connection with the application by a day specified in the notice.

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- "(5) The day specified in the notice must be at least 60 days after the date of the notice.
- "(6) A person may, not later than the day specified in the notice make representations to the Registrar about the application in accordance with an approved form.
- "(7) Subject to subsection (8), after the Registrar has considered any representations made about the application, the Registrar must register the design if, and only if:
 - (a) copyright under the Copyright Act 1968 subsists in the olympic artistic work; and
 - (b) the Committee is the owner of the copyright in the olympic artistic work: and
 - (c) the Committee is the owner of the design; and
 - (d) no other person has an interest in the design; and
- (e) no corresponding design in relation to the olympic artistic work is 15 registered under the Designs Act 1906; and
 - (f) upon registration of the design, there would be no more than 10 registered designs with unexpired protection periods (including registered designs whose protection periods have not yet stanted).
- "(8) A design must not be registered under this section unless it is a new or original design and in particular, must not be registered if the design: 20
 - (a) differs from a published design only in immaterial details or in features commonly used in a relevant trade; or
 - (b) is an obvious adaptation of a published design.
- "(9) For the purposes of subsection (8), a design in relation to an artistic 25 work is not to be treated:
 - (a) as other than new or original; or
 - (b) as having been published or used:
- merely because of any use made of the artistic work by the Committee before the day on which the application for registration of the design was lodged. 30
 - "(10) Where the Registrar decides under subsection (7) to register, or to refuse to register, a design, the Registrar must cause notice of that decision to be published in the Guzene and in the Official Journal.
- "(11) An appeal lies to the Federal Court from the decision of the Registrar to register, or to refuse to register, a design. 35
 - "(12) In this section: 'published design', in relation to an application under this section, means
 - (a) was registered under the Designs Act 1906; or

6 Olympic Insignia Protection Amendment No., 1993	
(b) was published or used in Australia in respect of any article; before the day on which the application was lodged.	ign'in
subsection (12), any societ use of the beerga as	1
Extension or reduction of protection periods in relation to regis olympic designs 9. Section 11 of the Principal Act is amended: (a) by omitting paragraphs (2)(a) and (b) and substituting the for paragraphs: (a) must be in accordance with an approved form; and (b) must be accompanied by the prescribed fee; and"; (b) by omitting from paragraph (2)(c) "shall" and substituting	lowing 10
Insertion of new section 10. After section 11 of the Principal Act the following section is	i
Reduction of protection periods for registered torch and fiame designs "11A.(1) The Registrar must, on the application of the Commit in accordance with an approved form, reduce the duration of the period in relation to a registered torch and fiame design. "(2) Where the protection period in relation to a registered flame design ends, the Registrar must cause notice of the end of the be published in the Gazette and in the Official Journal.".	ten made retection
Register of Olympic Designs 11. Section 12 of the Principal Act is amended by omitting (2)(b) and substituting the following word and paragraphs: "and (b) the end and extension of protection periods in registered olympic designs; and (ba) registered torch and flame designs; and (bb) the end of protection periods in relation to registered	elation to
flame designs; and". Certain purported dispositions or charges to be void	
 12. Section 15 of the Principal Act is amended: (a) by omitting from paragraphs (1)(b) and (2)(b) "protect and substituting "registered olympic design"; (b) by adding at the end the following subsections: "(3) A disposition, by assignment, declaration of true other means, purporting to be made by the Committee of any part of its interest in a registered torch and flame decrease. 	35 at or by any f the whole

"(4) A charge purporting to be given by the Committee with respect to an asset of the Committee that consists of, or includes, the whole or any part of its interest in a registered torch and flame design is void.".

5 Application of the Copyright Act 1968

13. Section 17 of the Principal Act is amended:

(a) by inserting after paragraph (1)(a) the following paragraph "(a2) the copyright in a prescribed olympic torch and flame; and";

(b) by omitting from subsection (3) "olympic";

10 (c) by inserting after subsection (5) the following subsection:

"(5A) Where the protection period in relation to a registered torch and flame design has ended, it is not an infringement of the copyright in the artistic work concerned to apply the design to an article.".

Certain marks not to be registered under the Trade Marks Act 1955

15 14. Section 19 of the Principal Act is amended by inserting after paragraph (b) the following paragraph:

"(ba) where an artistic work of an olympic torch and flame is prescribed under this Act—the artistic work;".

Preservation of certain existing rights

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15. Section 20 of the Principal Act is amended:

(a) by omitting from paragraph (1)(a) "before the date of commencement of this Act";

(b) by omitting from paragraph (1)(b) "before that date";

(c) by omitting from subsection (2) "the date of commencement of this Act" and substituting "a relevant date";

(d) by inserting after subsection (2) the following subsection:

"(2A) In subsection (2):

'relevant date' means each of the following:

(a) the date of commencement of this Act (23 June 1987);

(b) the date of commencement of the Olympic Insignia

Protection Amendment Act 1993;

(c) the date of registration of a registered torch and flame design.";

(e) by inserting after subparagraph (3)(b)(i) the following subparagraph:
 "(ia) the copyright in a prescribed olympic torch and flame; or";

(f) by omitting from paragraph (3)(c) "before the date of commencement of this Act";

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- (g) by omitting from paragraph (3)(d) "before that date";
- (h) by omitting from paragraph (3)(e) "of the kind referred to" and substituting "as mentioned".

Further amendments

16. The Principal Act is further amended as set out in the Schedule

SCHEDULE

Section 16

The following provisions are amended by omitting "Federation" (wherever occurring) and substituting "Committee":

Subsections 5(1) and (4)

Section 7

Subsections 8(1), (3), (4) and (5)

Subsections 11(1) and (7)

Section 15

Section 16

Subsection 20(3).

NOTE

1. No. 27, 1987.

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