Page 135 – New section 104 - Decisions that may be reviewed by the Secretary on own initiative

Omit the explanation of new section 104 and substitute the following text:

“New section 104 specifies the decisions that are reviewable under new section 105. These decisions are:

• a decision of any officer under the family assistance law except –
  - a determination under section 51B in respect of an individual in so far as it relates to a rate certified, or a certificate relating to weekly limit of hours, given by a service;
  - an entitlement determination under section 54B in respect of a service in so far as it relates to the service’s eligibility for CCB under section 47 of the Family Assistance Act or to a rate certified, or a certificate relating to a weekly limit of hours, given by a service;
  - a decision by the Secretary under Division 2 of Part 8A (that deals with advances to services; and

• a decision under subsection 91A(3) of the Child Support (Assessment) Act 1989 that is made after 1 July 2000.”

(Circulated by authority of the Minister for Family and Community Services, Senator the Hon Jocelyn Newman)