

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 156

Friday, 12 October 2001

Published under authority by the Government Printing Service

LEGISLATION

Proclamations

Child Protection (Offenders Registration) Act 2000 No 42— Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Child Protection (Offenders Registration) Act 2000*, do, by this my Proclamation, appoint 15 October 2001 as the day on which that Act (except for sections 1, 2 and 23 and Schedule 1.2 [1] and [2]) commences.

Signed and sealed at Sydney, this 10th day of October 2001.



By Her Excellency's Command,

PAUL WHELAN, M.P., Minister for Police

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence the uncommenced provisions of the *Child Protection* (*Offenders Registration*) Act 2000, apart from a provision (Schedule 1.2 [2]) that amends the definition of **relevant criminal record** in section 33 of the *Commission for Children and Young People Act 1998*.

Sections 1, 2 and 23, and Schedule 1.2 [1], commenced on 15 September 2000.

Child Protection (Offenders Registration) Amendment Act 2001 No 50—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Child Protection (Offenders Registration) Amendment Act 2001*, do, by this my Proclamation, appoint 15 October 2001 as the day on which that Act commences.

Signed and sealed at Sydney, this 10th day of October 2001.



By Her Excellency's Command,

PAUL WHELAN, M.P., Minister for Police

GOD SAVE THE QUEEN!

p01-151-p01.818

Retail Leases Amendment Act 1998 No 169—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Retail Leases Amendment Act 1998*, do, by this my Proclamation, appoint 12 October 2001 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 10th day of October 2001.



By Her Excellency's Command,

SANDRA NORI, M.P., Minister for Small Business

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the uncommenced amendments made by the *Retail Leases Amendment Act 1998* (which relate to unconscionable conduct).

p01-195-p02.846

Russian Orthodox Church Property Trust Amendment Act 2001 No 12—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Russian Orthodox Church Property Trust Amendment Act 2001*, do, by this my Proclamation, appoint 26 October 2001 as the day on which that Act commences.

Signed and sealed at Sydney, this 3rd day of October 2001.



By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

p01-202-p01.811

Regulations

Child Protection (Offenders Registration) Regulation 2001

under the

Child Protection (Offenders Registration) Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Child Protection (Offenders Registration) Act 2000.*

PAUL WHELAN, M.P., Minister for Police

Explanatory note

The object of this Regulation is to make provision with respect to matters arising under the *Child Protection (Offenders Registration) Act 2000 (the Act)*. The Regulation:

- (a) prescribes certain persons as supervising authorities for the purposes of the Act (clause 5), and
- (b) declares that the function of a sentencing court under section 4 (1) of the Act is to be exercised by certain supervising authorities and the Commissioner of Police (clauses 6 and 7), and
- (c) declares that the functions of the Commissioner of Corrective Services under section 5 of the Act are, except is specified circumstances, to be exercised by the Commissioner of Police (clause 8), and
- (d) makes provision for the giving of additional notice to forensic patients who may be incapable of understanding their reporting obligations under the Act (clause 9), and
- (e) prescribes the contents of certain notices under the Act and the manner in which they are to be given (clauses 10 and 11), and

r01-249-p01.818

Explanatory note

- (f) prescribes additional requirements to be observed in relation to the giving of notices under the Act to registrable persons who are children or who have special needs (clause 12), and
- (g) specifies circumstances in which the Commissioner of Police may communicate certain information to a registrable person's support person (clause 13), and
- (h) prescribes the form of identification to be provided by a registrable person, or by a parent, guardian, carer or nominee of a registrable person, in connection with the registrable person's reporting obligations under the Act (clauses 14 and 15), and
- (i) prescribes the form of acknowledgment to be given to a registrable person in connection with the registrable person's reporting obligations under the Act (clause 16), and
- (j) prescribes matters that are to be taken into consideration by a court when dealing with a registrable person who has failed to comply with the reporting person's reporting obligations under the Act (clause 17), and
- (k) prescribes certain matters relating to the Register of Offenders kept under the Act (clause 18), and
- (1) contains other minor, consequential and ancillary provisions (clauses 1, 2, 3 and 4).

This Regulation is made under the *Child Protection (Offenders Registration) Act 2000*, including section 22 (the general power to make regulations) and sections 3, 4, 5, 6, 7, 10, 11, 12 and 17.

Contents

Contents

		Page
1	Name of Regulation	4
		4
3	Commencement Definitions	4
4	Notes	5
5	Definition of "supervising authority"	5
6	Exercise of sentencing court's functions by supervising	
	authorities	6
7		
	Commissioner of Police	7
8	Exercise of Commissioner of Corrective Services'	_
•	functions by Commissioner of Police	7
	Additional written notices for certain forensic patients	8 8
	Contents of written notices	8
11		9
12	Registrable persons who are children or who have special needs	9
12		9
13	Commissioner of Police may communicate information to registrable person's nominee and certain others	11
1/	Verifying documentation to be provided by registrable	11
14	persons	12
15	Verifying documentation to be provided by parents,	12
10	guardians, carers and nominees	13
16	Form of acknowledgment of information given	14
	Excuses for failing to comply with reporting obligations	15
18	Register of Offenders	15
	5	

Clause 1

Child Protection (Offenders Registration) Regulation 2001

1 Name of Regulation

This Regulation is the *Child Protection (Offenders Registration)* Regulation 2001.

2 Commencement

This Regulation commences on 15 October 2001.

3 Definitions

(1) In this Regulation:

disability has the same meaning as it has in the *Anti-Discrimination Act 1977*.

statutory notice means a written notice that, under section 4, 5, 6 or 7 of the Act, or under clause 6, 7, 8 or 9 of this Regulation, is required to be given to a registrable person in relation to:

- (a) the person's reporting obligations, and
- (b) the consequences that may arise if the person fails to comply with those obligations.

the Act means the Child Protection (Offenders Registration) Act 2000.

- (2) For the purposes of this Regulation, a registrable person has a *special need* if:
 - (a) the person has impaired intellectual functioning, that is, the person has:
 - (i) total or partial loss of the person's mental functions, or
 - (ii) a disorder or malfunction that results in the person learning differently from a person without the disorder or malfunction, or
 - (iii) a disorder, illness or disease that affects the person's thought processes, perceptions of reality, emotions or judgment, or that results in disturbed behaviour, or
 - (b) the person is subject to a guardianship order (within the meaning of the *Guardianship Act 1987*), or

Clause 3

- (c) the person is illiterate, or is not literate in the English language, or
- (d) the person is visually impaired to the extent that the person is unable to read a written notice, or
- (e) the person is subject to some other condition that may prevent the person from being able to understand a written notice.

4 Notes

The explanatory note and table of contents do not form part of this Regulation.

5 Definition of "supervising authority"

For the purposes of the definition of *supervising authority* in section 3 (1) of the Act, the following authorities are prescribed:

- (a) the Director of the Pre-Trial Diversion of Offenders Program within the meaning of the *Pre-Trial Diversion of Offenders Act 1985*, in relation to any registrable person who is participating in that Program,
- (b) the Director-General of the Department of Juvenile Justice, in relation to any registrable person who is:
 - (i) a detainee, or
 - subject to an order under section 33 of the *Children* (*Criminal Proceedings*) Act 1987, being an order under which the person is required to submit to the supervision of the Director-General or an officer of the Department, or
 - (iii) subject to a condition of parole under the Crimes (Sentencing Procedure) Act 1999, the Crimes (Administration of Sentences) Act 1999 or the Parole Orders (Transfer) Act 1983, being a condition under which the person is required to submit to the supervision of the Director-General or an officer of the Department, or
 - (iv) subject to an order made by a foreign court under which the person is required to submit to the supervision of the Director-General or an officer of the Department,
- (c) the Commissioner of Corrective Services, in relation to any registrable person who is:
 - (i) an inmate, or

Clause 5

Child Protection (Offenders Registration) Regulation 2001

- (ii) an existing licensee, or
- (iii) subject to a periodic detention order, home detention order or community service order under the *Crimes* (Sentencing Procedure) Act 1999, or
- (iv) subject to a good behaviour bond under the Crimes (Sentencing Procedure) Act 1999, being a bond under which the person is required to submit to the supervision of the Commissioner or of an officer of the Department of Corrective Services, or
- (v) subject to a condition of parole under the Crimes (Sentencing Procedure) Act 1999, the Crimes (Administration of Sentences) Act 1999 or the Parole Orders (Transfer) Act 1983, being a condition under which the person is required to submit to the supervision of the Commissioner or an officer of the Department of Corrective Services, or
- (vi) subject to an order made by a foreign court under which the person is required to submit to the supervision of the Commissioner or an officer of the Department of Corrective Services,
- (d) the Director-General of the Department of Health, in relation to any registrable person who is a forensic patient within the meaning of the *Mental Health Act 1990*.

6 Exercise of sentencing court's functions by supervising authorities

It is declared that the function of a sentencing court under section 4 (1) of the Act is to be exercised:

- (a) by the Director of the Pre-Trial Diversion of Offenders Program within the meaning of the *Pre-Trial Diversion of Offenders Act 1985*, in relation to any registrable person who is participating in that Program, and
- (b) by the Director-General of the Department of Health, in relation to any registrable person who is a forensic patient, and
- (c) by the Commissioner of Corrective Services, in relation to any registrable person who is an inmate, and
- (d) by the Director-General of the Department of Juvenile Justice, in relation to any registrable person who is a detainee.

Clause 7

7 Exercise of sentencing court's functions by the Commissioner of Police

- (1) It is declared that the function of a sentencing court under section 4 (1) of the Act with respect to the notification of a registrable person who is the subject of:
 - (a) a supervised sentence referred to in section 5 (3) (a), (b) or (c) of the Act, or
 - (b) an order under section 12 of the *Crimes (Sentencing Procedure) Act 1999*, or
 - (c) an order under section 33 (1) (e) of the *Children (Criminal Proceedings) Act 1987*,

is to be exercised by the Commissioner of Police, but only as to notification of the period for which the person's reporting obligations continue.

(2) Subject to section 4 (1) of the Act, the notification of a registrable person by the Commissioner of Police as to the matters referred to in subclause (1) may be done when the person first attends a police station for the purpose of complying with his or her reporting obligations.

8 Exercise of Commissioner of Corrective Services' functions by Commissioner of Police

- (1) It is declared that the functions of the Commissioner of Corrective Services under section 5 of the Act are to be exercised by the Commissioner of Police.
- (2) Subject to section 5 (1) of the Act, the notification of a registrable person by the Commissioner of Police may be done when the person first attends a police station for the purpose of complying with his or her reporting obligations.
- (3) This clause does not apply if:
 - (a) the Commissioner of Police notifies the Commissioner of Corrective Services that a registrable person may not have been given a statutory notice by the sentencing court, or
 - (b) the Commissioner of Corrective Services is of the opinion that a registrable person:
 - (i) is a child, or has a special need, and
 - (ii) is incapable of understanding a statutory notice given by a sentencing court.

Clause 9

9 Additional written notices for certain forensic patients

- (1) This clause applies to and in respect of a forensic patient to whom the Director-General of the Department of Health is required to give a statutory notice under section 5 of the Act or under clause 6 of this Regulation.
- (2) If the Director-General is of the opinion that the registrable person to whom such a notice relates is incapable of understanding the notice, the Director-General must cause a record of that fact to be kept.
- (3) As soon as practicable after forming the opinion that a registrable person in respect of whom such a record has been made is now capable of understanding a statutory notice, the Director-General must ensure that a copy of the notice is again given to the registrable person.
- (4) This clause does not cease to apply to a registrable person just because the Director-General takes measures in accordance with clause 12 to assist the person to understand:
 - (a) the person's reporting obligations, and
 - (b) the consequences that may arise if the person fails to comply with those obligations,

and the Director-General must comply with the requirements of this clause in addition to taking those measures.

10 Contents of written notices

- (1) A statutory notice is to include the following:
 - (a) the name and signature of the person giving the notice,
 - (b) the date on which the notice is given,
 - (c) the place at which the notice is given,
 - (d) the name of the registrable person,
 - (e) a space for the registrable person to provide his or her signature.
- (2) In the case of a statutory notice given by a sentencing court, the notice is to be signed by the registrar of the court or by some other member of staff of the court authorised by the registrar in that regard.
- (3) The registrable person, when given the notice, is to be asked to provide his or her signature in the appropriate space on a copy of the notice.

Clause 10

- (4) The person who gives such a written notice is to record on a copy of the notice if the registrable person, having been given the notice, refuses to provide his or her signature.
- (5) A written summary of the information referred to in subclauses (1)–(4) must be retained by a sentencing court, supervising authority or Commissioner of Police, as the case may be, by or on whose behalf the notice is given.
- (6) A sentencing court or supervising authority, if requested by the Commissioner of Police, is to give the Commissioner a copy of a document retained under subclause (5).

11 Matters relating to the giving of written notices

- (1) A statutory notice is to be given personally, and not by post or other means.
- (2) As soon as practicable after a sentencing court or supervising authority gives a statutory notice, it must ensure that information as to when the notice was given is sent to the Commissioner of Police.
- (3) The Commissioner of Police is to keep a record of the giving of statutory notices and the receipt of information under subclause (2).

12 Registrable persons who are children or who have special needs

- (1) This clause applies to and in respect of any registrable person:
 - (a) to whom a sentencing court, a supervising authority or the Commissioner of Police is required or empowered to give a statutory notice, and
 - (b) who, in the opinion of the court, authority or Commissioner:
 - (i) is a child, or has a special need, and
 - (ii) is incapable of understanding a statutory notice.
- (2) The supervising authority or Commissioner of Police must take such measures as are reasonably practicable to assist such a registrable person to understand:
 - (a) the person's reporting obligations, and
 - (b) the consequences that may arise if the person fails to comply with those obligations.

Clause 12 Child Protection

- (3) Such measures may include, but are not limited to, the following:
 - (a) providing an oral explanation to the registrable person of those obligations and consequences,
 - (b) providing an audio or video recorded explanation to the registrable person of those obligations and consequences,
 - (c) providing the registrable person with a translation of the relevant statutory notice in a language with which the registrable person is familiar,
 - (d) making available an interpreter to provide the registrable person with an oral explanation of the relevant statutory notice in a language with which the registrable person is familiar,
 - (e) making available a person (being a person with experience in communicating with persons who have similar special needs) to communicate those obligations and consequences to the registrable person in a manner with which the registrable person is familiar,
 - (f) providing additional written notice to the registrable person in a form that can be more readily understood by persons who have similar special needs,
 - (g) arranging for a support person to be present when the relevant statutory notice is being given to the registrable person or when any other measure is being taken to communicate those obligations and consequences to the registrable person.
- (4) The obligations imposed by subclause (2) do not apply to a sentencing court.
- (5) In relation to each registrable person in respect of whom a sentencing court forms an opinion of the kind referred to in subclause (1) (b), the court must inform the Commissioner of Police and each relevant supervising authority of its opinion and of the reasons for its opinion.
- (6) In relation to each registrable person in respect of whom a supervising authority forms an opinion of the kind referred to in subclause (1) (b), the authority:
 - (a) must inform the Commissioner of Police of its opinion and of the reasons for its opinion, and
 - (b) must keep a record of any measures taken by the authority under this clause in relation to the registrable person, and

Clause 12

- (c) must inform the Commissioner of Police as to each occasion on which any such measures are taken and the nature of the measures taken.
- (7) In relation to each registrable person in respect of whom the Commissioner of Police forms an opinion of the kind referred to in subclause (1) (b), the Commissioner:
 - (a) must inform each relevant supervising authority of the Commissioner's opinion and of the reasons for the Commissioner's opinion, and
 - (b) must keep a record of any measures taken by the Commissioner or by any relevant supervising authority under this clause in relation to the registrable person.

13 Commissioner of Police may communicate information to registrable person's nominee and certain others

- (1) This clause applies to and in respect of any registrable person who, in the opinion of the Commissioner of Police:
 - (a) is a child, or has a disability, and
 - (b) is incapable of understanding:
 - (i) the registrable person's reporting obligations, or
 - (ii) the consequences that may arise if the registrable person fails to comply with those obligations.
- (2) The Commissioner of Police may inform a support person of those obligations and consequences, for the purpose only of enabling the support person to assist the registrable person to comply with them, but may not do so if of the opinion that the support person is unlikely to provide such assistance.
- (3) Any such information must be given to the support person personally or by means of "person-to-person" registered post.
- (4) Subclause (3) does not apply if the support person is a public authority that provides support, or supervises the provision of support, to the registrable person.
- (5) In this clause, *support person*, in relation to a registrable person, means:
 - (a) a person nominated by the registrable person for the purposes of this clause, or

- (b) if no such person is nominated:
 - (i) a parent, guardian or carer of the registrable person, or
 - (ii) a public authority that provides support, or supervises the provision of support, to the registrable person.

14 Verifying documentation to be provided by registrable persons

- (1) When a registrable person attends a police station for the purpose of giving information pursuant to section 12 (1) of the Act, the person must, in order to verify his or her identity, produce a recent passport-size photograph of the person's head and face, together with:
 - (a) a current driver photo licence issued in Australia and any one of the documents specified in subclause (2), or
 - (b) if the person does not have such a licence, two of the documents specified in subclause (2), at least one of which must be a document specified in paragraph (a), (b), (c) or (d) of that subclause.
- (2) The documents specified in this subclause are the following original documents:
 - (a) a full birth certificate,
 - (b) an Australian passport or document of identity issued by the Australian Passport Office that is current or has been expired for less than 2 years,
 - (c) a current overseas passport,
 - (d) an Australian naturalisation or citizenship document, or immigration papers issued by the Commonwealth Department of Immigration and Multicultural Affairs,
 - (e) a current Medicare card, pensioner concession card, Department of Veterans' Affairs entitlement card or other entitlement card issued by the Commonwealth or a State Government,
 - (f) a current credit card or account from a bank, building society or credit union, or a passbook or statement of account up to one year old,
 - (g) a telephone, gas or electricity bill up to one year old,
 - (h) a notice of council rates, water service charges or land valuation up to 2 years old,

Clause 14

- (i) an electoral enrolment card or other evidence of enrolment as an elector up to 2 years old,
- (j) a current student identity card, or a certificate or statement of enrolment up to 2 years old from an educational institution.
- (3) The police officer dealing with the registrable person under section 12 of the Act:
 - (a) may waive the requirements of subclause (1) (a) and (b) if the registrable person provides the police officer with a full set of the person's fingerprints, in a manner to be determined by the police officer, or
 - (b) may waive the requirements of subclause (1) if the police officer is otherwise satisfied as to the registrable person's identity.
- (4) In the case of a registrable person to whom section 13 of the Act applies, it is sufficient compliance with subclause (1) (a) and (b) for copies of relevant documents, rather than original documents, to be sent as referred to in section 13 (2) of the Act.
- (5) A person having possession of fingerprints provided by a registrable person as referred to in subclause (3) (a):
 - (a) must not use them otherwise than for the purpose of confirming the registrable person's identity, and
 - (b) must destroy them, together with any copies of them that have been made for that purpose, immediately after they have been used for that purpose.

Maximum penalty: 20 penalty units.

15 Verifying documentation to be provided by parents, guardians, carers and nominees

- (1) When a parent, guardian, carer or nominee of a registrable person attends a police station for the purpose of giving information pursuant to section 12 (5) of the Act, the person must advise the police officer concerned as to the capacity in which the person is attending and must produce the following documentation to verify his or her identity:
 - (a) a current driver photo licence issued in Australia and any one of the documents specified in subclause (2), or

- (b) if the person does not have such a licence, two of the documents specified in subclause (2), at least one of which must be a document specified in paragraph (a), (b), (c) or (d) of that subclause.
- (2) The documents specified in this subclause are the following original documents:
 - (a) a full birth certificate,
 - (b) an Australian passport or document of identity issued by the Australian Passport Office that is current or has been expired for less than 2 years,
 - (c) a current overseas passport,
 - (d) an Australian naturalisation or citizenship document, or immigration papers issued by the Commonwealth Department of Immigration and Multicultural Affairs,
 - (e) a current Medicare card, pensioner concession card, Department of Veterans' Affairs entitlement card or other entitlement card issued by the Commonwealth or a State Government,
 - (f) a current credit card or account from a bank, building society or credit union, or a passbook or statement of account up to one year old,
 - (g) a telephone, gas or electricity bill up to one year old,
 - (h) a notice of council rates, water service charges or land valuation up to 2 years old,
 - (i) an electoral enrolment card or other evidence of enrolment as an elector up to 2 years old,
 - (j) a current student identity card, or a certificate or statement of enrolment up to 2 years old from an educational institution.
- (3) The police officer dealing with the registrable person under section 12 of the Act may waive the requirements of subclause (1) if the police officer is otherwise satisfied as to the identity of the person concerned.

16 Form of acknowledgment of information given

(1) The giving of information under section 10 or 11 of the Act must be acknowledged by means of a written notice given to the person by whom the information was given.

Clause 16

- (2) The written notice must contain particulars of the information that was given.
- (3) A copy of the written notice must be kept by the Commissioner of Police.
- (4) This clause does not apply to a registrable person to whom section 13 of the Act applies.

17 Excuses for failing to comply with reporting obligations

For the purposes of section 17 (2) (c) of the Act, the court before which proceedings are brought in connection with a registrable person's failure to comply with the person's reporting obligations is to have regard to whether the information given to the person in relation to those obligations (whether under Division 1 of Part 2 of the Act or otherwise) has been sufficient to inform the person of those obligations, having regard to the person's circumstances.

18 Register of Offenders

- (1) The Register of Offenders may be referred to as the New South Wales Police Service Child Protection Register.
- (2) The Register is to be in a form that enables a record to be made as to whether a registrable person is a child or has a special need or disability.

Drug Misuse and Trafficking Amendment (Prohibited Drugs) Regulation 2001

under the

Drug Misuse and Trafficking Act 1985

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Drug Misuse and Trafficking Act 1985*.

BOB DEBUS, M.P., Attorney General

Explanatory note

The object of this Regulation is to amend Schedule 1 to the *Drug Misuse and Trafficking Act 1985*. Schedule 1 lists plants and drugs that are prohibited for the purposes of the Act. The proposed amendments update the list, mainly for consistency with the Poisons List under the *Poisons and Therapeutic Goods Act 1966* and the *Standard for the Uniform Scheduling of Drugs and Poisons* under the *Therapeutic Goods Act 1989* of the Commonwealth.

This Regulation is made under the *Drug Misuse and Trafficking Act 1985*, including sections 44 and 45 (the general regulation-making power).

r01-317-p01.837

Clause 1

Drug Misuse and Trafficking Amendment (Prohibited Drugs) Regulation 2001

1 Name of Regulation

This Regulation is the Drug Misuse and Trafficking Amendment (Prohibited Drugs) Regulation 2001.

2 Commencement

- (1) This Regulation commences on the date of publication of this Regulation in the Gazette, except as provided by this clause.
- (2) Schedule 1 [2] commences on 1 March 2002.

3 Amendment of Drug Misuse and Trafficking Act 1985 No 226

The *Drug Misuse and Trafficking Act 1985* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Drug Misuse and Trafficking Amendment (Prohibited Drugs) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Schedule 1

Insert in appropriate order:

Acetyldihydrocodeine	15.0g	5.0g	25.0g	2.5kg	10.0kg	-
Acetylmethadol	3.0g	1.0g	5.0g	0.5kg	2.0kg	-
Alpha-acetylmethadol	3.0g	1.0g	5.0g	0.5kg	2.0kg	-
Remifentanil	0.3g	0.1g	0.5g	0.05kg	0.2kg	-

[2] Schedule 1

Insert in appropriate order:

Amylobarbitone except where Schedule Four of the Poisons List applies	30.g	10.0g	50.0g	5.0kg	20.0kg	-
Butobarbitone	30.0g	10.0g	50.0g	5.0kg	20.0kg	-
Cyclobarbitone	30.0g	10.0g	50.0g	5.0kg	20.0kg	-
Pentobarbitone except where Schedule Four of the Poisons List applies	30.0g	10.0g	50.0g	5.0kg	20.0kg	-
Quinalbarbitone	30.0g	10.0g	50.0g	5.0kg	20.0kg	-
Secbutobarbitone	30.0g	10.0g	50.0g	5.0kg	20.0kg	-

Drug Misuse and Trafficking Amendment (Prohibited Drugs) Regulation 2001

Schedule 1 Amendments

[3] Schedule 1

Omit "Two" from the matter relating to Dihydrocodeine under the heading "Prohibited plant or prohibited drug". Insert instead "Two, Three".

[4] Schedule 1

Omit "except where Schedule Two or Four of the Poisons List applies" wherever occurring from the matters relating to Nicocodine, Nicodicodine and Norcodine under the heading "Prohibited plant or prohibited drug".

[5] Schedule 1

Insert "except the alkaloids noscapine where Schedule Two of the Poisons List applies and papaverine where Schedule Two or Four of the Poisons List applies" after "Opium" under the heading "Prohibited plant or prohibited drug".

Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001

under the

Road Transport (General) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 1999*.

CARL SCULLY, M.P., Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (General) Regulation 1999* to enable a person aggrieved by a decision of the Roads and Traffic Authority (*the Authority*) to vary, suspend or cancel a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme to appeal against the decision. This Regulation enables the person to appeal against the decision to a Local Court (but only after an internal review by the Authority of the decision is finalised).

The Local Court hearing the appeal may confirm (with or without variation) or disallow the decision appealed against, or make another order that in the circumstances seems just to the Court.

This Regulation also makes various amendments in the nature of statute law revision.

This Regulation is made under the *Road Transport (General) Act 1999*, including section 71 (the general regulation-making power) and clause 24 of Schedule 2 to that Act.

r01-238-p02.822

Clause 1 Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001

Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001.*

2 Amendment of Road Transport (General) Regulation 1999

The *Road Transport (General) Regulation 1999* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 2 Savings and transitional provisions

Omit the heading to clause 10A. Insert instead:

10A Appeals concerning Accreditation Schemes

[2] Schedule 2, clause 10A (1) (a)

Omit the paragraph. Insert instead:

(a) a decision of the Authority under the *Road Transport* (Vehicle Registration) Regulation 1998 to vary, suspend or cancel a registered operator's accreditation under a Maintenance Management Accreditation Scheme under Part 6 of Chapter 5 of that Regulation,

[3] Schedule 2, clause 10A (1) (c)

Insert after clause 10A (1) (b):

(c) a decision of the Authority under the *Road Transport* (Vehicle Registration) Regulation 1998 to vary, suspend or cancel a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme under Part 7 of Chapter 5 of that Regulation.

[4] Schedule 2, clause 10A (7)

Omit the clause. Insert instead:

(7) For the purposes of varying a decision of the Authority under subclause (6), the Court may exercise only such powers as the Authority could have exercised under the *Road Transport (Vehicle Registration) Regulation 1998* or the *Road Transport (Mass, Loading and Access) Regulation 1996* when making that decision.

Road Transport (General) Amendment (Hire Trailer Appeals) Regulation 2001

Schedule 1 Amendments

[5] Schedule 2, clause 10A (9) (a)

Omit the paragraph. Insert instead:

(a) in relation to a decision of the Authority under the *Road Transport (Vehicle Registration) Regulation 1998* to vary, suspend or cancel a registered operator's accreditation under a Maintenance Management Accreditation Scheme under Part 6 of Chapter 5 of that Regulation—an internal review under clause 78E of that Regulation, and

[6] Schedule 2, clause 10A (9) (c)

Insert after clause 10A (9) (b):

, and

(c) in relation to a decision of the Authority under the *Road Transport (Vehicle Registration) Regulation 1998* to vary, suspend or cancel a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme under Part 7 of Chapter 5 of that Regulation—an internal review under clause 78K of that Regulation.

under the

Road Transport (Vehicle Registration) Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Vehicle Registration) Act 1997.*

CARL SCULLY, M.P., Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Vehicle Registration) Regulation 1998 (the Principal Regulation)* to provide for the establishment and recognition of the Hire Trailer Maintenance Management Accreditation Scheme.

The Roads and Traffic Authority (*the Authority*) will be able to accept an accreditation of a registered operator in relation to a hire trailer under the Scheme as evidence that the hire trailer complies with the applicable vehicle standards under the Principal Regulation.

The Hire Trailer Maintenance Management Accreditation Scheme is to be operated by the Authority.

r01-210-p01.822

Explanatory note

This Regulation inserts a new part (Part 7 Hire Trailer Maintenance Management Accreditation Scheme) into Chapter 5 of the Principal Regulation to govern the operation of the Scheme by the Authority. The new part provides for the following:

- (a) applications for, and issuing of, accreditations,
- (b) fees,
- (c) variation, suspension and cancellation of accreditations,
- (d) internal reviews of such decisions,
- (e) other minor matters of a machinery nature.

This Regulation also makes various amendments in the nature of statute law revision.

This Regulation is made under the *Road Transport (Vehicle Registration) Act 1997*, including section 14 (the general regulation-making power) and section 15A (Regulations to establish system for vehicle standards and inspections).

Clause 1

Road Transport (Vehicle Registration) Amendment (Hire Trailer Maintenance Management Accreditation Scheme) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (Vehicle Registration) Amendment (Hire Trailer Maintenance Management Accreditation Scheme) Regulation 2001.*

2 Amendment of Road Transport (Vehicle Registration) Regulation 1998

The Road Transport (Vehicle Registration) Regulation 1998 is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

8528

Schedule 1

Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 58 Compliance with vehicle standards

Insert at the end of clause 58 (1) (d):

, or

(e) the fact that the vehicle and the registered operator of the vehicle are the subject of an accreditation under the Hire Trailer Maintenance Management Accreditation Scheme under Part 7 of Chapter 5.

[2] Clause 78C Accreditation label

Renumber clause 79C as clause 78C.

[3] Clause 78D Variation, suspension and cancellation of accreditation

Omit "with the requirements" from clause 78D (1) (c). Insert instead "with any requirement".

[4] Clause 78D (1) (d)

Omit "with requirements". Insert instead "with any requirement".

[5] Clause 78E Internal review of variation, suspension or cancellation of accreditation

Omit "suspend of cancel" from clause 78E (2) (c). Insert instead "suspend or cancel".

Amendments

Schedule 1

[6] Chapter 5, Part 7

Insert after Part 6:

Part 7 Hire Trailer Maintenance Management Accreditation Scheme

78F Establishment of Scheme

The Authority is to establish a scheme for the accreditation of registered operators of hire trailers that are heavy vehicles.

78G Application for accreditation

- (1) A registered operator of a hire trailer that is a heavy vehicle may apply to the Authority to be accredited under the Hire Trailer Maintenance Management Accreditation Scheme.
- (2) An application for accreditation must be in a form approved by the Authority and be accompanied by the applicable scheduled fee.

78H Accreditation under Scheme

- (1) The Authority may accredit a registered operator under the Hire Trailer Maintenance Management Accreditation Scheme in relation to one or more nominated vehicles, if the Authority is satisfied that:
 - (a) the operator is of suitable character and is competent to carry out the operator's responsibilities under the Scheme, and
 - (b) the nominated vehicles comply with the requirements of the Scheme.
- (2) An accreditation may be issued conditionally or unconditionally, as the Authority considers appropriate, in relation to the Scheme.
- (3) The Authority may refuse to accredit a registered operator if the Authority is not satisfied that the registered operator, or the relevant nominated vehicles, meet the requirements of the Scheme.

Schedule 1

Amendments

(4) An accreditation has a duration of either 2 or 3 years, as may be specified in the instrument of accreditation.

78I Accreditation label

If the Authority accredits a registered operator under the Hire Trailer Maintenance Management Accreditation Scheme, every nominated vehicle under that accreditation must be affixed with an accreditation label in the form and manner specified by the Authority.

78J Variation, suspension and cancellation of accreditation

- (1) Subject to this clause, the Authority may vary, suspend or cancel a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme, if:
 - (a) the Authority is, for any reason, of the opinion that the operator is not a fit and proper person to continue to be accredited, or
 - (b) the registered operator has failed to comply with a condition of the accreditation, or
 - (c) a nominated vehicle of the registered operator does not comply with any requirement of the Scheme, or
 - (d) a review of the operator's activities reveals noncompliance with any requirement of the Scheme.
- (2) Before varying, suspending or cancelling a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme on the ground referred to in subclause (1) (a), the Authority must give the registered operator notice in writing that advises the registered operator of:
 - (a) the proposed decision and the reasons for it, and
 - (b) the date that the proposed decision will take effect, and
 - (c) the registered operator's right to a review of the decision by one or more officers of the Authority appointed for the purpose (*an internal review*), and
 - (d) the registered operator's right, after an internal review is finalised, to appeal against the decision to a Local Court.

Amendments

Schedule 1

- (3) Before varying, suspending or cancelling a registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme on a ground referred to in subclause (1) (b), (c) or (d), the Authority must give the registered operator notice in writing that advises the registered operator of:
 - (a) the proposed decision and the reasons for it, and
 - (b) the action to be taken by the operator to avoid the variation, suspension or cancellation and the date by which such action must be taken, and
 - (c) the matters referred to in subclause (2) (c) and (d).
- (4) The notice referred to in subclause (3) must also advise the registered operator that if the action referred to in subclause (3) (b) is not taken by the date specified in the notice for that purpose, the variation, suspension or cancellation will then take effect.
- (5) A variation, suspension or cancellation takes effect:
 - (a) in the case of a variation, suspension or cancellation on the ground referred to in subclause (1) (a)—on the date specified in the notice referred to in subclause (2), and
 - (b) in the case of a variation, suspension or cancellation on a ground referred to in subclause (1) (b), (c) or (d)—if the action required to be taken to avoid the variation, suspension or cancellation has not been taken within the period specified in the notice referred to in subclause (3), at the end of that period.
- (6) However:
 - (a) an application for an internal review of a decision to vary, suspend or cancel an accreditation that is duly lodged in accordance with clause 78K operates as a stay of the decision pending the determination of the review, and
 - (b) a notice of appeal against a decision to cancel an accreditation that is duly lodged in accordance with clause 10A of Schedule 2 to the *Road Transport (General) Regulation 1999* operates as a stay of the decision pending the determination of the appeal.

Schedule 1

Amendments

78K Internal review of variation, suspension or cancellation of accreditation

- (1) Any registered operator aggrieved by a decision of the Authority to vary, suspend or cancel the registered operator's accreditation under the Hire Trailer Maintenance Management Accreditation Scheme may apply for an internal review of the decision under this clause (*an internal review*).
- (2) An application for an internal review is:
 - (a) to be in writing in the form approved by the Authority, and
 - (b) to specify an address in Australia to which a notice under subclause (7) may be sent, and
 - (c) to be lodged with the Authority within 28 days after the registered operator was given the notice under clause 78J of the decision to vary, suspend or cancel the operator's accreditation, and
 - (d) to comply with such other requirements as may be set out in the approved form in respect of the making of applications for internal reviews.
- (3) An application for an internal review is to be dealt with by an officer or a panel of two or more officers of the Authority (other than the officer who made the original decision) who are directed to do so by the Authority (the *internal review officer or panel*).
- (4) In reviewing a decision, the internal review officer or panel is to consider any relevant material submitted by the registered operator.
- (5) Following the internal review of the decision, the internal review officer or panel may:
 - (a) confirm the decision, or
 - (b) vary the decision, or
 - (c) set aside the decision and make an alternative decision.
- (6) In exercising a function under this clause, an internal review officer or panel is taken to have the functions of the officer who made the decision being reviewed.

Amendments

Schedule 1

- (7) As soon as practicable (and in any event within 28 days) after the completion of an internal review of a decision, the Authority must notify the registered operator in writing of:
 - (a) the outcome of the internal review, and
 - (b) the reasons for the decision in the internal review, and
 - (c) the right of the registered operator to appeal against the decision to the Local Court.
- (8) If the Authority does not notify the registered operator of the outcome of the review within 28 days after the application for the internal review has been lodged (or such other period as the Authority and registered operator have agreed on), the decision being reviewed is taken to be confirmed.
- (9) An internal review is taken to be finalised if:
 - (a) the registered operator is notified of the outcome of the review under subclause (7), or
 - (b) the decision being reviewed is taken to be confirmed under subclause (8).
- (10) A person is not entitled to a review under this clause of any decision previously reviewed under this clause.

[7] Clause 83C

Insert after clause 83B:

83C Exemption, waiver or refund of Hire Trailer Maintenance Management Accreditation Scheme application fee

The Authority may, for such reason as the Authority considers sufficient, exempt a person from the application fee referred to in clause 78G (2), or waive or wholly or partly refund a fee that would be otherwise payable or has been paid in accordance with that subclause.
Road Transport (Vehicle Registration) Amendment (Hire Trailer Maintenance Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

[8] Schedule 2 Scheduled fees

Insert at the end of the Schedule:

Clauses 78G and 78H 12

12 Accreditation of registered operator under the Hire Trailer Maintenance Management Accreditation Scheme

[9] Dictionary

Insert in alphabetical order:

hire trailer means a trailer that is hired for a fee or other consideration.

Hire Trailer Maintenance Management Accreditation Scheme means the scheme established by the Authority under Part 7 of Chapter 5.

nominated vehicle, in relation to the Hire Trailer Maintenance Management Accreditation Scheme, means a hire trailer that is a heavy vehicle and that is identified in a registered operator's accreditation under the Scheme as a nominated vehicle for the purposes of that accreditation.

Rules

GREYHOUND RACING AUTHORITY ACT 1985

RULES OF THE GREYHOUND RACING AUTHORITY 1999

By decision of the Regulatory Committee of the Greyhound Racing Authority (NSW), the Rules of the Greyhound Racing Authority 1999 are amended on and from 1st November, 2001 as follows:

1. Insert after Authority Rule 56 the following:

DIVISION 6 LURE DRIVERS

- **56A.** (1) The Authority shall approve a person to be a lure driver.
 - (2) A Club shall have not less than two (2) lure drivers in attendance at a Meeting and the Stewards may allocate the Events for which any lure driver shall drive the lure.
 - (3) A club shall not employ a person in the capacity of lure driver for a Meeting unless that person has been approved by the Authority.
 - (4) The Authority may, without assigning a reason, withdraw the approval of a person to be a lure driver by notice in writing.

Registration of Lure Drivers

56B

A person must not act as a lure driver unless the person:

- (a) is approved and registered by the Authority as a lure driver; and
- (b) has paid, and the Authority has accepted, all fees that are payable under these Rules in connection with that registration.

Application for Registration

56C. (1) An application for registration as a lure driver must:

- (a) be on an approved form; and
- (b) be accompanied by the appropriate fee set out in Schedule 1.
- (2) Each applicant must sign the application and supply such evidence of character and fitness as the Authority may require.
- 2. Amend Clause 1 of Schedule 1 to read as follows:

Subject to Clause 2, the fees payable under these Rules for registration as an owner, owner/trainer, trainer, attendant, lure driver, partnership, syndicate, bookmaker, bookmaker's clerk and a manager or assistant manager of a greyhound trial track (and for each registration fee period in connection with any such registration) are as follows:

Owner	\$36
Owner/Trainer	\$36
	400
Trainer	\$70
Attendant	\$14
Lure Driver	\$5
Partnership	\$nil
Syndicate	\$200
Bookmaker	\$300
Bookmaker's clerk	\$90
Manager	\$10
Assistant Manager	\$5

- 3. Amend Clause 2(a) of Schedule 1 to read as follows:
 - If:
- (a) an application for the registration of an owner, owner/trainer, trainer, attendant, lure driver, bookmaker or bookmaker's clerk is made within 12 months before the next registration fee period; or

OFFICIAL NOTICES

Appointments

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Instrument of Appointment of Members of the New South Wales Coal Compensation Board

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the provisions of the Coal Acquisition (Compensation) Arrangements 1985, do make the following appointments for a term of two years expiring on 31 October 2003:

Alastair James FOTHERINGHAM as Chairperson

Peter Charles CUNNINGHAM as a member who is the Valuer-General

Rahmat KHAIAMI as a member who is a person employed in the Department of Mineral Resources

Maree Catherine CALLAGHAN as a member who is a person not holding an office of profit under the Crown

Dated at Sydney this 12th day of September 2001.

MARIE BASHIR, A.C., Governor

By Her Excellency's Command

THE HON EDWARD OBEID, O.A.M., M.L.C., Minister for Mineral Resources Minister for Fisheries

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting Director General Department of Information Technology and Management

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 10B (1) of the Public Sector Management Act 1988, has approved the appointment of Desmond Joseph MOONEY to act in the position of Director General, Department of Information Technology and Management, from 2 October 2001 to 12 October 2001.

KIM YEADON, M.P., Minister for Information Technology

TECHNICAL AND FURTHER EDUCATION COMMISSION ACT 1990

Instrument of Appointment

IN pursuance of section 11 (2) (f) of, and 4 (1) of Schedule 1 to, the Technical and Further Education Commission Act 1990, I, JOHN JOSEPH AQUILINA, Minister for Education and Training appoint Ms Anne De SALIS as a member of the NSW TAFE Commission Board for a period of three years commencing on 27 June 2001 and concluding on 26 June 2004.

Signed at Sydney this 14th day of September 2001. JOHN AQUILINA, M.P., Minister for Education and Training

TECHNICAL AND FURTHER EDUCATION COMMISSION ACT 1990

Instrument of Appointment

IN pursuance of section 11 (2) (f) of, and 4 (1) of Schedule 1 to, the Technical and Further Education Commission Act 1990, I, JOHN JOSEPH AQUILINA, Minister for Education and Training appoint Ms Dorian SCOTT as a member of the NSW TAFE Commission Board for a period up to and including 13 September 2004.

Signed at Sydney this 14th day of September 2001.

JOHN AQUILINA, M.P., Minister for Education and Training

TECHNICAL AND FURTHER EDUCATION COMMISSION ACT 1990

Instrument of Appointment

IN pursuance of section 11 (2) (f) of, and 4 (1) of Schedule 1 to, the Technical and Further Education Commission Act 1990, I, JOHN JOSEPH AQUILINA, Minister for Education and Training appoint Dr Doreen CLARK, A.M., as a member of the NSW TAFE Commission Board for a period up to and including 13 September 2004.

Signed at Sydney this 14th day of September 2001.

JOHN AQUILINA, M.P., Minister for Education and Training

TECHNICAL AND FURTHER EDUCATION COMMISSION ACT 1990

Instrument of Appointment

IN pursuance of section 11 (2) (f) of, and 4 (1) of Schedule 1 to, the Technical and Further Education Commission Act 1990, I, JOHN JOSEPH AQUILINA, Minister for Education and Training appoint Mr Stephen HARRISON as a member of the NSW TAFE Commission Board for a period up to and including 30 June 2003.

Signed at Sydney this 14th day of September 2001.

JOHN AQUILINA, M.P., Minister for Education and Training

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting Director General Department of Information Technology and Management HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 10B (1) of the Public Sector Management Act 1988, has approved the appointment of Desmond Joseph MOONEY to act in the position of Director General, Department of Information Technology and Management, from 2 October 2001 to 12 October 2001.

> KIM YEADON, M.P., Minister for Information Technology

NSW Agriculture

AGRICULTURAL LIVESTOCK (DISEASE CONTROL FUNDING) ACT 1998

ORDER

I, RICHARD AMERY, Minister for Agriculture, make the following orders pursuant to the Agricultural Livestock (Disease Control Funding) Act 1998 in respect of the disease control service established for ovine Johne's Disease pursuant to my Order of 16 August 1999.

1. I have complied with the requirement of Section 13(2) of the Act and hereby authorise pursuant to Section 13(1) the imposition of an industry levy to assist the funding of the designated disease control service.

The levy is to be at the rate of 14 cents with a minimum levy of \$200. No amount is to be payable unless the carrying capacity of the land exceeds 50 stock units.

2. Pursuant to Section 14(3), the relevant minimum contribution in respect of the industry levy is to be calculated in respect of each parcel of land to which the levy applies by:

Flock Size	Cost Per Property
Less than 51	\$0
51-500	\$100
501-1,500	\$200
1,501 - 3,000	\$300
Over 3,000	\$350 maximum

3. Pursuant to Section 15, direct that the levy authorised by Order Number 1 (above) is payable in respect of the levy period commencing on 1 July 2000 and finishing on 31 December 2001.

> RICHARD AMERY M.P., Minister for Agriculture and Minister for Land and Water Conservation

NSW Agriculture

AGRICULTURAL LIVESTOCK (DISEASE CONTROL FUNDING) ACT 1998

ORDER

I, RICHARD AMERY, Minister for Agriculture, make the following orders pursuant to the Agricultural Livestock (Disease Control Funding) Act 1998 in respect of the disease control service established for ovine Johne's Disease pursuant to my Order of 16 August 1999.

1. I have complied with the requirement of Section 13(2) of the Act and hereby authorise pursuant to Section 13(1) the imposition of an industry levy to assist the funding of the designated disease control service.

The levy is to be at the rate of 14 cents with a minimum levy of \$200. No amount is to be payable unless the carrying capacity of the land exceeds 50 stock units.

2. Pursuant to Section 14(3), the relevant minimum contribution in respect of the industry levy is to be calculated in respect of each parcel of land to which the levy applies by:

Flock Size	Cost Per Property
Less than 51	\$0
51-500	\$100
501-1,500	\$200
1,501 - 3,000	\$300
Over 3,000	\$350 maximum

3. Pursuant to Section 15, direct that the levy authorised by Order Number 1 (above) is payable in respect of the levy period commencing on 1 July 2000 and finishing on 31 December 2001.

> RICHARD AMERY M.P., Minister for Agriculture and Minister for Land and Water Conservation

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 35(4) — Notice of Class 1 Aquaculture Lease Renewal

THE Minister has renewed the following aquaculture leases:

OL86/090 within the estuary of Macleay River having an area of 0.3630 hectares to Ian R Haines of South West Rocks, NSW, for a term of 15 years expiring on 13 May 2017.

OL71/222 within the estuary of Pambula River having an area of 0.3465 hectares to Andrew Baker and Katherine Baker of Bournda, NSW, for a term of 15 years expiring on 2 May 2017.

OL84/192 within the estuary of Port Stephens (Karuah River) having an area of 0.6525 hectares to John and Celia Manson of Bobs Farm, NSW, for a term of 15 years expiring on 09 February 2017.

OL70/371 & OL71/035 within the estuary of Nelson Lagoon & Wapengo Lake having an area of 0.4387 & 0.1867 hectares to Mr Malcolm David Barnes of Quaama NSW for a term of 15 years expiring on 25 July 2016 and 27 July 2016 respectively.

OL70/549 within the estuary of Wonboyn Lake having an area of 0.7415 hectares to Robert Hobley of Wonboyn Lake, NSW, for a term of 15 years expiring on 27 July 2016.

OL83/048 within the estuary of Hawkesbury River having an area of 0.3891 hectares to C E and Y Moxham Pty Ltd of Brooklyn, NSW, for a term of 15 years expiring on 21 September 2016.

OL86/029 within the estuary of Hawkesbury River having an area of 1.5940 hectares to C E and Y Moxham Pty Ltd of Brooklyn, NSW, for a term of 15 years expiring on 15 May 2016.

OL86/199 within the estuary of Hawkesbury River having an area of 1.8180 hectares to C E and Y Moxham Pty Ltd of Brooklyn, NSW, for a term of 15 years expiring on 30 June 2017.

OL72/041 within the estuary of Port Stephens – Karuah, having an area of 0.9225 hectares to Cary and Jennifer Klein of Shoal Bay, NSW, for a term of 15 years expiring on 17 August 2017.

OL86/192 within the estuary of the Hawkesbury River having an area of 1.5340 hectares to Oystermens Pty Ltd of Camperdown NSW for a term of 15 years expiring on 6 July 2017.

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 33(3) — Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL01/008 within the estuary of Port Stephens – Nelson Bay having an area of 0.6389 hectares to Mr Arie Jozias De Koeyer and Mrs Klazina N De Koeyer of Medowie, NSW, for a term of 15 years expiring on 30 July 2016.

OL95/035 within the estuary of Port Stephens – Karuah having an area of 0.2812 hectares to Mr and Mrs Johnson of Karuah, NSW, for a term of 15 years expiring on 20 August 2016.

OL97/014 within the estuary of Port Stephens – Karuah having an area of 1.0098 hectares to Mr Colin Lilley of Karuah and Mrs Kristine Lea Lilley of Karuah NSW, for a term of 15 years expiring on 31 July 2016.

The Hon EDWARD OBEID, OAM, M.L.C., Minister for Mineral Resources and Minister for Fisheries

F95/384

FISHERIES MANAGEMENT ACT 1994

Section 11 and Section 8 Notification

Spanner crab fishery — Seasonal closure

I, EDWARD OBEID, revoke the fishing closure notification published in *Government Gazette* No 148 of 16 October 1998, which refers to the taking of spanner crabs.

I do now, by this Notification, prohibit the taking and landing of spanner crabs (*Ranina ranina*) from all NSW waters, of the gender specified in column 1 of the Schedule to this notification, during the period shown opposite in column 2 of the Schedule. When spanner crabs are taken by any method other than by means of a spanner crab net, a trip limit of 10 kg will apply. (No more than 10 kg whole weight of spanner crabs to be taken for sale or be in possession on board a fishing vessel once each day, or from the time of departure to the time of return to port).

> THE HON EDWARD OBEID OAM, MLC, Minister for Mineral Resources and Minister for Fisheries

Schedule		
Column 1 Gender	Column 2 Period	
Male spanner crabs	From 20 November to 20 December (inclusive) in each of the years 2001 to 2005.	
Female spanner crabs	From 20 October in each of the years 2001 to 2005, until 20 January in each succeeding year (inclusive).	

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 44(7) – Notice of Aquaculture Lease Consolidation

THE Minister has consolidated the following Aquaculture leases:

OL70/065 & OL80/125 within the estuary of Port Stephens – Nelson Bay to create AL01/009 having an area of 1.0144 hectares to Arie Jozias De Koeyer and Klazina N De Koeyer of Medowie. The consolidated lease will expire on 10 January 2008.

Clause 33(3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

OL95/035 within the estuary of Port Stephens – Karuah having an area of 0.2812 hectares to Mr Darrell Roy Johnson and Mrs Kay Elizabeth Johnson of Karuah, NSW, for a term of 15 years expiring on 20 August 2016.

The Hon EDWARD OBEID, OAM, M.L.C., Minister for Mineral Resources and Minister for Fisheries

F97/250

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification — Fishing Closure

General Estuarine Prawn Trawling Closures

Port Jackson and Botany Bay

I, EDWARD OBEID, prohibit the taking of fish and prawns by means of trawl nets of every description, or by the method of trawling by means of nets of every description, from all waters of Port Jackson and Botany Bay, for a period of one (1) year from the date of publication of this Notification.

For the purposes of this Notification, the following condition applies:

This prohibition does not extend to the taking of fish and prawns by a licensed commercial fisher holding an endorsement to operate in the Estuary Prawn Trawl Restricted Fishery, operating from a licensed fishing boat which holds the appropriate Estuarine Prawn Trawl Endorsement, issued by NSW Fisheries, when fishing in the waters described in Column 1 of Schedules 1 and 2 of this Notification, during the period shown opposite in Column 2 of those Schedules, if using an otter trawl net (prawns), with a Bycatch Reducing Device as described in the Note of Schedules 1 and 2 of this Notification.

In the event of an inconsistency between this closure notification and the closure notification relating to the termination of certain commercial fishing practices in Botany Bay published in *Government Gazette* No. 132 of 31 August 2001, the closure notification published in *Government Gazette* No. 132 of 31 August 2001 will apply.

THE HON EDWARD OBEID OAM, MLC, Minister for Mineral Resources and Minister for Fisheries

Schedule 1

Port Jackson Prawn Trawling

Column 1 Waters	Column 2 Periods during which prawn trawling is permitted
The waters of Port Jackson together with all its rivers, bays and tributaries which are not closed to netting under any other schedule or Notification.	1. From 5 p.m. Mondays to Thursdays (inclusive) to 9 a.m. the following day, and from 5 p.m. Friday to 8 a.m. Saturday in each week, in the period between 5 p.m. Monday 29 October 2001 and 8 a.m. Friday 29 March 2002 (Good Friday).
	2. From 5 p.m. Mondays to Thursdays (inclusive) to 9 a.m. the following day, and from 5 p.m. Friday to 8 a.m. Saturday in each week, in a period as determined by the District Fisheries Officer, Sydney North, as detailed in the conditions of this Schedule.

Note: Any one of the following Bycatch Reducing Devices <u>must</u> be incorporated into the otter trawl net (prawns) used by any licensed fishing boat holding a S2 Port Jackson Prawn Trawl Endorsement.

1. Port Jackson screen — as per diagram 1 and specifications contained therein.

2. Soft mesh BRD (blubber chute) — as per diagram 2 and specifications contained therein.

3. Nordmore grid — as per diagram 3 and specifications contained therein.

4. Square mesh panel — as per diagram 4 and specifications contained therein.

Schedule 1 Conditions:

Early opening and late closing trial criteria for Port Jackson prawn trawling:

- 1) A prawn trawling trial may be undertaken to establish the early opening or late closing of the Port Jackson prawn trawling season. The trial is to be undertaken in a manner agreed between the District Fisheries Officer, Sydney North, and representatives of persons entitled to prawn trawl in Port Jackson.
- 2) Five 40 minute shots at different locations of which at least one shot yields a minimum of 1 kilogram of product (prawns) will allow Port Jackson to be opened to estuarine prawn trawling, as determined by the District Fisheries Officer, Sydney North.
- 3) The opening of the Port Jackson prawn trawling season shall be notified by a notice displayed at the Sydney Fish Markets, the NSW Fisheries office at Wollstonecraft and other prominent locations agreed between the District Fisheries Officer and representatives of persons entitled to prawn trawl in Port Jackson. The closing of the Port Jackson prawn trawling season shall be notified by a public notice in the Sydney Herald newspaper and notices displayed at the Sydney Fish Markets and the NSW Fisheries Office at Wollstonecraft.

Early opening trials: The first opening trial shall commence 5 p.m. Friday 12 October 2001. If the trial criteria is reached the Port Jackson prawn trawling season opens 5 p.m. Monday 15 October 2001. If the trial criteria is not reached a second trial should be conducted 5 p.m. Friday 19 October 2001. If this trial criteria is reached the Port Jackson prawn trawling season opens 5 p.m. Monday 22 October 2001. Otherwise the season opens 5 p.m. Monday 29 October 2001. If the early opening criteria for Botany Bay prawn trawling season is reached the Port Jackson prawn trawling season shall open 5p.m. that same day.

Extended closing trials: The first closing trial shall commence 5 p.m. Wednesday 10 April 2002. If the trial criteria is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. Friday 26 April 2002. A second closing trial shall commence 5 p.m. Wednesday 24 April 2002. If this trial criteria is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. Friday 10 May 2002. If the extended opening criteria for Botany Bay prawn trawling season is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. that same day.

Schedule 2

Botany Bay Prawn Trawling

Column 1	Column 2
Waters	Periods during which prawn trawling is permitted
The whole of the waters of Botany Bay, together with all its tributaries, creeks, bays and inlets, seawards (east) of a line drawn from Doll's Point to Towra Point, which are not closed to netting under any other Notification, and excluding the waters of Cooks River.	 From official sunset on any day to official sunrise on the following day, except from sunset Saturday to sunrise Monday in each week, in the period between the official sunset Monday 29 October 2001, and the official sunrise, 29 March 2002 (Good Friday). From official sunset on any day to official sunrise on the following day, except from sunset Saturday to sunrise Monday in each week, in the period determined by the District Fisheries Officer, Sydney South, as detailed in the conditions of this Schedule.

Note: Any one of the following Bycatch Reducing Devices <u>must</u> be incorporated into the otter trawl net (prawns) used by any licensed fishing boat holding a S1 Botany Bay Prawn Trawl Endorsement.

1. Soft mesh BRD (blubber chute) — as per diagram 2 and specifications contained therein.

2. Nordmore grid — as per diagram 3 and specifications contained therein.

3. Square mesh panel — as per diagram 4 and specifications contained therein.

Schedule 2 Conditions:

Early opening and late closing trial criteria for Botany Bay prawn trawling:

- 1) A prawn trawling trial may be undertaken to establish the early opening or late closing of the Botany Bay prawn trawling season. The trial is to be undertaken in a manner agreed between the District Fisheries Officer, Sydney South, and representatives of persons entitled to prawn trawl in Botany Bay.
- 2) Five 40 minute shots at different locations of which at least one shot yields a minimum of 1 kilogram of product (prawns) will allow Botany Bay to be opened to estuarine prawn trawling, as determined by the District Fisheries Officer, Sydney South.
- 3) The opening of the Botany Bay prawn trawling season shall be notified by a notice displayed at the Sydney Fish Markets, the NSW Fisheries office at San Souci and other prominent locations agreed between the District Fisheries Officer and representatives of persons entitled to prawn trawl in Botany Bay. The closing of the Botany Bay prawn trawling season shall be notified by a public notice in the Sydney Herald newspaper and notices displayed at the Sydney Fish Markets and the NSW Fisheries Office at San Souci.

Early opening trials: The first opening trial shall commence at the official sunset on 12 October 2001. If the trial criteria is reached the Botany Bay prawn trawling season opens at the official sunset on Monday 15 October 2001. If the trial criteria is not reached a second trial should be conducted at the official sunset on Friday 19 October 2001. If this trial criteria is reached the Botany Bay prawn trawling season opens at the official sunset on Monday 22 October 2001. Otherwise the season opens at the official sunset on Monday 29 October 2001. If the Port Jackson prawn trawling season is reached the Botany Bay prawn trawling season shall open at the official sunset that same day.

Extended closing trials: The first closing trial shall commence at the official sunset on Wednesday 10 April 2002. If the trial criteria is reached the Botany Bay prawn trawling season shall be extended to the official sunrise on Friday 26 April 2002. A second closing trial shall commence at the official sunset on Wednesday 24 April 2002. If the trial criteria is reached the Botany Bay prawn trawling season shall be extended to the official sunrise on Friday 2002. If the Port Jackson prawn trawling season is extended until Friday 26 April, the Botany Bay Prawn Trawling season shall be extended to the official sunrise on that same Friday. If the extended opening criteria for Port Jackson prawn trawling season is reached the Botany Bay prawn trawling season shall be extended to 9 a.m. that same day.

Diagram 1.

Port Jackson Screen



Diagram 2.







OFFICIAL NOTICES

Diagram 4.

Square Mesh Panel



N.B. The compulsory aspects of this device are: 1. The panel is sewn into the top of the codend, with its base a maximum length B from the drawstring of 37 meshes.

2. The dimensions of section A (the main square mesh panel) must be a minimum of 60cm long by 30cm wide B = Bars

Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE Department of Land and Water Conservation 108 Faulkner Street, Armidale, NSW 2350 Phone: (02) 6772 5488 Fax (02) 6771 5348

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder are appointed, for the term of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1

COLUMN 2 COLUMN 3 Ebor Sports and Reserve No.: 89706.

Public Purpose: Public

File No.: AE80 R 11/2.

Notified: 9 January 1976.

recreation.

Locality: Ebor.

Lesley APPS Ebor Sports and Recreation (re-appointment), William John Reserve Trust. HINCHCLIFFE (new member). Allan James MILLER (re-appointment), Lachlan Geoffrey SECCOMBE (new member), Peter Noel SELBY (new member), John Frederick SHEATHER (re-appointment), Paul Andrew SHEATHER (new member).

Term of Office

For a term commencing 1 January 2002 and expiring 31 December 2006.

SCHEDULE 2

COLUMN1 COLUMN2 Gerard Winston BRAZIER Anaiwan Sport and Recreation (new member), Reserve Trust. Angus Arthur Charles HOBSON (new member).

COLUMN 3

Reserve No.: 94591. Public Purpose: Public recreation. Notified: 10 April 1981. Locality: Armidale. File No.: AE81 R 167.

Term of Office

For a term commencing the date of this notice and expiring 31 December 2005.

SCHEDULE 3

COLUMN 1 COLUMN 2 COLUMN 3

The person for the
time beingNew England
Regional Artholding theMuseum ReserveOffice ofTrust.Representative,
Neram Foundation(ex-officio member).

Reserve No.: 96366. Public Purpose: Museum. Notified: 24 September 1982. Locality: Armidale. File No.: AE82 R 53.

Term of Office

For a term commencing the date of this notice and expiring 31 December 2002.

FAR WEST REGIONAL OFFICE Department of Land and Water Conservation 45 Wingewarra Street (PO Box 1840), Dubbo, NSW 2830 Phone: (02) 6883 3000 Fax: (02) 6883 3099

ERRATUM

IN the notification appearing in the *Government Gazette* of 21 September 2001, Folio 7937, under the heading Alteration of Purpose of a Western Lands Lease, the alteration of purpose should read, from "Pastoral Purposes" to "Pastoral Purposes and Recreational Hunting".

File No.: WLL 2107.

GOULBURN OFFICE Department of Land and Water Conservation 159 Auburn Street (PO Box 748), Goulburn, NSW 2580 Phone: (02) 4828 6725 Fax: (02) 4828 6730

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to the road are extinguished.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

Description

Town: Yass.

Parish: Hume.

County: Murray.

Land District: Yass.

L.G.A.: Yass Shire.

Lot 1, DP 1031834 (being land not under the Real Property Act).

File No.: GB00 H 347.TC.

Note: On closing, the title for the land in Lot 1 remains vested in Yass Shire Council as operational land.

GRAFTON OFFICE Department of Land and Water Conservation 76 Victoria Street (Locked Bag 10), Grafton, NSW 2460 Phone: (02) 6640 2000 Fax: (02) 6640 2035

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access the previously existed in relation to the road are extinguished.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

Description

Land District — Murwillumbah; Shire — Tweed.

Road Closed: Lot 1, DP 1033810 (not being land under the Real Property Act), at Bilambil, Parish Terranora, County Rous. File No.: GF97 H 294.

Note: On closing, the land within the former road remains land vested in Tweed Shire Council as operational land.

PROPOSED DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

IT is intended, following the laying of a copy of this notification before each House of Parliament in the State of New South Wales in accordance with section 82 of the Crown Lands Act 1989, to dedicate the Crown Lands specified in Column 1 of the Schedules hereunder for the purposes specified opposite thereto in Column 2 of the Schedules hereunder.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1

COLUMN 2

Land District: Bellingen. Public Purpose: Public park. L.G.A.: Coffs Harbour City. Parish: Comlaroi. County: Fitzroy. Locality: Lowanna. Lot 7002, section *, DP 92633#; Lot 7003, section *, DP 92633 #. Area: 4.734 hectares. File No.: GF98 R 61.

Please note that the above Lot numbers marked # are for Departmental use only.

Please Note: R47069 for Cemetery, notified 29 November 1911, will be revoked.

To assist with identification purposes, Lots 7002 and 7003 are shown hatched in the following diagram.



SCHEDULE 2

COLUMN 1

COLUMN 2

Land District: Grafton. Public Purpose: Public park. L.G.A.: Coffs Harbour City. Parish: Bagawa. County: Fitzroy. Locality: Nana Glen. Lot 7003, section *, DP 93112#. Area: 1.503 hectares. File No.: GF98 R 62.

Please note that the above Lot numbers marked # are for Departmental use only.

Please Note: R57568 for Cemetery, notified 7 November 1924, will be revoked.

To assist with identification purposes Lot 7003 is shown hatched in the following diagram.



DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared to be Crown Land within the meaning of that Act.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

Land District: Lismore.

Local Government Area: Lismore City Council.

Parish: Lismore.

County: Rous.

Locality: Lismore.

Lot 582, section *, DP 814659.

Area: 126.1 square metres.

File No.: GF01 H 166.

MAITLAND OFFICE Department of Land and Water Conservation Newcastle Road (PO Box 6), East Maitland, NSW 2323 Phone: (02) 4934 2280 Fax: (02) 4934 2252

ERRATUM

THE Notice "APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST" published in the *Government Gazette* of the 24 August 2001, Folio 6507, that applied to R64760 for Public Recreation should have included and additional line indicating "Commencing this day". File No.: MD81 R 60.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

ORANGE OFFICE Department of Land and Water Conservation 92 Kite Street (PO Box 2146), Orange, NSW 2800 Phone: (02) 6393 4300 Fax: (02) 6362 3896

WITHDRAWL OF LAND FROM RESERVE UNDER CONTROL OF RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 84 (6), Rural Lands Protection Act 1989, the land specified hereunder is withdrawn from the reserve stated for the purpose mentioned.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

Description

Land District — Condobolin; Rural Lands Protection District — Condobolin.

Parish Condobolin, County Cunningham, Reserve No. 54826 for travelling stock, notified 9 September 1921. Part withdrawn: The part comprised in Lot 7026, DP 752080# of about 7 hectares. File No.: OE01 R 7.

Withdrawn for the purpose of future public requirements. (Placed under control, *Government Gazette*, 25 May 1934).

Note: The above lot number marked # is for Departmental use only.

ESTABLISHMENT OF A RESERVE TRUST AND APPOINTMENT OF A CORPORATION TO MANAGE A RESERVE TRUST

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules hereunder is established under the name stated in that column and is appointed as trustee of the reserve specified opposite in Column 3.

Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 2 of the Schedules is appointed to manage the affairs of the reserve trust specified in Column 1 which is trustee of the reserve referred to in Column 3.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Yeoval (R16)	Cabonne Council.	Reserve No.: 16.
Reserve Trust.		Public Purpose: Public
		Recreation.
		Notified: 22 May 1886.
		File No.: OE99 R 52.

Commencing this day.

SCHEDULE 2

COLUMN1 COLUMN2

Rylstone Kandos Rylstone Shire Cemetery Trust. Council. **COLUMN 3** Public Purpose: General Cemetery. Notified: 19 May 1868. File No.: OE98 R 6.

Commencing this day.

SYDNEY METROPOLITAN OFFICE Department of Land and Water Conservation Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta, NSW 2150 (PO Box 3935), Parramatta, NSW 2124 Phone: (02) 9895 7503 Fax: (02) 9895 6227

ADDITION TO RESERVE CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

COLUMN 1

COLUMN 2

Land District: Windsor. F Council: Hawkesbury. p Parish: Wilberforce. p County: Cook. C Locality: Glossodia. 1 Part Lot 471, DP 751665 within Lot 3, DP 1029781. Area: about 35.5 square metres. File Nos: MN91 R 32 and MN98 R 3.

Reserve No. 1001044 for the public purpose of community purposes, notified in the *Government Gazette* of 30 January 1998, Folio 472.

Note: R1001044 (with this addition) now wholly covers Lot 3, DP 1029781.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 (1) of the Crown Lands Act 1989, the reservation of Crown Land specified in Column 1 of the Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1

Land District: Windsor. Council: Hawkesbury. Parish: Wilberforce. County: Cook. Location: Glossodia. Reserve No.: 1001044. Purpose: Community purposes. Date of Notification: 30 January 1998. File Nos: MN91 R 32 and MN98 R 3.

COLUMN 2

That part of Lot 470, DP 751665 within Lot 2, DP 1029781 being a strip of land on the northern boundary of Lot 470 and containing an area of about 591 square metres.

COLUMN 1

SCHEDULE 2 COLUMN 2

Land District: Windsor. The whole of Lot 471, DP 751665. Council: Hawkesbury. Parish: Wilberforce. County: Cook. Location: Glossodia. Reserve No.: R27200. Purpose: For public school purposes. Date of Notification: 29 January 1898. File No.: MN91 R 32.

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication of Crown Land specified in Column 1 of the Schedule hereunder is revoked to the extend specified opposite thereto in Column 2 of the Schedule.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

COLUMN 1

COLUMN 2 The whole 508/751665.

Land District: Windsor. The wh City: Hawkesbury. Parish: Wilberforce. County: Cook. Locality: Glossodia. Area: 1334 square metres. Dedicated for: Public school addition. Date of Notification: 5 November 1926, Folio 4726. Dedication No.: 500972. Torrens Title Identifier: 508/751665. File No.: MN91 R 32.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder is established under the name stated in that Column and is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

COLUMN 2

COLUMN 1

Beacon Hill Bush Fire Brigade (R96864) Reserve Trust. Reserve No.: 96864. Public Purpose: Bush Fire Brigade purposes. Notified: 22 July 1983. File No.: MN89 R 11.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 156

COLUMN 1

Warringah

Council.

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

COLUMN 3

Beacon Hill Bush Fire Brigade

COLUMN 2

(R96864)

Reserve Trust.

Reserve No.: 96864. Public Purpose: Bush Fire Brigade purposes. Notified: 22 July 1983. File No.: MN89 R 11.

TAREE OFFICE Department of Land and Water Conservation 102-112 Victoria Street (PO Box 440), Taree, NSW 2430 Phone: (02) 6552 2788 Fax: (02) 6552 2816

DRAFT ASSESSMENT OF LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 1995

THE Minister for Land and Water Conservation has prepared a draft land assessment for the Crown Land described hereunder.

Inspection of this draft assessment can be made at the Department of Land and Water Conservation, 102-112 Victoria Street, Taree and at the Offices of Hastings Council during normal business hours.

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 12 October 2001 to 12 November 2001 and should be sent to the Manager, Resource Knowledge, Department of Land and Water Conservation, PO Box 440, Taree 2430. Telephone enquiries should be directed to Mr Bob Birse on (02) 6552 2788.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

Description

Adjacent to Lot 95, DP 805549 at Sancrox, Parish and County of Macquarie.

Reason: Consideration of licence application for domestic jetty and boat ramp at Haydons Creek.

Contact Officer: Mr Bob Birse.

File No.: TE00 H 254.

WITHDRAWAL OF RESERVE FROM CONTROL OF **RURAL LANDS PROTECTION BOARD**

IN pursuance of the provisions of section 84 (5) of the Rural Lands Protection Act 1989, part of the reserve specified hereunder is withdrawn from the control of the Rural Lands Protection Board for the Rural Lands Protection District.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

Description

Land Board District — Taree; Rural Lands Protection District — Kempsey.

Parish Cowangara, County Macquarie, Reserve No. 103 for travelling stock. Part withdrawn, Lot 1, DP 1010873. Papers: TE90 H 26 and TE00 H 81.

REVOCATION OF RESERVES FROM SALE

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown Land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE

COLUMN 2

withdrawn from Rural Lands

Protection Board control this day.

Land District: Port The part being Lot 1, DP 1010873, Macquarie. Local Government Area: Hastings Council. Locality: Long Flat. Reserve No.: 103. Purpose: Travelling stock. Notified: 1 November 1880. File Nos: TE90 H 26 and TE00 H 81.

COLUMN 1

WAGGA WAGGA OFFICE **Department of Land and Water Conservation** Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga, NSW 2650 Phone: (02) 6921 2503 Fax: (02) 6921 1851

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown public road.

RICHARD AMERY, M.P., Minister of Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

Parish — Livingstone; County — Wynyard; Land District — Wagga Wagga; City — Wagga Wagga.

Crown public road 20.115 metres wide comprising the road separating part Lot 145, DP 757239 and Lot 44, DP 754545.

SCHEDULE 2

Roads Authority: Wagga Wagga City Council. File No.: WA01 H 139.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989. the persons whose names are specified in Column 1 of the Schedules hereunder are appointed, for the terms specified thereunder, as members of the trust boards for the reserve trusts specified opposite thereto in Column 2, which have been established and appointed as trustee of the reserves referred to opposite thereto in Column 3 of the Schedules.

RICHARD AMERY, M.P., Minister for Agriculture and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN1 Trevor HOWARD (new appointment).

COLUMN 2 COLUMN 3 Book Book Recreation Reserve Trust.

Reserve No.: 55051. Public Purpose: Public recreation. Notified: 23 December 1921. Locality: Book Book. File No.: WA79 R 8.

Term of Office

For a term commencing this day and expiring 18 July 2004.

SCHEDULE 2

COLUMN 1

DAVIS

(new

Cheryl Margaret Talmalmo Recreation appointment).

COLUMN 2 Reserve Trust.

Reserve No.: 81786. Public Purpose: Public recreation. Notified: 17 July 1959. Locality: Talmalmo. File No.: WA82 R 12.

COLUMN 3

Term of Office

For a term commencing this day and expiring 30 May 2002.

Water Conservation

WATER ACT 1912

APPLICATIONS under Part 2 of the Water Act 1912, being within a proclaimed (declared) local area under section 5 (4) of the Act.

Applications for licences, under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Murray River Valley

Gregory John POLLARD for a pump on an unnamed watercourse on WL 673, Parish of Moorna, County of Tara, for water supply for stock and domestic purposes (new licence) (Reference: 60SL085301) (GA2:499488).

Alan Robert STEPHENS and Jeanette Audrey STEPHENS for a pump on the Murray River, on Lot 1, Parish of Mourquong, County of Wentworth, for water supply for domestic purposes (new licence) (Reference: 60SL085318) (GA2:499490).

AN application under Part 2 of the Water Act 1912, being within a proclaimed (declared) local area under section 5 (4) of the Act.

An application for an authority under section 20 of Part 2 of the Water Act 1912, has been received as follows:

Murray River Valley

MEILMAN EAST PTY LTD for two pumps on the Murray River, on Lot 5544, DP 768454, Parish of Meilman, County of Taila, for water supply for domestic purposes and irrigation of 116 hectares (replacement authority due to permanent transfer of water entitlement) (Reference: 60SA008542) (GA2:499491).

Any enquiries regarding the above should be directed to the undersigned (telephone: [03] 5021 9400).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Buronga within twenty-eight (28) days of the date of this publication.

D. KERNEBONE, A/Senior Natural Resource Project Officer, Murray Region.

Department of Land and Water Conservation, PO Box 363, Buronga, NSW 2739.

WATER ACT 1912

THE Local Land Board for the land district of Blayney will, at 2.00 p.m. on Monday, 29 October 2001, at the Blayney Court House, publicly inquire as to the desirability of granting an application for a licence under Part 2 of the Water Act 1912, by CADIA HOLDINGS PTY LTD for a 100 mm centrifugal pump on the Belubula River on Lot 14, DP 750362, Parish of Blake, County of Bathurst, for water supply for mining purposes. The hearing will continue on Tuesday, 30 October 2001, if required. Any person who thinks their interests may be affected by the granting of this application may present their case at this hearing. (Reference: 70SL090617) (GA2:494361 and GA2:494362).

> DAVID THOMAS, A/Senior Natural Resource Officer, Central Western Region.

Department of Land and Water Conservation, PO Box 136, Forbes, NSW 2871, tel.: (02) 6852 1222.

WATER ACT 1912

APPLICATIONS for licences under Part 2 of the Water Act 1912, being within a proclaimed (declared) local area under section 5 (4) of the Act.

Applications for licences under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Lachlan River Valley

Laurence James KENNARD and Phillipa Kay KENNARD for a pump on Lachlan River, on Lot 84/752100, Parish of Goobothery, County of Gipps, for irrigation of 92.5 hectares (wheat, oats and sorghum) (new licence combining existing entitlement with additional entitlement — purchased by way of permanent transfer scheme) (Reference: 70SL090751) (GA2:494360).

Richard MARTIN, Gail Frances MARTIN and HORTVEST HOLDINGS PTY LTD for a pump on McHenry's Creek, on Lot 199, DP 754582, Parish of Burrangong, County of Monteagle, for water supply for irrigation of 10 hectares (new licence — allocation obtained by way of permanent transfer) (Reference: 70SL090750) (GA2:494365).

John Ross SHARWOOD for a pump on Byrnes Creek, on Lot F/29192, Parish of Groveland, County of Ashburnham, for irrigation of 3 hectares (warehousing 18 megalitres of water) (new licence — allocation obtained by way of permanent transfer scheme from existing entitlement) (Reference: 70SL090749) (GA2:494364).

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected, must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

> David THOMAS, A/Senior Natural Resource Officer, Central West Region.

Department of Land and Water Conservation, PO Box 136, Forbes, NSW 2871, tel.: (02) 6852 1222.

WATER ACT 1912

AN application under Part 2 within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912.

An application for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder has been received from:

Murrumbidgee Valley

James Kenneth LENEHAN for two bywash dams on Cooneys Creek, Portions 264 and 576, Parish of Cullinga, County of Harden, for a water supply for stock and domestic purposes and the irrigation of 10 hectares (lucerne) (new licence) (Reference: 40SL70346).

This application is duly advertised as a necessary procedure to enable refusal, as required by the Water Act 1912.

The applications are to be refused following the introduction of a statutory embargo on the issue of new licences for irrigation purposes due to resource sustainability.

Any enquiries regarding the above should be directed to the undersigned (telephone: [02] 6953 0700).

Formal objections to the application specifying the grounds thereof, may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged with the Department's Regional Director at Leeton within the twenty-eight (28) days as fixed by the Act.

S. F. WEBB, Resource Access Manager, Murrumbidgee Region.

Department of Land and Water Conservation, PO Box 156, Leeton, NSW 2705.

WATER ACT 1912

APPLICATIONS for licences under the section 10 of Part 2 of the Water Act 1912, as amended, has been received as follows:

Allan Jeffrey McPAUL and Barry James McPAUL for a pump on Wolumla Creek being 431/856159, Parish of Wolumla, County of Auckland, for the irrigation of 8 hectares (pasture)(new licence) (Reference: 10SL56153) (GA2:509126) (Lodged under the 1998 NSW Water Amnesty).

John COSTIN and Norma COSTIN for a pump on Punkally Creek being 1/1010789, Parish of Wagonga, County of Dampier, for the irrigation of 8 hectares (pasture) (new licence) (Reference: 10SL56024) (GA2:509125) (Lodged under the 1998 NSW Water Amnesty).

Richard Douglass INGRAM for a pump on Coolumbooka River being 50/264454, Parish of Bombala, County of Wellesley, for stock and domestic purposes (new licence) (Reference: 10SL56328) (GA2:493026) (Lodged under the 1998 NSW Water Amnesty). Written objections specifying grounds thereof must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

> Natural Resource Project Officer, Sydney/South Coast Region.

Department of Land and Water Conservation, PO Box 3935, Parramatta, NSW 2124.

WATER ACT 1912

APPLICATIONS under Part 8, being within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912.

Applications for approval of controlled works under section 167 within the proclaimed (declared) local area described hereunder have been received as follows:

Namoi River Valley

Helen BELL, Gail MILLER and Jennifer MARTYN for controlled works consisting of an earthen levee on the Spring Creek Floodplain on Lot 251/709089 and Crown Roads, Parish of Bobbiwaa, County of Jamison, on the property known as "Gruie" for prevention of inundation of land (Reference: 90CW810893).

Ross LAMPE for controlled works consisting of existing and proposed earthen levees on the Spring Creek Floodplain on Lot 2/716262, Lot 87/753906, Lot 125/753906 and Lot 126/ 753906 and Crown Road, Parish of Bobbiwaa, County of Jamison, on the property known as "Bobbiwaa South" for prevention of inundation of land (Reference: 90CW810892) (GA2:493676).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Department's Resource Access Manager at Tamworth by 9 November 2001.

Plans showing the location of the works referred to in the above application may be viewed at the Tamworth or Narrabri Offices of the Department of Land and Water Conservation.

> GEOFF CAMERON, Manager, Resource Access.

Department of Land and Water Conservation, PO Box 550, Tamworth, NSW 2340.

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0197)

No. 1815, Norman Edward SLAPE, Marian Rose O'BRIEN and Reginald Thomas O'BRIEN, area of 11 units, for Group 1 minerals, dated 3 October, 2001. (Inverell Mining Division).

(T01-0199)

No. 1816, WALLARAH MINERALS PTY LTD (ACN 002 503 399), area of 5 units, for Group 2 minerals, dated 5 October, 2001. (Sydney Mining Division).

EDWARD OBEID, M.L.C., Minister for Mineral Resources

NOTICE is given that the following application for renewal has been received:

(T97-1287)

Exploration Licence No. 5393, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 27 units. Application for renewal received 5 October, 2001.

EDWARD OBEID, M.L.C., Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T96-1269)

Exploration Licence No. 5315, JERVOIS MINING N.L. (ACN 007 626 575), County of Macquarie, Map Sheet (9434), area of 1 unit, for a further term until 24 June, 2003. Renewal effective on and from 18 September, 2001.

(T98-1197)

Exploration Licence No. 5585, AUSTMINEX N.L. (ACN 005 470 799), County of Gordon, Map Sheet (8632), area of 4 units, for a further term until 29 June, 2003. Renewal effective on and from 2 October, 2001.

EDWARD OBEID, M.L.C., Minister for Mineral Resources

WITHDRAWAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been withdrawn:

(C97-0391)

Coal Lease No. 187 (Act 1973), THE LITHGOW VALLEY COLLIERY CO PTY LTD (ACN 000 002 415), Parish of Marrangaroo, County of Cook, Map Sheet (8931-3-S), area of 13.03 hectares. The authority ceased to have effect on 28 August, 2001.

> EDWARD OBEID, M.L.C., Minister for Mineral Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T00-0618)

Exploration Licence No. 5383, WESTERN RED QUARRIES PTY LTD (ACN 090 152 828), County of Ashburnham, Map Sheet (8431), area of 6 units. Cancellation took effect on 3 October, 2001.

(T97-1292)

Exploration Licence No. 5394, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Blaxland, Map Sheet (8032, 8033), area of 21 units. Cancellation took effect on 5 October, 2001.

(T98-1249)

Exploration Licence No. 5647, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Blaxland, Map Sheet (8032), area of 10 units. Cancellation took effect on 5 October, 2001.

> EDWARD OBEID, M.L.C., Minister for Mineral Resources

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(C98-2722)

Petroleum Exploration Licence No. 267, SYDNEY GAS OPERATIONS PTY LTD (ACN 079 838 136).

Description of area cancelled:

Sydney 1:1,000,000 Sheet.

Blocks 13, 85, 377, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460 and 461.

Part cancellation takes effect from the date of this Government Gazette.

EDWARD OBEID, M.L.C., Minister for Mineral Resources

EXPIRY

Private Lands Lease No. 500 (Act 1906), THE LITHGOW VALLEY COLLIERY CO PTY LTD (ACN 000 002 415).

Parish of Lett, County of Cook. This title expired on 12 June, 1997.

EDWARD OBEID, M.L.C., Minister for Mineral Resources

Department of Urban Affairs and Planning

Drummoyne Local Environmental Plan 1986 (Amendment No 54)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S01/00656/S69)

ANDREW REFSHAUGE, M.P., Minister for Urban Affairs and Planning Clause 1 Drummoyne Local Environmental Plan 1986 (Amendment No 54)

Drummoyne Local Environmental Plan 1986 (Amendment No 54)

1 Name of plan

This plan is *Drummoyne Local Environmental Plan 1986 (Amendment No 54)*.

2 Aims of plan

This plan aims to allow, with the consent of the City of Canada Bay Council, the carrying out of development of the land for the purpose of a motor showroom.

3 Land to which plan applies

This plan applies to Lots 12 and 13, Section 1, DP 1117 and Lots 1 and 2, DP 723685, being land known as 25–27 Regatta Road, Five Dock.

4 Amendment of Drummoyne Local Environmental Plan 1986

Drummoyne Local Environmental Plan 1986 is amended by inserting at the end of Schedule 7 the following matter:

Lots 12 and 13, Section 1, DP 1117 and Lots 1 and 2, DP 723685, being land known as 25–27 Regatta Road, Five Dock—motor showroom.

8560

Hurstville Local Environmental Plan 1994 (Amendment No 29)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the Environmental Planning and Assessment Act 1979. (S01/01018/S69)

ANDREW REFSHAUGE, M.P., Minister for Urban Affairs and Planning

e01-236-p01.809

Clause 1 Hurstville Local Environmental Plan 1994 (Amendment No 29)

Hurstville Local Environmental Plan 1994 (Amendment No 29)

1 Name of plan

This plan is Hurstville Local Environmental Plan 1994 (Amendment No 29).

2 Aims of plan

This plan aims to zone the land to which this plan applies to the Residential Zone under Hurstville Local Environmental Plan 1994.

3 Land to which plan applies

This plan applies to land identified as Lot 100, DP 1020435, being part of Blackbutt A venue, Lugamo, as shown coloured light pink and edged heavy black on the map marked "Hurstville Local Environmental Plan 1994 (Amendment No 29)" deposited in the office of Hurstville City Council.

4 Amendment of Hurstville Local Environmental Plan 1994

Hurstville Local Environmental Plan 1994 is amended by inserting in appropriate order in the definition of **the map** in clause 5 (1) the following words:

Hurstville Local Environmental Plan 1994 (Amendment No 29)

Lake Macquarie Local Environmental Plan 1984 (Amendment No 169)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N00/00306/S69)

ANDREW REFSHAUGE, M.P., Minister for Urban Affairs and Planning

e01-257-p01.809

Clause 1

Lake Macquarie Local Environmental Plan 1984 (Amendment No 169)

This plan is Lake Macquarie Local Environmental Plan 1984 (Amendment No 169).

2 Aims of plan

This plan aims:

- (a) to adjust the boundaries between zones so as to enable the more appropriate preservation of sensitive land at Estelville for environmental protection purposes, and
- (b) to adjust the boundaries between zones so as to enable the more appropriate use of certain land at Estelville for residential purposes, and
- (c) to rezone certain land at Estelville so as to enable the provision of a wider range of residential buildings at greater densities near an activity centre, and
- (d) to rezone certain land at Estelville so as to enable the carrying out of development for the purpose of an activity centre that will encourage a diverse range of residential buildings, a focus for community activities and buildings, local employment opportunities and local retail and service opportunities.

3 Land to which plan applies

This plan applies to land in the City of Lake Macquarie, being land fronting George Booth Drive, Estelville, as shown edged heavy black on the map marked "Lake Macquarie Local Environmental Plan 1984 (Amendment No 169)" deposited in the office of Lake Macquarie City Council.

¹ Name of plan

Lake Macquarie Local Environmental Plan 1984 (Amendment No 169) Clause 4

4 Amendment of Lake Macquarie Local Environmental Plan 1984

Lake Macquarie Local Environmental Plan 1984 is amended:

(a) by inserting in appropriate order in the definition of *the map* in clause 7 (1) the following words:

Lake Macquarie Local Environmental Plan 1984 (Amendment No 169)

(b) by inserting at the end of Schedule 5 in Columns 1 and 2, respectively, the following matter:

So much of Lot 104, DP 1000408, George Booth Drive, Estelville, as is shown edged heavy black and lettered "3 (a)" on the map marked "Lake Macquarie Local Environmental Plan 1984 (Amendment No 169)". The total gross floor area of retail development is not to exceed 10,000 square metres.

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q99/00010/PC)

ANDREW REFSHAUGE, M.P., Minister for Urban Affairs and Planning

e01-012-p01.840

Clause 1

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

1 Name of plan

This plan is the Queanbeyan Local Environmental Plan 1998 (Amendment No 22).

2 Aims of plan

This plan aims:

- (a) to reclassify Council owned land, presently zoned for car parking, as operational land, and
- (b) to permit, under certain conditions, additional types of development on land zoned for car parking purposes, and
- (c) to undertake minor zone boundary adjustments.

3 Land to which plan applies

This plan applies to certain land within the City of Queanbeyan, including land comprising Jewel's carpark, Crawford Street carpark, Woolworths carpark, Lowe Street carpark, Morisset Street carpark and Rutledge Street carpark, as shown edged heavy black on the map marked "Queanbeyan Local Environmental Plan 1998 (Amendment No 22)" deposited in the office of Queanbeyan City Council.

4 Amendment of Queanbeyan Local Environmental Plan 1998

Queanbeyan Local Environmental Plan 1998 is amended as set out in Schedule 1.

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 40A

Insert after clause 40:

40A Development of car parks

- (1) In addition to development that is allowed under clause 40, development for the purpose of the following is allowed, with the consent of the Council, on land within Zone 5 (a) where the nominated use of the land, as indicated on the map, is parking:
 - (a) bus stations,
 - (b) clubs,
 - (c) commercial premises,
 - (d) community facilities,
 - (e) convenience stores,
 - (f) drive-in take-away food shops,
 - (g) entertainment facilities,
 - (h) laundromats,
 - (i) medical centres,
 - (j) public buildings,
 - (k) recreation facilities,
 - (l) restaurants,
 - (m) shops,
 - (n) take-away food shops.
- (2) The Council may grant development consent to the carrying out of development referred to in subclause (1) only if it is satisfied that:
 - (a) there will be no reduction in the number of existing parking spaces provided on the land, and
 - (b) a traffic study has been prepared to assess the impact of the proposed development on the local road network, and

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

Schedule 1	Amendments
------------	------------

- (c) any additional car parking as required by the development is to be provided on the land, and
- (d) the development complies with any design criteria or floor space ratio contained in this plan, and
- (e) the development complies with any urban design guidelines, car parking strategy or development control plan adopted by the Council, and
- (f) the development will maintain any existing easements and rights of way for vehicular and pedestrian access, and
- (g) the use of the site does not prevent or inhibit the site from being used for the special use identified for the land on the map.

[2] Schedule 1 Dictionary

Insert in appropriate order at the end of the definition of *the map*:

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

[3] Schedule 6 Classification and reclassification of public land as operational land

Insert in Part 2 of the Schedule:

5 Erin Street, Queanbeyan, being Lot 3, DP 717706, 155A Crawford Street, Queanbeyan, being Lot 1, DP 714419, 151A Crawford Street, Queanbeyan, being Lot 12, DP 715626, 151B Crawford Street, Queanbeyan, being Lot 2, DP 724766, 16 Morisset Street, Queanbeyan, being Lot 2, DP 702120, 26 Morisset Street, Queanbeyan, being Lot 3, DP 556476, Lot 22, DP 575063, Lot 62, DP 630941, Lot 52, DP 630944, Lot 22, DP 713562, Lot 12, DP 606914, Lot 201, DP 601279, 251 Crawford Street, Queanbeyan, being Lot 1, DP 873175, 50 Lowe Street, Queanbeyan, being Lot 22, DP 550226, Lots 1 & 2, DP 856523, Lot 1, DP 748338, Lots 1 & 2, DP 806157, 9G Morisset Street, Queanbeyan, being Lot 22, DP 544753, Lot 24, DP 545522, Lot A, DP 371908, Lot 2, DP 239955, Lot 142, DP 540498, Part Lot 13 & Part Lot 8 Sec 24, DP 758862, Lot 13, DP 544916, Lot 15, DP 543424, Lot 9, DP 530627, Lot 3, DP 239955, Lot 19, DP 544636, Lot 11,

Queanbeyan Local Environmental Plan 1998 (Amendment No 22)

Amendments

Schedule 1

DP 543425, Lots 5 & 9, DP 239955, Lot 26, DP 544107, 24A Rutledge Street, Queanbeyan, being Part Lot 5 & Part Lot 1, DP 241551, Part Lot 51, DP 615125, Part Lot 2, DP 1007933, Lot 1, DP 1007933 and 24 Rutledge Street, Queanbeyan, being Lots 41 & 42, DP 615038, as shown edged heavy black on the map marked "Queanbeyan Local Environmental Plan 1998 (Amendment No 22)" deposited in the office of the Council.
Ryde Local Environmental Plan No 117

*under t*he

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S01/01112/S69)

ANDREW REFSHAUGE, M.P., Minister for Urban Affairs and Planning

e01-213-p01.809

Page 1

Clause 1 Ryde Local Environmental Plan No 117

Ryde Local Environmental Plan No 117

1 Name of plan

This plan is Ryde Local Environmental Plan No 117.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to various zones under *Ryde Planning Scheme Ordinance*, and
- (b) to provide for development of part of the land for the purposes of an integrated horticultural centre and associated facilities.

3 Land to which plan applies

- (1) To the extent that this plan rezones land, it applies to land situated in the City of Ryde, at North Ryde, Marsfield, Macquarie Park and Ryde, as shown by distinctive colouring, edging and lettering on Sheets 1–7 of the map marked "Ryde Local Environmental Plan No 117" deposited in the office of the Council of the City of Ryde.
- (2) To the extent that this plan provides for the carrying out of development for the purposes of an integrated horticultural centre and associated facilities, it applies to land at Lane Cove Road, North Ryde, as shown by distinctive colouring and edging and lettered 3 (f) on Sheet 3 of that map.

4 Amendment of Ryde Planning Scheme Ordinance

Ryde Planning Scheme Ordinance is amended as set out in Schedule 1.

Ryde Local Environmental Plan No 117

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 3 Definitions

Insert in appropriate order in the definition of *scheme map* in clause 3 (1): Ryde Local Environmental Plan No 117

[2] Clause 72Y

Insert after clause 72X:

72Y Development of certain land—Lane Cove Road, North Ryde

- (1) This clause applies to land at Lane Cove Road, North Ryde, as shown by distinctive colouring and edging and lettered 3 (f) on Sheet 3 of the map marked "Ryde Local Environmental Plan No 117" deposited in the office of the Council.
- (2) Despite any other provision of the Ordinance, the Council may consent to the development of the land to which this clause applies for the purposes of the following:
 - (a) an integrated horticultural centre, including display gardens, research, education and training facilities and horticultural and gardening exhibitions,
 - (b) retail, commercial and broadcasting facilities and exhibitions either directly associated with the horticulture centre or for the promotion of aspects of horticulture, gardening and the environment,
 - (c) use of the display gardens for small scale entertainment activities, such as outdoor theatre, storytelling and musical recitals,
 - (d) restaurant/café for use by patrons of the centre.

Roads and Traffic Authority

ROADS ACT 1993

Notice under Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance to the Road Transport (Mass, Loading and Access) Regulation 1996, make the Notice set forth hereunder.

PAUL FORWARD, Chief Executive, Roads and Traffic Authority

Amendments

The Class 3 Semi-trailer Exemption Notice 1999, published in *Government Gazette* No. 59 of 14 May 1999 at pages 3322–3323, is amended;

- (a) Omit the matter
 - "3.3 Class 3 semi-trailer not to be used for livestock

A semi-trailer to which this notice applies cannot be used to carry livestock."

- (b) Insert the matter
 - "3.3 Class 3 semi-trailers and crates for livestock require a specific permit

A semi-trailer or crate for transporting livestock may exceed 13.7 metres, but not 14.63 metres in length, if operated in accordance with a specific permit issued by the Roads and Traffic Authority.

Note: The conditions of the specific permit limit the stock crate to:

- 2.1 metres in height;
- a single deck for transporting cattle or horses;
- two decks for transporting sheep or pigs; and
- when transporting sheep or pigs on two decks, the lower deck must be fully loaded before the upper deck is used.

OFFICIAL NOTICES

ROADS ACT 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

BALRANALD SHIRE COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access)Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

DES BILSKE, General Manager, Balranald Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Balranald Shire Council B-Double Notice No.3 2001.

2. Commencement

This Notice takes effect on the date of Gazettal

3. Effect

This Notice remains in force until 5th July 2006 unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double Routes within the Balranald Shire Council

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	Piper St, Balranald	Sturt Highway (SH14)	O'Connor St	

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Moruya in the Eurobodalla Shire Council Area

THE Roads and Traffic Authority of New South Wales dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

D. J. LORSCHY, Manager, Statutory Processes, Roads and Traffic Authority of New South Wales.

SCHEDULE

All those pieces or parcels of land situated in the Eurobodalla Shire Council area, Parishes of Tomaga and Moruya, Counties of St Vincent and Dampier, shown as: Lot 11 Deposited Plan 529266; and

Lots 6 and 7 Deposited Plan 852819.

(RTA Papers: 1/145.1221).

ROADS ACT 1993 Section 10

Notice of Dedication of Land as Public Road at Dignams Creek and Tilba in the Eurobodalla Shire Council Area

THE Roads and Traffic Authority of New South Wales dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

D. J. LORSCHY, Manager, Statutory Processes, Roads and Traffic Authority of New South Wales.

SCHEDULE

All those pieces or parcels of land situated in the Eurobodalla Shire Council area, Parish of Narooma and County of Dampier, shown as:

Lots 52 and 53 Deposited Plan 748941;

Lots 11, 12 and 13 Deposited Plan 709609; and Lots 22 to 26 inclusive Deposited Plan 709610.

(RTA Papers: FPP 1/145.1812).

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Woolloomooloo in the South Sydney City Council Area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the interests in land described in the schedule below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

D. J. LORSCHY,

Manager, Statutory Processes, Roads and Traffic Authority of New South Wales.

SCHEDULE

Interests in land

Easements in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Information NSW, over the land described below, within the sites shown by letters [E] and [F] on Deposited Plan 1012489, and described thereon as a "proposed easement for rock anchors var. width" and limited in height as shown on Deposited Plan 1012489 and unlimited in depth.

Land Burdened

Part of the land in Certificates of Title 1/79587 and 11/135848, said to be in the possession of Eastermead Pty Limited (registered proprietor) and Citibank Limited (mortgagee);

part of the land in Certificate of Title 12/259555, said to be in the possession of Irena Kate Forbes (registered proprietor) and Westpac Banking Corporation (mortgagee); and

part of the land in Certificate of Title 13/259555, said to be in the possession of Lincoln Van Ummersen (registered proprietor).

(RTA Papers 97M3422)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Urunga and Valla in the Bellingen Shire Council Area

THE Roads and Traffic Authority of New South Wales dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

D. J. LORSCHY,

Manager, Statutory Processes, Roads and Traffic Authority of New South Wales.

SCHEDULE

All those pieces or parcels of land situated in the Bellingen Shire Council area, Parish of Newry and County of Raleigh, shown as:

Lot 1 Deposited Plan 228382;

Lots 12 and 13 Deposited Plan 856772; and Lot 3 Deposited Plan 552346.

(RTA Papers 97M2167)

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Newcastle City Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of Parts of The John Renshaw Drive and the Sydney/Newcastle Freeway Extension at Beresfield

I, the Minister for Roads, pursuant to sections 46, 49, 54 and 67 of the Roads Act 1993, by this order -

- 1. dedicate as public road the land described in Schedules 1 and 2 under;
- 2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
- 3. declare to be a controlled access road the said main road described in Schedules 2 and 3 and the main road described in Schedule 4 under;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 5 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY, MP., Minister for Roads

SCHEDULE 1

All those pieces or parcels of land situated in the Newcastle City Council area, Parish of Hexham and County of Northumberland shown as:

Lots 53 and 54 Deposited Plan 879741; Lots 108 and 109 Deposited Plan 846451; and Lot 24 Deposited Plan 846450.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown on RTA Plan 0588 325 AC 0105.

SCHEDULE 2

All those pieces or parcels of land situated in the Newcastle City Council area, Parish of Hexham and County of Northumberland shown as:

Lot 51 Deposited Plan 1002167;

Lots 103, 104, 106 and 107 Deposited Plan 846451;

Lots 6 and 7 Deposited Plan 847676;

Lot 31 Deposited Plan 870411; and

Lot 17 Deposited Plan 846450.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown on RTA Plan 0588 325 AC 0105.

SCHEDULE 3

All that piece or parcel of public road situated in the Newcastle City Council area, Parish of Hexham and County of Northumberland shown as Lot 52 Deposited Plan 879741 and shown on RTA Plan 0588 325 AC 0105.

SCHEDULE 4

All those pieces or parcels of main road situated in the Newcastle City Council area, Parish of Hexham and County of Northumberland shown as:

Lot 105 Deposited Plan 846451;

Lot 1 Deposited Plan 549291;

Lot 10 Deposited Plan 583820; and

Lot 162 Deposited Plan 548973.

The above Lots are all shown on RTA Plan 0588 325 AC 0105.

SCHEDULE 5

Between the points A and B; between the points C and D; and between the points E and F; all shown on RTA Plan 0588 325 AC 0105.

(RTA Papers 325.1787)

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF SHELLHARBOUR, AT BLACKBUTT (Landcom Precinct 282): Contract Number 964375S4, Project Number 3001236. Lines 1-3, inclusive and their appurtenant junctions, sidelines and inlets serving ALBATROSS DRIVE, LORIKEET PLACE, PLOVER PLACE.

CITY OF WOLLONGONG, AT HORSLEY (Mt Vista Estate Stage 6): Contract Number 935290S1, Project Number 3001127. Lines 1-10, inclusive and their appurtenant junctions, sidelines and inlets serving MELROSE WAY, ROBINS CREEK DRIVE, HELENA CRESCENT.

CITY OF WOLLONGONG, AT AUSTINMER: Contract Number 970463S8, Project Number 3001929. Lines 1-4, inclusive and their appurtenant junctions, sidelines and inlets serving MOUNTAIN ROAD, LAWRENCE HARGRAVE DRIVE.

CITY OF SHELLHARBOUR, AT WARILLA: Contract Number 970656S7, Project Number 3002461. Sideline 1, inclusive and its appurtenant junctions, sidelines and inlets serving WILLIAM AVENUE.

CITY OF WOLLONGONG, AT RUSSELL VALE: Contract Number 970567SB, Project Number 3002199. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving MORETON STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MARGARET McTAINSH, Developer Activity Officer

12th October 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CAMDEN COUNCIL, AT ELDERSLIE: Contract Number 970893S6, Project Number 3002118, Line 1, inclusive and it's appurtenant junctions, sidelines and inlets serving PURCELL STREET.

CAMPBELLTOWN COUNCIL, AT MINTO: Contract Number 972026SB, Project Number 3002550. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving PEMBROKE ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MITCHELL HOFFMANN, Developer Activity Officer Urban Development Liverpool Regional Office

12th October 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF LIVERPOOL, AT CASULA: Contract Number 963358SB, Project Number 3001752. Line 1, 2 and 3, inclusive and its appurtenant junctions, sidelines and inlets serving identified properties in LINDSAY STREET and lots accessed by right of carriageway off LINDSAY STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

> PETER ALLEN, Developer Activity Officer Liverpool Commercial Centre

12th October 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

WOLLONDILLY SHIRE, AT PICTON: Sewer mains, as detailed in Plan Nos 420064 Sheets 1, 2 and 3 are now laid and capable of servicing identified properties in KYEEMA STREET (house nos: 9, 11, 13, 15, 17, 19, 21, 23, 25, 27, 29, 31, 33, 35 and 37 only).

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

GEORGE DENNIS SMITHER, Asset Solutions Sydney Water Corporation

12th October 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

BAULKHAM HILLS SHIRE, AT BAULKHAM HILLS: Contract Number 965675S9, Project Number 3001962. Lines 1 to 5 inclusive and their appurtenant junctions, sidelines and inlets serving ASHBURN PLACE, OSPREY TERRACE and RONANBRAE CRESCENT.

BAULKHAM HILLS SHIRE, AT BAULKHAM HILLS: Contract Number 968674S4, Project Number 3001961. Lines 1 to 4 and property connection sewer 1 inclusive and their appurtenant junctions, sidelines and inlets serving GLENVIEW CLOSE, MIDDLEBROOK RISE, OSPREY TERRACE, RONANBRAE CRESCENT and EDGEWATER DRIVE.

BAULKHAM HILLS SHIRE, AT ROUSE HILL: Contract Number 968559SA, Project Number 3001943. Lines 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets serving CARNOUSTIE STREET and PRESTWICK AVENUE. BAULKHAM HILLS SHIRE, AT ROUSE HILL: Contract Number 96858255, Project Number 3001922. Lines 1 to 8 inclusive and their appurtenant junctions, sidelines and inlets serving NANTUCKET PLACE, GLEN ABBEY STREET, GREEN HILLS DRIVE and CARNOUSTIE STREET.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968242S8, Project Number 3001584. Lines 1 to 5 inclusive and their appurtenant junctions, sidelines and inlets serving WILDROSE STREET, PRESIDENT ROAD and CORAL CRESCENT.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968428S4, Project Number 3001882. Lines 1 to 6 inclusive and their appurtenant junctions, sidelines and inlets serving KOALA PLACE, MEREDITH AVENUE, RADCLIFFE PLACE, YORK ROAD and FUTURE ROAD.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 96854558, Project Number 3001937. Lines 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets serving PROPOSED ROAD and BALLYMENA WAY.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968342S3, Project Number 3001592. Lines 1 to 8 inclusive and their appurtenant junctions, sidelines and inlets serving SMALLS CREEK WAY, GUARDIAN AVENUE and COMET CIRCUIT.

BLACKTOWN CITY, AT BLACKTOWN: Contract Number 968729S6, Project Number 3001651. Line 1, property connection sewer 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets FOURTH AVENUE.

BLACKTOWN CITY, AT QUAKERS HILL: Contract Number 968911SA, Project Number 3001463. Lines 1 inclusive and its appurtenant junctions, sidelines and inlets CAMILLERI AVENUE and BURDEKIN ROAD.

HOLROYD CITY, AT GIRRAWEEN: Contract Number 968330SB, Project Number 3001650. Line 1 inclusive and its appurtenant junctions, sidelines and inlets MACKLIN STREET and MAGOWAR ROAD.

HOLROYD CITY, AT GIRRAWEEN: Contract Number 974868S9, Project Number 3002322. Property connection sewer 1 inclusive and its appurtenant junctions, sidelines and inlets MAGOWAR ROAD and TARGO ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

VICKI MAWBY, Developer Activity Officer

12th October 2001.

WATER MAINS

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

CITY OF SHELLHARBOUR, AT BLACKBUTT (Landcom Precinct 282): Contract Number 964375S4, Project Number 3001236. Water mains are now laid and capable of serving identified properties in ALBATROSS DRIVE, LORIKEET PLACE, PLOVER PLACE.

CITY OF WOLLONGONG, AT HORSLEY (Mt Vista Estate Stage 6): Contract Number 935290W5, Project Number 1000461. Water mains are now laid and capable of serving identified properties in ROBINS CREEK DRIVE, MELROSE WAY, HELENA CRESCENT.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MARGARET McTAINSH, Developer Activity Officer

12th October 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

CITY OF LIVERPOOL, AT CASULA: Contract Number 963358W3, Project Number 1000759. Water mains are now laid and capable of serving identified properties in LINDSAY STREET and lots accessed by right of carriageway off LINDSAY STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

PETER ALLEN, Developer Activity Officer Liverpool Commercial Centre

12th October 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

BAULKHAM HILLS SHIRE, AT BAULKHAM HILLS: Contract Number 968674W8, Project Number 1000866. Water mains are now laid and capable of serving identified properties at GLENVIEW CLOSE, MIDDLEBROOK RISE, OSPREY TERRACE and EDGEWATER DRIVE.

BAULKHAM HILLS SHIRE, AT BAULKHAM HILLS: Contract Number 968675W1, Project Number 1000867. Water mains are now laid and capable of serving identified properties at RONANBRAE CRESCENT, GLENVIEW CLOSE, OSPREY TERRACE, ROAD NO 12 and EDGEWATER DRIVE.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968242W0, Project Number 7000101. Recycled water mains are now laid and capable of serving identified properties at WILDROSE STREET, PRESIDENT ROAD and CORAL CRESCENT.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968242W0, Project Number 1000681. Water mains are now laid and capable of serving identified properties at WILDROSE STREET, PRESIDENT ROAD and CORAL CRESCENT.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968342W7, Project Number 1000688. Water mains are now laid and capable of serving identified properties at COMET CIRCUIT, SMALLS CREEK WAY and GUARDIAN AVENUE.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968342W7, Project Number 7000103. Recycled water mains are now laid and capable of serving identified properties at COMET CIRCUIT, SMALLS CREEK WAY and GUARDIAN AVENUE.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968887W7, Project Number 7000086. Recycled water mains are now laid and capable of serving identified properties at SENTINEL AVENUE and ROAD NO 2.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: Contract Number 968887W7, Project Number 1000570. Recycled water mains are now laid and capable of serving identified properties at SENTINEL AVENUE and ROAD NO 2.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

VICKI MAWBY, Developer Activity Officer

12th October 2001.

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, MP, Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the *Aboriginal Land Rights Act 1983*, that the lands described in the Schedule below and vested in the Nowra Local Aboriginal Land Council, be exempt from the payment of rates under the *Local Government Act 1993*.

> A REFSHAUGE, MP, Minister for Aboriginal Affairs

SCHEDULE

LGA – Shoalhaven City Council

Being

Lot No.	DP No.	Other No.	Address
450, 451	1003882		Braidwood Road, Yerriyong
449	47239		Yalwal Road, Nowra
425	720906		Depot Road, West Nowra
426	720906		Rainford Road, West Nowra
432	723151		Yalwal Road, West Nowra
	755916	Portion 65	Burrier Road, Burrier
	755916	Portion 76	Ph Buangla, Burrier Road Burrier
	755975	Portion 31	Yerriyong Road, Yerriyong
177	823203		Hames Road, Parma
178	823203		Hames Road, Parma
444	823204		Princess Highway, Nowra Hill
2	880423		Braidwood Road,
			Yerriyong

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977 and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 8 and 51 of the Anti-Discrimination Act 1977 to Port Stephens Council to designate and recruit for two traineeship positions for Indigenous people. The exemption will remain in force for a period of 5 years from the date given.

Dated this 5th day of October 2001.

BOB DEBUS, M.P., Attorney General

CHARITABLE TRUSTS ACT 1993

Order under Section 12 Proposed Cy-pres Scheme Relating to the Estate of the late Constance Janet Wilcox

THE deceased, Constance Janet Wilcox, died on 12 October 1989. In her will for which probate was granted on 29 January 1990, the testatrix made the following bequest of the balance of her residuary estate on trust:

> "...to pay and transfer the same equally between the Multiple Sclerosis Society of New South Wales for the purposes of that Society and the Australian Arthritis and Rheumatism Foundation for research into arthritic and rheumatic diseases".

There has never been an organisation named 'The Australian Arthritis and Rheumatism Foundation'. There is currently in existence a body known as 'The Arthritis Foundation of New South Wales' which, in 1982 when the will was made, was known as 'The Arthritis and Rheumatism Council'. In 1985 that organisation's name was changed to 'The Arthritis Foundation of Australia (NSW)' and changed again to its present name in 1991. The Arthritis Foundation of New South Wales is the only charity actively working in New South Wales to assist people with arthritis.

The Solicitor General has formed the view that the gift to The Australian Arthritis and Rheumatism Foundation (a non-existent entity) in the testatrix's will is a gift for charitable purposes and has approved a recommendation that the Attorney General establish a cy-pres scheme pursuant to section 12(1)(a) of the Charitable Trusts Act 1993.

The scheme is to be applied to give effect to the gift cypres to be held on trust and applied to the benefit of the Arthritis Foundation of New South Wales.

Therefore, pursuant to section 12 of the Charitable Trusts Act 1993, I hereby order that the gift to The Australian Arthritis and Rheumatism Foundation be amended cy-pres to give it effect for the benefit of the Arthritis Foundation of New South Wales in accordance with the terms of the testatrix's will, such order to take effect 21 days after its publication in the *Government Gazette*, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order: 9 October 2001.

RICHARD COGSWELL, SC, Acting Solicitor General Under delegation from the Attorney General

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Wagga Wagga 10.00 a.m. 20 May 2002 (2 weeks) in lieu of 27 May 2002 (2 weeks)

Dated this 4th day of October 2001.

R. O. BLANCH, Chief Judge

DISTRICT COURT OF NEW SOUTH WALES

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Griffith 10.00 a.m. 18 February 2002 (2 weeks) in lieu of 8 April 2002 (3 weeks)

Dated this 10th day of October 2001.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT, 1973

PRACTICENOTENO.33

CASE MANAGEMENT OF CIVIL ACTIONS

1. Commencement and Application of this Practice Note:

- 1.1 This Practice Note is issued as a direction under section 68A of the District Court Act, 1973 and replaces Practice Note No. 33 and will apply from 1 January, 2002.
- 1.2 This Practice Note applies to actions in the General List commenced on or after 1 January, 2002. It will not apply to the following actions:

1.2.1 Specialist Lists actions

The Court maintains the following 4 specialist lists of contested actions:

Construction List	Actions that are mentioned in Part 24A rule 3 of the Rules (Building and Engineering).
Commercial List	Actions that are mentioned in Part 24B rule 2 of the Rules (Commercial), but without the restriction to actions of 2 days or more hearing time.
Defamation	Any case in which defamation is alleged.
Family Relationships List	As defined in Practice Note No. 46.

Actions in these specialist lists will be directly Judge managed from the time of commencement or from the time of entry into the list under the existing rules and Practice Notes applicable to those specialist lists. In all these lists Court time standards, timetables and Court orders will apply and be strictly enforced.

- 1.2.2 <u>Actions in the "Not ready List"</u>: The Court will maintain a "Not Ready List". Entry to that list is governed by Practice Note No. 40.
- 1.2.3 Actions accepted by the List Judge as requiring special management outside the Court's 12 month time standard. (See 5.5.2.)
- 1.2.4 <u>Appeals</u>: Appeals to the Court are not included in any of the Lists, and continue to be "managed" under the same procedures as in the past.

- 1.2.5 <u>Statements of Liquidated Claim</u>: Debt-collecting proceedings are not managed. An action commenced by statement of liquidated claim is not included in any List until defended; it is then immediately entered in the General List (or, as under, in the Commercial or Construction List). If, 6 months after commencement, there is no defence, and no default judgment or other finalising activity, the action is deemed to be dismissed.
- 1.2.6 Ordinary Statement of Claim, undefended: The plaintiff proceeds by order for judgment, listing for assessment, etc., as in the past, and the action is then removed from its List.
- 1.2.7 <u>Country matters</u>: With the exception of Newcastle, Wollongong and Gosford this Practice Note does not apply to matters commenced in the country. There are directions in place for country sittings.

2. Entry into Specialist Lists:

- 2.1 If the plaintiff endorses a statement of claim for any of the Specialist Lists and the action appears, on the face of it, to be suitable for such a List, it will be placed immediately into the appropriate List. All other ordinary statement of claim matters are placed immediately into the General List.
- 2.2 Either party can request a transfer to a Specialist List and, if the action appears, on the face of it, to be of the appropriate nature, the transfer is made without formal application. The Court retains the discretion to transfer between lists.

3. Objective of this Practice Note:

- 3.1 In accordance with the Court's published Strategic and Business Plans the Court's objective is to provide a more orderly, cost efficient and expeditious system for the final disposal of civil actions. The Plans include the aim that 90% of civil actions will be completed within 12 months of commencement and 100% within 2 years. To achieve such an aim it is necessary that *all* contested civil actions be within the Court's control from the time of commencement and that they meet the time standards set.
- 3.2 Disposal of actions within the Court's timeframes requires that actions be expeditiously prepared by the parties. This means that:
 - Actions must not be commenced until they are ready to meet the requirements of the timetable as to preparation and hearing. (If compliance with a requirement is not possible due to the statute of limitations or other special considerations the Court may, on the application of a party, vary this requirement.)
 - Plaintiffs' solicitors must accept that there is no rest period after commencement of an action, and, in general, preparations for trial must be well under way *before* commencement. Where there is a reasonable possibility of settlement, the claim should not be litigated until settlement has been adequately explored.

- Legal practitioners must advise their clients, in writing, at the time of commencing an action or filing a defence, of the Court's insistence on actions being ready when the system so requires; that the Court will dismiss actions or strike out defences where parties do not meet time standards, timetables or comply with Court orders and that problems such as plaintiffs failing to notify their solicitor of a change of address or failing to attend promptly upon medical appointments can lead to the action being dismissed.
- The onus is on the parties to advise the Court if they consider that the special needs of a case are likely to require a timetable in excess of 12 months.
- 3.3 Failure to comply
- 3.3.1 To enable the Court to meet its objectives set out above it will be necessary to insist on strict compliance with time standards, timetables and Court orders. In the event of failure to comply the Court will give parties a proper opportunity to be heard as to the reason, however, in the absence of special circumstances non-compliance is likely to result in cases being dismissed, defences being struck out or cross-claims being dismissed. It could also result in the Court refusing to make orders for the joining of parties, amendment of pleadings and for other interlocutory orders which would result in a case not fitting into the Court time standards.
- 3.3.2 The Court will impose strict costs penalties on any party or the party's legal representatives who do not comply strictly with time standards, timetables and Court orders.

4. Management of the Lists:

- 4.1 Each of the Court's Lists has a Judge allocated to control its management, but actual hearings are allocated on the hearing day to Judges from a pool common to all 5 lists.
- 4.2 The emphasis is on compelling efficient progress of actions through the system.
- 4.3 The Court's approach is that if an action cannot meet the time standards and timetables, then, in general, it should not be commenced until it can. Consequently, adjournments and extensions of deadlines are granted only in special circumstances, never for a simple failure to prepare.

5. General list requirements

5.1 <u>Time for service</u>:

The time for service of ordinary and liquidated Statements of Claim is 1 month from the date of issue.

5.2 Jury demand:

A jury demand must be filed not later than 2 months before the scheduled Status Conference. Unless there are the most exceptional circumstances the Court will not extend the time for filing a jury demand.

5.3 Service of particulars and reports:

- 5.3.1 In personal injury actions such Part 9 Particulars and supporting documents, medical reports, experts' reports etc., as are available to the plaintiff at the commencement of the action, must be served with the Statement of Claim bearing in mind the provisions of Practice Note No. 38. A schedule of documents, medical reports, expert reports, to be served with the Statement of Claim as well as the Part 9 Particulars, must be filed with the Statement of Claim. Further documents and reports must be served as they become available and in accordance with this Practice Note.
- 5.4 <u>Timetable:</u>
- 5.4.1 A timetable for the future conduct of the case is to be served upon the defendant with the Statement of Claim. If the defendant does not agree with the timetable or wishes to have additional matters added to the timetable, an amended timetable is to be served upon the solicitor for the plaintiff at least 7 days prior to the first appearance before the Court.
- 5.4.2 The timetable will include all necessary steps which the parties need to take to prepare the case for hearing together with a date on which each step must be completed. These may include discovery, interrogatories, service of reports, service of documents, service of statements, amendment of any pleadings, joinder of parties, preparation of Scott schedules or anything else which is essential so as the case will be ready to be referred to arbitration, mediation or hearing before a Judge from the Status Conference.
- 5.5 Pre-trial Conference and Status Conference:
- 5.5.1 Proceedings in the list will be managed by way of a Pre-trial Conference and a Status Conference. The Pre-trial Conference will be appointed 3 months after the filing of the Statement of Claim.
- 5.5.2 The parties may apply at the Pre-trial Conference for a matter to be Court managed in a different manner, i.e., a case which cannot be prepared within the 12 months period. If this occurs, the Registrar will refer the matter to the List Judge for further consideration and a different form of management which may include individual Judge management. It will be a matter for the List judge to determine whether a different form of management is required.
- 5.5.3 Except as provided in 5.5.4 all parties are required to attend at this Pre-trial Conference. Each party not appearing in person must be represented at the Pre-trial Conference by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made. Disputes between the parties will be dealt with or given a date for hearing of a motion; a date for the issue of subpoenae will be provided; orders generally in relation to the preparation of the case will be made and the case will be given a date for a Status Conference.
- 5.5.4 Parties may be excused from personal attendance at the Pre-trial Conference if they have filed consent orders which have been accepted by the Court as addressing all matters necessary to have the action ready for hearing.

5.5.5 Once the Court makes orders those orders must be strictly complied with.

5.6 <u>Subpoenae:</u>

Subpoenae must be issued at an early time for all relevant documents and early inspection of those documents held. Generally, further dates for the issue of subpoenae will not be allowed. It is, however, accepted that at times the need for further issue of subpoenae arises out of inspection of documents and, where this happens, the Court may grant a further short period for the issue of further subpoenae.

5.7 Advice on evidence:

The Court assumes that counsel who is to be briefed for the hearing of the matter, will be briefed at an early time for an advice on evidence or for any other necessary advice as adjournments generally will not be given on the basis that a party has received late advice from counsel that certain steps in the preparation of a case need to take place. To obtain such an adjournment, it would be necessary for the party to satisfy the Court that they had previously sought counsel's advice and that this was an additional matter.

5.8 Status Conference:

- 5.8.1 7 months after the filing of the Statement of Claim a Status Conference will be appointed. The parties must be ready at that time to take an arbitration hearing date or have their case referred to mediation or take a hearing date before a Judge. A hearing date would generally be allocated within 1 to 2 months of the Status Conference.
- 5.8.2 Adjournments will usually not be granted. If any party is not ready to take such a date then the case will be referred immediately to the List Judge to show cause why the Statement of Claim or any cross claim, should not be dismissed or any defence struck out. Parties should expect that they will be required to show cause on the day of the Status Conference or soon thereafter.
- 5.8.3 Unless orders are made at the Status Conference, the Court generally will not permit the service of any further documents, medical reports, experts' reports, amendment of Part 9 Particulars.
- 5.8.4 At the Status Conference each party must file a certificate setting out details of all documents, reports, statements and any other matters which have been served and the dates upon which they were served. They will be required to also set out any future matters which have to be attended to. If a mediation date is given the parties will also be provided with a further date either for hearing or to come before the Court to fix a hearing date.
- 5.8.5 In addition to the above matters the Court's Plans specifically provide that:
- 5.8.5.1 Any case which has not been allocated a hearing date within 18 months of the initiation of the proceedings in the Court, not counting any time in the not ready list, will be listed before a Judge of the Court to show cause why the case should not be dismissed for want of prosecution or any defence struck out or any cross claim dismissed.

5.8.5.2 Any case which has not been allocated a hearing date within 2 years of the initiation of the proceedings in the Court, not counting any time in the not ready list, can be expected to be dismissed unless a Judge of the Court has extended the time for allocation of a hearing date within the 2 year period.

6. Adjournments:

- 6.1 Cases are not to be fixed for hearing unless they are ready for hearing.
- 6.2 It is the responsibility of the legal advisers of the parties to ascertain the availability of their clients and witnesses before the hearing date is taken. Cases will not be adjourned except for very good reason.
- 6.3 If there has to be an application for an adjournment it must be made by way of Notice of Motion and affidavit in support. Such applications to be made to the List Judge at the earliest possible opportunity and before the day of hearing.
- 6.4 Applications for adjournment will generally not be heard on the day of hearing unless there are exceptional circumstances. All such applications are to be listed before the List Judge.
- 6.5 If a case is not ready to proceed on the allocated hearing date, the party in default will be called upon to show cause why the Statement of Claim, cross claim or defence should not be dismissed or struck out.
- 6.6 Where appropriate, costs orders will be made in a sum of money payable within a nominated time and legal practitioners may be called upon to show cause why they should not personally pay the costs of any adjournment.

7. <u>Motions</u>:

- 7.1 Motions filed in the Long Motions List will be listed for call-over within 4 weeks of being filed and offered a hearing date within 3 months of filing. These motions must be ready to proceed to a hearing during that time frame. At the call-over the Court requires the parties to provide a timetable which must be strictly complied with.
- 7.2 Motions generally will be offered a hearing date within 2 months of filing.

8. Long cases:

Long cases, that is, a case estimated to take 5 days or more, will be placed in a Long Matters Call-Over. When fixed for hearing the Court will make every effort to ensure the case proceeds on the date it is listed. To enable this to occur adjournments will not be granted in these cases except in the most exceptional circumstances.

9. Arbitration rehearings:

When a matter is heard at arbitration and there is a request for re-hearing, that matter will be sent to a call-over within 14 days of the request where an early hearing date will be fixed.

10. Alternative Dispute Resolution:

It is proposed to finalise as many matters as possible through alternative dispute resolution systems. Most matters will be referred to arbitration or Court managed mediation. There are guidelines in place as to which matters should be referred to arbitration. Cases may be sent to arbitration or mediation at any time.

> The Hon. Justice R. O. BLANCH, Chief Judge

4 October, 2001.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

NOTICE OF COMMISSION OF INQUIRY

Into All Environmental Aspects of the Proposed Conservation and Adaptive Re-use of the North Head Quarantine Station, Manly Local Government Area

THE Honourable Dr Andrew Refshauge MP, Deputy Premier, Minister for Urban Affairs and Planning, Minister for Aboriginal Affairs and Minister for Housing, pursuant to Section 119 of the EP&A Act, has directed that a Commission of Inquiry be held into "all environmental aspects of the proposed conservation and adaptive re-use of the North Head Quarantine Station, Manly Local Government."

The Chairperson of the Commissioners of Inquiry for Environment and Planning, Commissioner William Simpson has been appointed to hold the Inquiry. The Commissioners of Inquiry are independent of Government and its departments/agencies and Council.

After considering the findings and recommendations of the Commission of Inquiry, the Minister will determine the matter. Each party appearing before the Inquiry will be advised of the Commissioner's findings and recommendations.

INQUIRY SESSIONS: The Inquiry will be held at the Hearing Room, Office of the Commissioners of Inquiry, Level 13, Thakral House, 301 George Street, Sydney and will be open to the public. It will be conducted in two sessions. The first session (primary submissions) will commence at **10:00am, Wednesday, 28 November 2001** and continue as required. The second session (date to be advised at first session) is for the purpose of enabling parties to sum up their primary submission and/or respond to submissions made by other parties to the first session.

LODGING SUBMISSIONS AND REGISTERING FOR APPEARANCE: Persons seeking to make a submission to the Commission of Inquiry are required to register by sending **SIX COPIES** of their submission in writing, together with any supporting submissions, to the Office of the Commissioners of Inquiry (GPO Box 3415 Sydney 1043) by **1.00pm, Monday, 19 November 2001**. Submissions to the Inquiry are public documents and will be placed on public display unless otherwise determined by the Commission.

Please indicate in your submission if you wish to appear before the Commission of Inquiry and the estimated time necessary to present your submission. For those who have made a submission to the National Parks and Wildlife Service in response to the exhibition of the EIS, their submission will be included as a submission to the Inquiry unless otherwise advised by the submitter. For those who wish to appear at the Inquiry to present oral submission, they **must** advise Mrs Paula Poon of the Office of the Commissioners of Inquiry in writing indicating the estimated time necessary to present the submission by 1:00pm, Monday, 19 November 2001.

INSPECTING DOCUMENTS: Any person may inspect, **by appointment**, the Environmental Impact Statement and related documents at the following locations from **9:30am**, **Monday 8 October 2001**, and submissions to the Inquiry from **1:00pm**, Wednesday 21 November 2001:

- Office of the Commissioners of Inquiry, Level 13, Thakral House, 301 George Street, Sydney.
- Manly City Council, Town Hall, 1 Belgrave Street, Manly.
- Manly City Council Library, Market Place, Manly.

LODGING QUESTIONS: Questions directed to other parties' submissions must be in writing. Questions **must** be submitted to the relevant party and a copy to Mrs Paula Poon no later than 4.00pm on the first working day following conclusion of the first session.

RESPONSES: Responses to questions are required to be submitted in writing direct to the relevant party and a copy to Mrs Poon on a date to be announced by the Commission.

You may obtain further information regarding the preparation of submissions and the conduct of the Inquiry on the Internet at http://www.coi.nsw.gov.au or by calling Mrs Paula Poon on (02) 9299 2904.

PAUL FREEMAN, Registrar

FAIR TRADING ACT 1987

Referral to the Products Safety Committee Section 28(1) of the Fair Trading Act 1987

The Products Safety Committee c/- The Department of Fair Trading Enterprise House 1 Fitzwilliam Street, PARRAMATTA NSW 2150

PURSUANT to section 28(1) of the Fair Trading Act 1987 ("the Act"), I, John Arthur Watkins, Minister for Fair Trading, hereby refer to the Products Safety Committee ("the Committee") for its consideration in respect of goods of the kind specified in Schedule 1, the prescribed questions specified in section 28(3) of the Act which are set out in Schedule 2.

SCHEDULE 1

Goods: "Ear candles" comprising a tube made of linen or other material, which tube is infused or otherwise treated with honey extracts, beeswax or herbs and designed to be inserted in the ear and lit, including, but not limited to:

"Biosun Hopi Earcandles"

SCHEDULE2

Questions:

- (a) the question whether the supply of the goods should, because they are dangerous, or are a possible source of danger, be prohibited or should be allowed only subject to conditions or restrictions to be specified by the Committee; and
- (b) the question whether the goods should be the subject of a recall order under Part 3 Division 3 of the Act.

Dated this 8th day of October 2001.

JOHN WATKINS M.P., Minister for Fair Trading

GEOGRAPHICAL NAMES ACT 1966

Notice of Suburb Boundary Amendment In Coffs Harbour City

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the suburb boundary between Sawtell and Toormina, reducing the extent of Toormina, as shown on map GNB3749.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Suburb Boundary Amendment In Port Stephens Council Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the suburb boundary between Fern Bay and Fullerton Cove, increasing the extent of Fern Bay, as shown on map GNB3712.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Suburb Boundary Amendment In Gosford City

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the suburb boundary between Spencer and Lower Mangrove, increasing the extent of Spencer, as shown on map GNB3532.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Locality Boundary Amendment In Nambucca Shire

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the suburb boundary between Talarm and South Arm, increasing the extent of Talarm, as shown on map GNB3791.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

LAND TAX MANAGEMENT ACT 1956 Determination of change in NSW Property Values

It is hereby notified that pursuant to Section 62TA(1) of the Land Tax Management Act 1956, that **37.4%** has been determined as the percentage by which average land values of land within residential, commercial, business and industrial zones in NSW have changed between 1 July 1997 and 1 July 2001.

Determination of the Tax Threshold

It is hereby notified that pursuant to Section 62TB(2) of the Land Tax Management Act 1956, that the amount of **\$220,000** has been determined as the tax threshold for the 2002 land tax year.

> P. CUNNINGHAM, Valuer-General

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition Act (Just Terms Compensation) Act 1991 for the purposes of the Housing Act 2001.

Dated at Sydney this 26th day of September 2001

ANNETTE GALLARD, A/Director-General

SCHEDULE

All that land within the City of Blacktown at Bidwill and being Lots 1, 2, 3, and 4 in Deposited Plan 1029037

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

(L.S.) PROFESSOR MARIE BASHIR AC, Governor.

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of the section 736 of the Local Government Act 1993 do, by this my Proclamation, revoke the Proclamation made under the Local Government Act 1919, as published in Government Gazette No. 56 of the 17th May 1974 at page 1827, which declared the wharves and land described in the Schedule below to be public wharves and which vested the control thereof in the former Lake Macquarie Shire Council. Signed and sealed at Sydney, this third day of October 2001.

By Her Excellency's Command.

HARRY WOODS, M.P., Minister for Local Government GODSAVETHEQUEEN!

SCHEDULE

Being the wharves and appurtenances thereto and the adjoining lands the property of the Crown necessary for the proper working thereof, situate in the Shire of Lake Macquarie, Parish of Morisset and County of Northumberland, on the generally southwestern foreshore of Lake Macquarie opposite lot 2, section E, and lots 9 and 15, section C, Deposited Plan 27655, and lot 5, Deposited Plan 23604, Balcolyn Street, Balcolyn.

MOUNT PANORAMA MOTOR RACING ACT 1989

Conduct of Motor Racing and Associated Events Mount Panorama

IN pursuance of the provisions of Section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 2 October to 7 October 2001, both dates inclusive.

> JOHN WATKINS M.P., Minister for Sport and Recreation



NATIONAL PARKS AND WILDLIFE ACT 1974

Addition to Leacock Regional Park

IT is hereby notified pursuant to Section 47(O)(2) of the National Parks and Wildlife Act 1974, that the land hereunder described is permanently reserved as part of Leacock Regional Park.

BOB DEBUS, M.P., Minister for the Environment

Land District – Metropolitan; LGA – Liverpool

County Cumberland, Parish Minto, at Casula, 1657 square meters, being lot 7098 DP 847351; NPWS/F/1471.

Note: The above reservation is restricted to a depth of 100 metres below the surface.

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

ERRATUM

Code of Practice for OHS Consultation

THE Code of Practice for OHS Consultation was published in the Official Notices on pages 8014 to 8090 of *Government Gazette* No 143 of 21 September 2001.

The commencement provision on page 8022 should have read as follows:

"1.4 Commencement This Code commences on the date of Gazettal."

Code of Practice for Risk Assessment

The Code of Practice for Risk Assessment was published in the Official Notices on pages 8091 to 8097 of *Government Gazette* No 143 of 21 September 2001.

In clause 2.1 RISK ASSESSMENT on page 8093 the second dot point should read as follows:

• "review health and safety information that is reasonably available from an authoritative source and is relevant to the particular hazard,"

In clause 2.1.2 RELEVANT HEALTH AND SAFETY INFORMATION on page 8094 the second line should read as follows:

"safety information from an authoritative source and is relevant to the particular hazard, including the".

> KATE McKENZIE, General Manager WorkCover Authority

Department of Health, New South Wales, Sydney, Wednesday 3 October 2001

POISONS AND THERAPEUTIC GOODS ACT 1966 ORDER UNDER CLAUSE 151(1), POISONS AND THERAPEUTIC GOODS REGULATION 1994

Withdrawal of Drug Authority

IN accordance with the provisions of clause 151(1) of the Poisons and Therapeutic Goods Regulation 1994 an order has been made on Dr Paul Latvattis Campbell of 116 South Boambee Road, Boambee prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 103 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation.

This order is to take effect on and from Monday 8 October 2001.

MICHAEL REID, Director-General

POISONS AND THERAPEUTIC GOODS ACT 1966

Authorisation To Supply Restricted Substances

PURSUANT to clauses 147 and 148 of the Poisons and Therapeutic Goods Regulation 1994, I, JOHN LUMBY, Chief Pharmacist, a duly appointed delegate of the Director-General of the Department of Health, do hereby grant **AUTHORITY** to registered nurses, hereby specified as a class of persons, to supply those restricted substances listed in the Schedule hereunder either singularly or in combination, pursuant to clause 56 of that Regulation, subject to the following conditions:

- (1) the nurse is employed in connection with a vaccination program in a health service or a place of work; and
- (2) the nurse administers a vaccine only in connection with that vaccination program; and
- (3) the nurse has successfully completed
 - (a) the New South Wales Health Department Immunisation Accreditation Program for Registered Nurses, prior to 2001; and/or
 - (b) the immunisation education program administered by the New South Wales College of Nursing, from 2001; and/or
 - (c) an interstate or overseas immunisation education program that conforms to the National Guidelines for Immunisation Education for Registered Nurses and as approved by the New South Wales College of Nursing; and
- (4) the nurse administers tuberculin purified protein derivative for tuberculosis skin testing and tuberculosis vaccine only if they have completed additional education in the use of these substances and only if the nurse's record of education states that this additional education has been completed; and

- (5) the storage, pre-vaccination assessment and administration of each vaccine is at all times undertaken in accordance with the procedures specified in the National Health and Medical Research Council's The Australian Immunisation Handbook, as in force from time to time; and
- (6) the nurse ensures that a medical practitioner is contactable for medical advice at all times during the vaccination program.

SCHEDULE

diphtheria vaccine haemophilus influenzae Type B (Hib) vaccine hepatitis A vaccine hepatitis B vaccine influenza vaccine measles-mumps-rubella vaccine meningococcal vaccine pertussis vaccine pneumococcal vaccine poliomyelitis vaccine rubella vaccine tetanus vaccine tuberculin purified protein derivative tuberculosis vaccine varicella vaccine

Previous authorisations to supply restricted substances dated 15 July 1997 and 7 September 2000, and published in the New South Wales *Government Gazette* Nos. 4 and 121 respectively, are hereby revoked.

JOHN LUMBY, Chief Pharmacist

Department of Health, New South Wales Sydney, 4 October 2001.

Department of Health, New South Wales Sydney, Thursday 4 October 2001.

POISONS AND THERAPEUTIC GOODS ACT 1966 ORDER UNDER CLAUSE 151(1), POISONS AND THERAPEUTIC GOODS REGULATION 1994

Withdrawal Of Drug Authority

IN accordance with the provisions of clause 151(1) of the Poisons and Therapeutic Goods Regulation 1994 an order has been made on Dr Elizabeth Dorothy GLOVER of 15 Wilga Street, West Wyalong 2671, prohibiting her until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 103 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation.

This order is to take effect on and from Wednesday 10 October 2001.

MICHAEL REID, Director-General

PREMIUM PROPERTY TAX ACT 1998

Determination of the number of occupied private dwellings

It is hereby notified that pursuant to Section 10(2) of the Premium Property Tax Act 1998, that **1,437,636** dwellings have been determined for the purposes of the 2002 land tax year as the number of occupied private dwellings owned or being purchased in NSW.

Determination of change in residential property values

It is hereby notified that pursuant to Section 11(1) of the Premium Property Tax Act 1998, that **41.4%** has been determined as the percentage by which average land values within residential zones in the Sydney statistical division have changed between 1 July 1997 and 1 July 2001.

Determination of the Premium Tax Threshold

It is hereby notified that pursuant to Section 12 of the Premium Property Tax Act 1998, that the amount of **\$1,414,000** has been determined as the premium tax threshold for the 2002 land tax year.

P. CUNNINGHAM, Valuer-General

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 1996

Publication of exemption notices under clause 16C

THE Environment Protection Authority (EPA) publishes the following exemptions in accordance with clause 16C of the Protection of the Environment Operations (Waste) Regulation 1996. Clause 16C of the Regulation provides that the EPA may, by notice published in the *Government Gazette*, make exemptions in relation to the transport of waste of a type specified in the notice.

LISA CORBYN, Director-General Environment Protection Authority

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 1996

Notice of exemption granted under clause 16C

Number 2001-E-01

Tracking of clinical and other specified wastes

BY this notice the Environment Protection Authority (EPA) grants the following exemption.

The notice exempts the persons or classes of persons described herein from certain requirements in relation to the transportation of clinical and other specified wastes.

The terms used in this notice have the same meaning as in the Protection of the Environment Operations Act 1997 (the Act), the Protection of the Environment Operations (Waste) Regulation 1996 (the Regulation) or, where they are used in relation to an environment protection licence under the Act, the same meaning as in that licence.

1. This exemption has effect from the date of publication and remains in force until revoked by a notice published in the *Government Gazette*.

- 2. This exemption applies to the following types of waste as defined by the Act:
 - (a) clinical waste,
 - (b) cytotoxic waste,
 - (c) sharps waste,
 - (d) pharmaceuticals and poisons,
 - (e) radioactive waste.
- 3. This notice exempts:
 - (a) a person carrying on a non-licensed waste activity from the requirements of clause 16 (2) (d) and (e) of the Regulation;
 - (b) a person carrying on a licensed waste activity from the operation of section 64 (1) of the Act in relation to the operating conditions of the licence under the part headed "Monitoring of waste movements within NSW", or any condition in a similar licence issued prior to 1 July 1999 under the Waste Minimisation and Management Act 1995 that is substantially to the same effect;
 - (c) a non-licensed transporter from the requirements of clause 17 (2) (g) of the Regulation;
 - (d) a transporter who is licensed under the Act, from the operation of section 64 (1) of the Act in relation the operating conditions in those parts of the licence: headed "Monitoring of transportation of certain wastes within NSW" and "Monitoring and reporting of waste transported by an Authorised Contractor";
 - (e) a person holding an environment protection licence in respect of a waste facility from the operation of section 64 (1) of the Act in relation to the conditions set out under that part of the licence headed "Monitoring of waste movements within NSW" and included in the following sub-parts:
 - (i) Consignment authorisation, sub-clause (b) only;
 - (ii) Format of consignment authorisation numbers, sub-clause (c) only;
 - (iii) Requirements when issuing a consignment authorisation number to a non-licensed waste activity;
 - (iv) Amendments to dates of transport;
 - (v) Acceptance of waste;
 - (vi) Post acceptance requirements;
 - (vii) Confirmation of receipt;
 - (viii) Exception reporting, sub-clauses (d) to (i) only;

or any condition in a similar licence issued prior to 1 July 1999 under the Waste Minimisation and Management Act 1995 that is substantially to the same effect.

4. The exemptions set out in paragraph 3 (a), (b), (c) have effect only if the exempted person complies with the conditions in this paragraph:

- (a) the waste must be transported from the premises by an authorised contractor licensed to transport the waste;
- (b) prior to the waste being transported from the premises, the consignor and the authorised contractor must have entered into a legally binding contract with each other which requires that:
 - (i) each load of the waste collected from the premises by the authorised contractor is transported to a consignee who is appropriately licensed or otherwise lawfully able to receive the waste;
 - (ii) at least once every 60 days after the first collection of waste by the authorised contractor under the contract, the authorised contractor provide the consignor with documentation, which identifies for that period:
 - the type(s) of waste collected from the premises by the authorised contractor (with the wastes identified in accordance with Schedule 1 of the Act and the relevant description set out in the *Descriptions of Waste for Reporting Purposes* in Technical Appendix 4 to the Waste Guidelines); and
 - (2) the respective quantities of each load of the waste collected; and
 - (3) the place to which the waste was taken for treatment or disposal; and
 - (4) which certifies that all such wastes have been taken either to a waste facility which is licensed to accept the waste or to a facility which may otherwise lawfully accept the waste.
 - (iii) the consignor must inform the EPA within 14 days if the documentation referred to in clause (ii) above is not received from the authorised contractor by the time required by clause (ii); and
 - (iv) the parties must each retain a copy of the contract and all documentation referred to clause (ii) above for at least 4 years from the date the contract was entered into or from the date the document came into existence in the case of other documentation, and make them available for inspection by an authorised officer upon request.
- 5. The exemption set out in paragraph 3 (e) has effect only if the consignee complies with the following conditions relating to the acceptance of the waste by the consignee:
 - (a) Prior to the waste being transported from the premises, the consignee and the consignor must have entered into a legally binding contract with each other which requires that
 - the consignee is appropriately licensed or otherwise lawfully able to receive the waste for treatment or disposal;

- (ii) at least once every 60 days after the first acceptance of waste by the consignee under the contract, the consignee must provide the consignor with documentation which identifies for that period:
 - the types of waste accepted from the consignor by the consignee (with the wastes identified in accordance with Schedule 1 of the Act and the relevant description set out in the *Descriptions* of Waste for Reporting Purposes in Technical Appendix 4 to the Waste Guidelines); and
 - (2) the respective quantities of each load of waste received by the consignee; and
 - (3) the place to which the waste was taken for treatment or disposal.
- (iii) the consignor must inform the EPA within 14 days if the documentation referred to in clause (ii) above is not received from the consignee by the time required by clause (ii); and
- (iv) the parties must each retain a copy of the contract and all documentation referred to clause (ii) above for at least 4 years from the date the contract was entered into or from the date the document came into existence in the case of other documentation, and make them available for inspection by an authorised officer upon request.

Interstate movement of controlled waste

- 6. This notice does not exempt any person or any class of person from:
 - (a) any of the provisions in Part 6A of the Regulation (which relates to the transport of controlled waste between States and Territories), or
 - (b) the operation of section 64 (1) of the Act in relation to any operating or reporting condition in an environment protection licence relating to interstate movements of waste which is a controlled waste under the National Environment Protection (Movement of Controlled Wastes between States and Territories) Measure 1998.

Dangerous Goods requirements

7. This notice does not exempt any person or class of person from any requirement under the *Road and Rail Transport (Dangerous Goods) Act* 1997 or the Regulations made under that Act.

Dated: 8 October 2001

LISA CORBYN, Director-General Environment Protection Authority

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 1996

Notice of exemption granted under clause 16C

Number 2001-E-02

Spent pickle liquor wastes destined for reuse

BY this notice the Environment Protection Authority (EPA) grants the following exemption.

The notice exempts the persons or classes of persons described herein from certain requirements in relation to the transportation of waste for the purpose of facilitating the beneficial reuse of the specified wastes.

The terms used in this notice have the same meaning as in the Protection of the Environment Operations Act 1997 (the Act), the Protection of the Environment Operations (Waste) Regulation 1996 (the Regulation) or, where they are used in this order in relation to an environment protection licence under the Act, the same meaning as in that licence.

- 1. This exemption has effect from the date of publication and remains in force until revoked by a notice published in the *Government Gazette*.
- 2. This exemption applies to spent pickle liquor waste arising from the carrying on of a licensed or non-licensed waste activity, where the waste is hazardous, industrial or group A waste under the Act and/or the Waste Guidelines.
- 3. This notice exempts:
 - (a) a person carrying out a non-licensed waste activity from the requirements of clause 16 (2) (d) and (e) of the Regulation, and
 - (b) a person carrying on a licensed waste activity from the operation of section 64 (1) of the Act in relation to any condition of the licence that is substantially to the same effect as clause 16 (2) (d) and (e), and
 - (c) a transporter of waste from the requirements of clause 17 (2) (g) or, in the case of a transporter who is licensed under the Act, from the operation of section 64 (1) of the Act in relation to any condition of the licence that is substantially to the same effect as clause17 (2) (g), and
 - (d) a person carrying on a licensed waste activity from the operation of section 64 (1) of the Act in relation to reporting condition R4 of the licence, and
 - (e) a transporter who is licensed under the Act from the operation of section 64 (1) of the Act in relation to reporting condition R4 of the licence.
- 4. An exemption under this notice has effect only if:
 - (a) the waste is destined for use by a sewage treatment authority for the purpose of treating sewage to remove nutrients or for another purpose as set out in clause 16A (3) of the Regulation;
 - (b) the exempted person complies with clauses 16A (5),(6) and (7) of the Regulation, to the extent that these are relevant to the person or class of person.

Interstate movement of controlled waste

5. This notice does not exempt any person or any class of person from:

- (a) any of the provisions in Part 6A of the Regulation (which relates to the transport of controlled waste between States and Territories), or
- (b) the operation of section 64 (1) of the Act in relation to any operating or reporting condition in an environment protection licence relating to interstate movements of waste which is a controlled waste under the National Environment Protection (Movement of Controlled Wastes between States and Territories) Measure 1998.

Dangerous Goods requirements

6. This notice does not exempt any person or class of person from any requirement under the *Road and Rail Transport (Dangerous Goods) Act* 1997 or the Regulations made under that Act.

Dated: 8 October 2001

LISA CORBYN, Director-General Environment Protection Authority

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 1996

Notice of exemption granted under clause 16C

Number 2001-E-03

Zinc wastes destined for reuse

BY this notice the Environment Protection Authority (EPA) grants the following exemption.

The notice exempts the persons or classes of persons described herein from certain requirements in relation to the transportation of waste for the purpose of facilitating the beneficial reuse of specified wastes containing economically recoverable concentrations of zinc.

The terms used in this notice have the same meaning as in the Protection of the Environment Operations Act 1997 (the Act), the Protection of the Environment Operations (Waste) Regulation 1996 (the Regulation) or, where they are used in this order in relation to an environment protection licence under the Act, the same meaning as in that licence.

- 1. This exemption has effect from the date of publication and remains in force until revoked by a notice published in the *Government Gazette*.
- 2. This exemption applies to the following types of zinc waste arising from the carrying on of a licensed or non-licensed waste activity:
 - (a) zinc ashes, including mixtures of zinc oxide and metallic zinc, baghouse dust, and galvanizer's ash;
 - (b) zinc drosses, including metal alloys from galvanizing baths, and zinc skimmings;
 - (c) zinc skulls, including solid mixtures of metallic zinc and fused flux;
 - (d) zinc fluxes, including solid mixtures of metallic zinc, zinc oxides and oxychlorides;
 - (e) metallic zinc materials, including furnace bottoms, zinc scrap, and swarf;

- (f) zinc metal dust, with low zinc oxide content including fumes, blowings and fines;
- (g) zinc solutions, including zinc ammonium chloride solution, and spent pickle liquors;

where the waste is hazardous, industrial or group A waste under the Act and/or the Waste Guidelines.

- 3. This notice exempts:
 - (a) a person carrying out a non-licensed waste activity from the requirements of clause 16 (2) (d) and (e) of the Regulation, and
 - (b) a person carrying on a licensed waste activity from the operation of section 64 (1) of the Act in relation to any condition of the licence that is substantially to the same effect as clause 16 (2) (d) and (e), and
 - (c) a transporter of waste from the requirements of clause 17 (2) (g) or, in the case of a transporter who is licensed under the Act, from the operation of section 64 (1) of the Act in relation to any condition of the licence that is substantially to the same effect as clause 17 (2) (g), and
 - (d) a person carrying on a licensed waste activity from the operation of section 64 (1) of the Act in relation to reporting condition R4 of the licence, and
 - (e) a transporter who is licensed under the Act from the operation of section 64 (1) of the Act in relation to reporting condition R4 of the licence.
- 4. An exemption under this notice has effect only if the exempted person complies with clauses 16A (3), (5), (6) and (7) of the Regulation, to the extent that these are relevant to the person or class of person.

Interstate movement of controlled waste

- 5. This notice does not exempt any person or any class of person from:
 - (a) any of the provisions in Part 6A of the Regulation (which relates to the transport of controlled waste between States and Territories), or
 - (b) the operation of section 64 (1) of the Act in relation to any operating or reporting condition in an environment protection licence relating to interstate movements of waste which is a controlled waste under the National Environment Protection (Movement of Controlled Wastes between States and Territories) Measure 1998.

Dangerous Goods requirements

6. This notice does not exempt any person or class of person from any requirement under the *Road and Rail Transport (Dangerous Goods) Act* 1997 or the Regulations made under that Act.

Dated: 8 October 2001

LISA CORBYN, Director-General Environment Protection Authority

THREATENED SPECIES CONSERVATION ACT

Notice of Preliminary Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to list "Alteration to the natural flow regimes of rivers and streams and their floodplains and wetlands" as a KEY THREATENING PROCESS on Schedule 3 of the Act.

The Committee is of the opinion this threatening process adversely affects two or more threatened species, populations or ecological communities or could cause species, populations or ecological communities that are not threatened to become threatened.

Copies of the Determination may be inspected at the National Parks Centre 102 George Street, The Rocks, Sydney and at all National Parks and Wildlife Service Area Offices/ Visitors Centres during business hours.

Any person may make a written submission, which should be forwarded to:

Director General National Parks & Wildlife Service PO Box 1967 Hurstville NSW 2220

Attention: Suzanne Chate Executive Officer, Scientific Committee

Submissions must be received by 16th November, 2001.

Dr CHRIS DICKMAN, Chairperson Scientific Committee

INDUSTRIAL AND COMMERCIAL TRAINING ACT 1989

Notice of Making of a Vocational Training Order

NOTICE is given that the Director-General, Department of Education and Training, in pursuance of section 22 of the Industrial and Commercial Training Act 1989, has made the following Vocational Training Order in relation to the declared calling of Information Technology.

CITATION

The order is cited as the Information Technology Order.

ORDER

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal period of 12 months each for Certificates II, III and IV or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

Traineeship training undertaken as part of an information technology cadetship pathway and leading to a diploma level qualification shall be given for a nominal period of eighteen months or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is twelve (12) months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a three (3) year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 Months	12 Months	18 Months	24 Months	30 Months	36 Months	48 Months
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45		Not All	owable	
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not All	owable	22	28	35	42	56
32			20	26	33	39	52

NEW SOUTH WALES GOVERNMENT GAZETTE No. 156

Trainees will be trained in and achieve competence in the units of competence specified in the Information Technology Training Package ICA99.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Information Technology ICA20199 Certificate III in Information Technology (Software Applications) ICA30199 Certificate III in Information Technology (General) ICA30299 Certificate III in Information Technology (Network Administration) ICA30399 Certificate IV in Information Technology (Client Support) ICA40199 Certificate IV in Information Technology (Database Administration) ICA40299 Certificate IV in Information Technology (Network Management) ICA40399 Certificate IV in Information Technology (Multimedia) ICA40499 Certificate IV in Information Technology (Technical Support) ICA40599 Certificate IV in Information Technology (Programming) ICA40699 Certificate IV in Information Technology (Systems Analysis and Design) ICA40799 Diploma of Information Technology (Systems Administration) ICA50199 Diploma of Information Technology (Software Development) ICA50299 Diploma of Information Technology (Business Analysis) ICA50399 Diploma of Information Technology (Network Engineering) ICA50499 **Diploma of Information Technology (Multimedia Integration) ICA50599**

AVAILABILITY TO PURCHASE/INSPECT

A copy of the Vocational Training Order may be obtained from any Industry Training Services Centre of the Department of Education and Training.

TENDERS

Department of Public Works and Services

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Public Works and Services, Level 3, McKell Building, 2-24 Rawson Place, Sydney, NSW 2000, up till 9.30 a.m. on the dates shown below.

16 October 2001

S01/00238 (191)	CLEANING DET BUILDING AT BRIDGE ST. DOCUMENTS: \$55.00 PER SET
014/7220	PROGRESSION OF REFORM WITHIN THE NSW POLICE SERVICE. DOCUMENTS: \$110.00 PER SET
	25 October 2001
016/7182	PRINTING SERVICES FOR OTEN-DE. DOCUMENTS: \$110.00 PER SET
	31 October 2001
ITS2025b	MOBILE PHONE USAGE MONITORING, REPORTING AND PLAN ADVISORY SERVICE. DOCUMENTS: \$220.00 PER SET
025/755	TEMPORARY PROFESSIONAL, TECHNICAL AND INDUSTRAL STAFF. DOCUMENTS: \$275.00 PER SET
	1 November 2001
011/7207	A PHOTOGRAMMETRIC SCANNER FOR LAND AND PROPERTY INFORMATION NSW DOCUMENTS: \$110.00 PER SET
	6 November 2001
025/7223	PUBLIC SECTOR MANAGEMENT COURSE. DOCUMENTS: \$110.00 PER SET
	8 November 2001
S01/00080 (993)	CLEANING FOR WAVERLY BUS DEPOT(STA). CATEGORY B. INSPECTION DATE & TIME: 17/10/2001 @ 9:30 AM SHARP. AREA: 3,349.33 SQ. METERS. DOCUMENTS: \$55.00 PER SET
S01/00080 (993)	CLEANING FOR WAVERLEY BUS DEPOT(STA). CATEGORY B. INSPECTION DATE & TIME: 17/10/2001 @ 10:00 AM SHARP. AREA: 3,349.33 SQ. METERS. DOCUMENTS: \$55.00 PER SET
	29 November 2001
026/7213	LAND VALUATION SERVICES. DOCUMENTS: \$110.00 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expression of Interest are available at the address above. Where charges apply for tender documents, they are not refundable, cheques and credit cards (Bankcard, Mastercard and Visa) only are acceptable, payable to Department of Public Works and Services. NO CASH payments will be accepted. Documents can be Express Posted on request at an extra cost. Non attendance of mandatory site meetings will render tenders informal. Further Information is available on the Internet (http://www.dpws.nsw.gov.au/tenders)

Government Printing Service TENDERS FOR PRINTING

TENDERS will be received up to 9.30 am on the date specified for the undermentioned printing. Envelopes containing tenders must be addressed to: Government Printer, Unit 5, Block V, 391 Park Road, Regents Park NSW 2143, and have legibly endorsed upon the face thereof the items and description of the printing for which the tender is submitted. Special envelopes are available for this purpose.

Advertised for 3 weeks closing 22nd October 2001.

Tender No. 22842

Tenders are invited on behalf of the Australian Museum for the Design, film, printing, binding and distribution Australia wide of The Nature Australia Magazine

Tender documents will be available the 2nd of October 2001 from the contracts department of the NSW Government Printing Service. Job consists of 84pp plus cover 20,000 copies printed quarterly

For further information contact Gavin Potter or Phil Dobson on 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BERRIGAN SHIRE COUNCIL

Notice of Revocation of Bush Fire Period

Pursuant to section 82 (1) of the Rural Fires Act 1997, notice is hereby given that Council, by order of the Mayor, has resolved that the Bush Fire Danger Period for the whole of the Berrigan Shire Area be revoked from Monday, 8th October until Midnight, Friday, 2nd November, 2001. ROWAN PERKINS, General Manager, 56 Chanter Street (PO Box 137), Berrigan, NSW 2712.

[0903]

TUMBARUMBA SHIRE COUNCIL

Notice of Revocation of Bush Fire Period

I, Albert George Martin, Mayor of Tumbarumba Shire Council, in accordance with the powers delegated to me under the provisions of the Local Government Act 1993, as amended, in pursuance of the provisions of section 82 of the Rural Fires Act 1997, and under the provisions of the Tumbarumba Rural Fire Service Level Agreement (Schedule 3), by this instrument in writing, declare that the Bush Fire Danger Period be revoked within the Shire of Tumbarumba from 1st October, 2001, to 21st October, 2001, inclusive. ALBERT GEORGE MARTIN, Mayor, Tumbarumba Shire Council, PO Box 61, Tumbarumba, NSW 2653. [0908]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Roads Act 1993. Dated at Murwillumbah, 3rd July, 2001. J. F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lots 1, 2 and 3 in DP 1024230.

[0912]

TWEED SHIRE COUNCIL

Roads Act 1993 - Section 162

Re-Naming of Public Roads

NOTICE is hereby given that the Tweed Shire Council, in pursuance of section 162 of the Roads Act 1993, has re-named the following roads:

1. Coast Road, Old Bogangar Road and part of Chinderah Road (from Wooyung Road north to the Chinderah by-pass) to be re-named as 'Tweed Coast Road';

- 2. The extension of the existing Casuarina Way to Cudgen Creek (within the "Casuarina Beach" development to Sutherland Street) and the renaming of Catherine Street as 'Casuarina Way';
- 3. The road connecting the Tweed Coast Road to Casuarina Way presently referred to as the Link Road to be re-named as 'Dianella Drive'.

Authorised by resolution of the Council on 19 September, 2001. J. F. GRIFFIN, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah, NSW 2484. [0914]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JEAN READ, late of 8 Westminster Drive, Carlingford, in the State of New South Wales, widow, who died on 18th April, 2001, must send particulars of his claim to the executor, Barry Ronald Read, c.o. Abigails, Solicitors, 400 Sydney Road, Balgowlah, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 18th September, 2001. ABIGAILS, Solicitors, 400 Sydney Road, Balgowlah, NSW 2093, tel.: (02) 9948 0264. [0901]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JUDITH ANN MARSHALL, late of 9/50 Irwin Street, Werrington, in the State of New South Wales, who died on 3rd June, 1999, must send particulars of his claim to the executor, Philip Lewis Abigail, c.o. Abigails, Solicitors, 400 Sydney Road, Balgowlah, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 21st September, 2001. ABIGAILS, Solicitors, 400 Sydney Road, Balgowlah, NSW 2093, tel.: (02) 9948 0264. [0902]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JEAN PACKMAN, late of Revesby, in the State of New South Wales, widow, who died on 31st July, 2001, must send particulars of his claim to the executor, Jill Elizabeth Bulliman, c.o. Makinson & d'Apice, Solicitors, Level 18, 68 Pitt Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 27th September, 2001. MAKINSON & D'APICE, Solicitors, 68 Pitt Street, Sydney, NSW 2000 (DX 296, Sydney), tel.: (02) 9233 7788. [0904] NOTICE of intended distribution of estate.—Any person having any claim upon the estate of NORMA BARRETT, late of Drummoyne, in the State of New South Wales, who died on 29th May, 2001, must send particulars of his claim to the executors, c.o. Mercuri & Co., Solicitors, Suite 1, 191 First Avenue, Five Dock, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 27th September, 2001. MERCURI & CO., Solicitors, Suite 1, 191 First Avenue (PO Box 198), Five Dock, NSW 2046 (DX 21014, Drummoyne), tel.: (02) 9712 5700. [0905]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARGREY ELLEN BEALE, late of Darling Point, in the State of New South Wales, who died on 6th February, 2001, must send particulars of his claim to the executor, Julian Howard Beale, c.o. Turtons, Lawyers, Level 11, 32 Martin Place, Sydney (Reference: FWH 3763), within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 20th September, 2001. TURTONS, Lawyers, Level 11, 32 Martin Place, Sydney, NSW 2000 (DX 207, Sydney), tel.: (02) 9229 2922. [0906]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PETER TOWNSEND SMITH, late of 413 Sydney Road, Balgowlah, in the State of New South Wales, retired, who died on 10th July, 2001, must send particulars of his claim to the executrix, Mary Patricia Smith, c.o. Abigails, Solicitors, 400 Sydney Road, Balgowlah, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 25th September, 2001. ABIGAILS, Solicitors, 400 Sydney Road, Balgowlah, NSW 2093, tel.: (02) 9948 0264. [0907]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DARCY VIVIAN EDWIN LANG, late of 76 Ogilvy Street, Peakhurst, in the State of New South Wales, dental prothesist, who died on 13th May, 2001, must send particulars of his/her claim to the executors, Philip Darcy Lang and Bronwynne Gayle Garnsey, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 17th September, 2001. MACLARENS, Solicitors, Maclaren House, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0910]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of BRIAN ERNEST PEERLESS, late of Unanderra, in the State of New South Wales, retired electrician, who died on 10th July, 2000, must send particulars of his claim to the executor, Karl Alexander Burnett, c.o. KB Legals, Solicitors, 21 Bangalee Place, Bangor, within two (2) calendar months from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 28th September, 2001. KB LEGALS, Solicitors, 21 Bangalee Place (PO Box 114), Bangor, NSW 2234, tel.: (02) 9541 1856. [0911]

NOTICE of intended distribution of estate.--Any person having any claim upon the estate of MARIA HERMANN, late of 59 Hill Street, Wentworth Falls, in the State of New South Wales, retired, who died on 1st June, 2001, must send particulars of his/her claim to the executors, Ernst Adam Hermann and Renate Brigid Hermann, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 6th August, 2001. MACLARENS, Solicitors, Maclaren House, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0915]

COMPANY NOTICES

NOTICE of voluntary liquidation.—HANSIM PTY LTD (in liquidation), ACN 001 042 744.-Notice is hereby given in accordance with section 509 (2) of the Corporations Law, that the final meeting of the members of Hansim Pty Ltd (in liquidation), ACN 001 042 744, will be held at 11th Floor, 155 Castlereagh Street, Sydney, on Wednesday, 14th November, 2001, at 10.00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been disposed of in the course of the winding up. Dated at Sydney this 12th day of October, 2001. R. D. ELLINSON, Liquidator, c.o. Selingers, Chartered Accountants, Level 11, 155 Castlereagh Street, Sydney, NSW 2000, tel.: (02) 9283 2444. [0909]

NOTICE of final meeting of members.—CHIBALA PTY LIMITED (in voluntary liquidation) ACN 000 505 939.— Notice is hereby given pursuant to section 509 of the Corporations Act 2001, that the final meeting of members of the abovenamed company will be held at the offices of Green Penklis & Lawson, 86-90 Bay Street, Broadway, at 11.00 a.m., on 14th November, 2001, for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 8th October, 2001. LEO SPERLING, Liquidator, c.o. Green Penklis & Lawson, Accountants, 86-90 Bay Street, Broadway, NSW 2007, tel.: (02) 9211 5977. [0913]