

Government Gazette
OF THE STATE OF

NEW SOUTH WALES

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LEGISLATION

Regulations

Building and Construction Industry Security of Payment Regulation 2001

under the

Building and Construction Industry Security of Payment Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Building and Construction Industry Security of Payment Act 1999*.

MORRIS IEMMA, M.P., Minister for Public Works and Services

Explanatory note

The object of this Regulation is to prescribe each person or body that is a body regulated by the Australian Prudential Regulation Authority (*APRA*) under the *Australian Prudential Regulation Authority Act 1998* of the Commonwealth as a recognised financial institution for the purposes of the *Building and Construction Industry Security of Payment Act 1999*.

This Regulation is made under the *Building and Construction Industry Security of Payment Act 1999*, including section 35 (the general regulation-making power).

r00-396-p02.809 Page 1

Clause 1

Building and Construction Industry Security of Payment Regulation 2001

Building and Construction Industry Security of Payment Regulation 2001

1 Name of Regulation

This Regulation is the *Building and Construction Industry Security of Payment Regulation 2001*.

2 Notes

The explanatory note does not form part of this Regulation.

3 Recognised financial institutions

Each person or body that is a *body regulated by APRA*, within the meaning of the *Australian Prudential Regulation Authority Act 1998* of the Commonwealth, is prescribed for the purposes of the definition of *recognised financial institution* in section 4 of the *Building and Construction Industry Security of Payment Act 1999*.

Forestry Amendment (Licence Fees) Regulation 2001

under the

Forestry Act 1916

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Forestry Act 1916*.

KIM YEADON, M.P., Minister for Forestry

Explanatory note

The object of this Regulation is to prescribe the fees applicable to timber contractors' licences and operators' licences the duration of which is more than 12 months.

This Regulation is made under the *Forestry Act 1916*, including section 41 (the general regulation-making power).

r00-197-p01.843 Page 1

Clause 1

Forestry Amendment (Licence Fees) Regulation 2001

Forestry Amendment (Licence Fees) Regulation 2001

1 Name of Regulation

This Regulation is the Forestry Amendment (Licence Fees) Regulation 2001.

2 Amendment of Forestry Regulation 1999

The Forestry Regulation 1999 is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Forestry Amendment (Licence Fees) Regulation 2001

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 1 Fees

Omit from the matter relating to a contractor's licence in Column 2 of Schedule 1 "\$54 for a licence the duration of which is more than 9 months but not more than 12 months".

Insert instead "For a licence the duration of which is more than 9 months—\$54 for each year, or part of a year, of the duration of the licence".

[2] Schedule 1, Column 2

Omit from the matter relating to an operator's licence "\$32 for a licence the duration of which is more than 9 months but not more than 12 months".

Insert instead "For a licence the duration of which is more than 9 months—\$32 for each year, or part of a year, of the duration of the licence".

Liquor Amendment (Player Information Brochures) Regulation 2001

under the

Liquor Act 1982

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Liquor Act 1982*.

J. RICHARD FACE, M.P., Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend clause 52P of the *Liquor Regulation 1996* to make it clear that, where the Minister for Gaming and Racing has approved more than one pamphlet or brochure as a player information brochure in accordance with clause 52O (2) of that Regulation, hoteliers who are authorised to keep approved gaming devices must make copies of at least one such player information brochure available to patrons, but need not keep copies of all those brochures.

This Regulation is made under the *Liquor Act 1982*, including sections 125D (2) (e) and 156 (the general regulation-making power).

r00-366-p01.842 Page 1

Clause 1

Liquor Amendment (Player Information Brochures) Regulation 2001

Liquor Amendment (Player Information Brochures) Regulation 2001

1 Name of Regulation

This Regulation is the *Liquor Amendment (Player Information Brochures) Regulation 2001*.

2 Notes

The explanatory note does not form part of this Regulation.

3 Amendment of Liquor Regulation 1996

Clause 52P (1) of the *Liquor Regulation 1996* is amended by omitting "a player" and inserting instead "at least one player".

Lotteries and Art Unions Amendment (Games of Chance—Temporary Exemption) Regulation 2001

under the

Lotteries and Art Unions Act 1901

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Lotteries and Art Unions Act 1901*.

J. RICHARD FACE, M.P., Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to allow St Patrick's Club Broken Hill Inc, on obtaining a permit from the Minister pursuant to section 4A of the *Lotteries and Art Unions Act 1901*, to conduct certain games of chance on 30 March 2001 (subject to any other conditions specified in, or under, section 4A of the Act). Not less than 12.5 per cent of the gross proceeds of such games will be paid into the funds of the Club.

This Regulation is made under the *Lotteries and Art Unions Act 1901*, including sections 4A (3) (g) and 23 (the general regulation-making power).

r01-042-p01.811 Page 1

Clause 1

Lotteries and Art Unions Amendment (Games of Chance—Temporary Exemption) Regulation 2001

Lotteries and Art Unions Amendment (Games of Chance—Temporary Exemption) Regulation 2001

1 Name of Regulation

This Regulation is the *Lotteries and Art Unions Amendment (Games of Chance—Temporary Exemption) Regulation 2001.*

2 Amendment of clause 99 of the Lotteries and Art Unions Regulation 1997

The Lotteries and Art Unions Regulation 1997 is amended by omitting "7 April 2000" from clause 99 (a1) and by inserting instead "30 March 2001".

3 Notes

The explanatory note does not form part of this Regulation.

under the

Mine Subsidence Compensation Act 1961

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mine Subsidence Compensation Act 1961*.

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

Explanatory note

The object of this Regulation is to prescribe the contributions payable by the owners of certain colliery holdings to the Mine Subsidence Compensation Fund for the 2000 rating year.

This Regulation is made under the *Mine Subsidence Compensation Act 1961*, including section 11 (1A) and section 18 (the general regulation-making power).

r01-032-p01.809 Page 1

Clause 1

Mine Subsidence Compensation Amendment (Contributions) Regulation 2001

Mine Subsidence Compensation Amendment (Contributions) Regulation 2001

1 Name of Regulation

This Regulation is the *Mine Subsidence Compensation Amendment* (Contributions) Regulation 2001.

2 Amendment of Mine Subsidence Compensation Regulation 1997

The *Mine Subsidence Compensation Regulation 1997* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Rate of contribution to Mine Subsidence Compensation Fund for 2000

(Clause 5)

Column 1	Column 2
Colliery holding	Rate (in \$)
Aberdare North	0.00057
Airly	0.00118
Angus Place	0.03886
Antiene	Excepted
Appin	0.02261
Avon	0.01698
Avondale	0.00064
Baal Bone	0.03686
Bargo	Excepted
Bayswater No 2	0.34593
Bengalla	0.02877
Berrima	0.00400
Bloomfield	0.00576
Blue Mountains	0.02484
Boggabri	0.00053
Brimdale	Excepted
Brimstone	Excepted
Bulli	0.00056

Page 3

Schedule 1 Amendment

Column 1	Column 2
Colliery holding	Rate (in \$)
Bulli Main	Excepted
Camberwell	0.02316
Canyon	0.00132
Chain Valley	0.01082
Charbon	0.01362
Clarence	0.02090
Coal Cliff	0.00083
Cooranbong	0.03839
Cordeaux	0.01336
Cumnock No 1	0.01478
Dartbrook	0.05740
Drayton	0.04632
Duralie	0.00043
Elouera	0.01389
Enhance Place	0.01805
Fernbrook	0.00303
Glendell	Excepted
Glennies Creek	0.00079
Gunnedah	0.07204
Hunter Valley Extended	0.00124
Hunter Valley Operations	0.02623
Huntley	0.00038
Invincible	0.01961
Ivanhoe	0.02463
John Darling	0.02000
Kandos No 3	0.00634
Kemira	0.00053
Lambton	0.00179
Lemington	0.03662

Amendment Schedule 1

Column 2
Rate (in \$)
0.01485
Excepted
0.00053
0.01055
0.00057
0.26035
0.03357
0.02459
0.01603
0.03526
0.02642
Excepted
0.00189
0.07812
Excepted
0.01619
Excepted
0.02865
0.00800
Excepted
0.04594
0.01848
0.04783
0.00903
0.01281
0.02569
0.00294
0.02276
0.00039

Schedule 1 Amendment

Column 1	Column 2
Colliery holding	Rate (in \$)
Tahmoor	0.01580
Teralba	0.02149
Tower	0.02068
Ulan No 2	0.06324
United	0.03239
Valley No 1	0.02222
Valley No 3	0.04000
Vickery	0.00078
Wallarah	0.01517
Wallerawang	0.00426
Wambo	0.03028
Warkworth	0.04629
West Cliff	0.01943
West Wallsend	0.06128
Western Main	0.00250
Westside	0.00528
Whitehaven	0.02857
Wyee	0.02900

Motor Accidents Compensation Amendment (Insolvent Insurers) Regulation 2001

under the

Motor Accidents Compensation Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Accidents Compensation Act 1999*.

JOHN DELLA BOSCA, M.L.C., Special Minister of State

Explanatory note

The object of this Regulation is to ensure that Part 7.3 (Insolvent insurers) of the *Motor Accidents Compensation Act 1999* extends to claims arising under certain policies under the *Motor Accidents Act 1988* in respect of motor accidents occurring before the commencement of that Part.

This Regulation is made under the *Motor Accidents Compensation Act 1999*, including section 228 (the general power to make regulations) and clause 2 of Schedule 5 (the power to make regulations of a savings or transitional nature).

r01-091-p01.818 Page 1

Clause 1

Motor Accidents Compensation Amendment (Insolvent Insurers) Regulation 2001

Motor Accidents Compensation Amendment (Insolvent Insurers) Regulation 2001

1 Name of Regulation

This Regulation is the *Motor Accidents Compensation Amendment* (*Insolvent Insurers*) Regulation 2001.

2 Amendment of Motor Accidents Compensation Regulation (No 2) 1999

The Motor Accidents Compensation Regulation (No 2) 1999 is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Motor Accidents Compensation Amendment (Insolvent Insurers) Regulation 2001

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 16AA

Insert after clause 16:

16AA Third-party insurance policies issued under Motor Accidents Act 1988 where insurer becomes insolvent

- (1) Part 7.3 of the Act extends to any claim made under a third-party policy of insurance issued under the *Motor Accidents Act 1988* in respect of a motor accident occurring before the commencement of that Part as if the policy had been issued under the *Motor Accidents Compensation Act 1999*.
- (2) Part 7.3 of the Act extends as referred to in subclause (1):
 - (a) whether or not the third-party policy of insurance has had effect for any period after the commencement of that Part, and
 - (b) whether the claim was made before or after the commencement of that Part, and
 - (c) whether the relevant insurer became an insolvent insurer before or after the commencement of this clause.

Registered Clubs Amendment (Player Information Brochures) Regulation 2001

under the

Registered Clubs Act 1976

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Registered Clubs Act 1976*.

J. RICHARD FACE, M.P., Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend clause 30J of the of the *Registered Clubs Regulation 1996* to make it clear that, where the Minister for Gaming and Racing has approved more than one pamphlet or brochure as a player information brochure in accordance with clause 30I (2) of that Regulation, registered clubs that are authorised to keep approved gaming devices must make copies of at least one such player information brochure available to patrons, but need not keep copies of all those brochures.

This Regulation is made under the *Registered Clubs Act 1976*, including sections 44C (2) (e) and 73 (the general regulation-making power).

r00-365-p01.842

Clause 1 Registered Clubs Amendment (Player Information Brochures)

Regulation 2001

Registered Clubs Amendment (Player Information Brochures) Regulation 2001

1 Name of Regulation

This Regulation is the Registered Clubs Amendment (Player Information Brochures) Regulation 2001.

2 Notes

The explanatory note does not form part of this Regulation.

3 Amendment of Registered Clubs Regulation 1996

Clause 30J (1) of the *Registered Clubs Regulation 1996* is amended by omitting "a player" and inserting instead "at least one player".

Workers Compensation (General) Amendment (Index Number) Regulation 2001

under the

Workers Compensation Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987*.

JOHN DELLA BOSCA, M.L.C., Special Minister of State

Explanatory note

The object of this Regulation is to update an index number that is used for the purposes of the indexation of benefits under the *Workers Compensation Act 1987*.

This Regulation is made under the *Workers Compensation Act 1987*, including section 79 (the definition of *latest index number*) and section 280 (the general regulation-making power).

r01-052-p01.846 Page 1

Clause 1

Workers Compensation (General) Amendment (Index Number) Regulation 2001

Workers Compensation (General) Amendment (Index Number) Regulation 2001

1 Name of Regulation

This Regulation is the *Workers Compensation (General) Amendment (Index Number) Regulation 2001.*

2 Amendment of Workers Compensation (General) Regulation 1995

The Workers Compensation (General) Regulation 1995 is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendment

(Clause 2)

Clause 13 Sec 79: definition of "latest index number"

Insert at the end of the Table to clause 13:

1 April 2001 161.9

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of WorkCover benefits and damages)

The WorkCover Authority, pursuant to section 82 of the Workers Compensation Act 1987, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and after 1st April 2001, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2
or providing for,	Adjustable	Adjusted
the adjustable amount.	Amount.	Amount.
WORKERS COMPENSATION		
ACT 1987		
s.25(1)(a)	\$211,850.00	· ·
s.25(1)(b)	\$66.60	•
s.35	\$1,000.00	
s.37(1)(a)(i)	\$235.20	•
s.37(1)(a)(ii)	\$187.10	'
s.37(1)(a)(iii)	\$170.00	'
	\$153.00	•
s.37(1)(b)	\$62.00	· ·
s.37(1)(c)	\$44.30	·
	\$99.10	•
	\$164.16	•
	\$230.90	· ·
	\$66.60	=
s.40	\$1,000.00	,
s.63A(3)	\$1,500.00	
s.151G(3)	\$204,000.00	· ·
s.151G(4)	\$36,000.00	*
s.151G(5)	\$36,000.00	
	\$48,000.00	
s.151H(2A)(b)	\$48,000.00	
Sch.6, Pt.4, Cl.7	\$341.30	\$422.50

(Latest Index Number: 161.9)

KATE McKENZIE
GENERAL MANAGER
WORKCOVER AUTHORITY

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of benefits covered by Workers Compensation Act 1926)

The WorkCover Authority, pursuant to section 82 of, and Parts 3-4 of Schedule 6 to the Workers Compensation Act 1987, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and after 1st April 2001, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2
or providing for,	Adjustable	Adjusted
The adjustable amount.	Amount.	Amount.
WORKERS COMPENSATION ACT 1987 (re 1926 Act)		
Sch.6, Pt.3, Cl.2(2) Sch.6, Pt.3, Cl.2(3) Sch.6, Pt.4, Cl.4(1)(b)(i) Sch.6, Pt.4, Cl.4(1)(b)(ii) Sch.6, Pt.4, Cl.4A(2)(a) Sch.6, Pt.4, Cl.4A(2)(b) Sch.6, Pt.4, Cl.4A(2)(c)	\$76,700.00 \$38.30 \$44.80 \$22.50 \$196.00 \$155.90 \$141.60	\$47.40 \$55.50 \$27.80 \$242.60 \$193.00

(Latest Index Number: 161.9)

KATE McKENZIE GENERAL MANAGER WORKCOVER AUTHORITY

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942 - NOTICE

(Concerning indexation of benefits)

The WorkCover Authority, pursuant to section 8(3)(d) of the Workers' Compensation (Dust Diseases) Act 1942, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and after 1st April 2001, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2
Or providing for,	Adjustable	Adjusted
the adjustable amount.	Amount.	Amount.
WORKERS' COMPENSATION (DUST DISEASES) ACT 1942.		
s.8(2B)(b)(I) s.8(2B)(b)(ii) s.8(2B)(b)(iii)	\$141,250.00 \$137.30 \$69.40	\$169.90

(Latest Index Number: 161.9)

KATE McKENZIE GENERAL MANAGER WORKCOVER AUTHORITY

OFFICIAL NOTICES

Appointments

CASINO CONTROL ACT 1992

Appointment NSW Casino Control Authority

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of section 134 (1) (b) of the Casino Control Act 1992, has approved of the appointment of Mr Neville Allen as the Chairperson of the NSW Casino Control Authority from 14 March 2001 to 22 September 2003.

Her Excellency the Governor, with the advice of the Executive Council, in pursuance of Schedule 1 (9) (1) (b) to the Act, has approved of the removal of Mr Neville Allen from office as the Deputy Chairperson of the Authority with effect from 14 March 2001.

J. RICHARD FACE, M.P., Minister for Gaming and Racing

CASINO CONTROL ACT 1992

Appointment NSW Casino Control Authority

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of section 134 (1) (b) of the Casino Control Act 1992, has approved of the appointment of Mrs Phyllis Margaret Newnham, A.M., as a member of the NSW Casino Control Authority from 21 March 2001 to 22 September 2003.

J. RICHARD FACE, M.P., Minister for Gaming and Racing

HEALTH SERVICES ACT 1997

Appointment of Acting Chief Executive Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of Clause 4 (1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Ms Belinda Chaplin to act in the position of Chief Executive Officer, Corrections Health Service, for the period on and from 3 March 2001 to 11 March 2001 (both days inclusive).

Signed at Sydney, this 15th day of March 2001.

MICHAEL REID, Director-General.

HEALTH SERVICES ACT 1997

Appointment of Acting Chief Executive Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of Clause 4 (1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Associate Professor Peter Procopis to act in the position of Chief Executive Officer, The Children's Hospital, at Westmead for the period on and from 10 March 2001 to 18 March 2001, both days inclusive.

Signed at Sydney, this 15th day of March 2001.

MICHAEL REID, Director-General.

HEALTH SERVICES ACT 1997

Appointment of Acting Chief Executive Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of Clause 4 (1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Mr Bill Dargaville to act in the position of Chief Executive Officer, Southern Area Health Service for the period on and from 11 September 2000 to 18 September 2000, both dates inclusive.

Signed at Sydney, this 13th day of September 2000.

MICHAEL REID, Director-General.

HEALTH SERVICES ACT 1997

Appointment of Acting Chief Executive Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of Clause 4 (1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Mr Michael Wallace to act in the position of Chief Executive Officer, Central Sydney Area Health Service for the period on and from 15 January 2001 to 28 January 2001, both dates inclusive.

Signed at Sydney, this 20th day of March 2001.

MICHAEL REID, Director-General.

HEALTH SERVICES ACT 1997

Appointment of Acting Chief Executive Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of Clause 4 (1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Mr Colin Froud to act in the position of Chief Executive Officer, South Western Sydney Area Health Service for the period on and from 13 March 2001 to 1 April 2001, both dates inclusive.

Signed at Sydney, this 20th day of March 2001.

MICHAEL REID, Director-General.

NSW BOARD OF ADULT AND COMMUNITY EDUCATION ACT 1990

Notification of Appointment to the Board

I, JOHN JOSEPH AQUILINA, Minister for Education and Training, in pursuance of section 5 (2) (b) and Clause 3 of Part I of Schedule 1 of the Board of Adult and Community Education Act 1990, appoint Bronwyn Clinch as a part-time member of the NSW Board of Adult and Community Education for a term of office commencing 1 July 2000 and expiring 30 June 2003.

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

NSW BOARD OF ADULT AND COMMUNITY EDUCATION ACT 1990

Notification of Appointment to the Board

I, JOHN JOSEPH AQUILINA, Minister for Education and Training, in pursuance of section 5 (2) (b) and Clause 3 of Part I of Schedule 1 of the Board of Adult and Community Education Act 1990, appoint Sue Dennis as a part-time member of the NSW Board of Adult and Community Education for a term of office commencing 1 July 2000 and expiring 30 June 2003.

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

NSW BOARD OF ADULT AND COMMUNITY EDUCATION ACT 1990

Notification of Appointment to the Board

I, JOHN JOSEPH AQUILINA, Minister for Education and Training, in pursuance of section 5 (2) (b) and Clause 3 of Part I of Schedule 1 of the Board of Adult and Community Education Act 1990, appoint Angeline Oyang as a part-time member of the NSW Board of Adult and Community Education for a term of office commencing 1 July 2000 and expiring 30 June 2002.

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

NSW BOARD OF ADULT AND COMMUNITY EDUCATION ACT 1990

Notification of Appointment to the Board

I, JOHN JOSEPH AQUILINA, Minister for Education and Training, in pursuance of section 5 (2) (b) and Clause 3 of Part I of Schedule 1 of the Board of Adult and Community Education Act 1990, appoint Christine Robertson as a part-time member of the NSW Board of Adult and Community Education for a term of office commencing 1 July 2000 and expiring 30 June 2001.

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

SPORTING INJURIES INSURANCE ACT 1978

Appointment as Members of the Sporting Injuries
Committee

HER Excellency the Governor, with the advice of the Executive Council, pursuant to the provisions of Schedule 2 to the Sporting Injuries Insurance Act 1978, has been pleased to appoint Ms Jeanette Webb on the nomination of the Minister for Education and Training and Ms Rhonda Williams on the nomination of the Minister for Education and Training as members of the Sporting Injuries Committee constituted by the Act, for the term of three years commencing 21 March 2001.

JOHN DELLA BOSCA, M.L.C.,
Special Minister of State,
Minister for Industrial Relations,
Assistant Treasurer,
Minister Assisting the Premier on
Public Sector Management
and Minister Assisting the Premier for the
Central Coast

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1625
"Phoenix Park" Footrot Quarantine Area — Cowra

I, RICHARD AMERY, M.P., Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of the disease, footrot in sheep and goats.

Note: It is an offence under section 20C (1) (c) of the Act to move any stock or cause or permit any stock to be moved into or out of a quarantine area, unless they are moved in accordance with a permit under section 7 (6) or an order under section 8 (1) (b) or when all of the conditions set out in section 20C (3) are satisfied.

SCHEDULE

Owner: Kevin Albert WILLIAMS and Yvonne Antoinette WILLIAMS.

County: Monteagle. Parish: Cocomingla.

Land: Lot 1 in DP 503480; Lot 99 in DP 754584.

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

NEW SOUTH WALES GOVERNMENT GAZETTE No. 57

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Notification under Section 8

Section 9(2) - Urgent Fishing Closure

Ocean waters adjacent to the Bellinger, Hastings and Macleay Rivers

I, Edward OBEID, prohibit the taking of fish and prawns from the waters described in the schedule to this notification, by all methods of trawling, for a period of three months from the date of this notification or such shorter period as subsequently declared by the Director of Fisheries.

SCHEDULE

Ocean waters adjacent to the Bellinger, Hastings and Macleay Rivers

Waters

Bellinger River

That part of ocean waters adjacent to the mouth of the Bellinger River west of a line being an arc with a radius of 4 nautical miles and having its centre at the eastern most point of the northern break water at Mylestom.

Hastings River

That part of ocean waters adjacent to the mouth of the Hastings River bounded by a line drawn from the foreshore due east to the southern extremity of Bird Rock then in a generally northerly direction along the 8 fathom depth contour for a distance of 2 nautical miles then drawn due west to the foreshore at North Beach.

Macleay River

That part of ocean waters adjacent to the mouth of the Macleay River bounded by a line commencing at the intersection of the coordinates (30° 51' .90 and 153° 02' .70), thence north east to the intersection of the coordinates (30° 50' .90 and 153° 04' .00), thence north west to the intersection of the coordinates (30° 47' .80 and 153° 03' .60), thence west to the intersection of the coordinates (30° 47' .80 and 153° 00' .50), thence south east to the intersection of the coordinates (30° 49' .50 and 153° 01' .00), thence south east to the intersection of the coordinates (30° 51' .50 and 153° 02' .00), thence back to the point of commencement.

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

FISHERIES MANAGEMENT ACT 1994

Notification under section 8 and section 9(2) - Urgent Fishing Closure Macleay River and adjacent Ocean Waters

I, Steve DUNN, prohibit the taking of all fish, by all methods, in the waters described in Column 1 of the Schedule to this Notification, for the period shown opposite in Column 2 of the schedule, from the date of this Notification. Fishing will be further subject to the 'condition' as set out by this Notification.

> MR STEVE DUNN Director of Fisheries

SCHEDULE

Macleay River and adjacent Ocean Waters

Column 1 — Waters

Column 2 — Period

The whole of the estuary waters of the Macleay River and those ocean waters bounded by a line commencing at the 'Cherio' wreck on Stewarts beach and extending for a period of three months. due east to the 10 fathom depth contour, then generally south along the 10 fathom depth contour until due east of the entrance to Back Creek, then due west to the northern bank of Back Creek, then generally north along the mean high water mark to the point of commencement.

This prohibition is effective

Condition: The closure relating to the estuary waters of the Macleay River and adjacent ocean waters listed above may be revoked by the Director of Fisheries at any time. The opening of these waters shall be notified by a notice displayed at the District Fisheries Office and other prominent locations.

Note: This Fishing Closure relates to all fishing activity whether commercial or recreational.

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 Schedule hereunder are appointed, for the terms of office specified in that Column, 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 Schedule.

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

SCHEDULE1

COLUMN 1 COLUMN 2 COLUMN 3

Jean Irene JURD Bundarra Reserve No.: 110007 (new member) Community Public Purpose:

Purposes Reserve Community Purposes
Trust Notified: 27 March 1987

Locality: Bundarra File Reference: AE87 R 8

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

SCHEDULE2

COLUMN 1 COLUMN 2 COLUMN 3

The person for Inverell Dedication No.: 510019 the time being Showground Public Purpose: Showground

holding the Trust Showground office of Notified: 12 April 1918
Designated Member, Locality: Inverell Inverell Harness File Reference: AE81 R 17

Inverell Harness
Racing Club Inc.
(ex-officio member)
The person for
the time being
holding the
office of

Designated Member, Inverell Pony Club (ex-officio member)

For a term commencing the date of this notice and expiring 31 December 2003.

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

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Lease of the land specified has been granted to the undermentioned person.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants and reservations set out hereunder.

The land is to be used only for the purpose for which the lease is granted.

All amounts due and payable to the Crown *must* be paid to the Financial Controller, Department of Land and Water Conservation within three months from the date of demand.

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

Western Lands Lease 14334 granted to Mauris Patrick LAWLER and Sheryl Desley LAWLER of Earl Street, Collarenebri 2833, comprising Lot 68, DP 722945 (Folio Identifier 68/722945) of 2.713 hectares at Collarenebri in the Parish of Collarindabri, County of Finch, for the purpose of Stables and Storage for a term of twenty (20) years commencing 9 March 2001; Annual rental \$70.00; Next reappraisement date 8 March 2006. Papers: WLL14334.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 14334

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Land and Water Conservation as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4 (2) of the Act.
- (3) (a) For the purposes of this Clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and

expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (c) The indemnity contained in this Clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this Clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be as determined by the local land board for each period of 5 years of the term of the lease, except where a rent is bid at auction or tendered under Section 19C (5) of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 22 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 - "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this Clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey, assign or sublet the land or any portion thereof without having first obtained the written consent of the Minister.

- (9) The land leased shall be used only for the purpose of Stables and Storage.
- (10) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (11) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (12) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (13) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (14) The lessee shall, within 12 months from the date of commencement of the lease or such further period as the Minister may allow, erect a building on the land in accordance with plans and specifications approved by the Council of the local government area.
- (15) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.

- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) Where the Crown has paid a contribution under section 217-219 of the Roads Act 1993 in respect of the land leased, the lessee shall pay to the Crown the amount of that contribution within 3 months of being called upon to do so.
- (19) The lessee shall pay to the Crown the proportional part of the costs of road construction as notified by the Department of Land and Water Conservation within 3 months of the date of gazettal of the granting.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee shall comply with the provisions of the Clean Waters Act 1970 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

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

Administrative District – Bourke (Unincorporated Area)
Parish –Tinapadgee;
County – Thoulcanna

The purpose of Western Lands Leases 3156 and 4209 being the land contained within Folio Identifiers 1084/762360 and 2032/763941 has been altered from 'Grazing' to 'Grazing and Recreational and Hunting' effective from 15 March 2001.

Annual rental and lease conditions remain unaltered as a consequence of the change of purpose except for the addition of those special conditions published in the *Gazette* of 2 July 1999, Folios 4667-4669.

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151 of the Act, the Crown 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 road.

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

SCHEDULE 1

Parish – Goorooyarroo County – Murray Land District – Queanbeyan Shire – Yarrowlumla Town – Sutton

Description: Crown road south of Lot 102, DP 754882 (extension of Middle Street)

SCHEDULE 2

Roads Authority: The Council of the Shire of Yarrowlumla (Council's Ref: 2000/CA-271. Reference: GB01 H 12.JK

REVOCATION OF RESERVATIONS OF CROWN LANDS

PURSUANT to Section 90 of the Crown Lands Act, 1989, the reservations of Crown lands specified in Column 1 of the Schedules hereunder are 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

SCHEDULE1

COLUMN 1

Land District: Cooma Shire: Snowy River Parish: Bolaira County: Wallace Location: Adaminaby Reserve No: 91362 Purpose: For Future Public Requirements Date of Notification: 12th January, 1979

Torrens Title Identifiers:

File No: GB 93 H 75

180/756677 & 181/756677

COLUMN 2

The whole being Lots 180 and 181 DP 756677 of 3794 square metres.

metres.

SCHEDULE2

COLUMN 2

Part being Lots 129 and 151

DP 756677 of 2.023 hectares

COLUMN 1

Land District: Cooma Shire: Snowy River Parish: Bolaira

County: Wallace Location: Adaminaby Reserve No: 94347 Purpose: For Future Public

Requirements
Date of Notification:
6th March 1981
Torrens Title Identifiers:
129/756677 and 151/756677
File No: GB 93 H 75

ROADS ACT 1993

Resumption of Land for Road and Closing of a Road

IN pursuance of the provisions of the Roads Act, 1993 the land hereunder described in Schedule 1, is resumed for Public road purposes and is vested in the Crown as a Public Crown road. The land hereunder described in Schedule 2, is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

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

SCHEDULE 1

Parish – Popong County – Wallace Land District – Cooma Shire – Snowy River

DP 1022842 – Opening of a road within Lots (portions) 30 and 18, DP 756721. File No. GB 99 H 73.jk

Land Acquired for Road: Lots 3 and 7.

Titles affected and area resumed:

C.F.30/756721 (Licence 304048) (2.66 hectares) and C.F.18/756721 (9408 square metres).

SCHEDULE 2

Lot 4, 5 and 6, DP 1022842. File No. GB99 H 73.jk

Note: (1) On closing, the land in Lots 4, 5 and 6, DP1022842 remains vested in the Crown as Crown land and Lot 6, DP 1022842 is to be added to Licence 304048.

(2) The land described in Schedule 2 as Lots 4 and 5, DP 1022842 will be used in compensation for the land acquired and known as Lot 3, DP 1022842 for the purposes of this Act.

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 Schedule hereunder are appointed, for the terms of office specified in that Column, 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 Schedule.

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

SCHEDULE 1

COLUMN 1 COLUMN 2 COLUMN 3

Judy MICALLEF Alison Hone (new member) Reserve Trust

Reserve No. 94993 Public Purpose:

Promotion Of The Study And The Preservation Of Native Flora And Fauna Notified: 29 May 1981 Locality: Kingsdale File Reference: GB82R29

For a term commencing the date of this notice and expiring 26 February 2003.

GRAFTON OFFICE

Department of Land and Water Conservation 76 Victoria Street (Locked Bag 10), Grafton, NSW 2460 Phases (02) ((40 2000) France (02) ((40 2025)

Phone: (02) 6640 2000 Fax: (02) 6640 2035

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described are closed and the land comprised therein ceases to be a 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

Descriptions

Land District – Murwillumbah; Shire – Tweed

Road closed: Lot 1, DP1021229 (being land under the Real Property Act, part Certificate of Title Vol 11468 Folio 36) at Round Mountain, parish Cudgen, county Rous. File No: GF98 H 259

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

Land District – Murwillumbah; Shire – Tweed

Road Closed: Lot 1 DP1021653 (being land under the Real Property Act, part Certificate of Title Vol 8411 Fol 150) at Bilambil, parish Terranora, county Rous. File No: GF99 H 224

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

Land District – Murwillumbah; Shire – Tweed;

Road closed: Lot 19, DP 1022418, at Bogangar, Parish Cudgen, County Rous (not being land under the Real Property Act). File No.: GF00 H 175.

Note: On closing, the land within Lot 19 remains vested in the State of New South Wales as Crown land.

Land District - Grafton; Shire - Coffs Harbour;

Road closed: Lot 1, DP 1024331, at Lower Bucca, Parish Orara, County Fitzroy (not being land under the Real Property Act). File No.: GF00 H 152.

Note: On closing, the land within Lot 1 remains vested in the State of New South Wales as Crown land.

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 Schedule hereunder are appointed, for the terms of office specified in that Column, 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 Schedule.

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

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3 Dympna Rita For a term Reserve No. 89178 HORAN (new commencing this Public Purpose: Public Tuntable Creek day and expiring Public Hall 17 July 2002 Notified: 11 April 1974 member) Locality: Tuntable Creek File Reference: GF81R364

CORRECTION OF DEFECTIVE INSTRUMENT

IN pursuance of the provisions of section 257 of the Roads Act 1993, the Order "Notification of Closing of Roads" appearing in the *Government Gazette* of 16 March 2001, Folio 1281 under the heading "Grafton Office" specifying "Land District - Lismore; Shire - Lismore City;" is corrected by deletion of the words and figures "File No.: GF99 H 273" and by insertion in lieu the words and figures "File No.: GF99 H 277". Papers: GF99 H 277.

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

HAY OFFICE

Department of Land and Water Conservation 126 Lachlan Street (PO Box 182), Hay, NSW 2711

Phone: (02) 6993 1306 Fax: (02) 6993 1135

ADDITION TO RESERVES 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
Land District: Deniliquin
Local Government Area:

Land District: Deniliquin
Local Government Area:
Berrigan Council
Parish: Tocumwal

County: Denison
Locality: Tocumwal
Lot Sec D.P. No.
4 21 758981

Area: .2466 hectares File No: HY01R1

COLUMN 2 iliquin Reserve No: 150054

Public Purpose: Public Recreation
Notified: 24 December 1993
Lot Sec DP No.
2 * 39743
Parish Tocumwal
County Denison

New Area: 2.0776 hectares

Note: Reserve 88470 for Boy Scouts is hereby revoked.

MAITLAND OFFICE

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 road.

RICHARD AMERY, M.P.,

Minister For Agriculture,

Minister For Land And Water Conservation

SCHEDULE1

Parish – Pokolbin; County– Northumberland Land District – Maitland Local Government Area – Cessnock

Campbells Lane, Pokolbin, 10.06 wide, south of Lot 59, DP 755252.

That part of O'Connors Road, Pokolbin, 20.115 wide, east of Lot 45, DP 755252, Lot 2 and part Lot 1, DP 975122 (part

Lot 44, DP 755252), south of Lots 14 and 11, DP 717638 and Lot 3, DP 238230 (within Lot 175, DP 755252).

That part of the Crown public road, 20.115 wide, north of Lot 1910, DP 810739 (part Lot 191, DP 755252).

That part of the Crown public road, off Bimbadeen Road, Mt View, 20.115 wide and variable width, west of Lot 207, DP 663601 and Lot 1, DP 319893 (Lot 207, DP 755252).

That part of the Crown public road, off Marrowbone Road, Pokolbin, 20.115 wide, east of Lots 162, 183 and 219, DP 755252.

Note: Enclosure Permits 40892, 174752 and 40903 are wholly affected by this notice.

The Crown public road, off Oakey Creek Road, Pokolbin, 20.115 wide, east of Lot 111, DP 755252.

SCHEDULE2

Roads Authority: Cessnock City Council

File No: MD 00 H 191

Council's Reference: SU 99/12

NOWRA OFFICE

Department of Land and Water Conservation 64 North Street (PO Box 309), Nowra, NSW 2541

Phone: (02) 4423 0122 Fax: (02) 4423 3011

DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT, 1989 AND THE CROWN LANDS REGULATION, 2000

THE Minister for Land and Water Conservation has prepared a draft land assessment for Crown land situated at Batemans Bay, being land described hereunder.

Inspection of this draft assessment can be made at the Nowra Office, Department of Land and Water Conservation, 64 North Street, Nowra; the Eurobodalla Shire Council Chambers, corner of Vulcan and Campbell Streets, Moruya; Batemans Bay library, Beach Road, Batemans Bay; and the Batemans Bay Visitor Centre, Princes Highway, Batemans Bay, during normal business hours from 26th of March to 23rd of April 2001.

Representations are invited from the public on the draft assessment. These may be made in writing until the 23rd of April 2001 and should be sent to the Land Assessment Officer, Department of Land and Water Conservation, PO Box 309, Nowra 2541. Please quote reference number NA99 H175.

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

Description

Land District – Moruya; Local Government Area – Eurobodalla Shire; Parish – Bateman; County – St Vincent

Crown land on the southern bank of the Clyde River, between the NSW Fisheries Boatshed at the end of Clyde Street and the Boatshed restaurant, Batemans Bay (as specified in the draft assessment report located in the Nowra Office, Department of Land and Water Conservation). Reference: NA99 H175.

Contact Officer: G. Wiltshire (02) 4429 2908

NOTIFICATION OF CLOSING OF A PUBLIC ROAD

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

RICHARD AMERY, MP., Minister for Agriculture and Minister for Land and Water Conservation

Description

Land District – Bega; LGA – Bega Valley Shire Council

Lot 7017, DP 1025374 and Lot 7018, DP 1025373 at Candelo, Parish Candelo, County Auckland (not being land under the Real Property Act). File No.: NA 00 H 235.

Note: On closing, the lands remain vested in the Crown as Crown land.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117 of the Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, 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 1

COLUMN 1 COLUMN 2 COLUMN 3 Andrew Bulli Pass Scenic Reserve No. 67711 MCANESPIE Reserve Trust Public Purpose: Land Access **Public Recreation** Manager Sydney/ Notified: 1 July 1938 South Coast Region Locality: Bulli Pass Department of Land File No.: NA82 R 137 andWater Conservation

For a term of three months commencing 1 April 2001.

SYDNEY METROPOLITAN OFFICE

Department of Land and Water Conservation 2-10 Wentworth Street (PO Box 3935), Parramatta, NSW 2124

Phone: (02) 9895 7503 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed and the road 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

Descriptions

Land District – Metropolitan Local Government Area – Bankstown

Lot 100, DP 1023397 at Revesby, Parish Bankstown (Sheet 3), County Cumberland, (being land in CT Vol. 6543 Folio 35). File No.: MN99H211

Note: On closing, title for the land in Lot 100 remains vested in Bankstown City Council as operational land.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 road.

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

SCHEDULE 1

Land District – Penrith
Local Government Area – Blue Mountains
Parish – Jamison (Town of Wentworth Falls)
County – Cook

The part of Sandbox Road, Wentworth Falls between the Great Western Highway and the south-eastern corner of Lot 267, DP 751646.

SCHEDULE 2

Roads Authority: The Council of the City of Blue Mountains. File No.: MN01H11

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151 of the Act, the Crown 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 road.

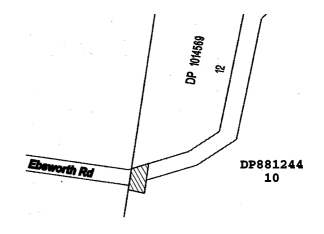
RICHARD AMERY, M.P., Minister for Agriculture, and Minister for Land and Water Conservation

SCHEDULE1

The section of Crown public road in the Parish of Karuah, County Gloucester as shown by hatching on diagram hereunder.

SCHEDULE2

Roads Authority: Great Lakes Council.



File No.: TE00 H 157

WAGGA WAGGA REGIONAL 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

ERRATUM

IN the *Government Gazette* dated 5th November, 1999, (Folio 10443) under the heading "ADDITION TO RESERVED CROWN LAND". Please amend the notification by deleting "Lot 20 DP 261892, Lot 21 DP 261892, Lot 22 DP 261892, Lot 23 DP 261892, Lot 24 DP 261892, Lot 25 DP 261892, Lot 26 DP 261892, Lot 48 DP 261893, Lot 58 DP 261894 and Lot 59 DP 261894." File No: WA98 R 5.

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

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 hereby 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

Description

Land District and Shire – Gundagai; Parish – Yaven; County – Wynyard

Lot 20 DP 261892, Lot 21 DP 261892, Lot 22 DP 261892, Lot 23 DP 261892, Lot 24 DP 261892, Lot 25 DP 261892, Lot 26 DP 261892, Lot 48 DP 261893, Lot 58 DP 261894 and Lot 59 DP 261893, being freehold land in the name of the Roads and Traffic Authority and comprising land in Certificate of Title Identifiers 20/261892, 21/261892, 22/261892, 23/261892, 24/261892, 25/261892, 26/261892, 48/261893, 58/261894 and 59/261894. File No: WA98 R 5.

ADDITION TO RESERVED 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

COLUM	D. T. 1		COL		T 0					
	COLUMN 1				COLUMN 2					
Land Dis	strict: G	undagai	Rese	erve N	Io.: 4055'	7				
Local Go	overnm	ent Area:	Publ	lic Pu	rpose: Tr	avelling	Stock			
Gunda	agai Shi	re Council	ar	nd Car	nping					
Parish: Y	aven		Noti	fied:	13th June	e 1906				
County:	Wynya	ırd	Lot	Sec.	DP No.	Parish	County			
Locality	: Yaven		169	*	727792	Yaven	Wynyard			
Lot	Sec.	DP No.	168	*	727793	Yaven	Wynyard			
20	*	261892	27	*	261892	Yaven	Wynyard			
21	*	261892	28	*	261892	Yaven	Wynyard			
22	*	261892	29	*	261892	Yaven	Wynyard			
23	*	261892	60	*	261894	Yaven	Wynyard			
24	*	261892	New	Area	: 16.39 h	ectares				
25	*	261892								
26	*	261892								
48	*	261893								
58	*	261894								
59	*	261894								

File No.: WA98R5

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 roads specified in Schedule 1 are 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 roads specified in Schedule 1 cease to be Crown public roads.

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

SCHEDULE1

Parish – Adelong; County – Wynyard; Land District – Tumut; Shire – Tumut

Crown Public Roads of variable widths within the Town of Adelong being Lockhart Street between Lot 8 DP 264266 and Selwyn Street (excluding the intersections of Inglis and Campbell Streets); Lynch Street between Inglis and Selwyn Streets (excluding the intersection of Campbell Street); Gundagai Street between Lot 9 DP 115073 and Neill Street; Gilmore Street between Lot 8 DP 115071 and Selwyn Street (excluding the intersection of Wyndham Street); Oberne Street commencing at the extension of the western boundary of Portion 26 and continuing east to Selwyn Street (excluding the intersection of Wyndham Street; Havelock Street between Tumut Street and the north east boundary of Lot 8 DP 115071; Neill Street from Tumut Street to Oberne Street; Campbell Street between Gundagai Street and the intersection with Tods Road; Wyndham Street between Adelong Creek and Gundagai Street (excluding the intersection of Tumut Street); Selwyn Street from Gundagai Street up to and including the intersection with the Crown Public Road south of Portion 150; Cromwell Street between Oberne Street and its intersection with Council Public Road west of Portion 230; Vyner, Travers and Havelock Streets between Quartz and Tumut Streets.

SCHEDULE2

Roads Authority: Tumut Shire Council

File No: WA96H165

Water Conservation

RIVERS AND FORESHORES IMPROVEMENT ACT 1948

ORDER UNDER SECTION 22B (4)

THE Water Administration Ministerial Corporation hereby specifies that Part 3A of the Act does not apply to the following works:

- 1. Works to which any order made under section 54 of the Water Management Act 2000 applies.
- 2. Dams solely for the control or prevention of soil erosion, provided no water is reticulated or pumped from such dams and the size of the structure is the minimum necessary to fulfil the erosion control function. However if such a dam is fenced off for erosion control purposes water may be reticulated to a stock drinking trough in an adjoining paddock without prejudicing the exempt status.
- Dams solely for the capture, containment and recirculation of drainage and/or effluent, consistent with best management practice or required by a Government agency or Local Government Council to prevent the contamination of a water source.
- 4. Dams approved in writing by the Department of Land and Water Conservation for specific environmental management purposes.
- 5. Dams licensed under Part 2 of the Water Act 1912, and works approved under Part 8 of that Act.

This Order does not apply to works located on land that is within a zone designated "residential", "rural residential", "village", "township", "industrial", "business" (or similar) or "recreation", "open space", "environmental protection" (or similar, but not including "scenic protection") in an environmental planning instrument, as defined in the Environmental Planning and Assessment Act 1979, to which Part 3A of the Act still applies.

Signed for the Water Administration Ministerial Corporation

SUSAN KEMP,

Acting Director General

Department of Land and Water Conservation

Date: 18 January 2001

RIVERS AND FORESHORES IMPROVEMENT ACT 1948, Section 22B (4)

WATER ACT 1912, Sections 5 (1) and 5 (5)

ORDER

THE Water Administration Ministerial Corporation hereby revokes the orders published in the *Government Gazettes* set out in the Schedule.

Signed for the Water Administration Ministerial Corporation

SUSAN KEMP, Acting Director General

Department of Land and Water Conservation

Date: 18 January 2001

SCHEDULE

Government Gazettes:

No. 70 of 9th June 2000 on pages 4940;

No. 70 of 9th June 2000 on page 4946 – 4947;

No. 70 of 9th June 2000 on page 4949 – 4960;

No. 70 of 9th June 2000 on page 4961.

WATER ACT 1912

ORDER

THE Water Administration Ministerial Corporation hereby declares that:

- a) in accordance with paragraph (a1) of the definition of "Work to which this Part extends" in Section 5(1) of the Water Act 1912, the State of New South Wales is an area within which a work impounding water is a work to which Part 2 of that Act extends;
- b) in accordance with paragraph (h) of that definition the works (or classes of works) set out in the Schedule to this Order are works to which Part 2 of that Act does not extend.

Signed for the Water Administration Ministerial Corporation

BOB SMITH, Director General

Department of Land and Water Conservation

Date: 14 March 2001

SCHEDULE

- a) Dams solely for the control or prevention of soil erosion, provided no water is reticulated or pumped from such dams and the size of the structure is the minimum necessary to fulfil the erosion control function, and provided such dams are not located on a river (as defined in Part 2 of the Water Act 1912, as amended by order from time to time) or a lake. However if such a dam is fenced off for erosion control purposes water may be reticulated to a stock drinking trough in an adjoining paddock without prejudicing the exempt status.
- b) Dams solely for flood detention and mitigation, provided no water is reticulated or pumped from such dams and provided they are not located on a river (as defined in Part 2 of the Water Act 1912, as amended by order from time to time) or a lake.
- Dams solely for the capture, containment and recirculation of drainage and/or effluent, consistent with best management practice or required by a Government agency or Local Government Council to prevent the contamination of a water source, provided such dams are not located on a river (as defined in Part 2 of the Water Act 1912, as amended by order from time to time) or a lake.

- d) Dams approved in writing by the Department for specific environmental management purposes provided they are not located on a river (as defined in Part 2 of the Water Act 1912, as amended by order from time to time) or a lake
- e) Rainwater tanks collecting water from roofs only.
- Works impounding water which exceed the harvestable rights referred to in an order under section 54 of the Water Management Act 2000 and
 - i) were constructed before 1 January 1999, and
 - are used only for stock, domestic, stock and domestic, or purposes which do not require extraction of water, and
 - iii) are not located on a river (as defined in Part 2 of the Water Act 1912, as amended by order from time to time) or a lake, and
 - iv) from which water is being used only on the landholding on which the dam is located, and
 - v) which are not subject to an application for a licence under Part 2 of the Water Act 1912.
- g) Dams or excavations located on a river or lake constructed under section 7 of the Water Act 1912 prior to 1 January 2001, provided such dams are used only for stock, domestic, stock and domestic, or purposes which do not require extraction of water.
- Works authorised under section 54 of the Water Management Act 2000 for capture and use of the harvestable right
- i) Works referred to in section 52 (1) of the Water Management Act 2000, except for dams.
- j) Works in the Western Division of the State of New South Wales (as referred to in Section 4 of the Crown Lands Act 1989) which are located on lakes shown in the legend of the 1: 100 000 topographic maps issued by the Land Information Centre (formerly the Central Mapping Authority) applying at 1 January 1999 to that Division as "Lake Mainly Dry".
- k) Works in the Western Division constructed prior to 1 January 1999 impounding water on the areas of land shown in the legend of the maps referred to in paragraph (j) as land subject to flooding or inundation, or lakes shown as Perennial or Intermittent, where the water is used only for stock, domestic, stock and domestic, or purposes which do not require extraction of water.

WATER ACT 1912

ORDER

THE Water Administration Ministerial Corporation hereby declares that in accordance with section 5 (5) of the Water Act 1912 the works set out in the Schedule which were constructed before 1 January 1999 are existing works for the purpose of Part 2 of that Act.

This order takes effect on the date it is published in the Gazette.

Signed for the Water Administration Ministerial Corporation

BOB SMITH,
Director General
Department of Land and Water Conservation

Date: 14 March 2001

SCHEDULE

The following works are existing works:

- a) Works impounding water which exceed the "harvestable right" as set out in any Order made from time to time under Section 54 of the Water Management Act 2000.
- b) Dams and other works constructed on rivers or lakes:
 - for landholders by a government agency such as the former Soil Conservation Service, or
 - ii) by landholders with the approval of a government agency, or
 - iii) by landholders where the works did not require a licence under Part 2 of the Water Act under former Government policy.
- c) Works taking water up to 5 megalitres per year from rivers for the purposes of farming washdowns, fruit and vegetable spraying or washing, or livestock shed cooling.
- d) Works previously exempted from the operation of Part 2 of the Water Act 1912, by section 7 (1) of the Hunter Valley Flood Mitigation Act 1956.

WATER ACT 1912

ORDER

THE Water Administration Ministerial Corporation hereby declares that in accordance with the definition of "river" in section 5 (1) of the Water Act 1912:

- 1. the streams of water set out in Schedule 1 to this Order are declared as not being rivers, and
- 2. the streams of water set out in Schedule 2 to this Order are declared as being rivers

Signed for the Water Administration Ministerial Corporation

SUSAN KEMP, Acting Director General

Department of Land and Water Conservation

Date: 18 January 2001

SCHEDULE 1

- The following streams of water are not "rivers" for the purposes of Part 2 of the Act:
 - a) Any stream or part of a stream:
 - i) the location of which is represented on any of the topographic maps listed in Schedule 3, and

- ii) is a first or second order stream, or part of such a stream, determined in accordance with the system set out in Schedule 4, and
- iii) which does not maintain a permanent flow of water, being a visible flow which occurs on a continuous basis, or which would so occur if there were no artificial abstractions of water or obstruction of flows upstream, and
- iv) which does not at any time carry flows emanating from a third, fourth or higher order stream as determined in accordance with the system set out in Schedule 4, and
- b) Any stream or part of a stream the location of which is not represented on any of the topographic maps listed in Schedule 3.
- 2) For the purpose of paragraph 1 (a) (i) and 1 (b), the streams are shown as watercourses on the topographic maps according to the legend.

SCHEDULE2

- 1) The following streams of water are "rivers" for the purposes of Part 2 of the Act:
 - a) Any stream or part of a stream:
 - the location of which is represented on any of the topographic maps listed in Schedule 3, and
 - ii) is a third, fourth or higher order stream, or part of such a stream, determined in accordance with the system set out in Schedule 4, and
 - b) Any stream or part of a stream:
 - i) the location of which is represented on any of the topographic maps listed in Schedule 3, and
 - ii) is a first or second order stream, or part of such a stream, determined in accordance with the system set out in Schedule 4, and
 - iii) which maintains a permanent flow of water (being a visible flow which occurs on a continuous basis, or which would so occur if there were no artificial abstractions of water or obstruction of flows upstream), or which at any time carries flows emanating from a third, fourth or higher order stream as determined in accordance with the system set out in Schedule 4, and
- 2) For the purpose of paragraphs 1 (a) (i) and 1 (b) (i) the streams are shown as watercourses on the topographic maps according to the legend.

SCHEDULE3

The topographic maps referred to in Schedules 1 and 2 are the following maps issued by the Land Information Centre (formerly the Central Mapping Authority):

Map Name	Мар	Edition	Scale
ARUMPO	7430	1976	1:100000
BADEN PARK	7733	1973	1:100000
BANCANNIA	7236	1977	1:100000
BARNATO	7834	1978	1:100000

Map Name	Мар	Edition	Scale
BERAWINNIA DOWNS	7639	1976	1:100000
BIDURA	7529	1977	1:100000
BOBADAH	8233	1975	1:100000
BONO	7432	1978	1:100000
BOOLABOOLKA	7532 7035	1978	1:100000
BOOROONDARRA BOURKE	7935 8037	1978 1980	1:100000 1:100000
BREWARRINA	8238	1980	1:100000
BRINDINGABBA	7839	1980	1:100000
BROKEN HILL	7134	1975	1:100000
BUCKALOW	7132	1977	1:100000
BUNDA	7434	1978	1:100000
BUNDEMAR	8534	1979	1:100000
BUNNERUNGEE	7230	1978	1:100000
BYROCK CALLINDRA	8136 7635	1980 1978	1:100000 1:100000
CANBELEGO	8134	1978	1:100000
CLIFTON BORE	7438	1976	1:100000
COBAR	8035	1978	1:100000
COBHAM LAKE	7337	1977	1:100000
CONOBLE	7832	1976	1:100000
COOLABAH	8235	1979	1:100000
COOMBIE COONAMBLE	7932 8536	1975	1:100000 1:100000
CORONA	7135	1979 1978	1:100000
CUMBORAH	8438	1979	1:100000
CUTHERO	7331	1977	1:100000
DARNICK	7632	1978	1:100000
DUNGALEAR	8538	1979	1:100000
DUNUMBRAL	8539	1979	1:100000
ENNGONIA	8039	1980	1:100000
FORDS BRIDGE FORT GREY	7938 7139	1980	1:100000 1:100000
FOWLERS GAP	7235	1977 1978	1:100000
GERARA	8139	1980	1:100000
GINDOONO	8232	1975	1:100000
GLENARIFF	8236	1980	1:100000
GONGOLGON	8237	1980	1:100000
GOODOOGA	8339	1979	1:100000
GRASMERE GULARGAMBONE	7435 8535	1978	1:100000 1:100000
GUNDERBOOKA	8036	1979 1980	1:100000
HATFIELD	7630	1977	1:100000
HAWKER GATE	7138	1977	1:100000
HERMIDALE	8234	1979	1:100000
INNESOWEN	7835	1978	1:100000
IVANHOE	7732	1973	1:100000
KANGO KAYRUNNERA	7737 7436	1980 1977	1:100000
KEEWONG	7436 7933	1977	1:100000 1:100000
KILFERA	7731	1976	1:100000
KILPARNEY	8132	1975	1:100000
LACHLAN DOWNS	8033	1975	1:100000
LAKE TANDOU	7332	1977	1:100000
LAKE VICTORIA	7130	1977	1:100000
LIGHTNING RIDGE	8439	1979	1:100000
LOUTH LOWER LILA	7936 8038	1978 1980	1:100000 1:100000
MANARA	7633	1978	1:100000
MANFRED	7631	1977	1:100000
MENA MURTEE	7535	1978	1:100000
MENINDEE	7333	1978	1:100000
MIDDLE CAMP	7232	1977	1:100000
MILPARINKA	7238	1977	1:100000
MONOLON MOSSGIEL	7537 7831	1976 1973	1:100000 1:100000
MOUNT ALLEN	8032	1975	1:100000
MOUNT ARROWSMITH	7237	1977	1:100000
MOUNT HARRIS	8435	1979	1:100000
MOUNT OXLEY	8137	1980	1:100000
MULURULU	7531	1976	1:100000

Map Name	Мар	Edition	Scale	Map Name	Мар	Edition	Scale
MURTEE	7634	1978	1:100000	BALD BLAIR	9237-1S	1973	1:25000
NARRAN	8338	1979	1:100000	BALDERSLEIGH	9137-2N	1986	1:25000
NARTOOKA	7433	1978	1:100000	BALDWIN	9036-3N	1981	1:25000
NECKARBOO	7833	1973	1:100000	BALLENGARRA	9435-3N	1987	1:25000
NELYAMBO	7735	1978	1:100000	BALLINA	9640-3N	1981	1:25000
NUCHEA NYMAGEE	7335 8133	1978 1975	1:100000 1:100000	BANDA BANDA BANYABBA	9335-1S 9539-3N	1999 1985	1:25000 1:25000
NYNGAN	8133	1973 1979	1:100000	BARE POINT	9539-3N 9538-2N	1985	1:25000
OLIVEDOWNS	7239	1977	1:100000	BARGO	9029-3N	1985	1:25000
PAIKA	7629	1977	1:100000	BARRABA	9037-3S	1984	1:25000
PARA	7330	1978	1:100000	BARRALLIER	8929-3N	1988	1:25000
POONCARIE	7431	1975	1:100000	BARRINGTON TOPS	9133-1N	1978	1:25000
POPILTAH	7231	1977	1:100000	BARRY	9134-1N	1972	1:25000
QUAMBONE	8436	1979	1:100000	BARYULGIL	9439-4S	1985	1:25000
REDAN SCOTIA	7233 7131	1975 1977	1:100000 1:100000	BATHURST BATLOW	8831-3S 8526-4N	1984 1977	1:25000 1:25000
SMITHVILLE	7137	1977	1:100000	BEDULLUCK	8727-4N	1977	1:25000
SUSSEX	8135	1979	1:100000	BEGA	8824-1S	1973	1:25000
TALTINGAN	7234	1975	1:100000	BELLBROOK	9436-3N	1984	1:25000
TALYEALYE	7739	1980	1:100000	BELLINGEN	9437-2S	1979	1:25000
TEILTA	7136	1977	1:100000	BELOWRA	8825-4S	1972	1:25000
TERYAWYNIA	7533	1978	1:100000	BEMBOKA	8824-4S	1973	1:25000
THACKARINGA THE MEADOWS	7133 7934	1975 1976	1:100000 1:100000	BEN BULLEN BEN LOMOND	8931-4S 9237-4N	1974 1987	1:25000 1:25000
THOOLABOOL	7934 7736	1978	1:100000	BENDEMEER	9237-4N 9136-3S	1987	1:25000
THURLOO DOWNS	7539	1976	1:100000	BENDETHERA	8826-2S	1982	1:25000
TIBOOBURRA	7339	1977	1:100000	BENDOURA	8826-4N	1981	1:25000
TINCHELOOKA	7838	1980	1:100000	BERENDERRY	8934-3S	1981	1:25000
TONGO	7637	1976	1:100000	BERESFIELD	9232-3N	1990	1:25000
TONGOWOKO	7439	1976	1:100000	BERMAGUI	8925-3S	1972	1:25000
TOORALE	7937	1978	1:100000	BERRIOYE	8936-1N	1981	1:25000
TOPAR TURLEE	7334 7530	1978 1977	1:100000 1:100000	BERRY BIG HILL	9028-3N 9336-4S	1985 1987	1:25000 1:25000
URELLA	7538	1976	1:100000	BIG SPRINGS	8327-2N	1976	1:25000
URISINO	7638	1976	1:100000	BILLYENA	8937-3S	1982	1:25000
UTAH LAKE	7837	1978	1:100000	BIMLOW	8930-2S	1979	1:25000
WANAARING	7738	1980	1:100000	BINALONG	8628-4S	1990	1:25000
WARRAWEENA	8138	1980	1:100000	BINDOOK	8929-4S	1981	1:25000
WARREN	8434	1979	1:100000	BINGARA	9038-3N	1978	1:25000
WEILMORINGLE WHITE CLIFFS	8239 7536	1980 1976	1:100000 1:100000	BIRDWOOD BLACK MOUNTAIN	9335-2N 9237-3N	1980 1987	1:25000 1:25000
WILCANNIA	7534	1978	1:100000	BLACKVILLE	8934-4S	1979	1:25000
WILD DOG	7429	1978	1:100000	BLAXLANDS FLAT	9438-2S	1984	1:25000
WILLANDRA	7931	1975	1:100000	BLOWERING	8527-2S	1988	1:25000
WINBAR	7836	1978	1:100000	BOBBYS PLAINS	8627-3N	1979	1:25000
WONNAMINTA	7336	1977	1:100000	BOBIN	9334-1S	1980	1:25000
WOOLAKULKRA WRIGHTVILLE	7734 8034	1978 1978	1:100000 1:100000	BODALLA BOGEE	8925-4N 8932-3S	1987 1974	1:25000 1:25000
YANCANNIA	7437	1976	1:100000	BOGGABRI	8936-4S	1974	1:25000
YANTABANGEE	7636	1976	1:100000	BOMBAH POINT	9332-1N	1976	1:25000
YANTABULLA	7939	1980	1:100000	BOMBALA	8724-3S	1972	1:25000
YANTARA	7338	1977	1:100000	BOMBAY	8827-3S	1979	1:25000
ABERBALDIE	9135-1N	1973	1:25000	BONALBO	9440-4S	1977	1:25000
ABERDEEN ABINGTON	9033-1S	1978	1:25000	BONDI BOOKOOKOORARA	9130-2S 9340-3N	1985 1977	1:25000 1:25000
ADJUNGBILLY	9137-3N 8527-1N	1986 1989	1:25000 1:25000	BOONOO BOONOO	9340-3N 9340-3S	1977	1:25000
AFTERLEE	9440-1N	1976	1:25000	BOOYAMURNA	8834-2N	1987	1:25000
ALBION PARK	9028-1N	1986	1:25000	BORAMBIL	8933-4N	1981	1:25000
ALLYNBROOK	9233-3N	1984	1:25000	BORO	8827-4S	1980	1:25000
APPIN	9029-1S	1985	1:25000	BOTANY BAY	9130-3S	1986	1:25000
APSLEY	9235-1N	1981	1:25000	BOTOBOLAR	8832-1N	1985	1:25000
ARALUEN ARIAH	8826-1S 8229-4N	1981 1974	1:25000 1:25000	BOWMAN BRACKENDALE	9234-2S 9235-4S	1983 1981	1:25000 1:25000
ARKSTONE	8229-4N 8829-4N	1974 1975	1:25000	BRAIDWOOD	9235-4S 8827-2S	1981 1979	1:25000
ARMIDALE	9236-4N	1973	1:25000	BRANGA PLAINS	9235-3N	1979	1:25000
ATTUNGA	9036-2S	1981	1:25000	BRAYS CREEK	9541-3S	1985	1:25000
AUBURN	9031-1S	1974	1:25000	BREDBO	8726-3S	1981	1:25000
AVONRIVER	9029-3S	1984	1:25000	BREEZA	8935-2N	1979	1:25000
BACKWATER	9237-1N	1987	1:25000	BRINDABELLA BROCKLEHUBST	8627-3S	1979	1:25000
BADJA BALALA	8825-4N 9136-1N	1972 1982	1:25000 1:25000	BROCKLEHURST BROGO	8633-4S 8824-1N	1985 1973	1:25000 1:25000
DUFUE	7130-11N	1702	1.23000	PKOOO	0024-11N	1713	1.43000

Map Name	Мар	Edition	Scale	Map Name	Мар	Edition	Scale
BROKEN BACK	9132-3N	1985	1:25000	COLINTON	8726-3N	1979	1:25000
BROKEN BAY	9130-1N	1985	1:25000	COLLINGULLIE	8327-4N	1989	1:25000
BROOKLANA	9437-2N	1978	1:25000	COLLYBLUE	8935-3S	1979	1:25000
BROOMAN	8927-3S	1982	1:25000	COLO HEIGHTS	9031-3N	1975	1:25000
BROOMBEE	8832-4S	1985	1:25000	COMARA	9336-2N	1987	1:25000
BROOMS HEAD	9538-1N	1981	1:25000	COMBOYNE	9334-1N	1980	1:25000
BRUNGLE	8527-4S	1977	1:25000	COOLANDILLA	8834-3N	1987	1:25000
BRUNSWICK HEADS BUCCARUMBI	9640-4N 9438-3N	1981 1984	1:25000 1:25000	COOLANBILLA COOLONGOLOOK	8935-3N 9333-1S	1979 1984	1:25000 1:25000
BUKALONG	9436-3N 8724-3N	1984	1:25000	COOLUMBOOKA	8724-2S	1984	1:25000
BUKKULLA	9138-4N	1978	1:25000	COOMA	8725-4S	1981	1:25000
BULAHDELAH	9333-3S	1984	1:25000	COOMBADJHA	9339-2S	1974	1:25000
BULGA	9132-4S	1975	1:25000	COOPERNOOK	9434-3N	1986	1:25000
BULLDOG ROCK	9339-1N	1974	1:25000	COOPLA CURRIPA	9234-1N	1973	1:25000
BULLI	9029-2N	1982	1:25000	COORONGOOBA	8932-2S	1974	1:25000
BUNDANOON	8928-1S	1982	1:25000	COPETON DAM	9038-2S	1978	1:25000
BUNDARRA BUNDOOK	9137-4S 9334-3S	1986 1986	1:25000 1:25000	COPMANHURST CORANG	9438-1N 8927-3N	1984 1982	1:25000 1:25000
BUNGENDORE	9334-33 8727-2N	1980	1:25000	COREINBOB	8427-4S	1982	1:25000
BUNGONIA	8828-2N	1981	1:25000	CORICUDGY	8932-2N	1974	1:25000
BUNNAN	9033-4N	1978	1:25000	CORIN DAM	8626-1N	1979	1:25000
BURRAGA	8830-3S	1979	1:25000	CORYAH	8937-4S	1982	1:25000
BURRAGATE	8823-4N	1974	1:25000	COTTER DAM	8627-2N	1979	1:25000
BURRAGORANG	8929-1N	1981	1:25000	COURABYRA	8526-4S	1977	1:25000
BURRIER	8928-2N	1982	1:25000	COURAGAGO	8627-4S	1978	1:25000
BURRINGBAR	9541-2S	1985	1:25000	COWAN	9438-2N	1982	1:25000
BURRUMBELA BYABARRA	8826-2N 9434-4N	1982 1986	1:25000 1:25000	COWAN COWAN-E	9130-4N 9130-41	1984 3/96	1:25000 1:25000
BYLONG	8933-3S	1980	1:25000	COWAN-E COWRA CREEK	8725-1N	1981	1:25000
BYRON BAY	9640-4S	1982	1:25000	CRAIGIE	8723-4N	1972	1:25000
CABRAMURRA	8526-2S	1977	1:25000	CRAVEN	9233-1S	1972	1:25000
CADGEE	8825-1S	1971	1:25000	CRAWNEYPASS	9134-4N	1972	1:25000
CAMBERWELL	9133-3S	1978	1:25000	CROOKHAVEN	9028-2S	1984	1:25000
CAMDEN	9029-4N	1985	1:25000	CUDGEN	9641-3N	1985	1:25000
CAMPBELLTOWN	9439-3S	1985	1:25000	CULCAIRN	8326-4S	1976	1:25000
CAMPBELLTOWN CANBERRA	9029-1N 8727-3N	1984 1980	1:25000 1:25000	CULLEN BULLEN CUNDLETOWN	8931-3N 9434-3S	1974 1986	1:25000 1:25000
CANDELO	8824-3N	1973	1:25000	CUNJURONG POINT	9027-3N	1982	1:25000
CANGAI	9338-1N	1974	1:25000	CURLEWIS	8935-1N	1979	1:25000
CANYON LEIGH	8928-4N	1982	1:25000	CURRARONG	9027-1N	1984	1:25000
CAOURA	8928-3N	1982	1:25000	CURRICABARK	9234-4S	1972	1:25000
CAPEEN	9440-4N	1977	1:25000	CURROWAN	8926-4N	1982	1:25000
CAPERTEE	8831-1S	1985	1:25000	DALMORTON	9338-2N	1974	1:25000
CAPTAINS FLAT	8726-1N	1979	1:25000	DARKWOOD	9437-3S	1979	1:25000
CARABOST CARCOAR	8426-4N 8730-4N	1976 1989	1:25000 1:25000	DAWSONS HILL DELUNGRA	9133-3N 9038-1S	1978 1978	1:25000 1:25000
CARNHAM	9439-3N	1985	1:25000	DENISON	8626-3S	1978	1:25000
CAROONA	8935-2S	1979	1:25000	DENMAN	9033-3S	1977	1:25000
CARRABOLLA	9133-1S	1978	1:25000	DINOGA	9038-3S	1978	1:25000
CARRAI	9336-3N	1987	1:25000	DOORALONG	9131-1S	1984	1:25000
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CASINO	9540-3N	1985	1:25000	DOYLES CREEK	9032-1N	1974	1:25000
CASSILIS CATHCART	8833-1N 8724-2N	1986 1988	1:25000 1:25000	DRAKE DRUMMOND	9340-2S 9037-1S	1977 1981	1:25000 1:25000
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CLARENCE TOWN	9232-1N 9439-1S	1985	1:25000 1:25000	DURRAN DURRA DURRAS	8827-2N 8926-1S	1979	1:25000 1:25000
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CLYBUCCA	9436-2S	1984	1:25000	EDEN	8823-1N	1974	1:25000
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COBARGO	8825-2S	1987	1:25000	ELBOW VALLEY	9341-3S	1977	1:25000
COBARK	9234-3S	1983	1:25000	ELDERSLIE	9132-1N	1975	1:25000
COBBADAH	9037-4S	1981	1:25000	ELLANGOWAN	9539-4N	1985	1:25000
COFFS HARBOUR	9537-3N	1985	1:25000	ELLERSTON	9134-2N	1982	1:25000

FLEMORE	Map Name	Мар	Edition	Scale	Map Name	Мар	Edition	Scale
EMBLEM 995-2S 1979 1,25000 HILLGROVE 9236-IN 1981 1,25000 EMMAVILLE 9239-3S 1981 1,25000 HOBDY SYARDS 8730-IS 1987 1,25000 EMPREVAJE 960-3S 1981 1,25000 HOBBY SYARDS 8730-IS 1976 1,25000 ENDRICK 892-1-IS 1985 1,25000 HORAGRIH RANGE 941-2-IS 1976 1,25000 ENDRICK 892-1-IS 1981 1,25000 HORAGRIH RANGE 941-3-IS 1,25000 EULOMOGO 8633-3N 1985 1,25000 HORTSDS 9130-48 1986 1,25000 EULOMURIE 893-18 1,25000 HORTSDS 9130-48 1986 1,25000 EULOMURIE 9433-41 1982 1,25000 HORTSDS 9130-48 1986 1,25000 EULOMOGO 863-13 1982 1,25000 HORTSDS 913-48 1986 1,25000 FIVE HON CALLER 9433-48 1982 1,25000 HORTSDS <td>ELSMORE</td> <td>9138-2N</td> <td>1978</td> <td>1:25000</td> <td>HILL END</td> <td>8731-1N</td> <td>1987</td> <td>1:25000</td>	ELSMORE	9138-2N	1978	1:25000	HILL END	8731-1N	1987	1:25000
EMBERALD HILL								
EMPIREN VAILE								
ENDRICK								
ENMORE	EMPIRE VALE							
EUTLOMOGO 8:33-3N 1985 1:25900 HORNSBY 9130-4S 1986 1:25900 EULOWRIE 8937-1N 1982 1:25900 HORNSBY 9130-4S 1986 1:25900 EULOWRIE 8937-1N 1982 1:25900 HORNSBY 9130-4S 1986 1:25900 EULOWRIE 8937-1N 1982 1:25900 HORNSBY 9130-4S 1987 1:25900 GIRRAGULANG 8834-3S 1987 1:25900 RONBARK 9037-N 1981 1:25900 GIRRAGULANG 8933-4S 1987 1:25900 BRONBARK 9033-N 1979 1:25900 GIRRAGULANG 8933-4S 1987 1:25900 BRONBARK 9033-N 1979 1:25900 GIRRAGULANG 8933-N 197								
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WILLIAMSDALE WILLIAMTOWN	8726-4N 9232-2N	1979 1990	1:25000 1:25000	BOGGABILLA BOGOLONG HILLS	8940-N 8228-N	1979 1982	1:50000 1:50000
WILLURI	9232-2N 8936-1S	1990	1:25000	BONSHAW	6226-N 9139-N	1982	1:50000
WINDELLAMA	8827-1N	1979	1:25000	BOOLIGAL	7830-S	1979	1:50000
WINDEYER	8832-3N	1986	1:25000	BOOMI	8840-N	1980	1:50000
WINDY	8934-1N	1979	1:25000	BOONA	8332-N	1978	1:50000
WINGELLO	8928-4S	1982	1:25000	BOOROORBAN	7828-S	1978	1:50000
WINGHAM	9334-2N	1986	1:25000	BOOROWA	8629-S	1974	1:50000
WINTERBOURNE	9236-2N	1982	1:25000	BORAH	8836-S	1972	1:50000
WINTON	9035-4N	1979	1:25000	BUDDABADAH	8334-S	1986	1:50000
WIRRABA	9031-4N	1974	1:25000	BUGALDIE	8735-N	1977	1:50000
WOLLANGAMBE	8931-2S	1974	1:25000	BUNDEMAR	8534-S	1986	1:50000
WOLLAR	8833-2N	1986	1:25000	BUNNA BUNNA	8738-S	1980	1:50000
WOLLOWBI	9132-3S	1985	1:25000	BURREN JUNCTION	8637-N	1972	1:50000
WOLLONGONG	9029-2S	1985	1:25000	BURRENDONG	8732-N	1977	1:50000
WOLUMLA WONDALGA	8824-2N 8527-3S	1989 1976	1:25000 1:25000	CALLAL CALOONA	7129-N 8740-S	1983 1980	1:50000 1:50000
WONDOBA WONDOBA	8527-38 8935-4N	1976 1979	1:25000	CANONBA	8740-S 8335-S	1980 1979	1:50000
WOODBURN	9539-1N	1979	1:25000	CANONBA	8630-N	1979	1:50000
WOODBORN	9441-3S	1977	1:25000	CARINDA	8437-S	1979	1:50000
WOODHOUSELEE	8828-4N	1981	1:25000	CARRATHOOL	7929-S	1979	1:50000
WOOLGOOLGA	9537-4N	1984	1:25000	COLEAMBALLY	8028-S	1974	1:50000
WOOLOMIN	9135-3N	1972	1:25000	COLIGNAN	7328-N	1983	1:50000
WOOLOOMA	9133-4N	1978	1:25000	COLLARENEBRI	8638-N	1980	1:50000
WOOMBAH	9539-2N	1985	1:25000	COLLIE	8534-N	1986	1:50000
WOOTTON	9333-2N	1984	1:25000	COMBARA	8535-N	1986	1:50000
WYLIECREEK	9340-4N	1977	1:25000	COME BY CHANCE	8537-S	1896	1:50000
WYNDHAM	8824-3S	1973	1:25000 1:25000	CONARGO CONDOBOLIN	7927-S 8331-N	1977	1:50000
WYONG YALWAL	9131-2N 8928-2S	1984 1982	1:25000	CONDOBOLIN	8528-S	1978 1973	1:50000 1:50000
YAMBA	9539-2S	1985	1:25000	COOLAC	8328-S	1973	1:50000
YAMBULLA	8723-2N	1973	1:25000	COONABARABRAN	8735-S	1977	1:50000
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YARROWITCH	9235-2N 9137-2S	1972	1:25000	CROOKWELL	8729-S	1975	1:50000
YARROWYCK YATES FLAT	9137-2 S 9439-4N	1986 1985	1:25000 1:25000	CROPPA CREEK CUBBO	8939-N 8736-N	1978 1972	1:50000 1:50000
YAVEN CREEK	8427-2N	1987	1:25000	CUDAL	8631-S	1972	1:50000
YELLOW JACKET	9338-4S	1974	1:25000	CULPATARO	7730-N	1979	1:50000
YERONG CREEK	8327-3S	1976	1:25000	CUMNOCK	8632-S	1977	1:50000
YERRANDERIE	8929-4N	1981	1:25000	CUNNINYEUK	7627-N	1982	1:50000
YOWRIE	8825-3N	1972	1:25000	CUTTABRI	8737-S	1972	1:50000
ABERCROMBIE	8730-S	1976	1:50000	DALTON	8728-N	1975	1:50000
ALBURY	8225-N	1978	1:50000	DANDALOO	8433-S	1978	1:50000
ALECTOWN	8532-S	1978	1:50000	DARLINGTON POINT	8028-N	1974	1:50000
ANNUELLO	7428-S	1978	1:50000	DELEGATE	8623-N	1980	1:50000
ARIAH PARK	8329-S	1974	1:50000	DENILIQUIN	7826-N	1978	1:50000
ASHFORD BAAN BAA	9139-S 8836-N	1980 1971	1:50000 1:50000	DOLGELLY DUNEDOO	8840-S 8733-N	1980 1975	1:50000 1:50000
BALLADORAN	8634-S	1971 1976	1:50000	EDGEROI	8733-N 8837-N	1975	1:50000
BALRANALD	7628-N	1978	1:50000	EMMAVILLE	9239-S	1981	1:50000
BARADINE	8736-S	1972	1:50000	EPSOM DOWNS	7928-S	1978	1:50000
BARHAM	7726-N	1976	1:50000	EUABALONG	8131-N	1979	1:50000
BARMEDMAN	8329-N	1974	1:50000	EUCHAREENA	8732-S	1977	1:50000
BELLATA	8838-S	1980	1:50000	EUCUMBENE	8625-N	1980	1:50000
BENDICK MURRELL	8529-N	1973	1:50000	EULALIE	8639-N	1980	1:50000
BENEREMBAH	8029-S	1974	1:50000	EUSTON	7428-N	1978	1:50000

Map Name	Мар	Edition	Scale	Map Name	Мар	Edition	Scale
FAIRHOLME	8331-S	1978	1:50000	NUMBLA VALE	8624-N	1980	1:50000
FIFIELD	8332-S	1978	1:50000	NYNGAN	8334-N	1985	1:50000
FORBES	8531-S	1978	1:50000	OAKLANDS	8126-N	1972	1:50000
GARAH	8839-N	1980	1:50000	ONE EYE TANK	8031-N	1979	1:50000
GEERA	8337-N	1979	1:50000	ONE TREE	7829-N	1970	1:50000
GEURIE	8633-S	1975	1:50000	OOLAMBEYAN	7928-N	1979	1:50000
GILGANDRA	8634-N	1976	1:50000	OXLEY	7729-N	1978	1:50000
GOGELDRIE WEIR	8128-N	1983	1:50000	PALLAMALLAWA	8939-S	1978	1:50000
GOOLGOWI	8030-S	1980	1:50000	PARKES	8531-N	1978	1:50000
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GOONAL	8739-S	1980	1:50000	PILLIGA	8637-S	1972	1:50000
GRADGERY	8435-N	1986	1:50000	PLEASANTHILLS	8227-S	1972	1:50000
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GRAMAN	9039-S	1980	1:50000	QUAMBONE	8436-S	1979	1:50000
GRAVESEND	8938-N	1978	1:50000	RANKINS SPRINGS	8130-S	1980	1:50000
GRENFELL	8530-S	1978	1:50000	ROCKY DAM	9039-N	1980	1:50000
GULARGAMBONE	8535-S	1979	1:50000	ROWENA	8638-S 8832-S	1980	1:50000
GULGONG GUNBAR	8833-S 7929-N	1976 1978	1:50000 1:50000	RYLSTONE SAPPA BULGA	8832-S 8533-S	1977 1978	1:50000 1:50000
GUNNING	8728-S	1978	1:50000	SEBASTOPOL	8428-N	1978	1:50000
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GWABEGAR	8636-N	1972	1:50000	STEAM PLAINS	7927-N	1977	1:50000
HAY	7828-N	1979	1:50000	STRATHMERTON	7926-S	1976	1:50000
HILL END	8731-N	1977	1:50000	SUGGAN BUGGAN	8524-S	1980	1:50000
HILLSTON	8031-S	1979	1:50000	SWAN HILL	7627-S	1982	1:50000
HOWLONG	8226-S	1972	1:50000	TABBITA	8029-N	1974	1:50000
ILLILAWA	7829-S	1970	1:50000	TAHRONE	8536-N	1987	1:50000
JEMALONG	8431-S	1978	1:50000	TAMBAR SPRINGS	8835-S	1979	1:50000
JERILDERIE	8027-S	1972	1:50000	TARWONG	7730-S	1979	1:50000
JUNEE	8428-S	1973	1:50000	TCHELERY	7728-S	1979	1:50000
KEELY	7726-S	1976	1:50000	TELLERAGA	8738-N	1980	1:50000
KERANG	7626-N	1978	1:50000	TEMORA	8429-S	1973	1:50000
KERRIWAH	8333-S	1978	1:50000	TENANDRA	8635-N	1976	1:50000
KHANCOBAN	8525-N	1980	1:50000	TERIDGERIE	8636-S	1972	1:50000
KIACATOO	8231-N	1979	1:50000	TERRY HIE HIE	8938-S	1978	1:50000
KOORAWATHA	8629-N	1974	1:50000	TEXAS	9140-S	1979	1:50000
KYALITE	7528-S	1978	1:50000	THREDBO	8524-N 8026-S	1980	1:50000
LAKE CARGELLIGO	8131-S 8129-N	1979 1984	1:50000 1:50000	TOCUMWAL TOMBONG		1973 1980	1:50000 1:50000
LAKE WYANGAN LOCKHART	8129-N 8227-N	1984	1:50000	TOMS LAKE	8624-S 7830-N	1980	1:50000
LOWESDALE	8126-S	1972	1:50000	TOOGIMBIE	7728-N	1978	1:50000
MARRA	8336-S	1987	1:50000	TOOLEYBUC	7527-N	1978	1:50000
MARSDEN	8430-S	1978	1:50000	TOORAWEENAH	8635-S	1977	1:50000
MATHOURA	7826-S	1976	1:50000	TOTTENHAM	8333-N	1978	1:50000
MAUDE	7729-S	1979	1:50000	TRANGIE	8433-N	1978	1:50000
MENDOORAN	8734-S	1976	1:50000	TRUNDLE	8432-S	1978	1:50000
MILDURA	7329-N	1983	1:50000	TULLAMORE	8432-N	1978	1:50000
MIMOSA	8328-N	1974	1:50000	TULLIBIGEAL	8231-S	1979	1:50000
MOAMA	7825-N	1982	1:50000	UARBRY	8833-N	1976	1:50000
MOGIL MOGIL	8639-S	1980	1:50000	UNGARIE	8230-N	1979	1:50000
MOGRIGUY	8633-N	1975	1:50000	URANA	8127-S	1972	1:50000
MOLE RIVER	9239-N	1980	1:50000	WAKOOL	7727-S	1979	1:50000
MOLONG	8631-N	1978	1:50000	WALBUNDRIE	8226-N	1972	1:50000
MONAK	7329-S	1983	1:50000	WALGETT	8537-N	1987	1:50000
MONIA GAP	8030-N	1980	1:50000	WALLANGARRA	9240-S	1981	1:50000
MORAGO	7827-S 8429-N	1979	1:50000	WALLEROOBIE RANGE	8229-S	1982	1:50000
MORANGARELL MOREE	8429-N 8839-S	1973 1980	1:50000 1:50000	WAMBOYNE WANGANELLA	8330-N 7827-N	1978 1978	1:50000 1:50000
MOULAMEIN	7727-N	1980	1:50000	WANOURIE	8437-N	1978	1:50000
MOULAMEIN MOUNT CEMON	7930-S	1978	1:50000	WARREN	8434-N	1986	1:50000
MOUNT HARRIS	8435-S	1979	1:50000	WEE WAA	8737-N	1972	1:50000
MOUNT KOSCIUSKO	8525-S	1980	1:50000	WEEWAA	8739-N	1980	1:50000
MUDGEE	8832-N	1977	1:50000	WEETALIBA	8834-N	1979	1:50000
MULLALEY	8835-N	1980	1:50000	WEETHALLE	8230-S	1980	1:50000
MURRAWOMBIE	8335-N	1986	1:50000	WEIMBY	7528-N	1978	1:50000
NARADHAN	8130-N	1980	1:50000	WELLINGTON	8632-N	1977	1:50000
NARRABRI	8837-S	1872	1:50000	WENTWORTH	7229-N	1983	1:50000
NARROMINE	8533-N	1978	1:50000	WILSON	8027-N	1972	1:50000
NEVERTIRE	8434-S	1986	1:50000	WIRRINYA	8430-N	1978	1:50000
NORTH STAR	8940-S	1979	1:50000	WOMBOIN	8336-N	1986	1:50000

Map Name	Мар	Edition	Scale
WYALONG	8330-S	1978	1:50000
YALGOGRIN RANGE	8229-N	1982	1:50000
YASS	8628-S	1974	1:50000
YELARBON	9040-N	1979	1:50000
YETMAN	9040-S	1979	1:50000
YOOGALI	8129-S	1984	1:50000
YOUNG	8529-S	1973	1:50000

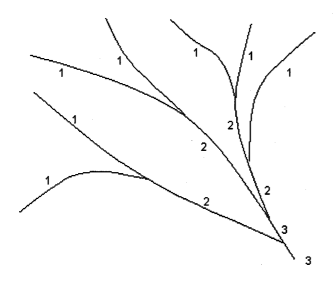
SCHEDULE4

The method of determining the stream order of a watercourse shown on a topographic map is the Strahler system as shown below. The Strahler system is applied to the watercourses shown on the topographic maps as listed in Schedule 3.

For the purposes of this order, watercourses on the maps are deemed to be continuous even if they lose definition and then reappear downstream.

The Strahler system:

- Starting at the top of a catchment, any watercourse which has no other watercourses flowing into it is classed as a first order stream (1).
- Where two first order streams join, the stream becomes a second order stream (2).
- If a second order stream is joined by a first order stream
 it remains a second order stream.
- When two second order streams join they form a third order stream (3).
- A third order stream does not become a fourth order stream until it is joined by another third order stream



WATER MANAGEMENT ACT 2000

ORDER

I, BOB SMITH, Director General, Department of Land and Water Conservation, hereby make the following harvestable rights order in accordance with section 54 of the Water Management Act 2000:

- This order applies to all lands in the Eastern and Central Division of the State of New South Wales as defined in section 4 of the Crown Lands Act 1989, except for land of special environmental or cultural significance which could be adversely impacted by exercise of the harvestable right. Such lands are designated in Schedule 4.
- 2) The streams of water referred to in paragraph 1 of today's Order of the Water Administration Ministerial Corporation in relation to the definition of "river" in section 5 (1) of the Water Act 1912 are declared to be "minor streams" for the purposes of Division 2 of Chapter 3 of the Water Management Act 2000.
- 3) An owner of land has the right to capture 10% of the average regional rain water run-off on the land by means of a dam or dams having not more than the total capacity calculated in accordance with Schedule 1, which are located on "minor streams". This water may be used for any purpose, except as provided in paragraph (8).
- 4) Dams to which Part 2 of the Water Act 1912 extends shall be included in calculation of use of the total capacity calculated in accordance with Schedule 1, except:
 - a) where the dam is on a river (as defined in Part 2 of the Water Act 1912 and as amended from time to time by order) or a lake, or
 - b) where the dam was licensed under Part 2 of the Water Act 1912 prior to 1 January 1999.
- 5) Paragraph (3) does not apply to the classes of dam set out in Schedule 2.
- 6) The method of apportioning harvestable rights for a dam where the wall of the dam crosses the boundary between two or more parcels of land is that the rights are apportioned between the parcels in proportion to the surface area of the water stored on the respective parcels when the dam is full, unless the respective occupiers agree otherwise.
- 7) Where a harvestable right dam, being a work within the total capacity as determined in paragraph 3, is also used for holding water taken in accordance with any of the following water rights and obligations:
 - a) a right to take water from a river or lake in accordance with an entitlement issued under Part 2 of the Water Act 1912,
 - b) a right to use water from a bore in accordance with a licence issued under Part 5 of the Water Act 1912,

the owner of the land must demonstrate to the satisfaction of the Department of Land and Water Conservation that the use of water from the dam is consistent with the water rights and obligations referred to above and the harvestable right.

- 8) Where a harvestable right dam, being a work within the total capacity as determined in paragraph 3, is also used for holding water taken in accordance with:
 - a) a domestic and stock right conferred on a landholder by section 52 of the Water Management Act 2000, or
 - a right to take water from a river or lake in accordance with a licence issued under Part 2 of the Water Act 1912 which is subject to a condition restricting its use to stock or domestic or stock and domestic purposes,

the use of water from that dam is restricted to domestic consumption and stock watering.

- 9) The water available for extraction as a harvestable right from:
 - a) a dam which is also used for a water right or obligation referred to in paragraph 6, or
 - b) from a dam which is licensed under Part 2 of the Water Act 1912 and is also used for harvestable right,

shall be calculated where necessary in accordance with Schedule 3.

BOB SMITH,
Director General
Department of Land and Water Conservation
(by delegation)

Date: 14 March 2001

SCHEDULE1

- 1) The total capacity of a dam or dams for a landholding in megalitres is to be calculated by multiplying the area of the landholding in hectares by the multiplier corresponding to the location of the land shown on the Maximum Harvestable Right Dam Capacity Map of the Department of Land and Water Conservation applicable to the parcel of land, the maps being Registered Numbers 38/1530 to 38/1575 held by the Department at its Parramatta Office.
- 2) Paragraph 1 does not apply to dams on lots in subdivisions where the subdivisions were approved by Councils before 1 January 1999 and those lots would have a right to capture rainwater run-off calculated under paragraph 1 for a total capacity of less than one megalitre, in which cases the total capacity for each lot is to be one megalitre.

SCHEDULE2

The following classes of dam are exempt from the operation of paragraph (2) of the Order:

Dams solely for the control or prevention of soil erosion, provided no water is reticulated or pumped from such dams and the size of the structure is the minimum necessary to fulfil the erosion control function. However if such a dam is fenced off for erosion control purposes water may be reticulated to a stock drinking trough in an adjoining paddock without prejudicing the exempt status.

- Dams solely for flood detention and mitigation, provided no water is reticulated or pumped from such dams.
- 3) Dams solely for the capture, containment and recirculation of drainage and/or effluent, consistent with best management practice or required by a Government agency or Local Government Council to prevent the contamination of a water source.
- 4) Dams approved in writing by the Department for specific environmental management purposes.
- Dams without a catchment, such as "turkeys nest" dams and ring tanks, provided no water from harvestable right works is diverted into them.
- 6) Dams licensed under Part 2 of the Water Act 1912 which were initially licensed prior to 1 January 1999.

SCHEDULE3

The water available for extraction as a harvestable right from a dam which is also used for other water rights (a "mixed right dam") shall be calculated, where necessary, according to the following method:

- The maximum capacity of harvestable right dams for the property shall be calculated in accordance with Schedule 1.
- 2. The capacity taken up by other harvestable right dams on the property shall be subtracted from this maximum capacity, giving the harvestable right dam capacity available for the mixed right dam.
- 3. The harvestable right dam capacity available for the mixed right dam shall be divided by the factor shown in the table below, to give a volume in megalitres per year. The multiplier shown in the table is the average multiplier for the property as shown in the maps designated in paragraph (1) of Schedule 1. Values should be interpolated where necessary.

r	
Multiplier	Factor
0.05	2.50
0.051	2.32
0.052	2.17
0.053	2.04
0.054	1.93
0.055	1.83
0.056	1.75
0.057	1.68
0.058	1.61
0.059	1.55
0.06	1.50
0.062	1.41
0.064	1.33
0.066	1.27
0.068	1.21
0.07	1.17
0.075	1.07
0.08	1.00
0.09	0.90
0.10	0.83
0.11	0.79
0.12	0.75
0.13	0.72

Multiplier	Factor
0.14	0.70
0.15	0.68
0.16	0.67
0.17	0.65
0.18	0.64
0.19	0.63

SCHEDULE4

The following lands are of special environmental or cultural significance:

 land on or within 3 kilometres of a wetland included in the List of Wetlands of International Importance of the International Convention on Wetlands (Ramsar, Iran, 1971).

WATER MANAGEMENT ACT 2000

ORDER

I, BOB SMITH, Director General, Department of Land and Water Conservation, hereby make the following harvestable rights order in accordance with section 54 of the Water Management Act 2000:

- This Order applies to all lands in the Western Division
 of the State of New South Wales as referred to in section
 4 of the Crown Lands Act 1989 except for land of special
 environmental or cultural significance which could be
 adversely impacted by exercise of the harvestable right.
 Such lands are designated in the Schedule.
- 2) The streams of water referred to in paragraph 1 of today's Order of the Water Administration Ministerial Corporation in relation to the definition of "river" in section 5 (1) of the Water Act 1912 are declared to be "minor streams" for the purposes of Division 2 of Chapter 3 of the Water Management Act 2000.
- 3) A landholder has the right to capture all rain water runoff on land to which this Order applies by means of a dam or dams which are located on "minor streams". This water may be used for any purpose, except as provided in paragraph (4);
- 4) Where a dam authorised by paragraph (3), is also used for holding water taken in accordance with:
 - a) a domestic and stock right conferred on a landholder by section 52 of the Water Management Act 2000, or
 - b) a right to take water from a river or lake in accordance with a licence issued under Part 2 of the Water Act 1912 which is subject to a condition restricting its use to stock or domestic or stock and domestic purposes,

the use of water from that dam is restricted to domestic consumption and stock watering.

5) Paragraph (3) does not apply to dams on lands shown in the legend of the 1:100 000 scale (or 1:50 000 scale where available) topographic maps issued by the Land Information Centre (formerly the Central Mapping Authority) applying at 1 June 2000 to the Western Division as land subject to flooding or inundation;

6) Paragraph (3) does not apply to dams on lakes shown in the legend of the maps referred to in paragraph (4) as Perennial or Intermittent.

BOB SMITH,
Director General
Department of Land and Water Conservation
(by delegation)

Date: 14 March 2001

SCHEDULE

The following lands are of special environmental or cultural significance:

1) land on or within 3 kilometres of a wetland included in the **List of Wetlands of International Importance** of the International Convention on Wetlands (Ramsar, Iran, 1971).

WATER ACT 1912

AN APPLICATION under Part 2, within proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

An application for an authority for a joint water supply under section 20 has been received from:

Macquarie River Valley

ROWAN PARK PTY LTD and OTHERS for a pump on the Cudgegong River, Lots 5 and 6, DP 158548, Parish of Bumberra, County of Phillip for water supply for stock and domestic purposes and irrigation of 17.83 hectares (grapes) (replacement authority) (80SA10581) (GA2: 311280).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Regional Office at Dubbo, within twenty-eight (28) days as prescribed by the Act

Any inquiries regarding the above should be directed to the undersigned (telephone [02] 6884 2560).

FRED HUNDY, Water Access Manager, Macquarie

Department of Land and Water Conservation PO Box 717, DUBBO NSW 2830

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.

An application for licences under section 10 of Part 2 of the Water Act, have been received as follows:

Lachlan River Valley

DELANEY NOMINEES PTY LTD for a Pump on Lachlan River on Lots 9, 10, 11 and 36, DP 752948, Parish of Mulyan,

County of Forbes, for water supply for irrigation of 83.33 hectares (Lucerne, vegetables, cereals and cherries) (New License – allocation obtained by way of Permanent Transfer) (GA2:495878) (Reference: 70SL090649).

Graham JAQUES, for a dam and a pump on Quarry Creek, on Lot 111, DP 1000420, Parish of Barton, County of Ashburnham, for conservation of water for stock and domestic purposes (New License) (GA2:495877) (70SL090650)

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 28 days of the date of this publication as prescribed by the Act.

DAVID THOMAS, Licensing Officer Central West Region

Department of Land and Water Conservation POBox 136, FORBES NSW 2871, Phone (02) 6852 1222

WATER ACT 1912

AN APPLICATION for an authority under the Water Act 1912, has been received as follows;

VACY DOWNS WATER USERS ASSOCIATION for a pump on the Paterson River on Lot 5/1009184, Parish of Houghton, County of Durham, for water supply for stock and domestic purposes. (Replacing existing license) (20SA003503)

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4934 4840.

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

BRIAN McDOUGALL, Senior Water Management Officer

WATER ACT 1912

APPLICATIONS for licences under the Water Act 1912, have been received as follows:

DART BROOK COAL PTY LTD for three cuttings unnamed watercourses on Lot 63/833348, Parish of Russell, County of Durham, for changing the course of rivers (Exempt from current embargo) (20SL060787).

Nigel and Diane GRAY for a pump on the Williams River on Lot 1/701933, Parish of Wallarobba, County of Durham, for irrigation of 2 hectares (Vegetables and Nursery; Permanent Water Transfer) (20SL60772).

Robert WADHAM for an earthen bywash dam and pump on an unnamed watercourse on Lot 1/829476, Parish of Coorumbung, County of Northumberland, for conservation of water and irrigation of 26 hectares (Vegetables, Orchard and Lucerne; Exempt from current embargo) (20SL060774).

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4934 4840.

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

BRIAN McDOUGALL, Senior Water Management Officer Hunter Region

Department of Land and Water Conservation PO Box 6, EAST MAITLAND NSW 2323

WATER ACT 1912

AN APPLICATION for a license, under section 10 of Part 2 of the Water Act 1912, as amended, has been received as follows:

Geoffrey Phillip and Margaret Alexandria STANLEY for a dam on an unnamed watercourse on Lot 1541/740166, Parish of Bermagui, County of Dampier for conservation of water and water supply purposes for stock (New Licence) (Reference: 10SL55800) (GA2:509107).

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

BRUCE WATT, Regional Licensing Officer Sydney/South Coast Region

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

WATER ACT 1912

AN APPLICATION under Part 2 within a proclaimed (declared) local area under section 10 of the Water Act 1912, as amended.

An application for a licence for works within a proclaimed local area as generally described hereunder has been received from:

Gwydir River Valley

YALLAROI SHIRE COUNCIL for two (2) pumps on the Gwydir River on Part Lot 11/751108 (R51754), Parish of Hadleigh, County of Burnett for town water supply to the village of Gravesend (To replace a previous entitlement) (L.O. Papers 90SL100540) (GA2345884).

Any inquiries regarding the above should be directed to the undersigned (telephone [02] 6752 9726).

Written objections to the application 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 Manager, Water Administration, Tamworth within 28 days as specified in the Act.

A. M. HALL, Manager Water Administration

Department of Land and Water Conservation P O Box 550, TAMWORTH NSW 2340

RESTRICTIONS LIFTED

THE Hunter Regional Director for the Department of Land and Water Conservation, Cathy Cole, in conjunction with the Williams River and Tributaries Water Users Association, wish to inform landholders along the Williams River and its tributaries between the Barrington Guest House and Mill Dam Falls, that irrigation restrictions are now lifted.

The department and the Association wish to thank all landholders for their continued support during the extremely difficult times of water shortage. Without everyone's cooperation the equal sharing of the limited available water resources would not have been possible.

CATHY COLE, Regional Director, Hunter Department of Land and Water Conservation

Dated: 21 March 2001

RESTRICTIONS LIFTED

THE Hunter Regional Director for the Department of Land and Water Conservation, Cathy Cole, in conjunction with the Dingo/Caparra Water Users Association, wish to inform landholders along the Dingo and Caparra Creeks and tributaries, that irrigation restrictions are now lifted.

The department and the Association wish to thank all landholders for their continued support during the extremely difficult times of water shortage. Without everyone's co-operation the equal sharing of the limited available water resources would not have been possible.

CATHY COLE, Regional Director, Hunter Department of Land and Water Conservation

Dated: 21 March 2001

Department of Mineral Resources

MINING ACT 1992

ORDER UNDER SECTION 368

Professor MARIE BASHIR, A.O., Governor.

I, Professor MARIE BASHIR A.O., Governor of the State of New South Wales, with the advice of the Executive Council, in pursuance of section 368 of the Mining Act 1992, by my Order, constitute the lands indicated by stippling on Plan Catalogued D7436 in the Department of Mineral Resources as Lightning Ridge Mineral Allocation No. 1 for the mineral opal.

Signed at Sydney, this 21st day of March 2001.

By Her Excellency's Command,

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T00-0145)

No. 1684, now Exploration Licence No. 5820, Pasminco Australia Limited (ACN 004 074 962), County of Mouramba, Map Sheet (8033), area of 4 units, for Group 1, dated 8 March 2001, for a term until 5 September 2002.

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

NOTICE is given that the following applications have been refused.

MINING PURPOSES LEASE APPLICATIONS

(C91-0679 and C91-0680)

Nos. 380 and 381 Orange (Act 1973), Powercoal Pty Ltd (ACN 052 533 070), Parish of Cox, County of Cook (8931-3-N). Refusal effective from the date of this notice.

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

NOTICE is given that the following applications for renewal have been received:

(T94-0248)

Exploration Licence No. 4824, Vulcan Mines Pty Ltd (ACN 002 555 446), area of 19 units. Application for renewal received 19 March 2001.

(T01-0024)

Mineral Lease No. 2851 (Act 1906), Boral Limited (ACN 008 421 761), area of 4.323 hectares. Application for renewal received 19 March 2001.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T94-0684)

Exploration Licence No. 5178, Newcrest Mining Limited (ACN 005 683 625), Counties of Ashburnham and Wellington, Map Sheet (8631), area of 15 units, for a further term until 1 January 2003. Renewal effective on and from 15 March 2001.

(T97-1230)

Exploration Licence No. 5477, Peter James Morton and Suzanne Esther Morton, County of Caira, Map Sheet (7629), area of 3 units, for a further term until 30 April 2002. Renewal effective on and from 15 March 2001.

(T98-1179)

Exploration Licence No. 5547, Doral Mineral Industries Ltd (ACN 008 902 841) and Portman Investments Pty Ltd (ACN 010 104 408), Counties of Bathurst, Forbes, King and Monteagle, Map Sheet (8629, 8630), area of 14 units, for a further term until 17 December 2002. Renewal effective on and from 15 March 2001.

(T98-1003)

Exploration Licence No. 5662, Peregrine Mineral Sands NL (ACN 009 307 591), Counties of Livingstone, Menindee, Perry and Windeyer, Map Sheet (7231, 7331, 7332, 7432), area of 1043 units, for a further term until 4 January 2003. Renewal effective on and from 15 March 2001.

(T95-0380)

Mining Lease No. 223 (Act 1973), Australian Dolomite Company Pty Limited (ACN 000 810 551), Parish of Rockley, County of Georgiana, Map Sheet (8830-4-S), area of 5400 square metres, for a further term until 15 June 2018. Renewal effective on and from 19 March 2001.

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

TRANSFERS

(T00-0868)

Exploration Licence No. 5607, formerly held by BHP Minerals Pty Ltd (ACN 008 694 782), has been transferred to Exco Resources NL (ACN 080 339 671). The transfer was registered on 14 March 2001.

(T00-0868)

Exploration Licence No. 5659, formerly held by BHP Minerals Pty Ltd (ACN 008 694 782), has been transferred to Exco Resources NL (ACN 080 339 671). The transfer was registered on 14 March 2001.

(T01-0300)

Exploration Licence No. 5717, formerly held by Michelago Limited (ACN 057 816 609) and Sipa Exploration NL (ACN 056 446 890), has been transferred to Michelago Limited (ACN 057 816 609). The transfer was registered on 16 March 2001.

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

Department of Urban Affairs and Planning

Blue Mountains Local Environmental Plan 1991 (Amendment No 25)

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*. (P97/00256/PC)

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

Sydney, 21st March 2001.

e98-517-p01.803

Clause 1

Blue Mountains Local Environmental Plan 1991 (Amendment No 25)

Blue Mountains Local Environmental Plan 1991 (Amendment No 25)

1 Name of plan

This plan is *Blue Mountains Local Environmental Plan 1991* (Amendment No 25).

2 Aims of plan

This plan aims to amend *Blue Mountains Local Environmental Plan* 1991 to:

- (a) increase the strength of the objectives contained within that plan as a test against which development must relevantly be assessed, and
- (b) improve the clarity of the objectives with respect to the Residential Bushland Conservation zone, and
- (c) replace the definition of *Usable land area* with two definitions, one relating to the area which may notionally be suitable for development, and the other relating to land that is unsuitable for development, and
- (d) clarify the operation of building site cover and principal development area provisions, with particular regard to the potential for both to apply to a single lot or development, and
- (e) alter the subdivision provisions, so that each new lot has suitable land for future development, and so that the number of lots created by a subdivision in the Residential Bushland Conservation zone for which a zone subscript of (8/ha) is specified on the map supporting that plan, more directly reflects the environmental capacity of the land, and
- (f) clarify the intent that the principal development area provisions do not apply to subdivisions.

3 Land to which plan applies

This plan applies to all land in the City of Blue Mountains to which *Blue Mountains Local Environmental Plan 1991* applies.

Blue Mountains Local Environmental Plan 1991 (Amendment No 25)	Clause 4

4 Amendment of Blue Mountains Local Environmental Plan 1991

Blue Mountains Local Environmental Plan 1991 is amended as set out in Schedule 1.

Schedule 1

Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 ZONE OBJECTIVES

Omit clause 6.3. Insert instead:

6.3 Zone: Residential Bushland Conservation (RES-BC)

- (a) To ensure that all development including subdivision is environmentally sensitive and site responsive and maintains and facilitates sustainable natural ecosystems and biodiversity within the Blue Mountains.
- (b) To utilise best practice water management techniques:
 - to protect, and where practicable to improve, existing perennial and non-perennial watercourses and the associated riparian zone, and
 - to protect, and where practicable to improve, water quality, and
 - to maintain pre-development downstream flow patterns, and
 - to promote ecologically sustainable water and land management practices.
- (c) To establish an appropriate landscape character by encouraging the preservation, regeneration and re-establishment of native bushland, where practicable.
- (d) To ensure that the form and siting of development, and the building materials, colours, and landscaping utilised in that development, are each appropriate for, and harmonise with, the bushland character of the area in which the development is to take place.
- (e) To ensure bushfire protection measures are adequate to protect proposed development and are able to be implemented without unacceptable adverse environmental impacts.

Amendments Schedule 1

(f) To ensure that non-residential land uses are compatible with the residential character of the area in which development is proposed.

[2] Clause 9 GENERAL CONTROL OF DEVELOPMENT

Omit clause 9.3. Insert instead:

9.3 Except as otherwise provided by this plan, the Council shall not grant consent to the carrying out of development on land to which this plan applies unless the Council has considered the objectives of this plan and the objectives of the zone and of any protected area in which the land is situated, and is of the opinion that the carrying out of the development complies with the objectives that are relevant to that development.

[3] Clause 10 DEVELOPMENT CRITERIA—GENERAL

Omit clause 10.5 (a) (iv). Insert instead:

(iv) where the development is for the purposes of a dwelling, minimises "cut" or "fill" or both as far as is practical and contains such "cut" or "fill" or both within the dwelling where conditions allow, and

[4] Clause 10.5 (a) (v)

Insert after clause 10.5 (a) (iv):

(v) incorporates best practice water management techniques to protect the surface and groundwater regimes and water quality for the site.

[5] Clause 10.5 (c) and (ca)

Omit clause 10.5 (c). Insert instead:

(c) The Council shall not consent to subdivision, unless the bushfire protection measures required to protect the land to be subdivided are contained within a perimeter road or the boundaries of the property to be subdivided, and do not have any adverse environmental impact on

Schedule 1 Amendments

any water supply catchment area or any development excluded land.

- (ca) The Council shall not consent to development, other than subdivision, unless the development:
 - (i) incorporates effective measures, within the boundaries of the lot concerned, and satisfactory to the Council, to protect the development from bushfire, and
 - (ii) mitigates the adverse environmental impacts of those measures to the maximum extent practicable.

[6] Clause 10.5 (da), (db) and (dc)

Omit clause 10.5 (d) and (da). Insert instead:

- (da) The Council shall not consent to development for the purpose of a dwelling house, or to development ordinarily incidental and ancillary to a dwelling house, on any lot created otherwise than in accordance with clause 34.1 (c), unless the development incorporates effective measures, satisfactory to the Council, to ensure that the development has no significant adverse environmental impact on:
 - (i) any environmentally sensitive vegetation unit (as listed in Schedule 3), and
 - (ii) any rare or threatened species of flora or fauna or its habitat and any unusual plant community, and
 - (iii) the hydrological aspect of the locality, and
 - (iv) any, lake, lagoon, or perennial or non-perennial watercourse, and
 - (v) any significant natural feature, including rock outcrops, rock ledges and cliffs.
- (db) The Council shall not consent to development, other than development referred to in clause 10.5 (da), on any lot created otherwise than in accordance with clause 34.1 (c), unless the development incorporates effective measures, satisfactory to the Council, to ensure that the development has no adverse environmental impact on any development excluded land.

Amendments Schedule 1

(dc) The Council shall not consent to any development (excluding a work for the purpose of providing public utility services), proposed to take place either wholly or partly on development excluded land:

- (i) located within any lot created in accordance with clause 34.1 (c), and
- (ii) identified when the Council granted consent to the subdivision by which the lot concerned was created,

unless the Council is satisfied, by means of a detailed environmental assessment, that the development has no adverse environmental impact on the development excluded land concerned.

[7] Clause 10.9

Omit clause 10.9. Insert instead:

10.9 Site Coverage

(a) The Council shall not consent to development (other than development for the purpose of agriculture in the Megalong Valley) on any land zoned Rural Conservation, Bushland Conservation, Residential Bushland Conservation or Residential Investigation, if the total building site cover resulting from carrying out the development, including any part of the site covered by buildings ancillary to a main building (such as tennis courts, swimming pools, sheds and the like) exceeds the total building site cover specified in the following Table:

Table

Notional development area of the Lot	Total Building Site Cover
Less than 1,000 m ²	160 m ² or 40% of the notional development area, up to a maximum of 300 m ² , whichever is the greater

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Notional development area of the Lot	Total Building Site Cover
$1,000 \text{ m}^2$ or more but less than $2,000 \text{ m}^2$	300 m ² plus 10% of any amount by which the notional development area exceeds 1,000 m ²
$2,000 \text{ m}^2 \text{ or more}$	400 m² plus 5% of any amount by which the notional development area exceeds 2,000 m², up to a maximum total building site cover of 2,500 m²

(b) Certain development on any lot consisting of or including land having an area of more than 4,000 m² zoned Bushland Conservation, Residential Bushland Conservation or Residential Investigation must take place within a Principal Development Area, as required by clause 30 and the Table to that clause.

[8] Clause 11 DEVELOPMENT CRITERIA—PROTECTED AREAS

Omit clause 11.3. Insert instead:

11.3 Environmental Constraint Area

The Council shall not consent to development in a Protected Area-Environmental Constraint Area, unless it is satisfied, by means of a detailed environmental assessment, that the development complies with the objectives of the Protected Area that are relevant to the development and will comply with the development criteria in clause 10 that are relevant to the development.

[9] Clause 26 HOLIDAY CABIN

Omit "usable land area" wherever occurring. Insert instead "notional development area".

Amendments Schedule 1

[10] Clause 28 KEEPING OF HOOFED ANIMALS

Omit clause 28.2 and 28.3. Insert instead:

- 28.2 The Council shall not grant consent to the use of land for the keeping of hoofed animals, unless the development incorporates effective measures, satisfactory to the Council, to ensure that the development has no adverse environmental impact on any development excluded land.
- 28.3 Consent of the Council is not required for the use of land for the keeping of hoofed animals where the stocking rate is less than 1 such animal per 5 hectares of notional development area.

[11] Clause 30

Omit the clause. Insert instead:

30 PRINCIPAL DEVELOPMENT AREA

- 30.1 This clause applies to any lot consisting of or including land having an area of more than 4,000 m² zoned Bushland Conservation, Residential Bushland Conservation or Residential Investigation.
- No development shall take place on a lot to which this clause applies unless:
 - (a) in the case of a lot created in accordance with clause 34.1 (c), the development takes place within a Principal Development Area, except where that development is:
 - (i) subdivision or development ancillary to subdivision, or
 - (ii) for the purpose of providing access or public utility services,
 - (b) in the case of a lot created otherwise than in accordance with clause 34.1 (c), the development takes place in a Principal Development Area, except where that development is:
 - (i) for the purpose of bushfire hazard reduction, or
 - (ii) ancillary or incidental to a dwelling house which was in existence at 27 December 1991, but only if any clearing of vegetation that is involved is not located on any development excluded land

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and is carried out on an area of less than 50 m², and the total area cleared outside the Principal Development Area does not involve more than 5% of the notional development area of the lot, or

- (iii) for the purpose of providing access or public utility services, or
- (iv) subdivision or development ancillary to subdivision.

30.3 A Principal Development Area shall:

- (a) have a maximum total area, to be determined with regard to the notional development area of the lot, as specified in the Table to this clause, and
- (b) subject to clause 30.4, not include any development excluded land, and
- (c) have boundary setbacks of at least 15 metres, where the width of the lot at the building line is 50 metres or more, or boundary setbacks of least 10 metres, where the width of the lot at the building line is less than 50 metres, and
- (d) be located to the Council's satisfaction.

Table

Notional development area of the Lot	Maximum Total Area of Principal Development Area (applies to land described in clause 30.1)
Less than 2,000 m ²	750 m ² or the notional development area, whichever is the greater
2,000 m ² or more	2,000 m ² or 25% of the notional development area, up to a maximum of 5,000 m ² , whichever is the greater

30.4 Clause 30.3 (b) shall not apply to a Principal Development Area within any lot where the part of the lot that is not development excluded land, and that is so configured as to be capable of being the site of a dwelling house, and of accommodating development ordinarily ancillary or incidental

Amendments Schedule 1

to a dwelling house, has a total area of less than 750 m², but in that event the Principal Development Area shall include the minimum practicable amount of development excluded land and in no event shall the amount of development excluded land within a Principal Development Area exceed 750 square metres.

- 30.5 The Council shall not consent to development on a lot to which this clause applies unless it is or will be screened from view from outside the lot either by:
 - (a) the retention of existing vegetation, within the lot, or
 - (b) the planting of indigenous vegetation within the lot which will achieve such screening within a time frame considered by the Council to be reasonable.

[12] Clause 34 SUBDIVISION

Omit clause 34.1. Insert instead:

34.1 General Provisions

- (a) The Density Control Provision shown on the Map specifies the maximum number of lots per hectare into which land may be subdivided with the consent of the Council.
- (b) The Council may consent to subdivision of any land covered by a Density Control Provision shown on the Map only if the total number of lots (other than lots for a public purpose) existing after the subdivision will not exceed the product of the notional development area of the original lot, in hectares, multiplied by the maximum number of lots per hectare specified in the Density Control Provision in respect of the original lot, rounded down to the nearest whole number.
- (c) The Council may consent to subdivision of any land that is zoned Bushland Conservation or Residential Bushland Conservation only if each new lot proposed to be created, (other than lots for a public purpose, and other than lots created as part of a cluster housing development), and intended to be the site of a dwelling house, includes land with a minimum area of 750 m², no part of which is development excluded land, and which is so configured as to be capable of being the site

Schedule 1 Amendments

of a dwelling house and accommodating development ordinarily incidental and ancillary to a dwelling house.

- (d) The Council may consent to subdivision of any land for the purpose of cluster housing development only if it is satisfied that:
 - (i) all development for the purpose of any dwelling house proposed to be erected as part of the cluster housing development, and
 - (ii) all development ordinarily incidental and ancillary to a dwelling house,

is not to be located on any development excluded land.

[13] Clause 34.4

Omit clause 34.4. Insert instead:

34.4 Residential Bushland Conservation Zone—Special Provisions

- (a) Where a Density Control Provision is shown on the Map, subdivision of the land, in accordance with clause 34.1, to a density exceeding that shown is prohibited.
- (b) For the purposes only of clause 34.1, the notional development area of that part of a lot zoned RES-BC and subject to a Density Control Provision of (8/ha) shown on the Map shall not include any land which is steeper than 20%.
- (c) The Council may only consent to subdivision of land shown RES-BC (NS), RES-BC (CONS) or RES-BC with a Minimum Area Requirement on the Map if:
 - (i) it is for a boundary adjustment where no additional lots are created, or
 - (ii) it is for the purpose of providing land for public purposes.

[14] Schedule 4 DEFINITIONS, REFERENCES AND HEADINGS

Insert in Schedule 4 in alphabetical order the following definitions:

Cluster housing development means the development of land, containing an area of development excluded land, designed and for which consent is granted as an integrated whole and involving:

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(a) the concentration of the development on land within the development site that is most suited to development, and

- (b) the subdivision of land into five or more lots, and
- (c) the erection of a dwelling house on each lot (other than on any neighbourhood or common property lot or lots), and
- (d) at a minimum, the consolidation of the major part of the development excluded land within a neighbourhood or a common property lot, and
- (e) the implementation of management measures approved by the Council, to create and maintain fire protection zones, and to protect and enhance the environmental value of the development excluded land referred to in paragraph (d) and any other natural areas within the development site,

that is subject to a scheme for joint ownership or a neighbourhood or a strata scheme.

Development excluded land means any part of a lot:

- (a) that is land zoned Environmental Protection, or
- (b) that is designated on the Map as Protected Area-Environmental Constraint Area, together with any buffers required by the Council to protect such area, or
- (c) on which any Schedule 3 environmentally sensitive vegetation unit is located, together with any buffers required to protect that unit, or
- (d) that is the habitat of any threatened species, populations or ecological communities within the meaning of the *Threatened Species Conservation Act 1995*, the development of which would have a significant effect on the threatened species populations or ecological communities as determined in accordance with section 5A of the Act, or
- (e) on which any rare species of flora is located, together with any buffers required by the Council to protect that flora, or
- (f) that comprises a watercourse or any buffers required by the Council to protect that watercourse, or

Schedule 1 Amendments

- (g) that has a slope in excess of 20%, or
- (h) comprising any significant landscape or special feature, such as rock outcrops and escarpments, which in the opinion of the Council is worthy of preservation.

Land that would otherwise be development excluded land because it is steeper than a nominated slope, but is:

- (a) less than 100 square metres in area, and
- (b) is not within 20 metres of other land steeper than the nominated slope,

is taken not to be development excluded land, on the basis only of its slope.

Development ordinarily incidental and ancillary to a dwelling house includes:

- (a) the erection of structures or the carrying out of any works other than for the purpose of providing public utility services, and
- (b) the clearing of native vegetation, and
- (c) the provision of access, car-parking and hard-stand areas, and such measures, including the provision or use of stormwater control devices, sewage disposal areas, and the clearing of vegetation for fire protection zones, as are necessary in order to meet the requirements of clause 10.5,

but only where that development relates to the construction or the use of the dwelling house concerned.

Notional development area means that part of a lot not zoned Environmental Protection and not designated on the Map as a Protected Area-Environmental Constraint Area.

Rare species of flora means any flora species listed in the publication entitled "Rare or Threatened Australian Plants", Briggs & Leigh, 1995 Revised Edition.

Slope means the gradient of the natural ground level, being the vertical height divided by the horizontal distance expressed as a percentage. The slope of land is to be established by measuring the distance between 1.0 metre contour levels as shown on a detailed contour survey plan of the land concerned,

Amendments Schedule 1

that plots any rock outcrops on the land as well as other features.

Watercourse means a body of water or a channel, being part of the natural ecological condition of a catchment, and which comprises a creek, stream, lake or wetland with:

- (a) a defined bed or defined banks, or
- (b) endemic riparian vegetation within or adjacent to the stream edge or banks which may provide habitat for aquatic or terrestrial animals, or
- (c) evidence of natural stream processes such as siltation, erosion, gullying, pool and riffle zones,

and which conveys continuous or intermittent water flows, but does not include a piped drainage line.

[15] Schedule 4

Omit the definition of *Usable land area*.

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 5)

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*. (G00/00161/S69)

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

Sydney, 19th March 2001.

e01-034-p01.842 Page 1

Clause 1

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 5)

1 Name of plan

This plan is *Coffs Harbour City Local Environmental Plan 2000* (Amendment No 5).

2 Aims of plan

This plan aims to allow development for the purpose of a motor showroom on the land to which this plan applies.

3 Land to which plan applies

This plan applies to that part of Lot 22, DP 593053 that is within the Residential 2E Tourist Zone.

4 Amendment of Coffs Harbour City Local Environmental Plan 2000

Coffs Harbour City Local Environmental Plan 2000 is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 4)

Clause 24 Exceptions

Insert at the end of the Table to clause 24:

Intersection of Pacific Highway and North Boambee Road, Coffs Harbour That part of Lot 22, DP 593053 that is within the Residential 2E Tourist Zone Development for the purpose of a motor showroom

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

GOSFORD LOCAL ENVIRONMENTAL PLAN No. 399

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (N00/00026)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

- J J -	-4			

Citation

1. This plan may be cited as Gosford Local Environmental Plan No. 399.

Aims, objectives, etc.

2. The aims of this plan are:

Sydney, 22 January 2001.

- (a) to encourage, through altered height and floor space ratio controls, revitalisation of the Woy Woy Town Centre in a manner which is sympathetic to its existing setting, built scale and character, and
- (b) to support the application of altered height and floor space controls to the Woy Woy Town Centre by incorporating the provisions of Development Control Plan No. 133 -Woy Woy Town Centre which provides more detailed guidelines for development in the centre.

Land to which plan applies

3. This plan applies to land within the area shown edged heavy black on the map marked "Gosford Local Environmental Plan No. 399 — Woy Woy Town Centre Height and Density Precinct Map" deposited in the office of the Council of the City of Gosford.

Relationship to other environmental planning instruments

4. This plan amends the Gosford Planning Scheme Ordinance in the manner set out in clause 5.

Amendment of Gosford Planning Scheme Ordinance

- 5. The Gosford Planning Scheme Ordinance is amended by:
 - (a) deleting from Clause 29B (1) the words "density precincts 1 to 15," and replacing with "height and density precincts A to L,"
 - (b) deleting Clauses 49F to 49I
 - (c) inserting after Clause 49E the following clause:

Woy Woy Town Centre - height and density restrictions

49F. (1) In this clause -

"height and density precinct" means land shown on the Woy Woy Town Centre Height and Density Precinct Map as being in a particular precinct by heavy black edging with a letter superimposed thereon;

"Woy Woy Town Centre Height and Density Precinct Map" means the map marked "Gosford Local Environmental Plan No 399 - Woy Woy Town Centre Height and Density Precinct Map" deposited in the office of the Council.

"Australian Height Datum (A.H.D.)" means the nationwide vertical datum derived from mean sea level.

- (2) (a) A person shall not erect a building on land within a height and density precinct specified in Column 1 of the table to this subclause where the height of the building at any point exceeds the height indicated in Column 2 in respect of that precinct. Where a height is not specified, the height is not subject to any restrictions.
 - (b) Except as provided by subclause (3) a person shall not erect a building on land within a height and density precinct specified in Column 1 of the table to this subclause where density (for retail and/or commercial purposes) of the building exceeds the density (for retail and/or commercial purposes) indicated in Column 3 in respect of that precinct. Where a density is not specified, then subject to subclause (3), the density is not subject to any restrictions.

TABLE

Column 1	Column 2	Column 3
Height and Density Precinct	Maximum Height (A.H.D.)	Density (Floor Space Ratio) retail and/or commercial purposes
F		1.5:1
A, B, G2, I, J, K, L,	10.7*	1.5:1
C, E, G1, H2	12**	1.5:1
H1	14**	1.5:1
D	14**	2:1

^{*} Measured to topmost point of building

- (3) Despite the density prescribed in the table referred to in subclause (2) the density for height and density precinct D will be unrestricted for retail and/or commercial floor space for 3 years from the date that Gosford Local Environmental Plan No. 399 comes into effect.
- (4) The achievement of any density, or floor space ratio, specified in subclause (2) and (3) is subject to compliance with the height controls and other provisions of this Ordinance.

^{**} Measured to topmost ceiling

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

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*. (S00/00995/S69)

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

Sydney, 19th March 2001.

e00-284-p01.840 Page 1

Clause 1

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

1 Name of plan

This plan is the Gunnedah Local Environmental Plan 1998 (Amendment No 8).

2 Aims of plan

The aim of this plan is to clarify the provisions relating to the removal of trees in the local government area of Gunnedah.

3 Land to which plan applies

This plan applies to all land within the Gunnedah local government area.

4 Amendment of Gunnedah Local Environmental Plan 1998

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

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

Amendment Schedule 1

Schedule 1 Amendment

(Clause 4)

Clause 28

Omit the clause. Insert instead:

28 What controls apply to the preservation of trees within the Gunnedah area?

(1) Objectives

The objectives of the tree preservation controls set out in this clause are:

- (a) to preserve trees as important elements of streetscapes and landscapes, and
- (b) to protect trees as habitat value for wildlife, and
- (c) to promote replacement tree planting.
- (2) This clause applies to all land within the Gunnedah local government area.
- (3) Except as provided by subclause (4), development consent is required before a person ringbarks, cuts down, tops, lops, removes, injures, poisons or wilfully destroys any tree that:
 - (a) has an overall height of 3 metres or more above the ground, or
 - (b) has a trunk girth exceeding 0.5 metre at a height of 1 metre above the ground, or
 - (c) has a branch spread exceeding 3 metres in diameter, or
 - (d) in the case of land in Zone No 1 (d), 2 (a), 2 (b), 3 (a), 3 (b), 4 (a), 4 (b) or 5 (a), is located between the main building allotment and the street alignment or, if there is no such building, between the street alignment and the setback, or
 - (e) is in Zone No 7 (d) (the Environmental Protection—Scenic Zone).

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

Schedule 1 Amendment

- (4) Development consent is not required where:
 - (a) the tree is dead, or
 - (b) the tree's condition constitutes an immediate threat to life or property, or
 - (c) the work is reasonably necessary to protect human life, buildings or property from imminent danger from a bush fire burning in the vicinity of the land on which the tree is situated, or
 - (d) the tree is in a fuel free zone (within the meaning of the document entitled "Planning for Bushfire Protection" published by the Department of Rural Fire Services) and, if the Council has classified any species of trees as being likely to present a significant fire hazard, the tree is such a species, but only if written notice about the proposed work is given to the Council, before the work is started, confirming in writing that this paragraph applies to the tree, or
 - (e) the tree is included in any current list of noxious weeds applicable to the Gunnedah local government area, or
 - (f) the trunk of the tree is located no more than 3 metres from any part of any habitable building or no more than 3 metres from any underground utility service main, or
 - (g) the work involves only minor pruning which is necessary to promote growth or fruit production, or to improve the shape of the tree's canopy, and is not likely to jeopardise the tree's existence, or
 - (h) the tree is part of an agroforestry plantation for commercial purposes which has been registered with the Council and the tree removal is part of the regular harvesting operation within the plantation, or
 - (i) the tree is in a State forest within the meaning of the *Forestry Act 1916*, or is trimmed or otherwise dealt with in accordance with the *Electricity Supply (Safety Plans) Regulation 1997* or the *Electricity Supply (General) Regulation 1996*, or

Gunnedah Local Environmental Plan 1998 (Amendment No 8)

Amendment Schedule 1

(j) the tree is removed or lopped in accordance with the *Roads Act 1993*, or

(k) the tree is located on land in Zone No 1 (a) or 1 (b), or

Note. The clearing of native vegetation on rural land may require development consent under the provisions of the *Native Vegetation Conservation Act 1997* and should otherwise be carried out in accordance with that Act and any regional vegetation management plan in force under that Act.

- (I) written notice about the proposed work is given to the Council, not less than 14 days before the work is started, and the Council does not advise the person within 14 days after the notice is given that it opposes the action being taken.
- (5) A written notice referred to in subclause (4) (d) or (l) must include the name and address of the person who gives it, the number and species of trees affected and the location of the tree or trees affected on the land to which the notice applies.
- (6) Consent required by this clause must not be granted unless the consent authority has considered the following matters:
 - (a) the reason for the proposed work, and
 - (b) the contribution of the tree to the local landscape or streetscape, and
 - (c) the type and rarity of the species, and
 - (d) the number of trees in the vicinity, and
 - (e) whether the tree may become dangerous or damage property or utility services, and
 - (f) whether new plantings are proposed or are desirable, and
 - (g) the effect of the proposed work on local views, on solar access to properties and on local amenity, and
 - (h) any heritage or ecological habitat significance of the tree, and
 - (i) the effect of the proposed work on soil conservation and erosion, and
 - (j) the effect of the tree on fauna specified in Schedule 1 or 2 of the *Threatened Species Conservation Act 1995*.

Willandra Lakes Regional Environmental Plan No 1—World Heritage Property

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following regional environmental plan under the *Environmental Planning and Assessment Act 1979*. (S90/01113/PC)

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

Sydney, 5th March 2001.

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Willandra Lakes Regional Environmental Plan No 1 World Heritage Property

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Willandra Lakes Regional Environmental Plan No 1—World Heritage Clause 1
Property

Preliminary Part 1

Willandra Lakes Regional Environmental Plan No 1—World Heritage Property

Part 1 Preliminary

1 Name of plan

This plan is Willandra Lakes Regional Environmental Plan No 1—World Heritage Property.

2 Land to which plan applies

This plan applies to the Willandra Lakes Region World Heritage Property, which is land in the local government areas of Balranald and Wentworth declared under section 4 (6) of the Act to be a region for the purposes of that Act and shown shaded on the map to that declaration.

3 Aim of plan

- (1) The aims of this plan are to protect, conserve and manage the World Heritage Property.
- (2) The objectives of this plan are:
 - (a) to protect, conserve and manage the World Heritage Property in accordance with any strategic plan of management and any operational plans prepared for the Property, and
 - (b) to set up a consultation method for making decisions on conservation and development within the World Heritage Property.

4 How this plan affects other environmental planning instruments

This plan prevails over any other environmental planning instrument made before this plan where there is an inconsistency. Clause 5 Willandra Lakes Regional Environmental Plan No 1—World Heritage

Property

Part 1 Preliminary

5 Definitions

In this plan:

Community Management Council means the Willandra Lakes Region World Heritage Property Community Management Council set up under an agreement between the Commonwealth and New South Wales governments.

development means both development requiring development consent and development not requiring development consent.

Elders Council means the Willandra Lakes Region World Heritage Area Three Traditional Tribal Groups Elders Council.

individual property plan means an individual property plan approved by the Community Management Council and in force.

Ministerial Council means the New South Wales World Heritage Properties Ministerial Council set up under an agreement between the Commonwealth and New South Wales governments.

Mungo National Park Management Plan means the plan of management prepared for Mungo National Park under the National Parks and Wildlife Act 1974.

operational plan means an operational plan approved by the Community Management Council and the Ministerial Council and in force.

strategic plan of management means a strategic plan of management approved by the Community Management Council and the Ministerial Council and in force.

Technical and Scientific Advisory Committee means the Willandra Lakes Region World Heritage Property Technical and Scientific Advisory Committee set up under an agreement between the Commonwealth and New South Wales governments.

the Act means the *Environmental Planning and Assessment Act 1979*. *World Heritage Property* means the land to which this plan applies.

6 Strategic plans of management

- (1) The Community Management Council is to prepare a draft strategic plan of management for the World Heritage Property.
- (2) A draft strategic plan of management prepared for the World Heritage Property must:

Willandra Lakes Regional Environmental Plan No 1—World Heritage Property

Clause 6

Preliminary

Part 1

- (a) be consistent with the aims of this plan, and
- (b) go through a public participation process.
- (3) The Community Management Council and the Ministerial Council may approve a draft strategic plan of management with any changes that they think are required, including changes of substance, as a strategic plan of management for this plan.
- (4) A strategic plan of management may be amended or replaced by another strategic plan of management.

7 Operational Plans

- (1) The Community Management Council is to prepare a draft operational plan of management for the World Heritage Property.
- (2) A draft operational plan of management prepared for the World Heritage Property must be consistent with the strategic plan of management.
- (3) The Community Management Council and the Ministerial Council may approve a draft operational plan of management with any changes that they think are required, including changes of substance, as a strategic plan of management for this plan.
- (4) An operational plan may be amended or replaced by another operational plan.

8 Individual Property Plans

- (1) The owner of land which is part of the World Heritage Property may prepare a draft individual property plan for the land.
- (2) The Community Management Council may approve a draft individual property plan with any changes that it thinks are required, including changes of substance, as an individual property plan for this plan.
- (3) An individual property plan may be amended or replaced by another individual property plan.

Clause 9 Willandra Lakes Regional Environmental Plan No 1—World Heritage

Property

Part 2 Planning considerations and consultation

Part 2 Planning considerations and consultation

9 When this Part applies

- (1) This Part applies when:
 - (a) a council prepares a local environmental plan, or
 - (b) a consent authority determines a development application, or
 - (c) a public authority or person proposes to carry out an activity as defined by Part 5 of the Act, or
 - (d) a person prepares an individual property plan.
- (2) When this Part applies in the circumstances referred to in subclause (1) (a), the council concerned should comply with the requirements of this Part.
- (3) When this Part applies in the circumstances referred to in subclause (1) (b), (c) or (d), the relevant authority or person concerned must comply with the requirements of this Part.

10 Planning considerations

The council, authority or person concerned is to take into account:

- (a) the aims and objectives of this plan, and
- (b) if relevant, the Mungo National Park Management Plan, and
- (c) any relevant strategic plan of management, and
- (d) any relevant operational plan, and
- (e) any relevant individual property plan.

11 Consultation

- (1) Consultation under this clause is to be carried out before the relevant plan is made, application determined or activity carried out.
- (2) The council, authority or person concerned is to consult the Community Management Council about the impact of the plan, development or activity on the world heritage values identified in the strategic plan of management by:
 - (a) writing to the Community Management Council, giving a copy of the proposed plan or a description of the proposed development or activity, and

Willandra Lakes Regional Environmental Plan No 1—World Heritage Property

Clause 11

Planning considerations and consultation

Part 2

- (b) requesting the Council to comment on the proposed plan, development or activity within 60 days of the Council receiving the request.
- (3) The council, authority or person is:
 - (a) as far as is practicable, to give effect to any requirements of the Community Management Council made within those 60 days about the proposed plan, development or activity, and
 - (b) to consider any comments of the Community Management Council about the proposed plan, development or activity made within those 60 days.
- (4) The Community Management Council may extend the 60-day period by up to 60 days by advising the council, authority or person in writing of the extension.
- (5) The Community Management Council may refer a proposed plan, development or activity to the Technical and Scientific Advisory Committee if the Council considers that the proposed plan, development or activity may have a significant impact on the world heritage values identified in the strategic plan of management.
- (6) The Community Management Council is to refer a proposed plan, development or activity to the Elders Council.
- (7) The Community Management Council must consider advice given by the Technical and Scientific Advisory Committee, and the Elders Council, in response to a referral if the advice is received within 28 days after the referral was made.
- (8) The Community Management Council may determine that consultation is not necessary in a particular case or class of case.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

WOOLLAHRA LOCAL ENVIRONMENTAL PLAN 1995

(AMENDMENT No. 31)

I, the Minister for Urban Affairs and Planning, in pursuance of Section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (S00/01239/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney,	12	March	2001.

The name of this plan

1. This plan is called Woollahra Local Environmental Plan 1995 (Amendment No. 31).

The aim of this plan

2. The aim of this plan is to amend Woollahra Local Environmental Plan 1995 by inserting as a heritage item the building at No. 699 New South Head Road, Rose Bay.

Where this plan applies

3. This plan applies to No. 699 New South Head Road, Rose Bay, known as Lot 4, D.P. 231549, as shown coloured orange on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No. 31) — Heritage Conservation Map" deposited in the office of Woollahra Municipal Council.

How this plan relates to other environmental planning instruments

4. This plan amends Woollahra Local Environmental Plan 1995 in the manner set out in clause 5.

Amendment of Woollahra Local Environmental Plan 1995

- 5. Woollahra Local Environmental Plan 1995 is amended:
 - (a) by inserting, in appropriate order, at the end of the definition of "heritage conservation map" in Schedule 1 the following words:
 - Woollahra Local Environmental Plan 1995 (Amendment No. 31) Heritage Conservation Map
 - (b) by inserting in Schedule 3 in appropriate order of street, suburb and street number the following words:

New South Hd Rd, Rose Bay	699	House

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of Febr	uary 2001. Ian Cranwell A/Executive Director
	CHEDULE

All that land in the Byron Council area, County of Rous and Parish of Jasper known as Lot(s) 4, Deposited Plan DP 621320 shown on the map accompanying the application for accreditation No 01/001 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 35 90 506.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Great Lakes Council area, County of Gloucester and Parish of Teleraree known as Lot(s) 4, Deposited Plan DP 832057 shown on the map accompanying the application for accreditation No 01/002 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 78 90 507.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of	February 2001.	Ian Cranwell A/Executive Director
_	SCHEDULE	

All that land in the Kyogle Council area, County of Rous and Parish of Dyraaba known as Lot(s) 167, 168, Deposited Plan DP 755704 shown on the map accompanying the application for accreditation No 01/003 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 508.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Great Lakes Council area, County of Gloucester and Parish of Grant known as Lot(s) 2, Deposited Plan DP 602246 shown on the map accompanying the application for accreditation No 01/004 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 78 90 509.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of	f February 2001.	Ian Cranwell
		A/Executive Director
		TV Executive Director
	SCHEDULE	

All that land in the Kempsey Council area, County of Dudley and Parish of Macleay known as Lot(s) 83, 102, 103, 44, 45, 46, 79, 81, 82, Deposited Plan DP 752423, DP 752424, DP 752425, DP 752421, DP 752422, DP 752426 shown on the map accompanying the application for accreditation No 01/005 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 99 90 511.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	-

All that land in the Copmanhurst Council area, County of Drake and Parish of Coongbar known as Lot(s) 28, Deposited Plan DP 752371 shown on the map accompanying the application for accreditation No 01/006 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 56 90 512.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of Febr	uary 2001. Ian Cranwell A/Executive Director
	CHEDULE

All that land in the Kyogle Council area, County of Buller and Parish of Evans known as Lot(s) 282, Deposited Plan DP 884216 shown on the map accompanying the application for accreditation No 01/007 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 513.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
	SCHEDULE	

All that land in the Kyogle Council area, County of Rous and Parish of Dyraaba known as Lot(s) 171, 184, Deposited Plan DP 755704, DP 755705 shown on the map accompanying the application for accreditation No 01/008 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 514.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell
	A/Executive Director
SCHEDULE	

All that land in the Byron Council area, County of Rous and Parish of Byron known as Lot(s) 17, Deposited Plan DP 785612 shown on the map accompanying the application for accreditation No 01/010 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 35 90 516.

Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
	_
SCHEDULE	

All that land in the Gloucester Council area, County of Hawes and Parish of Mackay known as Lot(s) 56, 9, 8, 57, 34, 142, 1, 7, Deposited Plan DP 753700, DP 39895, DP 614760 shown on the map accompanying the application for accreditation No 01/011 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 72 90 517.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	_

All that land in the Kyogle Council area, County of Buller and Parish of Robertson known as Lot(s) 18, 19, 77, Deposited Plan DP 751077 shown on the map accompanying the application for accreditation No 01/013 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 519.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDUL	E

All that land in the Maclean Council area, County of Clarence and Parish of Lawrence known as Lot(s) 6, 57, Deposited Plan DP 739721, DP 1004960 shown on the map accompanying the application for accreditation No 01/014 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 117 90 520.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	
	Ian Cranwell
	A/Executive Director
SCHEDULE	

All that land in the Greater Taree Council area, County of Macquarie and Parish of Marlee known as Lot(s) 174, 228, 170, 167, 166, 243, Deposited Plan DP 754435 shown on the map accompanying the application for accreditation No 01/015 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 521.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Tenterfield Council area, County of Buller and Parish of Beaury known as Lot(s) 56, Deposited Plan DP 751041 shown on the map accompanying the application for accreditation No 01/016 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 179 90 522.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001	. Ian Cranwell A/Executive Director
SCHEDIII	

All that land in the Greater Taree Council area, County of Macquarie and Parish of Khatumbuhl known as Lot(s) 27, 109-112, 53, 40, 136, 39, 157, 137, 139, 121, 194, Deposited Plan DP 754421 shown on the map accompanying the application for accreditation No 01/017 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 523.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Lismore Council area, County of Rous and Parish of Terania known as Lot(s) 13, Deposited Plan DP 599582 shown on the map accompanying the application for accreditation No 01/018 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 110 90 524.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Pristine Waters Council area, County of Clarence and Parish of Lanitza known as Lot(s) 93, 22, 7, Deposited Plan DP 751374, DP 825386, DP 111314 shown on the map accompanying the application for accreditation No 01/019 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 187 90 525.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULI	

All that land in the Greater Taree Council area, County of Gloucester and Parish of Mimi known as Lot(s) 11, 3, 2, Deposited Plan DP 738170, DP 729830 shown on the map accompanying the application for accreditation No 01/020 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 526.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001	. Ian Cranwell A/Executive Director
SCHEDIII	

All that land in the Kyogle Council area, County of Rous and Parish of Hanging Rock known as Lot(s) 23, Deposited Plan DP 1001540 shown on the map accompanying the application for accreditation No 01/021 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 527.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
	SCHEDULE	

All that land in the Kyogle Council area, County of Buller and Parish of Bonalbo known as Lot(s) 17, 18, 31, 36, Deposited Plan DP 752042 shown on the map accompanying the application for accreditation No 01/022 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 528.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Greater Taree Council area, County of Gloucester and Parish of Mimi known as Lot(s) 157, Deposited Plan DP 753186 shown on the map accompanying the application for accreditation No 01/023 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 529.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
	<u> </u>
SCHEDULE	

All that land in the Byron Council area, County of Rous and Parish of Bexhill known as Lot(s) 1, 157, Deposited Plan DP 123428, DP 755686 shown on the map accompanying the application for accreditation No 01/024 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 35 90 530.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of	February 2001.	Ian Cranwell A/Executive Director
	SCHEDULE	

All that land in the Lismore, Byron Council area, County of Rous, Or and Parish of Lismore, Bexhill known as Lot(s) 2, 1, 1, 1, 1, Deposited Plan DP 122846, DP 122689, DP 430122, DP 974119 shown on the map accompanying the application for accreditation No 01/025 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 110 90 531.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
	CHEDULE	
20	CHEDULE	

All that land in the Greater Taree Council area, County of Gloucester and Parish of Belbora known as Lot(s) 138, 148, 2, Deposited Plan DP 753144, DP 216474 shown on the map accompanying the application for accreditation No 01/026 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 532.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	
	Ian Cranwell
	A/Executive Director
SCHEDULE	

All that land in the Lismore Council area, County of Rous and Parish of Terania known as Lot(s) 21, Deposited Plan DP 631964 shown on the map accompanying the application for accreditation No 01/027 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 110 90 533.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Kyogle Council area, County of Buller and Parish of Bonalbo known as Lot(s) 22, 35, 34, 33, 21, 32, Deposited Plan DP 751042 shown on the map accompanying the application for accreditation No 01/028 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 534.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	
	Ian Cranwell
	A/Executive Director
SCHEDIJLE	

All that land in the Gloucester Council area, County of Gloucester and Parish of Crosbie known as Lot(s) 164, 165, Deposited Plan DP 630362 shown on the map accompanying the application for accreditation No 01/029 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 72 90 535.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 200	O1. Ian Cranwell A/Executive Director
SCHEDU	JLE

All that land in the Tweed Council area, County of Rous and Parish of Burrell known as Lot(s) 30, Deposited Plan DP 755694 shown on the map accompanying the application for accreditation No 01/030 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 186 90 536.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 20	Ian Cranwell A/Executive Director
SCHED	DULE

All that land in the Pristine Waters Council area, County of Gresham and Parish of Kaloe known as Lot(s) 6, 15, Deposited Plan DP 753509, DP 753524 shown on the map accompanying the application for accreditation No 01/031 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 187 90 537.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Coffs Harbour Council area, County of Fitzroy and Parish of Orara known as Lot(s) 106, 20, 105, Deposited Plan DP 733983, DP 729485 shown on the map accompanying the application for accreditation No 01/033 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 45 90 539.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDITIE	

All that land in the Tenterfield Council area, County of Buller and Parish of Kangaroo known as Lot(s) 104, 111, Deposited Plan DP 751067 shown on the map accompanying the application for accreditation No 01/034 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 179 90 540.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 200	O1. Ian Cranwell A/Executive Director
SCHEDU	ULE

All that land in the Kyogle Council area, County of Buller and Parish of Evans known as Lot(s) 65, 66, 27, 26, 88, Deposited Plan DP 751062 shown on the map accompanying the application for accreditation No 01/035 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 541.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Grafton Council area, County of Clarence and Parish of Elland known as Lot(s) 58, 138, 59, 66, 193, 191, 192, 49, Deposited Plan DP 751370 shown on the map accompanying the application for accreditation No 01/036 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 77 90 542.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Nambucca Council area, County of Raleigh and Parish of Buckra Bendinni known as Lot(s) 4, Deposited Plan DP 879153 shown on the map accompanying the application for accreditation No 01/037 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 138 90 543.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
	SCHEDULE	

All that land in the Kyogle Council area, County of Rous and Parish of Geneva known as Lot(s) A, Deposited Plan DP 958841 shown on the map accompanying the application for accreditation No 01/038 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 544.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
S	SCHEDULE	

All that land in the Kyogle Council area, County of Rous and Parish of Unumgar known as Lot(s) 24, 25, Deposited Plan DP 755750 shown on the map accompanying the application for accreditation No 01/039 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 545.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.		Ian Cranwell A/Executive Director
	SCHEDULE	

All that land in the Tenterfield Council area, County of Buller, Or and Parish of Antimony, Emu known as Lot(s) 3, 5, 14, 15, 19, 20, 21, 18, 26, 2, 17, 16, Deposited Plan DP 14212 shown on the map accompanying the application for accreditation No 01/040 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 179 90 546.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	-

All that land in the Gloucester Council area, County of Gloucester and Parish of Terreel known as Lot(s) 1, C, Deposited Plan DP 198490, DP 160308 shown on the map accompanying the application for accreditation No 01/041 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 72 90 547.

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of Februa	ry 2001. Ian Cranwell A/Executive Director
SC)	HEDULE

All that land in the Pristine Waters Council area, County of Clarence and Parish of Lanitza known as Lot(s) 90, Deposited Plan DP 751374 shown on the map accompanying the application for accreditation No 01/042 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 187 90 548.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2	Ian Cranwell A/Executive Director
SCHE	DULE

All that land in the Hastings Council area, County of Macquarie and Parish of Pappinbarra known as Lot(s) 2, Deposited Plan DP 709143 shown on the map accompanying the application for accreditation No 01/043 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 85 90 549.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	
	Ian Cranwell
	A/Executive Director
SCHEDULE	

All that land in the Copmanhurst Council area, County of Clarence and Parish of Southgate, Stuart known as Lot(s) 250 & 251, 272, 202, 188, 246, 201, 261, 214, 222, 225, 245, 248, 249, 199, 39, 6, 262, 219 & 220, 226, 3, Deposited Plan DP 751386, DP 751387, DP 781386, DP 800740 shown on the map accompanying the application for accreditation No 01/044 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 56 90 550.

Timber Plantations (Harvest Guarantee) Act 1995

Notice of Accreditation of a Timber Plantation

The Executive Director of the Resource and Conservation Division, Department of Urban Affairs and Planning, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 21st day of February 2001.	Ian Cranwell A/Executive Director
SCHEDULE	_

All that land in the Greater Taree Council area, County of Gloucester and Parish of Mimi known as Lot(s) 1, Deposited Plan DP 847408 shown on the map accompanying the application for accreditation No 01/045 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 177 90 510.

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Tyagarah in the Byron Shire 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 land described in the schedule below is 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

All those pieces or parcels of Council public road situated in the Byron Shire Council area, Parish of Brunswick and County of Rous, shown as Lots 3 and 4 Deposited Plan 1013646.

(RTA Papers FPP M4857; RO 10/62.1593)

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 land described in the schedule below is 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 Authorityof New South Wales

SCHEDULE

All that piece or parcel of Council public road situated in the South Sydney City Council area, Parish of Alexandria and County of Cumberland, shown as Lot 103 Deposited Plan 872043, being partly within Certificate of Title Volume 4972 Folio 43.

(RTA Papers FPP 1M1248; RO F7/413.11066)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land and an Easement at Windale, Gateshead and Hillsborough in the Lake Macquarie City Council Area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of His Excellency the Governor, that the land described in schedule 1 and the interest in the land described in the schedule 2 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.

T D Craig Manager Statutory Processes Roads and Traffic Authority of New South Wales

SCHEDULE 1

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

Lot 14 Deposited Plan 1014664, being part of the land in Certificate of Title 3/815918;

Lots 15 and 20 Deposited Plan 1013486, being parts of the land in Certificate of Title 101/805260;

Lot 16 Deposited Plan 1013486, being part of the land in Certificate of Title 1/651120;

Lot 17 Deposited Plan 1013486, being part of the land in Certificate of Title 22/239317;

Lots 18 Deposited Plan 1013486, being part of the land in Certificate of Title 2/102879;

Lots 19 Deposited Plan 1013486, being part of the land in Certificate of Title 1/102879;

Lot 30 Deposited Plan 1010980, being part of the land in Certificate of Title 1/326979;

Lot 35 Deposited Plan 1010980, being part of the land in Certificate of Title 59/255824;

Lot 133 Deposited Plan 624727, being the whole of the land in Certificate of Title 133/624727, excluding from the compulsory acquisition a right of carriageway affecting the whole of Lot 133 and created by Transfer T672085; and

Lot 134 Deposited Plan 624727, being the whole of the land in Certificate of Title 134/624727.

The land is said to be in the possession of Lake Macquarie City Council.

SCHEDULE 2

An easement to drain water over the land shown on sheet 2 in Deposited Plan 1014664 as the site of a "proposed easement

to drain water" within Lot 11 Deposited Plan 1014664 being also part of the land in Certificate of Title 3/815918.

The land is said to be in the possession of Lake Macquarie City Council.

(RTA Papers FPP M3834 and 23/252.1180)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Gerringong in the Kiama Municipal 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.

T D Craig Manager, Statutory Processes Roads and Traffic Authority of New South Wales

SCHEDULE

All those pieces or parcels of land situated in the Kiama Municipal Council area, Parish of Broughton and County of Camden, shown as:

Lots 12 to 15 inclusive Deposited Plan 857480; and

Lot 23 Deposited Plan 853159.

(RTA Papers 1/236.1309)

Roads Act 1993

Notice under Division 2 of 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

- **1.** The *General B-Doubles Notice 2000* published in Government Gazette No. 159 of 8 December 2000 at pages 12959 to 13056 and amended in Government Gazette No. 28 of 25 January 2001 at pages 362 to 363 is further amended:
- a) by omitting the words "public street" from the preamble to the Notice and insert instead to words "road or road related area".

by omitting Note 2. from clause 2.2 – Travel **requirements**.

- **b)** by omitting the matter "Part 3 of" from subclause 2.3.2.
- c) by omitting Note # 2 from clause 5.4.
- **d**) by inserting the following route in Part 3 19 Metre B-Double Routes Where Gross Weight Exceeds 50 Tonnes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
19	000	Pacific Hwy (SH10)	Pottsville Rd, Mooball	Buchanan St, Murwillumbah	

- **2.** The *General Notice for the Operation of Road Trains 2000* published in Government Gazette No. 159 of 8 December 2000 at pages 12927 to 12958 is amended:
- **a)** by omitting the words "public street" from the preamble to the Notice and insert instead to words "road or road related area".
- **b)** by omitting Note 2. from clause 2.2 Travel requirements.
- c) by inserting the following route in Appendix 2 Part 1, 36.5 metre road train routes in New South Wales

	Туре	Road No	Road Name	Starting point	Finishing point	Conditions
Ī	RT	080	Narrandera to Griffith Rd	Murrami Rd, Leeton	Whitton Stock Route Rd, Griffith	
	RT	084		Whitton Stock Route Rd, Griffith	Grain silos, Moombooldool	

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 connection.

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 PRESTONS: Contract Number 450841F2, Project Number 3000780. Line 1, gravity sewer only chainage 00 – 914.67 and its appurtenant junctions, sidelines and inlets serving properties in ASH ROAD and CAMDEN VALLEY WAY.

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

Dated: 23 March 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 connection.

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 CAMPBELLTOWN, AT MACQUARIE FIELDS: Contract Number 970931S3, Project Number 3001797. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LEOPARDWOOD CLOSE and EUCALYPTUS DRIVE.

CITY OF CAMPBELLTOWN, AT MINTO: Contract Number 970864S5, Project Number 3001558. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving DURHAM 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.

KATHY HANSEN Developer Activity Officer Liverpool Commercial Centre

Dated: 23 March 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 connection.

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 BLUE MOUNTAINS, AT BLAXLAND. Contract Number 955245S2, Project Number 361906. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LOTS 351 and 352 GREAT WESTERN HIGHWAY.

CITY OF HAWKESBURY, AT RICHMOND. Contract Number 947532S9, Project Number 3001150. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving HEREFORD STREET and LAURENCE 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.

ROBERT ROACH Developer Activity Officer Blacktown Commercial Centre

Dated: 23 March 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 connection.

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.

BLACKTOWN CITY OF: AT GLENWOOD; Contract Number 968720S9, Project Number 3001151. Lines 1 to 4 inclusive and their appurtenant junctions, sidelines and inlets serving DIENELT CLOSE and WILLOWTREE AVENUE.

AT GLENWOOD; Contract Number 966977S0, Project Number 3000715. Lines 1 to 2 inclusive and their appurtenant junctions, sidelines and inlets serving SUMMIT COURT.

BAULKHAM HILLS SHIRE OF: AT KELLYVILLE; Contract Number 968887S3, Project Number 3001331. Lines 1 to 4 inclusive and their appurtenant junctions, sidelines and inlets serving FRASCA PLACE, SENTINEL AVENUE and YORK ROAD. AT KELLYVILLE; Contract Number 966864S8, Project Number 3001180. Lines 1 to 4 inclusive and their appurtenant junctions, sidelines and inlets serving COVENTRY ROAD, POOLE ROAD and BOTANICAL DRIVE.

HOLROYD CITY OF: AT WESTMEAD; Contract Number 963732S9, Project Number 362457. Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving PYE STREET and HOUISON 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.

VICKI MAWBY

Developer Activity Officer Blacktown Commercial Centre

Dated: 23 March 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 connection.

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 WOLLONGONG, AT HORSLEY (MT VISTA ESTATE STAGE 5). Contract Number 970335S5, Project Number 3001563. Lines 1-2, inclusive and their appurtenant junctions, sidelines and inlets serving THE GRANGE (LOTS 1-10).

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 Illawarra

Dated: 23 March 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 connection.

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

CITY OF CAMPBELLTOWN, AT MINTO: Contract Number 970864W9, Project Number 1000660. Water mains are now laid and capable of serving identified properties in DURHAM STREET. CITY OF CAMPBELLTOWN, AT AIRDS: Contract Number 964850W6, Project Number 1000553. Water mains are now laid and capable of serving identified properties in ROMNEY PLACE.

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

KATHY HANSEN Developer Activity Officer Liverpool Commercial Centre

Dated: 23 March 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 connection.

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

CITY OF BLUE MOUNTAINS, AT KATOOMBA. Contract Number 445827F3, Project Number 1000565. Water mains are now laid and capable of serving identified properties in WHITTON STREET and TWYNAM STREET.

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

ROBERT ROACH Developer Activity Officer Blacktown Commercial Centre

Dated: 23 March 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 connection.

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

BLACKTOWN CITY OF: AT STANHOPE GARDENS, Contract Number 968738WB, Project Number 7000062. Recycled water mains are now laid and capable of serving identified properties at MONTANA COURT and CANYON DRIVE.

AT STANHOPE GARDENS, Contract Number 968738WB, Project Number 1000463. Water mains are now laid and capable of serving identified properties at MONTANA COURT and CANYON DRIVE.

AT GLENWOOD, Contract Number 968720W1, Project Number 1000472. Water mains are now laid and capable of serving identified properties at WILLOWTREE AVENUE and DIENELT CLOSE.

AT GLENWOOD, Contract Number 968720W1, Project Number 7000064. Recycled water mains are now laid and capable of serving identified properties at WILLOWTREE AVENUE and DIENELT CLOSE.

AT KELLYVILLE, Contract Number 963895W3, Project Number 1000426. Water mains are now laid and capable of serving identified properties at CASHEL COURT and PROPOSED ROAD.

AT KELLYVILLE, Contract Number 963895W3, Project Number 7000050. Recycled water mains are now laid and capable of serving identified properties at CASHEL COURT and PROPOSED ROAD.

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

VICKI MAWBY Developer Activity Officer Blacktown Commercial Centre

Dated: 23 March 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 connection.

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

CITY OF WOLLONGONG, AT HORSLEY (MT VISTA ESTATE STAGE 5). Contract Number 970335W9, Project Number 1000666. Water mains are now laid and capable of serving identified properties in THE GRANGE (LOTS 1-10).

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

MARGARET MCTAINSH Developer Activity Officer Illawarra

Dated: 23 March 2001.

Other Notices

ALBURY-WODONGA DEVELOPMENT ACT 1974

CLOSUREOFROADS

PURSUANT to section 9 (2) (b) of the Albury-Wodonga Development Act 1974, Albury-Wodonga (New South Wales) Corporation, with the consent of the Minister for Regional Development, by this notification closes the road described in the Schedule hereto.

Dated this 15th day of March 2001.

B. T. SCANTLEBURY, Chief Executive Officer

SCHEDULE

So much of a public road in the Parish of Thurgona County of Goulburn as is comprised in Lot 1 in DP 1023030.

COMPENSATION COURT OF NEW SOUTH WALES

PRACTICE NOTE No. 2 OF 2001

COURTFEES

PURSUANT to A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Determination 2000 (No. 3) made under section 81-5 of the A New Tax System (Goods and Services Tax Act 1999) (Cth) this Court's fees are (effective from the date of this Practice Note) GST exempt.

Accordingly fees taken in the Court from today will be in accordance with the fee schedule set out in the Compensation Court Regulation 2001 (gazetted on 2 March 2001) which is as follows:

1	For each copy of the transcript of any proceedings:	\$
	(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages	6.70 58.00)
	(b) for each page, where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages	7.70 68.00)
	(c) for each diskette also supplied (in addition to fee under paragraph (a) or (b)	5.00)
2	Where leave is given, supply of duplicate tape recording of sound-recorded evidence, for each cassette	25.70
3	Supply of videotape of video link evidence, for each tape	20.50
4	Sending or receiving a document by facsimile machine, for each page (minimum fee	1.00 4.00)

The non refundable deposit when ordering a transcript is now \$58.00 (consistent with the minimum fee for 1 to 8 pages in 1 (a) above).

The fee for use of the Court's coin operated photocopy machines remains at 20 cents per page.

Conduct money of \$25 continues to be considered, in most cases, to meet the reasonable expenses of this Court in complying with a subpoena to produce a Court file or Court files to another jurisdiction. In cases of urgency or other special circumstance additional conduct money may be required.

M. W. CAMPBELL, Chief Judge

20 March 2001

COMPENSATION COURT OF NEW SOUTH WALES

ADVICE TO PRACTITIONERS No. 3 OF 2000

EFFICIENT RESOLUTION OF PROCEEDINGS

PRACTITIONERS attention is drawn to the Compensation Court Rule (Efficient Resolution of Proceedings) 2000 which was published in the *Government Gazette* of 20 October 2000 (No. 139 – pages 11205 to 11208) and took effect from that date.

In particular, practitioners should be aware that this Rule, amongst other things, amended Part 5 Rule 2 (1) by reducing the time for validity of service of originating process from 6 months to 2 months of filing. Furthermore the Rule amended Part 10 Rule 4 (1) by reducing the time before which proceedings against a relevant respondent will be deemed struck out for want of the filing of an Answer, Notice of Appearance, or Affidavit of Service of the originating process, from 6 months to 3 months of the filing of the originating process.

Practitioners are reminded that matters enter the pending list only when all parties nominated in an Application for Determination are joined either by the filing of an Answer, Notice of Appearance, or Affidavit of Service of the Application.

It will be appreciated the above provisions are intended to assist the expeditious resolution of proceedings and practitioners should endeavour to ensure that their intended purpose is given effect to.

> M. W. CAMPBELL, Chief Judge

12 December 2000

COMPENSATION COURT OF NEW SOUTH WALES

ADVICE TO PRACTITIONERS No. 1 OF 2001

CERTIFICATE OF COMPLIANCE IN RELATION TO WEEKLY PAYMENT CLAIMS

THE Workers Compensation Legislation Amendment Act 2000 amended section 101 (5) (c) of the Workplace Injury Management and Workers Compensation Act 1998 by omitting "commencement of this Act" and inserting instead "commencement of the 1987 Act". (Refer Schedule 22.1 [3] of the amending Act which commenced on 4 March 2001.)

The explanatory note to this provision states that the purpose of the amendment is "... so that restrictions on the commencement of court proceedings about weekly payments of compensation will not apply if the injury was received before the commencement of the 1987 Act, to reflect the intended operation of the provision".

As a consequence, Advice to Practitioners No. 7 of 1999 (allowing for amendment of the certificate of compliance to refer to 1 August 1998 in lieu of 30 June 1987) no longer has application.

M. W. CAMPBELL, Chief Judge

15 March 2001

COMPENSATION COURT OF NEW SOUTH WALES

PRACTICE NOTE No. 1 OF 2001

COMMUTATION AND REDEMPTION PROCEDURES

THE Workers Compensation Legislation Amendment Act 2000 inserted clause 6B into Schedule 6, Part 4 of the Workers Compensation Act 1987. (Refer Schedule 22.2 [3] of the amending Act which commenced on 4 March 2001.) Clause 6B transfers to the 1987 Act an expired provision of the Workers Compensation (General) Regulation 1995 which confirmed the established procedures of this Court in relation to commutation applications.

These procedures facilitate the expeditious disposal of commutation (and redemption) applications and require practitioners to be fully ready to proceed when such an application is listed for determination by the Court.

Practitioners are reminded that readiness to proceed includes the availability of the worker to give evidence together with the worker's completed form of consent to the application for commutation/redemption and an agreed draft short minutes of order. All relevant medical reports should be available for tender and any section 60 expenses (where relevant) identified, quantified and agreed to.

In addition and wherever possible, the respondent's solicitor should furnish a copy of the draft short minutes of order to the worker's solicitor prior to the listing date.

M. W. CAMPBELL, Chief Judge

15 March 2001

HERITAGE ACT 1977

ORDER UNDER SECTION 57 (2)

I, the Minister for Urban Affairs and Planning, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57 (2) of the Heritage Act, 1977, do, by this my order, grant an exemption from section 57 (1) of the said Act in respect of the engaging in or carrying out of any activities described in Schedule C, on the land described in Schedule B, on the items described in Schedule A.

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

Sydney, 13 March 2000

SCHEDULEA

The property know as Christ Church Anglican Church, churchyard and cemetery, Church Road, Moss Vale situated on the land described in Schedule B.

SCHEDULE B

All those pieces or parcels of land known as Part Lot 14, DP 751253.

SCHEDULE C

- (i) new interments, including the placement of ashes, provided no relics are disturbed;
- (ii) the erection of new grave monuments provided they are in keeping with those existing, and do not involve the disturbance of any relics. This exemption does not apply to columbaria, or other development exceeding the erection of monuments associated with individual interments from time to time;
- (iii) the addition of inscriptions on monuments which are not relics;
- (iv) the cleaning of monuments, including relics, using soft, non-abrasive, bristle brushes and a diluted detergent solution;
- (v) hand weeding of grave plots;
- (vi) mowing of lawns and paths, provided monuments are not damaged; and
- (vii) careful spraying of paths with selective herbicide, provided monuments are protected from the chemicals.

HOUSING ACTS 1912

ACQUISITION OF LAND (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Maryland

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 (Just Terms Compensation) Act 1991 for the purposes of the Housing Act 1912, the Housing Act 1976 and the Housing Act 1985.

Dated at Sydney this 14th day of March 2001.

ANDREW REFSHAUGE M.P.,
Deputy Premier,
Minister for Urban Affairs and Planning,
Minister for Aboriginal Affairs
and Minister for Housing

SCHEDULE

All that piece or parcel of land shown as Wibbi Street, Maryland in the Local Government Area of Newcastle, Parish of Hexham, County of Northumberland, registered in the Land Titles Office as Lot 1 in Deposited Plan No. 1016750.

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 TRANSPORT ADMINISTRATION ACT 1988

Notice of Compulsory Acquisition of Land for the Purposes of the State Rail Authority of New South Wales

THE State Rail Authority of New South Wales, with the approval of His Excellency the Governor, declares that the land described in Schedule 1 hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the State Rail Authority as authorised by the Transport Administration Act 1988.

Dated this 28th day of February 2001

RON CHRISTIE, Acting Chief Executive

SCHEDULE 1

All that piece or parcel of land situate at Blacktown in the Local Government Area of Blacktown Parish of Prospect County of Cumberland and State of New South Wales being that part of Main Street shown as Lot 20 in Deposited Plan 1018998 having an area of about 700 square metres and said to be in the possession of Blacktown City Council.

SRA reference 258217.

LOCAL GOVERNMENT ACT 1993

Bulahdelah Sewerage Augmentation

Vesting of Easement in MidCoast County Council

THE Minister for Land and Water Conservation of the State of New South Wales, declares that the easement described in the Schedule hereto, which was acquired for the purpose of the Bulahdelah Sewerage Augmentation Scheme is vested in MidCoast County Council.

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

SCHEDULE

Interest in Land

Easement rights as described under the heading Water Pipeline in Memorandum E931212 filed in the Land Titles Office over the site shown in:

Deposited Plan 268075 (SB52098) as: 'PROPOSED EASEMENT FOR WATER MAIN 5 WIDE'

DPWS Reference 70

PESTICIDES ACT 1999

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

ALAN RITCHIE, Manager Dangerous Goods Environment Protection Authority by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address
of Licensee

Mr Guy DAVID

Date of Granting
of Licence

Hubert Crossing Wilangee Station

Broken Hill NSW 2880 15 March 2001

Department of Health, New South Wales, Sydney, Tuesday 13 March 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 Kenneth John McCredie of 590 Pacific Highway Belmont 2280 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 Friday 16 March 2001.

MICHAEL REID, Director-General

THREATENED SPECIES CONSERVATION ACT

Notice of Preliminary Determinations

THE Scientific Committee, established by the Threatened Species Conservation Act, has made Preliminary Determinations supporting proposals to list the following in the relevant Schedules of the Act.

Endangered Species (Part 1 of Schedule 1)

Acacia atrox Kodela ms, a tall shrub Brachyscome ascendens, G.L. Davis, a perennial daisy Geodorum densiflorum (Lam.) Schltr., a terrestrial orchid

The Committee is of the opinion that these species are likely to become extinct in nature in NSW unless the circumstances and factors threatening their survival or evolutionary development cease to operate.

Acacia atrox is currently provisionally listed as an Endangered Species under its former name of Acacia sp. "Myall Creek" (Miller s.n. 25 May 2000).

Endangered Population (Part 2 of Schedule 1)

Broad-toothed Rat, *Mastacomys fuscus* Thomas, population at Barrington Tops in the Local Government Areas of Gloucester, Scone and Dungog

The Committee is of the opinion that the numbers of this population have been reduced to such a critical level, that it is in immediate danger of extinction, it is not a population of a species already listed on Schedule 1, and it is of significant conservation value.

Any person may make a written submission, regarding the Preliminary Determinations which should be forwarded to:

> Director-General National Parks and Wildlife Service PO Box 1967 Hurstville NSW 2220 Attention: Executive Officer Scientific Committee

Submissions must be received by 27th April 2001.

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

DR CHRIS DICKMAN, Chairperson

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, N.S.W. 2000, up til 9.30 am on the dates shown below:

21 March 2001

01/7159 MOBILE CRANE, 10 TONNE. DOCUMENTS: \$110.00 PER SET

22 March 2001

S00/00118 CRONULLA FISHERIES CENTRE. CATEGORY C. INSPECTION DATE & TIME: 13/03/2001 @ 10:45 AM

(980) SHARP. AREA: 3,285.9 SQ. METRES. DOCUMENTS: \$27.50 PER SET

3 April 2001

004/303 GENERAL OFFICE FURNITURE. DOCUMENTS: \$165.00 PER SET

4 April 2001

003/7102-1 PROVISION OF AN EMPLOYEE ASSISTANCE PROGRAM FOR THE SCHOOL DISTRICTS. DOCUMENTS:

\$110.00 PER SET

10 April 2001

016/7158 BUSINESS ADVISORY SERVICE FOR DEPT OF STATE AND REGIONAL DEVELOPMENT. DOCUMENTS:

\$0.00 PER SET

18 April 2001

\$00/00244 CLEANING OFFICES AT BIDURA REMAND CENTRE. CATEGORY C. INSPECTION DATE & TIME:

(123) 2/04/2001 @ 11:00 AM SHARP. AREA: 4159 SQ. METRES. DOCUMENTS: \$27.50 PER SET

19 April 2001

\$01/00035 CLEANING OF OFFICE OF THE STATE REVENUE, PARRAMATTA FOR THREE YEARS. CATEGORY.

(923) INSPECTION DATE & TIME: 30/03/2001 @ 2:00 PM SHARP. AREA: SQ. METRES. DOCUMENTS: \$55.00

PER SET

26 April 2001

S00/00233 FAIR TRADING-STOCKLAND HOUSE, SYDNEY01-04. CATEGORY C. INSPECTION DATE & TIME:

(189) 27/03/2001 @ 10:00 AM SHARP. AREA: 5,495.4 SQ. METRES. DOCUMENTS: \$27.50 PER SET

3 May 2001

ITS2323 RECORDS AND INFORMATION MANAGEMENT SYSTEMS - GSAS. DOCUMENTS: \$220.00 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expressions 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)

CHAIRMAN, State Contracts Control Board

Local Government and Statutory Authorities

SUPPLIES AND SERVICES

TENDERS for the undermentioned contracts for the purchase of goods and/or supply of services for the use of the respective Local Government bodies or statutory authorities will be received by the undersigned up until the closing times shown therein:

DEPARTMENT OF HOUSING

"Tenderers are required to comply with the New South Wales Government's Code of Practice and Tendering for the Construction Industry"

SOUTH WESTERN SYDNEY REGIONAL OFFICE

LAWNMOWING/CLEANING

1) CASULA (Job No. SCL017)

2) LURNEA (Job No. SCL018)

Maintenance of Lawns/gardens and Common Area Cleaning

Tender Fee: \$55.00 (GST included) per tender, cheque only to be made out to Department of Housing. Ph 9821-6336

Note: Closing 10.00 am Tuesday April 3, 2001.

Tender documents are available from South Western Sydney Regional Office, Level 8, 23-31 Moore Street Liverpool. The tender box is located on the ground floor.

CENTRAL SYDNEY REGIONAL OFFICE

REPAIRS/MAINTENANCE

1) EASTERN SUBURBS/SYDNEY INNER WEST (Job No. CSR 01-04)

Gas Hot Water Heater Repair and Servicing

Contract/Period May 2001 to February 2002.

2) EASTERN SUBURBS/LOWER NORTH SHORE (Job No. CSR 01-05)

General Repairs

Contract Period May 2001 to February 2002.

Tender Fee:- \$55.00 (GST included per tender) payable by cheque or money order.

Tenderers must attend a Mandatory pre-tender briefing session at 10.45 am Thursday March 29 2001 at level 13, 157 Liverpool Street Sydney. Ph (02) 9268-3531 (Mr M Goddard)

Note: Closing 10.00 am Tuesday April 3, 2001.

Tender documents are available from Central Sydney Regional Office, Level 13, 157 Liverpool Street Sydney. The tender box is located on Level 6.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

Road Naming

Erratum

BY notice published in the *Government Gazette* on 16th February, 2001, Folio 767, the road at Numbugga extending north-westerly from Haslingdens Road was named "Burnbook Road". This name should have read "Burnbrook Road". Authorised by Council resolution dated 26th August, 1997. D. G. JESSON, General Manager, Bega Valley Shire Council, PO Box 492, Bega, NSW 2550.

[0243]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Dated at Katoomba, 21st March, 2001. G. C. COLLINS, Acting General Manager, Blue Mountains City Council, PO Box 189, Katoomba, NSW 2780.

SCHEDULE

Lots 9 and 10 in Deposited Plan 1017106 at Warrimoo.

[0257]

LAKE MACQUARIE CITY COUNCIL

Roads Act No. 33 1993, Section 162

Naming of Public Roads – Stanley Lane and Redgum Close

NOTICE is hereby given that Council, in pursuance of section 162 of the Roads Act No. 33 1993, has resolved that the undermentioned roads in the City be named thus:

Description

New Name

Stanley Lane.

Unnamed lane three (3) metres wide and variable width at Cardiff. South of 61 Wansbeck Valley Road (Lot 13, DP 15792) and 15 Byron Street (Lot 17, DP 201861) and north of Cardiff North Public School (Pt Lot 2, DP 228106).

Road formerly known as part of Cessnock Road (Palmers Road) at Freemans Waterhole. Starting at the south-western corner of Lot 263, DP 755207 and terminating at the north-eastern corner of Lot 1, DP 755207.

A period of one (1) month from the date of publication of the notice is allowed, during which time any person may lodge with Council, written objection to the alteration of names. Any objections should set out fully the reasons for such objections. For further information contact Margaret Cumpson on (02) 4921 0323. Please note that any comments received by Council will be released upon request, without the need for an application under the Freedom of Information Act. K. HOLT, General Manager, Lake Macquarie City Council, Box 1906 Hunter Region Mail Centre, NSW 2310.

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that Lake Macquarie City Council in pursuance of section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as public road. K. HOLT, General Manager, Lake Macquarie City Council, Administration Centre, Main Road, Speers Point, NSW 2284.

SCHEDULE

Lot 16 in Deposited Plan 17882.

[0236]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road at Liverpool in the Council of the City of Liverpool Area

THE Council of the City of Liverpool dedicates the land described in the Schedule below as public road under section 10 of the Roads Act 1993. GENERAL MANAGER, The Council of the City of Liverpool, PO Box 64, Liverpool, NSW 2170.

SCHEDULE

All that piece or parcel of land known as Lot 6 in Deposited Plan 800326 in the Council of the City of Liverpool, Parish of St Luke, County of Cumberland and as described in Folio Identifier 6/800326. [0237]

NAMBUCCA SHIRE COUNCIL

Roads Act 1993, Section 31

Fixing Levels - Scotts Head Road

NOTICE is hereby given that the proposed levels of Scotts Head Road at approximately 7.3 kilometres to 8.2 kilometres from the Pacific Highway as shown on plan exhibited at Council's offices and as advertised in the *Guardian News* on 8th February, 2001 have been duly adopted by Council. T. PORT, General Manager, Nambucca Shire Council, PO Box 177, Macksville, NSW 2447.

WYONG SHIRE COUNCIL

Erratum

THE notification in *Government Gazette* No. 49 of 9th March, 2001 under the heading "Naming of Roads in Subdivision" is hereby altered by changing the name "Concord Way" to "Concorde Way". WYONG SHIRE COUNCIL, PO Box 20, Wyong, NSW 2259. [0256]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MONICA ROSE MURPHY, late of 63 Bolton Street, Merrylands, in the State of New South Wales, pensioner, who died on 12th December, 2000, must send particulars of his claim to the executrix, Pauline Veronica Murphy, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 9th March, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROSS GEORGE TOMARCHIO, late of 48 Woodpark Road, Woodpark, in the State of New South Wales, retired factory worker, who died on 23rd December, 2000, must send particulars of his claim to the executors, Gaye Wright and Mark Anthony Tomarchio, 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 9th March, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARIA ANTONIA NESCI, late of Bonnyrigg, in the State of New South Wales, widow, who died on 16th November, 2000, must send particulars of his claim to the executor, Michael Agazio Nesci, c.o. Kencalo & Ritchie, Solicitors, 96 Moore Street, Liverpool, 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 13th March, 2001. KENCALO & RITCHIE, Solicitors, 96 Moore Street, Liverpool, NSW 2170 (DX 5003, Liverpool), tel.: (02) 9602 8333.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of GEORGE GARDINER HORNBY, late of East Gosford, in the State of New South

Wales, retired printer, who died on 31st July, 2000, must send particulars of his claim to the executors, Marian Merle Coutts-Smith and Robert Henry Hornby, c.o. John G. Burton & Associates, Solicitors, 16 Adelaide Street, East Gosford, 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 16th January, 2001. JOHN G. BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford, NSW 2250 (DX 7263, Gosford), tel.: (02) 4323 4899.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of NELL MARY PEPPER, late of Erina, in the State of New South Wales, home duties, who died on 31st July, 2000, must send particulars of his claim to the executors, Patricia Ann Pepper (in the Will called Patricia Anne Pepper) and Ernst Georg Kostal (in the Will called Ernie Kostel), c.o. John G. Burton & Associates, Solicitors, 16 Adelaide Street, East Gosford, 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 20th February, 2001. JOHN G. BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford, NSW 2250 (DX 7263, Gosford), tel.: (02) 4323 4899. [0242]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROBERT ERIC FOWLER, late of 2/81 Australia Street, St Marys, in the State of New South Wales, retired, who died on 23rd December, 2000, must send particulars of his claim to the executor, Bruce Mitchell Fowler, c.o. Peta Bollinger, Solicitor, 48 Macquarie Street, Parramatta, 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 23rd February, 2001. PETA BOLLINGER, Solicitor, 48 Macquarie Street, Parramatta, NSW 2150, tel.: (02) 9687 0029.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JEAN VICTORIA EVANS, late of 80 Woodstock Street, Guildford, in the State of New South Wales, widow, who died on 13th December, 2000, must send particulars of his claim to the executrix, Yvonne Jean Brown, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 12th March, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PAMELA JOAN WILLMOTT, late of 1 Terilbah Place, North Entrance, in the State of New South Wales, widow, who died on 6th November, 2000, must send particulars of his claim to the executor, Christopher Paul Maley, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 12th March, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CVIJETIN VRANESEVIC, late of 10/16 Burford Street, Merrylands, in the State of New South Wales, pensioner, who died on 4th November, 2000, must send particulars of his claim to the executor, Stanko Vranesevic, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 13th March, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of BEVERLEY JEAN WILSON, late of 6 Allawah Close, Mount Colah, in the State of New South Wales, supervisor, who died on 5th January, 2000, must send particulars of his claim to the administrator, Gary Allan Carne, c.o. Collins & Thompson, Solicitors, 189 Pacific Highway, Hornsby, within one (1) calendar month from publication of this notice. After that time the administrator may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Letters of Administration were granted in New South Wales on 13th December, 2000. COLLINS & THOMPSON, Solicitors, 189 Pacific Highway, Hornsby, NSW 2077 (DX 9691, Hornsby), tel.: (02) 9476 2788. [0249]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of BARRY JOHN ELSLEY, late of 29 Wommara Avenue, Jewells, in the State of New South Wales, company director, who died on 31st July, 2000, must send particulars of his claim to the executors, Roslyn Elsley and Mark Barrett, c.o. Lockhart Quinn & Co., Solicitors, 5 Library Lane, Charlestown, 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 1st November, 2000. LOCKHART QUINN & CO., Solicitors, 5 Library Lane, Charlestown, NSW 2290 (DX 12611, Charlestown), tel.: (02) 4942 3222. [0253]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of DAPHNE VIVIAN MALCOLM, late of Belrose, in the State of New South Wales, home duties, who died on 17th January, 2001, must send particulars of his claim to the executors, Alan Arnold Bingham and John Darryll Turnell, c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy or their agents Turner Whelan, Solicitors, Level 2, 162 Goulburn Street, Sydney, NSW 2000, 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 13th March, 2001. PENINSULA LAW, Solicitors, 103-105 Blackwall Road, Woy Woy, NSW 2256 (DX 8806 and 8807, Woy Woy), tel.: (02) 4342 1111.

[0254]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CLARE BLACK, late of Springwood, in the State of New South Wales, widow, who died on 30th December, 2000, must send particulars of his claim to the executors, Janette Black (in the Will called Janette Ruming) and Ian Donald Black, c.o. Fox O'Brien, Solicitors, Level 3, 3-5 Stapleton Avenue, Sutherland, 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 March, 2001. FOX O'BRIEN, Solicitors, Level 3, Endeavour House, 3-5 Stapleton Avenue, Sutherland, NSW 2232 (DX 4506, Sutherland), tel.: (02) 9521 4088.

[0255]

COMPANY NOTICES

NOTICE of winding up Order.—NAMES PRODUCTION PTY LIMITED (In liquidation), ACN 087 258 473.—On 9th March, 2001 the Supreme Court of New South Wales, Equity Division made an Order that the company be wound up by the Court and appointed me to be official liquidator. Dated 16th March, 2001. S. J. SHERMAN, Official Liquidator, c.o. Ferrier Hodgson, Chartered Accountants, Level 17, 2 Market Street, Sydney, NSW 2000.

NOTICE of provisional liquidator appointed.—NAPIER DEVELOPMENT PTY LIMITED (Provisional liquidator appointed), ACN 002 263 185.—On 15th March, 2001 the Supreme Court of New South Wales made an Order appointing Kenneth J. Rennie, Chartered Accountant, 321 Kent Street, Sydney as provisional liquidator of the above company. K. J. RENNIE, Provisional Liquidator, c.o. Ernst & Young, Chartered Accountants, Level 8, 321 Kent Street, Sydney, NSW 2000, tel.: (02) 9248 5555. [0251]