

Government Gazette

OF THE STATE OF **NEW SOUTH WALES**

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LEGISLATION

Proclamations

Business Licences Repeal and Miscellaneous Amendments Act 2001 No 3—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the Business Licences Repeal and Miscellaneous Amendments Act 2001, do, by this my Proclamation, appoint 1 July 2001 as the day on which that Act commences.

Signed and sealed at Sydney, this 6th day of June 2001.

L.S.

By Her Excellency's Command,

JOHN WATKINS, M.P., Minister for Fair Trading

GOD SAVE THE QUEEN!

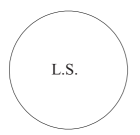
Rural Lands Protection Act 1998 No 143—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Rural Lands Protection Act 1998*, do, by this my Proclamation, appoint 15 June 2001 as the day on which the following provisions of that Act commence:

- (a) Parts 1, 4 and 5 (other than sections 20, 21 and 22 (2)),
- (b) sections 243 (1) and 247,
- (c) clauses 1–3 of Schedule 7,
- (d) the Dictionary.

Signed and sealed at Sydney, this 14th day of June 2001.



By Her Excellency's Command,

RICHARD AMERY, M.P., Minister for Agriculture

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence certain provisions of the *Rural Lands Protection Act 1998* so that a first State Council may be appointed, and first State Conference held, in accordance with that Act. The *Rural Lands Protection (Savings and Transitional) Regulation 2001* contains some associated provisions.

This proclamation is made under section 2 of the Act.

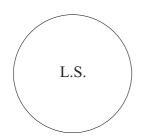
p01-027-p01.819

Trade Measurement Amendment Act 2001 No 5—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Trade Measurement Amendment Act 2001*, do, by this my Proclamation, appoint 1 July 2001 as the day on which that Act commences.

Signed and sealed at Sydney, this 14th day of June 2001.



By Her Excellency's Command,

JOHN WATKINS, M.P., Minister for Fair Trading

GOD SAVE THE QUEEN!

p01-085-p01.822

Regulations

Law and Justice Foundation (Transitional) Further Amendment Regulation 2001

under the

Law and Justice Foundation Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Law and Justice Foundation Act 2000*.

BOB DEBUS, M.P., Attorney General

Explanatory note

The Law and Justice Foundation Act 2000 repealed the Law Foundation Act 1979 and reconstituted the Law Foundation as the Law and Justice Foundation. The members of the Board of Governors of the Law Foundation and the Director of that Foundation ceased to hold office on the commencement of the Act (Schedule 3 to the Act). The Act commenced on 22 December 2000.

The Law and Justice Foundation (Transitional) Regulation 2000, which also commenced on 22 December 2000, provides for an interim Board and an interim Director of the Law and Justice Foundation during the *transition period*. Clause 3 of that Regulation defines the transition period as "the period commencing on the commencement of the Act and ending on the day that is 6 months after that day, or ending on such earlier day as the Minister may determine by order published in the Gazette".

The object of this Regulation is to extend, from 6 months to 8 months, the maximum duration of the transition period.

r01-185-p01.810 Page 1

Law and Justice Foundation	(Transitional)) Further	Amendment	Regulation	2001

Explanatory note

This Regulation also repeals the *Law and Justice Foundation (Transitional)* Amendment Regulation 2001 which had the same object as this Regulation but which was ineffective because of an incorrect citation of the *Law and Justice Foundation (Transitional) Regulation 2000.*

This Regulation is made under the *Law and Justice Foundation Act 2000*, and, in particular, under clause 1 of Schedule 3 to the Act.

This Regulation relates to matters of a savings and transitional nature.

Law and Justice Foundation (Transitional) Further Amendment Regulation 2001

Clause 1

Law and Justice Foundation (Transitional) Further Amendment Regulation 2001

1 Name of Regulation

This Regulation is the *Law and Justice Foundation (Transitional)* Further Amendment Regulation 2001.

2 Notes

The explanatory note does not form part of this Regulation.

3 Amendment of Law and Justice Foundation (Transitional) Regulation 2000

The Law and Justice Foundation (Transitional) Regulation 2000 is amended by omitting the matter "6 months" from the definition of *transition period* in clause 3 and by inserting instead the matter "8 months".

4 Repeal

The Law and Justice Foundation (Transitional) Amendment Regulation 2001 is repealed.

Liquor Amendment (Proof of Age Card Fees) 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 increase the fees that accompany applications for the issue of a proof of age card and replacement proof of age cards.

This Regulation is made under the *Liquor Act 1982*, including sections 117EA and 156 (the general regulation-making power).

r01-172-p01.809 Page 1

Clause 1

Liquor Amendment (Proof of Age Card Fees) Regulation 2001

Liquor Amendment (Proof of Age Card Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Liquor Amendment (Proof of Age Card Fees)* Regulation 2001.

2 Commencement

This Regulation commences on 1 July 2001.

3 Amendment of Liquor Regulation 1996

The Liquor Regulation 1996 is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Liquor Amendment (Proof of Age Card Fees) Regulation 2001

Amendments Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 70B Fees payable for proof of age card

Omit "\$22" from clause 70B (a). Insert instead "\$23".

[2] Clause 70B (b)

Omit "\$32". Insert instead "\$34".

[3] Clause 70B (c)

Omit "\$42". Insert instead "\$44".

Local Government (General) Amendment (Expenses and Facilities) Regulation 2001

under the

Local Government Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Local Government Act 1993*.

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

Explanatory note

Section 252 of the *Local Government Act 1993* requires councils to pay expenses to councillors, and provide facilities to councillors, in relation to discharging the functions of civic office in accordance with a policy adopted by the council concerning the payment of expenses and provision of facilities. Any policy must comply with the regulations.

The object of this Regulation is to prevent any such policy from allowing for the provision of a motor vehicle for the exclusive or primary use or disposition of a councillor other than a mayor.

This Regulation is made under the *Local Government Act 1993*, including sections 252 (5) (Payment of expenses and provision of facilities) and 748 (the general regulation-making power).

r01-161-p01.811 Page 1

Clause 1

Local Government (General) Amendment (Expenses and Facilities) Regulation 2001

Local Government (General) Amendment (Expenses and Facilities) Regulation 2001

1 Name of Regulation

This Regulation is the Local Government (General) Amendment (Expenses and Facilities) Regulation 2001.

2 Amendment of Local Government (General) Regulation 1999

The Local Government (General) Regulation 1999 is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Local Government (General) Amendment (Expenses and Facilities) Regulation 2001

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 42A

Insert after clause 42:

42A Payment of expenses and provision of facilities

A policy under section 252 of the Act must not include any provision enabling a council to make a motor vehicle owned or leased by the council available for the exclusive or primary use or disposition of a particular councillor other than a mayor.

under the

Mining Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mining Act 1992*.

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

Explanatory note

The objects of this Regulation are as follows:

- (a) to update the Schedules in the *Mining (General) Regulation 1997* that prescribe minerals and groups of minerals for the purposes of the definitions of those terms in the *Mining Act 1992*,
- (b) to alter the base rates of royalties payable under that Act in respect of certain publicly owned minerals,
- (c) to define certain minerals and groups of minerals that are prescribed as referred to in paragraph (a),
- (d) to make consequential savings and transitional provisions.

This Regulation is made under the *Mining Act 1992*, including sections 283 (Rate of royalty) and 388 (the general regulation-making power).

r00-024-p02.837 Page 1

Clause 1

Mining (General) Amendment (Minerals and Royalties) Regulation 2001

Mining (General) Amendment (Minerals and Royalties) Regulation 2001

1 Name of Regulation

This Regulation is the *Mining (General) Amendment (Minerals and Royalties) Regulation 2001*.

2 Commencement

This Regulation commences on 1 July 2001.

3 Amendment of Mining (General) Regulation 1997

The *Mining (General) Regulation 1997* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Amendments Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 3 Definitions

Insert in alphabetical order in clause 3 (1):

agricultural lime means crushed or ground limestone suitable for use in improving the condition of soil.

clay/shale means clay or shale other than structural clay.

dimension stone means any rock, other than sandstone, that is quarried in blocks or slabs for building, decorative or other purposes.

structural clay means clay or shale used in the manufacture of fired clay building or construction products, such as bricks, pipes and quarry tiles, but does not include clay or shale suitable for use in road making or as fill.

[2] Clause 4 Meaning of "mineral" and "geothermal substance"

Insert ", such as hot dry rock," after "substance" where firstly occurring in clause 4 (2).

[3] Clause 50

Insert after clause 49:

50 Savings

A reference in a mining lease or a mineral claim (being a lease or claim that has effect on the commencement of the *Mining (General) Amendment (Minerals and Royalties) Regulation 2001*) to a mineral listed in Column 1 of the Table to this clause is taken to include a reference to the mineral specified in Column 2 opposite the firstmentioned mineral:

Schedule 1 Amendments

Column 1	Column 2
barytes	barite
bentonite fuller's earth	bentonite (including fuller's earth)
beryllium and its ores	beryllium minerals
bloating clay brick clay pipeclay	structural clay
clay shale	structural clay clay/shale
diatomaceous earth	diatomite
feldspar	feldspathic materials
fire clay pottery clay	kaolin
fluorspar	fluorite
geothermal substances	geothermal substances (including hot dry rock)
granite slate syenite	dimension stone
iron iron ore ironstone oxide of iron laterite	iron minerals
platinoid minerals	platinum group minerals

Amendments Schedule 1

[4] Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Minerals

(Clause 4)

agate graphite agricultural lime gypsum

antimony halite (including solar salt)

apatite ilmenite arsenic indium asbestos iron minerals barite jade bauxite kaolin bentonite (including fuller's earth) lead beryllium minerals leucoxene bismuth limestone borates lithium cadmium magnesite

caesium magnesium salts calcite manganese chalcedony marble

chert marine aggregate chlorite mercury chromite mica

clay/shale mineral pigments coal molybdenite cobalt monazite columbium nephrite copper nickel corundum niobium cryolite oil shale diamond olivine diatomite opal

dimension stone ores of silicon

dolomite peat emerald perlite emery phosphates

feldspathic materials platinum group minerals

fluorite platinum

galena potassium minerals garnet potassium salts geothermal substances pyrophyllite germanium quartz crystal

germanium quartz crys gold quartzite

Schedule 1 Amendments

rare earth minerals sulphur reef quartz talc rhodonite tantalum rubidium thorium ruby tin rutile topaz sapphire sulphur sulphur tourmaline sulphur tantalum thorium tourmaline

scandium and its ores tungsten and its ores

selenium turquoise vanadium serpentine sillimanite-group minerals vermiculite silver wollastonite sodium salts zeolites staurolite zinc strontium minerals zircon zirconia structural clay

[5] Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Groups of minerals

(Clause 5)

Group 1 (Metallic minerals)

antimony molybdenite arsenic nickel niobium

cadmium platinum group minerals

caesium platinum

chromite rare earth minerals

cobalt rubidium

columbium scandium and its ores

copper selenium galena silver germanium sulphur gold tantalum indium thorium iron minerals tin

lead tungsten and its ores

lithiumvanadiummanganesezincmercuryzirconia

Amendments Schedule 1

Group 2 (Non-metallic minerals)

agricultural lime magnesium salts

apatite marble asbestos mica

barite mineral pigments bauxite olivine

beryllium minerals ores of silicon borates peat calcite perlite

chert phosphates
chlorite potassium minerals
cryolite potassium salts
diatomite pyrophyllite
dimension stone quartzite
dolomite reef quartz

emerald serpentine emery sillimanite-group minerals

feldspathic materials sodium salts fluorite staurolite

garnet strontium minerals

graphite talc
gypsum topaz
halite (including solar salt) vermiculite
limestone wollastonite
magnesite zeolites

Group 3 (Semi-precious stones)

agate quartz crystal chalcedony rhodonite jade tourmaline nephrite turquoise

Group 4 (Marine aggregate)

marine aggregate

Group 5 (Clay minerals)

bentonite (including fuller's earth) kaolin clay/shale structural clay

Schedule 1 Amendments

Group 6 (Diamond, corundum, ruby and sapphire)

corundum ruby diamond sapphire

Group 7 (Opal)

opal

Group 8 (Geothermal substances)

geothermal substances

Group 9 (Coal and oil shale)

coal oil shale

Group 10 (Mineral sands)

ilmenite rutile leucoxene zircon

monazite

Amendments Schedule 1

[6] Schedule 5

Omit the Schedule. Insert instead:

Schedule 5 Rate of royalty

(Clause 39)

Mineral	\$ p	er tonne
agricultural lime	\$	0.35
barite	\$	0.70
bauxite	\$	0.35
bentonite (including fuller's earth)	\$	0.70
borates	\$	0.70
calcite	\$	0.40
chert	\$	0.35
chlorite	\$	0.70
clay/shale	\$	0.35
coal	\$	1.70
diatomite	\$	0.70
dimension stone	\$	0.70
dolomite	\$	0.40
feldspathic materials	\$	0.70
fluorite	\$	0.70
gypsum	\$	0.35
halite (including solar salt)	\$	0.40
kaolin	\$	0.70
limestone	\$	0.40

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Schedule 1 Amendments

Mineral	\$ pe	er tonne
magnesite	\$	0.70
magnesium salts	\$	0.40
marble	\$	0.70
mica	\$	0.70
mineral pigments	\$	0.70
olivine	\$	0.70
peat	\$	0.70
perlite	\$	0.70
phosphates	\$	0.70
potassium minerals	\$	0.70
potassium salts	\$	0.40
pyrophyllite	\$	0.70
quartzite	\$	0.70
reef quartz	\$	0.70
serpentine	\$	0.70
sillimanite-group minerals	\$	0.70
sodium salts	\$	0.40
staurolite	\$	0.70
structural clay	\$	0.35
talc	\$	0.70
vermiculite	\$	0.70
wollastonite	\$	0.70
zeolites	\$	0.70

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Rural Lands Protection (Savings and Transitional) Regulation 2001

under the

Rural Lands Protection Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Rural Lands Protection Act 1998*.

RICHARD AMERY, M.P., Minister for Agriculture

Explanatory note

The object of this Regulation is to make provisions of a savings and transitional nature as a consequence of the commencement of certain provisions of the *Rural Lands Protection Act 1998* relating to the first State Council to be appointed, and first State Conference to be held, under that Act. It ensures that action taken by the first State Council and at the first State Conference during the interim period between the commencement of those provisions and the commencement of the remaining provisions of the 1998 Act will be effective after that commencement with respect to boards within the meaning of the 1998 Act.

This Regulation is made under the *Rural Lands Protection Act 1998*, including clause 1 of Schedule 7 to, and section 243 (the general regulation-making power) of, that Act.

This Regulation comprises or relates to matters of a savings or transitional nature.

r01-198-p02.819 Page 1

Clause 1

Rural Lands Protection (Savings and Transitional) Regulation 2001

Rural Lands Protection (Savings and Transitional) Regulation 2001

1 Name of Regulation

This Regulation is the Rural Lands Protection (Savings and Transitional) Regulation 2001.

2 Commencement

This Regulation commences on 15 June 2001.

3 Definitions

In this Regulation:

first State Conference means the first State Conference of boards convened under section 14 (2) of the 1998 Act.

first State Council means the State Council as constituted by persons appointed under clause 3 of Schedule 7 to the 1998 Act.

the 1998 Act means the Rural Lands Protection Act 1998.

the 1989 Act means the Rural Lands Protection Act 1989.

4 Notes

The explanatory note does not form part of this Regulation.

5 First annual State Conference of boards and first State Council

- (1) For the purposes of the first State Conference, a reference to a board in section 14 of the 1998 Act is to be read as if it were a reference to a board within the meaning of the 1989 Act.
- (2) The first State Conference may make any resolution, and the first State Council may take any action, before the commencement of Part 6 of the 1998 Act in respect of the exercise of any function conferred or imposed on a board within the meaning of the 1998 Act as if Part 6 were in force. However any such resolution or action has effect only with respect to the exercise of a function by such a board after the commencement of Part 6.

under the

Trade Measurement Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Trade Measurement Act 1989*.

JOHN WATKINS, M.P., Minister for Fair Trading

Explanatory note

Under an agreement between the Commonwealth and most of the States and Territories, uniform trade measurement legislation has been enacted in a number of jurisdictions, including New South Wales.

The ongoing review of the uniform trade measurement legislation is the responsibility of the Trade Measurement Advisory Committee (*TMAC*).

TMAC has recommended a number of amendments to the uniform legislation of a technical nature or to improve the administration of the legislation. A number of these were suggested amendments to the *Trade Measurement (Measuring Instruments) Regulations 1997* and the *Trade Measurement (Pre-packed Articles) Regulations 1997*.

The object of this Regulation is to amend those Regulations to adopt certain of the amendments suggested.

r01-058-p01.822 Page 1

Explanatory note

The Trade Measurement (Measuring Instruments) Regulations 1997 are amended:

- (a) to provide for the batch testing of a range of appropriate measuring instruments including glass jugs used for the sale of beer, ale and stout by volume and glass measures used for the sale of prescribed spirits by volume, and
- (b) to remove an inconsistency between a provision that specifies a maximum verification scale interval for an instrument used for the purpose of measuring diamonds or other precious stones by weight and a provision that specifies the maximum verification scale interval by metric carat.

The *Trade Measurement (Pre-packed Articles) Regulations 1997* are amended:

- (a) to provide that an article exempt from the requirement to be marked under the Regulations must comply with all marking requirements if it is so marked, and
- (b) to define the expression *ordinarily sold*, and
- (c) to make it clear that an exemption of certain agricultural produce from marking requirements is not limited by reference to particular kinds of agricultural produce, and
- (d) to include the centilitre and decilitre as permissible units of measurement of volume (except for certain specified articles).

This Regulation is made under the *Trade Measurement Act 1989*, including section 80 (the general regulation-making power).

Clause 1

Trade Measurement Amendment (Measuring Instruments and Pre-packed Articles) Regulation 2001

1 Name of Regulation

This Regulation is the *Trade Measurement Amendment (Measuring Instruments and Pre-packed Articles) Regulation 2001.*

2 Commencement

This Regulation commences on 1 July 2001.

3 Amendment of Trade Measurement (Measuring Instruments) Regulations 1997

The *Trade Measurement (Measuring Instruments) Regulations 1997* are amended as set out in Schedule 1.

4 Amendment of Trade Measurement (Pre-packed Articles) Regulations 1997

The *Trade Measurement (Pre-packed Articles) Regulations 1997* are amended as set out in Schedule 2.

5 Notes

The explanatory note does not form part of this Regulation.

Schedule 1

Amendment of Trade Measurement (Measuring Instruments) Regulations

Schedule 1 Amendment of Trade Measurement (Measuring Instruments) Regulations 1997

(Clause 3)

[1] Regulation 13 Definitions

Omit paragraph (b) of the definition of *glass measure*. Insert instead:

(b) a measure made of glass or another rigid or semi-rigid substance intended for use for the sale of beer, ale, stout or spirits by quantity (otherwise than as a pre-packed article).

[2] Regulation 26 Measurement of precious stones

Omit "0.1 CM" from Regulation 26 (c). Insert instead "0.05 CM".

Amendment of Trade Measurement (Pre-packed Articles) Regulations 1997

Schedule 2

Schedule 2 Amendment of Trade Measurement (Prepacked Articles) Regulations 1997

(Clause 4)

[1] Regulation 5 Exemptions from marking requirements (name, address, measurement)

Insert after Regulation 5 (2):

(2A) However, if an exempt package has a name and address or measurement marked on it, the way the name and address or measurement is marked on the package must comply with these Regulations.

[2] Regulation 15 Unit etc of measurement to be used

Insert after Regulation 15 (3):

(4) In this section, *ordinarily sold*, in relation to an article sold by number or linear or superficial measurement, means the majority of the merchants selling the article in Australia ordinarily sell it by number or linear or superficial measurement.

[3] Schedule 1 Exemptions from marking

Omit "Chaff, maize, oats, potatoes, wheat and other like" from item 1 of the matter appearing under the heading "Food goods".

Insert instead "Any".

[4] Schedule 3 Permissible units of measurement

Insert ", decilitre or centilitre" after "litre" in clause 2 (a).

Westpac Banking Corporation (Transfer of Incorporation) Regulation 2001

under the

Westpac Banking Corporation (Transfer of Incorporation) Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Westpac Banking Corporation (Transfer of Incorporation) Act 2000.*

BOB DEBUS, M.P., Attorney General

Explanatory note

Section 5 of the *Westpac Banking Corporation (Transfer of Incorporation) Act 2000* provides that Westpac Banking Corporation (*Westpac*) may apply to be registered under Part 5B.1 of the *Corporations Law* as a public company limited by shares if a general meeting of its shareholders passes a special resolution to that effect (a *transfer resolution*) and if the application is made within the prescribed period. The prescribed period is defined to mean the period of 6 months after the date on which the transfer resolution is passed or such other period as may be prescribed by the regulations (whether before or after the resolution is passed).

The object of this Regulation is to prescribe the period of 18 months after a transfer resolution is passed as the period within which Westpac must apply for registration under Part 5B.1 of the *Corporations Law*.

This Regulation is made under the *Westpac Banking Corporation (Transfer of Incorporation) Act 2000*, including paragraph (a) of the definition of *prescribed period* in section 5 (5) and section 13 (the general regulation-making power).

This Regulation comprises or relates to matters of a machinery nature.

r01-197-p01.894 Page 1

Clause 1

Westpac Banking Corporation (Transfer of Incorporation) Regulation 2001

Westpac Banking Corporation (Transfer of Incorporation) Regulation 2001

1 Name of Regulation

This Regulation is the Westpac Banking Corporation (Transfer of Incorporation) Regulation 2001.

2 Definition

In this Regulation:

the Act means the Westpac Banking Corporation (Transfer of Incorporation) Act 2000.

3 Notes

The explanatory note does not form part of this Regulation.

4 Prescribed period for the purposes of section 5 of the Act

The period of 18 months is prescribed for the purposes of paragraph (a) of the definition of *prescribed period* in section 5 (5) of the Act.

Other Legislations

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following ecological community in Part 3 of Schedule 1 to that Act (Endangered ecological communities) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Artesian Springs Ecological Community (as described in the final determination of the Scientific Committee to list the ecological community)

The final determination to insert this ecological community in Part 3 of Schedule 1 has been made because the Scientific Committee is of the opinion that the community is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson Scientific Committee

p01-073-p01.843 Page 1

Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 3 in alphabetical order the matter:

Artesian Springs Ecological Community (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Artesian Springs Ecological Community as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. The listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. The Artesian Springs Ecological Community is the name given to the ecological community that is naturally restricted to artesian springs at the southern and western margins of the Great Artesian Basin in north western NSW.
- 2. The vegetation within the community frequently consists of sedges or similar vegetation (Pickard 1992). Trees and shrubs may be adjacent to, or nearby, the springs. Plant assemblages differ between springs. As the springs have been a focus for domestic and feral animals for nearly 150 years, the flora has become less specifically related to the permanent water and more typical of a heavily disturbed area (Pickard 1992). A number of exotic species also occur in the community. The Artesian Springs Ecological Community is variable as each individual spring varies in shape, water flow, topographic and geographic location. In general, the Artesian Springs are characterised by a suite of plant species generally associated with water (Pickard 1992):

Abutilon otocarpum

Alternanthera denticulata

Atriplex spp.

Calandrinia ptychosperma Centipeda thespidioides Chenopodium cristatum

Chloris pectinata Cyperus difformis Cyperus iria

Cyperus squarrosus Diplachne fusca

Einadia nutans subsp. nutans

Eremophila deserti Eucalyptus largiflorens Geijera parviflora

Marsilea spp. *Oxalis* sp.

Portulaca oleracea Sclerostegia sp. Sporobolus caroli Stemodia florulenta Trianthema triquetra Acacia victoriae

Alternanthera angustifolia

Boerhavia coccinea Centipeda minima

Chamaesyce drummondii Chenopodium melanocarpum

Cyperus bulbosus Cyperus gymnocaulos Cyperus laevigatus Dactyloctenium radulans

Dodonaea viscosa subsp. angustissima

Eragrostis spp. Eremophila sturtii Eucalyptus populnea Glinus lotoides

Myoporum montanum

Pimelea microcephala subsp. microcephala

Sclerolaena spp. Solanum esuriale Sporobolus mitchellii Swainsona spp.

- 3. The total species list of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. In any particular site only a small component of the assemblage listed in 2 may be present. At any one time, seeds of some species may only be present in the soil seed bank with no above-ground individuals present. The species composition of the site will be influenced by the size of the site, its disturbance history and the water status of each spring.
- 4. The ecological community is naturally rare. The springs are characterised by mounds of sediment and salts deposited as water evaporates (Ponder 1986, 1999) or may be depressions. Unique aquatic invertebrate, vertebrate and plant communities occupy the springs. Where artesian water emerges at the surface through fault lines in the overlying rock, mounds form from salts and sediments as the water evaporates. These occur at the edges of the Great Artesian Basin. Most occur in Queensland and South Australia and a few occur in the Mulga Lands, Darling Riverine Plains and Cobar Peneplain Bioregions of New South Wales.
- 5. The "community of native species dependent on natural discharge of groundwater from the Great Artesian Basin" is listed as an Endangered Ecological Community under the Commonwealth's Environment Protection and Biodiversity Act, 1999.
- 6. The Artesian Springs Ecological Community is described by Pickard (1992) and by Sattler and Williams (1999) for Queensland. Approximately 45 sets of springs occur in north western NSW. Some 30 still have permanent seeps or slight flows of artesian water (Pickard 1992).
- 7. Systematic surveys of Artesian Springs fauna are limited in NSW. In Queensland and South Australia, the springs are described as supporting unique aquatic invertebrates and vertebrates. Many unique freshwater snails and fishes (desert gobies) have been collected from mound springs and have been recorded nowhere else. Many species occur in one spring only (Ponder 1986, 1999).
- 8. Flora studies at Peery Lake have found that the only known population of *Schoenoplectus pungens* in far western NSW occurs at Peery Lakes Springs (Bowen and Pressey 1993). The endangered species of perennial forb, *Eriocaulon carsonii* (Salt Pipewort) has been recorded at several springs at Peery Lake.
- 9. Major threats to Artesian Springs Ecological Community are trampling and grazing by stock and feral animals such as pigs, goats and rabbits, alteration of flow or unsustainable extraction of water from artesian bores reducing flows to the mound springs. A number of springs have dried in the past 100 years due to falling water pressure caused by over-extraction. This has probably caused the extinction of undescribed species of aquatic invertebrates (Ponder 1986, 1999).
- 10. The only Artesian Springs that are within a reserve are at Peery Lake in Peery National Park. However, presence in the conservation reserve will not protect the ecological community from the threat of alteration of flows as the unsustainable extraction of artesian water occurs outside the reserve, yet may influence all mound springs within the region.

11. In view of the above, the Scientific Committee is of the opinion that the Artesian Springs Ecological Community in New South Wales is likely to become extinct in nature unless factors threatening its survival or evolutionary development cease to operate.

Associate Professor Paul Adam Deputy Chairperson Scientific Committee

References

- Bowen, R. and Pressey, B.(1993) *Localities and habitats of plants with restricted distributions in the Western District of New South Wales*. NSW National Parks and Wildlife Service Occasional Paper No. 175.
- Pickard, J. (1992) Artesian Springs in the Western Division of New South Wales. Graduate School of the Environment Working Paper Series No. 9202, pp. 1-120.
- Ponder, W.F. (1986) Mound Springs of the Great Artesian Basin. pp 403-420 In de Deckker, P. and Williams W.D. (Eds), *Limnology in Australia*. CSIRO, Melbourne and W. Junk, The Hague.
- Ponder, W.F. (1999) Box 4.5, Mound Springs. p 50 In Boulton, A.J. and Brock, M.A. *Australian Freshwater Ecology: processes and management*. Glen Eagles Publishing, Adelaide.
- Sattler, P.S. and Williams, R.D. (1999) *The Conservation Status of Queensland's Bioregional Ecosystems*. Queensland Environmental Protection Agency, Brisbane.

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following species of plant in Part 1 of Schedule 1 to that Act (Endangered species) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Proteaceae

Grevillea divaricata R. Br.

The final determination to insert this species in Part 1 of Schedule 1 has been made because the Scientific Committee is of the opinion that the species is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson

Scientific Committee

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Threatened Species Conservation Act 199	95 No 101—Final Determination
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Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 1 in alphabetical order under the heading "Plants" and the subheading "Proteaceae" the matter:

Grevillea divaricata R. Br.

Notice of Final Determination and Amendment of Schedule 2 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following species of plant in Schedule 2 to that Act (Vulnerable species) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Sapindaceae

Lepiderema pulchella Radlk.

The final determination to insert this species in Schedule 2 has been made because the Scientific Committee is of the opinion that the species is likely to become endangered unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson

Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

Schedule 2 to the *Threatened Species Conservation Act 1995* is amended by inserting in alphabetical order under the heading "Plants" and the sub-heading "Sapindaceae" the matter:

Lepiderema pulchella Radlk.

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following population of plant in Part 2 of Schedule 1 to that Act (Endangered populations) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Fabaceae

Lespedeza juncea subsp. sericea (Thunb.) Steenis

Lespedeza juncea subsp. sericea in the Wollongong Local Government Area

The final determination to insert this population in Part 2 of Schedule 1 has been made because the Scientific Committee is of the opinion that the population's habitat has been so drastically reduced that it is in immediate danger of extinction, that it is not a population of a species already listed in Schedule 1, and that it is otherwise of significant conservation value.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

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Threatened Species Conservation Act 1995 No 101—Final Determination

Dr Chris Dickman

Chairperson Scientific Committee

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 2 in alphabetical order under the heading "Plants" and the subheading "Fabaceae" the matter:

Lespedeza juncea subsp. sericea (Thunb.) Steenis

Lespedeza juncea subsp. sericea in the Wollongong Local Government Area

Notice of Final Determination and Amendment of Schedule 2 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following species of plant in Schedule 2 to that Act (Vulnerable species) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Juncaginaceae

Maundia triglochinoides F. Muell.

The final determination to insert this species in Schedule 2 has been made because the Scientific Committee is of the opinion that the species is likely to become endangered unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson

Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

Schedule 2 to the *Threatened Species Conservation Act 1995* is amended by inserting in alphabetical order under the heading "Plants" the matter:

Juncaginaceae

Maundia triglochinoides F. Muell.

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following ecological community in Part 3 of Schedule 1 to that Act (Endangered ecological communities) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

The final determination to insert this ecological community in Part 3 of Schedule 1 has been made because the Scientific Committee is of the opinion that the community is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 3 in alphabetical order the matter:

Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion, as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. Listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion is the name given to the ecological community characterised by the species assemblage listed in 2 below. The community occurs on high nutrient soils in high rainfall areas of the Southern Highlands. All sites are within the Sydney Basin Bioregion.
- 2. Robertson Basalt Tall Open-forest is characterised by the following assemblage:

Acacia mearnsii Acronychia oblongifolia Australina pusilla Clematis aristata Desmodium varians Eucalyptus elata Eucalyptus radiata Eucalyptus viminalis Galium propinguum Geranium homeanum Hymenanthera dentata Marsdenia rostrata Notelaea venosa Parsonsia straminea Pimelea ligustrina Plantago debilis Polyscias sambucifolia Rubus parvifolius Senecio linearifolius Solanum aviculare Themeda australis Urtica incisa

Viola hederacea

Acacia melanoxylon Aphanopetalum resinosum Citriobatus pauciflorus Coprosma quadrifida Doryphora sassafras Eucalyptus fastigata Eucalyptus tereticornis Eustrephus latifolius Geitonoplesium cymosum Hedycarya angustifolia Lomandra longifolia Microlaena stipoides Pandorea pandorana Pellaea falcata Pittosporum undulatum Poa labillardieri Pteridium esculentum Rubus rosifolius Smilax australis Stellaria flaccida Tylophora barbata Veronica plebeia

- The total species list of the flora and fauna of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. The community includes vertebrates and invertebrates, many of which are poorly known. Invertebrate species may be restricted to soils or canopy trees and shrubs. In any particular site not all of the assemblage listed above may be present. At any one time, seeds of some species may only be present in the soil seed bank with no above-ground individuals present. Invertebrate species may be restricted to soils or canopy trees and shrubs, for example. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the above-ground composition of species will change with time since fire, and may also change in response to changes in fire frequency.
- 4 Robertson Basalt Tall Open-forest was predominantly of tall open-forest structure, though remnants may now be of open forest or woodland structure due to clearing and disturbance. Typical trees include *Eucalyptus fastigata*, *Eucalyptus viminalis*, *Eucalyptus elata* and *Eucalyptus radiata*.
- Robertson Basalt Tall Open-forest is found on high fertility soils derived generally from Tertiary basalts (mainly the Robertson Basalt and Kangaroo Valley Basanite), on areas of high rainfall (1000-1600 mm per annum). It is referred to in Fisher, Ryan & Lembit (1995) and Kodela (1990).
- 6 Robertson Basalt Tall Open-forest is or has been known to occur in the Wingecarribee and Shoalhaven Local Government areas, but may occur elsewhere in the Sydney Basin Bioregion. It has been reported from the Southern Highlands on the Robertson plateau and Cambewarra Range (Kodela, 1990, Kevin Mills pers. comm.).
- 7 Disturbed Robertson Basalt Tall Open-forest remnants are considered to form part of the community including where the vegetation would respond to assisted natural regeneration, such as where the natural soil and associated seedbank is still at least partially intact.
- 8 Robertson Basalt Tall Open-forest has been extensively cleared for agriculture and rural development. About 400ha or less than 15% of its original occurrence has been estimated to remain though this is mostly as small and isolated pockets.
- 9 Robertson Basalt Tall Open-forest has not been reported from any NPWS national parks or nature reserves.
- 10 Much of the remaining area of Robertson Basalt Tall Open-forest is highly fragmented with much of it occurring on private land. Threatening processes include clearing, logging, burning, introduced species and grazing.

11 In view of the originally restricted distribution of this community, its inadequate representation within conservation reserves, the extensive disturbance and weed invasion that has occurred, and the threats from ongoing development, the Scientific Committee is of the opinion that Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate and that the community is eligible for listing as an endangered ecological community.

Associate Professor Paul Adam Deputy Chairperson Scientific Committee

References

Fisher, M., Ryan, K. & Lembit, R. (1995) The natural vegetation of the Burragorang 1:100 000 map sheet. *Cunninghamia* 4(2): 143-215.

Kodela, P.G. (1990) Modern pollen rain from forest communities. *Australian Journal of Botany* 38:1-24.

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following ecological community in Part 3 of Schedule 1 to that Act (Endangered ecological communities) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Robertson Rainforest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

The final determination to insert this ecological community in Part 3 of Schedule 1 has been made because the Scientific Committee is of the opinion that the community is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St The Rocks Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson Scientific Committee

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	Threatened S	pecies Conservat	ion Act 1995 No	101—Final	Determination
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Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 3 in alphabetical order the matter:

Robertson Rainforest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Robertson Rainforest in the Sydney Basin Bioregion, as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. Listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. Robertson Rainforest in the Sydney Basin Bioregion is the name given to the ecological community characterised by the species assemblage listed in 2 below. The community occurs on high nutrient soils in high rainfall areas of the Southern Highlands. All sites are within the Sydney Basin Bioregion.
- 2. Robertson Rainforest is characterised by the following assemblage:

Acacia melanoxylon Acronychia oblongifolia Alphitonia excelsa

Arthropteris tenella Asplenium australasicum Asplenium flaccidum

Austrocynoglossum latifolium

Blechnum patersonii Carex appressa Celastrus australis Cissus hypoglauca Clematis aristata Coprosma quadrifida

Cyathea australis

Dendrobium pugioniforme

Dicksonia antarctica
Diplazium australe
Doryphora sassafras
Elaeocarpus kirtonii
Elatostema reticulatum
Eucryphia moorei
Ficus coronata
Galium propinquum
Geranium homeanum

Guioa semiglauca Hedycarya angustifolia Hibbertia scandens Hvdrocotyle laxiflora

Hymenophyllum cupressiforme

Lastreopsis acuminata Lastreopsis microsora Lomandra longifolia Acmena smithii

Alectryon subcinereus Aphanopetalum resinosum Asplenium attenuatum Asplenium flabellifolium Australina pusilla

Blechnum nudum Blechnum wattsii Cassinia trinerva

Ceratopetalum apetalum Citriobatus pauciflorus Clematis glycinoides Cryptocarya glaucescens Cyathea leichhardtiana Dennstaedtia davallioides

Diospyros australis Doodia aspera

Elaeocarpus holopetalus Elaeocarpus reticulatus Eucalyptus fastigata Eustrephus latifolius Fieldia australis

Geitonoplesium cymosum Grammitis billardieri Gymnostachys anceps Helicia glabrifolia Histiopteris incisa Hymenanthera dentata Hymenophyllum flabellatum Lastreopsis decomposita

Livistona australis Marsdenia rostrata Microsorum pustulatum subsp. pustulatum

Morinda jasminoides Notelaea venosa

Ozothamnus diosmifolius

Palmeria scandens Parsonsia brownii Pellaea falcata Pimelea ligustrina Pittosporum undulatum Plectorrhiza tridentata Polyphlebium venosa Polyscias sambucifolia Prostanthera lasianthos

Pyrrosia rupestris Ranunculus lappaceus Rapanea howittiana

Ripogonum album Rubus rosifolius Sarcochilus falcatus Schizomeria ovata

Solanum aviculare Stellaria flaccida Sticherus lobatus Synoum glandulosum Tristaniopsis collina

Urtica incisa Viola hederacea Microsorum scandens Muellerina eucalyptoides

Olearia argophylla Ozothamnus ferrugineus Pandorea pandorana Parsonsia straminea Pennantia cunninghamii Pittosporum revolutum

Plantago debilis

Polyosma cunninghamii Polyscias murrayi Polystichum proliferum

Pteris umbrosa Ouintinia sieberi Ranunculus plebeius

Rubus Moluccanus var. trilobus

Rubus nebulosus Sambucus australasica Sarcopetalum harveyanum

Smilax australis Solanum pungetium Stenocarpus salignus Symplocos thwaitesii Tasmannia insipida Tylophora barbata Veronica plebeia

- The total species list of the flora and fauna of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. The community includes vertebrates and invertebrates, many of which are poorly known. Invertebrate species may be restricted to soils or canopy trees and shrubs. In any particular site not all of the assemblage listed above may be present. At any one time, seeds of some species may only be present in the soil seed bank with no aboveground individuals present. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the above-ground composition of species will change with time since fire, and may also change in response to changes in fire frequency.
- 4 Robertson Rainforest is a warm temperate/cool temperate rainforest type characterised by Quintinia sieberi, Polyosma cunninghamia and Doryphora sassafras (Mills & Jakeman 1995). Eucryphia moorei was probably common along streams. Tree and shrub species typically associated with this rainforest type are Acmena smithii, Acacia melanoxylon, Quintinia sieberi, Hymenanthera dentata, Coprosma quadrifida, Tasmannia insipida and occasionally Ceratopetalum apetalum. Cool temperate components include Olearia argophylla, Hedycarya angustifolia, Eucryphia moorei, Dicksonia antarctica and Parsonsia brownii. Ground cover is a dense fern cover including Lastreopsis microsora and Microsorum pustulatum subsp. pustulatum.

- 5 Robertson Rainforest is found on high fertility soils derived generally from Tertiary basalts (mainly the Robertson Basalt and Kangaroo Valley Basanite), at high altitudes (500-750 m) and under high rainfalls (1000-1600 mm per annum) (Mills & Jakeman 1995).
- 6 Robertson Rainforest is or has been known to occur in the Wingecarribee and Shoalhaven Local Government Area, but may occur elsewhere in the Sydney Basin Bioregion. It has been reported from the Robertson plateau and Cambewarra Range (Mills & Jakeman 1995).
- 7 Disturbed Robertson Rainforest remnants are considered to form part of the community including areas where the vegetation would respond to assisted natural regeneration, such as where the natural soil and associated seedbank is still at least partially intact.
- 8 Robertson Rainforest has been extensively cleared for agriculture and rural development. About 400-600 ha or about 20% of its original extent is estimated to survive though mostly as fragmented remnants (Mills 1988). Remnants are often dominated by *Acmena smithii*, *Doryphora sassafras* and *Acacia melanoxylon*.
- 9 A remnant of Robertson Rainforest is conserved in Robertson Nature Reserve at Robertson.
- 10 Much of the remaining area of Robertson Rainforest is highly fragmented with much of it occurring on private land. Threatening processes include invasion of exotic weed species including *Ligustrum sinense*, *Hedera helix*, *Lonicera japonica*, *Ilex aquifolium* and clearing, grazing, trampling and further fragmentation.
- 11 In view of the originally restricted distribution of this community, its inadequate representation within conservation reserves, and threats from fragmentation and weed invasion, the Scientific Committee is of the opinion that Robertson Rainforest in the Sydney Basin Bioregion is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate and that the community is eligible for listing as an endangered ecological community.

Associate Professor Paul Adam Deputy Chairperson Scientific Committee

References

Mills, K. (1988) The clearing of Illawarra rainforest: problems in reconstructing preeuropean vegetation patterns. *Australian Geographer* 19(2): 230-240.

Mills, K. & Jakeman, J. (1995) Rainforests of the Illawarra District. (Coachwood Publishing: Jamberoo)

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following species of plant in Part 1 of Schedule 1 to that Act (Endangered species) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Fabaceae

Sophora tomentosa L.

The final determination to insert this species in Part 1 of Schedule 1 has been made because the Scientific Committee is of the opinion that the species is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson

Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 1 in alphabetical order under the heading "Plants" and the subheading "Fabaceae" the matter:

Sophora tomentosa L.

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following ecological community in Part 3 of Schedule 1 to that Act (Endangered ecological communities) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Southern Highlands Shale Woodlands in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

The final determination to insert this ecological community in Part 3 of Schedule 1 has been made because the Scientific Committee is of the opinion that the community is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 18th day of May 2001.

Dr Chris Dickman

Chairperson Scientific Committee

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Threatened Species Conservation Act 1995 No 101<63>Final Determination

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 3 in alphabetical order the matter:

Southern Highlands Shale Woodlands in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Southern Highlands Shale Woodlands in the Sydney Basin Bioregion, as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. Listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. Southern Highlands Shale Woodlands in the Sydney Basin Bioregion is the name given to the ecological community characterised by the species assemblage listed in 2 below. It occurs on clay soils on Wianamatta Shale in the Southern Highlands. All sites are within the Sydney Basin Bioregion.
- 2. Southern Highlands Shale Woodlands includes vegetation ranging from open-forest to woodland and scrub though it was predominantly woodland. Remnants may now be of variable structure due to clearing and disturbance. Typical trees include Eucalyptus radiata, Eucalyptus macarthurii, Eucalyptus pauciflora, Eucalyptus globoidea, Eucalyptus cypellocarpa, Eucalyptus quadrangulata, Eucalyptus amplifolia, Eucalyptus ovata. Other trees include Eucalyptus smithii, Eucalyptus obliqua, Eucalyptus fastigata, Eucalyptus viminalis, Eucalyptus elata, Eucalyptus punctata, Eucalyptus tereticornis, Eucalyptus mannifera and Eucalyptus cinerea.

The understorey is variable with small trees including Acacia melanoxylon, Acacia binervata and Pittosporum undulatum, shrubs such as Indigofera australis, Leucopogon juniperinus, Olearia microphylla and Bursaria spinosa. Ground species may include Hardenbergia violacea, Lomandra longifolia, Pteridium esculentum, Themeda australis, Dichelachne crinita and Microlaena stipoides.

Southern Highlands Shale Woodlands is characterised by the following assemblage:

Acacia binervataAcacia buxifoliaAcacia decurrensAcacia falciformisAcacia implexaAcacia longifoliaAcacia mearnsiiAcacia melanoxylonAcacia parramattensisAcacia penninervisAcacia rubidaAcacia strictaAmperea xiphocladaAsperula conferta

Austrodanthonia pilosa Austrodanthonia racemosa

Austrostipa rudis

Blechnum cartilagineum

Bursaria spinosa

Cassinia aculeata

Dianella laevis

Dillwynia ramosissima

Billardiera scandens

Bracteantha bracteata

Calochlaena dubia

Clematis aristata

Dichelachne crinita

Echinopogon caespitosus

Eucalyptus amplifolia Eucalyptus cinerea
Eucalyptus cypellocarpa Eucalyptus dives
Eucalyptus elata Eucalyptus fastigata
Eucalyptus globoidea Eucalyptus macarthurii
Eucalyptus mannifera Eucalyptus obliqua
Eucalyptus ovata Eucalyptus pauciflora

Eucalyptus piperita Eucalyptus quadrangulata Eucalyptus rubida Eucalyptus tereticornis Eustrephus latifolius Geranium homeanum Goodenia ovata Helichrysum elatum Hibbertia empetrifolia Indigofera australis Leucopogon juniperinus Lomandra longifolia Microlaena stipoides Patersonia glabrata Pittosporum undulatum Podolobium ilicifolium Pratia purpurascens Pultenaea blakelyi Rubus parvifolius Senecio hispidulus Stackhousia monogyna *Tricoryne simplex* Viola betonicifolia Zieria smithii

Eucalyptus punctata
Eucalyptus radiata
Eucalyptus smithii
Eucalyptus viminalis
Exocarpos cupressiformis
Geranium solanderi
Hardenbergia violacea
Helichrysum scorpiodes
Imperata cylindrica

Leptospermum polygalifolium
Leucopogon lanceolatus
Melaleuca linariifolia
Olearia microphylla
Persoonia linearis
Plectanthrus parviflorus
Polyscias sambucifolia
Pteridium esculentum
Pultenaea flexilis
Schoenus melanostachys

Senecio minimus Themeda australis Veronica plebeia Viola hederacea

- 3. The total species list of the flora and fauna of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. The community includes invertebrates, many of which are poorly known, as well as vertebrates. In any particular site not all of the assemblage listed above may be present. At any one time, seeds of some species may only be present in the soil seed bank with no above-ground individuals present. Invertebrate species may be restricted to soils or canopy trees and shrubs. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the above-ground composition of species will change with time since fire, and may also change in response to changes in fire frequency.
- 4. Southern Highlands Shale Woodlands is found on clay soils derived from Wianamatta Shale on the Southern Highlands, south of Colo Vale, extending from west of Mittagong, eastwards to the Illawarra Escarpment, south to Bundanoon and south-west to Canyonleigh. Elevation ranges from about 600 m to about 800 m. Rainfall ranges from 1400 mm in the east to 900 mm per annum in the west. Southern Highlands Shale Woodlands for parts of this area are described in Fisher, Ryan & Lembit (1995) and Benson & Howell (1994)
- 5. Southern Highlands Shale Woodlands is or has been known to occur in the Wingecarribee Local Government Area, but may occur elsewhere in the Sydney Basin Bioregion.
- 6. Disturbed Southern Highlands Shale Woodlands remnants are considered to form part of the community including areas where the vegetation would respond to assisted natural

- regeneration, such as where the natural soil and associated seedbank is still at least partially intact.
- 7. Southern Highlands Shale Woodlands has been extensively cleared for agriculture and rural development. Remnants are mostly small isolated pockets. About 2000 ha, or less than 5% of the original extent now remains (Benson & Howell, 1994).
- 8. Southern Highlands Shale Woodlands has been reported from the Cecil Hoskins Nature Reserve, and the Hammock Hill and Old Bowral Airfield council reserves. There are small areas on the edges of the Metropolitan Catchment Area.
- 9. Animal species of conservation significance possibly occurring in Southern Highlands Shale Woodlands include Giant Burrowing Frog, *Heleioporus australiacus*; Rosenberg's Goanna, *Varanus rosenbergi*; Glossy Black Cockatoo, *Calyptorhynchus lathami*; Powerful Owl, *Ninox strenua*; Regent Honeyeater, Xanthomyza phrygia; and Yellowbellied Glider, *Petaurus australis*.
- 10. Much of the remaining area of Southern Highlands Shale Woodlands is highly fragmented with much of it occurring on private land. Many remnants are in poor condition, including in some reserves, with aging trees, lack of regeneration and weed invasion. Ongoing threats include clearing for agriculture, hobby farming and replacement with european landscape e.g. pines, grazing that kills saplings and understorey species, ringbarking by stock, firewood cutting and invasion by exotic species.
- 11. In view of the restricted and fragmented distribution of this community, its inadequate representation within conservation reserves, the extensive disturbance and weed invasion that has occurred, and the threats from ongoing development, the Scientific Committee is of the opinion that Southern Highlands Shale Woodlands in the Sydney Basin Bioregion is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate and that the community is eligible for listing as an endangered ecological community.

Associate Professor Paul Adam Deputy Chairperson Scientific Committee

References

Benson, D. & Howell, J. (1994) Hawkesbury-Nepean Catchment Vegetation Mapping – Moss Vale – Kiama draft 1:100 000 vegetation map sheets. (Royal Botanic Gardens Sydney).

Fisher, M., Ryan, K. & Lembit, R. (1995) The natural vegetation of the Burragorang 1:100 000 map sheet. *Cunninghamia* 4(2): 143-215.

OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney 8 May 2001

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE MINISTER FOR TRANSPORT AND MINISTER FOR ROADS

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable E M Obeid, MLC, Minister for Mineral Resources and Minister for Fisheries, to act for and on behalf of the Minister for Transport and Minister for Roads from 10 June 2001 with a view to him performing the duties of the Honourable P C Scully, MP, during his absence from the State.

BOB CARR, Premier

POULTRY MEAT INDUSTRY ACT 1986

Poultry Meat Industry Committee

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to Section 4 of the Poultry Meat Industry Act 1986, hereby appoint the following persons as processor members of the Poultry Meat Industry Committee for a two year term commencing 1 May 2001 to 30 April 2003.

Independent MembersAssociation MembersJohn CordinaAshley EtheringtonIan DunnAlan WilsonMark FitzgeraldJohn Witherspoon

Dated this 4th day of June 2001.

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

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1649 - OJD

"Taemas" Quarantine Area - Cavan

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 Johne's disease.

The nature of the quarantine is that it is in respect of Johne's disease in sheep, goats, and deer (other than fallow deer) on or at any time on the land described in the Schedule ("the stock").

The quarantine does not restrict the movement of any stock onto that land, where stock may be brought onto the land without contravention of any provision of the Act or Regulations made under the Act.

Note: It is an offence under section 20C (1) (c) of the Act to move any of the stock or cause or permit any of the stock to be moved 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.

The course of action to be taken by the owner or occupier of the land in the quarantine area or the owner or person in charge of the stock in the quarantine area shall be as ordered by an inspector.

SCHEDULE

Owner: Marin Pty Ltd

County: Cowley
Parish: Taemas

Land: Lot Q in DP 109133

Lot R in DP 109102 Lot S in DP 109103 Lot U in DP 109104 Lot W in DP 109177 Lot 1 in DP 242704

Lot 1 in DP59666 WRC Lease Burrinjuck 1570 HP

Dated this 5th day of June 2001.

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

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has granted the following Class 1 aquaculture lease:

OL99/017 within the estuary of the Georges River having an area of 0.9241 hectares to Mr Laurence Douglas of Sans Souci, NSW, for a term of 15 years expiring on 7 February 2016

OL90/016 within the estuary of Wallis Lake having an area of 2.8800 hectares to Mr Trevor A Dent of Tuncurry, NSW, for a term of 15 years expiring on 1 June 2016.

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

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has renewed the following aquaculture leases:

OL85/204 within the estuary of Wallis Lake having an area of 1.1580 hectares to M S Verdich & Sons Pty Ltd Forster NSW for a term of 15 years expiring on 7 February 2017.

OL71/026 within the estuary of the Hastings River, having an area of 0.5850 hectares, to Advanced Oysters Pty Ltd of Port Macquarie, NSW for a term of 15 years expiring on 20 January 2016.

OL73/115 within the estuary of Port Stephens – Karuah having an area of 1.9530 hectares to Brian Leslie Holdom and Sandra Lorraine Holdom of Karuah NSW for a term of 15 years expiring on 31 December 2016.

OL86/186 within the estuary of the Port Stephens - Karuah having an area of 0.5328 hectares to Mr Paul Thurstan Smith and Mrs Yumi Smith of Five Dock NSW for a term of 15 years expiring on 1 January 2017.

OL71/238 within the estuary of Merimbula Lake, having an area of 2.5200 hectares, to Mrs Una W Smith of Millangandi, NSW, for a term of 15 years expiring on 5 October 2016.

OL71/339 within the estuary of the Clyde River having an area of 2.0460 hectares to Rossel Leo Wiggins and Anna Wiggins of Batemans Bay NSW for a term of 15 years expiring on 10 August 2016.

OL99/028 within the estuary of Port Stephens – Tea Gardens having an area of 1.7704 hectares to George Brown, Robyn Latimore and Gordon Keith Latimore of Karuah NSW for a term of 15 years expiring on 16 December 2016.

OL86/058 within the estuary of Wapengo Lake having an area of 0.4484 hectares to Robert Simpson and Faye Eileen Simpson of Wapengo NSW for a term of 15 years expiring on 8 June 2016.

OL82/074 within the estuary of the Macleay River having an area of 0.5276 hectares to Michael Robert Foster at Smithtown NSW for a term of 15 years expiring on 1 April 2016.

OL71/205 within the estuary of Wallis Lake having an area of 1.2210 hectares to Graham James Moore Barclay of Forster NSW for a term of 15 years expiring on 31 December 2016.

OL85/207 within the estuary of the Nambucca River having an area of 0.2957 hectares to Oyster Nurseries Pty Ltd of Macksville NSW for a term of 15 years expiring on 25 February 2017.

OL71/371 within the estuary of the Clyde River having an area of 0.6502 hectares to Cyril Norman Shepheard of Batemans Bay NSW for a term of 15 years expiring on 11 February 2017.

OL70/565 within the estuary of the Pambula River having an area of 0.3037 hectares to Terrence Francis Spink and Susan Lois Spink of Eden NSW for a term of 15 years expiring on 21 March 2016.

OL71/131 within the estuary of Port Stephens having an area of 0.5410 hectares to Cary Klein and Jennifer Klein of Shoal Bay NSW for a term of 15 years expiring on 7 April 2016.

OL70/382 within the estuary of the Hastings River having an area of 1.0880 hectares to Port Oyster Co. Pty Ltd of Port Macquarie NSW for a term of 15 years expiring on 24 June 2016

OL84/203 within the estuary of Tuross Lake having an area of 1.2387 hectares to Christine Kennedy and Trevor Kennedy of Kirribilli NSW for a term of 15 years expiring on 13 April 2016.

OL85/006 within the estuary of Patonga Creek having an area of 5.9994 hectares to Lynne Patricia Witchard and Ernest Dinsdale Witchard of Umina NSW for a term of 15 years expiring on 22 December 2014.

OL86/101 within the estuary of the Hawkesbury River having an area of 3.6560 hectares to Oystermens Pty Ltd of Camperdown NSW for a term of 15 years expiring on 10 December 2016.

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

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 44A – Notice of Aquaculture Lease Subdivision THE Minister has subdivided the following aquaculture leases:

OL84/238 within the estuary of the Nambucca River has been subdivided into two leases referred to as AL00/033 having an area of 0.8452 hectares and AL00/034 having an area of 0.8454 hectares to Maria Dugdale of Nambucca Heads. The subdivided leases will expire on 31 October 2014.

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

FISHERIES MANAGEMENT ACT 1994

Notification Under Section 8 – Fishing Closures

CAULERPA

I, EDWARD OBEID, prohibit the taking of fish by the methods described in Column 1 and from the waters specified in Column 2 of each of the following schedules to this closure. This closure is effective for a period of two (2) years from the date of publication in the Government Gazette unless sooner revoked.

NOTE: All references to regulation in this closure relate to the Fisheries Management General Regulation 1995 as amended.

All references to a map prepared by the Director, NSW Fisheries in this closure relate to a map prepared from time to time and notified to local angling clubs and affected commercial fishers, and displayed at the nearest office of NSW Fisheries, on the NSW Fisheries website at www.fisheries.nsw.gov.au, and displayed at the nearest local council office.

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

SCHEDULE 1

Narrawallee Inlet and its tributaries

Column 1 Methods

Column 2 Waters

By means of nets of every description other than a landing net prescribed in regulation

In areas identified as Caulerpa Infestation Areas described on a map produced by the Director, NSW Fisheries

SCHEDULE 2

Burrill Lake and its tributaries

Column 1 Methods

Column 2 Waters

By means of nets of every description other than a landing net prescribed in regulation

In areas identified as Caulerpa Infestation Areas described on a map produced by the Director, NSW Fisheries

SCHEDULE3

Lake Conjola and Berringer Lake and their tributaries

Column 1 Methods

Column 2 Waters

By means of nets of every description other than a landing net prescribed in

regulation and lawful mesh nets when used in accordance with guidelines produced by the Director, NSW Fisheries.

The whole of the waters of Lake Conjola and Berringer Lake, their creeks, tributaries and inlets.

SCHEDULE4

Careel Bay, Pittwater and its tributaries

Column 1 Methods

Column 2

By means of nets of every description other than a landing net prescribed in regulation

In areas identified as Caulerpa Infestation Areas described on a map produced by the Director, NSW Fisheries

SCHEDULE 5

Pulbah Island, Chain Valley Bay and Surrounding Waters (Lake Macquarie)

Column 1 Methods

Column 2 Waters

By means of nets of every description other than a landing net prescribed in regulation

In areas identified as Caulerpa Infestation Areas described on a map produced by the Director, NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

ERRATUM

THE following notice was incorrectly placed in the Notice of Aquaculture Lease Cancellation in the Official Notices 11 May 2001. It should have been place in Notice of Receipt of Application for Aquaculture Lease:

B & K Armstrong Oysters for three areas of 7.112 ha, 1.6 ha & 0.9279 ha situated at Camden Haven Inlet, Parish of Camden Haven, County of Macquarie, Shire of Hastings.

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

FISHERIES MANAGEMENT ACT 1994 – Section 163

Notice of Receipt of Application for Aquaculture Lease

THE following applications for a Class 1 Aquaculture Lease has been made by:

B & K Armstrong Oysters for three areas of 7.112 ha, 1.6 ha & 0.9279 ha situated at Camden Haven Inlet, Parish of Camden Haven, County of Macquarie, Shire of Hastings.

Specific details of the proposed leases can be obtained by contacting NSW Fisheries at Port Stephens.

Written submissions to the granting of the above leases may be lodged with the Aquaculture Administration Section, NSW Fisheries, Private Bag 1, Nelson Bay, NSW 2315, within thirty (30) days from the date of publication of this notice.

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

FISHERIES MANAGEMENT ACT 1994

Order – Declaration of Banded Grunter (Amniataba percoides) as a Noxious Fish

THIS order is made under Part 7, Division 6 (Noxious Fish) of the Fisheries Management Act 1994. In accordance with section 209 (4) of the Fisheries Management Act 1994, I, Eddie Obeid, declare Banded Grunter (Amniataba percoides) a Class 1 noxious fish for the purposes of the Act, throughout all waters of New South Wales. This order will be effective for a period of up to six months from the date of publication of this notification.

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

Department of Land and Water Conservation

Land Conservation

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

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

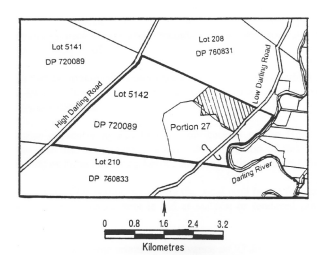
RICHARD AMERY, M.P., Minister for Land and Water Conservation

Administrative District and Shire - Wentworth; Parish - Tugima; County - Wentworth

The conditions of Western Lands Lease No. 10615, being the land contained within Folio Identifiers 5142/720089 and 27/756989, have been altered effective from 6 June 2001 by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 10615

- The lessees shall erect and maintain a domestic stockproof standard fence surrounding the areas shown hatched on the diagrams hereunder and ensure the areas remain ungrazed by both domestic stock and feral animals.
- 2. The lessees shall not clear any vegetation or remove any timber within the areas shown hatched on the diagrams hereunder unless written approval has been granted by either the Commissioner or the Minister.
- 3. The lessees shall manage the areas shown hatched on the diagrams hereunder in accordance with best management practices specified in the document known "Southern Mallee Regional Guidelines for the Department of Land Use Agreements".
- 4. Special Condition 1 above shall be revoked, upon application by the lessees, in the event of the revocation of Cultivation Consent for any reason other than a breach of Consent conditions(s).



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 Land and Water Conservation

Administrative District and Shire of Walgett; Parish - Collarindabri; County - Finch

The purpose of Western Lands Lease 14028 being the land contained within folio identifier 69/820448 and 70/820448 has been altered from Erection of Dwelling and Market Garden to Residence effective from 4 June 2001.

As a consequence of the alteration of purpose annual rental has been determined at \$108.00 for the next five (5) year period of the term of the lease and the conditions previously annexed to such lease remain unaltered except for the addition of those special conditions set out below.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 14028

- (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 Residence.
- (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.
- Mining operations may be carried on, upon and in (12)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 dwelling 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.

ADDITION TO A WESTERN LANDS LEASE

IT is hereby notified, for public information, that in pursuance of Section 35C of the Western Lands Act 1901, the land particularised hereunder has been added to the undermentioned Western Lands Lease.

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

SCHEDULE

Western Lands Lease No.	Name of Lessee	Area Added	Total Area Following Addition	Date of Addition	Annual Rental Following Addition	Adminis- trative District	Shire or City
14028	Mark Wayne McMAHON	Lot 69 DP 820448 at Collarenebri of 4381 square metres (Folio Identifier 69/820448).	Lot 69 and 70 DP 820448 at Collarenebri of 8977 square metres (Folio Identifiers 69/820448 and 70/820448).	4 June 2001	\$70.00	Walgett	Walgett

ESTABLISHMENT OF RESERVATION TRUST

PURSUANT to Section 92(1) of the Crown Lands Act 1989, the Crown land specified in Column 1 of the schedule hereunder is established under the name stated in that Column and is appointed as trustee of the reserved specified opposite thereto in column 2 of the schedule.

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

SCHEDULE

COLUMN 1 The Alcheringa Oval Reserve Trust COLUMN 2 Reserve No. 91386 Public Purpose: Public Recreation Notified: 9 February 1979 File Reference: WL86R233

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1 Wentworth Shire Council COLUMN 2 The Alcheringa Oval Reserve Trust

COLUMN 3 Reserve No. 91386 Public Purpose: Public Recreation Notified: 9 February 1979 File Reference: WL86R233

GRIFFITH OFFICE

Department of Land and Water Conservation 2nd Floor, Griffith City Plaza,

120–130 Banna Avenue (PO Box 1030), Griffith, NSW 2680 Phone: (02) 6962 7522 Fax: (02) 6962 5670

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 1

COLUMN 1 COLUMN 2 Land District: Mirrool Reserve No. 159017 Local Government Area: Public Purpose: Environmental Griffith City Council Protection Parish: Wyangan Notified: 18th March 1994 County: Cooper D.P. No. Parish Lot County Locality: Griffith 138 751743 Wyangan Cooper Lot D.P. No. 139 751743 Wyangan Cooper 7010 1027783 140 751743 Wyangan Cooper 7004 751743# Wyangan Cooper Area: 109.06 hectares File Reference: GH00R12/1 New Area: 132.01 hectares

Note: The 'Jack Carson Wildlife Refuge' proclaimed under the National Parks and Wildlife Act 1974 by *Government Gazette* of 14th May 1982 is not revoked by this addition.

Please also note that the above Lot number marked # is for Departmental use only.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

COLUMN 1 Griffith City Council Reserves Reserve Trust Established 23rd April 1999 COLUMN 2 Reserve No. 1003005

Public Purpose: Public Recreation Notified: This day

Parish: Wyangan County: Cooper Lot D.P. No. 2 48802

File Reference: GH92H72

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE 1

COLUMN 1
Land District: Mirrool
Local Government Area:
Griffith City Council
Parish: Wyangan
County: Cooper
Locality: Beelbangera
Lot D.P. No.
2 48802
Area: 62.59 hectares
File Reference: GH92H72

COLUMN 2

Reserve No. 1003005 Public Purpose: Public Recreation

MAITLAND OFFICE

Department of Land and Water Conservation Newcastle Road (PO Box 6), East Maitland, NSW 2323

Phone: (02) 4934 2280 Fax: (02) 4934 2252

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

A DRAFT assessment has been prepared for Crown land situated as described hereunder.

Inspection of this draft assessment during normal business hours may be made at the following listed locations:

Department of Land and Water Conservation (Maitland), Cnr Banks Street and Newcastle Road, East Maitland

Department of Land and Water Conservation (Newcastle), 464 King Street, Newcastle

Gosford City Council, 49 Mann Street, Gosford

Submissions in writing will be accepted by the Manager Resource Assessment and Planning of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m on 13/07/2001.

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

Description

Draft assessment of Crown land being 55 metre wide strip below the mean high water mark of Brisbane Water about 4700 square metres located between Lot 39A DP 4707 and Lots 13 DP 12947 at Shelley Beach Road at Empire Bay.

Land Assessment Number 47.

File number MD0 H271.

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

A DRAFT assessment has been prepared for Crown land situated as described hereunder.

Inspection of this draft assessment during normal business hours may be made at the following listed locations:

Department of Land and Water Conservation (Maitland), Cnr Banks Street and Newcastle Road, East Maitland

Department of Land and Water Conservation (Newcastle), 464 King Street, Newcastle

Gosford City Council, 49 Mann Street, Gosford

Submissions in writing will be accepted by the Manager Resource Assessment and Planning of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m on 13/07/2001.

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

Description

Draft assessment of strip of Crown land extending 40 metres below the mean high water mark of Mooney Mooney Creek at Point Road Mooney Mooney, about 4.4 hectares, located between Lot 39 DP 8282 and Lot 1 DP 945014.

Land Assessment Number 57.

File number MD79 H316.

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

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 cease to be a Crown road.

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

Description

Land District - Moruya; Council - Eurobodalla Shire; Parish - Moruya; County - St. Vincent

Schedule 1

The Crown public road separating lot 1 Sec 54 DP758710 and lots 1, 2, 3 and 4 DP1009794 from lot 64 DP604025 and lot 13 DP867228 known as Maluka Road at Moruya. Ref: NA01H72.

Schedule 2

Roads Authority: Eurobodalla Shire Council - Ref. 97.1610.S.6831.

ORANGE OFFICE

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

NOTIFICATION OF PROPOSED CLOSING **OF A ROAD**

IN pursuance of the provisions of the Roads Act 1993, I propose to consider the closing of the roads hereunder described.

All persons interested are hereby called upon to set forth in writing and forward to the officer specified in the notice for the purpose, within one month from the date of publication of this notice, any objections or submissions which may appear to them to exist to this proposal.

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

Description

Land District - Bathurst; Shire - Evans

Jocelyn Lydia Clee BISHOP. Proposed closing of part of the Crown public road 20.115 metres wide through lot 2 in DP881700, Parish of Ponsonby, County of Bathurst. Objections/submissions should be forwarded to the Manager, Resource Access Works and Services, Department of Land and Water Conservation, PO Box 2146, Orange 2800. File reference: OE01H169.

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989. the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

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

SCHEDULE

COLUMN 2

COLUMN 1

Blackman's Swamp Reserve

Reserves 60513 for public recreation notified on 15th June 1928 and 91338 for preservation of historic sites and buildings notified 26th January 1979.

File Ref: OE79R5

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1

COLUMN 2

Springside School Reserve Trust

Reserve 91338 for preservation of

historic site and historic buildings notified 26th January 1979

File Ref: OE79R5

SCHEDULE 2

COLUMN 1

COLUMN 2

Blackman's Swamp Reserve

Reserve 60513 for public

recreation notified on 15th June 1928 File Ref: OE79R5

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1

Springside Progress Association Incorporated

COLUMN 2 Springside School Reserve Trust

COLUMN 3 Reserve 91338 for preservation of historic sites and buildings notified 26th January 1979 File Ref: OE79R5

SCHEDULE 2

COLUMN 1

COLUMN 2 Orange City Council Blackman's Swamp Reserve Trust

COLUMN 3 Reserve 60513 for public recreation notified on 15th June 1928 File Ref: OE79R5

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 for Land and Water Conservation

SCHEDULE 1

The unsurveyed Crown public road 20.115 metres wide through lot 136 in DP 757041, Parish of Bindo, County of Westmoreland.

SCHEDULE 2

Road Authority: Lithgow City Council.

File No: OE01H151.

Council Reference:119279.

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

APPOINTMENT OF ADMINISTRATOR

PURSUANT to Section 117 of the Crown Lands Act, 1989, the person named in Column 1 of the Schedule hereunder is appointed to be the administrator of the reserve trust named in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1 Andrew James McANESPIE COLUMN 2 Six Foot Track Heritage Trust

2 C rack R rust Pi

COLUMN 3 Reserve No. 1001056 Public Purpose:

Environmental Protection, Heritage Purposes and Public Recreation Notified: 27 February 1998 File No.: OE99R1

For a term on 31st August, 2001

WAGGA WAGGA REGIONAL OFFICE

Department of Land and Water Conservation 43–45 Johnston Street (PO Box 10), Wagga Wagga, NSW 2650 Phone: (02) 6923 0400 Fax: (02) 6931 0397

APPOINTMENT OF AN ADMINISTRATOR OF A COMMON TRUST

PURSUANT to Section 48 of the Commons Management Act, 1989, the person named in Column 1 of the schedule hereunder is hereby appointed as administrator of the Common Trust in Column 2 for the term shown thereunder.

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

SCHEDULE

Column 1

Column 2

Graham James WADE

Gerogery Common Trust

Term: For a term commencing this day and expiring

31st August 2001.

File No: WA81R60.

Water Conservation

WATER ACT 1912

APPLICATION for a licence 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 a licence under section 10 of Part 2 of the Water Act has been received as follows:

Lachlan River Valley

MOKHINUI PTY LIMITED for a dam and a pump on an unnamed watercourse on Lots 88 and 531, DP 754611, Parish of Young, County of Monteagle, for water conservation for irrigation of 20 hectares (vines and grapes) (new licence — allocation obtained by way of permanent transfer). (In lieu of advertisement in the *Government Gazette* No. 78, dated 4 May 2001 and the Cowra Guardian for the Young Witness dated 30 April 2001.) (GA2:4955892) (Reference: 70SL090658).

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

DAVID THOMAS, Natural Resource Project Officer Central West Region

Department of Land and Water Conservation PO Box 136 FORBES NSW 2871 (02) 6852 1222.

WATER ACT 1912

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

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

Murrumbidgee Valley

Robyn Anne YOUNG, Derek YOUNG and Lois Therese DWYER for a pump and bywash dam on Sawpit Creek, Lot 123, DP 754911, Parish of Toual, County of Murray, for stock watering purposes and irrigation of 28 hectares (lucerne) (replacement licence - change in pump location from Yass River). (Reference: 40SL70646).

BURRABOGIE PASTORAL CO. PTY LIMITED for 9 pumps on the Murrumbidgee River on Lots 9 and 60, DP 756741, Parish of Burrabogie, Lot 6, DP 756781, Parish of Pembelgong, County of Waradgery and Lots 6, 8 and 14, DP 750894, Parish of Mulberrygong, County of Boyd for a water supply for stock and domestic purposes and irrigation of 2362.8 hectares (pasture and cereal crops including rice) (replacement licence) (amalgamation of existing entitlements only - no increase in area or allocation). (Reference: 40SL70670).

MILITTO'S TRANSPORT PTY LIMITED for a pump on the Murrumbidgee River, road reserve fronting Lot 115, DP 751170, Parish of Balranald, County of Caira for a water supply for Irrigation (permanent plantings and vegetables) (replacement licence - no increase in area or allocation). (Reference: 40SL70672).

Ross CARDILLO and Debra CARDILLO for a pump on Billabong Creek on Reserve No. 61265, Parish of Jerilderie South, County of Urana for a water supply for domestic purposes (new licence). (Reference: 40SL70673).

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

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

S.F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

AN application for a licence under Part 5 of the Water Act 1912, as amended, has been received as follows:

Murrumbidgee Valley

Michael Geoffrey SADDINGTON for a bore on Lot 2, DP 1025037, Parish of Jeir, County of Murray for a water supply for the irrigation of approximately 5 hectares (vines) (new licence). (Reference: 40BL188297).

Ivan COLARIC for a bore on Lot 10, DP 830431 Parish of Michelago, County of Beresford for a water supply for stock and domestic purposes and the irrigation of approximately 4 hectares (olive trees) (new licence). (Reference: 40BL188300).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 13 July 2001 as prescribed by the Act.

S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

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

John Henry PHELPS for a pump on Heffernans Creek, Part Lot 162/750043, Parish of Pomeroy, County of Argyle for the irrigation of 2.0 hectares (lucerne) (new licence). (Reference: 10SL55815) (GA2:460630). (Lodged under the 1998 NSW Water Amnesty).

Roger Thomas and Barbara Creighton HORE for an earthen dam and pump on an unnamed watercourse, Lot 127/750053, Parish of Uringalla, County of Argyle for the conservation of water and the irrigation of 5.0 hectares (ornamental native trees) (new licence). (Reference: 10SL55806) (GA2:460630). (Lodged under the 1998 NSW Water Amnesty).

John and Jane ETCELL for a pump on Warrambucca Creek Lot 31/829499, Parish of Budawang, County of St Vincent for stock purposes and the irrigation of 5.0 hectares (hazelnuts) (new licence). (Reference: 10SL55810) (GA2:460628).

Noel Arthur and Beverley Joan WISBEY for a diversion pipe and diversion channel on the Oaky Creek, Part Lot 378/755901, Parish of Araluen, County of St Vincent for the irrigation of 15.0 hectares (stonefruit) (new licence). (Reference: 10SL55816) (GA2:460628). (Lodged under the 1998 NSW Water Amnesty).

Robert Terence SEAMAN for a pump on Indigo Creek, Part Lot 1/748630, Parish of Sutton Forest, County of Camden for the irrigation of 1.0 hectares (roses) (new licence). (Reference: 10SL55812) (GA2:460629). (Lodged under the 1998 NSW Water Amnesty).

Eric PULL for an earthen dam and pump on an unnamed watercourse, Lot 2/100195, Parish of Yarrawa, County of Camden for the conservation of water and the irrigation of 4.0 hectares (potatoes) (new licence). (Reference: 10SL55811) (GA2:460629). (Lodged under the 1998 NSW Water Amnesty).

John Edward and Pibul JEFFREY for a pump on Dtharowal Creek and an earthen dam and a pump on an unnamed watercourse, Lot 4/263561, Parish of Yarrawa, County of Camden for the conservation of water and the irrigation of 5.0 hectares (nashi pears) (new licence). (Reference: 10SL55813) (GA2:460629). (Lodged under the 1998 NSW Water Amnesty).

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

BRUCE WATT, Natural Resource Project Officer Sydney/South Coast Region

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

WATER ACT 1912

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

An application for approval of a controlled work under section 167 within the proclaimed (declared) local area described hereunder has been received as follows:

Lower Gwydir River Valley (Designated Floodplain) (Tycannah Creek)

Stephen SEERY for levees, supply channels, tail drains and an earthen water storage on Lots 23, 26, 32 and 69/751763 and Crown roads, Parish of Combadelo and Lots 82, 84, 23/751785 and Crown roads, Parish of Peacumboul, all County of Courallie for conservation and recirculation of water and prevention of inundation of irrigation lands on "Clifton". (Reference: 90CW810883).

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, Resource Access, Tamworth by 10 July, 2001.

Plans showing the location of the works referred to in the above applications may be viewed at the Moree office of the Department of Land and Water Conservation.

GEOFF CAMERON, Manager Resource Access

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

WATER ACT 1912

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

An application for a licence for works within the proclaimed local areas as generally described hereunder has been received as follows:

Namoi River Valley

Clive Robert BALL for a pump on the Quirindi Creek on Lot 1/615962, Parish of Wallabadah, County of Buckland for stock and domestic purposes. (Reference: 90SL100560) (GA:2493652).

Gwydir River Valley

DONTAN PTY LIMITED for three (3) pumps on Gil Gil Creek on Lot 1/750461, Parish of Dundunga, County of Benarba for water supply for stock and domestic purposes and irrigation of 648 hectares. (This application replaces existing entitlement due to an upgrade in the capacity of existing pumping works; no changes to existing allocation). (L.O. Papers 90SL100554) (GA2493653).

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, Resource Access, Tamworth within twenty-eight (28) days as specified in the Act

GEOFF CAMERON, Manager Resource Access

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

Department of Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T01-0038)

No. 1727, now Exploration Licence No. 5862, MOUNT ISA MINES LIMITED (ACN 009 661 447), County of Oxley, Map Sheet (8334, 8434), area of 107 units, for Group 1, dated 25 May 2001, for a term until 24 May 2003. As a result of the grant of this title, Exploration Licence No. 5729 has ceased to have effect.

(T01-0095)

No. 1737, now Exploration Licence No. 5863, MOUNT ISA MINES LIMITED (ACN 009 661 447), Counties of Gordon and Narromine, Map Sheet (8533, 8633), area of 37 units, for Group 1, dated 25 May 2001, for a term until 24 May 2003.

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

NOTICE is given that the following applications have been withdrawn:

ASSESSMENT LEASE APPLICATIONS

(T97-1274)

No. 10, VALLEY EXPLORATION PTY LIMITED (ACN 002 205 549), Parish of Nanima, County of Bligh, Parish of Gundy, County of Gordon, Parish of Ponto, County of Gordon, and Parish of Micketymulga, County of Lincoln. Withdrawal took effect on 29 May 2001.

(T99-0094)

No. 18, CHADCOLE PTY LIMITED (ACN 059 068 709), Parish of Beranghi, County of Macquarie, and Parish of Kempsey, County of Macquarie. Withdrawal took effect on 6 June 2001.

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

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

(T94-0357)

Exploration Licence No. 4963, PLATSEARCH NL (ACN 003 254 395), area of 44 units. Application for renewal received 1 June 2001.

(T97-1147)

Exploration Licence No. 5319, AUSTMINEX NL (ACN 005 470 799), area of 25 units. Application for renewal received 7 June 2001.

(C98-2031)

Exploration Licence No. 5498, CALLAGHANS CREEK HOLDINGS PTY LTD (ACN 081 346 652), area of 1475 hectares. Application for renewal received 8 June 2001.

(T99-0075)

Exploration Licence No. 5593, PHILLIP DENNIS HOTHAM, area of 1 unit. Application for renewal received 4 June 2001.

(T98-1185)

Exploration Licence No. 5598, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 168 units. Application for renewal received 7 June 2001.

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

PART CANCELLATION

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

(C93-2154)

Consolidated Mining Lease No. 1 (Act 1992), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Parish of Cessnock, County of Northumberland, Parish of Mulbring, County of Northumberland, Parish of Quorrobolong, County of Northumberland, and Parish of Stanford, County of Northumberland, Map Sheet (9132-2-N, 9132-2-S).

Description of area cancelled:

An area of 28 hectares. For further information contact Titles Branch.

Part cancellation took effect on 3 May 2001.

The authority now embraces an area of 5040 hectares.

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

WITHDRAWAL OF AN APPLICATION FOR RENEWAL

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

(T96-0084)

Mining Lease No. 517 (Act 1973), UNIMIN AUSTRALIA LTD (ACN 000 971 844), Parish of Umberumberka, County of Yancowinna, Map Sheet (7134-2-N), area of 4.59 hectares. The lease ceased to take effect from the date of this notice.

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

APPROVAL No.: **MDA Exia s 10210** ISSUE: A2586-00 24 April 2001

DATE:

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements, and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 71 of the Coal Mines Regulation (General) Regulation 1999.

This APPROVAL is issued to: Trolex Australia Pty Ltd

Address of Approval Holder: C/- HLB Mann Judd, Level 11, 159 Kent Street, SYDNEY NSW 2000

Description of Item/s: **Environmental Multi Sensor**

Trolex Limited – UK Manufacturer: Model/Type: TX6522 & TX6523

C.M.R.A Regulation: Coal Mines (Underground) Regulation 1999

Clauses 140 (1), 126 (2), 127, 128, 129, 130

Explosion Protected - Intrinsically Safe / Special Protection Specific Approval Category:

Gas Detection of Methane and Oxygen Deficiency

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 1983, with particular reference to sections 15 to 17 of the said Act as it applies to USERS of Approved Items, and to section 18 of the said Act as it applies to the MANUFACTURERS and /or SUPPLIERS of Approved Items.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 1983, appended a list of conditions/recommendations (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 1983. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, all drawings as listed in the schedule or those drawings specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

R. REGAN L.R.JFGO

Accredited Assessing Authority (MDA-A2586)

For Chief Inspector of Coal Mines

Chief Inspector of Coal Mines

Dept. File No: C01/0116	Page 1 of 5
Approval Holder: Trolex Australia Pty Ltd	

APPROVAL No.: MDA Exia 10211
ISSUE: A2586-00
DATE: 12 April 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements, and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 71 of the Coal Mines Regulation (General) Regulation 1999.

This APPROVAL is issued to: Trolex Australia Pty Ltd

Address of Approval Holder: C/- HLB Mann Judd, Level 11, 159 Kent Street, SYDNEY NSW 2000

Description of Item/s: Vortex Flow Sensor/Transmitter

Manufacturer: Trolex Limited – UK

Model/Type: **TX5921, TX5922 & TX5923**

C.M.R.A Regulation: Coal Mines (Underground) Regulation 1999 Clause 140 (1)

Specific Approval Category: Explosion Protected – Intrinsically Safe

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 1983, with particular reference to sections 15 to 17 of the said Act as it applies to USERS of Approved Items, and to section 18 of the said Act as it applies to the MANUFACTURERS and/or SUPPLIERS of Approved Items.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 1983, appended a list of conditions/recommendations (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 1983. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, <u>all</u> drawings as listed in the schedule or those drawings specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

L.R.JEGO

Accredited Assessing Authority (MDA-A2586)

For Chief Inspector of Coal Mines

Dept. File No: C01/0170	Page 1 of 5
Approval Holder: Trolex Australia Pty Ltd	

APPROVAL No.: **MDA Exia s 10212** ISSUE: A2586-00

DATE: 23 April 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements, and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 71 of the Coal Mines Regulation (General) Regulation 1999.

This APPROVAL is issued to: **Drager Australia Pty Ltd**

Address of Approval Holder: 3 Ferntree Place, NOTTING HILL VIC 3168

Description of Item/s: **Gas Monitor** Drager - Germany Manufacturer:

Model/Type: **MiniWarn**

C.M.R.A Regulation: Coal Mines (Underground) Regulation 1999

Clauses 140 (1), 126 (2), 127, 128, 129, 130

Explosion Protected - Intrinsically Safe / Special Protection Specific Approval Category:

Gas Detection of Methane and Oxygen Deficiency

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 1983, with particular reference to sections 15 to 17 of the said Act as it applies to USERS of Approved Items, and to section 18 of the said Act as it applies to the MANUFACTURERS and /or SUPPLIERS of Approved Items.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 1983, appended a list of conditions/recommendations (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 1983. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, all drawings as listed in the schedule or those drawings specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

R. REGAN L.R.JFGO

Accredited Assessing Authority (MDA-A2586) Chief Inspector of Coal Mines

For Chief Inspector of Coal Mines

Dept. File No: C01/0188	Page 1 of 6
Approval Holder: Drager Australia Pty Ltd	

APPROVAL No.: MDA Exia 10206
ISSUE: A2586-00
DATE: 20 April 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements, and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 71 of the Coal Mines Regulation (General) Regulation 1999.

This APPROVAL is issued to: Eickhoff Australia Pty Ltd

Address of Approval Holder: 41 Prince William Drive, SEVEN HILLS NSW 2147

Description of Item/s: **Pressure Transducer**

Manufacturer: WIKA (Alexander Wiegland)- Germany

Model/Type: **893.XX.5XO-XXX**

C.M.R.A Regulation: Coal Mines (Underground) Regulation 1999 Clause 140 (1)

Specific Approval Category: **Explosion Protected – Intrinsically Safe**

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 1983, with particular reference to sections 15 to 17 of the said Act as it applies to USERS of Approved Items, and to section 18 of the said Act as it applies to the MANUFACTURERS and /or SUPPLIERS of Approved Items.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 1983, appended a list of conditions/recommendations (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 1983. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, <u>all</u> drawings as listed in the schedule or those drawings specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

L.R.JEGO

Accredited Assessing Authority (MDA-A2586)

For Chief Inspector of Coal Mines

Dept. File No: C00 / 1567	Page 1 of 5
Approval Holder: Eickhoff Australia Pty Ltd	

Department of Urban Affairs and Planning

Blacktown Local Environmental Plan 1988 (Amendment No 157)

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*. (P00/00495/S69)

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

e01-018-p01.837 Page 1

Clause 1

Blacktown Local Environmental Plan 1988 (Amendment No 157)

Blacktown Local Environmental Plan 1988 (Amendment No 157)

1 Name of plan

This plan is *Blacktown Local Environmental Plan 1988* (Amendment No 157).

2 Aims of plan

This plan aims:

- (a) to allow part of the land to which this plan applies to be used for the purposes permissible within the 2 (a) Residential zone under *Blacktown Local Environmental Plan 1988*, and
- (b) pursuant to the *Local Government Act 1993*, to reclassify part of the land to which this plan applies, and which is no longer required for open space purposes, from community to operational land.

3 Land to which plan applies

This plan applies:

- (a) in relation to the aim set out in clause 2 (a), to land being part of Lot 1377, DP 778135, Alt Place, Doonside, as shown edged heavy black on the map marked "Blacktown Local Environmental Plan 1988 (Amendment No 157)" deposited in the office of the Council of the City of Blacktown, and
- (b) in relation to the aim set out in clause 2 (b), to land being part of Lot 1377, DP 778135, Alt Place, Doonside, as shown edged heavy black on the map marked "Classification Map No 19" deposited in the office of the Council of the City of Blacktown.

4 Amendment of Blacktown Local Environmental Plan 1988

Blacktown Local Environmental Plan 1988 is amended as set out in Schedule 1.

Blacktown Local Environmental Plan 1988 (Amendment No 157)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Interpretation

Insert, in appropriate order, in the definition of *the map* in clause 6 (1):

Blacktown Local Environmental Plan 1988 (Amendment No 157)

[2] Schedule 4 Classification or reclassification of public land as operational land

Insert in Part 2 of Schedule 4, in alphabetical order of locality:

<u>Doonside</u>		
Alt Place	_	Part of Lot 1377, DP 778135, as shown edged heavy black on the map marked "Classification Map No 19"—Blacktown Local Environmental Plan 1988 (Amendment No 157).

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*. (P99/00355/S69)

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

e00-174.p01.843 Page 1

Clause 1

Blue Mountains Local Environmental Plan 1991 (Amendment No 30)

Blue Mountains Local Environmental Plan 1991 (Amendment No 30)

1 Name of plan

This plan is *Blue Mountains Local Environmental Plan 1991* (Amendment No 30).

2 Aims of plan

The aims of this plan are:

- (a) to make additional provision relating to the number of holiday cabins and other forms of accommodation permissible in the Rural Conservation and Bushland Conservation zones within *Blue Mountains Local Environmental Plan 1991*, and
- (b) to amend descriptions of environmentally sensitive vegetation units in Schedule 3 to that Plan, and
- (c) to provide a definition of *Environmental education facility* for that Plan.

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.

4 Amendment of Blue Mountains Local Environmental Plan 1991

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

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 General control of development

Insert after clause 9.4 (h):

- (i) Where the maximum permissible number of holiday cabins, calculated in accordance with clause 26.1 (in the case of land within the Rural Conservation zone in Megalong Valley) or clause 26.2 (in the case of other land), have been erected on a holding (in the case of the land in Megalong Valley) or a lot (on other land), any development for the purpose of a bed and breakfast establishment, guest house or education establishment (if the latter includes accommodation), excluding a dwelling house, is prohibited.
- (j) Where any development for the purpose of a bed and breakfast establishment, holiday cabin, guest house or education establishment is carried out on a holding (in the case of land within the Rural Conservation zone in Megalong Valley) or a lot (in the case of other land), and where that development includes or provides accommodation of, or equivalent to, 60 single beds or more, then development for the purpose of any additional accommodation including holiday cabins, but excluding a dwelling house, is prohibited on the holding concerned (in the case of the land in Megalong Valley) or the lot concerned (in the case of other land).
- (k) Where any development for the purpose of a bed and breakfast establishment, holiday cabin, guest house or education establishment is carried out on a holding (in the case of land within the Rural Conservation zone in Megalong Valley) or lot (in the case of other land), and where that development includes or provides accommodation of, or equivalent to, 60 single beds or less, then any development for the purpose of a bed and breakfast establishment, holiday cabin, guest house or an education establishment (if the latter includes accommodation), but excluding a dwelling house, is

Schedule 1 Amendments

restricted so that the total accommodation provided on the holding (in the case of the land in Megalong Valley) or the lot (in the case of other land) must not exceed 60 single beds or equivalent.

[2] Clause 9.5

Insert after clause 9.4:

9.5 In clause 9.4 (i)–(k), *holding* has the same meaning as in clause 26, and those paragraphs, in so far as they apply to development for the purpose of holiday cabins, apply subject to that clause.

[3] Schedule 3 Environmentally sensitive vegetation units

Omit clause 1 (e), (f) and (g). Insert instead:

(e) Open Forest, Tall Open Forest (Alluvial Forests)

These vegetation units occur along certain streams and on deep, fertile soils in moist, sheltered sites at lower and middle altitudes in the Blue Mountains where the plant community is dominated, in terms of overall biomass and height, by *Eucalyptus Deanei* (Mountain Blue Gum).

(f) Low Open-forest, Closed Scrub, Open Scrub (Alluvial Swamps)

Melaleuca linariifolia

Melaleuca linariifolia low open-forest is the name applied to a vegetation community found on sandy alluvial soils along certain creeks in the lower Blue Mountains, in which the vegetation is dominated by the low paperbark tree, Melaleuca linariifolia (Snow-insummer). It is a type of creekline vegetation that is associated with creeks on deep alluvial sand deposits, rather than the sandstone substrates more typical of Blue Mountains creeks. The typical vegetation structure is a narrow band of low open-forest or low closed-forest along the creek. Occasional emergent Eucalyptus or Angophora trees may be present above the Melaleuca canopy.

Amendments Schedule 1

Melaleuca linariifolia low open-forest is significant because of its rarity in the Blue Mountains and because, as creekline vegetation, it plays an important role in preventing erosion of the stream banks and protecting water quality.

Melaleuca linariifolia low open-forest is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia longifolia Hydrocotyle peduncularis Acacia rubida Hypolepis muelleri Adiantum aethiopicum Imperata cylindrica Blechnum nudum Isolepis inundata Blechnum wattsii Juncus continuus Callicoma serratifolia Juncus planifolius Callistemon citrinus Juncus usitatus Calochlaena dubia Kennedia rubicunda Cyathea australis Leptospermum polygalifolium Cyperus polystachyos Melaleuca linariifolia Eleocharis sphacelata Microlaena stipoides Entolasia marginata Pittosporum undulatum Entolasia stricta Pteridium esculentum Gahnia clarkei Schoenus melanostachys Gleichenia dicarpa Typha orientalis

(g) Bench Woodland

Eucalyptus sclerophylla

Eucalyptus sclerophylla bench woodland is the name applied to a vegetation community that occurs on sandy alluvial benches along certain creek systems in the lower Blue Mountains. These communities may also occur on higher benches on a mix of alluvial and colluvial soils. Eucalyptus sclerophylla (Hard-leaved Scribbly Gum) is the dominant tree species or codominant with Angophora bakeri (Narrow-leaved Apple). The typical vegetation structure is woodland, although this may vary depending on the site conditions

Schedule 1 Amendments

and history. The association between this community and alluvial or colluvial soils is a critical feature in its definition, since *E. sclerophylla* is also the dominant tree species in another, more common, vegetation community, with a different understorey, that occurs on north-or west-facing slopes on sandstone geology in the middle and upper Blue Mountains. The *E. sclerophylla* trees in the latter community tend to be smaller than those in the *E. sclerophylla* bench woodland.

Eucalyptus sclerophylla bench woodland is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia brownii Cyathochaeta diandra Acacia rubida Dampiera stricta Acacia ulicifolia Daviesia corymbosa Angophora bakeri Dillwynia floribunda Aristida benthami Entolasia stricta Aristida vagans Epacris pulchella Baeckea virgata Eriostemon hispidulus Banksia oblongifolia Eucalyptus gummifera Banksia serrata Eucalyptus notabilis Banksia spinulosa Eucalyptus piperita Bossiaea heterophylla Eucalyptus sclerophylla Bossiaea obcordata Eucalyptus sparsifolia Grevillea buxifolia Bossiaea rhombifolia Cassytha glabella Grevillea mucronulata Cassytha pubescens Hakea dactyloides Caustis flexuosa Hakea sericea Hovea linearis Conospermum longifolium

Amendments Schedule 1

Imperata cylindrica Monotoca scoparia Isopogon anemonifolius Panicum simile Persoonia hirsuta Lambertia formosa Lepidosperma laterale Persoonia laurina Leptospermum arachnoides Persoonia oblongata Leptospermum parvifolium Petrophile pulchella Leptospermum polygalifolium Phyllota phylicoides Leptospermum trinervium Pimelea linifolia Lepyrodia scariosa Platysace linearifolia Pteridium esculentum Lomandra brevis Ptilothrix deusta Lomandra filiformis Schoenus villosus Lomandra glauca Lomandra longifolia Stipa pubescens Lomandra obliqua Stylidium graminifolium Melaleuca linariifolia Themeda australis Melaleuca thymifolia Xanthorrhoea media Mirbelia rubiifolia

[4] Schedule 4 Definitions, references and headings

Insert in clause 1 in alphabetical order:

Environmental education facility means a building or place used for giving tuition in relation to the environment, by persons with recognised qualifications in environmental education, and in accordance with a documented environmental education curriculum (which may relate to the natural area in which the facility is located), and the receiving of such tuition by all who attend the facility.

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*. (P98/00356/S69)

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

Sydney, 29th May 2001.

e00-059-p03.803 Page 1

Clause 1 Camden Local Environmental Plan No 109

Camden Local Environmental Plan No 109

1 Name of plan

This plan is Camden Local Environmental Plan No 109.

2 Aims of plan

This plan aims to:

- (a) introduce new zones into *Camden Local Environmental Plan No 74—Harrington Park*, namely Zone No 1 (e) (Rural "E" (0.6 ha)), Zone No 5 (a) (Cultural Landscape) and Zone No 6 (a) (Open Space), and
- (b) identify by zoning the Harrington Park Homestead, and
- (c) revise the curtilage for the historic Harrington Park Homestead to conserve the cultural landscape, and
- (d) rezone land not required for the curtilage of the Harrington Park Homestead to permit residential development contiguous with the Harrington Park urban release area, and
- (e) ensure appropriate opportunities for the integration of the heritage curtilage and urban release area, and
- (f) rezone land for open space purposes consistent with the intended function of that land, being to provide a buffer to the Harrington Park Homestead, and
- (g) provide for small holding rural residential living opportunities on lots greater than 6,000 square metres, and
- (h) control use of building materials on dwellings and structures and cultural landscape features in certain zones.

3 Land to which plan applies

This plan applies to land in the Camden local government area, adjacent to Camden Valley Way, Harrington Park, as shown edged heavy black on the map marked "Camden Local Environmental Plan No 109" deposited in the office of Camden Council.

Camdan	l ocal	Environmental	Plan	No 1	na
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Clause 4

4 Relationship to other environmental planning instruments

This plan amends:

- (a) Camden Local Environmental Plan No 48 as set out in Schedule 1, and
- (b) Camden Local Environmental Plan No 74—Harrington Park as set out in Schedule 2.

Page 3

Schedule 1 Amendment of

Amendment of Camden Local Environmental Plan No 48

Schedule 1 Amendment of Camden Local Environmental Plan No 48

(Clause 4 (a))

Clause 3 Land to which plan applies

Insert at the end of the clause:

(2) However, this plan does not apply to land to which *Camden Local Environmental Plan No 74—Harrington Park* applies.

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

Schedule 2 Amendment of Camden Local Environmental Plan No 74—Harrington Park

(Clause 4 (b))

[1] Clause 2 Land to which plan applies

Omit clause 2 (3).

[2] Clause 4 Relationship to other environmental planning instruments

Omit clause 4 (1) (b) and (2).

[3] Clause 6 Definitions

Insert in alphabetical order in clause 6 (1):

heritage assessment report means an assessment of the impact of proposed development on the heritage significance of a heritage item and its setting which may or may not include a management strategy for the ongoing conservation of the item.

heritage item means a building, work, relic, tree or place described in Schedule 1.

[4] Clause 6 (1), definition of "the map"

Omit "Sheet 2 of".

[5] Clause 6 (1), definition of "the map"

Insert at the end of the definition:

, as amended by the maps (or specified sheets of the maps) marked as follows:

Camden Local Environmental Plan No 109

Schedule 2

Amendment of Camden Local Environmental Plan No 74—Harrington Park

[6] Clause 8

Omit the clause. Insert instead:

8 Zones indicated on the map

The following zones are used in this plan. Land to which this plan applies is within a zone specified below if it is shown on the map in the distinctive manner specified below for the zone:

Zone No 1 (e) (Rural "E" (0.6 ha))—edged heavy black and lettered "1 (e)",

Zone No 2 (d) (Urban)—edged heavy black and lettered "2 (d)",

Zone No 5 (a) (Cultural Landscape)—edged heavy black and lettered "5 (a)",

Zone No 6 (a) (Open Space)—edged heavy black and lettered "6 (a)".

[7] Clause 9 Zone objectives and development control table

Omit "the zone" where firstly occurring in both clause 9 (1) and (2). Insert instead "a zone".

[8] Clause 9, Table

Insert before the matter relating to Zone No 2 (d):

Zone No 1 (e)—(Rural "E" (0.6 ha))

1 Objectives of zone

The objectives are as follows:

- to provide for small holding rural residential living opportunities on land not being of prime crop or pasture potential and having ready access to urban areas and facilities,
- (b) to ensure development is carried out in a manner that minimises risk from natural hazards, particularly bushfires and flooding, and does not detract from the scenic quality of the rural area,

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

(c) to permit alternative forms of accommodation which do not imperil the rural productivity of the area and which are consistent with the environmental quality of the immediate area.

2 Without development consent

Nil.

3 Only with development consent

Development for the purpose of dwelling-houses.

Any other development not included in item 4.

4 Prohibited

Development for the purpose of:

advertisements; agriculture; animal boarding and training establishments; boarding-houses; bulk stores; car repair stations; caravan parks; churches; clubs; cluster housing; commercial premises (other than home businesses); educational establishments; extractive industries; forestry; helipads; heliports; hospitals; hotels; industries (other than home businesses); institutions; intensive horticulture or livestock keeping establishments; junk yards; light industries; liquid fuel depots; mines; motels; motor showrooms; motor vehicle depots; places of assembly; professional consulting rooms; recreation facilities; refreshment rooms; residential flat buildings; retail plant nurseries; road transport terminals; roadside stalls; rural industries; rural workers' dwellings; sawmills; service stations; shops; stock and sale yards; taverns; timber yards; tourist facilities; transport terminals; veterinary establishments; warehouses.

Schedule 2

Amendment of Camden Local Environmental Plan No 74—Harrington Park

[9] Clause 9, Table

Insert after the matter relating to Zone No 2 (d):

Zone No 5 (a)—(Cultural Landscape)

1 Objectives of zone

The objective is to conserve the heritage significance of the cultural landscape of Harrington Park.

2 Without development consent

Development for the purpose of:

any conservation works described in a conservation management plan endorsed by the Heritage Council as development which can occur without consent; passive open space.

3 Only with development consent

Development for the purpose of:

any other works described in a conservation management plan endorsed by the Heritage Council; drainage; minor structures with floor areas of less than 50 square metres; pathways; roads.

4 Prohibited

Any development not included in item 2 or 3.

Zone No 6 (a)—(Open Space)

1 Objectives of zone

The objectives are to ensure there is provision of adequate open space to meet the needs of all residents and provide opportunities to enhance the cultural landscape of Harrington Park Homestead.

2 Without development consent

Nil.

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

3 Only with development consent

Any development ancillary to the use of the land for public recreation.

Development for the purpose of:

drainage; roads; utility installations (other than generating works or gas holders).

4 Prohibited

Any development not included in item 3.

[10] Clause 13A

Insert after clause 13:

13A Landforming operations

- (1) Development for the purpose of a landforming operation may be carried out on land to which this plan applies only with the consent of the Council.
- (2) In this clause, *landforming operation* means the carrying out of any work or other land use that affects an area of land greater than 100 square metres and that:
 - (a) alters a drainage pattern or a flood level, or
 - (b) raises or lowers the surface of the land at any point so as to alter the natural ground level by more than one metre, or
 - (c) raises or lowers by more than one metre at any point any level of the land that has been created by previous excavation or filling.

[11] Clause 20A

Insert after clause 20:

20A Subdivision of land within Zone No 1 (e)

(1) The Council may consent to an application for consent to subdivide land within Zone No 1 (e) only if each separate allotment of land created by the subdivision has an area of not less than 0.6 hectare.

Schedule 2

Amendment of Camden Local Environmental Plan No 74—Harrington Park

- (2) Notwithstanding subclause (1), land within Zone No 1 (e) may be subdivided with the consent of the Council if that subdivision is for the purpose of:
 - (a) creating an allotment or allotments intended for open space or other public purposes, or
 - (b) making minor adjustments to common property boundaries.
- (3) In determining an application for consent to subdivide land within Zone No 1 (e), the Council shall have regard to:
 - (a) the effect of the creation of an allotment on the remainder of the land the subject of the application, particularly on cultural and scenic qualities of the area, and
 - (b) the appropriateness of the size of the proposed allotments for the purpose for which they are intended to be used, and
 - (c) whether the subdivision and any subsequent development will have the effect of creating demands for the provision of services by the Council.

[12] Part 4, heading

Insert before clause 23:

Part 4 Heritage conservation

[13] Clauses 24–31 and Schedule 1

Insert after clause 23:

24 Protection of heritage items and relics

- (1) The following may be carried out only with development consent in respect of a heritage item:
 - (a) demolishing, defacing, damaging or moving the item,
 - (b) external and internal structural changes to the item,
 - (c) excavation of land for the purpose of discovering, exposing or moving a relic,

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

- (d) erecting a building on, or subdividing, land on which the item is located,
- (e) non-structural changes to the detail, fabric, finish or appearance of the exterior of the item, except changes resulting from any maintenance necessary for its ongoing protective care which do not adversely affect its heritage significance,
- (f) damaging any tree on land on which any such item is situated.
- (2) Development consent is not required by this clause if the Council is of the opinion that the proposed development would not adversely affect the heritage significance of the heritage item.
- (3) When determining a development application required by this clause, the Council must take into consideration the extent to which the carrying out of the proposed development would affect the heritage significance of the heritage item.
- (4) When considering applications for consent to the erection of a building in the vicinity of a heritage item, the Council must consider an assessment of:
 - (a) the pitch and form of the roof, if any, and
 - (b) the style, size, proportion and position of the openings for windows or doors, if any, and
 - (c) whether the colour, texture, style, size, type and decoration or finish of the materials to be used on the exterior of the building are compatible with the heritage significance of the item, and
 - (d) the bulk-massing, proportion, size and general design of the proposed development, and
 - (e) the proximity of any proposed excavation to the heritage item and its likely effects.
- (5) The Council must not consent to development involving a heritage item unless it has considered a heritage assessment report or a conservation plan.

Schedule 2

Amendment of Camden Local Environmental Plan No 74—Harrington Park

25 Control of materials used on buildings and amenity in certain zones

(1) In this clause:

external surfaces, in relation to a building, includes external walls and any cladding on those walls, doors, door and window frames, columns, roofs, fences and any other surfaces of the building visible from the exterior.

prescribed materials, in relation to a building, means materials or coloured finishes that are consistent with the landscape and heritage qualities of the site and its surroundings and ensure that the building merges with the background and does not dominate the landscape.

site means the area of land to which a development application relates.

storey does not include space within a roof void.

- (2) This clause applies to land shown hatched by heavy black lines on the map.
- (3) Notwithstanding any other provision of this plan, development shall not be carried out on land to which this clause applies, and any such land shall not be cleared of trees or other vegetation, without the consent of the Council.
- (4) A building may be erected on land to which this clause applies only if:
 - (a) it has a maximum height above natural ground level of no more than 5 metres, and
 - (b) it has a height of less than 3 metres above natural ground level when measured at the eaves, gutter line or equivalent building element, and
 - (c) it does not have more than 1 storey, and
 - (d) the external surfaces of the building are composed of prescribed materials, and
 - (e) the Council is satisfied that the building will not interfere to an unacceptable degree with the amenity of the locality by detracting from the visual or scenic quality of any ridgeline.

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

- (5) In determining an application for consent to the carrying out of development on land to which this clause applies, the Council must (in addition to the other matters which it is required to consider under any other provision of the Act and this plan) consider the adequacy of the landscaping of the site, and may, as a condition of its consent, require the retention of existing vegetation, trees or shrubs or the planting of additional trees and shrubs.
- (6) The Council must not consent to the carrying out of development on land within Zone No 1 (e) unless it has considered plans and details showing the existing vegetation (including tree heights) and showing what landscaping of the site is proposed and the number and types of any trees and shrubs proposed to be planted.

26 Development on steep land

- (1) This clause applies to any land which has a slope greater than 1 in 5 (or 20 percent).
- (2) No excavation is to be made on any land to which this clause applies, and no filling shall be placed on any such land, without the consent of the Council.
- (3) Land to which this clause applies shall not be cultivated or have its surface otherwise disturbed except with the consent of the Council.
- (4) An application for consent to the carrying out of development on land to which this clause applies shall be accompanied by plans and details showing any proposed excavation or filling, the method of stabilising any slope produced in excess of the natural slope and existing vegetation and proposed plantings in and around any areas to be excavated or filled.
- (5) Notwithstanding subclause (2), consent is not required for an excavation or any filling of land which does not result in finished surface levels being more than 50 centimetres below or above the natural surface level of the land.

Schedule 2

Amendment of Camden Local Environmental Plan No 74—Harrington Park

27 Notice of certain heritage development applications

For the purposes of the Act, the following is identified as advertised development:

- (a) demolishing, defacing or damaging a heritage item,
- (b) use of a building or land referred to in clause 31 for a purpose which, but for that clause, would be prohibited by this plan.

28 Notice to the Heritage Council

Before granting development consent to the demolishing, defacing or damaging of a heritage item, the Council must notify the Heritage Council of its intention to do so and take into consideration any comments received from the Heritage Council within 28 days after the notice is sent.

29 Development in the vicinity of heritage items and archaeological sites

The Council must consider the likely effect the proposed development will have on the heritage significance of a heritage item, archaeological site or potential archaeological site, when determining an application for consent to carry out development on land in its vicinity.

30 Development in the vicinity of Harrington Park Homestead

The Council shall not consent to development in the vicinity of the Harrington Park Homestead (being a heritage item) unless it has made an assessment of the likely effect of the carrying out that development will have on the heritage significance of the Homestead and its curtilage, on its setting and on views into and out of the site.

31 Conservation incentives

- (1) The Council may grant consent to the use, for any purpose, of a building that is a heritage item, or of the land on which a building that is a heritage item is erected, even though the use would otherwise be prohibited by this plan, if it satisfied that:
 - (a) the proposed use would not adversely affect the heritage significance of the heritage item, and

Amendment of Camden Local Environmental Plan No 74—Harrington Park

Schedule 2

- (b) the conservation of the heritage item depends on the granting of the consent.
- (2) When considering an application for consent to erect a building on land on which a heritage item is located, the Council may, for the purpose of determining the floor space ratio and number of parking spaces to be provided on-site, exclude the floor space of the heritage item erected on the land, but only if the Council is satisfied that the conservation of the heritage item depends on such exclusion.

Schedule 1 Heritage items

(Clause 6 (1))

Harrington Park Homestead, Camden Valley Way, Harrington Park.

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*. (P99/00096/PC)

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

e00-136-p01.837 Page 1

Clause 1 Camden Local Environmental Plan No 110

Camden Local Environmental Plan No 110

1 Name of plan

This plan is Camden Local Environmental Plan No 110.

2 Aims of plan

This plan aims:

- (a) to repeal Camden Local Environmental Plan No 39, and
- (b) to rezone land previously deferred from inclusion in *Camden Local Environmental Plan No 74—Harrington Park*, and
- (c) to establish zoning controls to regulate land uses on and adjacent to Narellan Creek so as to preserve, protect and enhance the creek system and associated riparian vegetation, and
- (d) to rationalise zoning of land on the flood fringe of the land to which *Camden Local Environmental Plan No 74—Harrington Park* applies.

3 Land to which plan applies

This plan applies to all land within Harrington Park as shown edged heavy black on the map marked "Camden Local Environmental Plan No 110" deposited in the office of Camden Council.

4 Repeal

Camden Local Environmental Plan No 39 is repealed.

5 Amendment of Camden Local Environmental Plan No 74—Harrington Park

This plan amends *Camden Local Environmental Plan No 74—Harrington Park* as set out in Schedule 1.

Page 2

Amendments Schedule 1

Schedule 1 Amendments

(Clause 5)

[1] Clause 2 Land to which plan applies

Omit clause 2 (2).

[2] Clause 6 Definitions

Insert at the end of the definition of *the map* in clause 6 (1):

Camden Local Environmental Plan No 110

[3] Clause 6 (1)

Insert in alphabetical order:

water management undertaking means any structure, device or procedure designed to limit, control, restrict or divert the flow of water or to improve water quality by the removal of pollutants or excess nutrients.

[4] Clause 8

Insert in appropriate order at the end of the clause:

Zone No 5 (e) (Special Uses—Water Management)—edged heavy black and lettered "5 (e)",

Zone No 6 (e) (Open Space—Waterway Buffer)—edged heavy black and lettered "6 (e)".

Schedule 1 Amendments

[5] Clause 9 Zone objectives and development control table

Insert in the Table after the matter relating to Zone No 5 (a)—(Cultural Landscape):

Zone No 5 (e) (Special Uses—Water Management)

1 Objectives of zone

The objectives are as follows:

- (a) to ensure that Narellan Creek maintains its primary function as a water quality system,
- (b) to preserve and enhance vegetation within and adjacent to Narellan Creek,
- (c) to restrict development that would have a detrimental effect on water quality,
- (d) to ensure adequate land is set aside for drainage and water quality management purposes.

2 Without development consent

Nil.

3 Only with development consent

Development for the purpose of:

advertising structures, advertisements, drainage, public utility undertakings, roads, utility installations, water management undertakings.

4 Prohibited

Any development not included in item 3.

Amendments Schedule 1

[6] Clause 9, Table

Insert in the Table after the matter relating to Zone No 6 (a)—(Open Space):

Zone No 6 (e) (Open Space—Waterway Buffer)

1 Objectives of zone

The objectives are as follows:

- (a) to provide a visual and physical riverine buffer between residential development and Narellan Creek so as to protect and enhance the function and amenity of the creek system,
- (b) to ensure that land adjoining Narellan Creek is maintained for open space or public recreational purposes,
- (c) to restrict development that would adversely affect the water quality in Narellan Creek,
- (d) to allow development that fosters the public enjoyment of the foreshores of the creek system without compromising the environmental quality of such system.

2 Without development consent

Nil.

3 Only with development consent

Development for the purpose of:

advertising structures, drainage, public utility undertakings, roads, utility installations, recreation areas, water management undertakings, any purpose ordinarily incidental or subsidiary to a purpose included in this item.

4 Prohibited

Any development not included in item 3.

Schedule 1 Amendments

[7] Clause 9A

Insert before clause 10:

9A Minor variations of zone boundaries

- (1) This clause applies to land which is within 50 metres of a boundary between any two of Zones Nos 2 (d), 5 (e), 6 (a) and 6 (e).
- (2) Subject to subclause (3), development may, with the consent of the Council, be carried out on land to which this clause applies for any purpose for which development may be carried out in the adjoining zone.
- (3) The Council shall not consent to the carrying out of development referred to in subclause (2) unless, in the opinion of the Council, the carrying out of the development is desirable because of planning, design, ownership, servicing or similar criteria relating to the most appropriate development of the land.

Hurstville Local Environmental Plan 1994 (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*. (S01/00007/S69)

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

e01-060-p01.809 Page 1

Clause 1

Hurstville Local Environmental Plan 1994 (Amendment No 25)

Hurstville Local Environmental Plan 1994 (Amendment No 25)

1 Name of plan

This plan is *Hurstville Local Environmental Plan 1994* (Amendment No 25).

2 Aims of plan

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

3 Land to which plan applies

This plan applies to Lot 100, DP 1014612, Immarna Place, Penshurst, as shown coloured light pink and edged heavy black on the map marked "Hurstville Local Environmental Plan 1994 (Amendment No 25)" deposited in the office of Hurstville City Council.

4 Amendment of Hurstville Local Environmental Plan 1994

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

Hurstville Local Environmental Plan 1994 (Amendment No 25)

Penrith Local Environmental Plan No 257

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*. (P00/00481/S69)

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

e01-075-p02.842 Page 1

Clause 1 Penrith Local Environmental Plan No 257

Penrith Local Environmental Plan No 257

1 Name of plan

This plan is Penrith Local Environmental Plan No 257.

2 Aims of plan

This plan aims:

- (a) to permit, with the consent of the Council of the City of Penrith, development for the purpose of a plant hire establishment on the land to which this plan applies, and
- (b) to ensure that development on that land does not significantly affect road safety and the free flow of traffic along Wolseley Street and Mulgoa Road, Jamisontown, and
- (c) to ensure that the design of development on that land is of a high standard, is sympathetic to the adjacent Homemaker Centre and makes a positive contribution to the Mulgoa Road and Wolseley Street streetscape, and
- (d) to ensure that development on that land retains the significant eucalyptus trees on that land that are an important contributor to the Mulgoa Road streetscape, and
- (e) to ensure that development on that land does not detrimentally affect the visual amenity of the locality.

3 Land to which plan applies

This plan applies to land identified as Lot 2221 DP 852657, Wolseley Street, Jamisontown, as shown edged heavy black on the map marked "Penrith Local Environmental Plan No 257" deposited in the office of the Council of the City of Penrith.

4 Amendment of Interim Development Order No 28

This plan amends *Interim Development Order No 28—City of Penrith* as set out in Schedule 1.

Penrith Local Environmental Plan No 257

Amendment Schedule 1

Schedule 1 Amendment

(Clause 4)

Clause 35

Insert after clause 34:

35 Development of certain land—Wolseley Street and Mulgoa Road, Jamisontown

- (1) This clause applies to land known as Lot 2221 DP 852657 in the vicinity of Wolseley Street and Mulgoa Road, Jamisontown, as shown edged heavy black on the map marked "Penrith Local Environmental Plan No 257" deposited in the office of the Council.
- (2) Despite any other provision of this Order, a person may, with the consent of the Council, carry out development on land to which this clause applies for the purpose of a plant hire establishment.
- (3) In this clause, *plant hire establishment* means premises that are used for the purpose of providing short term rental of building, renovation or landscaping tools and equipment.
- (4) The Council must not grant consent to a development application for a plant hire establishment on the land unless it is satisfied that:
 - (a) the proposed form, architectural design, siting, building materials, colours and landscaping of the new development complement existing development in the surrounding locality, and recognise and enhance the gateway significance of the land, and
 - (b) the development will not result in the loss of any of the eucalyptus trees on the site, and
 - (c) the development will not have a significant impact on the road safety and free flow of traffic along Wolseley Street and Mulgoa Road.

Penrith Local Environmental Plan No 257

Schedule 1 Amendment

(5) The Council must not grant consent to development on land to which this clause applies unless it is satisfied that all vehicles accessing the land will only use the existing right of carriageway on the land.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

DRUMMOYNE LOCAL ENVIRONMENTAL PLAN 1986 (AMENDMENT No. 49)

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. (\$00/01175/69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 7 June 2001

Citation

1. This plan may be cited as Drummoyne Local Environmental Plan 1986 (Amendment No. 49).

Aims, objectives etc.

2. This plan aims to confirm the classification of a particular piece of land as operational land.

Land to which this plan applies

3. This plan applies to land within the City of Canada Bay local government area known as Lots 1, 2 and 3 DP 811036 at 2 Garfield Street (at rear of 133-149 Great North Road) and 151-153 Great North Road, Five Dock.

Relationship to other environmental planning instruments

4. This plan amends the Drummoyne Local Environmental Plan 1986 in the manner set out in clause 5.

Amendment of Drummoyne Local Environmental Plan 1986

- 5. Drummoyne Local Environmental Plan 1986 is amended:
 - (a) by inserting after clause 27:

Classification or reclassification of public land as operational land

28. (1) The public land described in Schedule 11 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.

- (2) In accordance with section 30 of the *Local Government Act 1993*, a parcel of land described in Schedule 11, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from any trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except for:
 - (a) any reservations that except land out of a Crown grant relating to the land, and
 - (b) reservations of minerals (within the meaning of the Crown lands Act 1989).
- (3) In this clause, the *relevant amending plan*, in relation to a parcel of land described in Schedule 11, is the local environmental plan cited at the end of the description of the parcel.
- (4) Before the relevant amending plan that inserted the description of a parcel of land into Schedule 11 was made, the Governor approved of subclauses (2) and (3) applying to the land.
- (b) by inserting after Schedule 10:

Schedule 11

LAND

Lots 1, 2 and 3 DP 811036 at 2 Garfield Street (at rear of 133-149 Great North Road) and 151-153 Great North Road, Five Dock - Drummoyne Local Environmental Plan, 1986 (Amendment No 49).

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 CITY OF SHOALHAVEN LOCAL ENVIRONMENTAL PLAN 1985

(AMENDMENT No. 155)

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. (W92/01070/PC)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 3 November 2000.

Citation

1. This plan may be cited as City of Shoalhaven Local Environmental Plan 1985 (Amendment No. 155).

Aims, objectives, etc.

- 2. (1) This plan aims to permit the erection of dwelling-houses on certain lots of land to which this plan applies.
 - (2) The objectives of this plan are:
 - (a) to provide additional residential development opportunities in the St Georges Basin locality;
 - (b) to provide for the widening of The Wool Road;
 - (c) to provide for scenic preservation along The Wool Road; and
 - (d) to limit vehicular access directly from the lots to The Wool Road.

Land to which plan applies

3. This plan applies to land at St Georges Basin, as shown edged heavy black on the map marked "City of Shoalhaven Local Environmental Plan 1985 (Amendment No. 155)" deposited in the office of the Council of the City of Shoalhaven.

Relationship to other environmental planning instruments

4. This plan amends the City of Shoalhaven Local Environmental Plan 1985 in the manner set out in clause 5.

Amendment of the City of Shoalhaven Local Environmental Plan 1985

- 5. The City of Shoalhaven Local Environmental Plan 1985 is amended by:
 - (a) inserting at the end of the definition of "the map" in clause 6(1) the following words:
 - City of Shoalhaven Local Environmental Plan 1985 (Amendment No. 155);
 - (b) inserting after clause 13 the following clause:

Subdivision of certain land at St Georges Basin

- 13A. (1) This clause applies to part of the Nebraska Estate, D.P. 9699, St. Georges Basin, being land shown edged heavy black on the map marked "City of Shoalhaven Local Environmental Plan 1985 (Amendment No. 155)".
- (2) Notwithstanding the provisions of clause 13, the Council may consent to a subdivision of the land comprised of Lot 9, Section K, Park Road and Lots 11-15, Section K, The Wool Road, into not more than two allotments for residential purposes, if the Council is satisfied that vehicular access will only be available from Park Road to the two allotments.
- (3) Notwithstanding the provisions of clause 13, the Council may consent to a subdivision of the land comprised of Lots 16-20, Section K, The Wool Road, into not more than two allotments for residential purposes, if the Council is satisfied that vehicular access will only be available from Park Road to the two allotments.
- (c) inserting after clause 16A the following clause:

Dwelling-houses on part of Nebraska Estate, St. Georges Basin

- 16B. (1) This clause applies to part of the Nebraska Estate, D.P. 9699, St. Georges Basin, being land shown edged heavy black on the map marked "City of Shoalhaven Local Environmental Plan 1985 (Amendment No. 155)".
- (2) Despite clause 16, the Council must not consent to the erection of a dwelling-house on Lot 9, Section K, Park Road and Lots 11-20, Section K, The Wool Road, except as provided by this clause.
- (3) The Council may consent to the erection of one and only one dwelling-house on each of not more than 2 allotments which together comprise the whole of the land in Lot 9, Section

K, and Lots 11-15, Section K, The Wool Road, but only if the Council is satisfied that the only vehicular access to each of the dwelling-houses will be from Park Road.

(4) The Council may consent to the erection of one and only one dwelling-house on each of not more than 2 allotments which together comprise the whole of the land in Lots 16-20, Section K, The Wool Road, but only if the Council is satisfied that the only vehicular access to each of the dwelling-houses will be from Park Road.

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 28th day of March 2001	Ian Cranwell A/Executive Director
SCHEDU	JLE

All that land in the Nambucca Council area, County of n/a and Parish of Missabotti known as Lot(s) 2, Deposited Plan DP 771976 shown on the map accompanying the application for accreditation No 01/073 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 138 90 580.

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 28th day of March 2	Ian Cranwell A/Executive Director
SCH	EDULE

All that land in the Hastings Council area, County of n/a and Parish of Cairncross known as Lot(s) 4, Deposited Plan DP 607900 shown on the map accompanying the application for accreditation No 01/065 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 85 90 570.

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 28th day of March 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) 169, Deposited Plan DP 755704 shown on the map accompanying the application for accreditation No 01/056 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 164 90 564.

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 28th day of March 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Tweed Council area, County of Rous and Parish of Gooninbah known as Lot(s) 51, Deposited Plan DP 884088, shown on the map accompanying the application for accreditation No 01/059 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 186 90 561.

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 28th day of March 2001.	Ian Cranwell A/Executive Director
SCHEDULE	_

All that land in the Hastings Council area, County of n/a and Parish of Cairncross known as Lot(s) 4, Deposited Plan DP 607900, shown on the map accompanying the application for accreditation No 01/064 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 85 90 569.

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 28th day of March 2001.	Ian Cranwell A/Executive Director
SCHEDULE	

All that land in the Walcha Council area, County of Hawes and Parish of Ward known as Lot(s) 15, 17, Deposited Plan DP 753718, shown on the map accompanying the application for accreditation No 01/069 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 193 90 574.

Roads and Traffic Authority

ROADS ACT 1993

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

Port Stephens Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading & Access) Regulation 1996*, by this Notice specify the routes and areas on or in which B-Double s may be used subject to any requirements or condition set out in the Schedule.

Peter Gesling
General Manager
Port Stephens Council
(By delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Port Stephens B-Double Notice No 1, 2001

2. Commencement

This Notice takes effect from the date of gazettal

3. Effect

This Notice remains in force until 5 years from the first Council gazettal date.

4. Application

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

5. Routes

B-Doubles routes within the Port Stephens Council

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Brandy Hill Road	Seaham Road,	Clarencetown	Nil
			Brandy Hill	Road, Brandy Hill	
25		Clarenctown Road	Brandy Hill Drive,	Hicks Hay & Grain	Nil
			Brandy Hill	Terminal, 24	
				Clarencetown Road	
				Woodville,	

ROADS ACT 1993

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

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

Rod Oxley General Manager Wollongong City Council (by delegation from the Minister for Roads)

SCHEDULE

1 Citation

This Notice may be cited as the Wollongong City Council B-Doubles Notice No. 1/2001.

2 Commencement

This Notice takes effect on the date of gazettal.

3 Effect

This Notice remains in force until 31 December 2006 unless it is amended or repealed earlier.

4 Application

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

5 Routes

Type	Road	Road Name Starting Point		Finishing Point	Conditions
	No				
25	001	Princes Hwy,	Mt Ousley Rd	Anama St	
		Fairy Meadow	(MR95)		
25	000	Anama St,	Princes Hwy	Doherty Transport	
		Fairy Meadow	(SH1)	Depot	

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer mains

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

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

CITY OF LIVERPOOL, AT CASULA: CONTRACT NUMBER 480246F0, PROJECT NUMBER 3001566. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING PROPERTIES IN PINE ROAD AND PLUM CLOSE.

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

15 June 2001.

SYDNEY WATER

Sewer mains

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

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

CITY OF WOLLONGONG, AT NORTH WOLLONGONG: CONTRACT NUMBER 970434S7, PROJECT NUMBER 3001847. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING WISEMAN AVENUE.

CITY OF WOLLONGONG, AT UNANDERRA: CONTRACT NUMBER 970544S8, PROJECT NUMBER 3002129. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING TANNERY STREET.

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

MARGARET McTAINSH Developer Activity Officer

SYDNEY WATER

Sewer mains

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

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

CITY OF LIVERPOOL, AT LIVERPOOL: CONTRACT NUMBER 973722SO, PROJECT NUMBER 3002181. PROPERTY CONNECTION SEWER LINE 1 AND ITS APPURTENANT JUNCTIONS, SERVING MAYBERRY CRESCENT.

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

VALDIS VIKSNE Developer Activity Officer Liverpool Commercial Centre

15 June 2001.

SYDNEY WATER

Sewer mains

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

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

FAIRFIELD CITY COUNCIL, AT SMITHFIELD: CONTRACT NUMBER 97172288, PROJECT NUMBER 3001452. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS, SERVING VICTORIA ROAD.

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

MITKO BALALOVSKI, Developer Activity Officer Urban Development Liverpool Regional Office

15 June 2001.

15 June 2001.

SYDNEY WATER

Sewer mains

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

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

CITY/MUNICIPALITY OF HORNSBY, AT CHERRYBROOK: CONTRACT NUMBER 972320S2, PROJECT NUMBER 3001947. LINE 1 AND PROPERTY CONNECTION SEWER LINE 1AND THEIR APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING NEW LINE ROAD.

CITY/MUNICIPALITY OF HORNSBY, AT MOUNT KU-RING-GAI: CONTRACT NUMBER MX428334F1, PROJECT NUMBER 3000442. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING BANYULA PLACE.

CITY/MUNICIPALITY OF MANLY, AT MANLY: CONTRACT NUMBER 959091S6, PROJECT NUMBER 3000301. LINES 1 AND 2 AND THEIR APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING COLLEGE 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.

MARTHA AMADOR Developer Activity Officer Chatswood

15 June 2001.

SYDNEY WATER

Sewer mains

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

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

BLACKTOWN CITY, AT GLENWOOD: CONTRACT NUMBER 968629SB, PROJECT NUMBER 3001933. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING MEURANTS LANE.

PARRAMATTA CITY, AT OLD TOONGABBIE: CONTRACT NUMBER 966834S2, PROJECT NUMBER 3002012. LINES 1 AND 2 AND THEIR APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING BLUEGUM CIRCUIT, PEPPERCRESS PLACE AND CENTENARY AVENUE.

HOLROYD CITY, AT GREYSTANES: CONTRACT NUMBER 968591S6, PROJECT NUMBER 3001863. LINE 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING CLUNIES ROSS STREET.

HOLROYD CITY, AT GIRRAWEEN: CONTRACT NUMBER 968682SO, PROJECT NUMBER 3002004. PROPERTY CONNECTION SEWER 1 AND ITS APPURTENANT JUNCTIONS, SIDELINES AND INLETS SERVING NORMAC ROAD.

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

VICKI MAWBY Developer Activity Officer Blacktown Commercial Centre

15 June 2001.

WATER MAINS

SYDNEY WATER

Water Mains

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

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

BLACKTOWN CITY, AT DOONSIDE: CONTRACT NUMBER 968472W8, PROJECT NUMBER 1000757. WATER MAINS ARE NOW LAID AND CAPABLE OF SERVING IDENTIFIED PROPERTIES AT DELANEY DRIVE AND KARUAH STREET.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: CONTRACT NUMBER 968933W0, PROJECT NUMBER 1000577. WATER MAINS ARE NOW LAID AND CAPABLE OF SERVING IDENTIFIED PROPERTIES AT LINFORD PLACE.

BAULKHAM HILLS SHIRE, AT KELLYVILLE: CONTRACT NUMBER 968933W0, PROJECT NUMBER 7000089. RECYCLED WATER MAINS ARE NOW LAID AND CAPABLE OF SERVING IDENTIFIED PROPERTIES AT LINFORD PLACE.

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

15 June 2001.

Other Notices

BANKS AND BANK HOLIDAYS ACT 1912

NOTICE

I, John DELLA BOSCA, Minister for Industrial Relations, in pursuance of section 19 (5) of the Banks and Bank Holidays Act 1912, in that it has been made to appear to me that circumstances have arisen making it impractical or inconvenient that Friday, 13 July 2001, should be observed as a public holiday within the Boggabri Police District within the Narrabri Shire Council area, do, by this my Notice, cancel that public holiday appointment and appoint Monday, 16 July 2001, to be observed as a public holiday in the stated area instead of that first mentioned day.

Dated at Sydney, this 31st day of May 2001.

JOHN DELLA BOSCA, M.L.C., Minister for Industrial Relations

ERRATUM

IN the notice referring to the assignment of names and boundaries for localities in Blayney Council area, Folio 3632, 8 June 2001. The notice was in error and should read as follows:

Notice of Assignment of Geographical Names for Localities in Blayney Council Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed below in the areas indicated on map GNB3626/A.

The names are:

Barry, Blayney, Browns Creek, Burnt Yards, Caloola, Carcoar, Errowanbang, Forest Reefs, Garland, Hobbys Yards, Kings Plains, Lyndhurst, Mandurama, Millthorpe, Moorilda, Neville, Newbridge, Panuara, Tallwood.

Subsequent to the determination of names and boundaries of localities in Blayney Council area, the following geographical names are also assigned and designated as follows:

Geographical Name	Designation
Barry	Village
Lyndhurst	Village
Millthorpe	Village
Neville	Village
Newbridge	Village
Mandurama	Village
Carcoar	Village
Blayney	Town
Hobbys Yards	Rural Place
Kings Plains	Rural Place
Forest Reefs	Rural Place
Golden Gully	Historic Site
Athol	Historical Area
Beneree	Historical Area
Carbine	Historical Area
Flyers Creek	Historical Area
Gresham	Historical Area
Mallowgrove	Historical Area

Geograhical Name	Designation
Somers	Historical Area
Wombiana	Historical Area
The Village	Historical Area
The Dry Diggings	Historical Area
Wire Gully Diggings	Historical Area
Shaw	Historical Area
Kangaroo Flat	Historical Area
Greghamstown	Historical Area
Gallymont	Historical Area

This notice is to supersede the notice in Folio 3632, published on 8 June 2001.

W. WATKINS, Chairman.

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Revised Proposal to Create a New Suburb and Amend the Boundary between Two Suburbs in Blacktown City

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create the new suburb Kellyville Ridge, replacing the suburb name Kellyville where it falls in Blacktown City and amend the boundary between the new suburb and Stanhope Gardens as shown on map GNB3725/A2. The map may be viewed at Blacktown City Council Administration Centre, The Max Webber Library, the temporary Glenwood Neighbourhood Centre and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

Any person objecting to this proposal may within one (1) month of the date of this notice, give to the Secretary of the Board notice in writing of the objection, setting out the grounds of the objection.

W. WATKINS, Chairperson.

Geographical Names Board, PO Box 143, Bathurst, NSW 2795.

LOCAL GOVERNMENT ACT 1993

South West Tablelands Water Supply Scheme

Vesting of land and easements in Goldenfields Water County Council

THE Minister for Land and Water Conservation of the State of New South Wales, declares that the land and easement described in the Schedule hereto, which were acquired for the purpose of the South West Tablelands Water Supply Scheme are vested in Goldenfields Water County Council.

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

SCHEDULE

Land

Lots 21 and 23 in Deposited Plan 879091 (SB 52388).

Interest in Land

Easements created by dealing number 6745156 and dealing number 7073489 (SB 52388).

DPWS Reference: 33.

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of Parties

IT is hereby notified that pursuant to section 320 of the Local Government Act 1993 and Part 4A of the Parliamentary Electorates and Elections Act 1912, that registration of the undermentioned political parties are cancelled:

Balgowlah, Seaforth and Clontarf Alliance

Balmain & Rozelle True Blue Independents

Cabra-Vale Independents

Campbelltown Progressive Reform Team

Independent Action Party

Paul Blytons Community Team

Save Blue Lagoon Beach Action Group

Wyong Shire Combined Ratepayers/Residents Independents

Your Voice in the Community

J. WASSON,

Electoral Commissioner.

State Electoral Office,

Level 20, 207 Kent Street, Sydney 2000.

Dated: 12 June 2001.

NATIONAL PARKS AND WILDLIFE ACT 1974

Tuckean Nature Reserve

Plan of Management

IN pursuance of section 76 of the National Parks and Wildlife Act 1974, it is hereby notified that a Plan of Management for Tuckean Nature Reserve has been prepared.

The plan will be on public display from 15th June 2001 until 27th August 2001. Copies of the plan may be inspected during office hours at:

NPWS Head Office Library,

7th Floor,

43 Bridge Street,

HURSTVILLE.

National Parks Centre, 102 George Street, THE ROCKS.

NPWS Northern Rivers Regional Office,

Colonial Arcade.

75 Main Street,

ALSTONVILLE.

Copies of the plan may be obtained, free of charge, from above National Parks and Wildlife Service Alstonville Office and the National Parks Centre.

Written representations in connection with the plan should be forwarded to:

Tuckean Nature Reserve Plan of Management, National Parks and Wildlife Service, Northern Rivers Regional Office, PO Box 856, ALSTONVILLE NSW 2477.

by close of business on 27th August 2001.

The plan of management together with any representations received will be submitted to the National Parks and Wildlife Advisory Council for its comments and advice to the Minister.

> KEVIN SHANAHAN, Manager, Conservation Management Unit.

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 an Aircraft (Pesticide Applicator) Licence, particulars of which are stated in the Schedule.

> ALAN RITCHIE, Manager, Dangerous Goods, **Environment Protection Authority** (by delegation).

SCHEDULE

Aircraft (Pesticide Applicator) Licence

Name and address of Date of Granting of Licensee Licence AGAV PTY LTD, 13 June 2001. Aerodrome Road,

Dalby, QLD 4405.

DP & SA SAVAGE PTY LTD, 13 June 2001.

738 Donnellys Castle Road,

Pozieres QLD 4352.

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Gosford Regional Sewerage Compulsory Acquisition

THE Minister for Land and Water Conservation, with the approval of His Excellency the Governor, declares that the land described in the Schedule hereto, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for an authorised work.

On publication of this notice in the *Government Gazette*, the land is vested in the Minister for Land and Water Conservation as Constructing Authority under section 4 of the Public Works Act 1912.

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

SCHEDULE

Land

Lot 100 in Deposited Plan 838119 (SB 51827).

DPWS Reference: 76.

SPORTING INJURIES INSURANCE ACT 1978

Sporting Injuries Committee

Sydney, 7 June 2001.

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this Order the BERRIMA INDOOR BOWLING ASSOCIATION to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Indoor Bowls.

KATE McKENZIE, Chairperson.

Dated: 20 June 2001.

SUBORDINATE LEGISLATION ACT 1989

Surveyors (Practice) Regulation 2001

NOTICE is given in accordance with the Subordinate Legislation Act 1989, of the intention to remake the Surveyors (Practice) Regulation under the Surveyors Act.

The proposed Regulation will be known as the "Surveyors (Practice) Regulation 2001". The objectives of the proposed Regulation are:

- Facilitate the implementation, maintenance and management of cadastral survey standards under the Surveyors Act 1929.
- Maintain the positional integrity of the cadastre and to maintain public confidence in the land titles system in New South Wales.

- 3) Avoid duplication for the marking of surveys.
- 4) Simplify and use modern language.

A copy of the draft Regulation and the Regulatory Impact Statement may be obtained from the Manager, Cadastral Management Unit, Land and Property Information, Panorama Avenue, PO Box 143, Bathurst 2795. Telephone (02) 6332 8224.

Comments and submissions are required by 5.00 pm on Thursday, 30 June 2001.

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Easement at Drummoyne in the Local Government Area of Drummoyne

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, The Governor, that the easement described in the Schedule hereto is acquired by Compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991, for the purposes of the Sydney Water Act, 1994.

SCHEDULE

An 'Easement for Water Supply Works' in the terms of Memorandum 7158329b registered in the Office of Land and Property Information, over that part of Lot 7085 DP 94104 known as Salton Reserve and shown on Deposited Plan 1020428 as "PROPOSED EASEMENT FOR WATER SUPPLY WORKS 3 WIDE" and being within the Local Government Area of Drummoyne, Parish of Concord, County of Cumberland and State of New South Wales, being land administered by the Department of Land and Water Conservation and Drummoyne Council.

Sydney Water Reference: 434636F9.

Dated at Sydney this 6th day of June 2001.

Signed for Sydney Water Corporation by its Attorneys Warren Frederick WATKINS and John Joseph KITNEY who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 687, Book 4296, under the Authority of which this instrument has been executed.

TENDERS

Department of Public Works and Services

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Public Works and Services, Level 3, McKell Building, 2-24 Rawson Place, Sydney, NSW 2000, up till 9:30 am on the dates shown below.

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

21 June 2001

992/715b GENERAL LINEN - SUPPLEMENTARY. DOCUMENTS: \$110.00 PER SET

26 June 2001

015/864A GEOGRAPHIC INFORMATION SYSTEMS (GIS) AND RELATED SERVICES (1ST INTAKE).

DOCUMENTS: \$220.00 PER SET

015/444 FLOORING, RESILIENT. DOCUMENTS: \$110.00 PER SET

3 July 2001

\$01/00028 CLEANING - FOR LAND & PROPERTY INFORMATION NSW - DITM. CATEGORY A. INSPECTION

DATE & TIME: 19/06/2001 @ 10:00 AM SHARP. AREA: 19,089.75 SQ. METERS. DOCUMENTS: \$55.00

PER SET

(48)

4 July 2001

0104/352 LUBRICATING OILS AND GREASES. DOCUMENTS: \$110.00 PER SET

12 July 2001

S0122818 RANGER & SECURITY SERVICES FOR SYDNEY HARBOUR FORESHORE AUTHORITY.

DOCUMENTS: \$165.00 PER SET

TENDER DOCUMENT FEE

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

Further Information is available on the Internet. (http://www.dpws.nsw.gov.au/tenders)

CHAIRMAN, State Contracts Control Board

Government Printing Service TENDERS FOR PRINTING

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

Advertised for 1 week closing 25th June 2001.

Tender No. 19046

Tenders are invited on behalf of the Department of Education and Training for the film, printing, binding and distribution of The Child Protection Booklet.

Tender documents will be available the 21st June 2001 in the main foyer of the Government Printing Service. Job consists of 36pp plus cover for 80,000 copies or 95,000 copies. Delivery will be the 6th July 2001, artwork will be supplied to the winning contractor on the 26th June 2001.

supplied to the winning contractor on the 26th June 2001.

For further information contact Gavin Potter 9743 8777.

Advertised for 2 weeks closing 2nd July 2001

Tender No. 19289

Job No: 19289 Tenders are invited for a term contract to produce the NSW Government Gazette. The Government Gazette is published 52 weeks of the year together with 2 Freedom of Information Gazettes (1 in June and 1 in December).

Full details are available from Gavin Potter on Ph: 9743 8777.

Advertised for 2 weeks closing 2nd 2001

Tender No. 19318

Job No: 19318 Tenders are invited for the printing of the Royal North Shore Hospital Newsletter, which is produced 6 times per year. Consisting of 12pp self cover A3 Newsletter.

Full details are available from Peter Sparks on Ph: 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

AUBURN COUNCIL

Roads Act 1993

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

THE Auburn Council, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule. G. TSAPROUNIS, Traffic Engineer, Auburn Council (by delegation from the Minister for Roads).

SCHEDULE

1. Citation

This Notice may be cited as the Auburn Council B-Double Notice No. 1/2001.

Commencement

This Notice takes effect from the date of gazettal.

3 Effect

This Notice remains in force until 1 July 2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Doubles routes within the Auburn Council area.

Type	Road	Starting Point	Finishing Point
25			Boorea Street (State Road)

[0528]

HASTINGS COUNCIL

Roads Act 1993, Section 10 Dedication of Land as Public Road

THE Hastings Council hereby gives notice that pursuant to section 10 of the Roads Act 1993, the land described in the Schodule below is dedicated as a public road.

in the Schedule below is dedicated as a public road. Dated 7th June, 2001. B. SMITH, General Manager, Hastings Council, corner Lord and Burrawan Streets, Port Macquarie, NSW 2444. (File: R.350.10.1).

SCHEDULE

Lots 1, 2 and 3, DP 1002900, Parish of Tinebank, County of Macquarie being part of Upper Rollands Plains Road between the intersection of Ready Money Road and the Wilson River at Upper Rollands Plains.

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Shoalhaven City Council at its meeting of 15th June, 1999, Minute No. 1159, resolved to acquire land for a deviation of MR 92. Part of that land as described in the Schedule below has been acquired and is hereby dedicated as Council public road pursuant to section 10 of the Roads Act 1993. G. A. NAPPER, General Manager, Shoalhaven City Council, Bridge Road (PO Box 42), Nowra, NSW 2541.

SCHEDULE

Lot 13, DP 1029736, Parish of Yerriyong, County of St Vincent. Lot 1, DP 880423, Parish of Yerriyong, County of St Vincent.

WOLLONDILLY SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Wollondilly Shire Council declares, with the approval of His Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of providing and maintaining a public hall to meet the current and future needs of the local community. Dated at Picton, 2nd March, 2001. WOLLONDILLY SHIRE COUNCIL, PO Box 21, Picton, NSW 2571.

SCHEDULE

Menangle School of Arts Hall, Lot 1, DP 306368, Station Street, Menangle.

[0531]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of VERA MILLICENT PATERSON, late of 41 Bungay Road, Wingham, in the State of New South Wales, pensioner, who died on 13th March, 2001, must send particulars of his claim to the executrices, Judith Margot Young and Diane Ivy McKern, c.o. McKerns, Lawyers, 43 Isabella Street, Wingham, within one (1) calendar month from publication of this notice. After that time the executrices 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 7th June, 2001. McKERNS, Lawyers, 43 Isabella Street, Wingham, NSW 2429 (DX 7021, Taree), tel.: (02) 6557 0922.

[0532]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of OLGA MARY ANDERSON, late of Ronald Coleman Lodge, 88 Wallis Street, Woollahra, in the State of New South Wales, retired pharmacist, who died on 25th April, 2001, must send particulars of his claim to the executor, Robert Warwick Anderson, c.o. Deacons, Lawyers, 1 Alfred Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 25th May, 2001. DEACONS, Lawyers, 1 Alfred Street (GPO Box 3872), Sydney, NSW 2000 (DX 368, Sydney), tel.: (02) 9330 8184.

[0533

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of STANLEY BERTRAM BOCK, late of Killara, in the State of New South Wales, retired, who died on 16th November, 2000, must send particulars of his claim to the executrices, Isa Catherine Bock and Kathleen May Gascoigne, c.o. Olliffe & McRae, Solicitors, PO Box 874, Griffith, within one (1) calendar month from publication of this notice. After that time the executrices 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 14th May, 2001. OLLIFFE & McRAE, Solicitors, PO Box 874, Griffith, NSW 2680 (DX 5901, Griffith), tel.: (02) 6962 1744.

[0534]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of JEAN ELLEN MARY COLLINS, late of Eastlakes, in the State of New South Wales, bar attendant, who died on 30th October, 2000, must send particulars of his claim to the administrator, David Henry Popplewell, c.o. Frank M. Deane & Co., Solicitors, 227 Elizabeth Street, Sydney, 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 5th June, 2001. FRANK M. DEANE & CO., Solicitors, 227 Elizabeth Street, Sydney, NSW 2000 (DX 1179, Sydney), tel.: (02) 9264 3066.

COMPANY NOTICES

NOTICE of voluntary winding up.-DAA ENTERPRISES PTY LIMITED (In voluntary liquidation), ACN 077 878 123.-Notice is hereby given that at an extraordinary general meeting of members of the abovenamed company, duly convened and held at 15 Oxford Falls Road, Beacon Hill, NSW 2100 on 6th June, 2001 the following special resolution was duly passed: "That the company be wound up voluntarily". It was further resolved that Arthur Duffield be appointed liquidator of the company for the purposes of winding up the affairs and distributing the assets of the company. Dated 6th June, 2001. A. DUFFIELD, Liquidator, c.o. Brooks, Deane & Powne, Chartered Accountants, Level 6, 72 Pitt Street, Sydney, NSW 2000, tel.: (02) 9233 6111.

[0535]

Notice of Application relating to NAPIER DEVELOPMENT PTY LIMITED.-In respect of proceedings commenced on 9th February, 2001.-Application will be made by Rapid Response Constructions Pty Limited to the Supreme Court of New South Wales at 9.00 a.m. on 19th June, 2001 at Queens Square, Sydney, NSW for an Order that the Company be wound up. Copies of documents filed may be obtained under the rules. Any person intending to appear at the hearing must serve a notice in the prescribed form so as to reach the address below not later than 1:00 p.m. on 18th June, 2001. A. R. MARTIN, c.o. Potts Latimer, Level 31, 31 Market Street, Sydney, NSW 2000 (DX 421, SYDNEY).

OTHER NOTICES

NOTICE of dissolution of partnership.-AUSTSRALIAN EQUINE DENTAL SERVICES.-Notice is hereby given that the partnership previously subsisting between Peter Robert Graney and Suzanne Denise Graney carrying on business as Equine Dentistry at RMB 3300D Wisemans Ferry Road, Somersby, New South Wales under the style or firm of "Austsralian Equine Dental Services" has been dissolved as from 24th May, 2001. Dated 7th June, 2001. SMALLWOODS, Lawyers, PO Box 480, Dee Why, NSW 2099.

[0536]