

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

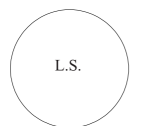
Proclamations

Freight Rail Corporation (Sale) Act 2001—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 *Freight Rail Corporation (Sale) Act 2001*, do, by this my Proclamation, appoint 13 July 2001 as the day on which that Act (except section 53 of, and Schedule 3 to, that Act) commences.

Signed and sealed at Sydney, this 11th day of July 2001.



By Her Excellency's Command,

MICHAEL EGAN, M.L.C., Treasurer

GOD SAVE THE QUEEN!

ERRATUM

THE Proclamation titled Freight Rail Corporation (Sale) Act 2001 – Proclamation which appeared in *Government Gazette* No. 108, dated 6 July 2001, page 5223, should not have been published. This Erratum corrects that mistake.

Poisons and Therapeutic Goods Amendment (Suspension and Cancellation of Licences and Authorities) Regulation 2001

under the

Poisons and Therapeutic Goods Act 1966

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Poisons and Therapeutic Goods Act 1966*.

CRAIG KNOWLES, M.P., Minister for Health

Explanatory note

Clause 149 of the *Poisons and Therapeutic Goods Regulation 1994* currently provides that the Director-General of the Department of Health may suspend or cancel a licence or authority issued under that Regulation if one or more specified grounds set out in paragraphs (a) to (f) of that clause exist.

The object of this Regulation is to amend the *Poisons and Therapeutic Goods Regulation 1994* to provide that the Director-General must suspend or cancel a licence or authority if any of the more serious grounds exists. However, the Director-General will also have a discretion as to whether to suspend or cancel a licence or authority, or whether to take no action at all, on other, less serious, grounds.

This Regulation is made under the *Poisons and Therapeutic Goods Act 1966*, including sections 24 and 45C (the general regulation-making power).

r01-116-p02.842

Clause 1

Poisons and Therapeutic Goods Amendment (Suspension and Cancellation of Licences and Authorities) Regulation 2001

1 Name of Regulation

This Regulation is the *Poisons and Therapeutic Goods Amendment* (Suspension and Cancellation of Licences and Authorities) Regulation 2001.

2 Amendment of Poisons and Therapeutic Goods Regulation 1994

The *Poisons and Therapeutic Goods Regulation 1994* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Poisons and Therapeutic Goods Amendment (Suspension and Cancellation of Licences and Authorities) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 149

Omit the clause. Insert instead:

149 Grounds for suspension or cancellation

- (1) The Director-General must suspend or cancel a licence or authority in the event of one or more of the following:
 - (a) the holder of the licence or authority requests or agrees in writing to the suspension or cancellation of the licence or authority,
 - (b) the holder of the licence or authority is convicted of a serious offence against the Act or this Regulation, or of a serious offence against the *Drug Misuse and Trafficking Act 1985* or any regulation in force under that Act,
 - (c) the Director-General forms the opinion that the holder of the licence or authority is no longer a fit and proper person to hold the licence or authority,
 - (d) in the case of a licence or authority to supply methadone, the Director-General forms the opinion that the supply of methadone has a significant adverse effect on the amenity of the area in which the premises from which it is being supplied are situated.
- (2) The Director-General may, at the Director-General's discretion, suspend or cancel a licence or authority on any one or more of the following grounds:
 - (a) the holder of the licence or authority contravenes any condition of the licence or authority,

Poisons and Therapeutic Goods Amendment (Suspension and Cancellation of Licences and Authorities) Regulation 2001

Schedule 1	Amendments
	Amenuments

- (b) the holder of the licence or authority is convicted of an offence (not being a serious offence) against the Act or this Regulation, or of an offence (not being a serious offence) against the *Drug Misuse and Trafficking Act 1985* or any regulation in force under that Act,
- (c) an order is made under section 10 (1) of the *Crimes* (*Sentencing Procedure*) *Act 1999* relating to the holder of the licence or authority in respect of an offence against the Act or this Regulation, or an offence against the *Drug Misuse and Trafficking Act 1985* or any regulation in force under that Act,
- (d) the annual fee for the licence is not duly paid.
- (3) In this clause, *serious offence* means an offence that is punishable by imprisonment for life or for a term of 5 years or more.

[2] Clause 162

Insert after clause 161:

162 Transitional provision relation to suspension or cancellation of licences or authorities

Clause 149, as substituted by the *Poisons and Therapeutic Goods Amendment (Suspension and Cancellation of Licences and Authorities) Regulation 2001*, extends to any cause of suspension or cancellation that was done or took place before the commencement of that Regulation unless the Director-General has, before that commencement, caused written notice to be served on a holder of a licence or authority in accordance with clause 150 in respect of that cause of suspension or cancellation.

Orders

Anglican Church of Australia (Macquarie Anglican Grammar School Dubbo Council) Order 2001

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

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 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order.

Dated this 4th day of July 2001.

By Her Excellency's Command,

Explanatory note

Section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938 provides that the persons who, for the time being, are the members of an unincorporated body that is constituted by an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling an institution or organisation of the Anglican Church of Australia, or of dealing with any church trust property, may be the subject of a declaration by an ordinance of that Synod that it is expedient to constitute them as a body corporate. Once the ordinance making the declaration is passed, the Governor may, by order published in the Gazette, declare the members of the unincorporated body to be a body corporate.

p01-100-p01.822

Anglican Church of Australia (Macquarie Anglican Grammar School Dubbo Council) Order 2001

Explanatory note

The object of this Order is to provide for the members of the Macquarie Anglican Grammar School Dubbo Council to be a body corporate known as "Macquarie Anglican Grammar School Dubbo Council". The relevant ordinances are the *Macquarie Anglican Grammar School Dubbo Ordinance 2001* and the *Macquarie Anglican Grammar School Dubbo Incorporation Ordinance 2001*.

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

Anglican Church of Australia (Macquarie Anglican Grammar School Dubbo Clause 1 Council) Order 2001

Anglican Church of Australia (Macquarie Anglican Grammar School Dubbo Council) Order 2001

1 Name of Order

This Order is the Anglican Church of Australia (Macquarie Anglican Grammar School Dubbo Council) Order 2001.

2 Macquarie Anglican Grammar School Dubbo Council

It is declared that the persons who for the time being are the members of the body known as the Macquarie Anglican Grammar School Dubbo Council constituted under the Macquarie Anglican Grammar School Dubbo Ordinance 2001 are a body corporate under the name "Macquarie Anglican Grammar School Dubbo Council".

3 Notes

The explanatory note does not form part of this Order.

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 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

Acacia atrox Kodela ms

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-108-p01.843

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:

Acacia atrox Kodela ms

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 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

Poaceae

Alexfloydia repens B.K. Simon

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-105-p01.843

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 sub-heading "Poaceae" the matter:

Alexfloydia repens B.K. Simon

5382

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 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

Asteraceae

Brachyscome ascendens G.L. Davis

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-107-p01.843

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 sub-heading "Asteraceae" the matter:

Brachyscome ascendens G.L. Davis

5384

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 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

Cyperaceae

Cyperus semifertilis S.T. Blake

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-104-p01.843

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 sub-heading "Cyperaceae" the matter:

Cyperus semifertilis S.T. Blake

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 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

Orchidaceae

Geodorum densiflorum (Lam.) Schltr.

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-106-p01.843

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 sub-heading "Orchidaceae" the matter:

Geodorum densiflorum (Lam.) Schltr.

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 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 hilliana F. Muell.

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 30th day of May 2001.

Assoc. Prof. Paul Adam for Dr Chris Dickman

Chairperson Scientific Committee

p01-109-p01.843

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 "Proteaceae" the matter:

Grevillea hilliana F. Muell.

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 population of mammal 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:

Animals Vertebrates Mammals Muridae Mastacomys fuscus Thomas, 1882

Broad-toothed Rat at Barrington Tops in the local government areas of Gloucester, Scone and Dungog

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 numbers have been reduced to such a critical level 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.

p01-103-p01.843

Threatened Species Conservation Act 1995 No 101-Final Determination

Signed at Sydney, this 30th day of May 2001.

Assoc. Prof. Paul Adam for 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 "Animals" and the sub-headings "Vertebrates", "Mammals" the matter:

Muridae

Mastacomys fuscus Thomas, 1882

Broad-toothed Rat at Barrington Tops in the local government areas of Gloucester, Scone and Dungog

OFFICIAL NOTICES

Appointments

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE MINISTER FOR LOCAL GOVERNMENT, MINISTER FOR REGIONAL DEVELOPMENT, AND MINISTER FOR RURAL AFFAIRS

IT would be appreciated if the accompanying Executive Council Minute revoking the authorisation for the Honourable E M OBEID, MLC, to perform the duties of the offices of the Minister for Local Government, Minister for Regional Development, and Minister for Rural Affairs, from 4 July 2001, and recommending that the Honourable M IEMMA, MP, be authorised to perform the duties of the offices of the Minister for Local Government, Minister for Regional Development, and Minister for Rural Affairs, from 4 July 2001, could be considered at the next meeting of the Executive Council.

For the information of Her Excellency, Minister WOODS will be absent on a study tour to the the United Kingdom, Europe and Hong Kong between 4 July and 24 July 2001 inclusive.

BOB CARR, M.P., Premier

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE MINISTER FOR EDUCATION AND TRAINING

IT would be appreciated if the accompanying Executive Council Minute recommending that the Honourable J R FACE, MP, Minister for Gaming and Racing, be authorised to perform the duties of the offices of the Education and Training, during the Minister's absence could be considered at the next meeting of the Executive Council.

For the information of Her Excellency, Minister AQUILINA will be on private leave between 10 and 17 July 2001 inclusive.

BOB CARR, M.P., Premier

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE PREMIER, MINISTER FOR THE ARTS AND MINISTER FOR CITIZENSHIP

IT would be appreciated if the accompanying Executive Council Minute, recommending that during my absence from the State, the Honourable A J REFSHAUGE, MP, Deputy Premier, Minister for Urban Affairs and Planing, Minister for Aboriginal Affairs and Minister for Housing, be authorised to perform the duties of the office of the Premier from 13 July 2001 could be considered at the next meeting of the Executive Council.

For the information of Her Excellency, I will be absent from the State between 13 July and 5 August 2001, inclusive.

BOB CARR, M.P., Premier

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE SPECIAL MINISTER OF STATE, MINISTER FOR INDUSTRIAL RELATIONS, MINISTER ASSISTING THE PREMIER ON PUBLIC SECTOR MANAGEMENT AND MINISTER ASSISTING THE PREMIER FOR THE CENTRAL COAST

IT would be appreciated if the accompanying Executive Council Minutes, recommending that the Honourable R S AMERY, MP, Minister for Agriculture, and Minister for Land and Water Conservation, be authorised to perform the duties of the offices of the Special Minister of State, Minister for Industrial Relations, Minister Assisting the Premier on Public Sector Management, and Minister Assisting the Premier for the Central Coast from 9 and 13 July 2001 inclusive, and that the Honourable R J DEBUS, MP, Attorney General, Minister for the Environment, Minister for Emergency Services, and Minister Assisting the Premier on the Arts, be authorised to perform the duties of the offices of the Special Minister of State, Minister for Industrial Relations, Minister Assisting the Premier on Public Sector Management and Minister Assisting the Premier for the Central Coast from 14 to 20 July 2001 could be considered at the next meeting of the Executive Council.

For the information of Her Excellency, Minister DELLA BOSCA will be on private leave between 9 and 20 July 2001, inclusive.

> BOB CARR, M.P., Premier

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE OF THE MINISTER FOR HEALTH

IT would be appreciated if the accompanying Executive Council Minute recommending thatthe Honourable J A WATKINS, MP, Minister for Police, be authorised to perform the duties of the office of the Minister for Health, during the Minister's absence could be considered at the next meeting of the Executive Council.

For the information of Her Excellency, Minister KNOWLES will be on private leave between 14 July and 22 July 2001 inclusive.

BOB CARR, M.P., Premier

PUBLIC SECTOR MANAGEMENT ACT 1988

NOTIFICATION

IN Pursuance of Section 10B (1) of the Public Sector Management Act 1988 the Governor, with the advice of the Executive Council, has approved of Mr Timothy James ROGERS, Department of Local Government, being appointed on an acting basis to the position of Director General, Department of Local Government, effective from 16 July 2001 until 20 July 2001 inclusive, during the absence of Mr Garry John Alfred PAYNE, Director General.

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

STOCK DISEASES ACT 1923

Appointment of Members of the Board of Tick Control

HER Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint the following persons to be members of the Board of Tick Control in respect of the following Electoral Districts and under the following provisions of the Act:

John David WILLIAMS (Officer of the Department of Agriculture nominated by the Minister), section 5(5)(a);

Howard Frank SHEDDEN (Casino), section 5(5)(c);

Robert James GRAHAM (Lismore), section 5(5)(c);

Allan TINDALL (Kyogle), section 5(5)(c);

Janice Margaret FLETCHER (Tweed), section 5(5)(c);

Malcolm Charles REID (West of Richmond Range), section 5(5)(c);

for a term commencing from the date hereof until 18 May 2004.

Dated this 4th day of July 2001.

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

SYDNEY CRICKET AND SPORTS GROUND ACT 1978

Appointment of Trustees

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of Section 6 (1) (a) of the Sydney Cricket and Sports Ground Act 1978 re-appoints the following persons as members of the Sydney Cricket and Sports Ground Trust for a term of office commencing 14 July 2001 and terminating on 13 July 2003:

E. John CLONEY, Jon DONOHOE, Colin LOVE, Michael CLEARY AO, Roderick McGEOCH AM and Dawn FRASER AO MBE.

Also re-appoints the following persons as members of the Sydney Cricket and Sports Ground Trust for a term of office commencing 14 July 2001 and terminating on 13 July 2005:

Rodney CAVALIER, Kaye SCHOFIELD, Graeme PASH, John McCARTHY QC, Alan JONES AM and Paul WARREN.

Also appoints Rodney CAVALIER as Chairperson and E. John CLONEY as Deputy Chairperson for their respective terms.

Dated this 4th day of July 2001.

JOHN WATKINS, M.P., Minister for Sport and Recreation, Minister for Corrective Services and Minister for Fair Trading

NSW Agriculture

MARKETING OF PRIMARY PRODUCTS ACT 1983

PROCLAMATION

MARIE BASHIR, AC, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 68 of the Marketing of Primary Products Act 1983, do, by this my Proclamation:

- (a) declare that section 69 of the Marketing of Primary Products Act 1983 applies for the purpose of constituting the MIA Citrus Fruit Promotion Marketing Committee for citrus fruit and in relation to the Murrumbidgee Irrigation Area comprising the Local Government Areas of the City of Griffith, and of Leeton, Carrathool, Narrandera and Murrumbidgee.
- (b) declare citrus fruit to be a commodity for the purposes of the Marketing of Primary Products Act 1983.

Signed and sealed at Sydney, this 4th day of July 2001.

By Her Excellencyis Command.

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

STOCK DISEASES ACT 1923

DECLARATION

Declaration of Johne's Disease as a Disease for the Purposes of Sections 20B and 20C of the Act.

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 20B (3) and 20 (3) of the Stock Diseases Act 1923:

- (a) revoke declaration published in the *Government Gazette* No. 51 of 23 April 1999; and
- (b) declare Johneis disease to be a disease for the purposes of sections 20B and 20C of the Act.

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

Dated: 3 July 2001.

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has renewed the following aquaculture leases:

OL85/149 within the estuary of the Hastings River, having an area of 0.6956 hectares, to Peter J. BLACKMAN of Port Macquarie, NSW for a term of 15 years expiring on 8 May 2016.

OL96/053 within the estuary of the Shoalhaven River having an area of 1.0200 hectares to Annette Patricia COLLISON and John Raymond COLLISON of Myola, NSW, for a term of 15 years expiring on 26 June 2016.

OL86/050 within the estuary of the Camden Haven River, having an area of 0.7982 hectares, to Mr Ben GOULD of Empire Bay, NSW for a term of 15 years expiring on 11 March 2016.

OL70/579 within the estuary of the Macleay River, having an area of 0.7920 hectares, to Mr John B. DESTE of Arakoon, NSW for a term of 15 years expiring on 20 April 2016.

OL71/247 and OL71/249 within the estuary of Port Stephens having an area of 9.3305 and 9.500 hectares respectively to F B SHEPPARD & CO PTY LTD NSW for a term of 15 years both expiring on 22 July 2016.

OL71/061 within the estuary of the Pambula River having an area of 0.3037 hectares to Christopher Ivan BOYTON of Pambula Beach NSW for a term of 15 years expiring on 7 March 2016.

OL85/019 within the estuary of Wallis Lake, having an area of 0.6240 hectares, to Bertram L. KENNEY of Tuncurry, NSW for a term of 15 years expiring on 6 February 2016.

OL86/009 within the estuary of the Hastings River, having an area of 0.5491 hectares, to Mr Alan A. TUNSTEAD and Ms Anita M. TUNSTEAD of Port Macquarie, NSW, for a term of 15 years expiring on 20 January 2016.

OL84/221 within the estuary of the Bellinger River, having an area of 0.4753 hectares, to Messrs, Anthony O., Christopher D. and Owen D. SHIELDS and Ms Beverley J. SHIELDS of Urunga, NSW, for a term of 15 years expiring on 9 February 2016.

OL96/061 within the estuary of Wallis Lake having an area of 0.6500 hectares to Darrell Eric SCHUBERT and Grant Andrew SCHUBERT of Forster NSW for a term of 15 years expiring on 13 April 2016.

OL84/127 within the estuary of the Clyde River having an area of 0.717 hectares to Isidoris PASCHALIDIS and Maria PASCHALIDIS of Batemans Bay NSW for a term of 15 years expiring on 28 October 2016.

OL86/086 within the estuary of Wallis Lake having an area of 0.8809 hectares to Clarence COOMBES of Forster NSW for a term of 15 years expiring on 2 December 2016.

OL87/019 within the estuary of Wallis Lake having an area of 1.8494 hectares to Clarence COOMBES and Laurence COOMBES of Forster NSW for a term of 15 years expiring on 27 November 2016.

OL96/030 within the estuary of Wallis Lake having an area of 5.8147 hectares to Maurice, Anne and Stephen VERDICH of Forster NSW for a term of 15 years expiring on 26 February 2017.

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

Department of Land and Water Conservation

Land Conservation

DUBBO OFFICE Department of Land and Water Conservation 142 Brisbane Street (PO Box 865), Dubbo, NSW 2830 Phone: (02) 6841 5200 Fax: (02) 6841 5231

DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT 1898 AND THE CROWN LANDS REGULATION 1995

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

Inspection of this draft assessment can be made at the Dubbo District Office of the Department of Land and Water Conservation at 142 Brisbane Street, Dubbo, and at the Coonamble Shire Council Chambers, Coonamble, during normal business hours.

Representations are invited from the public on the draft assessment. These may be made in writing for a period of twenty eight (28) days commencing from 13 July 2001 and should be sent to the District Manager, Department of Land and Water Conservation, PO Box 865, Dubbo 2830. Please quote File No. DB88 H 140. Reason for Assessment: Land Assessment was undertaken to identify the future use of the Crown Land Parcel.

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

Description

Crown Land at "Nine Pines", Coonamble, comprising a total area of 2.478 hectares being Lot 53 in DP 722789, Parish of Moolambong, County of Leichhardt and Local Government of Coonamble.

Contact: Bruce Rutherford (02) 6841 5233.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1 John Gordon SMITH (new member)

For a term commencing the date of this notice and expiring 18 July 2004.

COLUMN 2 Marulan Public Hall Trust Dedication N Public Purpo Notified: 13 1963

Dedication No.: 530021 Public Purpose: Public hall Notified: 13 December 1963 Locality: Marulan File Ref.: GB80 R 268

ROADS ACT 1993

ERRATUM

IN pursuance of the provisions of the Roads Act 1993 the *Government Gazette* notice of 8 June 2001, Folio 3433, Transfer of Crown Road to a Council, Parish Binalong and Mylora, County Harden, Land District Boorowa, Shire Yass, under the heading Description – delete "Lot 112" and insert in lieu "Lot 114".

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

APPOINTMENT OF LOCAL LAND BOARD MEMBERS

IN pursuance of the provisions of the Crown Lands Act 1989, the persons specified in Column 1 of the Schedule hereunder have been appointed as Local Land Board Members for the Land Districts specified opposite in Column 2 of the Schedule for a term of six (6) months commencing 1 July 2001 and expiring on 31 December 2001.

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

SCHEDULE

COLUMN 1

William John SINGLETON Glynne TOSH Robert Dunbar LOWREY Peter Alexander CARLILL James William SNEESBY Selwyn Trevor BRYANT COLUMN 2 Bellingen Bellingen Casino Lismore Lismore

ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

PURSUANT to section 81 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the dedicated Crown land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1 Land District: Lismore Local Government Area: Ballina Shire Parish: Ballina County: Rous Locality: Ballina Lot 441, Sec. *, DP No. 45984 Area: 471 square metres File Reference: GF00 R 45 COLUMN 2

Dedication No. 540004 Public Purpose: Public Recreation Notified: 20 August 1886 Lot 476, Sec. *, DP No. 729095, Parish Ballina, County Rous New Area: 2.164 hectares

HAY OFFICE Department of Land and Water Conservation

126 Lachlan Street (PO Box 182), Hay, NSW 2711 Phone: (02) 6993 1306 Fax: (02) 6993 1135

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the lands specified in the Schedule hereunder are declared to be Crown land within the meaning of that Act.

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

SCHEDULE

Land in the name of Hay Rural Lands Protection Board.

Land District and Shire – Hay Parish – Mulla Mulla; County – Nicholson

Lots 1 and 3, DP 1004746 being the whole of the land in Folio Identifiers 1 and 3/1004746. File HY81 R 80

5397

OFFICIAL NOTICES

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Maitland; County – Northumberland Land District and LGA – Maitland

Road Closed: Lots 2 and 3, DP 1026121 at East Maitland (being land not under the Real Property Act). File Reference: MD96 H 215

Note: On closing the land within Lots 2 and 3, DP 1026121 will remain land vested in Maitland City Council as operational land. (Council's Reference KS/PW/ 122/901/2.)

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1 COLUMN 2 Lake Macquarie Awaba Waste City Council Management (R170042) Reserve Trust COLUMN 3 Reserve: 170042 Public Purpose: Rubbish denot Notified: 18 December 1987 File Ref .: MD93 R 51

Commencing this day.

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117 of the Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE

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

For a term of three months commencing this day.

Conservation

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Land District – Moruya; Shire – Eurobodalla Parish – Narooma; County – Dampier

Lot 11 in Deposited Plan 597970 of hectares. File No.:H757

ERRATUM

IN the Government Gazette of 22 June 2001, under the heading of "Notification under the Roads Act 1993, of the acquisition of lands for roads, acquisition of severed lands, of setting aside of unoccupied Crown lands as road, of declaration of roads to be public roads and of closing of roads" where it states in the Title affected and area acquired: "C/F 62/755023" is amended to read "C/F 62/755923". File No.: NA94 H 165

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

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

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 Agriculture and Minister for Land and Water Conservation

Description

Land District – Orange; Shire – Cabonne

Kevin Raymond and Isabel Margaret MITCHELL. Proposed closing of the Crown public road south of Lot 84, DP 756890, Parish of March, County of Wellington. Objections/submissions should be forwarded to the Manager, Resource Access and Compliance, Department of Land and Water Conservation, PO Box 2146, Orange 2800. File reference: OE01 H 196.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Wayne John	Gooloogong	Dedication No.: 590022
HUGHES	Memorial Hall	Public Purpose: War
(new member)	Trust	Memorial (Hall Site)
Catherine Meleesa		Notified: 1 October 1954
RyanTHOMPSON		Locality: Gooloogong
(new member)		File Ref.: OE80 R 202
Tracy Lee		
THOMPSON		
(new member)		
Stephen THOMPS	ON	
(new member)		
For a term commencing this day and expiring 21 January 2005.		

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

DEDICATION OF LAND AS PUBLIC ROAD

NOTICE is hereby given that in pursuance of section 12 of the Roads Act 1993, the Crown land described in the Schedule below and by agreement and acceptance of Pittwater Council is hereby dedicated as Council public road.

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

SCHEDULE

Lot 317, DP 824048. File No.: MN93 H 158

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed and the road ceases to be public road and the rights of passage and access that previously existed in relation to the road is extinguished

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

Description

Land District – Metropolitan; L.G.A. – Parramatta

Lot 1, DP 551029 at Parramatta, Parish St. John, County Cumberland (not being land under the Real Property Act). MN01 H 93

Note: On closing, title for the land in lot 1 remains vested in Parramatta City Council as operational land

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Macquarie; County – Macquarie; *Land District – Port Macquarie* Local Government Area – Hastings

Road being Lots 1 and 2 DP 1025083 (not under the Real Property Act)

Note: On closing the land within Lot 1, DP 1025083, will vest in the Crown as Crown land and the land within Lot 2, DP 1025083, remains vested in Hastings Council as operational land. TE89 H 195

ERRATUM

THE notice appearing in Government Gazette No. 108, Folio 5248, dated 6 July 2001, regarding Appointment of Administrator to Manager a Reserve Trust is deleted.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 2

COLUMN 1 Julie Kay

DRURY

HARDES

MAYERS

Ronald N. SAWYER Thomas Leslie

WARREN Ross Vincent

WILLIAMS

(new members)

Lansdowne Public Hall Kelvin Edward Reserve Trust Neville Arthur

COLUMN 3 Reserve No.: 96614 Public Purpose: Public Hall Notified: 25 February 1983 Locality: Lansdowne

File Ref.: TE80 R 59/2

For a term commencing this day and expiring 12 July 2006.

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

COLUMN 1

SUTTON

Douglas James

NOTIFICATION OF CLOSING OF A ROAD

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

Description

Parish – Indi; County – Selwyn Land District – Tumbarumba; Shire – Tumbarumba

Road Closed: Lot 1, DP 1018911 at Biggara (not being land under the Real Property Act 1900). File No.: WA99 H 22

Note: On closing, the land within Lot 1, DP 1018911 remains vested in the State of New South Wales as Crown land.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Anthony James CRANE (new appointment)	Coolac Recreation Reserve and Public Hall Trust	Dedication No.: 620029 Public Purpose: Public recreation Notified: 13 April 1888 Locality: Coolac Reserve No.: 47671 Public Purpose: Public hall Notified: 27 March 1912 Locality Coolac. File Reference: WA99 R 6

For a term commencing this day and expiring 14 October 2004

SCHEDULE 2

COLUMN 2 Temora

Showground (re-appointment) Trust

William George PRESTON (re-appointment) Dedication No.: 620071 Public Purpose: Showground Notified: 10 September 1886 Locality: Temora File Ref.: WA80 R 191

COLUMN 3

Rick Bruce FIRMAN (re-appointment) Leslie Lionel HARMER (new appointment) The person for the time being holding the position of President, Temora Show Society (ex-officio re-appointment) The person for the time being holding the position of Treasurer, Temora Show Society (ex-officio re-appointment) The person for the time being holding the position of President, Temora Trotting Club Ltd (ex-officio re-appointment) The person for the time being holding the position of Treasurer, Temora Trotting Club Ltd (ex-officio re-appointment) The person for the time being holding the position of Vice President, Temora Trotting Club Ltd (ex-officio re-appointment) For a term commencing 19 July 2001 and expiring 18 July 2006

ERRATUM

THE notice appearing in the Government Gazette of 22nd June 2001 folio 4273, under the heading of "Roads Act 1993" the description in Schedule 1 is amended by deleting the word 'west' and inserting the word 'east.' File No.: WA00 H 233.

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

Water Conservation

WATER MANAGEMENT ACT 2000

Benerembah Irrigation District Environment Protection Trust

Drainage Service Charges 2001/2002

THE Benerembah Irrigation District Environment Protection Trust in pursuance of section 315 of the Water Management Act 2000, and in accordance with the Water Management (Benerembah Irrigation District Environment Protection Trust) Finance Regulation 1996, makes the following determination in respect of its ninth charging year, commencing 1 July 2001.

- A. It proposes to raise an amount of \$394,345 by way of drainage service charges levied on land within its area of operations.
- B. The factor according to which land within the area of operations is classified for the purposes of levying service charges is the nature and extent of water supply to the land.
- C. The basis according to which service charges are to be levied is the former Water Administration Ministerial Corporationís water allocation to the land from the works of the Benerembah Domestic Stock Water Supply and Irrigation District.
- D. The rates at which service charges are to be levied on land within the area of operations of the Trust are:
 - (a) operations rate of \$1.80 per megalitre of former allocation for holdings with access to existing surface drainage;
 - (b) operational rate of \$0.90 per megalitre of former allocation for those holdings which need to pump more than 50% of that holding's drainage to the surface drain;
 - (c) maintenance rate of \$0.25 per megalitre of former allocation for holdings referred to in (a) and (b);
 - (d) rate of \$0.50 per megalitre of former allocation for holdings not falling within (a) or (b) that have not reached the ceiling of \$2 per megalitre per holding.

Dated this 28th day of May 2001

The seal of the Benerembah Irrigation District Environment Protection Trust was affixed pursuant to a resolution of the Trust in the presence of two members whose signatures are below:

B. BARBER W. CARLON

WATER ACT 1912

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

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

MURRAY RIVER VALLEY

Clement Andrew and Patricia Grace HARRIS for a pump on the Billabong Creek, on Crown Land adjacent Lot 4, DP 706004, Parish of Benjee, County of Wakool, for water supply for irrigation of 4.5 hectares (cereals, pasture, rice) (replacement licence due to permanent transfer) (GA2:504509) (Ref: 57SL80031).

Any enquiries regarding the above should be directed to the undersigned (phone: (03) 5881 9200).

Written 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 at the Department's Office at Deniliquin within 28 days of the date of this publication.

L. J. HOLDEN, A/Senior Natural Resource Officer Murray Region

Department of Land and Water Conservation PO Box 205 DENILIQUIN NSW 2710

WATER ACT 1912

APPLICATIONS under part 2, within proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

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

MACQUARIE RIVER VALLEY

JOHN SUTTON NICHOLAS for a 2 pumps on the Cudgegong River, Lot 1, DP 838526, Parish of Broombee, County of Wellington for water supply for stock and domestic purposes and irrigation of 8.73 hectares (grapes) (replacement license ñ no increase in area or allocation) (80SL95880).

JUNIOR JOHN FURNEY AND TIMOTHY JOHN FURNEY for a pump on the Macquarie River, Part Lot 77, DP 754303, Parish of Coolbaggie, County of Lincoln for irrigation of 74.25 hectares (lucerne, winter cereals, cotton) (replacing & combining existing entitlement by way of permanent transfer ñ no increase in area or allocation) (80SL95881).

ANDATA PTY LIMITED for a dam and a pump on an Unnamed Watercourse, Lot 200, DP 1019428, Parish of Towac, County of Wellington for conservation of water and water supply for stock and domestic purposes (new license) (80SL95882).

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

Any inquiries regarding the above should be directed to the undersigned (telephone 6884 2560). GA2: 311290

FRED HUNDY Water Access Manager, Macquarie

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

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

PLANTINGA ENTERPRISES P/L for a dam and pump on an Unnamed Watercourse on Lot 25, DP 750358, Parish of Beaufort, County of Bathurst, for water conservation and water supply for stock, domestic purposes and for irrigation of 20.00 hectares (potatoes and lucerne) (new licence existing entitlement obtained by way of Permanent Transfer Scheme) (GA2:495897) (Ref:70SL090729).

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

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

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

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

George Paterson WILSON for an existing well on Lot 54, DP 757239 Parish of Livingstone, County of Wynyard for a water supply for commercial purposes (water bottling). New licence . (Reference: 40BL188328)

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 10 August 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 section 10 of Part 2 of the Water Act 1912, as amended, has been received as follows:

Robert and Barbara DAY for a pump on Dunns Creek being Lot 653, DP 843563, Parish of Bateman, County of St Vincent for the irrigation of 2.0 hectares. (Vegetables, Berry Fruit Trees) (new licence) (Ref:10SL55839) (GA2:493010) (Lodged under the 1998 NSW Water Amnesty). Grantley Richard INGRAM for a pump on Bombala River being Lots 176 and 177, DP 756819, Parish of Bombala, County of Wellesley for the irrigation of 10.0 hectares (forrage and grapes) (new licence) (Ref:10SL55821) (GA2:493011).

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

> BRUCE WATT, Regional Licensing Officer Sydney/South Coast Region

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

WATER ACT 1912

APPLICATIONS under Part 8, being within a Proclaimed (declared) Local Area under section 5 (4) of the Water Act.

Applications for Approval of Controlled Works under section 167 within the proclaimed (declared) local area described hereunder have been received from the Coomoo Coomoo Landcare Group for erosion control measures on the eastern slopes of Coolanbilla Mountain.

NAMOI RIVER VALLEY

Peter Donald JONES for Controlled Works consisting of an earthen levee on the Liverpool Plains Coomoo Coomoo Yarraman Floodplain on Lot 1, DP 755488, Parish of Coolanbilla, County of Pottinger on the property known as iAndamookaî for erosion control. Ref: 90CW810884.

Ian Robertson DUNCAN and Margery Fay DUNCAN for Controlled Works consisting of an earthen levee on the Liverpool Plains Coomoo Coomoo Yarraman Floodplain on Lots 6 and 7, DP 755488 and Crown road, Parish of Coolanbilla, County of Pottinger on the property known as iOaklandsî for erosion control. Ref: 90CW810885. GA2493660.

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Department's Manager, Resource Access, Tamworth by 7 August 2001.

General information and plans showing the location of the works referred to in the above applications may be viewed at the Tamworth or Gunnedah offices of the Department of Land and Water Conservation.

> GEOFF CAMERON, Manager Resource Access

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

13 July 2001

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0139)

No. 1777, MINERALS CORPORATION LIMITED (ACN 002 529 160), area of 9 units, for Group 2, dated 29 June, 2001. (Inverell Mining Division).

(T01-0140)

No. 1778, REGIONAL EXPLORATION MANAGEMENT PTY LTD (ACN 093 739 336), area of 172 units, for Group 6, dated 4 July, 2001. (Inverell Mining Division).

(T01-0141)

No. 1779, NEWCREST OPERATIONS LIMITED (ACN 009 221 505) and LFB RESOURCES NL (ACN 073 478 574), area of 70 units, for Group 1, dated 4 July, 2001. (Orange Mining Division).

(T01-0147)

No. 1785, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), area of 4 units, for Group 4, dated 4 July, 2001. (Orange Mining Division).

(T01-0148)

No. 1786, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), area of 4 units, for Group 4, dated 4 July, 2001. (Orange Mining Division).

(T01-0149)

No. 1787, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), area of 4 units, for Group 2, dated 5 July, 2001. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T99-0218)

No. 1550, now Exploration Licence No. 5868, NUGGET RESOURCES AUSTRALIA PTY LTD (ACN 072 692 365), Counties of Bathurst, Roxburgh and Wellington, Map Sheet (8731, 8732, 8832), area of 113 units, for Group 1, dated 18 June, 2001, for a term until 17 June, 2003. As a result of the grant of this title, Exploration Licence No. 2037 has ceased to have effect.

(T00-0162)

No. 1699, now Exploration Licence No. 5872, PLATSEARCH NL (ACN 003 254 395), Counties of Farnell and Yancowinna, Map Sheet (7134, 7135), area of 100 units, for Group 1, dated 27 June, 2001, for a term until 26 June, 2003.

No. 1707, now Exploration Licence No. 5873, PLATSEARCH NL (ACN 003 254 395), County of Mootwingee, Map Sheet (7336), area of 35 units, for Group 1, dated 27 June, 2001, for a term until 26 June, 2003.

(T01-0101)

No. 1743, now Exploration Licence No. 5871, PASMINCO AUSTRALIA LIMITED (ACN 004 074 962), County of Blaxland, Map Sheet (8132), area of 6 units, for Group 1, dated 25 June, 2001, for a term until 24 June, 2003.

MINING LEASE APPLICATION

(C00-0507)

Singleton No. 150, now Mining Lease No. 1489 (Act 1992), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Map Sheet (9032), area of 60.74 hectares, to mine for coal, dated 14 June, 2001, for a term until 13 June, 2022. As a result of the grant of this title, Exploration Licence No. 5475 has ceased to have effect.

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

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

(T92-0405)

Exploration Licence No. 4563, CLUFF MINERALS (AUSTRALIA) PTY LTD (ACN 002 091 330), area of 2 units. Application for renewal received 5 July, 2001.

(T92-0656)

Exploration Licence No. 4566, CLIMAX AUSTRALIA PTY LIMITED (ACN 002 164 598), area of 13 units. Application for renewal received 3 July, 2001.

(T96-1282)

Exploration Licence No. 5500, PLATSEARCH NL (ACN 003 254 395), area of 39 units. Application for renewal received 4 July, 2001.

(T00-0614)

Mining Lease No. 947 (Act 1973), TREVOR MAXWELL LOCKWOOD, area of 41.07 hectares. Application for renewal received 3 July, 2001.

EDWARD OBEID, M.L.C., Minister for Mineral Resources NOTICE is given that the following authorities have been renewed:

(T95-1136)

Exploration Licence No. 5096, SITEGOAL PTY LIMITED (ACN 052 317 503), County of Yanda, Map Sheet (7936), area of 15 units, for a further term until 28 August, 2002. Renewal effective on and from 26 June, 2001.

(T98-1149)

Exploration Licence No. 5535, PASMINCO AUSTRALIA LIMITED (ACN 004 074 962), Counties of Booroondarra, Rankin, Robinson and Woore, Map Sheet (7834, 7934, 7935), area of 151 units, for a further term until 22 October, 2002. Renewal effective on and from 26 June, 2001.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T99-0066)

Exploration Licence No. 5637, BELLA MONTAGNA PTY LTD (ACN 078 686 923), County of Beresford and County of Murray, Map Sheet (8726), area of 51 units. Cancellation took effect on 2 July, 2001.

(T99-0107)

Exploration Licence No. 5676, LIMESTONE MINING LIMITED (ACN 089 190 198), County of Ashburnham and County of Bathurst, Map Sheet (8630, 8631), area of 9 units. Cancellation took effect on 4 July, 2001.

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

EXPIRIES

Mineral Claim No. 188 (Act 1992), RODNEY JAMES MASEN, Parish of Taloumbi, County of Clarence. This title expired on 3 July, 2001.

Mining Lease No. 845 (Act 1973), NOEL JEFFRIE NOTT and SALLY NOTT, Parish of Goodiman, County of Bligh. This title expired on 1 July, 2001.

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

Department of Urban Affairs and Planning

Cessnock Local Environmental Plan 1989 (Amendment No 40)

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*. (N96/00241/S69)

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

e96-380-p01.809

Clause 1

Cessnock Local Environmental Plan 1989 (Amendment No 40)

1 Name of plan

This plan is *Cessnock Local Environmental Plan 1989* (Amendment No 40).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 6 (b) (the Proposed Open Space Zone) to Zone No 2 (a) (the Residential "A" Zone) under *Cessnock Local Environmental Plan 1989*.

3 Land to which plan applies

This plan applies to land situated in the City of Cessnock, being Lot 47, DP 13297, 28 Lightfoot Street, Cessnock, Parish of Pokolbin, as shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 40)" deposited in the office of Cessnock City Council.

4 Amendment of Cessnock Local Environmental Plan 1989

Cessnock Local Environmental Plan 1989 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Cessnock Local Environmental Plan 1989 (Amendment No 40)

Liverpool Local Environmental Plan 1997 (Amendment No 30)

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*. (P00/00112/S69)

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

e00-305-p01.840

Clause 1 Liverpool Local Environmental Plan 1997 (Amendment No 30)

Liverpool Local Environmental Plan 1997 (Amendment No 30)

1 Name of plan

This plan is the *Liverpool Local Environmental Plan 1997* (*Amendment No 30*).

2 Aims of plan

This plan aims to separately define trees and to manage the preservation of trees within the City of Liverpool.

3 Land to which plan applies

This plan applies to all land to which the *Liverpool Local Environmental Plan 1997* applies.

4 Amendment of Liverpool Local Environmental Plan 1997

The *Liverpool Local Environmental Plan 1997* is amended as set out in Schedule 1.

Liverpool Local Environmental Plan 1997 (Amendment No 30)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Definitions

Insert in alphabetical order in clause 6 (1):

tree means a living perennial plant not less than 2 metres high which, if permitted to grow to maturity, would have a height in excess of 3 metres.

[2] Clause 15 Trees

Omit "with a height of 3 metres or greater" from clause 15 (1).

[3] Clause 15 (2)

Omit "or to anything required to be done by the *Electricity (Overhead Line Safety) Regulation 1991*".

Insert instead "to any lopping or other work required to be done by or under the *Electricity Supply Act 1995*, or to the removal or lopping of trees in accordance with the *Roads Act 1993*".

[4] Clause 15 (3)

Insert after clause 15 (2):

(3) The consent of the Council is not required where the tree's condition constitutes an immediate threat to life or property, or where the tree is included in any current list of noxious weeds that is applicable to the Council's area or is a species of tree specified in Schedule 5A.

Liverpool Local Environmental Plan 1997 (Amendment No 30)

Schedule 1 Amendments

[5] Schedule 5A

Insert after Schedule 5:

Schedule 5A Exempt trees

(Clause 15 (3))

Botanical Name	Common Name
Salix species	Willow
Populus species	Poplar
Acacia balleyana	Cootamundra Wattle
Erythrina x sykesii	Coral Tree
Ficus elastica and hybrids	Ornamental Rubber Tree
Cupressus macrocarpa Brunniana	Golden Cypress
Lagunaria patersonii	Norfolk Island Hibiscus
Ligustrum species	Large Leafed Privet
Ligustrum species	Small Leafed Privet
Olea africana	African Olive
Cinnamomum camphora	Camphor Laurel
Schefflera actinophylla	Umbrella Tree
Syagrus romanzoffiana	Cocos Palm
Toxicodendron succedaneum	Rhus tree
Robinea pseudoacacia	Honey Locust

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

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*. (S01/00333/S69)

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

e01-137-p01.811

Clause 1

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

1 Name of plan

This plan is Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1).

2 Aims of plan

This plan aims:

- (a) to delete any reference to "tree lopping or removal" from the land use table in *Sutherland Local Environmental Plan—Menai Town Centre 1992*, and
- (b) to insert a provision in that plan to allow the Council of the Sutherland Shire to make tree and bushland vegetation preservation orders for the land to which that plan applies.

3 Land to which plan applies

This plan applies to land at Menai to which *Sutherland Local Environmental Plan—Menai Town Centre 1992* applies.

4 Amendment of Sutherland Local Environmental Plan—Menai Town Centre 1992

The Sutherland Local Environmental Plan—Menai Town Centre 1992 is amended as set out in Schedule 1.

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 Land use table

Omit the matter relating to tree lopping or removal from the Table to the clause.

[2] Clause 30

Insert after clause 29:

30 How are trees and bushland vegetation preserved?

(1) For the purposes of this clause:

bushland vegetation means vegetation that is either a remnant of the natural vegetation of land, or if altered, is still representative of the structure and floristics of the natural vegetation.

- (2) The objective of this clause is the preservation of valuable trees and bushland vegetation in the Sutherland Shire.
- (3) Where it appears to the Council of the Sutherland Shire that it is expedient for the purpose of preserving or securing trees and bushland vegetation in order to ensure the integrity of the natural environment for both residents of and visitors to Sutherland Shire it may make a tree and bushland vegetation preservation order.
- (4) A tree and bushland vegetation preservation order may prohibit the ringbarking, cutting down, topping, lopping, pruning, removing, injuring or wilful destruction of any bushland vegetation, tree or trees specified in the order except with development consent or the permission of the Council of the Sutherland Shire.
- (5) A tree and bushland vegetation preservation order made in accordance with this clause may apply to any tree or trees, or to any specified class, type or description of trees or to bushland vegetation described in the order.

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

Schedule 1

Amendments

- (6) A tree and bushland vegetation preservation order may exempt any tree or any specified class, type or description of trees or bushland vegetation upon land described in the order.
- (7) A tree and bushland vegetation preservation order, and an amendment or repeal of any such order, has effect only when it has been published in the Gazette and in a local newspaper.
- (8) A person must not contravene, or cause or permit the contravention of, a tree and bushland vegetation preservation order that is in force.
- (9) It is a sufficient defence to a prosecution for an offence under this clause if the accused establishes:
 - (a) that the tree or bushland vegetation concerned was dying or dead or had become dangerous, or
 - (b) that taking the action alleged to comprise the offence was reasonably necessary to protect human life, buildings or other property from imminent danger from a bush fire burning in the vicinity of the land on which the tree or bushland vegetation was situated, or
 - (c) that written notice about proposed action to remove trees or bushland vegetation that pose or poses a fire hazard was given to the Council of Sutherland Shire, and the Council, before the action alleged to comprise the offence was taken, confirmed in writing:
 - (i) that the tree or bushland vegetation concerned was in a fuel free zone within the meaning of the document entitled *Planning for Bush Fire Protection* published by the Department of Rural Fire Service, or
 - (ii) that the tree or bushland vegetation concerned was of a species classified by the Council as being likely to present a significant fire hazard, or
 - (d) that written notice about the proposed action alleged to comprise the offence was given to the Council, a period of not less than 14 days occurred after the notice was given (and before the action was taken) and the Council did not advise the person during that period that it opposed the action being taken.

Sutherland Local Environmental Plan—Menai Town Centre 1992 (Amendment No 1)

Amendments

Schedule 1

In this subclause, *notice* means a notice that includes the name and address of the person who gives it and that explains that a tree of a named species or bushland vegetation situated in a specified position on land described in the notice is intended to be ringbarked, cut down, topped, lopped, removed, injured or wilfully destroyed for the purpose of bush fire hazard reduction.

(10) The provisions of a tree and bushland vegetation preservation order do not apply to activities lawfully conducted in accordance with the *Telecommunications Act 1992* of the Commonwealth, the *Roads Act 1993*, the *Rural Fires Act 1997*, the *Local Government Act 1993* or the *Environmental Planning and Assessment Act 1979*.

Tamworth Local Environmental Plan 1996 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S00/00937/S69)

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

Signed, 6th day of July 2001.

e00-287-p02.811

Clause 1

Tamworth Local Environmental Plan 1996 (Amendment No 14)

1 Name of plan

This plan is *Tamworth Local Environmental Plan 1996* (Amendment No 14).

2 Aims of plan

This plan aims:

- (a) to include a definition of *restricted premises* in the *Tanworth Local Environmental Plan 1996* and to specify the land on which development for the purposes of restricted premises may be carried out with development consent, and
- (b) to specify the land on which development for the purpose of a brothel may be carried out with development consent, and
- (c) to impose restrictions on the location of a brothel or restricted premises.

3 Land to which plan applies

This plan applies to all land within the City of Tamworth under *Tamworth Local Environmental Plan 1996* and in particular to land at Taminda as identified by diagonal hatching on the map marked "Tamworth Local Environmental Plan 1996 (Amendment No 15)" deposited in the office of the Tamworth City Council.

4 Amendment of Tamworth Local Environmental Plan 1996

The *Tamworth Local Environmental Plan 1996* is amended as set out in Schedule 1.

Tamworth Local Environmental Plan 1996 (Amendment No 14)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 How are types of development and other terms defined in this plan?

Insert in alphabetical order of definitions in clause 6 (1):

restricted premises means business premises or a shop that, due to its nature, restricts access to customers over 18 years of age and includes sex shops and similar premises, but does not include a tavern, hotel or brothel.

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

Insert at the end of the definition:

Tamworth Local Environmental Plan 1996 (Amendment No 15)

[3] Clause 10 What rural zones apply in this plan?

Insert "restricted premises," in alphabetical order in item 4 of the matter relating to Zone Nos 1 (a), 1 (c), 1 (d) and 1 (e) in the Table to the clause.

[4] Clause 18 What residential zone applies in this plan?

Insert "restricted premises," in alphabetical order in item 4 of the matter relating to Zone No 2 in the Table to the clause.

[5] Clause 19 What business zones apply in this plan?

Insert "restricted premises" in alphabetical order in item 4 of the matter relating to Zone Nos 3 (a1) and 3 (a) in the Table to the clause.

[6] Clause 23 What industrial zone applies in this plan?

Insert "brothels (unless on land identified by diagonal hatching on the map)," in alphabetical order in item 4 of the matter relating to Zone No 4 in the Table to the clause.

Tamworth Local Environmental Plan 1996 (Amendment No 14)

Schedule 1 Amendments

Clause 24 What recreation zone applies in this plan? [7]

Insert "restricted premises," in alphabetical order in item 4 of the matter relating to Zone No 6 in the Table to the clause.

[8] Clause 25 What environment protection zone applies in this plan?

Insert "restricted premises," in alphabetical order in item 4 of the matter relating to Zone No 7 in the Table to the clause.

[9] Clauses 52 and 53

Insert after clause 51:

52 What are the restrictions on the location of a brothel?

Notwithstanding any other provision of this plan, the Council must not grant consent to development for the purposes of a brothel unless it is satisfied that the boundary of the site of the proposed brothel will be at least 150 metres by road from any of the following:

- (a) any existing dwelling,
- (b) any residential zone,
- (c) any place of public worship,
- (d) any place designed for and utilised by children, such as any child care centre, community facility, educational establishment, entertainment facility, recreation area or recreation facility,
- (e) any other brothel.

53 What are the restrictions on the location of restricted premises?

Notwithstanding any other provision of this plan, the Council must not grant consent to development for the purpose of restricted premises unless the Council is satisfied that:

- there will be no external advertising other than the name (a) of the premises, and
- (b) there will be access to the premises via a public road, and

Tamworth Local Environmental Plan 1996 (Amendment No 14)

Amendments

Schedule 1

- (c) the boundary of the site of the restricted premises will be at least 150 metres by road from any other restricted premises, and
- (d) the boundary of the site of the restricted premises will be at least 150 metres by road from any existing dwelling.

5421

Woollahra Local Environmental Plan 1995 (Amendment No 34)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S00/01568/S69)

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

e01-161-p01.809

Clause 1

Woollahra Local Environmental Plan 1995 (Amendment No 34)

1 Name of plan

This plan is *Woollahra Local Environmental Plan 1995 (Amendment No 34)*.

2 Aims of plan

- (1) This plan aims to reclassify the land to which this plan applies, being public land owned by Woollahra Municipal Council, from community land to operational land within the meaning of the *Local Government Act 1993*.
- (2) This plan incidentally makes more extensive provisions in *Woollahra Local Environmental Plan 1995* for the classification or reclassification of public land as operational land as a consequence of major changes to the statutory scheme in section 30 (Reclassification of community land as operational) of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to Lot 2, DP 304163, being land at the rear of (but not forming part of) 37 Union Street, Paddington, as shown edged black on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 34)—Classification Map" deposited in the office of Woollahra Municipal Council.

4 Amendment of Woollahra Local Environmental Plan 1995

Woollahra Local Environmental Plan 1995 is amended as set out in Schedule 1.

Woollahra Local Environmental Plan 1995 (Amendment No 34)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 25A

Omit the clause. Insert instead:

25A Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 4 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
- (2) The amendments made by the *Local Government Amendment* (*Community Land Management*) *Act 1998* to section 30 of the *Local Government Act 1993* do not apply to the land described in Part 1 of Schedule 4.
- (3) Land described in Part 2 of Schedule 4:
 - (a) to the extent (if any) that the land is a public reserve, does not cease to be a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants by which it was affected before its classification, or reclassification, as operational land.
- (4) Land described in Columns 1 and 2 of Part 3 of Schedule 4, 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 all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except those (if any) specified opposite the land in Column 3 of Part 3 of Schedule 4.
- (5) In this clause, *the relevant amending plan*, in relation to land described in Part 3 of Schedule 4, means the local environmental plan cited at the end of the description of the land.

Woollahra Local Environmental Plan 1995 (Amendment No 34)

Schedule 1

Amendments

- (6) Before the relevant amending plan inserted the description of land into Part 3 of Schedule 4, the Governor approved of subclause (4) applying to the land.
- [2] Schedule 4 Classification and reclassification of public land as operational land

Insert after the heading to the Schedule:

Part 1 Land classified, or reclassified, under original section 30 of Local Government Act 1993

[3] Schedule 4, Parts 2 and 3

Insert at the end of the Schedule the following Parts:

Part 2 Land classified, or reclassified, under amended section 30 of Local Government Act 1993—interests not changed

Column 1

Column 2

Locality

Description

Paddington

Land at the rear of (but not forming part of) 37 Union Street

Lot 2, DP 304163, as shown edged heavy black on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 34)— Classification Map" Woollahra Local Environmental Plan 1995 (Amendment No 34)

Amendments

Schedule 1

Part 3 Land classified, or reclassified, under amended section 30 of Local Government Act 1993—interests changed

Column 1	Column 2	Column 3
Locality	Description	Trusts etc not discharged

Woollahra Local Environmental Plan 1995 (Amendment No 36)

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*. (S01/00401/S69)

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

e01-185-p01.809

Clause 1

Woollahra Local Environmental Plan 1995 (Amendment No 36)

1 Name of plan

This plan is Woollahra Local Environmental Plan 1995 (Amendment No 36).

2 Aims of plan

This plan aims to add properties to the schedule of heritage items in *Woollahra Local Environmental Plan 1995*.

3 Land to which plan applies

This plan applies to:

- (a) Lot 7, DP 13051, known as No 6 Fairfax Road, Bellevue Hill, and
- (b) Lots 1 and 2, DP 181526 and Lot 1, DP 81093, known as No 1 Young Street, Paddington,

as shown coloured orange and edged heavy black on Sheets 1 and 2, respectively, of the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 36)—Heritage Conservation Map" deposited in the office of Woollahra Council.

4 Amendment of Woollahra Local Environmental Plan 1995

Woollahra Local Environmental Plan 1995 is amended as set out in Schedule 1.

Woollahra Local Environmental Plan 1995 (Amendment No 36)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 1 Definitions

Insert in appropriate order in the definition of *heritage conservation map*:

Woollahra Local Environmental Plan 1995 (Amendment No 36)—Heritage Conservation Map

[2] Schedule 3 Heritage items

Insert the entries below in Parts A and B of Schedule 3 in appropriate order of street and suburb, street number and description of the heritage item:

Fairfax Rd, Bellevue Hill	6	<i>Tudor Lodge</i> —house, garage, flagged driveway, paths and stone wall to Fairfax Road
Young St, Paddington	1	Electrical Substation No 342

Hornsby Shire Local Environmental Plan 1994 (Amendment No. 62)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act* 1979. (S00/01828/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, **3 July** 2001.

Name of plan

1. This plan is Hornsby Shire Local Environmental Plan 1994 (Amendment No. 62).

Aims of plan

2. This plan aims to rezone so much of the Lane Cove National Park as is within the Hornsby local government area to the National Parks and Nature Reserves Zone under *Hornsby Shire Local Environmental Plan 1994*.

Land to which plan applies

3. This plan applies to so much of the land within the Hornsby local government area known as the Lane Cove National Park, as is shown edged heavy black on the map marked "Hornsby Shire Local Environmental Plan 1994 (Amendment No. 62)" deposited in the office of Hornsby Shire Council.

Relationship to other environmental planning instruments

4. This plan amends *Hornsby Shire Local Environmental Plan 1994* in the manner set out in clause 5.

Amendment of Hornsby Shire Local Environmental Plan 1994

5. *Hornsby Shire Local Environmental Plan 1994* is amended by inserting, in appropriate order, at the end of the definition of "the map" in clause 23(1) the following words:

Hornsby Shire Local Environmental Plan 1994 (Amendment No. 62)

RYDE LOCAL ENVIRONMENTAL PLAN No. 102

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. (S99/00663/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 4 July 2001

What is this plan called?

1. This plan may be called Ryde Local Environmental Plan No. 102.

What are the aims of this plan?

2. This plan aims to rezone the land to which this plan applies from Special Uses "A" – Psychiatric Centre to Residential "E" under the Ryde Planning Scheme Ordinance.

This plan also specifies the density controls that are to apply to the erection or use of a residential flat building on the land.

Where does this plan apply?

3. This plan applies to land situated in the City of Ryde being Lot 51, D.P. 875599, and known as 53-63 Badajoz Road, North Ryde, as shown by distinctive colouring, edging and lettering on the map marked "Ryde Local Environmental Plan No. 102" deposited in the office of the Council of the City of Ryde.

How does this plan affect other environmental planning instruments?

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

How is the Ryde Planning Scheme Ordinance amended by this plan?

- 5. The Ryde Planning Scheme Ordinance is amended by:
 - a) inserting at the end of the definition of "scheme map" in clause 3(1) the following words:
 Ryde Local Environmental Plan No. 102.
 - b) inserting at the end of the Table to clause 72F in Columns 1, 2, 3, 4, and 5, respectively, the following matter:

2

8m

Lot 51, DP 875599, and known as 53-63 13 120m² Badajoz Road, North Ryde, as shown by distinctive colouring, edging and lettering on the map marked "Ryde Local Environmental Plan No. 102" deposited in the office of the Council.

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Wommara in the Lake Macquarie City Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as Public Road under Section 10 of the Roads Act 1993.

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

SCHEDULE

All that piece or parcel of Crown land situated in the Lake Macquarie City Council area, Parish of Kahibah and County of Northumberland, shown as Lot 7 Deposited Plan 221256, being part of land resumed as severed land by notification in *Government Gazette* No 138 of 18 October 1929 on page 4336.

(RTA Papers FPP 1M2080; RO 10/252.1998)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Alfred Town in the Wagga Wagga City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Wagga Wagga City Council area, Parishes of Gumly Gumly and Cunninngdroo and County of Wynyard, shown as Lots 11 and 16 Deposited Plan 253941.

(RTA Papers 14/239.1114)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at St Ives in the Ku-Ring-Gai Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Ku-Ring-Gai Council area, Parish of Gordon and County of Cumberland, shown as:

Lot 1 Deposited Plan 209814; Lot 1 Deposited Plan 1029410; and Lot A Deposited Plan 101674.

(RTA Papers 238.1623)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Gwynville in the Wollongong City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Wollongong City Council area, Parish of Woonona and County of Camden, shown as Lots 14, 15 and 16 Deposited Plan 843929.

(RTA Papers F6/497.11240)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Glenfield in the Campbelltown and Liverpool City Council areas

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

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

SCHEDULE 1

All those pieces or parcels of land situated in the Campbelltown City Council area, Parish of Minto and County of Cumberland, shown as:

> Lots 6, 7, 9, 10, 11, 14, 15, 16 and 18 to 24 inclusive Deposited Plan 241558; Lot 1 Deposited Plan 1029417; Lot 6 Deposited Plan 240945; and Lots 1, 2 and 3 Deposited Plan 529706.

SCHEDULE 2

All those pieces or parcels of land situated in the Liverpool City Council area, Parish of Minto and County of Cumberland, shown as Lots 1 to 4 inclusive Deposited Plan 240945.

(RTA Papers 76.1132)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Ourimbah in the Wyong Shire Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Wyong Shire Council area, Parish of Ourimbah and County of Northumberland, shown as:

Lots 5, 6, 9 to 16 inclusive and 24 to 28 inclusive Deposited Plan 225698; Lot 1 Deposited Plan 209942; and Lot 1 Deposited Plan 1029414.

(RTA Papers 10/505.1201)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Nabiac in the Greater Taree City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Greater Taree City Council area, Parish of Wang Wauk and County of Gloucester, shown as Lots 52 and 53 Deposited Plan 739397.

(RTA Papers: 10/410.1438)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Cabramatta in the Fairfield City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Fairfield City Council area, Parish of St Luke and County of Cumberland, shown as:

Lots 8 and 9 Deposited Plan 562470; and Lot 1 Deposited Plan 1029415.

(RTA Papers 156.1346)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Bass Hill in the Bankstown City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Bankstown City Council area, Parish of Liberty Plains and County of Cumberland, shown as:

> Lots 1, 2 and 3 Deposited Plan 431350; Lot 1 Deposited Plan 187651 and Lot 1 Deposited Plan 186990.

(RTA Papers 1M1309; RO 2/26.1490)

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 BLACKTOWN, AT ARNDELL PARK. Contract Number 966070SA, Project Number 3000574. Lines 1 to 2, inclusive and their appurtenant junctions, sidelines and inlets serving GREAT WESTERN HIGHWAY, MURTHA STREET and HOLBECHE ROAD.

CITY OF BLACKTOWN, AT ROOTY HILL. Contract Number 969083S7, Project Number 3001516. Lines 1 to 3, inclusive and their appurtenant junctions, sidelines and inlets serving MARANATHA STREET and TREES WAY.

CITY OF HAWKESBURY, AT RICHMOND. Contract Number 969285S7, Project Number 3002003. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving MARCH STREET and PAGET 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 connection to these mains.

ROBERT ROACH, Developer Activity Officer Blacktown Commercial Centre

Dated: 13th July 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 KANAHOOKA. Contract Number 958624S1, Project Number 390425. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving KANAHOOKA ROAD. CITY OF WOLLONGONG, AT THIRROUL. Contract Number 958766S6, Project Number 390450. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving STATION 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 connection to these mains.

MARGARET McTAINSH, Developer Activity Officer

Dated: 13th July 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.

BANKSTOWN COUNCIL, at Greenacre: Project No. 3001410 (Contract No. 969500S3). Sideline 1 inclusive and its appurtenant junctions sideline and inlets serving RAWSON ROAD and ACTION STREET.

HURSTVILLE COUNCIL, at Mortdale: Project No. 380554 (Contract No. 943056SA). Sideline 1 inclusive and its appurtenant junctions sidelines and inlets serving BLACKSHAW AVENUE.

LEICHHARDT COUNCIL, at Rozelle: Project No. 3001747 (Contract No. 972808S5). Line 1 inclusive and its appurtenant junctions sideline and inlets serving MERTON STREET and CROSS STREET.

SOUTH SYDNEY COUNCIL, at East Sydney: Project No. 3001471(Contract No. 970168S0). Line 1 inclusive and its appurtenant junctions sideline and inlets serving CROWN STREET and LIVERPOOL LANE.

SOUTH SYDNEY COUNCIL, at Rosebery: Project No. 3001903 (Contract No. 966588S7). Line 1 inclusive and its appurtenant junctions sideline and inlets serving GARDENERS ROAD and DUNNING AVENUE.

SOUTH SYDNEY COUNCIL, at Redfern: Project No. 3002173 (Contract No. 973277S8). Sideline 1 inclusive and its appurtenant junctions sideline and inlets serving CHELSEA STREET and RENNIE STREET.

SYDNEY CITY COUNCIL, at Sydney: Project No. 3001924 (Contract No. 437303F3). Line 1 inclusive and its appurtenant junctions sideline and inlets serving LEE STREET and LITTLE REGENT STREET.

WOOLLAHRA COUNCIL, at Woollahra: Project No. 3001751 (Contract No.959671S0). Sideline 1 inclusive and its appurtenant junctions sideline and inlets serving OCEAN 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.

GERRY DACOCO, Developer Activity Officer

Dated: 13th July 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.

LIVERPOOL CITY COUNCIL, AT WEST HOXTON. Contract Number 967547SA, Project Number 3001459, Line 1, inclusive and its appurtenant junctions, sidelines and inlets, serving ST MARYS STREET.

LIVERPOOL CITY COUNCIL, AT GREEN VALLEY. Contract Number 971784S6, Project Number 3001952, Sideline 1, inclusive and its appurtenant junctions, sidelines and inlets, serving COQUET WAY.

FAIRFIELD CITY COUNCIL, AT WETHERILL PARK. Contract Number 971882S3. Project Number 3001717, Lines 1, 2, and 3, inclusive and their appurtenant junctions, sidelines and inlets, serving ELIZABETH 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.

MITKO BALALOVSKI, Developer Activity Officer Urban Development Liverpool Regional Office

Dated: 13th July 2001

SYDNEY WATER

Sewer mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections. Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF LIVERPOOL, AT CHIPPING NORTON, Contract Number 973724SA, Project Number 3002200. Property Connection Sewer Line 1, inclusive and its appurtenant junctions, serving RIVERSIDE 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.

> VALDIS VIKSNE, Developer Activity Officer Liverpool Commercial Centre

Dated: 13th July 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 MT COLAH. Contract Number 970028S5, Project Number 3001394. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving NORTHUMBERLAND AVENUE.

CITY/MUNICIPALITY OF WARRINGAH, AT BEACON HILL. Contract Number 956897S8, Project Number 353053. Sideline 1, inclusive and its appurtenant junctions, sidelines and inlets serving OiCONNORS ROAD.

CITY/MUNICIPALITY OF MANLY, AT FAIRLIGHT. Contract Number 970052S5, Project Number 3001630. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving AUSTIN STREET.

CITY/MUNICIPALITY OF PARRAMATTA, AT CHESTER HILL. Contract Number 965185S4, Project Number 3000728. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving BOUNDARY ROAD.

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

MARTHA AMADOR Developer Activity Officer Chatswood

Dated: 13th July 2001

WATER MAINS

SYDNEY WATER

Water mains

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

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

CITY OF BLACKTOWN, AT ROOTY HILL. Contract Number 969083WB, Project Number 1000643, Water mains are now laid and capable of serving identified properties in TREES WAY and MARANATHA STREET.

CITY OF HAWKESBURY, AT NORTH RICHMOND. Contract Number 969199W6, Project Number 1000908, Water mains are now laid and capable of serving identified properties in BELLS LINE OF ROAD and CROOKED LANE.

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

> ROBERT ROACH, Developer Activity Officer Blacktown Commercial Centre

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

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

CITY OF LIVERPOOL, AT WEST HOXTON. Contract Number 971775W9. Project Number 1000655. Water mains are now laid and capable of serving identified properties in DOWLING STREET, LYCETT AVENUE, BIBB CLOSE and GARLING AVENUE.

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

> PETER ALLEN, Developer Activity Officer Liverpool Commercial Centre

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

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

CITY OF LIVERPOOL, AT HINCHINBROOK. Contract Number 967553W0, Project Number 1000865. Water mains are now laid and capable of serving identified properties in DELAMBRE PLACE, ROSSINI DRIVE and LEGENDRE PLACE.

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

> VALDIS VIKSNE, Developer Activity Officer Urban Development Liverpool Commercial Centre

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

CITY OF FAIRFIELD, AT WETHERILL PARK. Contract Number 971882W7. Project Number 1000748. Water mains are now laid and capable of serving identified properties in ELIZABETH STREET.

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.

MITKO BALALOVSKI, Developer Activity Officer Urban Development Liverpool Regional Office

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

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

ROCKDALE COUNCIL, AT ARNCLIFFE: Project No. 180039 (Contract No. 386956F0). Watermains are now laid and shown on said plan and capable of serving the properties in LUSTY STREET and ARNCLIFFE STREET.

STRATHFIELD COUNCIL, AT STRATHFIELD: Project No. 1000370 (Contract No. 406620FA). Watermains are now laid and shown on said plan and capable of serving the properties in WENTWORTH ROAD and RAILWAY CRESCENT.

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

> GERRY DACOCO, Developer Activity Officer

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

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

CITY OF WOLLONGONG, AT CONISTON. Contract Number 970396W2, Project Number 1000752. Water mains are now laid and capable of serving identified properties in FOX AVENUE.

Subject to the provisions of the Sydney Water Act 1994 the owners of all lands being identified properties on plans will become liable for payment of water charges on and from the date of connection to these mains.

> MARGARET McTAINSH, Developer Activity Officer

Dated: 13th July 2001

SYDNEY WATER

Water mains

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

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

CITY OF LIVERPOOL, AT VOYAGER POINT. Contract Number 971888W1, Project Number 1000764. Water mains are now laid and capable of serving identified properties in BORONIA DRIVE and LOMANDRA COURT

CITY OF LIVERPOOL, AT VOYAGER POINT. Contract Number 971923W7, Project Number 1000766. Water mains are now laid and capable of serving identified properties in CREEKWOOD DRIVE, BUXIFOLIA COURT and BAKERI COURT.

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

> JOAN BURCHELL, Developer Activity Officer Liverpool Commercial Centre

Dated: 13th July 2001

Other Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTIONORDER

UNDER the provisions of Section 126 of the Anti-Discrimination Act 1977, and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 25, 33 and 51 of the Anti-Discrimination Act 1977 to Immigrant Women's Speakout Association NSW to provide services specifically to migrant and refugee women from non-English speaking backgrounds and to designate and recruit for women only.

This exemption will remain in force for a period of ten years from the date given.

Dated this 6th day of July 2001.

BOB DEBUS, M.P., Attorney General

ASSOCIATIONS INCORPORATION ACT 1984

CANCELLATION PURSUANT TO SECTION 55A(3)

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to Section 55A(3) of the Associations Incorporation Act 1984 and the cancellation is effective on 13 July 2001.

1. Y2867440 People for Ethical Treatment of Animals (PETA) Inc

D B O'CONNOR, Director-General Department of Fair Trading

CHARITABLE TRUSTS ACT 1993 ORDER UNDER SECTION 12

PROPOSED CY-PRES SCHEME RELATING TO THE ESTATE OF THE LATE EDNA EASTER HYLAND ROCKWOOD

THE deceased, Edna Easter Hyland Rockwood, died on 27 February 1986. In her will for which probate was granted on 29 July 1986, the following provision was made:

> 'I GIVE DEVISE AND BEQUEATH all of the rest and residue of my property located outside the Kingdom of Thailand at the time of my death...to be used for the obtaining, training, maintaining and care, including veterinary treatment, of seeing eye dogs for blind, destitute residents of Australia...'

This expression of a general charitable intention is the basis of an application for a cy-pres scheme. No specific beneficiary has been nominated, but the Guide Dog Association of New South Wales and the Australian Capital Territory has been identified by the executor of the estate of the testatrix's late executor as a potential beneficiary.

I have formed the view that the gift in the testatrix's will is a gift for charitable purposes and have approved a recommendation that the Attorney General establish a cypres scheme pursuant to section 12(1)(a) of the Charitable Trusts Act 1993. The scheme is to be applied to give effect to the intention as a gift to the Guide Dog Association of New South Wales and Australian Capital Territory, 5 Northcliffe Street, Milsons Point NSW 2061.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the gift for the obtaining, training, maintaining and care, including veterinary treatment, of seeing eye dogs for blind, destitute residents of Australia be amended cy-pres to give effect to the intention as a gift to the Guide Dog Association of New South Wales and Australian Capital Territory, 5 Northcliffe Street, Milsons Point NSW 2061 in accordance with the terms of the testatrix's will, such order to take effect 21 days after its publication in the *Government Gazette*, in accordance with section 16(2) of the Charitable Trusts Act.

Date of Order: 5th July 2001.

M G SEXTON, SC, Solicitor General Under delegation from the Attorney General

CO-OPERATIVES ACT 1992 CHANGE OF NAME

IT is hereby notified that on 9 July 2001, I registered a change of name for Newcastle Wedding Connection Co-operative Ltd to Newcastle Wedding Industry Professionals Cooperative Ltd.

Dated this ninth day of July 2001.

D. CHARTERS, Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

NOTICE UNDER SECTION 601AA OF THE CORPORATIONS LAW AS APPLIED BY SECTION 325 OF THE CO-OPERATIVES ACT 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Name of Co-operative:

Trangie Saleyards Co-operative Society Limited Dated this 10th day of July 2001.

C. GOWLAND, Delegate Of The Registrar Of Co-operatives

DISTRICT COURT ACT 1973

District Court Rules 1973 – Direction

BY virtue of section 16 of the District Court Act 1973, I make this direction under Part 51A rule 1(2) of the District Court Rules 1973, specifying Port Macquarie to be a prescribed place for the purpose of section 63A of the District Court Act 1973, for the week commencing 20 August 2001, in lieu of the week commencing 13 August 2001.

Dated this 9th day of July 2001.

H. L. COOPER, Judge

OFFICIAL NOTICES

GEOGRAPHICAL NAMES ACT 1966

Notice Of Proposal To Amend A Suburb Boundary Within Canterbury City

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between Clemton Park and Belmore, reducing the extent of Clemton Park as shown on map GNB3724/C. The map may be viewed at Canterbury City Council Administration Centre, Campsie Library 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 POBox 143 **BATHURST NSW 2795**

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notice referring to the assignment of names and boundaries for localities in Tallaganda Council area, Folio 6913, 11 October 1996 and Folio 203, 24 January 1997. The two notices were in error and should be replaced with the following notice:

Notice of Assignment of Geographical Names for Localities in Tallaganda 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 GNB3804.

The names are:

Araluen, Back Creek, Ballalaba, Bendoura, Berlang, Bombay, Boro, Braidwood, Budawang, Charleys Forest, Corang, Durran Durra, Farringdon, Harolds Cross, Hereford Hall, Jembaicumbene, Jerrabattgulla, Jinden, Kindervale, Krawarree, Larbert, Majors Creek, Manar, Marlowe, Mayfield, Monga, Mongarlowe, Mount Fairy, Mulloon, Neringla, Nerriga, Northangera, Oallen, Palerang, Reidsdale, Snowball, Tomboye, Warri, Wog Wog, Wyanbene.

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

Geograhical Name	Designation	Discontinued	McKenzie Park
Araluen	Village	Designation	Reserve
Mongarlowe	Village	LGA	Gosford
Majors Creek	Village	Parish	Popran
Nerriga	Village	County	Northumberland
Braidwood	Town	Latitude	33° 20' 00"
Araluen Lower	Rural Place	Longitude	151° 09' 00"
Araluen North	Rural Place	L.P.I. Map	Gosford
Charleyong	Rural Place	100,000 Map	Gosford 9131

Geograhical Name Euradux Gundillion Little Bombay Oallen Ford Sand Holes Togganoggera Warri Bridge **Big Burney** Long Flat Nithdale Apple Tree Flat **Bentleys** Point **Cronnins** Crossing Half Moon Flat Jockeys Point Kain Kings Flat Little Burney Oranmeir Six Mile Flat Sweetwater

Weedy Flat

Designation Rural Place **Rural Place Rural Place Rural Place Rural Place Rural Place Rural Place** Historical Site Historical Site Historical Site Historical Area W. WATKINS,

Chairman

Geographical Names Board PO Box 143 Bathurst 2795

GEOGRAPHICAL NAMES ACT 1966

NOTICE OF DISCONTINUANCE OF GEOGRAPHICAL NAMES

PURSUANT to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that the following names are discontinued:

> Durras Lake Flora Reserve, Eucryphia Flora Reserve, Gulaga Flora Reserve, Jillaga Ash Flora Reserve, Mogood Flora Reserve, Monga Flora Reserve, Tinpot Flora Reserve.

> > WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7 (1) and Section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the name McKenzie Park and in its place assigned the name Tom KcKenzie Park as per the details below:

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

Assigned Designation LGA Parish County Latitude Longitude L.P.I. Map 100,000 Map Tom McKenzie Park Reserve Gosford Popran Northumberland 33° 20' 00'' 151° 09' 00'' Gosford Gosford 9131

WARWICK WATKINS, Chairman

Geographical Names Board POBox 143, Bathurst 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assigned the geographical name listed hereunder:

Proposed Name Designation LGA Parish County Latitude Longitude L.P.I. Map 100,000 Map Reference: James Talbot Gully Gully Gosford Cowan Northumberland 33° 20' 00" 151° 09' 00" Gunderman Gosford 9131 GNB4419

> WARWICK WATKINS, Chairman

Geographical Names Board P O Box 143, Bathurst 2795

GEOGRAPHICAL NAMES ACT 1966

NOTICE OF ASSIGNMENT OF GEOGRAPHICAL NAMES FOR ADDRESS LOCALITIES IN THE YARROWLUMLA LOCAL GOVERNMENT 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 The Angle and Clear Range as address localities to the areas indicated on map GNB3822.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the name listed hereunder as a geographical name.

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 that objection, setting out the grounds of the objection.

Proposed Name: Designation: L.G.A.: Parish: County: Latitude: Longitude: L.P.I. Map: 1:100,000 Map: Reference: Zeldaline Gardens Reserve Blacktown City Council Rooty Hill Cumberland 33° 44' 01" 150° 49' 03" Riverstone Penrith 9030 GNB: 4822

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GREYHOUND RACING AUTHORITY ACT 1985

RULES OF THE GREYHOUND RACING AUTHORITY 1999

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

1. Insert into sub Rule 4 (1) immediately before the definition of "Authority Steward" where appearing the following:

"Authority Grader" means a grader appointed by the Authority under Rule 64A.

- 2. Delete sub Rules 64 (2) to 64 (5) and insert in lieu thereof the following:
 - 64 (2) A nomination form by which a greyhound is nominated for any race or qualifying trial in a meeting to be conducted by a club,
 - (a) must be in an approved form; and
 - (b) must be signed as nominator by the owner or trainer of the greyhound nominated and by no other person if the nomination is for a race or qualifying trial meeting conducted by a non TAB club; and
 - (c) must if the nomination is for a TAB club race be signed as nominator by the owner or trainer of the greyhound nominated except for e-mail or telephone nominations and shall be submitted to the Authority in person, by post, by facsimile, by e-mail or by telephone as provided in this rule; and
 - (d) if the nomination is submitted to the Authority by e-mail or by telephone the owner or trainer by making the nomination:
 - (i) agrees to be bound by and comply with the Rules of the Greyhound Racing Authority, the rules of the club conducting the meeting and the conditions applicable to the race in which the greyhound nominated is drawn, and

- (ii) certifies that he is registered with the Greyhound Racing Authority or with an Approved Registration Authority, that he or she is the owner and/or trainer of the greyhound nominated, that neither the owner, trainer nor the greyhound are at the time of nomination subject to disqualification or other disability or prohibition which would make the greyhound ineligible for the TAB meeting for which it is nominated, and
- (iii) certifies that the greyhound is not the subject of inquiry and the particulars provided in the e-mail or telephone nomination are in all respects true and correct.
- (3) An official or other person must not add to, delete from or in any way alter any of the particulars provided in any nomination form submitted to a club or any nomination form or nomination submitted to the Authority but any minor error in relation to the nomination of a greyhound may be corrected by the nominator only with the express permission of the stewards in charge of the meeting.
- (4) All nomination forms received by a club with respect to a meeting whether directly from the nominator or from the Authority must be retained by that club for a period of not less than 3 months after date of the meeting and the nomination forms (or any of them) shall, on demand, be delivered as soon as practicable to the Authority.
- (5) A club must not in any circumstances permit a greyhound to start in a race or qualifying trial at a meeting conducted by the club unless a completed nomination form has been lodged with the club not later than the advertised time for all greyhounds drawn to compete at the race or qualifying trial meeting to be brought to the kennels and if the completed nomination form has not been signed by the owner or trainer of the greyhound, the stewards may require that the completed nomination form be signed either by the owner or trainer of the greyhound before the greyhound is kennelled.
- (6) Any change of ownership or trainer of a greyhound between the time of it being nominated to the Authority for any race or qualifying trial meeting and the day of the meeting shall forthwith be notified to the Authority by all the parties in the case of a change of ownership and by the owner and replacement trainer in the case of a change of trainer.

- (7) Notwithstanding that a greyhound may be qualified under these rules, the rules of the club or the conditions of a race, it shall not be obligatory on the Authority to accept any nomination of the greyhound for any race or qualifying trial meeting or to draw it in a race or qualifying trial.
- (8) Notwithstanding that the nomination of a greyhound has been received by the Authority and the greyhound has been drawn by the Authority Grader in a race, the committee of the club conducting the race or the stewards may if it or they think that it is in the best interests of greyhound racing, prohibit the greyhound nominated from starting in the race in which it is drawn but this power to prohibit shall not be exercised without the prior approval of the Authority or the Authority steward in charge of the meeting, and in such case an order may be made that any moneys paid in connection with the nomination be refunded.
- (9) The death of the owner of a greyhound shall affect its nomination if the death occurs before the draw is published.
- (10) The person who shall be liable for the payment of any fee with respect to the nomination of a greyhound is the nominator.
- (11) If a greyhound is sold, leased or transferred after the draw for a race meeting or qualifying trial has been published:
 - (a) It shall be sold, leased or transferred with its engagement;
 - (b) Any withdrawal from any engagement may only be made if permitted by these rules; and
 - (c) The new owner, lessee or trainer must confirm the nomination to the satisfaction of the stewards conducting of the race meeting or qualifying trial meeting concerned prior to the closure of the kennels.
- (12) Upon being satisfied that it is appropriate in all the circumstances the Authority may permit a nominator to withdraw a nomination prior to the box draw.
- 3. Immediately before Rule 65 insert the following new Rule:
 - 64A (1) The Authority shall from time to time appoint such number of suitable persons as it deems necessary to be Authority Graders whose duties shall include the preparation of the Original Draw for each TAB race meeting.
 - (2) Graders appointed pursuant to subrule (1) shall be responsible for grading of greyhounds in TAB race meetings in accordance with the relevant Greyhound Racing Authority grading policy effective from time to time.

- (3) Grading for all TAB race meetings shall be conducted by the Authority Grader unless the Authority in particular circumstances directs a club to conduct the grading for a TAB race meeting in which event the club grader shall grade in accordance with the directions of the Authority and in the absence of specific directions in accordance with the Greyhound Racing Authority grading policy in effect at the time the meeting is conducted.
- (4) The Greyhound Racing Authority grading policy effective from time to time shall be published by the Authority and made available upon request at such cost if any as the Authority determines.
- (5) The Greyhound Racing Authority grading policy in effect from time to time shall be deemed to have been adopted by all clubs and those clubs conducting TAB race meetings shall have all nominations for such meetings graded by the Authority Grader in accordance with the Greyhound Racing Authority grading policy in effect at the time the meeting is conducted, except if the Authority issues a direction under Rule 64A (3).
- (6) No person shall approach any Authority Grader for any purpose relating to grading or in any way attempt to influence an Authority Grader in the grading of any greyhound.
- (7) Authority Graders shall be answerable to the Regulatory Committee for the proper performance of their duties.
- (8) If it appears to the committee or the Authority Stewards that the Club Grader or Authority Graders have drawn a greyhound in a race or qualifying trial in contravention of the Greyhound Racing Authority's grading policy in effect at the time of the race or qualifying trial or the conditions attaching to the race or qualifying trial or that the greyhound is otherwise ineligible to compete the committee with the prior consent of the Authority or the Authority Steward in charge of the race or qualifying trial meeting may direct that the greyhound be withdrawn from the race or qualifying trial and may order that any moneys paid in connection with the nomination be refunded.
- (9) Unless the Greyhound Racing Authority grading policy effective at the time of a race or qualifying trial meeting prohibits such grading:
 - (a) The Authority Grader may include in any race more than one greyhound owned by the same person provided that each greyhound is trained by a different trainer and the greyhounds are kennelled at different registered premises; and

- (b) With respect to races graded 1, 2 or 3 or a combination within those grades and for feature events the Authority Grader may include in such races not more than 2 greyhounds owned or trained by the same registered person.
- (10) In the event that there is any inconsistency between the provision of the Club Rules for Greyhound Racing as to grading and the Greyhound Racing Authority grading policy effective from time to time the provisions of the Greyhound Racing Authority grading policy shall prevail and in the event that there is any inconsistency between the Greyhound Racing Authority grading policy and these rules, these rules shall prevail.

GREYHOUND RACING AUTHORITY ACT 1985

CLUB RULES FOR GREYHOUND RACING

BY decision of the Regulatory Committee of the Greyhound Racing Authority (NSW), the Club Rules for Greyhound Racing are amended on and from 1st August, 2001 as follows:

1. Delete from sub Rule 2 (1) the definition of "Original Draw" where appearing and insert the following:

"Original Draw" means the draw prepared by the grader and handed by him to the Secretary or other official of the club authorised by the committee in relation to non TAB clubs and the draw prepared by the Authority Grader and forwarded to the Secretary or other official of the club authorised by the committee in relation to TAB clubs.

- 2. Delete sub Rule 9 (1) and insert in lieu thereof the following:
 - 9 (1) Subject to these rules the committee shall appoint all officials necessary to the proper control, regulation, and conduct of the club's race and qualifying trial meetings including Stewards, Judge, Starter, Timekeeper, Kennel Attendant, Clerk of the Scales and Grader, except for TAB meetings which shall be graded by the Authority Grader.
- 3. Delete sub Rule 9 (4) and insert in lieu thereof the following:
 - 9 (4) The committee may terminate an appointment of a steward or other official (other than an Authority Steward or Authority Grader) at any time and shall do so if notified by the Authority that the Steward or other official is the subject of a prohibition under Authority Rule 9 (12).
- 4. Delete sub Rule 35 (7) and insert in lieu thereof the following:
 - 35 (7) For the purpose of this rule a race meeting shall be deemed to commence 2 hours prior to the earliest time advertised for greyhounds drawn to compete at the meeting to be kennelled.

- 5. Delete sub Rules 36(1) to 36(11) inclusive.
- 6. Renumber the following:

Sub Rule 36 (14) to be renumbered as sub Rule 36 (16) Sub Rule 36 (13) to be renumbered as sub Rule 36 (15) Sub Rule 36 (12) to be renumbered as sub Rule 36 (14).

- Immediately before the newly numbered sub Rule 36 (14) insert the following:
 - 36 (1) Each of the provisions of this rule shall apply to all non TAB race meetings and qualifying trial meetings and also to all TAB race meetings and qualifying trial meetings but only to the extent the provisions of this rule are not inconsistent with Authority Rules relating to nominations and central grading for TAB race meetings.
 - (2) The time date and place for the lodgement of nominations for any race or qualifying trial meeting shall be advertised. If no time be fixed for the closing of nominations, the closing time shall be 5.00 p.m. on the advertised day.
 - (3) A person shall not nominate a greyhound for any race or qualifying trial meeting to be conducted by the club unless the person is registered by the Authority, has paid the appropriate fee set out in the Rules of the Authority for the current period and is the owner or trainer of the greyhound.
 - (4) An assumed name shall not be used in any nomination.
 - (5) No nomination shall be made and no greyhound shall be raced in the name of a body corporate.
 - (6) (a) A person who nominates a greyhound which is owned by a confederacy shall state on the nomination form, the names of all parties to the confederacy.
 - (b) A person who nominates a greyhound which is owned by a syndicate shall be the manager appointed by the syndicate from time to time.
 - (7) Any change of ownership or trainer of a greyhound between the time of it being nominated for any race or qualifying trial meeting and the day of the meeting shall forthwith be notified to the Secretary by all parties in the case of a change of ownership and by the owner and trainer in the case of a change of trainer.
 - (8) (a) An official or other person associated with the club shall not in any circumstances add to, delete from or in any way alter the particulars provided on any nomination form submitted to the club.

- (b) Any minor error in relation to the nomination of a greyhound may be corrected by the nominator with the express permission of the stewards.
- (9) All nomination forms received by the club in respect of a race meeting shall be retained by the club for a period of not less than 3 months after the date of the meeting and the nomination forms (or any of them) shall on demand be delivered as soon as practicable to the Authority.
- (10) The stewards shall not permit a greyhound to start in a non TAB race or qualifying trial unless a nomination form duly completed has been lodged with the club not later than the advertised time for all greyhounds drawn to compete at a race or qualifying trial meeting to be brought to the kennels.
- (11) The stewards shall not permit a greyhound to start in a TAB race unless a nomination duly completed with all required particulars has been submitted to the Authority prior to the time fixed for the box draw and may at their discretion not permit such greyhound to start unless a written nomination form containing the same particulars has been duly completed and lodged with the club not later than the advertised kennel closing time for all greyhounds drawn to compete in that TAB race.
- (12) Notwithstanding that a greyhound may be qualified under these rules or the conditions of a race, it shall not be obligatory on the club to accept the nomination of the greyhound for any race or qualifying trial meeting or to draw it in a race or qualifying trial.
- (13) Notwithstanding that the nomination of a greyhound has been received by the club and the greyhound has been drawn in a race or qualifying trial, the committee or the stewards may, if it or they think that it is in the best interests of greyhound racing, prohibit the greyhound nominated from starting in the race or qualifying trial in which it was drawn, and in such case an order may be made that any moneys paid in connection with the nomination be refunded but this power to prohibit a greyhound nominated from starting shall not be exercised in relation to a nomination for a TAB meeting without the prior approval of the Authority or Authority Steward in charge of the meeting.
- 8. Delete sub Rule 36 (16) clause (c) and insert in lieu thereof the following:

- 36 (16) (c) the new owner, lessee or trainer must confirm the nomination by signing it prior to the closure of the kennels at the race meeting or qualifying trial meeting concerned.
- 9. Delete sub Rules 37 (1) to 37 (3) inclusive and insert the following:
 - 37 (1) The committee of each non TAB club shall from time to time appoint as officials such number of suitable persons as it deems necessary to be graders whose duties shall include the preparation of the Original Draw for a race or qualifying trial meeting.
 - (2) Graders appointed pursuant to subrule (1) shall be solely responsible to be familiar with the Greyhound Racing Authority grading policy effective from time to time and shall grade all greyhounds in accordance with that policy.
 - (3) When the winner of a race is disqualified from the race subsequent to the payout signal, it shall not be liable to be regraded or reclassified, but the greyhound awarded first place shall be liable to be regraded or reclassified.
- 10. Delete sub Rule 37 (5) and insert in lieu thereof the following:
 - 37 (5) In determining the distance of a race or qualifying trial graders shall apply the distance categories specified in the Greyhound Racing Authority grading policy effective from time to time.
- 11. Delete sub Rule 37 (9) and insert in lieu thereof the following:
 - 37 (9) Graders appointed by the committee of a non TAB club shall be answerable to the committee of that club for the proper performance of their duties and graders appointed by the Authority shall be answerable to the Authority for the proper performance of their duties.
- 12. Delete sub Rule 37 (11) and Rule 38 and insert in lieu thereof the following:
 - 37 (11) (a) The grading policy of the Authority in effect from time to time and relevant to the club shall be deemed to have been adopted by the club upon the date the Authority puts the policy into effect.

- (b) If it appears to the committee or the stewards that the graders have drawn a greyhound in a race or qualifying trial in contravention of the Authority grading policy in effect at the time of the draw or in contravention of the conditions attached to the race or qualifying trial or that the greyhound is otherwise ineligible to compete, it or they may direct that the greyhound be withdrawn from the race or qualifying trial and may order that any moneys paid in connection with the nomination be refunded.
- 38 Subject to any provision to the contrary in the Authority's grading policy in effect from time to time:
 - (1) the Grader may include in any race more than one greyhound owned by the same person provided that each such greyhound is trained by a different trainer and the greyhounds are kennelled at different registered premises, and
 - (2) in respect of races graded 1, 2 or 3 or a combination within those grades and for feature events the grader may include in such races not more than 2 greyhounds owned or trained by the same registered person.

HERITAGE ACT 1977

INTERIM HERITAGE ORDER NO. 42

IN pursuance of Section 24 of the Heritage Act, 1977, I, the Minister for Urban Affairs and Planning, do, by this my order:

- (i) make an interim heritage order in respect of the item of the environmental heritage specified or described in Schedule 'A'; and
- (ii) declare that the interim heritage order shall apply to the curtilage or site of such item, being the land described in Schedule 'B'.

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

Sydney, 13 March 2001.

SCHEDULE 'A'

The property known as 31 Bancroft Avenue, Roseville, situated on the land described in Schedule 'B'.

SCHEDULE 'B'

All those pieces or parcels of land known as Lot 31, DP 791493.

NATIONAL PARKS AND WILDLIFE ACT 1974

MORTON NATIONAL PARK AND BUDAWANG NATIONAL PARK

PLANOFMANAGEMENT

IN pursuance of Section 75 of the National Parks and Wildlife Act 1974, it is hereby notified that amendments to the Plan of Management for Morton National Park and Budawang National Park have been prepared.

The amendments will be on public display from 13 July until 7 September 2001.

Copies of the amendments may be inspected during office hours at:

NPWS Ulladulla Area Office Coller Road Blackburn Estate ULLADULLA

NPWS Head Office Library Level 7, 43 Bridge Street HURSTVILLE

Ulladulla Library Civic Centre Princes Highway ULLADULLA

NPWS Information Centre 102 George Street THE ROCKS SYDNEY

Copies of the amendments may be obtained, free of charge, from the above NPWS offices. The amendments are also available on the NPWS web site at www.npws.nsw.gov.au.

Written representations in connection with the amendments should be forwarded by close of business on 7 September 2001 to:

Morton National Park Plan of Management NSW National Parks & Wildlife Service PO Box 72 ULLADULLA NSW 2539

Following the exhibition period the amendments to the plan of management, together with all representations received, will be submitted to the National Parks and Wildlife Advisory Council for its comments and advice to the Minister for the Environment.

> KEVIN SHANAHAN, Manager, Conservation Management Unit

NATIONAL PARKS AND WILDLIFE ACT 1974

YENGO NATIONAL PARK AND PARR STATE RECREATION AREA

PLAN OF MANAGEMENT

IN pursuance of Section 75(1) of the National Parks and Wildlife Act, 1974, it is hereby notified that a Plan of Management for Yengo National Park and Parr State Recreation Area has been prepared.

The plan will be on public display from 13 July 2001 until15 October 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

National Parks and Wildlife Service Central Coast – Hunter Range Region Suites 36-38, 207 Albany Street North GOSFORD

National Parks and Wildlife Service Hawkesbury Area Office Bowman's Cottage 370 Windsor Road RICHMOND

National Parks and Wildlife Service Hunter Range Area Office 2156 Putty Road BULGA Wisemans Ferry Post Office

Old Northern Road WISEMANS FERRY Laguna Trading Post

Main Road LAGUNA

Copies of the plan may be obtained, free of charge, from above National Parks and Wildlife Service offices, the National Parks Centre or from our web site: www.npws.nsw.gov.au

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

The Planner Yengo National Park and Parr SRA PO Box 1477 GOSFORD NSW 2250

by close of business on 15 October 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

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT 1912

Cancellation of Registration of Parties

IT is hereby notified that pursuant to section 66N(6) of the Parliamentary Electorates and Elections Act 1912 that the registration of the following party is under Part 4A of the Act:

No Privatisation People's Party.

J. WASSON, Electoral Commissioner

State Electoral Office Level 20, 207 Kent Street Sydney 2000 13 July 2001

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE,

Manager Dangerous Goods Environment Protection Authority by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee	Date of Granting of Licence
Mr Owen Patrick John RICHARDS	
RMB 57 DUNOON ROAD	
TAMWORTH NSW 2340	10 July 2001

Department of Health, New South Wales, Sydney, Friday 6 July 2001.

POISONS AND THERAPEUTIC GOODS ACT 1966

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

WITHDRAWAL OF DRUG AUTHORITY

IN accordance with the provisions of clause 151(1) of the Poisons and Therapeutic Goods Regulation 1994 an order has been made on Ahmad Dabboussi of 8 McPherson Place, Illawong NSW 2234, prohibiting him until further notice, as a pharmacist from supplying, or having possession of, or manufacturing drugs of addiction, or manufacturing any preparation, admixture or extract of a drug of addiction, as authorised by clauses 103 and 104 of the Regulation.

This order is to take effect on and from Tuesday 10 July 2001.

MICHAEL REID, Director-General

Department of Health, New South Wales, Sydney, 6 July 2001.

POISONS AND THERAPEUTIC GOODS ACT 1966

RESTORATION OF DRUG AUTHORITY

IN accordance with the provisions of clause 151 (1) of the Poisons and Therapeutic Goods Regulation 1994, a direction has been issued that the order prohibiting Dr Mohamed Amin HASSIM of 2A, 38 Belvoir Street, Surry Hills, NSW, from supplying or having possession of drugs of addiction as authorised by clause 103 of the Regulation and from issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation, for the purpose of his profession as a medical practitioner, shall cease to operate from Wednesday 11 July 2001.

MICHAEL REID, Director-General

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 COMPULSORY ACQUISITION

Coffs Harbour Northern Areas Sewerage

THE Minister for Land and Water Conservation, with the approval of His Excellency the Governor, declares that the interest in 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 interest in 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

INTEREST IN LAND

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

Deposited Plan 1006775 (SB55047) as: '(C) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE & VARIABLE' within lots 1 and 2 Deposited Plan 725785

Deposited Plan 1015768 (SB55100) as: '(D) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE & VARIABLE' within Lot 1 in Deposited Plan 725785

DPWS Reference 109.

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 COMPULSORY ACQUISITION

Fish River Water Supply

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

On publication of this notice in the *Government Gazette*, the interest in 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

INTEREST IN LAND

Easement rights as described under the heading Tunnel or pipeline easement – water (beneath the surface only) in Memorandum U76601 filed in the Land Titles Office over the site shown in:

Deposited Plan 648275 (SB51677) as: 'CENTRE LINE OF EXISTING WATER SUPPLY TUNNEL (APPROXIMATE POSITION) CENTRE OF PROPOSED STRATUM EASEMENT 10.06 WIDE FOR WATER SUPPLY TUNNEL (APPROX. POSITION)' within Lot 113 Deposited Plan 1011911, the land in Deposited Plan 438201, the Crown Land Beneath Lot 1 Deposited Plan 440029 and the Crown Land Beneath Lot 6 Deposited Plan 114863

DPWS Reference 108.

RETENTION OF TITLE

HIS Excellency the Governor, by deputation from Her Majesty The Queen, has been pleased to approve of the retention of the title "Honourable" by Mr Justice Gregory Ian Maidment, following his resignation as a Member of the Industrial Relations Commission of NSW on 3 July 2001.

SUBORDINATE LEGISLATION ACT 1989

CONVEYANCERS LICENSING REGULATION 2001

Invitation to Comment

THE Department of Fair Trading is reviewing the Conveyancers Licensing Regulation 1993 which is due to expire on 1 September 2001.

The proposed regulation makes provision for licensing fees payable, professional indemnity insurance requirements, the keeping of a register of licensees, standards of licensee business conduct, the keeping of records and accounts and audit requirements in respect of the management of trust money and controlled money, and appropriate penalties for non-compliance.

In keeping with the requirements of the Subordinate Legislation Act 1989, a draft Regulation has been prepared for public comment, together with a Regulatory Impact Statement (RIS). Copies are available by phoning the Department of Fair Trading on (02) 9338 8920 or from the Department's website at: www.fairtrading.nsw.gov.au/policy (under) legislation/issues papers and reports.

Comments or submissions on the proposed Regulation are invited and should be received no later than 2 August 2001 to:

Conveyancers Licensing Regulation Review Policy Division Department of Fair Trading PO Box Q168 QVB Post Shop SYDNEY NSW 1230

Or faxed to: (02) 9338 8965 or e-mailed to: lmurray@fairtrading.nsw.gov.au

SUBORDINATE LEGISLATION ACT 1989

IN accordance with section 5 of the Subordinate Legislation Act 1989, notice is given of a proposed Regulation, to be known as the Valuers Registration Regulation 2001. The proposed Regulation will be made under the Valuers Registration Act 1975.

The proposed regulation makes provision for the fees payable under the Act, the period of training in valuing land, the requirements in relation to the display and surrender of certificates of registration, rules of conduct and other miscellaneous matters.

In keeping with the requirements of the Subordinate Legislation Act 1989, a draft Regulation has been prepared for public comment, together with a Regulatory Impact Statement (RIS). Copies are available by phoning the Department of Fair Trading on (02) 9338 8920 or from the Department's website at: www.fairtrading.nsw.gov.au/policy (under) legislation/issues papers and reports.

Comments or submissions on the proposed Regulation are invited and will be accepted up to 31 July 2001. Comments or submissions should be addressed to:

Valuers Registration Regulation Review Policy Division Department of Fair Trading PO Box Q168 QVB Post Shop SYDNEY NSW 1230

or fax to: (02) 9338 8918 or e-mail to: mbattilana@fairtrading.nsw.gov.au

SUBORDINATE LEGISLATION ACT 1989

Department of Land & Water Conservation

Commons Management Regulation 2001

BY operation of the provisions of the Subordinate Legislation Act 1989, the Commons Management Regulation 1996 will be repealed on 1 September 2001.

In accordance with section 5 of the Subordinate Legislation Act, notice is hereby given of the intention to make a replacement statutory rule under the Commons Management Act 1989.

The proposed statutory rule is to be known as the Commons Management Regulation 2001. The remake of the Regulation is necessary to make provision for matters of supplementary detail to support the continued operation of the Commons Management Act. The draft Regulation is substantially the same as the current Regulation. It provides a model by-law for commons, procedures for enrolment of commoners, the conduct of elections of trust board members, the conduct of trust board meetings and the conduct of the affairs of a trust including the keeping of accounts, imposition of fees and other minor, consequential or ancillary matters and is made to give effect and to complement the Commons Management Act 1989. It is substantially the same as the current Regulation and provides for a model by-law for Commons, enrolment of commoners and keeping of commoner's roles, election of trust board members and meetings and the conduct of affairs and the keeping of accounts of a trust and other minor, consequential and ancillary matters.

Copies of the proposed Regulation and the associated Regulatory Impact Statement may be obtained from the Information Centre, 23-33 Bridge Street, Sydney (telephone 9228 6415) or from Mr Bruce Waddington, Land Estate (Access) Unit at the following address:

> Department of Land and Water Conservation 23-33 Bridge Street Sydney NSW 2000 Telephone: 9228 6137 Facsimile: 9228 6100 E-mail: bwaddington@dlwc.nsw.gov.au

Comments and submissions on the proposed regulations are invited and should be forwarded in writing to the above address no later than 3 August 2001.

SUBORDINATE LEGISLATION ACT 1989

Department of Land & Water Conservation

Crown Lands (General Reserves) By-law 2001

BY operation of the provisions of the Subordinate Legislation Act 1989, the Crown Lands (General Reserves) By-law 1995 will be repealed on 1 September 2001.

In accordance with section 5 of the Subordinate Legislation Act 1989, notice is hereby given of the intention to make a replacement statutory rule under the Crown Lands Act 1989.

The proposed statutory rule is to be known as the Crown Lands (General Reserves) By-law 2001. It is to be made to support the operation of the legislative scheme for the dedication and reservation of land under Part 5 of the Crown Lands Act 1989. It is substantially the same as the current By-law and provides for general administrative matters for reserve trusts, public entry to and use of Crown reserves and other minor matters.

Copies of the proposed Regulation and the associated Regulatory Impact Statement may be obtained from the Information Centre, 23-33 Bridge Street, Sydney (telephone 9228 6415) or from Mr Bruce Waddington, Land Estate (Access) Unit at the following address:

> Department of Land and Water Conservation 23-33 Bridge Street Sydney NSW 2000 Telephone: 9228 6137 Facsimile: 9228 6100 E-mail: bwaddington@dlwc.nsw.gov.au

Comments and submissions on the proposed regulations are invited and should be forwarded in writing to the above address no later than 3 August 2001.

SUBORDINATE LEGISLATION ACT 1989

DEPARTMENT OF INDUSTRIAL RELATIONS

NOTICE UNDER SECTION 5(2)(a)

Proposed Employment Protection Regulation 2001

NOTICE is given, in accordance with the requirements of the Subordinate Legislation Act 1989, of the intention to remake the Employment Protection Regulation under the Employment Protection Act 1982. The purpose of the proposed Regulation is to repeal and replace the provisions of the Employment Protection Regulation 1995. The proposed Regulation is to be made in connection with the staged repeal of statutory rules under the Subordinate Legislation Act 1989.

The principal objective of the proposed 'Employment Protection Regulation 2001' is to limit the application of the Employment Protection Act 1982 to award or agreement covered employees in NSW who are not entitled to redundancy provisions or who do not receive a minimum severance payment.

A copy of the Regulatory Impact Statement and the draft Regulation can be inspected or obtained by contacting:

> Legal Services Branch Department of Industrial Relations Level 3, 1 Oxford Street DARLINGHURST NSW 2010 Phone: (02) 9243 8880

The Regulatory Impact Statement and the draft Regulation are also accessible on the Department of Industrial Relations' Internet site: www.dir.nsw.gov.au

Written comments and submissions concerning the proposed Regulation are invited and may be forwarded to the Director-General, Department of Industrial Relations, PO Box 847, Darlinghurst NSW 1300 or by facsimile message (02) 9243 8882. Correspondence should be marked 'Submission on Employment Protection Regulation 2001 (Attention: Ms M Pantelelis)'.

The closing time for written submissions concerning this matter is 5.00 pm, Friday, 3 August 2001.

K. McKENZIE, Director-General

SUBORDINATE LEGISLATION ACT 1989

DEPARTMENT OF INDUSTRIAL RELATIONS

NOTICE UNDER SECTION 5(2)(a)

Proposed Industrial Relations (General) Regulation 2001

NOTICE is given, in accordance with the requirements of the Subordinate Legislation Act 1989, of the intention to remake the Industrial Relations (General) Regulation under the Industrial Relations Act 1996.

The purpose of the proposed Regulation is to repeal and replace the provisions of the Industrial Relations (General) Regulation 1996. The proposed Regulation is to be made in connection with the staged repeal of statutory rules under the Subordinate Legislation Act 1989.

The principal objective of the proposed 'Industrial Relations (General) Regulation 2001' is to give full, proper and practical effect to the provisions of the Industrial Relations Act 1996.

A copy of the Regulatory Impact Statement and the draft Regulation can be inspected or obtained by contacting:

> Legal Services Branch Department of Industrial Relations Level 3, 1 Oxford Street DARLINGHURST NSW 2010 Phone: (02) 9243 8880

The Regulatory Impact Statement and the draft Regulation are also accessible on the Department of Industrial Relations' Internet site: www.dir.nsw.gov.au

Written comments and submissions concerning the proposed Regulation are invited and may be forwarded to the Director-General, Department of Industrial Relations, PO Box 847, Darlinghurst NSW 1300 or by facsimile message (02) 9243 8882. Correspondence should be marked 'Submission on Industrial Relations Regulation 2001 (Attention: Ms M Pantelelis)'.

The closing time for written submissions concerning this matter is 5.00 pm, Friday, 3 August 2001.

K. McKENZIE, Director-General

SUBORDINATE LEGISLATION ACT 1989

Department of Land and Water Conservation

NOTICE is given under the Subordinate Legislation Act 1989 of the Department's intention to make a regulation under the Water Management Act 2000 relating to Benerembah Irrigation District Environment Protection Trust to replace an existing regulation made under the former Water Supply Authorities Act, 1987. Copies of the regulatory impact statement and draft regulation may be obtained from Ray Jerrems, Department of Land and Water Conservation, 10 Valentine Avenue, Parramatta (Tel: (02) 895 7336 Fax: 9891 2887).

The regulation deals with (a) the Trust's functions and area of operations; (b) the levying and payment of service charges and other charges, and (c) miscellaneous matters. It covers substantially the same matters as the existing Regulation. Submissions or enquiries should be made by 3 August, 2000.

RAY JERREMS

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Exhibition of the Draft Threat Abatement Plan for Predation by the Red Fox

THE National Parks and Wildlife Service hereby gives notice of the exhibition of the draft Threat Abatement Plan for Predation by the Red Fox. The draft plan will be available for public inspection from July 3, 2001, during ordinary office hours, at the following locations:

> National Parks Centre, 102 George Street, The Rocks, NSW 2000

NPWS Library, Level 7, 43 Bridge Street, Hurstville 2220 (closed Wednesdays)

NSW National Parks and Wildlife Service Regional Offices

State Forests of NSW Regional Offices

Copies of the draft plan can be ordered from the National Parks Centre (Ph: 1300 36 1967 or 02 9253 4600). The draft plan is also displayed on the NPWS Web Site (www.npws.nsw.gov.au) during the period of exhibition. The Director-General invites public submission regarding the draft plan. Submissions should be in writing and should be received no later than August 3, 2001. Submissions should be addressed to:

> Fox Threat Abatement Plan, NSW National Parks and Wildlife Service, PO Box 1967, Hurstville NSW 2220

These submissions will be considered by the NPWS in the finalisation of the draft plan.

WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION ACT 1998

Injury Manager Order No 3 under the Workplace Injury Management and Workers Compensation Act 1998

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to clauses 3 and 4 of Schedule 5A to the Workplace Injury Management and Workers Compensation Act 1998, make the following Order.

Dated this 6th day of July 2001.

KATE MCKENZIE, General Manager WorkCover Authority of NSW

1 Name of Order

This Order is the Injury Manager Order No 3.

2 Definitions

In this Order:

Injury Manager Order No 1 means Injury Manager Order No 1 published in *Government Gazette* 170 on 29 December 2000 at page 14121.

Injury Manager Order No 2 means Injury Manager Order No 2 published in *Government Gazette* 170 on 29 December 2000 at page 14126.

- 3 Amendment of Injury Manager Order No 1
 - (1) Injury Manager Order No 1 is amended by omitting paragraph (b) of Schedule 1 and by inserting instead:
 - (b) whose principal address given in the policy of insurance of the employer is located within:
 - (i) Statistical Division 40 as defined in the July 1999 edition of the Australian Standard Geographical Classification, published by the Australian Bureau of Statistics, or
 - (ii) the Local Statistical Areas of Mudgee or Wellington, Statistical Subdivision 3505 as defined in the July 1999 edition of the Australian Standard Geographical Classification, published by the Australian Bureau of Statistics.

13 July 2001

- (2) The amendment made by this clause extends to apply in respect of injuries already notified to the injury manager under or in reliance on Injury Manager Order No 1 before the commencement of this clause and of claims arising from those injuries (in cases where the injured worker's employer's principal address given in the employer's policy of insurance is located within an area mentioned in paragraph (b) of Schedule 1 to Injury Manager No 1 as amended). The appointment of the injury manager under that Order is taken to apply in respect of those injuries and claims.
- 4 Amendment of Injury Manager Order No 2
 - Clause 3 of Injury Manager Order No 2 is amended by omitting "Warrakanji Pty Ltd (ABN 24 093 794 293)" and by inserting instead "Warrakanji Care Integration Pty Ltd (ABN 56 094 035 720)".
 - (2) The appointment of Warrakanji Care Integration Pty Ltd (ABN 56 094 035 720) as injury manager under Injury Manager Order No 2 as amended by this clause:
 - (a) is taken to apply in respect of injuries already notified to Warrakanji Pty Ltd (ABN 24 093 794 293) or Warrakanji Care Integration Pty Ltd (ABN 56 094 035 720) under or in reliance on Injury Manager Order No 2 before the commencement of this clause and of claims arising from those injuries (as well as applying in respect of other injuries and claims referred to in clause 4 of Injury Manager Order No 2), and
 - (b) does not affect the validity of anything previously done under or in reliance on Injury Manager Order No 2.
 - (3) Paragraph (b) of Schedule 1 to Injury Manager Order No 2 is amended by omitting "Insurance" and by inserting instead "Industrial".

COMPANION ANIMALS REGULATION 1999

ORDER

Organisations approved by the Director General under clause 17(c) of the Companion Animals Regulation 1999

PURSUANT to clause 17(c) of the Companion Animals Regulation 1999 the organisations listed in Schedule 1 are hereby approved, subject to the conditions contained in Schedule 2.

SCHEDULE 1

Name of organisation	Address of organisation	Name of contact officer for organisation
Animal Rights and Rescue Group Inc.	PO Box 16 Wollongbar NSW 2477	Ms Barbara Steffensen
Central Coast Cat Care Incorporated	33 Kurrawa Road Avenue Point St Clare NSW 2250	Mrs Lyn Farmer
Friends of the Pound (Bowral)	C/o Post Office Bowral NSW 2576	Ms Candy Raymond

SCHEDULE 2

- 1. The exemption under clause 17(c) of the Companion Animals Regulation 1999 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner.
- 2. The exemption under clause 17(c) of the Companion Animals Regulation 1999 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains appropriate records that show compliance with the Companion Animals Act 1998 and Regulation 1999.
- 3. The exemption under clause 17(c) of the Companion Animals Regulation 1999 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains a register that is made available to the Department of Local Government as requested that lists; the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption whilst in the custody of the organisation.

GARRY PAYNE, Director General Department of Local Government

TENDERS

Department of Public Works and Services

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE"

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Public Works and Services, Level 3, McKell Building, 2-24 Rawson Place, Sydney, N.S.W. 2000, up til 9.30 am on the dates shown below:

12 July 2001

- **S0122818** RANGER & SECURITY SERVICES FOR SYDNEY HARBOUR FORESHORE AUTHORITY. DOCUMENTS: \$165.00 PER SET.
- 011/7186 REMOVAL/RELOCATION OF VARIOUS ITEMS FROM CAMDEN HIGH SCHOOL. DOCUMENTS: \$110.00 PER SET.

25 July 2001

- 015/7171 INMATE ESCORT TRANSPORT SMALL. DOCUMENTS: \$110.00 PER SET.
- S01/00263CLEANING KOGARAH COURT HOUSE FOR A PERIOD OF UP TO 3 YEARS. CATEGORY D.(532)INSPECTION DATE & TIME: 13/07/2001 @ 11:00 AM SHARP. AREA: 990 SQ. METERS.
DOCUMENTS: \$27.50 PER SET.

31 July 2001

002/7038 CENTRE MANAGEMENT AND PROVISION OF CHILD CARE SERVICES, MALABAR. DOCUMENTS: \$110.00 PER SET.

2 August 2001

015/379 ELECTRICAL OFFICE AND PRESENTATION EQUIPMENT. DOCUMENTS: \$110.00 PER SET.

7 August 2001

ITS2000 DESKTOP & PORTABLE COMPUTERS. DOCUMENTS: \$330.00 PER SET.

9 August 2001

- S01/00003 CLEANING BURWOOD, LIDCOMBE & CAMPSIE COURT HOUSES 3 YEAR CONTRACT.
 (722) CATEGORY C. INSPECTION DATE & TIME: 18/07/2001 @ 11:30 AM SHARP. AREA: 5987.00 SQ. METERS. DOCUMENTS: \$27.50 PER SET.
- S01/0003CLEANING BURWOOD, LIDCOMBE & CAMPSIE COURT HOUSES 3 YEAR CONTRACT.(722)CATEGORY C. INSPECTION DATE & TIME: 18/07/2001 @ 11:30 AM SHARP.
AREA: 5987 SQ. METERS. DOCUMENTS: \$27.50 PER SET.
- **S0001676** REMOVAL OF HOUSEHOLD EFFECTS. DOCUMENTS: \$110.00 PER SET.
- 014/7172 COLLECTION AND DISPOSAL OF CLINICAL AND CYTOTOXIC WASTE. DOCUMENTS: \$110.00 PER SET.

20 September 2001

016/7181 AERIAL LADDER PLATFORM VEHICLES. DOCUMENTS: \$110.00 PER SET.

TENDER DOCUMENT FEE

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

Further Information is available on the Internet.

(http://www.dpws.nsw.gov.au/tenders)

TENDERS

DEPARTMENT OF HOUSING

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

WESTERN SYDNEY REGIONAL OFFICE

LAWNMOWING/CLEANING

(1) BLIGH PARK / RICHMOND / WINDSOR (JOB No. WSG 001) - 11 Sites.

(2) GRANVILLE / GUILDFORD (JOB No. WSG 033) - 12 Sites.

(3) OXLEY PARK / WERRINGTON / KINGSWOOD (JOB No. WSG 058) - 4 Sites.

(4) MERRYLANDS / GUILDFORD (JOB No. WSG 065) - 12 Sites.

Maintenance of Lawns / Gardens and Common Area Cleaning. TWO YEAR CONTRACT.

Note: - CLOSING 10.00 AM, TUESDAY, 31ST JULY 2001.

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

Telephone: 9891-8402/9891-8180.

Tender documents are available from Western Sydney Regional Office, 106-108 Church Street, Parramatta.

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 2 weeks closing 20th July 2001.

Tender No. T121FF

Tenders are invited for the production of TAFE Enrolment Forms 2002. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents.

The TAFE Enrolment Forms are printed annually for use in TAFE colleges around NSW for student enrolments.

Eight sample boxes are to be produced for testing purposes. Final production is to start after confirmation from TAFE

It is imperative that the Enrolment Forms are delivered to the Government Printing Service by the end of the first week in October 2001.

For full details please contact Kristina Shingles on (02) 9743 8777.

Advertised for 2 weeks closing 20th July 2001.

Tender No. T122FF

Tenders are invited for the production of TAFE Enrolment Adjustment Forms – Personal and Subject details. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents.

The TAFE Enrolment Adjustment Forms are printed annually for use in TAFE colleges around NSW for student enrolments.

It is imperative that the Enrolment Forms are delivered to the Government Printing Service by the end of the first week in November 2001.

For full details please contact Kristina Shingles on (02) 9743 8777.

Advertised for 2 weeks closing 20th July 2001.

Tender No. T123FF

Tenders are invited for the production of TAFE Enrolment Adjustment Forms – Recognition Standard details. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents.

The TAFE Enrolment Adjustment Forms are printed annually for use in TAFE colleges around NSW for student enrolments.

It is imperative that the Enrolment Forms are delivered to the Government Printing Service by the end of the first week in November 2001.

For full details please contact Kristina Shingles on (02) 9743 8777.

Advertised for 2 weeks closing 20th July 2001.

Tender No. T124FF

Tenders are invited for the production of TAFE Enrolment Adjustment Forms – Recognition Non-standard details. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents.

The TAFE Enrolment Adjustment Forms are printed annually for use in TAFE colleges around NSW for student enrolments.

It is imperative that the Enrolment Forms are delivered to the Government Printing Service by the end of the first week in November 2001.

For full details please contact Kristina Shingles on (02) 9743 8777.

Advertised for 2 weeks closing 20th July 2001.

Tender No. T125FF

Tenders are invited for the production of TAFE Enrolment Adjustment Forms Course Transfer details. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents.

The TAFE Enrolment Adjustment Forms are printed annually for use in TAFE colleges around NSW for student enrolments.

It is imperative that the Enrolment Forms are delivered to the Government Printing Service by the end of the first week in November 2001.

For full details please contact Kristina Shingles on (02) 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Erratum

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. This notice replaces the notice published by Council in Gazette No. 103 of 29th June, 2001 (folio 5200). Dated at Katoomba, 3rd July, 2001. M. WILLIS, General Manager, Blue Mountains City Council, PO Box 189, Katoomba, NSW 2780.

SCHEDULE

Lot 13 in Deposited Plan 839262 at Wentworth Falls. Lot 2 in Deposited Plan 835458 at Megalong Valley. Lot 8 in Deposited Plan 852000 at Faulconbridge. [0604]

CAMPBELLTOWN CITY COUNCIL

Australian Road Rules 104

Road Transport (Safety and Traffic Management) Road Rules Regulation 1999, Part 2, Division 3, Clause 12

Light Traffic Thoroughfare ñ Ingleburn CBD

NOTICE is hereby given that, pursuant to Rule 104 of the Australian Road Rules, and the Road Transport (Safety and Traffic Management) Road Rules Regulation 1999, Part 2, Division 3, Clause 12; and in accordance with the authority delegated to Council by the Roads and Traffic Authority of New South Wales, Council proposes to impose a maximum load limit of three (3) tonnes for Ingleburn CBD. The three (3) tonne load limit will affect portions of Oxford Road and Nardoo Street, and the entire lengths of Norfolk Street, Suffolk Street, Carlisle Street, Palmer Street, Cambridge Street, Macquarie Road, Salford Street and Boots Lane. The three (3) tonne load limit is bounded by (but not including) Cumberland Road, Chester Road, Ingleburn Road and Macquarie Road. It should be noted that the load limit does not apply to buses or commercial vehicles which exceed the load limit if (a) the destination of the vehicle lies in or on the road or (b) there is no alternative route by which to reach that destination. Further information can be obtained from Michelle Ripper in Councilís City Works Department on (02) 4620 1638. A period of twenty-eight (28) days from the date of this gazettal notice is allowed for persons to lodge written objections to the proposal. P. TOSI, General Manager, Campbelltown City Council, PO Box 57, Campbelltown, NSW 2560. [0605]

INVERELL SHIRE COUNCIL

Roads Act 1993

Naming of Public Roads

IN accordance with section 162 of the Roads Act 1993, it is notified that Council adopted the following recision motion regarding the Swanbrook/Kings Plains Road:

Resolution 569/01

iThe Swanbrook Road/Kings Plains Road be named the Swanbrook Road from Byron Street to Orchard Place and the Kings Plains Road be named from Orchard Place to the Shire Boundary. î

By Order of Council, 24th April, 2001. P. J. HENRY, General Manager, Inverell Shire Council, Administration Centre, 144 Otho Street, Inverell, NSW 2360. [0606]

MANLY COUNCIL

Tree Preservation Order

Amendments

NOTICE is hereby given under the Environmental Planning and Assessment Model Provisions 1980 that Manly Council has amended its Tree Preservation Order (TPO).

The TPO applies to the removal and pruning of trees on privately owned land throughout the whole of Manly Municipality.

The amendments include:

- ï The addition of clauses relating to the application process
- i An increase in the minimum height for the removal of trees without consent
- i The addition of four species identified as exempt from this provision
- i A reduction in the proportion of a tree that may be pruned without approval

The amended Tree Preservation Order will be known as the Manly Tree Preservation Order 2001, and is effective from Monday, 2nd July, 2001.

Enquiries regarding the Manly Tree Preservation Order 2001 should be made to Councilis Parks Management Coordinator on (02) 9976 1500. W. COLLINS, General Manager, Manly Council, PO Box 1655, Manly, NSW 2095. [0607]

SUTHERLAND SHIRE COUNCIL

Sutherland Shire Tree and Bushland Vegetation Preservation Order

1. Where does this Order apply?

The Sutherland Shire Tree and Bushland Vegetation Preservation Order (ithis Orderî) applies to all land within the Sutherland Shire Local Government Area.

2. What is the purpose of this Order?

This Order specifically prohibits the pruning, ringbarking, chopping, topping, lopping, removal, root damage, poisoning, under scrubbing, clearing, transplanting, injuring or otherwise damaging or wilfully destroying any tree or bushland vegetation described in Clause 4 of this Order unless written consent is obtained in accordance with this Order.

3. What are the objectives of this Order?

The Tree and Bushland Vegetation Preservation Order aims to protect trees and bushland for their environmental, heritage and amenity values to the community.

Preserving vegetation assists in the conservation of biodiversity and ensures the integrity of our ecosystems. Tree and bushland protection improves the quality of the urban environment by providing shade and aesthetic qualities.

4. Which Trees and Bushland Vegetation are effected by this Order?

The Tree and Bushland Vegetation Preservation Order relates to any tree or bushland vegetation which satisfies any one or more of the following standards:

- A single or multi trunked tree with a diameter of 100mm or more measured at 500mm above ground level. For the purpose of this clause, *trees* include native and non-native species except those declared as exempt in Clause 7
- (ii) Any bushland vegetation, including mangroves. Bushland vegetation for the purpose of this Order means vegetation which is either a remnant of the natural vegetation of the land or, if altered, is still representative of the structure and floristics of the natural vegetation. For the purposes of this subclause, bushland vegetation includes trees of any size, shrubs and all herbaceous species; and
- (iii) Any tree and/or riparian vegetation, regardless of the species, with a diameter of 100mm or more growing within 4 metres of a creek or watercourse.
- 5. When is Councilís consent required?
 - (a) Public land including council reserves and road reserves

Only Council (or its authorised agents) are permitted to carry out the pruning, ringbarking, chopping, topping, lopping, removal, root damage, poisoning, under scrubbing, clearing, and transplanting any tree or bushland vegetation on land vested in the Council. Council will only prune trees for essential tree protection or maintenance.

(b) Private land

An application for Consent to carry out the pruning, ringbarking, chopping, topping, lopping, removal, root damage, poisoning, under scrubbing, clearing, and transplanting of any tree or bushland vegetation on private land shall be made on Councilís Tree and Bushland Vegetation Preservation Order.

The application is to be made by the owner of the land on which the action is to be carried out, or by any person with the consent in writing of that owner.

Any Consent issued under this Order shall lapse if the actions referred to in, or permitted by, the Consent have not been carried out within 12 months from the date endorsed on the Consent.

A development consent granted pursuant to the Environmental Planning and Assessment Act 1979 may also constitute by express words a Consent by Council to Prohibited Actions.

6. When is consent not required for pruning?

Pruning will only be allowed without Consent where:

- (i) the tree has been subject to storm damage, and the limb is broken or the tree has fallen; or
- (ii) where deadwood is being removed.

Pruning of the trunk, limbs and canopy parts of the tree is to be carried out in accordance with the Australian Standard Pruning of Amenity Trees AS4373 ñ 1996 Standards Australia.

7. Which trees are exempt from this Order? (excluding land subject to heritage provisions of a relevant plan)

The following trees are identified by their common and botanical name and may be removed without Consent if_they are not on land subject to any heritage control in a local environmental plan, regional environmental plan, the Heritage Act 1977 or the Register of the National Estate:

(a) Trees	
Common Name	Botanical Name
Fruit Trees	Citrus spp, Prunus spp, & Pomme fruit only
Camphor Laurel Cocos Palm Conifer	Cinnamomum camphora Syagrus romanzoffiana Chamaecyparis obtusa var. tetragona Chamaecyparis pisifera spp Cupressus macrocarpa Brunniana Cupressus sempervirens
Coral Tree Large Leaf Privet Lombardy Popular Rhus Tree Rubber Tree Small Leaf Privet	Erythrina X sykesii Ligustrum lucidum Populus nigra iItalicaî Toxicodendron succedaneum Ficus elastica Ligustrum sinense

Umbrella TreeSchefflera actinophyllaWeeping WillowSalix babylonica(b)Environmental WeedsAfrican LoveGrassEragrostis curvula

Grass	Eragrostis curvula
African Scurf Pea	Psoralea pinnata
Asparagus Fern	Protasparagus iopicus
Balloon Vine	Cardiospermum grandiflorum
Bamboo	Bambusa spp.
Bridal Creeper	Myrsiphyllum asparagoides
Cape Ivy	Delairia odorata
Cassia	Senna pendula var. glabrata
Climbing	1 0
Asparagus	Protasparagus plumosus
Crested Wattle	Paraserianthes lophantha
Crofton Weed	Ageratina adenophora
English or	0 1
Montpellier Broom	Genista monspessulana
Fish Bone Fern	Nephrolepis cordifolia
Japanese	
Honeysuckle	Lonicera japonica
Japanese Knot	
Weed	Persicaria capitata
Kurnell Curse	Hydrocotyle bonariensis
Large Leaf Privet	Ligustrum lucidum
Madiera Vine	Anredera cordifolia
Mist Flower	Ageratina riparia
Morning Glory	Ipomoea indica
Moth Vine	Araujia hortorum
Ochna	Ochna serrulata
Polygala	Polygala myrtifolia
Scotch Broom	Cytisus scoparius
Small Leaf Privet	Ligustrum sinense
Turkey Rhubarb	Acetosa sagittatus
Wandering Jew	Tradescantia albiflora
(c) Noxious week	ds
Alligator Weed	Alternanthera philoxeroides
Asthma Weed	Parietaria judaica
Bitou Bush	Chrysanthemoides monilifera
Castor Oil Plant	Ricinus communis
Green Cestrum	Cestrum parqui
Lantana Red and	1 1
Pink flower	Lantana camara
Ludwigia	Ludwigia peruviana
Pampas Grass	Cortaderia selloana
Prickly Pear	Oputia spp

Pampas GrassCortaderia selloanaPrickly PearOputia sppRhus TreeToxicodendron succedaneumSalvinaSalvinia molesta.Sengal Tea PlantGymnocoronis spianthoidesSt Johnís WartHypericum perforatumWater HyacinthEichorina crassipes

9. Are other Approvals required?

Separate approvals may be required under other Acts, including the *Native Vegetation Conservation* Act (1997) and the Rivers and Foreshores Improvement Act (1948).

10. What is an Offence?

Any person who contravenes or causes or permits this Order to be contravened shall be guilty of an offence under section 125 (1) of the Environmental Planning and Assessment Act 1979 and is liable for prosecution. 11. Repeal of Previous Tree Preservation Orders

All Tree Preservation Orders previously made by Council in relation to land to which this Tree and Bushland Vegetation Preservation Order applies are repealed.

J. W. RAYNER, General Manager, Sutherland Shire Council, PO Box 17, Sutherland, NSW 1499. [0608]

TUMUT SHIRE COUNCIL

Roads Act 1993, Section 162 (1)

Naming of Public Roads ñ West Blowering Road, East Blowering Road, Hargreaves Close, Burbury Mews, Tantangara Place, Kiandra Drive, Coolamine Circuit, Sturt Close, Bowmans Lane, Killarney Road, Ryans Road and Rivercrest Road

NOTICE is hereby given that pursuant to section 162 (1) of the Roads Act 1993, Council has named/renamed the roads hereunder described:

New Name Description of Location Blowering Dam Road from State Highway No. 4 to the Blowering Dam Wall, via Tumut. West Blowering Road. From State Highway No. 4/ Tumut Plains Road intersection south to Lubkeis Family home, East Blowering Road. via Tumut. Bonview Estate subdivision off Lacmalac Road, via Tumut. Hargreaves Close. Subdivision off Carey Street, Tumut Burbury Mews. Off The Pavilion and Tumut Plains Road, Tumut. Tantangara Place. Off The Pavilion and Tumut Plains Road, Tumut. Kiandra Drive. Off The Pavilion and Tumut Plains Road, Tumut. Coolamine Circuit. Industrial subdivision off Snowy Mountains Highway, Sturt Close. Tumut. Unnamed public road off Keenans Road, Batlow. Bowmans Lane. Unnamed public road off Snowy Mountains Highway near the Mill. Diagonally opposite Whatmans Lane, via Tumut. Killarney Road. Between Golden Gully Road and Snowy Mountains Highway, Adelong. Ryans Road. Renaming of Baptists Road, off Gocup Farms Road, via Tumut Rivercrest Road.

C. E. ADAMS, General Manager, Tumut Shire Council, 76 Capper Street, Tumut, NSW 2720. [0609]

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WINGECARRIBEE SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Road ñ Nightingale Lane

NOTICE is hereby given that Wingecarribee Shire Council, in pursuance of section 162 of the Roads Act 1993, has named the following road, under delegated authority:

Previous Name

New Name

Unnamed public lane runs north off Inkerman Road, Balaclava, Parish of Mittagong.

Nightingale Lane.

D. J. McGOWAN, General Manager, Wingecarribee Shire Council, Elizabeth Street, Moss Vale, NSW 2577. (File No. 7810/12). [0610]

ESTATE NOTICES

NOTICE of intended distribution of estate. ñ Any person having any claim upon the estate of MIRIAM VICTORIA WOOD, late of Glenfield, in the State of New South Wales, who died on 13th May, 2001, must send particulars of his claim to the administrators, Keith Redfern and Dorothy Redfern, c.o. A. E. Whatmore, G. C. M. Gee & Co., Solicitors, 5/46 Burns Bay Road, Lane Cove, within one (1) calendar month from publication of this notice. After that time the administrators may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Letters of Administration (with the Will annexed) were granted in New South Wales on 26th June, 2001. A. E. WHATMORE, G. C. M. GEE & CO., Solicitors, 5/46 Burns Bay Road, Lane Cove, NSW 2066 (DX 23306, Lane Cove), tel.: (02) 9427 0400. [0611]

NOTICE of intended distribution of estate. ñ Any person having any claim upon the estate of BERYL MARION MURRAY, late of Castellorizian Nursing Home, Todman Avenue, Kensington, in the State of New South Wales, who died on 16th January, 2001, must send particulars of his claim to the executrix, Carolyn Rea Murray, c.o. Simpson & Co., Solicitors, 103A Anzac Parade, Kensington, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 28th June, 2001. SIMPSON & CO., Solicitors, 103A Anzac Parade (PO Box 340, Kensington, NSW 1465), Kensington, NSW 2033, tel.: (02) 9662 4381. [0612]

NOTICE of intended distribution of estate. ñ Any person having any claim upon the estate of GREGORY VICTOR MURRAY, late of 23 Aboud Avenue, Kingsford, in the State of New South Wales, who died on 20th February, 2001, must send particulars of his claim to the executrix, Carolyn Rea Murray, c.o. Simpson & Co., Solicitors, 103A Anzac Parade, Kensington, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 13th June, 2001. SIMPSON & CO., Solicitors, 103A Anzac Parade (PO Box 340, Kensington, NSW 1465), Kensington, NSW 2033, tel.: (02) 9662 4381. [0613]

NOTICE of intended distribution of estate. ñ Any person having any claim upon the estate of MAY ALICE FRENEY, late of South Granville, in the State of New South Wales, widow, who died on 26th April, 2001, must send particulars of his claim to the executor, Paul Freney, c.o. Mervyn Finlay, Thorburn & Marshall, Solicitors, Level 2, 225 Macquarie 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 June, 2001. MERVYN FINLAY, THORBURN & MARSHALL, Solicitors, Level 2, 225 Macquarie Street, Sydney, NSW 2000 (DX 796, Sydney), tel.: (02) 9223 6544. [0614]

NOTICE of intended distribution of estate. ñ Any person having any claim upon the estate of CLARENCE KAMAL ROBERT, late of 64 Victoria Street, West Lidcombe, in the State of New South Wales, clerk, who died on 7th June, 2000, must send particulars of his claim to the administrator, Punita Wadi Robert, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 21st June, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0620]

COMPANY NOTICES

NOTICE of voluntary winding up. ñ HEFFERNAN AVOCA PTY LIMITED, ACN 000 168 347. ñ At a general meeting of Heffernan Avoca Pty Limited convened and held at Level 8, 36 Carrington Street, Sydney on 7th June, 2001 the following was duly passed as a special resolution in accordance with a recommendation by the Directors: iThat the company be wound up voluntarily and that Matthew McNamara of 92 Cooper Street, Cootamundra be appointed liquidator. Dated 27th June, 2001. M. McNAMARA, Liquidator, c.o. Dawson & Partners, Chartered Accountants, 92 Cooper Street, Cootamundra, NSW 2590, tel.: (02) 6942 1711. [0615]

NOTICE of voluntary liquidation pursuant to section 491 (2) of the Corporations Law. ñ NEWSPAPER INVESTMENTS PTY LIMITED (In liquidation). ñ At a general meeting of the abovenamed company, duly convened and held at 1216 Pittwater Road, Narrabeen on 30th June, 2001 the following special resolution was passed: iThat the company be wound up as a membersí voluntary liquidation and that the assets of the company may be distributed in whole or in part to the members in specie should the liquidator so desireî. Dated 30th June, 2001. P. F. ANSTICE, 1216 Pittwater Road, Narrabeen, NSW 2101. [0616]

NOTICE of meeting of members. ñ HOLLINSWORTH PTY LIMITED (In liquidation), ACN 008 426 122. ñ Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovenamed company will be held at the offices of G. C. Olsen, Suite 403, 20 Bungan Street, Mona Vale on 16th August, 2001 at 11.00 a.m., for the purpose of laying before the meeting the liquidatoris final account and report and giving any explanation thereof. Dated 20th June, 2001. G. C. OLSEN, Liquidator, Suite 403, Level 4, Peninsula Business Centre, 20 Bungan Street, Mona Vale, NSW 2103, tel.: (02) 9997 1133. [0617]

NOTICE of voluntary liquidation. ñ NEW SOUTH WALES WOMENIS BOWLING ASSOCIATION (HOLDINGS) LIMITED (In voluntary liquidation), ACN 000 345 559. ñ Notice is hereby given that at a general meeting of members, duly convened and held at the registered office of the company Level 7, 309 Pitt Street, Sydney on Monday, 9th July, 2001 at 11.00 a.m., the following resolution was passed as a special resolution: iThat the company be wound up voluntarily and that Stanley Moriarty of Suite 12c, 44 Oxford Road, Ingleburn be appointed liquidator for the purposes of the winding upî. S. MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12c, 44 Oxford Road, Ingleburn, NSW 2565, tel.: (02) 9605 1344. [0618]

OTHER NOTICES

NOTICE of dissolution of partnership. ñ EXTRACARE QUALITY HOME SUPPORT SERVICE. ñ Notice is hereby given that the partnership previously subsisting between Judith Heather Paris and Dean Anthony Lawrence carrying on business as iExtracare Quality Home Support Serviceî at 200 Rouse Street, Tenterfield has been dissolved as from 30th June, 2001. Dated 5th July, 2001. J. H. PARIS, c.o. Abbott Pardy & Jenkins, Lawyers, 342 Grey Street, Glen Innes, NSW 2370. [0619]

NOTICE of change in constitution of partnership pursuant to section 36 of the Partnership Act 1892 (NSW). ñ DVC PARTNERSHIP No. 1. ñ Notice is given that Cleco Nominees No. 209 Pty Limited, ACN 079 039 240, Donald Garfield Hartley and Geoffrey Rowse retired from the partnership carrying on business under the above name and that Delamoree Pty Limited, ACN 096 412 832, was admitted to the partnership on 28th June, 2001. Dated 11th July, 2001. P. J. S. ROWE, c/- Freehills, Level 32, MLC Centre, 19-29 Martin Place, Sydney, NSW 2000, tel: (02) 9225 5000. [0621] NOTICE of change in constitution of partnership pursuant to section 36 of the Partnership Act 1892 (NSW). ñ DVC PARTNERSHIP No. 2. ñ Notice is given that Stephen Peter White, Sonya Gai Hawes and Transcrane Pty Limited, ACN 000 833 152, retired from the partnership carrying on business under the above name and that Delamoree Pty Limited, ACN 096 412 832, David Westman, David Duncan and Karen Duncan (as joint tenants), and Lyndon Kelly and Julie Kelly (as joint tenants) were admitted to the partnership on 28th June, 2001. Dated 11th July, 2001. P. J. S. ROWE, c/- Freehills, Level 32, MLC Centre, 19-29 Martin Place, Sydney, NSW 2000, tel: (02) 9225 5000. [0622]

NOTICE of change in constitution of partnership pursuant to section 36 of the Partnership Act 1892 (NSW). ñ DVC PARTNERSHIP No. 4. ñ Notice is given that Maireen Pty Limited, ACN 090 601 095, retired from the partnership carrying on business under the above name and that Richard Clement Chapman, Anthony Stephen Dick, Henry Raymond Rypma, Justin Wright, Keith Anthony Procter, Michael Ross Jones, Kim OiLoughlin, Grant Woods, Daryl Pryke and John Edward James were admitted to the partnership on 28th June, 2001. Dated 11th July, 2001. P. J. S. ROWE, c/- Freehills, Level 32, MLC Centre, 19-29 Martin Place, Sydney, NSW 2000, tel: (02) 9225 5000. [0623]

NOTICE of change in constitution of partnership pursuant to section 36 of the Partnership Act 1892 (NSW). ñ DVC PARTNERSHIP No. 5. ñ Notice is given that Andform Pty Limited, ACN 088 296 584, and Lunafase Pty Limited, ACN 090 604 149, retired from the partnership carrying on business under the above name and that Keytype Pty Limited, ACN 068 143 457, Blueys Estate Pty Limited, ACN 001 200 991, Ross Harrison and Andrew Paul McArthur and Rodney Bruce Northey trading as Harrison Main & McArthur, Bob Franciscus Micola, Amanda Elizabeth Micola, Gary Patrick Moss and Christopher Gerard Kelliher were admitted to the partnership on 28th June, 2001. Dated 11th July, 2001. P. J. S. ROWE, c/- Freehills, Level 32, MLC Centre, 19-29 Martin Place, Sydney, NSW, 2000, tel: (02) 9225 5000.

[0624]

NOTICE of change in constitution of partnership pursuant to section 36 of the Partnership Act 1892 (NSW). ñ DVC PARTNERSHIP No. 6. ñ Notice is given that Dayzaar Pty Limited, ACN 090 601 586, NRG Exports Pty Limited, ACN 087 432 595 and Tarcret Pty Limited, ACN 070 015 146, retired from the partnership carrying on business under the above name and that Stevan Vujovic, Michael Norman Grant, Richard James Walker, Graeme John White, Adam Kimberly Barclay, Bruce Edward Douglass and Gary Holbrook were admitted to the partnership on 28th June, 2001. Dated 11th July, 2001. P. J. S. ROWE, c/- Freehills, Level 32, MLC Centre, 19-29 Martin Place, Sydney, NSW 2000, tel: (02) 9225 5000.