

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 25

Friday, 18 January 2002

Published under authority by the Government Printing Service

LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

CORRECTION

Legislative Assembly Office, Sydney, 6 December 2001

In Government Gazette No 190 dated 14 December 2001 at page 9828 the Assent date for the following bills read 7 December 2001 when it should have in fact read **6 December 2001**.

IT is hereby notified, for general information, that Her Excellency the Governor has, in the name and on behalf of Her Majesty, this day assented to the undermentioned Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 90, 2001 - An Act to amend the Public Finance and Audit Act 1983 with respect to the Auditor-General, and to make consequential amendments to other Acts. [Public Finance and Audit Amendment (Auditor-General) Act]

Act No. 91, 2001 - An Act to amend the Children and Young Persons (Care and Protection) Act 1998 with respect to the long term welfare of children and young persons who are placed in out-of-home care; and for other purposes. [Children and Young Persons (Care and Protection) Amendment (Permanency Planning) Act]

Act No. 92, 2001 - An Act to amend the National Parks and Wildlife Act 1974 and the Sydney Water Catchment Management Act 1998 to make ancillary provisions with respect to plans of management and other matters consequential on the transfer of certain water catchment management areas to the national park estate; and for other purposes. [National Parks and Wildlife Amendment (Transfer of Special Areas) Act]

Act No. 93, 2001 - An Act to amend the Local Government Act 1993 and the Environmental Planning and Assessment Act 1979 so as to transfer provisions relating to certain local government functions from the one to the other; to make consequential amendments to other Acts; and for other purposes. [Local Government and Environmental Planning and Assessment Amendment (Transfer of Functions) Act]

Act No. 94, 2001 - An Act to amend the Workers Compensation Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998 to make further provision with respect to common law damages, lump sum compensation, attendant care services, savings and transitional matters, private insurance arrangements and miscellaneous matters; and for other purposes. **[Workers Compensation Legislation Further Amendment Act]**

Russell D. Grove PSM Clerk of the Legislative Assembly

Proclamations

Children and Young Persons (Care and Protection) Amendment (Permanency Planning) Act 2001 No 91— 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 *Children and Young Persons (Care and Protection) Amendment (Permanency Planning)* Act 2001, do, by this my Proclamation, appoint 1 February 2002 as the day on which that Act (except Schedule 1 [17], [18] and [21]) commences.

Signed and sealed at Sydney, this 16th day of January 2002.

By Her Excellency's Command,

L.S.

FAYE LO PO', M.P., Minister for Community Services

GOD SAVE THE QUEEN!

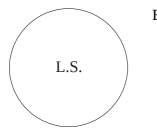
p01-259-p01.802

Courts Legislation Amendment Act 2001 No 85—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 *Courts Legislation Amendment Act 2001*, do, by this my Proclamation, appoint 18 January 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 16th day of January 2002.



By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

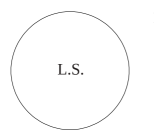
p01-264-p01.842

Courts Legislation Amendment (Civil Juries) Act 2001 No 124—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 *Courts Legislation Amendment (Civil Juries) Act 2001*, do, by this my Proclamation, appoint 18 January 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 16th day of January 2002.



By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

p01-263-p01.837

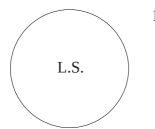
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Courts Legislation Further Amendment Act 2001 No 108—Proclamation

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 *Courts Legislation Further Amendment Act 2001*, do, by this my Proclamation, appoint 18 January 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 16th day of January 2002.



By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

p01-265-p01.842

Regulations

Legal Profession Amendment (Manager, Costs Assessment) Regulation 2002

under the

Legal Profession Act 1987

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

BOB DEBUS, M.P., Attorney General

Explanatory note

The object of this Regulation is to amend the *Legal Profession Regulation 1994* to provide that the Manager, Costs Assessment is the proper officer of the Supreme Court in relation to costs assessment matters.

This Regulation is made under the *Legal Profession Act 1987*, including section 216 (the general regulation-making power).

r01-446-p01.842

Clause 1 Legal Profession Amendment (Manager, Costs Assessment) Regulation 2002

Legal Profession Amendment (Manager, Costs Assessment) Regulation 2002

1 Name of Regulation

This Regulation is the *Legal Profession Amendment (Manager, Costs Assessment) Regulation 2002.*

2 Commencement

This Regulation commences on 18 January 2002.

3 Amendment of Legal Profession Regulation 1994

The Legal Profession Regulation 1994 is amended as set out in Schedule 1.

Legal Profession Amendment (Manager, Costs Assessment) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clauses 26 (1), 26A (1) and (2), 26B (1), 26C (1) (a), (b) and (d), (2) (a), (c) and (e) and (3), 26E (1), (2) and (3), 26H, 26I (2), 26IA, 26ID, 26IF (1) and (5) (a), (b) and (c), 26IG (3) and 26IH

Omit "proper officer of the Supreme Court" wherever occurring. Insert instead "Manager, Costs Assessment".

[2] Clauses 26A (1) (a), (b), (c) and (d) and (2) (a), (b), (c), (d) and (e), 26C (1) (c), (e) and (f) and (2) (d), (f) and (g)

Omit "proper officer" wherever occurring. Insert instead "Manager, Costs Assessment".

[3] Notes to clauses 26A, 26C and 26D

Omit "proper officer of the Supreme Court" wherever occurring. Insert instead "Manager, Costs Assessment".

[4] Notes to clauses 26A and 26C

Omit "proper officer" where secondly occurring. Insert instead "Manager, Costs Assessment".

[5] Clause 26C (2) (e) and (3)

Omit "proper officer" where secondly occurring. Insert instead "Manager, Costs Assessment".

[6] Clause 26IF (5)

Omit "proper officer" where firstly and secondly occurring. Insert instead "Manager, Costs Assessment".

Local Government (General) Amendment (Penalty Notice Offences) Regulation 2001

under the

Local Government Act 1993

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

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

Explanatory note

The object of this Regulation is to amend Schedule 1 to the *Local Government* (*General*) *Regulation 1999* to prescribe additional offences in respect of which penalty notices may be served. In particular, the Regulation provides that a penalty notice may be served:

- (a) for an offence of operating a system of sewage management without council's prior approval,
- (b) for an offence of operating a system of sewage management other than in accordance with the terms of council's approval.

This Regulation is made under the *Local Government Act 1993*, including sections 679 (Penalty notices for certain offences) and 748 (the general regulation-making power).

r01-368-p03.837

Clause 1 Local Government (General) Amendment (Penalty Notice Offences) Regulation 2001

Local Government (General) Amendment (Penalty Notice Offences) Regulation 2001

1 Name of Regulation

This Regulation is the Local Government (General) Amendment (Penalty Notice Offences) Regulation 2001.

2 Commencement

This Regulation commences on 1 February 2002.

3 Amendment of Local Government (General) Regulation 1999

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

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Local Government (General) Amendment (Penalty Notice Offences) Regulation 2001

Amendments

Schedule 1

(Clause 3)

\$330

[1] Schedule 1 Penalty notice offences and short descriptions

Insert in appropriate order:

Schedule 1 Amendments

Section 626 (3)—carry out without prior approval of council an activity specified in item 10 of Part F (Other activities) of the Table to section 68 (Carry out an activity prescribed by the regulations or an activity of a class or description prescribed by the regulations)

[2] Schedule 1

Insert in appropriate order:

Section 627 (3)—having obtained the council's approval to the carrying out of an activity specified in item 10 of Part F (Other activities) of the Table to section 68, carry out the activity otherwise than in accordance with the terms of that approval (Carry out an activity prescribed by the regulations or an activity of a class or description prescribed by the regulations)

operate sewage \$330 management system otherwise than as approved

Meat Industry (Meat Industry Levy) Amendment Regulation 2001

under the

Meat Industry Act 1978

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Meat Industry Act 1978*.

RICHARD AMERY, M.P., Minister for Agriculture

Explanatory note

The object of this Regulation is to correct, by way of law revision, a misdescription in the *Meat Industry (Meat Industry Levy) Regulation 1999* by which a "section 12 agency arrangement" was referred to as a "section 12 agency agreement".

This Regulation is made under the *Meat Industry Act 1978*, including section 77 (the general power to make regulations).

r01-344-p02.843

Clause 1 Meat Industry (Meat Industry Levy) Amendment Regulation 2001

Meat Industry (Meat Industry Levy) Amendment Regulation 2001

1 Name of Regulation

This Regulation is the *Meat Industry (Meat Industry Levy) Amendment Regulation 2001.*

2 Amendment of Meat Industry (Meat Industry Levy) Regulation 1999

The *Meat Industry (Meat Industry Levy) Regulation 1999* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Meat Industry (Meat Industry Levy) Amendment Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clauses 5 (b), 7 (2), 8 (2) and (3) and 11 (3)

Omit "section 12 agency agreement" wherever occurring. Insert instead "levy collection agency agreement".

[2] Clause 13 Amendments

Omit the clause.

[3] Schedule 2 Amendments

Omit the Schedule.

Public Authorities (Financial Arrangements) Amendment (Department of Agriculture Exclusion) Regulation 2001

under the

Public Authorities (Financial Arrangements) Act 1987

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Authorities (Financial Arrangements) Act 1987*.

MICHAEL EGAN, M.L.C., Treasurer

Explanatory note

The object of this Regulation is to exclude (until 1 March 2002) the Department of Agriculture from the application of certain provisions of the *Public Authorities* (*Financial Arrangements*) Act 1987 relating to joint ventures.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including the definition of *authority* in section 3 (1) and (4) and section 43 (the general regulation-making power).

r01-409-p02.822

Clause 1 Public Authorities (Financial Arrangements) Amendment (Department of Agriculture Exclusion) Regulation 2001

Public Authorities (Financial Arrangements) Amendment (Department of Agriculture Exclusion) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements)* Amendment (Department of Agriculture Exclusion) Regulation 2001.

2 Amendment of Public Authorities (Financial Arrangements) Regulation 2000

The *Public Authorities (Financial Arrangements) Regulation 2000* is amended as set out in Schedule 1.

Schedule 1 Amendments

(Clause 2)

[1] Clause 57A Entities excluded from definition of "authority"

Insert after clause 57A (2C):

(2D) The Department of Agriculture is prescribed as not being within the definition of *authority* in section 3 (1) of the Act for the purposes of Part 2D of the Act.

[2] Clause 57A (3)

Omit "(2), (2A), (2B) or (2C)" wherever occurring from clause 57A (3). Insert instead "(2), (2A), (2B), (2C) or (2D)".

[3] Clause 57A (4)

Omit "(2) and (2A)" from clause 57A (4). Insert instead "(2), (2A) and (2D)".

Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001

under the

Stock (Chemical Residues) Act 1975

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Stock (Chemical Residues) Act 1975.*

RICHARD AMERY, M.P., Minister for Agriculture

Explanatory note

The powers to issue, vary and revoke notices for the detention of chemically affected stock, which are conferred on the Minister under section 8 of the *Stock* (*Chemical Residues*) Act 1975, were previously conferred under that section on both the Minister and prescribed officers. Accordingly, it was necessary for regulations made under that Act to prescribe certain officers for the purposes of section 8. This was done by clause 4 of the *Stock (Chemical Residues)* Regulation 1995. The persons prescribed by that clause were also "prescribed officers" for the purposes of other provisions of the Regulation.

Section 8 no longer refers to any prescribed officer. Accordingly, this Regulation amends the *Stock (Chemical Residues) Regulation 1995* so as to:

- (a) repeal clause 4 (and make a consequential amendment), and
- (b) replace references to prescribed officers in other provisions of the Regulation with references to certain officers of the Department of Agriculture.

r01-369-p02.810

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Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001

Explanatory note

This Regulation also prescribes inspectors (that is, inspectors who are appointed under the *Stock Diseases Act 1923*) who are not officers of the Department of Agriculture as additional persons to whom the Minister may, under section 13A of the *Stock (Chemical Residues) Act 1975*, delegate certain of the Minister's powers, authorities, duties and functions under that Act. (Officers of the Department of Agriculture are already prescribed for the purposes of section 13A.)

This Regulation is made under the *Stock (Chemical Residues) Act 1975*, and, in particular, under sections 10 (Power to seize stock), 13A (Delegation of functions) and 16 (the general regulation-making power).

Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001

Clause 1

Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001

1 Name of Regulation

This Regulation is the *Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001.*

2 Amendment of Stock (Chemical Residues) Regulation 1995

The *Stock (Chemical Residues) Regulation 1995* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Stock (Chemical Residues) Amendment (Prescribed Officers) Regulation 2001

Schedule 1

Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 3 Definitions

Omit the definition of *prescribed officer*.

[2] Clause 4 Prescribed officers: section 8

Omit the clause.

[3] Clause 5 Disposal of seized stock: section 10

Omit "a prescribed officer" from clause 5 (3) (a). Insert instead "by the Director-General, the Chief, Division of Animal Industries or the Program Manager, Quality Assurance".

[4] Clause 5 (3) (b)

Omit "prescribed officer". Insert instead "to the Director-General, the Chief, Division of Animal Industries or the Program Manager, Quality Assurance".

[5] Clause 5D

Insert after clause 5C:

5D Prescribed persons: section 13A

The class of persons who are inspectors (not being officers of the Department of Agriculture) are prescribed for the purposes of section 13A (2) (b) of the Act.

Other Legislation

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 2 to Act

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

Plants

Scrophulariaceae

Euphrasia ciliolata W.R. Barker

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

Copies of the final determination may be inspected at: The National Parks Centre 102 George St The Rocks Sydney

and at all Area Offices and Visitor Centres of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 12th day of December 2001.

Dr Chris Dickman

Chairperson Scientific Committee

p01-242-p01.843

Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

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

Euphrasia ciliolata W.R. Barker

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

Eidothea sp. "Nightcap Range" (P.H. Weston 2469)

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 Area Offices and Visitor Centres of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 12th day of December 2001.

Dr Chris Dickman

Chairperson Scientific Committee

p01-244-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:

Eidothea sp. "Nightcap Range" (P.H. Weston 2469)

OFFICIAL NOTICES

Appointments

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of part-time member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to Section 7 of the Community Relations Commission and Principles of Multiculturalism Act 2000, has re-appointed Ms Paula MASSELOS as a part-time Commissioner of the Community Relations Commission for a term of three years from 19 December 2001.

BOB CARR, M.P., Premier and Minister for Citizenship

> The Cabinet Office, Sydney 9 January 2002

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from the State of the Special Minister Of State, Minister For Industrial Relations, Assistant Treasurer, Minister Assisting The Premier On Public Sector Management, and Minister Assisting The Premier For The Central Coast

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable C J KNOWLES, M.P., Minister for Health, to act for and on behalf of the Special Minister of State, Minister for Industrial Relations, Assistant Treasurer, Minister Assisting the Premier on Public Sector Management, and Minister Assisting the Premier for the Central Coast, as on and from 9 January 2002 with a view to him performing the duties of the Honourable J J DELLA BOSCA, MLC, during his absence from the State.

> BOB CARR, M.P., Premier

The Cabinet Office, Sydney 9 January 2002

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from the State of the Minister For Transport and Minister For Roads

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable E M OBEID, MLC, Minister for Mineral Resources and Minister for Fisheries, to act for and on behalf of the Minister for Transport and Minister for Roads, as on and from 14 January 2002, with a view to him performing the duties of the Honourable P C SCULLY, M.P., during his absence from the State.

> BOB CARR, M.P., Premier

FOOD ACT 1989

List of Analysts

IN pursuance of the provisions of Section 81(2) of the Food Act 1989, the N.S.W. Health Department hereby publishes a list of persons holding office as analysts as at 1 January, 2002.

CHEMISTRY CATEGORY

Division of Analytical Laboratories Western Sydney Area Health Service PO Box 162, Lidcombe NSW 2141

AZER, Mounir COLLINS, Dr Michael Joseph CRISANTE, Dante DJULAMEROVIC, Suzanna IBRAHIM, Dr George Faried LOLLBACK, Catherine Elizabeth MAI, My Chi ROUMELIOTIS, Irini

AGAL

1 Suakin Street Pymble NSW 2073

ECKHARD, Dr Ian HUME, Peter KAZLAUSKAS, Dr Ray LOUIE, Dr Honway TROUT, Dr Graham WU, Dr Michael

Scienserv Consultancy 11 Ruby Street

Mosman NSW 2088

CICUREL, Francis Joseph

Centre for Chemical Analysis University of New South Wales Kensington NSW 2033

CRANK, Dr George

Bio-Analytical Services PO Box 18 Kensington NSW 2033

DELLI, Dr. Sergio

Amdel Ltd. 5 Kelray Place Asquith NSW 2077

MOONEY, Roger

BRI Australia Ltd. PO Box 7 North Ryde NSW 2113

MUGFORD, David Clerk WALKER, Arthur Richard Hunter Chemical Consultants Pty Ltd. 54 Hudson Street Hamilton NSW 2303

ORR, Dr Graham

102 Carington Parade New Lambton Heights NSW 2305

TODD, Dr Donald Douglas

MICROBIOLOGY CATEGORY

Division of Analytical Laboratories

Western Sydney Area Health Services PO Box 162, Lidcombe NSW 2141

ARNOLD, Glenda Joy BANSAL, Dr Narinder CHAPMAN, Alexander HAGGETT, Adele Helen HUI, Siew Chor IBRAHIM, Dr George Faried LE, Thi Hong LEE, Hoo Wah LEOW, Thira McKENZIE, Heather Jane SMITH, Anna Raffaela

University of Western Sydney Bourke Street Richmond NSW 2753

ARUMUGASWAMY, Rama

Amdel Ltd. 36-40 Halloran Street Lilyfield NSW 2040

GERRY, Anne

Scienserv Consultancy 11 Ruby Street Mosman NSW 2088

CICUREL, Francis Joseph

AGAL 1 Suakin Street Pymble NSW 2073

CHONG, Julie Neow-Cheng NEWTON, Dr Kenneth George

AMA Laboratories 118 Hattersley Street Rockdale NSW 2216

PRISCOTT, Dr Paul

EML Consulting Services Pty. Ltd. 6/1 River Road West Parramatta NSW 2150

HADJIMICHAEL, Despina

PO Box 6208 Dural DC NSW 2158

PROUDFORD, Dr Ronald

C.J. EASTMAN, For Director-General N.S.W. Health Department

POLICE REGULATION (SUPERANNUATION) ACT 1906

Appointment of Member and Deputies for Members of the Police Superannuation Advisory Committee

IN accordance with Section 2H and Schedule 4 to the Police Regulation (Superannuation) Act 1906, I have approved the appointment of the following Police Association of NSW representatives as Member and Deputies of the Police Superannuation Advisory Committee to serve for the period ending on 31 August 2003:

> Mr Phillip Tunchon as Member; and Mr Rod Harty and Ms Angella Whitton as his Deputies; and, Ms Sheryl Malouf and Mr Paul Huxtable as Deputies to Mr Garry Dunne.

The appointments follow the above appointment of Mr Tunchon and the resignations from the Committee of Mr Walter Taylor, Ms Nancy Searle, Mr Robert Menzies and Mr Mark Messenger.

Dated at Sydney, 4 January 2002.

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

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NSW Fisheries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has granted the following Class 1 Aquaculture Lease:

OL90/029 within the estuary of Port Stephens having an area of 0.2520 ha to Mr Donald Burgoyne and Mr Mark Salm of Lemon Tree Passage, NSW, for a term of 15 years expiring on 10 November 2016.

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

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Clause 35 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Lease:

OL71/132 within the estuary of Tuross Lake having an area of 1.9100 hectares to Chris and Tippavan Cox of Tuross Head NSW for a term of 15 years expiring on 6 April 2016.

OL70/538 within the estuary of Hastings River having an area of 1.9107 hectares to David Staples and Elizabeth Staples of Wauchope, NSW, for a term of 15 years expiring on 23 August 2016.

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

Department of Land and Water Conservation

Land Conservation

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

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

Western Lands Lease 14357 granted to Friedrich Walter Vine of Broken Hill, comprising Portion WL1520 (folio identifier 1520/763381) of 6080 square metres at Menindee in the Parish of Perry, County of Menindee, Administrative District of Wilcannia, for the purpose of Residence for a term in Perpetuity commencing 14 January 2002; Annual rental \$70.00; Next reappraisement date 13 January 2007.

Papers: WLL 14357

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 14357

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Land and Water Conservation as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against

all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be as determined by the local land board for each period of 5 years of the term of the lease, except where a rent is bid at auction or tendered under Section 19C(5) of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 22 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

- (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will

be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey, assign or sublet the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The land leased shall be used only for the purpose of "residence".
- (10) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (11) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (12) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (13) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (14) The lessee shall not erect or permit any person to

erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.

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

Western Lands Lease 14354 granted to Maxwell William Nicholls and Ricky Todd Jones of Gunnedah, comprising Portion WL4795 (folio identifier 4795/769098) of 1050 hectares at Lake Yantara in the Parish of Yantara, County of Yantara, for the purpose of Business Purposes (Tourism) and Recreational Hunting for a term in Perpetuity commencing 27 December 2001; Annual rental \$150.00; Next reappraisement date 26 December 2006.

Papers: WLL 14354

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 14354

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Land and Water Conservation as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.

- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee agrees to occupy use and keep the Premises at the risk of the lessee and hereby releases to the full extent permitted by law the Lessor from all claims and demands of every kind resulting from any accident damage or injury occurring therein and the lessee EXPRESSLY AGREES that the Lessor shall have no responsibility or liability for any loss of or damage to fixtures and/or the personal property of the lessee.
 - (c) The lessee expressly agrees that the obligations of the lessee under this clause shall continue after the expiration or other determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The lessee will (without in any way limiting the liability of the lessee under any other provision of this lease) forthwith take out and thereafter during the Term keep current a public risk insurance policy for \$10,000,000.00 for any one claim (or such other reasonable amount as the Minister may from time to time specify in writing to the lessee) whereby the Minister shall during the continuance of this lease be indemnified against all actions suits claims demands proceedings losses damages compensations costs charges and expenses mentioned or referred to in this lease to which the Minister shall or may be liable.
- (5) The rent of the lease shall be as determined by the local land board for each period of 5 years of the term of the lease, except where a rent is bid at auction or tendered under Section 19C(5) of the Western Lands Act 1901.
- (6) The rent shall be due and payable annually in advance on 22 July in each year.
- (7) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

- (c) Notwithstanding any other provision of this Agreement:
 - (iii) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (iv) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"),

the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

- (8) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (9) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey, assign or sublet the land or any portion thereof without having first obtained the written consent of the Minister.
- (10) The land leased shall be used only for the purpose of Business Purposes (Tourism) and Recreational Hunting.
- (11) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (12) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (13) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (14) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.

- (15) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (19) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (20) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (21) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (22) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (23) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Conservation Act 1997.
- (24) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.

- (25) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
 - (a) between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;
 - (b) within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
 - (c) where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
 - (d) within strips not less than 60 metres wide along the tops of any ranges and main ridges;
 - (e) not in contravention of section 21CA of the Soil Conservation Act 1938.

In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.

- (26) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued pursuant to section 18DB of the Western Lands Act 1901, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (27) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (28) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (29) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.

(30) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.

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- (31) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (32) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (33) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (34) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (35) The lessee shall comply with the provisions of the Clean Waters Act 1970 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.

SPECIAL CONDITIONS

- 1. The lessee shall permit the holder of Western Lands Lease 6029 to retain grazing rights in respect of the land leased. All grazing rights and activities shall comply with the provisions of the Western Lands Act, 1901
- 2. The Lessee shall be responsible for all compliance with respect to the Western Lands Act, 1901.
- 3. No excavation will be undertaken on the subject land area for the purpose of recreational hunting.
- 4. No building, structure or other thing that is a fixture (other than a fence or gate) shall be constructed or placed on the subject land for the purpose of recreational hunting.

- 5. No garbage or poisonous, toxic or hazardous substance arising from the use of the subject land for recreational hunting shall be stored or disposed of on the subject land.
- 6. No clearing of the subject land shall be undertaken for the purpose of recreational hunting.
- (a) The lessee shall not use the subject land for recreational hunting on more than 100 days in any one calendar year.
 - (b) The lessee shall when using the subject land for recreational hunting:
 - ensure that all persons entering upon the land for recreational hunting are licenced to carry firearms under the Firearms Act 1996
 - (ii) take all reasonable precautions to ensure that hunting is undertaken in a safe manner and that ethical firearm practices are observed when shooting near boundaries
 - (iii) ensure that all persons entering upon the land for recreational hunting are provided with a map of the property clearly defining the lease/property boundaries
 - (iv) place at the perimeter of the subject land appropriate warning signs stating that the subject land is being used for recreational hunting
 - (v) ensure that only feral animals are hunted except where persons are otherwise licensed to take or kill fauna under the National Parks and Wildlife Act 1976
 - (vi) ensure that adequate provision is made for the removal and disposal of animal carcases.
 - (a) Before using the subject land for recreational hunting (or granting any licence for that purpose) and tourism the lessee shall take steps in the manner provided for in paragraph (c) to identify any Aboriginal sites or relics located on the subject land.
 - (b) Where the existence and location of any aboriginal site or relic is identified as a result of action taken under this condition or the existence or location of such a site or relic is otherwise within the knowledge of the lessee, the lessee shall ensure by taking such precautions as may be necessary that the site or relic is not interfered with, damaged, destroyed or defaced.
 - (c) The lessee shall consult with the local aboriginal land council with a view to identifying and locating any aboriginal site or relics on the subject land.
- (d) The lessee shall be familiar (and any licensee in relation with recreational hunting) with the provisions of the National Parks and Wildlife Act 1974 relating to the protection of interference with or the damaging or destruction of aboriginal sites or relics.
- 9. The lessee shall not use any vehicle for the purpose of "recreational hunting" and "tourism" (and shall take all reasonable steps to prevent any other person from using any vehicle for the purpose of "recreational hunting" and "tourism") on any part of the lease

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identified under the provisions of the Soil Conservation Act 1938 as protected land or as being environmentally sensitive.

- 10. The lessee shall not destroy populations or any endangered or threatened species, damage the critical habitat of endangered species, populations and ecological communities or damage the habitat of any threatened species, populations or ecological communities scheduled in the Threatened Species Conservation Act 1995 on any part of the lease whilst using the lands for the purpose of "recreational hunting and "tourism" and shall prevent any other person from doing the same.
- 11. The lessee will not without the written consent of the Minister by any act matter or deed or by failure or omission cause or permit to be imposed on the Minister any liability of the Holder under or by virtue of this Lease in the use of the land for the purpose of recreational hunting.
- 12. The lessee agrees that the lessee will indemnify and keep indemnified the Minister from and against all actions suits claims and demands of whatsoever nature and all costs charges and expenses in respect of any accident or injury to any person or property which may arise out of the use of the subject land for the purpose of recreational hunting and tourism.
- 13. (a) The following provisions apply to all policies of insurance required to be effected by the lessee:
 - (i) Where the Minister serves a notice on the Holder directing the Holder to enter into a policy with an insurer approved by the Minister the policy is to be entered into with an insurer approved by the Minister. The Minister shall specify a list of approved insurers in any notice served under this paragraph. Where the Minister does not serve a notice as provided for in this paragraph polices of insurance shall be entered into with an insurer carrying on business in Australia.
 - (ii) All policies are to contain conditions and exclusions commonly effected in relation to the type of activity undertaken on the Premises and the nature of the Premises provided that the Minister may by notice served on the Holder direct the Holder to enter into a policy containing specified provisions or which does not contain specified provisions or exclusions and the Holder shall use his best endeavours to comply with the direction.
 - (iii) All policies are to be taken out in the names of the Minister and the Holder for their respective rights and interests and in the name of such other parties having an insurable interest as the Minister may require.
 - (iv) Duplicate or certified copies of the policies and all renewal certificates and endorsement slips are to be lodged by the Holder with the Minister if required by the Minister.
 - (v) All premiums payable in respect of policies and renewals of policies are to be paid punctually by the Holder and the receipt of each premium payable in respect of each

policy (or other proof of payment to the Minister's satisfaction) is to be produced by the Holder to the Minister at the request of the Minister.

- (vi) Where the Minister has served notice on the Holder under paragraph (I) the Holder will use all reasonable endeavours to ensure that the insurer which issues a policy advises the Minister of any failure by the Holder to renew any policy or pay any premium in respect thereof.
- (vii) The Holder will not at any time during the Term do or bring upon the Premises anything whereby any insurance relating to the Premises against damage by fire and other risks may be rendered void or voidable. If the Holder does or brings anything upon the Premises whereby the premium on the insurance shall be liable to be increased the Holder will obtain insurance cover for the increased risk and pay all additional premiums (if any) required to be paid.
- (viii) The Holder will use all reasonable endeavours to ensure that full true and particular information is given to the insurer with which the insurances are effected of all matters and things the non-disclosure of which might in any way prejudice or affect any policy of insurance or the payment of all or any moneys thereunder.
- (c) The Minister in his own name or as the attorney of the Holder in the name of the Holder shall be entitled to institute all proceedings against any insurer which issues a policy of insurance required by the Lease to recover from it any amount for loss damage or injury or other money payable under any indemnity in favour of the Minister. The Holder hereby appoints the Minister the attorney of the Holder for the purpose as aforesaid.
- (d) The Holder expressly agrees that the provisions of subclause (a) continue in force after the Termination Date.
- 14. The lessee may grant a licence to a person to use the subject land for recreational hunting provided:-
 - (a) the licence is in writing; and
 - (b) contains conditions in or to the effect of the following:
 - (i) the licence does not confer on the licensee any right to the exclusive possession of the subject land;
 - (ii) the licensee shall not excavate or clear the subject land;
 - (iii) the licensee shall not construct or place on the subject land by building, structure or other thing being a fixture (other than a fence or gate);
 - (iv) the licensee shall not deposit or store on the subject land any garbage or poisonous toxic or hazardous substances;

- (v) (a) The licensee shall ensure that before any operations on the subject land commences and during such operations of the subject land, steps are taken to protect any aboriginal sites or relics on the subject land from damage, interference or destruction.
 - (b) The licensee shall ensure that all persons using the subject land for recreational hunting are made aware of the provisions of the National Parks and Wildlife Act 1974 relating to the protection of, interference with and the damaging and destruction of aboriginal sites and relics.
- (vi) (a) The licensee shall not use the subject land for recreational hunting on more than 100 days in any one calendar year.
 - (b) The licensee will place at the perimeter of the subject land appropriate warning signs stating that the subject land is being used for recreational hunting.

SURRENDER OF WESTERN LANDS LEASE

IT is hereby notified for public information, that in pursuance of Section 33A of the Western Lands Act 1901, the Western Lands Lease particularised hereunder has been surrendered.

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation

SCHEDULE

Western Lands Lease No: 12551

Name of lessee: K.M.Q. Pty Limited

Area Surrendered: Portion WL4795, Parish Yantara,

County Yantara of 1050 hectares

Title Reference: 4795/769098

Administrative District: Milparinka

Local Government Area: Unincorporated Area

Date of Surrender: 26 December 2001

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

NOTIFICATION OF CLOSING OF A ROAD

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

DESCRIPTION

SCHEDULE 1

PARISH: Bong Bong COUNTY: Camden LAND DISTRICT: Moss Vale LGA: Wingecarribee Shire Council LOT: 1 DP: 1024483 (being land in CT Vol 2129 Folio 87) FILE REFERENCE: GB 99 H 247.TC

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

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

ERRATUM

IN the notice appearing in the NSW *Government Gazette* No. 56, Folio 1649, dated 20 March 1998 under the heading "Appointment of Trust Board Members", in Column 2 of the Schedule, replace "Kalang Public Hall Reserve Trust" with, "Kalang Hall Trust".

John Aquilina, M.P., Minister for Land and Water Conservation

NEW SOUTH WALES GOVERNMENT GAZETTE No. 25

GRIFFITH OFFICE Department of Land and Water Conservation 2nd Floor, Griffith City Plaza, 120–130 Banna Avenue (PO Box 1030), Griffith, NSW 2680 Phone: (02) 6962 7522 Fax: (02) 6962 5670

REVOCATION OF RESERVATION OF CROWN LAND

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

SCHEDULE

COLUMN 1 Land District: Mirrool Local Government Area: Griffith City Council Parish: Jondaryan County: Cooper Locality: Griffith Reserve No. 80563 Purpose: Public Baths Date of notification: 23rd October 1964 File Reference: GH98R5

The whole being Lot Sec D.P. No. Parish County 8 54 758476 Jondaryan Cooper of an area of .99 hectares.

RESERVATION OF CROWN LAND

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

JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

SCHEDULE

COLUMN 1 COLUMN 2 Land District: Mirrool Reserve No. 1003025 Local Government Area: Public Purpose: Public Recreation Griffith City Council Parish: Jondaryan County: Cooper Locality: Griffith Lot D.P. 1 1035387 Area: 9658 square metres File No. GH98R5 (Note: Formerly part of Reserve 85063 for Public Baths)

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

JOHN AQUILINA, M.P., Minister for Land and Water Conservation. SCHEDULE

COLUMN 1 Griffith City Council Crown Reserves Reserve Trust

Established 23rd April 1999

COLUMN 2 Reserve No. 1003025 Purpose: Public Recreation Notified: This day Parish: Jondaryan County: Cooper Lot D.P. No. 1 1035387 File Reference: GH98R5

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 an appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1 Wendy Joy WALLACE (new member) COLUMN 2 CO Tallimba Public Res Hall Reserve Pub Trust No Loc

COLUMN 3 Reserve No. 57128 Public Purpose: Public Hall Notified: 6 June 1924 Locality: Tallimba FileReference: GH93R46/2

For a term commencing this day and expiring 13 July 2005.

ESTABLISHMENT OF RESERVE TRUST

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

SCHEDULE 1

COLUMN 1 COLUMN 2 Nericon (R1003016) Reserve Trust Public Purpose: Environmental Protection

Notified: 28th September 2001 File Reference: GH01R10

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ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

JOHN AQUILINA, M.P., Minister for Land and Water Conservation

SCHEDULE 1

Parish – Ourendumbee; County – Boyd; Land District – Narrandera; Shire – Narrandera

DESCRIPTION

Crown public road 20.115 wide east of Lots 13 & 14 DP 750898.

SCHEDULE 2

Roads Authority: The Council of the Shire of Narrandera Council's Reference: R2518 File Reference: GH01H115

MOREE OFFICE Department of Land and Water Conservation Frome Street (PO Box 388), Moree, NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

ERRATUM

IN the notification which appeared in the *Government Gazette* of 11th January 2002, folio 108, under the heading "Correction Notice" relating to the entry for File No.: ME96 H 24 the Lots should read Lots 1 and 2 in Deposited Plan 1035534" in lieu of Lots 2 and 3.

File No.: ME96 H 24.

JOHN AQUILINA, M.P., Minister for Land and Water Conservation

ROADS ACT 1993

ORDER

Transfer of Crown Public Roads to a Council

IN pursuance to the provisions of Section 151 of the Roads Act 1993, the Crown public roads specified in Schedule 1, are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and from that date the roads specified in Schedule 1 cease to be Crown public roads.

JOHN ACQUILINA, M.P., Minister for Land and Water Conservation Description

Land District – Warialda; Council – Yallaroi Shire; Town & Parish – Warialda; County – Burnett

SCHEDULE 1

The Crown public road 20.115 metres wide east of Lot 1 DP833944 and Lots 166 & 167 DP751137(Nicholson Street); The Crown public road 20.115 metres wide east of Lots Lots 1 & 2 DP415239, Lots 1 & 2 DP535500 and Lots 140, 141 & 142 DP751137 (Holden Street); The Crown public road 20.115 metres wide east of Lots 1 and 2 DP774251 (Plunket Street); The Crown public road 20.115 metres wide extending from the southern prolongation of the western boundary of Lot 306 DP751137 to the western boundary of Lot 381 DP820540 (Gwydir Highway), Parish and Town of Warialda, County of Burnett. File: ME01H384

SCHEDULE 2

Roads Authority: Yallaroi Shire Council

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

REVOCATION OF RESERVATION OF CROWN LAND

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1 Land District: Molong

Local Government Area:

Cabonne Council

County: Ashburnham

Locality: Goimbla Reserve No. 94834 Purpose: Future Public Requirements Notified: 15 May 1981 File Reference: 0E81H266//3

Parish: Goimbla

COLUMN 2 The whole being Lots 201 & 204, Secs * D.P. Nos 750159 & 750159 Parish Goimbla, County Ashburnham of an area of 50.99 hectares.

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SYDNEY METROPOLITAN OFFICE Department of Land and Water Conservation 2-10 Wentworth Street (PO Box 3935), Parramatta, NSW 2124 Phone: (02) 9895 7503 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROAD

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

JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

Descriptions

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

Lots 100 and 101, DP 1032548 at Marayong, Parish Prospect (Sheet 1), County Cumberland, (being land in CT Vol. 1407 Folio 100).

MN01H9

- Notes: 1] On closing, title for the land in lots 100 and 101 remain vested in Blacktown City Council as community land.
 - 2] The road is closed subject to the easement for underground cables, easement for Gas mains and restriction on the use of land as shown on DP 1032548.

RESERVATION OF CROWN LAND

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

JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

SCHEDULE

COLUMN 1 Land District: Penrith

City: Blue Mountains City Council Parish: Jamison County: Cook Locality: Wentworth Falls Lots 478 – 502 & 7026 DP 751646 Area: 6.27 ha File No.: MN89R45

Note: Reserve No. 100176 is hereby revoked.

COLUMN 2 Reserve No. 1002901 Public Purpose: Public Recreation and Environmental Protection ESTABLISHMENT OF RESERVE TRUST

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

> JOHN AQUILINA, M.P., Minister for Land and Water Conservation.

SCHEDULE

COLUMN 1 Geebung (R1002901) Reserve Trust COLUMN 2 Reserve No. 1002901 Public Purpose: Public Recreation and Environmental Protection Notified: This day File No.: MN89R45

APPOINTMENT OF CORPORATION TO MANAGE A 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.

JOHN AQUILINA, M.P., Minister for Land and Water Conservation

COLUMN 1COLUMN 2COLUMN 3Blue MountainsGeebung (R1002901)Reserve No. 1002901City CouncilReserve TrustPublic Purpose: Public

COLUMN 3 Reserve No. 1002901 Public Purpose: Public Recreation and Environmental Protection Notified: This day File No.: MN89R45

Water Conservation

WATER ACT 1912

Notice Under Section 22B – Pumping Suspensions

Tweed River, Oxley River, Rous River and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Tweed River, Oxley River, Rous River and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Thursday 10 January 2002 until further notice, the right to pump water from Tweed River, Oxley River, Rous River and their tributaries is **SUSPENDED**.

This suspension excludes water supply for town water supply, stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- a) where the offence was committed by a Corporation 200 penalty units.
- b) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

DATED this tenth day of January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2:-343288

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

Field Marshall and Maureen Dora JACKSON for 2 pumps on Island Creek on Lot 103/753078 and Reserve adjacent Lot 7003/1026787, Parish of Cadow, County of Gipps, for water supply for stock and domestic purposes and irrigation of 80.00 hectares (Lucerne, improved pasture, cereal crops) (New Licence - Replacing existing entitlement - increased pumping capacity) (GA2:494390) (Ref:70SL090769).

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 GA

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

Joy SCOTSON for a pump on the Lachlan River on Lot 19/103551, Parish of Condobolin, County of Cunningham, for irrigation of 10.00 hectares (New Licence – allocation obtained by subdivision – splitting of existing allocation) (GA2:494391) (70SL090772)

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

Notice Under Section 22b - Pumping Restrictions

Thone River, Wilson River, Forbes River and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Thone River, Wilson River, Forbes River and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Thursday 17 January 2002 and until further notice, the right to pump water from Thone River, Wilson River, Forbes River and their tributaries is **RESTRICTED** to a maximum of six hours in any twenty four hour period.

This restriction excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- a) where the offence was committed by a Corporation 200 penalty units.
- b) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

DATED this seventeenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

²² GA2: 343290

Notice Under Section 22b – Pumping Restrictions

Nambucca River, Taylors Arm, Missabotti Creek and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Nambucca River, Taylors Arm, Missabotti Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Thursday 17 January 2002 and until further notice, the right to pump water from Nambucca River, Taylors Arm, Missabotti Creek and their tributaries is **RESTRICTED** to a maximum of six hours in any twenty four hour period.

This restriction excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- c) where the offence was committed by a Corporation 200 penalty units.
- d) where the offence was committed by any other person -100 penalty units.

One penalty unit = \$110.00.

DATED this seventeenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

WATER ACT 1912

Notice Under Section 22b – Pumping Restrictions

Mortons Creek and its Tributaries

The Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Mortons Creek and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Monday 14 January 2002 and until further notice, the right to pump water from Mortons Creek and its tributaries is **SUSPENDED**.

This suspension excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- e) where the offence was committed by a Corporation 200 penalty units.
- f) where the offence was committed by any other person -100 penalty units.

One penalty unit = \$110.00.

DATED this fourteenth day of January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

WATER ACT 1912

Notice Under Section 22b - Pumping Restrictions

Buckra Bendinni Creek, South Creek and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Buckra Bendinni Creek, South Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Thursday 17 January 2002 and until further notice, the right to pump water from Buckra Bendinni Creek, South Creek and their tributaries is **SUSPENDED**.

This suspension excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- g) where the offence was committed by a Corporation 200 penalty units.
- h) where the offence was committed by any other person -100 penalty units.

One penalty unit = \$110.00.

DATED this seventeenth day of January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2:-343291

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

ANDERSONS BUS LINES PTY LTD for a pump on the Murray River, on Lot 1 DP801180, Parish of Cottadidda, County of Denison, for water supply for stock purposes and irrigation of 40 hectares (replacement licence due to permanent transfer) (GA2: 504532) (Ref: 50SL75479).

Any enquiries regarding the above should be directed to the undersigned (PH: [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

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

An application for Approval of Controlled Works under Section 167 within the Proclaimed (declared) Local Area described hereunder has been received as follows:-

Namoi River Valley

Ben KELLY and Patricia KELLY for Controlled Works (earthworks, embankments or levees) in association with the re-alignment of an existing waterway on the Liverpool Plains (Goran Lake) Floodplain on Lot 3 DP 564789, Lot A DP 103761 and Crown Road, Parish of Brothers, County of Pottinger on the property known as "Goran Lake" for the prevention of soil erosion. Reference: 90CW810868.

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the Proclaimed Area, whose interest may be affected must be lodged with the Department's Resource Access Manager at Tamworth by **22 February 2002**.

The original proposal advertised on 27th March 2001 has been amended after consultation with adjoining landholders. Information and plans showing the location of the works referred to in the above application may be viewed at the Tamworth or Gunnedah office of the Department of Land and Water Conservation.

> GEOFF CAMERON, Manager Resource Access

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

WATER ACT 1912

Notice Under Section 22b – Pumping Restrictions

Wilsons River and its Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Wilsons River and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Tuesday 15 January 2002 and until further notice, the right to pump water from Wilsons River and its tributaries is **RESTRICTED** to a maximum of six hours in any twenty four hour period.

This restriction excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- a) where the offence was committed by a Corporation 200 penalty units.
- b) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

DATED this fifteenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2: 343295

WATER ACT 1912

Notice Under Section 22b – Pumping Restrictions

Rocky Creek and its Tributaries

The Department of Land and Water Conservation pursuant to section 22B of the Water Act, 1912, is satisfied that the quantity of water available in Rocky Creek and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Wednesday 16 January 2002 and until further notice, the right to pump water from Rocky Creek and its tributaries is **SUSPENDED**.

This suspension excludes water supply for town water supply, stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- c) where the offence was committed by a Corporation 200 penalty units.
- d) where the offence was committed by any other person - 100 penalty units.

One penalty unit = \$110.00.

DATED this sixteenth day of January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2:-343286

WATER ACT 1912

Notice Under Section 22b – Pumping Restrictions

Orara River and its Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Orara River and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Tuesday 15 January 2002 and until further notice, the right to pump water from Orara River and its tributaries is **SUSPENDED**.

This suspension excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- e) where the offence was committed by a Corporation 200 penalty units.
- f) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

DATED this fifteenth day of January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2:-343294

Notice Under Section 22b – Pumping Restrictions Cudgera Creek, Crabbes Creek, Burringbar Creek and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Cudgera Creek, Crabbes Creek, Burringbar Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Tuesday 15 January 2002 and until further notice, the right to pump water from Cudgera Creek, Crabbes Creek, Burringbar Creek and their tributaries is **SUSPENDED**.

This suspension excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- g) where the offence was committed by a Corporation 200 penalty units.
- h) where the offence was committed by any other person -100 penalty units.

One penalty unit = \$110.00.

DATED this fifteenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2: 343293

WATER ACT 1912

Notice Under Section 22b – Pumping Restrictions Little Plains Creek, Bielsdown River and their

Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Little Plains Creek, Bielsdown River and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Wednesday 16 January 2002 and until further notice, the right to pump water from Little Plains Creek, Bielsdown River and their tributaries is **RESTRICTED** to a maximum of six hours in any twenty four hour period.

This restriction excludes water supply for stock, domestic and farming purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- i) where the offence was committed by a Corporation 200 penalty units.
- j) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

DATED this sixteenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

WATER ACT 1912

Notice Under Section 22b - Pumping Restrictions

Richmond River from Casino to The Risk, Gradys Creek, Lynchs Creek and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Richmond River from Casino to the Risk, Gradys Creek, Lynchs Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Wednesday 16 January 2002 and until further notice, the right to pump water from Richmond River from Casino to the Risk, Gradys Creek, Lynchs Creek and their tributaries is **RESTRICTED** to a maximum of six hours in any twenty four hour period.

This restriction excludes water supply for stock, domestic and farming purposes and excludes any water extraction from the regulated sections of Iron Pot and Eden Creek.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- k) where the offence was committed by a Corporation 200 penalty units.
- where the offence was committed by any other person - 100 penalty units.

One penalty unit = \$110.00.

DATED this sixteenth day January 2002.

G. LOLLBACK, Resource Access Manager NORTH COAST REGION GRAFTON

GA2: 343292

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

Lachlan Shire Council for 4 pumps on Lachlan River on Lots 236, 247, 250, 222, 159/753113, Parish of South Condobolin, County of Gips, for water supply for irrigation and domestic purposes. (New Licence – existing entitlement – additional pump site and increased pumping capacity.) (GA2:494393) (Ref: 70SL090774).

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 Project Officer Central West Region

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

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

Evelyn Justina and Raymond John TWOMEY for a pump on Lake Cargelligo, Reserve R3980, Parish of Gurangully, County of Dowling, for water supply for domestic purposes only. (New Licence) (GA2:494392) (70SL090773)

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 Project Officer Central West Region

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0001)

No. 1849, PLATSEARCH NL (ACN 003 254 395) and EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 38 units, for Group 1, dated 8 January, 2002. (Broken Hill Mining Division).

(T02-0002)

No. 1850, GEMSTAR DIAMONDS LIMITED (ACN 097302675), area of 100 units, for Group 6, dated 11 January, 2002. (Orange Mining Division).

(T02-0003)

No. 1851, GEMSTAR DIAMONDS LIMITED (ACN 097302675), area of 93 units, for Group 6, dated 11 January, 2002. (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

(T00-0154)

No. 1693, now Exploration Licence No. 5910, MONTANA RESOURCES PTY LIMITED (ACN 096 532 008), County of Cooper, Map Sheet (8230), area of 9 units, for Group 2, dated 30 November, 2001, for a term until 29 November, 2003.

(T01-0138)

No. 1776, now Exploration Licence No. 5914, MOUNT ISA MINES LIMITED (ACN 009 661 447), Counties of Ashburnham, Bathurst and Wellington, Map Sheet (8631, 8731), area of 23 units, for Group 1, dated 8 January, 2002, for a term until 7 January, 2004.

MINING LEASE APPLICATION

(C00-1018)

Singleton No. 163, now Mining Lease No. 1500 (Act 1992), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Parish of Ravensworth, County of Durham, Map Sheet (9033-2-S), area of 7.333 hectares, to mine for coal, dated 21 December, 2001, for a term until 20 December, 2022.

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

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

(C98-2201)

Exploration Licence No. 5554, BAYSWATER COLLIERY CO PTY LTD (ACN 000 181 902), area of 213 hectares. Application for renewal received 7 January, 2002.

(C98-0305)

Exploration Licence No. 5701, EARTH TECHNICS PTY LTD (ACN 002 406 797), area of .975 square kilometres. Application for renewal received 11 January, 2002.

(T01-0092)

Mining Lease No. 978 (Act 1973), BHP STEEL (AIS) PTY. LTD. (ACN 000 019 625), area of 6884 square metres. Application for renewal received 9 January, 2002.

(T01-0365)

Mining Lease No. 1241 (Act 1973), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 78.54 hectares. Application for renewal received 7 January, 2002.

(T01-0363)

Mineral Lease No. 6023 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 7095 square metres. Application for renewal received 7 January, 2002.

(T01-0087)

Mining Purposes Lease No. 202 (Act 1973), BHP STEEL (AIS) PTY. LTD. (ACN 000 019 625), area of 2.1 hectares. Application for renewal received 9 January, 2001.

(T01-0367)

Mining Purposes Lease No. 265 (Act 1973), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 27.02 hectares. Application for renewal received 7 January, 2002.

(T01-0370)

Private Lands Lease No. 1093 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 2.767 hectares. Application for renewal received 7 January, 2002.

(T01-0369)

Private Lands Lease No. 3610 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 7992 square metres. Application for renewal received 7 January, 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T89-0231)

Exploration Licence No. 4065, BORAL MONTORO PTY LIMITED (ACN 002 944 694), County of Northumberland, Map Sheet (9131), area of 5 units, for a further term until 19 September, 2003. Renewal effective on and from 10 January, 2002.

(T86-0556)

Exploration Licence No. 4278, JESASU PTY LTD (ACN 001 654 682), County of Arrawatta, Map Sheet (9138), area of 3 units, for a further term until 22 June, 2003. Renewal effective on and from 11 January, 2002.

(T92-0405)

Exploration Licence No. 4563, CLUFF MINERALS (AUSTRALIA) PTY LTD (ACN 002 091 330), County of Murchison, Map Sheet (9038), area of 2 units, for a further term until 7 July, 2003. Renewal effective on and from 11 January, 2002.

(T97-1254)

Exploration Licence No. 5368, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), Counties of Tara and Windeyer, Map Sheet (7131, 7132), area of 609 units, for a further term until 20 October, 2003. Renewal effective on and from 11 January, 2002.

(T96-1282)

Exploration Licence No. 5500, PLATSEARCH NL (ACN 003 254 395), Counties of Young and Yungnulgra, Map Sheet (7435), area of 34 units, for a further term until 4 August, 2003. Renewal effective on and from 20 December, 2001.

(T98-1142)

Exploration Licence No. 5626, PAN GEM RESOURCES (AUST) PTY LTD (ACN 064 972 621), County of Arrawatta, Map Sheet (9138), area of 5 units, for a further term until 21 September, 2003. Renewal effective on and from 11 January, 2002.

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

OFFICIAL NOTICES

COAL MINES REGULATION ACT 1982

Notice of Accreditation as an Assessing Authority

IT is hereby notified that the Chief Inspector of Coal Mines, pursuant to the provisions of Clause 73(1) of the Coal Mines (General) Regulation 1999 for the purposes of issuing item approvals, accredits the following Organisation and nominated Competent Person signatory, as having the necessary expertise and independence, to issue approvals as required by the Regulation(s) detailed in the attached schedule:

Name:	Mr. G. Waring, of
Organisation:	Waring Engineering Services Pty. Ltd.,
	51 Regal Way, VALENTINE, NSW 2280
Accredited Assessing Authority No.:	MDA A2516

This accreditation is given generally for approval of apparatus, as defined in regulations nominated in the attached schedule.

The assessment, issue, processing and payment of the handling and retention fee for each item approval shall be in accordance with the document titled "Department of Mineral Resources – Mine Safety and Environment Division – Guideline for the Processing and Issue of Approvals –Accredited Assessing Authority Approval Process".

This accreditation is issued for a period of twelve months and shall conclude on the eleventh day of January of the year two thousand and three.

R. REGAN, Chief Inspector of Coal Mines

SCHEDULE

Conditions of Accreditation.

This accreditation shall be in accordance with clause 70 of the Coal Mines (General) Regulation 1999 in respect to general item approvals only and in respect to clause 73(1) of the Coal Mines (General) Regulation 1999 to issue approvals as detailed below:

1) This accreditation shall be for the purposes of clause 140, Coal Mines (Underground) Regulation 1999, and is given generally for explosion protected electrical apparatus as defined in the regulation which are:

Cl. 140 (1) Electrical apparatus must not be used in a hazardous zone at a mine unless it is of an approved type.

2) This accreditation shall be for the purposes of clause 139, Coal Mines (Underground) Regulation 1999, and is given specifically for miners cap lamps as defined in the regulation which is:

Cl. 139 (5) an approved item of personal apparel.

3) This accreditation shall be for the purposes of transferring those item approvals issued under items 1 and 2 of this schedule, from an Approval Holder to a new Approval Holder in accordance with the document titled "Department of Mineral Resources - Mine Safety and Environment Division - Procedure for the Transfer of Approval Notices by Accredited Assessing Authorities - Accredited Assessing Authority Approval Process".

4) The issue of time limited item approvals under clause 70(5)(a) of the Coal Mines (General) Regulation 1999, shall only be conducted where *time limits are specified* in standards, codes or departmental guidelines.

This Accreditation Specifically Excludes:

1) The issue of a Particular Approval of an item under clause 70(3)(a) Coal Mines (General) Regulation 1999, where such item is to only be used at a particular coal mine.

2) The revocation, variation or amendment of an approval of an item under clause 70(6)(c) of the Coal Mines (Underground) Regulation 1999, except for the purpose of issuing a supplementary approval to cover a minor variation to an existing approved item.

Accreditation No.: MDA A2516	Issue: 2	Date of Issue: 11 January, 2002	
Document No.: APP011126.doc	CMRA File No.: C00/1164	Page 2 of 2	
Prepared by: P. deGruchy	Approved by: J. Waudby, L. Roberts		

APPROVAL No.: **MDA Exia 10222** ISSUE: **A2586-00** DATE: **5 December 2001**

COAL MINES REGULATION ACT 1982

Notice of Primary Approval

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

This APPROVAL is issued to	:	Trolex Australia Pty Ltd ABN 36 077 805 746
Address of Approval Holder	:	C/- HLB Mann Judd, Level 11, 159 Kent Street, SYDNEY NSW 2000
Description of Item/s	:	Flammable Gas Sensor / Transmitter
Manufacturer	:	Trolex Limited - UK
Model/Type	:	TX6383
C.M.R.A Regulation	:	Coal Mines (Underground) Regulation 1999
Clause	:	140 (1), 126(2), 127, 128, 129, 130
Specific Approval Category	:	Explosion Protected – Intrinsically Safe Gas Detection of Methane and Oxygen Deficiency

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 2000, appended a list of conditions (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

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

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

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

L. R. JEGO Accredited Assessing Authority (MDA-A2586) For Chief Inspector of Coal Mines R. REGAN Chief Inspector of Coal Mines

Dept. File No.: C01/0649	Page 1 of 4
Approval Holder: Trolex Australia Pty Ltd	

APPROVAL No.: MDA Ex d 17010 (Issue 0) ISSUE: C01/0559 DATE: 29 October 2001

COAL MINES REGULATION ACT 1982

Notice of Primary Approval

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

This APPROVAL is issued to	:	LJH Electrical Mining. ABN 11 948 891 072
Address of Approval Holder	:	10 Calistemon Close, Warabrook NSW 2304
Description of Item/s & Variations	:	Shuttle Car Control Box
Manufacturer and model / type	:	LJH Electrical Mining. Type H3216
C.M.R.A Regulation	:	Electrical Underground Clause 140 (l)
Specific Approval Category	:	Explosion Protected – Flameproof (Ex d)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 2000, appended a list of conditions (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

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

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

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

G. L. M. WARING Accredited Assessing Authority (MDA-A2516) For Chief Inspector of Coal Mines

Dept. File No.: C01/0559	Doc No :d\wes\appmaster\LJHSC\17010priapp.doc	Page 2 of 4
Approval Holder: LJH Electrical Mining		

APPROVAL No.: MDA Ex d m 17011 (Issue 0) ISSUE: C01/0566 DATE: 26 October 2001

COAL MINES REGULATION ACT 1982

Notice of Primary Approval

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

This APPROVAL is issued to	:	P. J. Berriman and Co. Pty Ltd. ABN 80 001 530 981
Address of Approval Holder	:	1 Campbell St, Tomago NSW 2322
Description of Item/s & Variations	:	Temperature Probe
Manufacturer and model / type	:	P. J. Berriman and Co. Pty Ltd. Model GE02196
C.M.R.A Regulation	:	Electrical Underground Clause 140 (l)
Specific Approval Category	:	Explosion Protected – Encapsulation (Ex m)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 2000, appended a list of conditions (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

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

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

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

G. L. M. WARING Accredited Assessing Authority (MDA-A2516) For Chief Inspector Of Coal Mines

Dept. File No.: C01/0566	Doc No :d\wes\appmaster\PJBTemp\17011priapp.doc	Page 2 of 4
Approval Holder: P J Berriman & Co. Pty Ltd		

APPROVAL No.: MDA Ex d m 17012 (Issue 0) ISSUE: C01/0587 DATE: 5 November 2001

COAL MINES REGULATION ACT 1982

Notice of Primary Approval

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

This APPROVAL is issued to	:	P. J. Berriman and Co. Pty Ltd. ABN 80 001 530 981
Address of Approval Holder	:	1 Campbell St, Tomago NSW 2322
Description of Item/s & Variations	:	Liquid Level Float Switch
Manufacturer and model / type	:	P. J. Berriman and Co. Pty Ltd. Model GE02290
C.M.R.A Regulation	:	Electrical Underground Clause 140 (l)
Specific Approval Category	:	Explosion Protected – Encapsulation (Ex m)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 2000, appended a list of conditions (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

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

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

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

G. L. M. WARING Accredited Assessing Authority (MDA-A2516) For Chief Inspector Of Coal Mines

Dept. File No.: C01/0587	Doc No :d\wes\appmaster\PJBGE02290\17012priapp.doc	Page 2 of 4
Approval Holder: P J Berriman & Co. Pty Ltd		

APPROVAL No.: MDA Ex d 17009 (Issue 0) ISSUE: C01/0554 DATE: 23 October 2001

COAL MINES REGULATION ACT 1982

Notice of Primary Approval

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

This APPROVAL is issued to	:	Triplane Pty Ltd (ABN 69 090 989 012)
Address of Approval Holder	:	Unit 1 / 2 Frank Street, WETHERILL PARK NSW 2164
Description of Item/s & Variations	:	Python Range of FLP Restrained Plugs, Receptacles and Back to Back Receptacles
Manufacturer and model / type	:	Triplane Pty Ltd (Python range)
C.M.R.A Regulation	:	Electrical Underground Clause 140 (l)
Specific Approval Category	:	Explosion Protected – Flameproof Ex d

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purpose of the Occupational Health and Safety Act 2000, appended a list of conditions (including drawings, documents, etc.) that are applicable to this approved item, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of conditions, in reference to that item is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the approved item.

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

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

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

G. L. M. WARING Accredited Assessing Authority (MDA-A2516) For Chief Inspector Of Coal Mines

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Approval Holder: Triplane Pty	Ltd	

Roads and Traffic Authority

Roads Act 1993

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

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

Bernard Smith General Manager Hastings Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Hastings Council B-Doubles Notice No 1/2002.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 1/1/07 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Hastings Council

Туре	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Yarrabee Rd	Pacific Highway	End of road	
			(SH10)	(approx distance	
				490m)	

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Douglas Park in the Wollondilly 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 that piece or parcel of land situated in the Wollondilly Shire Council area, Parish of Camden and County of Camden, shown as Lot 3 Deposited Plan 250231.

(RTA Papers: F5/496.126).

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Wetherill Park in the Fairfield City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Fairfield City Council area, Parish of Prospect and County of Cumberland, shown as Lot 2 Deposited Plan 838790, being the whole of the land in Certificate of Title 2/838790.

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

(RTA Papers FPP 1M3904; RO 156.12288)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Wauchope in the Hastings 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 that piece or parcel of land situated in the Hastings Council area, Parish of Macquarie and County of Macquarie, shown as Lot 11 Deposited Plan 1029887.

(RTA Papers: FPP 1M2192; RO 11/196.1378).

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Millfield in the Cessnock City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Cessnock City Council area, Parish of Ellalong and County of Northumberland, shown as Lot 15 Deposited Plan 1034925, being part of the land in Certificate of Title 1/782776.

The land is said to be in the possession of the Minister for Education and Training.

(RTA Papers FPP 1M4033; RO 85.1494)

Sydney Water

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land and Easements at Picton in the Local Government Area of Wollondilly Shire

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto is acquired and that the interest in land described in the Second Schedule hereto is acquired over the land described in the Third Schedule hereto and that the interest in land described in the Fourth Schedule hereto is acquired over the land described in the Fifth and Sixth Schedules hereto by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 10th day of January 2002.

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

Warren Frederick WATKINS John Joseph KITNEY

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Wollondilly Shire, Parish of Couridjah, County of Camden, and State of New South Wales, being Lot 1 Deposited Plan 1013247, having an area of 746.9 square metres.

SCHEDULE 2

Easement for Access more fully described in Memorandum 7158333L lodged at the Office of Land and Property Information NSW, Sydney

SCHEDULE 3

All that piece or parcel of land in the Local Government Area of Wollondilly Shire, Parish of Couridjah, County of Camden, and State of New South Wales, being part of Lot 2 in Deposited Plan 1013247 having an area of 1367 squure metres, and shown on Deposited Plan 1013247 as "PROPOSED EASEMENT FOR ACCESS 4 WIDE & VARIABLE".

Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Office of Land and Property Information NSW, Sydney

SCHEDULE 5

All that piece or parcel of land in the Local Government Area of Wollondilly Shire, Parish of Couridjah, County of Camden, and State of New South Wales, being part of Lot 2 in Deposited Plan 1013247 having an area of 482.2 square metres, and shown on Deposited Plan 1013247 as "PROPOSED EASEMENT FOR SEWERAGE PURPOSES 5 WIDE".

SCHEDULE 6

All that piece or parcel of land in the Local Government Area of Wollondilly Shire, Parish of Couridjah, County of Camden, and State of New South Wales, being part of Lot 43 in Deposited Plan 246487 having an area of 334 square metres, and shown on Deposited Plan 1013247 as "PROPOSED EASEMENT FOR SEWERAGE PURPOSES 5 WIDE".

All of the above parcels of land are said to be owned by Wollondilly Shire Council.

[Sydney Water reference: 447206F8]

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land and Interests in Land at Waterfall in the Local Government Area of Sutherland Shire Council

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule, the interest in land described in the Second Schedule over the land described in the Eighth and Eleventh Schedules and the interest in land described in the Third Schedule over the land described in the Eighth Schedule and the interest in land described in the Fourth Schedule over the land described in the Tenth Schedule and the interest in land described in the Fifth Schedule over the land described in the Ninth Schedule and the interest in land described in the Sixth Schedule over the land described in the Seventh Schedule to the attached notice be declared to be acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act, 1994.

Dated at Sydney this 10th day of January 2002.

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

Warren Frederick WATKINS John Joseph KITNEY

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Waterfall, Parish of Heathcote, County of Cumberland, and State of New South Wales, being Lot 1 Deposited Plan 869129 having an area of 225 square metres.

SCHEDULE 2

An Easement for Sewerage Purposes (Pressure mains) more fully described in Memorandum 7158328D lodged at the Office of Land and Property Information NSW.

SCHEDULE 3

An Easement for Water Supply Purposes (at or below but not above the ground surface) more fully described in Memorandum 7158329B lodged at the Office of Land and Property Information NSW.

SCHEDULE 4

An Easement for Access Purposes more fully described in Memorandum 7158333L lodged at the Office of Land and Property Information NSW.

SCHEDULE 5

An Easement for Electricity Purposes more fully described in Memorandum 7158334J lodged at the Office of Land and Property Information NSW.

SCHEDULE 6

An Easement for Access, electricity Purposes, Sewerage Purposes, Telecommunications Purposes and Water Supply Purposes more fully described in Memorandum 7158335G lodged at the Office of Land and Property Information NSW.

SCHEDULE 7

All that piece or parcel of land in the Local Government Area of Sutherland Shire Council, Parish of Heathcote, County of Cumberland, and State of New South Wales, shown on Deposited Plan 869129 as " (A) PROPOSED EASEMENT FOR ACCESS, SEWERAGE PURPOSES AND SERVICES 11 WIDE AND VARIABLE 1579 square metres" being part Crown Reserve R. 70524 for Public Recreation, as notified in NSW Government Gazette No. 52 of 28th April 1989.

SCHEDULE 8

All that piece or parcel of land in the Local Government Area of Sutherland Shire Council, Parish of Heathcote, County of Cumberland, and State of New South Wales, shown on Deposited Plan 869129 as "(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES AND SERVICES 4 WIDE square metres" being part Crown Reserve R. 70524 for Public Recreation, as notified in NSW Government Gazette No. 52 of 28th April 1989.

SCHEDULE 9

All that piece or parcel of land in the Local Government Area of Sutherland Shire Council, Parish of Heathcote, County of Cumberland, and State of New South Wales, shown on Deposited Plan 869129 as " (C) PROPOSED EASEMENT FOR ELECTRICITY PURPOSES 7 WIDE 320.6 square metres" being part Crown Reserve R. 70524 for Public Recreation, as notified in NSW Government Gazette No. 52 of 28th April 1989 and R. 87684 for Public Recreation, as notified in NSW Government Gazette No. 30 of 27th February 1970.

SCHEDULE 10

All that piece or parcel of land in the Local Government Area of Sutherland Shire Council, Parish of Heathcote, County of Cumberland, and State of New South Wales, shown on Deposited Plan 869129 as " (D) PROPOSED EASEMENT FOR ACCESS PURPOSES 5 WIDE 642.7 square metres" being part Crown Reserve R. 70524 for Public Recreation, as notified in NSW Government Gazette No. 52 of 28th April 1989 and R. 87684 for Public Recreation, as notified in NSW Government Gazette No. 30 of 27th February 1970.

SCHEDULE 11

All that piece or parcel of land in the Local Government Area of Sutherland Shire Council, Parish of Heathcote, County of Cumberland, and State of New South Wales, shown on Deposited Plan 869129 as "(E) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 4 WIDE 1,425 square metres" being part Crown Reserve R. 70524 for Public Recreation, as notified in NSW Government Gazette No. 52 of 28th April 1989 and R. 87684 for Public Recreation, as notified in NSW Government Gazette No. 30 of 27th February 1970.

All of the above parcels of land are said to be in the possession of the Crown

[Sydney Water reference: 196658FB]

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SEWER MAINS

SYDNEY WATER

Sewer Mains

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

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

CITY OF LIVERPOOL, AT CARNES HILL. Contract Number 973701S7, Project Number 3002300. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving identified properties in LARMAR PLACE.

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

PETER ALLEN, Developer Activity Officer, Liverpool Commercial Centre

Dated: 10 January 2002

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 PRESTONS, Contract Number 976819S0, Project Number 3002735. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving SEAMANS PLACE.

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

KEVIN HASTIE, Developer Activity Officer, Blacktown.

Dated: 11 January 2002

Dated: 18 January 2002

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 CAMDEN, AT HARRINGTON PARK, Contract Number 962012S0, Project Number 371815. property connection sewer Lines 3 – 4, inclusive and its appurtenant junctions, serving HILLSIDE DRIVE and BRANSBY CCT.

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.

KEVIN ADAMS, Developer Activity Officer, Liverpool Commercial Centre

Dated: 20 December 2001

SYDNEY WATER

Sewer Mains

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

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

CITY/MUNICIPALITY OF HORNSBY, AT CHERRYBROOK. Contract Number 975821S6, Project Number 3002702. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving ROBERT ROAD.

CITY/MUNICIPALITY OF WARRINGAH, AT NORTH MANLY. Contract Number 975404S5, Project Number 3002668. Property Connection Sewer Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving AMOURIN STREET.

CITY/MUNICIPALITY OF PARRAMATTA, AT NORTHMEAD. Contract Number 975203SA, Project Number 3002386. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving REDBANK 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.

MARTHA AMADOR, Developer Activity Officer, Chatswood.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 25

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 LIVERPOOL, AT CARNES HILL. Contract Number 973701WB, Project Number 1001025. Water mains are now laid and capable of serving identified properties in LARMAR PLACE.

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

PETER ALLEN, Developer Activity Officer, Liverpool Commercial Centre

Dated: 10 January 2002

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 CAMDEN, AT HARRINGTON PARK. Contract Number 962012W4, Project Number 170796 Water mains are now laid and capable of serving identified properties in BRANSBY CCT and CHARKER CLOSE.

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

KEVIN ADAMS, Developer Activity Officer, Liverpool Commercial Centre

Dated: 18 January 2002

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/MUNICIPALITY OF HORNSBY, AT COWAN. Contract Number 972334S4, Project Number 1000668. Water mains are now laid and capable of serving identified properties in FRASER 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.

MARTHA AMADOR Developer Activity Officer, Chatswood.

Dated: 18 January 2002

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

> ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs

SCHEDULE

L.G.A. – Ballina Shire Council

Being

Lot Number	DP Number	Address
1	41518	Lumley's Lane Wardell
203	47629	Wardell Rd wardell
205	47668	Wardell Rd Wardell
206	47668	Wardell Rd Wardell
267	727428	Old Bagotville Rd Wardell
268	727428	Old Bagotville Rd Wardell
269	727428	Old Bagotville Rd Wardell
192	728253	Pacific Highway
193	728253	Wardell Rd Wardell
205	755691	Old Bagotville Rd Wardell
206	755691	Old Bagotville Rd Wardell
244	755691	Old Bagotville Rd Wardell
248	755691	Old Bagotville Rd Wardell
250	755691	Old Bagotville Rd Wardell
78	755691	Old Bagotville Rd Wardell
124	755731	Lumley's Lane Wardell
127	755731	Lumley's Lane Wardell
128	755731	Lumley's Lane Wardell
134, 135	755731	Lumley's Lane wardell
146	820031	Byron Bay Rd Lennox Head
87	822870	Lumley's Lane Wardell

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

> ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs

SCHEDULE

L.G.A. – Boorowa Council

Being

Lot Number DP Number Address

323	48623	Rye Park
248	754135	Rye Park

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

> ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs

SCHEDULE

L.G.A. – Muswellbrook Shire Council

Being

Lot Number DP Number Address

237	48265	Rosemount Rd, Denman
89	750963	30 Greg Stairs Rd, Gungal Via
		Muswellbrook
239	750963	30 Greg Stairs Rd, Gungal Via
		Muswellbrook
240	750963	30 Greg Stairs Rd, Gungal Via
		Muswellbrook
82	752485	Rouchel Gap Rd, McCullys Gap
		Via Muswellbrook
86	752485	Rouchel Gap Rd, McCullys Gap
		Via Muswellbrook
116	752485	Rouchel Gap Rd, McCullys Gap
		Via Muswellbrook
117	752485	Rouchel Gap Rd, McCullys Gap
		Via Muswellbrook
254	822169	Coal Rd, Muswellbrook

ABORIGINAL LAND RIGHTS ACT 1983

Revocation of Exemption of Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, MP, Minister for Aboriginal Affairs, DECLARE in pursuance of the provisions of section 43 of the *Aboriginal Land Rights Act 1983*, that the exemption from the payment of rates published in the NSW *Government Gazette* of 9 March 2001 on lands described in the Schedule below, be revoked from exemption from the payment of rates and the lands be subject to the payment of rates under the *Local Government Act 1993* as at the date of this proclamation.

> ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs

SCHEDULE

L.G.A. – Lake Macquarie City Council

Being

Lot 556, D.P. 729949 at Morriset Hospital, 60 Stockton St Morriset

24. INC9875310 Divya Jyoti Jagrati Sansthan Incorporated. 25. INC9874348 The VN-Aust Relief Association Incorporated. 26. Y2720727 Clarence Head Fishing Club Iluka Incorporated.

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001 ORDER

I, PAM CHRISTIE, Commissioner for Vocational Training, in pursuance of section 5 of the *Apprenticeship and Traineeship Act 2001*, make the Order set forth hereunder.

> PAM CHRISTIE, Commissioner for Vocational Training

Commencement

1. This Order takes effect from the date of publication in the NSW Government Gazette.

Amendment

2. The Apprenticeship and Traineeship Order 2001 is amended by:

a) omitting from Schedule 2 the following recognised traineeship vocations:

Clerical Administrative Skills Small Business Operations

b) by inserting in Schedule 2 in appropriate alphabetical order the following vocation which is designated as a recognised traineeship vocation for the purposes of the *Apprenticeship and Traineeship Act 2001*:

Business

APPRENTICESHIP AND TRAINEESHIP TRAINING ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the *Apprenticeship* and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Business.

CITATION

The order is cited as the Business Order.

ORDER

A summary of the Order is given below.

(a) <u>Term of Training</u>

(i) Full-time

Training shall be given for a nominal term of 12 months for all Certificates II, III and IV in Business except for Certificate IV in Business (Frontline Management) which

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation Pursuant to Section 55A

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 55A of the Associations Incorporation Act 1984. The cancellation is effective on

1. Y0970905	The Bichon Frise Club of NSW Incorporated.
2. Y2457905	The International Association of Stress Defusion Practitioners Inc.
3. Y2820134	Harden Murrumburrah Country Music Festival Incorporated.
4. Y1508433	Centro Ricreativo Della Terza Eta' Incorporated.
5. Y1765947	The Inner Wheel Club of Dee Why Incorporated.
6. Y2262240	Talbingo Riding Club Incorporated.
7. Y2966634	Sail Expo Organising Committee Incorporated.
8. Y1604636	Miyerra Kindergarten Incorporated.
9. Y2348911	Lidster Landcare Group Incorporated.
10. Y2266816	Curam Home Support Incorporated.
11. Y2418624	Kiama Chorale Incorporated.
12. Y1963502	Woy Woy Timber Industry Institute Incorporated.
13. Y3017004	Ballimore District Horse Riding Club Incorporated.
14. Y1448814 Incorporated.	Bathurst Barbershop Chorus
15. Y2980546	Porters Mount Community Group Incorporated.
16. Y1827217	Lets Blue Mountains Incorporated.
17. INC3471922	Waverley First Incorporated.
18. INC9874977	Federation of Zoroastrian Associations of Australasia Inc.
19. INC2299403	Berkeley Vale Meals on Wheels Incorporated.
20. INC3420594	Reconciliaction Incorporated.
21. INC3495110	Hastings Amateur Theatrical Society Incorporated.
22. INC9876603	Sydney House of Worship Incorporated.
23 INC0875282	Aspire Vouth Development Incorporated

23. INC9875282 Aspire Youth Development Incorporated.

shall be for a nominal term of 24 months or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

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

School based traineeships

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

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

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

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours		Nomin	nal Tern	n Requi	ired (M	onths)	
15	15	30	45	1	Not All	owable	
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	N	ot	22	28	35	42	56
32	Allov	vable	20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the endorsed National Business Competency Standards.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Business (BSB20101)

Certificate III in Business (BSB30101)

Certificate IV in Business (BSB40101)

Certificate III in Business Administration (BSB30201)

Certificate IV in Business Administration (BSB40201) Certificate III in Business (Sales) (BSB30301)

Certificate III in Business (Recordkeeping) (BSB30401)

Certificate IV in Business (Recordkeeping) (BSB40301)

Certificate III in Business (Frontline Management) (BSB30501)

Certificate IV in Business (Frontline Management) (BSB41001)

Certificate III in Business (Legal Administration) (BSA30200)

Certificate IV in Business (Legal Services) (BSA40200) Certificate IV in Business (Small Business

Management) (BSB40401)

Certificate IV in Business Development) (BSB40501)

Certificate IV in Business (Advertising) (BSB40601)

Certificate IV in Business (Marketing) (BSB40701)

Certificate IV in Business (Human Resources) (BSB40801)

Certificate IV in Business (Governance) (BSB40901) Certificate IV in Business Management (BSB41101)

AVAILABILITY FOR INSPECTION

A copy of the Vocational Training Order may be inspected at any Industry Training Centre of the Department of Education and Training or on the Internet at http:// apprenticeship.det.nsw.edu.au

CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Cy-pres Scheme Relating to the Estate of the Late Thomas Moore.

A REQUEST was received on behalf of the Trustees of the Estate of Thomas Moore that the Attorney General settle an appropriate form of cy-pres scheme so as to administer the gift of the residuary estate of Thomas Moore, who died in 1840.

The original bequest in the Will of Thomas Moore (dated 6 February 1839) stated that the residue should be divided into four equal shares and 'as to one other equal fourth part', applied by the Trustees 'in the augmentation of the salaries of such one or more Clergyman or Clergymen of the United church of England and Ireland officiating in the said Colony as shall be recommended from time to time by the Bishop of the Diocese...' There have been a number of practical impediments to compliance with this bequest.

The Trust has proposed that the quarter share of the income from residue which is required to be applied to augment the salaries of the clergymen in the various Anglican Dioceses of New South Wales be applied in shares to the Bishops of the Dioceses of New South Wales to be held on trust for the benefit of clergy licensed by the Bishop at the absolute discretion of the Bishop of each of the Dioceses.

I have formed the view that the gift to augment the salaries of such one or more Clergyman or Clergymen of the United Church of England and Ireland officiating in the said Colony as shall be recommended from time to time by the Bishop of the Diocese is a gift for charitable purposes, and I have approved a recommendation that the Attorney General establish a cy-pres scheme pursuant to section 12(1)(a) of the *Charitable Trusts Act* 1993 to give effect to a gift to be applied to the Bishops of the Dioceses of New South Wales, to be held on trust for the benefit of clergy licensed by the relevant Bishop, at the absolute discretion of the Bishop of each of the Dioceses.

Therefore, pursuant to section 12 of the *Charitable Trusts* Act, I hereby order that the original bequest in the Will of Thomas Moore be amended cy-pres to give effect to a gift to the Bishops of the Dioceses of New South Wales, to be held on trust for the benefit of clergy licensed by the Bishop, 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: 14 January 2002.

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

DISTRICT COURT RULES 1973

Direction

BY this direction made under Part 51A rule 1(2) of the District Court Rules 1973, I specify the following venues to be a prescribed place for the purpose of section 63A of the District Court Act 1973, for the periods indicated:

Venue	Period (Week Commencing)
Coffs Harbour	22 July 2002
Port Macquarie	25 February 2002
Lismore	8 April 2002
Wagga Wagga	2 April 2002

Dated this 14th day of January 2002.

R. O. BLANCH, Chief Judge

DISTRICT COURT OF NEW SOUTH WALES Practice Note No. 60

Application For Rehearing Of Action Determined By An Arbitrator

Part 51A rule 11 (3) of the District Court Rules provides that before the record of an action is brought before the Court for a rehearing of an action, the registrar shall seal within the record all information as to the nature and quantum of the determination or award of the arbitrator by whom the action was determined. To further assist the Court at the rehearing of the action, registrars are directed to seal within the record also the application for rehearing filed by an aggrieved party under section 18 of the Arbitration (Civil Actions) Act 1983 before the record is brought before the Court.

When setting down a matter for the rehearing of an action, registrars should ensure that the record is noted as to whether the rehearing is to be a full rehearing of the action or a rehearing limited to particular issues.

The Hon. Justice R. O. BLANCH, CHIEF JUDGE

14th January 2002

EDUCATION ACT 1990

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Public School

THE Minister for Education and Training, with the approval of Her Excellency the Governor, declares by delegate that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensatio) Act 1991, for the pruposes of the Education Act 1990.

Dated at Sydney, this 14th day of December 2001.

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

SCHEDULE

All that piece or parcel of land situate in the Local Government Area of Euroboalla, Parish of Bateman and County of St Vincent, containing an area of 697.2 square metres or thereabouts and being Lot 1, Deposited Plan 1028911.

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Acquisition of Land by Compulsory Process for the Purposes of the Health Administration Act 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land described in the Schedule below, excluding mines and minerals within such land, is by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.

Signed at Sydney this 16th day of January 2002.

KEN BARKER, Acting Deputy Director-General, Operations Department of Health a duly authorised delegate of the Health Administration Corporation

SCHEDULE

ALL THAT piece or parcel of land situated at Queenscliff, Parish of Manly Cove, and County of Cumberland being Lots 45-48 in Deposited Plan 12578 and Lot 1 in Deposited Plan 544341.

HEALTH CARE LIABILITY ACT 2001

Notified Insurers

I ROBERT McGREGOR, Acting Director-General of the Department of Health, do hereby advise for public information that the following are notified insurers for the purposes of the Insurance Approval Order made under the Health Care Liability Act 2001:

Australasian Medical Insurance Limited

United Medical Protection Limited

Medical Indemnity Protection Society Limited

Medical Defence Association of South Australia Limited

The Medical Defence Association of Victoria Limited Medical Defence Association of Western Australia trading as Medical Defence Association National

> ROBERT McGREGOR, Acting Director-General NSW Department of Health

HERITAGE ACT 1977

Interim Heritage Order No. 55

IN pursuance of section 24 of the Heritage Act 1977, I, the Acting Minister for 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'.

RICHARD AMERY, M.P., Acting Minister for Planning Acting Minister for Aboriginal Affairs Acting Minister for Housing

Sydney, 17 January 2002

SCHEDULE 'A'

The property known as Jerilderie Railway Station and Yard Group, including the Station Masters Cottage situated at Jerilderie on the land described in Schedule 'B'.

SCHEDULE 'B'

All those pieces or parcels of land within the boundary described as Nowranie St to the north, the rear boundary of the residence to the east (Lot 1 DP 774333), the southern side of the railway tracks and the extension of the line of Wood St to the west.

MARITIME SERVICES ACT 1935

Notification Limitation of Speed of Vessels Within Certain Navigable Waters

THE Waterways Authority (the Authority), in pursuance of the provisions of section 13SA of the Maritime Services Act 1935, does, from the date of publication of this notification in the *Government Gazette*;

(a) **REVOKE** the notification appearing in *Government Gazette* No. 126 of 31 July 1987 which limits the speed of vessels in the area described as Smiths Lake (Pelican Point) Area; and

(b) Limit the speed of vessels of the Class set out hereunder in the area of navigable waters described in the First Column of the "Table of Area and Maximum Speed" set out hereunder, to a speed not exceeding that stated opposite that area in the Second Column of that "Table of Area and Maximum Speed".

Class – All vessels propelled by mechanical power, except vessels engaged in an activity authorised under an Aquatic Licence issued by the Waterways Authority pursuant to Clause 8 of the Water Traffic Regulations – NSW.

Table of Area and Maximum Speed

First Column Second Column Smiths Lake (John DeBert Reserve) Four Knots Area: The navigable waters of that part of Smiths Lake enclosed by lines commencing from a point on the northern shore of the area known locally as Ski Cove adjacent the prolongation of Eagle Nest Parade in a southerly direction for 750 metres thence in a east north easterly direction for 900 metres thence in a northerly direction for 900 metres thence in a westerly direction for 100 metres to an unnamed point on the north eastern shore adjacent to the eastern extremity of the property known as the Sandpiper Lodges shown on Strata Plan number 16114.

Dated this 31st day of December 2001.

ZENON MICHNIEWICZ, Acting Chief Executive Waterways Authority

NSW NATIONAL PARKS AND WILDLIFE SERVICE

Notice of Approval of the Threat Abatement Plan for Predation by the Red Fox

THE National Parks and Wildlife Service hereby gives notice of the approval of the Threat Abatement Plan for Predation by the Red Fox by the Minister for the Environment. The plan will be available for public inspection 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 plan can be ordered from the National Parks Centre (Phone: 1300 361967 or 02 9253 4600). The plan is displayed on the NPWS Web Site (www.npws.nsw.gov.au).

Manager Biodiversity Research and Management Division

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, the Honourable JAMES JACOB SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 36 of the National Parks and Wildlife Act, 1974, do by this my Proclamation, alter the name of Lower Hunter National Park to Werakata National Park. NPWS F/3669

Signed and Sealed at Sydney this 9th day of January 2002.

JAMES SPIGELMAN, Lieutenant Governor

By His Excellency's Command,

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

NATIONAL PARKS AND WILDLIFE ACT 1974

Wiesners Swamp Nature Reserve

Plan of Management

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

The plan will be on public display from 18 January 2002 until 5 April 2002. Copies of the plan may be inspected during office hours at:

NPWS Head Office Library Level 7, 43 Bridge Street HURSTVILLE

National Parks Centre 102 George Street THE ROCKS

NPWS South West Slopes Region 7A Adelong Road TUMUT

NPWS Riverina Region 200 Yambil Street GRIFFITH

Walbundrie Cooperative Billabong Street WALBUNDRIE Copies of the plan may be obtained, free of charge, from above National Parks and Wildlife Service offices and the National Parks Centre.

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

Wiesners Swamp Nature Reserve C/- The Regional Manager National Parks and Wildlife Service PO Box 472 TUMUT NSW 2720

by close of business on 5 April 2002.

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.

Your comments on this draft plan of management may contain information that is defined as "personal information" under the NSW *Privacy and Personal Information Protection Act 1998* and identifies you. Following adoption of the plan by the Minister, copies of all submissions will be available by arrangement for inspection in the NPWS Head Office Library mentioned above. If you do not want your personal details to become public, please mark on your submission that you want your details to remain confidential.

> KEVIN SHANAHAN, Manager Conservation Management Unit

NSW SCIENTIFIC COMMITTEE

Notice of Preliminary Determinations

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

Endangered Population (Part 2 of Schedule 1)

Eucalyptus seeana Maiden in the Greater Taree Local Government Area

The Committee is of the opinion that this population is eligible to be listed as an endangered population because its habitat has been so drastically reduced, that it is in immediate danger of extinction and that it is not a population of a species already listed in Schedule 1, and it is disjunct and at or near the limit of its geographic range.

Vulnerable Species (Schedule 2)

Hygrocybe aurantipes A.M. Young, an agaric fungus *Hygrocybe reesiae* A.M. Young, an agaric fungus

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

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

> Director General National Parks & Wildlife Service PO Box 1967 Hurstville NSW 2220 Attention: Suzanne Chate Executive Officer, Scientific Committee

Submissions must be received by 1st March, 2002.

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

> Dr CHRIS DICKMAN, Chairperson Scientific Committee

NSW SCIENTIFIC COMMITTEE

Notice of Final Determination

THE Scientific Committee established by the Threatened Species Conservation Act, has made a Final Determination to reject a proposal to list the Emu, *Dromaius novaehollandiae*, population in the NSW North Coast Bioregion as an ENDANGERED POPULATION on Part 2 of Schedule 1 of the Act.

The Scientific Committee has found that the population also occurs in the Port Stephens Local Government Area which partially falls outside this Bioregion.

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

Notice of Preliminary Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to list the Emu, *Dromaius novaehollandiae*, population in the NSW North Coast Bioregion and Port Stephens Local Government Area as an ENDANGERED POPULATION on Part 2 of Schedule 1 of the Act.

The Committee is of the opinion that this population is eligible to be listed as an endangered population because its habitat has been so drastically reduced that it is in immediate danger of extinction and it is not a population of a species already listed in Schedule 1, and it is disjunct and at or near the limit of its geographic range and is otherwise of significant conservation value.

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

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

Director General National Parks & Wildlife Service PO Box 1967 Hurstville NSW 2220 Attention: Suzanne Chate Executive Officer, Scientific Committee

Submissions must be received by 1st March, 2002.

Dr CHRIS DICKMAN, Chairperson Scientific Committee

PROPERTY, STOCK AND BUSINESS AGENTS ACT 1941

Notification

I, JOHN ARTHUR WATKINS, MP, Minister for Fair Trading, in pursuance of section 36AA(2) of the Property, Stock and Business Agents Act 1941, have determined that the Reserve Bank of Australia target cash rate will apply in relation to the calculation of interest on moneys held in trust accounts kept by Bank of Cyprus in accordance with the provisions of the Act.

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

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 1996

Nomination of the Environment Protection Authority as "The Agency" for the Purposes of the National Environment Protection (Movement of Controlled Wastes Between States and Territories) Measure 1998

THE National Environment Protection (Movement of Controlled Waste between States & Territories) Measure 1998 is implemented in NSW through the provisions of the Protection of the Environment Operations (Waste) Regulation 1996 and where appropriate environment protection licences issued under the Protection of the Environment Operations Act, 1997.

For the purposes of the National Environment Protection (Movement of Controlled Waste between States & Territories) Measure 1998, the Environment Protection Authority is hereby nominated as "the agency" in New South Wales.

Dated: 7 January 2002

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

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Compulsory Acquisition - Hat Head Sewerage

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

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

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

SCHEDULE

LAND

Lot 1 in Deposited Plan 1028231 excluding thereout the Bed of Korogoro Creek being part R56146 Notified in *Government Gazette* of 11 May 1923 page 2253 (SB 55134)

DPWS Reference 127

SAFER COMMUNITY COMPACT

Order

I, the Honourable BOB DEBUS Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the *Children (Protection and Parental Responsibility) Act* 1997, do, by this my Order, approve the Crime Prevention Plan for Liverpool as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 4 January 2002 and remains in force until 3 January 2005.

Signed at Sydney, this 10th day of January 2002.

BOB DEBUS, M.P., Attorney General

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:

23 January 2002

016/7206 DEVELOPMENT AND MANUFACTURE OF TANKER TRAILERS (650L AND 1300L). DOCUMENTS: \$110.00 PER SET.

31 January 2002

013/7184 PRINTING AND ASSOCIATED SERVICES. DOCUMENTS: \$110.00 PER SET.

5 February 2002

ITS2001WHOLE OF GOVERNMENT CONSULTANTS PANEL AGREEMENT. DOCUMENTS: \$220.00 PER SET01/7240PURCAHSE OF ONE (1) FRONT END LOADER WITH BACKHOE ATTACHMENT. DOCUMENTS:
\$110.00 PER SET

12 February 2002

993/846 (ADDITIONAL INTAKE) UNIX PLATFORMS, X TERMINALS, SYSTEM MGT SOFTWARE, & RELATED IT SERV.. DOCUMENTS: \$330.00 PER SET

27 February 2002

016-7162 HIRE & OPERATION OF FIXED WING AIRCRAFT WITH REMOTE SENSING EQUIPMENT. 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)

PRIVATE ADVERTISEMENTS

[0018]

COUNCIL NOTICES

BOURKE SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Bourke Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Roads Act 1993. Dated at Bourke, 10th January, 2002. A. VARLEY, General Manager, Bourke Shire Council, c.o. Lovett & Green, Solicitors, PO Box 3, Warren, NSW 2824.

SCHEDULE

Lot 1 in Deposited Plan 1031689.

HASTINGS COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that Hastings Council has named that section of public road as listed below.

Location	Name
That section of public road between	
Lot 42, DP 1016237 and Lot 2,	
DP 504290 (being Lot 41, DP 1016237)	
off Randall Street, Wauchope and	
Lots 1, DP 222478; Lot 4, DP 574824.	Clarke Lane.

B. SMITH, General Manager, Hastings Council, corner Lord and Burrawan Streets, Port Macquarie, NSW 2444. [0019]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Lake Macquarie City Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Roads Act 1993. Dated at Speers Point, 11th December, 2001. K. HOLT, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre, NSW 2310.

SCHEDULE

Lot 10 in Deposited Plan 1031417.

[0021]

Roads Act 1993, Section 10

Dedication of Land as Public Road

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

SCHEDULE

Lot 10 in Deposited Plan 1031417.

[0022]

GOULBURN CITY COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Unpaid Rates

Thursday, 16th May 2002

NOTICE is hereby given to the person named hereunder that Goulburn City Council has resolved in pursuance of section 713 of the Local Government Act 1993, to offer for sale at public auction the land described hereunder. The person named is known to Council to be the owner of the land on which the rates and charges, as at 8th January, 2002 are due:

•	
(1) Owners Name: Land Description:Total Amount Owing:	Egon and Erika VON PIRCH. Lot A, DP 158361. Area: 657.6 square metres. 50 Bathurst Street, Goulburn. \$6,039.29
(2) Owners Name: Land Description:Total Amount Owing:	John Wallace ROYAL. Lot 1, DP 112202. Area: 346.2 square metres. 138 Grafton Street, Goulburn. \$8,381.66
(3) Owners Name: Land Description:Total Amount Owing:	Lois Annette BATINA. Lot 1, DP 995419. Area: 337.2 square metres. 107 Faithfull Street, Goulburn. \$9,543.24
(4) Owners Name: Land Description:Total Amount Owing:	Allan James SOUTH. Lots 115-119, DP 456991 (Volume 4809, Folio 40) and Lot 14, section 62, DP 758468. Area: 7550 square metres. 23 Coromandel Street, Goulburn. \$12,857.93
(5) Owners Name: Land Description:Total Amount Owing:	Neville Ross SMITH. Lot 61, DP 580098. Area: 915.9 square metres. 140 Grafton Street, Goulburn. \$8,576.33

(6) Owners Name: Land Description:Total Amount Owing:	Donald Francis WHITE. Lot 39, DP 739090. Area: 883.2 square metres. 11 Wran Street, Goulburn. \$16,098.05
(7) Owners Name: Land Description:Total Amount Owing:	Daphne Merle SCHOFIELD. Lot 1, DP 198878. Area: 345.3 square metres. 119 Addison Street, Goulburn. \$17 886 82

Council has attempted to contact the owner whose name appears in Goulburn City Councilís records as the rateable owner, and any interested parties, the result of these efforts include the service of rate notices, title searches, and electoral roll searches. Any intending purchasers should satisfy themselves to the exact location of the block and the location/condition of power, water and sewerage connection, as well as the occupation of the property for vacant possession. Unless payment in full is made to the Goulburn City Council of the amount stated as Total Amount Owing, together with any other rates and extra charges becoming due and payable after the publication of this notice, before the time fixed for the sale, the said land will be offered for sale by public auction by Elders Real Estate on Thursday, 16th May, 2002 at 10.00 a.m. at the Goulburn Soldiers Club, 15 Market Street, Goulburn. D. COOPER, General Manager, Goulburn City Council, Locked Bag 22, Goulburn, NSW 2580. [0023]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of MAVIS ZEUSCHE, late of Ryde in the State of New South Wales, retired, who died on 17th October, 2001 must send particulars of his claim to the executrix, Maxine Stansfield, c.o. Colquhoun & Colquhoun, Solicitors, 588 Darling Street, Rozelle 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 2nd January, 2002. COLQUHOUN & COLQUHOUN, Solicitors, 588 Darling Street, Rozelle, NSW 2039 (DX 22402, Balmain), tel.: (02) 9818 2666. [0024]

NOTICE of intended distribution of estate.- Any person having any claim upon the estate of PHYLLIS MARGARET EDWARDS (in the Will called PHYLISS MARGARET EDWARDS), late of Dundas in the State of New South Wales, widow, who died on 10th November, 2001 must send particulars of his claim to the executrix, Denise Terry, c.o. White & Halbert, Solicitors, 48 Macquarie Street, Parramatta 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 27th December, 2001. WHITE & HALBERT, Solicitors, 48 Macquarie Street, Parramatta, NSW 2150 (DX 8222, Parramatta), tel.: (02) 9635 5244. [0025] NOTICE of intended distribution of estate.- Any person having any claim upon the estate of RICHARD EDWARD CHAMBERLAIN, late of Peakhurst in the State of New South Wales, retired, who died on 1st October, 2001 must send particulars of his claim to the executrix, c.o. B. E. Nagel & Co., Solicitors, Level 2, 155 King Street, Sydney 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 24th December, 2001. B. E. NAGEL & CO., Solicitors, Level 2, 155 King Street, Sydney, NSW 2000 (DX 903, Sydney), tel.: (02) 9223 2662.

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of FREDA ELIZABETH OLIVE CANNOCK, late of Waldock Nursing Home, Carlingford in the State of New South Wales, infants nurse, who died on 4th May, 2001 must send particulars of his claim to the executor, Ian Thomas Cannock, c.o. Doherty Partners, Solicitors, Level 1, 171 Bigge Street, Liverpool within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 18th December, 2001. DOHERTY PARTNERS, Solicitors, Level 1, 171 Bigge Street, Liverpool, NSW 2170 (DX 5034, Liverpool), tel.: (02) 9601 7300. [0027]

NOTICE of intended distribution of estate.- Any person having any claim upon the estate of SIDNEY GEORGE ROSE, late of Lisarow in the State of New South Wales, retired carpenter, who died on 15th September, 2001 must send particulars of his claim to the executrix, Lesley Ann Smith, c.o. John G. Burton & Associates, Solicitors, 16 Adelaide Street, East Gosford within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 12th December, 2001. JOHN G. BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford, NSW 2250 (DX 7263, Gosford), tel.: (02) 4323 4899. [0028]

COMPANY NOTICES

NOTICE of final meeting of members.-COMIRA PTY LIMITED (In liquidation), ACN 008 422 535.-Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of the members of the company will be held at the offices of Steel Walsh & Murphy, 103 Kendal Street, Cowra on 13th February, 2002 at 12.00 noon. Business: (1) To receive the liquidatorís accounts, and the liquidatorís final report on the conduct of the liquidation of his acts and dealings in connection therewith. (2) To determine the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of. Dated 11th January, 2002. W. M. MURPHY, Liquidator, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0029]

NOTICE of voluntary winding up.-HELY BROTHERS PTY LIMITED, ACN 000 005 541.-The following special resolution was passed at an extraordinary general meeting of Hely Brothers Pty Limited, held at 1st Floor, 25 Bolton Street, Newcastle on 11th January, 2002: iThat pursuant to section 491 (1) of the Corporations Law the company be voluntarily wound up and that Ian Kirk Neale be appointed liquidator for the purpose of the winding upî. Dated 11th January, 2002. I. K. NEALE, Liquidator, c.o. Cutcher & Neale, 25 Bolton Street, Newcastle, NSW 2300, tel.: (02) 4928 8500. [0030]

NOTICE of final meeting of members.-SHARON INVESTMENTS PTY LIMITED (In liquidation), ACN 000 878 839.-Notice is hereby given in pursuance of section 509 of the Corporations Act that a general meeting of the company will be held at 24 Bay Street, Rockdale, on Tuesday, 26th February, 2002 at 9.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. P. R. De MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale, NSW 2216, tel.: (02) 9567 0545. [0031]

NOTICE of voluntary liquidation pursuant to section 491 (2) of the Corporations Law.-COAL TRANSPORTERS (CESSNOCK) PTY LIMITED, ACN 000 332 392.-At a general meeting of the abovenamed company, duly convened and held at Suite 12, Westlakes Arcade, 108-112 The Boulevarde, Toronto on 11th January, 2002 the following special resolution 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 liquidators so desireî. Dated 14th January, 2002. I. PERRY, Liquidator, c.o. K. H. Perry & Co., Chartered Accountants, Suite 12, Westlakes Arcade, 108-112 The Boulevarde, Toronto, NSW 2283, tel.: (02) 4959 5322.

[0032]

OTHER NOTICES

NOTICE of dissolution of partnership pursuant to section 36 of the Partnership Act.-ART HOUSE DESIGN STUDIO.-Take notice that the partnership known as iArt House Design Studioî formerly conducted by Anne Maree Bonnefin and Carlos Alberto Pinto was dissolved on 16th November, 2001 and from that date the sole proprietor of Art House Design Studio has been Carlos Alberto Pinto who has sole responsibility of the business from that date. HARTMANN & ASSOCIATES, Solicitors, 4th Floor, BMA House, 135 Macquarie Street, Sydney, NSW 2000. [0033]