

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Proclamations

Crimes Amendment (Sexual Servitude) Act 2001 No 99—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 *Crimes Amendment (Sexual Servitude) Act 2001*, do, by this my Proclamation, appoint 22 March 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 13th day of March 2002.

L.S.

By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

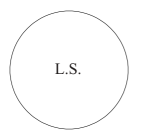
GOD SAVE THE QUEEN!

Public Finance and Audit Act 1983 No 152—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 45B of the *Public Finance and Audit Act 1983*, do, by this my Proclamation, amend Schedule 3 (Departments) to that Act by omitting "Urban Affairs and" from the matter relating to the "Department of Urban Affairs and Planning".

Signed and sealed at Sydney, this 6th day of March 2002.



By Her Excellency's Command,

MICHAEL EGAN, M.L.C., Treasurer

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to update Schedule 3 to the *Public Finance and Audit Act 1983* as a consequence of a change of name from "Department of Urban Affairs and Planning" to "Department of Planning".

This proclamation is made under section 45B of the Act.

p01-274-p01.822

Regulations

Mental Health Amendment (Interstate Patients) Regulation 2002

under the

Mental Health Act 1990

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mental Health Act 1990*.

CRAIG KNOWLES, M.P., Minister for Health

Explanatory note

The object of this Regulation is to enable the apprehension in New South Wales of certain Victorian forensic, security and other mental health patients, in the event that any such patients escape into this State, and the transfer of such patients to Victoria. The Regulation complements an agreement between the Ministers for Health for New South Wales and Victoria.

This Regulation is made under the *Mental Health Act 1990*, including sections 286D, 286O, 286P, 286Q and 302 (the general regulation-making power).

r02-047-p01.807 Page 1

Clause 1

Mental Health Amendment (Interstate Patients) Regulation 2002

Mental Health Amendment (Interstate Patients) Regulation 2002

1 Name of Regulation

This Regulation is the *Mental Health Amendment (Interstate Patients)* Regulation 2002.

2 Amendment of Mental Health Regulation 2000

The Mental Health Regulation 2000 is amended as set out in Schedule 1.

Mental Health Amendment (Interstate Patients) Regulation 2002

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Part 7A

Insert at the end of Part 7:

Part 7A Interstate patients and mental health laws

Division 1 Preliminary

38A Definitions

(1) In this Part:

Victorian Agreement means the agreement dated 19 February 2002 made between the Minister and the Minister for Health for Victoria with respect to the interstate application of mental health laws.

Victorian corresponding law means the Mental Health Act 1986 of Victoria.

Victorian interstate apprehension order means an interstate apprehension order issued under the Victorian Agreement.

Victorian patient has the same meaning as it has in the Victorian Agreement.

Note. Patients that are subject to the agreement are forensic and security patients and certain other patients dealt with by courts.

(2) Words and expressions used in this Part have the same meanings as they have in Chapter 10A of the Act.

38B Corresponding laws

The following laws are corresponding laws for the purposes of Chapter 10A of the Act:

Mental Health Act 1986 of Victoria

Mental Health Amendment (Interstate Patients) Regulation 2002

Schedule 1 Amendment

Division 2 Apprehension of persons absent from hospital or in breach of orders

38C Recognition of Victorian interstate apprehension orders

For the purposes of section 286O of the Act, it is a condition of recognition of a Victorian interstate apprehension order that it must comply with the Victorian Agreement and any applicable requirements of the Victorian corresponding law.

38D Apprehension of patients under Victorian interstate apprehension orders

- (1) The following persons are authorised to apprehend a Victorian patient who is liable to be apprehended under a Victorian interstate apprehension order:
 - (a) a person who is authorised to apprehend the patient under any order made under the Victorian corresponding law,
 - (b) a person who is authorised to retake a forensic patient under section 111 of the Act.

Note. Under section 286P (1) of the Act, a police officer and any person authorised to do so under a provision of a corresponding law may also apprehend such a person.

- (2) The following actions may, in accordance with the Victorian Agreement, be taken in respect of a Victorian patient who is liable to be apprehended under a Victorian interstate apprehension order:
 - (a) the patient may be conveyed to and detained in any premises the subject of an order in force under section 208 of the Act,
 - (b) the patient may be conveyed to or transferred to an approved mental health service within the meaning of the Victorian corresponding law.

under the

Parramatta Park Trust Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Parramatta Park Trust Act 2001*.

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

Explanatory note

The object of this Regulation is to make provision with respect to certain matters relating to the land vested in the Parramatta Park Trust (*the trust lands*), including:

- (a) the management, use and regulation of the trust lands, and
- (b) the issue of penalty notices in relation to offences occurring on the trust lands.

This Regulation is made under the *Parramatta Park Trust Act 2001*, including section 36 (the general regulation-making power).

r01-184-p01.846 Page 1

Contents

Contents

		Page				
Part 1	Preliminary					
	1 Name of Regulation	4				
	2 Commencement	4				
	3 Definitions	4				
	4 Notes	5				
Part 2	Use of trust lands					
	5 Entry	6				
	6 Parking	6				
	7 Parts approved for designated purposes	7				
	8 Fees for use of trust lands	8				
	9 Parts of trust lands and buildings may be close					
	10 Alcohol-free zones	8				
	11 Commercial and other activities on trust lands	9				
	12 Races on trust lands	10				
	13 Camping, erection of tents and structures on tr					
	14 Affixing signs etc on trust lands	11				
	15 Conditions attaching to permission to use trust					
	16 Damage to trust lands17 Disposal of waste	12 13				
	17 Disposal of waste 18 Recreational activities on trust lands	13				
	19 Activities involving horses and animals	14				
	20 Vehicles	15				
	21 Speed of vehicles	15				
	22 Use of cycles, pedal cars and rollerblades	16				
	23 Personal conduct	16				
	24 Persons to leave trust lands on request	16				
	25 Noise on trust lands	17				
Part 3	Miscellaneous					
	26 Lessees and licensees	18				
	27 Application of Regulation to officers and emplo					
	28 Penalty notices	18				

Contents

	Page
29 Short descriptions	18
30 Repeal and savings	19
Schedule 1 Penalty notice offences and short descriptions	20

Clause 1 Parramatta Park Trust Regulation 2002

Part 1 Preliminary

Parramatta Park Trust Regulation 2002

Part 1 Preliminary

1 Name of Regulation

This Regulation is the Parramatta Park Trust Regulation 2002.

2 Commencement

This Regulation commences on 1 April 2002.

3 Definitions

In this Regulation:

animal means any non-human mammal or any bird, fish, reptile, amphibian, crustacean, insect, arthropod or mollusc, whether alive or dead.

sell includes any of the following:

- (a) sell by wholesale, retail, auction or tender,
- (b) hire,
- (c) barter or exchange,
- (d) supply for profit,
- (e) offer for sale or hire, receive for sale or hire, have in possession for sale or hire or expose or exhibit for sale or hire,
- (f) conduct negotiations for sale or hire,
- (g) consign or deliver for sale or hire,
- (h) solicit for sale or hire,
- (i) cause or permit anything referred to above.

sign includes a board, post, banner, notice or painted marking.

the Act means the Parramatta Park Trust Act 2001.

vehicle includes any of the following:

(a) a motor vehicle,

Parramatta Park Trust Regulation 2002 Clause 3

Preliminary Part 1

- (b) a trailer or caravan, whether or not it is in the course of being towed,
- (c) an apparatus that is propelled by human, animal or mechanical power, or by the wind, and is wholly or partly used for the conveyance of persons or things, other than a wheelchair, pram or stroller.
- (d) a boat, raft, canoe, ski, barge or other vessel.

4 Notes

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

Clause 5 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

Part 2 Use of trust lands

5 Entry

- (1) The Trust may designate points on the perimeter of the trust lands as entrances to the trust lands for vehicles by a sign or signs displayed adjacent to those points.
- (2) A person must not drive a vehicle into the trust lands other than at a point designated in accordance with this clause.
 - Maximum penalty: 10 penalty units.
- (3) A person must not drive or ride a vehicle into or within the trust lands between sunset and sunrise, except with the permission of the Trust or the Director.
 - Maximum penalty: 10 penalty units.
- (4) Without limiting the way in which the Trust or the Director may grant a permission referred to in subclause (3), such a permission may be granted:
 - (a) by public notice or advertisement, or
 - (b) in relation to any function or meeting to be held on the trust lands—by notice in writing to the organiser of the function or meeting.
- (5) Without limiting clause 15, it is a condition of a permission referred to in subclause (3) that the person driving or riding the vehicle concerned complies with any reasonable directions given by an authorised officer in relation to the vehicle.
- (6) Pedestrians may enter the trust lands at any time.

6 Parking

- (1) The Trust or the Director may regulate the parking of vehicles on any part of the trust lands by a sign or signs displayed on or adjacent to the part.
- (2) A person must not park a vehicle on a part of the trust lands in contravention of a sign displayed in accordance with this clause.
 - Maximum penalty: 10 penalty units.

Clause 6

Use of trust lands

Part 2

- (3) A person must not park, or leave a vehicle parked, on the trust lands after sunset and before sunrise except with the written permission of the Trust, the Director or an authorised officer.
 - Maximum penalty: 10 penalty units.
- (4) The Trust is entitled to require payment of a fee (not exceeding \$100) determined by it for the opening of a gate after sundown and before sunrise to permit the removal of a vehicle from the trust lands.
- (5) Subclauses (3) and (4) do not apply to or in respect of a vehicle that is on the trust lands in accordance with a permission referred to in clause 5 (3).

7 Parts approved for designated purposes

- (1) The Trust or the Director may designate part of the trust lands for use for the purpose of:
 - (a) an organised sporting activity, or
 - (b) an organised entertainment, or
 - (c) an organised ceremony, or
 - (d) any other organised activity.
- (2) A person may, with the written permission of the Trust or the Director:
 - (a) use any part of the trust lands designated under subclause (1) (the *designated space*) for the purpose for which it is designated, and
 - (b) designate points on the perimeter of the designated space as entrances for persons attending the organised activity, entertainment or ceremony concerned by a sign or signs displayed adjacent to those points, and
 - (c) prevent people from entering the designated space other than through those entrances, and
 - (d) prevent people from entering the designated space without paying a fee approved by the Trust or the Director.
- (3) The use of a part of the trust lands in accordance with a permission granted under this clause is not a contravention of clause 11.

Clause 8 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

8 Fees for use of trust lands

- (1) The Trust may from time to time determine the fees that are payable by a person to whom the Trust has given permission to use part of the trust lands (including a permission under clause 7). The Trust may require payment of such a fee in advance.
- (2) The person to whom the permission is granted is liable to the Trust for payment of the fee.
- (3) Any unpaid fee may be recovered by the Trust from the person liable to pay it as a debt in a court of competent jurisdiction.
- (4) The Trust may reduce, or waive payment of, a fee payable under this clause.

9 Parts of trust lands and buildings may be closed to public

- (1) The Trust, the Director or an authorised person may close to the public any part of the trust lands or any building within the trust lands by the use of a sign or signs displayed on or adjacent to the part or building.
- (2) A person must not enter any part of the trust lands, or any building within the trust lands, that is fenced off, or locked, or closed to the public by a sign or signs displayed under this clause, except with the written permission of the Trust or the Director.

Maximum penalty: 10 penalty units.

(3) In this clause, and in clause 10:

building includes part of a building.

fenced off means surrounded by a fence with no open pedestrian or vehicular access.

part of the trust lands includes any road, footpath, cycle track, garden bed, lawn and playing field within the trust lands.

10 Alcohol-free zones

- (1) The Trust, the Director or an authorised officer may declare any part of the trust lands or any building within the trust lands to be an alcohol-free zone by the use of a sign or signs displayed on or adjacent to the part or building.
- (2) A person must not consume any alcohol in any such alcohol-free zone, except with the written permission of the Trust or the Director.

Clause 10

Use of trust lands

Part 2

(3) In this clause:

alcohol has the same meaning as in the Local Government Act 1993.

11 Commercial and other activities on trust lands

- (1) A person must not on the trust lands, except with the written permission of the Trust or the Director, do any of the following things or assist a person to do any of the following things:
 - (a) collect or attempt to collect money,
 - (b) sell or attempt to sell any papers, printed matter, food, article, thing or service,
 - (c) sell or attempt to sell or purchase or attempt to purchase any tickets to an organised activity,
 - (d) conduct or cause the conduct of an amusement, entertainment, promotion, instruction or performance, whether free of charge or for money or consideration of any kind or so as to compete with or hinder the commercial operations of any person holding a lease or licence from the Trust,
 - (e) establish or operate a business,
 - (f) organise or participate in, or cause to be organised, a public meeting, public function, public demonstration, public gathering or other public activity,
 - (g) use television, cinematographic or photographic equipment for commercial or promotional purposes,
 - (h) erect a sign, hoarding, banner or notice, or display or distribute any commercial, promotional or political advertising matter, sign, bill, poster or other printed matter.

Maximum penalty: 10 penalty units.

(2) A person who uses equipment in the course of committing an offence under this clause must, when directed to do so by the Trust, the Director or an authorised officer, immediately remove the equipment from the trust lands.

- (3) If a person fails to comply with a direction under this clause, the Trust, the Director or an authorised officer may remove the equipment:
 - (a) to the care of the person to whom the direction was given, or

Clause 11 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

- (b) to a place of safe keeping at the expense of the owner or the person responsible for it.
- (4) The Trust, the Director or an authorised officer acting under subclause (3) is not responsible for the safe keeping of, or for any damage to, equipment removed under this clause.

12 Races on trust lands

A person must not on the trust lands, except with the written permission of the Trust or the Director, organise or conduct a foot race, cycle race, horse race, wheelchair race, fun run, rollerblade run or similar event.

Maximum penalty: 10 penalty units.

13 Camping, erection of tents and structures on trust lands

- (1) A person must not on the trust lands, except with the written permission of the Trust or the Director:
 - (a) camp or reside, or
 - (b) erect or occupy or cause to be erected or occupied a building, tent, screen, awning, enclosure or other structure or thing.

Maximum penalty: 10 penalty units.

(2) A person who has erected or occupied or caused to be erected or occupied a building, tent, screen, awning, enclosure or other structure or thing contrary to this clause must, when directed to do so by the Trust, the Director or an authorised officer, immediately remove that building, tent, screen, awning, enclosure or other structure or thing.

- (3) If a person fails to comply with a direction given under this clause, the Trust, the Director or an authorised officer may remove, or cause to be removed, the building, tent, screen, awning, enclosure or other structure or thing:
 - (a) to the care of the person to whom the direction was given, or
 - (b) to a place of safe keeping at the expense of the owner or the person responsible for it.

Parramatta Park Trust R

Clause 13

Use of trust lands

Part 2

(4) The Trust, the Director or an authorised officer acting under this clause is not responsible for the safe keeping of, or for any damage to, a building, tent, screen, awning, enclosure or other structure or thing removed under this clause.

14 Affixing signs etc on trust lands

A person must not on the trust lands affix or attach a sign, hoarding, banner, notice, rope, string or any other thing to a tree, pole, rail or fence except with the written permission of the Trust or the Director.

Maximum penalty: 10 penalty units.

15 Conditions attaching to permission to use trust lands

- (1) The Trust or the Director may give a permission under this Regulation subject to such conditions as the Trust or the Director considers appropriate.
- (2) Conditions may relate to, but are not limited to, the following matters:
 - (a) the period within which any fee payable is to be paid,
 - (b) the necessary standard of care of the parklands environment,
 - (c) maintenance of adequate insurance,
 - (d) site preparation,
 - (e) provision and disposal of food and beverages,
 - (f) advertising, signage and merchandising,
 - (g) vehicle access, control and parking,
 - (h) security and emergency procedures,
 - (i) crowd management,
 - (j) cleaning and waste management services,
 - (k) noise control,
 - (l) erection and removal of temporary structures.
- (3) The Trust or the Director may require a person to whom a permission under this Regulation is proposed to be given to give security in such amount and form as the Trust or the Director determines for fulfilment of the person's obligations under the conditions of that permission.
- (4) A person who fails to comply with a condition to which a permission is subject is guilty of an offence.

Maximum penalty (subclause (4)): 10 penalty units.

Clause 16 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

16 Damage to trust lands

A person must not on the trust lands, except with the written permission of the Trust or the Director:

- (a) damage a lawn, playing field or green except in the course of, and as a normal incident of, recreational or sporting activity on any part of the trust lands designated for use for that activity under clause 7, or
- (b) remove, uproot, or cause damage to, or remove a part from, a tree, shrub, fern, creeper, vine, palm, plant or other vegetation, or
- (c) climb on any tree, building, fence, seat, table, enclosure or other structure (other than play equipment),
- (d) remove any timber, log or stump, standing or fallen, or
- (e) deface, dig up or remove any rock, soil, sand, stone or similar substance, or
- (f) write on, paint on, damage, deface, interfere with, destroy or remove any machinery, equipment, road, path, fence, barrier, gate, lock, latch, fence-post, wall, building, seat, furniture, play equipment, fountain, statue, ornament or monument or any article, sign, descriptive plate, label or other fixture, fitting or structure erected, displayed or placed by the Trust or the Director, or
- (g) block or inhibit (whether wholly or partially) access through, to or on a gate, access-way, path or road, or
- (h) damage, destroy, remove, interfere with, pass through or step over any temporary or permanent fencing or any barricade regulating access to any part of the trust lands by foot or vehicle, or
- (i) destroy, capture, injure or annoy an animal within the trust lands, or
- (j) destroy or interfere with the habitat of an animal, or
- (k) light a fire:
 - (i) at a time when the lighting of fires on the trust lands is prohibited by the Trust or the Director by signs displayed on or near the trust lands or a time when the lighting of fires in the area in which the trust lands are situated is prohibited by or under the provisions of the *Rural Fires Act 1997*, or

Clause 16

Use of trust lands

Part 2

- (ii) at any other time except in a fireplace or on equipment provided for the purpose by the Trust or in portable cooking equipment, or
- (l) empty coals from a barbecue on to any grass, lawn, playing field, green or vegetation, or
- (m) deposit any ice or frozen liquid on to any grass, lawn, playing field, green or vegetation.

Maximum penalty: 10 penalty units.

17 Disposal of waste

- (1) A person must not do any of the following:
 - (a) bring any waste onto the trust lands,
 - (b) abandon a vehicle on the trust lands,
 - (c) leave any litter otherwise than in a receptacle provided and designated for the receipt of litter of that kind,
 - (d) deposit any oil or similar product, or any hot liquid, or allow such a product or liquid to escape, on the trust lands.

Maximum penalty: 10 penalty units

(2) In this clause:

litter includes bottles, broken glass, china, pottery and plastic. *waste* includes refuse, rubbish and industrial waste.

18 Recreational activities on trust lands

A person must not on the trust lands, except with the written permission of the Trust or the Director, do any of the following:

- (a) operate a motorised model aircraft, boat, car or similar thing,
- (b) bathe, wade, wash or swim, or operate a boat, canoe, kayak or any other water craft or vessel or flotation device, in any river, lake, pond or stream,
- (c) enter land that is situated within any river, lake, pond or stream,
- (d) play or practise golf except in an area designated by the Trust or the Director for that activity under clause 7,
- (e) use ski stocks with roller blades or roller skis except in an area designated by the Trust or the Director for that activity under clause 7,

Clause 18 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

- (f) operate or attempt to operate a hang-glider,
- (g) use a land sailing vehicle except in an area designated by the Trust or the Director for that activity under clause 7,
- (h) launch or land an aircraft, helicopter, airship, hot air balloon or parachute,
- (i) discharge fireworks,
- (j) use a starting pistol except in an area designated by the Trust or the Director under clause 7 for an activity that involves the use of a starting pistol,
- (k) have in his or her possession a firearm within the meaning of the *Firearms Act 1996* unless the person is a police officer,
- (l) ride a cycle, scooter or skateboard except in an area designated by the Trust or the Director for that activity under clause 7,
- (m) ride a cycle, horse, scooter or skateboard without wearing a protective helmet,
- (n) play a musical instrument.

Maximum penalty: 10 penalty units.

19 Activities involving horses and animals

- (1) A person must not on the trust lands, except with the written permission of the Trust or the Director, do any of the following:
 - (a) bring stock (including a horse) or poultry,
 - (b) bring or allow a dog for which the person is responsible within 10 metres of any play equipment, apparatus provided for the preparation of food for human consumption or place set aside or used for the consumption of food by humans,
 - (c) allow stock (including a horse) to depasture,
 - (d) ride or lead a horse,
 - (e) drive a horse-drawn vehicle,
 - (f) bring or allow a dog for which the person is responsible into an area that is designated as an area in which dogs are prohibited by a sign or signs displayed on or near the area,
 - (g) fail to keep a dog for which the person is responsible under effective control by means of an adequate leash, chain or cord,
 - (h) lead a dog from a moving vehicle,

Clause 19

Use of trust lands

Part 2

(i) fail to remove and properly dispose of any faeces deposited on the trust lands by a dog for which the person is responsible.

Maximum penalty: 10 penalty units.

(2) For the purposes of this clause, a person is *responsible* for a dog if the person is the owner of the dog (within the meaning of the *Companion Animals Act 1998*) or the person is in charge of the dog or has the dog under his or her control.

20 Vehicles

- (1) A person must not on the trust lands, except with the written permission of the Trust or the Director, do any of the following:
 - (a) drive, ride, stand or park a vehicle other than on a sealed road,
 - (b) teach a person to drive or ride a motor vehicle,
 - (c) learn to drive or ride a motor vehicle,
 - (d) cause or permit a vehicle (other than an authorised vehicle) to be driven, ridden, stood or parked on a lawn, grass, parkland, green, garden, footpath or cycle track unless the area is designated for that purpose by the Trust or the Director by a sign or signs displayed on or near the area,
 - (e) drive, ride or park a vehicle (other than an authorised vehicle) contrary to, or act contrary to, a sign approved by the Trust or the Director that regulates the movement or parking of vehicles or the movement or confinement of animals,
 - (f) drive an omnibus or a vehicle:
 - (i) with a tare weight of more than 3 tonnes, or
 - (ii) with a height of more than 4 metres.

Maximum penalty: 10 penalty units.

(2) For the purposes of subclause (1), *authorised vehicle* means a golf buggy when operated within the Parramatta Golf Course.

21 Speed of vehicles

A person must not, except with the written permission of the Trust or the Director, drive or ride a vehicle on any trust lands at a speed exceeding that determined by the Trust in respect of the land concerned and specified on a sign erected on that land by or on behalf of the Trust.

Clause 22 Parramatta Park Trust Regulation 2002

Part 2 Use of trust lands

22 Use of cycles, pedal cars and rollerblades

- (1) A person must not on the trust lands, except with the written permission of the Trust or the Director, do any of the following:
 - (a) ride a cycle or rollerblades in a group of more than 15 persons,
 - (b) ride a cycle or rollerblades alongside 2 or more persons,
 - (c) ride a cycle or rollerblades closer than 3 metres behind, or while holding onto, a moving motor vehicle (ie, slip streaming),
 - (d) ride a three-wheeled pedal-car or similar device,
 - (e) ride a cycle or rollerblades on a footway, building forecourt or paved area or on an area in which the activity is prohibited by the Trust or the Director by a sign displayed on or near the area.

Maximum penalty: 10 penalty units.

(2) For the purposes of subclause (1) (c), *holding onto* a moving motor vehicle includes being towed behind the vehicle by means of a rope or other similar item.

23 Personal conduct

A person must not on the trust lands do any of the following:

- (a) use indecent, obscene, insulting or threatening language,
- (b) behave in an offensive or indecent manner,
- (c) cause serious alarm or affront to a person by disorderly conduct,
- (d) obstruct a person in the performance of that person's work or duties,
- (e) fail to comply with a reasonable request or direction given for the purpose of securing good order and management and enjoyment of the trust lands by a member of the Trust, the Director or an authorised officer.

Maximum penalty: 10 penalty units.

24 Persons to leave trust lands on request

(1) A person who trespasses or causes annoyance or inconvenience on the trust lands or who commits a breach of this Regulation must leave the trust lands if requested to do so by the Trust, the Director or an authorised officer.

Clause 24

Use of trust lands

Part 2

- (2) A person who fails to comply with a request made under this clause may be removed from the trust lands by the Trust, the Director or an authorised officer.
- (3) A person who leaves or is removed from the trust lands under this clause must remove any equipment, vehicle or animal, or any other item belonging to or associated with the person, from the trust lands. Maximum penalty (subclause (3)): 10 penalty units.

25 Noise on trust lands

A person must not on the trust lands, except with the written permission of the Trust or the Director:

- (a) operate a radio, cassette player, record player, compact disc player or other similar device at a volume likely to cause nuisance or annoyance to a person, or
- (b) operate a public address system or similar device, or
- (c) being the owner of a motor vehicle, sound, or cause, or allow to be sounded, a motor vehicle intruder alarm or sounding device continuously or intermittently for more than 90 seconds after the device or alarm has first sounded.

Clause 26 Parramatta Park Trust Regulation 2002

Part 3 Miscellaneous

Part 3 Miscellaneous

26 Lessees and licensees

An act or omission does not constitute a breach of this Regulation, despite any other provision of this Regulation, if the act or omission is authorised expressly or impliedly by the terms or conditions of any lease or licence granted by the Trust or of any agreement entered into by the Trust.

27 Application of Regulation to officers and employees

- (1) Nothing in this Regulation prevents a person employed under section 21 of the Act or an authorised officer from doing, in the exercise of his or her functions under the Act, any act or thing the doing of which is otherwise prohibited by this Regulation.
- (2) This clause does not, however, authorise any such person (other than a police officer) to have in his or her possession a firearm while on the trust lands except with the written permission of the Trust or the Director.

28 Penalty notices

For the purposes of section 30 of the Act:

- (a) each offence created by a provision specified in Column 1 of Schedule 1 is prescribed, and
- (b) the prescribed penalty for such an offence is the amount specified in Column 2 of Schedule 2.

29 Short descriptions

- (1) For the purposes of section 145B of the *Justices Act 1902*, the prescribed expression for an offence created by a provision specified in Column 1 of Schedule 1 consists of:
 - (a) if one or more IPB Codes are set out in relation to the offence in Column 3 of Schedule 1, any of those IPB Codes together with:
 - (i) the text set out in relation to the offence in Column 4 of Schedule 1, or

Clause 29

Miscellaneous

Part 3

- (ii) if a choice of words is indicated in that text, the words remaining after the omission of the words irrelevant to the offence, or
- (b) if no IPB Code is set out in relation to the offence in Column 3 of Schedule 1:
 - (i) the text set out in relation to the offence in Column 4 of Schedule 1, or
 - (ii) if a choice of words is indicated in that text, the words remaining after the omission of the words irrelevant to the offence.
- (2) For the purposes of any proceedings for an offence created by a provision specified in Column 1 of Schedule 1, the prescribed expression for the offence is taken to relate to the offence created by the provision, as the provision was in force when the offence is alleged to have been committed.
- (3) The amendment or repeal of a prescribed expression does not affect the validity of any information, complaint, summons, warrant, notice, order or other document in which the expression is used.
- (4) Subclause (3) applies to any information, complaint, summons, warrant, notice, order or other document (whether issued, given or made before or after the amendment or repeal) that relates to an offence alleged to have been committed before the amendment or repeal.
- (5) In this clause:

Infringement Processing Bureau means the Infringement Processing Bureau within the Police Service.

IPB Code, in relation to an offence, means the code allocated to the offence by the Infringement Processing Bureau.

30 Repeal and savings

- (1) The Parramatta Park Trust Transitional Regulation 2001 is repealed.
- (2) Any act, matter or thing that, immediately before the repeal of the *Parramatta Park Trust Transitional Regulation 2001*, had effect under that Regulation is taken to have effect under this Regulation.

Schedule 1 Penalty notice offences and short descriptions

Schedule 1 Penalty notice offences and short descriptions

(Clauses 28 and 29)

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
Parramatta Park	Trust Act 2001		
section 27 (3) (a)	\$220	8101	fail to comply with requirement
section 27 (3) (b)	\$220	8102	state false name/address
section 28 (1) (a)	\$220	8105	fail to give information as to name/address
section 28 (1) (b)	\$220	8106	fail to give information as to identity of driver
Parramatta Park	Trust Regulation	2002	
clause 5 (2)	\$100	5094	enter trust lands other than at designated entrance
clause 5 (3)	\$100	5095	drive/ride vehicle between sunset and sunrise without permission
clause 6 (2)	\$150	5103, 7189	park vehicle contrary to sign
clause 6 (3)	\$150	5110	park/leave vehicle on trust lands between sunset and sunrise
clause 9 (2)	\$100	5111	enter trust lands/building fenced off/locked/closed to public contrary to sign
clause 10 (2)	\$100	5112	consume alcohol in alcohol-free zone

Page 20

Penalty notice offences and short descriptions

Schedule 1

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 11 (1) (a)	\$300	5114	collect/attempt to collect money
clause 11 (1) (b)	\$300	5115	sell/attempt to sell papers/printed matter/food/article/ thing/service
clause 11 (1) (c)	\$300	5174	sell/purchase/ attempt to purchase ticket
clause 11 (1) (d)	\$300	5175	conduct/cause conduct of amusement/ entertainment/ promotion/ instruction/ performance/ compete with/hinder commercial operations
clause 11 (1) (e)	\$300	5473	establish/operate business
clause 11 (1) (f)	\$200	5474	organise/ participate in/ cause to be organised public meeting/function/ demonstration/ gathering/activity
clause 11 (1) (g)	\$150	5476	use television/ cinematographic/ photographic equipment for commercial/ promotional purposes
clause 11 (1) (h)	\$100	5478	erect sign/ hoarding/banner/ notice/display/ distribute advertising matter/sign/bill/ poster/printed matter

Schedule 1 Penalty notice offences and short descriptions

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 11 (2)	\$100	5479	fail to remove equipment
clause 12	\$200	5480	organise/conduct foot race/cycle race/horse race/ wheelchair race/ fun run/ rollerblade run/ event
clause 13 (1) (a)	\$150	5483	camp/reside
clause 13 (1) (b)	\$150	5484	erect/occupy/ cause to be erected/occupied building/tent/ screen/awning/ enclosure/ structure/thing
clause 13 (2)	\$100	5486	fail to remove building/tent/ screen/awning/ enclosure/ structure/thing
clause 14	\$100	5488	affix/attach sign/ hoarding/banner/ notice/rope/ string/thing
clause 15 (4)	\$100	5494	fail to comply with condition
clause 16 (a)	\$150	5502	damage lawn/ playing field/ green
clause 16 (b)	\$150	5504	remove/uproot/ cause damage to/ remove part from tree/shrub/fern/ creeper/vine/ palm/plant or other vegetation
clause 16 (c)	\$75	5505	climb tree/building/ fence/seat/table/ enclosure/ structure

Penalty notice offences and short descriptions

Schedule 1

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 16 (d)	\$100	5508	remove timber/ log/stump
clause 16 (e)	\$100	5519	deface/dig up/ remove rock/soil/ sand/stone/ substance
clause 16 (f)	\$100	5520	write on/paint on/ damage/deface/ interfere with/ destroy/remove machinery/ equipment/road/ path/fence/ barrier/gate/lock/ latch/fence-post/ wall/building/ seat/furniture/ play equipment/ fountain/statue/ ornament/ monument/ article/sign/ descriptive plate/ label/fixture/ fitting/structure
clause 16 (g)	\$150	5522	block/inhibit access through/ to/on gate/ access-way/path/ road
clause 16 (h)	\$150	5523	damage/destroy/ remove/interfere with/pass through/step over fencing/barricade
clause 16 (i)	\$100	5526	destroy/capture/ injure/annoy animal
clause 16 (j)	\$100	5531	destroy/interfere with habitat of animal

Schedule 1 Penalty notice offences and short descriptions

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 16 (k) (i)	\$75	5533	light fire at prohibited time
clause 16 (k) (ii)	\$75	5534	light fire in place/ on equipment not approved
clause 16 (l)	\$100	5535	empty barbecue coals on grass/ lawn/playing field/green/ vegetation
clause 16 (m)	\$100	5632	deposit ice/frozen liquid on grass/ lawn/playing field/green/ vegetation
clause 17 (1) (a)	\$200	5635	bring waste onto trust lands
clause 17 (1) (b)	\$200	5642	abandon vehicle on trust lands
clause 17 (1) (c)	\$200	5646	leave litter on trust lands other than in right bin
clause 17 (1) (d)	\$200	5663	deposit oil/ product/hot liquid/allow oil/ product/hot liquid to escape on trust lands
clause 18 (a)	\$75	5665	operate motorised model aircraft/ boat/car/thing
clause 18 (b)	\$75	5667	bathe/wade/ wash/swim/ operate boat/ canoe/kayak/ water craft/ vessel/ flotation device
clause 18 (c)	\$75	5668	enter land within river/lake/pond/ stream
clause 18 (d)	\$75	5671	play/practise golf

Page 24

Penalty notice offences and short descriptions

Schedule 1

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 18 (e)	\$75	5673	use ski stocks with roller blades/ roller skis
clause 18 (f)	\$75	5674	operate/attempt to operate hang-glider
clause 18 (g)	\$75	5676	use land sailing vehicle
clause 18 (h)	\$300	5677	launch/land aircraft/ helicopter/ airship/hot-air balloon/ parachute
clause 18 (i)	\$75	5679	discharge fireworks
clause 18 (j)	\$75	5685	use starting pistol
clause 18 (k)	\$150	5693	possess firearm
clause 18 (l)	\$75	5816	ride cycle/scooter/ skateboard outside designated area
clause 18 (m)	\$75	5818	ride cycle/horse/ scooter/ skateboard without helmet
clause 18 (n)	\$75	5819	play musical instrument
clause 19 (1) (a)	\$75	5821	bring stock/ poultry
clause 19 (1) (b)	\$110	5822	bring/allow dog within 10 m of play equipment/food apparatus/food consumption area
clause 19 (1) (c)	\$75	5831	depasture stock
clause 19 (1) (d)	\$75	5891	ride/lead horse
clause 19 (1) (e)	\$75	5896	drive horse-drawn vehicle
clause 19 (1) (f)	\$110	6076	bring/allow dog into designated non-dog area
clause 19 (1) (g)	\$110	6093	fail to keep dog under control
clause 19 (1) (h)	\$110	6126	lead dog from vehicle

Schedule 1 Penalty notice offences and short descriptions

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 19 (1) (i)	\$110	6578	fail to remove and properly dispose of dog faeces
clause 20 (1) (a)	\$150	6579, 7207	drive/ride/stand/ park vehicle other than on sealed road
clause 20 (1) (b)	\$100	6585	teach person to drive/ride vehicle
clause 20 (1) (c)	\$100	6592	learn to drive/ ride vehicle
clause 20 (1) (d)	\$100	6594, 7226	cause/permit vehicle to be driver/ridden/ stood/parked
clause 20 (1) (e)	\$100	6698, 7248	drive/ride/park/ act contrary to sign
clause 20 (1) (f) (i)	\$100	6602	drive omnibus/ vehicle over 3 tonnes
clause 20 (1) (f) (ii)	\$100	6603	drive omnibus,/ vehicle over 4 metres tall
clause 21	\$150	6605	drive/ride vehicle in excess of speed limit
clause 22 (1) (a)	\$100	6606	ride cycle/ rollerblades in group
clause 22 (1) (b)	\$100	6619	ride cycle/ rollerblades alongside 2 or more persons
clause 22 (1) (c)	\$100	6709	ride cycle/ rollerblades close behind/holding onto vehicle
clause 22 (1) (d)	\$150	6712	ride three-wheeled pedal-car/device
clause 22 (1) (e)	\$100	6715	ride cycle/ rollerblades on footway/ forecourt/ paved area/prohibited area

Page 26

Penalty notice offences and short descriptions

Schedule 1

Column 1	Column 2	Column 3	Column 4
Offence	Amount of penalty	IPB Code	Short description
clause 23 (a)	\$100	6716	use indecent/ obscene/ insulting/ threatening language
clause 23 (b)	\$100	6719	behave in offensive/ indecent manner
clause 23 (c)	\$100	6723	cause serious alarm/affront
clause 23 (d)	\$150	6724	obstruct person in performance of work
clause 23 (e)	\$220	6727	fail to comply with reasonable request/direction
clause 24 (3)	\$150	6730	fail to remove equipment/ vehicle/animal/ item
clause 25 (a)	\$100	6735	operate radio/ cassette player/ record player/ compact disc player/device
clause 25 (b)	\$300	7088	operate a public address system/ device
clause 25 (c)	\$300	7090	sound/cause/ allow to be sounded car alarm

Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

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

Explanatory note

Division 4A of Part 2 of the *Water Act 1912* provides for the granting of group licences to boards of management under the now repealed *Private Irrigation Districts Act 1973*. Those boards of management are now private irrigation boards under the *Water Management Act 2000*.

The object of this Regulation is to ensure that the provisions of Division 4A of Part 2 of the *Water Act 1912* extend, with appropriate modifications, to the new private irrigation boards. The amendments effected by this Regulation are taken to have commenced on the commencement of the provisions of the *Water Management Act 2000* that repealed the *Private Irrigations Act 1973* (1 January 2000) and to expire on the commencement of the provisions of that Act that relate to approvals (by which group licences will be replaced).

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general power to make regulations) and clause 1 of Schedule 9 (the power to make regulations of a savings or transitional nature).

r02-031-p01.818 Page 1

Clause 1

Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002

Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002

1 Name of Regulation

This Regulation is the *Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002.*

2 Amendment of Water Management (Private Irrigation Boards) Regulation 2000

The Water Management (Private Irrigation Boards) Regulation 2000 is amended as set out in Schedule 1.

Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

Part 3

Insert after Part 2:

Part 3 Transitional provisions concerning group licences under the Water Act 1912

21 Application of Part

This Part is taken to have commenced on 1 January 2000, and ceases to have effect on the commencement of Part 3 of Chapter 3 of the Act.

22 Modification of Division 4A of Part 2 of Water Act 1912

- (1) Division 4A of Part 2 of the *Water Act 1912 (the 1912 Act)* applies to and in respect of a private irrigation board under the *Water Management Act 2000 (the 2000 Act)* in the same way as it applied to and in respect of the board of management of a provisional private district or private district under the *Private Irrigation Districts Act 1973 (the 1973 Act)* before 1 January 2000.
- (2) In the application of Division 4A of Part 2 of the 1912 Act to and in respect of a private irrigation board under the 2000 Act:
 - (a) a reference to a Board of Management under the 1973 Act is to be read as a reference to a private irrigation board under the 2000 Act, and
 - (b) a reference to a provisional private district or private district under the 1973 Act is to be read as a reference to a private irrigation district under the 2000 Act, and
 - (c) section 20L (3) of the 1912 Act is to be read as if it did not require a private irrigation board to certify as to any matter before being issued with a group licence, and

Water Management (Private Irrigation Boards) Amendment (Group Licences) Regulation 2002

Schedule 1 Amendments

- (d) the references in section 20Q (2) (a) and (3) (c) (i) of the 1912 Act to section 11 of the 1973 Act are to be read as references to section 145 of the 2000 Act, and
- (e) section 20Q (3) (c) of the 1912 Act is to be read as if subparagraph (ii) were omitted.

Other Legislation

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 amphibian 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:

Animals

Vertebrates

Amphibians

Hylidae

Litoria verreuxii alpina (Fry 1915) Alpine Tree Frog

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 18th day of January 2002.

p01-275-p01.843 Page 1

Threatened Species Conservation Act 1995 No 101—Final Determination	Threatened S	Species	Conservation	Act 1998	5 No 101	—Final	Determination	on
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Dr Chris Dickman

Chairperson Scientific Committee

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 1 in alphabetical order under the heading "Animals" and the subheadings "Vertebrates", "Amphibians" and "Hylidae" the matter:

Litoria verreuxii alpina (Fry 1915) Alpine Tree Frog

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

Myrtaceae

Eucalyptus oresbia Hunter and Bruhl

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 18th day of January 2002.

Dr Chris Dickman

Chairperson Scientific Committee

p01-276-p01.843 Page 1

Threatened Species Conservation Act 1995 No 101—Final Dete	ermination
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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 "Myrtaceae" the matter:

Eucalyptus oresbia Hunter and Bruhl

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

Myrtaceae

Homoranthus binghiensis J.T. Hunter

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 18th day of January 2002.

Dr Chris Dickman

Chairperson Scientific Committee

p01-273-p01.843 Page 1

Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

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

Homoranthus binghiensis J.T. Hunter

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

White Box Yellow Box Blakely's Red Gum Woodland (as described in the final determination of the Scientific Committee to list the ecological community)

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

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St The Rocks Sydney

and at all 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

p01-243-p01.843 Page 1

Threatened Species Conservation Act 1995 No 101—Final Determina	ation Act 1995 No 101—Final Determin	ination
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Annexure "A"

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

White Box Yellow Box Blakely's Red Gum Woodland (as described in the final determination of the Scientific Committee to list the ecological community)

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the White Box Yellow Box Blakely's Red Gum Woodland as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. The listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee previously made a Preliminary Determination to support the proposal to list the White Box-Yellow Box Woodland. The Scientific Committee considers that the White Box Yellow Box Blakely's Red Gum Woodland is a more appropriate name for this Community.

The Scientific Committee has found that:

- 1. White Box Yellow Box Blakely's Red Gum Woodland is the name given to the ecological community characterised by the assemblage of species listed in paragraph 3. White Box Yellow Box Blakely's Red Gum Woodland is found on relatively fertile soils on the tablelands and western slopes of NSW and generally occurs between the 400 and 800 mm isohyets extending from the western slopes, at an altitude of c. 170m to c. 1200 m, on the northern tablelands (Beadle 1981). The community occurs within the NSW North Coast, New England Tableland, Nandewar, Brigalow Belt South, Sydney Basin, South Eastern Highlands and NSW South Western Slopes Bioregions.
- 2. White Box Yellow Box Blakely's Red Gum Woodland includes those woodlands where the characteristic tree species include one or more of the following species in varying proportions and combinations *Eucalyptus albens* (White Box), *Eucalyptus melliodora* (Yellow Box) or *Eucalyptus blakelyi* (Blakely's Red Gum). Grass and herbaceous species generally characterise the ground layer. In some locations, the tree overstorey may be absent as a result of past clearing or thinning and at these locations only an understorey may be present. Shrubs are generally sparse or absent, though they may be locally common.
- 3. White Box Yellow Box Blakely's Red Gum Woodland is characterised by the following assemblage of species.

Acacia buxifolia
Acacia paradoxa
Alectryon oleifolius
Aristida ramosa
Atalaya hemiglauca
Austrodanthonia bipartita
Austrodanthonia richardsonii
Austrostipa blackii
Austrostipa scabra
Brachychiton populneus
Bracteantha viscosa
Bulbine bulbosa
Callitris endlicheri
Capparis mitchellii

Cassinia quinquefaria

Acacia implexa
Allocasuarina verticillata
Aristida behriana
Asperula conferta
Austrodanthonia auriculata
Austrodanthonia racemosa
Austrostipa aristiglumis
Austrostipa nodosa
Bothriochla macra
Brachyloma daphnoides
Brunoniella australis
Bursaria spinosa
Callitris glaucophylla
Cassinia longifolia
Cheilanthes sieberi

Chloris trucata

Chrysocephalum apiculatum

Dianella longifolia Dichanthium sericeum Dichelacne sciurea Dodonaea viscosa Ehretia membranifolia

Eremophila mitchellii

Eucalyptus albens

Eucalyptus bridgesiana Eucalyptus goniocalyx

Eucalyptus microcarpa

Eulalia aurea Geijera parviflora Glycine clandestina Glycine tomentella Goodenia pinnatifida Hibbertia obtusifolia

Jacksonia scoparia Jasminum suavissimum

Lissanthe strigosa Melichrus urceolatus Notelaea microcarpa

Pandorea pandorana Parsonsia eucalyptophylla

Plantago debilis Poa labillardieri

Olearia viscidula

Rostellularia adscendens

Sida corrugata

Stackhousia monogyna Swainsona galegifolia Themeda australis

Chloris ventricosa Cymbopogon refractus

Dianella revoluta Dichelachne micrantha Diuris dendrobioides

Echinopogon caespitosus

Elymus scaber Eucalyptus blakelyi Eucalyptus conica Eucalyptus melliodora Eucalyptus nortonii

Exocarpos cupressiformis

Geranium solanderi Glycine tabacina Gonocarpus elatus Hibbertia linearis Hypericum gramineum Jasminum lineare

Leptorhynchos squamatus Lomandra filiformis

Microseris lanceolata Olearia elliptica Oxalis perennans

Panicum queenslandicum

Pimelea curviflora Plantago gaudichaudii

Poa sieberiana Rumex brownii Sorghum leiocladum Stackhousia viminea Templetonia stenophylla Wahlenbergia communis

The total flora and fauna species list for the community is considerably larger than that given above, with many species present in only some sites or in very small quantity. In any particular site not all of the assemblage listed above may be present. At any one time, seeds of some species may only be present in the soil seed bank with no above-ground individuals present. The species composition of the site will be influenced by the size of the site, recent rainfall or drought conditions, its disturbance history and geographic and topographic location. The community is an important habitat for a diverse fauna (vertebrates and invertebrates), but detailed records are not available from most stands and the invertebrate fauna is poorly known.

4. Woodlands with Eucalyptus albens are most common on the undulating country of the slopes region while Eucalyptus blakelyi and Eucalyptus melliodora predominate in grassy woodlands on the tablelands. Drier woodland areas dominated by Eucalyptus albens often form mosaics with areas dominated by Eucalyptus blakelyi and Eucalyptus melliodora occurring in more moist situations, while areas subject to waterlogging may be treeless. E microcarpa is often found in association with E. melliodora and E. albens on the south western slopes. Woodlands including Eucalyptus crebra, Eucalyptus dawsonii and Eucalyptus moluccana (and intergrades with Eucalyptus albens), for example in the

Merriwa plateau, Goulburn River National Park and western Wollemi National Park, are also included. Intergrades between *Eucalyptus blakelyi* and *Eucalyptus tereticornis* may also occur here.

- 5. Latitudinal and climatic gradients in the patterns of species present are found across the range of the community (eg. see Prober 1996 for variation in White Box). This is reflected in a gradual change in herb and grass species from northern to southern NSW (eg. Prober 1996). Within White Box Yellow Box Blakely's Red Gum Woodland, species such as Rostellularia adscendens, Chloris ventricosa, Austrodanthonia racemosa, Brunoniella australis, Cymbopogon refractus, Swainsona galegifolia, Notelaea microcarpa, Stackhousia viminea, Olearia elliptica, Jasminum suavissimum, Plantago gaudichaudii, Dichanthium sericeum, Plantago debilis and Wahlenbergia communis are generally more restricted to more northern areas (eg. Prober 1996). Some other species in White Box Yellow Box Blakely's Red Gum Woodland were generally restricted to southern areas. These include Gonocarpus elatus, Austrostipa blackii, Aristida behriana, Bracteantha viscosa, Austrodanthonia auriculata and Austrostipa nodosa (Prober 1996).
- 6. White Box Yellow Box Blakely's Red Gum Woodland includes vegetation described as *Eucalyptus albens* alliance and *E. melliodora / E. blakelyi* alliance in Beadle (1981), the *Eucalyptus albens* alliance in Moore (1953a,b), the grassy white box woodlands of Prober and Thiele (1993,1995) and Prober (1996) and the Grassy white box woodland of the Commonwealth Environmental Protection and Biodiversity Conservation Act 1999. In the southern tablelands and parts of the southwest slopes, White Box Yellow Box Blakely's Red Gum Woodland are described in Thomas *et al.* (2000).
- 7. Related communities are the *Eucalyptus microcarpa, Eucalyptus pilligaensis* Grey Box/ *Eucalyptus populnea* Poplar Box communities of the western slopes and plains and the *Eucalyptus moluccana*, Grey Box, communities of the Clarence, lower Hunter Valley and Western Sydney. These are not covered by this Determination. Similarly the natural temperate grasslands and the *Eucalyptus pauciflora* grassy woodlands of the cooler parts of the southern tablelands are not covered by this Determination.
- 8. White Box Yellow Box Blakely's Red Gum Woodland has been drastically reduced in area and highly fragmented because of clearance for cropping and pasture improvement. Austin et al. (2000) found the community had been reduced to less than 1% of its pre-European extent in the Central Lachlan region. Comparable degrees of reduction have been documented for NSW south western slopes and southern Tablelands (estimated <4% remaining, Thomas et. al. 2000), and for the Holbrook area (estimated <7% remaining, Gibbons and Boak (2000). Gibbons and Boak (2000) found remnants of woodlands dominated by Eucalyptus albens, E. melliodora and E. blakelyi were severely fragmented. Further remnants of the community are degraded as a consequence of their disturbance history. Some remnants of these communities survive with the trees partly of wholly removed by post European activities, and conversely, often remnants of these communities survive with these tree species largely intact but with the shrub or ground layers degraded to varying degrees through grazing or pasture modification. Remnants are subject to varying degrees of threat that jeopardise their viability. These threats include: further clearing (for cropping, pasture improvement or other development); deterioration of remnant condition (caused by firewood cutting, increased livestock grazing, weed invasion, inappropriate fire regimes, soil disturbance and increased nutrient loads);

degradation of the landscape in which remnants occur (including soil acidification, salinity, and loss of connectivity between remnants).

- 9. The understorey may be highly modified by grazing history and disturbance. A number of native species appear not to tolerate grazing by domestic stock and are confined to the least disturbed remnants (*Dianella revoluta*, *Diuris dendrobioides*, *Microseris lanceolata*, *Pimelea curviflora*, *Templetonia stenophylla* (Prober & Thiele 1995). Dominant pasture species typically change from *Themeda australis*, *Austrostipa aristiglumis* and *Poa* spp. to *Austrostipa falcata*, *Austrodanthonia* spp. and *Bothriochla macra* as grazing intensity increases (Moore 1953a). This may reflect differences in palatability of these species and their ability to tolerate grazing pressure. Light grazing and burning may also be a problem and lead to *Aristida ramosa* dominance (Lodge & Whalley 1989).
- 10. The condition of remnants ranges from relatively good to highly degraded, such as paddock remnants with weedy understories and only a few hardy natives left. A number of less degraded remnants have survived in Travelling Stock Routes, cemeteries and reserves, although because of past and present management practices understorey species composition may differ between the two land uses. Some remnants of the community may consist of only an intact overstorey or an intact understorey, but may still have high conservation value due to the flora and fauna they support. Other sites may be important faunal habitat, have significant occurrences of particular species, form part of corridors or have the potential for recovery. The conservation value of remnants may be independent of remnant size.
- 11. Disturbed remnants are still considered to form part of the community including remnants where the vegetation, either understorey, overstorey or both, would, under appropriate management, respond to assisted natural regeneration, such as where the natural soil and associated seed bank are still at least partially intact.
- 12. The community is poorly represented in conservation reserves. There are small occurrences of White Box Yellow Box Blakely's Red Gum Woodland in Border Ranges National Park, Goobang National Park, Goulburn River National Park, Manobalai Nature Reserve, Mt Kaputar National Park, Oxley Wild Rivers National Park, Queanbeyan Nature Reserve, Towari National Park, Warrumbungle National Park, Wingen Maid Nature Reserve and Wollemi National Park. The community also occurs in the following State Recreation Areas, Copeton State Recreation Area, Lake Glenbawn State Recreation Area and Lake Keepit State Recreation Area.
- 13. Fauna species of conservation significance found in some stands of White Box Yellow Box Blakely's Red Gum Woodland include,

Aprasia parapulchella
Burhinus grallarius
Cacatua leadbeateri
Climacteris picumnus victoriae
Dasyurus maculatus
Delma impar
Grantiella picta
Hoplocephalus bitorquatus

Pink-tailed Legless Lizard
Bush Stone-curlew
Major Mitchell's Cockatoo
Brown Treecreeper
Spotted-tailed Quoll
Striped Legless Lizard
Painted Honeyeater
Pale-headed Snake

Lathamus discolor Lophoictinia isura

Melanodryas cucullata cucullata

Melithreptus gularis gularis

Neophema pulchella Ninox connivens Petaurus norfolcensis Phascolarctos cinereus Polytelis swainsonii

Pomatostomus temporalis temporalis

Pyrrholaemus sagittata Saccolaimus flaviventris Stagonopleura guttata Synemon plana

Tyto novaehollandiae Varanus rosenbergi Xanthomyza phrygia Swift Parrot Square-tailed Kite Hooded Robin

Black-chinned Honeyeater

Turquoise Parrot Barking Owl Squirrel Glider

Koala

Superb Parrot

Grey-crowned Babbler Speckled Warbler

Yellow-bellied Sheathtail-bat

Diamond Firetail Golden Sun Moth Masked Owl

Rosenberg's Goanna Regent Honeyeater

A number of plant species of conservation significance are likely to occur in White Box Yellow Box Blakely's Red Gum Woodland

Ammobium craspedioides

Bothriochloa biloba

Dichanthium setosum

Discaria pubescens

Diuris spp.

Prasophyllum petilum

Pterostylis spp.

Rutidosis leptorhynchoides

Swainsona spp.

A number of key threatening processes also occur in White Box Yellow Box Blakely's Red Gum Woodland. These include: Clearing of native vegetation, Predation by the European Red Fox *Vulpes vulpes*, Predation by the Feral Cat, *Felis catus*.

14. In view of the small size of existing remnants, and the threat of further clearing, disturbance and degradation, the Scientific Committee is of the opinion that White Box Yellow Box Blakely's Red Gum Woodland is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate and that listing as an endangered ecological community is warranted.

Dr Chris Dickman Chairperson Scientific Committee

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OFFICIAL NOTICES

Appointments

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting General Manager

Office of the Board of Studies

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 10B of the Public Sector Management Act 1988, has appointed Dr John BENNETT to act as General Manager, Office of the Board of Studies for the period on and from 21 March 2002 until and including 8 April 2002.

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

PUBLIC SECTOR MANAGEMENT ACT 1988

Chief Executive Service

Acting Appointment Under Section 10B

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 10B of the Public Sector Management Act 1988, has appointed Reece Anthony McDOUGALL to act in the position of Director, Heritage Office effective on and from 16 March 2002 to 1 April 2002.

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

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting Director-General

Department of Mineral Resources

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 10B of the Public Sector Management Act 1988, has appointed Anthony G. GALLIGAN to act as Director-General, Department of Mineral Resources from 11 March 2002 to 15 March 2002.

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

VETERINARY SURGEONS ACT 1986

Appointment of Member

Veterinary Surgeons Investigating Committee

I, RICHARD SANDERSON AMERY, pursuant to section 24 (3)(e) of the Veterinary Surgeons Act 1986, hereby appoint Beverley Rita OAKES, vice Jade NOVAKOVIC, as a member of the Veterinary Surgeons Investigating Committee for the period from the date hereof until 1 July 2002.

Dated this 5th day of March 2002.

RICHARD AMERY, M.P., Minister for Agriculture

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1697 - OJD

"Wyoming" Quarantine Area - Crooked Corner

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease in sheep, goats, and deer (other than fallow deer) ("the stock").

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

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

SCHEDULE

Owner: John William BRENNAN and

Christine Helen BRENNAN

Shire: Crookwell County: Georgianna Parish: Markdale

Land: Lots 9 and 45 in DP 753045.

Dated this 7th day of March 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1698 - OJD

"Tullawong" Quarantine Area - Neville

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease in sheep, goats, and deer (other than fallow deer) ("the stock").

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

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

SCHEDULE

Owner: Shirley Anne FARDON

Shire: Cowra County: Bathurst Parish: Egbert

Land: Lots 7, 11, 14, 15, 16, 72 in DP 750379, Lot 16 in

DP 575598 and Road Permits 41/2 and 12/30

Land District Blayney

Dated this 11th day of March 2002.

RICHARD AMERY M.P., Minister for Agriculture

NSW Fisheries

FC3138, F99/233

FISHERIES MANAGEMENT ACT 1994

Section 11 and Section 8 Notification — Fishing Closure Camden Haven, Queens Lake and Watson Taylors Lake

County of Macquarie

I, EDWARD OBEID, revoke the notification, and all amendments thereto, which prohibits the taking of fish in the Camden Haven, Queens Lake and Watson Taylors Lake, as published in the New South Wales Government Gazette Number 3 on 14 January 2000.

I do now, by this notification, prohibit the taking of fish by the methods of fishing as described in Column 1 of Schedules 1 to 7 of this notification, from the waters specified in Column 2 of those schedules, for the period specified in Column 3 of those schedules, with the exception of Schedule 2. In Schedule 2 the method described in Column 1 may be used in the waters specified in Column 2, for the time period specified in Column 3 of that schedule.

This closure is effective from the date of notification for a period of five years.

In the event of an inconsistency between this closure notification and the closure notification relating to the termination of commercial fishing practices in sections of Camden Haven River (together with its rivers, tributaries, creeks, bays and inlets and Gogleys Lagoon) published in *Government Gazette* No. 188 of 7 December 2001, the closure notification published in *Government Gazette* No. 188 of 7 December 2001 will apply.

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

Note: The word 'Regulation', where appearing in this notification, refers to the Fisheries Management (General) Regulation 1995.

SCHEDULE 1

Queens Lake — Weekend Closure

Column 1 Methods	Column 2 Waters	Column 3 Period
By means of nets of every description except the dip or scoop net, hand hauled prawn net, hoop net, push or scissors net and landing net, as prescribed by Regulation.	The whole of the waters of Queens Lake Entrance, Queens Lake and Queens Lake River, together with their creeks, bays and tributaries and the whole of the waters of Camden Haven Inlet, Watson Taylors Lake and Camden Haven River together with their creeks, bays and tributaries including the northern and southern branches of Camden Haven River from their sources to the confluence of Camden Haven Inlet with the South Pacific Ocean.	September to November: From 6 p.m. Friday to 6 p.m. Sunday in each week. December to March: From 6 p.m. Friday to 7 p.m. Sunday in each week. April to August: From 6 p.m. Friday to 4 p.m. Sunday in each week. Public Holidays: From official sunrise to official sunset on any public holiday.

SCHEDULE 2

Queens Lake — Prawn Net (Set Pocket)

Column 1 Methods	Column 2 Waters	Column 3 Period		
By means of the prawn net (set pocket), as prescribed by Regulation.	That part of Queens Lake Entrance and Watson Taylors Lake as set out in Clause 31 (3) Table 3 and 4 of the Regulation.	For a period of five years from the date of this notification, except during the period specified in the Seasonal Prawn Closure — Schedule 6.		
<u>Condition:</u> This schedule only permits the use of the prawn net (set pocket) as an exception to schedule 1 of this notification.				

SCHEDULE 3

$Camden\ Haven\ Inlet\ and\ Gogleys\ Creek\ --\ Nets$

Column 1 Methods	Column 2 Waters	Column 3 Period
By means of nets of every description, except the landing net , as prescribed by Regulation.	The waters of Camden Haven Inlet and Gogleys Creek within the following boundaries: Commencing at the eastern extremity of the southern training wall and bounded thence by a line drawn to the eastern extremity of the northern training wall, thence south-westerly by the foreshore of Camden Haven Inlet to the south-eastern corner of land portion 46 in the Parish of Queens Lake, thence by a line drawn to the western point of the entrance to Gogleys Creek, thence south-easterly by the southern foreshore of Gogleys Creek to the north-eastern corner of land portion 60 in the Parish of Camden Haven, thence by a line drawn directly north to the foreshore of Gogleys Island and then north-westerly by the foreshore of Gogleys Island to the western extremity of the southern training wall and thence easterly by the southern training wall and the shore line to the point of commencement.	For a period of five years from the date of this notification.

SCHEDULE4

Gogleys Bay — Nets

Column 1 Methods	Column 2 Waters	Column 3 Period
By means of nets of every description except, the dip or scoop net, hand hauled prawn net, hoop net, push or scissors net, meshing net (when used by the method of 'splashing'), garfish net (bullringing) and landing net, as prescribed by Regulation.	The waters of Gogleys Bay at Camden Haven within the following boundaries: Commencing at the north-eastern corner of land portion 60 in the Parish of Camden Haven and bounded then by a line drawn directly north to the foreshore of Gogleys Island, thence by the foreshore of Gogleys Island generally northerly and westerly to the southern training wall, by the southeastern side of that training wall northeasterly to its point of intersection with the foreshore of Gogleys Bay, then by the line of mean high water mark of Gogleys Bay generally south-easterly and westerly to the point of commencement.	For a period of five years from the date of this notification.

SCHEDULE 5

Camden Haven River and Tributaries — Set Mesh Nets

Column 1 Methods	Column 2 Waters	Column 3 Period
By means of meshing nets , except when such nets are used by the method of ' splashing ', as prescribed by Regulation.	The whole of the waters of the Camden Haven River and tributaries from a line drawn from the south eastern corner of land portion 46 in the Parish of Queens Lake and the western point of the entrance to Gogleys Creek to its source.	For a period of five years from the date of this notification.

SCHEDULE 6

Seasonal Prawn Closure Camden Haven River

Column 1 Methods	Column 2 Waters	Column 3 Period
The taking of prawns only is prohibited by means of nets of every description, other than the dip or scoop net and the hand hauled prawn net as prescribed by Regulation.	The whole of the waters of Queens Lake Entrance, Queens Lake and Queens Lake River, together with their creeks, bays and tributaries and the whole of the waters of Camden Haven Inlet, Watson Taylors Lake and Camden Haven River together with their creeks, bays and tributaries from their source to its confluence with the South Pacific Ocean.	From 1 June to 31 August in each year, for a period of five years from the date of this notification.

SCHEDULE 7

$Watson\ Taylors\ Lake\ and\ Queens\ Lake\ --- \ Hauling\ Nets$

Column 1 Methods	Column 2 Waters	Column 3 Period
By means of hauling nets (general purpose).	The whole of the waters of Watson Taylors Lake and Queens Lake, together with their creeks, bays and tributaries.	For a period of five years from the date of this notification.

Department of Land and Water Conservation

Land Conservation

FAR WEST REGIONAL OFFICE

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

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

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

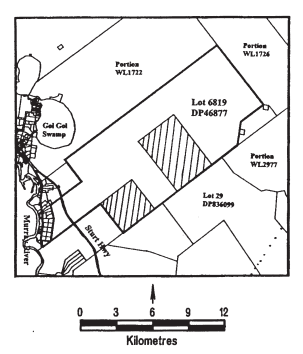
Administrative District and Shire – Wentworth; Parish – Cliffs; County – Wentworth

The conditions of Western Lands Lease No. 6173, being the land contained within Folio Identifier 6819/46877, have been altered effective from 7 March 2002 by the inclusion of the special conditions following. The conservation areas indicated in the special conditions comprise 2889 hectares.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 6173

- The lessees shall erect and maintain a domestic stockproof standard fence surrounding the areas shown hatched on the diagram hereunder and ensure the areas remain ungrazed by both domestic stock and feral animals.
- 2. The lessees shall not clear any vegetation or remove any timber within the areas shown hatched on the diagram hereunder unless written approval has been granted by either the Commissioner or the Minister.
- 3. The lessees shall manage the areas shown hatched on the diagram hereunder in accordance with best management practices specified in the document known as "Southern Mallee Regional Guidelines for the Development of Land Use Agreements".

4. Special Condition 1 above shall be revoked, upon application by the lessees, in the event of the revocation of Cultivation Consent for any reason other than a breach of Consent condition(s).



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

ERRATUM

IN the *Government Gazette* of 18 May 2001, Folio 2598, the Erratum under the Goulburn Office heading is to be rescinded, therefore the original wording in the *Government Gazette* of 11 May 2001, Folio 2334 is to be retained for the subject Crown road ie. vested in the Crown as a Public Crown road. The Parish of "Yass" should be deleted and replaced with Parish of "Toual".

GRAFTON OFFICE

Department of Land and Water Conservation 76 Victoria Street (Locked Bag 10), Grafton, NSW 2460

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1 Karen Gladys HEMBROW COLUMN 2 Yamba Pilot Station (R8920)

Reserve Trust

COLUMN 3 Reserve No. 8920 Public Purpose: Pilot Station

Notified: 4 May 1889 File Reference: GF 01 R 56

For a term commencing 11 April 2002 and expiring 10 October 2002.

ROADS ACT 1993

ORDER

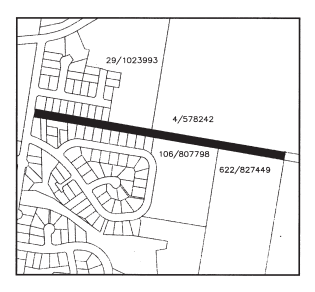
Transfer of a Crown road to a Council

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

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

SCHEDULE 1

The Crown public road 20.115 metres wide shown by black colour on the diagram hereunder at Wollongbar, Parish Tuckombil, County Rous.



Not to scale Diagrammatic representation only

SCHEDULE 2

Roads Authority: Lismore City Council

Papers: GF02 H10.

Councils Ref: DA 2000-486.

WITHDRAWAL OF RESERVE FROM CONTROL OF RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 86(1) of the Rural Lands Protection Act 1998, the reserve specified hereunder is withdrawn from the control of the Rural Lands Protection Board for the Rural Lands Protection District.

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

Description

Reserve 17481 for Travelling Stock, notified 8 April 1893.

Part Withdrawn: The whole.

Rural Lands Protection District: Kempsey.

Placed under control: 20 August 1920.

File No.: GF01 R 46.

MAITLAND OFFICE

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

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

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

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

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

Department of Land and Water Conservation (Maitland), Cnr Banks and Newcastle Road, East Maitland, Port Stephens Council, Pacific Highway, Raymond Terrace.

Submissions in writing will be accepted by the Manager Resource Knowledge of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m. on 12 April 2002.

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

Description

Draft assessment of Crown leasehold land being Lot 470 DP 727265 and Lot 510 DP 728984, about 16.11 hectares at Salamander Way Nelson Bay, Parish Tomaree County Gloucester.

Land Assessment Number 535.

File number MD 94 H 140.

MOREE OFFICE

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

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 opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1 COLUMN 2

Lot 3 DP 750295 Parish Minnon Land District: Narrabri

County Baradine being the whole

of Reserve 92173

Local

Government

Area: Narrabri Shire Parish: Minnon County: Baradine Reserve: 92173 Future Public Purpose:

Requirements

Notified: 18 April 1980 ME94H452 File:

ORANGE OFFICE

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

NOTIFICATION OF CLOSING OF A 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 and Minister for Fair Trading

Description:

Land District Orange; Shire Blayney

Road closed: Lot 1 DP1036244, Parish Graham, County Bathurst being land not under the Real Property Act. File

Reference: OE01H110.

Note: On closing the land remains vested in the Crown

as Crown land.

SYDNEY METROPOLITAN OFFICE

Department of Land and Water Conservation Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta, NSW 2150 (PO Box 3935), Parramatta, NSW 2124 Phone: (02) 9895 7657 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. – Fairfield

Lot 1, DP 1030975 at Bossley Park, Parish St Luke (Sheet 1), County Cumberland, (being land in CT Vol 2136 Folio 57).

MN00H169.

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

TAREE OFFICE

Department of Land and Water Conservation 102-112 Victoria Street (PO Box 440), Taree, NSW 2430

Phone: (02) 6552 2788 Fax: (02) 6552 2816

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 and Minister for Fair Trading

SCHEDULE 1

COLUMN 1

COLUMN 2

Frederickton Sanitary Reserve Reserve No: 86213 (R60870, R86213) Trust

Public Purpose: Rubbish Depot Notified: 17 March 1967

File No: TE 01R45

SCHEDULE 2

COLUMN 1

COLUMN 2 Water Brigade Reserve Reserve No: 78022

(R55660, R78022, R79148)

Trust

Public Purpose: Access and Public

Recreation

Notified: 21 October 1955

File No: TE01R24 Reserve No: 79148

Public Purpose: Water Brigade

Station Site

Notified: 7 December 1956

File No: TE01R25

Any leases or licences current for these reserves remain unaffected by this notice.

ERRATUM

IN the notice appearing in the NSW Government Gazette No 57, Folio 1489, dated 8 March 2002 under the heading "Establishment of Reserve Trusts and Appointment of Corporations to Manage the Reserve Trusts" in Schedule 19, Column 3, delete 'Public Purpose: Public purpose' and insert 'Public Purpose: Public Recreation'.

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

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

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

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

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 15 March 2002 to 15 April 2002 and should be sent to the Manager, Resource Knowledge, Department of Land and Water Conservation, P.O. Box 440, Taree, 2430. Telephone enquiries should be directed to the Taree office on 02 6552 2788.

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

Description: Part of bed of Manning River being R56146 from Sale or Lease Generally (notified 11 May 1923) fronting Lot 1 DP 995583.

Reason: Consideration of application for licence for domestic jetty fronting freehold land.

Contact Officer: Bob Birse.

(File No. TE00 H 17).

Water Conservation

WATER ACT 1912

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

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

Barwon/Darling River Valley

John Eric KELLY, Margaret KELLY, Todd KELLY and Rick KELLY for 3 pumps on the Darling River, Lot 20, DP 760340 and Lot 26, DP 756969, Parish of Palinyewah, County of Wentworth, for irrigation of 31.5 hectares (replacement licence \tilde{n} due to permanent transfer of water allocation \tilde{n} no increase in commitment to Murray River storages) (Ref: 60SL085361) (GA2:499511).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed local area and must be lodged within the Departmentís Natural Resource Project Officer at Buronga within twenty-eight (28) days as provided by the Act.

P. WINTON, Natural Resource Project Officer Murray Region

Department of Land and Water Conservation PO Box 363, 32 Enterprise Way, BURONGA NSW 2739

WATER ACT 1912

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

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

Gwydir River Valley

Leslie William OíCONNOR, Dawn Mary OíCONNOR, Graham John OíCONNOR and Ian Leslie OíCONNOR for a pump on the Gwydir River on Lot 104/751108, Parish of Gravesend, County of Burnett for water supply for stock and domestic purposes and irrigation of 9 hectares (fodder crops). (Permanent transfer of an existing Gwydir River entitlement). L.O. Papers 90SL100591. GA2493701.

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Departmentís Manager, Resource Access, Tamworth within twenty-eight (28) days as specified in the Act

GEOFF CAMERON, Manager Resource Access

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

WATER ACT 1912

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

John and David JOYCE and Gail LEWIS for a dam on an unnamed watercourse being 3/601039, Parish of Nowra, County of St Vincent for Pisiculture (fish farming) purposes. (New Licence) (Dam in excess of MHRDC) (Ref:10SL56412) (GA2:493036).

Colin Michael BROWN for a hillside storage and pump on 3/1029861, Parish of Tomaga, County of St Vincent for domestic purposes (New licence) (Dam in excess of MHRDC) (Ref: 10SL56409) (GA2:493035).

John Allen BUCKLEY for a hillside storage and pump on 162/755965, Parish of Tomerong, County of St Vincent for stock purposes and the irrigation of 5.0 hectares (plants) (New Licence) (Dam in excess of MHRDC) (Ref:10SL56401) (GA2:493034).

Thomas and Pam PEADON for a diversion channel on an unnamed watercourse on 161/756862, Parish of Wellsmore, County of Wellesley for water conservation and the irrigation of 12.0 hectares (Pasture) (New licence) (Ref:10SL56382) (GA2:493032) (Existing works) (Lodged under the 1998 NSW Water Amnesty).

ZAN PTY LIMITED for a pump on School Creek being 61/1002558, Parish of Bugong, County of Camden for stock and domestic purposes and the irrigation of 4.0 hectares (Pasture) (New Licence) (Ref:10SL56376) (GA2:493030).

Victor Bradshaw GLEESON and Nerida Patricia TAYLOR for a pump on Jerrabattgulla Creek being 18/754890, Parish of Krawarree, County of Murray for stock and domestic purposes and the irrigation of 3.0 hectares (Strawberries) (New licence) (Ref:10SL56380) (GA2:493031) (Existing works) (Lodged under the 1998 NSW Water Amnesty).

John WAUGH and Elizabeth CLARK for a pump on Brown Mountain Creek being 5/610653 and 11/634623, Parish of Ooranook, County of Auckland for Industrial (Nursery) purposes and the irrigation of 5 hectares (Orchard) (New licence) (Ref:10SL56367) (GA2:509134).

Any inquiries regarding the above should be directed to the undersigned (Ph: 9895 7780).

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

WAYNE CONNERS, A/Natural Resource Project Officer Sydney/South Coast Region

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(C02-0097)

No. 1875, WHITEHAVEN COAL MINING PTY LIMITED (ACN 086 426 253), area of 5238 hectares, for Group 9, dated 27 February, 2002. (Armidale Mining Division).

(T02-0034)

No. 1878, MOUNT ISA MINES LIMITED (ACN 009 661 447), area of 30 units, for Group 1, dated 5 March, 2002. (Armidale Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T01-0083)

No. 1734, now Exploration Licence No. 5921, PLATSEARCH NL (ACN 003 254 395), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 100 units, for Group 1, dated 6 February, 2002, for a term until 5 February, 2004.

(T01-0164)

No. 1799, now Exploration Licence No. 5922, DELTA GOLD EXPLORATION PTY LTD (ACN 002 504 501), County of Bathurst, Map Sheet (8730, 8731), area of 199 units, for Group 1, dated 15 February, 2002, for a term until 14 February, 2004. As a result of the grant of this title, Exploration Licence No. 4269, Exploration Licence No. 5235 and Exploration Licence No. 5236 have ceased to have effect and Exploration Licence No. 5575 has partly ceased to have effect.

(T01-0167)

No. 1801, now Exploration Licence No. 5925, GODS GOLDEN CHI PTY LIMITED (ACN 087 384 012), County of Northumberland, Map Sheet (9131), area of 17 units, for Group 1, dated 1 March, 2002, for a term until 28 February, 2004.

(T01-0206)

No. 1823, now Exploration Licence No. 5926, MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), Counties of Clarke and Sandon, Map Sheet (9237, 9337), area of 30 units, for Group 1, dated 1 March, 2002, for a term until 28 February, 2004.

MINING LEASE APPLICATION

(T95-0240)

Lightning Ridge No. 3, now Mining Lease No. 1503 (Act 1992), PAJRIM PTY LTD (ACN 002 331 400), Parish of Mebea, County of Finch; and Parish of Wallangulla, County of Finch, Map Sheet (8439-2-S), area of 5 hectares, for the

purpose of building, dam, mining plant, opal puddling and stockpiling or depositing of overburden, ore or tailings, dated 6 February, 2002, for a term until 5 February, 2007.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(T01-0099)

No. 1742, CANOPUS CORPORATION AUSTRALIA PTY LTD (ACN 093 744 560), County of Cowper, Map Sheet (8036, 8037, 8136, 8137). Refusal took effect on 27 February, 2002.

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

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

(M84-1860)

Authorisation No. 355, IDEMITSU BOGGABRI COAL PTY. LIMITED (ACN 001 787 711), area of 590 hectares. Application for renewal received 6 March, 2002.

(C93-2116)

Exploration Licence No. 4574, ANGLO COAL (DARTBROOK) PTY LTD (ACN 000 012 813), MARUBENI THERMAL COAL PTY LTD (ACN 061 468 620), SHOWA COAL (NSW) PTY LTD (ACN 061 747 108) and SSANGYONG RESOURCES PTY LIMITED (ACN 071 744 986), area of 1336 hectares. Application for renewal received 6 March, 2002.

(C96-2301)

Exploration Licence No. 5277, SAXONVALE COAL PTY LIMITED (ACN 003 526 467), area of 2054 hectares. Application for renewal received 5 March, 2002.

(T84-0700)

Mining Purposes Lease No. 282 (Act 1973), MALCOLM DONALD HOLLAND, area of 1.466 hectares. Application for renewal received 4 March, 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T91-0698)

Exploration Licence No. 4232, AUSMINDEX N.L. (ACN 003 287 634) and ALLEGIANCE MINING OPERATIONS PTY LTD (ACN 066 454 457), County of Mouramba, Map Sheet (8133), area of 5 units, for a further term until 16 March, 2003. Renewal effective on and from 5 March, 2002.

(T98-1023)

Exploration Licence No. 5532, BASIN MINERALS HOLDINGS NL (ACN 078 944 564), Counties of Perry, Wentworth and Windeyer, Map Sheet (7330, 7331, 7430, 7431), area of 202 units, for a further term until 22 October, 2003. Renewal effective on and from 1 March, 2002.

(T99-0053)

Exploration Licence No. 5591, PASMINCO AUSTRALIA LIMITED (ACN 004 074 962), Counties of Flinders and Mouramba, Map Sheet (8133), area of 49 units, for a further term until 11 July, 2003. Renewal effective on and from 1 March, 2002.

(T98-1128)

Exploration Licence No. 5611, ILUKA MIDWEST LIMITED (ACN 008 763 666), County of Caira, Map Sheet (7528, 7529, 7628, 7629), area of 143 units, for a further term until 26 August, 2003. Renewal effective on and from 1 March, 2002.

(T99-0091)

Exploration Licence No. 5641, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), County of Murchison, Map Sheet (8937), area of 9 units, for a further term until 3 November, 2003. Renewal effective on and from 28 February, 2002.

(T97-0573)

Mining Purposes Lease No. 335 (Act 1973), TEDDY KNUD PETERSEN AND WARRENGULLA LAND MANAGEMENT PTY LTD (ACN 071 072 734), Parish of Langloh, County of Finch, Map Sheet (8439-2-S), area of 2 hectares, for a further term until 7 November, 2006. Renewal effective on and from 27 February, 2002.

(T88-0277)

Mining Purposes Lease No. 1373 (Act 1906), F L & W J SHERRATT, Parish of Annandale, County of Clive, Map Sheet (9239), area of 1.816 hectares, for a further term until 2 May 2012. Renewal takes effect from the date of this notice.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T90-0259)

Exploration Licence No. 3936, P.J. MCSHARRY & ASSOCIATES PTY LTD (ACN 002 242 579), County of Arrawatta and County of Gough, Map Sheet (9138, 9238), area of 7 units. Cancellation took effect on 4 March, 2002.

(T00-0177)

Exploration Licence No. 5847, JAMES TRAILL, County of Pottinger, Map Sheet (8934), area of 6 units. Cancellation took effect on 8 March, 2002.

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

EXPIRY

Coal Lease No. 208 (Act 1973), THE LITHGOW VALLEY COLLIERY CO PTY LTD (ACN 000 002 415), Parish of Marrangaroo, County of Cook. This title expired on 4 March, 2002.

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

COAL MINES REGULATION ACT 1982

Revocation of Approval

REVOKED APPROVAL No: MDA Ex ia 11573

FILE No: C97/0677 DATE: 18 February 2002

IT is hereby notified that the Chief Inspector of Coal Mines, pursuant to the provisions of Clause 70 of the Coal Mines (General) Regulation 1999, has REVOKED the approval number quoted herein. This means that the apparatus to which that approval number applied can no longer be used in or be supplied to a coal mine in New South Wales.

Description: Solenoid Valve Actuator

Identification: 55

This approval was issued to:

Name: Burkert Contromatic Pty Limited

Address: 2 Welder Road, SEVEN HILLS, NSW 2147

The approval was notified in the *Government Gazette* No. 125. Dated: 21 November 1997.

J.F. WAUDBY Senior Inspector of Electrical Engineering FOR CHIEF INSPECTOR OF COAL MINES

Page 1 of 2	Document No: rev020213
Prepared by: P. de Gruchy	Date of Issue: 08-03-02

Department of Planning

Byron Local Environmental Plan 1988 (Amendment No 75)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G94/00126/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e99-404-p01.846 Page 1

Clause 1

Byron Local Environmental Plan 1988 (Amendment No 75)

Byron Local Environmental Plan 1988 (Amendment No 75)

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 75).

2 Aims of plan

This plan aims to amend *Byron Local Environmental Plan 1988* to rezone the land to which this plan applies for the purposes of environmental protection, and to permit development for the purposes of a tourist facility on certain land.

3 Land to which plan applies

This plan applies to land at Byron Bay under *Byron Local Environmental Plan 1988* as shown edged heavy black on the map marked "Byron Local Environmental Plan 1988 (Amendment No 75)" deposited in the office of Byron Shire Council and to all land within Zone No 7 (b) (the Coastal Habitat Zone) in the local government area of Byron.

4 Amendment of Byron Local Environmental Plan 1988

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

Byron Local Environmental Plan 1988 (Amendment No 75)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in appropriate order in the definition of *the map* in clause 5 (1):

Byron Local Environmental Plan 1988 (Amendment No 75)

[2] Clause 42 Minor variation of zoning boundaries

Insert "7 (b)," after "7 (a)," in clause 42 (1) (b).

[3] Schedule 8 Land referred to in clause 29

Insert in numerical order in Schedule 8:

- That part of Lot 2, DP 549394, Broken Head Road, Suffolk Park, that was zoned to Zone No 7 (b) (the Coastal Habitat Zone) by *Byron Local Environmental Plan 1988 (Amendment No 75)* (*the land*), for the purposes of that part of the tourist facility approved by the consent for construction on the land, subject to the following conditions:
 - (a) the development complies with the conditions of the consent,
 - (b) the consent does not lapse before the development is carried out.

In this item, *the consent* means the development consent issued by the Land and Environment Court in proceedings No 10114 of 2000 on 20 December 2000 (Development Application No DA 99/0898).

Byron Local Environmental Plan 1988 (Amendment No 98)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G00/00204/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-021-p01.809 Page 1

Clause 1

Byron Local Environmental Plan 1988 (Amendment No 98)

Byron Local Environmental Plan 1988 (Amendment No 98)

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 98).

2 Aims of plan

This plan aims:

- (a) to rezone part of the land to which this plan applies to Special Uses (Private College) to permit that land to be used for the purposes of a private college (being a non-government educational establishment), and
- (b) to rezone the remaining land to the Coastal Habitat Zone under *Byron Local Environmental Plan 1988*, and
- (c) to allow, with the consent of Byron Shire Council, the carrying out of development on the land referred to in paragraph (a) for the following purposes:
 - (i) boarding accommodation for a maximum of 100 students attending the private college,
 - (ii) sound and video recording studios,

provided the Council is satisfied that the carrying out of the development will be consistent with the State Government's coastal policy as set out in the publication NSW Coastal Policy 1997: A Sustainable Future for the New South Wales Coast, and

(d) to allow, with the consent of the Council, the carrying out of development on the land for the purpose of on-site effluent disposal associated with the operations of the private college, provided the Council is satisfied that the carrying out of the development will be consistent with the State Government's coastal policy referred to in paragraph (c). Byron Local Environmental Plan 1988 (Amendment No 98)

Clause 3

3 Land to which plan applies

This plan applies to land within the local government area of Byron, being Lot 4, DP 820621 and Lots 7–9, DP 605958, Ewingsdale Road, Byron Bay, as shown edged heavy black on the map marked "Byron Local Environmental Plan 1988 (Amendment No 98)" deposited in the office of Byron Shire Council.

4 Amendment of Byron Local Environmental Plan 1988

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

Byron Local Environmental Plan 1988 (Amendment No 98)

Schedule 1

Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

private college means an educational establishment which is not operated by or on behalf of the Government of the State of New South Wales or the Government of the Commonwealth of Australia.

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

Insert in appropriate order:

Byron Local Environmental Plan 1988 (Amendment No 98)

[3] Schedule 8 Land referred to in clause 29

Insert in appropriate order:

- Lot 7 and so much of Lot 8, DP 605958 and so much of Lot 4, DP 820621, Ewingsdale Road, Byron Bay, as is shown coloured yellow and lettered "5 (a) (Private College)" on the map marked "Byron Local Environmental Plan 1988 (Amendment No 98)", for the following purposes:
 - (a) boarding accommodation for a maximum of 100 students attending the private college erected on the land,
 - (b) video and sound recording studios, provided the Council is satisfied that the carrying out of the development will be consistent with the State Government's coastal policy as set out in the publication NSW Coastal Policy 1997: A Sustainable Future for the New South Wales Coast, a copy of which is available for inspection at the office of the Council.
- 47 Lot 4, DP 820621 and Lots 7–9, DP 605958, Ewingsdale Road, Byron Bay, for the purpose of on-site effluent disposal associated with the operations of the private college erected on part of the land, provided the Council is satisfied that the carrying out of the development will be consistent with the State Government's coastal policy as set out in the publication NSW Coastal Policy 1997: A Sustainable Future for the New South Wales Coast, a copy of which is available for inspection at the office of the Council.

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G01/00144/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-356-p01.809

Clause 1

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14)

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14)

1 Name of plan

This plan is Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14).

2 Aims of plan

This plan aims to rezone the land to which this plan applies for residential purposes.

3 Land to which plan applies

This plan applies to part of the Pacific Highway, Coffs Harbour (being land adjacent to Lot 4, DP 255791), as shown edged heavy black and stippled on the map marked "Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14)" deposited in the office of Coffs Harbour City Council.

4 Amendment of Coffs Harbour City Local Environmental Plan 2000

Coffs Harbour City Local Environmental Plan 2000 is amended by inserting in appropriate order in the definition of **the map** in the Dictionary the following words:

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 14)

Wagga Wagga Local Environmental Plan 1985 (Amendment No 45)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q00/00082/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-201-p02.809 Page 1

Clause 1

Wagga Wagga Local Environmental Plan 1985 (Amendment No 45)

Wagga Wagga Local Environmental Plan 1985 (Amendment No 45)

1 Name of plan

This plan is Wagga Wagga Local Environmental Plan 1985 (Amendment No 45).

2 Aims of plan

This plan aims:

- (a) to rezone part of the land to which this plan applies from the Open Space Zone to the Residential Zone under *Wagga Wagga Local Environmental Plan 1985* (the 1985 plan), and
- (b) to rezone the remainder of the land from the Residential Zone to the Open Space Zone under the 1985 plan.

3 Land to which plan applies

- (1) To the extent that this plan rezones land to the Residential Zone, it applies to part of Lots 2 and 4–9, DP 876585, part of Lots 26–28, DP 1018588 and part of Coventry Place, Wagga Wagga, as shown edged heavy black and numbered "2" on the map marked "Wagga Wagga Local Environmental Plan 1985 (Amendment No 45)" deposited in the office of Wagga Wagga City Council.
- (2) To the extent that this plan rezones land to the Open Space Zone, it applies to part of Lot 24, DP 876585 and part of Lot 28, DP 1018588, Coventry Place, Wagga Wagga, as shown edged heavy black and numbered "6" on that map.

4 Amendment of Wagga Wagga Local Environmental Plan 1985

Wagga Wagga Local Environmental Plan 1985 is amended by inserting in appropriate order in the definition of **the map** in clause 5 (1) the following words:

Wagga Wagga Local Environmental Plan 1985 (Amendment No 45)

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Seven Hills in the Blacktown City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Blacktown City Council area, Parish of Prospect and County of Cumberland, shown as:

Lot 8 Deposited Plan 1036602, being part of the land in Certificate of Title 81/243355; and Lot 9 Deposited Plan 1036602, being part of the land in Certificate of Title 156/243771.

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

(RTA Papers FPP 2M1250; RO 40.12442)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Coffs Harbour in the Coffs Harbour City Council area

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

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

SCHEDULE

All those pieces or parcel of land situated in the Coffs Harbour City Council area, Parish of Coff and County of Fitzroy, shown as:

Lot 2 Deposited Plan 881353; and Lot 302 Deposited Plan 1006231.

(RTA Papers: FPP 10/110.134).

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer Mains

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

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

CITY OF FAIRFIELD, at SMITHFIELD: Contract No. 953735S3. Project No. 371357. Property connection sewer line 1 inclusive and its appurtenant junctions serving CHARLES STREET.

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

VALDIS VIKSNE, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 15 March 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 WOLLONDILLY, at TAHMOOR: Contract No. 972136SO. Project No. 3002585. Property connection sewer lines 1 inclusive and its appurtenant junctions serving ABELIA STREET.

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

KEVIN ADAMS, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 15 March 2002.

Other Notices

3.

Y2973100

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Erratum

IN the notice regarding the VTO relating to the recognised traineeship vocation of Asset Maintenance in the *Government Gazette* of 8 March 2002, the term of training (full-time) given for Certificate IV in Asset Maintenance (Cleaning Operations Management) was a nominal term of 12 months. It should be 24 months.

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation Pursuant To Section 55A(3)

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to Section 55A(3) of the Associations Incorporation Act 1984 and the cancellation is effective on 15 February 2002.

		•
1.	Y2522731	Indy Films Incorporated
2.	Y2646902	Illawarra Healthy Lifestyle Club
		Incorporated
3.	INC9875416	Hanging Rock 150th Anniversary
		Committee Incorporated
4.	Y2104704	Country Farmcraft Incorporated
5.	Y2882545	Bali Art Project Incorporated
6.	Y2677348	Office of Economic Development
		Southern Highlands (OED)
		Incorporated
7.	Y0742725	Griffith and District Playgym Inc
8.	Y2298504	Rett Syndrome Association of
		N.S.W. Incorporated
9.	Y2968530	Inventors Assistance Australia
		Incorporated
10.	Y2959629	Bowral Residents Action Group
		Incorporated
11.	Y1857744	Wauchope Masonic Ladies
		Auxiliary Incorporated
12.	Y0850232	Tura Beach Progress Association
		Inc
13.	Y2503834	National Aboriginal History &
		Heritage Council Incorporated
14.	Y2192037	Hunter Judo Incorporated
15.	Y1546031	The Inner Wheel Club of
		Muswellbrook Incorporated
16.	Y2432340	Disabilities Information Resource
		and Advocacy Centre Incorporated

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

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation Pursuant To Section 55b

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to Section 55B of the Associations Incorporation Act 1984 and the cancellation is effective on 15 February 2002.

1.	Y2912715	L.A.T.E. (Living After Trauma
		Effectively) Incorporated
2.	Y1991447	N.S.W. Rural Action Movement
		Incorporated

٥.	12575100	Timinatio Titts Council
		Incorporated
4.	Y0518631	Armidale Smallbore and Air Rifle
		Club Inc
5.	Y0551440	Macleay Choral Society Inc
6.	Y0634826	Lions Club of Kings Cross Inc
7.	Y0728617	The Lily Society Inc
8.	Y1267819	Central Coast Australian Football
		League Inc
9.	Y1528523	Permaculture Sydney Association
		Inc
10.	Y1653521	Hunter Ambulance Retired
		Employees Association Inc
11.	Y2029637	Parkes Shire Lake Project
		Incorporated
12.	Y2333538	Wollar Sports Association
		Incorporated
13.	Y2657846	Laurieton Area Landcare Group
		Incorporated
14.	Y2745704	Karuah Waratah Slimmers
		Incorporated
15.	Y2807709	Ulan Miners Support Group
		Incorporated
16.	Y2680218	Pregnancy Support Service (Young
		& District) Incorporated
		· •
		D B O'CONNOR,
		Director-General
		Department of Fair Trading
		-

Armidale Arts Council

CO-OPERATIVES ACT 1992

Notice Under Section 26(1)(b)

Registration Of Body Corporate As A Co-operative

IT is hereby notified that I have this day registered as a Cooperative HINDU COMMUNITY SUPPORT SERVICE ASSOCIATION INCORPORATED under the name of HINDU COMMUNITY CO-OPERATIVE LIMITED pursuant to Section 25 of the Co-operatives Act 1992 and have issued to it a Certificate of Registration.

The registration of the above named body corporate as a co-operative does not take effect until the body corporate ceases to be registered under the Associations Incorporations Act 1984.

Dated this 28th day of February 2002.

CHRISTINE GOWLAND, Delegate of the Registrar of Co-operatives

DISTRICT COURT ACT 1973

Direction

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

East Maitland 10.00 a.m. 8 April 2002.

Dated this 5th day of February 2002.

R O BLANCH, Chief Judge

THE CO-OPERATIVES ACT 1992

Notice Under Section 601AA Of The Corporations Law As Applied By Section 325 Of The Co-operatives Act 1992

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

Name of Co-operative

BLACKTOWN CITY ACCOMMODATION CO-OPERATIVE LTD

Dated this 7th day of March 2002.

C GOWLAND, Delegate of the Registrar of Co-operatives

FORESTRY AND NATIONAL PARK ESTATE ACT 1998

Order to Permanently Exclude an Access Road from South East Forest National Park

I, BOB DEBUS, Minister for the Environment, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with Schedule 7, Clause 7 of the Forestry and National Park Estate Act 1998, by this Order declare the access road described in the Schedule below to be permanently excluded from the reservation as part of South East Forest National Park. This Order is published with concurrence of the Hon. Kimberley Maxwell Yeadon, Minister for Forestry, being the Minister administering the Forestry Act 1916.

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

SCHEDULE

All that piece or parcel of land situated in the local government area of Bega Valley, Parish Yurammie, County Auckland, comprising part of Myrtle Forest Road, formerly within Yurammie State Forest No 133, indicated on diagram catalogued Misc F 1275 in the Forestry Commission of New South Wales, and now vested with the Minister for the Environment on behalf of the Crown. This land is now defined as Lot 10, DP 1032648.

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the assignment of the name Warden Head Trig Station, Folio 3970, 11 May 1973. The name was notified incorrectly and should have read Warden Head, designation Trigonometrical Station, this notice corrects that error.

W WATKINS, Chairman

Geographical Names Board PO Box 143 Bathurst 2795

HERITAGE ACT 1977

Order Under Section 57 (2)

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

Dated: Sydney, 5th March 2002.

ANDREW REFSHAUGE, M.P., Minister for Planning

SCHEDULE"A"

The area known as Millers Point Conservation Area, Millers Point.

SCHEDULE"B"

The area being land in Millers Point in the ownership of the New South Wales Department of Housing as listed in the State Heritage Register, Listing No. 884.

SCHEDULE"C"

- Installation of fire services in accordance with statutory requirements and to the satisfaction of the Heritage Council's Fire Services Advisory Panel;
- 2. Installation of temporary reversible cooking facilities;
- 3. Excavation for services and maintenance in areas not designated as archaeologically significant in the Rocks and Millers Point Archaeological Management Plan, subject to a watching brief; and
- 4. Repainting in a previous colour scheme, as determined by paint scrapings,

all work being subject to assessment by an independent heritage consultant.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

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

Dated at Sydney this 15th day of February 2002.

ANDREW CAPPIE-WOOD, Director-General

SCHEDULE

1. The land shown as Lot 1 on the Plan of land at Macquarie Fields, in the Local Government area of Campbelltown, Parish of Minto, County of Cumberland and registered at Land & Property Information NSW as Deposited Plan 1022192 (attached hereto and marked "A").

- 2. The land shown as Lot 1 on the Plan of land at Macquarie Fields, in the Local Government area of Campbelltown, Parish of Minto, County of Cumberland and registered at Land & Property Information NSW as Deposited Plan 1018773 (attached hereto and marked "B").
- 3. The land shown as Lot 1 on the Plan of land at Macquarie Fields, in the Local Government area of Campbelltown, Parish of Minto, County of Cumberland and registered at Land & Property Information as Deposited Plan 1016273 (attached hereto and marked "C").

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

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

Dated at Sydney this 15th day of February 2002.

ANDREW CAPPIE-WOOD, Director-General

SCHEDULE

All that land within the City of Campbelltown, at Macquarie Fields in the Parish of Minto, County of Cumberland and being Lot 1 in Deposited Plan 1034481.

HOUSING ACT 1976 ROADS ACT 1993

PROCLAMATION

Her Excellency Professor MARIE BASHIR, AC

I, PROFESSOR MARIE BASHIR, Companion of the Order of Australia, Governor of the State of New South Wales in the Commonwealth of Australia, with the advice of the Executive Council, on the recommendation of the Minister for Housing, and in pursuance of section 13 of the Roads Act 1993, do, by this my Proclamation, dedicate as a public road the land referred to in the Schedule of this Proclamation.

Signed and sealed at Sydney, this 27th day of February 2002.

By Her Excellency's Command,

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

SCHEDULE

The Land shown as Joshua Way, Dunn Place, Gunnell Place, Collitt Crescent, Offerton Way, Stoulton Way, Kington Place, Bedley Place, McGann Place, Beacroft Place, Vernon

Way, Cass Place, Rosannah Way, Collen Place, Provins Way and Penelope Place on the plan of land at Cranebrook in the Local Government area of the City of Penrith, Parish of Castlereagh, County of Cumberland registered at Land & Property Information NSW as Deposited Plan No. 262781.

LOCAL GOVERNMENT ACT 1993

Pacific Palms Sewerage

Vesting of land and easements in MidCoast County Council

THE Minister for Land and Water Conservation of the State of New South Wales, declares that the land and easements described in the Schedule hereto, which were acquired for the purpose of the Pacific Palms Sewerage Scheme are vested in MidCoast County Council.

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

SCHEDULE

Land

Lot 1 in Deposited Plan 1022650 (SB 55121).

Interest in Land

Easement rights as described under the heading Sewer Pipeline in Memorandum E931212 filed in the Office of Land and Property Information NSW over the sites shown in:

Deposited Plan 1021358 (SB55120) as:

- '(C) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE & VARIABLE'
- '(D) PROPOSED EASEMENT FOR SEWER PIPELINE VARIABLE WIDTH'

Deposited Plan 1022650 (SB55121) as:

- '(D) PROPOSED EASEMENT FOR SEWER PIPELINE VARIABLE WIDTH (RISING MAIN B)'
- '(E) PROPOSED EASEMENT FOR SEWER PIPELINE 4 WIDE (LINE BK)'

DPWS Reference 124.

NATIONAL PARKS AND WILDLIFE ACT 1974

Munmorah State Recreation Area And Bird Island Nature Reserve Plan Of Management

IN pursuance of Sections 75A and 76 of the National Parks and Wildlife Act, 1974, it is hereby notified that a Plan of Management for Munmorah State Recreation Area and Bird Island Nature Reserve has been prepared.

The plan will be on public display from 15 March 2002 until 17 June 2002. Copies of the plan may be inspected during office hours at:

Wyong Council 16 Hely Street WYONG National Parks Centre 102 George Street THE ROCKS

NPWS Head Office Library 7th Floor 43 Bridge Street HURSTVILLE

NPWS Central Coast Regional Office Suites 36-38 207 Albany Street North GOSFORD

NPWS Lakes Area Office Elizabeth Bay Drive LAKE MUNMORAH

Elizabeth Bay Beach Store Elizabeth Bay Drive LAKE MUNMORAH

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:

The Planning Officer National Parks & Wildlife Service PO Box 100 BUDGEWOI NSW 2262

by close of business on 17 June 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 regional office 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

OFFICE OF THE MINISTER FOR POLICE

SYDNEY 3 March, 2002 MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000) REWARD

ON 18 September, 1997, Pauline Gillard aged 57 years, was fatally shot at her home in Adolphus Street, Balmain.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons who may have been responsible for the death of Pauline Gillard.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone:

Police Headquarters telephone (02) 281 0000; or Crime Stoppers on 1800 333 000.

MICHAEL COSTA, M.L.C., Minister for Police

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT 1912

Registration of Parties

IT is hereby notified that pursuant to Part 4A of the Parliamentary Electorates and Elections Act 1912 that the undermentioned political party is registered:

Four Wheel Drive Party

J WASSON, Electoral Commissioner

State Electoral Office Level 20, 207 Kent Street Sydney 2000

8 March 2002

PROPERTY, STOCK AND BUSINESS AGENTS ACT 1941

Notification

I, JOHN JOSEPH AQUILINA, 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 BankWest in accordance with the provisions of the Act

JOHN AQUILINA, M.P., Minister

PROPERTY, STOCK AND BUSINESS AGENTS ACT 1941

NOTIFICATION

I, JOHN JOSEPH AQUILINA, 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 the Upper Hunter Credit Union Ltd in accordance with the provisions of the Act.

JOHN AQUILINA, M.P., Minister

SYDNEY CRICKET AND SPORTS GROUND TRUST

2002 ELECTION OF TWO(2) TRUSTEES

PURSUANT to the Sydney Cricket and Sports Ground Act, 1978, and By-Law thereunder, the Electoral Commissioner for New South Wales will conduct the election of two (2) Trustees to the Sydney Cricket and Sports Ground Trust. The term of office will be for four (4) years, expiring on 13 July, 2006.

Nominations

Nominations for the position of Trustee are hereby invited.

CANDIDATES AND THEIR NOMINATORS MUST BE MEMBERS OF THE SYDNEY CRICKET GROUND, OTHER THAN JUNIOR OR HONORARY MEMBERS.

Nominations must be in writing signed by the candidate and at least six (6) other members of the Sydney Cricket Ground, other than Junior or Honorary members. A member of the Sydney Cricket Ground may nominate not more than two candidates.

Pro forma Nomination forms and Statutory Declaration in Support of Candidature forms may be obtained from the State Electoral Office, telephone (02) 9200 5999 or the Sydney Cricket and Sports Ground Trust, telephone (02) 9360 6601.

Details from the Statutory Declaration in Support of Candidature will be included in a Candidate Information Sheet which will accompany voting material when it is posted.

Close Of Nominations

NOMINATIONS AND STATUTORY DECLARATIONS IN SUPPORT OF CANDIDATURE MUST BE RECEIVED BY THE RETURNING OFFICER, STATE ELECTORAL OFFICE NOT LATER THAN NOON, THURSDAY 18 APRIL 2002. THEY MAY BE HAND DELIVERED TO THE STATE ELECTORAL OFFICE, LEVEL 20, 207 KENT STREET SYDNEY; POSTED TO PO BOX 693 GROSVENOR PLACE, NSW 1220, OR FAXED TO (02) 9241 6011.

Any defects in a Nomination or alterations or additions to a Statutory Declaration in Support of Candidature must be rectified by the candidate prior to the close of nominations. A candidate may only withdraw his/her nomination in writing so as to be received by the Returning Officer prior to the close of nominations.

Should more than the required number of nominations be received a draw will be conducted to determine the order of candidates' names on the ballot paper at the State Electoral Office at 2.00pm, Thursday 18 April 2002. Candidates or their representatives are invited to witness the draw.

Voting

If the election is contested a postal ballot will be conducted to close at Noon, Tuesday 11 June 2002. Voting material will be posted on Monday, 13 May 2002. The method of voting to be observed for this election will be multi-optional preferential.

Any enquiries concerning this election should be directed to the State Electoral Office telephone (02) 9200 5999.

J WASSON,

Electoral Commissioner for New South Wales and Returning Officer for the 2002 Sydney Cricket and Sport Ground Trust Election

THREATENED SPECIES CONSERVATION ACT

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 Species (Part 1 of Schedule 1) *Eucalyptus scoparia* Maiden, a tree

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

Endangered Ecological Community (Part 3 of Schedule 1) Quorrobolong Scribbly Gum Woodland in the Sydney Basin Bioregion.

The Committee is of the opinion that this Ecological Community is likely to become extinct in nature in NSW unless the circumstances and factors threatening its 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 19th April, 2002.

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

Dr CHRIS DICKMAN, Chairperson

THREATENED SPECIES CONSERVATION ACT

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 Brigalow within the Brigalow Belt South and Darling Riverine Plains Bioregions as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act.

The Scientific Committee has found that the Community also occurs in the Nandewar Bioregion.

Copies of the Determination may be inspected at the National Parks Centre 102 George Street, The Rocks, Sydney and at NPWS Area Offices or 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 Brigalow within the Brigalow Belt South, Nandewar and Darling Riverine Plains Bioregions as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act.

The Committee is of the opinion that this Ecological Community is likely to become extinct in nature in NSW unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the Determination may be inspected at the National Parks Centre 102 George Street, The Rocks, Sydney and at NPWS Area Offices or 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 19th April, 2002.

Dr CHRIS DICKMAN, Chairperson Scientific Committee

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942 - NOTICE

(Concerning indexation of benefits)

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

TABLE

Provision specifying, or providing for, the adjustable amount.	Column 1 Adjustable Amount.	Column 2 Adjusted Amount.
WORKERS' COMPENSATION (DUST DISEASES) ACT 1942.		
s.8(2B)(b)(i) s.8(2B)(b)(ii) s.8(2B)(b)(iii)	\$141,250.00 \$137.30 \$69.40	\$177,900.00 \$172.90 \$87.40

(Latest Index Number: 164.7)

KATE McKENZIE, General Manager Workcover Authority

NEW SOUTH WALES GOVERNMENT GAZETTE No. 59

WORKERS COMPENSATION ACT 1987 – NOTICE

(Concerning indexation of WorkCover benefits and damages)

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

TABLE

Provision specifying,	Column 1	Column 2
or providing for,	Adjustable	Adjusted
the adjustable amount.	Amount.	Amount.
WORKERS COMPENSATION ACT 1987		
s.25(1)(a)	\$211,850.00	\$266,800.00
s.25(1)(b)	\$66.60	\$83.90
s.35	\$1,000.00	\$1,259.20
s.37(1)(a)(i)	\$235.20	\$296.20
s.37(1)(a)(ii)	\$187.10	\$235.60
s.37(1)(a)(iii)	\$170.00	\$214.10
	\$153.00	\$192.70
s.37(1)(b)	\$62.00	\$78.10
s.37(1)(c)	\$44.30	\$55.80
	\$99.10	\$124.80
	\$164.16	\$206.70
	\$230.90	\$290.70
	\$66.60	\$83.90
s.40	\$1,000.00	\$1,259.20
s.63A(3)	\$1,500.00	\$1,888.80
s.151G(3)	\$204,000.00	\$256,900.00
s.151G(4)	\$36,000.00	\$45,350.00
s.151G(5)	\$36,000.00	\$45,350.00
	\$48,000.00	\$60,450.00
s.151H(2A)(b)	\$48,000.00	\$60,450.00
Sch.6, Pt.4, Cl.7	\$341.30	\$429.80

(Latest Index Number: 164.7)

KATE McKENZIE, General Manager Workcover Authority

WORKERS COMPENSATION ACT 1987 – NOTICE

(Concerning indexation of benefits covered by Workers Compensation Act 1926)

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

TABLE

Provision specifying, or providing for, the adjustable amount.	Column 1 Adjustable Amount.	Column 2 Adjusted Amount.
WORKERS COMPENSATION ACT 1987 (re 1926 Act)		
Sch.6, Pt.3, Cl.2(2) Sch.6, Pt.3, Cl.2(3) Sch.6, Pt.4, Cl.4(1)(b)(i) Sch.6, Pt.4, Cl.4(1)(b)(ii) Sch.6, Pt.4, Cl.4A(2)(a) Sch.6, Pt.4, Cl.4A(2)(b) Sch.6, Pt.4, Cl.4A(2)(c)	\$76,700.00 \$38.30 \$44.80 \$22.50 \$196.00 \$155.90 \$141.60 \$127.50	\$96,600.00 \$48.20 \$56.40 \$28.30 \$246.80 \$196.30 \$178.30 \$160.50

(Latest Index Number: 164.7)

KATE McKENZIE, General Manager Workcover Authority

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:

20	M	ar	ch	2.0	102

104/7150	PROVISION OF PRINTING AND MAILING SERVICES FOR AUSTRALIAN HEARING.
	DOCUMENTS: \$55.00 PER SET.

27 March 2002

025/3008	CLINICAL PROTECTIVE MASKS, CAPS, BOOTS AND PROTECTIVE EYEWEAR.
	DOCUMENTS: \$110.00 PER SET.

025/1231	HOSPITAL LINEN FOR CORRECTIVE SERVICES. DOCUMENTS: \$110.00 PER SET.
025/1251	HUSPITAL LINEN FUR CURRECTIVE SERVICES. DUCUMENTS: \$110.00 PER SET.

014/7167 SOUND RECORDING & TRANSCRIPTION SERVICES FOR ADMIN. DECISIONS TRIBUNAL.

DOCUMENTS: \$110.00 PER SET.

01/7238 REMOVAL/RELOCATION OF ITEMS FROM SECONDARY DISTANCE EDUCATION CENTRE.

DOCUMENTS: \$110.00 PER SET.

28 March 2002

00/7135	REHABILITATION OF OYSTER LEASES IN PORT STEPHENS. DOCUMENTS: \$110.00 PER SET.
S0193694	CLEANING FOR LAND AND PROPERTY INFORMATION NSW - BATHURST. CATEGORY A. INSPECTION DATE & TIME: 14/03/2002 @ 11:00 AM SHARP. AREA: 13,800 SQ. METERS.
	DOCKER FED THE OF BED CETT

DOCUMENTS: \$55.00 PER SET.

S00/00230 (6013) CLEANING REGISTRY OF CO-OPERATIVES, BATHURST. CATEGORY D.

INSPECTION DATE & TIME: 14/03/2002 @ 1:30 PM SHARP. AREA: 772 SQ. METERS.

DOCUMENTS: \$27.50 PER SET.

S00/00230 (6013) CLEANING REGISTRY OF CO-OPERATIVES, BATHURST. CATEGORY D.

INSPECTION DATE & TIME: 14/03/2002 @ 1:30 PM SHARP. AREA: 772.00 SQ. METERS.

DOCUMENTS: \$27.50 PER SET.

2 April 2002

S01/00407 (994) CLEANING FOR RANDWICK BUS DEPOT - SYDNEY BUSES. CATEGORY C.

INSPECTION DATE & TIME: 12/03/2002 @ 10:45 AM SHARP. AREA: 878 SQ. METERS.

DOCUMENTS: \$27.50 PER SET.

3 April 2002

022/7251 SUPPLY, INSTALLATION AND COMMISSIONING OF SCANNING ELECTRON MICROSCOPE.

DOCUMENTS: \$110.00 PER SET.

9 April 2002

02/7254 EXAMINATION WRITING BOOKLETS - 2002 HSC. DOCUMENTS: \$110.00 PER SET. **024/7245** SUPPLY OF FRESH AND PROCESSED VEGETABLES. DOCUMENTS: \$110.00 PER SET.

10 April 2002

024/3007 BOTTLED DRINKING WATER. DOCUMENTS: \$110.00 PER SET.

11 April 2002

025/7523 MOBILE AND / OR FIXED PERSONAL DURESS ALARM SYSTEMS.

DOCUMENTS: \$110.00 PER SET

TENDER DOCUMENT FEE

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

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

Government Printing Service TENDERS FOR PRINTING

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

Tenders close 9.30 a.m. on Monday, 25th March 2002

Tender No. 26493

Tenders are invited for the production of Reference Rolls for the NSW General Election to be held in March 2003.

The Rolls are required for each of the 93 Electoral Districts. Each Roll will have approx. 120 leaves printed 2 sides in black ink with systems board covers.

The criteria for the tender evaluation will carefully scrutinise all tender responses for the following:

Capacity to produce all in-house

Security (whilst in production and distribution)

Implementation of quality procedures

Being located close to the Sydney CBD

For full details and tender documentation, and to view sample, contact Jeff Fauchon or Phil Dobson, Tel: 97438777.

A non-refundable fee of \$ 110 applicable.

Tender No. 26492

Tenders are invited for the production of **Certified Lists for the NSW General Election** to be held in March 2003.

The Lists are required for each of the 93 Electoral Districts. Each Roll will have approx. 120 leaves laser imaged 2 sides in black, drill 4 holes and supplied as loose leaf.

The criteria for the tender evaluation will carefully scrutinise all tender responses for the following:

Capacity to produce all in-house

Security (whilst in production and distribution)

Implementation of quality procedures

Being located close to the Sydney CBD

Only those with specific Xerox equipment should apply

For full details and tender documentation, and to view sample, contact Jeff Fauchon or Phil Dobson, Tel: 97438777.

A non-refundable fee of \$110 applicable.

Tender No. 26490

Tenders are invited for the production of **Ballot Papers for the NSW General Election** to be held in March 2003.

Ballot papers for both the Legislative Assembly and the Legislative Council will be required.

The criteria for the tender evaluation will carefully scrutinise all tender responses for the following:

Capacity to produce all in-house

Security (whilst in production and distribution)

Implementation of quality procedures

Being located close to the Sydney CBD

For full details and tender documentation, and to view samples, contact Jeff Fauchon or Phil Dobson, Tel: 97438777.

A non-refundable fee of \$ 110 applicable.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

COROWA SHIRE RURAL FIRE DISTRICT

Revocation of the Bushfire Danger Period

I, KEVIN ADAMS, Superintendent for the Rural Fire District of the Shire of Corowa under provisions of the Corowa Service Level Agreement Schedule 3 S82, under delegation of section 377 of the Local Government Act 1993, and in pursuance of the provisions of Section 82 of the Rural Fires Act 1997, by this instrument in writing, declare that the Bush Fire Danger Period be revoked within the Corowa Shire as of midnight the 11th March 2000. KEVIN ADAMS, Superintendent, NSW Rural Fire Service, Corowa District. Dated this Thursday, 7th March, 2002.

ERRATUM

THE date on the Private Advertisement section of *Government Gazette* No. 57 folio Nos 1596-1600 was published as 8 February 2002. The correct date should have been 8 March 2002.

GRIFFITH CITY COUNCIL

Revocation of Bush Fire Danger Period

IN accordance with Section 82 of the Rural Fires Act 1997 notice is given that the bush fire danger period in the Griffith City Council area has been revoked from midnight Wednesday, 13 March 2002 until further advised. R LAING, General Manager, PO Box 485, Griffith NSW 2680. Ph. (02) 6962 8100 Fax: (02) 6962 7161.

[0204]

PENRITH CITY COUNCIL

Roads (General) Regulation 1994

Naming of Roads

PURSUANT to Clause 9 of the Roads (General) Regulation 1994, notice is hereby given of the naming of the following roads:

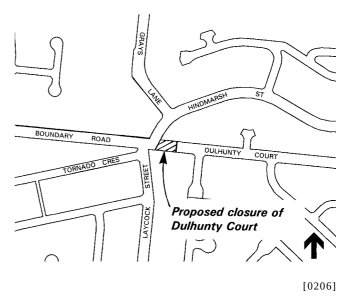
Name	Location
Narabeen Place	off Wallan Avenue, Glenmore Park
Kabu Court	off Narrabeen Place, Glenmore Park
Jack Williams Drive	off Castlereagh Road, Penrith (between Lugard St & Coreen Ave)
Harwell Place	off Shepherd Street, Colyton

ALAN TRAVERS, General Manager, Penrith City Council, Civic Centre, 601 High Street, Penrith. [0194]

PENRITH CITY COUNCIL

Road Closure - Dulhunty Court, Cranebrook

In accordance with the authority delegated to it by the Roads & Traffic Authority and the adopted North Cranebrook Release Area Development Control Plan, Penrith City Council proposes to close Dulhunty Court (formerly Boundary Road) Cranebrook to through traffic at the intersection with Hindmarsh Street and Laycock Street. Access to Dulhunty Court will be via Callisto Drive and Moxham Street. Closure to take effect from Tuesday April 2, 2002. ALAN TRAVERS, General Manager, Penrith City Council, Civic Centre, 601 High Street, Penrith.



RANDWICK CITY COUNCIL

Roads Act 1993, Roads (General) Regulations 2001 Part 2 Roads, Division 2 — Naming of Roads

THE Randwick City Council declares that with the knowledge of the Land and Property Information and all public utilities that Gardeners Lane, Kingsford, between Anzac Parade and Houston Road is to be named "Southern Cross Close". Dated at Randwick this 25th day of February, 2002. GORDON MESSITER, General Manager, Randwick City Council.

TWEED SHIRE COUNCIL

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

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 21 March, 2001 has resolved to dedicate the land described hereunder as public road pursuant to Section 10 of the Roads Act, 1993. J.F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lots 1, 2 & 3, DP 1024230.

[0208]

WAGGA WAGGA CITY COUNCIL

Roads Act 1993, Section 162 Renaming Of Public Road – Rodhams Road & Clarendon Road

Council is pleased to confirm the renaming of:

- Lane known as M175 running from Uranquinty Cross Road to the Main Southern Railway, Uranquinty, to Rodhams Road.
- North Boundary Road running from Dunnings Lane to Coursing Park Road, Brucedale & Downside, to Clarendon Road.

Authorised by Council at its meeting of 24th September 2001.

Further information can be gained by contacting Council on (02) 6926 9100. WAGGA WAGGA CITY COUNCIL, P.O. Box 20, Wagga Wagga, N.S.W. 2650. [0193]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of RHONDA ANN MILLER, late of 12 Melville Road, Kincumber, in the State of New South Wales, receptionist, who died on 31st August 2001, must send particulars of his/her claim to the Executor, Kevin John Dixon, c.o. Gary Cleary & Associates, Solicitors, 9 Broken Bay Road, Ettalong Beach, 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 22nd November 2002. GARY CLEARY & ASSOCIATES, Solicitors, 9 Broken Bay Road, Ettalong Beach, NSW 2257 (DX 7279, Gosford), tel.: (02) 4344 1966.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ALMA MAY CROPLEY, late of Hillcrest Nursing Home, Oatley, in the State of New South Wales, who died on 14th September 2001, must send particulars of his/her claim to the Executors, c.o. J.H.R. Hill, P.O. Box 277, Mosman, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 11th January 2002. J.H.R. HILL, P.O. Box 277, Mossman, NSW 2088.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of RUBY JOYCE HARE, late of Castle Hill, in the State of New South Wales, married woman, who died on 22nd October 2001, must send particulars of his/her claim to the Executors, Raymond Thomas Hare, Robert John Hare, John Edward Hare and Alan Francis Hare, c.o. White & Halbert, Solicitors, 48 Macquarie Street, Parramatta, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 7th February 2002. WHITE & HALBERT, Solicitors, 48 Macquarie Street, Parramattta 2150, (D.X. 8222, Parramatta), NSW 2150, tel.: (02) 9635 5244. [1096]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of AUBREY VINCENT WALSH, late of 7 Walsh Avenue, Castle Hill, in the State of New South Wales, company director, who died on 20th December 2001, must send particulars of his/her claim to the Executrix, Robyn Kathleen Jeppesen, 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 21st February 2002. WHITE & HALBERT, Solicitors, 48 Macquarie Street, Parramattta 2150, (D.X. 8222, Parramatta), NSW 2150, tel.: (02) 9635 5244. [1097]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PERCIVAL HAROLD McFAWN, late of Emu Plains, in the State of New South Wales, clerk, who died on 15th July 2001, must send particulars of his/her claim to the Executors, Denise Lorraine Bell and Pamela Lynette Borsey, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 1st March 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160, (D.X. 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of TERRENCE JAMES BLAIR, late of 27 Meig Place, Marayong, in the State of New South Wales, television antenna installer, who died on 7th September 2001, must send particulars of his/her claim to the Executor, John Gray Blair, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 1st March 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160, (D.X. 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROBERT ERIC FOWLER, late of 2/81 Australia Street, St Marys, in the State of New South Wales, retired, who died on 23rd December 2000, must send particulars of his/her claim to the Executor, Bruce Mitchell Fowler, c.o. Peta Bollinger, Solicitor, 48 Macquarie Street, Parramatta, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 23rd February 2001. PETA BOLLINGER, Solicitor, 48 Macquarie Street, Parramatta, NSW 2150, tel.: (02) 9687 0029.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MAX BILES, late of 2/11 Leichhardt Street, Waverley, in the State of New South Wales, panel beater, who died on 12th August 2001, must send particulars of his/her claim to the Executors, John Kirkwood Brown and Lorraine Margaret Brown, c.o. Steve Masselos & Co., Solicitors, PO Box A988, Sydney South, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 22nd February 2002 as number 102450/02. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney, NSW 2000 (PO Box A988, Sydney South, 1235) (D.X. 305, Sydney) tel.: (02) 9264 7022. [0203]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LORNA BRUCE, late of 43 Maquires Road, Maraylya, in the State of New South Wales, widow, who died on 3rd October 2001, must send particulars of his/her claim to the Executrix, Pamela Marlene Spackman, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, 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 7th March 2002. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown, NSW 2148 (D.X. 8109, Blacktown) tel.: (02) 9622 4644.

[0207]

COMPANY NOTICES

NOTICE of final meeting.—LICIABRAE PTY LIMITED (In Liquidation) A.C.N. 000 867 863.—Notice is given in pursuance of section 509 of the Corporations Law that final meeting of members and creditors will be held at the office of John R. Sutherland of "Cowarabin", Lachlan Valley Way, Forbes, in the State of New South Wales, on 12th April 2002 to receive the the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of and to hear any explanations that may be given by the liquidator. Dated 7th March 2002. JOHN R. SUTHERLAND, Liquidator.

NOTICE of meeting of members in the matter of COAL TRANSPORTERS (CESSNOCK) PTY LIMITED, A.C.N. 000 332 392 (In Liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovenamed company will be held at the office of K.H. Perry & Co., Suite 12, Westlakes Arcade, 108-112 The Boulevarde, Toronto, on the 19th day of April 2002 at 10.00 a.m. for the purpose of laying before the meeting the liquidators' final account and report and giving any explanation thereof. Dated this 8th day of March 2002. IAN PERRY, Liquidator, K.H. Perry & Co., Chartered Accountants, Suite 12, Westlakes Arcade, 108-112 The Boulevarde, Toronto, N.S.W. 2283. [0195]

NOTICE of final meeting in the matter of the Corporations Law, and in the matter of HEFFERNAN AVOCA PTY LIMITED, A.C.N. 000 168 347 (In Voluntary Liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the company will be held at 9-15 Barnes Street, Cootamundra, on the 12th day of April 2002 for the purpose of the liquidator laying before the meeting account of the winding up and giving any explanation thereof. Dated this 8th day of March 2002. Liquidator, Dawson & Partners, Chartered Accountants, 9-15 Barnes Street, Cootamundra, N.S.W. 2590.

OTHER NOTICES

NOTICE under section 42 of the Anglican Church of Australia Trust Property Act 1917—ANGLICAN CHURCH PROPERTY TRUST DIOCESE OF SYDNEY.—By clause 2 of the Berrima Cemetery Transfer Ordinance 2002, passed on 18 February 2002 under section 19 of the Anglican Church of Australia Trust Property Act 1917, the Standing Committee of the Diocese of Sydney consented to the vesting of the land in the Schedule in the corporate trustee of the Diocese, Anglican Church Property Trust Diocese of Sydney.

Schedule

Lot 311 in Deposited Plan 999883, situated in the civil parish of Berrima in the county of Camden, forming part of the General Cemetery at Berrima. P.F. JENSEN, Archbishop of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555.