

OF THE STATE OF NEW SOUTH WALES

Number 65 Friday, 22 March 2002

Published under authority by the Government Printing Service

LEGISLATION

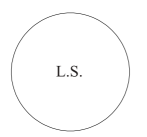
Proclamations

Classification (Publications, Films and Computer Games) Enforcement Amendment Act 2001 No 95— 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 *Classification (Publications, Films and Computer Games) Enforcement Amendment Act 2001*, do, by this my Proclamation, appoint 22 March 2002 as the day on which the whole of that Act, except Schedule 2, commences.

Signed and sealed at Sydney, this 20th day of March 2002.



By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

Regulations

Fertilisers (Repeal) Regulation 2002

under the

Fertilisers Act 1985

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fertilisers Act 1985*.

RICHARD AMERY, M.P., Minister for Agriculture

Explanatory note

The object of this Regulation is to repeal the *Fertilisers Regulation 1997* (*the Regulation*), which has been rendered largely redundant by the commencement of the *Fertilisers Amendment Act 1999* (*the amending Act*). Various provisions of the Regulation were made for the purposes of sections of the *Fertilisers Act 1985* (*the Act*) that are repealed by the amending Act (eg sections 6, 7, 9, 10, 12 and 14, in relation to the abolition of the scheme of registration of brand names for soil improving agents).

The amending Act also repeals and re-enacts other sections of the Act so as to provide for Ministerial orders published in the Government Gazette to deal with certain matters previously prescribed by the Regulation (eg section 16, which concerns the particulars that must be marked on parcels of soil improving agents).

The amending Act effects an implied repeal of much of the Regulation by repealing certain regulation-making powers in the Act. The remaining provisions of the Regulation are merely formal (such as the citation clause) or are no longer required (such as clause 22, which repeals the *Fertilizers Regulation 1985*).

r02-076-p01.810 Page 1

Clause 1

Fertilisers (Repeal) Regulation 2002

Fertilisers (Repeal) Regulation 2002

1 Name of Regulation

This Regulation is the Fertilisers (Repeal) Regulation 2002.

2 Repeal of Fertilisers Regulation 1997

The Fertilisers Regulation 1997 is repealed.

Water (Part 2—General) Amendment Regulation 2002

under the

Water Act 1912

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Act 1912*.

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

Explanatory note

The object of this Regulation is to allow rights to take and use water under an entitlement under Part 2 of the *Water Act 1912* to be permanently transferred not only to the holder of another such entitlement (as is presently the case) but also to a person who is an applicant for such an entitlement.

This Regulation is made under the *Water Act 1912*, including section 27 (the power to make regulations for the purposes of Part 2 of that Act).

r01-302-p02.818 Page 1

Clause 1

Water (Part 2—General) Amendment Regulation 2002

Water (Part 2—General) Amendment Regulation 2002

1 Name of Regulation

This Regulation is the Water (Part 2—General) Amendment Regulation 2002.

2 Amendment of Water (Part 2—General) Regulation 1997

The Water (Part 2—General) Regulation 1997 is amended as set out in Schedule 1.

Schedule 1 Amendments

(Clause 2)

[1] Clause 17 Application of Part

Insert "or between the holder of an entitlement and a person who is an applicant for an entitlement" after "between holders of entitlements" in clause 17 (1).

[2] Clause 18 Transfer of water rights

Insert "or (in the case of a permanent transfer) to a person who is an applicant for an entitlement" after "holder of another entitlement".

Workers Compensation (General) Amendment (Latest Index Number and Costs) Regulation 2002

under the

Workplace Injury Management and Workers Compensation Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workplace Injury Management and Workers Compensation Act 1998*.

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

Explanatory note

The objects of this Regulation are:

- (a) to update an index number that is used for the purposes of the indexation of benefits under the *Workplace Injury Management and Workers Compensation Act 1998*, and
- (b) to remedy an omission in the Work Injury Costs Table.

This Regulation is made under the *Workplace Injury Management and Workers Compensation Act 1998*, including Part 8 of Chapter 7, and section 248 (the general regulation-making power) and section 79 of the 1987 Act (the definition of *latest index number*).

r02-051-p02.831 Page 1

Clause 1

Workers Compensation (General) Amendment (Latest Index Number and Costs) Regulation 2002

Workers Compensation (General) Amendment (Latest Index Number and Costs) Regulation 2002

1 Name of Regulation

This Regulation is the Workers Compensation (General) Amendment (Latest Index Number and Costs) Regulation 2002.

2 Amendment of Workers Compensation (General) Regulation 1995

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

Schedule 1 Amendments

(Clause 2)

[1] Clause 13 Sec 79: definition of "latest index number"

Insert at the end of the Table to clause 13:

1 April 2002 167.6

[2] Schedule 7 Maximum costs for legal services—work injury damages matters

Insert "plus 10% of the settlement amount over \$50,000" at the end of paragraph (f) in Column 2 of the Work Injury Costs Table A to clause 1.

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 **1**st **April 2002**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2
or providing for,	Adjustable	Adjusted
the adjustable amount.	Amount.	Amount.
WORKERS COMPENSATION		
ACT 1987		
s.25(1)(a)	\$211,850.00	
s.25(1)(b)	\$66.60	·
s.35	\$1,000.00	
s.37(1)(a)(i)	\$235.20	•
s.37(1)(a)(ii)	\$187.10	·
s.37(1)(a)(iii)	\$170.00	•
	\$153.00	•
s.37(1)(b)	\$62.00	·
s.37(1)(c)	\$44.30	
	\$99.10	· ·
	\$164.16	•
	\$230.90	The second secon
	\$66.60	· ·
s.40	\$1,000.00	
s.63A(3)	\$1,500.00	
Sch.6, Pt.4, Cl.7	\$341.30	\$437.30

(Latest Index Number: 167.6)

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 **1**st **April 2002**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2	
or providing for,	Adjustable	Adjusted	
The adjustable amount.	Amount.	Amount.	
WORKERS COMPENSATION ACT 1987 (re 1926 Act)			
Sch.6, Pt.3, Cl.2(2) Sch.6, Pt.3, Cl.2(3) Sch.6, Pt.4, Cl.4(1)(b)(i) Sch.6, Pt.4, Cl.4(1)(b)(ii) Sch.6, Pt.4, Cl.4A(2)(a) Sch.6, Pt.4, Cl.4A(2)(b) Sch.6, Pt.4, Cl.4A(2)(c)	\$76,700.00 \$38.30 \$44.80 \$22.50 \$196.00 \$155.90 \$141.60 \$127.50	\$49.10 \$57.40 \$28.80 \$251.10 \$199.80 \$181.40	

(Latest Index Number: 167.6)

KATE McKENZIE
GENERAL MANAGER
WORKCOVER AUTHORITY

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942 - NOTICE (Concerning indexation of benefits)

The WorkCover Authority, pursuant to section 8(3)(d) of the Workers' Compensation (Dust Diseases) Act 1942, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and after **1**st **April 2002**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision specifying,	Column 1	Column 2	
Or providing for,	Adjustable	Adjusted	
the adjustable amount.	Amount.	Amount.	
WORKERS' COMPENSATION (DUST DISEASES) ACT 1942.			
s.8(2B)(b)(i) s.8(2B)(b)(ii) s.8(2B)(b)(iii)	\$141,250.00 \$137.30 \$69.40	\$175.90	

(Latest Index Number: 167.6)

KATE McKENZIE
GENERAL MANAGER
WORKCOVER AUTHORITY

Rules

Criminal Appeal Rules (Amendment No 1) 2002

under the

Supreme Court Act 1970

The Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 18 March 2002.

Steven Jupp

Secretary to the Rule Committee

Explanatory note

The object of these Rules is to require the Registrar to provide to the applicant or respondent, without charge, all documents and exhibits that are necessary for the purpose of an appeal.

These Rules are made under the *Supreme Court Act 1970*, including section 124 (the general rule-making power).

r02-090-p01.831 Page 1

Rule 1

Criminal Appeal Rules (Amendment No 1) 2002

Criminal Appeal Rules (Amendment No 1) 2002

1 Name of Rules

These Rules are the Criminal Appeal Rules (Amendment No 1) 2002.

2 Amendment of Criminal Appeal Rules

The Criminal Appeal Rules are amended as set out in Schedule 1.

Schedule 1 Amendments

(Rule 2)

[1] Rule 58

Omit the Rule. Insert instead:

58 Charges for copies of documents etc

Copies of all documents and exhibits that are necessary for the purpose of an appeal may be obtained from the Registrar, by or on behalf of the applicant or respondent, without charge.

[2] Rule 59

Omit the Rule.

OFFICIAL NOTICES

Appointments

CENTENNIAL PARK AND MOORE PARK TRUST ACT 1983

Appointment of Trustee

HER Excellency the Governor, on the recommendation of the Premier and with the advice of the Executive Council, in pursuance to section 7(1) (b) of the Centennial Park and Moore Park Trust Act 1983, has appointed Jill ANDERSON as a member of the Centennial Park and Moore Park Trust for a two year period from 1 December 2001 to the date of the Governor's approval until 1 December 2003.

BOB CARR, M.P., Premier of New South Wales

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from the State of the Minister for Community Services, Minister for Ageing, Minister for Disability Services and Minister for Women

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable C. M. TEBBUTT, M.L.C., Minister for Juvenile Justice, Minister Assisting the Premier on Youth, and Minister Assisting the Minister for the Environment, to act for and on behalf of the Minister for Community Services, Minister for Ageing, Minister for Disability Services and Minister for Women, as on and from 18 March 2002, with a view to her performing the duties of the Honourable F. LO PO', M.P., during her absence from duty.

BOB CARR, M.P., Premier

The Cabinet Office, Sydney 20 March 2002

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from the State of the Premier, Minister for the Arts, and Minister for Citizenship

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A. J. REFSHAUGE, M.P., Deputy Premier, Minister for Planning, Minister for Aboriginal Affairs and Minister for Housing, to act for and on behalf of the Premier, as on and from 23 March 2002 with a view to him performing the duties of the offices of Premier, during my absence from duty.

BOB CARR, M.P., Premier

The Cabinet Office, Sydney 20 March 2002

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 44(7) – Notice of Aquaculture Lease Consolidation

THE Minister has consolidated the following Aquaculture leases:

OL69/476 and OL69/643 within the estuary of Wapengo Lake to create AL00/047 having an area of 1.5700 hectares to William Graeme Stewart and Kim Marie Stewart of Tathra. The consolidated lease will expire on 10 May 2015.

OL81/129 and OL85/226 within the estuary of Wapengo Lake to create AL00/045 having an area of 1.2371 hectares to William Graeme Stewart and Kim Marie Stewart of Tathra. The consolidated lease will expire on 21 July 2013.

Clause 35 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Lease:

OL72/223 within the estuary of Wallis Lake, having an area of 0.4924 hectares to M W and E A Sciacca Pty Ltd of Tuncurry, NSW, for a term of 15 years expiring on 24 October 2017.

OL72/117 within the estuary of Clyde River having an area of 0.7132 hectares to Pelican Beach Oysterage Pty Ltd of Batemans Bay, NSW, for a term of 15 years expiring on 21 April 2017.

OL72/118 within the estuary of Clyde River having an area of 0.7259 hectares to Pelican Beach Oysterage Pty Ltd of Batemans Bay, NSW, for a term of 15 years expiring on 21 April 2017.

OL86/245 & OL86/246 within the estuary of the Manning River having an area of 0.8807 ha & 0.3880 ha to Marion A Woollard of Glenthorne NSW for a term of 15 years expiring on 16 December 2016 & 2 December 2016 respectively.

OL57/194 within the estuary of Hastings River having an area of 0.9100 hectares to Jodie Anne Foran, Patricia Anne Wheaton, Margaret Frances Foran, Teresa Mary Foran, Michael Dennis Foran and Ronald John Foran of Port Macquarie, NSW, for a term of 15 years expiring on 10 July 2017.

OL71/273 within the estuary of Hawkesbury River, having an area of 0.5241 hectares to Stanley W Moxham of Tuncurry, NSW, for a term of 15 years expiring on 25 August 2016.

OL87/031 within the estuary of Wallis Lake having an area of 0.6220 hectares to Tadeven Pty Ltd of Forster, NSW, for a term of 15 years expiring on 02 March 2017.

OL99/027 within the estuary of Port Stephens having an area of 1.4400 hectares to G Browne Pty Ltd of Salt Ash, NSW, for a term of 15 years expiring on 16 December 2016.

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

FISHERIES MANAGEMENT ACT 1994

Urgent Notification under s 8 and s 9(2) – fishing closure

Wonboyn River (County of Auckland)

I, EDWARD OBEID, prohibit the taking of all shellfish by any person from the whole of the waters known as Wonboyn Lake and Wonboyn River, including the Broadwater, together with all its tributaries upward to its source from its confluence with the waters of the South Pacific Ocean. This prohibition includes the movement or translocation of any species of shellfish by any person from these waters to any other body of water.

Exceptions to this prohibition are specified in the Conditions below.

This prohibition will be effective immediately for a period of one (1) month.

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

Signed 14 March 2002.

Conditions

Exceptions to this notification are:

- Oysters that are taken in accordance with the provisions of the Safe Food Shellfish Program,
- 2. Oysters that are taken for the purpose of relocation within the waters of Wonboyn River, and
- 3. Oysters that are taken for the purpose of culling and returning to the waters of Wonboyn River.

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

ERRATUM

THE notification made under Clause 35 (4) of the Fisheries Management (Aquaculture) Regulation 1995, which appeared on page 852 of NSW *Government Gazette* No. 42 of 15 February 2002, contained an error.

Where it relates to oyster lease OL86/150 (in Sandon River) renewed under the name Eurunderie Investments Pty Limited of Yamba, NSW. The notification is hereby amended as follows:

The reference, "OL86/150" is revoked, and replaced with the reference, "OL86/105".

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

FISHERIES MANAGEMENT ACT 1994

Section 194

Declaration of Aquatic Reserves

I, EDDIE OBEID, do by this notification declare the following aquatic reserves under section 194 of the Fisheries Management Act 1994:

- · Barrenjoey Head;
- · Boat Harbour;
- Bronte-Coogee:
- · Cabbage Tree Bay;
- · Cape Banks; and
- Narrabeen Head.

Descriptions of the boundaries of these aquatic reserves, including maps of the areas, are specified in the schedule below. The coordinates referred to in the schedule are expressed in Mapping Grid Australia/Universal Transverse Mercator projection values.

This declaration will be effective from 31 March 2002.

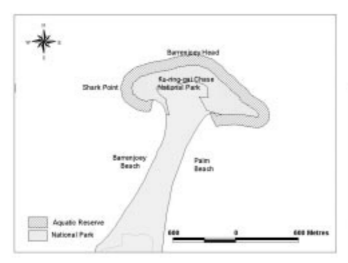
The Hon EDWARD OBEID, OAM, M.L.C., Minister for Mineral Resources Minister for Fisheries

SCHEDULE

Barrenjoey Head Aquatic Reserve

Barrenjoey Head Aquatic Reserve includes the whole of the foreshore and waters from the mean high water mark at the northern end of Barrenjoey or Station Beach (at 33.34'51S/151.19'29E) to the mean high water mark at the northern end of Palm Beach (at 33.34'55S/151.19'49E), with the seaward boundary extending perpendicular from the mean high water mark to 100 metres offshore from the mean low water mark. See Map A.

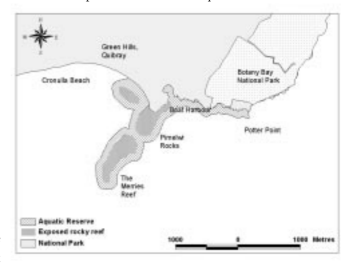
Map A - Barrenjoey Head Aquatic Reserve



Boat Harbour Aquatic Reserve

Boat Harbour Aquatic Reserve includes the whole of the foreshore and waters commencing at a point on Cronulla Beach (in the area known as Green Hills, Quibray) at the mean high water mark at 34.02'18S/151.11'47E and extending 100 metres perpendicular to the reef at Merries Reef and Pimelwi Rocks, and then generally east and perpendicular to the mean high water mark and 100 metres from the mean low water mark to a point generally south of the three Sydney Water vents at Potter Point, then by the mean high water mark to the point of commencement. See Map B.

Map B - Boat Harbour Aquatic Reserve



Bronte-Coogee Aquatic Reserve

Bronte-Coogee Aquatic Reserve includes the whole of the foreshore and waters from the mean high water mark at the southern extremity of Bronte Beach (at 33.54'17S/151.16'07E) to the mean high water mark at the rock baths at the northern end of Coogee Beach (at 33.55'11S/151.15'36E), with the seaward boundary extending perpendicular from the mean high water mark to 100 metres offshore from the mean low water mark. See Map C.

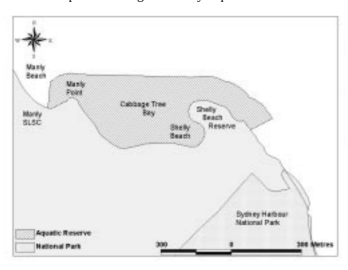
Map C – Bronte-Coogee Aquatic Reserve



Cabbage Tree Bay Aquatic Reserve

Cabbage Tree Bay Aquatic Reserve includes the whole of the foreshore and waters in the area bounded by a line commencing at the mean high water mark at the southern end of Manly Beach (at 33.47'58S/ 151.17'27E), and extending north for 100 metres from the mean low water mark, and then 100 metres perpendicular to the low water mark at a point off the northern-most point of Manly Point, then generally east to a point 100 metres north of the northern-most point of the eastern headland of Cabbage Tree Bay, then 100 metres perpendicular to the low water mark at a point of the northern end of the carpark adjacent to Shelly Beach Reserve, then to the mean high water mark at the northern end of that carpark (at 33.48'01S/151.17'56E), then by the mean high water mark to the point of commencement. See Map D.

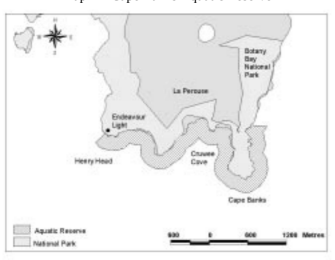
Map D – Cabbage Tree Bay Aquatic Reserve



Cape Banks Aquatic Reserve

Cape Banks Aquatic Reserve includes the whole of the foreshore and waters from the mean high water mark at the eastern side of the bridge at Cape Banks (at 33.59'53S/151.14'56E) around the Cape to the mean high water mark at Endeavour Light at Henry Head (at 33.59'53S/151.14'18E), with the seaward boundary extending perpendicular from the mean high water mark to 100 metres offshore from the mean low water mark. See Map E.

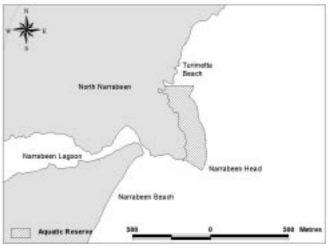
Map E - Cape Banks Aquatic Reserve



Narrabeen Head Aquatic Reserve

Narrabeen Head Aquatic Reserve includes the whole of the foreshore and waters from the mean high water mark at the southern end of Turimetta Beach (at 33.42'02S/151.18'31E) to the mean high water mark at the western extremity of the rock baths at Narrabeen Head (at 33.42'14S/151.18'36E), with the seaward boundary extending perpendicular from the mean high water mark to 100 metres offshore from the mean low water mark. See Map F.

Map F – Narrabeen Head Aquatic Reserve



FISHERIES MANAGEMENT ACT 1994

Section 197E

Aquatic Reserve Notification

I, EDDIE OBEID, prohibit the carrying out of the activities outlined in Schedule 1, below, in the whole of the aquatic reserves specified in that Schedule.

For clarification, Schedule 2 lists examples of activities that are permitted, but the list is not exclusive.

This notification does not affect any section 8 closure that also applies to these areas.

This notification will be effective from 31 March 2002 until 30 March 2007 (inclusive).

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

SCHEDULE 1

Column 1	Column 2
Aquatic Reserve(s)	Activities Prohibited
Barrenjoey Head Boat Harbour Bronte-Coogee Cabbage Tree Bay Cape Banks Narrabeen Head	 Recreational fishing competitions, unless authorised by a permit issued pursuant to section 37 of the <i>Fisheries Management Act 1994</i>; and The taking of fish and plants for scientific purposes, unless authorised by a permit issued pursuant to section 37 of the <i>Fisheries Management Act 1994</i>.

Schedule 1 (continued)

Column 1 Aquatic Reserve(s)	Column 2 Activities Prohibited
Barrenjoey Head Boat Harbour Bronte-Coogee Cape Banks Narrabeen Head	• The taking of the tunicate 'cunjevoi' – Pyura spp., and all invertebrates (including anemones, barnacles, chitons, cockles, crabs, mussels, octopus, oysters, pipis, sea urchins, sea stars, snails, worms) with the exception of eastern rock lobster (Jasus verreauxi), southern rock lobster (Jasus novaehollandiae) and abalone (Haliotis ruber);
	• Collecting, destroying or interfering with marine vegetation, with the exception of sea lettuce (<i>Ulva lactuca</i>) and bait weed (<i>Enteromorpha intestinalis</i>).
Cabbage Tree Bay	• Taking, or attempting to take, gathering, destroying, injuring or interfering with all fish (including invertebrates), or marine vegetation (whether dead or alive).

SCHEDULE 2

Column 1 Aquatic Reserve(s)	Column 2 Activities Prohibited
Barrenjoey Head Boat Harbour Bronte-Coogee Cape Banks Narrabeen Head	 Use of spear, line or net for the taking of fish other than those listed in Schedule 1, subject to the normal restrictions under the Fisheries Management Act 1994 and Fisheries Management (General) Regulation 1995; and Anchoring.
Cabbage Tree Bay	Anchoring.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

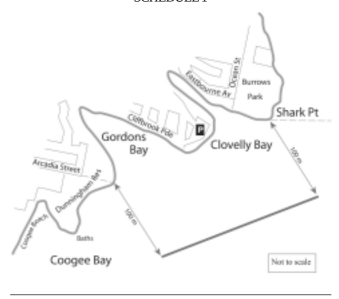
Clovelly Bay and Gordons Bay

I, EDWARD OBEID, prohibit the taking of fish by means of spears, spearguns or similar devices, and the taking of groper by all methods from the whole of the waters of Clovelly Bay and Gordons Bay including waters encompassed by a line commencing at the south eastern extremity of Shark Point, extending south easterly for 100 metres to a point (33.54'57S/151.16'18E), then generally south westerly to a point (33.55'06S/151.15'48E), then 100 metres north westerly to the eastern most point of the southern headland of Gordons (or Thompsons) Bay, then by the mean high water mark to the point of commencement. See the map at Schedule 1.

This notification will be effective from 31 March 2002 to 30 March 2007 (inclusive).

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

SCHEDULE 1



F91/718

FISHERIES MANAGEMENT ACT 1994

Section 11 and Section 8 Notification – Fishing Closure Invertebrates – Intertidal Protected Areas (IPA's) County of Cumberland

I, EDWARD OBEID, revoke the notification "Invertebrates - Intertidal Protected Areas (IPA's)", as published in the New South Wales Government Gazette Number 199 of 28 December 2001. This revocation is effective from 31 March

I do now, by this notification, prohibit the taking of the tunicate 'cunjevoi' (*Pyura spp.*) and all invertebrates, except abalone (*Haliotis ruber*), eastern rock lobster (*Jasus verreauxi*) and southern rock lobster (*Jasus novaehollandiae*), by all methods from the waters described below. This prohibition will be effective from 31 March 2002 until 30 March 2007 (inclusive).

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

<u>Closed waters</u>: The following Intertidal Protected Areas include foreshores extending from the mean high water mark, to ten (10) metres horizontally seaward from the mean low water mark.

Mona Vale Headland (Municipality of Pittwater)

The whole of the foreshore from the northernmost extremity of the rock platform bordering Bungan Beach, generally south to the southernmost extremity of the rock platform bordering Basin Beach.

Bungan Head (Municipality of Pittwater)

The whole of the foreshore from the southern extremity of Newport Beach, generally south-easterly to the northern extremity of Bungan Beach.

Dee Why Headland (Warringah Shire)

The whole of the foreshore from the southern boundary of the recreational reserve bordering Handoub Parade, generally southerly to the northern extremity of Curl Curl Beach.

Shelly Beach Headland (Municipality of Manly)

The whole of the foreshore between the northern end of Shelly Beach Reserve Car Park (at 33.48'01S/151.17'56E) to the northern boundary of Sydney Harbour National Park (as indicated by a sandstone rock wall on the cliff top which is visible from the rock platform).

Sydney Harbour (City Councils of South Sydney, Sydney and Willoughby: Municipalities of Ashfield, Auburn, Concord, Drummoyne, Hunters Hill, Lane Cove, Leichhardt, Manly, Mosman, North Sydney, Parramatta, Ryde, Waverley, Woollahra and Shire of Hornsby).

The whole of the foreshores of Sydney Harbour and all its tributaries, west (upstream) of a line from the southern extremity of North Head to the northern extremity of South Head, but excluding those waters of North Harbour which are north of a line from Manly Point to the south end of Forty Baskets Beach.

Bondi (Municipality of Waverley)

The whole of the foreshore from the northern extremity of the rock baths on the rock platform of Bondi Bay, generally southerly and south-westerly to the northern extremity of Tamarama Beach.

Long Bay (City of Randwick)

The whole of the foreshore from the easternmost point of Boora Point generally south-westerly to the easternmost point of Tupia Head.

Cabbage Tree Point (Sutherland Shire)

The whole of the foreshore from the ferry jetty in Bundeena Bay generally westerly to the east end of Simpson's Bay Beach.

Inscription Point (Sutherland Shire)

The whole of the foreshore from Captain Cook Obelisk at Kurnell generally north-easterly then south-easterly to the defined climbing track at Inscription Point.

F97/250

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification

General Estuarine Prawn Trawling Closures

Port Jackson and Botany Bay

- I, EDWARD OBEID, amend the "General Estuarine Prawn Trawling Closures Port Jackson and Botany Bay" notice published on pages 8541-8546 of *NSW Government Gazette* No. 156 of 12 October 2001. The closure is amended by:
- 1. Deleting the whole of the last paragraph of Schedule 1 Conditions on page 8542, beginning with "Extended closing trials:";
- 2. Replacing that paragraph with the following:

- "Extended closing trials: The first closing trial shall commence 5 p.m. Wednesday 27 March 2002. If the trial criteria is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. Friday 12 April 2002. A second closing trial shall commence 5 p.m. Wednesday 10 April 2002. If this trial criteria is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. Friday 26 April 2002. If the extended opening criteria for Botany Bay prawn trawling season is reached the Port Jackson prawn trawling season shall be extended to 9 a.m. that same day.";
- 3. Deleting the whole of the last paragraph of Schedule 2 Conditions on page 8543, beginning with "Extended closing trials:"; and
- 4. Replacing that paragraph with the following:
 - "Extended closing trials: The first closing trial shall commence at the official sunset on Wednesday 27 March 2002. If the trial criteria is reached the Botany Bay prawn trawling season shall be extended to the official sunrise on Friday 12 April 2002. A second closing trial shall commence at the official sunset on Wednesday 10 April 2002. If the trial criteria is reached the Botany Bay prawn trawling season shall be extended to the official sunrise on Friday 26 April 2002. If the Port Jackson prawn trawling season is extended until Friday 12 April, the Botany Bay Prawn Trawling season shall be extended to the official sunrise on that same Friday. If the extended opening criteria for Port Jackson prawn trawling season is reached the Botany Bay prawn trawling season shall be extended to 9 a.m. that same day.

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

F92/2022C

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification

General Estuarine Prawn Trawling Closure

Hunter River

I, EDWARD OBEID, amend the "Hunter River Prawn Trawl Closure 2001/2002" notice published on pages 9382-9383 of *NSW Government Gazette* No. 180 of 23 November 2001. The closure is amended by:

- 1. In point 2 of the Prawn Trawling period listed on p9382, delete the words "17 April" and replace with the words "2 April."
- 2. In point 3 of the Prawn Trawling period listed on p9382, delete the words "18 April" and replace with the words "3 April."

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

Department of Land and Water Conservation

Land Conservation

GOULBURN OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Gungewalla; County – Monteagle Land District – Young ; Council – Young

Lot 11 DP 1035250 (not being land under Real Property Act).

File Reference GB 00 H 258: MB.

Note: On closing the land in Lot 11 DP 1035250 remains land vested in the Crown as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Dixon; County – King; Land District – Gunning; Council – Gunning

Lot 1 DP 1035465 (not being land under Real Property Act).

File Reference GB 01 H 174:MB.

Note: On closing the land in Lot 1 DP 1035465 remains land vested in the Crown as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Elrington; County – St Vincent; Land District – Braidwood; Council – Tallaganda

Lot 10 DP 1037627 (not being land under Real Property Act).

File Reference GB 99 H 249 :MB.

Note: On closing the land in Lot 10 DP 1037627 remains land vested in the Crown as Crown land.

GRAFTON OFFICE

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

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

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1 COLUMN 2
Land District: Murwillumbah Reserve No. 67652

Local Government Area: Public Purpose: Public Recreation

Tweed Shire Council Notified: 3 June 1938

Locality: Burringbar Lot Sec. D.P. No. Parish County
Lot Sec. D.P. No. Parish County 222 877868 Mooball Rous

223 877868 Mooball Rous

Area: 2.646ha New Area: 2.792ha

File Reference: GF97 R 44

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Land District: Murwillumbah

Local Government Area: Tweed Shire Council

Parish: Mooball
County: Rous
Locality: Burringbar
Lot Sec. DP No.
222 877868
Area: 1465 square metres
File Reference: GF97 R 44

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 101 for Travelling Stock, notified 1 November 1880

Part Withdrawn: The whole.

Rural Lands Protection District: Kempsey.

Placed under control: 20 August 1920.

File No.: GF95 R 16.

ERRATUM

THE order "Transfer of a Crown Road to Council" appearing in the *Government Gazette* of 15 March 2002, Folio 1663 under the heading "Grafton Office" specifying transfer of control of a Crown public road 20.115 metres wide to Lismore City Council is corrected by deletion of the words "Lismore City Council" and by insertion in lieu the words "Ballina Shire Council."

Papers: GF02 H10.

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

NOWRA OFFICE

Department of Land and Water Conservation 64 North Street (PO Box 309), Nowra, NSW 2541 Phone: (02) 4423 0122 Fax: (02) 4423 3011

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1 Anthony Edgar BOLAND COLUMN 2 Ulladulla Native Flora & Fauna Reserve Trust

Reserve No. 83283 Public Purpose: Public Recreation and Promotion of the Study and the Preservation of Native Flora and Fauna Notified: 21 July 1961 Locality: Ulladulla File No.: NA80 453

COLUMN 3

For a term of six months commencing this day.

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 Pambula Racecourse Trust COLUMN 2 Reserve No. 180023

Public Purpose: Public Recreation

Racecourse

Notified: 30 October 1987 File Reference: NA81R133

RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1 Land District: Nowra Local Government Area: COLUMN 2 Reserve No. 1003033 Public Purpose: Environmental Protection

Shoalhaven City Council Locality: Currarong

Lot Sec. D.P. No. Parish County 7012 1037796 Beecroft St Vincent

Area: 7700m2 File Reference: NA02R1

NOTIFICATION OF CLOSING OF A ROAD

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

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

Land District: Moruya; LGA: Eurobodalla

Lot 7047, DP 1035133 at Malua Bay, Parish Bateman and County St. Vincent (not being land under the Real Property Act). NA 01 H 118.

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

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1	COLU	JMN 2		
Land District: Moruya	Reser	ve No. 89171		
Local Government Area:	Public	Purpose: Pu	blic Recreat	ion
Eurobodalla Council	Notifi	ed: 29 March	1974	
Locality: Malua Bay		D.P. No.	Parish	County
Lot D.P. No. Parish County	737	31881	Bateman	St. Vincent
7047 1035133 Bateman St.Vincent	738	31881	Bateman	St. Vincent
	739	31881	Bateman	St. Vincent
Area: 2.94 hectares	609	31881	Bateman	St. Vincent
File Reference: NA01R25				

Notes: Being a Crown road, closed this day.

New Area: 3.243ha

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

RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Molong
Local Government Area:
Cabonne Council
Locality: Murga
Lot Sec. D.P. No. Parish County
51

COLUMN 2

Reserve No. 1003128

Public Purpose:
Public Recreation

County

51

County

 51
 750176
 Nangar
 Ashburnham

 95
 750176
 Nangar
 Ashburnham

 7005
 750176 # Nangar
 Ashburnham

 7007
 750176
 Nangar
 Ashburnham

 7002
 750174
 Murga
 Ashburnham

Area: 15.78ha

File Reference: OE01R4/1

Notes: THE AFFECTED PART OF RESERVE 190027 FOR PUBLIC RECREATION NOTIFIED 30 JANUARY 1987 ADDITION GAZETTE 5 MAY 1989 FOLIO 2803 IS REVOKED.

Disclaimer: # Please note that the above Lot numbers marked # are for Departmental use only.

SYDNEY METROPOLITAN OFFICE

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

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

Land District - Picton; L.G.A. - Campbelltown

Lots 1, 2, and 3, DP 1037954 at Eagle Vale, Parish St Peter (Sheet 1), County Cumberland, (being land in CT Vol 14546 Folio 246).

MN01H140.

Note: On closing, titles for the land in lots 1, 2 and 3 remain vested in Campbelltown City Council as operational land.

Descriptions

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

Lot 1, DP 1037680 at Mt Druitt, Parish Rooty Hill, County Cumberland, (being land in CT Vol 10422 Folio 86).

MN00H228

Note: On closing, title for the land in lot 1 remains vested in Blacktown 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

ERRATUM

IN the notice which appeared in the *Government Gazette* of 15 March 2002, Folio 1666 titled "Draft Assessment of Land Under Part 3 of the Crown Lands Act 1989 and Crown Lands Regulation 1995" the words "Offices of Great Lakes Council" are amended "Offices of Greater Taree City Council". TE00 H 17.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

The Crown public road defined by R19327-1603 extending easterly to the western end of the Public Road defined by R14633-1603 (known as Tipperary Road, Tipperary), Parish Mimi, County Gloucester.

SCHEDULE 2

Roads Authority: Greater Taree City Council.

File No: TE02 H 35. Council Ref: R4488.

Water Conservation

WATER ACT 1912

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

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

Murray River Valley

Ronald E. and Valerie G. McWHAE for a pump on the Murray River on Lot 86, DP 756508, Parish of Barham, County of Wakool, for water supply stock purposes and irrigation (replacement licence due to permanent transfer) (GA2: 504535) (Ref: 50SL75490).

CARRINGBUSH PTY LIMITED for a pump on the Colligen Creek, on Lot 1, DP 756342, Parish of Werai, County of Townsend, for water supply stock purposes and irrigation (replacement licence due to permanent transfer) (GA2: 504536) (Ref: 50SL75493).

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

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Deniliquin within twenty-eight (28) days of the date of this publication.

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

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

WATER ACT 1912

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

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

Macquarie River Valley

Donald Frederick GRANGER and Helen Mary GRANGER for a dam and a pump on an unnamed watercourse, proposed Lot 205 in the subdivision of Lot 16, DP 1033261, Parish of Watton, County of Roxburgh for conservation of water and water supply for stock and domestic purposes (new licence) (80SL96023).

Mary Irene WHITE for a dam and a pump on an unnamed watercourse, Lot 104, DP 1028445, Parish of Borenore, County of Wellington for conservation of water and water supply for stock and domestic purposes (new licence) (80SL96024).

CAMHANAICH PTY LIMITED for a pump on the Macquarie River, Lot 7005, DP 754331, Parish of Warrie, County of Lincoln for water supply for stock and domestic purposes and irrigation of 3.75 hectares (grapes) (replacement licence by way of permanent transfer – no increase in area or allocation) (80SL96026).

Donald Ernest YEO for a pump on the Macquarie River, Lot 156, DP 754331, Parish of Warrie, County of Lincoln for irrigation of 12 hectares (lucerne) (replacement licence – no increase in area or allocation) (80SL96027).

Castlereagh River Valley

Maxwell Norman CHANDLER for a pump on the Castlereagh River, Lot 241, DP 601880, Parish of Yalcogrin, County of Gowen for irrigation of 83.5 hectares (lucerne) (combining and replacing existing licences by way of permanent transfer – no increase in area or allocation) (80SL96025).

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

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

GA2: 306562

FRED HUNDY, Water Access Manager, Macquarie

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

WATER ACT 1912

APPLICATION for a licence under Part 2 of the Water Act 1912 being within a Proclaimed (declared) Local Area under section 5 (4) of the Act.

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

Lachlan River Valley

Michael Patrick NEVILLE for 3 pumps on the Belubula River on 1 pump on Lot 1; and 2 pumps on Lot 3, DP 1034324, Parish of Canowindra, County of Bathurst for irrigation of 79 hectares (lucerne, potatoes) (new licence—replacing an exisiting entitlement, additional pumps, increase pumping capacity—no increase in allocation) (In lieu of advertisement in *Government Gazette* No. 184, dated 30 November 2001 and the *Canowindra News* dated 28 November 2001). (GA2:494403) (70SL090762).

Patrick STAPLES and Jennifer Judith CAREY for dam on an unnamed watercourse on Lot 3, DP 248722, Parish of Torrens, County of Bathurst, for water conservation and water supply for stock and domestic purposes. (New Licence) (GA2:494404) (Ref:70SL090782).

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

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

Department of Land and Water Conservation PO Box 136, FORBES NSW 2871

WATER ACT 1912

NOTICE OF WITHDRAWAL OF PUMPING RESTRICTION UNDER SECTION 22B OF THE WATER ACT 1912

Bilambil Creek And Its Tributaries

THE Department of Land and Water Conservation advises that PUMPING RESTRICTIONS under section 22B of the Water Act 1912 relating to Bilambil Creek and its tributaries with respect to the taking of water therefrom hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Water Act that pumping restrictions so imposed are now cancelled. Diversion of water must however be undertaken in accordance with the conditions of individual licences.

Dated this sixteenth day of March 2002.

G. LOLLBACK, Resource Access Manager

North Coast Region GRAFTON GA2: 343326

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:

Donald Keith MILLER for a pump on the Hawkesbury River being 1/1027430, Parish of Wilberforce, County of Cook for the irrigation of 10 hectares (Turf) (Part replacing 10SL23271 - due to subdivision - no increase in area) (10SL056103) (GA2:462907) (Not subject to the 1995 Hawkesbury Nepean Embargo).

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 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

WATER ACT 1912

AN application under Part 2, being within a proclaimed (declared) local area under section 20E (2) of the Water Act 1912, as amended.

An application for an Amended Authority for works within a proclaimed local area as generally described hereunder has been received as follows:

Macintyre-Dumaresq River Valley

SUNNYSIDE (MOREE) PTY LIMITED and Gregory John Arthur MORRIS (trading as JAGSAM PARTNERSHIP) and the William John SEERY FAMILY PARTNERSHIP, for 2 diversion pipes on the Macintyre River (Boomi Weir pool) and a diversion channel and two 660mm mixed flow pumps on the Macintyre River on Lot 9/750503, and Lot 18/750503, Parish of Tycawina, County of Benarba for water supply for stock and domestic purposes and irrigation of 2,781.5 hectares (cotton and rotational crops).

This application is a transfer of three entitlements from "Doondunna", Mungindi to "Cambooya", Boomi. L.O. Papers 90SA11658. GA2493703.

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

GEOFF CAMERON, Manager Resource Access

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

Y01/2363

WATER MANAGEMENT ACT 2000

PROCLAMATION

Addition Of Certain Lands To The Broke Fordwich Private Domestic And Stock Water Supply And Irrigation District

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 the provisions of section 145 of the Water Management Act, 2000, do, by this my Proclamation:
- (a) add certain lands, described in the petitions lodged under Section 144 of the said Act, to the lands within the Broke Fordwich Private Domestic and Stock Water Supply and Irrigation District as constituted by Proclamation on the 22nd of November 2000; and
- (b) declare that the petitions and the plans of the lands to be so added shall be exhibited at the office of the Department of Land & Water Conservation, 23-33 Bridge Street, Sydney; and
- (c) declare that the boundaries of the Private Irrigation District shall be re-defined so as to include the said lands in accordance with that plan.

Signed and sealed at Sydney this 13th day of March two thousand and two.

By Her Excellency's Command GOD SAVE THE QUEEN!

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0035)

No. 1879, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 73 units, for Group 1, dated 11 March 2002. (Orange Mining Division).

(T02-0038)

No. 1880, OMYA AUSTRALIA PTY LIMITED (ACN 001 682 533), area of 10 units, for Group 2, dated 14 March 2002. (Sydney Mining Division).

MINING LEASE APPLICATION

(T01-0209)

No. 191, LARMON PTY LTD (ACN 006 612 997), area of about 53 hectares, to mine for halite (including solar salt), dated 12 November 2001. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T01-0163)

No. 1798, now Exploration Licence No. 5924, JOHN TREVOR BLACKWELL and JAMES ALBERT WILLIAM HALL, County of Parry, Map Sheet (9135), area of 1 unit, for Group 1, dated 1 March 2002, for a term until 28 February 2004.

MINING LEASE APPLICATION

(T01-0100)

Broken Hill No. 170, now Mining Lease No. 1504 (Act 1992), PEREGRINE MINERAL SANDS NL (ACN 009 307 591), IMPERIAL MINING (AUST) NL (ACN 062 193 266) and PROBO MINING LIMITED (ACN 079 938 819), Parish of Barrawanna, County of Windeyer; Parish of Erreman, County of Windeyer; Parish of Kertne, County of Windeyer and Parish of Quamby, County of Windeyer, Map Sheet (7331-2-N, 7331-2-S, 7331-3-N, 7331-3-S), area of 33.82 square kilometres, to mine for ilmenite, monazite, rutile and zircon, dated 6 March 2002, for a term until 5 March 2023. As a result of the grant of this title, Exploration Licence No. 5474 has partly ceased to have effect.

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

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

(T93-0767)

Exploration Licence No. 4656, PLATSEARCH NL (ACN 003 254 395), area of 52 units. Application for renewal received 15 March 2002.

(T93-0814)

Exploration Licence No. 4657, PLATSEARCH NL (ACN 003 254 395), area of 93 units. Application for renewal received 15 March 2002.

(T99-0131)

Exploration Licence No. 5719, OMYA AUSTRALIA PTY LIMITED (ACN 001 682 533), area of 6 units. Application for renewal received 13 March 2002.

(T01-0086)

Mining Lease No. 975 (Act 1973), AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), area of 106 hectares. Application for renewal received 11 March 2002.

(T01-0088)

Mining Lease No. 976 (Act 1973), AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), area of 31.58 hectares. Application for renewal received 11 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:

(T83-0858)

Exploration Licence No. 2151, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), County of Bland, Map Sheet (8329), area of 38 units, for a further term until 16 January 2004. Renewal effective on and from 8 March 2002.

(T84-0542)

Exploration Licence No. 2290, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), Counties of Ashburnham and Wellington, Map Sheet (8631), area of 9 units, for a further term until 13 November 2003. Renewal effective on and from 8 March 2002.

(T85-0551)

Exploration Licence No. 2521, UAL PTY LTD (ACN 008 755 155), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 52 units, for a further term until 9 December 2003. Renewal effective on and from 8 March 2002.

(T00-0533)

Mining Lease No. 1258 (Act 1973), MARBLE AGGREGATES HOLDINGS PTY LTD (ACN 060 680 284), Parish of Broombee, County of Wellington, Map Sheet (8832-4-S), area of 6889 square metres, for a further term until 27 May 2023. Renewal effective on and from 28 May 2002.

(T97-0254)

Private Lands (Mining Purposes) Lease No. 2903 (Act 1906), BORAL LIMITED (ACN 008 421 761), Parish of Clandulla, County of Roxburgh, Map Sheet (8832-2-S), area of 3617 square metres, for a further term until 29 June 2016. Renewal effective on and from 7 March 2002.

(T97-0256)

Private Lands (Mining Purposes) Lease No. 2905 (Act 1906), BORAL LIMITED (ACN 008 421 761), Parish of Clandulla, County of Roxburgh, Map Sheet (8831-1-N), area of 1.24 hectares, for a further term until 29 June 2016. Renewal effective on and from 7 March 2002.

(T98-0419)

Private Lands Lease No. 501 (Act 1924), BORAL LIMITED (ACN 008 421 761), Parish of Clandulla, County of Roxburgh, Map Sheet (8831-1-N, 8832-2-S), area of 24.08 hectares, for a further term until 29 June 2016. Renewal effective on and from 7 March 2002.

(T99-0554)

Private Lands Lease No. 502 (Act 1924), BORAL LIMITED (ACN 008 421 761), Parish of Clandulla, County of Roxburgh, Map Sheet (8831-1-N, 8832-2-S), area of 31.09 hectares, for a further term until 29 June 2016. Renewal effective on and from 7 March 2002.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T96-1002)

Exploration Licence No. 5082, PASMINCO AUSTRALIA LIMITED (ACN 004 074 962), County of Blaxland and County of Dowling, Map Sheet (8131), area of 16 units. The authority ceased to have effect on 11 March 2002.

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

TRANSFERS

(C01-0677)

Consolidated Coal Lease No. 715 (Act 1973), formerly held by PACIFIC POWER has been transferred to HUNTER VALLEY COAL CORPORATION PTY. LIMITED (ACN 003 827 361). The transfer was registered on 8 March 2002.

(T96-0014)

Mining Purposes Lease No. 303 (Act 1973), formerly held by LYNETTE ROSE CARNEY has been transferred to JASON BRADLEY CARNEY. The transfer was registered on 15 January 2002.

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

EXPIRY

PRIVATE Lands Lease No. 107 (Act 1906), THE LITHGOW VALLEY COLLIERY CO PTY LTD (ACN 000 002 415), Parish of Lett, County of Cook. This title expired on 15 March 2002.

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

Department of Planning

Ballina Local Environmental Plan 1987 (Amendment No 68)

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*. (G00/00211/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-398-p01.892 Page 1

Clause 1

Ballina Local Environmental Plan 1987 (Amendment No 68)

Ballina Local Environmental Plan 1987 (Amendment No 68)

1 Name of plan

This plan is Ballina Local Environmental Plan 1987 (Amendment No 68).

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 3—Business Zone under *Ballina Local Environment Plan 1987*.

3 Land to which plan applies

This plan applies to Lot 6, DP 854319, Nos 101–105 Kalinga Street, West Ballina, as shown by distinctive colouring, edging and lettering on the map marked "Ballina Local Environment Plan 1987 (Amendment No 68)" deposited in the office of Ballina Shire Council.

4 Amendment of Ballina Local Environmental Plan 1987

Ballina Local Environmental Plan 1987 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1):

Ballina Local Environmental Plan 1987 (Amendment No 68)

Bathurst Local Environmental Plan 1997 (Amendment No 4)

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*. (S00/00743/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-141-p02.809 Page 1

Clause 1

Bathurst Local Environmental Plan 1997 (Amendment No 4)

Bathurst Local Environmental Plan 1997 (Amendment No 4)

1 Name of plan

This plan is *Bathurst Local Environmental Plan 1997 (Amendment No 4)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 1 (a) (the General Rural Zone) to Zone No 1 (c) (the Rural Residential Zone) under *Bathurst Local Environmental Plan 1997*.

3 Land to which plan applies

This plan applies to land situated in the City of Bathurst, being Lot 41, DP 617744, White Rock Road, White Rock, as shown edged heavy red on the map marked "Bathurst Local Environmental Plan 1997 (Amendment No 4)" deposited in the office of the Council of the City of Bathurst.

4 Amendment of Bathurst Local Environmental Plan 1997

Bathurst Local Environmental Plan 1997 is amended by inserting in appropriate order in the definition of *land use map* in clause 28 (1) the following words:

Bathurst Local Environmental Plan 1997 (Amendment No 4)

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*. (G00/00137/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e00-504-p01.842 Page 1

Clause 1

Byron Local Environmental Plan 1988 (Amendment No 90)

Byron Local Environmental Plan 1988 (Amendment No 90)

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 90).

2 Aim of plan

This plan aims to make administrative changes to *Byron Local Environmental Plan 1988* to assist in its effective operation and public understanding by:

- (a) correcting definitional anomalies, and
- (b) removing redundant provisions, and
- (c) clarifying and reviewing definitions and provisions, and
- (d) including certain environmental planning and assessment model provisions.

3 Land to which plan applies

This plan applies to all land within 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.

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 2A Implementation of aim, objectives and guiding principles

Omit clause 2A (2). Insert instead:

- (2) Before determining a development application, the council shall have regard to the information, guidelines and recommendations in the following strategies, policies and studies adopted by the council:
 - (a) State of the Environment Report,
 - (b) Byron Flora and Fauna Study,
 - (c) Byron Biodiversity Conservation Strategy,
 - (d) Byron Rural Settlement Strategy,
 - (e) Small Towns and Villages Settlement Strategies,
 - (f) Coastline Management Plan.

[2] Clause 3

Omit the clause. Insert instead:

3 Land to which plan applies

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

[3] Clause 4 Relationship to other environmental planning instruments

Omit clause 4 (1) (b) and (3).

[4] Clause 5 Definitions

Omit clause 5 (1). Insert instead:

(1) Terms used in this plan that are defined in the Dictionary at the end of this plan have the meaning set out in the Dictionary.

[5] Clause 6 Model Provisions

Omit the clause.

Schedule 1 Amendments

[6] Clause 9 Zone objectives and development control table

Omit "Bulk stores;" wherever occurring in item 4 of the matter relating to Zones Nos 1 (a) and 1 (b1) in the Table to clause 9. Insert instead "Brothels; bulk stores;".

[7] Clause 9, Table

Omit "general" and "taverns;" from item 4 of the matter relating to Zone No 1 (a).

[8] Clause 9, Table

Insert "and" after "frontages," in paragraph (e) in item 1 of the matter relating to Zone No 1 (b1).

[9] Clause 9, Table

Omit paragraph (g) from item 1 of the matter relating to Zone No 1 (b1) and the immediately preceding "and".

[10] Clause 9, Table

Omit "taverns;" from item 4 of the matter relating to Zone No 1 (b1).

[11] Clause 9, Table

Omit "amusement parks;", "road transport depots;" and "taverns; timber yards;" from item 4 of the matter relating to Zone No 1 (c1).

[12] Clause 9, Table

Insert "brothels;" and "road transport terminals;" in alphabetical order in item 4 of the matter relating to Zone No 1 (c1).

[13] Clause 9, Table

Insert "and" after "services," in paragraph (d) in item 1 of the matter relating to Zone No 1 (d).

[14] Clause 9, Table

Omit paragraph (e) from item 1 of the matter relating to Zone No 1 (d).

Amendments Schedule 1

[15] Clause 9, Table

Insert "plant nurseries;" in alphabetical order in item 3 of the matter relating to Zone No 1 (d).

[16] Clause 9, Table

Omit "retail plant nurseries;" from item 3 of the matter relating to Zone No 1 (d).

[17] Clause 9, Table

Omit "open space;" and "retail plant nurseries;" from item 3 of the matter relating to Zone No 1 (e).

[18] Clause 9, Table

Insert "plant nurseries;" in alphabetical order in item 3 of the matter relating to Zone No 1 (e).

[19] Clause 9, Table

Omit "drive-in liquor shops;", "retail plant nurseries;" and "taverns; timber yards," from item 4 of the matter relating to Zone No 2 (a).

[20] Clause 9, Table

Insert "brothels;", "plant nurseries;" in alphabetical order in item 4 of the matter relating to Zone No 2 (a).

[21] Clause 9, Table

Omit "amusement parks;", "places of public assembly;", "shops and commercial premises referred to in Schedule 4;" and "taverns;" from item 3 of the matter relating to Zone No 2 (t).

[22] Clause 9, Table

Insert "purposes referred to in Schedule 4;" and "places of assembly;" in alphabetical order in item 3 of the matter relating to Zone No 2 (t).

[23] Clause 9, Table

Omit "; timber yards" from item 4 of the matter relating to Zone No 2 (v).

Schedule 1 Amendments

[24] Clause 9, Table

Insert "brothels;" and "rural tourist facilities;" in alphabetical order in item 4 of the matter relating to Zone No 2 (v).

[25] Clause 9, Table

Insert "brothels;" in alphabetical order in item 4 of the matter relating to Zone No 3 (a).

[26] Clause 9, Table

Omit "gas holders;" and "timber yards;" from item 4 of the matter relating to Zone No 3 (a).

[27] Clause 9, Table

Insert "hostels;" in alphabetical order in item 4 of the matter relating to Zone No 4 (a).

[28] Clause 9, Table

Omit "gas holders or" in item 3 of the matter relating to Zone No 5 (b).

[29] Clause 9, Table

Omit "1919" from paragraph (d) of item 1 of the matter relating to Zone No 6 (a).

Insert instead "1993".

[30] Clause 9, Table

Omit ", gardening" wherever occurring in item 2 of the matter relating to Zones Nos 6 (a) and 6 (b).

[31] Clause 9, Table

Omit "parking; picnic grounds;" from item 3 of the matter relating to Zone No 6 (a).

[32] Clause 9, Table

Omit "bowling greens;", "golf courses;" and "public" from item 3 of the matter relating to Zone No 6 (b).

Amendments Schedule 1

[33] Clause 9, Table

Omit "prohibit the clearing land except for the careful control of noxious plants" from paragraph (e) of item 1 of the matter relating to Zone No 7 (a). Insert instead "enable the careful control of noxious plants and weeds".

[34] Clause 9, Table

Omit "passive recreation;" wherever occurring in item 3 of the matter relating to Zones Nos 7 (a) and 7 (d).

[35] Clause 9, Table

Omit "prohibit the clearing of land except for the careful control of noxious plants" from paragraph (e) of item 1 of the matter relating to Zone No 7 (b). Insert instead "enable the careful control of noxious plants and weeds".

[36] Clause 9, Table

Omit "passive recreaiton;" from item 3 of the matter relating to Zone No 7 (b).

[37] Clause 9, Table

Omit "and" from paragraph (d) of item 1 of the matter relating to Zone No 7 (c).

[38] Clause 9, Table

Insert at the end of item 1 of the matter relating to Zones Nos 7 (c) and 7 (j):

(f) to enable the careful control of noxious plants and weeds by means not likely to be significantly detrimental to the native ecosystem.

[39] Clause 9, Table

Omit "garbage disposal areas;" and "taverns;" from item 4 of the matter relating to Zone No 7 (c).

Schedule 1 Amendments

[40] Clause 9, Table

Insert "brothels;" in alphabetical order in item 4 of the matter relating to Zones Nos 7 (c) and 7 (f2).

[41] Clause 9, Table

Omit "and" where secondly occurring in paragraph (c) of item 1 of the matter relating to Zone No 7 (d).

[42] Clause 9, Table

Insert at the end of item 1 of the matter relating to Zone No 7 (d):

, and

(e) to enable the careful control of noxious plants and weeds by means not likely to be significantly detrimental to the native ecosystem.

[43] Clause 9, Table

Omit "and" from paragraph (b) of item 1 of the matter relating to Zone No 7 (f1).

[44] Clause 9, Table

Insert at the end of item 1 of the matter relating to Zone No 7 (f1):

, and

(d) to enable the careful control of noxious plants and weeds by means not likely to be significantly detrimental to the native ecosystem.

[45] Clause 9, Table

Omit "beach amenities;", "open space;" and "passive recreation;" from item 3 of the matter relating to Zone No 7 (f1).

[46] Clause 9, Table

Omit "gas holders;" and "timber yards;" from item 4 of the matter relating to Zone No 7 (f2).

Amendments Schedule 1

[47] Clause 9, Table

Omit "(c)" where secondly occurring in item 1 of the matter relating to Zone No 7 (j).

Insert instead "(e)".

[48] Clause 9, Table

Omit "and" where secondly occurring in paragraph (d) of item 1 of the matter relating to Zone No 7 (j).

[49] Clause 9, Table

Omit "and" from paragraph (b) of item 1 of the matter relating to Zone No 7 (k).

[50] Clause 9, Table

Insert at the end of item 1 of the matter relating to Zone No 7 (k):

, and

(d) to enable the careful control of noxious plants and weeds by means not likely to be significantly detrimental to the native ecosystem.

[51] Clause 9, Table

Omit "open space;" from item 3 of the matter relating to Zone No 7 (k).

[52] Clause 9, Table

Omit items 1 and 2 of the matter relating to Zone No 8 (a). Insert instead:

1 Objectives of zone

The objectives are:

- (a) to identify land which is reserved or dedicated under the *National Parks and Wildlife Act 1974*, and
- (b) to allow for the management and appropriate use of that land as provided by that Act.

Schedule 1 Amendments

2 Without development consent

Any purpose authorised by the *National Parks and Wildlife Act 1974*, or any purpose ordinarily incidental or ancillary to such a purpose.

[53] Clause 9, Table

Omit "local" wherever occurring in item 3 of the matter relating to Zone No 9 (a).

[54] Clause 10 Subdivision generally

Omit clause 10 (2). Insert instead:

- (2) However, consent is not required for a subdivision under the *Strata Schemes (Freehold Development) Act 1973* of a building erected on land within Zone No 2 (a), 2 (t), 2 (v), 3 (a), 4 (a) or 7 (f2) if:
 - (a) the building has been constructed in accordance with a development consent, or
 - (b) the building has been lawfully constructed without development consent.
- (3) Where land is zoned for the purpose of a proposed new road, the council shall not consent to a subdivision of land of which the proposed road forms part unless the subdivision makes provision for the opening of a road in reasonable conformity with the proposed road.

[55] Clause 11 Subdivision in rural areas for agriculture etc

Omit ", a dwelling-house or a rural workers dwelling" from clause 11 (1). Insert instead "or a dwelling-house".

[56] Clause 11, Table

Insert in appropriate order in Columns 1 and 2:

Urban 2 (t) Tourist Area Zone 1

[57] Clause 12 Subdivision in rural areas for certain other purposes

Omit clause 12 (1) and (2).

Amendments Schedule 1

[58] Clause 14 Residential areas and rural villages

Omit clause 14 (4).

[59] Clause 14 (5)

Omit "section 327AA (1) of the *Local Government Act 1919*" from clause 14 (5).

Insert instead "section 7A of the Conveyancing Act 1919".

[60] Clause 17 Dual occupancy

Omit clause 17 (5). Insert instead:

- (5) The council shall not grant consent as referred to in subclause (3) or (4) unless:
 - (a) arrangements satisfactory to it have been made for the provision of a water supply to each dwelling and for the disposal of sewage and stormwater from each dwelling, and
 - (b) the area of the allotment on which the dwellings are or will be erected is not less than 800 square metres.

[61] Clause 23 Designated development

Omit clause 23 (4).

[62] Clause 26 Tourist development

Omit the clause.

[63] Clause 29A Sandhills Estate

Omit clause 29A (2) and (3). Insert instead:

(2) A person shall not carry out development on land to which this clause applies, except development for the purpose of the following which may be carried out only with the consent of the council:

agriculture (other than animal establishments); building of levees; bush fire hazard reduction; clearing of land; environmental facilities; drains; home industries; oyster farming; primitive camping grounds; roads; utility installations.

Schedule 1 Amendments

[64] Clause 32 Development within Zone No 7 (f2) (Urban Coastal Land Zone)

Omit clause 32 (2). Insert instead:

(2) A person shall not carry out development (other than exempt development) on land to which this clause applies except with the concurrence of the Director-General.

[65] Clause 33 Development within Zone No 7 (f1) (Coastal Lands Zone)

Omit "the Director" from clause 33 (2). Insert instead "the Director-General".

[66] Clause 33 (3)

Omit the subclause.

[67] Clause 33 (4)

Omit "The Director". Insert instead "The Director-General".

[68] Clause 33 (4) (c)

Omit "land,". Insert instead "land, and".

[69] Clause 33 (4) (d)

Omit "environment, and". Insert instead "environment."

[70] Clause 33 (4) (e)

Omit the paragraph.

[71] Clause 34 Tourist accommodation in rural zones

Omit clause 34 (2). Insert instead:

- (2) Development for the purpose of a rural tourist facility incorporating holiday cabins on land to which this clause applies:
 - (a) may only be carried out on a single allotment, and
 - (b) must not:
 - (i) exceed a total of 6 cabins, and

Amendments Schedule 1

(ii) be carried out on an allotment with an area less than 20 hectares.

[72] Clause 34 (3) (a), (c) and (g)

Omit the paragraphs.

[73] Clause 37 Development within Zone No 1 (d) (Investigation Zone)

Omit "local" from clause 37 (2) (c).

[74] Clause 37 (2) (d)

Omit "in accordance with the Residential Development Strategy".

[75] Clause 39

Omit the clause.

[76] Clause 41

Omit the clause. Insert instead:

41 Community use of schools

Despite any other provision of this plan, the council may consent to the community use, whether or not of a commercial nature, of the facilities and sites of schools, colleges and other educational establishments.

[77] Clause 42 Minor variation of zoning boundaries

Omit clause 42 (1). Insert instead:

- (1) The objective of this clause is to provide flexibility where detailed investigation of a site and its surrounds reveals that a use allowed on the other side of a zone boundary would enable a more logical and appropriate development of the site.
- (1A) This clause applies to land which is:
 - (a) within 20 metres of a boundary between land within Zone No 2 (a), 2 (t), 2 (v) or 3 (a) and land within Zone No 4 (a), 5 (a), 5 (b) or 7 (f2), or

Schedule 1 Amendments

(b) within 100 metres of a boundary between any two of the following zones:

Zone No 1 (a), 1 (b1), 1 (b2), 1 (c1), 1 (c2), 1 (d), 1 (e), 6 (b), 7 (c), 7 (d) or 9 (a), or

- (c) within 20 metres of a boundary between land within Zone No 2 (a), 2 (t), 2 (v), 3 (a), 4 (a), 5 (a), 5 (b) or 7 (f2) and land within Zone No 1 (a), 1 (b1), 1 (b2), 1 (c1), 1 (c2), 1 (d), 1 (e), 6 (b), 7 (c), 7 (d) or 9 (a), or
- (d) within 100 metres of a boundary between land within Zone No 7 (k) in West Suffolk Park as shown on the map marked "Byron Local Environmental Plan 1988 (Amendment No 2)" and land within Zone No 2 (a).

[78] Clause 43 Acquisition of certain lands

Insert ", 7 (f1)," after "6 (a)" in clause 43 (1).

[79] Clause 43

Omit "(4) The council shall". Insert instead "(5) The council shall".

[80] Clause 43

Omit "(5) The Commissioner for Main Roads". Insert instead "(6) The Roads and Traffic Authority".

[81] Clause 43 (6) (c) (as renumbered)

Omit "Commissioner for Main Roads". Insert instead "Roads and Traffic Authority".

[82] Clause 44 Use of land pending acquisition

Omit "Commissioner for Main Roads" wherever occurring. Insert instead "Roads and Traffic Authority".

[83] Clause 51 Brothels

Omit clause 51 (1) and (2).

Amendments Schedule 1

[84] Clauses 52-62

Insert after clause 51:

52 Tree preservation

- (1) The Council may, by resolution, make, revoke or amend a tree preservation order.
- (2) A tree preservation order, or any revocation or amendment of such an order, does not have effect until it has been published in a newspaper circulating in the local government area of Byron.
- (3) A tree preservation order must specify the trees and any other vegetation covered by the order. Trees and vegetation may be specified by reference to their types, species, sizes, locations or any other criteria.
- (4) A person must not ringbark, cut down, top, lop, remove, injure or wilfully destroy any tree or other vegetation covered by a tree preservation order without development consent.
- (5) Subclause (4) does not apply if:
 - (a) the Council has confirmed in writing that it is satisfied that the tree or other vegetation is dying or dead or has become dangerous, or
 - (b) the action taken with respect to the tree or other vegetation was authorised or required by or under any Act.
- (6) A tree preservation order does not apply to or in respect of:
 - (a) trees or other vegetation within a State forest, or land reserved from sale as a timber or forest reserve under the *Forestry Act 1916*, or
 - (b) plants declared to be noxious weeds under the *Noxious Weeds Act 1993*.

Schedule 1 Amendments

- (7) Until a tree preservation order is made and takes effect under this clause:
 - (a) a reference in this clause to the trees or other vegetation covered by a tree preservation order is a reference to the trees and other vegetation to which the Tree Preservation Order made by resolution of the Council on 20 August 1996 applied, and
 - (b) subclause (4) does not require development consent for anything excepted by that Order from the requirement made in that Order to obtain consent.

53 Drive-in theatre

- (1) A drive-in theatre shall not be erected or used unless the following conditions are complied with:
 - (a) a vehicular entrance to or exit from the drive-in theatre shall not be located within 90 metres of a main or arterial road,
 - (b) a vehicular drive-way, at least 60 metres in length and 21 metres in width, leading from the entrance to the site to the location of the ticket office, shall be located within the site of the drive-in theatre, and
 - (c) the screen of the drive-in theatre shall be so located or protected that no image projected thereon shall be visible and identifiable from a main or arterial road.
- (2) Where an application is made for consent for development for the purpose of a drive-in theatre, the consent authority shall, before determining the application, consult with the Roads and Traffic Authority and take into consideration any representations made by that Authority.

54 Motor showrooms

A person shall not carry out development for the purpose of a motor showroom on any land unless:

(a) where the land has a frontage to a main or arterial road, vehicular access to the site (where alternative access is available) is only by way of a road, other than the main or arterial road, and

Amendments Schedule 1

(b) where the site is a corner lot, the consent authority is satisfied that the layout and placement of caravans, boats or motor vehicles (as the case may be) will not obstruct the vision of drivers using the intersection.

55 Railway sidings

Nothing in this plan shall operate to prohibit the construction and use of any railway siding designed to serve lands in an industrial zone.

56 Liquid fuel depots

- (1) A person shall not establish, enlarge or use a liquid fuel depot having an above ground storage capacity of 500 kilolitres or more of inflammable liquid without the development consent granted with the concurrence of the Minister administering the *Dangerous Goods Act 1975*.
- (2) In deciding whether concurrence required by subclause (1) should be granted, that Minister must consider the provisions of the *Dangerous Goods Act 1975* and any other matters that Minister considers relevant relating to safety.

57 Junkyards and offensive or hazardous industries

Development for the purpose of a junkyard or an offensive or hazardous industry:

- (a) shall not be carried out within 90 metres of a main or arterial road, and
- (b) shall be screened from view to the satisfaction of the council.

58 Sawdust and sawmill waste

Except with development consent, sawdust or sawmill waste shall not be:

- (a) deposited on any land, whether by way of filling or otherwise, or
- (b) burnt:
 - (i) except in an incinerator of a type approved by the council, or

Schedule 1 Amendments

(ii) where the sawmill is isolated from urban development, except in a manner approved by the council.

59 General store

- (1) A person shall not erect or use a building for the purposes of a general store on an allotment of land within a rural zone, where such allotment has a frontage to a main or arterial road or is less than 800 metres from any other allotment of land on which is erected a shop or a general store.
- (2) A person shall not erect or use a building for the purposes of a general store in any zone referred to in subclause (1) closer to the alignment of a road than the building line fixed in respect of any adjoining premises or, where no such building line has been fixed, closer to such alignment than the distance generally applying in respect of other premises having frontage to such road.

60 Development below high water mark

A person shall not carry out development on any land:

- (a) below high water mark, or
- (b) forming part of the bed of a river, creek, bay, lagoon or other natural watercourse shown uncoloured on the map, or
- (c) which has been reclaimed,

without development consent.

61 Extractive industries, transport terminals

A person shall not erect or use a building or work or otherwise use land within a rural zone within 90 metres of a main or arterial road for the purposes of:

- (a) an extractive industry, or
- (b) a transport terminal.

Amendments Schedule 1

62 Savings

Nothing in this plan prohibits or requires consent for:

- (a) the carrying out of development of any description specified in Schedule 12, or
- (b) the use of existing buildings of the Crown by the Crown, or
- (c) home occupations carried on in dwelling-houses.

[85] Schedule 2

Omit the Schedule. Insert instead:

Schedule 2

(Dictionary)

Lot/DP	Address	Description
Bangalow		
		Buildings within Heritage Precinct on map
Lot 2 DP 122668	Deacon Street	Catholic Church
Lot 2 DP 719871	Pacific Highway	Residence, Jelbon Leigh
Lot 281 DP 837699	Byron Bay Road	Residence
Byron Bay		
_	_	Lighthouse Complex
_	Butler Street	Railway Water Tower
Lot 387 DP 728536	Butler Street Shirley Street	Railway Water Tower Police Station and old Courthouse
Lot 387 DP 728536 Lot 1 DP 736784	Dunior Succe	Police Station and old
	Shirley Street	Police Station and old Courthouse
	Shirley Street Jonson Street	Police Station and old Courthouse Old Post Office

Page 19

Schedule 1 Amendments

Lot/DP	Address	Description
Lot 1 Section 26 DP 758207	27–31 Fletcher Street	Attached buildings
Lot 2 Section 26 DP 758207	33–35 Fletcher Street	Attached buildings
Lot A DP 195700	4 Browning Street	Residence, Jasmine House
Mullumbimby		
Lots 4 and 5 Section 3 DP 2772	Burringbar Street	National Bank
Lots 21 and 40 Section 4 DP 2772	Burringbar Street	Westpac Bank
Lot 389 DP 728162	Stuart Street	Heritage Museum
Lot 387 DP 728164	Dalley Street	Court House
Lots 69–71 Section 3 DP 2772	Stuart Street	Church of England
Lot 2 DP 875011	Main Arm Road	"Inverary"
Lots 1 and 2 DP 314096 Lot 1 DP 395638 Lot 2 DP 365195	Wilsons Creek Road	Power Station and Race
Lot 4 Section 12 DP 758727	140 Dalley Street, Mullumbimby	Cedar House
Lot 2 DP 209440	12 Azalea Street, Mullumbimby	"Somerset"

[86] Schedule 4 Purposes referred to in clause 9—Zone 2 (t) (Tourist Area Zone)

Omit "Advertising structures".

[87] Schedule 8 Land referred to in clause 29

Omit item 4A.

Amendments Schedule 1

[88] Schedule 12 and Dictionary

Insert after Schedule 11:

Schedule 12 Development by public authorities

(Clause 62)

1 Rail transport

The carrying out by persons carrying on railway undertakings on land comprised in their undertakings of:

- (a) any development required in connection with the movement of traffic by rail, including the construction, reconstruction, alteration, maintenance and repair of ways, works and plant, and
- (b) the erection within the limits of a railway station of buildings for any purpose,

but excluding:

- (c) the construction of new railways, railway stations and bridges over roads, and
- (d) the erection, reconstruction and alteration of buildings for purposes other than railway undertaking purposes outside the limits of a railway station and the reconstruction or alteration of railway stations or bridges so as materially to affect their design, and
- (e) the formation or alteration of any means of access to a road, and
- (f) the erection, reconstruction and alteration of buildings for purposes other than railway purposes where such buildings have direct access to a public place.

2 Water, sewerage, drainage, electricity and gas

The carrying out by persons carrying on public utility undertakings, being water, sewerage, drainage, electricity or gas undertakings, of any of the following development, being development required for the purpose of their undertakings:

Schedule 1 Amendments

- (a) development of any description at or below the surface of the ground,
- (b) the installation of any plant inside a building or the installation or erection within the premises of a generating station or substation established before the appointed day of any plant or other structures or erections required in connection with the station or substation,
- (c) the installation or erection of any plant or other structures or erections by way of addition to or replacement or extension of plant or structures or erections already installed or erected, including the installation in an electrical transmission line of substations, feeder-pillars or transformer housing, but not including the erection of overhead lines for the supply of electricity or pipes above the surface of the ground for the supply of water, or the installation of substations, feeder-pillars or transformer housings of stone, concrete or brickworks,
- (d) the provision of overhead service lines in pursuance of any statutory power to provide a supply of electricity,
- (e) the erection of service reservoirs on land acquired or in the process of being acquired for that purpose before the appointed day, provided reasonable notice of the proposed erection is given to the council,
- (f) any other development except:
 - the erection of buildings, the installation or erection of plant or other structures or erections and the reconstruction or alteration of buildings, so as materially to affect their design or external appearance, or
 - (ii) the formation or alteration of any means of access to a road.

3 Water transport

The carrying out by persons carrying on public utility undertakings, being water transport undertakings, on land comprised in their undertakings, of any development required in connection with the movement of traffic by water, including

Amendments Schedule 1

the construction, reconstruction, alteration, maintenance and repair of ways, buildings, wharves, works and plant required for that purpose, except:

- (a) the erection of buildings and the reconstruction or alteration of buildings so as materially to affect their design or external appearance, or
- (b) the formation or alteration of any means of access to a road.

4 River transport

The carrying out by persons carrying on public utility undertakings, being wharf or river undertakings, on land comprised in their undertakings, of any development required for the purposes of shipping or in connection with the embarking, loading, discharging or transport of passengers, livestock or goods at a wharf or the movement of traffic by a railway forming part of the undertaking, including the construction, reconstruction, alteration, maintenance and repair of ways, buildings, works and plant for those purposes, except:

- (a) the construction of bridges, the erection of any other buildings, and the reconstruction or alteration of bridges or of buildings so as materially to affect their design or external appearance, or
- (b) the formation or alteration of any means of access to a road.

5 Air transport

The carrying out by persons carrying on public utility undertakings, being air transport undertakings, on land comprised in their undertakings within the boundaries of any aerodrome, of any development required in connection with the movement of traffic by air, including the construction, reconstruction, alteration, maintenance and repair of ways, buildings, wharves, works and plant required for that purpose, except:

(a) the erection of buildings and the reconstruction or alteration of buildings so as materially to affect their design or external appearance, or

Schedule 1 Amendments

(b) the formation or alteration of any means of access to a road.

6 Road transport

The carrying out by persons carrying on public utility undertakings, being road transport undertakings, on land comprised in their undertakings, of any development required in connection with the movement of traffic by road, including the construction, reconstruction, alteration, maintenance and repair of buildings, works and plant required for that purpose, except:

- (a) the erection of buildings and the reconstruction or alteration of buildings so as materially to affect their design or external appearance, or
- (b) the formation or alteration of any means of access to a road

7 Mines

The carrying out by the owner or lessee of a mine (other than a mineral sands mine), on the mine, of any development required for the purposes of a mine, except:

- (a) the erection of buildings (not being plant or other structures or erections required for the mining, working, treatment or disposal of minerals) and the reconstruction, alteration or extension of buildings, so as materially to affect their design or external appearance, or
- (b) the formation or alteration of any means of access to a road.

8 Roads

The carrying out of any development required in connection with the construction, reconstruction, improvement, maintenance or repair of any road, except the widening, realignment or relocation of such road.

Amendments Schedule 1

9 Forestry

The carrying out of any forestry work by the Forestry Commission or a school forest trust empowered under relevant Acts to undertake afforestation, roading, protection, cutting and marketing of timber, and other forestry purposes under such Acts or on any Crown land temporarily reserved from sale as a timber reserve under the *Forestry Act 1916*.

10 Rural lands protection

The carrying out by a rural lands protection board of any development required for the improvement and maintenance of travelling stock and water reserves, except:

- (a) the erection of buildings and the reconstruction or alteration of buildings so as materially to affect their design or purpose, and
- (b) any development designed to change the use or purpose of any such reserve.

11 Water resources

The carrying out or causing to be carried out by a council engaged in flood mitigation works or by the Department of Land and Water Conservation of any work for the purposes of soil conservation, irrigation, afforestation, reafforestation, flood mitigation, water conservation or river improvement, except:

- (a) the erection of buildings, the installation or erection of plant or other structures or erections and the reconstruction or alteration of buildings so as materially to affect their design or external appearance, or
- (b) the formation or alteration of any means of access to a road.

Dictionary

(Clause 5 (1))

abattoir means a building or place used for the slaughter of animals, whether or not animal by-products are processed, manufactured or distributed there, and includes a knackery.

Schedule 1 Amendments

aerodrome has the same meaning as in the *Civil Aviation Act 1988* of the Commonwealth and includes any building or place used for the storage or servicing of aircraft or ancillary equipment or the assembly of passengers and goods prior to the transport of those passengers and goods.

agriculture means:

- (a) the production of crops or fodder, or
- (b) horticulture, including the growing of fruit, vegetables or flower crop production, or
- (c) the production or breeding of livestock, poultry, other birds or bees,

for commercial purposes, but does not include any cultivation or husbandry carried out on any land mainly for the personal enjoyment of or consumption by the owner or occupier of the land or (in the table to clause 9) any other land use elsewhere specifically defined in this plan.

animal establishment means a building or place used or intended for use for any one or more of the purposes of intensive animal husbandry, or the boarding, training or keeping of animals, birds, fish, crustaceans, insects or the like, generally requiring the importation of feed from sources outside the land on which such development is conducted.

appointed day means the day on which this plan took effect, namely 22 April 1988.

arterial road means a road indicated on the map by 2 broken parallel lines.

beach and coastal restoration works means structures or works to restore the coastline from the effects of coastal erosion.

bed and breakfast establishment means a lawfully erected dwelling-house which provides temporary home-style or farm-stay accommodation for the short-term traveller and contains no more than 5 bedrooms for accommodation. The dwelling-house must have a total floor area not exceeding 300m^2 (excluding separate garages, sheds or the like) within which not more than 12 persons would be accommodated.

biodiversity has the same meaning as *biological diversity* has in the *Threatened Species Conservation Act 1995*.

Amendments Schedule 1

boarding-house means a dwelling-house let in lodgings but does not include a motel or a hostel or any other form of short-term accommodation.

brothel means a building or place used or designed to be used by one or more persons for the purpose of prostitution. It includes any building or place where acts of prostitution take place, irrespective of any other services which may also be provided, such as photography, massage, relaxation therapy, or other services of a like nature. For the purposes of this definition, prostitution means the offering by a person of his or her body to a person of the same or different sex for sexual gratification in return for payment, and includes sexual intercourse as defined in section 61H of the *Crimes Act 1900*.

bulk store means a building or place used for the bulk storage of goods, where the goods stored or to be stored are not required for use in a shop or commercial premises on the same parcel of land or on adjoining land in the same ownership.

bus depot means a building or place used for the servicing, repair and garaging of buses and other vehicles used for the purposes of a bus transport undertaking.

bus station means a building or place used as a terminal for the assembly and dispersal of passengers travelling by bus.

bush fire hazard reduction means a reduction or modification of any types of combustible material, especially ground fuel, by burning, chemical, mechanical or manual means in order to reduce the hazard of bush fires in accordance with the *Rural Fires Act 1997*.

car repair station means a building or place used for the purpose of carrying out repairs to motor vehicles or agricultural machinery not being:

- (a) body building, or
- (b) panel beating which involves dismantling, or
- (c) spray painting other than of a touch-up character.

Schedule 1 Amendments

caravan park means land on which caravans, other moveable dwellings, tents or camper vehicles are, or are to be, installed or placed in accordance with the Local Government (Caravan Parks, Camping Grounds and Moveable Dwellings) Regulation 1995 or State Environmental Planning Policy No 21—Caravan Parks.

cemetery means a burial ground.

child care centre means a building or place which is used (whether or not for profit) for the purpose of educating, minding or caring for children (whether or not any of the children are related to the owner or operator), but only if the following conditions are satisfied:

- (a) the children number six or more, are under six years of age, and do not attend a government school, or a registered non-government school, within the meaning of the *Education Act 1990*, and
- (b) the building or place does not provide residential care for any of the children (other than those related to the owner or operator).

clearing of land means the alteration of the existing environment, including the vegetation, ground cover, topsoil and fauna habitat other than noxious weeds, camphor laurel or coral trees by:

- (a) the removal of the majority of vegetation in an area in excess of 1 hectare, or
- (b) the reduction of the canopy or the population of any one tree species in excess of 20 per cent of an area in excess of 1 hectare, or
- (c) the removal of ground cover and topsoil of an area in excess of 1,000 square metres.

club means a building used by persons associated, or a body incorporated, for social, literary, political, sporting, athletic or other lawful purposes whether of the same or of a different kind and whether or not the whole or a part of such building is the premises of a club registered under the *Registered Clubs Act 1976*.

Amendments Schedule 1

commercial premises means a building or place used as an office or for other business or commercial purposes, but (in the table to clause 9) does not include a building or place used for a purpose elsewhere specifically defined in this Dictionary.

community building means a building or place owned, occupied or operated by the council or another public or local authority and used to provide facilities comprising or relating to any one or more of the following:

- (a) a library, rest room, meeting room, neighbourhood centre, senior citizens centre, youth centre, welfare centre or any similar place, or
- (b) health centre or place providing similar services, or
- (c) indoor recreation, child minding or any similar activity, or
- (d) arts and craft centre, information centre or kiosk.

crematorium means a building or place used for cremation.

demolition, in relation to a building or work, means the damaging, defacing, destruction, pulling down or removal of that building or work in whole or in part.

development has the same meaning as in section 4 (1) of the *Environmental Planning and Assessment Act 1979*.

drive-in bank means a bank providing vehicular drive-through services.

drive-in take-away food shop means a shop selling food that can be taken off the premises for consumption or a refreshment room, in each case providing a vehicular drive-through service.

drive-in theatre means an outdoor open-air theatre with provision for viewing from vehicles.

dwelling means a room or suite of rooms occupied or used or so constructed or adapted as to be capable of being occupied or used as a separate domicile.

dwelling-house means a building or buildings containing one but not more than one dwelling.

Schedule 1 Amendments

educational establishment means a building used as a school, college, technical college, academy, lecture hall, gallery or museum, but does not include a building used wholly or principally as an institution or child care centre.

environment has the same meaning as in section 4 (1) of the *Environmental Planning and Assessment Act 1979*.

environmental facilities means a structure or work which provides for:

- (a) nature or scientific study or display facilities such as walking tracks, cycleways, board walks, observation decks, bird hides or the like, or
- (b) environmental management or restoration facilities such as those for bush regeneration, swamp restoration, erosion and run off prevention works, dunal restoration or the like.

exhibition home means a building erected for use as a dwelling-house but not being used as a dwelling, that is used for the exhibition of its dwelling-house features or interior household appliances or products, whether or not it includes a sales office.

existing holding means an allotment, lot or portion of land or the aggregation of all adjoining or adjacent allotments, lots or portions of land held continually in the same ownership, since:

- (a) in the case of land formerly subject to the provisions of *Interim Development Order No 1—Shire of Byron*, 8 November 1968, and
- (b) in the case of land formerly subject to the provisions of *Interim Development Order No 1—Municipality of Mullumbimby*, 9 November 1973.

extractive industry means:

- (a) the winning of extractive material, including sand, gravel, clay, turf, soil, rock, stone or similar substances, or
- (b) an undertaking, not being a mine, which depends for its operations on the winning of extractive material from the land upon which it is carried on, and includes any washing, crushing, grinding, milling or separating into different sizes of that extractive material on that land.

Amendments Schedule 1

flood liable land means:

- (a) if a flood management plan (however titled) has been approved by the council for any area of land before the commencement of *Byron Local Environmental Plan 1988 (Amendment No 90)*, such of that land as is identified as flood liable for the purposes of that flood management plan, whether on a map or otherwise, or
- (b) in relation to any other area of land, such of that land as would be inundated by the 1-in-100 year flood.

forestry includes arboriculture, silviculture, forest protection, the cutting, dressing and preparation, otherwise than in a sawmill, of wood and other forest products and the establishment of roads required for the removal of wood and forest products and for forest protection.

general store means a shop used for the sale by retail of general merchandise and which may include the facilities of a post office.

generating works means a building or place used for the purpose of making or generating gas, electricity or other forms of energy.

heliport means an area or place which is used for the taking off and landing of helicopters that are available for use by the public and includes terminal buildings and facilities for the parking, servicing and repair of helicopters.

heritage precinct means the land contained within broken heavy black edging and marked "heritage precinct" on the map.

holiday cabin means a building containing a room or suite of rooms used, or intended to be used, for the provision of holiday accommodation only.

home industry means an industry carried on in a building (other than a dwelling-house or a dwelling in a residential flat building) under the following circumstances:

(a) the building does not occupy a floor space exceeding 50 square metres and is erected within the curtilage of the dwelling-house or residential flat building occupied by the person carrying on the industry or on adjoining land owned by that person, and

Schedule 1 Amendments

- (b) the industry does not:
 - interfere with the amenity of the locality by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, or otherwise, or
 - (ii) involve exposure to view from any adjacent premises or from any public place of any unsightly matter, or
 - (iii) require the provision of any essential service main of a greater capacity than that available in the locality.

home occupation means an occupation carried on in a dwelling-house or in a dwelling in a residential flat building by the permanent residents of the dwelling-house or dwelling which does not involve:

- (a) the employment of persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, or otherwise, or
- (c) the display of goods, whether in a window or otherwise,
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling-house or dwelling to indicate the name and occupation of the resident), or
- (e) the sale of items (whether goods or materials) or the exposure or offer for sale of items, by retail.

home office means a room or a number of rooms attached to, detached from or within a dwelling-house used by one or more professionally qualified practitioners (such as an accountant, architect, engineer, solicitor, doctor, dentist or health care professional) who are the permanent residents of the dwelling-house, where such office would not involve:

(a) the employment of more than one person other than those residents,

Amendments Schedule 1

(b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, or otherwise,

- (c) the display of goods, whether in a window or otherwise,
- (d) the exhibition of any notice, advertisement or sign (other than a notice or sign exhibited on the dwelling-house to indicate the name and occupation of the resident), or
- (e) a change in the appearance of the dwelling-house or land on which it is erected that is out of character with that of the surrounding area.

hospital means a building or place (other than an institution) used for the purpose of providing professional health care services (such as preventative or convalescent care, diagnosis, medical or surgical treatment, care for people with developmental disabilities, psychiatric care or counselling and services provided by health care professionals) to people admitted as in-patients (whether or not out-patients are also cared for or treated there), and includes:

- (a) ancillary facilities for the accommodation of nurses or other health care workers, ancillary shops or refreshment rooms and ancillary accommodation for persons receiving health care or for their visitors, and
- (b) facilities situated in the building or at the place and used for educational or research purposes, whether or not they are used only by hospital staff or health care workers, and whether or not any such use is a commercial use.

hostel means a building or buildings incorporating bedrooms or dormitory accommodation containing beds available for separate rental and where cooking, dining, laundry, cleaning, toilet, bathrooms and other facilities are all provided on a shared basis, and primarily used or intended for use for the overnight accommodation of travellers and their vehicles.

hotel means the premises to which a hotelier's licence granted under the *Liquor Act 1982* relates.

Schedule 1 Amendments

industry means any handicraft or process in or incidental to the making, assembling, altering, repairing, renovating, preparing, ornamenting, finishing, cleaning, washing, breaking up, or adapting of any goods or any articles or any part of an article for trade or sale or gain, or as ancillary to any business, but does not include an extractive industry.

institution means a penal or reformative establishment.

item of the environmental heritage means a building, work, relic or place of historic, scientific, cultural, social, architectural, archaeological, natural or aesthetic significance for the Shire of Byron, as identified in Schedule 2 or within a heritage precinct.

junkyard means land used for the collection, storage, abandonment or sale of scrap metals, waste paper, rags, bottles or other scrap materials or goods used for the collecting, dismantling, storage, salvaging or abandonment of automobiles or other vehicles or machinery or for the sale of parts thereof.

levee means shaping of earth or other works by or on behalf of a public or local authority to prevent or control the flow of water during flood events.

light industry means an industry, not being an offensive or hazardous industry, in which the processes carried on, the transportation involved or the machinery or materials used do not interfere with the amenity of the neighbourhood by reason of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, or otherwise.

liquid fuel depot means a depot or place used for the bulk storage for wholesale distribution of petrol, oil, petroleum or other inflammable liquid.

market means a fair or any other event which involves more than six stalls offering goods, arts, crafts or services which:

- (a) is operated on a temporary basis at a frequency of not more than fifteen days per year in total, and
- (b) does not involve the erection of any permanent structure, and
- (c) is managed by a community or charity based organisation, in accordance with a management plan for that fair or other event.

Amendments Schedule 1

mine means any place, open cut, shaft, tunnel, pit, drive, level or other excavation, drift, gutter, lead, vein, lode or reef whereon, wherein or whereby any operation is carried on for or in connection with the purpose of obtaining any metal or mineral by any mode or method and any place on which any product of the mine is stacked, stored, crushed or otherwise treated, but does not include a quarry.

motel means a building or buildings containing not less than 6 motel units, substantially used or intended to be used for the overnight accommodation of travellers and their vehicles, whether or not the building or buildings are also used in the provision of meals to those travellers or the general public.

motor showroom means a building or place used for the display or sale of motor vehicles, caravans or boats, whether or not motor vehicle accessories, caravan accessories or boat accessories are sold or displayed in or on that building or place.

offensive or hazardous industry means an industry which, by reason of the processes involved or the method of manufacture or the nature of the materials used or produced, requires isolation from other buildings.

place of assembly means a public hall, theatre, cinema, music hall, concert hall, dance hall, open-air theatre, music bowl or any other building of a like character used as such and whether used for the purposes of gain or not, but does not include a place of public worship, an institution or an educational establishment.

place of public worship means a church, chapel or other place of public worship or religious instruction or place used for the purpose of religious training.

plant nursery means a building or place used for both the growing and selling, whether by wholesale or retail, of plants, whether or not ancillary products are sold in the building or place.

primitive camping ground means land used for the placement of tents and camper vans on a temporary basis in accordance with the Local Government (Caravan Parks, Camping Grounds and Moveable Dwellings) Regulation 1995.

Schedule 1 Amendments

public building means a building used as offices or for administrative or other like purposes by the Crown, a statutory body, a council or an organisation established for public purposes.

public utility undertaking means any of the following undertakings carried on or permitted or suffered to be carried on by or by authority of any Government department or under the authority of or in pursuance of any Commonwealth or State Act:

- (a) railway, road transport, water transport, air transport, wharf or river undertakings,
- (b) undertakings for the supply of water, hydraulic power, electricity or gas or the provision of sewerage or drainage services,

and a reference to a person carrying on a public utility undertaking shall be construed as including a reference to a council, county council, Government department, corporation, firm or authority carrying on the undertaking.

racecourse means a place used for the purpose of horse or dog racing.

recreation area means:

- (a) a children's playground, or
- (b) an area used for sporting activities or sporting facilities, or
- (c) an area used by the council to provide recreational facilities for the physical, cultural or intellectual welfare of the community, or
- (d) an area used by a body of persons associated together for the purposes of the physical, cultural or intellectual welfare of the community to provide recreational facilities for those purposes,

but does not include racecourses or showgrounds.

Amendments Schedule 1

recreation establishment means a health farm, religious retreat house, rest home, youth camp or the like, but (in the table to clause 9) does not include a building or place elsewhere specifically defined in this Dictionary or a building or place used or intended for use for a purpose elsewhere specifically defined in this Dictionary.

recreation facility means a building or place used for indoor recreation, a billiard saloon, table tennis centre, squash court, swimming pool, gymnasium, health studio, bowling alley, fun parlour or any other building of a like character used for recreation and whether used for the purpose of gain or not, but (in the table to clause 9) does not include a place of assembly.

recreation vehicle area has the same meaning as in the Recreation Vehicles Act 1983.

refreshment room means a restaurant, café, tearoom, eating house or the like.

relic means any deposit, object or material evidence relating to the settlement (including Aboriginal habitation) prior to 1 January 1900, of the land to which this plan applies.

renovation, in relation to a building or work, means:

- (a) the making of structural changes to the inside or outside of the building or work, or
- (b) the making of non-structural changes to the fabric or appearance of the outside of the building or work, including changes that involve the repair or the painting, plastering or other decoration of the outside of the building or work.

residential flat building means a building which contains 3 or more dwellings.

restricted premises means premises (other than a newsagency or pharmacy) where:

(a) publications classified Category 1 restricted or Category 2 restricted or RC under the *Classification* (*Publications, Films and Computer Games*) Act 1995 of the Commonwealth are shown, exhibited, displayed, sold or otherwise made accessible or available to the public, or

Schedule 1 Amendments

(b) a business to which section 578E (offences relating to advertising or displaying products associated with sexual behaviour) of the *Crimes Act 1900* applies is conducted.

road transport terminal means a building or place used for the principal purpose of the bulk handling of goods for transport by road, including facilities for the loading and unloading of vehicles used to transport those goods and for the parking, servicing and repair of those vehicles.

roadside stall means a building or place not exceeding 20 square metres in floor space or area respectively where only primary products produced on the property on which the building or place is situated are exposed or offered for sale or sold by retail.

rural industry means handling, treating, processing or packing of primary products and includes the servicing in a workshop of plant or equipment used for rural purposes in the locality.

rural tourist facility means an establishment providing for low-scale holiday accommodation, or used for recreational or educational purposes and may consist of a bed and breakfast establishment, boat landing facilities, environmental facilities, holiday cabins, horse riding facilities, a picnic ground, a primitive camping ground or a refreshment room or the like.

rural worker's dwelling means a dwelling which is on land upon which there is already erected a dwelling and which is occupied by persons engaged in rural occupation on that land.

sawmill means a mill handling, cutting and processing timber from logs or baulks.

service station means a building or place used for the fuelling of motor vehicles involving the sale by retail of petrol, oil and other petroleum products whether or not the building or place is also used for any one or more of the following purposes:

- (a) the sale by retail of spare parts and accessories for motor vehicles,
- (b) washing and greasing of motor vehicles,
- (c) installation of accessories,

Amendments Schedule 1

(d) repairing and servicing of motor vehicles involving the use of hand tools (other than repairing and servicing which involves top overhaul of motors, body building, panel beating, spray painting, or suspension, transmission or chassis restoration).

shop means a building or place used for the purpose of selling, exposing or offering for sale by retail, goods, merchandise or materials, but (in the table to clause 9) does not include a building or place elsewhere specifically defined in this Dictionary, or a building or place used for a purpose elsewhere specifically defined in this Dictionary.

showground means a place where shows are held that is owned or managed by the Crown, a statutory authority or a public or local authority.

site area means the area of land to which an application for consent under the Act relates, excluding from that area any land on which the development to which the application relates is not permitted by or under this plan.

solar generating works means a building or place used for the purpose of making or generating electricity or other forms of energy specifically from solar generating sources for commercial purposes.

stock and sale yard means a building or place used for the purpose of offering animals for sale and includes a public cattle market.

surf life saving facility means a building or place located on land adjoining a beach and used by the Surf Life Saving Association of Australia.

the Act means the *Environmental Planning and Assessment Act* 1979.

the council means the Byron Shire Council.

the map means the series of maps marked "Byron Local Environmental Plan 1988" as amended by the maps (or specified sheets of the maps) marked as follows:

Byron Local Environmental Plan 1988 (Amendment No 1)

Byron Local Environmental Plan 1988 (Amendment No 2)

Byron Local Environmental Plan 1988 (Amendment No 5)

Byron Local Environmental Plan 1988 (Amendment No 6) (Sheets 1 and 2) Byron Local Environmental Plan 1988 (Amendment No 7) Byron Local Environmental Plan 1988 (Amendment No 8) Byron Local Environmental Plan 1988 (Amendment No 9) Byron Local Environmental Plan 1988 (Amendment No 10) Byron Local Environmental Plan 1988 (Amendment No 14) Byron Local Environmental Plan 1988 (Amendment No 16) Byron Local Environmental Plan 1988 (Amendment No 19) Byron Local Environmental Plan 1988 (Amendment No 20) Byron Local Environmental Plan 1988 (Amendment No 21) Byron Local Environmental Plan 1988 (Amendment No 24) Byron Local Environmental Plan 1988 (Amendment No 27) Byron Local Environmental Plan 1988 (Amendment No 28) Byron Local Environmental Plan 1988 (Amendment No 30) Byron Local Environmental Plan 1988 (Amendment No 32) Byron Local Environmental Plan 1988 (Amendment No 36) Byron Local Environmental Plan 1988 (Amendment No 39) Byron Local Environmental Plan 1988 (Amendment No 40) Byron Local Environmental Plan 1988 (Amendment No 42) Byron Local Environmental Plan 1988 (Amendment No 45) Byron Local Environmental Plan 1988 (Amendment No 46) Byron Local Environmental Plan 1988 (Amendment No 48) Byron Local Environmental Plan 1988 (Amendment No 51) Byron Local Environmental Plan 1988 (Amendment No 53) Byron Local Environmental Plan 1988 (Amendment No 54) Byron Local Environmental Plan 1988 (Amendment No 55) Byron Local Environmental Plan 1988 (Amendment No 57) Byron Local Environmental Plan 1988 (Amendment No 59)

Amendments Schedule 1

Byron Local Environmental Plan 1988 (Amendment No 62)

Byron Local Environmental Plan 1988 (Amendment No 64)

Byron Local Environmental Plan 1988 (Amendment No 70)

Byron Local Environmental Plan 1988 (Amendment No 71)

Byron Local Environmental Plan 1988 (Amendment No 72)

Byron Local Environmental Plan 1988 (Amendment No 74)

Byron Local Environmental Plan 1988 (Amendment No 78)

Byron Local Environmental Plan 1988 (Amendment No 79)

Byron Local Environmental Plan 1988 (Amendment No 81)

Byron Local Environmental Plan 1988 (Amendment No 82)

Byron Local Environmental Plan 1988 (Amendment No 91)

Byron Local Environmental Plan 1988 (Amendment No 92)

tourist facilities means an establishment providing holiday accommodation or recreation and may include a boat shed, boat landing facility, holiday cabin, hotel, house-boat, marina, motel, playground, primitive camping ground, refreshment room, water sport facility or a club used in conjunction with any such facility.

utility installation means a building or work used by a public utility undertaking, but does not include a building designed wholly or principally as administrative or business premises or as a showroom.

veterinary establishment means a building or place used for the treatment and hospitalisation of animals and that requires registration under the *Veterinary Surgeons Act 1986*.

warehouse means a building or place used for the storage of goods, merchandise or materials pending their sale and distribution to persons engaged in the retail trade.

waste recycling centre means a building or place used for the collection and treatment, for re-sale or processing, of organic garden matter, glass, wood, pulp products, non-ferrous metals and plastic materials.

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*. (G95/00087/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-200-p02.809 Page 1

Clause 1

Byron Local Environmental Plan 1988 (Amendment No 86)

Byron Local Environmental Plan 1988 (Amendment No 86)

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 86).

2 Aims of plan

- (1) This plan aims to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993*.
- (2) This plan incidentally makes more extensive provisions in *Byron Local Environmental Plan 1988* for the classification or reclassification of public land as operational land as a consequence of major changes to the statutory scheme in section 30 (Reclassification of community land as operational) of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to certain land situated in the local government area of Byron as set out in Schedule 1 [3].

This plan does not apply to the following land, being land that is deferred matter within the meaning of section 70 (4) of the *Environmental Planning and Assessment Act 1979*:

Lots 2, 6 and 7, Section 3, DP 1623, Lot B, DP 371044 and Lot 1, DP 521030, Manfred Street, Byron Bay

Lot 2, DP 521030, The Esplanade, Byron Bay

Lot 1, Section 4, DP 6745, Pacific Street, New Brighton

4 Amendment of Byron Local Environmental Plan 1988

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

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clauses 47 and 47AA

Omit clause 47. Insert instead:

47 Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 11 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
- (2) The amendments made by the *Local Government Amendment* (Community Land Management) Act 1998 to section 30 of the *Local Government Act 1993* do not apply to the land described in Part 1 of Schedule 11.
- (3) Land described in Part 2 of Schedule 11:
 - (a) to the extent (if any) that the land is a public reserve, does not cease to be a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants by which it was affected before its classification, or reclassification, as operational land.
- (4) Land described in Columns 1 and 2 of Part 3 of Schedule 11, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except those (if any) specified opposite the land in Column 3 of Part 3 of Schedule 11.
- (5) In this clause, *the relevant amending plan*, in relation to land described in Part 3 of Schedule 11, means this plan or, if the description of the land is inserted in that Part by another local environmental plan, that plan.

Schedule 1 Amendments

(6) Before the relevant amending plan inserted a description of land into Part 3 of Schedule 11, the Governor approved of subclause (4) applying to the land.

47AA Classification and reclassification of public land as community land

The public land described in Schedule 12 is classified, or reclassified, as community land for the purposes of the *Local Government Act 1993*.

[2] Schedule 11 Land referred to in clause 47

Insert after the heading to the Schedule:

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

[3] Schedule 11, Parts 2 and 3

Insert at the end of the Schedule:

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

Column 1	Column 2
Locality	Description
Bangalow	
Dudgeons Lane	Lot 1, DP 556233
Dudgeons Lane	Lot 3, DP 573989
Granuaille Road	Lot 99, DP 1016338

Amendments Schedule 1

Column 1	Column 2
Locality	Description
Brunswick Heads	
Fingal Street	Lot 1, DP 922669
Fingal Street	Lot 2, DP 923428
Kingsford Drive	Lot 72, DP 851902
Pacific Highway East	Lot 1, DP 560486
Pacific Highway West	Lot 1, DP 613075
Pacific Highway West	Lot 5, DP 717523
Park Street	Lot 1, DP 105062
Byron Bay	
Acacia Street	Lot 103, DP 842022
Bangalow Road	Lot 1, DP 264161
Bangalow Road	Lot 2, DP 264161
Bangalow Road	Lot 23, DP 549688
Bangalow Road	Lot 1, DP 603845
Banksia Drive	Lot 106, DP 842475
Bayshore Drive	Lot 6, DP 248197
Bayshore Drive	Lot 2, DP 706286
Bayshore Drive	Lot 1, DP 1004514
Bayshore Drive	Lot 2, DP 1004514
Bayshore Drive	Lot 4, DP 1004514
Centennial Circuit	Lot 6, DP 812667
Grevillea Street	Lot 101, DP 808566
Jonson Street	Lot 7, DP 258071
Jonson Street	Lot 1, DP 526324
Jonson Street	Lot 8, DP 818197

Page 5

Schedule 1 Amendments

Column 1	Column 2
Locality	Description
Lawson Street	Lot B, DP 372589
Lawson Street	Lot 5, DP 827049
Lawson Street	Lot 6, DP 827049
Lighthouse Road	Lot 346, DP 755695
Marine Parade	Lot 1, DP 603847
Paterson Street	Lot 2, DP 717719
Paterson Street	Lot 6, DP 733776
Paterson Street	Lot 7, DP 740727
Paterson Street	Lot 8, DP 740874
Paterson Street	Lot 9, DP 740963
Sunrise Boulevarde	Lot 45, DP 714410
Wentworth Street	Lot 1, DP 603846
Mullumbimby	
Ann Street	Lot 1, DP 214907
Casuarina Street	Lot 1, DP 216961
Casuarina Street	Lot 11, DP 578826
Cedar Road	Lot 1, DP 314094
Palm Avenue	Lot 1, DP 222780
Reservoir Road	Lot 1, DP 342369
Scott's Wood Grove	Lot 11, DP 865388
Smith Street	Lot 14, DP 848061
Station Street	Lot 6, Section 3, DP 2772
Station Street	Lot 7, Section 3, DP 2772
Station Street	Lot 8, Section 3, DP 2772
Station Street	Lot B, DP 6733

Page 6

Amendments Schedule 1

Column 1	Column 2
Locality	Description
Station Street	Lot 1, DP 214906
Station Street	Lot 4, DP 841856
Station Street	Lot 10, DP 850902
Stuart Street	Lot 1, DP 214905
The Saddle Road	Lot 1, DP 441896
The Saddle Road	Lot 1, DP 584730
Myocum	
The Manse Road	Lot 1, DP 584473
The Manse Road	Lot 3, DP 584473
The Manse Road	Lot 1, DP 591441
The Manse Road	Lot 29, DP 609271
New Brighton	
North Head Road	Lot 19, DP 7466
North Head Road	Lot 20, DP 7466
North Head Road	Lot 21, DP 7466
Ocean Shores	
Balemo Drive	Lot 1, DP 818965
Dandaloo Way	Lot 272, DP 238455
Orana Road	Lot 469, DP 238451
Orana Road	Lot 530, DP 238451
Shara Boulevarde	Lot 2004, DP 808461
Terrara Court	Lot 649, DP 240398
Yamble Drive	Lot 4, DP 735731

Schedule 1 Amendments

Column 1	Column 2
Locality	Description
Suffolk Park	
Broken Head Road	Lot 1, DP 573835
Broken Head Road	Lot 2, DP 573835
Broken Head Road	Lot 7, DP 580423
Tyagarah	
Pacific Highway East	Lot 2, DP 749851
Pacific Highway East	Lot 4, DP 805678
Pacific Highway East	Lot 5, DP 805678
Pacific Highway East	Lot 6, DP 836887
Pacific Highway East	Lot 8, DP 856832
Pacific Highway East	Lot 9, DP 856832
Pacific Highway East	Lot 49, DP 881232
Wilsons Creek	
Wilsons Creek Road	Lot 1, DP 314096
Wilsons Creek Road	Lot 2, DP 314096
Wilsons Creek Road	Lot 1, DP 395638
Wilsons Creek Road	Lot 2, DP 635195

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

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

Page 8

Amendments Schedule 1

[4] Schedule 12

Insert after Schedule 11:

Schedule 12 Land referred to in clause 47AA

Column 1 Column 2

Locality Description

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*. (G98/00263/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-034-p02.809 Page 1

Clause 1

Byron Local Environmental Plan 1988 (Amendment No 96)

Byron Local Environmental Plan 1988 (Amendment No 96)

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 96).

2 Aims of plan

This plan aims to amend *Byron Local Environmental Plan 1988* to reflect the most recent date that Byron Shire Council adopted *Byron Development Control Plan No 16—Exempt and Complying Development.*

3 Land to which plan applies

This plan applies to all land within the local government area of Byron under *Byron Local Environmental Plan 1988*.

4 Amendment of Byron Local Environmental Plan 1988

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

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 Zone objectives and development control table

Omit "23 November 1999" from clause 9 (4), (5) (b) and (6) wherever occurring.

Insert instead "20 December 2001".

[2] Clause 9 (7)

Omit "adopted by the Council on 23 November 1999 as". Insert instead ", as".

Gosford Local Environmental Plan No 422

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*. (N01/00244/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-378-p01.809

Clause 1

Gosford Local Environmental Plan No 422

Gosford Local Environmental Plan No 422

1 Name of plan

This plan is Gosford Local Environmental Plan No 422.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Special Uses (Telephone Exchange) to Zone No 2 (b) Residential under the *Gosford Planning Scheme Ordinance*. The rezoning will enable residential development in the form of a two-unit residential flat building on the land, being land surplus to Telstra's requirements for a telephone exchange.

3 Land to which plan applies

This plan applies to Lot 101, DP 1015196, Ena Street, Terrigal, as shown coloured light scarlet with heavy black edging and lettered 2 (b) on the map marked "Gosford Local Environmental Plan No 422" deposited in the office of Gosford City Council.

4 Amendment of Gosford Planning Scheme Ordinance

Gosford Planning Scheme Ordinance is amended by inserting in appropriate order in the definition of **Scheme map** in clause 3 (1) the following words:

Gosford Local Environmental Plan No 422

Liverpool Local Environmental Plan 1997 (Amendment No 60)

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*. (P01/00175/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-380-p02.809 Page 1

Clause 1

Liverpool Local Environmental Plan 1997 (Amendment No 60)

Liverpool Local Environmental Plan 1997 (Amendment No 60)

1 Name of plan

This plan is Liverpool Local Environmental Plan 1997 (Amendment No 60).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from 6 (a) Recreation Public to 2 (a) Residential under *Liverpool Local Environmental Plan 1997*.

3 Land to which plan applies

This plan applies to land at Box Road, Casula, as shown edged heavy black on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 60)" deposited in the office of Liverpool City Council.

4 Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended by inserting in appropriate order in the definition of **The Map** in clause 6 (1) the following words:

Liverpool Local Environmental Plan 1997 (Amendment No 60)

Narrabri Local Environmental Plan No 43

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*. (S02/00143/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-046-p01.809 Page 1

Clause 1

Narrabri Local Environmental Plan No 43

Narrabri Local Environmental Plan No 43

1 Name of plan

This plan is Narrabri Local Environmental Plan No 43.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to the Light Industrial Zone under *Narrabri Local Environmental Plan No 2*.

3 Land to which plan applies

This plan applies to Lot A, DP 338860, Cooma Road, Narrabri, as shown edged heavy black on the map marked "Narrabri Local Environmental Plan No 43" deposited in the office of the Narrabri Shire Council.

4 Amendment of Narrabri Local Environmental Plan No 2

Narrabri Local Environmental Plan No 2 is amended by inserting in appropriate order in the definition of *the map* in clause 5 the following words:

Narrabri Local Environmental Plan No 43

Roads and Traffic Authority

Roads Act 1993

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

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance of Divisions 1, 2 and 3 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which those vehicles described in clause 4 may be used subject to any requirements or conditions set out in the Schedule.

Paul Forward Chief Executive Roads and Traffic Authority

SCHEDULE PART 1 — GENERAL

1.1. Citation

This Notice may be cited as the Roads and Traffic Authority 4.6 Metre High Vehicle Route Notice No. 2, 2002.

1.2. Commencement

This Notice takes effect on the date of gazettal.

1.3. Effect

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

1.4. Application

This Notice applies to the vehicle classes specified in Part 2 of this Schedule.

1.5. Limitations

The conditions or requirements set out in clauses 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '4.6 Metre High Vehicle Route Notice 1999' published in NSW Government Gazette No. 22 of 19 February, 1999, as amended by the Notice published in NSW Government Gazette No. 32 of 3 March, 2000, must be duly complied with.

PART 2 — VEHICLE CLASSES

2.1 Class 1 vehicles

- a) a special purpose vehicle that exceeds 4.3 metres, but does not exceed 4.6 metres, in height;
- b) a vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of a large

indivisible item, or is carrying a large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;

2.2 Class 2 vehicles

- a) a combination carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;
- b) a single motor vehicle, or a combination, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

2.3 Class 3 vehicles

- a) a single motor vehicle, or a combination, that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce;
- b) a single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height.
- c) a single motor vehicle, or a combination, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce.
- d) a single motor vehicle or combination carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height

PART 3 - ROUTES

3.1. Routes

4.6 metre high vehicle routes within the Sydney Region

Route	Starting point	Finishing point	Conditions
Rawson Road, Clyde Street, Wellington Road, Park Road, to Princes Road, Commercial Drive (Regents Park Estate)	Woodville Road, Guildford	(Regents Park Estate), Regents Park	

Roads Act 1993

Notice under Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance to the Road Transport (Mass, Loading and Access) Regulation 1996, make the Notice set forth hereunder.

Paul Forward Chief Executive Roads and Traffic Authority

Amendments

1. The *General Class 3 Truck and Dog Trailer Combination Notice 2001* published in Government Gazette No.159 of 8 December 2001 at pages 13057 to 13066 is amended by omitting the Index and inserting instead the following Index:

Index

Part 1 Preliminary

- **1.1** Citation
- **1.2** Commencement
- **1.3** Interpretations
- 1.4 Effect
- **1.5** Application

Part 2 Operating and travel requirements

- **2.1** Operating requirements
- **2.2** Travel requirements

Part 3 Suspension requirements and mass and dimension limits

- **3.1** Suspension systems
- 3.2 Dimension limits
- **3.3** Mass limits for axles and axle groups

 Table 1 Mass limits for single axles and axle groups
- 3.4 Gross mass limits
- **3.5** Mass limits relating to axle spacing
- **3.6** Measurement of distances for Table 2

Table 2 - Mass limits relating to axle spacings – Class 3 truck and dog trailer combinations

Diagram 1 Examples of minimum axle spacings

- 3.7 Mass ratio
- **3.8** Combinations not to exceed load limits
- 3.9 Load height -3 axle dog trailers only

Part 4 Miscellaneous requirements

4.1 Gradeability of combinations

Part 5 Definitions

Roads Act 1993

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

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance of Divisions 1, 2 and 3 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which those vehicles described in clause 4 may be used subject to any requirements or conditions set out in the Schedule.

Paul Forward Chief Executive Roads and Traffic Authority

SCHEDULE PART 1 — GENERAL

1.1. Citation

This Notice may be cited as the Roads and Traffic Authority 4.6 Metre High Vehicle Route Notice No. 1, 2002.

1.2. Commencement

This Notice takes effect on the date of gazettal.

1.3. Effect

This Notice remains in force until 1 March 2006 unless it is amended or repealed earlier.

1.4. Application

This Notice applies to the vehicle classes specified in Part 2 of this Schedule.

1.5. Limitations

The conditions or requirements set out in clauses 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '4.6 Metre High Vehicle Route Notice 1999' published in NSW Government Gazette No. 22 of 19 February, 1999, as amended by the Notice published in NSW Government Gazette No. 32 of 3 March, 2000, must be duly complied with.

PART 2 — VEHICLE CLASSES

2.1 Class 1 vehicles

a) a special purpose vehicle that exceeds 4.3 metres, but does not exceed 4.6 metres, in height;

b) a vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of a large indivisible item, or is carrying a large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;

2.2 Class 2 vehicles

- a) a combination carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;
- b) a single motor vehicle, or a combination, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

2.3 Class 3 vehicles

- a) a single motor vehicle, or a combination, that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce;
- b) a single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height.
- c) a single motor vehicle, or a combination, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce.
- d) a single motor vehicle or combination carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height

PART 3 - ROUTES

3.1. Routes

4.6 metre high vehicle routes within the Sydney Region

Route	Starting point	Finishing point	Conditions
Marsh Street, Sutherland	Parramatta	Parramatta	 4.6m B-Double conditions: ✓ Must enter from Parramatta Road at Marsh Street only; ✓ No turns from Parramatta Road into Berry Street; and ✓ Right turn exit only from Marsh Street onto Parramatta Road.
Street and Berry Street,	Road,	Road,	
Granville	Granville	Granville	

Roads Act 1993 Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance to Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Paul Forward Chief Executive Roads and Traffic Authority

Schedule

Citation

This Notice may be cited as the Roads and Traffic Authority 25 Metre *B-Doubles Notice No.1/2002*.

Commencement

This Notice takes effect from the date of gazettal.

Effect

This Notice remains in force until 1 March 2006 unless it is amended or repealed earlier.

Application

This Notice applies to those 25 metre B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

Routes

25 Metre B-Double Routes within the Sydney Region

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
19	220	Old Northern Road Dural		Unnamed road accessing Camilleri Stockfeeds, Maroota	

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Wiangaree in the Kyogle 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 Kyogle Council area, Parishes of Wiangaree, Warrazambil and Wyndham and County of Rous, shown as:

Lots 17 and 19 Deposited Plan 1035323, being parts of the land in Reserve No 93391 for Future Public Requirements notified in Government Gazette No 115 of 15 August 1980 on page 4280, being also parts of the land in Certificate of Title 100/755756 and said to be in the possession of the Crown and Cecil George Reed, Patricia Jean Reed and Shirley Fay Endres (permissive occupants);

Lot 20 Deposited Plan 1035323, being part of the land in Reserve No 93391 for Future Public Requirements notified in Government Gazette No 115 of 15 August 1980 on page 4280, being also part of the land in Certificate of Title 139/755751 and said to be in the possession of the Crown and Cecil George Reed, Patricia Jean Reed and Shirley Fay Endres (permissive occupants);

Lot 21 Deposited Plan 1035323, being part of the land in Reserve No 93384 for Future Public Requirements notified in Government Gazette No 115 of 15 August 1980 on page 4279, being also part of the land in Certificate of Title 130/755751 and said to be in the possession of the Crown and Bernadette Leone Dever (licensee);

Lot 22 Deposited Plan 1035323, being part of the land in unnotified Reserve for Recreation and said to be in the possession of the Crown and Bernadette Leone Dever (licensee); and

Lot 23 Deposited Plan 1035323, being closed road notified in Government Gazette No 42 of 21 April 1972 on page 1422 and said to be in the possession of the Crown.

(RTA Papers FPP 1M4157; RO 240.1300)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Nambucca Heads in the Nambucca Shire Council area

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

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

SCHEDULE

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

Lots 1 to 7 inclusive Deposited Plan 246978;

Lots 10 and 11 Deposited Plan 218191;

Lot 5 Deposited Plan 105897; and

Lot 3 Deposited Plan 576033.

(RTA Papers FPP 10/317.1142; RO 317.5394)

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 BLUE MOUNTAINS, at GLENBROOK: Contract No. 974596S8. Project No. 3002412. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving LUCASVILLE ROAD and MOUNT STREET.

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

ROBERT ROACH, Developer Activity Officer, Blacktown Commercial Centre.

Dated: 22 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/MUNICIPALITY OF WILLOUGHBY, at CHATSWOOD: Contract No. 959044S3. Project No. 353184. Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving MACARTNEY AVENUE.

CITY/MUNICIPALITY OF WILLOUGBHY, at WILLOUGHBY: Contract No. 975820S1. Project No. 3002752. Property connection sewer line 1 inclusive and its appurtenant junctions, sidelines and inlets serving HIGH STREET.

CITY/MUNICIPALITY OF WILLOUGHBY, at CHATSWOOD: Contract No. 976035S8. Project No. 3002779. Line 1 and property connection sewer line 1 inclusive and its appurtenant junctions, sidelines and inlets serving JOHNSON STREET.

CITY/MUNICIPALITY OF HORNSBY, at EPPING: Contract No. 960106S5. Project No. 3000772. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving KANDY AVENUE.

CITY/MUNICIPALITY OF HORNSBY, at WAHROONGA: Contract No. 976024S9. Project No. 3002751. Property connection sewer line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BUNDARRA AVENUE NORTH.

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

MARTHA AMADOR, Developer Activity Officer, Chatswood.

Dated: 22 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 CAMDEN, at HARRINGTON PARK: Contract No. 972024S1. Project No. 3002358. Property connection sewer lines 1-2 inclusive and its appurtenant junctions serving CHARKER DRIVE.

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: 22 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.

WOLLONDILLY COUNCIL, at PICTON: Project No. 3001835. Contract No. 970956S4. Lines 1-6, sideline inclusive and its appurtenant junctions, sidelines and inlets serving FRESIAN WAY, HEREFORD WAY, MALLAM ROAD and AYSHIRE GARDEN.

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

KATHY HANSEN, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 22 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 FAIRFIELD, at FAIRFIELD: Contract No. 960683S1. Project No. 3002672. Line 1 inclusive and its appurtenant sidelines and junctions serving HAMILTON ROAD.

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

CLAUDIO FILIPPI, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 22 March 2002.

WATER MAINS

SYDNEY WATER

Water Mains

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

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

BAULKHAM HILLS SHIRE OF, at CARLINGFORD: Contract No. 960757W2. Project No. 1000414. Water mains are now laid and capable of serving identified properties at PRIVATE ROAD OFF COTTEE DRIVE.

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

VICKI MAWBY, Developer Activity Officer, Blacktown Commercial Centre.

Dated: 22 March 2002.

Other Notices

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977, and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 8 and 51 of the Anti-Discrimination Act 1977, for Glen Innes Local Aboriginal Land Council to designate and recruit for the positions of Co-ordinator/Office Manager and Office Receptionist for Aboriginal people.

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

Dated this 14th day of March 2002.

BOB DEBUS, Attorney General

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977, and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 49ZYH and 51 of the Anti-Discrimination Act 1977, for Mature Staffing Solutions to provide services to people aged over 40 years of age only. An exemption is also given from 49ZYB to enable employers to recruit people over 40 years of age through Mature Staffing Solutions.

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

Dated this 14th day of March 2002.

BOB DEBUS, Attorney General

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation Pursuant to Section 55A (3)

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 55A (3) of the Associations Incorporation Act 1984 and the cancellation is effective on 22 March 2002.

1.	Y2299942	Penrith Aged Care Incorporated
2.	Y0823725	Bellingen Shire Enterprise Support Team Inc
3.	INC9874401	Future Youth United Incorporated
4.	INC9874932	Macarthur Tenpin Bowling Association Incorporated
5.	Y0065547	Citizens for Democracy Inc
6.	Y2072834	Ashford Haac Multi-service Outlet Incorporated
7.	Y2170737	Oak Flats Indoor Soccer Club Incorporated
8.	Y1690906	Australian Costume & Textile Society Inc
9.	Y3037143	Nemingha House & Upstream Landcare Group Incorporated
10.	Y2487746	Penrith Lakes Christian Resource Centre Incorporated
11.	Y3003216	Bellingen Valley Holidays Incorporated
12.	Y0660924	Life Education – Hills/Parramatta Incorporated
13.	Y2168325	Arabic Ethnic Education Society Incorporated
14.	Y2563516	Best Employment Incorporated
15.	Y2781847	Joblink Plus Incorporated
16.	Y3030948	Saint Michael's Theatre Company Incorporated
17.	Y2298308	Tumbarumba Technology & Education Centre Incorporated
18.	Y3012019	Culburra Beach Junior Boardriders Incorporated

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

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977, and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 31A, 33 and 51 of the Anti-Discrimination Act 1997, for Mountains Outreach Community Service to run up to ten community education workshops for men only.

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

Dated this 12th day of March 2002.

BOB DEBUS, Attorney General

CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998

Notice Under Section 601 AA of the Corporations Law as Applied by Section 177 of the Co-operative Housing and Starr-Bowkett Societies Act 1998

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

ROCKDALE CIVIC CO-OPERATIVE HOUSING SOCIETY

Dated this 14th day of March 2002.

C. GOWLAND, Delegate of the Registrar of Co-operatives

GEOGRAPHICAL NAMES BOARD

ERRATUM

IN the Errata notices in the *Government Gazette* of 24 May 1996, Folio 2655, in the paragraph about Greater Taree the name Doyles River was included and should be removed. Doyles River locality is entirely within Hastings Council area.

W. Watkins, Chairperson

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

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

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

Signed at Sydney this 19th day of March 2002.

Michael Wallace, Acting Deputy Director-General, Operations, Department of Health (a duly authorised delegate of the Health Administration Corporation)

SCHEDULE

ALL THAT piece or parcel of land situated at Newcastle, Parish of Newcastle and County of Northumberland, being Lots 1 and 4 in Deposited Plan 1029006.

HERITAGE ACT 1977

Order Under Section 139 (4)

- I, Chair of the Heritage Council of New South Wales, in pursuance of section 139 (4) of the Heritage Act 1977, do by this my Order, create exceptions from the date of this Order to subsection (1) and (2) of section 139 of the said Act, in respect of the engaging in or carrying out by the owner, hereafter of any of activities described in Schedule "C" of the land described in Schedule "B" by the owner described in Schedule "A" subject to the following conditions:
 - 1. should any Aboriginal relics be uncovered during the course of the works, excavation or disturbance of the area is to stop immediately and the NSW National Parks and Wildlife Service is to be informed in accordance with section 91 of the National Parks and Wildlife Act 1974; and

2. that an archival record be prepared of the residence and formal garden known as 13 Macpherson Street and of the glasshouses on the subject site, prior to demolition in accordance with Heritage Office guidelines. A copy of the record is to be deposited with Pittwater Council.

Dated: Sydney, 20 March 2002.

MURRAY BROWN, Acting Assistant Director

SCHEDULE"A"

The owner known as Australand Holdings Pty Ltd of the land described in Schedule "B".

SCHEDULE"B"

All those pieces or parcels of land known as 'Sector 8' and comprising Lots 1 and 2, DP 18303, Lots A, B and C, DP 328260, Lot 1, DP 593363, Lot B, DP 334543, Lot 12, DP 659528 and Lot 11, section C, DP 5464.

SCHEDULE"C"

Activities include:

 Demolition of existing structures and excavation works prior to development of site for residential housing.

LOCAL GOVERNMENT ACT 1993

ORDER

- I, HARRY FRANCIS WOODS, M.P., Minister for Local Government, in pursuance of section 516 (1A) of the Local Government Act 1993, do by this Order, determine that for the purpose of the definitions of "boarding house" and "lodging house" in that section the maximum tariffs that a boarding house or lodging house may charge tariff-paying occupants are:
 - (a) Where full board and lodging is provided—
 \$216 per week for single accommodation, or
 \$360 per week for family or shared accommodation,
 - (b) Where less than full board and lodging is provided— \$144 per week for single accommodation, or \$240 per week for family or shared accommodation.

Dated this 15th day of March 2002.

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

LOCAL GOVERNMENT ACT 1993

Notice Under Section 566 (3)

I, HARRY WOODS, M.P., Minister for Local Government, in pursuance of section 566 (3) of the Local Government Act 1993, do by this notice, specify that for the period 1 July 2002 to 30 June 2003, both inclusive, the maximum rate of interest that may be set by a council in respect of rates and charges that remain unpaid after they become due and payable shall be 9 per cent per annum.

Dated this 15th day of March 2002.

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

LOCAL GOVERNMENT ACT 1993

Registration of a Political Party

IT is hereby notified that pursuant to the provisions of the Local Government Act 1993, the undermentioned political party is registered:

The National Republic Party

Dated: 18 March 2002.

J. WASSON. **Electoral Commissioner**

State Electoral Office.

Level 20, 207 Kent Street, Sydney, NSW 2000.

NOTICE UNDER NATIONAL ELECTRICITY CODE

NSW Full Retail Competition Derogations

THIS is a NOTICE that the National Electricity Code has been amended to insert Clause 9.17A in Part B of Chapter 9 of the Code to facilitate Full Retail Competition in NSW (the Amendments). This notice is published under Clause 9.1.1 of the National Electricity Code.

The Amendments have previously been the subject of an interim authorisation by the ACCC, notice of which was published in the South Australian Government Gazette on 20 December 2001 and the NSW Government Gazette on 21 December 2001. The ACCC has granted final authorisation to the Amendments by letter dated 23 January 2002. On 7 March 2002, notice of the final authorisation was published in the South Australian Government Gazette.

A copy of the following documents can be viewed in full in the document entitled "NSW Full Retail Competition Derogations (20 December 2001)" on the internet website of the National Electricity Code Administrator Limited (ACN 073 942 775) ("NECA") at www.neca.com.au.

- 1. The Notice of interim authorisation of December 2001;
- 2. The letter from the ACCC providing interim authorisation dated 12 December 2001;
- 3. The letter from the Minister for Energy dated 17 December 2001;
- 4. The Amendments effected by the Notice of interim authorisation of December 2001.

A copy of the ACCC's letter of 23 January 2002, providing final authorisation for the Amendments, and the text of the Amendments can be viewed in the document entitled "NSW Full Retail Competition Derogations (7 March 2002)" on the internet website of NECA at www.neca.com.au under "The Code – Gazette Notices" section of that website.

The National Electricity Code can be viewed on the NECA internet website at www.neca.com.au and at the offices of NECA and the National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Dated: 22 March 2002.

RACING ADMINISTRATION ACT 1998

ORDER

Sports Betting — Approved Forms of Betting

I, JACK RICHARD FACE, Minister for Gaming and Racing, in pursuance of section 20 (1) of the Racing Administration Act 1998, hereby amend the Schedule of Sports Betting Events and Approved Forms of Betting by adding the following Approved Forms of Betting:

Approved Forms of Betting Sport

Golf Handicap Top 4

Winner

Tennis Exacta Tournament Soccer Top Goal Scorer Premiership/series Handicap Premiership/series First/Last Goal Match – minor bet form Result Match – major bet form Exacta Premiership/series

Dated at Sydney this 19th day of March 2002.

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

STATE RECORDS ACT 1998

PURSUANT to the provisions of section 13 of the State Records Act 1998, the State Records Authority of New South Wales ('State Records') hereby notifies that it proposes to issue the following records management standard:

Standard on Counter Disaster Strategies for Records and Recordkeeping Systems.

This is a revised version of the Standard on Disaster Management for Records which was issued for consultation during November 2001.

The revised standard may be viewed on State Records' Web site at http://www.records.nsw.gov.au. Copies of the revised standard may also be consulted at the Sydney Records Centre, 2 Globe Street, The Rocks, Sydney, or at the Western Sydney Records Centre, 143 O'Connell Street, Kingswood, during business hours. More information may be obtained by contacting Catherine Robinson on (02) 8276 5631.

Any person may make a written submission and this should be forwarded to:

Email: standards@records.nsw.gov.au

Postal address:

Director

State Records

POBox 516

Kingswood NSW 2747

Submissions must be received by 3 May 2002.

DAVID ROBERTS,

Director

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:

March	

	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.
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. 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.
027/7248	AUDIT AND FINANCIAL/ECONOMIC ADVICE SERVICES. DOCUMENTS: \$110.00 PER SET.
	17 April 2002
024/7246	PRINTING AND DISTRIBUTION SERVICES. DOCUMENTS: \$55.00 PER SET.
	15 May 2002
025/7243	SUPPLY/INSTALL OF ALARM SYSTEMS - DEPARTMENT OF EDUCATION & TRAINING.

DOCUMENTS: \$550.00 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, 8th April 2002

Tender No. 26957

Tenders are invited on behalf of TAFE NSW for the film, printing, binding of The Tafe Handbook 2003 and Bookmarks.

Tender documents will be available the 25^{th} March at the Government Printing Service. Job consists of 440pp + cover for 80,000 copies and 80,000 Bookmarks.

For further information contact Gavin Potter 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ALBURY CITY COUNCIL

Roads Act 1993, Section 10

Notice of Vesting of Road-Parish of Albury

NOTICE is hereby given that the City of Albury pursuant to Section 10 of the Roads Act 1993 dedicates the section of land detailed in the Schedule as Public Road.

Schedule

Lot A in Deposited Plan 338844 Parish of Albury. M. C. HENDERSON, General Manager. [0226]

FAIRFIELD CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice Of Compulsory Acquisition Of Land

THE Fairfield City Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of public open space. Dated at Wakeley this 4th day of March 2002. ALAN YOUNG, City Manager.

SCHEDULE

Lot 2 DP 233893

[0209]

LAKE MACQUARIE CITY COUNCIL

Road Act 1993, Section 10

Dedication Of Land As Public Road

NOTICE is hereby given that Lake Macquarie City Council in pursuance of Section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as Public Road. Ken Holt, General Manager, Lake Macquarie City Council, Administration Centre, Main Road, Speers Point 2284.

Schedule

Lot 1 in Deposited Plan 183026 and Lot 6 in Deposited Plan 667205 (Vol. 3790 Fol. 60). Reference: 512843/000.

Road Act 1993, Section 10

Dedication Of Land As Public Road

NOTICE is hereby given that Lake Macquarie City Council in pursuance of Section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as Public Road. Ken Holt, General Manager, Lake Macquarie City Council, Administration Centre, Main Road, Speers Point 2284.

Schedule

Lot 1 in Deposited Plan 198038 and Lot 3 in Deposited Plan 1022769. Reference: 270276/000.

Road Act 1993, Section 10

Dedication Of Land As Public Road

NOTICE is hereby given that Lake Macquarie City Council in pursuance of Section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as Public Road. Ken Holt, General Manager, Lake Macquarie City Council, Administration Centre, Main Road, Speers Point 2284.

Schedule

Lot 1 in Deposited Plan 178171. Reference: 512843/000.

[0212]

SHOALHAVEN CITY COUNCIL

Road Naming - Barrengarry

THE following road has been formally named – Timelong Road at Barrengarry, City of Shoalhaven, Parish Burrawang, County Camden in the vicinity of DP 842958.

[0213]

URALLA SHIRE COUNCIL

NSW Rural Fire Service Uralla District

THE Uralla Bushfire Management Committee advises that due to adverse conditions the bushfire danger period for the Uralla Shire will be extended until 30th April 2002.

[0224]

WYONG SHIRE COUNCIL

Proposed Land Acquisition To Construct Water Supply Reservoirs At Glen Road, Ourimbah

WYONG SHIRE COUNCIL proposes to acquire land to construct two water supply reservoirs at Glen Road, Ourimbah, to improve the water supply in this area.

Part of the land proposed to be acquired constitutes land intended as road in subdivisions dated 1887 and 1908 but not formally dedicated as Public Road.

Notice is hereby given to the owners, their successors and assigns, that Wyong Shire Council proposes to acquire the land 20.1 metres wide adjoining the severed portion of Lot 84B DP 223327 on the south-east side of the constructed Glen Road, Ourimbah said to be in the ownership of Edward Walmsley and The Land Company of Australasia Limited.

It is proposed that the current informal vehicular access through a portion of this land is to be maintained by Rights of Way.

The owners, their successors and assigns, of the land may make a submission to Council in writing within 28 days from the date of publication of this notice. J S DAWSON, General Manager, PO Box 20, Wyong NSW 2259.

SEVERN SHIRE COUNCIL

Naming Of Council Roads

NOTICE is hereby given that the Severn Shire Council, in accordance with section of 162 of the Roads Act, 1993 and Sections 7, 8 and 9 of the Roads (General) regulation, has determined the names for the Roads as shown hereunder:

Road No:	Proposed Name	Locality	Description	Previous Name/s
401	ABBOTTS ROAD	Glen Innes	Gwydir Hwy - Lot 509 DP753282	Hewitts Rd off Inverell Rd
311	AQUA PARK RD	Mt Mitchell	Mt Mitchell Rd – Cul-de-sac	Aqua Park Rd
402	ARNOLDS RD	Wellingrove	Strathbogie Rd - Lot 5 DP753283	Arnolds Rd off MR382
220	BALD NOB RD	Dundee/Bald Nob	New England Hwy - Gwydir Hwy	Dundee – Bald Nob Rd
201	BARGANS RD	Dundee	New England Hwy - Lot 83 DP753310	Bargans Rd
287	BEARDY PLAINS RD	Shannon Vale	Gwydir Hwy - Shannon Vale Rd	Grafton To Shannon Vale Rd
403	BEAUFORT RD	Glen Innes	Gwydir Hwy - Strathbogie Rd	Wellingrove Rd thru Beaufort to Inverell Rd
303	BEN NEVIS RD	Mt Mitchell	Mt Mitchell Rd - Lot 104 DP753297	Ben Nevis Rd
202	BEZZANTS RD	Deepwater	New England Hwy - Ten Mile Rd	Bezzants Rd
255	SKELETON CREEK RD	Shannon Vale	Shannon Vale Rd - Lot 18 DP753295	Skeleton Creek to Ferndale
451	BULLOCK MOUNTAIN RD	Yarrowford, Glen Innes	Emmaville Rd - Lot 2 DP775760	Bullock Mountain Rd
203	BUSHY PARK RD	Dundee	Nine Mile Rd - Lot 82 DP753309	Kneipps Rd
405	CADELL RD	Emmaville	Strathbogie Rd - Cadell Street	
459	CALTHORPES RD	Stannum	Torrington Rd - Lot 248 DP753323	McGowans Rd - Stannum
351	CAMERONS RD	Matheson	Ilparran Rd - Lot 133 DP753319	Camerons Rd, Waterloo
204	CARROT FARM RD	Deepwater	Bezzants Rd - Lot 211 DP753272	
352	CHERRY TREE RD	Furracabad	Furracabad Rd - Haymarket Rd	Cherry Tree Rd
407	CLAIRVILLE RD	Glen Innes	Strathbogie Rd – Strathbogie Rd	Clairville Rd-Clairville PO & Wellingrove Rd
410	COMMON RD	Emmaville	Rose Valley Rd - Lot 152 DP726367	
257	COOPERS RD	Red Range	Grafton St, Red Range – Lot 131 DP753288	Red Range to Coopers Rd
305	COSTELLOS RD	Pinkett/Mt Mitchell	Pinkett Rd - Mt Slow Rd	Costellos - Mt Slow Rd to Pinkett
205	COXS RD	Emmaville, Deepwater	Ten Mile Rd - Lot 13 DP751502	Coxs Rd off Deepwater- Ten Mile
206	CRISPS RD	Shannon Vale	Gwydir Hwy - Lot 17 DP753267	Crisps of SH12
409	DELORAINE RD	Emmaville	Strathbogie Rd - Lot 46 DP753308	Depot Rd – Says (Deloraine Rd)
258	DEYRAH RD	Shannon Vale	Shannon Vale Rd - Lot 11 DP264223	Road to Eimers Off Shannon Vale
306	EAST PANDORA RD	Stonehenge	New England Hwy Lot 30 DP753311	Pandora Rd East
259	EIMERS RD	Red Range Shannon Vale	Skeleton Ck Rd-Crown Rd Lot 1DP840283	Eimers off Skeleton Creek – Red Range
R7706	EMMAVILLE RD	Glen Innes Yarrowford Reddestone	Furracabad Ck - Glen Innes St, Emmaville	Emmaville Rd
374	EUROKA RD	Glencoe, Stonehenge	Grahams Valley Rd - Lot Pt135 DP753280	Lewis Rd
420	MARCANTELLIS RD	Matheson	Gwydir Hwy - Lot 129 DP753319	Marcantellis off SH12
285	FERN HILL RD	Shannon Vale, Bald Nob	Gwydir Hwy - Lot 7 DP753261	Grafton Rd to Millers
261	FISHERS RD	Pinkett	Pretty Valley Rd - Lot 1 DP555226	Blady Grass Fire Trail
207	FORBES RD	Deepwater	Forbes Street - Bezzants Rd	
353	FURRACABAD RD	Furracabad, Glen Innes	Shire Boundary - West Furracabad Rd	East Furracabad Rd
252	GLEN ATHOL RD	Red Range	Lawler Rd - Lot 109 DP753306	Greenhouse Rd off Red Range Rd-Penroses
208	GLEN ELGIN RD	Glen Elgin	Gwydir Hwy Ten Mile Rd intersection	Glen Elgin Rd
308	GLEN LEGH RD	Lambs Valley, Mt Mitchell	Shire Boundary – Mt. Mitchell Rd	Glen Innes Via Glen Legh to Mt Mitchell Rd
354	GRAHAMS VALLEY RD	Glencoe	New England Hwy Lot 96 DP853263	Grahams Valley Rd - Lynns
411	GRAMPIANS RD	Emmaville	Gulf Rd - Lot 47 DP753314	Gulf Rd - Manuels Rd

Road No:	Proposed Name	Locality	Description	Previous Name/s
262	GREENHOUSE RD	Red Range	Red Range Rd – Lawler Rd	Greenhouse Rd off Red Range Rd - Penroses
481	GULF RD	Emmaville	Moore Street - Lot 6 DP753289	Emmaville - The Gulf
224 412	HAMBURG RD HAMELS LANE	Dundee Glen Innes,	Streeters Rd - Lot 121 DP753310 Strathbogie Rd - Emmaville Rd	Streeters Rd, Dundee Emmaville Rd via Hamels to
355	HAYMARKET RD	Reddestone Furracabad	Furracabad Rd - Lot 101 DP753292	Wellingrove Rd Haymarket – Cross –
				Cherry Tree Rd
302 454	HAZELWOOD RD HEATHERDEAN RD	Stonehenge Stannum	Stonehenge Rd - Lot 2 DP100319 Torrington Rd - Lot 273 DP753323	Hazeldean off Stannum Torrington
356	HILLSIDE RD	Furracabad	Cherry Tree Rd - Lot 161 DP753270	Furracabad Rd – Hillside
360 263	HOMESTEAD RD HOTTES RD	Glencoe Red Range	Grahams Valley - Lot 1 DP593635 Lawler Rd - Lot 1 DP310581	Lewis Rd Hottes Road off Red Range – Pinkett Rd
357 359	ILPARRAN RD INGLE VALE RD	Matheson Glencoe	Gwydir Hwy - Lot 1 DP225300 New England Hwy - Lot 5 DP753263	Waterloo – Ilparran Rd Glencoe to Upper Grahams Valley
373	JENKINS RD	Matheson	Ilparran Rd - Lot 1 DP840208	Jenkins off Ilparran
307	JERROCKIE RD	Mt Mitchell	Mt Slow - Lot 5 DP235706	
456 413	JOSS HOUSE RD KANGAROO FLAT RD	Emmaville	Moore St, Emmaville – Lot 94 DP753314 Swamp Oak Rd – Lot 28 DP7533259	Kangaroo Flat off Swamp Oak Rd
358	KELLEYS RD	Maybole	Maybole Rd – Shire Boundary	Kelleys Rd
414	KINGS PLAIN RD	Wellingrove	Shire Boundary – Maids Valley Rd	Wellingrove Rd at 11m- Kings Plains
265	BISHOPS RD	Red Range	Tablelands Rd - Lot 70 DP753288	Kingsgate off Tablelands
266	KOOKABOOKRA RD	Kookabookra	Shire Boundary - Pinkett Rd	Kookabookra – Wards Mistake
211	KUBBA JIMBA RD	Dundee	New England Hwy – Lot 26 DP753266	Kubba Jimba Rd off Tenterfield Rd
309	LAMBS VALLEY RD	Lambs Valley	Pinkett Rd -	Pinkett Rd to Lambs Valley
267	LANDS END RD	Kingsgate	Tablelands Rd – Mann River Reserve	Lands End off Tablelands
254 457	LAWLER RD LAWSONS RD	Red Range Stannum	Grafton St, Red Range – Pinkett Rd Torrington Rd – Grid - Common	Red Range to Pinkett Rd
212	LEAMONS RD	Glen Elgin	Glen Elgin Rd – Lot 7 DP751514	
290	LIL VALE RD	Red Range	Skeleton Creek Rd – Lot 1 DP7244220	Red Range Cemetery Rd
268	LINWOOD RD	Lambs Valley,	Red Range Rd – Shannon Vale Rd	Linwood – Shannon Vale Rd
260	LOOGEMORES RD	Shannon Vale	C	D 1 D 1 1 1 0 D 11
269 418	LOOSEMORES RD MAIDS VALLEY RD	Red Range Wellingrove, Matheson	Coopers Rd – Lot 169 DP753306 Waterloo Rd – Strathbogie Rd	Red Range – Larkins & Powells Waterloo – Wellingrove Rd
419	MALBOONA RD	Glen Innes	Gwydir Hwy - Lot 104 DP753274	Inverell Rd – Malboona
270	MARYLNDALE RD	Lambs Valley	Red Range Rd - Lot 326 DP753262	Marlyndale Rd off Red Range Rd
316	MAROUAN RD	Glencoe	New England Hwy - Lot 87 DP753280	Prices Rd to Marowan
361	MAYBOLE RD	Maybole	Shire Boundary - Grahams Valley Rd	Grahams Valley to Maybole
312	MILLERS RD	Mt Mitchell	Glen Legh Rd - Lot 13 DP753294	Millers off Glen Legh at Blair Hill
251 421	MITCHELL LANE MORGANS RD	Red Range Emmaville	Pinkett Rd - Greenhouse Emmaville Rd -Lot 5 DP753308	Greenhouse Rd to Pinkett Rd Road to Morgans South of Emmaville
435	MORILLA RD	Glen Innes	Strathboge Rd - Lot 46 DP753274	
213	MORVEN RD	Dundee, Glen Elgin	Bald Nob Rd – Ten Mile Rd intersection	Dundee – Glen Elgin via Morven
313	MT MITCHELL RD	Glencoe, Mt Mitchell	Shire Boundary - Camp Street Glencoe	Glencoe to Mt Mitchell
314	MT SLOW RD	Mt Mitchell	Mt Mitchell Rd - Aqua Park Rd	Mt Slow Rd to Mt Mitchell
362	MUNSIES RD	Glencoe	New England Hwy	Glencoe to Mills
272	NEWBURYS RD	Red Range	Pinkett Rd – Lot 1 DP446320	Pinkett Rd to Kingsgate
461	NEWSOMES RD		Wellington Vale Rd - Lot 200 DP753323	Wellington Vale – Rangers Valley Rd Dundag Ning Mile
214	NINE MILE RD	Dundee	Bald Nob Rd - Lot 63 DP753309	Dundee – Nine Mile – Broadwater Rd
471		Emmaville	Wellington Vale Rd – Lot 63 DP753314	
273	NUTRITION STATION RD		Shannon Vale Rd – Skeleton Creek Rd	Shannon Vale Road to Nutritional Station
210	OAKHURST RD	Deepwater	New England Hwy - Lot 14 DP6119	Grahams of SH9

Road No:	Proposed Name	Locality	Description	Previous Name/s
274	OAKWOOD RD	Moggs Swamp	Pinkett Rd - Lot 28 DP728559	London Bridge Fire Trail
227	OAKEY RD	Glen Elgin	Glen Elgin Rd - Lot 11 DP751516	
363	OLD BEN LOMOND RD	Ben Lomond, Maybole/Glencoe	Shire Boundary - New England Hwy	Old Ben Lomond Rd
275	OLD GRAFTON RD	Diehard/Glen Elgin/Newton Boyd	Shire Boundary – New England Hwy	Old Grafton Rd
320	OLD KOOKRA RD	Lambs Valley	Glen Legh Rd - Lot 1 DP400091	Glen Legh to Lambs Valley
416	OSLO RD	Reddestone	Emmaville Rd - Lot 1 DP587251	Emmaville Rd to Larsens
422	PATTERSONS RD	Emmaville	Strathbogie Rd - Lot 28 DP753313	Pattersons Rd
315	PEDLOWS RD	Stonehenge	Stonehenge Rd - Lot 23 DP753311	Stonehenge thru Indianna to Pedlows
277	PIGGERY RD	Red Range	Coopers Rd - Crown Rd Lot 221 DP753306	D. J D
278	PINKETT RD	Red Range, Lambs Valley, Pinkett, Moggs Swamp, Kookabookra	Shire Boundary – Red Range Rd	Pinkett Rd from Lilburn to Kookabookra
323	PLEASANT VIEW CRES	Stonehenge	East Pandora Rd - Cul-de-sac	Pleasant View Crescent
279	PRETTY VALLEY RD	Pinkett	Pinkett Rd - Lot 72 DP753324	Pretty Valley Rd to Fishers
473	RANGERS VALLEY RD	Rangers Valley, Dundee, Emmaville	New England Hwy - Emmaville Rd	Fladbury – Dundee
474	RAYNORS RD	Wellington Vale	Wellington Vale Rd -Lot 1 DP753312	Raynors Rd past Dr. Campbells
472	RED HILL RD	Stannum	Torrington Rd - Shire Boundary	Pyes Creek Rd
280	RED RANGE CEMETERY RD	Red Range	Red Range Rd - Lot 12 DP753306	Red Range Cemetery Rd
281	RED RANGE RD	Lambs Valley, Red Range	Shire Boundary - Victoria St, Red Range	Glen Innes – Red Range
423	REEDY CREEK RD	Reddestone	Emmaville Rd -Lot 163 DP753321	Emmaville Rd to Gaza
364	RILEYS RD	Stonehenge	New England Hwy - Lot 1 DP101158	Rileys Rd
424	ROCKLEY RD	Emmaville	Rose Valley Rd – Lot 20 DP753284	
426	ROCKVIEW RD	Emmaville	Gulf Rd – Lot 41 DP753314	D H'11 D1 (01 1
365 427	ROSE HILL RD ROSE VALLEY RD	Glen Innes Emmaville	Gwydir Hwy - Lot Pt 314 DP753274 Rose Valley St. Emmaville-Lot 4 DP753284	Rose Hill Rd to Sheedys Rose Valley Rd
428	RUWENZORIE RD	Wellingrove	Stathbogie Rd – Lot 116 DP753278	Strathbogie Rd to Ruwenzorie
271	RYANS RD	Pinkett	Pinkett Rd – Pretty Valley Rd	Pinkett Rd to Pretty Valley
326	SARA RIVER RD	Mt Mitchell	Aqua Park Rd – Cul-de-sac	, ,
429	SCHRODERS RD	Emmaville	Grampians Rd – Deviation from Public Road	Manuels - Schroders Rd
476	SEVERN RIVER RD	Dundee	New England Hwy - Rangers Valley Rd	Fladbury - Dundee
282	SHANNON VALE RD	Shannon Vale, Bald Nob	Shire Boundary – Gwydir Hwy	Shannon Vale Rd-Skeleton Creek & Grafton Rd
216	SHAWS RD	Deepwater	Ten Mile Rd - Lot 65 DP753302	Ten Mile - Shaws Rd
477	SILENT GROVE RD	Torrington	Silent Grove Rd - Torrington	Torrington - Tunsten-Silent Grove Rd
217	SIX MILE RD	Dundee	Nine Mile Rd - Lot 50 DP753309	Six Mile Rd off Dundee
283	DONNELLY RD	Shannon Vale, Red Range	Red Range Rd - Shannon Vale Rd	Skeleton Creek to Red Range Rd
288	SMITHS RD	Shannon Vale	Shannon Vale Rd - Lot 19 DP753306	Fletchers Rd off Shannon Vale
487	SPICERS RD	Reddestone	Emmaville Rd – Lot 23 DP753278	Spicers Rd, Fladbury
225	SPIRABO RD	Capoompeta	Coxs Rd – Dwelling access Lot 7 DP751502	
462	SPRINGFIELD RD		Wellington Vale Rd – Lot 240 DP753323	Kiehnes off Strachan Rd
284	SPRINGVALE RD	Red Range	Lawler Rd - Lot 2 DP312556	Springvale off Red Range to Pinkett
317	SQUARE RANGE RD	Red Range	Pinkett Rd - Pinkett Rd	Square Range Rd off Pinkett Rd
318	STONEHENGE RD	Stonehenge, Lambs Valley	New England Hwy - Glen Legh Rd	Stonehenge to Glen Legh
480	STRACHAN RD	Wellington Vale	Wellington Vale Rd – Lot 24 DP753312	Strachan Rd

Road No:	Proposed Name	Locality	Description	Previous Name/s
430	STRATHBOGIE RD	Glen Innes, Wellingrove,		
		Emmaville	Shire Boundary - Inverell Rd, Emmaville	MR136 & MR382
218	STREETERS RD	Dundee	New England Hwy – Lot Lot 237 DP753310	Streeters Rd, Dundee
478	SUMMERVILLE RD	Emmaville	Gulf Rd - Lot 7 DP702965	Schumachers off The Gulf
226	SUNSET RD	Dundee	Kubba Jimba Rd - Lot 27 DP753267	
367	SURREY PARK CRT	Stonehenge	New England Hwy - Cul-de-sac	
431	SWAMP OAK RD	Emmaville	Shire Boundary - Lot 43 DP70512	Strathbogie - Swamp Oak Rd
286	TABLELANDS RD	Kingsgate, Red Range	Victoria St, Red Range – Lot 12 DP753318	Red Range Tablelands Rd
223	TAVY FARM CRT	Glen Innes	Gwydir Hwy - Cul-de-sac	
219	TEN MILE RD	Deepwater, Glen Elgin	New England Hwy - Morven Rd	Deepwater – Ten Mile – Hicks Rd
319	TINDALS RD	Stonehenge	Stonehenge Rd - Lot 160 DP753311	Tindals off Stonehenge – Glen Legh
479	TORRINGTON RD	Stannum, Torrington, Emmaville Deepwater	New England Hwy - Wellington Vale Rd	Deepwater-Stannum Torrington- Tent Hill Rd
256	TULLOCHARD RD	Bald Nob	Shannon Vale Rd - Lot 46DP753261	Bald Nob to Skeleton Creek via Browns
432	TUTTLES LANE	Glen Innes	Gwydir Hwy - Strathbogie Rd	Tuttles Lane Off Inverell Rd Wellingrove Rd
325	WARRA FOREST RD	Mt Mitchell	Aqua Park Rd - Lot 38 DP753540	
415	WATERLOO RD	Matheson	Gwydir Hwy - Shire Boundary	Kingsland Rd
321	WATSONS RD	Pinkett	Pinkett Rd - Lot 97 DP753324	
483	WEIRS RD	Rangers Valley	Rangers Valley Rd - Lot Pt4 DP753291	Weirs off Dundee Fladbury
433	WELLINGROVE RD	Wellingrove	Strathbogie Rd – Maids Valley Rd	Wellingrove Rd at 11m - Kings Plains
MR136	WELLINGTON VALE RD	Deepwater, Wellington Vale Emmaville	New England Hwy - Irby St, Emmaville	Deepwater - Emmaville Rd
368	WEST FURRACABAD RD	Glen Innes, Furracabad	Gwydir Hwy – Furracabad Rd	West Furracabad Rd
369	WEST PANDORA RD	Stonehenge	New England Hwy - Lot 265 DP753311	Pandora Rd West
366	WESTFIELD RD	Glen Innes	Gwydir Hwy - Lot 132 DP753274	Ross Rd off Inverell Rd
484	WESTS RD	Reddestone	Emmaville Rd - Lot 30 DP753325	Wests Rd off Emmaville Rd
371	WHITES RD	Maybole	Guyra Shire - Maybole Rd	Whites Rd
221	WHITMORE RD	Yarrowford	New England Hwy - Lot 1 DP871194	Whitmore Rd off Tenterfield Rd
372	WINTERS RD	Glen Innes	New England Hwy - Lot 1 DP373272	Winters Rd, Tutts Gully
222	YAHNA RD	Bald Nob, Dundee	Gwydir Hwy - Morven Rd	Yahna Rd
485	YARRAFORD RAIL RD	Yarrowford	New England Hwy - Lot 19 DP753325	Yarraford Rail Rd
486	YARRAFORD RD	Dundee, Rangers Valley	New England Hwy - Rangers Valley Rd	Rangers Valley - Yarraford Rd
322	YARROWLEE RD	Red Range	Square Range Rd - Lot 107 DP753265	Yarrowlee Rd

R. N. LANGFORD, General Manager

[0214]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JILL MARY CHIDGEY, late of 2203/183 Kent Street, Sydney, in the State of New South Wales, who died on 11th November 2001, must send particulars of his/her claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde, 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 11th March 2002. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (DX 27551, West Ryde), tel.: (02) 9858 1533.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MAXWELL JOHN BEACH, late of 1 Scarborough Close, Lurnea, in the State of New South Wales, fitter and turner, who died on 3rd August 2001, must send particulars of his/her claim to the executrix, Michelle Ella Beach, c.o. Doherty Parnters, Solicitors, Level 1, 171 Bigge Street, Liverpool, 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. Letters of Administration were granted in New South Wales on 4th March 2002. DOHERTY PARTNERS, Solicitors, Level 1, 171 Bigge Street, Liverpool, NSW 2170 (DX 5034, Liverpool), tel.: (02) 9601 7300. [0216]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JOAN MACKENZIE MCLEAN, late of Umina, in the State of New South Wales, widow, who died on 17th November 2001, must send particulars of his/her claim to the executors, David George Steele, Alan Arnold Bingham, Geoffrey Charles Corah and John Darryll Turnell, c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy or their agents Turner Whelan, Solicitors, Level 2, 162 Goulburn Street, Sydney, 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 5th March 2002. PENINSULA LAW, Solicitors, 103-105 Blackwell Road, Woy Woy, NSW 2256 (DX 8806, Woy Woy), tel.: (02) 4342 1277. [0217]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LIONEL CHARLES MANCE, late of Repatriation General Hospital, Concord, in the State of New South Wales, bricklayer, who died on 13th September 2001, must send particulars of his/her claim to the executor, Lionel Luckwill Mance, 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 6th March 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PARASKEWIA LITWINENKO, late of 13 Loftus Street, Fairfield, in the State of New South Wales, home duties, who died on 18th July 2000, must send particulars of his/her claim to the executor, Dean Joseph Mitchelmore, c.o. C. P. White & Sons (Burwood), Solicitors, 15 Belmore Street, Burwood, 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 17th September 2001. C. P. WHITE & SONS (Burwood), Solicitors, 15 Belmore Street, Burwood, NSW 2134 (DX 8550, Burwood), tel.: (02) 9744 2198. [0221]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of HENRY TWADDELL, late of Krambach, in the State of New South Wales, farm manager, who died on 12th November 2001, must send particulars of his/her claim to the executors, Diane Ivy McKern and Henry David Twaddell, c.o. McKerns, 43 Isabella Street, Wingham, 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 12th March 2002. McKERNS, 43 Isabella Street, Wingham, NSW 2429 (DX 7021, Taree), tel.: (02) 6557 0922.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ESME ADELAIDE MADDEN, late of Mosman, in the State of New South Wales, who died on 17th October 2001, must send particulars of his/her claim to the executor, Norman Patrick Stanley, c.o. Heaney, Richardson & Nemes, AWA Building, Level 10, 45-47 York Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 14th March 2002. HEANEY, RICHARDSON & NEMES, Lawyers, AWA Building, Level 10, 45-47 York Street, Sydney, NSW 2000 (DX 367, Sydney), tel.: (02) 9262 3299. [0225]

COMPANY NOTICES

NOTICE of final meeting.—LINE & CO. PTY LIMITED (In Liquidation).—Notice is given in pursuance of section 509 of the Corporations Law that final meeting of members will be held at Suite 1, Level 2, 1 York Street, Sydney, in the State of New South Wales, on 15th March 2002 at 10.30 a.m. for the purpose of presenting the liquidator's account of the winding up. MITCHELL & PARTNERS, Chartered Accountants, Suite 1, Level 2, 1 York Street Sydney NSW 2000, tel.: (02) 9251 3838.

[0210]

NOTICE of intention to declare a dividend.—FALKO ENTERPRISES (NO. 4) PTY LIMITED A.C.N. 000 553 426 (In Voluntary Liquidation).—A first and final dividend is to be declared on 19th April 2002 for the company. Creditors whose debts or claims have not already been admitted are required on or before 18th April 2002 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend. Dated 22nd March 2002. LINDSAY DREW, Liquidator, 69 Hill Drive, Menai NSW 2234, tel.: (02) 9332 4044.

OTHER NOTICES

ANGLICAN DIOCESE OF ARMIDALE.—That consequent upon the resignation of Gerald Beckett a former corporate trustee of the Diocese of Armidale, Stephen John Williams has been appointed as a corporate trustee to fill the vacancy. T.J. HANSEN, Registrar, Anglican Diocese of Armidale, PO Box 198, Armidale NSW 2350, tel.: (02) 6772 4491.

ANGLICAN CHURCH OF AUSTRALIA TRUST PROPERTY ACT 1917.—Notice under section 42 of the Anglican Church of Australia Trust Property Act 1917—Anglican Retirement Villages Diocese of Sydney—By resolution passed on 18 February 2002, under section 14 of the Anglican Church of Australia Trust Property Act 1917, the Standing Committee of the Synod of the Diocese of Sydney with effect from 11 March 2002:

- (a) declared the existence of a vacancy in the office of trustee of the land at Parramatta North being 100 in deposited plan 786056 the vacancy arising by reason of the Anglican Retirement Villages Diocese of Sydney having resigned as trustee, and
- (b) elected the Moore Theological College Council to be the trustee of that land.

PETER F. JENSEN, Archbishop of the Diocese of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555. [0218]