

OF THE STATE OF

Number 75 Friday, 19 April 2002

NEW SOUTH WALES

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LEGISLATION

Assents to Acts

Legislative Council Office Sydney 9 April 2002

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

Act No. 5, 2002 - An Act to amend the Crimes (Sentencing Procedure) Act 1999 to make further provision with respect to sentencing under that Act. [Crimes (Sentencing Procedure) Amendment (General Sentencing Principles) Act 2002]

John Evans Clerk of the Parliaments

Regulations

Transport Administration (Staff) Amendment (Promotion Appeals) Regulation 2002

under the

Transport Administration Act 1988

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Transport Administration Act 1988*.

CARL SCULLY, M.P., Minister for Transport

Explanatory note

The object of this Regulation is to amend the *Transport Administration (Staff)* Regulation 2000.

For the purposes of clause 8 of that Regulation, an appointment of an SRA officer is subject to appeal if, among other things, the appointment is to a position with a maximum salary that is below the minimum salary for a specified position. This Regulation alters the position so specified from "Management Level 1" to "senior officer, class 1" to restore the situation to that existing prior to the amendment of the *Transport Administration (Staff) Regulation 2000* by the *Transport Administration (Staff) Amendment (Review and Probation) Regulation 2001*.

This Regulation is made under the *Transport Administration Act 1988*, including sections 58 (Regulations relating to staff) and 119 (the general regulation-making power).

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Clause 1

Transport Administration (Staff) Amendment (Promotion Appeals) Regulation 2002

Transport Administration (Staff) Amendment (Promotion Appeals) Regulation 2002

1 Name of Regulation

This Regulation is the *Transport Administration (Staff) Amendment (Promotion Appeals) Regulation 2002.*

2 Amendment of Transport Administration (Staff) Regulation 2000

The *Transport Administration (Staff) Regulation 2000* is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 2)

Clause 8 Promotion appeals

Omit "Management Level 1" from clause 8 (1) (a). Insert instead "senior officer, class 1".

Rules

Supreme Court Rules (Amendment No 359) 2002

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 15 April 2002.

Steven Jupp

Secretary to the Rule Committee

Explanatory note

The object of these Rules is to make minor amendments to the *Supreme Court Rules 1970* as a consequence of the enactment of the *Consumer, Trader and Tenancy Tribunal Act 2001*.

r02-094-p01.835 Page 1

Rule 1

Supreme Court Rules (Amendment No 359) 2002

Supreme Court Rules (Amendment No 359) 2002

1 Name of Rules

These Rules are the Supreme Court Rules (Amendment No 359) 2002.

2 Amendment of Supreme Court Rules 1970

The Supreme Court Rules 1970 are amended as set out in Schedule 1.

Supreme Court Rules (Amendment No 359) 2002

Amendments Schedule 1

Schedule 1 Amendments

(Rule 2)

[1] Part 12, rule 4

Omit rule 4 (1) (x) and (bb). Insert instead:

(x) sections 65–67 of the Consumer, Trader and Tenancy Tribunal Act 2001,

[2] Part 12, rule 5

Omit rule 5 (a) (xxxvii) and (xlii).

[3] Part 14D, rule 1

Omit rule 1 (a) (iv) and (v). Insert instead:

(iv) proceedings under sections 65–67 of the *Consumer, Trader and Tenancy Tribunal Act* 2001.

[4] Schedule D, Part 3

Omit the following from paragraph 5:

Consumer Claims Tribunals Act 1987,

Fair Trading Tribunal Act 1998,

Residential Tribunal Act 1998,

Insert instead in alphabetical order of Acts:

Consumer, Trader and Tenancy Tribunal Act 2001,

Other Legislation

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Plants

Sterculiaceae

Lasiopetalum behrii F. Muell.

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

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St

The Rocks

Sydney

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

Signed at Sydney, this 4th day of April 2002.

Dr Chris Dickman

Chairperson Scientific Committee

p02-038-p01.843 Page 1 Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure "A"

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

Lasiopetalum behrii F. Muell.

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Moist Shale Woodland in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

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

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St The Rocks Sydney

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

Signed at Sydney, this 4th day of April 2002.

Dr Chris Dickman

Chairperson Scientific Committee

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Annexure "A"

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

Moist Shale Woodland in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

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

The Scientific Committee has found that:

- 1. Moist Shale Woodland in the Sydney Basin Bioregion is the name given to the ecological community characterised by the species assemblage listed in paragraph 2. All sites are within the Sydney Basin Bioregion.
- 2. Moist Shale Woodland is characterised by the following assemblage of species:

Adiantum aethiopicum Arthropodium milleflorum
Brachychiton populneus Breynia oblongifolia
Brunoniella australis Bursaria spinosa
Carex inversa Cayratia clematidea

Cheilanthes distans Clematis glycinoides var. glycinoides

Clerodendrum tomentosum Commelina cyanea

Cyperus gracilis Desmodium brachypodum

Desmodium varians Dichondra repens Echinopogon ovatus Einadia hastata

Eucalyptus moluccana Eucalyptus tereticornis
Galium propinquum Glycine clandestina
Microlaena stipoides var. stipoides Myoporum montanum
Nyssanthes diffusa Olearia viscidula
Oplismenus aemulus Oxalis perennans

Plantago debilis Plectranthus parviflorus

Poa sieberiana var. sieberiana Rumex brownii

Senecio quadridentatus Sigesbeckia orientalis subsp. orientalis

Solanum prinophyllum Wahlenbergia gracilis

3. The total species list of the flora and fauna of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. The community includes invertebrates, many of which are poorly known, as well as vertebrates. In any particular site not all of the assemblage listed above may be present. At any one time, some species may only be present as seeds in the soil seed bank with no above-ground individuals present. Invertebrate species may be restricted to soil or canopy trees and shrubs for example. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the

- above-ground composition of species will change with time since fire, and may also change in response to changes in fire frequency.
- 4. The canopy of the Moist Shale Woodland generally has trees of Eucalyptus tereticornis and Eucalyptus moluccana, with Eucalyptus crebra and Corymbia maculata occurring occasionally. There is often a small tree stratum including species such as Acacia implexa or Acacia parramattensis subsp. parramattensis. A sparse shrub stratum is usually present, and commonly includes Breynia oblongifolia, Clerodendrum tomentosum, Bursaria spinosa and Olearia viscidula. Ground layer species include Desmodium varian, Cyperus gracilis, Galium propinquum, Cayratia clematidea, Glycine clandestina, Brunoniella australis, Desmodium brachypodum, Dichondra repens, Microlaena stipoides var. stipoides, Sigesbeckia orientalis subsp. orientalis and Solanum prinophyllum.
- 5. Moist Shale Woodland usually occurs on soils derived from Wianamatta Shale on higher country in the southern half of the Cumberland Plain. Moist Shale Woodland is found in very similar environments to Western Sydney Dry Rainforest, but tends to occupy upper slopes while Western Sydney Dry Rainforest is often found on lower slopes and in gullies.
- 6. Moist Shale Woodland is described in NSW NPWS (2000a&b) which lists diagnostic plant species for the community. These species provide a guide to identification of the community, but care should be taken in the application and interpretation of diagnostic plant species because of sampling limitations; the reduction in species diversity in degraded sites; and the fact that some species may only be present at a site at some times as a soil seedbank or as dormant bud/tubers.
- 7. Part of the Moist Shale Woodland is or has been known to occur in the Camden, Campbelltown, Fairfield, Holroyd, Liverpool, Penrith, and Wollondilly Local Government Areas, but may occur elsewhere in the Sydney Basin Bioregion.
- 8. Disturbed Moist Shale Woodland remnants are considered to form part of the community including remnants where the vegetation would respond to assisted natural regeneration such as where the natural soil and associated seedbank is still at least partially intact.
- 9. Moist Shale Woodland occurs in Mulgoa Nature Reserve and Western Sydney Regional Park. The area estimated in these reserves is less than 1% of the original distribution.
- 10. Moist Shale Woodland has been extensively cleared for agriculture and urban development. NSW National Parks & Wildlife Service (2000a) estimate that about 480 ha or about 20% of the original distribution remains. Most of the remaining community has been disturbed, by tracks and clearing, weed invasion and soil disturbance. Continuing threats include invasion of exotic species, illegal dumping, fragmentation and clearing for urban, rural residential, rural and recreational development.

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

Dr Chris Dickman Chairperson Scientific Committee

References

NSW NPWS (2000a). *Native vegetation maps of the Cumberland Plain, Western Sydney – Interpretation guidelines*. NSW National Parks and Wildlife Service, 2000.

NSW NPWS (2000b). The native vegetation of the Cumberland Plan, Western Sydney Technical report. NSW National Parks and Wildlife Service, 2000.

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Plants

Sapotaceae

Niemeyera chartacea (Bailey) C. White

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

Copies of the final determination may be inspected at:

The National Parks Centre

102 George St

The Rocks

Sydney

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

Signed at Sydney, this 6th day of April 2002.

Dr Chris Dickman Chairperson Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determinat	atened Species Conservation	n Act 1995 No 1	101—Final Determination
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Annexure "A"

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

Niemeyera chartacea (Bailey) C. White

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Shale Gravel Transition Forest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

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

Copies of the final determination may be inspected at:

The National Parks Centre 102 George St

TI D 1

The Rocks

Sydney

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

Signed at Sydney, this 6th day of April 2002.

Dr Chris Dickman

Chairperson Scientific Committee

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Threatened Species Conservation Act 1995 No 101—Final Determination	Threatened S	Species	Conservation	Act 1995	No 101-	-Final De	terminatio
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Annexure "A"

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

Shale Gravel Transition Forest in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

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

The Scientific Committee has found that:

- 1. Shale Gravel Transition Forest in the Sydney Basin Bioregion is the name given to the ecological community characterised by the species assemblage listed in paragraph 2. All sites are within the Sydney Basin Bioregion.
- 2. Shale Gravel Transition Forest is characterised by the following assemblage:

Acacia falcata Acacia parramattensis Aristida vagans Austrodanthonia tenuior

Brunoniella australis Bursaria spinosa

Cheilanthes sieberi subsp. sieberi Daviesia ulicifolia
Desmodium varians Dianella longifolia
Dianella revoluta var. revoluta Dichelachne micrantha

Dichondra repens Echinopogon caespitosus var. caespitosus

Echinopogon ovatus Entolasia stricta
Eucalyptus fibrosa Eucalyptus moluccana
Eucalyptus tereticornis Euchiton sphaericus

Glycine clandestina Goodenia hederacea subsp. hederacea

Hardenbergia violaceaHydrocotyle peduncularisHypericum gramineumLaxmannia gracilisLepidosperma lateraleLissanthe strigosa

Lomandra filiformis subsp. filiformis Lomandra multiflora subsp. multiflora Melaleuca decora Microlaena stipoides var. stipoides

Opercularia diphylla
Panicum simile
Pomax umbellata
Pratia purpurascens

Poxalis perennans
Paspalidium distans
Poranthera microphylla
Themeda australis

Tricoryne elatior Vernonia cinerea var. cinerea

Wahlenbergia gracilis

The total species list of the flora and fauna of the community is considerably larger than that given in 2 (above), with many species present in only one or two sites or in very small quantity. The community includes invertebrates many of which are poorly known, as well as vertebrates. In any particular site not all of the assemblage listed above may be present. At any one time, some species may only be present as seeds in the soil seed bank with no above-ground individuals present. Invertebrate species may be restricted to soils or canopy trees and shrubs, for example. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the above-ground composition of species will change with time since fire, and may also change in response to changes in fire frequency.

- 4 Shale Gravel Transition Forest is predominantly of open-forest structure, usually with trees of *Eucalyptus fibrosa* sometimes with *E. moluccana* and *Eucalyptus tereticornis*. *Melaleuca decora* is frequently present in a small tree stratum. A sparse shrub stratum is usually present with species such as *Bursaria spinosa*, *Daviesia ulicifolia* and *Lissanthe strigosa*. Ground-layer species include *Microlaena stipoides* subsp. *stipoides*, *Cheilanthes sieberi* subsp. *sieberi*, *Themeda australis*, *Opercularia diphylla*, *Lomandra multiflora* subsp. *multiflora*, *Aristida vagans*, *Pratia purpurascens* and *Wahlenbergia gracilis*.
- 5 Shale Gravel Transition Forest occurs primarily in areas where shallow deposits of Tertiary alluvium overlie shale soils but may also occur in association with localised concentrations of iron-indurated gravel. Shale Gravel Transition Forest grades into Cumberland Plain Woodland as alluvial and ironstone influences decline. On thicker deposits of Tertiary alluvium it grades into Cooks River/Castlereagh Ironbark Forest or Castlereagh Scribbly Gum Woodland. South of the Tertiary alluvial deposits at Holsworthy, this community forms complex mosaics with shale/sandstone transitional communities.
- 6 Shale Gravel Transition Forest is described in NSW NPWS (2000a&b) which lists diagnostic plant species for the community. These species provide a guide to identification of the community, but care should be taken in the application and interpretation of diagnostic plant species because of sampling limitations; the reduction in species diversity in degraded sites; and the fact that some species may only be present at a site at some times as a soil seedbank or as dormant bud/tubers.
- 7 Shale Gravel Transition Forest is or has been known to occur in the Auburn, Bankstown, Baulkham Hills, Blacktown, Fairfield, Hawkesbury, Holroyd, Liverpool, Parramatta and Penrith Local Government Areas, but may occur elsewhere in the Sydney Basin Bioregion.
- 8 Disturbed Shale Gravel Transition Forest remnants are considered to form part of the community including where the vegetation would respond to assisted natural regeneration, such as where the natural soil and associated seedbank is still at least partially intact.
- 9 Shale Gravel Transition Forest has been cleared for agriculture and rural development. About 36% of the original distribution of about 7000 ha remains (NSW NPWS 2000a) and much of this is in a degraded state.
- 10 Shale Gravel Transition Forest occurs in Agnes Banks Nature Reserve, Castlereagh Nature Reserve, Scheyville National Park and Windsor Downs Nature Reserve. The area in these reserves is about 3% of the original distribution.
- 11 Much of the remaining area of Shale Gravel Transition Forest has been disturbed by clearing, tracks, weeds invasion and soil disturbance. Continuing threats include invasion of exotic species, illegal dumping, unauthorised access, fragmentation and clearing for urban, rural residential recreational and industrial development.

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

Dr Chris Dickman Chairperson Scientific Committee

References

NSW NPWS (2000a). Native vegetation maps of the Cumberland Plain, Western Sydney – Interpretation guidelines. NSW National Parks & Wildlife Service, 2000.

NSW NPSW (2000b). The native vegetation of the Cumberland Plain, Western Sydney – Technical report. NSW National Parks & Wildlife Service, 2000.

OFFICIAL NOTICES

Appointments

MOTOR VEHICLE REPAIRS ACT 1980

Appointments

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 8 (1) of the Motor Vehicle Repairs Act 1980, hereby appoint the persons listed below as members of the Motor Vehicle Repair Industry Council for the period from the date of the Governor's approval for a term of either 3 months or the date of the commencement of Schedule 2 [17] of the Motor Trade Legislation Amendment Act 2001, whichever is earlier:

Margaret THOMPSON

Marjory Edna BOLLINGER

Brian Alexander GIVEN

Kylie BETTS

James Laurence McCALL

Cecil BODNAR

Frank Reginald BURGESS

Garry George HINGLE

Kevin Maxwell HUGHES

Sidney Fredrick Arthur JAMES

Dated at Sydney this 10th day of April, 2002.

M. BASHIR, Governor

By Her Excellency's Command,

JOHN JOSEPH AQUILINA, M.P., Minister for Fair Trading

POLICE SERVICE ACT 1990

Removal Under Section 28(1)

HER Excellency the Governor and the Executive Council upon the recommendation of the Minister for Police, has approved, pursuant to the provisions of the Police Service Act 1990, that the officer listed below be removed from the position, with effect from the date shown:

NSW Police Service

Peter James RYAN, Commissioner of Police, [17 April 2002].

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

POLICE SERVICE ACT 1990

Acting Appointment Under Section 25(1)

HER Excellency the Governor and the Executive Council upon the recommendation of the Minister for Police, has approved, pursuant to the provisions of the Police Service Act 1990, that the officer listed below be appointed to act in the position as specified:

NSW Police Service

Kenneth Edward MORONEY, Acting Commissioner of Police [commencing 18 April 2002 and expiring on the day before the position is filled on a permanent basis].

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

SMALL BUSINESS DEVELOPMENT CORPORATION ACT 1984, NO. 119

Appointment of Members

Small Business Development Corporation of New South Wales

HER Excellency the Governor, with the advice of the Executive Council, and pursuant to the provisions of the Small Business Development Corporation Act 1984, No. 119, has approved the following appointments to the Small Business Development Corporation of New South Wales from 10 April 2002 until 31 March 2004.

Lynn SCOTT, Chairperson

Robert COWAN, Member

Lynda DEAN, Member

Loftus HARRIS, Member

Andrew HEGEDUS, Member

Prof Scott HOLMES, Member

John LIGHTFOOT, Member

Karen LINDLEY, Member

Maree LOWE, Member

Boris SCHLENSKY, Member

Philip WAUGH, Member

Dated 11 April 2002.

SANDRA NORI, M.P., Minister for Small Business

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1694 - OJD

Sharwood Quarantine Area - Tuena

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

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

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

SCHEDULE

Owners: David Hugh SHARWOOD and Leigh Ernest

SHARWOOD

Shire: Crookwell County: Georgianna

Parish: Buridgee and Sherwood Land: Lots 6, 8, and 9 in DP 285515,

Parish: Buridgee

Land: Lot 1 in DP574426

Parish: Sherwood

Lot 1 in DP575131

Dated this 12th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1696 - OJD

Glen Avon Quarantine Area – Wyangala Dam

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

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

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

SCHEDULE

Owners: Geoffrey Wallace APPS and Mary Gloria APPS

Shire: Cowra
County: Bathurst
Parish: Dunleary

Land: Lot 100, in DP 624316, Lot 1 in DP 583097, Lot

58 in DP 750378

Dated this 12th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1709 - OJD

"Jacklyn" and "Jenning Grove" Quarantine Area – Bungonia

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

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

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

SCHEDULE

Owner: NG ANDREWS and DM ANDREWS

Shire: Mulwaree County: Argyle Parish: Yarralaw

Land: Lots 66 and 230 in DP750059

Dated this 12th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1701 – OJD

Memundie Quarantine Area - Blanket Flat

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

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

under section 8(1)(b) or when all of the conditions set out in section 20C(3) are satisfied.

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

SCHEDULE

Owners: Kevin Alfred ROBERSON and Joy Lynette

ROBERSON

Shire: Crookwell County: Georgianna

Parish: Keverstone and Markdale

Land: Lot Y in DP 440010, Lots 15, 16, 25, 27, 34, 35, 41

and 42 in DP 753045, Lot 126 in DP 753041.

Dated this 10th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1702 - OJD

Wellcott Quarantine Area - Crooked Corner

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

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

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

SCHEDULE

Owner: Boyd Andrew CARRUTHERS

Shire: Crookwell
County: Georgianna
Parish: Keverstone
Land: Lot 4 in DP 883300.

Land. Lot 4 III DI 665500.

Dated this 10th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1703 - OJD

Emoh Ruo Quarantine Area - Rockley

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of

Johne's disease in sheep, goats, and deer (other than fallow deer) ("the stock").

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

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

SCHEDULE

Owners: Colin David THOMPSON and Judith Rosanne

THOMPSON

Shire: Evans

County: Westmoreland

Parish: Irene

Land: Lot 217 in DP 39905, Lots 24, 26 and 58 in DP

757054.

Dated this 10th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1704 – OJD

Burnafahes and Mt Wells Quarantine Area - Bigga

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

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

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

SCHEDULE

Owners: Donald William BURBIDGE and Robin

Margaret BURBIDGE

Shire: Crookwell County: Georgianna Parish: Meglo

Land: Lot 188 in DP 44450, Lot 151 in DP 753011, Lots

 $1, 2, 15, 16, 44, 53, 54, 57, 58, 59, 60, 61, 62, 65, \\66, 71 \text{ and } 72 \text{ in DP } 753046, \text{Lots } 1, 2 \text{ and } 3 \text{ in DP }$

1007568, Lot 57 in DP 753014.

Dated this 10th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994 SHEDIES MANACEMENT (AQUACUI TUDI

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Section 177(c) – Notice of Aquaculture Lease Cancellation

The Minister has cancelled the following aquaculture lease:

OL87/215 within the estuary of Brisbane Waters having an area of 0.4598 hectares formerly leased by Messrs Denis Jenkins and Valentine C King

OL78/049 within the estuary of Narrawallee Creek having an area of 1.4023 hectares formerly leased by Charles Derwent, Noel Derwent and Laurie Derwent.

Clause 35 (4) - Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Lease:

OL86/184 within the estuary of Port Stephens having an area of 3.5588 hectares to Andrew and Maryla Buchan of Corlette, NSW, for a term of 15 years expiring on 31 December 2016.

OL85/148 within the estuary of Hastings River having an area of 0.5960 hectares to Graham and Jennifer Labone of Port Macquarie, NSW, for a term of 15 years expiring on 06 January 2017.

OL96/062 within the estuary of Wallis Lake having an area of 0.5700 hectares to Peter Warner of Nabiac, NSW, for a term of 15 years expiring on 13 April 2016.

OL82/073 within the estuary of Tuross Lake having an area of 1.1950 hectares to Christina Kennedy and Trevor Kennedy of Kirribilli NSW for a term of 15 years expiring on 20 January 2018.

OL86/053 within the estuary of Brisbane Waters having an area of 0.8608 hectares to Arthur Leonard Clarke and Roger Clarke of Berowra Heights NSW for a term of 15 years expiring on 9 February 2017.

OL88/002 within the estuary of the Nambucca River having an area of 2.6464 hectares to Oyster Nurseries Pty Ltd of Macksville NSW for a term of 15 years expiring on 31 December 2017.

OL72/196 within the estuary of the Port Stephens – Nelson Bay having an area of 1.3607 hectares to Jeffrey Walter Kelly and Bronwyn Kelly of Salt Ash NSW for a term of 15 years expiring on 20 January 2018.

OL71/151 within the extuary of the Crookhaven River having an area of 1.6310 hectares to Christopher James Munn of Greenwell Point, NSW for a term of 15 years expiring on 03 September 2016.

OL87/159 within the estuary of Wagonga Inlet, having an area of 0.8053 hectares to Patrick and Judith Murtagh of Dalmeny, NSW, for a term of 15 years expiring on 31 December 2016.

OL72/038 within the estuary of the Manning River having an area of 0.1800 hectares to David and Barbara Van Kampen of Mitchells Island, NSW, for a term of 15 years expiring on 3 September 2017.

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

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (GENERAL) REGULATION 1995

Elected Industry Members to the Marine and

Estuarine Recreational Charter Management Advisory
Committee

I, Steve DUNN, pursuant of clause 256(2) of the Fisheries Management (General) Regulation 1995, publish written notice of the appointment of the elected industry members to the Marine and Estuarine Recreational Charter Management Advisory Committee, as prescribed in the Schedule below.

STEVE DUNN, Director, NSW Fisheries

SCHEDULE

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Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE

Department of Land and Water Conservation 108 Faulkner Street, Armidale, NSW 2350 Phone: (02) 6772 5488 Fax (02) 6771 5348

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3

Douglas John Staggy Creek WORGAN Recreation

(new member) Reserve Trust Kenneth Douglas EDDY (new member) Wayne Hutchinson LACKEY (new member) Gundula RHOADES (new member) Lyle Edwin Gainey (new member)

Recreation Notified: 1 October 1920

Reserve No. 54194

Public Purpose: Public

File Reference: AE83 R 37

For a term commencing the date of this notice and expiring 31 December 2004.

GRIFFITH OFFICE

Department of Land and Water Conservation 2nd Floor, Griffith City Plaza, 120–130 Banna Avenue (PO Box 1030), Griffith, NSW 2680

Phone: (02) 6962 7522 Fax: (02) 6962 5670

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 for Land and Water Conservation.

SCHEDULE 1

Village of Lake Cargelligo Parish – Gurangully; County – Dowling Land District - Lake Cargelligo; Shire - Lachlan

All remaining Crown Public roads situated within village boundaries of Lake Cargelligo and not mentioned in Government Gazette of 8th July 1994 Folio 3484.

SCHEDULE 2

Roads Authority to whom transferred: The Council of the Shire of Lachlan.

Council's Reference: 60033.

File No.: GH92H149.

GRAFTON OFFICE

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

CORRECTION OF DEFECTIVE INSTRUMENT

IN pursuance of the provisions of section 257 of the Roads Act 1993, the order Notification of Closing of Roads appearing in the Government Gazette of 12 April 2002, Folio 2245 under the heading Grafton Office specifying Land District Grafton; Shire Copmanhurst, is corrected by deletion of the words and figure "the land within Lot 1 remains vested in the State of New South Wales as Crown land", and by insertion in lieu the words and figure "the land within lot 1 becomes vested in the State of New South Wales as Crown land. Council's reference: 590 PAW:DMC".

Papers: GF 99 H 292.

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

MAITLAND OFFICE

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

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

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

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

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

Department of Land and Water Conservation (Maitland), Cnr Banks and Newcastle Road, East Maitland; Singleton Shire Council Civic Centre, Queen Street, Singleton.

Submissions in writing will be accepted by the Manager Resource Knowledge of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m. on 17 May 2002.

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

Description

Draft assessment of Crown Land being Lot 19, DP 755229 about 41.08 hectares at Milbrodale, Parish Harrowby, County Northumberland.

Land Assessment Number 534.

File number MD 79 H 1538.

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

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

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

Department of Land and Water Conservation (Maitland), Cnr Banks and Newcastle Road, East Maitland; Muswellbrook Council, New England Highway, Muswellbrook.

Submissions in writing will be accepted by the Manager Resource Knowledge of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m. on 17 May 2002.

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

Description

Draft assessment of unsurveyed Crown land about 100 square metres at Mount Denman, Parish Denman, County Brisbane. Land NSW is considering a licence application from Denman Rescue Squad Inc. for the construction of a 30 metre tri-leg communication tower.

Land Assessment Number 537.

File number MD 86 H 693.

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

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

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

Department of Land and Water Conservation (Maitland), Cnr Banks & Newcastle Road, East Maitland, Maitland City Council High Street Maitland.

Submissions in writing will be accepted by the Manager Resource Knowledge of the Newcastle Regional Office, 464 King Street, Newcastle until 4 p.m. on 17 May 2002.

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

Description

Draft assessment of Crown land below the mean high water mark of the Hunter River, about 200 square metres at Queens Wharf Road Morpeth. Land NSW is considering a licence application from Maitland Council to upgrade the existing public waterfront facility

Land Assessment Number 536.

File Reference: MD 00 H 138.

DECLARATION OF PUBLIC PURPOSE

IT is hereby notified pursuant to section 3 of the Crown Lands Act 1989, that the following purpose shown in Schedule 1 is declared to be a public purpose for the purpose of sections 80, 87, 135 and 136 of that Act.

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

SCHEDULE 1

Shooting Complex.

File No.: MD95 A 79.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Sutton; County – Gloucester Land District – Newcastle Local Government Area – Port Stephens

Road Closed: Lots 1 and 2, DP 1036598 at Tanilba Bay (being land within Certificate of Title Volume 4247 Folio 179).

File Reference: MD01 H123.

Note: On closing the land within Lots 1 and 2, DP1036598 will remain land vested in Port Stephens Council as operational land. (Council's Reference

E5660-005).

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3

Shirley Margaret STACEY Port Stephens Community Arts Centre Trust Community Centre Notified: 1 May 1987 File Ref: MD87 R 43

For a term commencing 19 April 2002 and expiring 18 October 2002

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

ERRATUM

IN the *Government Gazette* of 12th April, 2002, Folio 2247, under the heading of "Notification under the Roads Act 1993, of setting aside of unoccupied Crown lands as road, and of declaration of roads to be public roads" where it states "Note: Lot 1, DP 239807" is amended to read "Note: Lot 5, DP 239807". File No. NA02H17.

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

ORANGE OFFICE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

COLUMN 1

COLUMN 2

Land District: Parkes
Local Government
Area: Parkes
Parish: Trundle

The whole being Lot 191,
DP 752121, Parish Goimbla,
County Ashburnham
Area: 2.428 hectares.

County: Cunningham Locality: Trundle Reserve No. 96856

Purpose: Future Public Requirements

Notified: 15 July 1983 File Reference: OE80 H 2077

TAREE OFFICE

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

NOTIFICATION OF CREATION OF EASEMENT

PURSUANT to Section 52, Crown Lands Act 1989 the easement described hereunder is created.

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

Description

Land District – Taree; Local Government Area – Great Lakes Parish – Forster; County – Gloucester

Purpose: to drain water variable width. Authority benefited: Great Lakes Council.

Land over which created: land shown as "(F) Proposed easement to drain water variable width" in DP 1039561 and comprising part Reserve 84278 for Public Recreation Notified 12th July 1963.

File No.: TE99 H 107.

Water Conservation

WATER ACT 1912

APPLICATION under Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) of the Act.

Application for an approval under section 167(1) of Part 8 of the Water Act 1912, for works has been received as from:

Murray River Valley

Shane P. McNAUL and Lynette M. McNAUL for a levee across the floodplain from the Wakool River on Lot 132, DP 1001269, Parish of Corry, County of Wakool, for the prevention of inundation of land by floodwaters (existing works) (reference: 50CW805674) (GA2: 504537).

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

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed local area whose interests may be affected and must be lodged at the Departmentis Office at Deniliquin by no later than 17 May 2002.

P. NANKIVELL, Floodplain Manager, Murray Region

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

WATER ACT 1912

APPLICATION for a licence under Part 5 of the Water Act 1912, as amended has been received from:

Anthony Hamilton MORRIS and Helen Elizabeth MORRIS for a proposed artesian bore, Lot 2, DP 32416, Parish of Galargambone, County of Ewenmar for water supply for stock purposes (80BL239743) (GA2: 306565).

Formal objections with grounds stating how your interests may be affected must be lodged by the 26th April 2002, as prescribed by the Act.

Any inquiries regarding the above should be directed to the undersigned (telephone 68 842 560).

FRED HUNDY,

Water Access Manager, Macquarie

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

WATER ACT 1912

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

Applications for licence under section 10 of Part 2 of the Water Act 1912, have been received as follows:

Lachlan River Valley

RUTH BENNETT PTY LIMITED for a Pump on Lot 5, DP 706390, Parish of Glenlogan, County of Bathurst, for irrigation of 50 hectares (New License ñ to split existing entitlement due to subdivision) (In lieu of advertisement in *Government Gazette* No. 146, dated 28 September 2001 and the Cowra Guardian dated 3 October 2001) (GA2:494406) (Reference: 70SL090745).

MACQUARIE RURAL INVESTMENTS PTY LIMITED for an earthern dam on an Unnamed Watercourse on Lot 6, DP 1028000, Parish of Moura, County of Ashburnham, for conservation of water supply for stock purposes. (New License) (GA2:494407) (Reference: 70SL090789).

MYEE PASTORAL CO., for 2 earthen bywash dams on Bullock Creek on Lot 2, DP 752939, Parish of Eualdrie, County of Forbes for Conservation of water for stock purposes. (New License) (GA2:494408) (Reference: 70SL090779).

Leo Charles BUTLER for an earthern dam on Sandy Creek on Lot 61, DP 753130, Parish of Wheoga, County of Gipps, for conservation of water supply for stock purposes. (New License) (GA2:494409) (Reference: 70SL090781).

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

DAVID THOMAS, Acting Senior Natural Resource Officer, Central West Region

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

WATER ACT 1912

APPLICATIONS for Licence under section 10 of the Water Act 1912, as amended, have been received as follows:

Trevor Kenneth William JEFFERIES for a dam on Lot 1, DP 1036869, Parish Arakoon, County Macquarie for conservation of water for domestic purposes (Our Ref: 6107122 ñ GA2: 343336).

David James FLOWER and Kerry Maureen GREER ñ FLOWER for a pump on Findon Creek Road fronting Lot 1, DP 456828, Parish Loadstone, County Rous for water supply for domestic purposes (new license) (Our Ref: 6108998 ñ GA2: 343335).

Leslie Redmond MURPHY and Pamela Lyn MURPHY for a pump on Iron Pot Creek Lot 54, DP 719225, Parish Ettrick, County Rous for water supply for farming (dairy washdown) purposes and irrigation of 11 hectares (new license) (Our Ref: 6102432).

Lindsay Keith GRANT and Yvonne Bridgitte BRICKMORE for a pump on Branch Creek Easement within Lot 2, DP 815562, Parish Tuckombil, County Rous for water supply for domestic purposes (new license) (Our Ref: 612704A).

Geoffrey Ronald CAF... and Marcia June CAF... for a pump on Wilsons River Lots 1 and 2, DP 243736 and Lot 4, DP 570032, Parish Lismore, County Rous for irrigation of 8 hectares (part replacement application, increase in entitlement by way of permanent transfer ñ no increase in subcatchment authorised area or allocation) (Our Ref: 6129597).

Frank Richard WEIS and Bronwyn Kaye WEIS for a pump on Duck Creek, Part Portion 14 being Easement within Lot 1, DP 854852, Parish Tuckombil, County Rous for water supply for stock and domestic purposes (replacement application ñ relocation of pump site, no increase in allocation) (Our Ref: 6129582).

Peter Cameron ELDERñROBINSON for a dam on an Unnamed Watercourse Lot 18, DP 839286, Parish Nimbin, County Rous for conservation of water for stock purposes (new license) (Our Ref: 6055909).

HANCOCK FARMLAND AUSTRALIA RURAL MANAGEMENT COMPANY PTY LIMITED for a dam and two pumps on Dans Creek, Lot 5, DP 705780, Parish Dunoon, County Rous for conservation of water and irrigation of 66 hectares (99 megalitres) (replacement application to replace Joint Water Supply Authority, amalgamation of lands, no increase in authorised area or allocation) (Our Ref: 6068059).

Gregory John BAILEY and Jeanette Margaret BAILEY for a dam on an Unnamed Watercourse and a pump on Rocky Creek and Unnamed Watercourses, Lot 129, DP 752813, Parish Bligh, County Fitzroy for conservation of water and irrigation of 30 hectares (147 megalitres) (replacement application ñ additional work and pump site, no increase in authorised area or allocation) (Our Ref: 610377B ñ GA2:-343334).

Neville Leonard BIRKETT and June Mary BIRKETT for a pump on Crystal Creek and said pump on Rous River Lot 6, DP 856927, Parish Kynnumboon, County Rous for water supply for stock, domestic, farming and irrigation of 50 hectares (334 megalitres) (replacement application ñ additional pump site, no increase in authorised area or allocation) (Our Ref:-606082A ñ GA2: 343333).

John Joseph MORGAN and Eve Margaret MORGAN for a dam on an Unnamed Watercourse Lot 1, DP 595996, Parish Cairneross, County Macquarie for conservation of water for stock and domestic purposes (new License) (Our Ref: 6108565 ñ GA2: 343337).

Malcolm Lyall MEEHAN and Thora May MEEHAN for a dam on an Unnamed Watercourse Lot 27, DP 755559, Parish Unkya, County Raleigh for conservation of water for stock purposes (new License) (Our Ref: 6111357 ñ GA2: 343338).

AN APPLICATION for a Joint Water Supply Scheme under section 20 of the Water Act 1912, as amended, has been received from:

Kevin Michael NICHOLLS and Rita May NICHOLLS and Murray Francis NICHOLLS for a dam on an Unnamed Watercourse and two pumps on Roseberry Creek and said Unnamed Watrcourse, Lot 1, DP 541411 and Lot 5, DP 12657, Parish Roseberry, County Rous for conservation of water, water supply for farming (dairy washdown) purposes and irrigation of 50 hectares (325 megalitres) (amalgamation of existing entitlements, new work, additional purpose, no increase in authorised area or allocation) (Our Ref 6107119).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6640 2000). Written objections specifying the grounds thereof must be lodged within 28 days of the date of this publication as prescribed by the Act.

G. LOLLBACK Resource Access Manager

Department of Land and Water Conservation North Coast Region, GRAFTON

WATER ACT 1912, Under Section 22B

Notice of Withdrawal of Pumping Restrictions

Coopers Creek and Leycester Creek above the Tuncester Bridge and their Tributaries

THE Department of Land and Water Conservation advises that PUMPING RESTRICTIONS under section 22B of the Water Act 1912, relating to Coopers Creek and Leycester Creek above the Tuncester Bridge and their tributaries with respect to the taking of water therefrom hereby gives notice to all holders of permits, authorities and licenses 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 licenses.

Dated this 16th day of April 2002.

G. LOLLBACK Resource Access Manager

Department of Land and Water Conservation North Coast Region, GRAFTON

WATER ACT 1912

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

An application for a license under section 10 for works within a proclaimed (declared) local area as generally described hereunder have been received as follows:

Murrumbidgee Valley

John Terrence BOURNE and Patricia June BOURNE for a dam within the catchment of Sawpit Creek, Lot 1, DP 801281, Parish of Coreinbob, County of Wynyard for conservation of water for dryland salinity control and stock purposes. New license ñ license required as dam exceeds properties Harvestable Right. 40SL70777.

CHARLES MILLS (UARDRY) PTY LIMITED for 6 pumps on the Murrumbidgee River, Lot 74, DP 756732 and Lot 73, DP 756732, Parish of Beabula, County of Sturt and Lot 10, DP 756068 and Lot 5, DP 756068, Parish of Toms Point, County of Sturt for a water supply for stock and domestic purposes and irrigation of 1189 hectares (rice/pastures/wheat/oats). Replacement License ñ administrative change only, conversion from an authority to a license. 40SL70784.

JTB HAMILTON HOLDINGS PTY LIMITED for a pump on Colombo Creek, Lot 67, DP 756405 and a pump on Billabong Creek, Lot 67, DP 756405, both Parish of Cocketgedong, County of Urana for a water supply for stock purposes and irrigation of 336.5 hectares (cereals/oilseed). Replacement License ñ additional pump. 40SL70780.

ROBFARM PTY LIMITED for an earth bywash dam on an Unnamed Watercourse, Lot 721, DP 754875, Parish of Carwoola, County of Murray, for the conservation of water for stock and domestic purposes. New License Reference: 40SL 70726.

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

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

S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

APPLICATIONS for licence, under the section 10 of Part 2 of the Water Act 1912, as amended, have been received as follows:

CLIBARADA PTY LIMITED for a pump on the Hawkesbury River being 1/81687, Parish of Ham Common, County of Cumberland for the irrigation of 15.5 hectares (turf) (part replacing 10SL55520 ñ due to subdivision ñ no increase in area) (Ref:10SL55964) (GA2:462909) (Not subject to the 1995 Hawkesbury Nepean Embargo).

Paul and Melissa RUSSELL for a pump on Unnamed Watercourse being Part 232/750197, Parish of Brogo, County of Auckland for water supply for domestic purposes (New Licence) (Ref: 10SL56369) (GA2:509133).

Brian and Corinna CASBURN for 2 pumps on the Wollondilly River being 1/842286, Parish of Guinecor, County of Westmoreland and 2/627881, Parish of Bullio, County of Camden for recreation and industrial (Caravan Park) purposes and the irrigation of 1.0 hectare (improved pasture, vegetables) (New Licence) (Ref:10SL56228) (GA2:460645) (Lodged under the NESB Amnesty) (Not subject to the 1995 Hawkesbury/Nepean Embargo).

Maurice Jack WARD for a pump on the Colo River being 1/74289 and Part 14/753774, Parish of Colo, County of Hunter for the irrigation of 8.0 hectares (vegetables, citrus, improved pasture) (New Licence) (Ref:10SL56128) (GA2:460644) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

William and Lucy HENNING for a pump on Currency Creek, being 5/803222, Parish of Wilberforce, County of Cook for the irrigation of 12.0 hectares (turf) (New Licence) (Ref:10SL56082) (GA2:460644) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

James and Jean LORRAINE for a pump on the Hawkesbury River being Part Road Reserve South of 1/773943, Parish of Cornelia, County of Cumberland for water supply for domestic and industrial (Conference Centre) purposes (New Licence) (Ref:10SL56096) (GA2:460644) (Lodged under the NESB Amnesty ñ Not subject to the Hawkesbury/Nepean Embargo).

David CHALLINOR and Stephen MARCHANT for a pump on the Hawkesbury River being A/155796, Parish of Pitt Town, County of Cumberland for water supply for domestic and Industrial (Caravan Park) purposes (New Licence) (Ref:10SL56230) (GA2:460644) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/ Nepean Embargo).

Kenneth and Kerry PULLEN for a pump on Mahons Creek being 2/612226, Parish of Nepean, County of Cook for water supply for Industrial (Conference Centre) purposes (New Licence) (Ref:10SL56278) (GA2:460644) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/ Nepean Embargo).

Jack XIAN for a pump on South Creek, being 123/28847, Parish of Rooty Hill, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56191) (GA2:493357) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Yiu SO for a pump on South Creek, being 119/28847, Parish of Rooty Hill, County of Cumberland for the irrigation of 2 hectares (Vegetables) (new licence) (Ref:10SL56431) (GA2:493357) (Lodged under the NESB ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Zi HUANG for a pump on South Creek, being 242/1008209, Parish of Bringelly, County of Cumberland for the irrigation 2 hectares (Vegetables) (New Licence) (Ref:10SL56083) (GA2:493358) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Gu YAN for a pump on South Creek, being 149/2147, Parish of Londonderry, County of Cumberland for the irrigation of 1.5 hectares (Vegetables) (New Licence) (Ref:10SL56187) (GA2:493357) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Zhong CAI for a pump on South Creek, being 11/739051, Parish of Cabramatta, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56243) (GA2:493357) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Weijian XIA for a pump on South Creek, being 241/1008209, Parish of Bringelly, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56193) (GA2:493358) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Thanh NGUYEN for a pump on Eastern Creek, being B/316822, Parish of St Matthew, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56133) (GA2:493359) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Rui CAI for a pump on Eastern Creek, being 1/438039, Parish of Gidley, County of Cumberland for the irrigation of 5 hectares (Vegetables) (New Licence) (Ref:10SL56235) (GA2:493359) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Lin SIN for a pump on Kemps Creek, being 9/30265, Parish of Melville, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56268) (GA2:493357) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Quan Tai CAI for a pump on South Creek, being 83/204127, Parish of Cook, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56300) (GA2:493211) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Kee Wing SOO for a pump on Eastern Creek, being 1/438039, Parish of Gidley, County of Cumberland for the irrigation of 6 hectares (Vegetables) (new licence) (Ref:10SL56248) (GA2:493212) (Lodged under the NESB ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Jun Yuan SU for a pump on South Creek, being 107/28847, Parish of Rooty Hill, County of Cumberland for the irrigation 2 hectares (Vegetables) (New Licence) (Ref:10SL56262) (GA2:493212) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Yiu Kei SO and Yu Ying SO for a pump on South Creek, being 119/28847, Parish of Rooty Hill, County of Cumberland for the irrigation of 2.5 hectares (Vegetables) (New Licence) (Ref:10SL56269) (GA2:493212) (Lodged under the NESB Amnesty ñ Not subject to the 1995 Hawkesbury/Nepean Embargo).

Hui Chao ZHU for a pump on South Creek, being 106/28847, Parish of Rooty Hill, County of Cumberland for the irrigation of 2 hectares (Vegetables) (New Licence) (Ref:10SL56432) (GA2:493212) (Lodged under the NESB Amnesty \tilde{n} Not subject to the 1995 Hawkesbury/Nepean Embargo).

Any inquiries regarding the above should be directed to the undersigned (Phone: 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, Acting Natural Resource Project Officer, Sydney/South Coast Region

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(C02-0123)

No. 1893, WHITEHAVEN COAL MINING PTY LIMITED (ACN 086 426 253), area of 610 hectares, for Group 9, dated 8 April, 2002. (Armidale Mining Division).

(C02-0137)

No. 1896, SANDWORK PTY LTD (ACN 062 072 244), area of 1.2 hectares, for Group 9, dated 9 April, 2002. (Sydney Mining Division).

(T02-0057)

No. 1897, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), area of 16 units, for Group 1, dated 9 April, 2002. (Orange Mining Division).

(T02-0058)

No. 1898, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 244 units, for Group 1, dated 9 April, 2002. (Cobar Mining Division).

(T02-0059)

No. 1899, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 21 units, for Group 1, dated 11 April, 2002. (Broken Hill Mining Division).

(T02-0061)

No. 1901, CHALLENGER GOLD LIMITED (ACN 090 166 528), area of 79 units, for Group 1, dated 12 April, 2002. (Wagga Wagga Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T01-0193)

No. 1811, now Exploration Licence No. 5929, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), Counties of Bland, Bourke and Clarendon, Map Sheet (8328, 8329, 8428, 8429), area of 92 units, for Group 1 and Group 6, dated 2 April, 2002, for a term until 1 April, 2004. As a result of the grant of this title, Exploration Licence No. 5737 and Exploration Licence No. 5884 have partly ceased to have effect.

(T01-0202)

No. 1819, now Exploration Licence No. 5930, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), Counties of Ashburnham, Bathurst and Forbes, Map Sheet (8530, 8630), area of 12 units, for Group 6, dated 3 April, 2002, for a term until 2 April, 2004.

(T01-0203)

No. 1820, now Exploration Licence No. 5931, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), Counties of Dowling and Gipps, Map Sheet (8230), area of 53 units, for Group 6, dated 3 April, 2002, for a term until 2 April, 2004.

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

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

(T97-1134)

Exploration Licence No. 5478, PLATSEARCH NL (ACN 003 254 395), area of 109 units. Application for renewal received 12 April, 2002.

(T01-0362)

Consolidated Mining Lease No. 9 (Act 1973), PASMINCO BROKEN HILL MINE PTY LTD (ACN 000 005 774), area of 793.85 hectares. Application for renewal received 8 April, 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C91-0257)

Authorisation No. 444, WAMBO MINING CORPORATION PTY LTD (ACN 000 668 057) and THE CONSTRUCTION, FORESTRY, MINING, & ENERGY UNION, Counties of Durham and Hunter, Map Sheet (9032, 9033), area of 3060 hectares, for a further term until 16 May, 2006. Renewal effective on and from 5 April, 2002.

(T99-0127)

Exploration Licence No. 5661, AUSTRALIAN SILICON LIMITED (ACN 094 265 746), County of Bathurst, Map Sheet (8730), area of 5 units, for a further term until 29 December, 2003. Renewal effective on and from 3 April, 2002.

(T96-0159)

Mining Lease No. 449 (Act 1973), EDWARD STANLEY KNEVETT and BARBARA ANN KNEVETT, Parish of Gordon, County of Gough, Map Sheet (9238-4-N), area of 23 hectares, for a further term until 21 June, 2019. Renewal effective on and from 12 March, 2002.

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

EXPIRY

Mineral Lease No. 4205 (Act 1906), BEXHILL BRICKS PTY LIMITED (ACN 000 228 348), Parish of Bexhill, County of Rous. This title expired on 9 April, 2002.

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

Department of Planning

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

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*. (W01/00115/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-394-p01.811 Page 1

Clause 1

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

1 Name of plan

This plan is Wingecarribee Local Environmental Plan 1989 (Amendment No 111).

2 Aims of plan

This plan aims:

- (a) to clarify that development for the purposes of refreshment rooms is permissible in Zones Nos 7 (a) and 7 (b) under the *Wingecarribee Local Environmental Plan 1989* only if the development is in conjunction with a winery, and
- (b) to reclassify certain land from community to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

- (1) To the extent to which this plan achieves the aim set out in clause 2 (a), it applies to all land within Zones Nos 7 (a) and 7 (b) under the *Wingecarribee Local Environmental Plan 1989*.
- (2) To the extent to which this plan reclassifies land from community to operational land, it applies to Lot 20, DP 703198, Kangaloon Road, Bowral, as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No 111)" deposited in the office of the Wingecarribee Shire Council.

4 Amendment of Wingecarribee Local Environmental Plan 1989

Wingecarribee Local Environmental Plan 1989 is amended as set out in Schedule 1.

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 Zone objectives and development control table

Insert "(in conjunction with wineries and subject to section 16CB)" after "refreshment rooms" wherever occurring in item 3 of the matter relating to Zones Nos 7 (a) and 7 (b) in the Table to the clause.

[2] Schedule 9 Classification and reclassification of public land as operational land

Insert in alphabetical order of locality in Part 2 the following words:

Bowral

Kangaloon Lot 20, DP 703198, Nil. Road Kangaloon Road, Bowral,

as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No 111)" —Wingecarribee Local Environmental Plan 1989 (Amendment No 111).

Roads and Traffic Authority

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

NOTICE is hereby given that the Hastings 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. B.SMITH, General Manager, Hastings Council, corner Lord and Burrawan Streets, Port Macquarie, N.S.W., 2444

SCHEDULE

Lot 7 in Deposited Plan 1034984, Parish and County Macquarie and situated at the south western corner of the intersection of Lake and Jindalee Roads, Port Macquarie.

ROADS ACT 1993

ORDER - SECTION 31

Fixing or Varying of Levels of part of the Newell Highway in the Narromine Shire Council area

The Roads and Traffic Authority of New South Wales, by this Order under section 31 of the Roads Act 1993, fixes or varies the levels of part of State Highway No 17 – Newell Highway between 53.7km to 54.3km north of Parkes, as shown on Roads and Traffic Authority Plan No 0017.483.RC.3660.

P.DEARDEN Project Services Manager

Roads and Traffic Authority of New South Wales 51 – 55 Currajong Street, Parkes NSW 2870

(RTA Papers FPP 322.5357)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land the subject of a road widening order at Baulkham Hills in the Baulkham Hills Shire 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, pursuant to Section 203 of the Roads Act 1993, by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991. (The land is now public road by operation of Section 14 of the Roads Act 1993.)

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

SCHEDULE

All that piece or parcel of land situated in the Baulkham Hills Shire Council area, Parish of Castle Hill, County of Cumberland, shown as Lot 10 Deposited Plan 447783, being part of the land in Disentailing Assurance No 183 Book 87 and Mortgage No 884 Book 87.

The land is said to be in the possession of the Estate of the Late Andrew Louis McDougall (registered proprietor) and Perpetual Trustee Company Limited (mortgagee).

(RTA Papers 2M1600; RO 31.12263)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Haberfield in the Ashfield Municipal 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 that piece or parcel of land situated in the Ashfield Municipal Council area, Parish of Concord and County of Cumberland, shown as Lot 1 Deposited Plan 130041, being the whole of the land in Certificate of Title 1/130041.

The land is said to be in the possession of Anita Zita Gesson and Simon Patrick Pratt (registered proprietors) and Westpac Banking Corporation (mortgagee).

(RTA Papers FPP 2M1644; RO 10.11060)

Roads Act 1993

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

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

Garry Styles
General Manager
Mudgee Shire Council
(by delegation from the Minister for Roads)

Schedule

1. Citation

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

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 15-4-2007 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Mudgee Shire Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Henry	Ulan Road	Sills Lane	
		Lawson	(MR208)		
		Drive			

Roads Act 1993

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

Forbes Shire Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the roads and road related areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.



G J Haley,

General Manager

Forbes Shire Council

(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Forbes Shire Council Road Train Notice No 1/2002.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 1 October 2002 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Road Train routes within the Forbes Shire Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
RT	SR2	Abattoirs	SH17 Newell	Road End – Total	
		Road	Highway	Length 240 m.	

Clause 1

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

1 Name of plan

This plan is Wingecarribee Local Environmental Plan 1989 (Amendment No 111).

2 Aims of plan

This plan aims:

- (a) to clarify that development for the purposes of refreshment rooms is permissible in Zones Nos 7 (a) and 7 (b) under the *Wingecarribee Local Environmental Plan 1989* only if the development is in conjunction with a winery, and
- (b) to reclassify certain land from community to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

- (1) To the extent to which this plan achieves the aim set out in clause 2 (a), it applies to all land within Zones Nos 7 (a) and 7 (b) under the *Wingecarribee Local Environmental Plan 1989*.
- (2) To the extent to which this plan reclassifies land from community to operational land, it applies to Lot 20, DP 703198, Kangaloon Road, Bowral, as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No 111)" deposited in the office of the Wingecarribee Shire Council.

4 Amendment of Wingecarribee Local Environmental Plan 1989

Wingecarribee Local Environmental Plan 1989 is amended as set out in Schedule 1.

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.

LIVERPOOL COUNCIL, AT LIVERPOOL: Contract Number 976873S6, Project Number 3002808. Line 1, inclusive and it's appurtenant junctions, sidelines and inlets serving, TOBRUK STREET and FLOWERDALE 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.

MITCHELL HOFFMANN, Developer Activity Officer, Urban Development, Liverpool Regional Office.

Dated: 19 April 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.

ASHFIELD COUNCIL, AT ASHFIELD: Contract Number 967829S5, Project Number 3002401. Line 1 inclusive and its appurtenant junctions sideline and inlets serving HOLDEN STREET and LIVERPOOL ROAD.

BANKSTOWN COUNCIL, AT GEORGES HALL: Contract Number 482442FA, Project Number 3002855. Property Connection Sewer 1 inclusive and its appurtenant junctions sidelines and inlet serving BEALE STREET.

BOTANY COUNCIL, AT MASCOT: Contract Number 971490S7, Project Number 3001586. Line 1 inclusive and its appurtenant junctions sideline and inlets serving NEY STREET and SPARKS STREET.

CANADA BAY COUNCIL, AT FIVE DOCK: Contract Number 975992S0, Project Number 3002768. Property Connection Sewer 1 inclusive and its appurtenant junctions sidelines and inlets serving BAYVIEW ROAD and WATTS STREET.

CANTERBURY COUNCIL, AT LAKEMBA: Contract Number 975487S8, Project Number 3002481. Property Connections Sewer 1 inclusive and its appurtenant junctions sidelines and inlets serving THE BOULEVARDE and ERNEST STREET.

CANTERBURY COUNCIL, AT NARWEE: Contract Number 971391S5, Project Number 3001579. Property Connection Sewer 1 inclusive and its appurtenant junctions and sideline and inlets serving KARNE STREET and METHUEN PARADE.

SUTHERLAND COUNCIL, AT KANGAROO POINT: Contract Number 396353F9, Project Number 3002252. Line 1, 2 and Line 3 inclusive and its appurtenant junctions sideline and inlets serving TARA ROAD, ROBVIC AVENUE and OYSTER BAY.

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

GERRY DACOCO, Developer Activity Officer.

Dated: 19 April 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.

BAULKHAM HILLS, AT CASTLE HILL: Contract Number 9698355SO, Project Number 3002693. Lines 1 to 10 inclusive and their appurtenant junctions, sidelines and inlets serving HELMSLEY GROVE, DENBEIGH COURT and CHEPSTOW DRIVE.

BAULKHAM HILLS, AT ROUSE HILL: Contract Number 974985S0, Project Number 3002539. Lines 1 to 6 inclusive and their appurtenant junctions, sidelines and inlets serving GLEN ABBEY STREET, GREEN HILLS DRIVE and SUNNINGDALE PLACE.

BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968321SA, Project Number 3001611. Lines 1 to 6 inclusive and their appurtenant junctions, sidelines and inlets serving QUEEN STREET and VALENTI CRESCENT. CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 966924S3, Project Number 3001540. Lines 1 and 5 inclusive and their appurtenant junctions, sidelines and inlets serving HIGHCLAIRE PLACE, MEURANTS LANE and AGINCOURT PLACE.

CITY OF BLACKTOWN, AT KELLYVILLE: Contract Number 974984S8, Project Number 3002659. Lines 1 to 3 inclusive and their appurtenant junctions sidelines and inlets serving KILBENNY STREET, KILMORE STREET and CLONMORE STREET.

CITY OF PARRAMATTA, AT CARLINGFORD: Contract Number 960757SA, Project Number 3001013. Lines 1 to 12 and sideline 1 inclusive and their appurtenant junctions, sidelines and inlets serving COTTEE DRIVE.

CITY OF HOLROYD, AT MERRYLANDS: Contract Number 974956S0, Project Number 3002565. Property connection sewer 1 inclusive and its appurtenant junctions, sidelines and inlets serving MURRAY 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.

VICKI MAWBY, Developer Activity Officer, Blacktown.

Dated: 19 April 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.

CANTERBURY COUNCIL, AT EARLWOOD: Contract Number 971415WO, Project Number 10010736. Water mains are now laid and shown on said plan and capable of serving the properties in UNDERCLIFFE LANE and BAYVIEW AVENUE.

SUTHERLAND COUNCIL, AT SUTHERLAND: Contract Number 969709W6, Project Number 1000796. Water mains are now laid and shown on said plan and capable of serving the properties in FLORA ROAD and MERTON STREET.

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

GERRY DACOCO, Developer Activity Officer.

Dated: 19 April 2002.

SYDNEY WATER

Water Mains

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

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

CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 966924W7, Project Number 1000652. Water mains are now laid and capable of serving identified properties at AGINCOURT PLAN and HIGHCLAIRE PLACE.

CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 966924W7, Project Number 7000097. Recycled water mains are now laid and capable of serving identified properties at AGINCOURT PLAN and HIGHCLAIRE PLACE.

CITY OF BLACKTOWN, AT BLACKTOWN: Contract Number 968475WB, Project Number 1000933. Water mains are now laid and capable of serving identified properties at CLAIRE STREET.

CITY OF BLACKTOWN, AT STANHOPE GARDENS: Contract Number 974793WB, Project Number 7000183. Recycled water mains are now laid and capable of serving identified properties at LEYBURN STREET, WIGAN STREET, AYLSFORD STREET, OLDBURY STREET, ROTHBURY TERRACE, HELSTON STREET, SALFORD STREET, PERFECTION AVENUE and NEWBURY AVENUE.

CITY OF BLACKTOWN, AT STANHOPE GARDENS: Contract Number 974793WB, Project Number 1001012. Water mains are now laid and capable of serving identified properties at LEYBURN STREET, WIGAN STREET, AYLSFORD STREET, OLDBURY STREET, ROTHBURY TERRACE, HELSTON STREET, SALFORD STREET, PERFECTION AVENUE and NEWBURY AVENUE.

SHIRE OF BAULKHAM HILLS, AT ROUSE HILL: Contract Number 974985W5, Project Number 1001132. Water mains are now laid and capable of serving identified properties at GLEN ABBEY STREET and SUNNINGDALE PLACE. SHIRE OF BAULKHAM HILLS, AT ROUSE HILL: Contract Number 974985W5, Project Number 7000206. Recycled water mains are now laid and capable of serving identified properties at GLEN ABBEY STREET and SUNNINGDALE PLACE.

SHIRE OF BAULKHAM HILLS, AT CASTLE HILL: Contract Number 968355W4, Project Number 1001203. Water mains are now laid and capable of serving identified properties at DENBEIGH COURT, HEMSLEY GROVE and CHEPSTOW DRIVE.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 966913W8, Project Number 1000670. Water mains are now laid and capable of serving identified properties at PRESIDENT ROAD, HAYES AVENUE and SEYMOUR WAY.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 966913W8, Project Number 7000100. Recycled water mains are now laid and capable of serving identified properties at PRESIDENT ROAD, HAYES AVENUE and SEYMOUR WAY

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 974417WA, Project Number 7000201. Recycled water mains are now laid and capable of serving identified properties at PHOENIX AVENUE, LOCHTON PLACE, KIRKTON PLACE, WILKINS AVENUE and MILLCROFT WAY.

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.

Dated: 19 April 2002.

Wingecarribee Local Environmental Plan 1989 (Amendment No 111)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 Zone objectives and development control table

Insert "(in conjunction with wineries and subject to section 16CB)" after "refreshment rooms" wherever occurring in item 3 of the matter relating to Zones Nos 7 (a) and 7 (b) in the Table to the clause.

[2] Schedule 9 Classification and reclassification of public land as operational land

Insert in alphabetical order of locality in Part 2 the following words:

Bowral

Kangaloon Lot 20, DP 703198, Nil. Road Kangaloon Road, Bowral,

as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No 111)" —Wingecarribee Local Environmental Plan 1989 (Amendment No 111).

Other Notices

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact — Order

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

This Order takes effect on 12 April 2002 and remains in force until 11 April 2003.

Signed at Sydney, this 9th day of April 2002.

BOB DEBUS, M.P., Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact — Order

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

This Order takes effect on 12 April 2002 and remains in force until 11 April 2003.

Signed at Sydney, this 9th day of April 2002.

BOB DEBUS, M.P., Attorney General

CO-OPERATIVES ACT 1992

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

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

Name of Co-operative

HORSLEY PARK PROTECTION CO-OPERATIVE LTD

Dated this 17th day of April 2002.

C GOWLAND, Delegate Of The Registrar Of Co-operatives

DEPARTMENT OF GAMING AND RACING

Proposed Public Lotteries Regulation 2002

The Department of Gaming and Racing is proposing to make the Public Lotteries Regulation 2002. This Regulation would replace the existing Public Lotteries Regulation 1996, which is due to expire on 1 September 2002.

The proposed Regulation aims to meet the following objectives:

- to provide for the disposal of unclaimed lottery prizes and of money in prize funds;
- to provide for an entrant in a public lottery to request anonymity;
- to make provision for responsible gambling practices;
- to prescribe people as key employees in relation to Keno;
- to prescribe the changes of circumstances in relation to licensees for public lotteries that need to be notified to the Minister;
- to prescribe contracts in relation to games of Keno as exempt contracts;
- to prescribe the fee for the review of a controlled contract; and
- to make other miscellaneous provisions.

A draft Regulation and a Regulatory Impact Statement (RIS) have been prepared for public consideration. The Department invites public comment on the proposed Regulation.

Copies of the draft Regulation and RIS may be obtained from:

The Public Lotteries Regulation Project Department of Gaming and Racing Level 11

323 Castlereagh Street SYDNEY NSW 2000

(tel) 02 9995 0662

(fax) 02 9995 0699

Electronic copies are available from the Department's website on:

www.dgr.nsw.gov.au

Submissions should be forwarded to the aforementioned postal address, or e-mailed to:

policy@dgr.nsw.gov.au

The final date for the receipt of submissions is Friday 10 May 2002.

GEOGRAPHICAL NAMES ACT 1966

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

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

Proposed Name: Tongo Woolshed Lake

Designation: Lake

L.G.A.: Central Darling Shire Council

County: Fitzgerald
L.P.I. Map: Tongo
1:100,000 Map: Tongo 7637
Reference: GNB 4668

Proposed Name: Dawsons Landing Designation: Breakwater

L.G.A.: Port Stephens Council

Parish: Tomaree
County: Gloucester
L.P.I. Map: Port Stephens
1:100,000 Map: Port Stephens 9332

Reference: GNB 4855

Proposed Name: Ray Abood Village Green

Designation: Reserve

L.G.A.: Shoalhaven City Council

Parish: Illaroo County: Camden L.P.I. Map: Berry 1:100,000 Map: Kiama 9028 Reference: GNB 4866

Proposed Name: Joe Hyam Reserve

Designation: Reserve

L.G.A.: Shoalhaven City Council

Parish: Bunberra
County: Camden
L.P.I. Map: Berry
1:100,000 Map: Kiama 9028
Reference: GNB 4883

Proposed Name: Boatrowers Reserve

Designation: Reserve

L.G.A.: Lake Macquarie City Council

Parish: Kahibah
County: Northumberland
L.P.I. Map: Swansea

1:100,000 Map: Lake Macquarie 9231

Reference: GNB 4872
Proposed Name: Byrnes Reserve
Designation: Reserve

L.G.A.: Lake Macquarie City Council

Parish: Kahibah
County: Northumberland
L.P.I. Map: Swansea

1:100,000 Map: Lake Macquarie 9231

Reference: GNB 4873

Proposed Name: Dillwynia Bushland Reserve

Designation: Reserve

L.G.A.: Lake Macquarie City Council

Parish: Morisset
County: Northumberland
L.P.I. Map: Morisset
1:100,000 Map: Gosford 9131
Reference: GNB 4877

Proposed Name: Elizabeth Macarthur Bay

Designation: Bay

L.G.A.: Sydney City Council

Parish: St Andrew
County: Cumberland
L.P.I. Map: Parramatta River
1:100,000 Map: Sydney 9130
Reference: GNB 4869

Proposed Name: Yarringully Nature Reserve

Designation: Reserve

L.G.A.: Richmond Valley Council

Parish: West Coraki
County: Richmond
L.P.I. Map: Ellangowan
1:100,000 Map: Woodburn 9539
Reference: GNB 4871

Proposed Name: Anita Cobby Reserve

Designation: Reserve

L.G.A.: Blacktown City Council

Parish: Prospect
County: Cumberland
L.P.I. Map: Prospect
1:100,000 Map: Penrith 9030
Reference: GNB 4876

Proposed Name: Sydney Olympic Park

Designation:

L.G.A.:

Parish:

County:

L.P.I. Map:

1:100,000 Map:

Reference:

Urban Place

Auburn Council

St John

Cumberland

Parramatta River

Sydney 9130

GNB 4878

Proposed Name: Railway Park
Designation: Reserve
L.G.A.: Bombala Council

Parish: Bombala
County: Wellesley
L.P.I. Map: Bombala
1:100,000 Map: Bombala 8724
Reference: GNB 4885

Proposed Name: Discovery Park
Designation: Reserve

L.G.A.: Hornsby Shire Council

Parish: Field of Mars
County: Cumberland
L.P.I. Map: Parramatta River
1:100,000 Map: Sydney 9130
Reference: GNB 4882

Proposed Name: Coots Creek
Designation: Creek

L.G.A.: Yass Shire Council

Parish: Bedulluck
County: Murray
L.P.I. Map: Bedulluck
1:100,000 Map: Canberra 8727
Reference: GNB 4865

Proposed Name: Federation Point

Designation: Point

L.G.A.: Manly Council
Parish: Manly Cove
County: Cumberland
L.P.I. Map: Sydney Heads
1:100,000 Map: Sydney 9130
Reference: GNB 4870

Proposed Name: Collingridge Reserve

Designation: Reserve

L.G.A.: Hornsby Shire Council Parish: Field of South Colah

County: Cumberland L.P.I. Map: Hornsby 1:100,000 Map: Sydney 9130 Reference: GNB 4882

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site www.lpi.nsw.gov.au/geog/.

> WARWICK WATKINS, Chairperson

Geographical Names Board POBox 143

Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder.

Assigned Name: Dallawang Ridge

Designation: Ridge

L.G.A.: Wollondilly Shire Council

Parish: Cooba County: Cook L.P.I.Map: Bimlow

Katoomba 8930 100,000 Map: GNB4874 Reference:

Assigned Name: Kerswell Point

Designation: Point

L.G.A.: Wollondilly Shire Council

Parish: Bimlow County: Westmoreland

L.P.I.Map: Bimlow Katoomba 8930 100,000 Map:

GNB 4874 Reference:

Assigned Name: Junction Mountain

Designation: Mountain

Wollondilly Shire Council L.G.A.:

Bimlow Parish: County: Westmoreland L.P.I.Map: **Bimlow**

100,000 Map: Katoomba 8930 Reference: **GNB 4874**

Pocket Mountain Assigned Name: Mountain

Designation:

L.G.A.: Wollondilly Shire Council

Parish: Cooba County: Cook L.P.I.Map: **Bimlow** 100,000 Map: Katoomba 8930 GNB 4874 Reference:

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site at www.lpi.nsw.gov.au/geog/.

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 14(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder. Reference: GNB4860

Discontinued Name: Old Joe Designation: Trig. Station L.G.A.: Yarrowlumla Parish: Goorooyarroo County: Murray L.P.I.Map: Hall

100,000 Map: Canberra 8727

Discontinued Name: Greenwood Trig. Station Designation: L.G.A.: Yarrowlumla Parish: Goorooyarroo County: Murray L.P.I.Map: Hall

100,000 Map: Canberra 8727

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site at www.lpi.nsw.gov.au/geog/.

> WARWICK WATKINS, Chairperson

Geographical Names Board

POBox 143

Bathurst NSW 2795

HERITAGE ACT, 1977

DIRECTION PURSUANT TO SECTION 34(1)(a) TO LIST AN ITEM ON THE STATE HERITAGE REGISTER

Parliament House Precinct, Macquarie Street, Sydney

SHR No 1615

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of the environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

> ANDREW REFSHAUGE, M.P., Minister for Planning

Sydney, 2002

SCHEDULE "A"

The property known Parliament House, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1823 in Deposited Plan 841390 together with all buildings, structures and works, and parts of the buildings, structures and works, on, above or under that land.

HERITAGE ACT 1977

ORDER UNDER SECTION 57(2)

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

ANDREW REFSHAUGE, M.P., Minister for Planning

Sydney, 2002

SCHEDULE "A"

The Parliament House Precinct, Macquarie Street, Sydney, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1823 in Deposited Plan 841290.

SCHEDULE "C"

Works carried out in accordance with the NSW Parliamentary Heritage Protocol April 2002.

LOCAL GOVERNMENT ACT 1993

Vesting of land and easements in Wyong Shire Council Gosford/Wyong Water Supply

THE Minister for Land and Water Conservation of the State of New South Wales, declares that the land and easements described in the Schedule hereto, which were acquired for the purpose of the Gosford/Wyong Water Supply Scheme are vested in Wyong Shire Council.

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

SCHEDULE

Land

Lot 1 Deposited Plan 844350 (SB55063)

Interest in Land

Easement rights as described under the heading Access in Memorandum E780099 filed in the Office of Land and Property Information NSW over the site shown in:

Deposited Plan 844350 (SB55063) as:

'(B) PROPOSED RIGHT OF CARRIAGEWAY 15 WIDE & VARIABLE WIDTH'

'(A) PROPOSED RIGHT OF CARRIAGEWAY VARIABLE WIDTH'

'(C) PROPOSED RIGHT OF CARRIAGEWAY VARIABLE WIDTH'

DPWS Reference 80

LOCAL GOVERNMENT ACT 1993

Gosford/Wyong Water Supply – W430 Vesting of land in Wyong Shire Council

THE Minister for Land and Water Conservation of the State of New South Wales, declares that the land described in the Schedule hereto, which was acquired for the purpose of the Gosford/Wyong Water Supply – W430 Scheme is vested in Wyong Shire Council.

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

SCHEDULE

Land

Lot 2 Deposited Plan 844350 (SB55063)

DPWS Reference 150

MENTAL HEALTH ACT 1990

Order Under Section 208

I, Robert McGregor, Acting Director-General of the NSW Department of Health, in pursuance of the provisions of section 208 of the Mental Health Act 1990, DO HEREBY declare the Tweed Head Psychiatric Inpatient Unit of Tweed Heads Hospital to be a hospital for the purposes of the Mental Health Act 1990.

Signed this 11th day of April 2002.

ROBERT MCGREGOR, Acting Director-General

NATIONAL PARKS AND WILDLIFE ACT, 1974

ADDITION TO TORRINGTON STATE RECREATION AREA

IN pursuance of the provisions of section 47B (2) of the National Parks and Wildlife Act 1974, the land hereunder described is permanently reserved as part of Torrington State Recreation Area for the purpose of the public recreation and enjoyment.

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

Description

Land Districts – Tenterfield & Glen Innes; LGA – Tenterfield & Severn

Counties Clive & Gough, Parishes Blain & Highland Home, about 682 hectares, being Lot 5 DP751495 (Portion 5) and Lot 304 DP753286 (Portion 304) inclusive of Crown Public road within Lot 5 aforesaid. NPWS F/1752, F/2537.

NSW NATIONAL PARKS AND WILDLIFE SERVICE

Notice of Exhibition of the Recommendation for the Identification of Critical Habitat for the Endangered Population of Little Penguins at Manly, the Draft Threatened Species Conservation Regulation 2002 and Regulatory Impact Statement

THE National Parks and Wildlife Service hereby gives notice of the exhibition of the Recommendation for the Identification of Critical Habitat for the Endangered Population of Little Penguins at Manly, the Draft Threatened Species Conservation Regulation 2002 and the associated Regulatory Impact Statement. The objective of the critical habitat identification and regulation is to ".provide for the protection of the habitat that is critical to the survival of the Little Penguin population in North Sydney Harbour".

Public submissions on all three documents are invited from 19 April 2002 – 14 June 2002. Exhibition details will be published on 19 April 2002 in the Sydney Morning Herald and the Manly Daily.

RUSSEL COUCH, Manager, Conservation Programs and Planning Division Central Directorate

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT, 1976

Incorporation Of Parents And Citizens Associations

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act, 1976.

- Ariah Park Central School Parents and Citizens Association
- 2. Narrandera Public School Parents and Citizens
 Association
- 3. Newington Public School Parents and Citizens Association
- 4. Port Macquarie High School Parents and Citizens Association
- Raymond Terrace Public School Parents and Citizens Association
- 6. The Oaks Public School Parents and Citizens Association

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

STATUTORY AND OTHER OFFICES REMUNERATION TRIBUNAL

Report and Determination – Travel Allowances for NSW Judges

REPORT

 On 4 January 2002 the Premier of New South Wales, the Hon Bob Carr MP, directed the Tribunal, pursuant to section 14 of the Act to make a determination on domestic travelling allowances for NSW Judges when travelling throughout Australia on official business. The reference from the Premier followed the recent amendments to the SOORT Act which expanded the definition of "allowance" as follows

10A Definitions

In this Part:

allowance does not include a travelling or subsistence allowance, but includes a travelling or subsistence allowance for travel within Australia by the holder of an office specified in Schedule 1 who is:

a Judge or Acting Judge of a court, or any other judicial officer (within the meaning of the Judicial Officers Act 1986) nominated by the Minister by notice in writing to the Tribunal for the purposes of this definition.

3. "Remuneration" is defined in the Act as salary and allowances payable to office holders. Judges are holders of offices specified in Schedule 1.

Section 21 (1) provides that:

"Notwithstanding any other section of this Act, a determination does not operate so as to reduce the rate at which remuneration is payable to the holder of an office specified in <u>Schedule 1</u>."

- 4. The Tribunal wrote to the Heads of the various NSW Courts and had discussions with the Chief Justice of the Supreme Court and Mr Justice Wood, the Chief Judge of the District Court, the Chief Judge of the Land & Environment Court and the Chief Judge of the Compensation Court.
- 5. The Tribunal has also examined travelling allowance arrangements for public servants in NSW including the Chief and Senior Executive Services, for Judges in States other than NSW and in particular the conditions for Federal Judges as determined by the Commonwealth Remuneration Tribunal.

a) Submissions Received:

- 6. The Chief Judge of the District Court has submitted that the appropriate level of allowance for NSW Judges is at the level which was fixed at the beginning of 2000 subject to increases which would reflect CPI increases and the GST which came into effect on July 1, 2000. He further submitted that the current policy be retained of paying travelling allowances on the basis of a daily allowance calculated from the time of departure to the time of arrival home. Also that the current method of calculation be retained, namely, that if after the last full day there is a further period of travel of 6 hours or more, a full day's allowance be paid.
- 7. The Chief Judge submitted that the current (non-metropolitan) rate of \$190 per night determined by the Federal Tribunal for Federal Judges is inappropriate for NSW. He stated that the Federal Court rarely sits outside the metropolitan areas whereas the NSW District Court carries out a significant amount of its work in non-metropolitan NSW. The Chief Judge added that the predominant work that is carried out on circuit is criminal work and it is substantially criminal trials with juries. Such trials are lengthy and the circuits themselves usually take two weeks in duration but extend to three or four weeks or even longer.

- 8. There are between 15 and 20 judges on the circuit at any one time. In the 2001/2002 financial year the District Court will sit 706 weeks of circuit sittings 487 of these are devoted to criminal sittings. The District Court generally sits in major country centres throughout NSW.
- 9. The Chief Judge makes the point that because of the lengthy nature of trials in the one location the Judge needs to find suitable accommodation to ensure that he does not come into contact with jurors, witnesses or accused persons. Similarly the Judge must also make appropriate arrangements when dining to avoid contact with these parties.
- 10. The Chief Judge has also sought confirmation of the current practice (unique to judges) where after the last full day if there is a period of travel of 6 hours or more then a full day's travel allowance is payable to the Judge.
- 11. The Chief Justice of the Supreme Court has supported the views expressed by the Chief Judge of the District Court. The Chief Justice points out that there is no real comparison between the Federal Court Judges and State Judges, having regard to the nature of the work performed by State Judges and in particular the character of circuit work. He also submitted that the second tier capital city rate in the Premier's Circular 2000/01 for Adelaide, Canberra, Darwin and Hobart should apply to Newcastle and Wollongong.
- 12. The Chief Justice has also advised that the Supreme Court sits in major country centres throughout NSW. As with the District Court, the Supreme Court has also adopted the policy of paying a full day's travel allowance if after the last full day there is a further period of travel of 6 hours or more. The Chief Justice has recommended that this arrangement be confirmed by the Tribunal.
- 13. The Chief Judge of the Compensation Court, has submitted that Judges from his Court frequently hear cases in capital cities rather than in country centres. The Chief Judge has recommended that the rates for capital cities outlined in Premier's Department Circulars would be appropriate.
- 14. The Chief Judge of the Land and Environment Court has advised that on behalf of the Judges of the Land and Environment Court she supports the recommendations of the Chief Judge of the District Court and the Chief Judge of the Compensation Court.

b) Review:

- 15. Travelling allowances are intended to meet the costs necessarily incurred by Judges who are required to travel away from home/place of work on official business. Such costs cover accommodation, meals and incidental expenses. The current rates were determined by the Director General of the Premier's Department.
- 16. The Commissioner of Taxation publishes Rulings annually which detail the reasonable rates of travelling allowances which would not require substantiation for taxation purposes. In setting the reasonable amounts, the Commissioner;

- "...does not determine the amount of allowance an employee should receive or an employer should pay their employees. The amount of an allowance is a matter to be determined between the payer and payee. The Commissioner determines the reasonable amount for the purposes of the tax law, i.e., the amount that will be accepted for exception from the requirement to obtain and keep written evidence for substantiation purposes. It is not provided for the purpose of being used for employment or industrial relations purposes in setting the amount of allowance paid."
- 17. In addition the Commissioner has agreed that the travel allowance rates, determined by the Federal Tribunal for Judges, are reasonable for taxation purposes.
- 18. The Director General of the Premier's Department also determines the rules under which these allowances are paid. These rules are consistent with the long standing principle that travel allowances are provided to ensure that an officer is not financially disadvantaged as a result of having to travel on official business.
- 20. Since 1995 officers of the Chief and Senior Executive Services (SES) have only been entitled to claim actual expenses when travelling on official business. The daily rates are used only as indicative upper limit. SES officers are also entitled to reimbursement of actual and reasonable daily meal expenses.
- 21. Public Servants covered by the Crown Employees (Public Service Conditions of Employment) Award 1997 are entitled to claim the daily rate of travel allowance for each full day the officer is away from their residence. For any residual part day travel the officer can only claim actual meal expenses "...properly and reasonably incurred." Under this Award, public servants are able to claim daily meal allowances for trips not requiring an overnight stay.
- 22. By a long-standing policy, travelling allowance rates for the judiciary, have mirrored the rates payable to the SES. Under this policy NSW Judges were entitled to claim the capital city rates of travelling allowance for visits on official business to country locations, where such travel has involved an overnight stay.
- 23. As at January 1, 2000 there was a standard capital city rate for the SES of \$246.65. For NSW Judges, this rate applied to all capital cities and to towns and cities in New South Wales. In January 2001, the Director General of the Premier's Department approved a variable capital city rate with two tiers. Tier 1 being \$375.40 and Tier 2 \$305.40 (Premier's Department Circular 2001/1 refers). The effective date of these changes was 1 October 2000.
- 24. Judges, as a result of that determination, received a significant increase in travel allowance for country travel ie from \$246.65 to \$375.40. In February 2001 the Attorney General suggested that the existing Judges' travel allowance policy was no longer applicable and, as an alternative, it would be preferable that the Federal Remuneration Tribunal's determination in respect of travel allowances for the Federal Judiciary be applied.

25. On 10 April 2001, the Director General of the Premier's Department rescinded the Judges' travel policy and determined that NSW Judges receive identical rates as the Federal Judiciary, namely,

Sydney\$350Mel.Bris.Perth\$360Ade.Dwn.Hbt.Canb\$290Other than Cap City\$190

- 26. The effect of this decision was to increase the rate for capital city travel allowance but to reduce the rate of county daily travel allowance for Judges from \$246.65 to \$190.
- The Director-General also determined that claims for actuals with certification were not appropriate for Judges.
- 28. As a result of these fluctuations in rates the Director General of the Premier's Department on 17 May 2001, agreed with the recommendations from the Attorney General (on behalf of the Judges) that travel allowances be determined by the Tribunal and, until the Tribunal made its determination, that the original rate of \$246.65 be retained for country travel for Judges. The Act was amended to permit the Tribunal to make such determinations and took effect on and from 1 January 2002.
- 29. For the purposes of calculating allowances, judges have to travel beyond 35 kms from their chambers. The time commences from when the judge leaves his/her chambers/home and ceases when the Judge returns to his/her chambers/home.
- 30. For each full day's travel the judge receives the daily travelling allowance rate. Judges are also paid the daily travel allowance if after 24 hours absence there is a further absence of 6 hours or more. A further absence of less than six hours attracts no allowance.
- 31. If no accommodation is used but the Judge is absent at meal times then a meal allowance is paid without substantiation.

c) Considerations:

- 32. The Tribunal in this determination will be setting rates for overnight stays in capital cities, for overnight stays in areas other than capital cities and meal rates for day or part of day absences from headquarters. The Tribunal will also determine the conditions upon which the rates are to be paid.
- 33. As noted above, NSW Judges receive identical capital city travel allowance rates as the SES. The current 'other than capital city' travel allowance for Judges is \$246.65 per overnight stay. The Federal Tribunal's rate is \$190 per overnight stay and for the SES the rate is \$190.20.
- 34. While NSW Judges may travel to other capital cities on official business, their most frequent travel is to non metropolitan NSW to sit and hear trials particularly in the District Court. Such circuit work involves extensive travel to various centres and judges can be away, depending on the trial list and trial duration, for up to four weeks at a time.

- 35. The Chief Judge of the District Court, the Hon Justice RO Blanch has advised that the District Court is scheduled to sit for a total of 706 weeks of circuit sittings for 2001/2002 and that between 15-20 judges are on circuit at any given time. These statistics alone testify to the importance of the District Court in the delivery and administration of justice in NSW.
- 36. These statistics also demonstrate that NSW Judges travel more frequently to county locations and they are away from home for longer periods on official duties than either the SES or their federal counterparts.
- 37. The Federal Tribunal has issued a number of guiding principles including the following:
 - Office holders are not expected to gain or lose financially as a result of travelling on official business.
 - Where an office holder is accommodated in private, non-commercial accommodation such as the home of a family member or friend, a rate of one third of the specified rate is payable, rounded upwards to the nearest dollar.

The Tribunal considers that these guiding principles are appropriate for NSW Judges.

- 38. After reviewing the survey of accommodation and meal costs both inter and intra state, the Tribunal considers that the current capital city rates are appropriate. In relation to country NSW the current daily rate of \$246.65 is generous by public service standards. The daily meal allowances are less than those revealed in the survey.
- 39. The Tribunal has discussed two proposals with the Judges. The first is to vary the present arrangements and apply those used for the SES. This would provide that Judges' accommodation costs were met and actual expenses up to certain limits paid for meals and incidentals. Such a proposal would require full certification by the Judges. The second proposal would be to introduce a credit card system. This would also require full certification of all expenses incurred.
- The Judges have pointed out the problems they see in these two proposals. In particular, they emphasised that the circuit arrangements for Judges put them in a significantly different position to those of the normal SES travel where absences are for quite short periods. With circuit work where the absences range over several weeks up to a month the full certification would require extensive handling of receipts and documentation both by the Judge himself and then with consequential administrative load on the department administering the scheme. The Judges have also emphasised the privacy arrangements which would be impacted upon by requiring the full certification. Thus these proposals could result in an unreasonable administrative burden on the Judge together with an increase in the workload for the administrative units of the Attorney General's Department.

- 41. After much deliberation the Tribunal accepts the cogency of the Judges' arguments and their special position in the community and therefore it is not intended to progress the above two proposals.
- 42. In not requiring the full certification of all expenses, accommodation, meals and incidentals the issue for the Tribunal is what constitutes a fair and reasonable daily rate. The rates for accommodation across NSW vary considerably from town to town. Consideration therefore has been given to specifying several tiers of country towns as is the case with the capital cities. There will be some country towns where the country daily rate will be of financial advantage to the Judge and there will be some (a much lesser number) where the Judge could be financially disadvantaged. On balance, the Tribunal is persuaded that with the exception of Newcastle and Wollongong a common rate should be applied for the remainder of NSW in the knowledge that across a year a Judge will most likely be neither financially advantaged of disadvantaged.
- 43. There is one aspect of the current conditions which Judges agree should be discontinued and this concerns the part-day arrangements where the Judge has been absent at least for one night. The present arrangements allow for a Judge to receive a full day's travel allowance in some circumstances where the Judge has not incurred any direct accommodation expenses. This arrangement must cease but if the Judge is absent for more than a day across a meal break then the appropriate meal allowance would be paid.
- 44. There is the further issue of permitting the Judge to receive the full daily allowance when in fact commercial accommodation may not be utilised. The Federal Tribunal provides that where accommodation is paid for by someone other than the officer travelling or the officer stays at non-commercial accommodation then the daily rate is reduced by two-thirds. The Tribunal considers that this is a reasonable measure and will apply a similar condition for NSW Judges travel.
- 45. In future, the Tribunal will review these rates at the time of its annual review to take effect from 1 October each year.
- 46. Having regard to the amount and duration of travel, and the importance of the circuit court to the delivery of justice to rural NSW and, after considering the views of the Assessors, the Tribunal considers that, on balance, the rate of \$246.65 travel allowance for non metropolitan travel is appropriate. For Newcastle and Wollongong, however, a survey conducted by the Tribunal suggests that the rate not sufficient and an increase is warranted. Similarly, the Tribunal considers the daily meal allowances are insufficient and have been increased to more realistic levels.

Statutory and Other Offices Remuneration Tribunal

GERRY GLEESON

DETERMINATION

Pursuant to section 14 of the Act the Tribunal determines that the travel allowances for Judges will be as follows.

A Travel necessitating an overnight stay

1. Capital City Rates

	Adelaide	\$292.90
	Canberra	\$292.90
	Darwin	\$292.90
	Hobart	\$292.90
	Brisbane	\$362.90
	Melbourne	\$362.90
	Perth	\$362.90
	Sydney	\$362.90
2.	Newcastle and Wollongong	\$292.90
3.	Other areas	\$246.65

CONDITIONS

General conditions are to be as determined from time to time by the Attorney General. In addition the following specific conditions will apply.

- The full daily travel allowance rate is to be paid only where the judge stays overnight at commercial accommodation.
- Where the judge stays overnight at non commercial accommodation then one third of the daily rate is to be paid.
- Where travel is for a period in excess of 24 hours then meal expenses for the final part day are to be paid.

B Meal Allowances for travel NOT involving an overnight stay

Breakfast	\$20.00
Lunch	\$25.00
Dinner	\$45.00

Statutory and Other Offices Remuneration Tribunal

GERRY GLEESON

STOCK DISEASES ACT 1923

Notification No. 1694 - OJD

Sharwood Quarantine Area - Tuena

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

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

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

SCHEDULE

Owners: David Hugh SHARWOOD and

Leigh Ernest SHARWOOD

Shire: Crookwell County: Georgianna

Parish: Buridgee and Sherwood Land: Lots 6, 8, and 9 in DP 285515

Parish: Buridgee

Land: Lot 1 in DP574426

Parish: Sherwood

Lot 1 in DP575131

Dated this 12th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1696 - OJD

Glen Avon Quarantine Area - Wyangala Dam

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

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

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

SCHEDULE

Owners: Geoffrey Wallace APPS and Mary Gloria APPS

Shire: Cowra County: Bathurst Parish: Dunleary

Land: Lot 100, in DP 624316, Lot 1 in DP 583097,

Lot 58 in DP 750378

Dated this 12th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1709 - OJD

"Jacklyn" and "Jenning Grove" Quarantine Area – Bungonia

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

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

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

SCHEDULE

Owner: NG ANDREWS and DM ANDREWS

Shire: Mulwaree County: Argyle Parish: Yarralaw

Land: Lots 66 and 230 in DP750059

Dated this 12th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1701 – OJD

Memundie Quarantine Area – Blanket Flat

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

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

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

SCHEDULE

Owners: Kevin Alfred ROBERSON and

Joy Lynette ROBERSON

Shire: Crookwell County: Georgianna

Parish: Keverstone and Markdale

Land: Lot Y in DP 440010, Lots 15, 16, 25, 27, 34, 35,

41 and 42 in DP 753045, Lot 126 in DP 753041.

Dated this 10th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1702 - OJD

Wellcott Quarantine Area - Crooked Corner

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

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

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

SCHEDULE

Owner: Boyd Andrew CARRUTHERS

Shire: Crookwell County: Georgianna Parish: Keverstone

Land: Lot 4 in DP 883300.

Dated this 10th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1703 - OJD

Emoh Ruo Quarantine Area - Rockley

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

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

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

SCHEDULE

Owners: Colin David THOMPSON and

Judith Rosanne THOMPSON

Shire: Evans County: Westmoreland

Parish: Irene

Land: Lot 217 in DP 39905, Lots 24, 26 and 58 in

DP 757054.

Dated this 10th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1704 - OJD

Burnafahes and Mt Wells Quarantine Area – Bigga

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

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

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

SCHEDULE

Owners: Donald William BURBIDGE and

Robin Margaret BURBIDGE

Shire: Crookwell
County: Georgianna
Parish: Meglo

Land: Lot 188 in DP 44450, Lot 151 in DP 753011,

Lots 1, 2, 15, 16, 44, 53, 54, 57, 58, 59, 60, 61, 62, 65, 66, 71 and 72 in DP 753046, Lots 1, 2 and 3 in DP 1007568, Lot 57 in DP 753014.

Dated this 10th day of April 2002.

RICHARD AMERY M.P., Minister for Agriculture

COMPENSATION COURT OF NEW SOUTH WALES



PRACTICE NOTE

NO. 2 OF 2002

NEW FORM OF CERTIFICATE OF COMPLIANCE (FORM 41)

Pursuant to Part 32 Rule 2(2) of the Rules, I have approved deletion of the existing Form 41 from the Table of Approved Forms and of its replacement with a new Form 41 (effective from 1 April 2002). A copy of the new Form 41 is attached to this Practice Note.

Practitioners are advised that changes have been made to Form 41 as a consequence of the operation of the 2001 Amending Acts and the regulations made thereunder including, in particular, clause 93 of the Workers Compensation (General) Regulation 1995, as amended by the Workers Compensation (General) Amendment (Miscellaneous) Regulation 2002 (this lastmentioned Regulation was gazetted on 28 March 2002 and commences on 1 April 2002).

An electronic copy of the new form will be forwarded by e-mail upon telephone request to 02 93775444 and will shortly be available for downloading from the Court's website at www.lawlink.nsw.gov.au/cc.

On and from 1 April 2002 a party seeking to commence or amend proceedings in respect of a claim for compensation that continues to be within the jurisdiction of this Court and which is referred to within sections 101, 102 and 103 of the 1998 Act will be required to file the new Form 41 certificate with any relevant application for determination or amended application for determination. In the absence of this certificate the application will not be accepted for filing unless leave of the Court has been obtained.

M W Campbell Chief Judge 28 March 2002

Form 41

IN THE COMPENSATION COURT OF NEW SOUTH WALES

CERTIFICATE OF COMPLIANCE UNDER PART 5 RULE 4C IN RESPECT OF CLAIMS FOR COMPENSATION REFERRED TO IN SECTIONS 101, 102, AND 103 OF THE WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION ACT 1998 (1998 ACT) AS MODIFIED BY CLAUSES 87, 88, 89, 101, 102 AND 103 OF THE WORKERS COMPENSATION (GENERAL) REGULATION 1995.

APF	71 IC	ANT

Given Names	Family Name	
RESPONDENT		
Name		
APPLICANT'S SOLICITOR Firm Name	Solicitor's Name	
	Solicitor's Name Reference	
Firm Name		

I certify that the attached application to the Court relates to a claim or claims referred to in sections 101, 102 and/or 103 of the 1998 Act and that the matter hereinafter stated are true and correct:

Dated:	
	Solicitor for Applicant/Applicant

Note:

- (1) All inapplicable parts of this form and/or the statements within those Parts are to be DELETED BY CROSSING THEM OUT IN THEIR ENTIRETY.
- (2) This form must be annexed to the initiating process at the time of filing.

PART 1 (GENERAL)

The attached application relates to:

(a) * a claim for compensation in respect of an injury received by a coal miner:

OR

(b) a claim for compensation other than referred to in (a) above, that relates to an injury in respect of which there is a pending application for determination by the Court.

(*the preferred venue for the conciliation of the coal mining claim is SYDNEY/NEWCASTLE/WOLLONGONG).

PART 2 (WEEKLY PAYMENTS)

A claim for compensation has been made and

(a) 21 days have elapsed after the worker made the claim for that compensation in respect of a claim referred to in Part 1 (b) above;

OR

(b) 28 days have elapsed after the worker made the claim for that compensation in respect of a claim referred to in Part 1 (a) above;

OR

PART 3 (SECTION 66 (1987 ACT) PERMANENT IMPAIRMENTS)

A claim for compensation as referred to in Part I has been made and

(a) 2 months have elapsed after the worker made the claim for that compensation;

OR

(b) 14 days have elapsed since a medical panel gave its certificate in relation to an application under section 122 of the 1998 Act by the person on whom a claim for compensation was made.

PART 4 (SECTION 67 (1987 ACT) PAIN AND SUFFERING)

A claim for compensation as refe	rred to in Part I	l has been made	and there has	been
compliance with:				

(i) Part 3 (a) above;

OR

(ii) Part 3 (b) above.

PART 5 (MEDICAL, HOSPITAL AND OTHER EXPENSES)

A claim has been made for compensation as referred to in Part I:

(i) for medical, hospital or rehabilitation expenses;

OR

(ii) for property damage;

AND

(a) 28 days have elapsed after the worker made the claim for that compensation;

OR

(b) the applicant is entitled to bring proceedings either for weekly payments of compensation or compensation under sections 66 or 67 of the 1987 Act.

COMPENSATION COURT OF NEW SOUTH WALES



NO. 1 OF 2002

MEDICAL PANEL PROCEDURES AS A CONSEQUENCE OF CHANGES TO THE WORKERS COMPENSATION SCHEME

Schedule 6, Part 18C, clause 3 (1) (b) of the 1987 Act and Section 118A of the 1998 Act provide that provisions relating to medical panels contained in those Acts continue to have application to existing claims.

Furthermore, Schedule 6, Part 18, clause 3 (1) provides that subject to that clause the 2001 amendments do not apply to coal miners and that that Act and the 1998 Act (and the regulations made thereunder) apply to coal miners' claims as if the 2001 amendments had not been enacted.

Hence from 1 April 2002 the Registries will continue to accept for filing medical panel applications where an existing claim is pending before the Court or where the application relates to a coal miner's claim.

A party seeking to lodge such an application must lodge with the application a Medical Panel Application Certificate (Form 45) which I have now approved for use in the Court pursuant to Part 32 Rule 2 (2). A copy of that Form is attached to this Practice Note. In the absence of this certificate the application will not be accepted for filing unless leave of the Court has been obtained.

An electronic copy of the new form will be forwarded by e-mail upon telephone request to 02 93775444 and will shortly be available for downloading from the Court's website at www.lawlink.nsw.gov.au/cc.

It is noted that by virtue of clause 94 (1A) of the Workers Compensation (General) Regulation 1995 (inserted by the Workers Compensation (General) Amendment (Miscellaneous) Regulation 2002 which was gazetted on 28 March 2002 and commences on 1 April 2002) a matter referred to a medical panel before 1 April 2002 may proceed to assessment and certification by a medical panel notwithstanding that there is no related existing claim pending before the Court on and from 1 April 2002.

Issues such as the admissibility of certificates issued pursuant to the lastmentioned provision in proceedings before the Workers Compensation Commission and the evidentiary value of such certificates are dealt with in clause 94 (1B) of the Regulation.

M W Campbell Chief Judge 28 March 2002

Form 45

IN THE COMPENSATION COURT OF NEW SOUTH WALES

MEDICAL PANEL APPLICATION CERTIFICATE				
In the matter of the Workplace Injury Management and W	orkers Compensation Act 1998			
V	Vorker,			
and				
E	Employer.			
I certify that I am entitled to lodge the attached application because:				
The application relates to an injury in respect of which to determination by the Court, being Matter No:				
OR				
2. The application relates to an injury received by a coal r	miner.			
NOTE: The statement above which is inapplicable is to be deleted	d by crossing it out.			
Dated:				
Signed:				
Worker/Employer/Insurer/Worker's Solicitor/Insurer's Solicitor Sol	citor (delete whichever is			

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:

7 May 2002

404	ATT AND ATT AND A CONTRACT OF
491	XRAY/MEDICAL IMAGING FILM, PROCESSING CHEMISTRY & ASSOCIATED EQUIPMENT. DOCUMENTS: \$110.00 PER SET
IT02/2820	PROVISION OF A HEALTH ADVISORY SERVICE. DOCUMENTS: \$220.00 PER SET
IT 02/2821	PROVISION OF OUTCOME BASED CLINICAL DECISION SUPPORT SOFTWARE. DOCUMENTS: \$220.00 PER SET
	8 May 2002
003/7088	HIRE OF MOBILE CRANESTRAVEL TOWERS, TRANSPORT TRUCKS WITH OPERATORS. DOCUMENTS: \$110.00 PER SET
027/7267	PROVISION OF REAL ESTATE VALUATION SERVICES. DOCUMENTS: \$110.00 PER SET
	9 May 2002
027/7232	SUPPLY, DELIVERY AND INSTALLATION OF MACHINE TOOLS FOR DET. DOCUMENTS: \$110.00 PER SET
027/7281	PROVISION OF BIOTECHNOLOGY INCUBATOR SERVICES FOR DSRD. DOCUMENTS: \$110.00 PER SET
	14 May 2002
035/919	CONTRAST MEDIA. DOCUMENTS: \$110.00 PER SET
025/914	ANAESTHETIC CONSUMABLES. DOCUMENTS: \$110.00 PER SET
	15 May 2002
025/7243	SUPPLY/INSTALL OF ALARM SYSTEMS 6 DEPARTMENT OF EDUCATION & TRAINING. DOCUMENTS: \$550.00 PER SET
025/7244	OPERATION AND MAINTENANCE OF AIRCRAFT. DOCUMENTS: \$110.00 PER SET
02/7272	SCHOOL CERTIFICATE TEST PAPERS. DOCUMENTS: \$110.00 PER SET
02/7273	HIGHER SCHOOL CERTIFICATE EXAMINATION PAPERS 6 2002 HSC VOLUME 1E. DOCUMENTS: \$110.00 PER SET
02/7274	HIGHER SCHOOL CERTIFICATE EXAMINATION PAPERS 6 2002 HSC VOLUME 3M. DOCUMENTS: \$110.00 PER SET

TENDER DOCUMENT FEE

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

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

Government Printing Service TENDERS FOR PRINTING

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

Two weeks closing Monday 29th April 2002 Tender Number: 27375

Tenders are invited on the behalf of the NSW Department of Education and Training, for the production and implementation of the Computer Skills Assessment project. The Tenderer must provide proper security facilities and resources to undertake all tasks as specified in the tender document. The Computer Skills Assessment is a new testing assessment and will be a pilot program in 2002. The Computer Skills Assessment is in two parts. The first assessment is a written test administered to Year 6 students in 180 selected schools throughout NSW. The second assessment is a practical test. This tender is for the first part of the Assessment and the packing and distribution of both parts.

The Tender is broken down into two parts.

These parts are:

Part A Production of test material and electronic data capture (including scanning and editing)

Part B Pack and distribution of test material

Tenderers may submit prices for the complete tender one Part only.

For further information contact Kim Cooper on 9743 8777

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10 (1)

Dedication of Land as Public Road

NOTICE is hereby given by Blacktown City Council that pursuant to section 10 (1), Division 1, Part 2 of the Roads Act 1993, the land described in the Schedule below is hereby dedicated as Public Road. Dated at Blacktown, 9 April 2002. IAN REYNOLDS, General Manager, Blacktown City Council, PO Box 63, Blacktown, NSW 2148.

SCHEDULE

Lots 102 and 103, DP 847635.

[0273]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Notice of Dedication of land as Public Road – Katoomba

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 16 of the Roads Act 1993, the land described in the Schedule below is hereby dedicated as public road. Dated at Katoomba, 16 April 2002. M. WILLIS, General Manager, Blue Mountains City Council, PO Box 189, Katoomba NSW 2780.

SCHEDULE

Those roads shown as Loftus Street, Warialda Street, and that part of Merriwa Street east of Emily Street, Katoomba, in Deposited Plan 675. [0286]

WAGGA WAGGA CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement Over Land

THE Wagga Wagga City Council declares, with the approval of His Excellency the Governor, the land described in Schedule A below and the easement described in Schedule B below, excluding mines and deposits of minerals within the land, be acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the sewerage purposes identified in those Schedules. Dated at Wagga Wagga 9th April 2002. G. J. FAULKNER, General Manager, Wagga Wagga City Council, Administration Centre, corner Baylis and Morrow Streets Wagga Wagga NSW 2650.

SCHEDULE A

Lot 3, DP 837082 for sewerage pumping station.

SCHEDULE B

Easement to drain sewerage 2 wide in DP 837082 as it affect Lot 4 in DP 837082. [0275]

TUMBARUMBA SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Lanes/Roads – Lois Lane, Dawson Lane, Heinecke Lane, Bradley Lane, Doughty Lane.

NOTICE is hereby given that the Tumbarumba Shire Coun cil has, pursuant to section 162 (1) of the Roads Act 1993, named the Lanes/Roads as:

Location Name

North off Kent Street (Extension Lois Lane

from Murray Street) between Lots 2 and 275, DP 562878

Dawson Lane

East off Park Street between Lots 5 and 6, DP 22526, Parish of Tumbarumba

North West off The Parade between Lots 729 and 730, DP 617083, Parish of Tumbarumba Heinecke Lane

South East off The Parade between

Bradley Lane

Lots 1 and 7, DP 24281, Parish Tumbarumba

Lane near Lot 443 to Lot 444 off Murrays Crossing Road,

Doughty Lane

Parish of Tumbarumba

PETER BASCOMB, General Manager, Tumbarumba Shire Council, PO Box 61, Tumbarumba NSW 2653. [0274]

NARRANDERA SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale Of Land For Overdue Rates And Charges

NOTICE is hereby given to the person(s) named hereunder that the Council of the City of Newcastle has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person(s) named are known to the Council to be the owner(s) or to have interest in the land on which the amount of rates and charges stated in each case, as at 30th October, 2001, is due:

Owner(s) or person(s) having interest in the land	Description of subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) payable and unpaid (\$)	Total (\$)
<i>(a)</i>	<i>(b)</i>	(c)	(d)	(e)
Gary MAYTOM	Lot 15/16, DP 21503, 484/486 Hunter Street, Newcastle	\$7,281.66	\$20,043.89	\$27,325.55
Vasil KOLEVSKI	Lot 1, DP 177332, 75 Gosford Road, Broadmeadow	\$372.00	\$4,305.20	\$4,677.20
Kenneth Warren PANNOWITZ, Raymond Peter QUARELLO, Zita Birute QUARELLO COMMONWEALTH BANK Mortgage No. Z881475	Lot 78, DP 32517, 163 Maitland Road, Hexham	\$862.70	\$3,522.01	\$4,384.71

Unless full payment is made or an arrangement satisfactory to Council for full payment, prior to the time fixed for the sale, the said land will be offered for sale by Public Auction at City Hall, King Street, Newcastle on Saturday 27 July 2002 at 10.00 a.m. Ms JANET DORE, General Manager, Newcastle City Council, 282 King Street, Newcastle NSW 2300, tel. (02) 4974 2000.

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROSA GEORGINA KENT, late of Canley Vale, in the State of New South Wales, home duties, who died on 6th November 2001, must send particulars of his/her claim to the executors, Robert Charles Kent and Rosemary Ann Burton, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one 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 9th April 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160, tel.: (02) 9682 3777 (DX 25406, Merrylands). [0276].

COMPANY NOTICES

NOTICE of meeting of shareholders.—THE QUIRINDI NEWSPAPER CO. PTY LIMITED A.C.N. 000 015 547.— Notice is hereby given that by a special resolution passed at a meeting of shareholders duly convened and held on 8th April, 2002, it was resolved that the company be wound up voluntarily and that Mr Neil Edgar Brackenbury of 147 George Street, Quirindi, be appointed liquidator. Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidator within 21 days of this date,

otherwise distribution of the assets will take place without regard to such claims. Dated this 10th day of April 2002. Neil Edgar Brackenbury, Liquidator, c.o. NEIL BRACKENBURY & ASSOCIATES, Chartered Accountants, PO Box 151, 147 George Street, Quirindi NSW 2343, tel.: (02) 6746 1288.

NOTICE of members' final meeting.—D K ENTERPRISES PTY LIMITED (In Liquidation).—Notice is hereby given that in terms of section 509 of the Corporations Law a final General Meeting of the Company will be held at the offices of the Liquidator, 154 Elizabeth Street, Sydney, on the 17th May, 2002, at 9.00 am for the purpose of having laid before it by the Liquidator an account showing how the winding-up has been conducted and the property of the company was disposed. Colin J. Wilson, FCA, Liquidator, WILSON PORTER SERVICES PROPRIETARY, Chartered Accountants, Level 2, 154 Elizabeth Street, Sydney NSW 2000, tel.: (02) 9283 4333.

NOTICE of general meeting.—PURCHASERS HOLDINGS PTY LIMITED (ACN 000 710 127).—In the matter of the Corporations Law at a general meeting of Purchasers Holdings Pty Limited convened and held at the office of Wildfred Allsop & Sons, 14th Floor, Shaw House, 49 York Street, Sydney, on 5th April 2002 the following was duly passed as a special resolution in accordance with a recommendation by the directors: "That the Company be wound up voluntarily and that Matthew McNamara, of

DAWSON & PARTNERS, Chartered Accountants, 9-15 Barnes Street, Cootamundra, be appointed liquidator." Dated this 9th day of April, 2002. Liquidator. [0283]

NOTICE of general meeting.—LUANGWA HOLDINGS PTY LIMITED (ACN 000 711 286).—In the matter of the Corporations Law at a general meeting of Luangwa Holdings Pty Limited convened and held at the office of Wildfred Allsop & Sons, 14th Floor, Shaw House, 49 York Street, Sydney, on 5th April 2002 the following was duly passed as a special resolution in accordance with a recommendation by the directors: "That the Company be wound up voluntarily and that Matthew McNamara, of DAWSON & PARTNERS, Chartered Accountants, 9-15 Barnes Street, Cootamundra, be appointed liquidator." Dated this 9th day of April, 2002. Liquidator. [0282]

NOTICE of final meeting.—In the matter of the Corporations Law, and in the matter of VIDEO EZY ALBURY PTY LIMITED (In voluntary liquidation), A.C.N. 069 773 888).—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the company will be held at 9–25 Barnes Street, Cootamundra on the 13th day of May 2002, at 2 p.m., for the purpose of the liquidator laying before the meeting an account of the winding up and the giving of any explanation thereof. Dated 10th day of April 2002. DAWSON & PARTNERS, Chartered Accountants, 9–15 Barnes Street, Cootamundra, Cootamundra NSW 2590, tel. (02) 6942 1711 (DX 5553, Cootamundra).

OTHER NOTICES

NOTICE of dissolution of partnership.—Russell John ANDREWS and John Stephen GATT.—Notice is hereby given that the partnership heretofore subsisting between Russell John Andrews and John Gatt has been dissolved as from 8th day of March, 2002. Dated this 9th day of April 2002. CRAGG, BRAYE & THORNTON, Solicitors, 3 Hunter Street, Singleton NSW 2330, tel.: (02) 6572 1166.

DISSOLUTION of Partnership.—MERWIN PARTNERSHIP.—Notice is hereby given that the partnership previously subsisting between Andrew John DOUGLAS, Colleen Verna DOUGLAS, Lachlan John DOUGLAS, Sally Jane DOUGLAS, L. J. DOUGLAS PTY LIMITED, A.C.N. 006 972 238 and A. J. DOUGLAS PTY LIMITED, A.C.N. 006 972 256, carrying on business as Pastoralists and farmers at "Merwin" Moulamein and at "Moolpa" Moulamein under the style or firm name of Merwin Partnership has been dissolved as from 30th June 2001. Dated 12th April 2002. MITCHELL, McKENZIE & CO., Solicitors, 39 Meninya Street, Moama NSW 2731, tel. (02) 5482 3388 (DX 62501 Echuca).

DISSOLUTION of Partnership.-MOOLPA PARTNERSHIP.-Notice is hereby given that the partnership previously subsisting between Neil Leitch McKINDLAY, Beverley Jean McKINDLAY, Andrew Donald McKINDLAY, A. D. McKINDLAY PTY LIMITED, A.C.N. 006 972 265, Nicholas Campbell McKINDLAY, Sally Louise McKINDLAY, Kate Elizabeth BRAITHWAITE, Colleen Verna DOUGLAS, Andrew John DOUGLAS, Lachlan John DOUGLAS, A. J. DOUGLAS PTY LIMITED, A.C.N. 006 972 256, L. J. DOUGLAS PTY LIMITED, A.C.N. 006 972 238, Sally Jane DOUGLAS, N. C. McKINDLAY PTY LIMITED, A.C.N. 006 972 229 and Georgina Sandle DOUGLAS, carrying on business as Pastoralists and farmers at "Moolpa" Moulamein under the style or firm name of Moolpa Partnership has been dissolved as from 30th June 2001, so far as concerns the person named above, and that since 1st July 2001, Merwin Pastoral Co. Pty Limited, A.C.N. 004 125 777 of 126 End Street, Deniliquin NSW 2710 and Berambong Pastoral Co. Pty Limited, A.C.N. 004 113 848 of 126 End Street, Deniliquin NSW 2710, have continued to carry on the said partnership under the style or firm name of Moolpa Partnership. Dated 12th April 2002. MITCHELL, McKENZIE & CO., Solicitors, 39 Meninya Street, Moama NSW 2731, tel. (02) 5482 3388 (DX 62501 Echuca).

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