

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACT OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 15 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 Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 6, 2002 - An Act to amend the Anti-Discrimination Act 1977 with respect to its application to persons addicted to prohibited drugs. [Anti-Discrimination Amendment (Drug Addiction) Act]

Legislative Assembly Office, Sydney, 17 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 Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 7, 2002 - An Act to amend various Acts to make further provision for the qualifications for appointment to judicial office and for acting judicial office appointments; and for other purposes. [Courts Legislation Amendment Act]

Russell D. Grove PSM Clerk of the Legislative Assembly

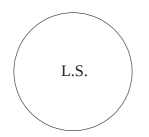
Proclamations

Children (Detention Centres) Amendment Act 2002—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Children* (*Detention Centres*) *Amendment Act 2002*, do, by this my Proclamation, appoint 26 April 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 24th day of April 2002.



By Her Excellency's Command,

CARMEL TEBBUTT, M.L.C., Minister for Juvenile Justice

GOD SAVE THE QUEEN!

p02-063-p01.822

Regulations

Chiropractors and Osteopaths Amendment (Fees) Regulation 2002

under the

Chiropractors and Osteopaths Act 1991

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Chiropractors and Osteopaths Act 1991*.

CRAIG KNOWLES, M.P., Minister for Health

Explanatory note

The object of this Regulation is to increase certain fees payable in respect of the registration of, and annual roll fees for, chiropractors, osteopaths, and chiropractors and osteopaths. This Regulation also introduces differential fees in respect of:

- (a) temporary registration fees, and
- (b) annual roll fees, and
- (c) fees for the restoration of practitioners' names to the respective registers of chiropractors, osteopaths and chiropractors and osteopaths.

The fees are being increased as follows:

- (a) registration fees, temporary registration fees and fees for the restoration of practitioners' names to respective registers, from \$145:
 - (i) to \$270 for chiropractors, and
 - (ii) to \$300 for osteopaths, and
 - (iii) to \$425 for chiropractors and osteopaths,
- (b) annual roll fees, from \$124:
 - (i) to \$250 for chiropractors, and
 - (ii) to \$285 for osteopaths, and

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Chiropractors and Osteopaths Amendment (Fees) Regulation 2002	
Explanatory note	

(iii) to \$400 for chiropractors and osteopaths.

This Regulation is made under the *Chiropractors and Osteopaths Act 1991*, including sections 9–11, 14, 17, 18 and 65 (the general regulation-making power).

Chiropractors and Osteopaths Amendment (Fees) Regulation 2002

Clause 1

Chiropractors and Osteopaths Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Chiropractors and Osteopaths Amendment* (Fees) Regulation 2002.

2 Amendment of Chiropractors and Osteopaths Regulation 1997

The *Chiropractors and Osteopaths Regulation 1997* is amended as set out in Schedule 1.

Chiropractors and Osteopaths Amendment (Fees) Regulation 2002

Schedule 1 Amendment

Schedule 1 Amendment

(Clause 2)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 20)

Provision of Act	Fee
Section 9—registration as a chiropractor	\$270
Section 10—registration as an osteopath	\$300
Section 11—registration as a chiropractor and an osteopath	\$425
Section 14 (1) (c): (a) temporary registration as a chiropractor (b) temporary registration as an osteopath (c) temporary registration as a chiropractor and an osteopath	\$270 \$300 \$425
Section 17 (3)—registration of additional particulars	\$10
Section 17 (4)—supply extract of particulars on register	\$10
Section 17 (5)—permit inspection of register	\$10
Section 18 (1): (a) annual roll fee for a chiropractor (b) annual roll fee for an osteopath (c) annual roll fee for a chiropractor and an osteopath	\$250 \$285 \$400
Section 18 (6): (a) restoration of practitioner's name to register of chiropractors (b) restoration of practitioner's name to register of osteopaths (c) restoration of practitioner's name to register of chiropractors and osteopaths	\$270 \$300 \$425
Provision of Regulation	Fee
Clause 9 (1)—application to sit for an examination	\$50
Clause 9 (2)—sit for an examination	\$270
Clause 10 (2)—replacement certificate of registration	\$20

Environmental Planning and Assessment Amendment (Subdivision by Port Corporation) Regulation 2002

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and Assessment Act 1979*.

ANDREW REFSHAUGE, M.P., Minister for Planning

Explanatory note

The object of this Regulation is to prescribe the Newcastle Port Corporation, Port Kembla Port Corporation and Sydney Ports Corporation as prescribed persons for the purposes of section 109D (1) (d) (iii) of the *Environmental Planning and Assessment Act 1979*, so enabling them (or persons authorised by them) to issue subdivision certificates in relation to subdivision carried out by them or on their behalf.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, and, in particular, under sections 109D and 157 (the general regulation-making power).

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Clause 1

Environmental Planning and Assessment Amendment (Subdivision by Port Corporation) Regulation 2002

Environmental Planning and Assessment Amendment (Subdivision by Port Corporation) Regulation 2002

1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment Amendment (Subdivision by Port Corporation) Regulation 2002.*

2 Amendment of Environmental Planning and Assessment Regulation 2000

The Environmental Planning and Assessment Regulation 2000 is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 2)

Clause 160A

Insert after clause 160:

160A Prescribed persons: subdivision certificates

The following persons are prescribed for the purposes of section 109D (1) (d) (iii) of the Act:

- (a) Newcastle Port Corporation,
- (b) Port Kembla Port Corporation,
- (c) Sydney Ports Corporation.

under the

Partnership Act 1892

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Partnership Act 1892*.

BOB DEBUS, M.P., Attorney General

Explanatory note

The object of this Regulation is to remake the *Partnership Regulation 1997*. That regulation will be repealed on 1 September 2002 under section 10 (2) of the *Subordinate Legislation Act 1989*.

The new Regulation deals with the following matters:

- (a) the particulars that must be included in a statement made for the purposes of applying for the registration of a limited partnership, and
- (b) the hours during which the registered office of a limited partnership must be open and accessible to the public, and
- (c) the declaration of certain laws relating to limited partnerships in force in jurisdictions in the United States of America and Canada as corresponding laws for the purposes of Part 3 of the *Partnership Act 1892*, and
- (d) the fees payable under the Act.

This Regulation is made under the *Partnership Act 1892* and, in particular, under section 81 (the general regulation-making power).

The Regulation comprises matter set out in Schedule 3 to the *Subordinate Legislation Act 1989*—that is, matters of a machinery nature.

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Clause 1

Partnership Regulation 2002

1 Name of Regulation

This Regulation is the *Partnership Regulation* 2002.

2 Commencement

This Regulation commences on 1 September 2002.

Note. This Regulation replaces the *Partnership Regulation 1997*, which is repealed on 1 September 2002 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definition

In this Regulation:

the Act means the Partnership Act 1892.

4 Application for registration of limited partnership

For the purposes of section 54 (2) (h) of the Act, the other particulars that must be included in a statement made for the purpose of applying for registration of a limited partnership are:

- (a) the date and place of birth of each proposed partner, and
- (b) the provisions, if any, that the proposed partners have agreed will apply should the proposed partnership be dissolved.

5 Declaration of limited partnership corresponding laws

- (1) For the purposes of the definition of *corresponding law* in section 64 (1) of the Act, the laws relating to limited partnerships in force in the jurisdictions of the United States of America specified in Part 1 of Schedule 1 are declared to be corresponding laws for the purposes of Part 3 of the Act.
- (2) For the purposes of the definition of *corresponding law* in section 64 (1) of the Act, the laws relating to limited partnerships in force in the jurisdictions of Canada specified in Part 2 of Schedule 1 are declared to be corresponding laws for the purposes of Part 3 of the Act.

Clause 6

Partnership Regulation 2002

6 Registered office of limited partnership

For the purposes of section 76 (2) of the Act, the hours during which the registered office of a limited partnership is to be open and accessible to the public are the hours between 9 am and 5 pm on each day that is not a Saturday, Sunday or public holiday.

7 Fees

The fees payable under the Act are set out in Schedule 2.

8 Savings

Any act, matter or thing that, immediately before the repeal of the *Partnership Regulation 1997*, had effect under that Regulation continues to have effect under this Regulation.

Specified jurisdictions Schedule 1

Schedule 1 Specified jurisdictions

(Clause 5)

Part 1 Specified jurisdictions of United States of America

Alabama	Kentucky	Ohio
Arizona	Maryland	Oklahoma
Arkansas	Massachusetts	Oregon
California	Michigan	Pennsylvania
Colorado	Minnesota	Rhode Island
Connecticut	Mississippi	South Carolina
Delaware	Missouri	South Dakota
District of Columbia	Montana	Tennessee
Florida	Nebraska	Texas
Georgia	Nevada	Utah
Hawaii	New Hampshire	Virginia
Idaho	New Jersey	Washington
Illinois	New Mexico	West Virginia
Indiana	New York	Wisconsin
Iowa	North Carolina	Wyoming
Kansas	North Dakota	

Part 2 Specified jurisdictions of Canada

Quebec

Schedule 2 Fees

Schedule 2 Fees

(Clause 7)

Fee to accompany a statement under section 54 (1) of the Act (application for registration of limited partnership) \$649

Fee to accompany statement under section 56 (1) of the Act (notification of change in relation to registered particulars of limited partnership)

\$30 for up to 10 changes, plus \$1 for each additional change

Fee for inspection of Register of Limited Partnerships under section 57 (3) of the Act \$12 per limited partnership inspected, plus \$1 per page for printed copy of any particulars relating to the partnership

Fee for issue under section 58 (1) of the Act of certificate as to formation and composition of limited partnership on registration or change in composition of partnership

Nil

Fee for issue under section 58 (2) of the Act, on application, of certificate as to formation and composition of limited partnership

\$12, plus \$1 per page for each page in excess of 5 pages

Fee for issue under section 58 (2) of the Act of certificate as to any other particulars recorded in the Register

\$24, plus \$1 per page for each page other than the first page

Professional Standards Amendment (Minimum Annual Fee) Regulation 2002

under the

Professional Standards Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Professional Standards Act 1994*.

BOB DEBUS, M.P., Attorney General

Explanatory note

The object of this Regulation is to remove the minimum annual fee payable under the *Professional Standards Regulation 1998*.

This Regulation is made under the *Professional Standards Act 1994*, including section 53 (the general regulation-making power).

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Clause 1 Professiona

Professional Standards Amendment (Minimum Annual Fee) Regulation 2002

Professional Standards Amendment (Minimum Annual Fee) Regulation 2002

1 Name of Regulation

This Regulation is the *Professional Standards Amendment (Minimum Annual Fee) Regulation 2002.*

2 Amendment of Professional Standards Regulation 1998

The *Professional Standards Regulation 1998* is amended as set out in Schedule 1.

Schedule 1 Amendments

(Clause 2)

[1] Clause 6 Amount of annual fee

Omit clause 6 (2).

[2] Clause 7 Payment of annual fee

Omit clause 7 (3).

PUBLIC AUTHORITIES (FINANCIAL ARRANGEMENTS) AMENDMENTS (RAIL FLEET SERVICES LIMITED) REGULATION 2002

ERRATUM

The Public Authorities (Financial Arrangements) Amendments (Rail Fleet Services Limited) Regulation 2002 which was published in the *Government Gazette* on 12th April 2002, No. 72, folios 2212 to 2213 was published in error. The Regulation has not been approved. This erratum overrides the gazettal of this Regulation.

OFFICIAL NOTICES

Appointments

NATIONAL PARKS AND WILDLIFE ACT 1974

Appointment of Trust Board Members

PURSUANT to section 47GB of the National Parks and Wildlife Act 1974 and Regulations thereunder, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified below, as members of the Trust Board for the Cape Byron State Recreation Area specified opposite thereto in Column 2, which has been established and appointed as trustee of the Cape Byron State Recreation Area referred to opposite thereto in Column 3 of the Schedule.

Dated this 18th day of April 2002.

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

SCHEDULE

Members appointed

COLUMN 1
Lorna KELLY,
Merran
MORRISON,
Roger BUCK.

COLUMN 2

Cape Byron State Recreation Area Trust Board. COLUMN 3

Cape Byron State Recreation Area reserved for the purpose of public recreation and enjoyment.

Terms of Office

All Trustees are appointed for a period commencing from the date of this notification and expiring on 30 June 2003.

NSW Agriculture

POULTRY MEAT INDUSTRY ACT 1986

Proposed Price Order No. 30

THE Poultry Meat Industry Committee with the approval of the Minister for Agriculture and pursuant to section 10 of the Poultry Meat Industry Act 1986, has determined the price to be paid by processors to growers for designated poultry, namely chickens of the species *Gallus gallus* which are not more than 18 weeks old, from 1 January 2002, being the price adjustment date from which this Order has effect, being prices as follows based on the current Model Fee of 55.31 cents per bird.

Baiada Poultry Pty. Limited — Sydney Division:

Growing fee of 52.54 cents per bird, less a throughput discount of 3.50 cents resulting in a net fee of 49.04 cents per bird.

Baiada Poultry Pty. Limited — Tamworth Division:

Growing fee of 52.54 cents per bird, less a throughput discount of 4.60 cents resulting in a net fee of 47.94 cents per bird.

Bartter Enterprises Pty. Limited:

Growing fee of 54.28 cents per bird less a throughput discount of 1.51 cents per bird resulting in a net fee of 52.77 cents per bird.

Inghams Enterprises Pty. Limited:

Growing fee of 55.31 with a throughput discount of 1.83 cents resulting in a net fee of 53.48 cents per bird.

Cordina Chicken Farms Pty. Ltd.:

Growing fee of 52.54 cents per bird, less a throughput discount of 0.71 cents resulting in a net fee of 51.83 cents per bird.

Red Lea Chicken Pty. Ltd.:

Growing fee of 52.54 cents per bird. No throughput discount claimed.

Narex Australia Pty. Limited:

Growing fee of 53.92 cents per bird. No throughput discount claimed.

Sunnybrand Chicken Pty. Ltd.:

Growing fee of 55.31 cents per bird, minus a throughput discount of 2.57 cents resulting in a net fee of 52.74 cents per bird for growers with conventional shedding.

Throughput discount for growers with tunnel-ventilated sheds is 7.48 cents resulting in a discounted fee of 47.83 cents per bird. Tunnel growers to receive an additional allowance of 3.5 cents resulting in a net fee of 51.33 cents per bird.

Dated this 12th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1699 — OJD

Fermanagh Quarantine Area — Chain of Ponds

I, RICHARD AMERY, M.P., 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.

Dated this 16th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

SCHEDULE

Owner: Michael John McMAHON.

Shire: Oberon.

County: Westmoreland. Parish: Adderley.

Land: Lot 3 in DP 748996, Lots 33 and 34 in DP 757034.

STOCK DISEASES ACT 1923

Notification No. 1712 — OJD

"Musgrave Park" Quarantine Area — Wiagdon

I, RICHARD AMERY, M.P., 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.

Dated this 16th day of April 2002.

RICHARD AMERY, M.P., Minister for Agriculture

SCHEDULE

Owner: S. N. COYLE.

Shire: Evans.
County: Roxburgh.
Parish: Duramana.

Land: Part Lot 1, Lots 3, 4, 5, 11, 13, 79, 84, 85, 122

and 264 in DP 755803 and Lot 1 in DP 131494.

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification — Fishing Closure

I, EDWARD OBEID, prohibit the taking of *Myliobatis australis* (also known as eagle rays, bull rays and whiptail rays), *Dasyatis thetidis* (also known as black stingrays) and *Rhinoptera neglecta* (also known as cow nosed rays) by any method in the waters described below. This notification will be effective from the date of publication for a period of five (5) years.

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

WATERS

The whole of Wagonga Inlet, including all its creeks, bays and tributaries, from a line drawn between the eastern extremities of the northern and southern breakwaters to its source.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification — Fishing Closure Lake Mulwala

I, EDWARD OBEID, prohibit the taking of fish by all methods from the whole of the NSW waters of Lake Mulwala and its tributaries, including the Murray River upstream to and including its junction with the Ovens River.

This notification will be effective from 6 May 2002 until 14 August 2002 (inclusive).

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

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification — Amendment of Fishing Closure

I, EDWARD OBEID, amend the notification "Section 8 Notification - Fishing Closure", as published on Page 8420 of the *New South Wales Government Gazette* No. 150 on 5 October 2001.

The Schedule to that notification is amended by:

- Deleting "That whole of the waters of Lake Conjola, together with all its tributaries, creeks, bays and inlets." and replacing with "The whole of the waters of Lake Conjola and Berringer Lake, together with all their tributaries, creeks, bays and inlets."
- Deleting "The whole of the waters of Tuross Lake, together with all its tributaries, creeks, bays and inlets." and replacing with "The whole of the waters of Tuross Lake, together with all its tributaries, creeks, bays, inlets and lagoons, including Borang Lake."

The Hon. Edward Obeid, O.A.M., M.L.C., Minister for Mineral Resources and Minister for Fisheries

Explanatory note: The purpose of this amendment is to remove any doubt about the areas included in the initial closure.

Department of Land and Water Conservation

Land Conservation

DUBBO OFFICE

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

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

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

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

Representations are invited from the public on the draft assessment, These may be made in writing for a period of twenty-eight (28) days commencing from 3 May, 2002 and should be sent to the District Manager, Department of Land and Water Conservation, PO Box 865, Dubbo 2830. Please quote File Number DB81H710.

Reason for Assessment: Land Assessment was undertaken to identify the future use of the Crown Land Parcel.

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

Description

Crown Land at Brummagan Bridge comprising a total area of approx. 7.68 ha. being Lot 7006 in DP 755119 and the Crown Public road west of Lot 1 in DP 755119 & Lot 1 in DP 802137, Parish of Narromine, County of Narromine and Local Government of Narromine.

Contact: Bruce Rutherford (02) 6841 5233.

GRAFTON OFFICE

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3

Wayne McINTYRE Red Rock Public Recreation Reserve Trust Reserve No. 64746 for the purpose Resting Place and Public Recreation

Notified: 14 September

1934

File Reference: GF 81 R 98

For a term commencing 26 April 2002 and expiring 25 October

MOREE OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Moree Council – Moree Plains

Lot 10 in D.P. 1037581, Parish Bucknell, County Benarba (not being land under the Real Property Act). File Reference: ME99H39

Note: Upon closure the land remains vested in the Crown as Crown land.

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 "**ROADS ACT 1993** – Order – Transfer of a Crown Road to a Council" the description where it states Schedule 1 for the Parish of Bega, Council's reference 94.1402 "western boundaries" is amended to read "eastern boundaries". File No. NA01H162.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Bathurst and L.G.A. – Oberon Shire

Road Closed: Lots 11, 12, 13, 14, 15, 16, 17, 18 & 19 in DP 1034265 comprising a total area of 2.32 hectares, Parish of Kendale, County of Westmoreland (not being land under the Real Property Act). File Reference: OE01H108

Note: On closing, title for the land comprised in Lots 11, 12, 13, 14, 15, 16, 17, 18, and 19 in DP 1034265 remains vested in the Oberon Shire Council as operational land. Council Reference R66VB:SC

DISSOLUTION OF A RESERVE TRUST, ESTABLISHMENT OF A RESERVE TRUST AND APPOINTMENT OF TRUST MANAGER

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trust, which is trustee of the reserves specified in Column 1 of the Schedule at the date hereof, is dissolved.

Pursuant to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 3 of the schedule hereunder is established under the name stated in that Column and is appointed trustee of the reserves specified opposite thereto in Column 1 and Column 2 of the Schedule.

Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 4 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 3 which is trustee of the reserves referred to in Column 1 and Column 2.

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

SCHEDULE

COLUMN 1

Reserve 84585

Public Purpose: Quarry

Notified: 18 October 1963, fol 3088.

Reserve 97229

Public Purpose: Rubbish Depot, Notified: 13 April 1984, fol 2112. Reserve 190058

Public Purpose: Aviation Notified: 10 June 1988, fol 3126.

Reserve 60893

Public Purpose: Quarry

Notified: 18 January 1929, fol 363.

Reserve 98118

Public Purpose: State Emergency Services Notified: 21 March 1986, fol 1333.

Reserve 98053

Public Purpose: Rubbish Depot Notified: 31 January 1986, fol 504.

Reserve 76608

Public Purpose: Quarry

Notified: 5 March 1954, fol 702.

Reserve 85136

Public Purpose: Parking,

Notified: 11 December 1964, fol 4048 and 12

August 1966, fol 3325.

COLUMN 2

Reserve 88426

Public Purpose: Rubbish Depot Notified: 10 December 1971, fol 4793.

Reserve 86152

Public Purpose: Rubbish Depot Notified: 20 January 1967, fol 185.

Reserve 87957

Public Purpose: Plantation and Parking Notified 25 September 1970, fol 3886.

Reserve 1876

Public Purpose: Reservoir Notified: 16 July 1883, fol 3836.

COLUMN 3

Forbes Shire Services Trust

COLUMN 4

Forbes Shire Council.

File Reference OE94A5.

DISSOLUTION OF A RESERVE TRUST, ESTABLISHMENT OF A RESERVE TRUST AND APPOINTMENT OF TRUST MANAGER

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust, which is trustee of the reserves specified in Column 1 of the Schedule at the date hereof, is dissolved.

Pursuant to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 3 of the schedule hereunder is established under the name stated in that Column and is appointed trustee of the reserves specified opposite thereto in Columns 1 and 2 of the Schedule.

Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 4 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 3 which is trustee of the reserves referred to in Columns 1 and 2.

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

SCHEDULE

COLUMN 1

Reserve 190073

Public Purpose: Public Recreation Notified: 31 March 1989, folio 1737.

Reserve 60690

Public Purpose: Public Recreation and Access Notified: 28 September 1928, folio 4373.

Reserve 77290

Public Purpose: Public Recreation Notified: 17 December 1954, folio 3892.

Reserve 78536

Public Purpose: Children's Playground Notified: 27 April 1956, folio 1203.

Reserve 87252

Public Purpose: Public Recreation Notified: 4 July 1969, folio 2567.

Reserve 9138

Public Purpose: Public Recreation Notified:15 June 1889, folio 4216.

Reserve 99708

Public Purpose: Public Recreation Notified: 1 March 1985, folio 986.

COLUMN 2

Reserve 86331

Public Purpose: Public Recreation Notified: 21 July 1967, folio 2655.

Dedication 590005

Public Purpose: Public Recreation Notified: 20 February 1874.

Reserve 87427

Public Purpose: Public Recreation Notified 3 October 1969, folio 4041.

Reserve 88359

Public Purpose: Public Recreation Notified: 17 September 1971, folio 3654.

Reserve 88457

Public Purpose: Public Recreation Notified: 31 December 1971, folio 5113.

Reserve 78434

Public Purpose: Public Recreation Notified: 29 March 1956, folio 918.

COLUMN 3

Forbes Shire Passive Recreation Area Trust

COLUMN 4

Forbes Shire Council. File Reference: 0E94A5.

DISSOLUTION OF A RESERVE TRUST, ADDITION OF RESERVES TO A RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust, which is trustee of the reserves specified in Column 1 of the Schedule at the date hereof, is dissolved.

Pursuant to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 3 of the schedule hereunder, is appointed trustee of the reserves specified opposite thereto in Column 1 and Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1

Reserve 84553

Public Purpose: Sanitary Purposes Notified: 27 September 1963, fol 2893.

Reserve 16809

Public Purpose: Public Recreation Notified: 3 December, 1892, fol 9591.

Reserve 88732

Public Purpose: Public Recreation Notified: 29 September 1972, fol 3928.

COLUMN 2

Reserve 59135

Public Purpose: Public Recreation Notified: 10 September 1926, fol 3870.

Reserve 60895

Public Purpose: Public Recreation Notified: 18 January 1929, fol 364.

Reserve 81062

Public Purpose: Public Recreation Notified: 19 September 1958, fol 2920.

COLUMN 3

Forbes Shire Other Areas Reserve Trust established 28 February 1997, folio 1229.

File Reference OE94A5/2.

DISSOLUTION OF A RESERVE TRUST, ESTABLISHMENT OF A RESERVE TRUST AND APPOINTMENT OF TRUST MANAGER

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust, which is trustee of the reserves specified in Column 1 of the Schedule at the date hereof, is dissolved.

Pursuant to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 3 of the schedule hereunder is established under the name stated in that Column and is appointed trustee of the reserves specified opposite thereto in Column 1 and Column 2 of the Schedule.

Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 4 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 3 which is trustee of the reserves referred to in Column 1 and 2.

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

SCHEDULE

COLUMN 1

- Reserve 60884 at Bimbi, for Public Recreation, notified in the Government Gazette of 18 January 1929, fol 363.
- Reserve 65164 at Brundah Springs, for Public Recreation, notified in the Government Gazette of 29 March 1935, fol 1420.
- Reserve 38398 at Bumbaldry for Public Recreation, notified in the Government Gazette of 15 October 1904, fol 7785.
- Reserve 78470 at Bumbaldry, for Public Recreation, notified in the Government Gazette of 13 April 1956, fol 1043.
- Reserve 77143 at Caragabal, for Public Recreation, notified in the Government Gazette of 8 October 1954, fol 3119.
- Reserve 85128 at Caragabal, for Sanitary Purposes, notified in the Government Gazette of 27 November 1964, fol 3884.
- Reserve 97837 at Caragabal, for a Rubbish Depot, notified in the Government Gazette of 5 July 1985, fol 3389.
- Reserve 71869 at Eurabba, for Public Recreation and Public Hall, notified in the Government Gazette of 29 March 1946, fol 777.
- Dedication 590032 at Grenfell, for the purpose of Recreation, notified in the Government Gazette of 25 November 1892, fol 9335.
- Reserve 68155 at Grenfell for the purpose of Resting Place & Public Recreation, notified in the Government Gazette of 17 February 1939, fol 807.
- Reserve 69143 at Grenfell, for the purpose of Public Baths, notified in the Government Gazette of 12 April 1940, fol 1766.
- Reserve 98029 at Grenfell for Public Recreation, notified in the Government Gazette of 20 December 1985, fol 6683.
- Reserve 62335 at Ooma, for Public Recreation, notified in the Government Gazette of 7 November 1930, fol 4552.
- Reserve 61137 at Quandialla, for Public Recreation, notified in the Government Gazette of 29 May 1929, fol 2095.
- Reserve 71921 at Quandialla, for Water Supply, notified in the Government Gazette of 24 May 1946, fol 1224.

- Reserve 79852 at Quandialla, for Public Recreation, notified in the Government Gazette of 6 September 1957, fol 2869.
- Reserve 46555 at Sandy Creek, for Public Recreation, notified in the Government Gazette of 3 May 1911, fol 2432

COLUMN 2

- Reserve 67687 at Caragabal for Water Supply, notified in the Government Gazette of 24 June 1938, fol 2489
- Reserve 78521 at Caragabal for Public Recreation, notified in the Government Gazette of 27 April 1956, fol 1203.
- Reserve 47357 at Eualdrie for Public Recreation, notified in the Government Gazette of 10 January 1912, fol 225.
- Reserve 59697 at Greenthorpe for Public Recreation, notified in the Government Gazette of 13 May 1927, fol 2379.
- Reserve 53589 at Grenfell, for Water Supply, notified in the Government Gazette of 31 October 1919, fol 6007.
- Reserve 64617 at Grenfell, for a Public Recreation, notified in the Government Gazette of 29 June 1934 fol 2424.
- Reserve 88461 at Grenfell for Public Recreation, notified in the Government Gazette of 14 January 1972, fol 151.
- Reserve 89937 at Grenfell, for Public Recreation, notified in the Government Gazette of 24 September 1976 fol 4134.
- Reserve 91163 at Iandra for Public Recreation, notified in the Government Gazette of 16 June 1978, fol 2345.
- Reserve 43079 at Marsden, for Public Recreation, notified in the Government Gazette of 23 September 1908, fol 5199.
- Reserve 65674 at Marsden for Public Recreation, notified in the Government Gazette of 29 November 1935, fol 4626.
- Reserve 49254 at Warraderry, for Public Recreation, notified in the Government Gazette of 17 September 1913, fol 5801.
- Reserve 43071 at Melyra, for the purpose of a Quarry, notified in the Government Gazette of 23 September 1908, fol 5199.

COLUMN 3

Weddin Shire Council Crown Reserves Trust.

COLUMN 4

Weddin Shire Council.

File Reference OE94A8.

APPOINTMENT OF TRUST MANAGER

PURSUANT to section 92(1) of the Crown Lands Act 1989, the Reserve Trust specified in Column 2 of the schedule is appointed as trustee of the Reserve specified in Column 1 of the schedule.

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

SCHEDULE

COLUMN 1

COLUMN 2

Reserve 72309 for Public Recreation notified in the *Government Gazette* of 13th June 1947.

Blayney Shire Council Crown Reserves Reserve Trust File Reference: OE94A6/1

Reserve 77616 for Rubbish Depot, notified in the *Government Gazette* of 27th May 1955.

ERRATUM

IN the notice appearing in the NSW *Government Gazette* No. 105, on 1 September 1995, folio 6159, under the heading "Establishment of Reserve Trusts and Appointment of Trust Managers", the notice referring to Reserve 7138 at Olinda for the purpose of Public Recreation, is withdrawn. File OE94A5/2.

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

ERRATUM

IN the notice appearing in the NSW *Government Gazette* No. 105, on 1 September 1995, folio 6158, under the heading "Establishment of a Reserve Trust and Appointment of a Trust Manager", the notice referring to Reserve 190078 at Glen Alice for the purpose of Public Recreation, paragraph (2) should read

PURSUANT to section 92(1) of the Crown Lands Act 1989, the Reserve Trust specified in Column 1 of the Schedule is appointed trustee of the reserve specified in column 2 of the schedule. File OE94A5/2

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

ERRATUM

THE notice appearing in the NSW *Government Gazette* No. 184, on 30 November 2001, folio 9531, under the heading "**Appointment of A Trust Manager**" is withdrawn. File: OE94A7

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

ERRATUM

IN the notice appearing in the NSW Government Gazette No. 50, on 28 April 1995, folio 2131, under the heading "Establishment of Reserve Trusts and Appointment of Trust Managers", the notice referring to Reserve 97731 at Neville for the purpose of Public Recreation, should read

COLUMN 2 – Neville Recreation (R.77618) Reserve Trust

COLUMN 3 – Reserve 77617 at Neville, notified for the purpose of public recreation on 27 May 1955. File OE94A6

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

ERRATUM

IN the notice appearing in the NSW *Government Gazette* No. 50, on 28 April 1995, folio 2131, under the heading "Establishment of Reserve Trusts and Appointment of Trust Managers", the notice referring to Reserve 76865 at Carcoar for the purpose of Public Recreation, should read

COLUMN 2 - Blayney Shire Council Crown Reserves Reserve Trust. File OE94A6

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

TAMWORTH OFFICE

Department of Land and Water Conservation 25–27 Fitzroy Street (PO Box 535), Tamworth, NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

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 and Minister for Fair Trading

SCHEDULE 1

COLUMN 1 COLUMN 2 **COLUMN 3** Neil Douglas Trustees of Lake Dedication No.: 1001338 **BARNES** Keepit State Park Public Purpose: Public (re-appointment) Recreation Robert John CULL Notified: 1 June 1997 (re-appointment) Locality: Lake Keepit Laura Terese File Reference: TH98 R05 DALEY (new member) Julie Maree GOODWIN (new member) Barbara Lee HYSLOP

Terms of Office

For a term commencing on the 30 April 2002 and expiring on 30 April 2005. File No. TH98 R 05.

(re-appointment) Carole Evelyn NASH (re-appointment)

(re-appointment)

Thomas George WOOLASTON

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Stephen Mark EATHER (re appointment) Dorothy Phoebe GOLDING (re appointment) George Alfred GOLDING (re appointment) Colin Archie GUES (re appointment) Lochie Alistair LEI (re appointment) Peter MANY (new member)		Reserve No: 97766 Public Purpose: Public Recreation and Showground Notified: 19 April 1985 Locality: Boggabri File No: TH80 R65

Terms of Office

For a term commencing on this day and expiring on 30 April 2005. File No. TH80 R 65.

SCHEDULE 3

COLUMN 1 COLUMN 2 **COLUMN 3** Josephine Beryl Upper Manilla Reserve No.: 89020 CRUICKSHANK Public Hall Public Recreation Trust. (new member) Public Purpose: Public Hall Rosemary Anne and Public Recreation **GEE** Notified: 21 September (new member) Locality: Upper Manilla Toni MCLEISH (new member) File No: TH90 R08 Janice Elaine MOLONEY (new member) John Richard TUCKER (new member)

Terms of Office

For a term commencing on this day and expiring on 30 April 2005. File No. TH90 R 08.

SYDNEY METROPOLITAN OFFICE DEPARTMENT OF LAND AND WATER CONSERVATION Level 12, Macquarie Tower 10 Valentine Avenue, Parramatta 2150 (P.O Box 3935), Parramatta, 2124,

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

Land District – Metropolitan L.G.A. – Willoughby

Lot 101, D.P. 1039694 at Artarmon, Parish Willoughby (Sheet 2), County Cumberland, (being land in CsT Vol. 836 Folio 8 and Vol. 924 Folio 232). File No. MN00H84

Note: On closing, title for the land in Lot 101 remains vested in Willoughby Council as community land.

Land District – Metropolitan L.G.A. – Burwood

Lot 10, D.P. 1039687 at Strathfield, Parish Concord (Sheet 4), County Cumberland, (being land in CT Vol 231 Folio 195). File No. MN01H95

Note: On closing, title for the land in Lot 10 remains vested in Burwood Council as operational land.

Land District – Metropolitan L.G.A. – Campbelltown

Lot 1, D.P. 1034796 at Macquarie Fields, Parish Minto, County Cumberland, (not being land under the Real Property Act). File No. MN01H96

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

Water Conservation

ERRATUM

IN the *Government Gazette* dated 19 April 2002, Folio Nos. 2388 to 2391, the Gazette No. "72" is amended to read "75".

WATER ACT 1912

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

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

Barwon/Darling River Valley

ELSTONE AGENCIES PTY LIMITED for 1 pump on the Darling River, Lot 4, DP 20808, Parish of Wentworth, County of Wentworth, for water supply for Stock and Domestic purposes and irrigation of 13 hectares (replacement licence – due to amalgamation of two exisiting licences – no increase in commitment to Murray River storages) (Reference: 60SL085348) (GA2:499516).

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

P. WINTON, Natural Resource Project Officer, Murray Region

Department of Land and Water Conservation PO Box 363 (32 Enterprise Way) BURONGA NSW 2739 Phone: (03) 5021 9400.

WATER ACT 1912

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

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

Macquarie River Valley

David WALLACE and Lyn HALEY for a dam and a pump on an unnamed watercourse, Lot 1, DP 777487, Parish of Galbraith, County of Bathurst for water conservation and water supply for stock purposes (new licence) (80SL96035).

Margot Maree QUIGLEY for a pump on the Macquarie River, Crown road south of Lot 100, DP 752586; Lot 47, DP 664399 and Lot 52, DP 664461, all Parish of Killendoon, County of Ewenmar for irrigation of 203.25 hectares (cotton) (replacement licence – no increase in area or allocation) (80SL96036) (GA2: 306566).

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

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

FRED HUNDY,

Water Access Manager, Macquarie

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

WATER ACT 1912

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

AN application for a Licence under section 10 of Part 2 of the Water Act 1912, has been received from:

Lachlan River Valley

Arthur MILTHORPE for 1 Pump on Willandra Creek on Lot 2364/764327, Parish of Torcobil, County of Blaxland, for water supply for stock and domestic purposes and irrigation of 40.50 hectares. (New licence – increase in pumping capacity – no increase in allocation. Replacing existing entitlement) (GA2:494410) (Reference:70SL090790).

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

Department of Mineral Resources

ERRATUM

THE Department of Mineral Resources Section for the *Government Gazette* of the 19 April 2002, Folio 2392, appeared with a Gazette number error in the footer. The Gazette number for the 19 April 2002 should read No. 75. The erratum amends this error.

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0060)

No. 1900, COSIER AIR SERVICES PTY LIMITED (ACN 006750554), area of 6 units, for Group 1, Group 2 and Group 5, dated 12 April 2002. (Orange Mining Division).

(T02-0062)

No. 1902, CHALLENGER GOLD LIMITED (ACN 090 166 528), area of 79 units, for Group 1, dated 15 April 2002. (Wagga Wagga Mining Division).

(T02-0063)

No. 1903, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), area of 5 units, for Group 1, dated 15 April 2002. (Cobar Mining Division).

(T02-0064)

No. 1904, HERALD RESOURCES LIMITED (ACN 008 672 071), area of 48 units, for Group 1, dated 18 April 2002. (Orange Mining Division).

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T02-0061)

No. 1901, CHALLENGER GOLD LIMITED (ACN 090 166 528), County of Selwyn and County of Wynyard, Map Sheet (7327, 8526, 8527). Withdrawal took effect on 15 April 2002.

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

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

(T90-0302)

Exploration Licence No. 3856, NEWCREST MINING LIMITED (ACN 005 683 625), area of 43 units. Application for renewal received 19 April 2002.

(T94-0060)

Exploration Licence No. 5013, NEW ENGLAND TIN NL (ACN 069 306 289), area of 2 units. Application for renewal received 17 April 2002.

(T98-1024)

Exploration Licence No. 5490, PACIFIC MAGNESIUM PTY LTD (ACN 085 822 340), area of 6 units. Application for renewal received 11 April 2002.

(T99-0171)

Exploration Licence No. 5725, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 86 units. Application for renewal received 16 April 2002.

(T99-0129)

Exploration Licence No. 5727, ACAPULCO MINING NL (ACN 067 983 582), area of 80 units. Application for renewal received 16 April 2002.

(T99-0138)

Exploration Licence No. 5728, CHALLENGER GOLD LIMITED (ACN 090 166 528), area of 29 units. Application for renewal received 16 April 2002.

(T00-0001)

Exploration Licence No. 5733, DAVID OOM AND NINA OOM, area of 1 unit. Application for renewal received 10 April 2002.

(T74-1892)

Exploration (Prospecting) Licence No. 1024, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 6 units. Application for renewal received 19 April 2002.

(T90-0688)

Mining Lease No. 1073 (Act 1973), OLIVER TEX WARDEN, NOLA MAY WHITTEN AND SHIRLEY ANNE WARDEN, area of 103.13 hectares. Application for renewal received 10 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:

(C90-0211)

Authorisation No. 428, ULAN COAL MINES LIMITED (ACN 000 189 248), Counties of Bligh and Phillip, Map Sheet (8833), area of 1117 hectares, for a further term until 18 May 2006. Renewal effective on and from 9 August 2001.

(T93-0680)

Exploration Licence No. 4616, NEWCREST MINING LIMITED (ACN 005 683 625), Counties of Ashburnham and Bathurst, Map Sheet (8631, 8731), area of 11 units, for a further term until 7 November 2003. Renewal effective on and from 27 March 2002.

(T93-0820)

Exploration Licence No. 4634, GOLDRAP PTY LTD (ACN 059 731 636), County of Fitzroy, Map Sheet (9337, 9437), area of 9 units, for a further term until 23 December 2003. Renewal effective on and from 18 April 2002.

(T97-1003)

Exploration Licence No. 5420, ILUKA MIDWEST LIMITED (ACN 008 763 666), County of Taila, Map Sheet (7328, 7428, 7429), area of 262 units, for a further term until 7 January 2004. Renewal effective on and from 17 April 2002.

(T99-0140)

Exploration Licence No. 5670, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), County of Murchison, Map Sheet (8937), area of 20 units, for a further term until 9 January 2004. Renewal effective on and from 18 April 2002.

(T00-0510)

Mineral Lease No. 306 (Act 1906), BORAL LIMITED (ACN 008 421 761), Parish of Cullen Bullen, County of Roxburgh, Map Sheet (8831-2-N), area of 2655 square metres, for a further term until 31 December 2010. Renewal effective on and from 8 April 2002.

(T00-0709)

Mineral Lease No. 2806 (Act 1906), BORAL LIMITED (ACN 008 421 761), Parish of Cullen Bullen, County of Roxburgh, Map Sheet (8831-2-N), area of 6.662 hectares, for a further term until 31 December 2010. Renewal effective on and from 8 April 2002.

(T00-0679)

Private Lands Lease No. 3602 (Act 1906), EOE (NO.75) PTY LTD (ACN 006 829 787), Parish of Warri, County of Bourke, Map Sheet (8229-2-N), area of 560.8 square metres, for a further term until 31 December 2015. Renewal effective on and from 30 January 2002.

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

REFUSAL OF APPLICATION FOR RENEWAL

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

(T80-0054)

Exploration Licence No. 1466, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), County of Blaxland, Map Sheet (8032), area of 10 units. The authority ceased to have effect on 5 April 2002.

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

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been withdrawn:

(C99-0206)

Mineral Lease No. 631 (Act 1884), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Parish of Stanford, County of Northumberland, Map Sheet (9132-2-N), area of 5 hectares. The authority ceased to have effect on 19 April 2002.

(C99-0698)

Mineral Lease No. 647 (Act 1884), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Parish of Stanford, County of Northumberland, Map Sheet (9132-2-N), area of 20.23 hectares. The authority ceased to have effect on 19 April 2002.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T01-0645)

Mining Lease No. 1036 (Act 1973), RUTILE & ZIRCON MINES (NEWCASTLE) LIMITED (ACN 000 393 135), Parish of Stockton, County of Gloucester, Map Sheet (9232-2-N), area of 19.22 hectares. Cancellation took effect on 17 April 2002.

(T01-0670)

Mining Lease No. 1071 (Act 1973), RUTILE & ZIRCON MINES (NEWCASTLE) LIMITED (ACN 000 393 135), Parish of Eldon, County of Gloucester, Map Sheet (9232-2-N), area of 223 hectares. Cancellation took effect on 17 April 2002.

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

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(T99-0128)

Exploration Licence No. 5646, PASMINCO AUSTRALIA LIMITED (ACN 004 074 962), County of Farnell and County of Yancowinna, Map Sheet (7134).

Description of area cancelled:

Map Sheet	Block	Units
Broken Hill	3065	W
Broken Hill	3136	k nop stu wxyz
Broken Hill	3137	abcdefghijklmn qrs vwx
Broken Hill	3207	p u z
Broken Hill	3208	bcde ghijklmnopqrstuvwxyz
Broken Hill	3209	ab fg l
Broken Hill	3279	e k p u
Broken Hill	3280	abcdefghij lmn q
Broken Hill	3351	qrstuvwxyz
Broken Hill	3352	qrs vw
Broken Hill	3423	abcdefg kl
Broken Hill	3424	ab f

Part cancellation took effect on 10 April 2002.

The authority now embraces an area of 99 units.

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

Notice of Primary Approval

Approval No.: MDA Exia 10225.

Issue: A2586-00. Date: 8 April 2002.

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

This APPROVAL is issued to: Rockwell Automation Australia Ltd (ABN 80 005 549 477).

Address of Approval Holder: 37 Chapman Street, Blackburn, VIC 3130.

Description of Item/s: Battery.

Manufacturer: Rockwell Automation Australia Ltd.

Model/Type: 1756-BA1.

C.M.R.A. Regulation: Coal Mines (Underground) Regulation 1999, Clause 140 (1).

Specific Approval Category: Explosion Protected — Intrinsically Safe

(WHEN MAINS POWER IS ISOLATED).

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

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

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

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

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

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

Dept. File No.: C02 / 0176. | Page 1 of 3.

Approval Holder: Rockwell Automation Australia Ltd.

Notice of Primary Approval

Approval No.: MDA Ex d 17016 (issue 0).

File No.: C02/0126. Date: 4 March 2002.

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: MI Power Pty Ltd (ACN 006 028 680).

Address of Approval Holder: 61–63 Turton Street, Metford NSW 2323.

Description of Item/s and Variations: Circuit Breaker Enclosure.

Manufacturer and model/type: MIPower Pty Ltd.

C.M.R.A. Regulation: Electrical Underground, Clause 140 (1)

Specific Approval Category: Explosion Protected — Flameproof (Ex d).

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

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

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

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

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

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

Dept. File No.: C02/0126.	Doc No.: d\wes\appmaster\17016priapp.doc.	Page 2 of 5.		
Approval Holder: M. I. Power Pty Ltd.				

Notice of Primary Approval

Approval No.: MDA Ex ib 17015 (issue 0).

File No.: C02/0105. Date: 25 February 2002.

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: Pempek Systems Pty Ltd.

Address of Approval Holder: Unit 3/13 Hoyle Avenue, Castle Hill, NSW 2154 (ACN 003 752 468).

Description of Item/s and Variations: Monsoon I.S. Power Supply.

Manufacturer and model/type: Pempek Systems Pty Ltd.

C.M.R.A. Regulation: Electrical Underground, Clause 140 (1).

Specific Approval Category: Explosion Protected — Intrinsically Safe Ex ib.

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

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

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

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

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

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

Dept. File No.: C02/0105.	Doc No.: d\wes\appmaster\ForcedPotatoExib17015priapp.doc	Page 2 of 4.		
Approval Holder: Pempek Systems Pty Ltd.				

Notice of Primary Approval

Approval No.: MDA Ex d 17017 (issue 0).

File No.: C02/0051. Date: 21 January 2002.

IT is hereby notified that the Approved Item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: VA Eimco Australia (ABN 38 070 973 330).

Address of Approval Holder: Old Punt Road, Tomago NSW 2322.

Description of Item/s and Variations: Dash 3 Continuous Miner Control Box.

Manufacturer and model/type: LJH Electrical Mining. Type A2U281 - 762008.

C.M.R.A. Regulation: Electrical Underground, Clause 140 (1).

Specific Approval Category: Explosion Protected — Flameproof (Ex d).

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

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

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

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

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

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

Dept. File No.: C02/0051.	Doc. No.: d\wes\appmaster\VAEDash3\17017priapp.doc	Page 2 of 6.		
Approval Holder: VA Eimco Australia.				

Department of Planning

Blacktown Local Environmental Plan 1988 (Amendment No 166)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P01/00085/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-304-p02.809 Page 1

Blacktown Local Environmental Plan 1988 (Amendment No 166)

Blacktown Local Environmental Plan 1988 (Amendment No 166)

1 Name of plan

This plan is *Blacktown Local Environmental Plan 1988* (Amendment No 166).

2 Aims of plan

This plan aims to remove from the zoning map supporting *Blacktown Local Environmental Plan 1988* markings that indicated a proposed road closure over the land to which this plan applies, being part of Orwell Street, Blacktown. The zoning of the land (Residential "B") is retained, including all permissible uses within that zone.

3 Land to which plan applies

This plan applies to so much of Orwell Street, Blacktown, situated in the vicinity of Clare and Farmingdale Streets, as is shown edged heavy black on the map marked "Blacktown Local Environmental Plan 1988 (Amendment No 166)" deposited in the office of the Council of the City of Blacktown.

4 Amendment of Blacktown Local Environmental Plan 1988

Blacktown Local Environmental Plan 1988 is amended by inserting in appropriate order in the definition of *the map* in clause 6 (1) the following words:

Blacktown Local Environmental Plan 1988 (Amendment No 166)

Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)

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*. (S01/01619/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-345-p01.809

Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)

Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)

1 Name of plan

This plan is Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10).

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to partly Residential "C" and partly Public Open Space under *Canterbury Local Environmental Plan No 148—Campsie Precinct*, and
- (b) to provide that, if the land is used for residential or public open space purposes (or both), all vehicular access to the land must be via Clunes Lane, Canterbury.

3 Land to which plan applies

This plan applies to land situated in the City of Canterbury, being:

- (a) Nos 225 and 227 Canterbury Road, Canterbury (Lots 2 and 1, DP 124317), and
- (b) Nos 229, 235, 237, 245, 247 and 249 Canterbury Road, Canterbury (Lots 14, 10, 9, 6, 5 and 4, DP 13752), and
- (c) Nos 231 and 233 Canterbury Road, Canterbury (Lots D and C, DP 100444), and
- (d) No 239 Canterbury Road, Canterbury (Lot 1, DP 310748), and
- (e) No 243 Canterbury Road, Canterbury (Lot 2, DP 505465),

as shown coloured light scarlet with red edging or coloured dark green on the map marked "Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)" deposited in the office of Canterbury City Council.

4 Amendment of Canterbury Local Environmental Plan No 148—Campsie Precinct

Canterbury Local Environmental Plan No 148—Campsie Precinct is amended:

- (a) by inserting in appropriate order in the definition of *the map* in clause 5 the following words:
 - Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)
- (b) by inserting after clause 31 the following clause:

32 Development of land and vehicular access—225–249 Canterbury Road, Canterbury

- (1) This clause applies to land known as Nos 225–249 Canterbury Road, Canterbury, as shown coloured light scarlet with red edging or coloured dark green on the map marked "Canterbury Local Environmental Plan No 148—Campsie Precinct (Amendment No 10)" deposited in the office of the Council.
- (2) If the land to which this clause applies is used for residential or public open space purposes (or both), all vehicular access to the land must be via Clunes Lane, Canterbury.

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 7)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G00/00214/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-044-p02.809 Page 1

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 7)

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 7)

1 Name of plan

This plan is *Coffs Harbour City Local Environmental Plan 2000* (Amendment No 7).

2 Aims of plan

This plan aims to increase the range of permissible land uses on the land to which this plan applies so as to provide additional opportunities for community benefits and farming capabilities using reclaimed water.

3 Land to which plan applies

This plan applies to part of Lot 22, DP 752853 and part of Lot 4, DP 588272, known as Morgans Road Farm, Sandy Beach, as shown coloured yellow and lettered "5A" or coloured orange and lettered "7A" on the map marked "Coffs Harbour City Local Environmental Plan 2000 (Amendment No 7)" deposited in the office of the Coffs Harbour City Council.

4 Amendment of Coffs Harbour City Local Environmental Plan 2000

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

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 7)

Gloucester Local Environmental Plan 2000 (Amendment No 3)

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*. (N02/00019/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-043-p01.809 Page 1

Gloucester Local Environmental Plan 2000 (Amendment No 3)

Gloucester Local Environmental Plan 2000 (Amendment No 3)

1 Name of plan

This plan is *Gloucester Local Environmental Plan 2000 (Amendment No 3)*.

2 Aims of plan

This plan aims to allow, with the consent of Gloucester Shire Council, the carrying out of development on the land to which this plan applies for the purpose of cluster housing.

3 Land to which plan applies

This plan applies to Lot 4, Section 11, DP 192505, being 71 King Street, Gloucester.

4 Amendment of Gloucester Local Environmental Plan 2000

Gloucester Local Environmental Plan 2000 is amended by inserting at the end of Schedule 6 the following matter:

Lot 4 Section 11 DP 192505, 71 King Street, Gloucester Cluster housing.

Kyogle Local Environmental Plan No 14

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G94/00090/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e00-475-p04.843 Page 1

Kyogle Local Environmental Plan No 14

Kyogle Local Environmental Plan No 14

1 Name of plan

This plan is the Kyogle Local Environmental Plan No 14.

2 Aims of plan

This plan aims to allow, with Kyogle Council's consent, the subdivision of land to which this plan applies, and the carrying out of development on that land for the purposes of a veterinary hospital, a workshop for agricultural engineering, and of any trade, business or profession supporting the rural industry.

3 Land to which plan applies

This plan applies to land within the local government area of Kyogle, being lot 672, DP 785923, Summerland Way, Kyogle.

4 Amendment of Interim Development Order No 1—Shire of Kyogle

This plan amends *Interim Development Order No 1—Shire of Kyogle* as set out in Schedule 1.

Kyogle Local Environmental Plan No 14

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 27 Development of certain land—Summerland Way, Kyogle

Omit clause 27 (2). Insert instead:

- (2) Nothing in this Order prevents a person, with the consent of the Council, from carrying out development on land to which this clause applies for the purposes of any of the following:
 - (a) a produce and agricultural supplies store,
 - (b) a veterinary hospital,
 - (c) an agricultural engineering workshop,
 - (d) a trade, business or profession supporting the rural industry.
- (3) Nothing in this Order prevents a person, with the consent of the Council, from carrying out subdivision on land to which this clause applies if each allotment created by the subdivision has an area of not less than 2000 square metres.
- (4) In considering any application to carry out development on land to which this clause applies, the Council must have regard to the provisions of any relevant flood evacuation plan for the land.
- (5) The Council may consent to the carrying out of development on land to which this clause applies only if it is satisfied that:
 - (a) the development will provide for flood storage, and
 - (b) a flood evacuation plan will be prepared in relation to the development, and
 - (c) buildings or works will be constructed of flood compatible materials, and
 - (d) the floor level of any building will be located at least 0.5 metres above the level of the 1 in 20 year Average Recurrence Interval (ARI) flood event for the area in which the land is situated.

Kyogle Local Environmental Plan No 14

Schedule 1 Amendments

(6) In this clause, *flood compatible materials* means building materials and surface finishes capable of withstanding prolonged immersion in water.

[2] Clause 28 Veterinary hospitals

Insert after clause 28 (3):

(4) Subclause (3) does not apply to the carrying out of development for the purpose of a veterinary hospital on lot 672, DP 785923, Summerland Way, Kyogle.

Maitland Local Environmental Plan 1993 (Amendment No 63)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N01/00071/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-374-p02.809 Page 1

Maitland Local Environmental Plan 1993 (Amendment No 63)

Maitland Local Environmental Plan 1993 (Amendment No 63)

1 Name of plan

This plan is Maitland Local Environmental Plan 1993 (Amendment No 63).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone 7 (c) Environmental Protection General to Zone 4 (b) Light Industrial under *Maitland Local Environmental Plan 1993*.

3 Land to which plan applies

This plan applies to land in the City of Maitland, being proposed Lot 813 in a subdivision of Lot 504, DP 1005954, Thornton Road, Thornton, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 63)" deposited in the office of the Maitland City Council.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended by inserting in appropriate order in the definition of **The map** in clause 5 (1) the following words:

Maitland Local Environmental Plan 1993 (Amendment No 63)

Port Stephens Local Environmental Plan 2000 (Amendment No 5)

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*. (N02/00001/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-006-p03.843 Page 1

Port Stephens Local Environmental Plan 2000 (Amendment No 5)

Port Stephens Local Environmental Plan 2000 (Amendment No 5)

1 Name of plan

This plan is *Port Stephens Local Environmental Plan 2000* (Amendment No 5).

2 Aims of plan

This plan aims to amend *Port Stephens Local Environmental Plan 2000* (the principal plan) so as to omit the additional purposes for which development may be carried out with the consent of the Council of Port Stephens on land to which this plan applies at Oakfield Road, Salt Ash, and to limit the number of dwellings that may be erected on the land to which this plan applies at Valerie Road, Salt Ash.

3 Land to which plan applies

This plan applies to Lot 2, DP 589621, Oakfield Road, Salt Ash (to the extent that it amends the Table to clause 62 of the principal plan), and Lots 2, 3 and 4, DP 79221, Valerie Road, Salt Ash (to the extent that it inserts clause 54B into the principal plan), as shown edged heavy black on the map marked "Port Stephens Local Environmental Plan 2000 (Amendment No 5)", deposited in the office of the Council of Port Stephens.

4 Amendment of Port Stephens Local Environmental Plan 2000

Port Stephens Local Environmental Plan 2000 is amended:

(a) by inserting the following clause in appropriate order:

54B Certain development at Valerie Road, Salt Ash

Despite any other provision of this plan, not more than one dwelling may be erected on each of Lots 2, 3 and 4, DP 79221, Valerie Road, Salt Ash (as shown edged heavy black on the map marked *Port Stephens Local Environmental Plan 2000 (Amendment No 5)*).

Port Stephens Local Environmental Plan 2000 (Amendment No 5)	Clause 4

(b) by omitting the matter relating to Lot 2, DP 589621, Oakfield Road, Salt Ash, from the Table to clause 62.

Ryde Local Environmental Plan No 128

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S00/01341/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-059-p01.809 Page 1

Ryde Local Environmental Plan No 128

Ryde Local Environmental Plan No 128

1 Name of plan

This plan is Ryde Local Environmental Plan No 128.

2 Aims of plan

This plan aims:

- (a) in respect of the land to which this plan applies:
 - (i) to rezone part of the land from Special Uses "A" (Seminary), and
 - (ii) to zone the remaining unzoned land,
 - to Residential "E" under the Ryde Planning Scheme Ordinance, and
- (b) to provide for the density controls that are to apply to the erection or use of residential flat buildings on the land by setting out the maximum number of dwellings on the land, the minimum landscaped area for each dwelling, the maximum number of storeys for each building and the height of each building.

3 Land to which plan applies

This plan applies to land situated in the City of Ryde, being Lot 100, DP 884349, and known as 143 Balaclava Road, Marsfield, as shown coloured light scarlet with dark red edging and lettered "2 (e)" on the map marked "Ryde Local Environmental Plan No 128" deposited in the office of the Council of the City of Ryde.

4 Amendment of Ryde Planning Scheme Ordinance

The Ryde Planning Scheme Ordinance is amended as set out in Schedule 1.

Ryde Local Environmental Plan No 128

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 3 Interpretation

Insert in appropriate order in the definition of *scheme map* in clause 3 (1): Ryde Local Environmental Plan No 128

[2] Clause 72F Density of residential flat buildings on certain land within Zone No 2 (e)

28

Insert at the end of the Table to the clause in Columns 1–5, respectively:

Lot 100, DP 884349, and known as No 143 Balaclava Road, Marsfield, as shown coloured light scarlet with dark red edging and lettered "2 (e)" on the map marked "Ryde Local Environmental Plan No 128" deposited in the office of the Council.

 $140m^{2}$

2

8 metres

Warringah Local Environmental Plan 2000 (Amendment No 5)

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*. (S01/00824/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-089-p01.809 Page 1

Warringah Local Environmental Plan 2000 (Amendment No 5)

Warringah Local Environmental Plan 2000 (Amendment No 5)

1 Name of plan

This plan is *Warringah Local Environmental Plan 2000 (Amendment No 5)*.

2 Aims of plan

This plan aims to remove the public open space and open space reservation identification from the map marked "Warringah Local Environmental Plan 2000" in so far as it relates to the land to which this plan applies so as to facilitate formal access arrangements to an approved development and to reflect the nature of the use of the land.

3 Land to which plan applies

This plan applies:

- (a) to part of Lot Pt 11, Section 32, DP 111254, Narrabeen Street, Narrabeen, and
- (b) to part of Lot 3, DP 530158, known as part of No 11 Narrabeen Street, Narrabeen,

as shown edged heavy black and lettered "B5" on the map marked "Warringah Local Environmental Plan 2000 (Amendment No 5)" deposited in the office of Warringah Council.

4 Amendment of Warringah Local Environmental Plan 2000

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

Warringah Local Environmental Plan 2000 (Amendment No 5)

Roads and Traffic Authority

Roads Act 1993

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

Greater Taree City 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.

Greg Trevaskis General Manager Greater Taree City Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Greater Taree City Council B-Doubles Notice No 1 2002.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force from 15th April 2002 up until 7th June, 2002, 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 Greater Taree City Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Wynter St	Combined St	Farquahar St	Temporary route
		Wingham	Wingham	Wingham	approval only due
					to roadworks.
					Route is for detour
					purposes only as
					directed.
25	000	Farquhar St	Wynter St	Dennes St	Temporary route
		Wingham	Wingham	Wingham	approval only due
					to roadworks.
					Route is for detour
					purposes only as
					directed.

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Korora in the Coffs Harbour City Council area.

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

T D Craig Manager Statutory Processes Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of land situated in the Coffs Harbour City Council area, Parish of Coff and County of Fitzroy, shown as Lot 13 Deposited Plan 864418, being the whole of the land revoked from Kororo Nature Reserve by the National Parks and Wildlife (Adjustment of Areas) Act 2001 No 49.

The land is said to be in the possession of the Minister administering the National Parks and Wildlife Act 1974.

(RTA Papers FPP 1M4217; RO 10/110.1687)

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer Mains

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

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

CITY OF BLACKTOWN, at MT DRUITT: Contract No. 968991SA. Project No. 3002244. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving O'BRIEN STREET and MOREHEAD AVENUE.

CITY OF BLACKTOWN, at GLENDENNING: Contract No. 974784S6. Project No. 3002748. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving GOLDING DRIVE and ARMITAGE DRIVE.

CITY OF BLACKTOWN, at DOONSIDE: Contract No. 976150S2. Project No. 3002880. Lines 1 to 2 inclusive and their appurtenant junctions, sidelines and inlets serving KENYON CRESCENT and FRITH STREET.

CITY OF BLACKTOWN, at ROOTY HILL: Contract No. 976239S6. Project No. 3002955. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving LUELLA PLACE and VICTORIA ROAD.

CITY OF BLUE MOUNTAINS, at WENTWORTH FALLS: Contract No. 969117S4. Project No. 3001713. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BEATTY STREET, EVERGREEN CIRCUIT and PAULINE AVENUE.

CITY OF HAWKESBURY, at NORTH RICHMOND: Contract No. 974621S8. Project No. 3002441. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BEAUMONT AVENUE and NORFOLK PLACE.

CITY OF PENRITH, at ST MARYS: Contract No. 976211S2. Project No. 3002881. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving SADDINGTON STREET and GEORGE STREET.

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

ROBERT ROACH, Developer Activity Officer, Blacktown Commercial Centre.

Dated: 18 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.

CITY OF WOLLONDILLY, at TAHMOOR: Contract No. 972055S0. Project No. 3002839. Property connection sewer lines 1-2 inclusive and their appurtenant junctions serving STRUAN STREET.

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

KEVIN ADAMS, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 26 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.

CITY OF LIVERPOOL, at WEST HOXTON: Contract No. 971911SB. Project No. 3002488. Sewer line 1 inclusive and its appurtenant junctions serving TEMMA PLACE.

CITY OF CAMPBELLTOWN, AT BRADBURY: Contract Number 479473F8, Project Number 3002783. Proprty connection sewer line 1, inclusive and its appurtenant junctions, serving HARRAH PLACE.

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

VALDIS VIKSNE, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 26 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.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 974417WA, Project Number 1001115. Lines 1 to 14 inclusive and its appurtenant junctions, sidelines and inlets serving 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.

Dated: 26 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.

SHIRE OF BAULKHAM HILLS, at KELLYVILLE: Contract No. 974417WA. Project No. 1001115. 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 Commercial Centre.

Dated: 26 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.

WOLLONDILLY COUNCIL, at BARGO: Contract No. 972042W7. Project No. 1001136. Water mains are now laid and capable of serving identified properties in ELVY STREET, KADER STREET and JACK DAVIS PLACE.

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

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

Dated: 26 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 LIVERPOOL, at WEST HOXTON: Contract No. 971911W3. Project No. 1001110. Water mains are now laid and capable of serving identified properties in TEMMA PLACE.

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

VALDIS VIKSNE, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 26 April 2002.

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice Of Making Of A Vocational Training Order

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

CITATION

The order is cited as the Printing and Graphic Arts Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months for a Certificate II outcome and 36 months for a Certificate III outcome or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

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

School based traineeships

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

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Printing and Graphic Arts Training Package (ICP99).

(c) Courses of Study to be Undertaken

Trainees will undertake the following courses of study:

Certificate II in Printing and Graphic Arts (Desktop Publishing) ICP20199

Certificate II in Printing and Graphic Arts (Print Design) ICP20299

Certificate III in Printing and Graphic Arts (Multimedia) ICP30499

Certificate II in Printing and Graphic Arts (Small Offset) ICP21199

Certificate II in Printing and Graphic Arts (Print Production Support) ICP21299

Certificate II in Printing and Graphic Arts (Screen Printing) ICP22199

Certificate II in Printing and Graphic Arts (Cardboard Box Container and Carton) ICP23199

Certificated III in Printing and Graphic Arts (Cardboard Box Container and Carton) ICP33199

Certificate II in Printing and Graphic Arts (Graphic Arts Services) ICP24199

Certificate II in Printing and Graphic Arts (Mail Houses) ICP25299

Certificate III in Printing and Graphic Arts (Mail Houses) ICP35299

Certificate II in Printing and Graphic Arts (General) ICP26199

AVAILABILITY TO INSPECT

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice Of Making Of A Vocational Training Order

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

CITATION

The order is cited as the Rural Skills Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months with the exception of Certificate III in Agriculture (Cotton Production) (National Code RUA 303 98) (nominal term 18 months); Certificate IV in Agriculture (Dairy Production) (nominal term 36 months) and Certificate III in Rural Operations RUH 30901 (nominal term 24 months).

(ii) Part-time

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

School based traineeships

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

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Agriculture (RUA 98) and/or Horticulture Training Packages (RUH 98)

(c) Courses of Study to be Undertaken

Trainees will undertake the following courses of study:

Certificate II in Agriculture (National Code: RUA 201 98)

Certificate III in Agriculture (National Code: RUA 301 98)

Certificate IV in Agriculture (National Code: RUA 401 98)

Certificate II in Agriculture (Sheep and Wool Production) (National Code: RUA 213 98)

Certificate III in Agriculture (Sheep and Wool Production) (National Code: RUA 313 98)

Certificate IV in Agriculture (Sheep and Wool Production) (National Code RUA 413 98)

Certificate II in Agriculture (Pig Production) (National Code RUA 209 98)

Certificate III in Agriculture (Pig Production) (National Code RUA 309 98)

Certificate IV in Agriculture (Pig Production) (National Code RUA 409 98)

Certificate II in Agriculture (Grain Production) (National Code RUA 206 98)

Certificate III in Agriculture (Grain Production) (National Code RUA 306 98)

Certificate IV in Agriculture (Grain Production) (National Code RUA 406 98)

Certificate II in Agriculture (Horse Breeding) (National Code RUA 207 98)

Certificate III in Agriculture (Horse Breeding) (National Code RUA 307 98)

Certificate IV in Agriculture (Horse Breeding) (National Code RUA 407 98)

Certificate II in Agriculture (Poultry Production) (National Code RUA 210 98)

Certificate III in Agriculture (Poultry Production) (National Code RUA 310 98)

Certificate IV in Agriculture (Poultry Production) (National Code RUA 410 98)

Certificate II in Agriculture (Milk Harvesting) (National Code RUA 208 98)

Certificate III in Agriculture (Milk Harvesting) (National Code RUA 308 98)

Certificate IV in Agriculture (Milk Harvesting) (National Code RUA 408 98)

Certificate II in Agriculture (Beef Cattle Production) (National Code RUA 202 98)

Certificate III in Agriculture (Beef Cattle Production) (National Code RUA 302 98)

Certificate IV in Agriculture (Beef Cattle Production) (National Code RUA 402 98)

Certificate III in Agriculture (Cotton Production) (National Code RUA 303 98)

Certificate IV in Agriculture (Cotton Production) (National Code RUA 403 98)

Certificate II in Agriculture (Dairy Production) (National Code RUA 204 98)

Certificate III in Agriculture (Dairy Production) (National Code RUA 304 98)

Certificate IV in Agriculture (Dairy Production) (National Code RUA 40498)

Certificate II in Agriculture (Goat Production) (National Code RUA 205 98)

Certificate III in Agriculture (Goat Production) (National Code RUA 305 98)

Certificate IV in Agriculture (Goat Production) (National Code RUA 405 98)

Certificate II in Agriculture (Sugar Cane Production) (National Code RUA 215 98)

Certificate III in Agriculture (Sugar Cane Production) (National Code RUA 315 98) Certificate II in Agriculture (Rural Merchandising) (National Code RUA 212 98)

Certificate III in Agriculture (Rural Merchandising) (National Code RUA 312 98)

Certificate IV in Agriculture (Rural Merchandising) (National Code RUA 412 98)

Certificate II in Agriculture (Cane Cultivation) (National Code RUA 225 98)

Certificate III in Agriculture (Cane Cultivation) (National Code RUA 325 98)

Certificate II in Agriculture (Cane Haulage) (National Code RUA 235 98)

Certificate III in Agriculture (Cane Haulage) (National Code RUA 335 98)

Certificate II in Agriculture (Cane Harvesting) (National Code RUA 245 98)

Certificate III in Agriculture (Cane Harvesting) (National Code RUA 345 98)

Certificate IV in Agriculture (Cane Harvesting) (National Code RUA 445 98)

Certificate II in Agriculture (Wool Handling) (National Code RUA 214 98)

Certificate II in Agriculture (Shearing) (National Code RUA 224 98)

Certificate III in Agriculture (Clip Preparation) (National Code RUA 314 98)

Certificate IV in Agriculture (Wool Classing) (National Code RUA 414 98)

Certificate II in Agriculture (Production Horticulture) (National Code RUA 216 98)

Certificate III in Agriculture (Production Horticulture) (National Code RUA 316 98)

Certificate IV in Agriculture (Production Horticulture) (National Code RUA 416 98)

Certificate II in Rural Operations (National code RUH 20901)

Certificate III in Rural Operations (National code RUH 30901)

AVAILABILITY TO INSPECT

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

FIRE BRIGADES ACT 1989

Order under Section 5 (2)

I, PROFESSOR MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 5 (2) of the Fire Brigades Act 1989, do, by this my Order, vary the Orders published in *Government Gazette* No. 57 of 10 May 1996 (Coffs Harbour); No. 35 of 9 March 1990 (Sawtell); and No. 114 of

24 November 1989 (Woolgoolga); and reconstitute the Fire Districts in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the areas described in the Schedule.

Signed at Sydney, this 17th day of April 2002.

By Her Excellency's Command,

BOB DEBUS M.P., Minister for Emergency Services GOD SAVE THE QUEEN!

SCHEDULE

In this Schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the *Government Gazette*.

Coffs Harbour Fire District

Comprising the existing Fire District in the City of Coffs Harbour, with additions and deletions as delineated on Map No. 257/02/1 kept in the office of the NSW Fire Brigades.

Sawtell Fire District

Comprising the existing Fire District in the City of Coffs Harbour, with additions and excisions as delineated on Map No. 441/02/1 kept in the office of the NSW Fire Brigades.

Woolgoolga Fire District

Comprising the existing Fire District in the City of Coffs Harbour, with additions as delineated on Map No. 507/02/1 kept in the office of the NSW Fire Brigades.

GEOGRAPHICAL NAMES ACT 1966

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

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

Proposed Name: Lambton Ker-rai Creek

Designation: Creek

LGA: Newcastle City Council

Parish: Newcastle
County: Northumberland
L.P.I Map: Wallsend
1:100 000 Map: Newcastle 9232

Reference: GNB4875

The position and the extent for this feature is 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 7 (1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder which appear on the Land and Property Information Balranald 1:50000 Topographical Map.

Wynburn Regulators, Tala Escape, Paika Escape, Glen Avon Escape, Bourpie Escape and Balranald Aboriginal Cemetery.

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

Notice Of Assignment Of Geographical Names And Boundaries For Localities In Cowra Shire

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the names and boundaries of the following fourteen Localities in Cowra Shire, to be used as the address, as shown on map GNB3692:

Billimari, Bumbaldry, Canowindra, Cowra, Darbys Falls, Garland, Gooloogong, Koorawatha, Mandurama, Neville, Roseberg, Wattamondara, Woodstock and Wyangala.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notices referring to the proposal and determination of locality boundaries in the Shire of Coolah in the *Government Gazettes* of 30 July 1993 folio 4310 and 26 November 1993 folio 6976, the names Birriwa and Tallawang were omitted and should be added. GNB3751.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice Of Proposal To Amend A Suburb Boundary Within Randwick City

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between Kensington and Kingsford, increasing the extent of Kensington as shown on map GNB3642/A. The map may be viewed at Randwick City Council Administrative Centre, Bowen Library, Randwick Library and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

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

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 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 in the Bland Local Government Area.

Wards Dam, Five Mile Dam, Coolamon Holes Avondale Swamp, Wamboyne Siding, Corringle Siding, Clear Ridge Siding, Wyrra Siding.

Also, 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 as a Rural Place in the Bland Local Government Area.

Girral, Calleen.

Also, pursuant to the provisions of Section 14 (1) of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the geographical names listed hereunder in the Bland Local Government Area.

Girral Railway Station, Calleen Railway Station, South Wyalong Railway Station.

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

ERRATUM

IN the Erratum notice referring to assignment of names and boundaries within the Campbelltown Council area in the *Government Gazette* of 19 September 1997, folio 8114, the locality name Woronora should have been Woronora Dam.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 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 in the Kempsey Local Government Area.

Reillys Drain, Hoffmans Drain, Worthings Drain, Stoney Creek, Lloyd Park, Goolawah Beach, Killick Beach.

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 7 (1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder in the Rylstone Local Government Area.

Dunns Swamp.

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 7 (1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the recorded geographical names listed hereunder in the Cootamundra Local Government Area.

- The Three Sisters, which appears on the Cootamundra 1:50000 Topographic map
- Flat Rock Hill, which appears on the Sebastapol 1:50000 Topographic map
- Flat Rock Hill, which appears on the Temora 1:50000 Topographic map
- Reardons Hill, which appears on the Temora 1:50000
 Topographic map

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

ERRATUM

IN the notice referring to assignment of geographical names for suburbs in the Shellharbour Council area in the *Government Gazette* of 12 January 1996, there was a minor error in the exhibition map GNB2535/D. A charting adjustment has been made so lot 1, DP236266 now lies in Oak Flats correctly, not Mount Warrigal. GNB2535.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notices referring to the assignment of names and boundaries for address localities in Cobar Shire Council area, Folio 99, 12 January 1996 and the notice in Folio 1129, 15 March 1996. These notices were in error and should be replaced by the following notice:

Notice of Assignment of Geographical Names for Address Localities in Cobar Shire Council Area

Pursuant to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed below as Localities to be used as an address to the areas indicated on map GNB3748.

The names are:

Cobar, Canbelego, Euabalong, Euabalong West, Mount Hope, Murrin Bridge, Nymagee, Tilpa, Bulla, Cubba, Eremerang, Irymple, Kerrigundi, Kulwin, Noona, Sandy Creek, Tindarey, Gilgunnia. Subsequent to the determination of names and boundaries of address localities in Cobar Council area, the following geographical names as well as being address localities are also assigned and designated as follows:

Geographical Name	Designation
Cobar	Town
Canbelego	Village
Euabalong	Village
Euabalong West	Village
Mount Hope	Village
Murrin Bridge	Village
Nymagee	Village
Tilpa	Village
Bulla	Historic Site
Geographical Name	Designation
Geographical Name Cubba	Designation Historic Site
3 1	Ü
Cubba	Historic Site
Cubba Eremerang	Historic Site Historic Site
Cubba Eremerang Irymple	Historic Site Historic Site Historic Site
Cubba Eremerang Irymple Kerrigundi	Historic Site Historic Site Historic Site Historic Site
Cubba Eremerang Irymple Kerrigundi Kulwin	Historic Site Historic Site Historic Site Historic Site Historic Site
Cubba Eremerang Irymple Kerrigundi Kulwin Noona	Historic Site Historic Site Historic Site Historic Site Historic Site Historic Site

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

Geographical Name	Designation
Bouricalcalla	Historic Site
Calkario Kitchen	Historic Site
Derrywillany	Historic Sitee
Neckarboo	Historic Site
Wittaguna	Historic Site
Yallum	Historic Site
Cornishtown	Historic Area
Wrightville	Historic Area
Geographical Name	Designation
Bulcolcol	Historic Site
Cuirrangalpa	Historic Site
Gunebang	Historic Site
Paddington	Historic Site
Yallock	Historic Site
Meryula	Historic Site

This notice is to supersede the notice in Folio 8114, 19 September 1997 and the notice in Folio 1129, 15 March 1996.

Historic Area

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

Dapville

HERITAGE ACT 1977

ERRATUM

THE Heritage Act 1977 notices which appeared in the *Government Gazette* of the 19 April 2002 folios 2405 and 2406, No. 75 appeared without a signed date. The notices were signed by the Minister on the 18th April 2002 and the day of Gazettal stands as the 19 April 2002 for these notices. The erratum corrects this error.

NATIONAL PARKS AND WILDLIFE ACT 1974

Cullendulla Creek Nature Reserve

Plan Of Management

IN pursuance of Section 76 of the National Parks and Wildlife Act 1974, it is hereby notified that a Plan of Management for Cullendulla Creek Nature Reserve Park has been prepared.

The plan will be on public display from 27 April 2002 until 5 August 2002. Copies of the plan may be inspected during office hours at:

NPWS Head Office NPWS

Library Nowra Regional Office 7th Floor 55 Graham Street 43 Bridge Street NOWRA

HURSTVILLE

Batemans Bay Library

Beach Road

Batehaven

National Parks Centre
102 George Street
THE ROCKS

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

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

The Regional Manager National Parks & Wildlife Service PO Box 707 NOWRA NSW 2541

by close of business on 5 August 2002.

The plan of management together with any representations received will be submitted to the National Parks and Wildlife Advisory Council for its comments and advice to the Minister.

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

KEVIN SHANAHAN, Manager, Conservation Management Unit

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 COMPULSORY ACQUISITION

Ganmain Sewerage - S123

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

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

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

SCHEDULE

Land

Lot 1 in Deposited Plan 1033498 (SB 55187) Lot 1 in Deposited Plan 1033497 (SB 55189)

Interest in Land

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

Deposited Plan 1033498 (SB55187) as:

'(A) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE'

Deposited Plan 1033497 (SB55189) as:

'(B) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE'

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 1033497 (SB55189) as:

'(A) PROPOSED EASEMENT FOR ACCESS 5 WIDE'

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

Deposited Plan 1033497 (SB55189) as:

'(C) PROPOSED EASEMENT FOR OVERHEAD ELECTRICITY CABLES 3 WIDE'

DPWS Reference 137.

WORKERS COMPENSATION ACT 1987

Workers Compensation (Chiropractor Fees) Order 2002 No 1

under the

Workers Compensation Act 1987

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to section 61 of the Workers Compensation Act 1987, make the following Order

Dated this 19th day of April 2002.

KATE McKENZIE, General Manager, WorkCover Authority

Explanatory Note

Treatment by a registered chiropractor is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a chiropractor of a worker's work-related injury. The effect of this Order is also to prevent recovery from the injured worker of any extra charge for treatments listed.

The Order provides one Schedule of maximum fees for chiropractors generally. Another Schedule provides higher maximum fee levels for chiropractors who have participated in the WorkCover Outcomes Training Course (if any).

1. Name of Order

This Order is the Workers Compensation (Chiropractor Fees) Order 2002 No 1.

2. Commencement

This Order commences on 1 July 2002.

3. Application of Order

This Order applies to treatment provided on or after 1 July 2002, whether the injury was received before, on or after that date.

- 4. Maximum fees for chiropractic treatment generally
 - (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a chiropractor, being treatment of a type specified in column 1 of Schedule A, is the corresponding amount specified in column 2 of that Schedule.
 - (2) If it is reasonably necessary for a chiropractor to provide treatment of a type specified in any of items 5 to 8 in Schedule A at a place other than consulting rooms, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item 9 in Column 2 of Schedule A.
 - (3) This clause does not apply to treatment by WorkCover approved chiropractors.

- Higher maximum fees for WorkCover approved chiropractors
 - (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a chiropractor who is a WorkCover approved chiropractor, being treatment of a type specified in column 1 of Schedule B, is the corresponding amount specified in column 2 of that Schedule.
 - (2) If it is reasonably necessary for a WorkCover approved chiropractor to provide treatment of a type specified in any of items 5 to 8 in Schedule B at a place other than consulting rooms, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item 9 in Column 2 of Schedule B.

6. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by the Order.
- (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
 - (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
 - (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

7. Definitions

In this Order:

chiropractor means a chiropractor registered under the Chiropractors and Osteopaths Act 1991, the Chiropractors Act 2001 or a person who is licensed or registered as a chiropractor under the law in force in another State or Territory.

consulting rooms means premises in or from which a chiropractor regularly operates a chiropractic practice and treats patients.

employer consultations means meetings or discussions (in person, by telephone or otherwise), in connection with the worker's treatment, between a chiropractor and a worker's employer or rehabilitation provider.

extended treatment means treatment that is extremely complex.

GST has the same meaning in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

initial consultation and treatment means the first examination and treatment of a worker by the chiropractor in respect of an injury. New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code, as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999, or
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

standard consultation and treatment means treatment provided after the initial consultation and treatment, or treatment involving reassessment.

the Act means the Workers Compensation Act 1987.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved chiropractor means a chiropractor who has participated in the WorkCover Outcomes Training Course approved by WorkCover (if any) for the purposes of this Order.

8. Schedules etc

Schedules A-B and the notes on those Schedules form part of this Order. The explanatory note does not form part of this Order.

Schedule A Maximum fees for chiropractors generally

N	Maximum fees for chiropractors generally					
	Column 1	Column 2				
Item	Type of Treatment	Maximum amount (\$)				
	In consulting rooms					
1.	Initial consultation and treatment that take place in consulting rooms	50				
2.	Standard consultation and treatment that take place in consulting rooms	40				
3.	Extended treatment that takes place in consulting rooms	80				
4.	Spine X-rays performed by the chiropractor	99.20				
	Other than in consulting rooms					
5.	Initial consultation and treatment other than in consulting rooms	62				
6.	Standard consultation and treatment other than in consulting rooms	50				
7.	Extended treatment other than in consulting rooms	100				
	Miscellaneous					
8.	Other aspects of treatment not covered under any of items 1 to 7, eg case	100 per hour				

conferencing and employer

consultations

Any of items 5 to 8 where reasonably necessary for chiropractor to travel away from consulting rooms

Column 1

Item

Type of Treatment

Amount for other relevant item plus 0.90 per kilometre

Column 2

Maximum

Schedule B Maximum fees for WorkCover approved chiropractors

		amount (\$)
	In consulting rooms	
1.	Initial consultation and treatment that take place in consulting rooms	55
2.	Standard consultation and treatment that take place in consulting rooms	45
3.	Extended treatment that takes place in consulting rooms	90
4.	Spine X-rays performed by the chiropractor	99.20
	Other than in consulting rooms	
5.	Initial consultation and treatment other than in consulting rooms	70
6.	Standard consultation and treatment other than in consulting rooms	56
7.	Extended treatment other than in consulting rooms	112.50
	Miscellaneous	
8.	Other aspects of treatment not covered under any of items 1 to 7, eg case conferencing and employer consultations	112.50 per hour
9.	Any of items 5 to 8 where reasonably necessary for physiotherapist to travel away from consulting rooms	Amount for other relevant item plus 0.90 per kilometre

Notes on Schedules A and B

- (i) Chiropractic treatment of an injured worker is covered under the Workers Compensation Act if the treatment is reasonably necessary as a result of his or her work injury.
- (ii) The treatments to which this Order applies do not include hospital treatment (as defined in section 59 of the Act) or occupational rehabilitation services provided by an accredited provider of such services (as defined in the same section).

(iii) Where it is reasonably necessary for a chiropractor to travel to a place away from consulting rooms for matters covered by item 9 in either Schedule, the hourly rate for those items does not apply to time spent travelling to or from that place. See item 9 in each Schedule for treatments that require travel.

WORKERS COMPENSATION ACT 1987

Workers Compensation (Medical Practitioner – Magnetic Resonance Imaging) Order 2002 No 1

under the

Workers Compensation Act 1987

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to section 61 of the Workers Compensation Act 1987, make the following Order

Dated this 19th day of April 2002.

KATE McKENZIE, General Manager, WorkCover Authority

Explanatory Note

Magnetic resonance imaging (MRI) is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. Medical or related treatment under section 59 of that Act includes an MRI that is carried out by a medical practitioner. This Order sets the maximum fee for which an employer is liable under the Act for the MRI of an injured worker by a medical practitioner. The effect of this Order is also to prevent recovery from the injured worker of any extra charge for treatments listed.

The Order provides the maximum fee for an MRI.

1. Name of Order

This Order is the Workers Compensation (Medical Practitioner – Magnetic Resonance Imaging) Order 2002 No 1.

Commencement

This Order commences on 1 July 2002.

3. Application of Order

This Order applies to treatment provided on or after 1 July 2002, whether the injury was received before, on or after that date.

4. Maximum fees

The maximum fee amount for which an employer will be liable with respect to an MRI with respect to a work-related injury is \$700.

- Goods and Services Tax
 - (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by the Order.
 - (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:

- (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
- (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

Definition

MRI means a diagnostic technique involving magnetic resonance imaging that is carried out by a medical practitioner in the course of providing treatment with respect to a work-related injury.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code, as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999, or
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.
- 7. Notes etc

The explanatory note does not form part of this Order.

WORKERS COMPENSATION ACT 1987

Workers Compensation (Osteopath Fees) Order 2002 No 1

under the

Workers Compensation Act 1987

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to section 61 of the Workers Compensation Act 1987, make the following Order.

Dated this 19th day of April 2002.

KATE McKENZIE, General Manager, WorkCover Authority

Explanatory Note

Treatment by a registered osteopath is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an osteopath of a worker's work-related injury. The effect of this Order is also to prevent recovery from the injured worker of any extra charge for treatments listed.

The Order provides one Schedule of maximum fees for osteopaths generally. The other Schedule provides higher maximum fee levels for osteopaths who have participated in the WorkCover Outcomes Training Course (if any).

1. Name of Order

This Order is the Workers Compensation (Osteopath Fees) Order 2002 No 1.

2. Commencement

This Order commences on 1 July 2002.

3. Application of Order

This Order applies to treatment provided on or after 1 July 2002, whether the injury was received before, on or after that date.

- 4. Maximum fees for osteopathic treatment generally
 - (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an osteopath, being treatment of a type specified in column 1 of Schedule A, is the corresponding amount specified in column 2 of that Schedule.
 - (2) If it is reasonably necessary for an osteopath to provide treatment of a type specified in any of items 4 to 7 in Schedule A at a place other than consulting rooms, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item 8 in Column 2 of Schedule A.
 - (3) This clause does not apply to treatment provided by WorkCover approved osteopaths.
- Higher maximum fees for WorkCover approved osteopaths
 - (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an osteopath who is a WorkCover approved osteopath, being treatment of a type specified in column 1 of Schedule B, is the corresponding amount specified in column 2 of that Schedule.
 - (2) If it is reasonably necessary for a WorkCover approved osteopath to provide treatment of a type specified in any of items 4 to 7 in Schedule B at a place other than consulting rooms, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item 8 in Column 2 of Schedule B.

6. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by the Order.
- (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
 - (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
 - (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

7. Definitions

In this Order:

consulting rooms means premises in or from which an osteopath regularly operates an osteopathic practice and treats patients.

employer consultations means meetings or discussions (in person, by telephone or otherwise), in connection with the worker's treatment, between an osteopath and a worker's employer or rehabilitation provider.

extended treatment means treatment that is extremely complex.

GST has the same meaning in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

initial consultation and treatment means the first examination and treatment of a worker by the osteopath in respect of an injury.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code, as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999, or
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

osteopath means an osteopath registered under the Chiropractors and Osteopaths Act 1991, the Osteopaths Act 2001 or a person who is licensed or registered as an osteopath under the law in force in another State or Territory.

standard consultation and treatment means treatment provided after the initial consultation and treatment, or treatment involving reassessment.

the Act means the Workers Compensation Act 1987.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved osteopath means an osteopath who has participated in the WorkCover Outcomes Training Course approved by WorkCover (if any) for the purposes of this Order.

8. Schedules etc

Schedules A-B and the notes on those Schedules form part of this Order. The explanatory note does not form part of this Order.

Schedule A Maximum fees for osteopaths generally

Column 1 Column 2

Item Type of Treatment Maximum amount (\$)

In consulting rooms

Initial consultation and treatment that take place in consulting rooms

2.	Standard consultation and treatment that take place in	40		Other than in consulting rooms	
3.	consulting rooms Extended treatment that takes place in consulting rooms	80	4.	Initial consultation and treatment other than in consulting rooms	70
	Other than in consulting rooms		5.	Standard consultation and treatment other than in	56
4.	Initial consultation and	62		consulting rooms	
	treatment other than in consulting rooms		6.	Extended treatment other than in consulting rooms	112.50
5.	Standard consultation and	50		Miscellaneous	
	treatment other than in consulting rooms		7.	Other aspects of treatment not covered under any of	112.50 per hour
6.	Extended treatment other than in consulting rooms	100		items 1 to 6, eg case conferencing and employer	
	Miscellaneous			consultations	
7.	Other aspects of treatment not covered under any of items 1 to 6, eg case conferencing and employer	100 per hour	8.	Any of items 4 to 7 where reasonably necessary for physiotherapist to travel away from consulting rooms	Amount for other relevant item plus 0.90 per kilometre
	consultations		Notes on Schedules A and B		
8.	Any of items 4 to 7 where	Amount for other	(i)	Osteopathic treatment of an injury	ured worker is cover

injury.

relevant item plus

0.90 per kilometre

Schedule B S

reasonably necessary for

osteopath to travel away

place in consulting rooms

from consulting rooms

Maximum fees for WorkCover approved osteopaths				
	Column 1	Column 2		
Item	Type of Treatment	Maximum amount (\$)		
	In consulting rooms			
1.	Initial consultation and treatment that take place in consulting rooms	55		
2.	Standard consultation and treatment that take place in consulting rooms	45		
3.	Extended treatment that takes	90		

(as defined in the same section). (iii) Where it is reasonably necessary for an osteopath to travel to a place away from consulting rooms for matters covered by item 8 in either Schedule, the hourly rate for those items does not apply to time spent travelling to or from that place. See item 8 in

each Schedule for treatments that require travel.

under the Workers Compensation Act if the treatment

is reasonably necessary as a result of his or her work

of the Act) or occupational rehabilitation services

provided by an accredited provider of such services

(ii) The treatments to which this Order applies do not include hospital treatment (as defined in section 59

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

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
	15 May 2002
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 — 2002 HSC VOLUME 1E. DOCUMENTS: $\$110.00$ PER SET
02/7274	HIGHER SCHOOL CERTIFICATE EXAMINATION PAPERS — 2002 HSC VOLUME 3M. DOCUMENTS: \$110.00 PER SET
	22 May 2002
S02/00037 (805)	CLEANING OF DEPARTMENT OF MINERAL RESOURCES, LIDCOMBE. CATEGORY C. INSPECTION DATE & TIME: 10/05/2002 @ 11:00 AM SHARP. AREA: 5077 SQ. METERS.

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)

DOCUMENTS: \$27.50 PER SET

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLAYNEY SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale Of Land For Overdue Rates And Charges

NOTICE is hereby given to the persons named hereunder that the Blayney Shire Council has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder, of which the persons named appear to be the owners or in which they appear to have an interest, and on which the rates in each case, as at 12th February 2002, are due.

Assessment Number/ 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)	<i>(e)</i>
1452.20000-7 O'BRIEN, Clara Johanna SMITH Kathleen Grace	Lot B, DP 379260 1a Bourke Street, Newbridge	184.80	1,877.64	2,062.44
1485.40100-2 O'BRIEN, Constance Dansey	Lot 1, DP 963486 22 Church Street Newbridge	675.74	1,953.79	2,629.53
2553.50000.6 THORPE, Olive Annette	Lot 4, Section 8, DP 758062 23 Marsden Street Barry	430.73	1,960.45	2,391.18
2555.03000.2 THORPE, Olive Annette	Lot 8, Section 8, DP 758062 26 Turner Street, Barry	430.73	1,960.45	2,391.18
2555.04000.1 ELMS, Dennis	Lot 9, Section 8, DP 758062 28 Turner Street, Barry	430.73	1,960.45	2,391.18
2292.00000.3 ROSE, Malcolm Frederick	Lot 23, Section 23, DP 71676. 26 Copper Street, Manduram		2,361.05	3,211.78
2225.00000.5 FAGAN, W. K.	Lot 10, Section 3, DP 978887 2 Almond Street, Mandurama		1,880.63	2,069.80

In default of payment to Council of the amount stated in Column (e) above and any other rates (including extra charges) becoming due and payable after the publication of this notice, or any arrangements satisfactory to Council for payment of all such rates being entered into by the rateable person, before the time fixed for sale, the said land will be offered for sale by public auction at Blayney Shire Council Chambers, Blayney by Council's agent: Raine & Horne, Blayney on Saturday 10th August 2002, commencing at 10.00 a.m. R. B. HORNERY, General Manager, Blayney Shire Council, PO Box 62, Blayney NSW 2799.

MIDCOAST COUNTY COUNCIL

(MidCoast Water)

NOTICE is given that MidCoast Water has extended sewerage supplies to the North Diamond Beach area of Hallidays Point. Plans of the above extensions are available for inspection at either the Forster or Taree office. The above lands are now liable for sewerage charges in accordance with section 553 of the Local Government Act. NEIL HANINGTON, General Manager, Midcoast County Council, Locked Bag 4000, Forster NSW 2428, tel. 1300 133 455.

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of IAN LESLIE RORKE, late of 44 Sunshine Parade, Sunshine, in the State of New South Wales, mechanical engineer, who died on 3rd January 2002, must send particulars of his/her claim to the executrix, Marie June Rorke, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, within one calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 4th April 2002. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown NSW 2148, tel. (02) 9622 4644/9622 2555 (DX 8109, Blacktown).

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JEAN FOWLER, late of St David's Village, Forrestville, in the State of New South Wales, widow, who died on 24th September 2001, must send particulars of his/her claim to the executors, Leslie George Fowler and Ronald Keith Fowler and Ian Glenn Fowler, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 27th November 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of VERLIE EVELYN ANN WYNNE, late of 92 Jocelyn Street, Chester Hill, in the State of New South Wales, home duties, who died on 23rd November 2001, must send particulars of his/her claim to the executor, Brian James Wynne, c.o. Doherty Partners, Solicitors, Level 1, 171 Bigge Street, Liverpool, within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 4th April 2002. DOHERTY PARTNERS, Solicitor, Level 1, 171 Bigge Street, Liverpool NSW 2170, tel. (02) 9601 7300 (DX 5034 Liverpool). [0291]

IN the Supreme Court of New South Wales, Sydney Registry Probate Division.-Notice of intended distribution of estate.—Any person having any claim upon the estate of ALLAN LESLIE PECK, late of Narara, in the State of New South Wales, retired, who died on 2nd December 2001, must send particulars of his claim to the administrator, Brett Anthony Peck and Sherran Joy Alexander, c.o. John G. Burton & Associates, Solicitors, 16 Adelaide Street, East Gosford, within one calendar month from publication of this notice. After that time the administrator may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Letter of Administration were granted in New South Wales on 9th April 2002. JOHN G BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford NSW 2250, tel. (02) 4323 4899 (DX 7263, Gosford).

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LORENZO SALVESTRIN, late of Yoogali, in the State of New South Wales, retired farmer, who died on 3rd November 2001, must send particulars of his claim to the executrix, Maria Teresa Salvestrin, c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 19th March, 2002. OLLIFFE & McRAE, Solicitors, PO Box 874, Griffith NSW 2680, tel. (02) 6962 1744 (DX 5901, Griffith).