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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 15 May 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 Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 12, 2002 - An Act to amend the Coal Industry Act 2001 to validate, to the extent to which the legislative power of the Parliament permits, acts and things done on the assumption that the Coal Industry Repeal Act 2001 of the Commonwealth had commenced on 1 January 2002. **[Coal Industry Amendment (Validation) Bill**

Act No. 13, 2002 - An Act to amend the Criminal Procedure Act 1986 to make further provision with respect to sexual assault communications privilege. **[Criminal Procedure Amendment (Sexual Assault Communications Privilege) Bill**]

Act No. 14, 2002 - An Act to amend the Protection of the Environment Operations Act 1997 and other Acts and regulations with respect to law enforcement and offences, the functions of regulatory authorities, accreditations and regulationmaking powers; and for other purposes. [Environment Protection Legislation Amendment Bill]

Act No. 15, 2002 - An Act to amend the Greyhound Racing Authority Act 1985, the Harness Racing New South Wales Act 1977 and the Thoroughbred Racing Board Act 1996 to provide for the authorisation of proprietary companies as bookmakers; and for related purposes. **[Racing Legislation Amendment (Bookmakers) Bill]**

Russell D. Grove PSM Clerk of the Legislative Assembly

Regulations

Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002

under the

Coal Industry Act 2001

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Coal Industry Act 2001*.

JOHN DELLA BOSCA, M.L.C., Minister for Industrial Relations

Explanatory note

The Joint Coal Board has been dissolved and its employees transferred to Coal Services Pty Limited (a company registered under the *Corporations Act 2001* of the Commonwealth). Some of those employees (being contributors to the State Superannuation Fund established under the *Superannuation Act 1916* or the State Authorities Superannuation Fund established under the *State Authorities Superannuation Act 1987*) have elected (pursuant to clause 6 of Schedule 1 to the *Coal Industry Act 2001*) to transfer to the electricity industry superannuation scheme (*the EISS*) established under section 127 of the *Superannuation Act 1996*.

The object of this Regulation is to make provision with respect to the following:

- (a) the Division of the EISS into which the employees are transferred,
- (b) the effect of the transfer,
- (c) the transfer of certain assets from the SAS Trustee Corporation (the trustee of the superannuation schemes from which the employees are transferred) to the trustee of the EISS,
- (d) the determination of certain disputes.

r02-027-p03.810

Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002

Explanatory note

This Regulation is made under the *Coal Industry Act 2001*, and, in particular, under clause 7 of Schedule 1 and section 53 (the general regulation-making power).

This Regulation is concerned with matters of a transitional nature.

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Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002

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Clause 1 Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002

Part 1

Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Coal Industry* (*Joint Coal Board Employees' Superannuation*) *Transitional Regulation* 2002.

2 Definitions

In this Regulation:

Preliminary

EISS has the same meaning as it has in Part 2 of Schedule 1 to the Act.

Note. Part 2 of Schedule 1 to the *Coal Industry Act 2001* defines *EISS* as the electricity industry superannuation scheme (which is the scheme established under a trust deed entered into by the Treasurer and Energy Industries Superannuation Scheme Pty Ltd, as trustee).

order of the Treasurer means an order of the Treasurer under clause 6 of Schedule 1 to the Act.

State Authorities Non-contributory Superannuation Scheme means the superannuation scheme established under the *State Authorities Non-contributory Superannuation Act 1987.*

State Authorities Superannuation Scheme means the superannuation scheme established under the *State Authorities Superannuation Act 1987.*

State Superannuation Scheme means the superannuation scheme established under the *Superannuation Act 1916*.

STC means the SAS Trustee Corporation continued by the *Superannuation Administration Act 1996*.

the Act means the Coal Industry Act 2001.

transfer day, in relation to a transferred employee, means the day on which the transferred employee is or was transferred to the EISS by order of the Treasurer.

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Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002	Clause 2
Preliminary	Part 1

transferred employee has the same meaning as it has in Part 2 of Schedule 1 to the Act.

Note. Part 2 of Schedule 1 to the *Coal Industry Act 2001* defines *transferred employee* as (effectively) a former member of the staff of the Joint Coal Board who was transferred, under clause 1 of Schedule 1 to that Act, to a company approved by the Minister and specified, in relation to the former member of staff, in an order of the Minister under section 5 (2) of the Act.

transferred member means a transferred employee who is or was transferred to the EISS by order of the Treasurer.

3 Notes

Notes in the text of this Regulation do not form part of this Regulation.

Clause 4	Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002
Part 2	Transferred members

Part 2 Transferred members

4 Transferred members

- (1) On and from the transfer day, the transferred members described in clauses 5, 6 and 7 are members of the following Divisions of the EISS, to the extent that they are described in the clause concerned:
 - (a) a transferred member described in clause 5 is a member of Division B,
 - (b) a transferred member described in clause 6 is a member of Division C,
 - (c) a transferred member described in clause 7 is a member of Division D.
- (2) A transferred member who is a transferred member described in more than one of clauses 5, 6 or 7 may be a member of one or more Divisions of the EISS.

5 Contributors to State Authorities Superannuation Scheme

For the purposes of clause 4, this clause describes a transferred member who, immediately before the transfer day, was a contributor to the State Authorities Superannuation Scheme.

6 Employees under State Authorities Non-contributory Superannuation Scheme

For the purposes of clause 4, this clause describes a transferred member who, immediately before the transfer day, was a contributing employee (within the meaning of section 26C of the *State Authorities Non-contributory Superannuation Act 1987*) under the State Authorities Non-contributory Superannuation Scheme and who is a person described in clause 5 or 7.

7 Contributors to State Superannuation Scheme

For the purposes of clause 4, this clause describes a transferred member who, immediately before the transfer day, was a contributor to the State Superannuation Scheme.

Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002	Clause 8
Transferred members	Part 2

8 Effect of transfers

(1) On transfer by order of the Treasurer:

- (a) a transferred member ceases to have any entitlements, rights and obligations under the scheme from which the member was transferred, and
- (b) the EISS applies in respect of the transferred member as if that member had become a member of the EISS on the dissolution date.
- (2) A right of appeal available to a transferred member before the transfer of the member by order of the Treasurer in respect of a matter involving a dispute with the trustee of the transferred member's previous superannuation scheme, and not finally dealt with before the transfer day, is to be dealt with in accordance with procedures under the EISS as if the dispute were with Energy Industries Superannuation Scheme Pty Ltd.

Clause 9	Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002
Part 3	Transfer of assets

Part 3 Transfer of assets

9 Transfer of assets to EISS

- (1) STC must transfer to Energy Industries Superannuation Scheme Pty Ltd, as the trustee of the EISS, assets equivalent to an amount calculated in accordance with this clause in respect of the assets of the STC scheme or fund attributable in respect of:
 - (a) the transferred members, and
 - (b) the Joint Coal Board employer reserves.
- (2) The assets are to be calculated and transferred in accordance with the transfer agreements entered into, with the concurrence of the Treasurer, by STC and Energy Industries Superannuation Scheme Pty Ltd in connection with the transfer of transferred members.
- (3) The transfer agreements referred to in subclause (2) are to provide for the transfer of all amounts standing to the credit of the employer reserves maintained by STC in relation to the Joint Coal Board, other than the amounts (determined by an actuary) required to fund the entitlements of those former employees of the Joint Coal Board who are not transferred members (being entitlements arising from their former employment with the Joint Coal Board under any superannuation scheme of which STC is trustee). This subclause does not limit the transfer agreements.
- (4) Every asset of STC in the nature of a right, entitlement, privilege, claim or chose in action against a person who is:
 - (a) a transferred member, or
 - (b) a claimant against STC through any such transferred member,

that arises by virtue of the former employment by the Joint Coal Board of the transferred member is by this subclause transferred to Energy Industries Superannuation Scheme Pty Ltd as the trustee of the EISS.

(5) Every asset of STC in the nature of a right, entitlement, privilege, claim or chose in action against the Joint Coal Board is by this subclause transferred to Energy Industries Superannuation Scheme Pty Ltd as the trustee of the EISS.

Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002	Clause 9
Transfer of assets	Part 3

(6) Nothing in this clause transfers a right, entitlement, privilege, claim or chose in action for the enforcement of which any proceedings were instituted before the commencement of this subclause.

Clause 10	Coal Industry (Joint Coal Board Employees' Superannuation) Transitional Regulation 2002
Part 4	Determination of disputes

Part 4 Determination of disputes

10 Disputes concerning entitlements or obligations of transferred members or associated beneficiaries under STC schemes

A dispute concerning the entitlements or obligations of a transferred member or beneficiary arising in respect of service by the transferred member, before the transfer day, with the Joint Coal Board in relation to the payment of benefits under an STC scheme in respect of that service is to be determined, not by STC, but by the trustee of the EISS.

Crimes (Sentencing Procedure) Amendment (Additional Charges) Regulation 2002

under the

Crimes (Sentencing Procedure) Act 1999

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Crimes (Sentencing Procedure) Act 1999.*

BOB DEBUS, M.P., Attorney General

Explanatory note

The object of this Regulation is to prescribe the Director-General of the Department of Fair Trading as a person who can sign a list of additional charges that may be filed by a prosecutor and may be taken into account in proceedings for a principal offence. A list so signed is taken to be signed on behalf of the Director of Public Prosecutions.

This Regulation is made under the *Crimes (Sentencing Procedure) Act 1999*, including section 32 (5) (b) and section 103 (the general regulation-making power).

r02-129-p01.831

Clause 1

Crimes (Sentencing Procedure) Amendment (Additional Charges) Regulation 2002

Crimes (Sentencing Procedure) Amendment (Additional Charges) Regulation 2002

1 Name of Regulation

This Regulation is the *Crimes (Sentencing Procedure) Amendment (Additional Charges) Regulation 2002.*

2 Amendment of Crimes (Sentencing Procedure) Regulation 2000

The *Crimes (Sentencing Procedure) Regulation 2000* is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 2)

Clause 5 List of additional charges: section 32

Omit clause 5 (2). Insert instead:

- (2) For the purposes of section 32 (5) (b) of the Act, the following persons are prescribed:
 - (a) police officers,
 - (b) the Director-General of the Department of Fair Trading.

Health Care Liability Amendment (Exemption) Regulation 2002

under the

Health Care Liability Act 2001

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Health Care Liability Act 2001*.

CRAIG KNOWLES, M.P., Minister for Health

Explanatory note

Under section 19 of the *Health Care Liability Act 2001*, a person is not entitled to practise as a medical practitioner unless the person is covered by approved professional indemnity insurance. However, the regulations under that Act may exempt medical practitioners from this requirement. For example, clause 7 of the *Health Care Liability Regulation 2001* currently provides that if a medical practitioner ceases to be covered because of the cessation of the insurer's business, the medical practitioner is exempt from the approved insurance requirement for a period of 3 months.

The objects of this Regulation are:

- (a) to enable the Minister to extend the 3 month period by order published in the Gazette, and
- (b) to provide that the interim exemption for medical practitioners who do not have any insurance cover is extended to 30 June 2002 or such later date as specified by the Minister by order published in the Gazette, and
- (c) to remove a superfluous interpretative provision relating to the existing exemption in respect of medical practitioners who are covered by an indemnity arrangement established or entered into by the State or the Commonwealth to cover civil liability.

r02-144-p01.835

Health Care Liability Amendment (Exemption) Regulation 2002

Explanatory note

This Regulation is made under the *Health Care Liability Act 2001*, including sections 19 (4) (b) and 34 (the general power to make regulations).

Health Care Liability Amendment (Exemption) Regulation 2002

Clause 1

Health Care Liability Amendment (Exemption) Regulation 2002

1 Name of Regulation

This Regulation is the *Health Care Liability Amendment (Exemption) Regulation* 2002.

2 Amendment of Health Care Liability Regulation 2001

The *Health Care Liability Regulation 2001* is amended as set out in Schedule 1.

Health Care Liability Amendment (Exemption) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 5 Exemption from approved insurance requirement

Omit clause 5 (3).

[2] Clause 7 Exemption for limited period after cessation of insurer's business

Insert "(or such longer period as the Minister may specify by order published in the Gazette)" after "3 months" in clause 7 (1).

[3] Clause 8

Omit the clause. Insert instead:

8 Interim exemption for medical practitioners without insurance

A medical practitioner who is not covered by professional indemnity insurance of any kind is, in accordance with section 19 (4) (b) of the Act, exempt from the approved insurance requirement until 30 June 2002 (or such later date as the Minister may specify by order published in the Gazette).

State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

under the

State Authorities Superannuation Act 1987

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *State Authorities Superannuation Act 1987*.

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

Explanatory note

The Joint Coal Board has been dissolved and its employees transferred to Coal Services Pty Limited (a company registered under the *Corporations Act 2001* of the Commonwealth). Some of those employees are contributors to the State Authorities Superannuation Fund (*the Fund*) established under the *State Authorities Superannuation Act 1987* who will choose not to elect (pursuant to clause 6 of Schedule 1 to the *Coal Industry Act 2001*) to transfer to the electricity industry superannuation scheme (*the EISS*) established under section 127 of the *Superannuation Administration Act 1996*.

The object of this Regulation is to allow those contributors to choose:

- (a) to cease to contribute to the Fund and transfer their benefits in the Fund to another scheme of their choice, or
- (b) to cease to contribute to the Fund and defer their existing benefits in the Fund.

This Regulation is made under clauses 1 and 4 of Schedule 5 to the *State Authorities Superannuation Act* 1987.

This Regulation deals with matters of a transitional nature.

r02-025-p01.810

State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

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State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002 Clause 1

State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

1 Name of Regulation

This Regulation is the *State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002.*

2 Definitions

In this Regulation:

Coal Services Pty Limited means Coal Services Pty Limited ACN 099 078 234.

contributor means a contributor to the SAS Fund who:

- (a) immediately before the dissolution date, was employed by the Joint Coal Board, and
- (b) was transferred to employment with Coal Services Pty Limited on that date, and
- (c) does not elect (pursuant to clause 6 of Schedule 1 to the *Coal Industry Act 2001*) to transfer to the electricity industry superannuation scheme established under section 127 of the *Superannuation Administration Act 1996*.

deferred benefit means a deferred benefit provided by section 43 of the Act.

dissolution date means the date on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

election period means the period of 6 months beginning on the dissolution date.

Joint Coal Board means the body corporate constituted in pursuance of the Coal Industry (Industrial Matters) Act 1946 (formerly the Coal Industry Act 1946) and the Coal Industry Act 1946 of the Commonwealth.

regulated superannuation fund has the meaning given to it by section 19 of the *Superannuation Industry (Supervision) Act 1993* of the Commonwealth.

Clause 2 State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

SAS Fund means the State Authorities Superannuation Fund established under the Act.

the Act means the State Authorities Superannuation Act 1987.

3 Application of Schedule 5 to the Act (Special provisions for deferring the benefits of certain contributors) to certain contributors transferred to Coal Services Pty Limited

The transfer of employment of contributors from the Joint Coal Board to Coal Services Pty Limited on the dissolution date is declared to be a transfer of employment to which Part 1 of Schedule 5 to the Act applies.

4 Deferral of accrued benefit without transferring it

If a contributor, within the election period:

- (a) exercises his or her entitlement to make provision for a deferred benefit in the SAS Fund, and
- (b) does not exercise the entitlement conferred by clause 3 of Schedule 5 to the Act,

the benefit is to be deferred in accordance with section 43 of the Act from and including the dissolution date.

5 Transfer of deferred benefit

- (1) If, within the election period, a contributor:
 - (a) exercises his or her entitlement to make provision for a deferred benefit in the SAS Fund, and
 - (b) exercises the entitlement conferred by clause 3 of Schedule 5 to the Act,

STC is required to pay that benefit to a regulated superannuation fund nominated by the contributor.

(2) The payment must be made as soon as practicable after the date on which the contributor exercises the entitlement conferred by clause 3 of Schedule 5 to the Act.

6 Obligation of STC with respect to the disposition of a deferred benefit

If a contributor has, in accordance with clause 5(1), directed his or her deferred benefit to be paid to a nominated regulated superannuation fund, STC must, before paying the benefit to that fund, satisfy itself

State Authorities Superannuation (Joint Coal Board Employees) Transitional Regulation 2002 Clause 6

that that fund, or the trust deed by which that fund is established, includes provisions that will fully vest the deferred benefit to the credit of the contributor.

7 Schedule 5 not to apply unless entitlement to defer benefit is exercised

If a contributor does not exercise his or her entitlement to make provision for a deferred benefit within the election period, Schedule 5 does not apply to the contributor.

Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

under the

Superannuation Act 1916

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Superannuation Act 1916*.

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

Explanatory note

The Joint Coal Board has been dissolved and its employees transferred to Coal Services Pty Limited (a company registered under the *Corporations Act 2001* of the Commonwealth). Some of those employees are contributors to the State Superannuation Fund (*the Fund*) established under the *Superannuation Act 1916* who will choose not to elect (pursuant to clause 6 of Schedule 1 to the *Coal Industry Act 2001*) to transfer to the electricity industry superannuation scheme (*the EISS*) established under section 127 of the *Superannuation Administration Act 1996*.

The object of this Regulation is to allow those contributors to choose:

- (a) to cease to contribute to the Fund and transfer their benefits in the Fund to another scheme of their choice, or
- (b) to cease to contribute to the Fund and defer their existing benefits in the Fund.

This Regulation is made under clauses 1 and 4 of Schedule 23 to the *Superannuation Act 1916*.

This Regulation deals with matters of a transitional nature.

r02-026-p01.810

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Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

Clause 1

Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

1 Name of Regulation

This Regulation is the *Superannuation (Joint Coal Board Employees) Transitional Regulation 2002.*

2 Definitions

In this Regulation:

Coal Services Pty Limited means Coal Services Pty Limited ACN 099 078 234.

contributor means a contributor to the State Fund who:

- (a) immediately before the dissolution date, was employed by the Joint Coal Board, and
- (b) was transferred to employment with Coal Services Pty Limited on that date, and
- (c) does not elect (pursuant to clause 6 of Schedule 1 to the *Coal Industry Act 2001*) to transfer to the electricity industry superannuation scheme established under section 127 of the *Superannuation Administration Act 1996*.

deferred benefit means a deferred benefit provided by Division 3A of Part 4 of the Act.

dissolution date means the date on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

election period means the period of 6 months beginning on the dissolution date.

Joint Coal Board means the body corporate constituted in pursuance of the Coal Industry (Industrial Matters) Act 1946 (formerly the Coal Industry Act 1946) and the Coal Industry Act 1946 of the Commonwealth.

regulated superannuation fund has the meaning given to it by section 19 of the *Superannuation Industry (Supervision) Act 1993* of the Commonwealth.

Clause 2 Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

State Fund means the State Superannuation Fund established under the Act.

the Act means the Superannuation Act 1916.

3 Application of Schedule 23 to the Act (Special provisions for deferring benefits of certain contributors) to certain contributors transferred to Coal Services Pty Limited

The transfer of employment of contributors from the Joint Coal Board to Coal Services Pty Limited on the dissolution date is declared to be a transfer of employment to which Schedule 23 to the Act applies.

4 Deferral of accrued benefit without transferring it

If a contributor, within the election period:

- (a) exercises his or her entitlement to make provision for a deferred benefit in the State Fund, and
- (b) does not exercise the entitlement conferred by clause 3 of Schedule 23 to the Act,

the benefit is to be deferred in accordance with Division 3A of Part 4 of the Act from and including the dissolution date.

5 Transfer of deferred benefit

- (1) If, within the election period, a contributor:
 - (a) exercises his or her entitlement to make provision for a deferred benefit in the State Fund, and
 - (b) exercises the entitlement conferred by clause 3 of Schedule 23 to the Act,

STC is required to pay that benefit to a regulated superannuation fund nominated by the contributor.

(2) The payment must be made as soon as practicable after the date on which the contributor exercises the entitlement conferred by clause 3 of Schedule 23 to the Act.

Superannuation (Joint Coal Board Employees) Transitional Regulation 2002

Clause 6

6 Obligation of STC with respect to the disposition of a deferred benefit

If a contributor has, in accordance with clause 5(1), directed his or her deferred benefit to be paid to a nominated regulated superannuation fund, STC must, before paying the benefit to that fund, satisfy itself that that fund, or the trust deed by which that fund is established, includes provisions that will fully vest the deferred benefit to the credit of the contributor.

7 Schedule 23 not to apply unless entitlement to defer benefit is exercised

If a contributor does not exercise his or her entitlement to make provision for a deferred benefit within the election period, Schedule 23 does not apply to the contributor.

Rules

Criminal Appeal Rules (Amendment No 2) 2002

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 20 May 2002.

Steven Jupp

Secretary to the Supreme Court Rule Committee

Explanatory note

The objects of these Rules are as follows:

- (a) to make provision with respect to notices of intention to appeal and notices of intention to apply for leave to appeal,
- (b) to revise procedures relating to notices of appeal and notices of application for leave to appeal as a consequence of the amendments providing for notices of intention to appeal and to apply for leave to appeal,
- (c) to prescribe what matters are to be included in shorthand notes taken under section 21 of the *Criminal Appeal Act 1912* (the Act),
- (d) to replace the term "Registrar", where appropriate, in relation to the Court of Trial with the term "proper officer of the Court of Trial",
- (e) to provide for the transcript of the shorthand notes of the proceedings subject to appeal to be forwarded to the Registrar by the proper officer of the Court of Trial,
- (f) to provide for exhibits in the Court of Trial to remain available to the Court of Criminal Appeal for the determination of an appeal or application for leave to appeal,

r02-072-p01.846

Explanatory note

(g) to insert new forms, and amend certain other forms, as a consequence of the amendments relating to notices of intention to appeal, notices of intention to apply for leave to appeal, notices of appeal and notices of application for leave to appeal.

Clause 1

Criminal Appeal Rules (Amendment No 2) 2002

1 Name of Rules

These Rules are the Criminal Appeal Rules (Amendment No 2) 2002.

2 Commencement

These Rules commence on the day on which Schedule 6 [3] to the *Criminal Legislation Amendment Act 2001* commences.

3 Amendment of Criminal Appeal Rules

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

Schedule 1 Amendments

Schedule 1 Amendments

(Rule 3)

[1] Rule 1 Name of Rules and interpretation

Insert in alphabetical order:

appellant includes an applicant for leave to appeal, and a person who gives notice of intention to appeal or to apply for leave to appeal.

[2] Heading after Rule 2

Omit the Heading. Insert instead:

Notices relating to appeals

[3] Rule 3

Omit the Rule. Insert instead:

3 Notices to be signed

- (1) Subject to subrules (2) and (3), all notices with respect to an appeal or proposed appeal are to be signed by the appellant or the appellant's solicitor or counsel on the appellant's behalf.
- (2) A notice of abandonment of appeal is to be signed by the appellant.
- (3) If the appellant is unable to write, the appellant may affix his or her mark to the notice in the presence of a witness who is to attest by his or her signature that the mark is that of the appellant.

3A Duration of notices of intention

- (1) The following notices have effect for 6 months after the day of filing of the notice:
 - (a) a notice of intention to appeal,
 - (b) a notice of intention to apply for leave to appeal.
- (2) The Court may extend the period for which such a notice has effect, before or after the expiry of the period.

Amendments

Schedule 1

3B Time for filing notice of appeal or notice of application for leave to appeal

- (1) A notice of appeal, or a notice of application for leave to appeal, in respect of a conviction or sentence may only be given:
 - (a) if a notice of intention to appeal or notice of intention to apply for leave to appeal has been given with respect to the conviction or sentence—within the period during which that notice of intention has effect, or
 - (b) if a notice of intention to appeal or a notice of intention to apply for leave to appeal has not been given with respect to the conviction or sentence— within the period of 3 months after the conviction or sentence.
- (2) The period of 3 months referred to in subrule (1) (b) may be extended by the Court before or after the expiry of the period.

3C Registrar may exercise certain powers of Court

The power of the Court under section 10 (1) (b) of the Act or rule 3A or 3B to extend a period of time may be exercised by the Registrar.

[4] Rule 6

Omit the rule. Insert instead:

6 Matters to be included in shorthand notes

- (1) Shorthand notes taken under section 21 of the Act are to be taken of the following matters:
 - (a) the oral evidence,
 - (b) any objections taken,
 - (c) any directions asked for during the trial,
 - (d) any points of law raised during the trial,
 - (e) any rulings, orders or judgments in the proceedings,
 - (f) any statement made by the accused,
 - (g) the opening and closing addresses by counsel to the jury,
 - (h) the summing up,

Schedule 1	Amendments

- (i) the proceedings following conviction,
- (j) the remarks on sentence.
- (2) The notes may be taken by writing or by audio or audio visual recording.

[5] Rule 7 Notes to be signed by Shorthand-writer

Omit "Registrar". Insert instead "proper officer of the Court of Trial".

[6] Rule 8 Transcripts

Omit "Registrar" wherever occurring. Insert instead "proper officer of the Court of Trial".

[7] Rule 8A

Omit the Rule. Insert instead:

8A Copy of summing up and remarks on sentence

- (1) Subject to subrules (3) and (4), access to a copy of the summing up, the remarks on sentence or any judgment is not to be allowed to the proper officer of the Court of Trial, the Registrar, any Judge of the Court, or any party, until it has been submitted to the Judge of the Court of Trial and copied in accordance with his or her revision.
- (2) Upon the proper officer of the Court of Trial notifying the Reporting Services Branch of the Attorney General's Department that notice of intention to appeal, notice of intention to apply for leave to appeal, notice of appeal or notice of application for leave to appeal has been sent to the Registrar in relation to any proceedings, the Reporting Services Branch is to furnish to the proper officer, when available, a copy of the summing up, the remarks on sentence and any judgment, being a copy that has been submitted to and corrected by the Judge of the Court of Trial.
- (3) If a corrected copy of the summing up, the remarks on sentence or any judgment has not been received by the Reporting Services Branch within 3 weeks, or such other period as the Registrar of the Court of Criminal Appeal may fix, from the date when a copy of the unrevised transcript of it was made

Amendments

Schedule 1

available to the Judge of the Court of Trial, the Reporting Services Branch is, on the expiration of the period, to furnish to the proper officer of the Court of Trial a copy of the unrevised transcript.

(4) The Court or a Judge of the Court may, for special cause, order that access be allowed to an uncorrected copy of the summing up, remarks on sentence or judgment.

[8] Rule 9

Omit the rule.

[9] Rule 12 Custody etc of exhibits

Omit "in the case."

Insert instead "in the case, as long as those exhibits remain available to the Court of Criminal Appeal for the determination of any appeal or application for leave to appeal arising from the case."

[10] Rule 19

Omit the rule. Insert instead:

19 Certificates of conviction not to issue for 28 days

- (1) The proper officer of the Court of Trial is not to issue a certificate of the conviction of any person for a period of 28 days after the conviction.
- (2) When application for a certificate of conviction is made to such officer after the expiration of 28 days, the officer is not to issue such a certificate except on production of a certificate from the Registrar (Form XXII), that:
 - (a) there is no appeal or application for leave to appeal, against such conviction then pending in the Court, and
 - (b) no notice of intention to appeal, or of intention to apply for leave to appeal, has been given and is in effect with respect to the conviction.
- (3) The Registrar is to supply such a certificate in all cases where:
 - (a) there is no appeal or application for leave to appeal, against such conviction then pending in the Court, and

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- (b) no notice of intention to appeal, or of intention to apply for leave to appeal, is in effect with respect to the conviction.
- (4) A certificate of conviction may be issued by the proper officer of the Court of Trial on application except in cases where:
 - (a) an appeal or application for leave to appeal against the conviction is still undetermined, or
 - (b) a notice of intention to appeal, or of intention to apply for leave to appeal, is still in effect with respect to the conviction.

[11] Rule 20 Notes and report of Judge of Court of Trial

Omit rule 20 (1) (a). Insert instead:

(a) any notice of appeal or notice of application for leave to appeal is given,

[12] Rules 23 and 24

Omit the rules. Insert instead:

23 Notice of intention to appeal against conviction or sentence

A person who intends to appeal to the Court against his or her conviction or sentence is to send the Registrar a notice of intention to appeal or notice of intention to apply for leave to appeal (Form IVA) together with, where appropriate, a notice of application for extension of time to give the notice (Form VE).

23A Notice of appeal against conviction or sentence

A person who seeks to appeal against his or her conviction or sentence is to send to the Registrar a notice of appeal or a notice of application for leave to appeal (Form IV) together with, where appropriate, a notice of application for extension of time to give the notice (Form V).

23B Notice of appeal against interlocutory judgment or order

A person who seeks to appeal to the Court under section 5F(3) of the Act is to send to the Registrar a notice of appeal (Form

Amendments

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VC) together with, where appropriate, a notice of application for extension of time (Form VD).

23C Documents to accompany notice of appeal or notice of application for leave to appeal

A notice of appeal against conviction, or a notice of application for leave to appeal against sentence, may not be filed, except with the leave of the Court or the Registrar, unless it is accompanied by the following:

- (a) a statement of the grounds for appeal,
- (b) written submissions in support of the appeal,
- (c) a certificate by or on behalf of the appellant that the following are available from the proper officer of the Court of Trial:
 - the transcript of the proceedings in the Court of Trial (including the transcript of the summing-up to the jury in the case of an appeal against conviction, and the transcript of the remarks on sentence in the case of an appeal against sentence),
 - (ii) the exhibits in the Court of Trial,
- (d) a statement nominating the solicitor and counsel acting for the appellant.

23D Effect of incomplete notice of appeal or leave to appeal

A notice of appeal against conviction, or a notice of application for leave to appeal against sentence, that is not accompanied by all the documents listed in rule 23C has effect as a notice of intention to appeal, or a notice of intention to apply for leave to appeal, as the case may be.

23E Notice of Crown appeal

- (1) Notice of an appeal under section 5C, 5D, 5DA, 5DB or 5F (2) of the Act is to be sent to the Registrar by the appellant.
- (2) The appellant is to serve a copy of the notice referred to in subrule (1) on the respondent as soon as practicable after sending the notice to the Registrar.

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24 Requirement to complete form of notice of appeal etc

- (1) Every person sending the following notices is to answer the questions and comply with the requirements set out in the relevant forms for the notices:
 - (a) notice of intention to appeal,
 - (b) notice of intention to apply for leave to appeal,
 - (c) notice of appeal,
 - (d) notice of application for leave to appeal,
 - (e) notice of an appeal under section 5F(3) of the Act.
- (2) The answers to the questions in such forms are taken to be applications to the Court in respect of the matters referred to in the forms.

24A Registrar to forward copy of notices

Within 3 days after receiving a notice under rule 23, 23A or 23B, the Registrar is to send a copy of the notice to the proper officer of the Court of Trial and to the respondent.

24B Proper officer of Court of Trial to obtain shorthand notes and exhibits

On receiving a copy of a notice referred to in rule 23, 23A or 23B, the proper officer of the Court of Trial is to obtain a copy of the shorthand notes of the proceedings and of the exhibits and other documents from the proceedings and, on request, supply a copy of the shorthand notes, exhibits and other documents to the appellant.

[13] Rule 25

Omit the rule. Insert instead:

25 Documents to be furnished to Registrar

- If:
- (a) the Registrar receives in relation to a conviction or sentence any notice of appeal, notice of application for leave to appeal or notice of application for extension of time to lodge such a notice, or

Amendments

Schedule 1

- (b) the Minister administering section 474C (1) of the *Crimes Act 1900*:
 - (i) refers to the Court any case, or
 - (ii) requests the Court to give an opinion on any point arising in a case,

at the request of the Registrar:

- (c) the Director of Public Prosecutions is to forward to the Registrar particulars of the trial and conviction (Form No II), and
- (d) the proper officer of the Court of Trial is to forward the following to the Registrar:
 - (i) all exhibits in the possession of the officer,
 - (ii) the indictment,
 - (iii) any plea or demurrer filed in the Court of Trial,
 - (iv) the shorthand notes of the relevant proceedings in the form of a transcript.

[14] Rule 28

Omit the rule. Insert instead:

28 Extension of time for appeal

A notice of application for extension of time (Form V, VD, VE or VF) is to be accompanied by the notice of intention to appeal, notice of intention to apply for leave to appeal, notice of appleal or notice of application for leave to appeal to which it relates.

[15] Rule 50A

Insert after rule 50:

50A Determination of appeal or application

An appeal or application for leave to appeal is determined on the making of orders disposing of the appeal or application.

[16] Heading after rule 57

Omit the heading.

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Schedule 1 Amendments

[17] Rule 58

Omit the rule.

[18] Forms IV, IVA and V

Omit Forms IV and V. Insert instead:

Form IV Notice of appeal or notice of application for leave to appeal

(Criminal Appeal Act 1912)

[Rule 23C of the Criminal Appeal Rules requires this notice to be accompanied by a statement of the grounds for appeal, written submissions in support of the appeal, a certificate of availability of transcript and exhibits and a statement nominating the solicitor and counsel acting for the appellant.]

Name of appellant:	
Date of birth:	
	M.I.N C.N.I Lower Court File No:
The appellant appeals against:	 Conviction only Conviction and sentence Sentence only
Plea entered:	GuiltyNot guilty
Details of Court of Trial:	Supreme CourtDistrict Court

Amendments

Schedule 1

At: [Location]	
Name of Judge:	
Dates of trial and sentence hearings:	
Date of sentence:	
Convicted of : [List all offences]	
Longest sentence:	
Non-parole period:	
If held in custody, location of gaol:	
If not held in custody, residential address:	
Legal representative: [List name and address. If seeking legal aid, an application for legal aid must be sent to the Legal Aid Commission of New South Wales]	
Does the appellant wish to be present at the hearing of the appeal?	Yes/No
Signed:	[Signature of appellant or solicitor or counsel]
Date:	

Schedule 1 Amendments

Form IVA Notice of intention to appeal or notice of intention to apply for leave to appeal

(Criminal Appeal Act 1912)	
Name of intending appellant:	
Date of birth:	
	M.I.N
	C.N.I
	Lower Court File No:
The intending appellant intends	□ Conviction only
to appeal against:	□ Conviction and sentence
	\Box Sentence only
Plea entered:	□ Guilty
	□ Not guilty
Details of Court of Trial:	□ Supreme Court
	District Court
At: [Location]	
Name of Judge:	
Dates of trial and sentence	
hearings:	
Date of sentence:	
Convicted of : [<i>List all offences</i>]	
[Lisi an offences]	
Longest sentence:	

Amendments

Schedule 1

Non-parole period:	
If held in custody, location of gaol:	
If not held in custody, residential address:	
Proposed legal representative : [List name and address. If seeking legal aid, an application for legal aid must be sent to the Legal Aid Commission of New South Wales]	
Signed:	[Signature of intending appellant or solicitor or counsel]
Date:	

LEGISLATION

Schedule 1

Amendments

Form V Notice of application for extension of time for notice of appeal or notice of application for leave to appeal

(Criminal Appeal Act 1912)

Name of appellant:		
Date of birth:		
	M.I.N	
The appellant applies for an extension of time within which to appeal or to give notice of intention to apply for leave to appeal against:	 Conviction only Conviction and sentence Sentence only 	
Details of Court of Trial:	Supreme CourtDistrict Court	
At: [<i>Location</i>] Date of conviction or sentence:		
Signed:	[Signature of intending appellant or solicitor or counsel]	
Date:	- 	

The notice of appeal or notice of application for leave to appeal was not given within 3 months after conviction or sentence, or during the period

Amendments

Schedule 1

within which a notice of intention to appeal or to apply for leave to appeal had effect, for the following reasons:

[19] Form VE and Form VF

Insert after Form VD:

Form VE Notice of application for extension of time for notice of intention to appeal or to apply for leave to appeal

(Criminal Appeal Act 1912)

Name of intending appellant:	
Date of birth:	
	M.I.N
	C.N.I
	Lower Court File No:
The intending appellant applies	□ Conviction only
for an extension of time within which to give notice of intention	□ Conviction and sentence
to appeal or to give notice of	□ Sentence only
intention to apply for leave to appeal against:	
Details of Court of Trial:	□ Supreme Court
	District Court
At: [Location]	
Date of conviction or sentence:	

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Signe	ed:	[Signature of intending appellant or solicitor or counsel]
Date	:	
appeal		eal or notice of intention to apply for leave to 28 days after conviction or sentence for the
Forn	period v to app	of application for extension of within which notice of intention eal or to apply for leave to has effect
(Crimi	nal Appeal Act 1912)	
Nam	e of intending appellar	nt:
Date	of birth:	
for a time notic notic	intending appellant ap n extension of the peri within which the follow e of intention to appea e of intention to apply to appeal has effect:	od of wing I or Notice of intention to appeal number or notice of intention to

Amendments	Schedule 1
Signed:	[Signature of intending appellant or solicitor or counsel]
Date:	
The notice of appeal or	the notice of application for leave to appeal was no

The notice of appeal or the notice of application for leave to appeal was not given during the period within which a notice of intention to appeal or to apply for leave to appeal had effect for the following reasons:

 ••••••••••••••••	

[20] Form XXII

Omit Form XXII. Insert instead:

Form XXII Registrar's certificate of no appeal pending

(Criminal Appeal Act 1912)

Regina v

I certify that:

(a) no notice of intention to appeal or notice of intention to apply for leave to appeal against the conviction or sentence has effect, and

Criminal Appeal Rules (Amendment No 2) 2002

Schedule 1	Amendments		
(b)	Court of Criminal Appeal a	tion for leave to appeal now pending a gainst the conviction or sentence on	
R	egistrar	Date	

Orders

First State Superannuation (Joint Coal Board) Order 2002

under the

First State Superannuation Act 1992

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 7 of the *First State Superannuation Act 1992*, make the following Order.

Dated, this 22nd day of May 2002.

By His Excellency's Command,

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

Explanatory note

The object of this Order is to amend Schedule 1 to the *First State Superannuation Act 1992* so as to omit the Joint Coal Board, on the dissolution of that Board, from the list of employers whose employees are subject to the superannuation scheme established under that Act.

This Order is made under section 7 of the *First State Superannuation Act 1992*. Section 7 (2) (a) allows the Order to be made with effect on and from a day that is earlier than the day the Order is published in the Gazette.

p02-009-p01.810

Clause 1 First State Superannuation (Joint Coal Board) Order 2002

First State Superannuation (Joint Coal Board) Order 2002

1 Name of Order

This Order is the *First State Superannuation (Joint Coal Board) Order* 2002.

2 Commencement

This Order commences, or is taken to have commenced, on the day on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

3 Amendment of First State Superannuation Act 1992 No 100

The *First State Superannuation Act 1992* is amended by omitting "Joint Coal Board" from Part 1 of Schedule 1 (Employers).

State Authorities Non-contributory Superannuation (Joint Coal Board) Order 2002

under the

State Authorities Non-contributory Superannuation Act 1987

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 27 of the *State Authorities Non-contributory Superannuation Act 1987*, make the following Order.

Dated, this 22nd day of May 2002.

By His Excellency's Command,

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

Explanatory note

The object of this Order is to amend Schedule 1 to the *State Authorities Noncontributory Superannuation Act 1987* so as to omit the Joint Coal Board, on the dissolution of that Board, from the list of employers whose employees are subject to the superannuation scheme established under that Act.

p02-007-p01.810

State Authorities Non-contributory Superannuation (Joint Coal Board) Order 2002

Explanatory note

This Order is made under section 27 of the *State Authorities Non-contributory Superannuation Act 1987*. Section 27 (2) (a) allows the Order to be made with effect on and from a day that is earlier than the day the Order is published in the Gazette.

State Authorities Non-contributory Superannuation (Joint Coal Board) Clause 1 Order 2002

State Authorities Non-contributory Superannuation (Joint Coal Board) Order 2002

1 Name of Order

This Order is the *State Authorities Non-contributory Superannuation* (*Joint Coal Board*) Order 2002.

2 Commencement

This Order commences, or is taken to have commenced, on the day on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

3 Amendment of State Authorities Non-contributory Superannuation Act 1987 No 212

The *State Authorities Non-contributory Superannuation Act 1987* is amended by omitting "Joint Coal Board" from Part 1 of Schedule 1 (Employers).

State Authorities Superannuation (Joint Coal Board) Order 2002

under the

State Authorities Superannuation Act 1987

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 46 of the *State Authorities Superannuation Act 1987*, make the following Order.

Dated, this 22nd day of May 2002.

By His Excellency's Command,

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

Explanatory note

The object of this Order is to amend Schedule 1 to the *State Authorities Superannuation Act 1987* so as to omit the Joint Coal Board, on the dissolution of that Board, from the list of employers whose employees are subject to the State Authorities Superannuation Scheme established under that Act.

This Order is made under section 46 of the *State Authorities Superannuation* Act 1987. Section 46 (2) (a) allows the Order to be made with effect on and from a day that is earlier than the day the Order is published in the Gazette.

p02-008-p01.810

Clause 1

State Authorities Superannuation (Joint Coal Board) Order 2002

1 Name of Order

This Order is the *State Authorities Superannuation (Joint Coal Board) Order 2002.*

2 Commencement

This Order commences, or is taken to have commenced, on the day on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

3 Amendment of State Authorities Superannuation Act 1987 No 211

The *State Authorities Superannuation Act 1987* is amended by omitting "Joint Coal Board" from Part 1 of Schedule 1 (Employers).

Superannuation (Joint Coal Board) Order 2002

under the

Superannuation Act 1916

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 92 of the *Superannuation Act 1916*, make the following Order.

Dated, this 22nd day of May 2002.

By His Excellency's Command,

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

Explanatory note

The object of this Order is to amend Schedule 3 to the *Superannuation Act 1916* so as to omit the Joint Coal Board, on the dissolution of that Board, from the list of employers whose employees are contributors to the State Superannuation Fund established for the purposes of that Act.

This Order is made under section 92 of the *Superannuation Act 1916*. Section 92 (2) (a) allows the Order to be made with effect on and from a day that is earlier than the day the Order is published in the Gazette.

p02-059-p01.810

Clause 1 Superannuation (Joint Coal Board) Order 2002

Superannuation (Joint Coal Board) Order 2002

1 Name of Order

This Order is the Superannuation (Joint Coal Board) Order 2002.

2 Commencement

This Order commences, or is taken to have commenced, on the day on which section 4 (1) of the *Coal Industry Repeal Act 2001* of the Commonwealth commences.

3 Amendment of Superannuation Act 1916 No 28

The *Superannuation Act 1916* is amended by omitting "Joint Coal Board" from Part 1 of Schedule 3 (List of employers).

Fisheries Management Amendment (Threatened Species Conservation) Order (No 1) 2002

under the

Fisheries Management Act 1994

I, the Minister for Fisheries, on the recommendation of the Fisheries Scientific Committee, make the following Order under section 220D of the *Fisheries Management Act 1994*.

Dated this 16th day of May 2002.

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

Explanatory note

Part 7A of the *Fisheries Management Act 1994* (the Act) deals with the conservation of threatened species, populations and ecological communities of fish and marine vegetation. For the purposes of identification and classification, provision is made for the listing:

- (a) in Schedule 4 to the Act, of endangered species, endangered populations, and endangered ecological communities and species that are presumed to be extinct, and
- (b) in Schedule 5, of vulnerable species, and
- (c) in Schedule 6, of key threatening processes.

Under the Act, listings and amendments to listings are to be made by the Minister by order on the recommendation of the Fisheries Scientific Committee (the Committee).

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p02-049-p01.843
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Fisheries Management Amendment (Threatened Species Conservation) Order (No 1) 2002

Explanatory note

The object of this Order is to list the installation and operation of instream structures and other mechanisms that alter natural flow regimes of rivers and streams in Schedule 6 to the Act (Key threatening processes), as recommended by the Committee.

The Committee has recommended this listing because it considers that the process adversely affects 2 or more threatened species, populations or ecological communities, or could cause species, populations or ecological communities that are not threatened to become threatened.

Fisheries Management Amendment (Threatened Species Conservation) Clause 1 Order (No 1) 2002

Fisheries Management Amendment (Threatened Species Conservation) Order (No 1) 2002

1 Name of Order

This Order is the Fisheries Management Amendment (Threatened Species Conservation) Order (No 1) 2002.

2 Commencement

This Order takes effect on the date that it is published in the Gazette.

3 Amendment of Fisheries Management Act 1994—Schedule 6 Key threatening processes

The *Fisheries Management Act 1994* is amended by inserting in alphabetical order in Schedule 6 to that Act:

Installation and operation of instream structures and other mechanisms that alter natural flow regimes of rivers and streams

Other Legislation

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Animals Vertebrates Marine mammals Dugongidae Dugong dugon (Müller, 1776)

Dugong

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

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

and at Area Offices or Visitor Centres of the National Parks and Wildlife Service.

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

p02-068-p01.843

Threatened Species Conservation Act 1995 No 101-Final Determination

Dr Chris Dickman

Chairperson Scientific Committee

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 1 under the heading "Animals" and the sub-headings "Vertebrates" and "Marine mammals" and before the sub-heading "Balaenopteridae" the matter:

Dugongidae

Dugong dugon (Müller, 1776)

Dugong

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination as follows:

(a) to insert the following species of marine mammal in Part 1 of Schedule 1 to that Act (Endangered species):

Animals

Vertebrates

Marine mammals

Balaenopteridae

*Balaenoptera musculus (Linnaeus, 1758) Blue Whale

(b) as a consequence, to omit from Part 1 of Schedule 1 reference to the following species of marine mammal:

*Balaenoptera musculus musculus (Linnaeus, 1758) Blue Whale

and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice.

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

Copies of the final determination may be inspected during business hours at:

- The National Parks Centre 102 George St The Rocks
- Sydney

and at Area Offices or Visitor Centres of the National Parks and Wildlife Service.

p02-069-p01.843

Threatened Species Conservation Act 1995 No 101-Final Determination

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

Dr Chris Dickman

Chairperson Scientific Committee

Annexure "A"

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended:

(a) by inserting in Part 1 in alphabetical order under the heading "Animals" and the sub-headings "Vertebrates", "Marine mammals" and "Balaenopteridae" the matter:

*Balaenoptera musculus (Linnaeus, 1758) Blue Whale

(b) by omitting the following matter in Part 1 under the heading "Animals" and the sub-headings "Vertebrates", "Marine mammals" and "Balaenopteridae":

*Balaenoptera musculus musculus (Linnaeus, 1758) Blue Whale

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 2 to Act

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

AnimalsVertebratesMarine mammalsOtariidaeArctocephalus forsteri (Lesson, 1828)Arctocephalus pusillus doriferus (Jones, 1925)Australian Fur-seal

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

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

and at Area Offices or Visitor Centres of the National Parks and Wildlife Service.

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

p02-067-p01.843

Threatened Species Conservation Act 1995 No 101-Final Determination

Dr Chris Dickman

Chairperson Scientific Committee

Annexure "A"

Schedule 2 to the *Threatened Species Conservation Act 1995* is amended by inserting under the heading "Animals" and the sub-headings "Vertebrates" and "Marine mammals" and before the sub-heading "Physeteridae" the matter:

Otariidae

Arctocephalus forsteri (Lesson, 1828)

New Zealand Fur-seal Australian Fur-seal

Arctocephalus pusillus doriferus (Jones, 1925)

OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney 15 May, 2002

CONSTITUTION ACT 1902

Ministerial Arrangements During The Absence From The State Of The Attorney General, Minister For The Environment, Minister For Emergency Services, And Minister Assisting The Premier On The Arts

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable C M Tebbutt, MLC, Minister for Juvenile Justice, Minister Assisting the Premier on Youth, and Minister Assisting the Minister for the Environment, to act for and on behalf of the Minister for the Environment and Minister for Emergency Services, from 15 May 2002 with a view to her performing the duties of the Honourable R J Debus, MP, during his absence from the State.

> BOB CARR, M.P., Premier

The Cabinet Office, Sydney 15 May, 2002

CONSTITUTION ACT 1902

Ministerial Arrangements During The Absence From The State Of The Minister For Transport, And Minister For Roads

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable M Iemma, MP Minister for Public Works and Services, Minister for Sport and Recreation, and Minister Assisting the Premier on Citizenship, to act for and on behalf of the Minister for Transport and Minister for Roads from 22 May 2002 with a view to her performing the duties of the Honourable P C Scully, MP, during his absence from the State.

> BOB CARR, M.P., Premier

PUBLIC SECTOR MANAGEMENT ACT 1988

Premier's Department

IN accordance with the provisions of Section 10B of the Public Sector Management Act 1988, Her Excellency the Governor and the Executive Council, has authorised that Ms Robyn KRUK act in the position of Director General of the Premier's Department for the period 15 May 2002 to 21 May 2002.

BOB CARR, M.P., Premier

ROYAL BOTANIC GARDENS AND DOMAIN TRUST ACT 1980

APPOINTMENT

Royal Botanic Gardens And Domain Trust

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of section 6 of the Royal Botanic Gardens and Domain Trust Act 1980, has approved the appointment of Dr Ian BLACKBURNE as a member of the Royal Botanic Gardens and Domain Trust from 28 May 2002 to 28 May 2004.

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

ROYAL BOTANIC GARDENS AND DOMAIN TRUST ACT 1980

APPOINTMENT

Royal Botanic Gardens And Domain Trust

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of section 6 of the Royal Botanic Gardens and Domain Trust Act 1980, has approved the appointment of Ms Gillian APPLETON as a member of the Royal Botanic Gardens and Domain Trust from 28 May 2002 to 28 May 2003.

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

ROYAL BOTANIC GARDENS AND DOMAIN TRUST ACT 1980

APPOINTMENT

Royal Botanic Gardens And Domain Trust

HER Excellency the Governor, with the advice of the Executive Council, in pursuance of section 6 of the Royal Botanic Gardens and Domain Trust Act 1980, has approved the appointment of Mr Robert McCOTTER as a member of the Royal Botanic Gardens and Domain Trust from 28 May 2002 to 28 May 2005.

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

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1719-OJD

Dunedin Quarantine Area - Canowindra

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.

SCHEDULE

Owner:FENG YII YIH JEN PTY LIMITEDShire:CowraCounty:BathurstParish:BillimariLand:Lot 129 in DP 750361.

Dated this 14th day of May 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1711-OJD

Pine Lea Quarantine Area - Bathurst

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.

SCHEDULE

Owner:Rodney Garth McPHEE and Susan Gay
McPHEEShire:BathurstCounty:PeelParish:RoxburghLand:Lot 1 in DP 813615.

Dated this 14th day of May 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1721 – OJD

Craianda Quarantine Area – Eglinton

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.

SCHEDULE

Owner:Peter Anthony KEOGHShire:BathurstCounty:RoxburghParish:JedburghLand:Lot 11 in DP 825612.

Dated this 14th day of May 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1716 – OJD

Wardell Quarantine Area - Perthville

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.

SCHEDULE

Owner: Shire: County: Parish:	Kenneth Ralph HAMER Evans Bathurst Grantham
Parish:	Grantham
Land:	Lots 1, 2 and 3 in DP 1039707.

Dated this 14th day of May 2002.

RICHARD AMERY, M.P., Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1697 – OJD

"Station Hill" Quarantine Area – Binda

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.

SCHEDULE

Owner:Kenneth Ernest WATSON and Robyn Kaye
WATSONShire:CrookwellCounty:GeorgiannaParish:CuddyongLand:Lots 19, 35, 37, 85, 91 and 149 in DP 753025

Dated this 1st day of May 2002.

RICHARD AMERY, M.P., Minister for Agriculture

24 May 2002

STOCK DISEASES ACT 1923

Notification No. 1714

Revocation of "Muluerindie" Footrot Quarantine Area – Walcha

I, RICHARD AMERY, M.P., Minister for Agriculture, pursuant to sections 3 (2) (a) and 10 of the Stock Diseases Act 1923, revoke Stock Disease Notification No. 1490 published in *Government Gazette* No. 176 of 18 December 1998 at page 9829.

RICHARD AMERY, M.P., Minister for Agriculture

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1

Narromine Shire Council (R64083) Reserve Trust COLUMN 2 Reserve No. 64083 Public Purpose: Municipal Purposes Notified: 4 August 1933 File Reference: DB02R3/1

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 Narromine Shire Council COLUMN 2 Narromine Shire Council (R64083) Reserve Trust Reserve Trust Council (R64083) Public Purposes Notified: 4 August 1933 File Reference: DB02R3/1

For a term commencing this day

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Parish – Budawang; County – St Vincent Land District – Braidwood; Shire – Tallaganda

DESCRIPTION: Crown road west of Lots 2 and 3, DP 1039392 connecting Northangera Road to Lot (portion) 177, DP 755918 and known as Avondale Road.

SCHEDULE 2

Roads Authority: The Council of the Shire of Tallaganda (Council's Ref: DA97/2001) Reference: GB 01 H 430

OFFICIAL NOTICES

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Yanco; Local Government Area – Leeton

Lot 1 DP 1036769, Parish Willimbong, County Cooper

Note: On closing, the land remains vested in the Leeton Shire Council as operational land for the purposes of the Local Government Act 1993.

File: GH 01H 141 Councils Ref: 83.43

ROADS ACT 1993

ORDER

Transfer of a road to a Council

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

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

SCHEDULE 1

Parish – Willimbong; County – Cooper; Land District – Yanco; Local Government Area – Leeton

All those parts of Crown public road shown by red colour on Sheet 7 of plan R.17728.1603 not already dedicated to Council.

SCHEDULE 2

Roads Authority to whom transferred: The Council of the Shire of Leeton

Council's Reference: 83.43 File Reference: GH02H 32

ROADS ACT 1993

ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

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

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

SCHEDULE 1

Parish – Wyangan; County – Cooper; Land District – Mirrool; Shire – Griffith

Description

Crown public road 80.487m wide (Simms Road) north of Lot 637 in DP 751743 and Lot 763 in DP 821518.

SCHEDULE 2

Roads Authority : Griffith City Council

Council's Reference: 146:392 File Reference: GH02H7

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Yanco; Local Government Area – Leeton

Lot 1 DP1039987 Parish Willimbong, County Cooper (not being land under the Real Property Act).

Note: On closing, the land remains vested in Leeton Shire Council as operational land for the purposes of the Local Government Act 1993.

File: GH 01 H 66

HAY OFFICE

Department of Land and Water Conservation 126 Lachlan Street (PO Box 182), Hay, NSW 2711 Phone: (02) 6993 1306 Fax: (02) 6993 1135

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

COLUMN 2 The whole being Lot 83 DP 720253

Land District: Hay Shire: Hay Parish: Rutherford County: Waradgery Town: Reserve No.: 150000 Purpose: Public Recreation Date of Notification: 4th July 1986 Torrens Title identifier: 83/720253 File No.: HY84H73

HEAD OFFICE Department of Land and Water Conservation 23–33 Bridge Street, Sydney, NSW 2000 Phone: (02) 9228 6111 Fax: (02) 9228 6455

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice under Section 31 (1)

Australian Inland Energy Water Infrastructure (a water supply authority) — Notice of Rescission

I, Professor Marie Bashir AC, Governor of the State of New South Wales with the advice of the Executive Council and in pursuance to Section 31 (1) of the Land Acquisition (Just Terms Compensation) Act 1991 do, by this Notice rescind the acquisition notice - Broken Hill Water Supply - Sunset Strip published in the *Government Gazette* of 14 December, 2001 at page 9993.

Signed and sealed at Sydney this 8th day of May, 2002.

MARIE BASHIR, Governor

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice under Section 30

Australian Inland Energy Water Infrastructure (a water supply authority) — Compulsory Acquisition

Australian Inland Energy Water Infrastructure (a water supply authority) with the approval of the Governor declares pursuant to section 30 of the Land Acquisition (Just Terms Compensation) Act 1991 that the land described in the attached schedule hereto, is acquired by compulsory process.

Pursuant to section 318 (2) of the Water Management Act 2000, this acquisition is taken to be for an authorised work and Australian Inland Energy Water Infrastructure (a water supply authority) is taken to be Constructing Authority under of the Public Works Act 1912.

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

SCHEDULE

All that piece or parcel of land containing 1.044 hectares shown as Lot 10 in an unregistered plan being part of the land in DP 766850.

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice under Section 31 (1)

Australian Inland Energy Water Infrastructure (a water supply authority) — Notice of Rescission

I, Professor Marie Bashir AC, Governor of the State of New South Wales with the advice of the Executive Council and in pursuance to Section 31 (1) of the Land Acquisition (Just Terms Compensation) Act 1991 do, by this Notice rescind the acquisition notice - Broken Hill Water Supply - Imperial Lake published in the *Government Gazette* of 14 December, 2001 at page 9993.

Signed and sealed at Sydney this 8th day of May, 2002.

MARIE BASHIR, Governor

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice under Section 30

Australian Inland Energy Water Infrastructure (a water supply authority) — Compulsory Acquisition

Australian Inland Energy Water Infrastructure (a water supply authority) with the approval of the Governor, declares pursuant to section 30 of the Land Acquisition (Just Terms Compensation) Act 1991 that the land described in the attached schedule hereto, is acquired by compulsory process.

Pursuant to section 318(2) of the Water Management Act 2000, this acquisition is taken to be for an authorised work and Australian Inland Energy Water Infrastructure (a water supply authority) is taken to be the Constructing Authority for the purposes of the Public Works Act 1912.

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

SCHEDULE

All that piece or parcel of land containing 58.27 hectares more or less at Willyama in the Local Government Area of Broken Hill, Parishes of Picton and Bolaira, County of Yancowinna and being the whole of the land contained in Deposited Plan 1036545.

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

> > Description

Land District – Narrabri; Council – Narrabri

Lot 1 in D.P. 1040451, Parish Burrendong, County Jamison (not being land under the Real Property Act). File Reference: ME99H341

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

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

COLUMN 2

Land District: Parkes The Local Government Area: Lot Parkes Shire Council 701 Locality: Peak Hill Cou Reserve No. 72827 of a Public Purpose: Police Purposes Notified: 27 August 1948 File Reference: OE89H587/1 Disclaimer: # Please note that the

The whole being Lot Sec. D.P. No. Parish 701 5 758832 # Mingelo County: Narromine of an area of 2023m2

File Reference: OE89H587/1 Disclaimer: # Please note that the above Lot numbers marked # are for Departmental use only.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

SCHEDULE 2

COLUMN 2

COLUMN 1

COLUMN 2

Land District: Lithgow Local Government Area: Lithgow City Council Locality: Bindo Reserve No: 94576 Public Purpose: Future Public Requirements Notified: 6 April 1981 File Reference: 0E01H374 The whole being Lot Sec. D.P.No. Parish 148 757041 Bindo County: Westmoreland of an area of 15.57 ha

COLUMN 1

Land District: Lithgow Local Government Area: Lithgow City Council Locality: Bindo Reserve No: 68761 Public Purpose: Soil Conservation Notified: 3 November 1939 File Reference: 0E01H374

The whole being Lot Sec. D.P.No. Parish 148 757041 Bindo County Westmoreland

of an area of 15.57 ha

ERRATUM

THE notification appearing in the *Government Gazette* of 10 May 2002, Folio 2798 under the heading "Notification of Closing of a Road" is hereby amended by the removal of "(not being land under the Real Property Act) and the insertion of "(being land comprised in Folio Identifier 10/1008432)". File Reference OE01H304.

DRAFT ASSESSMENT OF LAND AT COWRA UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATIONS, 2000

A Draft Land Assessment has been prepared for Crown land situated at Corwa being land described hereunder.

Inspection of this Draft Assessment can be made at the Orange Office of Land NSW, Department of Land and Water Conservation, Cnr Kite and Anson Streets Orange 2800 (PO Box 2146) and Cowra Shire Council Chambers, during normal business hours.

Representations are invited from the public on the Draft Assessment. These may be made in writing for a period of 28 days commencing from 24th May 2002, and should be addressed to Louise Harcombe, Resource Compliance Unit, Orange at the above address.

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

Description

Parish – Cowra; County – Bathurst; Land District and Shire – Cowra

A parcel of Crown land being approximately 1767 m2 of the undeveloped land within Lots 284 and 285 DP 257144. Lot 284 is covered by Reserve 95764 for Police Boys Club. The parcel also adjoins the Cowra Retirement Village, and fronts the Binni Ck Road, within the Town of Cowra.

Reference: OE81RH133

ROADS ACT 1993

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Crown road 20.115 metres wide north and west of Lot 461 in DP 812849 in the Parish of Duckmaloi, County of Westmoreland and Land District of Lithgow.

SCHEDULE 2

Road Authority: Oberon Shire Council (Council Reference PR19.555). File Reference OE02H101

ROADS ACT 1993

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Crown road 20.115 metres wide south of Lots 200, 201, 202 & 203 in DP 1033930 and through Lot 119 in DP 757061 in the Parish of Langdale, County of Westmoreland and Land District of Bathurst.

SCHEDULE 2

Road Authority: Oberon Shire Council (Council Reference PR9.413). File Reference OE02H100

SYDNEY METROPOLITAN OFFICE Department of Land and Water Conservation Level 12, Macquarie Tower 10 Valentine Avenue, Parramatta NSW 2124 (PO Box 3935, Parramatta NSW 2124 Phone: (02) 9895 7657 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROAD

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

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

Descriptions

Land District – Metropolitan; LGA – Blacktown

Lots 1 – 4 inclusive, DP1038958 at Quakers Hill, Parish Gidley, County Cumberland, (being land in CT Vol 14251 Folio 142). File No. MN00H275.

- Note: 1] On closing, titles for the land in lots 1-4 inclusive remain vested in Blacktown City Council as operational land.
 - 2] The road is closed subject to the easements for underground cables as shown on DP1038958.

Land District – Metropolitan; LGA – Canada Bay City Council

Lot 7, DP 736510 at Rhodes, Parish Concord, County Cumberland, (not being land under the Real Property Act). File No. MN00H145.

Note: On closing, title for the land in lot 7 remains vested in the Crown.

ERRATUM

IN the notification appearing in the *Government Gazette* of 10 May 2002 folio 2799 under the heading of "PLAN OF MANAGEMENT FOR CROWN RESERVE, PART DEE WHY LAGOON, UNDER DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2000" delete the dates "29 April 2001" and 11 June 2001" and insert in lieu thereof "29 April 2002"and "11 June 2002" respectively. MN00R47.

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

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

NOTIFICATION UNDER THE ROADS ACT 1993 OF ACQUISITION OF LAND FOR THE PURPOSE OF ROAD AND THE CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993 the lands hereunder described are acquired for road and dedicated as a public road, such road is hereby declared to be a Council public road, and the roads specified hereunder are hereby closed.

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

Description

Parish – Camden Haven; County – Macquarie; Land District – Port Macquarie; Local Government Area – Hastings

Land Acquired and dedicated as a Council public road: Lots 3 & 4 DP1036436

Title and area affected: Folio Identifier 61/1024583

Road Closed: Lots 1 & 2 DP1036436

File No: TE93H240

Note: On closing the land within Lots 1 & 2 DP1036436 will remain land vested in the Crown as Crown land and will be given in compensation for the land acquired for road.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

The Crown public roads being lots 5, 6 & 7 DP1036436 off Ocean Drive in the village of West Haven

SCHEDULE 2

Roads Authority: Hastings Council

File No: TE93H240

ADDITION TO RESERVED CROWN LAND

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

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

> > COLUMN 2

SCHEDULE

COLUMN 1

	COLU		
Land District: Port Macquarie		ve No: 86	749
Local Government Area: Hastings	Name	Macqua	rie Park
Parish: Macquarie	Public Purpose: Public		
County: Macquarie	Recreation		
Locality: Port Macquarie	Notified: 24 May 1968		
Lot DP	Lot	Sec	DP
7062 1040735	5	16	758852
7063 1040735	6	16	758852
Area: 4805.5 m2	7	16	758852
File: TE01R5	8	16	758852
	9	16	758852
	14	16	758852
	15	16	758852
	16	16	758852
	17	16	758852
	18	16	758852
	19	16	758852
	20	16	758852
	2	808449	
	New A	rea. 3 24	ha

New Area: 3.24ha

WAGGA WAGGA OFFICE Department of Land and Water Conservation 43–45 Johnston Street (PO Box 10), Wagga Wagga, NSW 2650 Phone: (02) 6923 0400 Fax: (02) 6931 0397

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

Parish – Windeyer; County – Bourke Land District – Temora; Shire – Temora

SCHEDULE 1

Crown Public Road 30.175 metres wide comprising the road separating Portions 34 and 35 from of Lot 1 DP 657636 (known as Trevaskis Lane) and the Crown Public Road 30.175 metres wide comprising the road separating Portion 35, Trevaskis Lane, Lot 1 DP 657636, Lot 1 DP 119632 and Portion 57 from Portion 78, Lot 1 DP 369649 and Lot 59 DP 661291 (known as Peels Road).

SCHEDULE 2

Roads Authority: Temora Shire Council

File No: WA02H80

Water Conservation

WATER ACT 1912

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

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

Murray River Valley

BAROOGA RECREATION RESERVE for 3 pumps on Bullanginya Lagoon, Part Barooga State Forest No. 103, Parish of Barooga, County of Denison for Recreation (B2) Purposes (New licence due to Permanent transfer of water) (GA2:470038) (Ref:50SL075411).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 21 June 2002.

C. PURTLE, Natural Resource Officer Murray Region (02) 6041 6777

Department of Land and Water Conservation PO Box 829 ALBURY NSW 2640.

WATER ACT 1912

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

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

Murray River Valley

HUME SHIRE COUNCIL for a pump on the Murray River (Hume Dam), on Lot 2/528438, Parish of Thurgona, County of Goulburn for Town Water Supply purposes to Hume Weir Village (GA2:494908) (Ref:50SL75480).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 21 June 2002.

C. PURTLE, Natural Resource Officer Murray Region (02) 6041 6777

Department of Land and Water Conservation PO Box 829 ALBURY NSW 2640.

WATER ACT 1912

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

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

Murray River Valley

TUMBARUMBA SHIRE COUNCIL for an overshot dam and diversion pipe on Pound Creek, on 1/72952,9 Parish of Tumbarumba, County of Selwyn; a block dam and diversion pipe on Burra Creek, on State Forest 560/755874, Parish of King, County of Selwyn; a block dam and diversion pipe on Paddy's River, State Forest 560/755874, Parish of Beaumont, County of Selwyn; a pump on Paddy's River, on Crown Reserve 85803, Parish of Burra, County of Selwyn; a pump on Paddys River, on T.S.R. 96858, Parish of Burra, County of Selwyn; and a pump on Burra Creek, on Crown Reserve 85440, Parish of Burra, County of Selwyn, for town water supply and recreational purposes (replacement licence due to additional pumpsites, no increase in entitlement) (GA2:494903) (Ref:50SL075439).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 21 June 2002.

C. PURTLE, Natural Resource Officer Murray Region (02) 6041 6777

Department of Land and Water Conservation PO Box 829 ALBURY NSW 2640.

WATER ACT 1912

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

Macquarie River Valley

AN APPLICATION for an amended authority for a joint water supply scheme under section 20E (2) has been received from:

MAGESTA PTY LIMITED and OTHERS for a pumping plant on the Cudgegong River, Lot 3, DP 854204, Parish of Guntawang, County of Phillip for water supply for stock and domestic purposes and irrigation of 377.49 hectares (grapes, olives, wheat, oates, canola and other grain, oil seed or cash crops) (replacement authority due to additional lands to be irrigated – no increase in allocation) (80SA10596).

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. APPLICATIONS for a licence under Part 5 of the Water Act 1912, as amended have been received from:

Leonora HUNTER for an existing artesian bore, Lot 19, DP 752556, Parish of Bourbah, County of Ewenmar for water supply for stock and domestic purposes (new licence to authorise existing bore Registration No. 2332) (80BL239675).

Neil McCheyne ANDERSON and Jennifer Merciana Elizabeth ANDERSON for a proposed artesian bore, Lot 91, DP 752852, Parish of Galargambone, County of Ewenmar for water supply for stock purposes (new licence) (80BL239792).

Formal objections with grounds stating how your interests may be affected must be lodged by the 7 June 2002, as prescribed by the Act.

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

GA2: 306568

FRED HUNDY,

Water Access Manager, Macquarie

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

WATER ACT 1912

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

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

Lachlan River Valley

Esther Mary and John MANN for a pump on Lake Cargelligo on Public Recreation Reserve 53331, adjacent to Lot 1/23/758595, Parish of Gurangully, County of Dowling, for water supply for domestic purposes. (new licence) (GA2:494420) (Ref:70SL090783).

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

> DAVID THOMAS, A/Senior Natural Resource Project Officer Central West Region (02) 6852 1222

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

WATER ACT 1912

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

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

Murray River Valley

PAKAHA PTY LIMITED for a pump on Lake Mulwala on Part Land reserved for Lake Mulwala, adjacent to TSR

9278, Parish of Mulwala, County of Denison for stock, domestic and irrigation purposes (Replacement licence only, no increase in entitlement) (GA2:494912) (Ref:50SL075500).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 21 June 2002.

C. PURTLE, Natural Resource Officer Murray Region (02) 6041 6777

Department of Land and Water Conservation PO Box 829 ALBURY NSW 2640.

WATER ACT 1912

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

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

Murray River Valley

Geoffrey John QUICK for two pumps on the Murray River, Lot 1/171059, Parish of Tocumwal, County of Denison, for water supply for domestic and irrigation purposes. (Replacement licence only, no increase in entitlement) (GA2:494911) (Ref:50SL075501).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department office at Albury by no later than the 21 June 2002.

C. PURTLE, Natural Resource Officer Murray Region (02) 6041 6777

Department of Land and Water Conservation PO Box 829 ALBURY NSW 2640.

WATER ACT 1912

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

Andrew Neil HOOLIHAN and Sally Jane HOOLIHAN for a pump on an unnamed watercourse easement within Lot 9, DP 851614, Parish Teven, County Rous for water supply for domestic purposes (new licence) (Our Ref: 6129746–GA2: 343343).

Dennis Albert CHAPMAN and Suzzanne Alice CHAPMAN for a pump on Eden Creek Lot 4,5 DP 755738 and Lot 303, DP 859046, Parish Stratheden, County Rous for irrigation of 32 hectares (192 megalitres) (replacement application – additional pump site and increase in authorised area) (Our Ref: 6129731). John Harry Andrew OATES and Karen Lee CROSS for three dams on an unnamed watercourse Lot 414, DP 881590, Parish Bonville, County Raleigh for conservation of water for domestic purposes (new licence) (Our Ref: 6129691 – GA2: 343344).

Geoffrey Brien STOKES and Tracey Ann STOKES for a pump on the Hastings River Lot 17, DP 754408, Parish Cowangara, County Macquarie for water supply for stock and domestic purposes (new licence) (Our Ref:- 6129604 – GA2: 343342).

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

> G. LOLLBACK, Resource Access Manager North Coast Region Grafton

WATER ACT 1912

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

Vicki Diane WOODCOCK for an earthen dam and pump on 219/751303, Parish Yarrunga, County Camden, for the conservation of water for stock and domestic purposes (new licence)(Ref:10SL56365)(GA2:493360).

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

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

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

WATER ACT 1912

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

An application for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder has been received from:

Murrumbidgee Valley

AGRESERVES AUSTRALIA LIMITED for 8 pumps on the Murrumbidgee River, being on part State Forest 396 and Lot 1, DP 756039, Parish of Bringagee, part State Forest, Parish of Wowong, Lot 8, DP 756038, Parish of Benerembah, part reserve 62613, Parish of Kooroongal and a bywash on an unnamed watercourse, Lot 76, DP 756039, Parish of Bringagee, all County of Sturt for a water supply for stock and domestic purposes irrigation of 2187 hectares. Replacement licence – amalgamation of existing entitlements only. 40SL70792

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

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

S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

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

Applications for a licence under section 20 for works within a proclaimed (declared) local area as generally described hereunder have been received from:

Murrumbidgee Valley

GANERA PTY LIMITED for 2 pumps on Lot 36 and a pump on Lot 50 on the Murrumbidgee River, a pump on Lot 13 and a diversion channel on Lot 14, on Uara Creek, all DP 756775, Parish of Nerang, County of Waradgery, for a water supply for stock and domestic purposes and irrigation of 687 hectares, (pasture and cereals). Application to replace existing entitlements and the permanent water transfer of up to 1000 megalitres. Reference: 40SA5593.

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

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

S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

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

An application for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder has been received from:

Murrumbidgee Valley

Linton James WILSON and Sally Robina WILSON for a hillside bywash dam, Lot 1, DP 1037260, Parish of Burra, County of Murray, for the conservation of water for domestic purposes. New Licence. Reference: 40SL70791.

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

Formal objections to the application specifying the grounds thereof, may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged with the Department at Leeton within the twenty-eight (28) days as fixed by the Act.

S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

WATER ACT 1912

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

Murrumbidgee Valley

Andrew Joseph KOLBER for a bore on Lot 1, DP 525323 Parish of Majura, County of Murray for a water supply for stock, domestic and the irrigation of approximately 12 hectares (Pastures, oats). New Licence . (Reference: 40BL188711)

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 21 June, 2002 as prescribed by the Act.

> S. F. WEBB, Resource Access Manager Murrumbidgee Region

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0074)

No. 1915, JERVOIS MINING N.L. (ACN 007 626 575), area of 47 units, for Group 1, dated 13 May, 2002. (Cobar Mining Division).

(T02-0076)

No. 1917, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), area of 77 units, for Group 1, dated 14 May, 2002. (Orange Mining Division).

(T02-0077)

No. 1918, M.A.ROCHE GROUP PTY LTD (ACN 060 536 441), area of 1 unit, for Group 2, dated 15 May, 2002. (Coffs Harbour Mining Division).

(T02-0078)

No. 1919, PLATSEARCH NL (ACN 003 254 395), area of 15 units, for Group 1, dated 15 May, 2002. (Broken Hill Mining Division).

(T02-0079)

No. 1920, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 107 units, for Group 1, dated 15 May, 2002. (Broken Hill Mining Division).

(T02-0080)

No. 1921, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 11 units, for Group 1, dated 15 May, 2002. (Broken Hill Mining Division).

(T02-0081)

No. 1922, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 4 units, for Group 1, dated 15 May, 2002. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T01-0127)

No. 1766, now Exploration Licence No. 5941, ROBERT FRANCIS MURDOCH and IAN K B SHANNON, County of Ashburnham, Map Sheet (8531), area of 1 unit, for Group 2, dated 1 May, 2002, for a term until 30 April, 2004.

(T01-0149)

No. 1787, now Exploration Licence No. 5940, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), County of Phillip, Map Sheet (8832), area of 4 units, for Group 2, dated 1 May, 2002, for a term until 30 April, 2004.

(T01-0210)

No. 1828, now Exploration Licence No. 5942, ALKANE EXPLORATION LTD (ACN 000 689 216), County of Narromine, Map Sheet (8532), area of 19 units, for Group 1, dated 3 May, 2002, for a term until 2 May, 2004.

MINING LEASE APPLICATION

(T96-1280)

Broken Hill No. 75, now Mining Lease No. 1507 (Act 1992), ARUMPO BENTONITE PTY LIMITED (ACN 001 831 483), Parish of Mindelwul, County of Wentworth, Map Sheet (7430-2-N), area of 116.6 hectares, to mine for bentonite (including fuller's earth), dated 19 March, 2002, for a term until 18 March, 2023. As a result of the grant of this title, Mineral Claim No. 130 (Act 1992), Mineral Claim No. 160 (Act 1992) and Mineral Claim No. 161 (Act 1992) have ceased to have effect.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(T00-0150)

No. 1689, ANTHONY ROBERT BRADLEY, FAY DENISE GRIGGS and THOMAS JOHN COPPINGER, County of St Vincent, Map Sheet (8827). Refusal took effect on 13 May, 2002.

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

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

(T97-1342)

Exploration Licence No. 5493, LFB RESOURCES NL (ACN 073 478 574), area of 18 units. Application for renewal received 9 May, 2002.

(T01-0492)

Mining Lease No. 998 (Act 1973), GDR MINES DEVELOPMENT PTY LIMITED (ACN 001 635 669), area of 39.21 hectares. Application for renewal received 15 May, 2002.

(T98-0476)

Private Lands Lease No. 1294 (Act 1924), BORAL LIMITED (ACN 008 421 761), area of 24.07 hectares. Application for renewal received 17 May, 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T91-0445)

Mineral Lease No. 3986 (Act 1906), HARDY MARR CONSTRUCTIONS PTY LTD (ACN 000 374 649), Parish of Glen Innes, County of Gough, Map sheet (9238-3-N), area of 8094 square metres, for a further term until 21 December 2009. Renewal takes effect from the date of this notice.

(T87-1496)

Mineral Lease No. 6152 (Act 1906), COSIER AIR SERVICES PTY LIMITED (ACN 006 750 554), Parish of Stewart, County of Roxburgh; and Parish of Walberton, County of Roxburgh, Map Sheet (8831-1-N), area of 21.6 hectares, for a further term until 6 December, 2014. Renewal effective on and from 10 April, 2002.

(T84-1165)

Private Lands Lease No. 1155 (Act 1924), RIVERINA MINERALS PTY LTD (ACN 090 508 204), Parish of Clear Hill, County of Urana, Map Sheet (8126-4-N), area of 25.39 hectares, for a further term until 23 June 2007. Renewal takes effect from the date of this notice.

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

EXPIRY

Mineral Lease No. 6328 (Act 1906), ALFRED KARL URACK, Parish of Dangelong, County of Beresford. This title expired on 18 May, 2002.

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

Department of Planning

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 2)

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning.

ANDREW REFSHAUGE, M.P., Minister for Planning Clause 1

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 2)

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 2)

1 Name of this Policy

This Policy is *State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 2).*

2 Commencement

This Policy commences on 1 June 2002.

3 Principal Policy

In this Policy, *State Environmental Planning Policy No 5—Housing for Older People or People with a Disability* is referred to as the Principal Policy.

4 Aims, objectives etc

This Policy aims to allow development under the Principal Policy in the Kogarah local government area only if the development is carried out by the Department of Housing or a local government or community housing provider.

5 Land to which this Policy applies

This Policy applies to land within the Kogarah local government area.

6 Amendment of Principal Policy

The Principal Policy is amended as set out in Schedule 1.

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 2)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 6)

[1] Clause 4 Where this Policy applies

Insert at the end of the clause:

Note. In the Kogarah local government area, an application to carry out development allowed by Part 2 can be made only by the Director-General of the Department of Housing or a local government or community housing provider (see clause 27).

[2] Part 4, heading

Omit "Transitional provision". Insert instead "Miscellaneous".

[3] Clause 27

Insert after clause 26:

27 Development in Kogarah

- (1) An application to carry out development allowed by Part 2, if the development is to be carried out on land within the Kogarah local government area, may be made only by or on behalf of:
 - (a) the Director-General of the Department of Housing, or
 - (b) a local government or community housing provider.
- (2) Despite clause 26, this clause extends to a development application made, but not finally determined, before the commencement of this clause.

Ballina Local Environmental Plan 1987 (Amendment No 74)

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*. (G91/00071/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-093-p01.831

Clause 1 Ballina Local Environmental Plan 1987 (Amendment No 74)

Ballina Local Environmental Plan 1987 (Amendment No 74)

1 Name of plan

This plan is Ballina Local Environmental Plan 1987 (Amendment No 74).

2 Aims of plan

This plan aims to permit, with the consent of Ballina Shire Council, the erection of two replacement dwelling-houses on Cabbage Tree Island, Wardell.

3 Land to which plan applies

This plan applies to land described as Lots 94 and 261, DP 755691, Cabbage Tree Island, Wardell.

4 Amendment of Ballina Local Environmental Plan 1987

Ballina Local Environmental Plan 1987 is amended by inserting after clause 34:

34A Development of land on Cabbage Tree Island, Wardell

- (1) Notwithstanding the other provisions of this plan, two dwelling-houses may, with the consent of the council, be erected on Lot 261, DP 755691, Cabbage Tree Island, Wardell.
- (2) However, council must not grant consent to the development described in subclause (1), until such time as the two dwelling-houses occupying Lot 94, DP 755691, Cabbage Tree Island, Wardell, have been demolished.

Burwood Local Environmental Plan No 48

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*. (S00/00524/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e00-114-p01.842

Clause 1 Burwood Local Environmental Plan No 48

Burwood Local Environmental Plan No 48

1 Name of plan

This plan is Burwood Local Environmental Plan No 48.

2 Aims of plan

This plan aims:

- (a) to provide a greater flexibility for residential development in the 2 (b1), 2 (b2), 2 (c1) and 3 (a) zones within Burwood local government area, and
- (b) to address the requirements of the Roads and Traffic Authority in relation to development adjacent to arterial roads in that area.

3 Land to which plan applies

This plan applies to land within the Burwood local government area that is shown edged heavy black on the maps marked "Burwood Local Environmental Plan No 48" deposited in the office of the Council of that area.

4 Amendment of Burwood Planning Scheme Ordinance

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

Burwood Local Environmental Plan No 48

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 4 Interpretation

Insert at the end of the definition of *scheme map* in clause 4 (1):

Burwood Local Environmental Plan No 48

[2] Clause 24 Erection or use of buildings or works

Omit "attached to and used in conjunction with" from the matter relating to Zone No 3 (a) (the Business General zone) in Column V of the Table to clause 24.

Insert instead "attached to or used in conjunction with".

[3] Clauses 76A and 78B

Insert after clause 76:

76A Noise and vibration management along traffic and transport routes

- (1) Residential developments:
 - (a) must not be carried out in the vicinity of arterial roads or railway lines unless appropriate noise mitigation measures (such as building siting, materials and design, and noise barriers) are implemented to provide residents with an acceptable internal acoustic environment, and
 - (b) must not be carried out in the vicinity of railway lines unless appropriate vibration mitigation measures are implemented to provide residents with an acceptable internal acoustic (vibration exposure) environment.
- (2) The mitigation measures required by paragraphs (a) and (b) of subclause (1) are to be undertaken in accordance with a detailed noise and vibration impact assessment report prepared by an acoustic consultant. The acoustic consultant is to have regard to the following:

Burwood Local Environmental Plan No 48

Schedule 1	Amendments	
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- (a) AS/NZS 2107:2000 Acoustics—Recommended design sound levels and reverberation times for building interiors,
- (b) AS 3671–1989 Acoustics—Road traffic noise intrusion—Building, siting and construction,
- (c) British Standard BS 6472:1992 Guide to evaluation of human exposure to vibration in buildings (1 Hz to 80 Hz),
- (d) Chapter 174 (Vibration in buildings) of the New South Wales Environment Protection Authority's *Environmental Noise Control Manual*,
- (e) the New South Wales Environment Protection Authority's *Environmental criteria for road traffic noise*.
- (3) In this clause, *arterial road* has the same meaning as in clause 76B.

76B Vehicular access along arterial roads

- (1) Subject to subclause (2), a person must not carry out development on land that adjoins an arterial road unless vehicular access to the land is available only by way of another road (not being another arterial road).
- (2) A person may, with development consent, carry out development that provides for permanent vehicular access to a an arterial road if, in the opinion of the Council, alternative access to that development is neither practicable nor provided by another road, a proposed road or a vehicle access way identified in a development control plan.
- (3) Prior to determining any development application which provides for access to an arterial road, the Council must consult with the Roads and Traffic Authority.
- (4) In this clause, *arterial road* means a road that carries through traffic from one area or district to another, and includes a main road, State highway, freeway or tollway within the meaning of the *Roads Act 1993*.

Burwood Local Environmental Plan No 48

Amendments

Schedule 1

[4] Clause 79B

Insert in appropriate order:

79B Development of certain land—Georges River Road, Croydon Park

- (1) This clause applies to land shown edged heavy black on the map marked "Burwood Local Environmental Plan No 48—Sheet 4" deposited in the office of the Council.
- (2) A person must not carry out development on land to which this clause applies for the purpose of a residential flat building (other than units for aged persons, duplex flats, maisonettes, semi-detached cottages, terrace buildings, group houses, villa homes, town houses and the like).

Fairfield Local Environmental Plan 1994 (Amendment No 61)

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*. (P98/00409/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-017-p01.831

Clause 1 Fairfield Local Environmental Plan 1994 (Amendment No 61)

Fairfield Local Environmental Plan 1994 (Amendment No 61)

1 Name of plan

This plan is *Fairfield Local Environmental Plan 1994* (Amendment No 61).

2 Aims of plan

This plan aims to allow, with the consent of Fairfield City Council, the carrying out of development for the purpose of multi-unit housing on the land to which this plan applies.

3 Land to which plan applies

This plan applies to lot 1 DP 29449, lots 1 and 2 DP 503339, lot 6 DP 709126, known as 400, 402 and 404 Cabramatta Road West, lot 7 DP 709126, known as 2 Orange Grove Road, and lot 3 DP 30217, known as 6 Links Avenue, Cabramatta, as shown edged heavy black on the map marked "Fairfield Local Environmental Plan 1994 (Amendment No 61)" deposited in the office of the Fairfield City Council.

4 Amendment of Fairfield Local Environmental Plan 1994

Fairfield Local Environmental Plan 1994 is amended by inserting at the end of Schedule 2 the following matter:

Lot 1 DP 29449, lots 1 and 2 DP 503339, lots 6 and 7 DP 709126, lot 3 DP 30217, southeastern corner of the Cumberland Highway and Cabramatta Road West, Cabramatta:

Multi-unit housing.

Gosford Local Environmental Plan No 421

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*. (N00/00149/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e00-209-p01.809

Clause 1 Gosford Local Environmental Plan No 421

Gosford Local Environmental Plan No 421

1 Name of plan

This plan is Gosford Local Environmental Plan No 421.

2 Aims of plan

This plan aims to allow part of the land to be developed for residential purposes, with the remainder to be open space.

3 Land to which plan applies

This plan applies to Lot 58, DP 10086, Kallaroo Road, Bensville, as shown edged heavy black on the map marked "Gosford Local Environmental Plan No 421" deposited in the office of the Council of the City of Gosford.

4 Amendment of Gosford Planning Scheme Ordinance

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

Gosford Local Environmental Plan No 421

5 Amendment of Interim Development Order No 122—Gosford

Interim Development Order No 122—Gosford is amended by inserting at the end of clause 2 (2A) the following matter:

Land at Bensville, being Lot 58, DP 10086, Kallaroo Road, as shown edged heavy black on the map marked "Gosford Local Environmental Plan No 421" deposited in the office of the Council.

Hastings Local Environmental Plan 2001 (Amendment No 9)

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. (G94/00293/S69; E.350.10.326)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-044-p01.809

Clause 1 Hastings Local Environmental Plan 2001 (Amendment No 9)

Hastings Local Environmental Plan 2001 (Amendment No 9)

1 Name of plan

This plan is *Hastings Local Environmental Plan 2001 (Amendment No 9)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to the Rural Residential zone under *Hastings Local Environmental Plan 2001* to facilitate rural residential development.

3 Land to which plan applies

This plan applies to part of Lot 7, DP 800541, Sarahs Crescent, Kings Creek, as shown edged heavy black on the map marked "Hastings Local Environmental Plan 2001 (Amendment No 9)" deposited in the office of Hastings Council.

4 Amendment of Hastings Local Environmental Plan 2001

Hastings Local Environmental Plan 2001 is amended by inserting in appropriate order in Part 2 of Schedule 6 the following words:

Hastings Local Environmental Plan 2001 (Amendment No 9)

Kempsey Local Environmental Plan 1987 (Amendment No 83)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G01/00145/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-121-p01.809

Clause 1 Kempsey Local Environmental Plan 1987 (Amendment No 83)

Kempsey Local Environmental Plan 1987 (Amendment No 83)

1 Name of plan

This plan is *Kempsey Local Environmental Plan 1987 (Amendment No 83)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 4 (a) (the Industrial (General) Zone) to Zone No 3 (a) (the Business (General) "A" Zone) under *Kempsey Local Environmental Plan 1987*.

3 Land to which plan applies

This plan applies to Lot 1, DP 775173, York Lane, Kempsey, as shown edged heavy black and lettered "3 (a)" on the map marked "Kempsey Local Environmental Plan 1987 (Amendment No 83)" deposited in the office of Kempsey Shire Council.

4 Amendment of Kempsey Local Environmental Plan 1987

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

Kempsey Local Environmental Plan 1987 (Amendment No 83)

Willoughby Local Environmental Plan 1995 (Amendment No 47)

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*. (S01/01411/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-098-p02.809

Clause 1

Willoughby Local Environmental Plan 1995 (Amendment No 47)

1 Name of plan

This plan is Willoughby Local Environmental Plan 1995 (Amendment No 47).

2 Aims of plan

This plan aims:

- (a) to rezone part of the land to which this plan applies from Zone
 4 (a) (the General Industrial Zone) to Special Uses "A" (Technical College) under Willoughby Local Environmental Plan 1995 (the 1995 plan), and
- (b) to rezone part of the land from partly Special Uses "A" (Technical College) and partly the General Industrial Zone to Special Uses "A" (Hospital) under the 1995 plan, and
- (c) to rezone the remainder of the land, being land owned by the Willoughby City Council, from Zone 2 (a2) (the Residential "A2" Scenic Protection Zone) to Zone 6 (a) (the Open Space "A" (Existing Recreation) Zone) under the 1995 plan.

3 Land to which plan applies

- (1) To the extent that this plan rezones land as referred to in clause 2 (a), it applies to part of 213 Pacific Highway, St Leonards (part of Lot 2, DP 545359) and part of 11 Lanceley Place, St Leonards (Lot 1, DP 45712), as shown edged heavy black, coloured yellow and lettered in red "Technical College" on Sheet 1 of the map marked "Willoughby Local Environmental Plan 1995 (Amendment No 47)" deposited in the office of Willoughby City Council.
- (2) To the extent that this plan rezones land as referred to in clause 2 (b), it applies to part of 11 Lanceley Place, St Leonards (part of Lot 2, DP 545359) and part of 213 Pacific Highway, St Leonards (part of Lot 10, DP 861267), as shown edged heavy black, coloured yellow and lettered in red "Hospital" on Sheet 1 of that map.

Willoughby Local Environmental Plan 1995 (Amendment No 47) Clause 3

(3) To the extent that this plan rezones land as referred to in clause 2 (c), it applies to 1 Heights Crescent, Middle Cove (Lot 33, DP 20822), as shown edged heavy black and coloured dark green on Sheet 2 of that map.

4 Amendment of Willoughby Local Environmental Plan 1995

Willoughby Local Environmental Plan 1995 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Willoughby Local Environmental Plan 1995 (Amendment No 47)

Roads and Traffic Authority

Roads Act 1993

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

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

Roger William Bailey General Manager Lachlan Shire Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Lachlan Shire Council Road Train Notice No 2/2002.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force for five (5) years from date of approval unless it is amended or repealed earlier.

4. Application

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

5. Routes

Road Train routes within the Lachlan Shire Council

Туре	Road No	Road Name	Starting point	Finishing point	Conditions
RT	MR 7521	Kiacatoo	Intersection with	Intersection with	
		Road	MR 61	Shire Road No 58	
RT	SR 58	Un-named	Intersection with	Intersection with	
		Road	MR 7521	Shire Road 56	
RT	MR 57S	Wyalong	Intersection with	Entrance to	
		Road	MR 377	'Inala' property	

ROADS ACT 1993

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

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

Des Bilske General Manager Balranald Shire Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Balranald Shire Council B-Doubles Notice No.4/2002.

2. Commencement

This Notice takes effect on the date of Gazettal

3. Effect

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

4. Application

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

5. Routes

B-Double Routes within the Balranald Shire Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m	000	Court St.(Balranald	Sturt Highway (SH14)	Mayall St.(Balranald	
		Township)		Township)	
25m	000	Mayall St.(Balranald	Sturt Highway (SH14)	Court St. (Balranald	No left turn into
		Township)		Township)	Market Street
25m	000	Yuranigh St.(Balranald	Sturt Highway (SH14)	O'Connor St.(Balranald	
		Township)		Township)	
25m	000	O'Connor St.(Balranald	Moa St.(Balranald Township)	Piper St.(Balranald Township)	
		Township)			

ROADS ACT 1993

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

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

Des Bilske General Manager Balranald Shire Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Balranald Shire Council Road Train Notice No.5/2002.

2. Commencement

This Notice takes effect on the date of Gazettal

3. Effect

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

4. Application

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

5. Routes

Road Trains Routes within the Balranald Shire Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Oxley Clare Rd.	Oxley Rd. (MR514)	Nandum Corrong Rd.	

Roads Act 1993

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

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

J.S.Dawson. General Manager Wyong Shire Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as Wyong Shire Council B-Doubles Notice No 4.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until October 1 2007 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes w	ithin the Sh	ire Of Wyong
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Туре	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Hereford Street,	Enterprise Drive	Craftsman Avenue	
		Berkeley Vale			
25	000	Apprentice Drive	Hereford Street	Corella Close	
		Berkeley Vale			
25	000	Corella Close	Enterprise Drive	Dead End	
		Berkeley Vale			
25	000	Lucca Road Wyong	Pacific Highway	Pavitt Crescent - East	
			(SH10)	end	
25	000	Pavitt Crescent	Lucca Road - East	Lucca Road - West end	
		Wyong	end		
25	000	Craftsman Avenue,	Lakehaven Drive	Bannister Drive	
		Berkeley Vale		(Private Road)	
25	000	Reliance Drive,	Wyong Road –	Wyong Road –	
		Tuggerah	Southern Entry	Northern Entry	

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Wisemans Ferry in the Gosford City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Gosford City Council area, Parish of Spencer and County of Northumberland, shown as Lots 1, 2 and 3 Deposited Plan 180957.

(RTA Papers: FPP 142.155)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Unanderra in the Wollongong City Council area

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

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

SCHEDULE

All that piece or parcel of land situated in the Wollongong City Council area, Parish of Wollongong and County of Camden, shown as Lot 2 Deposited Plan 803827.

(RTA Papers: 1/497.1584)

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 CAMPBELLTOWN, AT EAGLE VALE: Contract Number 97210551, Project Number 3002489. Sewer line 1 and 2, inclusive and its appurtenant junctions, serving GOULD ROAD.

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

VALDIS VIKSNE, Developer Activity Officer, Liverpool Commercial Centre.

Dated: 24 May 2002.

SYDNEY WATER

Sewer Mains

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

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

CITY/MUNICIPALITY OF HORNSBY AT BEECROFT. Contract Number 978362S0, Project Number 3002869. Property Connection Sewer Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving SUTHERLAND ROAD.

CITY/MUNICIPALITY OF RYDE, AT MELROSE PARK. Contract Number 975929S5, Project Number 3002897. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LANCASTER AVENUE.

CITY/MUNICIPALITY OF PARRAMATTA, AT PARRAMATTA. Contract Number 972558S2, Project Number 3002962. Line 1, inclusive and its appurtnant junctions, sidelines and inlets serving MACQUARIE STREET. CITY/MUNICIPALITY OF SYDNEY, AT SYDNEY. Contract Number 975803S4, Project Number 3002673. Line 1, inclusive and its appurtnant junctions, sidelines and inlets serving SUSSEX 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.

MARTHA AMADOR, Developer Activity Officer, Chatswood.

Dated: 24 May 2002.

SYDNEY WATER

Sewer Mains

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

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

BAULKHAM HILLS SHIRE OF: AT KELLYVILLE; Contract No 968299S1, Project No 3001604, Lines 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets serving SEYMOUR WAY, HAYES AVENUE and PRESIDENT ROAD.

BAULKHAM HILLS SHIRE OF: AT NORTH ROCKS; Contract No 974441S6, Project No 3003049, Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving NORTH ROCKS ROAD and SPEERS ROAD.

BAULKHAM HILLS SHIRE OF: AT KELLYVILLE; Contract No 968377SA, Project No 3001548, Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving POOLE ROAD.

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

VICKI MAWBY, Developer Activity Officer, Blacktown.

Dated: 24 May 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 Number 968557W4, Project Number 7000123. Recycled water mains are now laid and capable of serving identified properties at WRIGHTS ROAD and VICTORIA AVENUE.

SHIRE OF BAULKHAM HILLS, AT BELLA VISTA: Contract Number 975057W2, Project Number 1001206. Water mains are now laid and capable of serving identified properties at BRONZEWING TERRACE, BRIGHTON DRIVE, EDGEWATER DRIVE and RONANBRAE CRESCENT.

BLACKTOWN CITY OF: AT MARAYONG; Contract Number 967021W9, Project No 1001337. Water mains are now laid and capable of serving identified properties at PETUNIA STREET.

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

VICKI MAWBY, Developer Activity Officer.

Dated: 24 May 2002.

SYDNEY WATER

Water Mains

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

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

CITY/MUNICIPALITY OF HORNSBY, AT CHERRYBROOK. Contract Number 958985W7, Project Number 150244. Water mains are now laid and capable of serving identified properties in McCUSKER CRESCENT.

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

MARTHA AMADOR, Developer Activity Officer, Chatswood.

Dated: 24 May 2002.

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

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

SCHEDULE

L.G.A. – Narrabri Shire Council

Dellig			
Lot Number	DP Number	Portion Number	Address
		121	Parish of Turrawan
370	754944		Baily St, Narrabri
176	757093		Railway St, South Narrabri
177	757093		Railway St, South Narrabri
178	757093		Railway St, South Narrabri
63	757093		Railway St, South Narrabri
11	758756		Kogil St, Narrabri
12	758756		Kogil St, Narrabri
2	758756		Kogil St, Narrabri
4	758756		Kogil St, Narrabri
228	822968		Railway St, South Narrabri

CO-OPERATIVES ACT 1992

Class Exemption Under Section 146C

(Applicable only to Trading Co-operatives)

I, DAVID BRIAN O'CONNOR, Registrar of Co-operatives hereby exempt the following classes of co-operatives from the requirements of section 146A of the Co-operatives Act 1992:

- 1. Co-operatives that have a minimum share subscription equal to or less than \$200.00. Minimum share subscription is calculated by the minimum number of shares required to be held by a member multiplied by the nominal value of the shares.
- 2. Co-operatives that are listed on the Australian Stock Exchange or are otherwise subject to the requirements for continuous disclosure under the Corporations Act 2001.

Dated this 8th day of May, 2002 at Sydney, New South Wales.

DAVID BRIAN O'CONNOR, Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Law as Applied by Section 325

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

Name of Co-operative

TAURANGA WOMENS BOWLING CLUB CO-OPERATIVE LIMITED

Dated this 20th day of May 2002.

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

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Law as Applied by Section 325

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

Name of Co-operatives

CARDIFF DISTRICT WORKERS CO-OPERATIVE CLUB LTD

LETONA CO-OPERATIVE LTD

SHAW SCULPTORS CO-OPERATIVE LTD

Dated this 22nd day of May 2002.

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Redesignate and Determine the Extent of a Geographical Name Within Warringah Council Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to redesignate the geographical name Queenscliff from Urban Place to Suburb, with boundaries as shown on map GNB3704/B. The map may be viewed at Warringah Council Civic Centre, Dee Why Library, Harbord Literary Institute, Warringah Mall 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.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

Reino

GEOGRAPHICAL NAMES ACT 1966

THE Geographical Names Board of New South Wales hereby notifies that "As of this date, any name that has been previously assigned with the designation of Historical Site is now replaced with a designation of Historic Site.

This information can be accessed through the Boards Web Site at <u>www.lpi.nsw.gov.au/geog/</u>".

> W. WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

THE Geographical Names Board of New South Wales hereby notifies that "As of this date, any name that has been previously assigned with the designation of Historical Area is now replaced with a designation of Historic Area.

This information can be accessed through the Boards Web Site at <u>www.lpi.nsw.gov.au/geog/</u>".

W. WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

THE Geographical Names Board of New South Wales hereby notifies that "As of this date, any name that has been previously assigned with the designation of River Feature is now replaced with a designation of Water Feature.

This information can be accessed through the Boards Web Site at <u>www.lpi.nsw.gov.au/geog/</u>".

W. WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

ERRATA

IN the notice referring to the assignment of the name and Blacksmiths Wharf, Folio 4428, 01 June 1973. The notice incorrectly stated the designation Landing Place, the correct designation is Wharf, this notice corrects that error.

IN the notice referring to the assignment of the name and Toronto Wharf, Folio 4428, 01 June 1973. The notice incorrectly stated the designation Landing Place, the correct designation is Wharf, this notice corrects that error.

IN the notice referring to the assignment of the name and Bolton Jetty, Folio 6440, 31 August 1973. The notice incorrectly stated the designation Landing Place, the correct designation is Wharf, this notice corrects that error. IN the notice referring to the assignment of the name and Brawboy Range, Folio 2005, 10 November 1967. The notice incorrectly stated the designation Mountain Range, the correct designation is Range, this notice corrects that error.

IN the notice referring to the assignment of the name and Wallarobba Range, Folio 962, 22 December 1972. The notice incorrectly stated the designation Mountain Range, the correct designation is Range, this notice corrects that error.

IN the notice referring to the assignment of the names and Midgee Range and Murd Range, Folio 6533, 20 February 1976. The notice incorrectly stated the designations as Mountain Range, the correct designation for these two names is Range, this notice corrects that error.

IN the notice referring to the assignment of the name and Cape Byron, Folio 7693, 21 May 1971. The notice incorrectly stated the designation as Promontory, the correct designation is Headland, this notice corrects that error.

IN the notice referring to the assignment of the name and Battleship Tops, Folio 5421, 24 May 1968. The notice incorrectly stated the designation as Tops, the correct designation is Rock, this notice corrects that error.

IN the notice referring to the assignment of the name and Seven Gods Pinnacles, Folio 3335, 2 February 1968. The notice incorrectly stated the designation as Monoliths, the correct designation is Pinnalce, this notice corrects that error.

IN the notice referring to the assignment of the name and The Woolshed, Folio 2561, 8 October 1976. The notice incorrectly stated the designation as Bend, the correct designation is River Bend, this notice corrects that error.

IN the notice referring to the assignment of the name and Wagra Swamp, Folio 1957, 16 December 1977. The notice incorrectly stated the designation as Dry Swamp, the correct designation is Swamp, this notice corrects that error.

IN the notice referring to the assignment of the name and Hanleys Wall, Folio 9252, 06 October 1972. The notice incorrectly stated the designation as Harbour Feature, the correct designation is Breakwater, this notice corrects that error.

IN the notice referring to the assignment of the name and Explorers Tree, Folio 8488, 03 April 1970. The notice incorrectly stated the designation as Historical Landmark, the correct designation is Historic Site, this notice corrects that error.

IN the notice referring to the assignment of the name and Dead Gum Lake, Folio 8930, 27 March 1981. The notice incorrectly stated the designation as Dry Lake, the correct designation is Lake, this notice corrects that error. IN the notice referring to the assignment of the name and Goolgotha Lake, Folio 9581, 28 Aughst 1987. The notice incorrectly stated the designation as Dry Lake, the correct designation is Lake, this notice corrects that error.

W. WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

HERITAGE ACT 1977

Interim Heritage Order No. 42

IN pursuance of section 24 of the Heritage Act 1977, I, the Minister for Urban Affairs and Planning, do, by this my Order:

- (i) make an interim heritage order in respect of the item of the environmental heritage specified or described in Schedule 'A'; and
- (ii)declare that the interim heritage order shall apply to the curtilage or site of such item, being the land described in Schedule 'B'.

ANDREW REFSHAUGE, M.P., Minister for Planning

Sydney, 22nd May 2002

SCHEDULE 'A'

The properties known as the Eccles Estate Ashfield, situated on the land described in Schedule 'B'.

SCHEDULE 'B'

All those pieces or parcels of land known as No.s 1, 3, 5, 7, 9, 11, 13, 15, 17, 19, 21, 23, 25, 27, 31, 32, 30, 28, 26, 24, 22, 20, 18, 16, 14, 12, 10, 8, 4 and 2 Eccles Avenue Ashfield; and Nos. 153, 151, 149, 147, 145, 143, 141, 139, 137 and 135 Elizabeth Street Ashfield.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976.

incorporation of parents and citizens associations

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

- 1. Berry Public School
- 2. Bondi Public School
- 3. Castle Cove Public School
- 4. Clarence Town Public School
- 5. Condobolin High School
- 6. The Crescent School
- 7. Dungog High School
- 8. Ellison Public School
- 9. Emerton Public School
- 10. Moree Secondary College
- 11. Mount Austin High School

- 12. Paterson Public School
- 13. Picton High School
- 14. Point Clare Public School
- 15. Shellharbour Public School
- 16. Smiths Hill High School
- 17. South Wagga Public School
- 18. Westlawn Public School

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

LOCAL GOVERNMENT ACT 1993

ERRATUM

IN the notification appearing in *Government Gazette* number 87 dated 17 May 2002, page 3120 under the heading "Gosford Regional Sewerage" and in the SCHEDULE under the subheading "Interest in Land" the following words and figures describing one of the electricity easements should be omitted from the vesting notification:

"Deposited Plan 823129 (SB55064) as:

'PROPOSED EASEMENT 2 WIDE FOR ELECTRICITY"

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

POISONS & THERAPEUTIC GOODS ACT 1966

Order Under Clause 151(1)

POISONS & THERAPEUTIC GOODS REGULATION 1994

Withdrawal of Drug Authority

IN accordance with the provisions of clause 151(1) of the Poisons and Therapeutic Goods Regulation 1994 an order has been made on Dr Jill Mary PRYOR of 9 Luan Place, Byron Bay, 2481 prohibiting her until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 103 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation.

This order is to take effect on and from Monday 20 May 2002.

ROBERT McGREGOR, Acting Director-General

Department of Health, New South Wales, Sydney, Thursday 16 May 2002

THREATENED SPECIES CONSERVATION ACT

Notice of Preliminary Determinations

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

Endangered Species (Part 1 of Schedule 1)

Asterolasia buxifolia Benth., a shrub Leopard Ctenotus, Ctenotus pantherinus ocellifer (Peters 1866) The Committee is of the opinion that these species are likely to become extinct in nature in NSW unless the circumstances and factors threatening their survival or evolutionary development cease to operate.

Vulnerable Species (Schedule 2)

Cyperus rupicola S.T. Blake, a sedge Marble-faced Delma, *Delma australis* Luge (1974) *Muehlenbeckia costata* K.L. Wilson and Makinson ms, a scrambling herb

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

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

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

Submissions must be received by 28th June, 2002.

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

> Dr CHRIS DICKMAN, Chairperson

SUPREME COURT

PRACTICE NOTE No. 123

Court of Criminal Appeal

Notices of Intention to Appeal

- 1. The purpose of this Practice Note is to specify procedures to be followed upon commencement of provisions enabling the filing of a notice of intention to appeal or a notice of intention to apply for leave to appeal.
- 2. Any person intending to appeal against a conviction or sentence may send the appropriate notice to the Registrar. The Registrar will acknowledge receipt of the notice and require the intending appellant to provide information as to legal representation and an address to which a copy of the transcript and exhibits from the proceedings in the Court of Trial may be forwarded.
- 3. The Proper Officer of the Court of Trial, upon the request of an intending appellant or the solicitor acting for the intending appellant, will arrange for the supply of a copy of the transcript and exhibits from the trial and/or sentence proceedings.

4. Details of the Proper Officers of the relevant Courts of Trial are:

I rial are:	
Supreme Court	The Registrar Supreme Court Criminal Registry Level 4 Law Courts Building Queens Square Sydney NSW 2000 (DX 829 Sydney)
Land and Environment Court	The Registrar Land and Environment Court 225 Macquarie Street Sydney NSW 2000 (DX 264 Sydney)
District Court	The Registrar District Court Criminal Registry Level 3 Downing Centre 143-147 Liverpool Street Sydney NSW 2000 (DX 11518 Sydney Downtown)
Drug Court	The Registrar Drug Court of New South Wales Court House Parramatta NSW 2150 (PO Box 92 Parramatta NSW 2124)

- 5. Following receipt of a copy of the transcript and exhibits, the solicitor for an intending appellant should promptly arrange for a determination of merit to be obtained, and then seek instructions as to whether an appeal is to proceed.
- 6. If an appeal is to proceed, a notice of appeal or notice of application for leave to appeal must be sent to the Registrar, accompanied by the documents specified in Rule 23C of the Criminal Appeal Rules. The notice will be registered and the appeal listed for mention when a hearing date will be allocated.
- 7. If a decision is taken not to pursue an appeal or application for leave to appeal after a notice of intention has been given, no further documents need be sent to the Registrar; the effect of the notice of intention will lapse after 6 months, unless that time is extended.
- 8. The overall effect of the giving of a notice of intention to appeal is to facilitate the obtaining of necessary transcripts, exhibits and other documents so that a decision may be taken as to whether an appeal or application for leave to appeal should be instituted, and to ensure that, when instituted, all material is available to enable the expeditious listing and determination of the appeal or application.
- 9. This Practice Note applies on and from 1 July 2002.

CHIEF JUSTICE

21 May 2002

This Practice Note is available on the Supreme Court's website: *www.lawlink.nsw.gov.au/sc*

NATIONAL PARKS AND WILDLIFE ACT 1974

Plan of Management Amendment for Myall Lakes National Park, Little Broughton Island and Stormpetrel Nature Reserves

IN pursuance of section 75 of the National Parks and Wildlife Act 1974, it is hereby notified that a Plan of Management Amendment for Myall Lakes National Park, Little Broughton Island and Stormpetrel Nature Reserves has been prepared.

The amendment is a revision of the "camping" and "picnic area" sections of the full draft plan of management that was placed on exhibition in late 2001. This revision has been necessary because of a risk assessment of relevant visitor facility areas following the identification of a tree fall risk in the park. A Review of Environmental Factors (REF) relating to the development of new visitor facility sites, and redevelopment of some existing sites, has been prepared. To assist the public in understanding the proposed changes to camping and day use areas, and to provide an opportunity for comment on the assessment of the environmental impact of the proposed work, the REF will be placed on public exhibition concurrently with this amendment.

The amendment and complete version of the REF will be on public display from 29 May 2002 until 26 June 2002. Copies of the amendment and REF may be inspected during office hours at:

NPWS Head Office Library 7th Floor, 43 Bridge Street, Hurstville

National Parks Centre 102 George Street, The Rocks

NPWS Hunter Regional Office Level 1, 12 Teramby Road, Nelson Bay

NPWS Great Lakes Area Office The Ruins Camping Area Booti Booti National Park The Lakes Way, Pacific Palms

NPWS Manning Area Office 78 Hargreaves Street, Taree

Newcastle City Council Laman Street, Newcastle

Port Stephens Council 78 Port Stephens Street, Raymond Terrace

Maitland City Council 285-287 High Street, Maitland

Lake Macquarie City Council Main Road, Boolaroo

Great Lakes Council Breeze Parade, Forster

Tea Gardens Tourist Information Centre Myall Street, Tea Gardens

Bulahdelah Tourist Information Centre Pacific Highway, Bulahdelah

Myall Shores Ecotourism Resort Myall Lakes National Park The amendment is also available on the NPWS web site: www.npws.nsw.gov.au.

Written submissions in connection with the amendment and REF should be forwarded to:

The Planning Officer NPWS Hunter Regional Office Locked Bag 99, Mail Delivery Centre Nelson Bay NSW 2315

by close of business on 26 June 2002.

The amendment to the draft plan of management and REF, together with any submissions 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 and REF 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, unless marked "confidential", will be available for inspection in the library of the NPWS Head Office at 43 Bridge Street, Hurstville 2220 (telephone 02 9585 6444).

JOHN O'GORMAN, Director (Northern)

NATIONAL PARKS AND WILDLIFE ACT 1974

Interim Protection Order

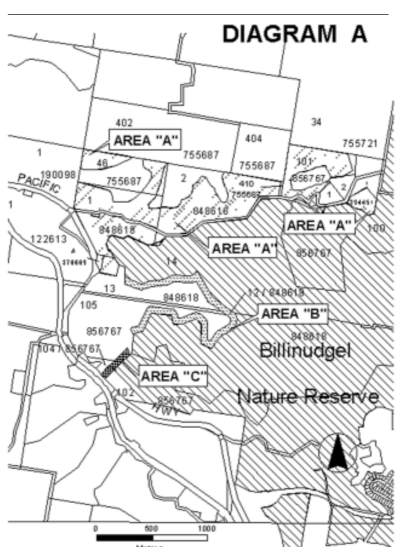
IN PURSUANCE of section 91B of the National Parks and Wildlife Act 1974, I ROBERT JOHN DEBUS, the Minister for the Environment, having considered a recommendation by the Director-General of National Parks and Wildlife, DO HEREBY MAKE AN INTERIM PROTECTION ORDER in respect of the land described as part Lot 101, DP 856767; part Lot 2, DP 848618; part Lot 46, DP 755687; part Lot 10, DP 875112 (formerly Lot 1, DP 848618) and part Lot 1, DP 394451, Marshalls Ridges, North Jones Road, North Ocean Shores, and part Lot 12, DP 848618; part Lot 30, DP 880376 (formerly Lot 13, DP 848618) and part Lot 102, DP 1001878 (formerly Lot 105, DP 856767) Yelgun Flat along the common boundary with Billinudgel Nature Reserve and part Lot 101, DP 1001878 (formerly Lot 104, DP 856767) south-west of Yelgun Flat, depicted as the stippled and hatched Areas A, B and C on the attached map marked Diagram "A" to prohibit the damaging or despoiling of the land or any part of the land which would constitute the carrying out of a development (within the meaning of Division 7 of Part 4 of the National Parks and Wildlife Act 1974) in relation to the land, the damaging or destruction of any tree or vegetation on the land, or the carrying on of any activity of the following type:

- disturbing the surface of the soil;
- undertaking earthworks;
- clearing, damaging or destruction of any tree or any other vegetation;
- application of herbicides or pesticides;
- dumping of spoil;

or any other activity that may affect the preservation, protection or maintenance of the natural and cultural heritage values of the land AND I DO FURTHER ORDER that the Interim Protection Order shall have effect for a period of 12 months.

This Order does not however prohibit the hand injection of banana plants with herbicide for the purposes of the destruction of banana plants.

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



NEW SOUTH WALES GOVERNMENT GAZETTE No. 89

NATIONAL PARKS AND WILDLIFE ACT 1974

Aboriginal Place

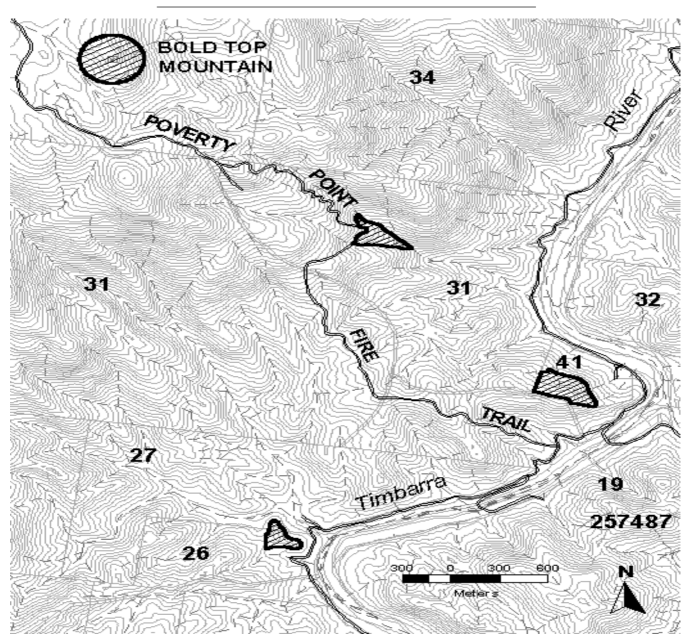
IN pursuance of the powers vested in me under section 84 of the National Parks and Wildlife Act 1974, I, the Minister for the Environment, do by this my Order, declare such of the lands described hereunder as an Aboriginal Place.

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

Description

Land District – Tenterfield; L.G.A. – Tenterfield

County Clive, Parish Maclean, about 26 hectares, being the four areas shown by hatching on the diagram hereunder. NPWS /ASR 12/02/06



Malara Creek 9339-1-S 1:25000 sheet

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:

28 May 2002

IT02/2794	TENDER PREPARATION AND EVALUATION TOOL. DOCUMENTS: \$110.00 PER SET
	29 May 2002
S02/00059	SECURITY SERVICES FOR NSW REGISTRY OF BIRTHS, DEATHS AND MARRIAGES . DOCUMENTS: \$110.00 PER SET
S02/00043	CAFETERIA AND CATERING SERVICES FOR ENERGY AUSTRALIA. DOCUMENTS: \$165.00 PER SET
	30 May 2002
697	WASTE REMOVAL SERVICES. DOCUMENTS: \$110.00 PER SET
025/603	DISPOSAL OF MOTOR VEHICLES IN SYDNEY METROPOLITAN AND COUNTRY AREAS. DOCUMENTS: \$220.00 PER SET
	5 June 2002
025/7287	ACTUARIAL SERVICES. DOCUMENTS: \$110.00 PER SET
	6 June 2002
S02/00063 (202)	CLEANING OF DEPARTMENT OF JUVENILE JUSTICE-SURRY HILLS. CATEGORY D. INSPECTION DATE & TIME: 21/05/2002 @ 3:00 PM SHARP. AREA: 788 Appx. SQ. METERS. DOCUMENTS: \$27.50 PER SET
	11 June 2002
035/918	RADIOPHARMACEUTICALS FOR NUCLEAR MEDICINE. DOCUMENTS: \$110.00 PER SET
	19 June 2002
024/901	PHARMACEUTICALS. DOCUMENTS: \$110.00 PER SET
	TENDER DOCUMENT FEE

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

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

Government Printing Service TENDERS FOR PRINTING

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

Tender closing Monday 3rd June 2002 Advertised for 2 weeks starting Monday 20th May 2002

Job No. 27604. Tenders are invited on behalf of the Premier's Department for the production and printing of 2,000 to 4,000 copies of a "State Infrastructure Strategic Plan". The tender incorporates all stages from concept to despatch including: rewriting and editing; design and art production; printing of report, brochures and folder; CD-Rom and website version; assembly, packing and distribution. Enquiries to Peter Sparks on 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BAULKHAM HILLS SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 2000

Renaming of Public Road – A Section of Gooraway Drive to Benbullen Way

NOTICE is hereby given that pursuant to the Roads (General) Regulation 2000 as amended and the Roads Act 1993 as amended, Baulkham Hills Shire Council resolved on Tuesday, 21st May, 2002 to rename the section of Gooraway Drive at Castle Hill described below as "Benbullen Way".

Description

The section Gooraway Drive commences at the intersection of Applecross Avenue through until the intersection Kullaroo Avenue.

For further enquiries regarding this matter, please contact Council's Land Information Officer, Kim Rosser on (02) 9843 0325, Monday to Wednesday. D. MEAD, General Manager, Baulkham Hills Shire Council, PO Box 75, Castle Hill, NSW 1765.

[0397]

BREWARRINA SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land and Easement Over Land

THE Brewarrina Shire Council declares, with the approval of Her Excellency the Governor, that the land described in Schedule A below and the easement right described in Schedule B below, excluding mines and deposits of minerals within the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes identified in those Schedules. Dated at Brewarrina, 21st May, 2002. R. WALTERS, General Manager, Brewarrina Shire Council, c.o. Lovett & Green, Solicitors, PO Box 3, Warren, NSW 2824.

SCHEDULE A

Lots 101 and 102, DP 1034321 for sewage effluent ponds. Lot 103, DP 1034321 for waste disposal facility.

SCHEDULE B

Easement for rising main 10 wide identified as 'X' in DP 1034321 as it affects Lot 104, DP 1034321 and TSR 456 notified 18/8/1879.

[0378]

PENRITH CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

THE Council of the City of Penrith dedicates the land described in the Schedule below as public road under section 10, Roads Act 1993. A. TRAVERS, General Manager, Penrith City Council, PO Box 60, Penrith, NSW 2751.

SCHEDULE

Lot 1, DP 430827.

[0376]

PENRITH CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land

THE Council of the City of Penrith declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Roads Act 1993. Dated at Penrith, 2nd May, 2002. A. TRAVERS, General Manager, Penrith City Council, PO Box 60, Penrith, NSW 2751.

SCHEDULE

Lots 1 to 8 (inclusive), DP 847200.

[0377]

PITTWATER COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

PURSUANT to section 16 of the Roads Act 1993, notice is hereby given that the land being shown as road 100 links wide in Deposited Plan 975292, Centenary Estate, being residue of the land in Book 378 No. 573A and known as The Esplanade, Mona Vale in the Local Government area of Pittwater, is dedicated as public road. A. GORDON, General Manager, Pittwater Council, PO Box 882, Mona Vale, NSW 1660. [0375]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 15th June, 1999, Minute No. 1159, resolved to acquire land for a deviation of MR 92. Part of that land as described in the Schedule below has been acquired and is hereby dedicated as Council public road pursuant to section 10 of the Roads Act 1993. G. A. NAPPER, General Manager, Shoalhaven City Council, Bridge Road (PO Box 42), Nowra, NSW 2541. (File 12493).

SCHEDULE

Lot 1, DP 1002996, Parish of Nowra, County of St Vincent. Lot 1, DP 881571, Parish of Nowra, County of St Vincent. [0379]

LITHGOW CITY COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Over due Rates

NOTICE is hereby given to the person/s named hereunder that Lithgow City Council has resolved, in pursuance to section 713 of the Local Government Act 1993, to sell the land described (of which the person/s named appear to be the owner/s or in which they appear to have an interest) and on which the amount of rates stated in each case, as at 6th May, 2002 is due:

Owner or persons having interest in the land No. and Streed (5) years	Description of Land. (Lot, Section, DP t) more than five arrears	Amount of rates (including extra charges overdue for due and in	Amount of all other rates (including extra charges)	Total
<i>(a)</i>	(b)	(c)	<i>(d)</i>	(<i>e</i>)
JEMIKA PTY LIMITED	Lot 2, DP 24400, 44 Cook Street, Lithgow.	\$10,400.42	\$1,840.06	\$12,240.48
Emily Ann BRENNAN	Lot 1, DP 119537, 14 Davy Street, Lithgow.	\$6,849.54	1,340.43	\$8,189.97
Raymond Wilfred THURLOW and Jennifer Maree THURLOW NATIONAL AUST. BANK	Lot 148, DP 5255, Vol 13959, Fol 00242, 60 Ferro Street, Lithgow.	\$12,655.85	\$2,343.00	\$14,998.85
Douglas SUTTON and Edna SUTTON	Lot 116, DP 3227, 41 Stephenson Street, Lithgow.	\$20,079.21	\$1,635.93	\$21,715.14
Estate Florence May WILKINSON, Clare Jane WILKINSON, Nola Joy WILKINSON and Ronald George WILKINSON	Lot 116, DP 755758, Vol 11739, Fol 00099, Off Castlereagh Hwy, Capertee.	\$1,291.24	\$268.61	\$1,559.85
Betty Yvonne SMITH	Lot 1 and 2, sec 11, DP 758222, Short Street, Capertee.	\$5,415.77	\$366.40	\$5,782.17
Grace Elizabeth MYORS	Lot 3, sec 27, DP 758770, Vol 2228, Fol 00248, Turon Street, Newnes.	\$7,623.59	\$327.66	\$7,951.25
James CRISP	Lot 1, sec 28, DP 758770, Vol 1989, Fol 00171, Glenowlen Street, Newnes.	\$7,582.92	\$327.27	\$7,910.19
Lucy NOON	Lot 2, sec 28, DP 758770, Vol 1979, Fol 00072, Glenowlen Street, Newnes.	\$7,619.54	\$327.63	\$7,947.17

3294

OFFICIAL NOTICES

24 May 2002

Lucy NOON	Lot 3, sec 28, DP 758770, Vol 1979, Fol 00071, Glenowlen Street, Newnes.	\$7,619.54	\$327.63	\$7,947.17
William PRATT	Lot 4, sec 28, DP 758770, Vol 2057, Fol 00096, Glenowlen Street, Newnes.	\$7,640.22	\$327.78	\$7,968.00
Sarah CRIPPS	Lot 5, sec 28, DP 758770, Vol 2228, Fol 00043, Glenowlen Street, Newnes.	\$7,555.80	\$327.05	\$7,882.85
Bertie MASON	Lot 8, sec 28, DP 758770, Vol 2038, Fol 00112, Numietta Street, Newnes.	\$7,587.38	\$327.36	\$7,914.74
Estate James McVEE	Lot 9, sec 28, DP 758770, Vol 1964, Fol 00054, Numietta Street, Newnes.	\$7,641.12	\$327.80	\$7,968.92
Estate Walter William COVELL	Lot 10, sec 28, DP 758770, Vol 2137, Fol 00045, Numietta Street, Newnes.	\$7,698.79	\$328.26	\$8,027.05
Henry McVEE	Lot 11, sec 28, DP 758770, Vol 2046, Fol 00018, Numieta Street, Newnes.	\$7,635.14	\$327.77	\$7,962.91
David Crawford McPEAK	Lot 12, sec 28, DP 758770, Vol 2019, Fol 00023, Numietta Street, Newnes.	\$7,618.67	\$327.63	\$7,946.30
Iris Ruby Isobel HAY	Lot 1, sec 29, DP 758770, Vol 2040, Fol 00036, Joadja Street, Newnes.	\$7,448.40	\$325.99	\$7,774.39
COMMONWEALTH OIL CORP LIMITED	Lots 2,3,4,5,6 and 7, sec 29, DP 758770, Vol 2044, Fol 00016, Vol 2042, Fol 00237, Vol 2046, Fol 00050, Vol 2044, Fol 00125, Vol 2044, Fol 00004, Vol 2044, Fol 00012, Joadja Street, Newnes.	\$7,210.78	\$323.40	\$7,534.18

24 May 2002	OFF	ICIAL NOTICES	5		3295
Beatrice Mary PRATT	Lot 9, sec 29, DP 758770, Vol 2231, Fol 00151, Glenowlen Street, Newnes.	\$7,623.58	\$327.66	\$7,951.24	
William Sydney CRIPPS and Leslie James CRIPPS	Lot 10 and 11, sec 29, DP 758770, Vol 2006, Fol 00018 and Vol 2004, Fol 00094, Glenowlen Street, Newnes	\$7,579.44	\$327.29	\$7,906.73	
Sara GIPPS	Lot 12, sec 29, DP 758770, Vol 2019, Fol 00234, Glenowlen Street, Newnes.	\$7,555.81	\$327.05	\$7,882.86	
Thomas Roy SHEPPEARD	Lot 13, sec 29, DP 758770, Vol 2029, Fol 00218, Glenowlen Street, Newnes.	\$6,583.65	\$315.68	\$6,899.33	
Alexander LUCHETTI	Lot 14, sec 29, DP 758770, Vol 2088, Fol 00059, Glenowlen Street, Newnes.	\$7,555.84	\$327.05	\$7,882.89	
Estate Kevin Anthony KIRK and Margaret Joan KIRK	Lot A and B, DP 380377, Vol 7044, Fol 00114, Vol 6609, Fol 00198, 5 Quarry Road, Ben Bullen.	\$13,640.61	\$1,004.55	\$14,645.16	
Kassandra Margaret PRICE	Lot 2, DP 204931, Vol 9064, Fol 128, 3 Quarry Road, Ben Bullen.	\$9,163.88	\$848.69	\$10,012.57	
Arthur Alexander KINCHELA COMMONWEALTH BANK	Lot B, DP 323941, Vol 4487, Fol 00003, 22 Wallerawang Road, Portland.	\$8,118.21	\$1,811.69	\$9,929.90	
Patrick HAGAN	Lot 11, DP 755770, Palmers Oakey Road, Dark Corner.	\$2,653.36	\$289.99	\$2,943.35	
Felix HAGAN	Lot 12 and 18, DP, 755770, Palmers Oakey Road, Dark Corner.	\$2,326.36	\$304.37	\$2,630.73	
John TOBIN	Lot 40, DP 755770, Palmers Oakey Road, Dark Corner.	\$2,373.87	\$261.12	\$2,634.99	
Thomas Hope KNOX	Por 36, Lot 1, DP 652236, Morell Street, Meadow Flat.	\$11,200.53	\$585.35	\$11,785.88	
GLEN DAVIS COUNTRY CLUB PTY LIMITED H.G. & R. NOMINEES PTY LIMITED OSDORA INVESTMENTS P/L	Lot 4, 5 and 6, DP 751639; Lot 3, DP 664384; Lot 11, 12, 13, 14, 15 and16, DP 753780; Lot 3, 4, 5 and 6, DP 131480, 3491 Glen Davis Road, Glen Davis.	\$11,401.69	\$1,905.41	\$13,307.10	

3296	OFF	ICIAL NOTIC	ES		24 May 2002
Vincent Frederick BEASLEY and Shirley Anne BEASLEY	Lot 4, sec 3, DP 758446, Vol 14754, Fol 00102, Coorain Street, Glen Davis.	\$15,340.51	\$818.33	\$16,158.84	
GLEN DAVIS COUNTRY CLUB PTY LIMITED	Lot 8, sec 3, DP 758446, Vol 7288, Fol 00010, Coorain Street, Glen Davis.	\$6,156.10	\$598.23	\$6,754.33	
Bernard LEIGH and Irene LEIGH	Lot 21, sec 4, DP 758446, Vol 14676, Fol 00165, Warrool Street, Glen Davis.	\$3,537.92	\$551.96	\$4,089.88	
Vincent Frederick BEASLEY and Shirley Anne BEASLEY	Lot 38, sec 4, DP 758446, Vol 14773, Fol 00181, Naroo Circuit, Glen Davis.	\$17,422.31	\$852.00	\$18,274.31	
Leslie Malcolm EDWARDS and Hilda Sophia EDWARDS	Lot 1 and 2, sec 6, DP 758446, Vol 14678, Fol 00073; Lot 7, sec 8, DP 75 Vol 14678, Fol 00072; Lot 6, sec 12, DP 758446, Vol 14678, Fol 00071; Lot 1, 2, 4, 5, 6, 19 and 20 sec 13, DP 758446, Vol 5495, Fol 00180; Lot 4 and 5, sec 13, DP 758446; Lot 3, sec 20, DP 758446; Lot 10, 11 and sec 21, DP 758446.),	\$639.39	\$6,990.85	
Wayne Michael GAZZOLI	Lot 19, sec 6, DP 758446, Market Place, Glen Davis.	\$5,188.76	\$763.97	\$5,952.73	
LES EDWARDS & SONS PTY	Lot 27, sec 6, DP 758446, Vol 11792, Fol 00182, Coorain Street, Glenn Davis.	\$6,505.37	\$598.23	\$7,103.60	
Leslie Malcolm EDWARDS	Lot 3 and 4, sec 23, DP 758446, Vol 5250, Fol 0006 Vol 6251, Fol 00037.	\$5,975.54 0,	\$600.69	\$6,576.23	
PT NATIONAL OIL PROPRIETARY LIMITED & PT GLEN DAVIS COUNTRY CLUB	Lot 6, sec 20, DP 758446; Lot 1,2, 3, 4, 5, 6, 7 and 8 sec 25, DP 758446, Vol 5568, Fol 00118, Vol 8103, Fol 00247, Vol 11982, Fol 00158, Vol 5532, Fol 00014, Vol 8103, Fol 00247, Lot 4, 8 and 9, sec 26, DP 758446, Goora Street, Glen Davis.		\$748.32	\$8,473.42	
Leslie Malcolm EDWARDS H.G. & R. NOMINEES PTY LIMITED	Vol 5138, Fol 00058, Lot 1, DP 1016437, Lot 1, DP 661078, Canobla Avenue, Glen Davis.	\$29,155.96	\$873.76	\$30,029.72	
Estate Frank TOMLINSON	Lot 3, sec 1, DP 758770, Vol 2044, Fol 00246, Capertee Street, Newnes.	\$7,606.17	\$327.53	\$7,933.70	

24 May 2002	OFF	ICIAL NOTIC	ES		3297
Patrick FITZGERALD	Lot 6, sec 1, DP 758770, Vol 2061, Fol 00053, Capertee Street, Newnes.	\$7,612.83	\$327.57	\$7,940.40	
Kenneth Gordon McANDREW	Lot 7, sec 1, DP 758770, Vol 2122, Fol 00059, Breula Street, Newnes.	\$7,593.52	\$327.42	\$7,920.94	
Edward Jacob McANDREW	Lot 8, sec 1, DP 758770, Vol 2122, Fol 00060, Breula Street, Newnes.	\$7,579.36	\$327.27	\$7,906.63	
Augustine SPARKS	Lot 9, sec 1, DP 758770, Vol 2061, Fol 00200, Umbiella Street, Newnes.	\$7,545.16	\$326.96	\$7,872.12	
Edmund Thomas SPARKS	Lot 10, sec 1, DP 758770, Vol 2068, Fol 00053, Umbiella Street, Newnes.	\$7,520.33	\$326.72	\$7,847.05	
William Isaac BAKER	Lot 2, sec 2, DP 758770, Vol 2176, Fol 00220, Umbiella Street, Newnes.	\$7,611.65	\$327.49	\$7,939.14	
Mary McGINNES	Lot 7, sec 2, DP 758770, Vol 2132, Fol 00118, Colo Street, Newnes.	\$7,579.22	\$327.29	\$7,906.51	
Annie Rose BUCK	Lot 8, sec 2, DP 758770, Vol 2098, Fol 00031, Zobel Street, Newnes.	\$7,601.60	\$327.48	\$7,929.08	
Francis George ILLESLEY	Lot 2, sec 3, DP 758770, Vol 2231, Fol 00209, Zobel Street, Newnes.	\$7,578.65	\$327.27	\$7,905.92	
Celia Frances MORLEY	Lot 8, sec 3, DP 758770, Vol 2137, Fol 00162, Zobel Street, Newnes.	\$7,581.63	\$327.30	\$7,908.93	
William Patrick DANIEL, Martha Ellen DANIEL and John Thomas SIMPSON	Lot 9, 10 and 11, sec 3, DP 758770, Vol 2137, Fol 00142 and Vol 2231, Fol 00205, Zobel Street, Newnes.	\$7,579.83	\$327.29	\$7,907.12	
Mary McGINNES	Lot 5, sec 6, DP 758770, Vol 2190, Fol 00208, Zobel Street, Newnes.	\$7,579.21	\$327.29	\$7,906.50	
Sydney DOBSON	Lot 6, sec 6, DP 758770, Vol 2190, Fol 00209, Zobel Street, Newnes.	\$7,620.89	\$327.65	\$7,948.54	
Frederick John DAVIS	Lot 7, sec 6, DP 758770, Vol 2308, Fol 00162, Umbiella Street, Newnes.	\$7,620.62	\$327.65	\$7,948.27	
Catherine PROUDLOCK	Lot 8, sec 7, DP 758770, Vol 14867, Fol 00184, Umbiella Street, Newnes.	\$7,610.37	\$327.56	\$7,937.93	
Charles ARBUCKLE	Lot 9, sec 7, DP 758770, Vol 14867, Fol 00171, Umbiella Street, Newnes.	\$7,609.50	\$327.56	\$7,937.06	

3298	OFF	ICIAL NOTIC	ES		24 May 2002
William Thomas MARRIOTT	Lot 1, sec 8, DP 758770, Vol 2238, Fol 00094, Zobel Street, Newnes.	\$7,612.34	\$327.57	\$7,939.91	
Agnes Harriett MULDOON	Lot 7, sec 8, DP 758770, Vol 2685, Fol 00126, Zobel Street, Newnes.	\$7,607.55	\$327.54	\$7,935.09	
James Roote ANDREWS	S Lot 9 and 10, sec 8, DP 758770, Vol 2235, Fol 0018 and Vol 2187, Fol 00163, Zobel Street, Newnes.	\$7,614.44 4,	\$327.59	\$7,942.03	
Annie ARBUCKLE	Lot 1, sec 9, DP 758770, Vol 14867, Fol 00170, Zobel Street, Newnes.	\$7,609.90	\$327.56	\$7,937.46	
Jessie May WILSON	Lot 3, sec 9, DP 758770, Vol 14867, Fol 00187, Zobel Street, Newnes.	\$7,615.78	\$327.60	\$7,943.38	
William Leighton WILSON	Lot 4, sec 9, DP 758770, Vol 14867, Fol 00188, Zobel Street, Newnes.	\$7,615.79	\$327.60	\$7,943.39	
George READ	Lot 5, sec 9, DP 758770, Vol 14867, Fol 00186, Zobel Street, Newnes.	\$7,582.11	\$327.32	\$7,909.43	
Thomas WHITEHEAD	Lot 6, sec 9, DP 758770, Vol 2204, Fol 00117, Zobel Street, Newnes.	\$7,622.80	\$327.66	\$7,950.46	
James Potts PROUDLOCK	Lot 13, sec 9, DP 758770, Vol 14867, Fol 00185, Umbiella Street, Newnes.	\$7,610.02	\$327.56	\$7,937.58	
John Nicholson ANDERSON	Lot 15, sec 9, DP 758770, Vol 14867, Fol 00168, Umbiella Street, Newnes.	\$7,578.65	\$327.27	\$7,905.92	
Archibald Doig ANDERSON	Lot 18, sec 9, DP 758770, Vol 2330, Fol 00173, Umbiella Street, Newnes.	\$7,637.34	\$327.77	\$7,965.11	
Ellen ARBUCKLE	Lot 3, sec 10, DP 758770, Vol 14867, Fol 00172, Capertee Street, Newnes.	\$7,601.66	\$327.48	\$7,929.14	
C.W. CHANT	Lot 6, sec 10, DP 758770, Capertee Street, Newnes.	\$7,601.61	\$327.48	\$7,929.09	
Estate John Thomas SIMPSON	Lot 3, sec 13, DP 758770, Vol 2054, Fol 00116, Wolgan Road, Wolgan Valley, Newnes.	\$7,579.84	\$327.29	\$7,907.13	
Hannah Bella HESLIN	Lot 9, sec 13, DP 758770, Vol 2061, Fol 00147, Wolgan Road, Wolgan Valley, Newnes.	\$7,614.16	\$327.59	\$7,941.75	
Harold John McDONNELL	Lot 1, sec 20, DP 758770, Vol 2306, Fol 00154, Wolgan Road, Wolgan Valley, Newnes.	\$7,621.61	\$327.65	\$7949.26	
Adelaide Grace McDONNELL	Lot 2, sec 20, DP 758770, Vol 2332, Fol 00127, Wolgan Road, Wolgan Valley, Newnes.	\$7,621.61	\$327.65	\$7,949.26	

24 May 2002	OFF	ICIAL NOTICES	6		3299
Mary HALL	Lot 5, sec 20, DP 758770, Vol 2225, Fol 00152, Wolgan Road, Wolgan Valley, Newnes.	\$7,620.89	\$327.65	\$7,948.54	
Martin James CURRAN	Lot 6, sec 20, DP 758770, Vol 2418, Fol 00069, Wolgan Road, Wolgan Valley, Newnes.	\$7,622.96	\$327.66	\$7,950.62	
PUBLIC TRUSTEE	Lot 7, sec 20, DP 758770, Vol 2044, Fol 00233, Wolgan Road, Wolgan Valley, Newnes.	\$7,595.30	\$327.44	\$7,922.74	
Agnes Mary CURRAN	Lot 8, sec 20, DP 758770, Vol 2155, Fol 00182, Wolgan Road, Wolgan Valley, Newnes.	\$7,617.05	\$327.62	\$7,944.67	
James DEANRD	Lot 4, sec 24, DP 758770, Vol 2228, Fol 00151, Wolgan Road, Wolgan Valley, Newnes.	\$7,635.72	\$327.75	\$7,963.47	
John McDONNELL	Lot 7, sec 24, DP 758770, Vol 2332, Fol 00212, Wolgan Road, Wolgan Valley, Newnes.	\$7,621.61	\$327.65	\$7,949.26	
NEWNES INDUSTRIAL CO-OPERATIVE	Lot 2, sec 30, DP 758770, Vol 2038, Fol 00009, Wolgan Road, Wolgan Valley, Newnes.	\$7,582.17	\$327.30	\$7,909.47	
Alfred Thomas TWEEDIE	Lot 5, sec 30, DP 758770, Vol 1958, Fol 00098, Wolgan Road, Wolgan Valley, Newnes.	\$7,581.50	\$327.32	\$7,908.82	
COMMONWEALTH OIL CORP LIMITED	Lot 7, 8 and 9, sec 30, DP 758770, Vol 2038, Fol 00052, Vol 2040, Fol 00163 and Vol 2038, Fol 00081, Williwa Street, Newnes.	\$\$7,582.73	\$327.32	\$7,910.05	
E. GILL and Estate R. GILL	Lot 10, sec 30, DP 758770, Williwa Street, Newnes.	\$7,609.86	\$327.54	\$7,937.40	
Agnes HUGHES	Lot 12, sec 30, DP 758770, Vol 2137, Fol 00143, Numietta Street, Newnes.	\$7,618.28	\$327.63	\$7,945.91	
Alfred Thomas TWEEDIE	Lot 13, sec 30, DP 758770, Vol 2105, Fol 00164, Numietta Street, Newnes.	\$7,581.49	\$327.32	\$7,908.81	
Alfred Thomas TWEEDIE	Lot 14, sec 30, DP 758770, Vol 1945, Fol 00125, Numietta Street, Newnes.	\$7,581.49	\$327.32	\$7,908.81	
Beatrice HENRY	Lot 15, sec 30, DP 758770, Vol 2061, Fol 00146, Numietta Street, Newnes.		\$327.27	\$7,906.24	
Mary Ann OLDFIELD	Lot 16, sec 30, DP 758770, Vol 2022, Fol 00222, Numietta Street, Newnes.	\$7,645.39	\$327.84	\$7,973.23	

3300	OFF	ICIAL NOTICE	ES		24 May 2002
Edwin MUIR	Lot 17, sec 30, DP 758770, Vol 2052, Fol 00061, Numietta Street, Newnes.	\$7,617.17	\$327.60	\$7,944.77	
Beatrice HENRY	Lot 18, sec 30, DP 758770, Vol 1983, Fol 00025, Numietta Street, Newnes.	\$7,579.44	\$327.27	\$7,906.71	
Henry DORAN	Lot 19, sec 30, DP 758770, Vol 2044,Fol 00218, Numietta Street, Newnes.	\$7,622.66	\$327.65	\$7,950.31	
Joseph Clement MORTLOCK	Lot 1, sec 31, DP 758770, Vol 1945, Fol 00110, Bathurst Street, Newnes.	\$7,581.17	\$327.30	\$7,908.47	
William Henry MORTLOCK	Lot 2, sec 31, DP 758770, Vol 1945, Fol 00111, Bathurst Street, Newnes.	\$7,579.10	\$327.30	\$7,906.40	
Matilda MORTLOCK	Lot 3, sec 31, DP 758770, Vol 2016, Fol 00115, Bathurst Street, Newnes.	\$7,580.14	\$327.30	\$7,907.44	
Charles William STIRLING	Lot 4, sec 31, DP 758770, Vol 2002, Fol 00006, Bathurst Street, Newnes.	\$7,255.82	\$323.89	\$7,579.71	
Caroline Jane HOLLIS	Lot 5, sec 31, DP 758770, Vol 2122, Fol 00083, Bathurst Street, Newnes.	\$7,641.16	\$327.78	\$7,968.94	
PUBLIC TRUSTEE	Lot 6, sec 31, DP 758770, Vol 2061, Fol 00059, Bathurst Street, Newnes.	\$7,591.02	\$327.36	\$7,918.38	
Sidney BURGE	Lot 7, sec 3,1 DP 758770, Vol 2114, Fol 00162, Bathurst Street, Newnes.	\$7,641.32	\$327.78	\$7,969.10	
Edward Henry West BROWNE	Lot 10, sec 31, DP 758770, Vol 2061, Fol 00112, Bathurst Street, Newnes.	\$7,499.96	\$326.48	\$7,826.44	
Thomas Smith DEANE	Lot 11 and 12, sec 31, DP 758770, Vol 2088, Fol 00060, Vol 2088, Fol 00061, Bathurst Street, Newnes.		\$327.77	\$7,965.25	
Henry MABER	Lot 13, sec 31, DP 758770, Vol 2118, Fol 00042, Bathurst Street, Newnes.	\$7,615.06	\$327.60	\$7,942.66	
Jane BROWNE	Lot 14, sec 31, DP 758770, Vol 2084, Fol 00080, Bathurst Street, Newnes.	\$7,498.96	\$326.48	\$7,825.44	
Arthur Francis DOBBIE	Lot 15, sec 31, DP 758770, Vol 14867, Fol 00175, Bathurst Street, Newnes.	\$7,604.70	\$327.50	\$7,932.20	
Mary Ann DOBBIE	Lot 16, sec 31, DP 758770, Vol 14867, Fol 00177, Bathurst Street, Newnes.	\$7,604.70	\$327.50	\$7,932.20	
COMMONWEALTH LTH OIL	Lot 17, sec 31, DP 758770, Vol 2054, Fol 00099, Wolgan Road, Wolgan Valley, Newnes.	\$7,583.15	\$327.32	\$7,910.47	

24 May 2002	OFF	ICIAL NOTICES			3301
Sylvester Tye KENNEDY	Lot 18, sec 31, DP 758770, Vol 4552, Fol 00055, Wolgan Road, Wolgan Valley, Newnes.	\$7,590.76	\$327.39	\$7,918.15	
Mary PRICE	Lot 19, sec 31, DP 758770, Vol 14867, Fol 00183, Wolgan Road, Wolgan Valley, Newnes.	\$7,639.63	\$327.78	\$7,967.41	
David EMERSON	Lot 20 sec 31 DP 758770 Vol 14867 Fol 00180 Wolgan Road Wolgan Valley Newnes	\$7,622.68	\$327.66	\$7,950.34	
Nancy KENNEDY	Lot 21 sec 31 DP 758770 Vol 4911 Fol 00021 Wolgan Road Wolgan Valley Newnes	\$7,582.34	\$327.32	\$7,909.66	
Peter Richard RHODES	Lot 22 sec 31 DP 758770 Vol 2180 Fol 00094 Wolgan Road Wolgan Valley Newnes	\$4,547.86	\$285.03	\$4,832.89	
Annie MORRISON and Robert MORRISON	Lot 23 and 24, sec 31, DP 758770, Vol 2122, Fol 00058 and Vol 2143, Fol 00080, Wolgan Road, Wolgan Valley, Newnes.	\$7,649.39	\$327.87	\$7,977.26	
Clara COHEN	Lot 25, sec 31, DP 758770, Vol 2231, Fol 00127, Williwa Street, Newnes.	\$7,612.41	\$327.57	\$7,939.98	
Alexander McDONALD and Alexander George McDONALD	Lot 1 and 2, sec 32, DP 758770, Vol 2137, Fol 00163 and Vol 2137, Fol 00164, Bathurst Street, Newnes.	\$7,578.89	\$327.27	\$7,906.16	
Hannah Bella HESLIN	Lot 3, sec 32, DP 758770, Vol 14867, Fol 00181, Bathurst Street, Newnes.	\$7,614.12	\$327.59	\$7,941.71	
Thomas DEVENEY	Lot 4, sec 32, DP 758770, Vol 14867, Fol 00174, Bathurst Street, Newnes.	\$7,322.17	\$323.76	\$7,645.93	
Alfred Thomas HUNTEF	R Lot 5, sec 32, DP 758770, Vol 2155, Fol 128, Bathurst Street, Newnes.	\$7,643.28	\$327.81	\$7,971.09	
Daniel WAKELEY	Lot 6, sec 32, DP 758770, Vol 2118, Fol 00179, Bathurst Street, Newnes.	\$7,578.22	\$327.27	\$7,905.49	
David CRAWFORD	Lot 7, sec 32, DP 758770, Vol 2260, Fol 00111, Bathurst Street, Newnes.	\$7,576.93	\$327.27	\$7,904.20	
William Stanley COHEN Frederick HAGLEY	Lot 8 and 9, sec 32, DP 758770, Vol 2108, Fol 00013 and Vol 2108, Fol 00039, Bathurst Street, Newnes.	\$7,476.48	\$326.24	\$7,802.72	
Leslie DOGGER	Lot 11, sec 32, DP 758770, Vol 2231, Fol 00129, Lithgow Street, Newnes.	\$7,624.72	\$327.66	\$7,952.38	

3302	OFF	24 May 2002			
Henry MATHEWS	Lot 12, sec 32, DP 758770, Vol 2114, Fol 00168, Lithgow Street, Newnes.	\$7,622.76	\$327.66	\$7,950.42	
Sarah Jane MANTELL	Lot 13, sec 32, DP 758770, Vol 2212, Fol 00094, Portland Road, Newnes.	\$7,641.23	\$327.78	\$7,969.01	
Henry DORAN	Lot 1, sec 33, DP 758770, Vol 2141, Fol 00111, Williwa Street, Newnes.	\$7,622.65	\$327.65	\$7,950.30	
Lizzie FIGTREE	Lot 3, sec 33, DP 758770, Vol 2143, Fol 00021, Williwa Street, Newnes.	\$7,579.62	\$327.29	\$7,906.91	
John Ernest RICHARDSON	Lot 4, sec 33, DP 758770, Vol 2620, Fol 00109, Williwa Street, Newnes.	\$7,576.93	\$327.27	\$7,904.20	
Benjamin BENHAM	Lot 5, sec 33, DP 758770, Vol 2620, Fol 00117, Williwa Street, Newnes.	\$7,576.93	\$327.27	\$7,904.20	
Theresa Mary DORAN	Lot 6, sec 33, DP 758770, Vol 14867, Fol 00179, Williwa Street, Newnes.	\$7,610.99	\$327.40	\$7,938.39	
William Thomas HESLIN	Lot 7, sec 33, DP 758770, Vol 14867, Fol 00182, Williwa Street, Newnes.	\$7,591.03	\$327.36	\$7,918.39	
Andrew ARBUCKLE	Lot 9, sec 33, DP 758770, Vol 14867, Fol 00169, Williwa Street, Newnes.	\$7,630.71	\$327.72	\$7,958.43	
Arthur Roy ARMSTRONG	Lot 10, sec 33, DP 758770, Vol 2141, Fol 00225, Williwa Street, Newnes.	\$7,589.07	\$327.72	\$7,916.45	
Edwin MUIR	Lot 11, sec 33, DP 758770, Vol 2212, Fol 00107, Williwa Street, Newnes.	\$7,617.11	\$327.60	\$7,944.71	
Joseph Patrick CONATY	Lot 12, sec 33, DP 758770, Vol 2293, Fol 00248, Portland Street, Newnes.	\$7,639.72	\$327.78	\$7,967.50	
Godfrey William BRADSHAW	Lot 13, sec 33, DP 758770, Vol 2235, Fol 00127, Portland Street, Newnes.	\$7,616.09	\$327.60	\$7,943.69	
Frederick Charles COOPER	Lot 14, sec 33, DP 758770, Vol 14867, Fol 00173, Portland Street, Newnes.	\$7,635.21	\$327.75	\$7,962.96	
Marie TOUGHER	Lot 15, sec 33, DP 758770, Vol 2197, Fol 00156, Portland Street, Newnes.	\$7,593.53	\$327.42	\$7,920.95	
Thomas COWLES	Lot 16, sec 33, DP 758770, Vol 2197, Fol 00160, Portland Street, Newnes.	\$7,593.80	\$327.41	\$7,921.21	
Edith Maud LUCHETTI	Lot 17, sec 33, DP 758770, Vol 2197, Fol 00173, Portland Street, Newnes.	\$7,582.08	\$327.17	\$7,909.25	
William Thomas MARTIN	Lot 18, sec 33, DP 758770, Vol 2197, Fol 00174, Portland Street, Newnes.	\$7,627.25	\$327.71	\$7,954.96	

24 May 2002	OFFICIAL NOTICES				
Mary Ann DOBBIE	Lot 19, sec 33, DP 758770, Vol 14867, Fol 00178, Portland Street, Newnes.	\$7,604.70	\$327.50	\$7,932.20	
Arthur Francis DOBBIE	Lot 20, sec 33, DP 758770, Vol 2146, Fol 00182, Portland Street, Newnes.	\$7,604.70	\$327.50	\$7,932.20	
Sarah Jane ZOBEL	Lot 21, sec 33, DP 758770, Vol 2061, Fol 00177, Portland Street, Newnes.	\$7,604.39	\$327.51	\$7,931.90	
Marlin ZOBEL	Lot 22, sec 33, DP 758770, Vol 2118, Fol 0211, Portland Street, Newnes.	\$7,604.39	\$327.51	\$7,931.90	
PUBLIC TRUSTEE	Lot 1, sec 34, DP 758770, Vol 1999, Fol 00169, Numietta Street, Newnes.	\$7,591.11	\$327.36	\$7,918.47	
Edwin MUIR	Lot 2, sec 34, DP 758770, Vol 2068, Fol 00042, Numietta Street, Newnes.	\$7,617.11	\$327.60	\$7,944.71	
Edith Isabel SIMPSON	Lot 3, sec 34, DP 758770, Vol 2052, Fol 00066, Numietta Street, Newnes.	\$7,622.79	\$327.66	\$7,950.45	
Henry Burton CHICK	Lot 4, sec 34, DP 758770, Vol 2040, Fol 00003, Numietta Street, Newnes.	\$7,619.25	\$327.63	\$7,946.88	
Harriet Amy PAULL	Lot 5, sec 34, DP 758770, Vol 1973, Fol 00091, Numietta Street, Newnes.	\$7,578.15	\$327.27	\$7,905.42	
COMMONWEALTH OIL	Lot 6 and 7, sec 34, DP 758770, Vol 2035, Fol 00192 and Vol 2035, Fol 00250, Numietta Street, Newnes.	\$7,576.88	\$327.21	\$7,904.09	
Sara CRIPPS	Lot 8, sec 34, DP 758770, Vol 2054, Fol 00151, Numietta Street, Newnes.	\$7,583.07	\$327.32	\$7,910.39	
James Joseph MURRAY	Lot 11, sec 34, DP 758770, Vol 2040, Fol 00216, Numietta Street, Newnes.	\$7,582.46	\$327.32	\$7,909.78	
Earnest Walter GILL	Lot 12, sec 34, DP 758770, Vol 2042, Fol 00020, Williwa Street, Newnes.	\$7,586.37	\$327.30	\$7,913.67	
Earnest Walter GILL	Lot 13, sec 34, DP 758770, Vol 2042, Fol 00032, Williwa Street, Newnes.	\$7,615.32	\$327.60	\$7,942.92	
Catherine STAPLETON	Lot 14, sec 34, DP 758770, Vol 2084, Fol 00158, Williwa Street, Newnes.	\$7,586.07	\$327.35	\$7,913.42	
Thomas BOTTOMS	Lot 15, sec 34, DP 758770, Vol 2002, Fol 00092, Williwa Street, Newnes.	\$7,545.10	\$326.96	\$7,872.06	
Mary Ellen MABER	Lot 16, sec 34, DP 758770, Vol 2080, Fol 00235, Williwa Street, Newnes.	\$7,586.07	\$327.35	\$7,913.42	
PUBLIC TRUSTEE	Lot 18, sec 34, DP 758770, Vol 1999, Fol 00219, Williwa Street, Newnes.	\$7,619.76	\$327.63	\$7,947.39	

3304	OFF	24 May 2002			
Emily COULSON	Lot 19, sec 34, DP 758770, Vol 2054, Fol 00102, Williwa Street, Newnes.	\$7,609.84	\$327.56	\$7,937.40	
Robert Herbert FRAZER	Lot 20, sec 34, DP 758770, Vol 2769, Fol 00091, Williwa Street, Newnes.	\$7,646.80	\$327.84	\$7,974.64	
MECHANICS INSTITUTE	Lot 21, sec 34, DP 758770, Williwa Street, Newnes.	\$7,563.06	\$326.09	\$7,889.15	
Reginald Edward CUNNINGHAM	Lot 1, sec 35, DP 758770, Vol 2076, Fol 00041, Numietta Street, Newnes.	\$7,581.94	\$327.32	\$7,909.26	
Roy MASTERS	Lot 2, sec 35, DP 758770, Vol 2052, Fol 00074, Numietta Street, Newnes.	\$7,545.01	\$326.96	\$7,871.97	
Richard LLEWELLYN	Lot 4, sec 35, DP 758770, Vol 2002, Fol 00098, Numietta Street, Newnes.	\$7,601.45	\$327.48	\$7,928.93	
Thomas BOTTOMS	Lot 6, sec 35, DP 758770, Vol 2002, Fol 00090, Numietta Street, Newnes.	\$7,545.09	\$326.96	\$7,872.05	
James HILLYARD	Lot 7, sec 35, SP 758770, Vol 1999, Fol 00242, Numietta Street, Newnes.	\$7,639.25	\$327.78	\$7,967.03	
Arthur Nathaniel McANDREW	Lot 8, sec 35, DP 758770, Vol 2057, Fol 00203, Numietta Street, Newnes.	\$7,624.02	\$327.66	\$7,951.68	
John McROBERT	Lot 9, sec 35, DP 758770, Vol 2016, Fol 00011, Numietta Street, Newnes.	\$7,545.18	\$326.96	\$7,872.14	
David CRAWFORD	Lot 10 and 11, sec 35, DP 758770, Vol 2064, Fol 0023 and Vol 2022, Fol 00182, Numietta Street, Newnes.		\$327.42	\$7,920.97	
TELSTRA	Lot 1, DP 220517, Part Por 60, Vol 9658, Fol 174, Mid Hartley Road, Hartley.	\$3,181.53	\$535.98	\$3,717.51	
Estate F. M. FAHEY	sec 40, 2.023h Lett Street, Hartley.	\$2,649.34	\$473.87	\$3,123.21	
BASTEX HOLDINGS PTY LIMITED	Lot 98, DP 237413, Vol 11067, Fol 00137, Donald Road, Clarence.	\$2,662.63	\$372.26	\$3,034.89	
Sidney WAKEFIELD Sale Lot 176	Lot 1 and 2, DP 14214, Vol 3997, Fol 101, 91-93 Wolgan Road, Lidsdale. WITHDRAWN	\$26,838.20	\$1,966.28	\$28,804.48	
James Laurence WEBB and Barbara Rose WEBB	Lot 1, DP 716060, Pipers Flat Road, Wallerawang.	\$4,883.18	\$1,596.42	\$6,479.60	
Estate H. ROSEN	Part Por 2, Lot 1, DP 175108, Vol 6586, Fol 180, Great Western Highway, Marrangaroo.	\$6,501.80	\$575.40	\$7,077.20	

24 May 2002	OFFICIAL NOTICES				
JUNYAH HOLDINGS, Debra Ann YOUNG, Eunice Ribena WARD and Suzanne GRACEY	Lot 1, DP 790431, Cullenbenbong Road, Kanimbla Valley.	\$2,184.21	\$942.11	\$3,126.32	
PUBLIC TRUSTEE	Lot 13, DP 852234, Berry Street, Lithgow.	\$16,766.83	\$1,365.47	\$18,132.30	
Edward NOON	Lot 1, DP 723731, Vol 1357, Fol 134, Lett Street, Lithgow.	\$2,309.21	\$335.67	\$2,644.88	
J. T. KING	Vol 4701, Fol 00029, Durie Street, Lithgow.	\$6,709.34	\$1,111.20	\$7,820.54	
Max Arnold CLARKE COMMONWEALTH BANK	Lot 71, DP 656264, Vol 14284, Fol 6, Off Great Western Highw Bowenfels.	\$17,560.18 ray,	967.32	\$18,527.50	

In default of payment to the Council of the amount stated in Column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or any arrangement satisfactory to the Council for the payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale at public auction at Lithgow City Council, Council Chambers, Administration Centre, 180 Mort Street, Lithgow on Saturday, 14th September, 2002 commencing at 11.00 a.m. I. F. STEWART, General Manager, Lithgow City Council, PO Box 19, Lithgow, NSW 2790. Tel.: (02) 6352 1077, Fax: (02) 635 14259, Email : glcc@lithgow.nsw.gov.au [0397]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARY OLENA CABLE, late of 83 Rooty Hill Road North, Rooty Hill, in the State of New South Wales, retired, who died on 28th December, 2001, must send particulars of his claim to the executor, William John Cable, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 3rd May, 2002. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown, NSW 2148 (DX 8109, Blacktown), tel.: (02) 9622 4644. [0380]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ELLEN JEAN HONEYMAN, late of Pendle Hill Nursing Home, Pendle Hill, in the State of New South Wales, who died on 3rd February, 2002, must send particulars of his claim to the executrix, Marie Jean Shaw, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 2nd May, 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0381]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ALLEN GARNET PEARCE, late of 20 Woodpark Road, West Guildford, in the State of New South Wales, toolmaker, who died on 7th November, 2001, must send particulars of his claim to the executrix, Betty Lynette Pearce, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 8th May, 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0382]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of THERESA MAY SPILLANE, late of 14 Grimwood Street, Granville, in the State of New South Wales, married woman, who died on 10th February, 2001, must send particulars of his claim to the executor, John Hillary Spillane, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 8th May, 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0383] NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CARMELA SAMMUT, late of 2 Lansdown Street, Merrylands, in the State of New South Wales, who died on 2nd January, 2002, must send particulars of his claim to the executrix, Rose Marion Watton, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 8th May, 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0384]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PHILIP CHARLES ROSE, late of 574/83 Dalmeny Avenue, Rosebery, in the State of New South Wales, electronic technician, Petty Officer, Australian Navy, who died on 23rd February, 2002, must send particulars of his claim to the executor, Graeme Warren Rose, c.o. Collins & Thompson, Solicitors, 189 Pacific Highway, Hornsby, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 10th May, 2002. COLLINS & THOMPSON, Solicitors, 189 Pacific Highway, Hornsby, NSW 2077 (DX 9691, Hornsby), tel.: (02) 9476 2788.

[0385]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of RAYMOND REES TAYLOR, late of Erina, in the State of New South Wales, orchardist, who died on 3rd January, 2002, must send particulars of his claim to the executor, Geoffrey Kenneth Plowman, c.o. John G. Burton & Associates, Solicitors, 16 Adelaide Street, East Gosford, within one (1) calendar month from publication of this notice. After that time the 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 8th May, 2002. JOHN G. BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford, NSW 2250 (DX 7263, Gosford), tel.: (02) 4323 4899. [0394]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of SANDRA GAI HOGG, late of 74 Orange Street, Greystanes, in the State of New South Wales, teacher, who died on 23rd August, 2001, must send particulars of his claim to the executrix, Diana Joy Taylor, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 12th December, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0395]

COMPANY NOTICES

NOTICE of voluntary winding up.—KING RECORDS PTY LIMITED, ACN 001 232 328.—Notice is hereby given that at a general meeting of the above company held on 15th May, 2002 the following special resolution was passed: "That the company be wound up voluntarily and that John Walter McEwen be appointed liquidator at a remuneration to be agreed with the shareholders". J. W. McEWEN, Liquidator, c.o. John McEwen & Co., 1 Reina Street, North Bondi, NSW 2026, tel.: (02) 9130 1233.

[0386]

NOTICE of final meeting of members.—BRERETON INVESTMENTS PTY LIMITED (In liquidation), ACN 000 372 930.—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the above mentioned company will be held at the offices of Roberts & Morrow of 137 Beardy Street, Armidale on 21st June, 2002 at 2.00 p.m. for the purpose of laying before the meeting the liquidator's final accounts and report and giving any explanation thereof. Dated, 17th May, 2002. A. MAURER, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale, NSW 2350, tel.: (02) 6774 8400. [0387]

NOTICE of final meeting of members.—CARENO PTY LIMITED (In liquidation), ACN 001 370 805.—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the above mentioned company will be held at the offices of Roberts & Morrow of 137 Beardy Street, Armidale on 21st June, 2002 at 3.00 p.m. for the purpose of laying before the meeting the liquidator's final accounts and report and giving any explanation thereof. Dated, 17th May, 2002. A. MAURER, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale, NSW 2350, tel.: (02) 6774 8400. [0388]

NOTICE of final meeting of members.—HAZELGREEN PTY LIMITED (In liquidation), ACN 000 372 930.—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the above mentioned company will be held at the offices of Roberts & Morrow of 137 Beardy Street, Armidale on 21st June, 2002 at 3.00 p.m. for the purpose of laying before the meeting the liquidator's final accounts and report and giving any explanation thereof. Dated, 17th May, 2002. A. MAURER, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale, NSW 2350, tel.: (02) 6774 8400. [0389]

NOTICE of final meeting of members.—VIEROSE PTY LIMITED (In liquidation), ACN 002 952 776.—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the above mentioned company will be held at the offices of Roberts & Morrow of 137 Beardy Street, Armidale on 21st June, 2002 at 2.30 p.m. for the purpose of laying before the meeting the liquidator's final accounts and report and giving any explanation thereof. Dated, 17th May, 2002. A. MAURER, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale, NSW 2350, tel.: (02) 6774 8400. [0390] NOTICE of final meeting.—NEW SOUTH WALES WOMEN'S BOWLING ASSOCIATION HOLDINGS LIMITED.—Notice is hereby given in pursuance of section 509 of the Corporations Act 2001, that the final meeting of members of the above company will be held at the office of New South Wales Women's Bowling Association Inc., 7th Floor, 309 Pitt Street, Sydney at 10.30 a.m., on 17th June, 2002 for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 17th May, 2002. S. MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road, Ingleburn, NSW 2565, tel.: (02) 9605 1344.

IN the Supreme Court of New South Wales No. 2682 of 2002.—SPORTS EARS PTY LIMITED, ACN 090 670 063.— (1) A proceeding for the winding up of Sports Ears Pty Limited was commenced by the plaintiff, Gary Keith Pearse, on 14th May, 2002 and will be heard by the Supreme Court of New South Wales at Law Courts Building, Queen's Square, Sydney at 11.00 a.m. on 13th June, 2002. Copies of documents filed may be obtained from the plaintiff's address for service. (2) The plaintiff's address for service is c.o. Gregory J. Halpin, Suite 8, 46-48 Urunga Parade, Miranda, NSW 2228 (DX 11018, Caringbah). (3) Any person intending to appear at the hearing must file a notice of appearance, in accordance with the prescribed form, together with any affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the plaintiff at the plaintiff's address for service at least three (3) days before the date fixed for the hearing. Name of plaintiff's legal practitioner: GREGORY JOHN HALPIN. [0398]

OTHER NOTICES

NOTICE under section 42 of the Anglican Church of Australia Trust Property Act 1917.-ANGLICAN CHURCH PROPERTY TRUST DIOCESE OF SYDNEY.-By Clause 4 of the Robertson (Burrawang) Variation of Trusts and Vesting Ordinance 2002, passed on 29th April, 2002 under section 19 of the Anglican Church of Australia Trust Property Act 1917, the Standing Committee of the Synod of the Diocese of Sydney consented to the vesting of the land in the Schedule in the corporate trustee of the Diocese, Anglican Church Property Trust Diocese of Sydney. P. F. JENSEN, Archbishop of the Diocese of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555.

SCHEDULE

Lot 1 in Deposited Plan 1033348 known as St David's Church site, Church Street, Burrawang situated in the Parish of Yarrunga in the County of Camden. [0391]

NOTICE under section 42 of the Anglican Church of Australia Trust Property Act 1917.-ANGLICAN CHURCH DIOCESE OF SYDNEY.-Under section 14 of the Anglican Church of Australia Trust Property Act 1917, the Standing Committee of the Synod of the Diocese of Sydney on 28th August, 2000: (a) declared vacancies in the office of trustee of land comprised in Lots E, F, G, H, I, J, K and M of Hanleyville Estate with frontages to Macquarie Street, St John's Park and Hunter Street, Parramatta in the Parish of St John, County of Cumberland, State of New South Wales as shown on Deposited Plan 15108 by reason of the resignation from office of Mervyn Malcolm Percy Tanner effective from 31st December, 1999 and Norman Leslie Lenton effective from 8th May, 2000, and (b) elected John Samuel Horsfield of 37 Adrian Court, Carlingford of the State of New South Wales and Keith Allen Stanberg of 35 Malvern Avenue, Merrylands in the State of New South Wales as trustees in their place. P. F. JENSEN, Archbishop of the Diocese of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555. [0392]