



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 18 June 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. 20, 2002 - An Act to amend the Local Government Act 1993 in relation to the powers of local councils with respect to the removal of graffiti. **[Local Government Amendment (Graffiti) Bill]**

Act No. 21, 2002 - An Act to amend the Drug Misuse and Trafficking Act 1985 so as to extend the trial period established under Part 2A of that Act for the operation and use of the injecting centre licensed under that Part; and for other purposes. **[Drug Summit Legislative Response Amendment (Trial Period Extension) Bill]**

Act No. 22, 2002 - An Act to make provision in relation to the recovery of damages for death or personal injury caused by the fault of a person; to amend the Legal Profession Act 1987 in relation to costs in civil claims; and for other purposes. **[Civil Liability Bill]**

Russell D. Grove PSM
Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO**Legislative Council Office Sydney 24 June 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 Council and Legislative Assembly of New South Wales in Parliament assembled, viz.:

Act No. 32, 2002 - An Act to amend the *Industrial Relations Act 1996* to make further provision with respect to unfair contracts. [**Industrial Relations Amendment (Unfair Contracts) Act 2002**]

Act No. 33, 2002 - An Act to amend the *Summary Offences Act 1988* to create an offence of hunting on private land; to amend the *Inclosed Lands Protection Act 1901* to make provision with respect to penalty notices and destruction of goats; to amend the *Rural Lands Protection Act 1998* with respect to documentation concerning transportation of stock by vehicles, the stopping and searching of vehicles transporting stock and the identification of authorised officers; and for other purposes. [**Pastoral and Agricultural Crimes Legislation Amendment Act 2002**]

John Evans
Clerk of the Parliaments

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 21 June 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. 23, 2002 - An Act to repeal the Compensation Court Act 1984 and abolish the Compensation Court, and to transfer the Compensation Court's jurisdiction to the Workers Compensation Commission or the District Court; and for other purposes. **[Compensation Court Repeal Bill]**

Act No. 24, 2002 - An Act to amend the Crimes Act 1900 and the Criminal Procedure Act 1986 with respect to causing bushfires. **[Crimes Amendment (Bushfires) Bill]**

Act No. 25, 2002 - An Act to amend the Legal Profession Act 1987 to make further provision with respect to the practice of barristers and solicitors; and for other purposes. **[Legal Profession Amendment (National Competition Policy Review) Bill]**

Act No. 26, 2002 - An Act to amend the Corporations (Ancillary Provisions) Act 2001 and certain other Acts and Regulations consequent on the enactment by the Parliament of the Commonwealth of the Financial Services Reform Act 2001 and the Financial Services Reform (Consequential Provisions) Act 2001; and for other purposes. **[Financial Services Reform (Consequential Amendments) Bill]**

Act No. 27, 2002 - An Act to provide for the appointment and functions of justices of the peace; and for other purposes. **[Justices of the Peace Bill]**

Act No. 28, 2002 - An Act to establish uniform procedures with respect to the administration of licensing and registration schemes; and consequentially to amend various Acts and regulations. **[Licensing and Registration (Uniform Procedures) Bill]**

Act No. 29, 2002 - An Act to amend the Liquor Act 1982 to enable hotel trading until midnight on the night of the 2002 FIFA World Cup soccer final and until midnight on a Sunday on which an event of State, national or international significance is held. **[Liquor Amendment (Special Events Hotel Trading) Bill]**

Act No. 30, 2002 - An Act to provide for the registration of optometrists; to repeal the Optometrists Act 1930; and for other purposes. **[Optometrists Bill]**

Act No. 31, 2002 - An Act to amend the Local Government Act 1993 with respect to the allocation of revenue from the recovery of parking fines and the transfer to local councils of certain police parking patrol officers; and for other purposes. **[Local Government Amendment (Enforcement of Parking and Related Offences) Bill]**

Russell D. Grove PSM
Clerk of the Legislative Assembly

Proclamations



Proclamation

under the

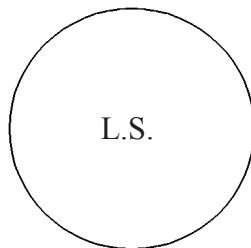
Bail Amendment (Repeat Offenders) Act 2002

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Bail Amendment (Repeat Offenders) Act 2002*, do, by this my Proclamation, appoint 1 July 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 26th day of June 2002.

By Her Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

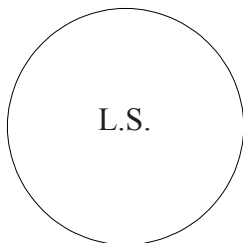
GOD SAVE THE QUEEN!

Criminal Legislation Amendment Act 2001 No 117—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Criminal Legislation Amendment Act 2001*, do, by this my Proclamation, appoint 1 July 2002 as the day on which Schedule 7 [2]–[9] of that Act commences.

Signed and sealed at Sydney, this 26th day of June 2002.



By Her Excellency's Command,

BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence the provisions of the *Criminal Legislation Amendment Act 2001* that amend the *Criminal Procedure Act 1986* in relation to the transference between courts of proceedings for back up and related offences.

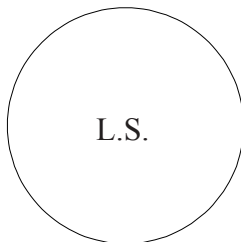
This proclamation is made under section 2 of the Act.

Motor Trade Legislation Amendment Act 2001 No 86—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Motor Trade Legislation Amendment Act 2001*, do, by this my Proclamation, appoint 1 July 2002 as the day on which the uncommenced provisions (other than Schedule 1 [39], and Schedule 2 [5], [13], [14], [18], [21], [34]–[37] and [64]) of that Act commence.

Signed and sealed at Sydney, this 26th day of June 2002.



By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence the uncommenced amendments made by the *Motor Trade Legislation Amendment Act 2001*, other than amendments relating to cooling-off periods for motor vehicle purchases, categories of motor vehicle repair licences and enforcement provisions.

This proclamation is made under section 2 of the Act.



Proclamation

under the

National Parks and Wildlife Amendment Act 2001 No 130

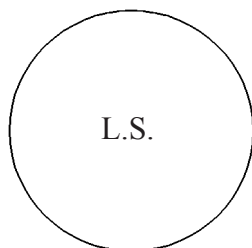
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *National Parks and Wildlife Amendment Act 2001*, do, by this my Proclamation, appoint 1 July 2002 as the day on which the following provisions of that Act commence:

- (a) sections 1–4,
- (b) Schedule 1 [9], [24], [46]–[51] and [64],
- (c) Schedule 3 [10]–[15] and [17]–[46],
- (d) Schedule 4 [3], [5]–[7] and [9],
- (e) Schedule 5,
- (f) Schedule 6.1 and 6.3.

Signed and sealed at Sydney, this 26th day of June 2002.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

Proclamation

Explanatory note

Explanatory note

This proclamation commences provisions of the *National Parks and Wildlife Amendment Act 2001* on 1 July 2002, being provisions relating to the following matters:

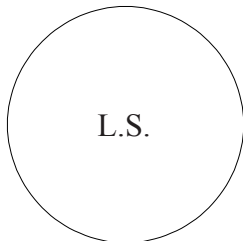
- (a) the establishment of an Audit and Compliance Committee to oversee, in particular, the compliance of the Director-General of National Parks and Wildlife with his or her statutory obligations,
- (b) conservation agreements,
- (c) the administration of certain existing interests and existing broadcasting or telecommunications facilities affecting land reserved under the *National Parks and Wildlife Act 1974*,
- (d) the issuing of stop work orders in relation to actions that are likely to significantly affect Aboriginal objects, Aboriginal places and other items of cultural heritage situated on land reserved under the *National Parks and Wildlife Act 1974*,
- (e) failure to comply with interim protection orders under the *National Parks and Wildlife Act 1974*,
- (f) enabling an officer of the National Parks and Wildlife Service to give certain directions in relation to protected fauna and creating an offence for failing to comply with such a direction,
- (g) offences and licences relating to the picking, growing, import or export of certain plants,
- (h) flora management plans,
- (i) creating offences relating to the damaging or removal of certain things on land reserved or acquired under the *National Parks and Wildlife Act 1974*,
- (j) increases to penalties for certain offences under the *National Parks and Wildlife Act 1974* and other matters relating to proceedings for offences,
- (k) certain payments into and out of the National Parks and Wildlife Fund established under the *National Parks and Wildlife Act 1974*,
- (l) enabling savings and transitional regulations to be made consequent on the enactment of the *National Parks and Wildlife Amendment Act 2001*,
- (m) statute law revision,
- (n) amendments to the *Forestry and National Park Estate Act 1998* and the *National Park Estate (Southern Region Reservations) Act 2000* relating to the administration of certain existing interests under the *Crown Lands (Continued Tenures) Act 1989*.

Police Powers (Internally Concealed Drugs) Act 2001 No 31—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Police Powers (Internally Concealed Drugs) Act 2001*, do, by this my Proclamation, appoint 1 July 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 26th day of June 2002.



By Her Excellency's Command,

BOB DEBUS, M.P.,
Attorney General

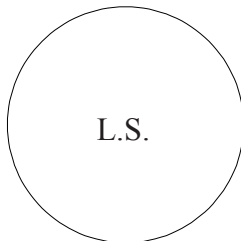
GOD SAVE THE QUEEN!

Racing Legislation Amendment (Bookmakers) Act 2002 No 15— Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Racing Legislation Amendment (Bookmakers) Act 2002*, do, by this my Proclamation, appoint 8 July 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 26th day of June 2002.



By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Regulations

Bail Amendment (Related Charges) Regulation 2002

under the

Bail Act 1978

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Bail Act 1978*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Bail Regulation 1999* in order to prescribe two new periods in which bail may be granted under section 6 of the *Bail Act 1978*.

The first new period covers the time between the transfer of proceedings against a person for a back up or related offence from the Local Court to the court in which the person has been committed to trial and the person's appearance before that court. The second covers the time between a trial court remitting proceedings against a person for a back up offence or a related offence to the Local Court and the person's appearance before the Local Court in relation to that offence.

This amendment is necessary because of certain amendments to the *Criminal Procedure Act 1986* made by Schedule 7 to the *Criminal Legislation Amendment Act 2001*. This Regulation is intended to commence at the same time as those amendments.

This Regulation is made under the *Bail Act 1978*, including section 6 (h) and section 69 (the general regulation-making power).

Clause 1 Bail Amendment (Related Charges) Regulation 2002

Bail Amendment (Related Charges) Regulation 2002

1 Name of Regulation

This Regulation is the *Bail Amendment (Related Charges) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Bail Regulation 1999

The *Bail Regulation 1999* is amended as set out in Schedule 1.

Bail Amendment (Related Charges) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 5 Prescribed periods in respect of grant of bail: sec 6

Insert after clause 5 (2):

- (3) For the purpose of section 6 (h) of the Act, the period between:
- (a) the proceedings for a back up offence or related offence charged with the offence being transferred under section 36 (1) (b) (ii) of the *Criminal Procedure Act 1986* from the Local Court to the court in which the person has been committed to trial, and
 - (b) the person's appearance before the court in which he or she has been committed to trial,
- is a prescribed period.
- (4) For the purpose of section 6 (h) of the Act, the period between:
- (a) a trial court remitting to a Local Court a back up offence or a related offence under section 39 of the *Criminal Procedure Act 1986*, and
 - (b) the appearance of the person charged with the offence before the Local Court in relation to that offence,
- is a prescribed period.

Compensation Court Amendment (Fees) Regulation 2002

under the

Compensation Court Act 1984

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Compensation Court Act 1984*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain fees set out in the *Compensation Court Regulation 2001*.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Compensation Court Act 1984*, including section 47 (the general regulation-making power).

Clause 1 Compensation Court Amendment (Fees) Regulation 2002

Compensation Court Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Compensation Court Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Compensation Court Regulation 2001

The *Compensation Court Regulation 2001* is amended as set out in Schedule 1.

Compensation Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 3)

	\$
1 For each copy of the transcript of any proceedings:	
(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$60.00)	7.10
(b) for each page, where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages of \$70.00)	8.10
(c) for each diskette also supplied (in addition to fee under paragraph (a) or (b))	5.00
2 Where leave is given, supply of duplicate tape recording of sound-recorded evidence, for each cassette	33.00
3 Supply of videotape of video link evidence, for each tape	22.00
4 Sending or receiving a document by facsimile machine, for each page (minimum fee of \$4.00)	1.00

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Conveyancing (General) Amendment (Prescribed Authorities) Regulation 2002

under the

Conveyancing Act 1919

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

KIM YEADON, M.P.,
Minister for Information Technology

Explanatory note

The object of this Regulation is to prescribe Actew Distribution Ltd and AGL Gas Company (ACT) Limited as prescribed authorities for the purposes of section 88A of the *Conveyancing Act 1919* so that easements without dominant tenements may be created in favour of those corporations. Any such easement may be created only for the purpose of, or incidental to, the supply of specified utility services including the supply of gas or electricity.

This Regulation is made under the *Conveyancing Act 1919*, including sections 88A and 202 (the general regulation-making power).

Clause 1 Conveyancing (General) Amendment (Prescribed Authorities)
 Regulation 2002

Conveyancing (General) Amendment (Prescribed Authorities) Regulation 2002

1 Name of Regulation

This Regulation is the *Conveyancing (General) Amendment (Prescribed Authorities) Regulation 2002*.

2 Amendment of Conveyancing (General) Regulation 1998

The *Conveyancing (General) Regulation 1998* is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 2)

Clause 47 Easements in gross

Insert after subclause (1) (k):

- (l) Actew Distribution Ltd (ACN 073 025 224),
- (m) AGL Gas Company (ACT) Limited (ACN 008 552 663).

District Court Amendment (Fees) Regulation 2002

under the

District Court Act 1973

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *District Court Act 1973*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain court fees (set out in the *District Court Regulation 2000*) to be paid to a registrar in respect of the business of the District Court under the *District Court Act 1973*.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *District Court Act 1973*, including section 150 (Regulations: Court fees).

Clause 1 District Court Amendment (Fees) Regulation 2002

District Court Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *District Court Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of District Court Regulation 2000

The *District Court Regulation 2000* is amended as set out in Schedule 1.

District Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

	\$
1 (1) Filing a statement of claim or any other originating process (other than the filing of an originating process referred to in paragraph (2))	408.00
(2) Filing an originating process by way of a notice of appeal	169.00
(3) Filing a notice of cross-claim or third or subsequent party notice	408.00
2 Filing a notice of motion under Part 16 of the <i>District Court Rules 1973</i> (not being a filing referred to in item 1)	53.00
3 (1) Filing a requisition for a civil trial by a jury (to be paid by the party requesting a jury)	698.00
(2) Daily retention fee (to be paid by the party requesting a jury for each day a jury is required after the first day of a civil trial)	317.00
4 Making a copy of any document, for each page (minimum fee of \$10.00)	2.00
5 Supply of duplicate tape recording of sound-recorded evidence, for each cassette	33.00
6 For each copy of the transcript of any proceedings:	
(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$60.00)	7.10

Page 3

District Court Amendment (Fees) Regulation 2002

Schedule 1

Amendment

	\$
(b) for each page, where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages of \$70.00)	8.10
7 Service or attempted service of any process or other document, including service by post and preparation of an affidavit of service—for each address at which service of the process or other document is effected or attempted	41.00
8 Execution or attempted execution of any writ or warrant—for each address at which execution of the writ or warrant is effected or attempted	51.00
9 Disbursements in executing or attempting to execute a writ of execution, including a fee for keeping possession	} As prescribed by the scale of fees under the <i>Sheriff Act 1900</i>
10 Levy on a writ of execution	
11 For work undertaken in preparing for a sale of land on instructions from a judgment creditor—if sale does not proceed	
12 The travelling expenses incurred by officers in conveying an arrested person to prison or to court	
13 Attending a view by a jury (to be paid by the party making the request)	
14 On referral for hearing by an arbitrator under the <i>Arbitration (Civil Actions) Act 1983</i> (to be paid equally between the parties)	519.00
15 Filing an application for an order under section 18A (1) of the <i>Arbitration (Civil Actions) Act 1983</i> for the rehearing of an action referred for arbitration	396.00

Note. This amount is subject to any provision of the *District Court Rules 1973* providing for the refund of the whole or any part of this amount.

District Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
16	(1) To issue a subpoena for production	51.00
	(2) To issue a subpoena for production and to give evidence	51.00
	(3) To issue a subpoena to give evidence	26.00

District Court Amendment (Transcript) Regulation 2002

under the

District Court Act 1973

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *District Court Act 1973*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *District Court Regulation 2000* so as to enable a convicted person who is the applicant or respondent to an appeal to the Court of Criminal Appeal against a conviction or sentence of the District Court to obtain a copy of the transcript of the proceedings concerned without charge.

The proposed amendments reflect changes to the *Criminal Appeal Rules* relating to procedures for appeal to the Court of Criminal Appeal.

This Regulation is made under the *District Court Act 1973*, including section 150 (Regulations: Court fees).

Clause 1 District Court Amendment (Transcript) Regulation 2002

District Court Amendment (Transcript) Regulation 2002

1 Name of Regulation

This Regulation is the *District Court Amendment (Transcript) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of District Court Regulation 2000

The *District Court Regulation 2000* is amended as set out in Schedule 1.

District Court Amendment (Transcript) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 5A

Insert after clause 5:

5A Fee not chargeable for transcript—appeal to Court of Criminal Appeal

No fee is chargeable to a person convicted of an offence in proceedings before the Court for a transcript of the proceedings if:

- (a) the person has filed a notice of appeal, notice of intention to appeal, notice of application for leave to appeal or notice of intention to apply for leave to appeal with the Court of Criminal Appeal against the conviction or a sentence imposed by the Court in respect of the conviction, or
- (b) the person is a respondent to an appeal against such a sentence.

Driving Instructors Amendment (Fees) Regulation 2002

under the

Driving Instructors Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Driving Instructors Act 1992*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase certain fees payable in connection with the administration of the *Driving Instructors Act 1992*. The fees are increased generally by 4.7 per cent in line with movements in the Consumer Price Index. The fee for a certificate under section 46 of that Act is not being increased.

This Regulation is made under the *Driving Instructors Act 1992*, including section 59 (the general regulation-making power) and, in particular, section 59 (2) (a).

Clause 1 Driving Instructors Amendment (Fees) Regulation 2002

Driving Instructors Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Driving Instructors Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Driving Instructors Regulation 1993

The *Driving Instructors Regulation 1993* is amended as set out in Schedule 1.

Driving Instructors Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1

(Clause 5)

Fees	\$
Licence subject to a condition that the holder complete a further course of training within a specified time	37
Any other licence	122
Renewal of licence	122
Duplicate licence	18
Certificate under 46 of the Act	15

Dust Diseases Tribunal Amendment (Fees) Regulation 2002

under the

Dust Diseases Tribunal Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Dust Diseases Tribunal Act 1989*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain fees (set out in the *Dust Diseases Tribunal Regulation 2001*) to be paid in respect of proceedings before the Dust Diseases Tribunal.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Dust Diseases Tribunal Act 1989*, including section 34 (Regulations: Tribunal fees).

Clause 1 Dust Diseases Tribunal Amendment (Fees) Regulation 2002

Dust Diseases Tribunal Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Dust Diseases Tribunal Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Dust Diseases Tribunal Regulation 2001

The *Dust Diseases Tribunal Regulation 2001* is amended as set out in Schedule 1.

Dust Diseases Tribunal Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 4)

		\$
1	Filing an initiating process	1,148 (in the case of a corporation) or 574 (in any other case)
2	Filing a cross-claim	1,148 (in the case of a corporation) or 574 (in any other case)
3	Filing notice of motion	266 (in the case of a corporation) or 133 (in any other case)
4	To open or keep open the registry or part of the registry:	
	(a) on a Saturday, Sunday or public holiday (except the day after Easter Monday)	908 (in the case of a corporation) or 454 (in any other case)
	(b) on any other day:	
	(i) before 8.30 am or after 4.30 pm	908 (in the case of a corporation) or 454 (in any other case)

Dust Diseases Tribunal Amendment (Fees) Regulation 2002

Schedule 1

Amendment

		\$
	(ii) between 8.30 and 9 am or 4 and 4.30 pm	94 (in the case of a corporation) or 47 (in any other case)
5	To furnish a copy of the written opinion or reasons for opinion of any member of the Tribunal:	
	(a) for a printed copy	45
	(b) for any other kind of copy	28
	Note. A party to proceedings before the Tribunal is entitled to one copy of the opinion or reasons for opinion in relation to the proceedings without charge.	
6	Making a copy of any document, otherwise than as provided for by item 5, for each page (minimum fee of \$10)	2
7	Supply of duplicate tape recording of sound-recorded evidence, for each cassette	33
8	For each copy of the transcript of any proceedings:	
	(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$60)	7.10
	(b) for each page, where the matter being transcribed is 3 months or older (minimum fee for 1 to 8 pages of \$70)	8.10
9	To issue a subpoena for production	102 (in the case of a corporation) or 51 (in any other case)
10	To issue a subpoena for production and to give evidence	102 (in the case of a corporation) or 51 (in any other case)
11	To issue a subpoena to give evidence	50 (in the case of a corporation) or 25 (in any other case)

Dust Diseases Tribunal Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
12	The fee for a service not otherwise provided for in this Schedule Note. This fee is chargeable only with the approval of the registrar.	54 (in the case of a corporation) or 27 (in any other case)

Firearms (General) Amendment (Temporary Amnesty for pre-1900 Firearms) Regulation 2002

under the

Firearms Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Firearms Act 1996*.

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

Explanatory note

The object of this Regulation is to reactivate the amnesty under clause 111A of the *Firearms (General) Regulation 1997* under which persons who have pre-1900 firearms that take rimfire or centre-fire ammunition are exempted from the licensing and registration requirements of the *Firearms Act 1996* in relation to those firearms. The previous amnesty under clause 111A ended on 31 March 2002 and the amnesty reactivated by this Regulation will operate until 30 June 2003.

This Regulation is made under the *Firearms Act 1996*, including section 88 (2) (r).

Clause 1 Firearms (General) Amendment (Temporary Amnesty for pre-1900
Firearms) Regulation 2002

Firearms (General) Amendment (Temporary Amnesty for pre-1900 Firearms) Regulation 2002

1 Name of Regulation

This Regulation is the *Firearms (General) Amendment (Temporary Amnesty for pre-1900 Firearms) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Firearms General Regulation 1997

The *Firearms General Regulation 1997* is amended as set out in Schedule 1.

Firearms (General) Amendment (Temporary Amnesty for pre-1900
Firearms) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 111A Temporary licensing and registration amnesty for pre-1900 firearms

Omit the definition of *amnesty period* from clause 111A (1).

Insert instead:

amnesty period means the period starting 1 July 2002 and ending 30 June 2003.

[2] Clause 111A (6A)

Insert after clause 111A (6):

(6A) The possession of a pre-1900 firearm by a person in accordance with an exemption under subclause (2) or (4) is taken not to be possession for the purposes of section 51D of the Act.

Fisheries Management (Abalone Share Management Plan) Amendment (Fees) Regulation 2002

under the

Fisheries Management Act 1994

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

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

Explanatory note

The object of this Regulation is to amend the *Fisheries Management (Abalone Share Management Plan) Regulation 2000 (the 2000 Regulation)* to increase:

- (a) the fee that accompanies an application for the registration of a transaction purporting to have the effect of transferring, assigning, transmitting or mortgaging a share in the abalone share management fishery, and
- (b) the fee that accompanies a nomination by a shareholder in the abalone share management fishery of a person to take abalone on behalf of the shareholder, and
- (c) the fee that accompanies an application for the approval of the transfer from one shareholder to another shareholder of the shareholder's quota of the total allowable catch for the abalone share management fishery.

This Regulation also updates a note to a provision of the 2000 Regulation specifying the amount of a fee prescribed by clause 153 of the *Fisheries Management (General) Regulation 1995*. The fee concerned must accompany an application for registration as a crew member of a licensed fishing boat.

The fees are being increased in line with movements in the Consumer Price Index.

Fisheries Management (Abalone Share Management Plan) Amendment (Fees)
Regulation 2002

Explanatory note

This Regulation is made under the *Fisheries Management Act 1994*, including sections 91 (3) (d) and 289 (the general regulation-making power).

Fisheries Management (Abalone Share Management Plan) Amendment
(Fees) Regulation 2002

Clause 1

Fisheries Management (Abalone Share Management Plan) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Fisheries Management (Abalone Share Management Plan) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Fisheries Management (Abalone Share Management Plan) Regulation 2000

The *Fisheries Management (Abalone Share Management Plan) Regulation 2000* is amended as set out in Schedule 1.

Fisheries Management (Abalone Share Management Plan) Amendment
(Fees) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Appendix Abalone Share Management Plan, clause 9 Registration of share transactions

Omit "\$208" from clause 9 (2) (a). Insert instead "\$214".

[2] Appendix, clause 9 (2) (b)

Omit "\$364". Insert instead "\$375".

[3] Appendix, clause 10 Nominated fishers

Omit "\$312" from clause 10 (7). Insert instead "\$321".

[4] Appendix, clause 19 Application for approval of quota transfer

Omit "\$156" from clause 19 (2) (b). Insert instead "\$161".

[5] Appendix, clause 21 Registration of crew

Omit "\$100" from the note to clause 21 (5). Insert instead "\$107".

Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

under the

Fisheries Management Act 1994

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

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

Explanatory note

The object of this Regulation is to amend the *Fisheries Management (Aquaculture) Regulation 1995* to increase certain fees, charges and contributions payable under the *Fisheries Management Act 1994*.

The fees are being increased in line with movements in the Consumer Price Index.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 37 (6), 145 (2) (c), 156, 163 (8), 165 (5), 167 (7), 172 (2), 173 (2), 174 (2), 191 (k) and 289 (the general regulation-making power).

Clause 1 Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Fisheries Management (Aquaculture) Regulation 1995

The *Fisheries Management (Aquaculture) Regulation 1995* is amended as set out in Schedule 1.

Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 5 Fee payable when applying for an aquaculture permit

Omit "\$208" wherever occurring in clause 5 (1) (a) and (b).
Insert instead "\$214".

[2] Clause 5 (1) (c) and (f)

Omit "\$312" wherever occurring. Insert instead "\$321".

[3] Clause 5 (1) (d), (g) and (h)

Omit "\$520" wherever occurring. Insert instead "\$535".

[4] Clause 5 (1) (e)

Omit "\$416". Insert instead "\$428".

[5] Clause 5 (1) (i)

Omit "\$52". Insert instead "\$54".

[6] Clause 5 (3) (a)

Omit "\$50". Insert instead "\$54".

[7] Clause 5 (3) (b)

Omit "\$100". Insert instead "\$103".

[8] Clause 6A Aquaculture permit holders liable to pay contributions towards cost of administration

Omit "\$364" from clause 6A (3). Insert instead "\$375".

[9] Clause 7 Aquaculture permit holders liable to pay contributions for research

Omit "\$20" from clause 7 (3). Insert instead "\$22".

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Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

Schedule 1 Amendments

[10] Clause 7 (4) (a) (i) and (b)

Omit "\$104" wherever occurring. Insert instead "\$107".

[11] Clause 7 (4) (a) (ii)

Omit "\$21". Insert instead "\$22".

[12] Clause 27 Procedure for applying for an aquaculture lease

Omit "\$520" wherever occurring in clause 27 (2) (a)–(c).
Insert instead "\$535".

[13] Clause 27 (2) (d)

Omit "\$832". Insert instead "\$856".

[14] Clause 34 Application for renewal of an aquaculture lease

Omit "\$416" from clause 34 (2) (a). Insert instead "\$428".

[15] Clause 34 (2) (b) and (d)

Omit "\$312" wherever occurring. Insert instead "\$321".

[16] Clause 34 (2) (c)

Omit "\$520". Insert instead "\$535".

[17] Clause 36 Minimum rent for leased area

Omit "\$104" from clause 36 (1) (a). Insert instead "\$107".

[18] Clause 36 (1) (b)

Omit "\$38.60". Insert instead "\$40".

[19] Clause 40 Fee payable for Minister's consent to subletting of leased area

Omit "\$364". Insert instead "\$375".

Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

Amendments

Schedule 1

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- [20] Clause 41 Procedure for getting Minister's consent to transfer of aquaculture lease**
Omit "\$572" from clause 41 (2) (c). Insert instead "\$589".
- [21] Clause 41 (2A)**
Omit "\$50". Insert instead "\$54".
- [22] Clause 42 Transmission of aquaculture lease on lessee's death**
Omit "\$364" from clause 42 (1) (b). Insert instead "\$375".
- [23] Clause 42 (2)**
Omit \$50". Insert instead "\$54".
- [24] Clause 43 Aquaculture lease may be surrendered**
Omit "\$260" from clause 43 (1) (b). Insert instead "\$268".
- [25] Clause 43 (1A)**
Omit \$50". Insert instead "\$54".
- [26] Clause 43 (2) (d)**
Omit "\$364". Insert instead "\$375".
- [27] Clause 44 Aquaculture leases may be consolidated**
Omit "\$416" from clause 44 (2) (c). Insert instead "\$428".
- [28] Clause 44A Aquaculture leases may be subdivided**
Omit "\$416" from clause 44A (2) (c). Insert instead "\$428".
- [29] Clause 45 Certified copy of lease or plan**
Omit "\$52" wherever occurring in clause 45 (1) (a) and (3) (c).
Insert instead "\$54".
- [30] Clause 49 Obligations of aquaculture lessee to mark out leased area**
Omit "\$50" from clause 49 (5). Insert instead "\$54".
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Fisheries Management (Aquaculture) Amendment (Fees) Regulation 2002

Schedule 1 Amendments

[31] Clause 60 Permit required to gather marine vegetation for commercial purposes

Omit "\$100" from clause 60 (10). Insert instead "\$107".

[32] Clause 60A Fee for permit under section 37

Omit "\$156" from clause 60A (1). Insert instead "\$161".

Fisheries Management (General) Amendment (Fees) Regulation 2002

under the

Fisheries Management Act 1994

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

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

Explanatory note

The object of this Regulation is to amend the *Fisheries Management (General) Regulation 1995* to increase certain fees, charges and contributions payable under the *Fisheries Management Act 1994*.

The fees are being increased in line with movements in the Consumer Price Index.

This Regulation also repeals a redundant provision relating to the annual contribution to the cost of research and to other industry costs.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 70 (5), 84 (4), 91 (3) (d), 97 (1), 104 (2), 106 (2), 108 (2), 110 (7), 118 (2), 127C (2) and 289 (the general regulation-making power).

Clause 1 Fisheries Management (General) Amendment (Fees) Regulation 2002

Fisheries Management (General) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Fisheries Management (General) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Fisheries Management (General) Regulation 1995

The *Fisheries Management (General) Regulation 1995* is amended as set out in Schedule 1.

Fisheries Management (General) Amendment (Fees) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 21 Registration

Omit "\$21" from clause 21 (4). Insert instead "\$22".

[2] Clause 112 Permit to use explosives

Omit "\$104" from clause 112 (5). Insert instead "\$107".

[3] Clause 114 Permit to use electrical devices

Omit "\$104" from clause 114 (5). Insert instead "\$107".

[4] Clause 130B Nomination of commercial fisher by shareholder

Omit "\$300" from clause 130B (1). Insert instead "\$321".

[5] Clause 131 Special endorsements to take fish in share management fishery

Omit "\$100". Insert instead "\$107".

[6] Clause 134 Making of appeals to Share Appeal Panel (section 84 of the Act)

Omit "\$20" from clause 134 (2). Insert instead "\$22".

[7] Clause 134A Fee for registration of dealings in shares

Omit "\$150" from clause 134A (1) (a). Insert instead "\$161".

[8] Clause 134A (1) (b)

Omit "\$300". Insert instead "\$321".

[9] Clause 134B Fee for inspection of Share Register and registered documents

Omit "\$50" from clause 134B (1) (b). Insert instead "\$54".

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Fisheries Management (General) Amendment (Fees) Regulation 2002

Schedule 1 Amendments

[10] Clause 136 Fee to accompany application for commercial fishing licence

Omit "\$416" from clause 136 (a). Insert instead "\$428".

[11] Clause 136 (b)

Omit "\$104". Insert instead "\$107".

[12] Clause 139 Renewal of commercial fishing licence

Omit "\$208" from clause 139 (2) (a). Insert instead "\$214".

[13] Clause 139 (2) (b) and (7)

Omit "\$104" wherever occurring. Insert instead "\$107".

[14] Clause 142 Annual contribution to cost of research and to other industry costs

Omit clause 142 (1) and (1A). Insert instead:

- (1) For the purposes of section 106 of the Act, an annual contribution of \$332 is payable by the holder of a Class 1, Class 2, Class 3 or Class 5 commercial fishing licence for each year or part of a year in respect of which the commercial fishing licence is issued or renewed.

[15] Clause 143 Fee to accompany application for issue of fishing boat licence

Omit "\$145" wherever occurring in clause 143 (1) (a) and (b).
Insert instead "\$150".

[16] Clause 143 (1) (b) and (3) (b)

Omit "\$21" wherever occurring. Insert instead "\$22".

[17] Clause 143 (3) (a) and (b)

Omit "\$42" wherever occurring. Insert instead "\$43".

Fisheries Management (General) Amendment (Fees) Regulation 2002

Amendments

Schedule 1

[18] Clause 146 Renewal of fishing boat licence

Omit "\$42" wherever occurring in clause 146 (2) (a) and (b) and (10) (a) and (b).

Insert instead "\$43".

[19] Clause 146 (2) (b) and (10) (b)

Omit "\$21" wherever occurring. Insert instead "\$22".

[20] Clause 146 (7)

Omit "\$104". Insert instead "\$107".

[21] Clause 147 Additional licence fee for boats authorised to prawn trawl in ocean prawn trawl restricted fishery

Omit "\$1.56" wherever occurring in clause 147 (2) and (6).

Insert instead "\$1.61".

[22] Clause 150 Transfer of right to a fishing boat licence

Omit "\$260" from clause 150 (3). Insert instead "\$268".

[23] Clause 151 Boats taken to be licensed under the Act

Omit "\$104" from clause 151 (3). Insert instead "\$107".

[24] Clause 153 Fee to accompany application for registration

Omit "\$104". Insert instead "\$107".

[25] Clause 156 Application for authority to use unregistered crew members

Omit "\$52" from clause 156 (2). Insert instead "\$54".

[26] Clause 165 Nominated fishers

Omit "\$312" from clause 165 (2) (c). Insert instead "\$321".

[27] Clause 168 Endorsement fee

Omit "\$416" from clause 168 (1) (a). Insert instead "\$428".

Fisheries Management (General) Amendment (Fees) Regulation 2002

Schedule 1 Amendments

[28] Clause 168 (1) (b)

Omit "\$208". Insert instead "\$214".

[29] Clause 172 Transfer of quota

Omit "\$156" from clause 172 (2) (c). Insert instead "\$161".

[30] Clause 197 Fee for new endorsements

Omit "\$5,200" from clause 197 (1) (a). Insert instead "\$5,351".

[31] Clause 200I Endorsement fees

Omit "\$2,080" from clause 200I (1) (a). Insert instead "\$2,140".

[32] Clause 200I (1) (b) and (d)

Omit "\$260" wherever occurring. Insert instead "\$268".

[33] Clause 200I (1) (c)

Omit "\$1,040". Insert instead "\$1,070".

[34] Clause 200M Transfer fee

Omit "\$2,600" from clause 200M (1). Insert instead "\$2,675".

[35] Clause 208 Fee for endorsements

Omit "\$208" from clause 208 (1). Insert instead "\$214".

[36] Clause 212E Application for endorsement

Omit "\$260" wherever occurring in clause 212E (3) (a), (c) and (d).
Insert instead "\$268".

[37] Clause 212E (3) (b)

Omit "\$52". Insert instead "\$54".

[38] Clause 212E (3) (c) and (d)

Omit "\$31" wherever occurring. Insert instead "\$32".

Fisheries Management (General) Amendment (Fees) Regulation 2002

Amendments

Schedule 1

[39] Clause 212O Application for endorsement of licence for further period

Omit "\$260" wherever occurring in clause 212O (3) (a), (c) and (d).
Insert instead "\$268".

[40] Clause 212O (3) (b)

Omit "\$52". Insert instead "\$54".

[41] Clause 212O (3) (c) and (d)

Omit "\$31" wherever occurring. Insert instead "\$32".

[42] Clause 212U Application for special endorsement

Omit "\$31" from clause 212U (2). Insert instead "\$32".

[43] Clause 218B Fee to accompany application for registration as fish receiver

Omit "\$780" from clause 218B (a). Insert instead "\$803".

[44] Clause 218B (b)

Omit "\$2,600". Insert instead "\$2,675".

[45] Clause 226F Annual licence fee

Omit "\$390, plus \$78" from clause 226F (1).
Insert instead "\$401, plus \$80".

[46] Clause 226L Transfer of entitlement to history of operations

Omit "\$260" from clause 226L (3). Insert instead "\$268".

[47] Clause 226LA Boat replacement

Omit "\$260" from clause 226LA (1) (b). Insert instead "\$268".

[48] Clause 226N Renewal of licence

Omit "\$104" from clause 226N (5). Insert instead "\$107".

Fisheries Management (General) Amendment (Fees) Regulation 2002

Schedule 1 Amendments

[49] Clause 228 Fee for permit to harm marine vegetation (section 205 of the Act)

Omit "\$104". Insert instead "\$107".

[50] Clause 228

Omit "\$52". Insert instead "\$54".

Fisheries Management (Lobster Share Management Plan) Amendment (Fees) Regulation 2002

under the

Fisheries Management Act 1994

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

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

Explanatory note

The object of this Regulation is to amend the *Fisheries Management (Lobster Share Management Plan) Regulation 2000 (the 2000 Regulation)* to increase:

- (a) the fee that accompanies an application for the registration of a transaction purporting to have the effect of transferring, assigning, transmitting or mortgaging a share in the lobster share management fishery, and
- (b) the fee that accompanies a nomination by a shareholder in the lobster share management fishery of a person to take lobster on behalf of the shareholder, and
- (c) the fee that accompanies an application for the approval of the transfer from one shareholder to another shareholder of the shareholder's quota of the total allowable catch for the lobster share management fishery.

This Regulation also updates a note to a provision of the 2000 Regulation specifying the amount of a fee prescribed by clause 153 of the *Fisheries Management (General) Regulation 1995*. The fee concerned must accompany an application for registration as a crew member of a licensed fishing boat.

The fees are being increased in line with movements in the Consumer Price Index.

Fisheries Management (Lobster Share Management Plan) Amendment (Fees)
Regulation 2002

Explanatory note

This Regulation is made under the *Fisheries Management Act 1994*, including sections 91 (3) (d) and 289 (the general regulation-making power).

Fisheries Management (Lobster Share Management Plan) Amendment
(Fees) Regulation 2002

Clause 1

Fisheries Management (Lobster Share Management Plan) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Fisheries Management (Lobster Share Management Plan) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Fisheries Management (Lobster Share Management Plan) Regulation 2000

The *Fisheries Management (Lobster Share Management Plan) Regulation 2000* is amended as set out in Schedule 1.

Fisheries Management (Lobster Share Management Plan) Amendment
(Fees) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Appendix Lobster Share Management Plan, clause 9 Fee for registration of share transactions

Omit "\$208" from clause 9 (2) (a). Insert instead "\$214".

[2] Appendix, clause 9 (2) (b)

Omit "\$364". Insert instead "\$375".

[3] Appendix, clause 10 Nominated fishers

Omit "\$312" from clause 10 (7). Insert instead "\$321".

[4] Appendix, clause 19 Application for approval of quota transfer

Omit "\$156" from clause 19 (2) (b). Insert instead "\$161".

[5] Appendix, clause 46 Registration of crew

Omit "\$100" from the note to clause 46 (5). Insert instead "\$107".

Gaming Machines Amendment Regulation 2002

under the

Gaming Machines Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gaming Machines Act 2001*.

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

Explanatory note

The object of this Regulation is to make a number of amendments to clarify the operation of the *Gaming Machines Regulation 2002* or that are consequential on the recent amendments to the *Gaming Machines Act 2001* made by the *Gaming Machines Amendment Act 2002*.

In particular, this Regulation:

- (a) exempts certain advertising by gaming machine dealers (including manufacturers) from sections 43 and 44 of the Act (which prohibit gaming machine advertising and signs), and
- (b) requires cash-back terminals in hotels and clubs to display counselling signage, and
- (c) provides that a social impact assessment (which is required to be provided when a hotelier or club applies for authorisation to keep additional gaming machines) cannot be approved if the application involves any approved amusement devices, and
- (d) provides for certain offences to be dealt with by way of penalty notices.

This Regulation is made under the *Gaming Machines Act 2001*, including sections 43 (6), 44 (6) and 210 (the general regulation making power).

Clause 1 Gaming Machines Amendment Regulation 2002

Gaming Machines Amendment Regulation 2002

1 Name of Regulation

This Regulation is the *Gaming Machines Amendment Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Gaming Machines Regulation 2002

The *Gaming Machines Regulation 2002* is amended as set out in Schedule 1.

Gaming Machines Amendment Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 20 Clearance and refilling of gaming machines in clubs

Omit “address” from clause 20 (4) (d). Insert instead “signature”.

[2] Clause 27 Signage to be displayed on ATMs and cash-back terminals

Insert “or cash-back terminal” after “(ATM)” in clause 27 (1).

[3] Clause 27 (3A)

Insert after clause 27 (3):

(3A) In the case of a cash-back terminal, the notice must also contain the following:

Your player activity statement is available from the cashier

[4] Clause 27 (5)

Insert “or cash-back terminal” after “ATM” wherever occurring.

[5] Clause 27 (6)

Insert after clause 27 (5):

(6) In this clause:

cash-back terminal means a customer-operated payment machine that enables gaming machine players to cash in their credits or winnings.

[6] Clause 33 Classes of social impact assessment

Omit clause 33 (2). Insert instead:

(2) A class 1 social impact assessment is required to be provided if:

(a) the application for authorisation to keep approved gaming machines is made in connection with:

Gaming Machines Amendment Regulation 2002

Schedule 1 Amendments

- (i) the removal of a hotelier's licence to other premises situated within 1 kilometre of the previous premises, or
- (ii) the removal of a registered club to other premises situated within 1 kilometre of the previous premises,

and the number of approved gaming machines that are proposed to be kept in the other premises is no more than the number kept in the previous premises, or

- (b) the application is made in connection with the transfer of poker machines entitlements from another hotel, or from other premises of a registered club, and the other hotel is, or the other premises are, situated within 1 kilometre of the hotel or club premises to which the application relates.

(2A) Subclause (2):

- (a) applies instead of section 34 (2) (b) of the Act, and
- (b) is subject to subclause (4).

[7] Clause 35 Class 2 social impact assessment

Insert "in all hotels and registered clubs" after "being" in clause 35 (1) (b).

[8] Clause 35 (1) (c)

Omit "be authorised". Insert instead "authorised".

[9] Clause 35 (1) (d)

Insert "all hotels and registered clubs in" after "for".

[10] Clause 35 (3) (a)

Omit the paragraph. Insert instead:

- (a) a map of the local government area in which the hotel or club is situated indicating the location of the hotel or club,

Gaming Machines Amendment Regulation 2002

Amendments

Schedule 1

[11] Clause 36 Submissions in relation to class 2 social impact assessment

Omit clause 36 (1) (f). Insert instead:

- (f) any body that is located in the local government area in which the hotel or registered club is situated and that receives funding from the Casino Community Benefit Fund under the *Casino Control Act 1992* for the specific purpose of providing gambling-related counselling or treatment services.

[12] Clause 36 (2)

Omit “Any such body”.

Insert instead “A person or body that is provided with a copy of the social impact assessment”.

[13] Clause 37A

Insert after clause 37:

37A Requirements as to the type of gaming machines to which social impact assessments relate

The Board cannot approve a social impact assessment in connection with an application to which Division 1 of Part 4 of the Act applies if any of the gaming machines to which the application relates are approved amusement devices.

[14] Clause 39 Operation of approval of social impact assessment

Omit clause 39 (3).

[15] Clause 41 Gaming machine advertising and signs—exclusions

Omit “gambling-related” wherever occurring.

Insert instead “gaming machine”.

[16] Clause 41 (1) (a)

Insert “that is not ordinarily available to the general public” after “journal”.

Gaming Machines Amendment Regulation 2002

Schedule 1 Amendments

[17] Clause 41 (1) (c)

Insert at the end of clause 41 (1) (b):

- , or
- (c) at a trade convention involving the gaming machine industry,

[18] Clause 41 (1A) and (1B)

Insert after clause 41 (1):

- (1A) Without limiting subclause (1), gaming machine advertising is excluded from the operation of section 43 of the Act if the advertising:
- (a) relates to the supply, sale or manufacture of an approved gaming machine, and
 - (b) is directed to or at a person or body in the gaming machine industry, and
 - (c) is not on public display or accessible to the general public.
- (1B) Nothing in section 43 or 44 of the Act prohibits any of the following:
- (a) the use or display of the corporate name or logo (or other corporate identifier such as a brand name) of or belonging to a corporation that is the holder of a gaming machine dealer's licence (including the use or display of any such name, logo or identifier on the corporation's business premises or property (including vehicles), on corporate clothing worn by staff or on any other corporate merchandise),
 - (b) the publishing of an annual report, or other similar corporate report or material, of any such corporation,
 - (c) the operation of the website of any such corporation or of an industry association of which any such corporation is a member,
 - (d) the use by any such corporation of call-waiting telephone messages that advertise gaming machines,

Gaming Machines Amendment Regulation 2002

Amendments

Schedule 1

-
- (e) any advertising by any such corporation in a telephone or internet directory,
 - (f) the publication of analysts' reports, newspaper reports or academic articles relating to any such corporation.

[19] Clause 41 (6)

Insert "gaming machine advertising for the purposes of section 43 of the Act or" after "constitute".

[20] Clause 41A

Insert after clause 41:

41A Display of outdoor signs advertising gaming machines

- (1) A person must not, on and from 1 October 2002, display or cause to be displayed any outdoor sign that advertises approved gaming machines.
Maximum penalty: 100 penalty units.
- (2) Subclause (1) extends to any such sign the display of which commenced before 1 October 2002.

[21] Clause 43 Requirement to keep record or copies of player activity statements

Omit "each player activity statement provided by the hotelier or club under section 45 (4) of the Act".

Insert instead "any player activity statement made available by the hotelier or club (whether or not provided under section 45 (4) of the Act)".

[22] Clause 46 Provision of problem gambling counselling services

Omit "2 July 2002" from clause 46 (1). Insert instead "2 October 2002".

[23] Clause 46 (2)

Omit "classes of".

Gaming Machines Amendment Regulation 2002

Schedule 1 Amendments

[24] Clause 47 Self-exclusion schemes

Omit “2 July 2002” from clause 47 (1). Insert instead “2 October 2002”.

[25] Clause 47 (2)

Omit “by a hotelier or registered club”.

[26] Clause 47 (2) (b)

Omit “an undertaking”. Insert instead “a written and signed undertaking”.

[27] Clause 72 Details to be provided to Board in connection with disposal of authorised progressive gaming machines or systems

Insert “(or such later time as may be approved by the Board generally or in a particular case)” after “or system” in clause 72 (3).

[28] Clause 87 Player activity statements—player accounts

Omit clause 87 (3) (a)–(c).

[29] Clause 87 (3A)

Insert after clause 87 (3):

(3A) In addition to subclause (3), the following information in relation to the period covered by a player activity statement must be kept by the hotelier or club and be provided to the player on request:

- (a) a list of each transaction involving the depositing of money into the player account at the cashier,
- (b) a list of each transaction involving the paying of credits into the player account as a result of playing electronic payment gaming machines,
- (c) a list of each transaction involving the withdrawal of money from the player account at the cashier.

Gaming Machines Amendment Regulation 2002

Amendments

Schedule 1

[30] Clause 87A

Insert after clause 87:

87A Requirement to keep record or copy of player activity statement under this Part

A hotelier or registered club must keep a record or copy of any player activity statement made available by the hotelier or club under this Part.

Maximum penalty: 50 penalty units.

[31] Schedule 3 Penalty notice offences

Insert in appropriate order under the heading “**Offences under the Act**”:

Section 47A	Accept transfer of prize winning cheque	\$1,100
Section 206A	Make statement that is false or misleading/omits material matter	\$1,100

[32] Schedule 3

Insert in appropriate order under the heading “**Offences under this Regulation**”:

Clause 41A	Display advertising sign	\$1,100
Clause 87A	Fail to keep record or copy of player activity statement	\$550

Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2002

under the

Gas Pipelines Access (New South Wales) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gas Pipelines Access (New South Wales) Act 1998*.

KIM YEADON, M.P.,
Minister for Energy

Explanatory note

The object of this Regulation is to amend the *Gas Pipelines Access (New South Wales) (Savings and Transitional) Regulation 1999* so as:

- (a) to postpone, from 30 June 2004 to 31 December 2004, the date of expiry of a provision of that Regulation that deems certain pipelines to be a single pipeline for the purpose of establishing revised access arrangements, and
- (b) to postpone, from 1 July 2002 to 1 July 2007, the date of expiry of a provision of the *Gas Pipelines Access (New South Wales) Act 1998*, so extending the period for which certain pipelines are taken to be distribution pipelines for the purposes of the *Gas Pipelines Access (New South Wales) Law*, and
- (c) to identify the capital base value of certain pipelines for the purpose of establishing revised access arrangements for those pipelines under the *National Third Party Access Code for Natural Gas Pipeline Systems*.

This Regulation is made under the *Gas Pipelines Access (New South Wales) Act 1998*, including clause 1 of Schedule 2 (the power to make regulations of a savings or transitional nature) and clause 7 (2) of that Schedule.

Clause 1 Gas Pipelines Access (New South Wales) (Savings and Transitional)
Amendment Regulation 2002

Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2002

1 Name of Regulation

This Regulation is the *Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2002*.

2 Amendment of Gas Pipelines Access (New South Wales) (Savings and Transitional) Regulation 1999

The *Gas Pipelines Access (New South Wales) (Savings and Transitional) Regulation 1999* is amended as set out in Schedule 1.

Gas Pipelines Access (New South Wales) (Savings and Transitional)
Amendment Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clauses 9 and 10

Omit clause 9. Insert instead:

9 Aggregation of distribution pipelines and determination of initial capital bases

- (1) This clause has effect for all purposes relating to the application of the new Access Code as part of the *Gas Pipelines Access (New South Wales) Law*.
- (2) This clause applies to the following pipelines:
 - (a) the pipeline from Wilton, via Horsley Park, Plumpton and Killingworth, to Walsh Point (Pipeline Licence Nos 1, 3, 7 and 8),
 - (b) the pipeline from Wilton to Wollongong (Pipeline Licence No 2),
 - (c) the pipelines within the AGL NSW distribution system,
 - (d) the pipelines within the AGL Central West distribution system.
- (3) The pipelines referred to in subclause (2) (a)–(d) (each of which is a covered pipeline within the meaning of the new Access Code) are taken to comprise a single pipeline.
- (4) Subclause (3) ceases to have effect on 31 December 2004.
- (5) For the purpose of determining and giving effect to access arrangements, and revisions to access arrangements, with respect to the pipelines referred to in subclause (2) (a)–(d), the initial capital base for each pipeline, as at 1 July 1996, is as set out in Amendment 6 of the Tribunal's determination *Final Decision on the Access Arrangement for AGL Gas Networks Limited—Natural Gas System*, dated July 2000.
- (6) This clause has effect despite any provision of the new Access Code.

Gas Pipelines Access (New South Wales) (Savings and Transitional)
Amendment Regulation 2002

Schedule 1 Amendment

10 Postponement of expiry of clause 7 of Schedule 2 to Act

1 July 2007 is prescribed as the date on which clause 7 (1) of Schedule 2 to the Act ceases to apply to a pipeline referred to in that subclause, as referred to in clause 7 (2) (a) of that Schedule.

Jury Amendment (Fees) Regulation 2002

under the

Jury Act 1977

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Jury Act 1977*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 72 of the *Jury Act 1977* provides that a person who attends for jury service at a court or coronial inquest is entitled to be paid at the prescribed rate for that attendance.

The object of this Regulation is to increase the attendance fees, travelling allowances and refreshment allowance paid to jurors.

The increases for attendance fees and refreshment allowance are in line with movements in the Consumer Price Index. The increases for travelling allowances are in line with travelling allowances payable in the public sector.

This Regulation also makes a minor amendment regarding notes in the text of the *Jury Regulation 1999* not forming part of that Regulation.

This Regulation is made under the *Jury Act 1977*, including sections 72 and 76 (the general regulation-making power).

Clause 1 Jury Amendment (Fees) Regulation 2002

Jury Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Jury Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Jury Regulation 1999

The *Jury Regulation 1999* is amended as set out in Schedule 1.

Jury Amendment (Fees) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 3 Interpretation

Omit clause 3 (2). Insert instead:

- (2) The table of contents and notes in the text of this Regulation do not form part of this Regulation.

[2] Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Scales of daily fees and allowances payable in respect of jurors

(Clause 7)

Scale A	Attendance fee	Fee per day
	Day of attendance	\$
	1st:	
	(a) if a person attends for less than 4 hours on that day but is not selected for jury service	Nil
	(b) if a person attends for less than 4 hours on that day and is selected for jury service	37.70
	(c) if a person attends for more than 4 hours on that day (whether or not the person is selected for jury service)	75.60
	2nd–5th	75.60
	6th–10th	87.90
	11th and subsequent days	102.60

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Jury Amendment (Fees) Regulation 2002

Schedule 1 Amendments

If a person attending for jury service is paid his or her full wage or salary on a day of attendance by his or her employer (not being an amount that is the difference between the person's full wage or salary and the attendance fee)

Nil

Note. See clause 7 (2) regarding the requirement of submitting a completed statutory declaration if a juror claims an attendance fee.

Scale B Travelling allowance

On each day of attendance, for one journey each way between the place of residence of a person attending for jury service, as shown on the jury roll, and the court or inquest attended, the person is entitled to be paid at the rate of 25.5 cents per kilometre with:

- (a) a minimum payment of \$3.60 each way (being a minimum payment for 14 kilometres each way), and
 - (b) a maximum payment of \$25.50 each way (being a maximum payment for 100 kilometres each way),
- whether or not public transport is used.

Scale C Refreshment allowance

If a juror in either a civil or criminal matter is released by the trial judge during a luncheon adjournment, the juror is entitled to be paid a refreshment allowance of \$5.50.

Justices (General) Amendment (Fees) Regulation 2002

under the

Justices Act 1902

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Justices Act 1902*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain court fees (set out in the *Justices (General) Regulation 2000*) to be paid to a Clerk of a Local Court in respect of proceedings under the *Justices Act 1902*.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Justices Act 1902*, including section 154 (the general regulation-making power) and, in particular, section 154 (1) (a).

Clause 1 Justices (General) Amendment (Fees) Regulation 2002

Justices (General) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Justices (General) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Justices (General) Regulation 2000

The *Justices (General) Regulation 2000* is amended as set out in Schedule 1.

Justices (General) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

	\$
1 Proceedings commenced by way of information, complaint (other than a complaint for an order under Part 15A (Apprehended violence) of the <i>Crimes Act 1900</i>), charge or court attendance notice, including the issue and service of summons if required	59.00
2 Complaint for an order under Part 15A (Apprehended violence) of the <i>Crimes Act 1900</i> or application for variation or revocation of such an order	Nil
3 Application of a kind not otherwise provided for in this Schedule (includes issue and service of notice of hearing if required)	59.00
4 For each additional respondent in relation to a matter to which item 3 relates	38.00
5 Issue of subpoena: for each witness to be served	32.00
6 Service of subpoena: for each witness to be served	41.00
7 Certificate of conviction, order or dismissal	38.00
8 Notice of appeal to District Court: one appellant	71.00
9 Further notices of appeal (by the same appellant) in respect of convictions or orders made or sentences imposed, together with the conviction, order or sentence to which a notice of appeal under item 8 relates	38.00
10 Copy of any deposition, transcript or diskette (unless otherwise provided for under any other Act):	
(a) for each page (or equivalent), where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages (or equivalent) of \$60.00)	7.10

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Justices (General) Amendment (Fees) Regulation 2002

Schedule 1 Amendment

	\$
(b) for each page (or equivalent), where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages (or equivalent) of \$70.00)	8.10
11 Copy of any document (other than a deposition, transcript or diskette), for each page (minimum fee of \$10.00)	2.00
12 Duplicate tape recording of sound-recorded evidence, for each cassette	33.00

Land and Environment Court Amendment (Fees) Regulation 2002

under the

Land and Environment Court Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Land and Environment Court Act 1979*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain fees (set out in the *Land and Environment Court Regulation 2000*) to be taken in respect of the business of the Land and Environment Court.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Land and Environment Court Act 1979*, including section 78 (the general regulation-making power) and, in particular, section 78 (a).

Clause 1 Land and Environment Court Amendment (Fees) Regulation 2002

Land and Environment Court Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Land and Environment Court Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Land and Environment Court Regulation 2000

The *Land and Environment Court Regulation 2000* is amended as set out in Schedule 1.

Land and Environment Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

		\$
1	Filing a process to commence proceedings in Class 1 of the Court's jurisdiction (other than proceedings referred to in item 2 or 3)	574.00
2	Filing a process to commence proceedings in Class 1 of the Court's jurisdiction where the matter relates to a development application (other than a development application relating to the subdivision of land) or to a building application, and where the value of the development or building:	
	(a) is less than \$50,000	169.00
	(b) is \$50,000 or more but less than \$500,000	574.00
	(c) is \$500,000 or more but less than \$1,000,000	2,617.00
	(d) is \$1,000,000 or more	3,268.00
3	Filing a process to commence proceedings in Class 1 of the Court's jurisdiction where the matter relates to an appeal under section 98 of the <i>Environmental Planning and Assessment Act 1979</i>	169.00
4	Filing a process to commence proceedings in Class 2 of the Court's jurisdiction (other than proceedings referred to in item 5)	574.00

Page 3

Land and Environment Court Amendment (Fees) Regulation 2002

Schedule 1

Amendment

		\$
5	Filing a process to commence proceedings in Class 2 of the Court's jurisdiction where the matter relates to a development application (other than a development application relating to the subdivision of land) or to a building application, and where the value of the development or building is less than \$50,000	169.00
6	Filing a process to commence proceedings in Class 3 of the Court's jurisdiction (other than proceedings referred to in item 7, 8 or 9)	574.00
7	Filing a process to commence proceedings in Class 3 of the Court's jurisdiction where the matter relates to an appeal, reference or other matter under the <i>Crown Lands Act 1989</i> , the <i>Crown Lands (Continued Tenures) Act 1989</i> , the <i>Roads Act 1993</i> , the <i>Water Act 1912</i> , the <i>Water Management Act 2000</i> or the <i>Western Lands Act 1901</i>	81.00
8	Filing a process to commence proceedings in Class 3 of the Court's jurisdiction where the matter relates to an appeal or objection against a valuation of land, and where the value of the land, as determined by the respondent valuing authority:	
	(a) is less than \$100,000	148.00
	(b) is \$100,000 or more but less than \$500,000	201.00
	(c) is \$500,000 or more but less than \$1,000,000	317.00
	(d) is \$1,000,000 or more	449.00
9	Filing a process to commence proceedings in Class 3 of the Court's jurisdiction where the matter relates to a claim for compensation for the compulsory acquisition of land, as referred to in section 24 of the <i>Land and Environment Court Act 1979</i> , and where the amount offered as compensation by the resuming or constructing authority:	
	(a) is less than \$50,000	169.00
	(b) is \$50,000 or more but less than \$500,000	574.00

Land and Environment Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

	\$
(c) is \$500,000 or more but less than \$1,000,000	2,617.00
(d) is \$1,000,000 or more	3,268.00
10 In respect of item 6, 8 or 9, if the registrar determines that, because of the substance of the matter and its lack of complexity, the fee referred to in the item is not appropriate	81.00
11 Filing a process to commence proceedings in Class 4 of the Court's jurisdiction	574.00
12 Filing a process to commence proceedings in Class 5 of the Court's jurisdiction	574.00
13 Filing a process to commence proceedings in Class 6 or 7 of the Court's jurisdiction	169.00
14 Filing a process to commence an appeal to the Court under section 56A of the <i>Land and Environment Court Act 1979</i>	698.00
15 Filing a process to commence proceedings for modification of a development consent, or for modification of an approval, granted by the Court on appeal	105.00 or 30% of the original filing fee paid to the Court (whichever is the greater)
16 Production of a document, by an officer of the Court, elsewhere than at the place at which the Court sits and elsewhere than at the office of the registrar	47.00
17 Making a copy of a document, for each page (minimum fee of \$10.00)	2.00
18 Supplying a copy of the transcript/diskette of proceedings:	
(a) for each page (or equivalent) where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages (or equivalent) of \$60.00)	7.10

Land and Environment Court Amendment (Fees) Regulation 2002

Schedule 1

Amendment

	\$
(b) for each page (or equivalent) where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages (or equivalent) of \$70.00)	8.10
(c) for each diskette also supplied (in addition to fee under paragraph (a) or (b))	5.00
19 Furnishing a party to proceedings with a second or subsequent copy of the written opinion or reasons for opinion of a Judge or of a commissioner or other officer of the Court in relation to the proceedings, for each copy	45.00
20 Furnishing a person (other than a party to proceedings) with a first or subsequent copy of the written opinion or reasons for opinion of a Judge or of a commissioner or other officer of the Court in relation to any proceedings, for each copy	45.00
21 Opening, or keeping open, the office of the registrar:	
(a) on a Saturday, Sunday or public holiday (except the day after Easter Monday)	454.00
(b) on any other day:	
(i) before 8.30 am or after 4.30 pm	454.00
(ii) between 8.30 and 9 am or 4 and 4.30 pm	47.00
22 Supplying a duplicate tape recording of sound-recorded evidence, for each cassette	38.00
23 (a) To issue a subpoena for production	51.00
(b) To issue a subpoena for production and to give evidence	51.00
(c) To issue a subpoena to give evidence	26.00
24 Retrieving a document from archival storage, for each document	23.00

Land and Environment Court Amendment (Transcript) Regulation 2002

under the

Land and Environment Court Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Land and Environment Court Act 1979*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Land and Environment Court Regulation 2000* so as to enable a convicted person who is the applicant or respondent to an appeal to the Court of Criminal Appeal against a conviction or sentence of the Land and Environment Court to obtain a copy of the transcript of the proceedings concerned without charge.

The proposed amendments reflect changes to the *Criminal Appeal Rules* relating to procedures for appeal to the Court of Criminal Appeal.

This Regulation is made under the *Land and Environment Court Act 1979*, including section 78 (the general regulation-making power) and, in particular, section 78 (a).

Clause 1 Land and Environment Court Amendment (Transcript) Regulation 2002

Land and Environment Court Amendment (Transcript) Regulation 2002

1 Name of Regulation

This Regulation is the *Land and Environment Court Amendment (Transcript) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Land and Environment Court Regulation 2000

The *Land and Environment Court Regulation 2000* is amended as set out in Schedule 1.

Land and Environment Court Amendment (Transcript) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 5A

Insert after clause 5:

5A Fee not chargeable for transcript—appeal to Court of Criminal Appeal

No fee is chargeable to a person convicted of an offence in proceedings before the Court for a transcript or diskette of the proceedings if:

- (a) the person has filed a notice of appeal, notice of intention to appeal, notice of application for leave to appeal or notice of intention to apply for leave to appeal with the Court of Criminal Appeal against the conviction or a sentence imposed by the Court in respect of the conviction, or
- (b) the person is a respondent to an appeal against such a sentence.

Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

under the

Local Courts (Civil Claims) Act 1970

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Local Courts (Civil Claims) Act 1970*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain court fees (set out in the *Local Courts (Civil Claims) Regulation 2000*) to be paid to a registrar in respect of the business of a Local Court under the *Local Courts (Civil Claims) Act 1970*.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Local Courts (Civil Claims) Act 1970*, including section 85 (Regulations—court fees).

Clause 1 Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Local Courts (Civil Claims) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Local Courts (Civil Claims) Regulation 2000

The *Local Courts (Civil Claims) Regulation 2000* is amended as set out in Schedule 1.

Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

	\$
1 Filing a statement of claim:	
(a) in respect of a claim for an amount not exceeding \$3,000	59.00
(b) in respect of a claim for an amount exceeding \$3,000 but not exceeding \$10,000	78.00
(c) in respect of a claim for an amount exceeding \$10,000	147.00
2 Filing a notice of cross-claim or a third or subsequent party notice:	
(a) in respect of a claim for an amount not exceeding \$3,000	59.00
(b) in respect of a claim for an amount exceeding \$3,000 but not exceeding \$10,000	78.00
(c) in respect of a claim for an amount exceeding \$10,000	147.00
3 Filing a certificate or certified copy of conviction or order	59.00
4 Filing a certificate of readiness:	
(a) in respect of a claim for an amount not exceeding \$3,000	Nil
(b) in respect of a claim for an amount exceeding \$3,000 but not exceeding \$10,000	108.00
(c) in respect of a claim for an amount exceeding \$10,000	183.00

Page 3

Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

Schedule 1 Amendment

	\$
5 Filing an application for an order under section 18A (1) of the <i>Arbitration (Civil Actions) Act 1983</i> for the rehearing of an action referred for arbitration. This amount is subject to any rules providing for the refund of the whole or any part of the amount	261.00
6 Making a copy of any document or part of a document, other than as prescribed by item 7, for each page (minimum fee of \$10.00)	2.00
7 Supply of duplicate tape recording of sound-recorded evidence, for each cassette	33.00
8 For each copy of the transcript of any proceedings:	
(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$60.00)	7.10
(b) for each page, where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages of \$70.00)	8.10
9 Except as provided by item 10, service or attempted service by an officer of the Sheriff of any process or other document, including service by post and preparation of affidavit of service	41.00
10 Service or attempted service of a statement of claim by post, for each address at which service is effected or attempted	26.00
11 Filing an application for a certificate of judgment (otherwise than pursuant to the <i>Service and Execution of Process Act 1992</i> of the Commonwealth)	11.00
12 (a) To issue a subpoena for production	26.00
(b) To issue a subpoena for production and to give evidence	26.00
(c) To issue a subpoena to give evidence	11.00
13 Execution or attempted execution of a writ of execution or warrant to apprehend a judgment debtor	51.00

Local Courts (Civil Claims) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
14	Disbursements in executing or attempting to execute a writ of execution, including a fee for keeping possession	} As prescribed by the Scale of Fees under the <i>Sheriff Act 1900</i>
15	Levy on writ of execution	
16	For work undertaken in preparing for a sale of land on instructions from a judgment creditor—if sale does not proceed	

Motor Dealers Amendment Regulation 2002

under the

Motor Dealers Act 1974

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Dealers Act 1974*.

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

Explanatory note

The objects of this Regulation are:

- (a) to reduce the minimum height for signs displaying licence details that are required to be displayed at premises of motor dealers, and
- (b) to enable claims to be made from the Motor Dealers Compensation Fund relating to consigned goods damaged while in a dealer's possession, failure to pay for a trade-in vehicle and failure to supply a motor vehicle that has been fully paid for, and
- (c) to increase certain fees for licences under the *Motor Dealers Act 1974*, and
- (d) to enable inspection reports issued within the preceding 90 days, rather than 30 days, to be attached to motor vehicles for sale, and
- (e) to increase penalties that may be imposed by way of penalty notices for offences under the *Motor Dealers Regulation 1999* and the *Motor Dealers Act 1974*, and
- (f) to prescribe additional offences that may be dealt with by way of penalty notices, and
- (g) to omit provisions relating to short descriptions of offences, as a consequence of the repeal of the provision requiring them to be prescribed.

Motor Dealers Amendment Regulation 2002

Explanatory note

This Regulation is made under the *Motor Dealers Act 1974*, including sections 28, 39, 40, 46, 53E and 57 (the general regulation-making power).

Motor Dealers Amendment Regulation 2002

Clause 1

Motor Dealers Amendment Regulation 2002

1 Name of Regulation

This Regulation is the *Motor Dealers Amendment Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Motor Dealers Regulation 1999

The *Motor Dealers Regulation 1999* is amended as set out in Schedule 1.

Motor Dealers Amendment Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 10 Licensees to display licence numbers

Omit “75” from clause 10 (2) (c). Insert instead “50”.

[2] Clause 21 Notices produced from books

Omit “three” from clause 21 (a). Insert instead “2”.

[3] Clause 47 Certain persons not to be employed as manager

Omit “the place” from clause 47 (1). Insert instead “a place”.

[4] Clause 65A

Insert after clause 65:

65A Claims against Motor Dealers Compensation Fund

For the purposes of section 40 (2) (d) of the Act, the following breaches are prescribed:

- (a) damage to goods consigned to a dealer while in the possession of the dealer,
- (b) failure by a dealer or car market operator to pay for a trade-in vehicle,
- (c) failure by a dealer or car market operator to supply a vehicle to a purchaser after payment in full for the vehicle has been made.

[5] Clause 66 Certificate of inspection: section 46

Insert after section 66 (2):

- (3) For the purposes of section 46 (2) and (2A) of the Act, the period of 90 days is prescribed as the period within which an inspection report must have been issued.

[6] Clause 67 Prescribed offences and penalties: section 53E

Omit “Column 3” from clause 67 (b). Insert instead “Column 2”.

Motor Dealers Amendment Regulation 2002

Amendments

Schedule 1

[7] Clause 68 Short descriptions of offences

Omit the clause.

[8] Schedule 1 Fees

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 60)

Item	Provision	Matter for which fee payable	Fee
1	Section 10 (2)	Application fee for licence made by sole trader	\$100
2	Section 10 (2)	Application fee for licence made otherwise than by sole trader	\$100
3	Section 10 (3), 12 (7) and 12 (8)	Initial licence fee for unrestricted dealer's licence per place of business	\$926
4	Section 10 (3), 12 (7) and 12 (8)	Initial licence fee for dealer's licence for motor cycles per place of business	\$926
5	Section 10 (3), 12 (7) and 12 (8)	Initial licence fee for car market operator's licence per place of business	\$926
6	Section 10 (3), 12 (7) and 12 (8)	Initial fee for licence per place of business (other than licence referred to in item 3, 4 or 5)	\$277

Motor Dealers Amendment Regulation 2002

Schedule 1 Amendments

Item	Provision	Matter for which fee payable	Fee
7	Section 20 (1)	Annual licence fee for unrestricted dealer's licence per place of business	\$371
8	Section 20 (1)	Annual licence fee for dealer's licence for motor cycles per place of business	\$371
9	Section 20 (1)	Annual licence fee for car market operator's licence per place of business	\$371
10	Section 20 (1)	Annual fee for licence (other than licence referred to in item 7, 8 or 9) per place of business	\$277
11	Section 20C	Fee for duplicate licence	\$23

[9] Schedule 2 Penalty notices

Omit the Schedule. Insert instead:

Schedule 2 Penalty notices

(Clause 67)

Column 1	Column 2
Provision	Penalty
Offences under Motor Dealers Act 1974	
Section 9 (1)	\$5,500

Motor Dealers Amendment Regulation 2002

Amendments

Schedule 1

Column 1	Column 2
Provision	Penalty
Section 9 (2)	\$5,500
Section 9 (3)	\$5,500
Section 9 (4)	\$5,500
Section 9 (5)	\$5,500
Section 9 (6)	\$5,500
Section 9 (7)	\$5,500
Section 21 (1)	\$330
Section 21 (2)	\$330
Section 21 (3)	\$330
Section 21 (4)	\$330
Section 21 (5)	\$330
Section 21 (6)	\$330
Section 21 (7)	\$330
Section 21 (8)	\$330
Section 23A (1)	\$550
Section 24 (2)	\$330
Section 24 (3)	\$330
Section 26A (5)	\$330
Section 47 (1)	\$330
Offences under Motor Dealers Regulation 1999	
Clause 10 (1)	\$330
Clause 35 (2)	\$330
Clause 50 (1)	\$330

Motor Dealers Amendment Regulation 2002

Schedule 1 Amendments

Column 1	Column 2
Provision	Penalty
Clause 54	\$330
Clause 55	\$330

Motor Vehicle Repairs Amendment Regulation 2002

under the

Motor Vehicle Repairs Act 1980

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Vehicle Repairs Act 1980*.

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

Explanatory note

The objects of this Regulation are as follows:

- (a) to raise the level of the maximum penalties for offences under the *Motor Vehicle Repairs Regulation 1999* from 5 penalty units to 20 penalty units,
- (b) to increase fees relating to certain licences under the *Motor Vehicle Repairs Act 1980*,
- (c) to prescribe matters to be included in a deed containing undertakings by a repairer who has repeatedly engaged in unjust conduct,
- (d) to omit unnecessary provisions and update references.

This Regulation is made under the *Motor Vehicle Repairs Act 1980*, including sections 16, 20, 21, 24, 48, 78 and 89 (the general regulation-making power).

Clause 1 Motor Vehicle Repairs Amendment Regulation 2002

Motor Vehicle Repairs Amendment Regulation 2002

1 Name of Regulation

This Regulation is the *Motor Vehicle Repairs Amendment Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Motor Vehicle Repairs Regulation 1999

The *Motor Vehicle Repairs Regulation 1999* is amended as set out in Schedule 1.

Motor Vehicle Repairs Amendment Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 5 Licensee to keep records

Omit “5 penalty units”. Insert instead “20 penalty units”.

[2] Clause 10 Completion of records

Omit “5 penalty units” wherever occurring. Insert instead “20 penalty units”.

[3] Clause 11 Retention of records

Omit “5 penalty units” from clause 11 (1). Insert instead “20 penalty units”.

[4] Clause 12 False or misleading entries

Omit “5 penalty units”. Insert instead “20 penalty units”.

[5] Clause 13 Fees

Omit “\$496” from clause 13 (2) (a).

Insert instead “\$342 and an additional \$154 for each place of business or mobile workshop in or with respect to which the applicant proposes to carry on business”.

[6] Clause 13 (2) (b)

Omit “\$238”.

Insert instead “\$238 for each place of business or mobile workshop in or with respect to which the applicant proposes to carry on business”.

[7] Clause 13 (2) (c)

Omit the paragraph. Insert instead:

- (c) \$55 for each inspection made by the Authority, as referred to in section 89 (1) (g) of the Act,

[8] Clause 15 Display of signs

Omit “5 penalty units”. Insert instead “20 penalty units”.

Page 3

Motor Vehicle Repairs Amendment Regulation 2002

Schedule 1 Amendments

[9] Clause 16 Display of licence

Omit "5 penalty units". Insert instead "20 penalty units".

[10] Clause 17

Omit the clause. Insert instead:

17 Register of Undertakings

For the purposes of section 48 (3) of the Act, the following particulars are prescribed in relation to a deed executed by a repairer in accordance with Part 5 of the Act:

- (a) the repairer's name and licence number,
- (b) the address of the repairer's premises (if any),
- (c) the date on which the deed was executed by the dealer,
- (d) brief particulars of the circumstances and unjust conduct that led to the execution of the deed,
- (e) a summary of the undertakings given by the repairer in the deed.

[11] Clause 18

Omit the clause. Insert instead:

18 Evidentiary certificates: section 78

For the purposes of section 78 (2) of the Act, the General Manager is a prescribed officer by whom a certificate referred to in that subsection may be certified.

[12] Clause 19

Omit the clause.

[13] Schedule 1

Omit the Schedule.

Parking Space Levy Amendment (Exemption) Regulation 2002

under the

Parking Space Levy Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Parking Space Levy Act 1992*.

CARL SCULLY, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to amend the *Parking Space Levy Regulation 1997*:

- (a) to exempt from the parking space levy parking spaces on certain specified premises that are provided or made available for the use of customers of, or persons employed at, a retail shop on those premises,
- (b) to state general principles that the Chief Commissioner is to have regard to in assessing for the purposes of an exemption from parking space levy whether a parking space is set aside for a purpose,
- (c) to provide that the Chief Commissioner may, in assessing whether a parking space is used exclusively for a purpose, make a determination based on such investigation, study or survey as to the use of parking spaces as the Chief Commissioner thinks fit.

This Regulation is made under the *Parking Space Levy Act 1992*, including sections 7 (3) and 31.

Clause 1 Parking Space Levy Amendment (Exemption) Regulation 2002

Parking Space Levy Amendment (Exemption) Regulation 2002

1 Name of Regulation

This Regulation is the *Parking Space Levy Amendment (Exemption) Regulation 2002*.

2 Commencement

This Regulation commences on 30 June 2002.

3 Amendment of Parking Space Levy Regulation 1997

The *Parking Space Levy Regulation 1997* is amended as set out in Schedule 1.

Parking Space Levy Amendment (Exemption) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clauses 6A and 6B

Insert after clause 6:

6A Exemptions in category 2 areas

- (1) A parking space on premises to which this clause applies is an exempt parking space if the parking space is provided or made available for the use of customers of, or persons employed at, a retail shop on those premises.
- (2) The Act applies to parking spaces on premises to which this clause applies as if this clause had taken effect on 1 July 2001.
- (3) This clause applies to premises described in the Table to this clause, as shown on the plan marked "Parking space exemptions in Category 2 areas" signed by the Minister, dated 30 June 2002 and deposited in the office of the Department of Transport in Sydney.

Table

Levy Area	Premises	Address	Bounded generally by
Parramatta	Westfield Shoppingtown	171–175 Church Street Parramatta	Argyle, O'Connell, Campbell and Church Sts
Chatswood	Chatswood Chase Shopping Centre	345 Victoria Avenue, Chatswood	Archer St, Victoria Ave and Havilah St
	Grace Bros Department Store	43–45 Albert Avenue, Chatswood	Victor St, Albert Ave, Anderson St and Victoria Ave Mall

Parking Space Levy Amendment (Exemption) Regulation 2002

Schedule 1

Amendment

	Westfield Shoppingtown	392 Victoria Avenue, Chatswood	Anderson St, Albert Ave, Spring St and Victoria Ave
Bondi Junction	Westfield Shoppingtown	480–510 Oxford Street, Bondi Junction	Grafton St, Grosvenor St, Bronte Rd, Oxford St and Cook La
	Carousel Shopping Centre	530 Oxford Street, Bondi Junction	Grafton St, Cook La, Oxford St and Adelaide St
	Eastgate Shopping Centre	71–85 Spring Street, Bondi Junction	Spring St, Newland St and Ebley St
	Grace Bros Department Store	217 Oxford Street, Bondi Junction	Oxford St through to Gray St, Hollywood Av and Waverley St

6B Assessment of exemptions for parking spaces

- (1) In assessing for the purposes of section 7 of the Act whether a parking space is set aside for a purpose, the Chief Commissioner is to have regard to the following principles:
- (a) the presence of measures (such as access control measures) or other features to limit the use of a parking space to use for a particular purpose or purposes indicates that the parking space is set aside for that purpose or those purposes,
 - (b) the absence of measures or other features as described in paragraph (a) indicates that a parking space is not set aside for any particular purpose,
 - (c) a parking space in a parking area that forms part of a retail shopping centre (being a parking area that is in the same building as the shopping centre and that operates generally only at times when shops in the shopping

Parking Space Levy Amendment (Exemption) Regulation 2002

Amendment

Schedule 1

centre are open for business) should be considered to be set aside for the parking of a motor vehicle by customers of a retail shop, unless the parking space is a non-retail space as provided by subclause (2),

- (d) the fact that a parking space is available or permitted to be used for a purpose, or is indicated (by advertising or otherwise) to be available for use for a purpose, does not of itself indicate that the parking space is set aside for that purpose.
- (2) A parking space is a *non-retail space* for the purposes of subclause (1) (c) if it is available for the use of persons who may not be customers of a retail shop in the retail shopping centre concerned.
- (3) In assessing for the purposes of section 7 of the Act whether a parking space on premises is used exclusively for a purpose, the Chief Commissioner may make a determination based on such investigation, study or survey as to the use of parking spaces on the premises as the Chief Commissioner thinks fit.
- (4) For the purposes of the making of a determination under subclause (3), the Chief Commissioner may require the owner of premises on which there is a parking space to which the Act applies to carry out and report the results of such investigation, study or survey as to the use of parking spaces on the premises as the Chief Commissioner may from time to time direct.

Protection of the Environment Operations (Noise Control) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act 1997*.

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

Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (Noise Control) Regulation 2000* (**the principal Regulation**) to create an offence, which mirrors the offence in clause 17 of the principal Regulation relating to motor vehicles with excessively noisy sound systems, for the purpose of the application of demerit points.

Under clause 17 of the principal Regulation, a person is guilty of an offence if he or she causes the sound system of a motor vehicle to be used in such a manner that it emits offensive noise. Under proposed clause 17A, a driver of a motor vehicle with a sound system must not drive or use the motor vehicle on a road or road related area if the sound system emits offensive noise (the use of a vehicle includes standing the vehicle). The maximum penalty for the new offence will be 50 penalty units (currently \$5,500) and under a proposed amendment of the *Protection of the Environment Operations (Penalty Notices) Regulation 1999*, a person guilty of the offence (as a penalty notice offence) will be subject to a penalty of \$150.

Protection of the Environment Operations (Noise Control) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

Explanatory note

Under a proposed amendment of the *Road Transport (Driver Licensing) Regulation 1999*, the offence will attract two demerit points (three demerit points on a long weekend).

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including section 323 (the general regulation-making power).

Protection of the Environment Operations (Noise Control) Amendment
(Noisy Vehicle Sound Systems) Regulation 2002

Clause 1

Protection of the Environment Operations (Noise Control) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

1 Name of Regulation

This Regulation is the *Protection of the Environment Operations (Noise Control) Amendment (Noisy Vehicle Sound Systems) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Protection of the Environment Operations (Noise Control) Regulation 2000

The *Protection of the Environment Operations (Noise Control) Regulation 2000* is amended as set out in Schedule 1.

Protection of the Environment Operations (Noise Control) Amendment
(Noisy Vehicle Sound Systems) Regulation 2002

Schedule 1 Amendment

Schedule 1 Amendment

(Clause 3)

Clause 17A

Insert after clause 17:

17A Drive or use motor vehicle on road and road related area if vehicle's sound system emits offensive noise

- (1) A driver of a motor vehicle with a sound system must not drive or use the motor vehicle on a road or road related area if the sound system emits offensive noise.

Maximum penalty: 50 penalty units.

- (2) If an act or omission constitutes an offence under this clause and clause 17, the offender is not liable to be punished twice in respect of the offence.
- (3) In subclause (1), *drive*, *driver* and *use* have the same meanings as in the *Road Transport (General) Act 1999*.

Protection of the Environment Operations (Penalty Notices) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act 1997*.

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

Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (Penalty Notices) Regulation 1999* (**the principal Regulation**) to include a new proposed offence in Schedule 1 to the principal Regulation which provides that a driver of a motor vehicle with a sound system must not drive or use the motor vehicle on a road or road related area if the sound system emits offensive noise (proposed clause 17A of the *Protection of the Environment Operations (Noise Control) Regulation 2000* (**the 2000 Regulation**)). The proposed offence is an offence for which a penalty notice can be issued and is subject to a penalty of \$150. Officers or employees of the Environment Protection Authority and police officers are prescribed as enforcement officers in relation to this penalty notice offence.

Schedule 1 to the *Protection of the Environment Operations (Noise Control) Amendment (Noisy Vehicle Sound Systems) Regulation 2002* proposes to insert clause 17A in the 2000 Regulation.

Protection of the Environment Operations (Penalty Notices) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

Explanatory note

Under a proposed amendment of the *Road Transport (Driver Licensing) Regulation 1999*, the offence will attract two demerit points being recorded against the driver's licence (three demerit points on a long weekend).

Out-of-date references to officers of the Darling Harbour Authority have been omitted. A consequential amendment has been also made to the clausal cross-reference to Schedule 1 to the principal Regulation.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including section 323 (the general regulation-making power) and sections 226 and 227.

Protection of the Environment Operations (Penalty Notices) Amendment
(Noisy Vehicle Sound Systems) Regulation 2002

Clause 1

Protection of the Environment Operations (Penalty Notices) Amendment (Noisy Vehicle Sound Systems) Regulation 2002

1 Name of Regulation

This Regulation is the *Protection of the Environment Operations (Penalty Notices) Amendment (Noisy Vehicle Sound Systems) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999

The *Protection of the Environment Operations (Penalty Notices) Regulation 1999* is amended as set out in Schedule 1.

Protection of the Environment Operations (Penalty Notices) Amendment
(Noisy Vehicle Sound Systems) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 6 Enforcement officers: section 226

Omit “or of the Darling Harbour Authority” from clause 6 (5) (h).

[2] Clause 6 (6) (b)

Omit the paragraph.

[3] Schedule 1 Penalty notice offences

Omit “(Clauses 5–9)”. Insert instead “(Clauses 5–8)”.

[4] Schedule 1

Insert in numerical order of clauses in the matter relating to the *Protection of the Environment Operations (Noise Control) Regulation 2000* (as amended by Schedule 1 [6] and [7]) to the *Protection of the Environment Operations (Penalty Notices) Amendment (Waste Offences) Regulation 2002* in Columns 1 (Provision of Regulation), 2 (Officer) and 3 (Penalty (individuals)), respectively:

Clause 17A (1)	2, 5	\$150
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Registration of Interests in Goods Amendment (Penalty Notices) Regulation 2002

under the

Registration of Interests in Goods Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Registration of Interests in Goods Act 1986*.

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

Explanatory note

The objects of this Regulation are:

- (a) to impose fees for registrations of interests in goods, and transfers of interests in goods, made by e-mail, and
- (b) to enable penalty notices to be issued for the offence of failing to cancel a registration of an interest in goods within the required time after it ceases to be registrable.

This Regulation is made under the *Registration of Interests in Goods Act 1986*, including section 5, section 19A and section 21 (the general regulation-making power).

Clause 1 Registration of Interests in Goods Amendment (Penalty Notices)
 Regulation 2002

Registration of Interests in Goods Amendment (Penalty Notices) Regulation 2002

1 Name of Regulation

This Regulation is the *Registration of Interests in Goods Amendment (Penalty Notices) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Registration of Interests in Goods Regulation 1999

The *Registration of Interests in Goods Regulation 1999* is amended as set out in Schedule 1.

Registration of Interests in Goods Amendment (Penalty Notices)
Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

[1] Clause 15 Variation of recorded information

Insert after clause 15 (1) (b):

- (b1) if the application is made by using e-mail facilities—\$8.50 for each interest specified in the application, or

[2] Clause 17 Prescribed registration fees

Insert after clause 17 (b):

- (b1) if the application is made by using e-mail facilities—\$8.50 for each interest specified in the application, or

[3] Clause 18 Fees for recording other prescribed information relating to boats

Insert after clause 18 (1) (b):

- (b1) if the application is made by using e-mail facilities—\$8.50 for each interest specified in the application, or

[4] Clause 33 and Schedule 1

Insert after clause 32:

33 Prescribed penalty notice offences and penalties

For the purposes of section 19A of the Act:

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

Registration of Interests in Goods Amendment (Penalty Notices)
Regulation 2002

Schedule 1 Amendment

Schedule 1 Penalty notices

(Clause 33)

Column 1	Column 2
Provision	Penalty
Offences under Registration of Interests in Goods Act 1986	
Section 17 (2)	\$220

Roads (General) Amendment (Penalty Notices) Regulation 2002

under the

Roads Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Roads Act 1993*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase the penalties for offences dealt with by way of a penalty notice issued under section 243 of the *Roads Act 1993* in relation to contraventions of certain provisions under the *Roads (General) Regulation 2000 (the 2000 Regulation)*.

The penalties amounts are being increased (generally by 4.7 per cent) from \$355 to \$372, from \$237 to \$248 and from \$118 to \$123 in line with movements in the Consumer Price Index.

The 2000 Regulation prescribed short descriptions for certain offences under that Regulation as penalty notices offences. However, with the repeal of sections 145A (1) and 145B of the *Justices Act 1902*, relating to descriptions of offences and short descriptions of offences and their replacement with general provisions that do not require the prescription of particular descriptions, the matter in the 2000 Regulation relating to the IPB Code (a Police Department code) and short description text have been omitted from this Regulation.

This Regulation is made under the *Roads Act 1993*, including sections 243 (Penalty notices for certain offences) and 264 (the general regulation-making power).

Clause 1 Roads (General) Amendment (Penalty Notices) Regulation 2002

Roads (General) Amendment (Penalty Notices) Regulation 2002

1 Name of Regulation

This Regulation is the *Roads (General) Amendment (Penalty Notices) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Roads (General) Regulation 2000

The *Roads (General) Regulation 2000* is amended as set out in Schedule 1.

Roads (General) Amendment (Penalty Notices) Regulation 2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 3 Definitions

Omit the definitions of *Infringement Processing Bureau* and *IPB Code* from clause 3 (1).

[2] Clause 75 Short description of offences

Omit the clause.

[3] Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Penalty notice offences

(Clause 74)

Column 1	Column 2
Offence provision	Penalty \$
Clauses 6 (3), 11 (1) (a)–(d) and (3) (a)–(d), 13 (2), 15, 16, 17 (1), 18, 20, 27 (1), 29 (a)–(c), 32 (2), 33 (3), 38 (a) and (b), 39, 42 (2)	372
Clauses 12 (a) and (b), 13 (1) (a) and (b), 14, 19, 21, 23A (1) (a)–(c) and (2) (a) and (b), 25 (1), 26 (1), 28, 30, 43, 46, 47 (1) (a)–(d), 48, 51 (1) and (2) (a) and (b), 56, 57, 59 (2), 60, 61 (a)–(g), 62 (3), 63 (1) and (2), 69 (a) and (b), 70	248
Clauses 22 (1) and (3), 23 (2) and (3) (a) and (b), 24, 41 (2), 44 (1) (a)–(e), 53 (3), 55, 58 (1) (a)–(c)	123

Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002

under the

Road Transport (Driver Licensing) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Driver Licensing) Regulation 1999*:

- (a) to provide that two demerit points (three demerit points on a long weekend) be recorded against a driver's licence if the driver of a motor vehicle with a sound system drives or uses the motor vehicle on a road or road related area where the sound system emits offensive noise (the use of a vehicle includes standing the vehicle), and
- (b) to provide that two demerit points (three demerit points on a long weekend) be recorded against a person's licence for starting or driving a vehicle causing unnecessary noise or smoke, and
- (c) to provide that three demerit points (four demerit points on a long weekend) be recorded against a person's licence:
 - (i) for approaching a pedestrian crossing too quickly to stop safely if necessary, or
 - (ii) for using hand-held mobile phones while driving, and

Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002

Explanatory note

- (d) to increase (generally by 4.7 per cent) certain fees payable under the *Road Transport (Driver Licensing) Act 1998* in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 19 (the general regulation-making power) and 20 (in particular, section 20 (2) (f)).

Road Transport (Driver Licensing) Amendment (Demerit Points Offences
and Penalties and Fees) Regulation 2002

Clause 1

Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Road Transport (Driver Licensing) Regulation 1999

The *Road Transport (Driver Licensing) Regulation 1999* is amended as set out in Schedule 1.

Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Schedule 1 Demerit points offences and penalties

Insert at the end of Part 2 of the Schedule:

Approach pedestrian crossing too quickly to stop safely if necessary	3	4	Rule 81 (1) of <i>Australian Road Rules</i>
Start or drive a vehicle causing unnecessary noise or smoke	2	3	Rule 291 of <i>Australian Road Rules</i>
Use hand-held mobile phone while driving	3	4	Rule 300 of <i>Australian Road Rules</i>
Driver of a motor vehicle with a sound system driving or using the motor vehicle on a road or road related area where the sound system emits offensive noise	2	3	Clause 17A (1) of <i>Protection of the Environment Operations (Noise Control) Regulation 2000</i>

Road Transport (Driver Licensing) Amendment (Demerit Points Offences and Penalties and Fees) Regulation 2002

Amendments

Schedule 1

[2] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees

(Clause 62)

	\$
1 Issue or renewal of driver's licence:	
(a) 1-year	37
(b) 3-year	91
(c) 5-year	122
(d) provisional P1 licence	37
(e) provisional P2 licence	60
(f) learner licence	15
2 Replacement or duplicate licence:	
(a) learner licence	15
(b) any other licence	18
3 Application for driving or riding test	38
4 Competency based assessment:	
(a) scheme participation fee	18
(b) replacement log book	6
5 Entry fee for authorised rider training course:	
(a) provisional licence rider training course	94
(b) learner licence rider training course	63
6 Certificate from Authority's records	21
7 Information from records (other than a certificate)	15
8 Hazard Perception Test	31
9 Driver Qualification Test	31
10 Driver Knowledge Test	31

Road Transport (Driver Licensing) Amendment (Demerit Points Offences
and Penalties and Fees) Regulation 2002

Schedule 1 Amendments

- 11 Fee per copy for provision of handbook:
- (a) Road Users' Handbook (including any foreign language version
of that handbook) 25
 - (b) Heavy Vehicle Drivers' Handbook 25
 - (c) Motorcycle Riders' Handbook 25
 - (d) Hazard Perception Handbook 25
 - (e) Driver Qualification Handbook 25

Road Transport (General) (Penalty Notice Offences) Regulation 2002

under the

Road Transport (General) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 1999*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

This Regulation replaces the *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999 (the 1999 Regulation)* principally as a result of the recent repeal of sections 145A (1) and 145B of the *Justices Act 1902*.

The 1999 Regulation prescribed short descriptions for certain offences under the road transport legislation and other legislation as penalty notice offences. However, with the repeal of sections 145A (1) and 145B of the *Justices Act 1902*, the matter in the 1999 Regulation relating to the IPB Code (a code used by the Police Service) and short description text has been omitted from this Regulation as it is no longer necessary to prescribe it.

This Regulation relates to matters of a machinery nature.

This Regulation also increases certain penalties payable under the road transport legislation and other legislation. The penalties are generally increased by 4.7 per cent, in line with movements in the Consumer Price Index.

Penalties for the following offences listed in the 1999 Regulation are increased as follows:

- (a) from \$95 to \$200, for starting or driving a vehicle causing unnecessary noise or smoke (Rule 291 of the *Australian Road Rules*),

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Explanatory note

- (b) from \$118 to \$220, for using a hand-held mobile phone while driving (Rule 300 of the *Australian Road Rules*),
- (c) from \$211 to \$320, in relation to children's and pedestrian crossings, for approaching crossings too quickly to stop safely, disobeying a hand-held stop sign or proceeding while such a sign is shown or contrary to a direction at a children's crossing, not stopping or proceeding at a children's crossing with a pedestrian on the crossing, not giving way to pedestrians on a pedestrian crossing and passing or overtaking a vehicle at a pedestrian crossing (Rules 80, 81 and 82 of the *Australian Road Rules*).

Out-of-date references to officers of the Darling Harbour Authority (a category of authorised officers under the 1999 Regulation) have been omitted.

This Regulation is made under the *Road Transport (General) Act 1999*, including section 71 (the general regulation-making power), section 15 and clause 1 (1) of Schedule 2.

Road Transport (General) (Penalty Notice Offences) Regulation 2002

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Clause 1 Road Transport (General) (Penalty Notice Offences) Regulation 2002

Road Transport (General) (Penalty Notice Offences) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (General) (Penalty Notice Offences) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Definitions

(1) In this Regulation:

area of operations, in relation to a declared organisation, means the area of operations specified in relation to that organisation in Column 2 of Schedule 3 to the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*.

Australian Road Rules has the same meaning as it has in the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*.

authorised officer means an officer of a class referred to in Schedule 1, being a person who satisfies the criteria specified in that Schedule in respect of an officer of that class.

class A motor vehicle means a coach (within the meaning of the *Road Transport (Safety and Traffic Management) Act 1999*) or a motor vehicle with a GVM of not more than 4.5 tonnes.

class B motor vehicle means a coach (within the meaning of the *Road Transport (Safety and Traffic Management) Act 1999*) or a motor vehicle with a GVM of more than 4.5 tonnes but not more than 12 tonnes.

class C motor vehicle means a coach (within the meaning of the *Road Transport (Safety and Traffic Management) Act 1999*) or a motor vehicle with a GVM of more than 12 tonnes.

declared organisation means an organisation specified in Column 1 of Schedule 3 to the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*.

heavy motor vehicle has the same meaning as it has in the *Road Transport (Safety and Traffic Management) Act 1999*.

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

local council means the council of a local government area.

Safe-T-Cam sign means a traffic sign bearing the words "SAFE-T-CAM MANAGING SPEED AND FATIGUE".

Safe-T-Cam zone means a length of road to which a Safe-T-Cam sign applies, being a length of road beginning at a Safe-T-Cam sign and ending 100 metres along the length of road in the direction driven by a driver on the road who faces the sign before passing it.

the Act means the *Road Transport (General) Act 1999*.

- (2) The persons referred to in Schedule 1 are prescribed as authorised officers for the purposes of paragraph (c) of the definition of **authorised officer** in section 3 (1) of the Act, but only in relation to the functions conferred on authorised officers by section 15 of the Act.
- (3) Words and expressions that are used in Schedule 1 in connection with a provision of an Act or instrument have the same meanings in that Schedule as they have in that provision.

4 Notes

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

5 Penalty notice offences

- (1) For the purposes of section 15 of the Act:
 - (a) each offence:
 - (i) that is created by a provision specified in Column 1 of Schedule 2, and
 - (ii) for which an amount of penalty is specified in Column 3 of Schedule 2,is declared to be a penalty notice offence, and
 - (b) the authorised officers for such an offence are officers of the class or classes specified in relation to the offence in Column 2 of Schedule 2, and

Clause 5 Road Transport (General) (Penalty Notice Offences) Regulation 2002

- (c) the prescribed penalty for such an offence is the amount of penalty specified in relation to the offence in Column 3 of Schedule 2.
- (2) If the reference to a provision in Column 1 of Schedule 2 is qualified by words that restrict its operation to specified kinds of offences or to offences committed in specified circumstances, an offence created by the provision is a penalty notice offence only if it is an offence of a kind so specified or is committed in the circumstances so specified.
- (3) Despite subclause (1) (b):
- (a) an authorised officer who is an officer or employee of a local council may exercise the functions of an authorised officer only within the local government area of that council, and
- (b) an authorised officer who is an officer or employee of a declared organisation may exercise the functions of an authorised officer only within the area of operations of that organisation.
- (4) Subclause (3) does not prevent an authorised officer who is an officer or employee of a local council or declared organisation from exercising the functions of an authorised officer:
- (a) in the local government area of some other council, or
- (b) in the area of operations of some other declared organisation, under an arrangement entered into between the bodies concerned in relation to the exercise of those functions within those areas.

Note. Subclause (1) (b) prescribes those persons who are to be authorised officers for the purposes of section 15 (that is, those persons who may issue penalty notices for the penalty notice offences prescribed by subclause (1) (a)). Under section 15 (1), police officers are empowered to issue penalty notices for all such offences.

6 Savings and transitional—Motor Traffic Regulations 1935

- (1) Any person who, immediately before the commencement of clause 7 of the *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999*, was authorised for the purposes of Regulation 130A of the *Motor Traffic Regulations 1935* is taken to have been authorised for the purposes of this Regulation.

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- (2) Any person who, immediately before the commencement of clause 7 of the *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999*, was an enforcement officer for the purposes of Regulation 130A of the *Motor Traffic Regulations 1935* is taken to be an enforcement officer for the purposes of this Regulation.

Note. The object of subclauses (1) and (2) is to ensure that persons who were authorised officers under a provision of Regulation 130A of the *Motor Traffic Regulations 1935* immediately before the commencement of clause 7 of the *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999* continue to be authorised officers under the corresponding provision of Schedule 1.

- (3) This clause applies to any document (being an information, complaint, summons, warrant, notice, order or other document that relates to an offence alleged to have been committed before the repeal of the *Motor Traffic Regulations 1935*), and so applies whether the document was issued, given or made before or after that repeal.
- (4) The repeal of the *Motor Traffic Regulations 1935* does not affect the validity of any document to which this clause applies in which an expression that was prescribed by those Regulations, as in force immediately before that repeal, is used.

7 Repeal and savings—Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999

- (1) The *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999* is repealed.
- (2) Any act, matter or thing that was done for the purposes of or, immediately before the repeal of the *Road Transport (General) (Short Descriptions and Penalty Notice Offences) Regulation 1999*, had effect under that Regulation is taken to have been done for the purposes of or to have effect under this Regulation.

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 1 Authorised officers

Schedule 1 Authorised officers

(Clause 3)

Class 1 officer means:

- (a) a special constable who, during the normal course of his or her employment, is subject to the control and direction of the Commissioner of Police, or
- (b) a person who is employed in the Infringement Processing Bureau and who is authorised by the Commissioner of Police for the purposes of this Regulation.

Class 2 officer means a person:

- (a) who is employed by the Roads and Traffic Authority as an enforcement officer, or
- (b) who is subject to the control and direction of the Roads and Traffic Authority as an enforcement officer.

Class 3 officer means a person:

- (a) who is employed by the State Transit Authority as an enforcement officer, or
- (b) who is subject to the control and direction of the State Transit Authority as an enforcement officer.

Class 4 officer means a person:

- (a) who is employed in the Department of Transport as an enforcement officer, or
- (b) who is subject to the control and direction of the head of the Department of Transport as an enforcement officer.

Class 5 officer means a person:

- (a) who is employed by the Tow Truck Authority as an enforcement officer, or
- (b) who is subject to the control and direction of the Tow Truck Authority as an enforcement officer.

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Authorised officers

Schedule 1

Class 6 officer means a person:

- (a) who is an officer or employee of the Forestry Commission, or
- (b) who is subject to the control and direction of the Forestry Commission,

and who is an authorised officer (within the meaning of section 226 of the *Protection of the Environment Operations Act 1997*) in respect of an offence arising under section 145 of that Act.

Class 7 officer means a person:

- (a) who is an officer or employee of the National Parks and Wildlife Service, or
- (b) who is subject to the control and direction of the National Parks and Wildlife Service,

and who is an authorised officer (within the meaning of section 226 of the *Protection of the Environment Operations Act 1997*) in respect of an offence arising under section 145 of that Act.

Class 8 officer means a person:

- (a) who is employed by the Sydney Harbour Foreshore Authority as an enforcement officer, or
- (b) who is subject to the control and direction of the Sydney Harbour Foreshore Authority as an enforcement officer.

Class 9 officer means a person:

- (a) who is employed in a Government department as an enforcement officer, or
- (b) who is subject to the control and direction of the head of a Government department as an enforcement officer,

but only if the Government department is authorised in writing by the Commissioner of Police for the purposes of this provision.

Class 10 officer means a person:

- (a) who is employed by a corporation established by or under an Act as an enforcement officer, or
- (b) who is subject to the control and direction of a corporation as an enforcement officer,

but only if the corporation is authorised in writing by the Commissioner of Police for the purposes of this provision.

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 1 Authorised officers

Class 11 officer means a person:

- (a) who is employed by a local council, or
 - (b) who is subject to the control and direction of a local council,
- and who is an authorised officer (within the meaning of section 226 of the *Protection of the Environment Operations Act 1997*) in respect of an offence arising under section 145 of that Act.

Class 12 officer means a person:

- (a) who is employed by a local council, or
 - (b) who is subject to the control and direction of a local council,
- and who is an authorised officer (within the meaning of section 226 of the *Protection of the Environment Operations Act 1997*) in respect of an offence arising under section 145 of that Act, but only if the council is authorised in writing by the Commissioner of Police for the purposes of this provision.

Class 13 officer means a person:

- (a) who is employed by a local council, or
 - (b) who is subject to the control and direction of a local council,
- and who is an authorised person (within the meaning of the *Local Government Act 1993*) for the purposes of section 679 of that Act.

Class 14 officer means a person who is an authorised officer (within the meaning of the *Roads Act 1993*) for the purposes of Division 2 of Part 14 of that Act.

Class 15 officer means a person who is employed by a declared organisation as an enforcement officer.

Class 16 officer means a person who is appointed or employed by the Roads and Traffic Authority as a Traffic Commander.

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Schedule 2 Penalty notice offences

(Clause 5)

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 20:		
(a) in the case of a class A motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	123
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	197
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515
(b) in the case of a class B motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515
(c) in the case of a class C motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	878
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	2,275

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 27 (1); Rule 28 (1); Rule 31 (1) and (4); Rule 32 (1); Rule 33 (1):		
(a) in relation to the use of a motor vehicle	1	173
(b) in relation to the use of any other vehicle	1	47
Rule 29; Rule 33 (1) and (2); Rule 83; Rule 88; Rule 89; Rule 90; Rule 91; Rule 92 (1); Rule 98 (1); Rule 99; Rule 100; Rule 130; Rule 137 (1); Rule 138 (1):		
(a) in relation to the use of a motor vehicle	1	123
(b) in relation to the use of any other vehicle	1	47
Rule 31 (1) and (2); Rule 31 (1) and (3); Rule 56 (2):		
(a) in relation to the use of a motor vehicle	1	221
(b) in relation to the use of any other vehicle	1	47
Rule 37; Rule 38; Rule 57; Rule 60; Rule 61; Rule 62; Rule 63; Rule 64; Rule 65; Rule 67 (1); Rule 68 (1); Rule 69 (1); Rule 70; Rule 71 (1); Rule 72 (1); Rule 73 (1); Rule 84 (1) (b); Rule 85; Rule 101; Rule 108 (1); Rule 114; Rule 119; Rule 121; Rule 122; Rule 154 (1); Rule 157 (1); Rule 159 (1); Rule 274; Rule 275; Rule 277; Rule 279; Rule 281; Rule 282; Rule 284; Rule 286	1	221
Rule 39; Rule 41; Rule 46 (1); Rule 48 (1); Rule 53; Rule 74 (1); Rule 75 (1); Rule 77 (1); Rule 86 (1); Rule 93 (1); Rule 94; Rule 95 (1); Rule 96 (1); Rule 97 (1); Rule 102 (1); Rule 105; Rule 107; Rule 111 (1) and (5); Rule 112; Rule 113; Rule 116; Rule 117; Rule 118 (1); Rule 128; Rule 136; Rule 140; Rule 141 (1); Rule 142 (1); Rule 143; Rule 144; Rule 145; Rule 148; Rule 149; Rule 152; Rule 153 (1); Rule 162 (1); Rule 287; Rule 288; Rule 289; Rule 290; Rule 296 (1); Rule 297 (1)	1	123
Rule 40; Rule 42; Rule 43; Rule 87; Rule 111 (1); Rule 126	1	173
Rule 46 (4); Rule 48 (4); Rule 51; Rule 76 (2); Rule 84 (1) (a); Rule 118 (2); Rule 123 (e); Rule 124; Rule 160; Rule 161; Rule 163 (1); Rule 164 (1); Rule 213 (2); Rule 215; Rule 216; Rule 217 (1); Rule 218; Rule 219; Rule 221; Rule 268; Rule 269 (1); Rule 269 (3); Rule 271; Rule 272; Rule 294; Rule 295 (1); Rule 296 (2); Rule 297 (2); Rule 298	1	74

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Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 56 (1), otherwise than at toll booth:		
(a) in relation to the use of a motor vehicle	1	221
(b) in relation to the use of any other vehicle	1	47
Rule 56 (1), at toll booth; Rule 59 (1), at a toll booth	1	132
Rule 59 (1), otherwise than at toll booth	1	221
Rule 66; Rule 123	1	209
Rule 76 (1)	1	215
Rule 78 (1); Rule 78 (2); Rule 155 (1); Rule 156 (1)	1	147
Rule 79 (1)	1	295
Rule 80; Rule 81; Rule 82:		
(a) in relation to the use of a motor vehicle	1	320
(b) in relation to the use of any other vehicle	1	47
Rule 103	1, 2, 14	164
Rule 104; Rule 106	1, 2, 14	123
Rule 115 (1)	1	164
Rule 125 (1); Rule 212	1	66
Rule 127 (1), in relation to a class C motor vehicle in a Safe-T-Cam zone	1	898
Rule 127 (1), otherwise than in relation to a class C motor vehicle in a Safe-T-Cam zone	1	173
Rule 129 (1); Rule 132; Rule 135 (1):		
(a) in relation to the use of a motor vehicle	1	164
(b) in relation to the use of any other vehicle	1	47
Rule 131:		
(a) in relation to the use of a motor vehicle	1	74
(b) in relation to the use of any other vehicle	1	47

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 141 (2); Rule 223; Rule 228; Rule 229; Rule 230 (1); Rule 231 (1); Rule 232 (1); Rule 233; Rule 234; Rule 235; Rule 236; Rule 237 (1); Rule 238; Rule 239; Rule 240; Rule 241; Rule 242 (1); Rule 243; Rule 244; Rule 245; Rule 246; Rule 247 (1); Rule 248; Rule 249; Rule 250; Rule 251; Rule 252 (1); Rule 253; Rule 254; Rule 255; Rule 256; Rule 257 (1); Rule 258; Rule 259; Rule 260; Rule 261 (1); Rule 262; Rule 301; Rule 302; Rule 303	1	47
Rule 146, in relation to a class C motor vehicle in a Safe-T-Cam zone; Rule 147, in relation to a class C motor vehicle in a Safe-T-Cam zone; Rule 150 (1), in relation to a class C motor vehicle in a Safe-T-Cam zone	1	898
Rule 146, otherwise than in relation to a class C motor vehicle in a Safe-T-Cam zone; Rule 147, otherwise than in relation to a class C motor vehicle in a Safe-T-Cam zone	1	123
Rule 150 (1), otherwise than in relation to a class C motor vehicle in a Safe-T-Cam zone	1	74
Rule 151	1	47
Rule 167, in relation to a sign bearing the words "no stopping"	1, 12, 16	147
Rule 167, in relation to a sign bearing the words "no standing"	1, 12, 16	66
Rule 168 (1); Rule 170; Rule 191; Rule 192	1, 12, 16	66
Rule 169; Rule 176 (1); Rule 177 (1); Rule 178	1, 12, 16	147
Rule 171 (1); Rule 172 (1); Rule 173 (1)	1, 12	220
Rule 174 (2); Rule 175 (1); Rule 188; Rule 193 (1); Rule 194 (1); Rule 199 (1); Rule 201; Rule 202; Rule 210 (1); Rule 211	1, 12	66
Rule 179; Rule 180 (1); Rule 181 (1); Rule 189	1, 12	90
Rule 182 (1); Rule 185 (1); Rule 186 (1)	1, 4, 12	66
Rule 183 (1), in relation to a bus zone in a clearway, transit lane or bus lane	1, 3, 4, 12	123
Rule 183 (1), otherwise than in relation to a bus zone in a clearway, transit lane or bus lane	1, 3, 4, 12	90
Rule 184 (1), in relation to a minibus zone in a clearway, transit lane or bus lane	1, 3, 4, 12	123

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 184 (1), otherwise than in relation to a minibus zone in a clearway, transit lane or bus lane	1, 3, 4, 12	90
Rule 187 (1)	1, 12, 16	123
Rule 187 (2), otherwise than in relation to clearway, bus or transit lane; Rule 187 (3), otherwise than in relation to clearway, bus or transit lane	1, 12, 16	90
Rule 187 (2), in relation to clearway, bus or transit lane; Rule 187 (3), in relation to clearway, bus or transit lane	1, 12, 16	123
Rule 190 (1)	1, 12	123
Rule 195 (1); Rule 196 (1)	1, 4, 12	90
Rule 197 (1); Rule 198; Rule 205; Rule 208 (1); Rule 209 (2)	1, 11, 12	66
Rule 200	1, 12	74
Rule 203 (1)	1, 12	147
Rule 220 (1)	1, 2, 12	74
Rule 222 (2)	1	120
Rule 224; Rule 299 (1)	1	99
Rule 226; Rule 227; Rule 295 (1)	1, 2	74
Rule 264; Rule 265 (1); Rule 266 (1); Rule 270 (1) (a); Rule 270 (2)	1	230
Rule 269 (4)	1	117
Rule 270 (1) (b) (where helmeted rider rides bike with one unhelmeted passenger only)	1	230
Rule 270 (1) (b) (where helmeted rider rides bike with 2 unhelmeted passengers)	1	461
Rule 270 (1) (b) (where helmeted rider rides bike with 3 unhelmeted passengers)	1	691
Rule 270 (1) (b) (where helmeted rider rides bike with 4 or more unhelmeted passengers)	1	921
Rule 270 (1) (a) and (b) (where unhelmeted rider rides bike with one unhelmeted passenger only)	1	461

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Australian Road Rules		
Rule 270 (1) (a) and (b) (where unhelmeted rider rides bike with 2 unhelmeted passengers)	1	691
Rule 270 (1) (a) and (b) (where unhelmeted rider rides bike with 3 unhelmeted passengers)	1	921
Rule 270 (1) (a) and (b) (where unhelmeted rider rides bike with 4 or more unhelmeted passengers)	1	1,152
Rule 291	1, 2	200
Rule 292 (a); Rule 292 (b)	1, 2, 11	275
Rule 292 (c)	1, 2	123
Rule 293 (2)	1, 2, 16	123
Rule 300	1	220
Rule 304 (1)	1, 16	47

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Local Government Act 1993		
Section 650 (1) (in relation to a notice or sign referred to in section 650 (2) (a) or (b)), (4) and (5)	1, 6, 7, 11	66
Section 650 (1) (in relation to a notice or sign referred to in section 650 (2) (c))	1, 6, 7, 11	147
Motor Accidents Compensation Act 1999		
Section 8	1, 2, 4	448
Motor Vehicles Taxation Act 1988		
Section 9	1, 2	448

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Driver Licensing) Act 1998		
Section 23	1	527
Section 25 (1) (a):		
(a) where the driver held a licence under the Act (but not a licence appropriate to the class of vehicle driven, being a class of vehicle that requires a Class C, Class R, Class LR or Class MR licence):		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549
(b) where the driver held a licence under the Act (but not a licence appropriate to the class of vehicle driven, being a class of vehicle that requires a Class HR, Class HC or Class MC licence):		
(i) for the first offence, or the first offence within the last 5 years	1, 2	439
(ii) for the second or subsequent offence within the last 5 years	1, 2	878
(c) where the driver held a licence issued under the law in force in another State or Territory, but had resided continuously in New South Wales during the previous 3 months:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549
(d) where the driver held a licence under the Act that had expired less than 2 years before:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Driver Licensing) Act 1998		
(e) where the driver held a licence under the Act that had expired 2 years or more before:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	439
(ii) for the second or subsequent offence within the last 5 years	1, 2	878
(f) where the driver had never been licensed within the meaning of section 25 (4) (for the first offence only)	1, 2	549
Section 25 (1) (b):		
(a) where the driver held a licence under the Act (but not a licence appropriate to the class of vehicle driven), being a class of vehicle that requires a Class C, Class R, Class LR or Class MR licence):		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549
(b) where the driver held a licence under the Act (but not a licence appropriate to the class of vehicle driven, being a class of vehicle that requires a Class HR, Class HC or Class MC licence):		
(i) for the first offence, or the first offence within the last 5 years	1, 2	439
(ii) for the second or subsequent offence within the last 5 years	1, 2	878
(c) where the driver held a licence issued under the law in force in another State or Territory, but had resided continuously in New South Wales during the previous 3 months:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Driver Licensing) Act 1998		
(d) where the driver held a licence under the Act that had expired less than 2 years before:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	351
(ii) for the second or subsequent offence within the last 5 years	1, 2	549
(e) where the driver held a licence under the Act that had expired 2 years or more before:		
(i) for the first offence, or the first offence within the last 5 years	1, 2	439
(ii) for the second or subsequent offence within the last 5 years	1, 2	878
(f) where the driver had never been licensed within the meaning of section 25 (4) (for the first offence only)	1, 2	549

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Driver Licensing) Regulation 1999		
Clause 12; Clause 13; Clause 15 (6); Clause 30 (1); Clause 55 (5)	1	74
Clause 56 (where the licence concerned is a provisional P1 licence of class R and the holder of the licence drives a motor cycle with engine capacity greater than 260 ml or a power to weight ratio greater than 150 kilowatts per tonne but otherwise than in relation to a condition relating to a 90 km/hour speed limit):		
(a) for the first offence, or the first offence within 5 years	1	351
(b) for the second or subsequent offence within the last 5 years	1	549
Clause 56 (otherwise than where the licence concerned is a provisional P1 licence of class R and the holder of the licence drives a motor cycle with engine capacity greater than 260ml or a power to weight ratio greater than 150 kilowatts per tonne and otherwise than in relation to a condition relating to a 90 km/hour speed limit):		
(a) in relation to licence conditions generally	1	74
(b) in relation to P plates for holders of P1 licences of class C	1	74
(c) in relation to P plates for holders of P1 licences of class R	1	74
(d) in relation to P plates for holders of P2 licences	1	74
Clause 56, in relation to a condition relating to a 90 km/hour speed limit	1	74
Clause 57; Clause 58	1, 2	74
Road Transport (General) Act 1999		
Section 19 (2) (a)	1	74

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 16 (operate or drive Class 2 vehicle not in accordance with notice or permit):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Division 2 of Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by a notice issued, or a permit granted, under Division 2 of Part 3 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Division 2 of Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Division 2 of Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 16 (operate Class 2 vehicle not in accordance with notice or permit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable permit or notice that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 16 (drive vehicle not in accordance with notice or permit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable permit or notice that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 30	1, 2, 6, 7, 11, 14	129
Clause 31 (vehicle or load in breach of a mass limit):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified in Schedule 1 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified in Schedule 1 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661

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Column 1	Column 2	Column 3
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Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified in Schedule 1 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum specified in Schedule 1 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 31 (owner or driver of vehicle failing to comply otherwise than in relation to a breach of a mass limit)	1, 2, 6, 7, 11, 14	164

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 32 (trailer or load in breach of a mass limit):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified in Schedule 1 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified in Schedule 1 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified in Schedule 1 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum specified in Schedule 1 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 32 (trailer or trailer load failing to comply otherwise than in relation to a breach of a mass limit)	1, 2, 6, 7, 11, 14	164
Clause 32 (failure to comply otherwise than in relation to a trailer or trailer load and otherwise than in relation to a breach of a mass limit)	1, 2, 6, 7, 11, 14	164
Clause 33 (trailer or load in breach of a mass limit):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified in Schedule 1 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified in Schedule 1 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified in Schedule 1 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum specified in Schedule 1 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 33 (combination in breach of a mass limit):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified in Schedule 1 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified in Schedule 1 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified in Schedule 1 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum specified in Schedule 1 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 33 (otherwise than in relation to a breach of a mass limit)	1, 2, 6, 7, 11, 14	164
Clause 35	1, 2, 6, 7, 11, 14	549
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit by owner of a class 1, 2 or 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle or axle group:		

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption by owner of a class 1, 2 or 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by an exemption granted under Part 4 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit by owner of whole combination):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption by owner of whole combination):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by an exemption granted under Part 4 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit by owner of part of a combination):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption by owner of part of a combination):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by an exemption granted under Part 4 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of notice or permit by driver of a combination Class 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443

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Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption for a combination Class 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by an exemption granted under Part 4 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit for a single Class 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(i) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by a notice issued, or a permit granted, under Part 3 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by a notice issued, or a permit granted, under Part 3 with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption for a single Class 3 vehicle):		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle:		

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified by an exemption granted under Part 4 with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight specified by an exemption granted under Part 4 with respect to that vehicle:		

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit for a Class 1, 2 or 3 vehicle):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (in relation to a breach of a mass limit in respect of a condition of an exemption for a Class 1, 2 or 3 vehicle):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (in relation to a breach of a mass limit in respect of a condition of a notice or permit for a combination vehicle):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit), in relation to a notice or permit for a Class 1, 2 or 3 vehicle:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898

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Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of condition of an exemption applicable to a vehicle not part of a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of a condition of a notice or permit for a vehicle forming part of a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898

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Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of a condition of an exemption applicable to a vehicle forming part of a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit), in relation to a notice or permit for a Class 1, 2 or 3 vehicle:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to breach of a condition of an exemption applicable to a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of a condition of a notice or permit applicable to a vehicle not part of a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of an exemption applicable to a vehicle not part of a combination:		

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit), in relation to a notice or permit for a Class 1, 2 or 3 vehicle:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit) in relation to a breach of a condition of an exemption applicable to a vehicle forming part of a combination:		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164

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Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 36 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable exemption	1, 2, 6, 7, 11, 14	898

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Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable exemption that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 38 (otherwise than in relation to a breach of a mass limit):		
(a) that involves travelling in an area or on a route other than an area or route on which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(b) that involves travelling at a time other than the time at which the vehicle or combination concerned is permitted to travel under an applicable notice or permit	1, 2, 6, 7, 11, 14	898
(c) that involves travelling accompanied by fewer than the number of pilot or escort vehicles required under an applicable notice or permit that applies to the vehicle or combination concerned	1, 2, 6, 7, 11, 14	898
(d) that does not involve (a), (b) or (c)	1, 2, 6, 7, 11, 14	164
Clause 41:		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum prescribed by or under that clause with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum prescribed by or under that clause with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum prescribed by or under that clause with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the laden weight of a vehicle exceeds the maximum laden weight prescribed by or under that clause with respect to that vehicle:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 41, in relation to an offence arising because the laden weight of a vehicle exceeds the maximum laden weight prescribed by or under that clause with respect to that vehicle:		
(a) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(b) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(c) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(d) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 41I (1)	1, 2, 6, 7, 11, 14	164
Clause 47 (3), relating to a breach of a mass limit:		
(a) if the offence arises because the axle load on a single steer axle or a single axle with single tyres exceeds the maximum specified in the notice for that class of vehicle with respect to that axle:		
(i) by not more than 0.5 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 0.5 tonne but not more than 1 tonne	1, 2, 6, 7, 11, 14	661
(b) if the offence arises because the axle load on a single axle with dual tyres, or the sum of the axle loads on a twinsteer axle group or a tandem axle group, exceeds the maximum specified in the notice for that class of vehicle with respect to that axle or axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 1.5 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 1.5 tonnes but not more than 2 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 2 tonnes but not more than 2.5 tonnes	1, 2, 6, 7, 11, 14	887
(c) if the offence arises because the sum of the axle loads on a tri-axle group exceeds the maximum specified in the notice for that class of vehicle with respect to that axle group:		

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
(d) if the offence arises because the sum of the axle loads of a group of axles (other than an axle group of a kind referred to in (a), (b) or (c)) of a vehicle exceeds the maximum specified in the notice for that class of vehicle with respect to that axle group:		
(i) by not more than 1 tonne	1, 2, 6, 7, 11, 14	220
(ii) by more than 1 tonne but not more than 2 tonnes	1, 2, 6, 7, 11, 14	443
(iii) by more than 2 tonnes but not more than 3 tonnes	1, 2, 6, 7, 11, 14	661
(iv) by more than 3 tonnes but not more than 4 tonnes	1, 2, 6, 7, 11, 14	887
Clause 51 (3); Clause 54	1, 2, 6, 7, 11, 14	164
Clause 52	1, 2, 6, 7, 11, 14	99
Clause 55	1, 2, 6, 7, 11, 14	123
Clause 56 (4); Clause 56 (5); Clause 56 (6)	1, 2, 6, 7, 11, 14	275
Clause 57 (a); Clause 57 (b)	1, 2, 11, 14	164
Clause 57 (c)	1, 2, 11, 14	275
Clause 62 (1); Clause 69	1, 2, 6, 7, 11, 14	164

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Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Mass, Loading and Access) Regulation 1996		
Clause 63 (1)	1, 2, 6, 7, 11, 14	74
Clause 67 (4)	1, 2	164
Road Transport (Safety and Traffic Management) Act 1999		
Section 41 (1)	1	385
Section 41 (2)	1	495
Section 42 (1) (c)	1	173
Section 48; Section 49 (3)	1	1,140
Section 76 (7)	1, 2	220
Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999		
Clause 19 (3); Clause 20 (3); Clause 21; Clause 28 (3); Clause 29 (2); Clause 30 (3); Clause 34 (1); Clause 35 (4); Clause 36 (4); Clause 37; Clause 40 (4); Clause 48; Clause 49; Clause 50 (2); Clause 51 (2); Clause 52; Clause 54 (3); Clause 56 (1); Clause 57 (1); Clause 58; Clause 60; Clause 61; Clause 62; Clause 63 (3); Clause 64; Clause 65; Clause 66 (1); Clause 67; Clause 69; Clause 70; Clause 71 (1); Clause 72; Clause 73; Clause 75; Clause 76; Clause 77; Clause 78; Clause 93 (2); Clause 95 (1); Clause 96; Clause 97 (4); Clause 119 (2); Clause 125; Clause 130 (3); Clause 134 (2); Clause 135; Clause 136 (3); Clause 137 (2)	1, 2, 4	164

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999		
Clause 38 (1):		
(a) in the case of a class B motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515
(b) in the case of a class C motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	878
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	2,275
Clause 38 (4); Clause 38 (5); Clause 38 (6):		
(a) in the case of a vehicle driven at a speed of not more than 15 km/h above the speed limit applicable	1	123
(b) in the case of a vehicle driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	197
(c) in the case of a vehicle driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(d) in the case of a vehicle driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999		
Clause 40 (1):		
(a) in the case of a class A motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	123
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	197
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515
(b) in the case of a class B motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	549
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	1,515
(c) in the case of a class C motor vehicle:		
(i) driven at a speed of not more than 15 km/h above the speed limit applicable	1	189
(ii) driven at a speed of more than 15km/h but not more than 30 km/h above the speed limit applicable	1	297
(iii) driven at a speed of more than 30 km/h but not more than 45 km/h above the speed limit applicable	1	878
(iv) driven at a speed of more than 45 km/h above the speed limit applicable	1	2,275
Clause 42 (1)	1, 2	99
Clause 43	1, 2, 16	99
Clause 44	1	99

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Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999		
Clause 45; Clause 47; Clause 47A (1); Clause 54; Clause 55 (a); Clause 55 (b); Clause 55 (c); Clause 55 (e); Clause 84; Clause 85 (1); Clause 86; Clause 90 (1)	1	74
Clause 45A; Clause 46 (1)	1	230
Clause 47B (where driver wearing seatbelt drives with one unrestrained passenger only)	1	230
Clause 47B (where driver wearing seatbelt drives with 2 unrestrained passengers)	1	461
Clause 47B (where driver wearing seatbelt drives with 3 unrestrained passengers)	1	691
Clause 47B (where driver wearing seatbelt drives with 4 or more unrestrained passengers)	1	921
Clause 47B (where driver not wearing seatbelt drives with one unrestrained passenger only)	1	461
Clause 47B (where driver not wearing seatbelt drives with 2 unrestrained passengers)	1	691
Clause 47B (where driver not wearing seatbelt drives with 3 unrestrained passengers)	1	921
Clause 47B (where driver not wearing seatbelt drives with 4 or more unrestrained passengers)	1	1,152
Clause 48 (1)	1, 2	70
Clause 49 (1)	1, 2	164
Clause 50 (1); Clause 56 (1); Clause 90 (2)	1, 2	74
Clause 53 (1), in relation to a class C motor vehicle in a Safe-T-Cam zone	1	898
Clause 53 (1), otherwise than in relation to a class C motor vehicle in a Safe-T-Cam zone	1	74
Clause 59 (2)	1	25
Clause 60 (1)	1, 8, 9, 10, 12, 15, 16	66

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999		
Clause 61; Clause 62; Clause 63 (2); Clause 64; Clause 65 (a); Clause 65 (b); Clause 66; Clause 67; Clause 68 (2); Clause 70 (b); Clause 71; Clause 72; Clause 73 (2); Clause 76 (3) (a); Clause 77; Clause 78 (2)	1, 12, 15	66
Clause 69; Clause 70 (a); Clause 74; Clause 76 (3) (b); Clause 76 (3) (c); Clause 76 (4)	1, 12, 15	372
Clause 79 (1)	1, 12, 13, 15, 16	147
Clause 88; Clause 96A	1	47
Clause 93; Clause 94 (2)	1, 2	215
Clause 94 (3); Clause 94 (4); Clause 94 (5)	1, 2	120
Clause 95 (3)	1, 2	208
Clause 95 (4); Clause 96	1, 2	117
Clause 123A (1)	1, 12	66
Clause 132 (1); Clause 132 (2)	1, 2, 11, 16	123
Road Transport (Vehicle Registration) Act 1997		
Section 18 (1)	1, 2	448

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Vehicle Registration) Regulation 1998		
Clause 23 (4); Clause 28 (1); Clause 29; Clause 30 (1); Clause 32 (8); Clause 34 (3); Clause 39 (4); Clause 41 (2) (a); Clause 41 (2) (b); Clause 43 (5); Clause 47 (3); Clause 51 (1) (b); Clause 51 (1) (c); Clause 51 (1) (d); Clause 51 (1) (e); Clause 51 (1) (f); Clause 51 (2); Clause 51 (3); Clause 52; Clause 53; Clause 54 (1); Clause 55; Clause 57 (2); Clause 57 (4); Clause 57 (5); Clause 60 (3); Clause 61 (4); Clause 63 (5); Clause 64 (2); Clause 67 (4); Clause 74; Clause 75; Clause 84 (1); Clause 85; Clause 86	1, 2	74
Clause 51 (1) (a); Clause 57 (1) (b)	1, 2	123
Clause 57 (1) (a) in respect of the use of a registrable vehicle that does not comply with any of the following provisions of Schedule 4:		
(a) clause 161, defective LPG equipment or labelling	1, 2	99
(b) clauses 85, 86, 87, 88, 89, 90 and 91, defective headlights	1, 2	74
(c) clauses 94, 95, 96 and 97, defective tail lights	1, 2	74
(d) clauses 106 and 107, defective brake lights	1, 2	74
(e) clauses 70, 71, 72, 73, 74, 75, 76 and 77, exceed dimensions	1, 2	74
(f) clauses 132, 133, 134, 135, 136, 137, 138, 139, 140 and 141, defective brakes	1, 2	164
(g) clause 135, defective emergency brake	1, 2	74
(h) clause 22, defective steering	1, 2	164
(i) clause 74, excessive overhang	1, 2	74
(j) clause 26, oil and grease leaks	1, 2	99
(k) clause 29, seat belt removed or defective	1, 2	221
(l) clause 28, defective seating	1, 2	99
(m) clauses 21 and 31, defective door latches, hinges	1, 2	74
(n) clause 26, defective body/chassis structural member	1, 2	99
(o) clauses 154, 155, 156, 157, 158 and 159, undue emission, inefficient silencer or excessive noise	1, 2	99
(p) clauses 48, 49, 50, 51, 52, 53, 54, 55 and 56, defective tyres	1, 2	74

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Penalty notice offences

Schedule 2

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Road Transport (Vehicle Registration) Regulation 1998		
(q) clause 189, defective or missing fire extinguisher (bus)	1, 2	74
(r) clauses 166–178, road train equipment offences	1, 2	99
(s) clause 29, motor vehicle not fitted or equipped with seat belts or seat belt anchorages	1, 2	221
(t) clause 21 (a), vehicle failing to comply with standard (other than standard referred to in paragraphs (a)–(s))	1, 2	74
(u) clause 21 (b), vehicle cause danger or unreasonable annoyance	1, 2	99
Clause 63 (6); Clause 64 (2A)	1, 2	164
Clause 78 (5); Clause 84 (2)	1, 2	221
Clause 84 (3)	1, 2	448

Road Transport (General) (Penalty Notice Offences) Regulation 2002

Schedule 2 Penalty notice offences

Column 1	Column 2	Column 3
Provision	Authorised officer	Penalty \$
Roads Act 1993		
Section 112, if the offence arises because the laden weight of the vehicle exceeds the maximum specified by means of a notice displayed in accordance with section 112:		
(a) by not more than 1 tonne	1, 2, 14	220
(b) by more than 1 tonne but not more than 2 tonnes	1, 2, 14	443
(c) by more than 2 tonnes but not more than 3 tonnes	1, 2, 14	661
(d) by more than 3 tonnes but not more than 4 tonnes	1, 2, 14	887
Section 235, in relation to an offence under section 112, if the offence arises because the laden weight of the vehicle exceeds the maximum specified by means of a notice displayed in accordance with section 112:		
(a) by not more than 1 tonne	1, 2, 14	220
(b) by more than 1 tonne but not more than 2 tonnes	1, 2, 14	443
(c) by more than 2 tonnes but not more than 3 tonnes	1, 2, 14	661
(d) by more than 3 tonnes but not more than 4 tonnes	1, 2, 14	887

Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2002

under the

Roads Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Roads Act 1993*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase certain fees payable under the *Roads Act 1993*, being:

- (a) the fee for the issue of a permit under Part 5A (Special towing provisions) of the *Road Transport (Mass, Loading and Access) Regulation 1996 (the 1996 Regulation)*, and
- (b) the fee for the issue of a Class 1, 2 or 3 permit, and
- (c) the fee for the issue of a permit exempting a person from the operation of any of the provisions of clause 55 (1) of the 1996 Regulation relating to the projection of loading or equipment of vehicles, and
- (d) the fee for an application to be accredited under a Mass Management Accreditation Scheme and the fee for each nominated vehicle that will be the subject of the accreditation.

The fees are increased generally by 4.7 per cent in line with movements in the Consumer Price Index.

Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2002

Explanatory note

This Regulation is made under the *Roads Act 1993*, including section 264 (the general regulation-making power).

Road Transport (Mass, Loading and Access) Amendment (Fees)
Regulation 2002

Clause 1

Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Road Transport (Mass, Loading and Access) Regulation 1996

The *Road Transport (Mass, Loading and Access) Regulation 1996* is amended as set out in Schedule 1.

Road Transport (Mass, Loading and Access) Amendment (Fees)
Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 41H Application fee for permit

Omit "\$54" from clause 41H (1). Insert instead "\$57".

[2] Clause 48 Class 1, 2 and 3 permit application fees

Omit "\$54" from clause 48 (1). Insert instead "\$57".

[3] Clause 55B Exemption by permit

Omit "\$54" from clause 55B (4). Insert instead "\$57".

[4] Clause 70 Application for accreditation

Omit "\$66" from clause 70 (2) (a). Insert instead "\$69".

[5] Clause 70 (2) (b)

Omit "\$22". Insert instead "\$23".

Road Transport (Safety and Traffic Management) (Driver Fatigue) Amendment (Fees) Regulation 2002

under the

Road Transport (Safety and Traffic Management) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Safety and Traffic Management) Act 1999*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase the fees payable under the *Road Transport (Safety and Traffic Management) Act 1999* in relation to:

- (a) the issue of a log book, and
- (b) the registration of an applicant as a participant in the Transitional Fatigue Management Scheme (TFMS) for heavy truck drivers and the employers of heavy truck drivers, and
- (c) the issue of a replacement driver certification manual.

The fees are increased generally by 4.7 per cent in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power, and, in particular, section 71 (11)) and clause 9 of Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) (Driver Fatigue) Amendment (Fees) Regulation 2002

Road Transport (Safety and Traffic Management) (Driver Fatigue) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Driver Fatigue) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999

The *Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999* is amended as set out in Schedule 1.

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clauses 81, 82 and 88)

Issue of logbook under clause 81	\$16
Registration of applicant as participant in TFMS under clause 82	\$55
Issue of replacement driver certification manual under clause 88	\$12

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Tow-away Charge) Regulation 2002

under the

Road Transport (Safety and Traffic Management) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Safety and Traffic Management) Act 1999*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase the tow-away charge payable under the *Road Transport (Safety and Traffic Management) Act 1999* for the removal of unattended motor vehicles or trailers. The tow-away charge is generally increased by 4.7 per cent in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power and, in particular, section 71 (11)), section 76 (5) and clauses 4 and 9 of Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Tow-away Charge) Regulation 2002

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Tow-away Charge) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Tow-away Charge) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999

The *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* is amended as set out in Schedule 1.

Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Tow-away Charge) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 5

Omit the Schedule. Insert instead:

Schedule 5 Fees and other charges

(Clause 155 (2))

	Fee or charge category	Provision prescribing fee or charge	Amount payable (\$)
1	Tow-away charge under section 76 (5) of the Act	clause 155 (2)	137

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

under the

Road Transport (Vehicle Registration) Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Vehicle Registration) Act 1997*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase certain fees payable for services provided by the Roads and Traffic Authority under the *Road Transport (Vehicle Registration) Act 1997*. The fees are increased generally by 4.7 per cent in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Vehicle Registration) Act 1997*, including section 14 (the general regulation-making power) and 15 (Regulations to establish registration system) and, in particular, section 15 (2) (b) and (f).

Clause 1 Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Road Transport (Vehicle Registration) Regulation 1998

The *Road Transport (Vehicle Registration) Regulation 1998* is amended as set out in Schedule 1.

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Scheduled fees

(Clause 79)

Provision	Fee category	Amount \$
Clauses 11 (1) (c) and 32 (1) (b)	1 Registration or renewal of registration of a motor vehicle or trailer for a period exceeding 3 months in the case of: <ul style="list-style-type: none"> (a) a motor vehicle (not being a motor vehicle referred to in paragraph (b), (c), (d), (e) or (f)) (b) a public passenger vehicle: <ul style="list-style-type: none"> (i) in the case of a bus (not being a bus registered in the name of the State Transit Authority) or other vehicle with an unladen weight of 5 tonnes or more equipped to seat more than 8 adult persons (ii) in the case of a bus (not being a bus registered in the name of the State Transit Authority) or other vehicle with an unladen weight of less than 5 tonnes equipped to seat more than 8 adult persons (iii) in the case of a taxi-cab (not being a taxi-cab licensed under the <i>Passenger Transport Act 1990</i> to operate in a transport district within the meaning of the <i>Transport Administration Act 1988</i>) 	45 349 199 199

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Schedule 1 Amendment

Provision	Fee category	Amount \$
	(iv) in the case of any other public passenger vehicle (not being a mourning coach, private hire car or wedding car)	199
	(c) an articulated motor lorry	294
	(d) a motor lorry (not being an articulated motor lorry), including a tow truck that is not a trailer, with an unladen weight of 5 tonnes or more or a prime mover	197
	(e) a trailer, including a trailer that is a tow truck, with an unladen weight of 2.5 tonnes or more	145
	(f) a tow truck that is not a trailer, with an unladen weight of less than 5 tonnes or a trailer, that is a tow truck, with an unladen weight of less than 2.5 tonnes	122
Clauses 11 (1) (c) and 32 (1) (b)	2 Registration or renewal of registration of a motor vehicle or trailer for a period not exceeding 3 months in the case of:	
	(a) a motor vehicle referred to in item 1 (a)	18
	(b) a motor vehicle referred to in:	
	(i) item 1 (b) (i)	94
	(ii) item 1 (b) (ii)	57
	(iii) item 1 (b) (iii)	57
	(iv) item 1 (b) (iv)	57
	(c) a motor vehicle or trailer referred to in:	
	(i) item 1 (c)	80
	(ii) item 1 (d)	56
	(iii) item 1 (e)	43
	(iv) item 1 (f)	37
Clause 20 (2)	3 Issue of 1 number-plate or 2 number-plates with the same number:	
	(a) in the case of a premium number-plate or number-plates in specially styled aluminium (not having a number that is comprised of 1 to 6 numerals only)	61
	(b) in any other case	31

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Provision	Fee category	Amount \$
Clauses 27, 28 (2) and (3) and 29 (3) (b) and (4)	4 Issue of 1 number-plate or 2 number-plates with the same number (not being a special number-plate or number-plates) to replace a surrendered, damaged, lost, stolen or destroyed number-plate or number-plates:	
	(a) in the case of a premium number-plate or number-plates in specially styled aluminium (not having a number that is comprised of 1 to 6 numerals only)	44
	(b) in any other case	31
Clauses 36 (1) (b) and (3) (b), 37 (3) (b) and 39 (1) (d)	5 Transfer of registration of motor vehicle or trailer:	
	(a) where application for transfer is made within 14 days of acquiring a motor vehicle or trailer	22
	(b) where application for transfer is made after the period referred to in paragraph (a)	80 in addition to the fee in paragraph (a)
Clause 45 (1)	6 Issue of a trader's plate:	
	(a) in the case of a trader's plate for use on a motor vehicle other than a motor bike:	
	(i) a yearly rate	297
	(ii) a monthly rate	25
	(b) in the case of a trader's plate for use on a motor bike:	
	(i) a yearly rate	72
	(ii) a monthly rate	7
Clause 54 (2)	7 Transfer of a trader's plate	22
Clause 62 (1)	8 Inspection of applicable vehicle by the Authority (other than an inspection to which item 9 or 10 applies):	
	(a) in the case of an articulated motor lorry	249

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Schedule 1 Amendment

Provision	Fee category	Amount \$
	(b) in the case of a bus or other vehicle with an unladen weight of 5 tonnes or more equipped to seat more than 8 adult persons	152
	(c) in the case of a motor lorry (not being an articulated motor lorry), including a tow truck that is not a trailer, with an unladen weight of 5 tonnes or more or a prime mover	152
	(d) in the case of a motor lorry (not being an articulated motor lorry or a tow truck) with an unladen weight of more than 2 tonnes but less than 5 tonnes	38
	(e) in the case of a bus or other vehicle with an unladen weight of less than 5 tonnes equipped to seat more than 8 adult persons	77
	(f) in the case of a taxi-cab or other public passenger vehicle (not being a public passenger vehicle referred to in paragraph (b) or (e) or mourning coach, private hire car or wedding car)	77
	(g) in the case of a trailer, including a trailer that is a tow truck, with an unladen weight of 2.5 tonnes or more	100
	(h) in the case of a tow truck that is not a trailer with an unladen weight of less than 5 tonnes or a trailer, that is a tow truck, with an unladen weight of less than 2.5 tonnes	77
	(i) in the case of a trailer (not being a trailer that is a tow truck) with an unladen weight of less than 2.5 tonnes	16
	(j) in the case of a motor bike	16
	(k) in the case of any other registrable vehicle	28
Clause 62 (1)	9 Inspection by the Authority of a registrable vehicle that is a re-inspection to determine whether work required as a consequence of a previous inspection has been carried out:	

Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Provision	Fee category	Amount \$
	(a) where a defect notice directs that faults be rectified within a specified period of time and authorises the use of the vehicle during that time	31
	(b) all other re-inspections	64
Clause 62 (1A)	10 Inspection by the Authority of a registrable vehicle to determine whether the vehicle's exhaust emission levels comply with this Regulation	36
Clause 63 (3)	11 Examiner's authority:	
	(a) issue of authority	123
	(b) duplicate of authority	15
Clause 64 (5)	12 Proprietor's authority:	
	(a) issue of authority	247
	(b) duplicate of authority	15
Clauses 78A and 78B	13 Accreditation of registered operator under a Maintenance Management Accreditation Scheme	69 plus 23 per nominated vehicle
Clauses 78G and 78H	14 Accreditation of registered operator under the Hire Trailer Maintenance Management Accreditation Scheme	69 plus 23 per nominated vehicle

Supreme Court Amendment (Fees) Regulation 2002

under the

Supreme Court Act 1970

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Supreme Court Act 1970*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase certain court fees set out in the *Supreme Court Regulation 2000* to be paid to a clerk or a registrar of the Supreme Court or the Sheriff (depending on circumstances) in respect of the business of the Court.

The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Supreme Court Act 1970*, including section 130 (Fees and percentages).

Clause 1 Supreme Court Amendment (Fees) Regulation 2002

Supreme Court Amendment (Fees) Regulation 2002

1 Name of Regulation

This Regulation is the *Supreme Court Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Supreme Court Regulation 2000

The *Supreme Court Regulation 2000* is amended as set out in Schedule 1.

Supreme Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

		\$
1	(1) Filing an initiating process (other than an initiating process referred to in paragraph (2) or (3) or filed in the Court of Appeal)	1,148 (in the case of a corporation) or 574 (in any other case)
	(2) Filing an initiating process in the Equity Division for entry in the Commercial List, the Construction List or the Admiralty List	2,616 (in the case of a corporation) or 1,308 (in any other case)
	(3) Filing an initiating process by which an application for a grant or resealing under Part 78 (Probate) of the <i>Supreme Court Rules 1970</i> is made in respect of an estate the sworn gross value of which:	
	(a) does not exceed \$50,000	Nil
	(b) is \$50,000 or more but does not exceed \$250,000	506
	(c) is \$250,000 or more but does not exceed \$500,000	638

Page 3

Supreme Court Amendment (Fees) Regulation 2002

Schedule 1 Amendment

	\$
(d) is \$500,000 or more but does not exceed \$1,000,000	960
(e) is \$1,000,000 or more	1,279
(4) The fees for filing a cross-claim under Part 6 (Cross-claims) of the <i>Supreme Court Rules 1970</i> in any Division of the Court are to be the same fees as are from time to time payable in respect of the filing of an initiating process in that Division. Note 1. In this item, initiating process means: (a) an originating process under the <i>Supreme Court Rules 1970</i> (other than a notice of appeal to the Court of Appeal and a summons for leave to appeal to the Court of Appeal), or (b) a notice of appeal under Part 5 of the <i>Justices Act 1902</i> , or (c) a petition, or (d) subject to Note 3, an originating process under the <i>Corporations Act 2001</i> of the Commonwealth, or (e) a writ of summons under the <i>Admiralty Rules</i> of the Commonwealth. Note 2. Where proceedings are entered in the Commercial List, the Construction List or the Admiralty List: (a) the fee payable is the difference between the fee referred to in paragraph (2) of item 1 and any fee paid under paragraph (1) or (3) of that item, and (b) the fee is payable: (i) if the proceedings are entered pursuant to an order of the Court—by the party requesting the making of the order, or (ii) if the proceedings are entered by the consent of the parties—by the parties to the proceedings in equal proportions. Note 3. This item does not apply to: (a) a summons by which an application for a grant or resealing under Part 78 (Probate) of the <i>Supreme Court Rules 1970</i> is made in respect of an estate the sworn gross value of which is less than \$50,000, or (b) a summons by which an application is made in the course of a winding up by the Court under the <i>Corporations Act 2001</i> of the Commonwealth, unless it is a summons claiming relief under section 1321 of the <i>Corporations Act 2001</i> of the Commonwealth or regulation 5.6.26 (3) or 5.6.54 (2) of the <i>Corporations Regulations 2001</i> of the Commonwealth, or (c) a summons to pass accounts which is filed pursuant to section 85 (1AA) of the <i>Wills, Probate and Administration Act 1898</i> .	

Supreme Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

 §

Note 4. No fee is payable:

- (a) in respect of a summons issued under Part 58 (Taking Evidence for Foreign and Australian Courts and Tribunals) of the *Supreme Court Rules 1970*, or
- (b) for an initiating process which relates to the issue of a subpoena to be served outside the State under the *Service and Execution of Process Act 1992* of the Commonwealth.

2

For filing in the Court of Appeal:

- (a) a holding summons for leave to appeal or to cross-appeal 224 (in the case of a corporation)
or
112 (in any other case)
- (b) an ordinary summons for leave to appeal or to cross-appeal in respect of an application initiated by a holding summons 1,050 (in the case of a corporation)
or
525 (in any other case)
- (c) any other summons 1,272 (in the case of a corporation)
or
636 (in any other case)
- (d) notice of appeal without appointment 508 (in the case of a corporation)
or
254 (in any other case)

Supreme Court Amendment (Fees) Regulation 2002

Schedule 1 Amendment

 \$

- (e) notice of appeal with appointment:
- (i) in proceedings in which a summons has been filed in the Court of Appeal

2,674 (in the case of a corporation)
or
1,337 (in any other case)

 - (ii) in proceedings in which a notice of appeal without appointment has been filed

3,440 (in the case of a corporation)
or
1,720 (in any other case)

 - (iii) in any other proceedings

3,946 (in the case of a corporation)
or
1,973 (in any other case)

Note. The fee under item 2 (e) (ii) is payable for the obtaining of an appointment to proceed with a cross-appeal if an appeal has been discontinued before the filing of a notice of appeal with appointment in respect of the discontinued appeal.

Supreme Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
3	<p>For allocation of a date for hearing of the proceedings by one or more judges, a judge and jury or a master</p> <p>Note 1. The fee is payable by the plaintiff or appellant in the proceedings. If the Court or a registrar so orders, the fee is payable by another party to the proceedings or by any parties to the proceedings in the proportions ordered.</p> <p>Note 2. A fee is payable for:</p> <p>(a) an application for leave to appeal or cross-appeal if the appeal or cross-appeal has been set down for hearing on the basis that oral argument on the appeal or cross-appeal will proceed concurrently with the application for leave to appeal or cross-appeal, or</p> <p>(b) proceedings allocated a date for hearing after 1 September 2000 whether the proceedings were initiated before or after that date.</p> <p>Note 3. No fee is payable:</p> <p>(a) in criminal proceedings, or</p> <p>(b) if the proceedings are of an interlocutory nature only.</p> <p>Note 4. A hearing allocation fee is not payable and, if paid, is to be remitted if:</p> <p>(a) the proceedings do not proceed on the allocated date for hearing, and</p> <p>(b) a registrar is satisfied that the adjournment was due to circumstances beyond the control of the parties to the proceedings.</p>	<p>2,184 (in the case of a corporation) or 1,092 (in any other case)</p>
4	<p>(1) Filing a requisition for civil trial by jury (to be paid by party requesting jury)</p> <p>(2) Daily jury retention fee (to be paid by party requesting jury for each day jury is required after the first day of a civil trial)</p>	<p>1,392 (in the case of a corporation) or 696 (in any other case)</p> <p>634 (in the case of a corporation) or 317 (in any other case)</p>

Supreme Court Amendment (Fees) Regulation 2002

Schedule 1 Amendment

		\$
5	Filing an application for an order under section 76B of the Act for referral of an action to arbitration	642 (in the case of a corporation) or 321 (in any other case)
6	Filing notice of motion under Rule 2 of Part 19 of the <i>Supreme Court Rules 1970</i> or an interlocutory process under the <i>Corporations Act 2001</i> of the Commonwealth	266 (in the case of a corporation) or 133 (in any other case)
7	To open or keep open the registry or part of the registry or to open or keep open an office of a clerk of the Court elsewhere in the State:	
	(a) on a Saturday, Sunday or public holiday (except the day after Easter Monday)	908 (in the case of a corporation) or 454 (in any other case)
	(b) on any other day:	
	(i) before 8.30 am or after 4.30 pm	908 (in the case of a corporation) or 454 (in any other case)

Supreme Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
	(ii) between 8.30 and 9 am or 4 and 4.30 pm	94 (in the case of a corporation) or 47 (in any other case)
	Note. No fee is payable in criminal proceedings.	
8	For an officer of the Court to produce a document at a place other than the Supreme Court Building, Queens Square, Sydney	94 (in the case of a corporation) or 47 (in any other case)
9	To furnish a copy of the written opinion or reasons for opinion of any judge or of any master or other officer of the Court:	
	(a) for a printed copy	45
	(b) for any other kind of copy	28
	Note. A party to proceedings before the Court is entitled to one copy of the opinion or reasons for opinion in relation to the proceedings without charge.	
10	To prepare appeal papers—for the first 11 copies, or such other number of copies as is ordered to be printed by the registrar—for each volume of not more than 250 pages	908 (in the case of a corporation) or 454 (in any other case)
11	The fees to be paid to the Marshal in Admiralty are to be the same fees as are from time to time taken by the Sheriff or an officer of the Sheriff for service and execution of process of the Court.	
12	Certificate of a registrar as to a signature of a public notary	38

Supreme Court Amendment (Fees) Regulation 2002

Schedule 1 Amendment

		\$
13	To prepare a copy of a will, a certificate of grant, an exemplification or a divorce decree, or a copy of a certificate of conviction (except where it is requested by a party to the proceedings)	38
14	Making a copy of any document, otherwise than as provided for by item 9 or 13 for each page (minimum fee of \$10)	2
15	Supply of duplicate tape recording of sound-recorded evidence, for each cassette	33
16	For each copy of the transcript of any proceedings:	
	(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$60)	7.10
	(b) for each page, where the matter being transcribed is 3 months or older (minimum fee for 1 to 8 pages of \$70)	8.10
17	To conduct a genealogical search on a probate file (for each file searched)	73
18	To conduct an adoption search (for each file searched) Note. This amount also includes a copy of any document, if approved by the Court.	38
19	To conduct a search for an application for a grant or resealing under Part 78 (Probate) of the <i>Supreme Court Rules 1970</i> (for each file searched)	28
20	To lodge a caveat against an application for a grant or resealing under Part 78 (Probate) of the <i>Supreme Court Rules 1970</i>	54 (in the case of a caveator that is a corporation) or 27 (in any other case)

Supreme Court Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
21	To lodge a will that is not attached to an initiating process by which an application for a grant or resealing under Part 78 (Probate) of the <i>Supreme Court Rules 1970</i> is made	28
22	(1) To issue a subpoena for production	102 (in the case of a corporation) or 51 (in any other case)
	(2) To issue a subpoena for production and to give evidence	102 (in the case of a corporation) or 51 (in any other case)
	(3) To issue a subpoena to give evidence	50 (in the case of a corporation) or 25 (in any other case)
23	Notice lodged by a legal practitioner of another State, of a Territory of the Commonwealth or of New Zealand for admission as a legal practitioner of the Court	(See Note to this item)
	Note. This fee is fixed as referred to in section 40 of the <i>Mutual Recognition Act 1992</i> of the Commonwealth and in section 40 of the <i>Trans-Tasman Mutual Recognition (New South Wales) Act 1996</i> . Under those Acts, such a fee cannot be greater than the fee imposed on persons in New South Wales seeking to be admitted as legal practitioners of the Court.	

Supreme Court Amendment (Fees) Regulation 2002

Schedule 1 Amendment

		\$
24	<p>For storing material over 1 kg in weight that is produced on subpoena (to be paid by the party requesting issue of the subpoena)</p> <p>Note. This fee must be remitted under clause 11 if:</p> <p>(a) within 4 weeks of being granted leave to inspect the material, the party requesting the issue of the subpoena:</p> <p style="margin-left: 20px;">(i) notifies the Court in writing of that part of the material that is not required for the purposes of the proceedings, and</p> <p style="margin-left: 20px;">(ii) consents to the return of that part to the person who produced the material, and</p> <p>(b) the remainder of the material weighs less than 1 kg.</p>	<p>98 (in the case of a corporation) or 49 (in any other case)</p>
25	<p>For storing material produced under a notice to produce (to be paid by the party who issued the notice), but only if the party who produced the material to the Court or the registry does not collect the material within the time specified in a notice issued to that party by a registrar</p>	<p>98 (in the case of a corporation) or 49 (in any other case)</p>
26	<p>The fee for a service not otherwise provided for in this Schedule</p> <p>Note. This fee is chargeable only with the approval of the Principal Registrar.</p>	<p>54 (in the case of a corporation) or 27 (in any other case)</p>

Supreme Court Amendment (Transcript and Registry Hours) Regulation 2002

under the

Supreme Court Act 1970

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Supreme Court Act 1970*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Supreme Court Regulation 2000* so as:

- (a) to enable a convicted person who is the applicant or respondent to an appeal to the Court of Criminal Appeal against a conviction or sentence of the Supreme Court to obtain a copy of the transcript of the proceedings concerned without charge, and
- (b) to alter references to the opening hours of the Supreme Court Registry in a provision that sets fees for keeping the Registry open outside its usual hours.

The proposed amendments reflect changes to the *Criminal Appeal Rules* relating to procedures for appeal to the Court of Criminal Appeal and a change to the *Supreme Court Rules 1970* extending the opening hours of the Supreme Court Registry from 4 pm to 5 pm.

This Regulation is made under the *Supreme Court Act 1970*, including section 130 (Fees and percentages).

Clause 1 Supreme Court Amendment (Transcript and Registry Hours) Regulation
2002

Supreme Court Amendment (Transcript and Registry Hours) Regulation 2002

1 Name of Regulation

This Regulation is the *Supreme Court Amendment (Transcript and Registry Hours) Regulation 2002*.

2 Commencement

This Regulation commences on 1 July 2002.

3 Amendment of Supreme Court Regulation 2000

The *Supreme Court Regulation 2000* (as amended by the *Supreme Court Amendment (Fees) Regulation 2002*) is amended as set out in Schedule 1.

Supreme Court Amendment (Transcript and Registry Hours) Regulation
2002

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 5A

Insert after clause 5:

5A Fee not chargeable for transcript—appeal to Court of Criminal Appeal

No fee is chargeable to a person convicted of an offence in proceedings before the Court for a transcript of the proceedings if:

- (a) the person has filed a notice of appeal, notice of intention to appeal, notice of application for leave to appeal or notice of intention to apply for leave to appeal with the Court of Criminal Appeal against the conviction or a sentence imposed by the Court in respect of the conviction, or
- (b) the person is a respondent to an appeal against such a sentence.

[2] Schedule 1 Court fees

Omit “4.30 pm” from paragraph (b) (i) of the matter relating to item 7.
Insert instead “5.30 pm”.

[3] Schedule 1

Omit “4 and 4.30 pm” from paragraph (b) (ii) of the matter relating to item 7.
Insert instead “5 and 5.30 pm”.

Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2002

under the

Workers Compensation Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987*.

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

Explanatory note

The object of this Regulation is to amend the *Workers Compensation (Insurance Premiums) Regulation 1995* so as:

- (a) to adjust some of the factors that are taken into account in calculating insurance premiums for workers compensation insurance, and
- (b) to make other miscellaneous amendments.

As a result of recent amendments to workers compensation legislation, an insurer is generally required to commence payments of weekly compensation or medical expenses compensation to an injured worker whether or not the worker has made a claim in respect of the injury. These payments are made on the basis of provisional acceptance of liability by the insurer. The *Workers Compensation (Insurance Premiums) Regulation 1995* provides that these provisional payments of compensation are to be taken into account by insurers when calculating the cost of claims made against a particular employer.

This Regulation ensures that if a worker who has received provisional compensation payments subsequently makes a claim for compensation, those payments are not counted again in calculating the cost of the claim (**Schedule 1 [3]**).

Workers Compensation (Insurance Premiums) Amendment (Law Revision)
Regulation 2002

Explanatory note

Schedule 1 [5], [6] and [7] provide that certain amounts of money are to be included or excluded in calculating the cost of provisional payments of compensation. Currently those amounts of money are dealt with in calculating the cost of a claim, rather than the cost of provisional payments.

This Regulation also makes the following miscellaneous amendments:

- (a) a definition is inserted to make it clear that references to *the 1998 Act* are references to the *Workplace Injury Management and Workers Compensation Act 1998* and that references to *the 1987 Act* are references to the *Workers Compensation Act 1987* (**Schedule 1 [1]**),
- (b) a reference to a date is corrected (**Schedule 1 [2]**),
- (c) a reference to a provision of the *Workers Compensation Act 1987* that is now located in the *Workplace Injury Management and Workers Compensation Act 1998* is updated (**Schedule 1 [4]**),
- (d) a definition of *minimum premium employer* is replaced to reflect a change to the provisions dealing with minimum insurance premiums in the proposed *Insurance Premiums Order 2002–2003* (**Schedule 1 [8]**).

This Regulation is made under the *Workers Compensation Act 1987*, including sections 173 and 280 (the general regulation-making power), and under section 230A of the *Workplace Injury Management and Workers Compensation Act 1998*.

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2002

Clause 1

Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2002

1 Name of Regulation

This Regulation is the *Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2002*.

2 Commencement

This Regulation commences on 30 June 2002.

3 Amendment of Workers Compensation (Insurance Premiums) Regulation 1995

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

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 3 Definitions

Omit the definition of *the Act*.

Insert in alphabetical order:

the 1998 Act means the *Workplace Injury Management and Workers Compensation Act 1998*.

the Act or *the 1987 Act* means the *Workers Compensation Act 1987*.

[2] Clause 10 Definitions

Omit "30 June 1998" from paragraph (a) (i) of the definition of *cost of claims*.

Insert instead "30 June 1988".

[3] Clause 10A

Insert after clause 10:

10A Prevention of double allowance for provisional compensation payments

(1) In this clause:

provisional compensation payment means provisional weekly payment of compensation or provisional payment of medical expenses compensation, under Part 3 of Chapter 7 of the 1998 Act, on the basis of provisional acceptance of liability to a worker.

(2) If payments are made in respect of a claim pursuant to the Act and provisional compensation payments have been made in respect of the injury concerned:

(a) the provisional compensation payments are, for the purposes of determining the cost of the claim, taken to

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2002

Amendments

Schedule 1

be payments made by the insurer in respect of the claim pursuant to the Act and are to be included as such under clause 11, and

- (b) clause 11A does not apply to those provisional compensation payments, and
- (c) the cost of those provisional compensation payments is not to be included in the total of the costs of provisional compensation payments under paragraph (b) of the definition of *cost of claims* in clause 10.

[4] Clause 11 (2) (e)

Omit “section 153A (4) (b) of the Act”.

Insert instead “section 54 (4) (b) of the 1998 Act”.

[5] Clause 11A Cost of provisional payments of compensation

Omit clause 11A (2) (b). Insert instead:

- (b) is to be reduced by the amounts, if any, which have been recovered or are recoverable by the insurer from any source, other than an amount recovered or recoverable under section 160 of the 1987 Act, from the Insurers’ Contribution Fund or pursuant to a policy of reinsurance, and

[6] Clause 11A (2) (b1)

Insert after clause 11A (2) (b):

- (b1) is to be reduced by the first \$500 of the provisional payments or, if the cost of the payments is less than \$500, is to be reduced by that lesser cost, and

[7] Clause 11A (2) (c1)

Insert after clause 11A (2) (c):

- (c1) does not include any amount that section 54 (4) (b) of the 1998 Act (Second-injury scheme) requires to be excluded from the claims experience of the employer, and

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2002

Schedule 1 Amendments

[8] Clause 28 Interpretation

Omit the definition of *minimum premium employer* from clause 28 (1).

Insert instead:

minimum premium employer means an employer who pays the minimum premium in respect of a policy of insurance under an insurance premiums order that applies to the policy under section 168 of the Act.

Orders

Conveyancers Licensing Amendment (Royal & Sun Alliance) Order 2002

under the

Conveyancers Licensing Act 1995

I, the Minister for Fair Trading, in pursuance of section 8 of the *Conveyancers Licensing Act 1995*, make the following Order.

Signed at Sydney, this 25th day of June 2002.

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

Explanatory note

The object of this Order is to specify a policy of professional indemnity insurance that is an approved policy for the purposes of the *Conveyancers Licensing Act 1995*.

This Order is made under section 8 of the *Conveyancers Licensing Act 1995*.

Clause 1 Conveyancers Licensing Amendment (Royal & Sun Alliance) Order 2002

Conveyancers Licensing Amendment (Royal & Sun Alliance) Order 2002

1 Name of Order

This Order is the *Conveyancers Licensing Amendment (Royal & Sun Alliance) Order 2002*.

2 Amendment of Conveyancers Licensing Order 2000

The *Conveyancers Licensing Order 2000* is amended by inserting after clause 3 (d) the following paragraph:

- (e) the master policy of professional indemnity insurance (Number FI304753DF) of Royal & Sun Alliance Insurance Australia Limited covering the period from 1 July 2002 to 30 June 2003.

Motor Dealers (Exemptions) Amendment Order 2002

under the

Motor Dealers Act 1974

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 8 of the *Motor Dealers Act 1974*, make the following Order.

Dated, this 26th day of June 2002.

By Her Excellency's Command,

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

Explanatory note

The objects of this Order are:

- (a) to make it clear that tractors are not included in exemptions relating to certain heavy machinery, and
- (b) to remove exemptions from requirements of the *Motor Dealers Act 1974* for commercial vehicles that are intended for use, or are used, primarily for private purposes in relation to claims on the Motor Dealers Compensation Fund, and

Motor Dealers (Exemptions) Amendment Order 2002

Explanatory note

- (c) to replace the current exemption for second-hand trail bikes from requirements of the *Motor Dealers Act 1974* with an exemption for second-hand motor cycles that are of such a design as to be incapable of registration in New South Wales.

Motor Dealers (Exemptions) Amendment Order 2002

Clause 1

Motor Dealers (Exemptions) Amendment Order 2002

1 Name of Order

This Order is the *Motor Dealers (Exemptions) Amendment Order 2002*.

2 Commencement

This Order commences on 1 July 2002.

3 Amendment of Motor Dealers (Exemptions) Order 1986

The *Motor Dealers (Exemptions) Order 1986* is amended as set out in Schedule 1.

Motor Dealers (Exemptions) Amendment Order 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 5 Exempted vehicles

Insert “(not being a tractor)” after “apparatus” in Column 1 of the matter relating to item 3 of the Table to clause 5.

[2] Clause 5, Table

Omit “, 40 (2)” from Column 2 of the matter relating to item 5.

[3] Clause 5, Table

Insert in Columns 1 and 2 after the matter relating to item 5:

5A A commercial vehicle (other than a vehicle intended for use, or used, substantially for private purposes within the meaning of the *Motor Vehicles Taxation Act 1988*). Section 40 (2).

[4] Clause 5, Table

Omit “of the type commonly known as a trail bike” from Column 1 of the matter relating to item 9.

Insert instead “that is of such a design as to be incapable of being registered in New South Wales”.

Transport Administration (State Transit Authority—Fares) Amendment Order 2002

under the

Transport Administration Act 1988

I, John Douglas Stott, Chief Executive of the State Transit Authority, in pursuance of the *Transport Administration Act 1988*, make the following Order on behalf of the State Transit Authority.

Chief Executive
State Transit Authority

Explanatory note

The object of this Order is to amend the *Transport Administration (State Transit Authority—Fares) Order 1991* so as:

- (a) to increase certain fares for bus and ferry services within the Sydney Suburban Area (including services that are provided in conjunction with the rail services provided by the State Rail Authority), and
- (b) to increase certain fares for bus and ferry services within the Newcastle Suburban Area (including services that are provided in conjunction with the rail services provided by the State Rail Authority), and
- (c) to remove references to a redundant weekly periodical ticket, namely, the Brown TravelPass.

Transport Administration (State Transit Authority—Fares) Amendment Order
Regulation 2002

Explanatory note

Fares that are not being increased include those applying to:

- (a) a single trip bus ticket that covers up to 8 kilometres of travel on the State Transit Authority's bus services within the Sydney Suburban Area, and
- (b) a Newcastle Multi-Ride 1-hour bus ticket for unlimited travel within the Newcastle Suburban Area, and
- (c) a single trip ticket for travel on the State Transit Authority's ferry service between Newcastle and Stockton, and
- (d) a pensioner's combined rail/bus/ferry excursion ticket.

The fare for the Purple TravelPass weekly periodical ticket is being decreased from \$58 to \$52.

This Order is made under the *Transport Administration Act 1988*, including section 85 (Orders fixing charges).

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Clause 1

Transport Administration (State Transit Authority—Fares) Amendment Order 2002

1 Name of Order

This Order is the *Transport Administration (State Transit Authority—Fares) Amendment Order 2002*.

2 Commencement

This Order commences on 1 July 2002.

3 Amendment of Transport Administration (State Transit Authority—Fares) Order 1991

The *Transport Administration (State Transit Authority—Fares) Order 1991* is amended as set out in Schedule 1.

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 13 Definitions

Omit the definition of *Brown TravelPass* from clause 13 (1).

[2] Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Charges

(Clause 4)

Part 1 Sydney Suburban Area

SINGLE TRIP FARES

	Full fare	Concession
	\$	\$
BUS SERVICES		
1 or 2 sections (to 3.2 km)	1.50	0.70
3–5 sections (to 8.0 km)	2.60	1.30
6–9 sections (to 14.4 km)	3.40	1.60
10–15 sections (to 24.0 km)	3.90	1.90
16 or more sections	4.70	2.30
FERRY SERVICES		
Inner Harbour Zone 1	4.30	2.10

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Amendments

Schedule 1

	Full fare	Concession
	\$	\$
Inner Harbour Zone 2	4.50	2.20
Manly:		
Ferry	5.40	2.70
JetCat (full fare only)	6.70	—
Parramatta City	6.40	3.20
Upper Parramatta River	5.40	2.70

MULTI-TRIP FARES

	Full fare	Concession
	\$	\$
BUS SERVICES		
TravelTen Blue (1 or 2 sections)	11.30	5.60
TravelTen Brown (3–5 sections)	18.90	9.40
TravelTen Red (6–9 sections)	23.50	11.70
TravelTen Green (10–15 sections)	31.70	15.80
TravelTen Orange (16 or more sections)	39.80	19.90
BusTripper	9.70	4.80
FERRY SERVICES		
FerryTen (Inner Harbour Zone 1)	26.50	13.20
FerryTen (Inner Harbour Zone 2)	29.10	14.50

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Schedule 1 Amendments

	Full fare	Concession
	\$	\$
FerryTen (Manly Ferry)	39.30	19.60
FerryTen (Manly JetCat) (full fare only)	55.80	—
FerryTen (Parramatta City)	45.10	22.50
FerryTen (Upper Parramatta River)	39.30	19.60

MULTI-TRIP INTERMODAL FARES

DayTripper	13.40	6.70
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PERIODICAL FARES

	Full fare	Concession
	\$	\$
WEEKLY PERIODICAL FARES		
Blue TravelPass	27.00	13.50
Red TravelPass	30.00	15.00
Orange TravelPass	34.00	17.00
Green TravelPass	38.00	19.00
Yellow TravelPass	42.00	21.00
Pink TravelPass	45.00	22.50
Pittwater TravelPass	47.00	23.50
Purple TravelPass	52.00	26.00
Two Zone TravelPass	27.00	13.50

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Amendments

Schedule 1

QUARTERLY PERIODICAL FARES

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

YEARLY PERIODICAL FARES

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.

SPECIAL SERVICES

	Full fare	Concession
	\$	\$
SPECIAL (SPORTING) SERVICES		
Old RAS Showground (Moore Park)	4.40	2.20
Sydney Cricket Ground or Sydney Football Stadium	4.40	2.20
SPECIAL (RACECOURSE) SERVICE		
Royal Randwick Racecourse	4.40	2.20

Part 2 Newcastle Suburban Area

	Full fare	Concession
	\$	\$
BUS SERVICES		
Newcastle Multi-Ride 1-Hour bus ticket	2.50	1.20
Newcastle Multi-Ride 4-Hour bus ticket	4.90	2.50
Newcastle Time-Ten Multi-Ride bus ticket	21.00	10.50

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Schedule 1 Amendments

	Full fare	Concession
	\$	\$
FERRY SERVICE		
Newcastle–Stockton	1.80	0.90
INTERMODAL SERVICE		
Newcastle Multi-Ride Day bus-ferry ticket	7.60	3.80
INTERMODAL WEEKLY PERIODICAL FARES		
Newcastle Orange TravelPass	34.00	17.00
Newcastle Yellow TravelPass	42.00	21.00
Newcastle Pink TravelPass	45.00	22.50

QUARTERLY PERIODICAL FARES

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

YEARLY PERIODICAL FARES

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.

Transport Administration (State Transit Authority—Fares) Amendment
Order 2002

Amendments

Schedule 1

Part 3 Additional concessional fares

	\$
PENSIONER'S COMBINED RAIL/BUS/FERRY EXCURSION TICKETS	
(a) Travel wholly within the Sydney Suburban Area, wholly within the Newcastle Suburban Area, between Gosford and the Newcastle Suburban Area or between the Newcastle Suburban Area and Gosford	1.10
(b) Travel wholly within the Sydney Suburban and Outer Metropolitan Areas, between Morisset and the Sydney Suburban and Outer Metropolitan Areas or between the Sydney Suburban and Outer Metropolitan Areas and Morisset	2.20
(c) Travel wholly within the City Rail Area otherwise than as referred to in paragraph (a) or (b)	3.30
SCHOOL TRAVEL	
Bus term ticket for school travel (per term)	38.00

Other Legislation

Sheriff Act 1900—Scale of Fees

under the

Sheriff Act 1900

Her Excellency the Governor, with the advice of the Executive Council, has fixed the following scale of fees to be chargeable in the Sheriff's Office under section 9 of the *Sheriff Act 1900*, with effect on and from 1 July 2002.

BOB DEBUS, M.P.,
Attorney General

Scale of fees to be chargeable in the Sheriff's Office	\$
1 Service or attempted service of any process or other document, including service by post and preparation of an affidavit of service—for each address at which service of the process or other document is effected or attempted	41
2 For execution, or attempted execution, of any writ, warrant or commission	212
3 Levy on a writ of execution—3% of amount collected by the Sheriff or an officer of the Sheriff	
4 For work undertaken in preparing for a sale of land on instructions from a judgment creditor—if sale does not proceed	520
5 Keeper's fee, each person for each day of 8 hours or part of the day	284
6 Making a copy of any document, for each page (minimum fee of \$10)	2
7 On every search—each name	13

Sheriff Act 1900—Scale of Fees

Scale of fees to be chargeable in the Sheriff's Office		\$
8	Certifying office copy of writ	13
9	Attending a view by a jury (to be paid by the party making the request)	112
10	To open or keep open the Office:	
	(a) on a Saturday, Sunday or public holiday (except the day after Easter Monday)	454
	(b) on any other day:	
	(i) before 9 am or after 4.30 pm	454
	(ii) between 9 and 9.30 am or 4 and 4.30 pm	47
11	The amount reasonably incurred for:	
	(a) advertising,	
	(b) keeping of livestock levied on,	
	(c) officers' travelling expenses in relation to a view, or in conveying an arrested person to a correctional centre or to court,	
	(d) travelling expenses for each keeper or assistant including, where necessary, the cost of meals,	
	(e) the execution/service or attempted execution/service of any writ, warrant, commission, summons, process or other document not otherwise provided for.	

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

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

Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

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

Copies of the final determination may be inspected at:

The National Parks Centre
102 George St
The Rocks
Sydney

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

Signed at Sydney, this 8th day of June 2002.

Dr Chris Dickman
Chairperson
Scientific Committee

Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure “A”

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

Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion
(as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. The listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion is the name given to the ecological community in shallow-temporary to near-permanent wetlands naturally restricted to the higher altitudes (above about 900m) associated with the Great Dividing Range in northern NSW. This ecological community is currently known to occur in the Local Government Areas of Tenterfield, Guyra, Severn, Dumaresq and Uralla but may occur elsewhere in the Bioregion.
2. These wetlands have small local catchments and can also be called watershed wetlands (Haworth 1994). They are in the upper parts of both North Coast (Clarence, Macleay and Hastings Rivers) and Murray Darling catchments generally above 900m above sea level and are not connected to rivers by floodplains. The wetlands are found on a range of geological formations, although they are most common on landscapes associated with Tertiary basalt flows (Pressey and Harris 1988; Bell 2000; Haworth 1994). They are geographically restricted to the drainage divide of northern NSW.
3. Vegetation within the ecological community frequently consists of sedges, rushes and aquatic plants in a closed to mid-dense sedgeland, herbland or grassland community on the shores of open water or extending across shallow or dry wetland beds as described by Benson and Ashby (2000) and Bell (2000). Plant assemblages differ between wetlands and within a wetland over time depending on the water regime (Brock 1998). Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion are characterised by some of the following assemblage of aquatic species when the wetlands contain water. At times when wetlands are dry, species may only be represented in the seed bank.

Agrostis avenacea subsp. *avenacea*
Aldrovanda vesiculosa
Amphibromus nervosus
Amphibromus sinuatus
Azolla filiculoides var. *rubra*
Brachyscome radicans
Carex gaudichaudiana
Carex inversa
Carex tereticaulis
Centipeda minima var. *minima*
Chara australis
Chara fibrosa
Chara muelleri

Juncus australis
Juncus filicaulis
Juncus holoschoenus
Juncus vaginatus
Lemna trisulca
Lilaeopsis polyantha
Limosella australis
Lipocarpa microcephala
Microtis unifolia
Myriophyllum lophatum
Myriophyllum variifolium
Najas tenuifolia
Neopaxa australasica

NSW SCIENTIFIC COMMITTEE

<i>Crassula helmsii</i>	<i>Nitella cristata</i>
<i>Cyperus sanguinolentus</i>	<i>Nitella sonderi</i>
<i>Cyperus sphaeroideus</i>	<i>Nitella tasmanica</i>
<i>Elatine gratioloides</i>	<i>Nymphoides geminata</i>
<i>Eleocharis dietrichiana</i>	<i>Nymphoides montana</i>
<i>Eleocharis gracilis</i>	<i>Oplismenus aemulus</i>
<i>Eleocharis pusilla</i>	<i>Panicum obseptum</i>
<i>Eleocharis sphacelata</i>	<i>Paspalum distichum</i>
<i>Eleocharis acuta</i>	<i>Persicaria hydropiper</i>
<i>Epilobium billardierianum</i> subsp. <i>hydrophilum</i>	<i>Persicaria lapathifolia</i>
<i>Eragrostis benthamii</i>	<i>Persicaria prostrata</i>
<i>Eriocaulon scariosum</i>	<i>Phragmites australis</i>
<i>Euchiton involucratus</i>	<i>Potamogeton crispus</i>
<i>Glyceria australis</i>	<i>Potamogeton tricarinatus</i>
<i>Glyceria latispicea</i>	<i>Pseudognaphalium luteoalbum</i>
<i>Gonocarpus micranthus</i>	<i>Ranunculus inundatus</i>
<i>Haloragis heterophylla</i>	<i>Ranunculus lappaceus</i>
<i>Helichrysum scorpioides</i>	<i>Ricciocarpus natans</i>
<i>Hemarthria uncinata</i>	<i>Schoenus apogon</i>
<i>Hydrocotyle peduncularis</i>	<i>Spiranthes sinensis</i> subsp. <i>australis</i>
<i>Hydrocotyle tripartita</i>	<i>Spirodela punctata</i>
<i>Hypericum japonicum</i>	<i>Stellaria angustifolia</i>
<i>Isoetes drummondii</i>	<i>Typha domingensis</i>
<i>Isolepis cernua</i>	<i>Utricularia australis</i>
<i>Isolepis fluitans</i>	<i>Utricularia dichotoma</i>
<i>Isotoma fluviatilis</i> subsp. <i>borealis</i>	<i>Viola betonicifolia</i>

4. The total plant species list is considerably larger than the list given in 3 (above) with many species present in one or two sites or in small patches. In any particular wetland site only a subset of the species listed may be present. At any one time while a particular wetland is flooded 10-30 species may be found whereas over time the species list for that wetland may be considerably larger. At any one time when the wetland is flooded or dry, many species may only be present as seeds in the soil seed bank only, with no above ground individuals present. The species composition of a site will be influenced by the size of the site and recent flooding and drying patterns. The nature and timing of wetting and drying causes a dynamic vegetation, from open water bodies with submerged vegetation and vegetated margins to wetlands with central vegetation beds, to completely vegetated wetlands, to completely dry wetlands.
5. These wetlands are important habitat for a diverse vertebrate and invertebrate fauna although much of the invertebrate fauna is not as fully assessed. Water birds, frogs, turtles and eels are common inhabitants when the wetlands are flooded. Some of these wetlands are sites of significance for the migratory Latham's Snipe (*Gallinago hardwickii*) which is listed under the international treaties, the Japan- Australia Migratory Bird Agreement and the China-Australia Migratory Bird Agreement.
6. Most of these wetlands are naturally temporary, some are near-permanent and dry only once in 20 years; others are seasonal and dry and rewet annually; while others are intermittent and wet and dry on unpredictable aseasonal patterns (Boulton and Brock

NSW SCIENTIFIC COMMITTEE

1999). Together these wetting and drying patterns provide a mosaic of habitats in space and time across the landscape (Brock and Jarman 2000).

7. It is estimated that over 70% of sites formerly occupied by the community have been lost through draining or damming since European settlement (Bell 2000; Benson and Ashby 2000; Brock *et al.* 1999) and most of the 55 remaining wetlands have been severely modified by change in water regime.
8. Major ongoing threats to Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion of New South Wales are alteration of water regimes to make these wetlands more predictably flooded or dry (Brock *et al.* 1999). Such alterations have been made intentionally by draining or damming or unintentionally through sedimentation from catchment erosion as a result of soil surface crust damage from stock hooves or clearing of catchment vegetation (Gale *et al.* 1995; Haworth 1994; Haworth *et al.* 1999). Stock trampling and grazing within a wetland can be a threat if stocking rates are high and invasion by introduced plants and animals (e.g. *Gambusia holbrooki*, Goldfish *Carassius auratus* and Jointed Rush *Juncus articulatus*) can also alter the community structure and its biodiversity.
9. Only three Upland Wetlands are fully or partially within conservation reserves namely, Billy Bung and Little Llangothlin in the Little Llangothlin Nature Reserve (which is listed as a Ramsar Wetland of International Importance) and part of Mother of Ducks Lagoon in the Mother of Ducks Lagoon Nature Reserve. Other wetlands are on freehold, or crown land. However presence in a conservation reserve has not protected the ecological community from damage by alteration of water levels as many of the water regime changes and sedimentation from catchment erosion occurred before becoming a reserve.
10. In view of the above, the Scientific Committee is of the opinion that the Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion of New South Wales is likely to become extinct in nature in NSW unless factors threatening its survival or evolutionary development cease to operate and that listing as an endangered ecological community is warranted.

Dr Chris Dickman
Chairperson
Scientific Committee

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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 ecological community in Part 3 of Schedule 1 to that Act (Endangered ecological communities):

Duffys Forest Ecological Community in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)

- (b) as a consequence, to omit the following matter from Part 3 of Schedule 1:

Duffys Forest vegetation community (as described in the final determination of the Scientific Committee to list the ecological community)

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

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

Copies of the final determination may be inspected 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 8th day of June 2002.

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:

- (a) by inserting in Part 3 in alphabetical order the matter:
Duffys Forest Ecological Community in the Sydney Basin Bioregion (as described in the final determination of the Scientific Committee to list the ecological community)
- (b) by omitting the following matter from Part 3:
Duffys Forest vegetation community (as described in the final determination of the Scientific Committee to list the ecological community)

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to amend Part 3 of Schedule 1 of the Act (Endangered ecological communities) by listing Duffys Forest Ecological Community in the Sydney Basin Bioregion as an endangered ecological community and as a consequence to omit reference to the Duffys Forest vegetation community in Part 3 of Schedule 1 of the Act. Listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. A Notice of Final Determination to list the Duffys Forest vegetation community appeared in the NSW Government Gazette No. 112 on 24th July, 1998. The Scientific Committee considers that an amendment should be made to this listing following the receipt of additional information about the ecological community.
2. Duffys Forest Ecological Community is the accepted name for the ecological community that occurs on the ridgetops, plateaus, upper slopes and occasionally mid slopes on Hawkesbury sandstone geology, typically in association with laterite soils and soils derived from shale and laminite lenses. It has the structural form predominantly of open-forest to woodland. The Duffys Forest Ecological Community has been reported from the Warringah, Pittwater, Ku-ring-gai, Hornsby and Manly Local Government Areas, although it may occur elsewhere in the Sydney Basin Bioregion.
3. Duffys Forest Ecological Community is characterised by the following assemblage of vascular plant species:

<i>Acacia linifolia</i>	<i>Acacia myrtifolia</i>
<i>Acacia suaveolens</i>	<i>Acacia ulicifolia</i>
<i>Actinotus minor</i>	<i>Allocasuarina littoralis</i>
<i>Angophora costata</i>	<i>Anisopogon avenaceus</i>
<i>Austrostipa pubescens</i>	<i>Banksia ericifolia</i>
<i>Banksia serrata</i>	<i>Banksia spinulosa</i>
<i>Billardiera scandens</i>	<i>Boronia ledifolia</i>
<i>Boronia pinnata</i>	<i>Bossiaea heterophylla</i>
<i>Bossiaea obcordata</i>	<i>Brunoniella pumilio</i>
<i>Cassytha pubescens</i>	<i>Ceratopetalum gummiferum</i>
<i>Conospermum longifolium</i>	<i>Comesperma ericinum</i>
<i>Cyathochaeta diandra</i>	<i>Dampiera stricta</i>
<i>Dianella caerulea</i>	<i>Dillwynia retorta</i>
<i>Dodonaea triquetra</i>	<i>Entolasia stricta</i>
<i>Epacris pulchella</i>	<i>Eucalyptus capitellata</i>
<i>Eucalyptus gummifera</i>	<i>Eucalyptus haemastoma</i>
<i>Eucalyptus sieberi</i>	<i>Gompholobium grandiflorum</i>
<i>Gonocarpus teucroides</i>	<i>Grevillea buxifolia</i>
<i>Grevillea caleyi</i>	<i>Grevillea linearifolia</i>
<i>Hakea dactyloides</i>	<i>Hakea sericea</i>
<i>Hakea teretifolia</i>	<i>Hibbertia bracteata</i>
<i>Hovea linearis</i>	<i>Lambertia formosa</i>

NSW SCIENTIFIC COMMITTEE

<i>Lasiopetalum ferrugineum</i>	<i>Lepidosperma laterale</i>
<i>Leptospermum trinervium</i>	<i>Lindsaea linearis</i>
<i>Lindsaea microphylla</i>	<i>Lomandra glauca</i>
<i>Lomandra longifolia</i>	<i>Lomandra multiflora</i>
<i>Lomandra obliqua</i>	<i>Lomatia silaifolia</i>
<i>Micrantheum ericoides</i>	<i>Patersonia glabrata</i>
<i>Patersonia sericea</i>	<i>Persoonia levis</i>
<i>Persoonia pinifolia</i>	<i>Petrophile pulchella</i>
<i>Phyllanthus hirtellus</i>	<i>Phyllota phyllicoides</i>
<i>Pimelea linifolia</i>	<i>Platysace linearifolia</i>
<i>Pteridium esculentum</i>	<i>Pultenaea daphnoides</i>
<i>Pultenaea elliptica</i>	<i>Pultenaea linophylla</i>
<i>Telopea speciosissima</i>	<i>Tetrarrhena juncea</i>
<i>Xanthorrhoea media</i>	<i>Xanthosia tridentata</i>
<i>Xylomelum pyriforme</i>	

4. The total species list of the community is considerably larger than that given in 3 (above), with many species present in only one or two sites or in very small quantity. In any particular site not all of the assemblage listed in 3 may be present. At any one time, seeds of some species may only be present in the soil seedbank with no above ground individuals present. The species composition of the site will be influenced by the size of the site and by its recent disturbance history. The number of species and the above ground composition of species will change with time since fire, and may also change in response to changes in fire frequency. The community is an important habitat for a diverse fauna (vertebrates and invertebrates), but detailed records are not available from most stands and the invertebrate fauna is poorly known.
5. Smith & Smith (2000) give a list of diagnostic plant species for Duffys Forest Ecological Community and describe how the community can be distinguished from surrounding ecological communities. Diagnostic species provide a guide to identification of the community, but care should be taken in the application and interpretation of diagnostic plant species because of sampling limitations; the reduction in species diversity in degraded sites; and the fact that some species may only be present at a site at some times as a part of the soil seedbank or as dormant buds/tubers.
6. The endangered shrub *Grevillea caleyi* is largely restricted to Duffys Forest Ecological Community though it is not present at all locations of the community. Other threatened plant species known from the community include *Persoonia hirsuta*, *Tetratheca glandulosa*, *Pimelea curviflora* var. *curviflora*, *Epacris purpurascens* var. *purpurascens*.
7. The Scientific Committee noted that general information on the Duffys Forest Ecological Community is contained in:
 - Benson, D. & Howell, J. (1994) The natural vegetation of the Sydney 1:100 000 map sheet. *Cunninghamia* 3(4) 677-787.
 - NPWS (2001) *Grevillea caleyi* R.Br. (Proteaceae) Draft Recovery Plan for public comment. NSW National Parks and Wildlife Service, Hurstville.
 - Thomas, J. & Benson, D.H. (1985) Vegetation survey of Ku-ring-gai Chase National Park. National Herbarium of New South Wales, Royal Botanic Gardens, Sydney.

NSW SCIENTIFIC COMMITTEE

Sheringham, P.R. & Sanders, J.M. (1993) Vegetation survey of Garigal National Park and surrounding Crown Lands. A report for the NSW National Parks and Wildlife Service.

Scott, J., Marshall, A. & Auld, T.D.(1995) Conservation research statement and recovery plan for *Grevillea caleyi*. ANCA Endangered Species Project No. 456.

Smith, P. & Smith, J. (2000) Survey of the Duffys Forest Vegetation Community. Unpublished Report to NSW National Parks and Wildlife Service and Warringah Council.

These surveys and accompanying maps are by no means inclusive in their representation of Duffys Forest Ecological Community. The scale of the Sydney map is too coarse to map the smaller remnants of this community. The community is highly fragmented by urban developments and not all the small fragments appear on the maps. Duffys Forest Ecological Community is represented on the southern edge of the Ku-ring-gai Chase National Park vegetation map (Thomas & Benson 1985) and the northern edge of the Garigal National Park vegetation map (Sheringham & Sanders 1993). These two maps do not directly abut as there is a gap in the middle comprising cleared land within which small remnant patches of the Duffys Forest Ecological Community exist. Some disturbed or degraded remnants of Duffys Forest Ecological Community may not be mapped as the community in Smith and Smith (2000).

8. It is estimated that only 15% of the original area of the Duffys Forest Ecological Community currently exists in the form of a number of remnants.
9. Threats to the survival of the Duffys Forest Ecological Community include land clearing and associated fragmentation, habitat degradation by rubbish dumping; weed invasion facilitated by urban runoff, an inappropriate fire regime, unauthorised horse riding activities in the area and access by people, trail bikes, and other vehicles
10. Only a small number of fragments of the Duffys Forest Ecological Community occur within Ku-ring-gai Chase and Garigal National Parks, and all of these are on the boundary of the Parks and bounded by roads.
11. In view of the substantial reduction in the area occupied by the community, its fragmentation and the numerous threats to the community, the Scientific Committee is of the opinion that Duffys Forest Ecological Community is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate and that listing as an endangered ecological community is warranted.

Dr Chris Dickman
Chairperson
Scientific Committee

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

PROCLAMATION

MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales in the Commonwealth of Australia, on the advice of the Executive Council following consultation between the Minister for Aboriginal Affairs and the New South Wales Aboriginal Land Council, do, by this Proclamation pursuant to section 57 (1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Tony HANRAHAN as Administrator to the Onerwal Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 12 (1) of the Act.

Signed and sealed this 26th day of June 2002.

By Her Excellency's Command,

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

GODSAVETHEQUEEN!

ABORIGINAL LAND RIGHTS ACT 1983

PROCLAMATION

MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales in the Commonwealth of Australia, on the advice of the Executive Council following consultation between the Minister for Aboriginal Affairs and the New South Wales Aboriginal Land Council, do, by this Proclamation pursuant to section 57 (1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Tony HANRAHAN as Administrator to the Peak Hill Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 12 (1) of the Act.

Signed and sealed this 26th day of June 2002.

By Her Excellency's Command,

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

GODSAVETHEQUEEN!

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the Treasurer and Minister for State Development

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable S. C. NORI, M.P., Minister for Small Business, and Minister for Tourism, be authorised to perform the duties of the office of the Minister for State Development as on and from 6 – 26 July 2002, with a view to her performing the duties of the Honourable M. R. EGAN, M.L.C., during his absence.

BOB CARR,
Premier

The Cabinet Office, Sydney.
Dated: 26 June 2002.

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the Treasurer and Minister for State Development

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable H. F. WOODS, M.P., Minister for Local Government, Minister for Regional Development and Minister for Rural Affairs, be authorised to perform the duties of the office of the Minister for State Development as on and from 27 July 2002, with a view to him performing the duties of the Honourable M. R. EGAN, M.L.C., during his absence.

BOB CARR,
Premier

The Cabinet Office, Sydney.
Dated: 26 June 2002.

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the Treasurer and Minister for State Development

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable J. J. DELLA BOSCA, M.L.C., Special Minister of State, Minister for Industrial Relations, Assistant Treasurer, Minister Assisting the Premier on Public Sector Management and Minister Assisting the Premier for the Central Coast, be authorised to perform the duties of the office of the Treasurer as on and from 6 July 2002, with a view to him performing the duties of the Honourable M. R. EGAN, M.L.C., during his absence.

BOB CARR,
Premier

The Cabinet Office, Sydney.
Dated: 26 June 2002.

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1708

Revocation of "Nullo"

Quarantine Area - Rylstone

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. 1663 - BJD published in *Government Gazette* No. 150 of 5 October 2001 at pages 8418 and 8419.

RICHARD AMERY, M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1710 – OJD

"Valrosa" Quarantine Area – Boorowa

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: Valrosa Pty Limited
Shire: Boorowa
County: King
Parish: Olney
Land: Lots 150, 166, 167, 225, 226, 227, 273, 307 and 316 in DP 754135.

Dated this 19th day of June 2002.

RICHARD AMERY, M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1715 – OJD

"Wongadrah" Quarantine Area – Gundagai

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

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

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

SCHEDULE

Owner: Gregory Graeme WHITE and Louise Clair WHITE
Shire: Tumut
County: Wynyard
Parish: Ellerslie
Land: Lot 92, 93, 94, 95, 96 125 in DP 757226.
Parish: Yaven
Land: Lot 99 in DP 757263, Lot 2 in DP 234379, Lot 1 in DP 544735, Lot 11 in DP 841980, Lot 1 in DP 747533. Enclosure Permit 56331 and Enclosure Permit 82901.

Dated this 19th day of June 2002.

RICHARD AMERY, M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1705 – OJD

"Wyworrie" Quarantine Area – Numbla Vale

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: Alan Raymond WILSON and Coralie Daphne WILSON
Shire: Snowy River
County: Wallace
Parish: Coonhoonbula
Land: Lots 68, 69, 81, 82 and 83 in DP 756688

Dated this 19th day of June 2002.

RICHARD AMERY, M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1695 – OJD

“Bimbi” Quarantine Area – Berrigan

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: SW and LE Dickins & Co. Pty. Ltd.
Shire: Berrigan
County: Denison
Parish: Warragubogra
Land: Lot 1 in DP 389191

Dated this 18th day of June 2002.

RICHARD AMERY, M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1713

Footrot Protected Areas

I, RICHARD AMERY, M.P., Minister for Agriculture, pursuant to Section 11A of the Stock Diseases Act 1923 (“the Act”):

- (a) revoke Stock Diseases Notification No. 1672 published in *Government Gazette* No. 19 of 11 January 2002, and any other previous Notifications declaring lands as footrot protected areas.
- (b) declare the lands described in Schedule A to be protected areas as regards the disease footrot in sheep and goats. (Those lands are referred to as “NSW Footrot Protected Areas”, and are represented generally on the map titled “New South Wales Footrot Areas.”)
- (c) declare the lands in Schedule B to be protected (control) areas as regards the disease footrot in sheep and goats. (Those lands are referred to as “NSW Footrot Protected (Control) Areas”, and are represented generally on the map titled “New South Wales Footrot Areas.”)
- (d) prohibit a person from moving sheep or goats into any protected area or protected (control) area referred to in paragraphs (b) and (c), unless:
 - (i) the sheep or goats are moved in accordance with a permit under section 7(6) of the Act; or
 - (ii) the sheep or goats are moved in accordance with an order under section 8(1)(b) of the Act; or

(iii) all the requirements of section 20C(3) of the Act have been satisfied; or

(iv) the sheep or goats are not infected with footrot and one or more of the following conditions are satisfied:

- the sheep or goats are transported in a vehicle from any protected area referred to in paragraph (b) directly to any other protected area referred to in paragraph (b);
- the sheep or goats are transported in a vehicle from any protected (control) area referred to in paragraph (c) directly to any other protected (control) area referred to in paragraph (c);
- the sheep or goats are accompanied by a completed Owner/Vendor Declaration of Footrot Freedom form, as approved by the Chief, Division of Animal Industries (“the declaration”), and that declaration is given to the person to whom the sheep or goats are delivered.

(e) Unless otherwise specified, in this Notification a reference to a Rural Lands Protection District includes all land in that district, and a reference to a Division or part of a Division of a Rural Lands Protection District includes all land in that Division or part of a Division. Rural Lands Protection Districts are established under the Rural Lands Protection Act 1998.

SCHEDULE A**NSW FOOTROT PROTECTED AREAS****North East Footrot Protected Area**

The Rural Lands Protection Districts of Casino, Grafton, Kempsey and Tweed/Lismore.

New England Footrot Protected Area

Divisions A, B, C, D, I, and J of the Northern New England Rural Lands Protection District.

North West Footrot Protected Area

The Rural Lands Protection Districts of Moree, Narrabri, Northern Slopes, and Tamworth.

Hunter Footrot Protected Area

The Rural Lands Protection Districts of Gloucester, Hunter, and Maitland.

Western Division Footrot Protected Area

The Rural Lands Protection Districts of Balranald, Bourke, Brewarrina, Broken Hill, Cobar, Hillston, Milparinka, Wanaaring, Wentworth and Wilcannia.

Orana Footrot Protected Area

The Rural Lands Protection Districts of Coonabarabran, Coonamble, Mudgee/Merriwa, Nyngan, Walgett, and Divisions A and D of Dubbo Rural Lands Protection District.

Central West Footrot Protected Area

The Rural Lands Protection Districts of Condobolin, Forbes, Molong, and Division A of the Central Tablelands Rural Lands Protection District.

South East Footrot Protected Area

The Rural Lands Protection Districts of Bombala, Cooma, Moss Vale, and South Coast.

Riverina Footrot Protected Area

The Rural Lands Protection Districts of Hay and Riverina, and

Divisions A, B and C of the Murray Rural Lands Protection District, and
 Divisions A, C, and D of the Narrandera Rural Lands Protection District, and
 Divisions A and B of the Wagga Wagga Rural Lands Protection District, and
 Division A, and the parts of Divisions C and D that are within the Kosciuszko National Park, of the Gundagai Rural Lands Protection District, and
 the part of Division F that is within the Kosciuszko National Park, of the Hume Rural Lands Protection Board.

Divisions C and D of the Wagga Wagga Rural Lands Protection District,
 Division B, and the parts of Divisions C and D that are not within the Kosciuszko National Park, of the Gundagai Rural Lands Protection District, and.
 Divisions A, B, C, D, E, G and H, and the part of Division F that is not within the Kosciuszko National Park, of the Hume Rural Lands Protection District.

Notes: It is an offence under section 20H(1)(a) to contravene a provision of this Notification.

Maximum penalty for such an offence is \$11,000.

A protected (Control) Area is an area with a moderate prevalence of a disease (section 11A(1) of the Act). This is different to a Protected Area, where there is a lower prevalence of a disease (section 11A(1B) of the Act).

A map of the Protected Area and the Protected (Control) Area with respect to Footrot in Sheep and Goats is published on the NSW Department of Agriculture internet web site at <http://www.agric.nsw.gov.au/reader/12105>

A person who receives a completed Declaration form is advised to retain it as evidence of compliance with this Notification.

Notification No. 1713 is the NSW Department of Agriculture's reference.

For further information, contact the NSW Department of Agriculture on (02)63913248.

Dated this 11th day of June 2002.

RICHARD AMERY, M.P.,
 Minister for Agriculture

SCHEDULE B

NSW FOOTROT PROTECTED (CONTROL) AREAS

New England Footrot Protected (Control) Area

The Armidale Rural Lands Protection District, and
 Divisions E, F, G, and H of the Northern New England Rural Lands Protection District.

Orana Footrot Protected (Control) Area

Divisions B and C of the Dubbo Rural Lands Protection District.

Central West Footrot Protected (Control) Area

The Young Rural Lands Protection District, and
 Divisions B, C, D, E, F, G and H of Central Tablelands Rural Lands Protection District.

South East Footrot Protected (Control) Area

The Rural Lands Protection Districts of Braidwood, Goulburn, and Yass.

Riverina Footrot Protected (Control) Area

Division D of the Murray Rural Lands Protection District,
 Division B of the Narrandera Rural Lands Protection District,



NSW Fisheries

Category 2 Share Management Rental Charge (Amendment) Determination 2002

under the

Fisheries Management Act 1994

I, the Minister for Fisheries, in pursuance of section 77A(7) of the *Fisheries Management Act 1994* and clause 7 of the *Category 2 Share Management Rental Charge Determination 2001*, make the following amendment to the *Category 2 Share Management Rental Charge Determination 2001*.

Explanatory note: the purpose of this amendment is to adjust the Category Share Management Rental Charge in accordance with the Consumer Price Index.

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

Category 2 Share Management Rental Charge (Amendment) Determination 2002

1 Name of determination

This determination is the *Category 2 Share Management Rental Charge (Amendment) Determination 2002*.

2 Commencement of amendment

This amendment comes into effect on 1 July 2002.

3 Amendments to the *Category 2 Share Management Rental Charge Determination 2001*.

The *Category 2 Share Management Rental Charge Determination 2001* is amended by:

Omit "\$100" from clause 3. Insert instead "\$103".

Commercial Fishing Environmental Impact Statement (Amendment) Arrangements 2002

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Fisheries, in pursuance of Division 5 of Part 5 of the *Environmental Planning and Assessment Act 1979* and clause 9 of the *Commercial Fishing Environmental Impact Statement Arrangements 2001*, make the following amendment to the *Commercial Fishing Environmental Impact Statement Arrangements 2001*.

Explanatory note: the purpose of this amendment is to adjust the contribution towards the cost of the preparation of an environmental impact statement in accordance with the Consumer Price Index.

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

Commercial Fishing Environmental Impact Statement (Amendment) Arrangements 2002

1 Name of determination

This determination is the *Commercial Fishing Environmental Impact Statement (Amendment) Arrangements 2002*.

2 Commencement of amendment

This amendment comes into effect on 1 July 2002.

3 Amendments to the *Commercial Fishing Environmental Impact Statement Arrangements 2001*.

The *Commercial Fishing Environmental Impact Statement Arrangements 2001* is amended by:

Omit "\$80" from subclause 5(3)(a). Insert instead "\$82".

Omit "\$150" from subclause 5(3)(b). Insert instead "\$154".

Omit "\$100" from subclause 5(4). Insert instead "\$103".

Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE

Department of Land and Water Conservation
108 Faulkner Street (PO Box 199A), Armidale, NSW 2350
Phone: (02) 6772 2308 Fax (02) 6772 8782

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 Schedules hereunder are revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

COLUMN 1

Land District: Armidale.
Shire: Parry.
Parish: Haning.
County: Inglis.
Locality: Watsons Creek.
Reserve No.: 110036.
Purpose: For future public requirements.
Date of Notification: 7 September 1990.
File No.: AE00 H 74.

COLUMN 2

Part B, the whole, being
Lot 74, DP 753839.

SCHEDULE 2

COLUMN 1

Land District: Inverell.
Shire: Inverell.
Parish: Delungra.
County: Murchison.
Locality: Delungra.
Reserve No.: 110048.
Purpose: For future public requirements.
Date of Notification: 7 September 1990.
File No.: AE99 H 379.

COLUMN 2

Part B, the whole, being
Lot 21, DP 754827.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1

Ranald Douglas
MUNRO
(re-appointment),
Dianne Julie
NOBLE
(re-appointment),
Jonathan MOODY
(re-appointment),
John Lorrimer
CAMERON
(re-appointment),
Phillip Eaton HARRIS
(new appointment),
Margare Isabel ALLAN
(new appointment),
Kenneth John BEDDIE
(re-appointment).
The person for the time
being holding the office
of Councillor, Bingara
Shire Council as
ex-officio member.
The person for the time
being holding the office
of Tourism Manager,
Inverell Shire Council
as ex-officio member.

COLUMN 2

Copeton Waters
State Park Trust.

COLUMN 3

Dedication No.: 1001341.
Public Purpose: Public
recreation.
Notified: 22 December 1989.
Notified: 1st June 1997.
Locality: Copeton Dam.
File No.: AE91 R 12.

Term of Office

For a term commencing from 1 May 2002 and expiring
on 30 April 2005.

SCHEDULE 2

COLUMN 1

Richard Denis
HAYDEN
(re-appointment),
Edwin Alfred
McNEIL
(re-appointment),
Terry PAYNE
(re-appointment),
Donald Arthur ROBERTS
(re-appointment),
Bernard Russell SHAW
(re-appointment).

COLUMN 2

Tingha Recreation
Reserve Trust.

COLUMN 3

Reserve No.: 70706.
Public Purpose: Public
recreation.
Notified: 9 October 1942.
File No.: AE80 R 161/2.

Term of Office

For a term commencing the date of this notice and
expiring 31 December 2006.

SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
The person for the time being holding the office of Area Manager, National Parks and Wildlife Service as ex-officio member.	Goonoowigall Bushland Reserve Trust.	Reserve No.: 89639. Public Purpose: Preservation of native flora and public recreation. Notified: 6 February 1976. File No.: AE81 R 115/2.

Term of Office

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

GRAFTON OFFICE

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

ROADS ACT 1993

ORDER

Transfer of a Crown road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 ceases to be a Crown road.

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

SCHEDULE 2

Roads Authority: Ballina Shire Council.

Papers: GF01 H 434.

Councils Reference: PN 15483.

SCHEDULE 1

The Crown public roads shown by black colour on the diagram hereunder at Ballina, Parish Ballina, County Rous.



Not to scale
 Diagrammatic representation only

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Gregory Robert HEALY (re-appointment), Maureen Therese MILLER (new member), Vicki Maree JOLLY (new member).	Weethalle Memorial Hall Trust.	Reserve No.: 559018. Public Purpose: Public hall. Notified: 23 November 1934. File No.: GH89 R 88.

Term of Office

For a term commencing this day and expiring 27 June 2007.

MAITLAND OFFICE
Department of Land and Water Conservation
Newcastle Road (PO Box 6), East Maitland, NSW 2323
Phone: (02) 4937 9300 Fax: (02) 4934 2252

ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 ACQUILINA, M.P.,
 Minister for Land and Water Conservation
 and Minister for Fair Trading

SCHEDULE 1

Parish — Wallarah;
County — Northumberland;
Land District — Gosford;
Local Government Area — Lake Macquarie.

The Crown public road, being Lot 10, DP 706337 at Cams Wharf.

SCHEDULE 2

Roads Authority: Lake Macquarie City Council.
 File No.: MD01 H 198.
 Council's Reference: 3/69/100/119.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District — Kiama;
L.G.A. — Kiama Municipal Council.

Lots 3, 5, 9 and 10, DP 1032869 at Kiama, Parish Kiama and County Camden (being land contained within Old System Title). File No.: NA01 H 114.

Note: On closing, title for the land remains vested in Kiama Municipal Council as "operational land" (STO 550 (MB)).

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder is declared to be land that may be dealt with as if it were Crown Land within the meaning of that Act.

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

SCHEDULE

Land District — Kiama;
L.G.A. — Shellharbour City;
Parish — Terragong;
Camden — Camden.

Lot 3, DP 248002 of 71.63 hectares at Shellharbour (folio identifier C/F 3/248002), being freehold land held in the name of The Minister Administering The Environmental Planning and Assessment Act 1979.

File Nos: NA02 R 4 and NA94 H 145.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

COLUMN 1

Bassett Park (D580065)
 Reserve Trust.

COLUMN 2

Reserve No.: 1003048.
 Public Purpose: Public recreation
 and coastal environmental
 protection.
 Notified: This day.
 File No.: NA02 R 4.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Kiama.
 Local Government Area:
 Shellharbour City Council.
 Locality: Bass Point.
 Lot 3, DP No. 248002,
 Parish Terragong,
 County Camden.
 Area: 71.63 hectares.
 File No.: NA02 R 4.

COLUMN 2

Reserve No.: 1003048.
 Public Purpose: Public recreation
 and coastal environmental
 protection.

Note: Being land declared to be Crown Land, this day.

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

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

Inspection of this draft assessment can be made at the Nowra Office of the Department of Land and Water Conservation, 64 North Street, Nowra and at the Shoalhaven City Council Chambers, Bridge Road, Nowra, during normal business hours.

Representations are invited on the draft assessment and may be made in writing for a period commencing from 29 June - 5 August, 2002 and should be sent to the Land Assessment Officer, Department of Land and Water Conservation, PO Box 309, Nowra 2541.

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

Description

About 6.59 hectares of Crown Land at Huskisson situated to the south of Huskisson Bowling Club, east of Jervis Bay National Park and generally west of the Kiola Street road reserve, Parish of Currumbene, County of St Vincent within Shoalhaven City Council local government area.

Reason for assessment: To assist in the consideration of appropriate future land use and management options.

Contact: Land Assessment Officer (phone: [02] 4423 0122).

Reference No.: NA02 H 146.

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

CROWN LANDS ACT 1989

Declaration of Land to be Crown Land

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

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

SCHEDULE

Land District — Molong;
Local Government Area — Cabonne;
Parish — Boree Cabonne;
County — Ashburnham.

The lands fronting Boree and Long Streets, Town of Cudal, being allotments 1, 2 (rem), 9 and 10, section 18 (Lots 1, 2, 9 and 10, DP 758311). Area: 7,780 square metres.

File No.: OE89 H 442.

**DRAFT ASSESSMENT OF LAND AT CULLEN
 BULLEN 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 Cullen Bullen 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), Lithgow City Council Chambers, and the General Store at Cullen Bullen during normal business hours.

Representations are invited from the public on the Draft Assessment. These may be made in writing for a period of twenty-eight (28) days commencing from 28 June 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 — Cullen Bullen;
County — Roxburgh;
Land District and Shire — Lithgow.

A parcel of unreserved Crown Land being Lots 331 and 332, DP 46518, and Portion 36, DP 755769, of 32.36 hectares. The land was previously part of the Tyldesley village site at Cullen Bullen, currently held as grazing licence by the Lithgow Coal Company. A purchase application has been received by the Department of Land and Water Conservation.

File No.: OE88 H 337/1.

ERRATUM

THE notice appearing in the *NSW Government Gazette* No. 82, on 3 May 2002, Folio 2616, under the heading "Dissolution of a Reserve Trust, Establishment of A Reserve Trust and Appointment of a Trust Manager", is withdrawn.

File No.: OE94 A 5/1.

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

DISSOLUTION OF A RESERVE TRUST

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

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

COLUMN 1

Reserve: 65909.
Public Purpose: Public Recreation.
Notified: 3 April 1936.

ESTABLISHMENT OF A RESERVE TRUST

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

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

COLUMN 1

Reserve: 65909.
Public Purpose: Public
Recreation.

COLUMN 2

Ophir (R.65909) Reserve Trust.

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE**

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified hereunder, 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 ACQUILINA, M.P.,
Minister for Land and Water Conservation

COLUMN 1Jon Robert
GUYVER.**COLUMN 2**Ophir (R.65909)
Reserve Trust.**COLUMN 3**Reserve 65909 for
public recreation.
Notified: 3 April 1936.
File No.: OE80 R 16/6.**Term of Office**

For a term commencing this day for a period of 3 months.

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

NECROPOLIS ACT 1901

IN pursuance of the provisions of the Necropolis Act 1901, with regard to the appointment of members to the Joint Committee of Necropolis Trustees, Gregory Edward Giles, the nominee of the Catholic Cemetery Trust, Necropolis, is hereby appointed to that committee for a term expiring 30 June 2003.

File No.: MN90 R 1.

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

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified thereunder, 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

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

*Land District — Metropolitan;
L.G.A. — Campbelltown.*

Lot 1, DP 1040711 at Denham Court, Parish Minto, County Cumberland (being land in CsT Vol. 738, Folio 185 and Vol. 1264, Folio 23).

File No.: MN00 H 314.

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

*Land District — Metropolitan;
L.G.A. — Blacktown.*

Lots 1 and 2, DP 1041074 at Seven Hills, Parish St John, County Cumberland (being land in CT Vol. 9075, Folio 213).

File No.: MN00 H 344.

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
John Marsden FLINT.	Gore Hill Memorial Cemetery Trust.	Area at Gore Hill dedicated for the public purpose of historic cemetery by the Gore Hill Memorial Cemetery Act 1986. Dedication No.: D500620. Torrens Title Identifiers: 101/791327 and 102/791327. File No.: MN87 R 10/2.

Term of Office

For a term expiring 31 December 2002.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

—————
 SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Maureen Jennifer MARSHALL (new member), Timothy Randall SCRACE (new member), Mark Scott TRENEMAN (re-appointment).	Moore Creek Reserve Trust.	Reserve No.: 93446. Public Purpose: Plantation. Notified: 22 August 1980. File No.: TH80 R 85/3.

Term of Office

For a term commencing the date of this notice and expiring 27 June 2007.

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

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 SCHEDULE

COLUMN 1	COLUMN 2
Land District: Gunnedah. Local Government Area: Gunnedah Shire Council. Parish: Gunnedah. County: Pottinger. Locality: Gunnedah. Reserve No.: 88372. Purpose: War Memorial. Notified: 19 November 1971. File No.: TH80 R 8.	The whole being Lot 199 in DP 755503 in the Parish of Gunnedah, County of Pottinger, of an area of 8094 square metres.

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

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

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

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

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 28 June 2002 to 28 July 2002 and should be sent to the Manager, Resource Knowledge, Department of Land and Water Conservation, PO Box 440, Taree 2430. Telephone enquiries should be directed to the Taree office on (02) 6552 2788.

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

Description

Part of bed of Dawson River being modified foreshore of freehold land off Woola Road, Taree.

Reason: Application for licence for boatshed and hoist has been lodged as an addition to existing commercial Licence for pontoon issued in 1995.

Contact Officer: Bob Birse.

File No.: TE93 H 44.

**APPOINTMENT OF ADMINISTRATOR TO
 MANAGE A RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Colin Roy SHEATHER.	Hannam Vale Recreation Reserve Trust.	Reserve No.: 80942. Public Purpose: Public recreation. Notified: 15 August 1958. File No.: TE80 R 197.

Term of Office

For a term commencing 28 June 2002 and expiring
 27 December 2002.

WAGGA WAGGA OFFICE
Department of Land and Water Conservation
Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga, NSW 2650
Phone: (02) 6921 2503 Fax: (02) 6921 1851

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Description

Land District and City — Albury;
Parish — Albury;
County — Goulburn.

The roads created in DP 811353 presently comprising the residues of Folio Identifiers 13/715250, 1/808345 and 22/808346.

File No.: WA00 H 187.

Water Conservation

WATER MANAGEMENT ACT 2000

ORDER

Fish River — Water Price

IN pursuance of section 243 (3) of the Water Management Act 2000, the price for water supplied from the Fish River Water Supply Scheme is increased by 2.8% in accordance with the following Schedule effective from 1 July 2002.

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

SCHEDULE

	Existing Price 2001-2002	New Price 2002-2003
Major Consumers	38.09cents/kl	39.16cents/kl
Minor Consumers	49.40cents/kl	50.78cents/kl

WATER ACT 1912

AN application under Part 2 within a proclaimed (declared) local area under section 5 (4) of the 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:

Macquarie River Valley

PASAGEAN PTY LIMITED for a dam and a pump on Lot A, DP 389400, Parish of Caigan, County of Gowen, for conservation of water and water supply for stock and domestic purposes (new licence) (Reference: 80SL96042).

GA2:306569.

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

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.

MARK CAMPBELL,
A/Water Access Manager,
Macquarie.

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

WATER ACT 1912

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

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

Lachlan River Valley

Malcom David CARNEGIE and Michelle Mary CARNEGIE for a pump on an unnamed watercourse or a pump on Sandy Creek on Lot 1/795501, Parish of Cowal, County of Gipps, for water supply for stock and domestic purposes and irrigation of 4 hectares (warehousing) (new licence — allocation obtained by way of permanent transfer of existing entitlement) (Reference: 70SL090803) (GA2:494432).

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 and 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.

Department of Land and Water Conservation,
PO Box 136, Forbes, NSW 2871, Tel.: (02) 6852 1222.

WATER ACT 1912

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

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

Murrumbidgee Valley

Ian George CAMERON and Others for a pump on Beavers Creek, Lot 32, DP 754561, Parish of Mundowry, County of Mitchell, for a water supply for stock purposes and irrigation of 1.67 hectares (licence application as a result of a permanent water transfer of 10 megalitres) (Reference: 40SL70800).

Ian Charles FLETCHER for 3 dams and 2 diversion banks on an unnamed watercourse, Lot 2, DP 857674, Parish of Pulletop, County of Mitchell, for conservation of water for stock and soil conservation purposes (new licence) (Reference: 4SL70785).

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 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

APPLICATIONS for licences under Part 5 of the Water Act 1912, as amended, have been received as follows:

Murrumbidgee Valley

Graham William ASTRIDGE and Nanette Jean ASTRIDGE for a bore on Lot 105, DP 750832, Parish of Currawananna, County of Bourke, for a water supply for the irrigation of an area of 50 hectares (lucerne, vegetables) (new licence) (Reference: 40BL188735).

Leslie Benjamin BERGMEIER for a bore on Lot 81, DP 754537, Parish of Berry Jerry, County of Mitchell, for a water supply for stock and the irrigation of 100 hectares (lucerne, clover, wheat, canola) (new licence) (Reference: 40BL188737).

Andrew Michael LOWE and Melissa Jane LOWE for a bore on Lot 1, DP 571089, Parish of Tooyal, County of Bourke, for a water supply for stock and the irrigation of 16 hectares (lucerne, trees) (new licence) (Reference: 40BL188738).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 26 July 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.

WATER ACT 1912

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

CAREUNGA No. 3 BORE WATER TRUST for a proposed artesian bore, Lot 25, DP 755988, Parish of Careunga, County of Staphylton, for water supply for stock and domestic purposes within the trust district (new licence) (Reference: 90BL250650) (GA2:493723).

KIGA No. 4 BORE WATER TRUST for a proposed artesian bore, Lot 2, DP597989, Parish of Finely, County of Staphylton, for water supply for stock and domestic purposes within the trust district (new licence) (Reference: 90BL250651) (GA2:493722).

BOONALDOON BORE WATER TRUST for a proposed artesian bore, Pt Lot 7, DP 755988, Parish of Bullerana, County of Staphylton, for water supply for stock and domestic purposes within the trust district (new licence) (Reference: 90BL250652) (GA2:493721).

Any inquiries regarding the above should be directed to the undersigned (telephone: [02] 6764 5908).

Formal objections with grounds stating how your interests may be affected must be lodged by the twenty-eight (28) days from date of advertising, as prescribed by the Act.

GEOFF CAMERON,
Manager,
Resource Access.

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

WATER ACT 1912

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

Applications for approval of a controlled work under section 167 within the proclaimed (declared) local area described hereunder has been received as follows:

Gwydir River Valley

BEELA PTY LIMITED for controlled works (earthworks, embankments or levees) on the Gwydir Valley Floodplain on Lot 2/600772 and Roads, Parishes of Carore and Boolooroo, County of Courallie, on the property known as "Beela" for prevention of inundation of land (Reference: 90CW800062).

Richard John KIRKBY, William Arthur KIRKBY and Mark KIRKBY for controlled works in association with irrigation supply channels and drains on the Lower Gwydir Valley Floodplain on Lot 1/34549, Parish of Carore, County of Courallie, on the property known as "Tarcoola North" for prevention of inundation of land (Reference: 90CW810648) (GA2:493724).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed area whose interest may be affected and must be lodged with the Department's Resource Access Manager at Tamworth by 26 July 2002.

Plans showing the location of the works referred to in the above application may be viewed at the Moree office of the Department of Land and Water Conservation.

GEOFF CAMERON,
Manager,
Resource Access.

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

WATER ACT 1912

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

Applications for licences within a proclaimed local area as generally described hereunder has been received as follows:

Macintyre-Dumaresq Valley

BARKWORTH OLIVE GROVES LIMITED for a pump on the Dumaresq River on Lot 4/750062 and two earthen bywash dams and a block dam with pipe regulator on two unnamed watercourses, Lot 4/750062, Lot 5/750062 and Lot 13/750094, Parishes of Anderson and Gordon respectively, all County of Arrawatta, for conservation and supply of water for stock and domestic purposes and irrigation of 83 hectares (498 megalitres) (olives) (this application is a permanent transfer of existing allocation) (Reference: 90SL100607) (GA2:493725).

MONDORO PTY LIMITED for two pumps on Tenterfield Creek on Lot 36/751525 and Lot 37/751525, Parish of Lawson, County of Clive, for water supply for industrial purposes (piggery) (this application replaces an existing 60 megalitre irrigation right on the property "Kelton") (Reference: 90SL100599).

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

GEOFF CAMERON,
Manager,
Resource Access.

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATION

(T02-0099)

No. 26, MINERALS CORPORATION LIMITED (ACN 002 529 160), area of about 4 units, for mica, dated 21 June 2002. (Orange Mining Division).

EXPLORATION LICENCE APPLICATIONS

(T02-0094)

No. 1932, DENIS MICHAEL WALSH, area of 1 unit, for Group 1, dated 17 June 2002. (Orange Mining Division).

(T02-0095)

No. 1933, BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), area of 9 units, for Group 1, dated 18 June 2002. (Orange Mining Division).

(T02-0096)

No. 1934, BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), area of 13 units, for Group 1, dated 18 June 2002. (Wagga Wagga Mining Division).

(T02-0097)

No. 1935, BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), area of 4 units, for Group 1, dated 18 June 2002. (Sydney Mining Division).

(T02-0098)

No. 1936, BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), area of 6 units, for Group 1, dated 20 June 2002. (Inverell Mining Division).

MINING LEASE APPLICATIONS

(T02-0088)

No. 210, PEREGRINE MINERAL SANDS NL (ACN 009 307 591), Imperial Mining (Aust) NL (ACN 062 193 266) and Probo Mining Limited (ACN 079 938 819), area of about 1510 hectares, to mine for ilmenite, leucoxene, rutile and zircon, dated 5 June 2002. (Broken Hill Mining Division).

(T02-0089)

No. 211, CHEETHAM SALT LIMITED (ACN 006 926 487), area of about 780.4 hectares, to mine for gypsum, magnesium salts and sodium salts, dated 6 June 2002. (Wagga Wagga Mining Division).

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

NOTICE is given that the following applications have been granted:

ASSESSMENT LEASE APPLICATION

(T96-1090)

Broken Hill No. 6, now Assessment Lease No. 5, ARUMPO BENTONITE PTY LIMITED (ACN 001 831 483), Parish of Mindelwul, County of Wentworth; and Parish of Thoomby, County of Wentworth, area of about 3705 hectares, for bentonite (including fuller's earth), dated 26

April 2002, for a term until 25 April 2007. As a result of the grant of this title, Exploration Licence No. 4267 and Exploration Licence No. 4268 have ceased to have effect.

EXPLORATION LICENCE APPLICATIONS

(T99-0194)

No. 1531, now Exploration Licence No. 5951, CONSOLIDATED BROKEN HILL LTD (ACN 009 423 858), Counties of Taila and Wentworth, Map Sheet (7329, 7330, 7429, 7430), area of 526 units, for Group 10, dated 6 June 2002, for a term until 5 June 2004.

(T99-0197)

No. 1534, now Exploration Licence No. 5951, CONSOLIDATED BROKEN HILL LTD (ACN 009 423 858), Counties of Taila and Wentworth, Map Sheet (7329, 7330, 7429, 7430), area of 526 units, for Group 10, dated 6 June 2002, for a term until 5 June 2004.

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

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

(T96-1012)

Exploration Licence No. 5073, MARK ANDREW SHELDON and JAMES SONNBERG, area of 1 unit. Application for renewal received 17 June 2002.

(T00-0057)

Exploration Licence No. 5758, MOUNT ISA MINES LIMITED (ACN 009 661 447), area of 23 units. Application for renewal received 21 June 2002.

(T95-0385)

Mining Purposes Lease No. 100 (Act 1973), NORMAN LESLIE LOWE, area of 4.62 hectares. Application for renewal received 19 June 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C92-0349)

Authorisation No. 460, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), County of Cook, Map Sheet (8931), area of 1105 hectares, for a further term until 5 June 2007. Renewal effective on and from 6 June 2002.

(C98-2673)

Mining Purposes Lease No. 162 (Act 1973), NAMOI MINING PTY LIMITED (ACN 071 158 373), Parish of Gunnedah, County of Pottinger, Map Sheet (8936-3-S), area of 1 hectare, for a further term until 7 February 2021. Renewal effective on and from 11 June 2002.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T00-0039)

Exploration Licence No. 5770, CONSOLIDATED BROKEN HILL LTD (ACN 009 423 858), County of Bathurst, Map Sheet (8731), area of 45 units. Cancellation took effect on 6 June 2002.

(T02-0321)

Mining Lease No. 115 (Act 1973), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Tallawang, County of Bligh; and Parish of Tallawang, County of Bligh, Map Sheet (8833-4-S, 8833-4-S), area of 6.1 hectares. Cancellation took effect on 17 June 2002.

(T02-0321)

Mining Lease No. 500 (Act 1973), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Tallawang, County of Bligh; and Parish of Tallawang, County of Bligh, Map Sheet (8833-4-S, 8833-4-S), area of 3.5 hectares. Cancellation took effect on 17 June 2002.

(T02-0321)

Private Lands Lease No. 885 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Tallawang, County of Bligh; and Parish of Tallawang, County of Bligh, Map Sheet (8833-4-S, 8833-4-S), area of 14.14 hectares. Cancellation took effect on 17 June 2002.

(T02-0321)

Private Lands Lease No. 1129 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Tallawang, County of Bligh, Map Sheet (8833-4-S), area of 4.91 hectares. Cancellation took effect on 17 June 2002.

(T02-0321)

Private Lands Lease No. 1384 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Tallawang, County of Bligh; and Parish of Tallawang, County of Bligh, Map Sheet (8833-4-S, 8833-4-S), area of 5.46 hectares. Cancellation took effect on 17 June 2002.

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

PART CANCELLATION

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

(C00-0539)

Consolidated Coal Lease No. 741 (Act 1973), ULAN COAL MINES LIMITED (ACN 000 189 248), Parish of Ulan, County of Bligh; and Parish of Lennox, County of Phillip, Map Sheet (8833-1-S, 8833-2-N, 8833-3-N, 8833-4-S).

Description of area cancelled:

An area of 500.3 hectares. For further information contact Titles Branch.

Part cancellation took effect on 30 May 2002.

The authority now embraces an area of 1767.6 hectares.

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

EXPIRY

Mining Lease No. 940 (Act 1973), O'LEARY INVESTMENTS PTY LTD (ACN 009 792 492), Parish of Wellington North, County of Gough. This title expired on 16 June 2002.

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

Department of Planning

Liverpool Local Environmental Plan 1997 (Amendment No 65)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (P01/00430/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 Liverpool Local Environmental Plan 1997 (Amendment No 65)

Liverpool Local Environmental Plan 1997 (Amendment No 65)

1 Name of plan

This plan is *Liverpool Local Environmental Plan 1997 (Amendment No 65)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to partly the 6 (a) Recreation Public zone and partly 5 (a) Special Uses (Drainage) to the 2 (a) Residential zone under *Liverpool Local Environmental Plan 1997*.

3 Land to which plan applies

This plan applies to part of Lots 545–555 and 559–561, DP 1017999, Wainwright Avenue and Laing Place, West Hoxton, as shown edged heavy black on the map marked “Liverpool Local Environmental Plan 1997 (Amendment No 65)” deposited in the office of Liverpool City Council.

4 Amendment of Liverpool Local Environmental Plan 1997

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

Liverpool Local Environmental Plan 1997 (Amendment No 65)

North Sydney Local Environmental Plan 2001 (Amendment No 1)

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. (S01/01666/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 North Sydney Local Environmental Plan 2001 (Amendment No 1)

North Sydney Local Environmental Plan 2001 (Amendment No 1)

1 Name of plan

This plan is *North Sydney Local Environmental Plan 2001 (Amendment No 1)*.

2 Aims of plan

This plan aims:

- (a) to restrict the use of land within the Special Use Zone, shown edged heavy black on the map marked “North Sydney Local Environmental Plan 2002 (Amendment No 1)” deposited in the office of North Sydney Council, for the purposes of housing for aged and disabled persons and nursing homes, and
- (b) to place specific controls on the Special Uses land for building height and landscaping, and
- (c) to amend sheets 1 and 2 of the *map* (as defined in Schedule 2 to the *North Sydney Local Environmental Plan 2001*).

3 Land to which plan applies

This plan applies to Lots 1 and 2 DP 215942, Lot 1 DP 540282, Lot 2 DP 594966, Lot 8 DP 17717 and Lot 1 DP 524258, Clark Road, North Sydney, being land known as “James Milson Village”, shown edged heavy black on the map marked “North Sydney Local Environmental Plan 2001 (Amendment No 1)” deposited in the office of North Sydney Council.

4 Amendment of North Sydney Local Environmental Plan 2001

North Sydney Local Environmental Plan 2001 is amended as set out in Schedule 1.

North Sydney Local Environmental Plan 2001 (Amendment No 1)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 62

Insert after clause 61:

62 James Milson Village

(1) **Subject land**

This clause applies to Lots 1 and 2 DP 215942, Lot 1 DP 540282, Lot 2 DP 594966, Lot 8 DP 17717 and Lot 1 DP 524258, Clark Road, North Sydney, being land known as “James Milson Village”, shown edged heavy black on the map marked “North Sydney Local Environmental Plan 2001 (Amendment No 1)” deposited in the office of the Council.

(2) **Objectives**

The specific objectives of the controls in relation to the land are:

- (a) to provide aged care accommodation within North Sydney, and
- (b) to ensure the site will only be used for housing for aged and disabled persons and nursing homes, and
- (c) to provide for increased development of the land shown cross-hatched on the map referred to in subclause (1), while restricting the height of new development on the remainder of the subject land.

(3) **Development that may be carried out on subject land**

Despite the Table to Part 2, the only purposes for which development is permitted, with development consent, on the subject land are the following:

housing for aged or disabled persons; nursing homes.

(4) **Controls**

A building must not exceed 8 storeys on the part of the land shown cross-hatched on the map referred to in subclause (1).

North Sydney Local Environmental Plan 2001 (Amendment No 1)

Schedule 1 Amendments

- (5) A building must not be erected on the part of the land not shown cross-hatched on the map referred to in subclause (1) if the building is greater than the existing height of the building approved before the appointed day.
- (6) A building must not be erected on the land if the landscaped area is less than 30% of the whole site shown edged heavy black on the map referred to in subclause (1).
- (7) Development on the land is prohibited development if:
 - (a) it is not for a purpose specified in subclause (3), and
 - (b) it is not in accordance with subclause (4).
- (8) Clause 34 (3) (b) does not apply to the land to which this clause applies.
- (9) In this clause:

storey means any floor, or part of a floor, regardless of use but does not include the following:

 - (a) an attic,
 - (b) a parking area that is contained wholly below RL 15.

[2] Schedule 2 Definitions

Insert in appropriate order in the definition of *map*:

North Sydney Local Environmental Plan 2001 (Amendment No 1)

North Sydney Local Environmental Plan 2001 (Amendment No 2)

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. (S01/02284/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 North Sydney Local Environmental Plan 2001 (Amendment No 2)

North Sydney Local Environmental Plan 2001 (Amendment No 2)

1 Name of plan

This plan is *North Sydney Local Environmental Plan 2001 (Amendment No 2)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to the Residential C Zone under *North Sydney Local Environmental Plan 2001*, and
- (b) in relation to any development on the land:
 - (i) to promote the front garden setting of the existing blocks of flats on the land, and
 - (ii) to maintain substantial trees and vegetation, and
- (c) to alter the maximum building height applying to the land to 16 metres, and
- (d) to consequentially amend sheets 1 and 2 of the map marked “North Sydney Local Environmental Plan 2001”.

3 Land to which plan applies

This plan applies to 2–16 McDougall Street, Kirribilli, as shown distinctly coloured and edged heavy black on the two sheets of the map marked “North Sydney Local Environmental Plan 2001 (Amendment No 2)” deposited in the office of North Sydney Council.

4 Amendment of North Sydney Local Environmental Plan 2001

North Sydney Local Environmental Plan 2001 is amended by inserting in appropriate order in the definition of *map* in Schedule 2 the following words:

North Sydney Local Environmental Plan 2001 (Amendment No 2)

City of Shoalhaven Local Environmental Plan 1985 (Amendment No 192)

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. (W98/00049/PC)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 City of Shoalhaven Local Environmental Plan 1985 (Amendment No 192)

City of Shoalhaven Local Environmental Plan 1985 (Amendment No 192)

1 Name of plan

This plan is *City of Shoalhaven Local Environmental Plan 1985 (Amendment No 192)*.

2 Aims of plan

This plan aims to encourage the development of a wider range of uses on the land to which this plan applies by permitting development that is consistent with the objectives of the *City of Shoalhaven Local Environmental Plan 1985* rather than the narrower objectives of the relevant zone.

3 Land to which plan applies

This plan applies to land in the vicinity of R.A.N.A.S. Nowra (H.M.A.S. Albatross), as shown edged heavy black on the map marked “City of Shoalhaven Local Environmental Plan 1985 (Amendment No 149)” deposited in the office of Shoalhaven City Council.

4 Amendment of City of Shoalhaven Local Environmental Plan 1985

City of Shoalhaven Local Environmental Plan 1985 is amended by omitting from the definition of *identified land use* in clause 6 (1) the words “objectives of the particular zone” and by inserting instead the words “objectives of this plan”.

Roads and Traffic Authority

Roads Act 1993

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

Wingecarribee 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.

D J McGowan
General Manager
Wingecarribee Shire Council
(by delegation from the Minister for Roads)

Schedule

1. **Citation**

This Notice may be cited as the Wingecarribee B-Doubles Notice No 2/2002.

2. **Commencement**

This Notice takes effect from the date of gazettal.

3. **Effect**

This Notice remains in force until 1 December 2006 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 Wingecarribee Shire

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Cavendish St, Mittagong	Priestley St	Old Hume Hwy (MR258)	

Roads Act 1993

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

Snowy River 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.

Ross McKinney
General Manager
SNOWY RIVER SHIRE COUNCIL
 (by delegation from the Minister for Roads)

Schedule

1. Citation

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

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2006 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 Snowy River Shire Council

Type	Rd No	Road Name	Starting point	Finishing point	Conditions
25	000	Maffra Rd	Cooma-Monaro / Snowy River Shire Bdy, Cooma	Cooma-Monaro / Snowy River Shire Bdy at Bobundra Ck	Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm
25	394	Ando-Dalgety Rd	Cooma-Monaro / Snowy River Shire Bdy	Campbell St, Dalgety	Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm
25	000	Campbell St, Dalgety	Barnes St (Ando-Dalgety Rd, MR 394)	Public Reserve opposite Brierly St	<ol style="list-style-type: none"> Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm Trailers must not be left more than 6 hours at the uncoupling area in the Public Reserve.

Roads Act 1993

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

Cooma-Monaro 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.

Neil Watt
 General Manager
 COOMA-MONARO SHIRE COUNCIL
 (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Cooma-Monaro Shire Council B-Doubles Notice No 2/2002.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2006 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 Cooma-Monaro Shire Council

Type	Rd No	Road Name	Starting point	Finishing point	Conditions
25	7625	Numeralla Rd	Monaro Hwy (SH19)	Stockpile site 0.6km east of Numeralla	<ol style="list-style-type: none"> Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm Trailers must not be left more than 6 hours at the uncoupling area in the Public Reserve
25	000	Church Rd, Cooma	Monaro Highway (SH19)	Cooma-Monaro / Snowy River Shire Bdy	Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm
25	000	Maffra Rd	Cooma-Monaro / Snowy River Shire Bdy at Bobundara Ck	Ando-Dalgety Rd (MR394), Maffra	Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm

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25	394	Ando-Dalgety Rd	Springfield Rd, Maffra	Cooma-Monaro / Snowy River Shire Bdy	Travel not permitted during the following hours on school days: 7am to 9am and 3pm to 5pm
25	000	Murray St, Cooma	Monaro Highway (SH19)	Cul-de-sac at Rotary Oval	

ROAD TRANSPORT (VEHICLE REGISTRATION) ACT 1997

Notice Fixing Fees

I, PAUL JOHN FORWARD, Chief Executive of the Roads and Traffic Authority, pursuant to section 8(1)(k) of the Road Transport (Vehicle Registration) Act 1997 and clause 79 of the Road Transport (Vehicle Registration) Regulation 1998, FIX the fees set out in Column 2 of the Schedule to this Notice in respect of the services shown opposite to them in Column 1 of that Schedule.

This Notice takes effect on 1 July 2002.

PAUL FORWARD
Chief Executive
Roads and Traffic Authority

NOTE: This Notice replaces the Notices published in NSW Government Gazettes No. 196 of 21 December 2001 at pages 10745-10746, No. 72 of 12 April 2002 at page 2311 and No. 85 of 10 May 2002 at page 2840

SCHEDULE

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	vi) Category 6, 6 digit plate.....	141
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	i) Category 1, 1 digit plate.....	1435
	ii) Category 2, 2 digit plate.....	286
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	iv) Category 4, 4 digit plate.....	105
	v) Category 5, 5 digit plate.....	70
	vi) Category 6, 6 digit plate.....	N/A
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ROAD TRANSPORT (DRIVER LICENSING) ACT 1998

Notice Fixing Fees

I, PAUL JOHN FORWARD, Chief Executive of the Roads and Traffic Authority, pursuant to section 10 of the Road Transport (Driver Licensing) Act 1998 and clause 60 of the Road Transport (Driver Licensing) Regulation 1999, FIX the fees set out in the Schedule to this Notice in respect of the services appearing adjacent to them.

This Notice takes effect on 1 July 2002.

PAUL FORWARD
Chief Executive
Roads and Traffic Authority

NOTE: This Notice replaces the Notice published in NSW Government Gazette No. 103 of 29 June 2001 at page 5109

SCHEDULE

	\$
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ROADS ACT 1993

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

Singleton 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.

G. McTaggart
MANAGER – WORKS for S.C. M cGrath GENERAL MANAGER

Singleton Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Singleton Council B-Doubles Notice No. 3, 2002.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

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

4. Application

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- Doubles routes within the Singleton Shire Council.

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	Long Point Rd	Golden Highway	No 112 Long Point Rd (Redbank power station)	

Roads Act 1993

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

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading, 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.

Paul Forward
Chief Executive
Roads and Traffic Authority

Schedule

Citation

This Notice may be cited as the Roads and Traffic Authority 25 Metre B-Doubles Notice No. 5/2002.

Commencement

This Notice takes effect from the date of gazettal.

Effect

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

Application

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

Routes

- Omit the following routes from Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double Routes in NSW.

Type	Rd No	Road Name	Starting point	Finishing point	Conditions
25	004	Snowy Mountains Hwy	'The Lookout' parking area (6.1km west of 'Fred Pipers Memorial Lookout')	Monaro Hwy (SH19) south of Nimmitabel	Travel permitted in a westbound direction only.
25	004	Snowy Mountains Hwy	Monaro Hwy (SH19)	Open area 250 metres east of Fastigata Rd	Travel permitted in an eastbound direction only.

- Insert the following routes in Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double Routes in NSW.

Type	Rd No	Road Name	Starting point	Finishing point	Conditions
25	001	Princes Hwy	Snowy Mountains Hwy (SH4)	Intersection of Bridge & West Sts, Bega	
25	004	Snowy Mountains Hwy	Princes Hwy (SH1)	Truck parking area at the bottom of Brown Mountain	
25	004	Snowy Mountains Hwy	Truck parking areas at the top of Brown Mountain	Monaro Hwy (SH19)	<ol style="list-style-type: none"> 1. Westbound vehicles must use the Truck Parking Area on the southern side of the Highway. 2. Eastbound vehicles must use the Truck Parking Area on the northern side of the Highway.

Roads Act 1993

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

Parkes 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 areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the schedule.

Alan McCormack
General Manager
Parkes Shire Council
 (by delegation from the Minister for Roads)

Schedule

1. Citation

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

2. Commencement

This Notice takes effect on the date of Gazettal

3. Effect

This notice remains in force until 31 December 2005 unless it is amended or repealed earlier

4. Application

This Notice applies to the B-Doubles which comply with Schedule 1 of 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 Parkes Shire Council

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Ackroyd Street, Parkes	Saleyard Road	Clarke Street	Access restricted to between the hours of 7:30am and 5:30 pm

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. 3/ 2002.

2. *Commencement*

This Notice takes effect on the 1st July 2002.

3. *Effect*

This Notice remains in force until 31 December 2002 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 :

All local, regional and state roads within the Lachlan Shire

Roads Act 1993

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

Narromine 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 Trains may be used subject to any requirements or conditions set out in the Schedule.

Jack Garside
General Manager
Narromine Shire Council
(by delegation from the Minister for Roads)

Schedule

1. **Citation**

This Notice may be cited as the Narromine Shire Council Road Train Notice No 1, 2002.

2. **Commencement**

This Notice takes effect on the date of Gazettal.

3. **Effect**

This Notice remains in force until 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 Narromine Shire Council

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Jefferies Rd	Melrose - Collie road (MR347)	Warren Rd	Depot access only to Council approved sites
RT	000	Warren Rd	Namoi Cotton Gin at 3868 Warren Road	Melrose - Collie road (MR347)	Depot access only to Council approved sites
RT	000	Wambianna Rd	Melrose - Collie road (MR347)	Warren Shire	Depot access only to Council approved sites
RT	354	Tullamore - Narromine road (MR354)	Pioneer Hi Bred P/L at 323 Tullamore Road	Derribong St, Narromine (MR89)	Depot access only to Council approved sites
RT	000	Macquarie Dr, Narromine	Mitchell Hwy (SH7)	Sungift Ave	Depot access only to Council approved sites
RT	000	Sungift Ave, Narromine	Macquarie Dr	Industry Ave	Depot access only to Council approved sites
RT	000	Industry Ave, Narromine	Macquarie Dr (SH7)	Sungift Ave	Depot access only to Council approved sites

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Brocklehurst in the Dubbo 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 Lorsch
Manager, Statutory Processes,
Roads and Traffic Authority of New South Wales.

—————
SCHEDULE

All those pieces or parcels of land situated in the Dubbo City Council area, Parish of Terramungamine and County of Lincoln, shown as Lots 2 and 3 Deposited Plan 1001551.

(RTA Papers: FPP 99M2407; RO 17/125.1181)

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Dunmore in the Shellharbour City Council area.

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

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

—————
SCHEDULE

ALL those pieces or parcels of land situated in the Shellharbour City Council area, Parish of Terragong and County of Camden, shown as:

Lot 11 Deposited Plan 1030504, being part of the land in Certificate of Title 5/560179; and

Lot 52 Deposited Plan 1012246, being part of the land in Certificate of Title 201/865859, excluding from the compulsory acquisition of Lot 52 the easement for pipeline and water pump 3.05 and 12.19 metres wide created by Dealings J711502 and J711503 and shown designated "S" on Deposited Plan 1012246.

(RTA Papers FPP 2M1698; RO 1/401.1366)

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Dunmore and North Kiama in the Shellharbour City and Kiama Municipal Council areas

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

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

—————
SCHEDULE

ALL those pieces or parcels of land situated in the Shellharbour City Council area, Parish of Terragong and County of Camden, shown as:

Lot 8 Deposited Plan 1030504, being part of the land in Certificate of Title 1/571406;

Lot 9 Deposited Plan 1030504, being part of the land in Certificate of Title 2/213575;

Lot 10 Deposited Plan 1030504, being the whole of the land in Certificate of Title 3/213575;

Lot 7 Deposited Plan 1001931, being part of the land in Certificate of Title 2/633607; and

Lot 1 Deposited Plan 233460, being the whole of the land in Certificate of Title 1/233460.

The land is said to be in the possession of Boral Resources (NSW) Pty Limited.

ALSO ALL that piece or parcel of land situated in the Kiama Municipal Council area, Parish of Kiama and County of Camden, shown as Lot 59 Deposited Plan 1012601, being part of the land in Certificate of Title 1/245478 and said to be in the possession of Boral Basic Industries Limited.

ALSO ALL those pieces or parcels of land situated in the Kiama Municipal Council area, Parish of Kiama and County of Camden, shown as Lots 57 and 61 Deposited Plan 1012601, being parts of the land in Conveyance No 713 Book 3121 and said to be in the possession of Albion Reid (NSW) Pty Limited.

AND ALSO ALL that piece or parcel of land situated in the Kiama Municipal Council area, Parish of Kiama and County of Camden, shown as Lot 58 Deposited Plan 1012601, being part of the land in Conveyance No 713 Book 3121 and said to be in the possession of Albion Reid (NSW) Pty Limited (proprietor) and Beryl Elaine Barnes (tenant).

(RTA Papers FPP 1M2923; RO 1/401.1155)

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.

HOLROYD CITY OF, at SOUTH WENTWORTHVILLE: Contract No. 10786-WW. Line 1, Property Connection 1 inclusive and its appurtenant junctions, sidelines and inlets serving BORONIA STREET and CURRAONG STREET.

BAULKHAM HILLS SHIRE OF, at KELLYVILLE: Contract No. 974387S5. Project No. 3002089, Lines 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets serving CONNELLY WAY, BRIANA COURT and WRIGHTS 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: 28 June 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 ASQUITH: Contract No. 974115SB. Project No. 3003026. Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving VICTORY STREET.

CITY/MUNICIPALITY OF HORNSBY, at HORNSBY: Contract No. 978358S0. Project No. 3003004. Line 1 and property connection sewer line 1 inclusive and their appurtenant junctions, sidelines and inlets serving AMOR STREET.

CITY/MUNICIPALITY OF WILLOUGHBY, at CHATSWOOD: Contract No. 978393SB. Project No. 3002982. Property connection sewer line 1, inclusive and its appurtenant junctions, sidelines and inlets serving EDDY ROAD.

CITY/MUNICIPALITY OF WARRINGAH, at NORTH MANLY: Contract No. 472343FB. Project No. 3003062. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving PITTWATER ROAD.

CITY/MUNICIPALITY OF PARRAMATTA, at EPPING: Contract No. 978421S2. Project No. 3003069. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving EDENLEE 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: 28 June 2002.

WATER MAINS

SYDNEY WATER

Water Mains

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

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

BAULKHAM HILLS SHIRE OF, at KELLYVILLE: Contract No. 974387W9. Project No. 1000934. Water mains are now laid and capable of serving identified properties at BRIANA COURT, MANSFIELD WAY and CONNELLY WAY.

BAULKHAM HILLS SHIRE OF, at KELLYVILLE: Contract No. 974387W9. Project No. 7000159. Recycled water mains are now laid and capable of serving identified properties at BRIANA COURT, MANSFIELD WAY and CONNELLY WAY.

BAULKHAM HILLS SHIRE OF, at KELLYVILLE: Contract No. 968579W2. Project No. 7000185. Recycled water mains are now laid and capable of serving identified properties at CUNNINGHAM PARADE and PRESIDENT ROAD.

BAULKHAM HILLS SHIRE OF, at KELLYVILLE: Contract No. 968579W2. Project No. 1001017. Water mains are now laid and capable of serving identified properties at CUNNINGHAM PARADE and PRESIDENT ROAD.

BLACKTOWN CITY OF, at GLENWOOD: Contract No. 974852W1. Project No. 1001099. Water mains are now laid and capable of serving identified properties at PLUTO COURT, MARS WAY, CANTWELL STREET, SOLAR PLACE and WILLOWTREE AVENUE.

BLACKTOWN CITY OF, at GLENWOOD: Contract No. 974852W1. Project No. 7000199. Recycled water mains are now laid and capable of serving identified properties at PLUTO COURT, MARS WAY, CANTWELL STREET, SOLAR PLACE and WILLOWTREE AVENUE.

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: 28 June 2002.

Other Notices

CHARITABLE TRUSTS ACT 1993

Notice under section 15

Proposed Cy-Pres Scheme relating to the Armidale Baby Health Centre

By Deed of Trust dated 14 June 1934, Mr George Nott transferred certain property at 174 Rusden Street, Armidale to the other two signatories of the Deed, to hold on trust for the erection of a 'Baby Health Centre.' Following the donation of the land, the building at which the business of the Armidale Baby Health Centre was conducted was built with public funds. In 1993 the Baby Health Centre (now known as the Early Childhood Centre) relocated to another building at the Armidale Regional Hospital, making the building at 174 Rusden Street redundant. The original trust at this point became impracticable of performance and had failed.

Section 9(1) of the Charitable Trusts Act 1993 permits the application of property cy pres where the spirit of the trust can no longer be implemented. The original purpose of the Trust having failed, it was agreed by the three Trustees that the property at 174 Rusden Street would be sold and a cy pres scheme sought to distribute the proceeds.

It has been submitted that the proceeds of the sale, which amount to \$101,033.44, be applied to other services provided by the Armidale and New England Hospital to mothers and children as well as to two other child-related services, one being 'Hope for the Children', Armidale based group, and the other being Telstra Child Flight rescue helicopter service.

The Solicitor General, under delegation from the Attorney General in and for the State of New South Wales, has formed the view that it is appropriate for a cy-pres scheme to be ordered pursuant to section 12(1)(a) of the Charitable Trusts Act 1993 to apply the proceeds of the sale of 174 Rusden Street, Armidale, totalling \$101,033.44, as follows:

- (1) To the Armidale and New England Regional Hospital to be used for the purchase of equipment for the Maternity Unit as described by the New England Area Health Service - \$71,760.81.
- (2) To the Armidale and New England Regional Hospital to be used for the purpose of purchasing a gynaecology examination couch and other equipment for use by the Obstetrician and Gynaecologist - \$16,741.97.
- (3) To the 'Hope for the Children' organisation at Armidale - \$6,265.33.
- (4) To the Telstra Child Flight rescue helicopter service at Wentworthville NSW - \$6,265.33.

Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme.

A copy of the proposed scheme may be inspected, by appointment, during business hours at Level 9, Goodsell Building, 8-12 Chifley Square, Sydney. Please telephone (02) 9228-8102 for an appointment.

LAURIE GLANFIELD,
Director General
Attorney General's Department

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration Number 21025

The Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site is those parts of the land, road, footway and rail corridor listed below which fall within the area bounded by the thick black line marked on the attached map by PPK Environment and Infrastructure entitled Inferred Extent of PSH November 2001

Lots 1-3 DP 150413 (Volume 4515 Folio 245) and known as the Mobil Fuel Depot 54-58 Laidlaw Street Yass

Laidlaw Street Yass

The footways adjoining Laidlaw Street Yass

Lot 1 DP 38166 and known as 60 Laidlaw Street Yass

The rail corridor known as Yass - Book 548, Number 986.

The rail track section in the above rail corridor which falls within the site is known as 320.5 km to 322.00 km (with "km" referring to track kilometres).

The site is in the Parish of Yass.

2. Nature of the substances causing the contamination ("the contaminants"):

Total petroleum hydrocarbons (TPHs), including benzene, toluene, ethyl benzene and xylenes (BTEX) and polycyclic aromatic hydrocarbons (PAHs).

3. Nature of harm that the substance may cause:

The EPA has considered the matters in s.9 of the Act and found that the site is contaminated with the contaminants listed above in such a way as to present a significant risk of harm to human health and the environment. In particular, the EPA has found that:

The site soils and groundwater are impacted by total petroleum hydrocarbons (TPHs), benzene, toluene, ethyl benzene and xylene (BTEX) and/or polycyclic aromatic hydrocarbons (PAHs) at concentrations exceeding relevant guidelines;

Some of these contaminants are toxic (e.g. benzene is a known human carcinogen), bioaccumulative and relatively persistent in soil and groundwater;

There is potential for off site migration via groundwater and also via service trenches. These services may provide a conduit for further off site migration and may also constitute a potential health and explosion hazard; and

There is a potential for workers involved in excavations to be accidentally exposed to the contamination.

There is a significant risk that:

Harm may be caused to humans as contamination from the site may spread via groundwater to residential areas

and farmland, in which case humans and cattle could be exposed to the harmful effects of the contaminants; and Harm may be caused to workers as contamination is present under or adjacent to roads, sewer lines and service trenches on the site. Workers are potentially exposed to toxic chemicals and risk of explosion.

4. Further action under the Act

The EPA proposes to issue a Remediation Order under section 23 of the Act requiring Mobil Oil Australia Pty Limited to undertake further remediation of the site to ensure that:

- the site is suitable for its current and approved use and will not pose a significant risk of harm to human health or the environment;
- there is no off-site migration of contaminants from the site and
- community consultation is undertaken in relation to the remediation process.

5. Submissions invited

The EPA advises that the public may make written submissions to the EPA in relation to:

- whether the EPA should issue a remediation order in relation to the site or
- any other matter concerning the site.

Submissions should be made in writing to:

A/ Director Contaminated Sites
Environment Protection Authority
PO Box A290
SYDNEY SOUTH NSW 1232
or faxed to: 02 9995 5930
by not later than 17 July 2002

NIALL JOHNSTON,
A/ Director Contaminated Sites
ENVIRONMENT PROTECTION AUTHORITY
(by Delegation)

Dated 26 June 2002



NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under s.23 of the Act.

Variation/Revocation

This declaration remains in force until it is otherwise varied or revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

S.58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to inform the relevant local council that this declaration has been made, as soon as practicable. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation area. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s149 (2) certificate is removed.

ELECTRICITY SUPPLY ACT 1995

Notice of Amendment of Market Operations Rules (Network Use of System Agreements No. 2 of 2001 and NSW Transfer Rules for Retail Electricity Supply Rules No. 4 of 2001) under section 63C of the Electricity Supply Act 1995.

I, Kim YEADON, Minister for Energy, pursuant to section 63C of the Electricity Supply Act 1995, give notice of the approval of amendments to the:

1. Market Operations Rule (Network Use of System Agreements) No. 2 of 2001 as set out in Schedule 1 of this Notice; and
2. Market Operations (NSW Transfer Rules for Retail Electricity Supply) Rules No. 4 of 2001 as set out in Schedule 2 of this Notice.

The amendments to the Market Operations Rules take effect on the day on which this notice is published.

KIM YEADON, M.P.,
Minister for Energy

Schedule 1

[1] In clause 19.1 delete in the definition of "Due date for payment" paragraph (a) and replace with:

"(a) in the case of an amount specified in a bill in respect of NUOS Services Charges:

- i. where a bill is given before 1 July 2002, the date specified in the bill (being a date not less than 20 business days from the giving of the bill to the Retail Supplier); or

- ii. where a bill is given on or after 1 July 2002, the date specified in the bill (being a date not less than 16 business days from the giving of the bill to the Retail Supplier);

or; “

Schedule 2

- [1] Delete clause 12A.4: “12A.4 This clause ceases to apply on 1 July 2002.”
- [2] Insert new clause 12A.4: “12A.4 This clause ceases to apply on 31 December 2002.”

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (A)
To list an Item On the State Heritage Register
Pymont Bridge
SHR No 1618

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

ANDREW REFSHAUGE,
Minister for Planning

Sydney, 24th June 2002

SCHEDULE “A”

The property known the Pymont Bridge, Darling Harbour situated on the land described in Schedule “B”.

SCHEDULE “B”

All those pieces or parcels of land known as Pymont Bridge on the site as identified in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (A)
To list an Item on the State Heritage Register
The Carousel, Darling Harbour
SHR No 1620

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of the environmental heritage specified in Schedule “A” on the State Heritage Register.

ANDREW REFSHAUGE,
Minister for Planning

Sydney, 24th June 2002.

SCHEDULE “A”

The item known the Carousel, a movable heritage item currently located on the Concourse under the Western Distributor, Darling Harbour.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (A)
To list an item on the State Heritage Register
The Corn Exchange
SHR No 1619

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

ANDREW REFSHAUGE,
Minister for Planning

Sydney, 24th June 2002.

SCHEDULE “A”

The property known the Corn Exchange, 173-185 Sussex Street, Darling Harbour, situated on the land described in Schedule “B”.

SCHEDULE “B”

All those pieces or parcels of land known as, the The Corn Exchange on the site as identified by Part Lot 101 DP 1009697 in the office of the Heritage Council of New South Wales.

HOUSING ACTS

Land Acquisition (Just Terms Compensation) Act 1991
Acquisition of Land at Little Bay, New South Wales, by the New South Wales Land and Housing Corporation by Compulsory Process

ERRATUM

THE Housing Act Notice which appeared in the Government Gazette of the 31 July 1992 folio 5457 contained an error in the Schedule and should read as follows:

All that piece or parcel of Crown land situate at Little Bay in the City of Randwick, Parish of Botany, County of Cumberland, being portions 1059, 1060 and 1064; the reserve for drainage within portions 1059 and 1060; and the reserve for drainage separating portion 1064 from Lots 20, 24, 25 and 26 in Deposited Plan 31685 excepting all mines and minerals contained therein.

**INDEPENDENT PRICING AND REGULATORY
TRIBUNAL OF NEW SOUTH WALES**

**DETERMINATION UNDER SECTION 11 (1) OF
THE INDEPENDENT PRICING AND REGULATORY
TRIBUNAL ACT 1992**

Reference No.: 01/485
 Determination: No 2, 2002
 Government Agency: State Rail Authority
 Government monopoly services: Railway passenger services (within the meaning of the Passenger Transport Act 1990) supplied under the name "CityRail" by the State Rail Authority, excluding services supplied in accordance with the ticket known as the "SydneyPass".

The Government monopoly services were declared by the Independent Pricing and Regulatory Tribunal (Passenger Transport Services) Order 1998, made on 24 February 1998 and published in Gazette No. 38 dated 27 February 1998 at page 1015.

The following are the maximum prices (to commence from 1 July 2002) determined by the Tribunal for the Government monopoly services set out above.

1. All standard CityRail passenger rail services

The price of any type of rail ticket for a given distance band must not exceed the price, for that distance band, of that type of ticket as set out in the attached Pricing Schedule which forms part of this Determination.

2. CityHopper tickets

The price of a CityHopper ticket, when purchased outside the CityHopper area, must not exceed the price of the appropriate standard return ticket (peak or off-peak) to the City plus an additional sum of \$2.00 for one day's unlimited rail travel in the City area. If purchased within the CityHopper area the fare will be \$6.40 in the peak and \$4.60 in the off-peak.

3. DayTripper tickets

The price of a DayTripper ticket must not exceed \$13.40.

4. Moore Park Link tickets

The price of a Moore Park Link ticket must not exceed the combined price of the rail ticket to Central (as outlined in Table 1) and the sports special bus ticket of \$4.40 for an adult ticket and \$2.20 for a concession.

5. Flexipass tickets

The price of a Flexipass ticket for a given distance band must not exceed the fare calculated by multiplying the weekly ticket price for the same distance band by the appropriate multiplier. The multiplier for calculating the appropriate Flexipass fare must be determined by the following formula (the value calculated then being rounded off to the nearest whole dollar).

$$PN = R * (3.66 + K * x - L * y)$$

where:

PN = Fare price (before rounding off)
 R = Weekly ticket price for the relevant distance band
 N = Number of days of validity (from 28 to 366)

x = N - 28
 y = N - 90; for N > 90
 0; for N ≤ 90
 K = 0.12
 L = 0.011

6. Olympic Park tickets

For day tickets, ie single or return tickets, the price of a ticket to Olympic Park Station must not exceed the price of the appropriate rail ticket for the distance from the station of origin to Strathfield or Lidcombe (whichever is shortest) plus an additional sum of \$1.50 for an adult single journey (\$0.70 concession), or \$3.00 for an adult return journey (\$1.40 concession).

For weekly and other periodical tickets, the price will be based on the distance from the origin station to Olympic Park Station.

7. Bondi Link ticket

The price of a ticket to Bondi must not exceed the price of the appropriate rail ticket for the distance from the station of origin to Bondi Junction plus an additional sum of \$1.50 for an adult single journey (\$0.70 concession) or \$3.00 for an adult return journey (\$1.40 concession).

8. New or additional charges

All other prices or charges for railway passenger services provided by CityRail not specifically referred to in this Determination must remain at 2001/02 levels. The State Rail Authority must not levy any new or additional charges for the Government monopoly services supplied under the name "CityRail", other than in accordance with this Determination or with the approval of the Tribunal pursuant to any future Determination.

THOMAS G. PARRY,
 Chairman

24 June 2002

CITYRAIL PRICING SCHEDULE

This Pricing Schedule forms part of Determination No. 2 of 2002 made by the Tribunal under section 11(1) of the Independent Pricing and Regulatory Tribunal Act 1992.

Maximum prices for CityRail railway passenger services from 1 July 2002

Distance Km	Single \$	Half Single \$	Return \$	Half Return \$	Weekly \$	Off- peak \$
5.00	2.20	1.10	4.40	2.20	17.00	2.60
10.00	2.60	1.30	5.20	2.60	20.00	3.00
15.00	2.80	1.40	5.60	2.80	23.00	3.40
20.00	3.40	1.70	6.80	3.40	26.00	4.00
25.00	3.80	1.90	7.60	3.80	29.00	4.40
30.00	4.20	2.10	8.40	4.20	31.00	5.00
35.00	4.40	2.20	8.80	4.40	32.00	5.20
45.00	5.20	2.60	10.40	5.20	36.00	6.20
55.00	6.00	3.00	12.00	6.00	39.00	7.20
65.00	6.60	3.30	13.20	6.60	43.00	7.80
75.00	8.00	4.00	16.00	8.00	46.00	9.60
85.00	8.80	4.40	17.60	8.80	49.00	10.40
95.00	9.80	4.90	19.60	9.80	51.00	11.60

105.00	10.20	5.10	20.40	10.20	53.00	12.20
115.00	11.40	5.70	22.80	11.40	55.00	13.60
125.00	12.80	6.40	25.60	12.80	58.00	15.20
135.00	13.00	6.50	26.00	13.00	63.00	15.40
155.00	15.00	7.50	30.00	15.00	69.00	17.80
175.00	17.00	8.50	34.00	17.00	73.00	20.00
195.00	21.00	10.50	42.00	21.00	81.00	25.00
215.00	22.00	11.00	44.00	22.00	83.00	26.00
235.00	25.00	12.50	50.00	25.00	95.00	30.00
255.00	26.00	13.00	52.00	26.00	99.00	
	31.00					
305.00	28.00	14.00	56.00	28.00		
107.00	33.00					
305+	30.00	15.00	60.00	30.00		
115.00	36.00					

TravelPass Off-Peak	\$		Child
Red	30.00	Sydney Suburban	2.30
Green	38.00	Newcastle Suburban	2.30
Yellow	42.00	Outer Metropolitan	3.40
Pink	45.00	CityRail	5.60
Purple	52.00		

Notes:

- Quarterly TravelPass = 11 x weekly fare.
- Yearly TravelPass = 40 x weekly fare.
- Children over 4 years and under 16 years are eligible for the Child Off-Peak fare.
- Eligibility for half fare tickets is as specified by the State Rail Authority from time to time. Details are available from the State Rail Authority and at http://www.cityrail.nsw.gov.au/tickets/concession_fares.htm.
- Off-peak tickets are available after 9am on weekdays and all day on weekends and public holidays.
- Boundaries of the Child Off-Peak zones are as specified by the State Rail Authority from time to time.

INDEPENDENT PRICING AND REGULATORY TRIBUNAL OF NEW SOUTH WALES

DETERMINATION UNDER SECTION 11 (1) OF THE INDEPENDENT PRICING AND REGULATORY TRIBUNAL ACT 1992

Reference No.:	01/484
Determination:	No 3, 2002
Government agency:	State Transit Authority
Government monopoly services:	Regular passenger services (within the meaning of the Passenger Transport Act 1990) supplied by the State Transit Authority, excluding the following:

- (a) services supplied in relation to the ticket known as the "SydneyPass",

(b) the bus service known as the "Airport Express",

(c) the bus service known as the "Sydney Explorer", the bus service known as the "Bondi & Bay Explorer" and any other similar bus services operating in any other areas,

(d) ferry cruises operated by STA.

The Government monopoly services were declared by the Independent Pricing and Regulatory Tribunal (Passenger Transport Services) Order 1998, made on 24 February 1998 and published in Gazette No. 38 dated 27 February 1998 at page 1015.

The following are the maximum prices (to commence from 1 July 2002) determined by the Tribunal for the Government monopoly services set out above

1. All standard State Transit Authority Sydney Buses services

The price of any State Transit Authority Sydney Buses ticket must not exceed the price set out for that type of ticket in Table 1 of the attached Price Schedule which forms part of this Determination.

2. Sports special return bus tickets

The price of a sports special return bus ticket must not exceed \$4.40 for an adult ticket and \$2.20 for a concession.

3. Moore Park Link tickets

The price of a Moore Park Link ticket must not exceed the combined price of the rail ticket to Central (as outlined in Table 1 in the CityRail determination) and the sports special bus ticket.

4. School term pass

The price of a school term pass must not exceed \$38.00 per school term.

5. All State Transit Authority ferry services

The price of any type of State Transit Authority ferry ticket must not exceed the price set out for that type of ticket in Table 2 of the attached Price Schedule which forms part of this Determination.

6. Newcastle bus services

The price of any State Transit Authority Newcastle bus ticket must not exceed the price set out for that type of ticket in Table 3 of the attached Price Schedule which forms part of this Determination.

7. New or additional charges

All other prices or charges for scheduled passenger transport services provided by the State Transit Authority must remain at 2001/02 levels. The State Transit Authority must not levy any new or additional charges for the Government monopoly services supplied by the State Transit Authority other than in accordance with this Determination, or with the approval of the Tribunal pursuant to any future Determination.

THOMAS G. PARRY,
Chairman

24 June 2002.

**STATE TRANSIT AUTHORITY PRICING
SCHEDULE**

This Pricing Schedule forms part of Determination No. 3 of 2002 made by the Tribunal under section 11(1) of the Independent Pricing and Regulatory Tribunal Act 1992.

Table 1 Maximum prices for STA Sydney Buses services from 1 July 2002

SYDNEY BUSES FARES	Adult (\$)	Concession (\$)
<i>Single ride fares</i>		
1-2 Sections	1.50	0.70
3-5 Sections	2.60	1.30
6-9 Sections	3.40	1.60
10-15 Sections	3.90	1.90
16+ Sections	4.70	2.30
<i>TravelTen</i>		
Blue: 1-2 Sections	11.30	5.60
Brown: 3-5 Sections	18.90	9.40
Red: 6-9 Sections	23.50	11.70
Green: 10-15 Sections	31.70	15.80
Orange: 16+ Sections	39.80	19.90
<i>TravelPass - Bus and Ferry</i>		
Blue	27.00	13.50
Orange	34.00	17.00
2 Zone	27.00	13.50
Pittwater	47.00	23.50
<i>TravelPass1,2 Bus, Ferry and Rail</i>		
Red	30.00	15.00
Green	38.00	19.00
Yellow	42.00	21.00
Pink	45.00	22.50
Purple	52.00	26.00
<i>BusTripper</i>	9.70	4.80
<i>DayTripper (Bus/ferry/rail daily)</i>	13.40	6.70

Notes:

1. Quarterly TravelPass = 11 x weekly fare.
2. Yearly TravelPass = 40 x weekly fare.
3. All half fare concessions have been rounded down to the nearest 10 cents.

Table 2 Maximum prices for STA ferry services from 1 July 2002

FERRY FARES	Adult (\$)	Concession (\$)
<i>Single</i>		
Inner Harbour Zone 1	4.30	2.10
Inner Harbour Zone 2	4.50	2.20
Manly / Rydalmere	5.40	2.70
Manly JetCat	6.70	na
Parramatta	6.40	3.20
Stockton	1.80	0.90
Stockton ferry (daily ticket)	7.60	3.80

FerryTen

Inner Harbour Zone 1	26.50	13.20
Inner Harbour Zone 2	29.10	14.50
Manly / Rydalmere	39.30	19.60
Manly JetCat	55.80	na
Parramatta	45.10	22.50

Notes:

1. 1/2 half fare concessions have been rounded down to the nearest 10 cents.

Table 3 Maximum prices for STA Newcastle bus services from 1 July 2002

NEWCASTLE FARES	Adult (\$)	Concession (\$)
<i>Time</i>		
1 Hour	2.50	1.20
4 Hours		4.90
2.50		
TimeTen 1 Hour	21.00	10.50
All day	7.60	3.80
<i>TravelPass1,2</i>		
Orange	34.00	17.00
Yellow	42.00	21.00
Pink	45.00	22.50

Notes:

1. Quarterly TravelPass = 11 x weekly fare.
2. Yearly TravelPass = 40 x weekly fare.

LOCAL GOVERNMENT ACT 1993

Section 548 Instrument

I, HARRY FRANCIS WOODS M.P., Minister for Local Government, in pursuance of section 548 of the Local Government Act, 1993, determine that the percentage by which a council, with prior Ministerial approval for a minimum amount of an ordinary rate above that specified in clause 10 of the Local Government (Rates and Charges) Regulation 1999, may increase the minimum amount of such an ordinary rate is 3.3% above that for 2002/2003.

Dated this 1st day of May 2002.

HARRY WOODS,
Minister for Local Government

MENTAL HEALTH ACT 1990

Order under section 208(2) changing name of declared premises

I, Robert McGregor, Acting Director-General of the NSW Department of Health, pursuant to section 208(2) of the Mental Health Act 1990, do hereby, in relation to premises previously declared by an order made by the Acting Director-General under section 208 and published in NSW Government Gazette No. 75 of 19 April 2002 at page 2406 to be known as "Tweed Head Psychiatric Inpatient Unit of Tweed Heads Hospital", change the name of those premises to "The Tweed Valley Clinic".

Signed at Sydney this 19th day of June 2002

ROBERT MCGREGOR,
Acting Director-General

**NSW NATIONAL PARKS AND WILDLIFE
SERVICE**

Notice of Exhibition of the Approved Species Recovery
Plan

The National Parks and Wildlife Service, hereby give notice of the exhibition of the following Approved Recovery Plans:

- Kultarr Antechinomys laniger
- Thick-billed Grasswren (eastern subspecies)
- Amytornis textilis modestus
- Forrest's Mouse Leggadina forresti and Sandy Inland Mouse Pseudomys hermannsburgensis (*Multi-species Plan*)

The Recovery Plans will be available for inspection from 12 July 2002. Exhibition details will be published on 5 July 2002 in the Sydney Morning Herald.

MIKE FLEMING,
A/Manager, Conservation Programs
and Planning Western Directorate

**NSW NATIONAL PARKS AND WILDLIFE
SERVICE**

Notice of Exhibition of the Elaeocarpus sp. Rocky Creek
Recovery Plan

THE National Parks and Wildlife Service (NPWS), hereby give notice of the exhibition of the Elaeocarpus sp. Rocky Creek Recovery Plan. Exhibition details will be published on 28 June 2002 in the Sydney Morning Herald, Northern Star, Byron Echo and Tweed Daily News. The NPWS web site <www.npws.nsw.gov.au> will also have exhibition information including a full version of the recovery plan.

GARY DAVEY,
Manager
Conservation Programs and Planning Division
Northern Directorate

**NOTARIES RECOMMENDED SCALE OF
FEES**

1 July 2002

	Fee	Fee+ GST
1. Affidavits, Affirmations, Declarations		
Administering an oath or affirmation or taking a declaration and signing jurat	\$60.	\$66.
Each additional deponent etc at the same time	30.	33.
2. Deeds or other Unsworn Documents		
Witnessing and attesting execution or signing of a deed or other document	60.	66.
Each additional individual etc at the same time	30.	33.
3. Verification of copy documents		
Examining copies (photographic or otherwise) with original for verification - per 6 minute time unit, or part thereof	30.	33.
Notarial Certificate verifying copy document	90.	99.

4. Notarial Certificates

Preparing Notarial Certificate verifying execution of a document by one individual, and completing the Certificate	90.	99.
Each additional individual at the same time	40.	44.
Preparing Notarial Certificate verifying execution of document by a corporation with declaration and exhibit, and completing the Certificate	190.	209.
Preparing and completing Notarial Certificate not otherwise prescribed - per 6 minute time unit , or part thereof	30.	33.

5. Bills of Exchange

Noting bill of exchange, including supplying one copy of note, entering in register, for each hour or part thereof	150.	165.
Protesting bill, including supplying one copy of the protest, if at the same time as noting	100.	110.
If protested later	210.	231.

6. Ship's Protest

Noting	180.	198.
Copy	10.	11.
Certified copy	180.	198.
Additional Certified Copy	60.	66.

Extending and preparing extended protest - an appropriate hourly rate

7. Miscellaneous

Attendances- away from office or not otherwise provided for;		
- drawing and engrossing documents; and		
- other matters.		
For Notary's time per six minute time unit or part thereof	30.	33.
For any Clerk per hour (pro rata for proportionate part)	80.	88.
Photocopying, Facsimilies up to 15 pages included in above scales, exceeding 15, then per page	1.50	1.65
All other outlays and out of pocket expenses to be added to above scales		

The Scale sets out firstly the base fee and beside it the fee inclusive of GST.

This Scale reflects increases in professional office overheads and expenses during the past 24 months.

PHARMACY BOARD OF NEW SOUTH WALES

2002 Election Of Five (5) Members To The Board
PURSUANT to the provisions of the Pharmacy Act, 1964 and the Pharmacy(Elections) Regulation 1998, the Electoral Commissioner for New South Wales as Returning Officer will conduct an election of five(5) members to the Pharmacy Board of New South Wales.

Nominations

Nominations are hereby invited from registered pharmacists for election to the Board. An elected member will hold office for 3 years to expire on 30 September 2005.

A nomination must be made in writing, signed by the candidate and shall contain the full names, residential addresses and signatures of at least two (2) nominators, being registered pharmacists other than the candidate.

Candidates may also complete a Statutory Declaration in Support of Candidature details from which will be included in a Candidate Information Sheet which will accompany voting material if the election is contested.

Nomination forms and Statutory Declarations in Support of Candidature are available from the Registrar, Pharmacy Board of New South Wales, (telephone (02) 9281 7736) or the State Electoral Office, (telephone (02) 9200 5999).

Close Of Nominations

NOMINATION FORMS AND STATUTORY DECLARATIONS IN SUPPORT OF CANDIDATURE MUST BE RECEIVED BY THE RETURNING OFFICER STATE ELECTORAL OFFICE NOT LATER THAN NOON, TUESDAY 23 JULY 2002. THEY MAY BE HAND DELIVERED TO THE STATE ELECTORAL OFFICE, LEVEL 20, 207 KENT STREET SYDNEY; FAXED TO (02) 9241 6011; OR POSTED TO PO BOX 693 GROSVENOR PLACE NSW 1220.

Any defects in a Nomination or alterations or additions to a Statutory Declaration in Support of Candidature must be rectified by the candidate prior to the close of nominations. Any candidate wishing to withdraw a Nomination must do so in writing so as to be received by the Returning Officer prior to the close of nominations.

Should more than the required number of nominations be received, a draw will be conducted to determine the order of candidates' names on the ballot paper at the State Electoral Office at 2.00pm on Tuesday 23 July 2002. Candidates or their representatives are invited to witness the draw.

Voting

If the election is contested, a postal ballot will be conducted to close at Noon, Thursday 29 August 2002. Voting material will be posted on Monday, 5 August 2002.

The method of voting to be observed will be proportional representation.

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

J. WASSON,
Electoral Commissioner for New South Wales and
Returning Officer for the
2002 Pharmacy Board of NSW Election

PESTICIDES ACT 1999

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to Section 48(4) of the Pesticides Act 1999, that I have granted an Aircraft (Pesticide Applicator) Licence, particulars of which are stated in the Schedule.

ALAN RITCHIE,
Manager Dangerous Goods
Environment Protection Authority

by delegation

SCHEDULE

Aircraft (Pesticide Applicator) Licence

Name and address of Licensee	Date of Granting of Licence
Barry Edward Jones and Cheryl Jones T/A: Helicopter Aerial Surveys 201 Prices Cct WORONORA NSW 2232	25 June 2002

NATIONAL PARKS AND WILDLIFE ACT 1974 AND WILDERNESS ACT 1987

Declaration of Wilderness Area

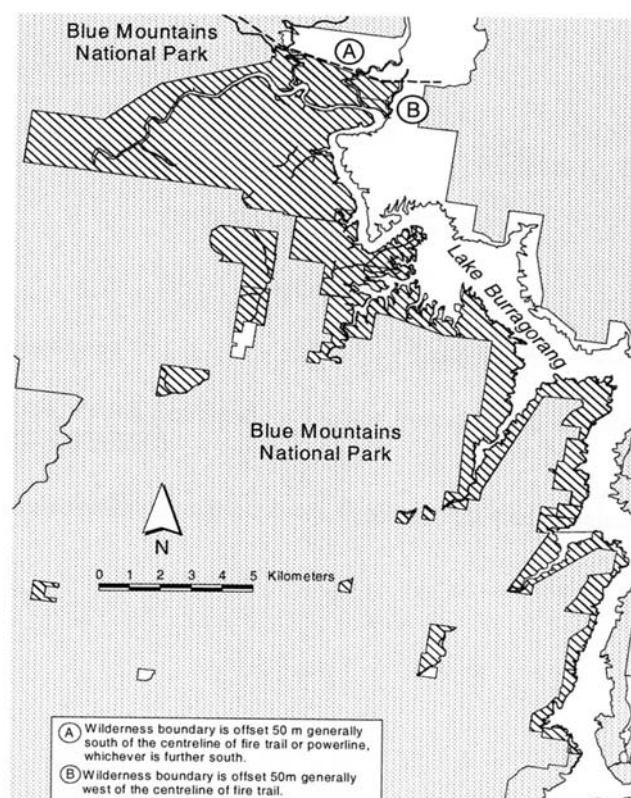
I, Robert John DEBUS, Minister for the Environment in the State of New South Wales, declare the land hereunder within Blue Mountains National Park to be a wilderness area under the provisions of section 59 (1) of the National Parks and Wildlife Act 1974 and section 8 (1A) of the Wilderness Act 1987 and to be known as part of the Kanangra-Boyd Wilderness.

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

Description

*Land District - Picton ;
LGA - Wollondilly and Blue Mountains*

Counties Westmoreland and Cook, Parishes Mouin, Cyclops, Kedumba, Speedwell, Bimlow, Merlin and Wingecarribee, about 8,035 hectares, being the area shown by hatching in the diagram following;



NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 49 (2) of the National Parks and Wildlife Act 1974, do, on the recommendation of the Director-General of National Parks and Wildlife, by this my Proclamation dedicate the lands described hereunder as part of Dharawal Nature Reserve for the purposes of section 49 (3) of that Act.

SIGNED and SEALED at Sydney this 26th day of June, 2002.

MARIE BASHIR,
Governor

By Her Excellency's Command

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

GOD SAVE THE QUEEN!

Description

*LGA - Wollongong;
Land District - Metropolitan*

County Cumberland, Parish Southend, at Darkes Forest, 6.396 hectares, being Lot 2, DP 1041060. NPWS 02/01901.

Note: The above reservation is restricted to a depth of 100 metres below the surface.

NATIONAL PARKS AND WILDLIFE ACT 1974

Additions to State Recreation Areas

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

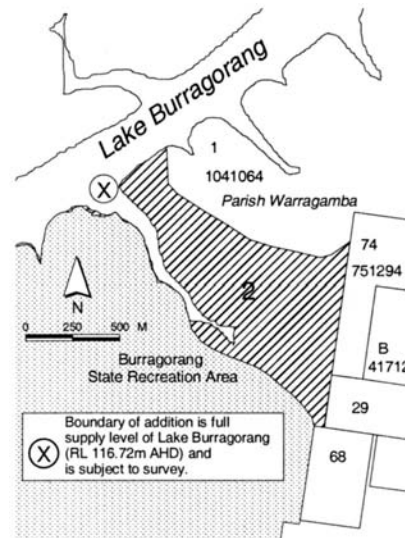
BOB DEBUS, M.P.,
Minister for the Environment

*Description***Addition to Dharawal State Recreation Area**

County Cumberland, Parishes Eckersley and Southend, LGA Wollongong, 163.91 hectares being Lots 3 and 4 DP1041061, Lot 2 DP1041062 and Lot 28 DP752027.

Addition to Burragorang State Recreation Area

County Camden, Parish Warragamba, LGA Wollondilly, about 330 hectares being Lots 33, 43 and 68 DP751294 (portions 33, 43 and 68), Lot 1 DP432212, Lot 1 DP189905, Lot X DP410840, Lot A DP404304, lot1 DP387822, Crown Public road separating lot 1 DP432212 from lot 43 DP751294 & Burragorang SRA and that part of Lot 2 DP1041064 shown by hatching in the following diagram; inclusive of Crown Public road within lot 1 DP387822 & lot X DP410840.: NPWS/02/01901.



Note: The above reservation for Burragorang SRA is restricted to a depth of 60 metres below the surface.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under Section 49 (1) of the National Parks and Wildlife Act 1974, do, on the recommendation of the Director-General of National Parks and Wildlife, by this my Proclamation dedicate the lands described hereunder as Wollondilly River Nature Reserve for the purposes of Section 49 (3) of that Act.

SIGNED and SEALED at Sydney this 26th day of June, 2002.

MARIE BASHIR,
Governor

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Description

*Land District - Moss Vale and Goulburn;
LGA - Wingecarribee*

Counties Westmoreland and Camden, Parishes Guinecor and Bullio, about 862 hectares, being Lots 1, 14, 28, 35, 36, 37, 90, 91, 101 and 111 DP 757053, Lots 99 and 110 DP 751256, Lot 124 DP 723336, Crown Public road separating Lot 14 from Lots 101, 90 DP 757053 and the area separating Lots 99, 110 DP 751256 from the right bank of the Wingecarribee and Wollondilly Rivers; exclusive of Council Public road within and adjoining Lots 14 and 111 aforesaid.: NPWS/02/01901.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 33 (3) of the National Parks and Wildlife Act 1974, do by this my Proclamation, reserve such of the lands described hereunder as are prescribed lands within the meaning of section 33 (1) of the National Parks and Wildlife Act 1974, as part of a National Park.

SIGNED and SEALED at Sydney this 26th day of June, 2002.

MARIE BASHIR,
Governor

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Addition to Blue Mountains National Park

*Land District: Penrith, Picton;
LGA: Blue Mountains, Wollondilly.*

Counties Westmoreland and Cook, Parishes Blackheath, Woodford, Megalong, Kedumba, Colong, Cooba, Mouin, Cyclops, Speedwell, Bimlow, Merlin, Wingecarribee, Jooriland, Leibnitz, Terni and The Peaks, about 16,700 hectares, being:

1. Lot 188 DP 821310, Lots 21, 22 DP 751648, Lots 55, 65, 70, 79 DP 757070, Lot 1 DP 444943, Lots 19, 102 DP 757040, Lots 34, 45, 57, 59, 90 DP 757079, Lot 1 757074, Lot 25 DP 757064, Lot 8, 18 DP 757046, Lot 27 DP 757062, Lots 1, 5, 5A, 6, 7, 9, 9A, 23A, 39, 64, 65, 68, 71, 74, 80, 81, 82, 84, 85, 86, 96, 109 DP 757057 and the area separating Lot 7 DP 757057 from Blue Mountains National Park; inclusive of all Crown Public roads (except in Lot 21 DP 751648) and beds of creeks and rivers within the aforementioned lots and separating the aforementioned lots from Blue Mountains National Park and Wollondilly River.
2. Village of Yerranderrie, Lots 12-21 incl, Lots 23-25 incl, Lots 28-31 incl, Lot 34, Lots 37-47 incl, Lots 57-59 incl, Lots 70-72 incl, Lots 77, 78, 81, 86, 89, 90, 94, 95 DP 5194, Lots A and B DP 397015, Lot 1 DP 358045, Lots 5, 7 Sec 1, Lots 10-17 incl, 20, 21, 24, 25, 26 Sec 2, Lots 12, 13 Sec 6, Lots 1, 2, 3 Sec 9 DP 7898.
3. the areas shown by hatching in diagrams 'A' and 'B' following; inclusive of all Crown Public roads and beds of creeks and rivers within the hatched areas; exclusive of all Council Public roads.
4. The areas shown in miscellaneous plans R00100 and R00101 held in the Head Office (Hurstville) Office of the National Parks and Wildlife Service.: NPWS/02/01901

Diagram A

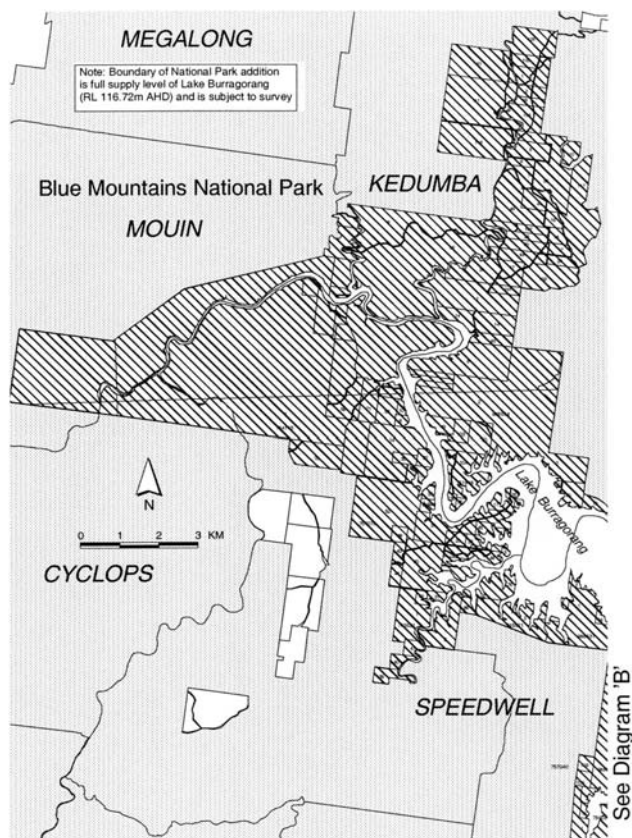
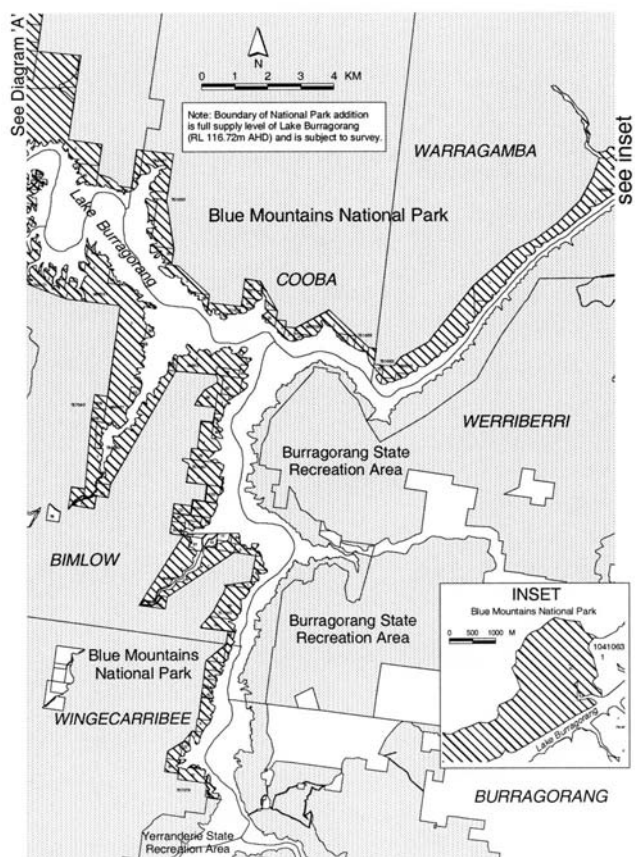


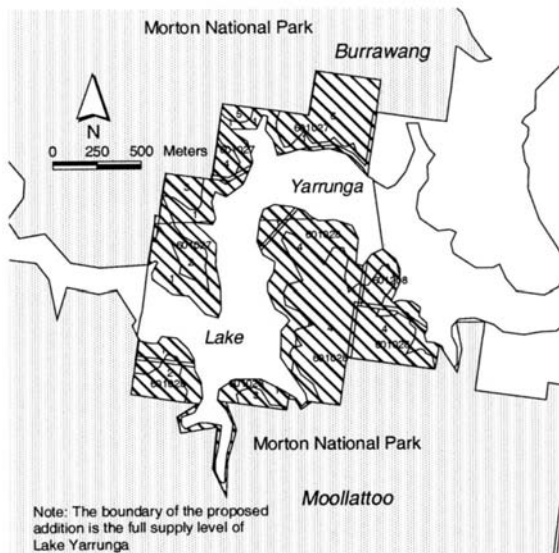
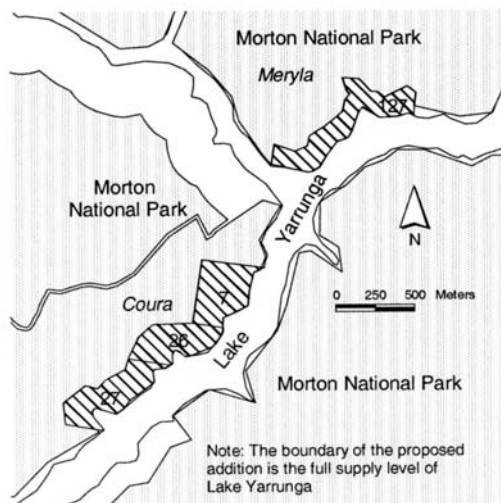
Diagram B



Addition to Morton National Park

*Land District - Nowra and Moss Vale;**LGA - Shoalhaven, Mulwaree and Wingecarribee*

Counties St Vincent and Camden, Parishes Yalwal, Caoura, Meryla, Burrawang and Moollattoo, about 185 hectares, being Lot 13 DP 755974 and the areas shown by hatching in diagrams 'C' and 'D' following; inclusive of former Crown Public road within Lot 13 DP 755974.: NPWS/02/01901.

Diagram C**Diagram D**

County Camden, Parishes Bullio, Killawarrah and Wanganderry, about 1,316 hectares, being Lots 72, 73, 77, 78, 81, 91, 94 and 103 DP 751256 (portions 72, 73, 77, 78, 81, 91, 94 and 103 Bullio), Lots 13 and 22 DP 751280 (portions 13 and 22 Killawarrah), Lots 73 and 74 DP 751293 (portions 73 and 74 Wanganderry), inclusive of Crown Public roads within the aforesaid Lots and Crown Public road separating Lot 81 and Lot 103 DP 751256 aforesaid. NPWS 02/01901.

Note: The above reservation for Nattai National Park is restricted to a depth of 60 metres below the surface.

NATIONAL PARKS AND WILDLIFE ACT 1974

Dunggir National Park Plan Of Management

IN pursuance of section 75 of the National Parks and Wildlife Act 1974, it is hereby notified that a Plan of Management for Dunggir National Park has been prepared.

The plan will be on public display from 28 June 2002 until 30 September 2002. Copies of the plan may be inspected during office hours at:

Nambucca Shire Council
44 Princess Street
MACKSVILLE

Macksville Library
Princes Street
MACKSVILLE

NPWS Coffs Coast
Regional Office
32 Marina Drive
COFFS HARBOUR

NPWS Head Office
Library
7th Floor
43 Bridge Street
HURSTVILLE

National Parks Centre
102 George Street
THE ROCKS

Nambucca Library
Ridge Street
NAMBUCCA HEADS

NPWS Northern Region
Level 7, 24 Moonee Street
COFFS HARBOUR

Copies of the plan may be obtained, free of charge, from the National Parks and Wildlife Service offices at, Coffs Harbour and the National Parks Centre. The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

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

Dunggir National Park Draft Plan of Management
National Parks and Wildlife Service
Coffs Coast Area
PO Box J200
COFFS HARBOUR NSW 2450

by close of business on 30 September 2002.

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

Your comments on this draft plan of management may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998 and identifies you. If you do not want your personal details to become public, please mark on your submission that you want your details to remain confidential.

KEVIN SHANAHAN,
Manager, Conservation Management Unit

SCALE OF ALLOWANCES PAID TO WITNESSES

I, Bob Debus, Attorney General, have approved of the scale published in the Government Gazette of allowances to witnesses attending (1) criminal trials at the Supreme Court, Central Criminal Court and the District Court in its Criminal and Special Jurisdiction, and (2) Local Courts and Coroner's Courts, being repealed, and of fresh scales

of allowances as shown in the attached Schedule being substituted therefore - the new rates to take effect from 1 July, 2002.

Bob Debus,
Attorney General

SCHEDULE

Scale of Allowances to:

- (a) All Crown witnesses and witnesses for the defence (i) where such witnesses have been bound by recognisance or subpoenaed by the Crown to give evidence, or (ii) where legal aid has been granted, attending criminal trials at the Supreme Court and District Court of New South Wales:
- (b) Witnesses requested or subpoenaed by the Police to attend at Local Courts, Licensing or Coroner's Courts in New South Wales; and

in respect of: (1) fees, loss of income, salary or wages: (2) sustenance: and (3) of conveyance.

FEES, LOSS OF INCOME, SALARY OR WAGES

- (a) Ordinary witnesses (being witnesses not specified hereunder):
Upon furnishing a certificate of loss of income, salary or wages, ordinary witnesses shall be entitled as follows:
- (i) up to 4 hours loss of working time on that day, not exceeding \$37.70 per day
- (ii) more than 4 hours loss of working time on that day, not exceeding \$75.60 per day
- (b) Experts summoned to give expert evidence:
- (i) In respect of the period of absence from home, hospital, place of employment or other place in travelling to and from Court, and attendance thereat:
1. Fee for the first two hours or part thereof \$81.20 per day
2. Fee thereafter for each additional half-hour or part thereof up to a maximum of \$159.50 per day \$15.50 per half hour
- (ii) IN ADDITION, where evidence is expert evidence, a fee of \$10.60 per case

SUSTENANCE ALLOWANCE

All Witnesses:

- (a) For every meal partaken whilst in attendance at or travelling to and from Court where no allowance is payable under (b) below. *
- (b) Where the witness resides at such a distance from the Court that he/she cannot travel to and from the Court on the same day

- (i) for each day of 24 hours **
- (ii) for any additional part of a day (based on the hourly rate applicable under (b)(i)) **
- (iii) where the witness is absent from his/her residence overnight but for a period less than 24 hours he/she may be paid as for a full day.

Children aged 5 years and over to be paid meal allowance or sustenance allowance as in the case of adult witnesses. No meal allowance or sustenance to be paid to children under the age of 5 years.

COST OF CONVEYANCE

All Witnesses:

To be paid actual cost of fares paid by them in travelling by rail, omnibus, ship or other available means of public conveyance to and from the Court at which they are required to attend.

Witnesses are not to be reimbursed the cost of travel by plane unless prior approval has been given to travel by this method.

If unable to travel by any of the abovementioned means of public conveyance, to receive for every kilometre travelled by own vehicle, the rate of ***

Kilometrage to be paid in respect of one journey to and from the Court. Where a witness travels otherwise when transit by public conveyance is available such witness is to be paid only an amount equal to the cost of travelling by means of the available transport. Notwithstanding the foregoing, medical practitioners required to attend Court on successive days to give evidence shall be paid appropriate kilometrage in respect of each day of travel.

* This rate to vary as prescribed for Lunch in accordance with Clause 28(3), Table 1 (Item No.1), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

** These rates to vary in accordance with the rate prescribed in Clause 29(2)(A), Table 1 (Item No.2), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

*** This rate to vary in accordance with the Casual rate for private motor vehicles with engine capacity over 2700 cc as shown in Clause 37(d), Table 1 (Item no.6) Part B-Monetary Rates to Crown Employees Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

SUBORDINATE LEGISLATION ACT 1989

Department Of Industrial Relations

Proposed Shops (Trading) Regulation 2002

Notice Under Section 5(2)(a)

NOTICE is given, in accordance with the requirements of the Subordinate Legislation Act 1989, of the intention to make a Regulation under the Shops and Industries Act 1962 entitled 'Shops (Trading) Regulation 2002'.

The purpose of the proposed Regulation is to repeal and replace, without substantial alteration, the provisions of the Shops (Trading Hours) Regulation 1997. The proposed Regulation is to be made in connection with the staged repeal of statutory rules under the Subordinate Legislation Act 1989.

The proposed Regulation has the objective of giving full, proper and practical effect to Part 4 of the Shops and Industries Act and accordingly contains provisions in the following areas:

- classification of trades for particular shops;
- classification of 'general shops';
- applications for exemption from shop trading hours restrictions; and
- partitioning off of goods in mixed shops.

A Regulatory Impact Statement has been prepared in relation to the proposed Regulation. A copy of the Regulatory Impact Statement and the proposed Regulation can be obtained by contacting Ms M Pantelelis, Legal Services Branch, Department of Industrial Relations, on telephone number (02) 9243 8880.

The Regulatory Impact Statement and the proposed Regulation are also accessible on the Department of Industrial Relations' website: www.dir.nsw.gov.au.

Written comments and submissions concerning the proposed Regulation are invited and must be forwarded to the Director-General, Department of Industrial Relations, by post (PO Box 847, Darlinghurst NSW 1300) or by facsimile message ((02) 9243 8739). Correspondence should be marked 'Submission on Shops Regulation (Attention: Ms M Pantelelis)' and will be accepted prior to 5.00 p.m. on Friday, 19 July 2002.

K. McKENZIE,
Director-General

TRANSPORT ADMINISTRATION ACT 1988

Order No. 79

Amendments to Passenger Fares and Coaching Rates Handbook

taking into account the 2002 CityRail Fare Review

Effective from 1 July 2002

THE State Rail Authority of New South Wales in pursuance of the Transport Administration Act 1988 and section 85 thereof, hereby makes the following order:

1. This Order shall take effect from 1 July 2002
2. The handbook issued by the Authority entitled "Passenger Fares and Coaching Rates Handbook -

Effective from: 5 July 1998" and adopted and incorporated by reference on Order No. 69 published in the Government Gazette No. 102 of 3 July 1998, is to be withdrawn.

3. The new handbook issued by the Authority entitled "Passenger Fares and Coaching Rates Handbook - Effective from 1 July 2002" is to be adopted in Order No 79 and will replace the above-mentioned version.

THE COMMON SEAL OF
THE STATE RAIL AUTHORITY
OF NEW SOUTH WALES was
hereunto Affixed in the presence
of:

MARGOT
MAASAKKERS
Authorised Officer

Witness

Name

Name

Title

Title

WORKERS COMPENSATION (PUBLIC HOSPITAL RATES)

ORDER 2002

under the

WORKERS COMPENSATION ACT 1987

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to section 62 of the Workers Compensation Act 1987, make the following Order.

Dated this 26th June 2002.

KATE McKENZIE,
General Manager
WorkCover Authority

1. Name of Order

This Order is the Workers Compensation (Public Hospital Rates) Order 2002.

2. Commencement

This Order commences on 1 July 2002.

3. Application of Order

- (1) This Order applies to hospital treatment of a worker at a public hospital, being treatment of a type referred to in clauses 4 to 7 and provided on or after the commencement of this Order, whether the treatment relates to an injury that is received before, on or after that date.
- (2) Any previous order of WorkCover in force under section 62 of the Act continues to apply except to the extent that it is inconsistent with this Order.
- (3) Any previous order of the Director-General of the Department of Health in force under clause 18 of the Workers Compensation (General) Regulation 1995 or in force under a previous order of WorkCover referred to in subclause (2)

continues to apply as if it were an order under clause 8 of this order until (and except to the extent that) the Director-General of that Department makes an Order under clause 8 that supersedes a matter covered by such a previous order.

- (4) An order under clause 8 may provide that a hospital is not a public hospital of a particular type in respect of treatment provided to a specified class of patient.

4. Fees for hospital patient services generally

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being treatment provided to a worker within a classification specified in Column 1 of Schedule A is, for each day (or part of a day) that the worker is a patient of the hospital, the corresponding amount specified in Column 2 of that Schedule.
- (2) This clause does not apply to hospital treatment of a type referred to in clauses 5 to 7 of this Order.

5. Fees for brain injury rehabilitation services

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being brain injury rehabilitation services within a classification specified in Column 1 of Schedule B, is the corresponding amount specified in Column 2 of that Schedule.
- (2) This clause does not apply to hospital treatment of a type referred to in clause 4 or 6 to 7 of this Order.

6. Fees for spinal injury rehabilitation services

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being spinal injury rehabilitation services within a classification specified in Column 1 of Schedule C, is the corresponding amount specified in Column 2 of that Schedule.
- (2) This clause does not apply to hospital treatment of a type referred to in clauses 4 to 5 or 7 of this Order.

7. Fee amount payable for physiotherapy out-patient services

The amount for which an employer is liable under the Act for hospital treatment of a worker, being physiotherapy services provided to the worker as an out-patient and of a type specified in Column 1 of Schedule D, is the corresponding amount specified in Column 2 of that Schedule.

8. Definitions

(1) In this Order:

classification refers to the classification, whether relating to classification of hospital, category of patient or otherwise (or any combination of them), appearing in Column 1 of any of Schedules A-C.

critical care, in relation to a patient, has the same meaning as it has in the "NSW Department of Health - DOHRS" issued by the Department of Health in June 2000 or in any subsequent revision of that document issued by that Department.

distinct areas means different body areas (affected by a worker's injury) requiring a separate approach to treatment.

employer consultations means discussions (which can include discussions by telephone) between a physiotherapist and worker's employer or rehabilitation provider in connection with the worker's treatment.

extended treatment means treatment that is extremely complex.

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

metropolitan (non-referral) hospital means a public hospital notified as a metropolitan (non-referral) hospital for the purposes of this Order by the Director-General of the Department of Health by order published in the Gazette.

metropolitan (referral) hospital means a public hospital notified as a metropolitan (referral) hospital for the purposes of this Order by the Director-General of the Department of Health by order published in the Gazette.

non-metropolitan hospital means a public hospital notified as a non-metropolitan hospital for the purposes of this Order by the Director-General of the Department of Health by order published in the Gazette.

occasion of service in relation to a non-admitted patient occasion of service, has the same meaning as it has in the "NSW Department of Health - DOHRS" issued by the Department of Health in June 2000 or in any subsequent revision of that document issued by that Department.

other public hospital means a public hospital other than a metropolitan (non-referral) hospital, a metropolitan (referral) hospital, a non-metropolitan hospital or a psychiatric hospital;

out-patient is a patient who does not undergo a formal admission process.

psychiatric hospital means a public hospital notified as a psychiatric hospital for the purposes of this Order by the Director-General of the Department of Health by order published in the gazette.

public hospital means a public hospital within the meaning of section 59 of the Act.

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

the Act means the Workers Compensation Act 1987.

treatment in classes means treatment provided by a physiotherapist when more than one patient is treated at the same time.

WorkCover means the WorkCover Authority of New South Wales.

- (2) All references to treatment and services in this Order are (consistent with the definition of "hospital treatment" in section 59 of the Act) references to treatment and services provided at a public hospital or at any rehabilitation centre conducted by such a hospital.

9. Schedules

Schedules A-D form part of this Order.

SCHEDULE A

Hospital patient services generally

COLUMN 1	COLUMN 2
Item/classification	Daily amount (\$)
1. Metropolitan (referral) hospital:	
(a) Critical care patient	1,870
(b) In-patient (other than critical care patient)	755
(c) Out-patient	85
2. Metropolitan (non-referral) hospital:	
(a) Critical care patient	1,090
(b) In-patient (other than critical care patient)	565
(c) Out-patient	65
3. Non metropolitan hospital:	
(a) Critical care patient	865
(b) In-patient (other than critical care patient)	525
(c) Out-patient	55
4. Psychiatric hospital:	
(a) In-patient	315
(b) Out-patient	55
5. Other public hospital:	
(a) In-patient	175
(b) Out-patient	55

SCHEDULE D

Physiotherapy out-patient services

COLUMN 1	COLUMN 2
Item/type of service	Amount per occasion of service (\$)
1. Initial consultation and treatment	55
2. Standard consultation and treatment	45
3. Initial consultation and treatment where two distinct areas are treated	85
4. Consultation and treatment where two distinct areas are treated	67.50
5. Initial consultation and treatment where three distinct areas are treated	112.50
6. Consultation and treatment where three distinct areas are treated	90
7. Extended treatment	90
8. Treatment in classes	34
9. Other aspects of treatment not covered under any of items 1-8, eg case conferencing and employer consultations	112.50 per hour

SCHEDULE B

Brain injury rehabilitation services

COLUMN 1	COLUMN 2
Item/classification	Amount (\$)
1. Admitted patient services:	
(a) Category A patient	700 per day
(b) Category B patient	450 per day
(c) Category X patient	1,000 per day
2. Metropolitan (non-referral) hospital:	
(a) Category A patient	500 per day
(b) Category B patient	250 per day
3. Non admitted patient services	50 per cumulative half hour
4. Outpatient medical clinic appointments	70 per occasion of service

SCHEDULE C

Spinal injury rehabilitation services

COLUMN 1	COLUMN 2
Item/hospital classification	Amount (\$)
1. Admitted patients (Northern Area Health Service, Royal Rehabilitation Centre of Sydney)	550 per day
2. Out patient services:	
(a) Conference	50 per half hour per therapist
(b) Therapy	50 per half hour per therapist

Determination

Determination in a report of the Tribunal to the Minister for Energy
under section 43EB of the *Electricity Supply Act 1995*



INDEPENDENT PRICING AND REGULATORY TRIBUNAL
OF NEW SOUTH WALES

1 PREAMBLE

- 1.1 The NSW government has progressively opened its electricity retail industry to competition.
- 1.2 All customers are now permitted to choose their retail supplier for electricity, including small retail customers (currently defined as those consuming less than 160MWh per year).
- 1.3 If a small retail customer does not wish to negotiate supply in the competitive market, the customer may obtain supply from its 'standard retail supplier' under a standard form customer supply contract and under a regulated tariff (section 34 of the ESA). A standard retail supplier is a retail supplier to whose licence is attached a standard retail supplier's endorsement in respect of a designated supply district (section 33A of the ESA).
- 1.4 It is a condition of a standard retail supplier's licence that tariffs and charges for the supply of electricity under a standard form customer supply contract must be in accordance with any relevant determination of the Tribunal (section 36 of the ESA). The Minister may refer to the Tribunal, for investigation and report, the determination of regulated retail tariffs or regulated retail charges, or both (section 43EA of the ESA). If such a referral is made, the Tribunal may determine these in a report to the Minister (section 43EB of the ESA).
- 1.5 In December 2000, the Tribunal published a recommendation in a report to the Minister entitled *Regulated retail prices for electricity to 2004*, made under an arrangement entered into between the Premier and the Tribunal on 14 July 2000. The recommendation was taken to be a determination under section 43EB of the ESA (clause 37 of Schedule 6 to the ESA). It applied for the period 1 January 2001 to 30 June 2004 ('December 2000 determination').
- 1.6 On 29 January 2002 the Tribunal received a referral from the Minister to undertake a mid-term review of the December 2000 determination to assess the robustness of regulated retail prices following the introduction of full retail competition. The Minister requested the Tribunal under section 43EA of the ESA to investigate and report on the determination of regulated retail tariffs for the period 1 July 2002 to 30 June 2004. This Determination is made pursuant to that referral.

2 DEFINITIONS AND INTERPRETATION

2.1 Definitions

Average Prices means average prices over all regulated retail tariffs immediately prior to the relevant Price change date, expressed in cents per kilowatt hour. Average prices are calculated by dividing the total revenue from all small retail customers on regulated retail tariffs, in the 12 months immediately prior to the Price change date (in cents), by the total consumption in that period (in kWh). The total revenue for this purpose is to be calculated as if the tariffs applying immediately prior to the Price change date applied to the entire 12 month period (whether or not this was actually the case)

business day means a day other than a Saturday, Sunday or public holiday in New South Wales

Commencement Date means the date that this Determination commences, namely 1 July 2002

CPI has the meaning set out in Schedule 1

CPI^{-GST} has the meaning set out in Schedule 1

DCPI₁^{-GST} means the change in CPI between 1999 and 2000 exclusive of the net impact of GST and is the number derived from the application of the formula described in Schedule 1

DCPI₂^{-GST} means the change in CPI between 2000 and 2001 exclusive of the net impact of GST and is the number derived from the application of the formula described in Schedule 1

DCPI₃^{-GST} means the change in CPI between 2001 and 2002 exclusive of the net impact of GST and is the number derived from the application of the formula described in Schedule 1

December 2000 determination is defined in clause 1.5

Determination means this determination

ESA means the *Electricity Supply Act 1995 (NSW)*

Estimated Average Prices means estimated average prices over all regulated retail tariffs from the relevant Price change date, expressed in cents per kilowatt hour. Estimated average prices are calculated by dividing the total revenue that would be derived from all small retail customers on regulated retail tariffs in the 12 months immediately following the Price change date (in cents) by total consumption (in kWh). The total revenue for this purpose is to be calculated:

- (a) as if the relevant tariffs would apply for the entire 12 month period commencing on the Price change date (whether or not this is actually the case); and
- (b) by applying the relevant tariffs to the pattern and volume of electricity consumption of the relevant customers for the 12 months immediately preceding the Price change date

green premiums are any amounts voluntarily payable by a customer in respect of electricity that is generated from renewable energy sources or other sources of energy that provide improved environmental outcomes

GST means the Goods and Services Tax as defined in *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*

miscellaneous network charges are any charges levied by a distribution network service provider on a standard retail supplier for network services other than use of system services in relation to a relevant small retail customer

Miscellaneous transaction is a transaction listed in clause 8.4

network use of system component means the charge levied by a distribution network service provider on a standard retail supplier for use of system services provided by a network service provider in relation to a relevant small retail customer, for the year commencing on a Price change date

nominal terms means amounts expressed in dollars of the day

NMI means National Metering Identifier, and is as defined in the National Electricity Code

Price change date is defined in clause 5.1

Target level for a regulated retail tariff is the level specified in clause 5.2

Termination date means the date that this Determination ends, namely 30 June 2004 or such earlier or later date as may lawfully be provided

Total Previous Year's Bills means, in relation to a small retail customer, the total of the bills issued to that customer for the 12 months immediately preceding a Price change date. The total of the bills for this purpose is to be calculated as if the tariffs applying immediately prior to the Price change date applied to the entire 12 month period (whether or not this was actually the case)

Tribunal means the Independent Pricing and Regulatory Tribunal of New South Wales established under the *Independent Pricing and Regulatory Tribunal Act 1992 (NSW)*

use of system services is as defined in the National Electricity Code

2.2 Interpretation

- 2.2.1 Words and phrases used in this Determination that are defined in the ESA have the same meaning as in the ESA.
- 2.2.2 In the interpretation of this Determination a construction that would promote the purpose or object expressly or impliedly underlying the ESA is to be preferred to a construction that would not promote that purpose or object.
- 2.2.3 The reference to an Act, Code, legislation or law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of them.
- 2.2.4 A schedule means a schedule to this Determination.
- 2.2.5 Words importing the singular include the plural and vice versa. For instance, the reference to a tariff (or regulated retail tariff) includes tariffs (or regulated retail tariffs) and vice versa.
- 2.2.6 Where a word is defined in this Determination (including because of the operation of clause 2.2.1), other grammatical forms of that word have a corresponding meaning.
- 2.2.7 The explanatory notes and footnotes do not form part of this Determination, but in cases of uncertainty may be relied on for interpretation purposes.
- 2.2.8 A reference to a customer or a small retail customer, unless the context otherwise provides, is a reference to a small retail customer being supplied with electricity by its standard retail supplier, under a standard form customer supply contract.
- 2.2.9 For any purpose under this Determination that involves counting or determining the number of customers, each relevant NMI is to be regarded as one customer.

- 2.2.10 Nothing in this Determination affects the ability of a standard retail supplier to charge a small retail customer for green premiums, in addition to regulated retail tariffs, where the small retail customer so elects. A small retail customer may elect to pay green premiums without affecting that customer's status as having chosen to be supplied under a standard form customer supply contract rather than a negotiated customer supply contract.
- 2.2.11 A reference to a bill or to total revenue (other than in clause 8 or Schedules 2 or 3) means:
- (a) a bill or total revenue inclusive of the applicable amount (if any) of GST payable; and
 - (b) a bill or total revenue as if it contained no amounts other than for or derived from regulated retail tariffs and GST on them (Examples of the excluded amounts are amounts for regulated retail charges for Miscellaneous transactions, green premiums or miscellaneous network charges).
- 2.2.12 A time of use tariff, which contains more than one variable rate for consumption depending upon the time that the consumption occurs, is considered to be a single tariff. Accordingly:
- (a) the reference in clause 5.2(c) to no Fixed R being allowed for off-peak means, in respect of a time of use tariff that is relevant for peak and off-peak periods, that there is one Fixed R for that time of use tariff; and
 - (b) the references in clause 5.2(d)(i) and (ii) to 'each tariff' set out in the table for Variable R include references to each relevant rate which forms part of a time of use tariff.

3 APPLICATION OF DETERMINATION

- 3.1 This Determination is made under section 43EB of the ESA.
- 3.2 This Determination commences on the Commencement Date and ends on the Termination Date.
- 3.3 This Determination sets the regulated retail tariffs that standard retail suppliers can charge small retail customers:
- (a) whose premises are in a standard retail supplier's supply district; and
 - (b) who are supplied electricity at those premises by a standard retail supplier under a standard form customer supply contract.
- 3.4 The December 2000 determination is repealed from the Commencement Date, with the exception of clause 7 and Schedules 2 and 3 of that determination (Regulated Retail Charges) and any other provisions necessary to give effect to that clause and those Schedules. For convenience, clause 7 and Schedules 2 and 3 of that determination are reproduced as clause 8 and Schedules 2 and 3 of this Determination (with minor amendments that do not affect the substance).

4 REGULATED RETAIL TARIFFS

4.1 Retail tariffs of each of the standard retail suppliers, EnergyAustralia, Integral Energy, Country Energy and Australian Inland Energy and Water:

- (a) that were, as of 30 June 2002, applicable to that standard supplier's small retail customers under a standard form customer supply contract; and
- (b) that are on the register kept by the Tribunal for the purpose of this clause,

other than any component of those tariffs that represents a green premium, will be taken to be the regulated retail tariffs for each of them in the relevant supply district for the purpose of this Determination, from the Commencement Date.

5 TARGET LEVELS OF REGULATED RETAIL TARIFFS

5.1 Under this Determination, there is a Target level for each regulated retail tariff and for each of the periods:

- (a) 1 August 2002 to 30 June 2003; and
- (b) 1 July 2003 to 30 June 2004.

Alternatively, a retailer may elect for either or both of those periods to commence up to 14 days after 1 August 2002 and 1 July 2003 respectively. Each date on which those periods commence (that is, 1 August 2002 and 1 July 2003, or, if elected by a retailer, up to 14 days after those dates) is a 'Price change date'.

5.2 The Target level for a regulated retail tariff is:

$N + R$

Where

- (a) N is the applicable network use of system component for the small retail customer and
- (b) R is a retail component, comprising:
 - (i) a fixed charge ('**Fixed R**') expressed in dollars per customer per year; and
 - (ii) a variable charge ('**Variable R**') expressed in c/kWh (cents per kilowatt hour).
- (c) **Fixed R** at the Target level for each regulated retail tariff (with the exception of off-peak and extended off-peak, for which no Fixed R is allowed) of each standard retail supplier supplying the relevant supply district is:
 - (i) in the case of a Price change date for the 2002/03 period:

the relevant amount for each standard retail supplier set out in the following table $\times (1 + \Delta\text{CPI}_1\text{-GST}) \times (1 + \Delta\text{CPI}_2\text{-GST})$; and
 - (ii) in the case of a Price change date for the 2003/04 period:

the relevant amount for each standard retail supplier set out in the following table $\times (1 + \Delta\text{CPI}_1\text{-GST}) \times (1 + \Delta\text{CPI}_2\text{-GST}) \times (1 + \Delta\text{CPI}_3\text{-GST})$

Fixed R (\$ per customer per year)

Standard retail supplier	Fixed R
For the supply district of EnergyAustralia under the licence held by it immediately before the Commencement Date.	44.25
For the supply district of Integral Energy under the licence held by it immediately before the Commencement Date.	48.75
For the supply district of Country Energy under the licence held by it immediately before the Commencement Date.	47.25
For the supply district of Australian Inland Energy and Water under the licence held by it immediately before the Commencement Date.	40.50

- (d) **Variable R** at the Target level for each regulated retail tariff of each standard retail supplier supplying the relevant supply district is:
- (i) in the case of a Price change date for the 2002/03 period:
the relevant amount for each standard retail supplier and for each tariff set out in the following table $\times (1 + \Delta\text{CPI}_1^{\text{-GST}}) \times (1 + \Delta\text{CPI}_2^{\text{-GST}})$; and
 - (ii) in the case of a Price change date for the 2003/04 period:
the relevant amount for each standard retail supplier and for each tariff set out in the following table $\times (1 + \Delta\text{CPI}_1^{\text{-GST}}) \times (1 + \Delta\text{CPI}_2^{\text{-GST}}) \times (1 + \Delta\text{CPI}_3^{\text{-GST}})$.

Variable R (c/kWh)

	Urban			Rural		
	standard	off-peak	extended off-peak	standard	off-peak	extended off-peak
For the supply district of EnergyAustralia under the licence held by it immediately before the Commencement Date.	5.51	3.57	4.44	5.51	3.57	4.44
For the supply district of Integral Energy under the licence held by it immediately before the Commencement Date.	5.78	3.65	4.29	5.78	3.65	4.29
For the supply district of Country Energy under the licence held by it immediately before the Commencement Date.	6.01	3.74	4.42	6.38	3.95	4.68
For the supply district of Australian Inland Energy and Water under the licence held by it immediately before the Commencement Date.	6.55	3.99	4.50	6.55	3.99	4.51

For the purposes of the above table and the definitions below:

controlled load means a load which is active only at certain times, where such times are determined by the network

extended off-peak rates apply in respect of all of a customer's controlled load where that load is active both during off-peak periods and at times other than off-peak periods

off-peak periods are from 10:00pm to 7:00am on business days and all times on days other than business days, unless otherwise agreed by the Tribunal with the standard retail supplier following a written request from that standard retail supplier

off-peak rates apply:

- (a) where a customer has time of use metering, to that customer's electricity consumption during off-peak periods; and/or
- (b) in respect of a customer's controlled load where that load is active only during off-peak periods

peak periods are from 7:00am to 9:00am and 5:00pm to 8:00pm on business days, unless otherwise agreed by the Tribunal with the standard retail supplier following a written request from that standard retail supplier

rural rates apply in respect of customers to whom the standard retail supplier applies rural tariffs

shoulder periods are from 9:00am to 5:00pm and 8:00pm to 10:00pm on business days, unless otherwise agreed by the Tribunal with the standard retail supplier following a written request from that standard retail supplier

standard rates apply:

- (a) where a customer has time of use metering, to that customer's electricity consumption during peak and shoulder periods; and
- (b) where a customer does not have time of use metering, to all electricity consumption of that customer other than controlled loads

urban rates apply in respect of customers to whom the standard retail supplier applies tariffs other than rural tariffs

[**Note:** The target levels set out in this clause 5.3 apply to the relevant geographical areas, or supply districts, supplied by EnergyAustralia, Integral Energy, Country Energy and Australian Inland Energy and Water as at 30 June 2002.

If the supply district of a standard retail supplier changes from that described in clause 5.3, the Tribunal intends to request that the Minister refer to it, for investigation and report, the determination of regulated retail tariffs under section 43EA of the ESA, based on the changed supply district.]

- 5.3 Each regulated retail tariff is considered to be at the Target level for that tariff and for that Price change date if the standard retail supplier's total estimated revenue from that tariff for the year commencing on the Price change date would equal the total estimated revenue that a tariff whose components are at the level in clause 5.2 would give for that year.
- 5.4 For the purposes of clause 5.3, a standard retail supplier's total estimated revenue from a tariff for a year commencing on a Price change date is to be calculated:
 - (a) as if the relevant tariff would apply for the entire 12 month period commencing on the Price change date (whether or not this is actually the case); and
 - (b) by applying the relevant tariff to the pattern and volume of electricity consumption of customers on that tariff for the 12 months immediately preceding the Price change date.
- 5.5 Although the test of whether a regulated retail tariff is at the Target level is by reference to the standard retail supplier's total revenue from that tariff (calculated in accordance with clauses 5.3 and 5.4), where practicable a standard retail supplier should ensure that regulated retail tariffs reflect the structure and levels specified in clause 5.2.

6 REGULATED RETAIL TARIFFS TO MOVE TOWARD TARGET LEVEL

- 6.1 A standard retail supplier may only amend a regulated retail tariff on a Price change date and in the manner specified in this Determination.
- 6.2 A standard retail supplier who has a regulated retail tariff that, immediately prior to a Price change date, is at or above the Target level for that tariff and for that Price change date (calculated under this Determination), must not increase that tariff in nominal terms.

- 6.3 Subject to clause 6.4, a standard retail supplier who has a regulated retail tariff that, immediately prior to a Price change date, is below the Target level for that tariff and for that Price change date (calculated under this Determination), must increase that regulated retail tariff up to, but not exceeding the Target level for that tariff and for that Price change date. The increase in the tariff is to be effective from the Price change date.
- 6.4 If a standard retail supplier is unable to increase a regulated retail tariff to the Target level without breaching one or more of the price constraints in clause 7, then the standard retail supplier must increase that regulated retail tariff to the maximum extent allowed by those constraints, without breaching any of them or exceeding the Target level.

7 PRICE CONSTRAINTS

- 7.1 At each Price change date, a standard retail supplier must limit price increases as follows:
- (a) in the case of a Price change date for the 2002/03 period:

$$\text{Estimated Average Prices}(2002/03) \leq \text{Average Prices}(2001/02) \times (1 + \Delta\text{CPI}_{2\text{-GST}})$$
- (b) in the case of a Price change date for the 2003/04 period:

$$\text{Estimated Average Prices}(2003/04) \leq \text{Average Prices}(2002/03) \times (1 + \Delta\text{CPI}_{3\text{-GST}}).$$
- 7.2 A standard retail supplier must ensure that the total amount of the bills that would be issued to any residential customer for the 12 months immediately following the Price change date would not exceed the greater of:
- (a) \$25 above Total Previous Year's Bills; and
- (b) the amount of:
- (i) in the case of a Price change date for the 2002/03 period:

$$\text{Total Previous Year's Bills} \times (1 + \Delta\text{CPI}_{2\text{-GST}}) \times 1.02;$$
 or
- (ii) in the case of a Price change date for the 2003/04 period:

$$\text{Total Previous Year's Bills} \times (1 + \Delta\text{CPI}_{3\text{-GST}}) \times 1.02.$$
- 7.3 A standard retail supplier must ensure that the total amount of the bills that would be issued to any business customer for the 12 months immediately following the Price change date would not exceed the greater of:
- (a) \$50 above Total Previous Year's Bills; and
- (b) the amount of:
- (i) in the case of a Price change date in 2002/03:

$$\text{Total Previous Year's Bills} \times (1 + \Delta\text{CPI}_{2\text{-GST}}) \times 1.05;$$
 or
- (ii) in the case of a Price change date in 2003/04:

$$\text{Total Previous Year's Bills} \times (1 + \Delta\text{CPI}_{3\text{-GST}}) \times 1.05.$$

- 7.4 For the purposes of clauses 7.2 and 7.3, the total amount of the bills that would be issued to a customer for the 12 months immediately following a Price change date is to be calculated:
- (a) as if the relevant tariff would apply for the entire 12 month period commencing on the Price change date (whether or not this is actually the case); and
 - (b) by applying the relevant tariff to the pattern and volume of electricity consumption of the relevant customer for the 12 months immediately preceding the Price change date.

8 REGULATED RETAIL CHARGES

- 8.1 Regulated retail charges apply to all small retail customers who elect to be supplied with electricity by a standard retail supplier under a standard form customer supply contract.
- 8.2 Regulated retail charges are charges that standard retail suppliers may charge to small retail customers supplied electricity under clause 8.1.
- 8.3 Regulated retail charges are separate from and additional to the regulated retail tariffs.
- 8.4 The maximum that a standard retail supplier may charge under a standard form customer supply contract for a Miscellaneous transaction listed below, is the maximum regulated retail charge corresponding to the Miscellaneous transaction listed.

Regulated retail charges – Maximum charge

Miscellaneous transaction	Maximum regulated retail charge
Fee for a dishonoured bank cheque	2 times the regular fee charged by the Bank to which the cheque is presented
Late payment fee	\$5.00
Security deposit	1.5 times average quarterly electricity account ¹ , or 1.75 times average 2-monthly electricity account, or 2.5 times the average monthly electricity account Interest may not be levied on a security deposit

- 8.5 A standard retail supplier may not impose a charge or fee for a Miscellaneous transaction (whether the transaction is described as a Miscellaneous transaction or otherwise) except as permitted by this clause 8 and Schedules 2 and 3.
- 8.6 A standard retail supplier may impose a regulated retail charge on a small retail customer for a dishonoured bank transaction only if the standard retail supplier actually incurs a bank fee for that dishonoured bank transaction.

¹ The amount of the average account will vary between standard retail suppliers, depending on average tariff levels and average consumption. The amount of the average retail account should be calculated as part of the tariff setting process, and the amount of the required security deposits posted on the standard retail suppliers' tariff schedules.

- 8.7 A standard retail supplier may only impose a regulated retail charge on a small retail customer for a late payment transaction in accordance with Schedule 2.
- 8.8 A standard retail supplier:
- (a) can only require a small retail customer to pay a security deposit where the requirements set out in Part A of Schedule 3 are met; and
 - (b) must repay a security deposit to a small retail customer in accordance with Part B of Schedule 3 as soon as the relevant small retail customer meets the requirements in Part B of Schedule 3.

SCHEDULE 1 DEFINITION OF CPI^{GST} (CLAUSE 2)

Definition of CPI^{GST}

1.1 Interpretation

CPI means the consumer price index, All Groups index number for the weighted average of eight capital cities as published by the Australian Bureau of Statistics, or if the Australian Bureau of Statistics does not or ceases to publish the index, then CPI will mean an index determined by the Tribunal that is its best estimate of the index.

CPI^{GST} means the CPI exclusive of the net impact since 1 July 2000 of the GST and changes to any other Commonwealth, State or Territory taxes or charges, consequent upon the introduction of the GST, being either:

- an index published by a person appointed by the Tribunal which is that person's best estimate of CPI^{GST}; or
- an index determined by the Tribunal that is its best estimate of CPI^{GST}.

1.2 Application of the formula

DCPI₁^{GST} means the number derived from the application of the following formula:

$$DCPI_1^{-GST} = \left(\frac{CPI_{Mar2000} + CPI_{June\ 2000} + CPI_{Sep2000}^{-GST} + CPI_{Dec2000}^{-GST}}{CPI_{Mar1999} + CPI_{Jun\ 1999} + CPI_{Sep\ 1999} + CPI_{Dec1999}} - 1 \right)$$

DCPI₂^{GST} means the number derived from the application of the following formula:

$$DCPI_2^{-GST} = \left(\frac{CPI_{Mar2001}^{-GST} + CPI_{Jun2001}^{-GST} + CPI_{Sep2001}^{-GST} + CPI_{Dec2001}^{-GST}}{CPI_{Mar2000} + CPI_{Jun2000} + CPI_{Sep2000}^{-GST} + CPI_{Dec2000}^{-GST}} - 1 \right)$$

DCPI₃^{GST} means the number derived from the application of the following formula:

$$DCPI_3^{-GST} = \left(\frac{CPI_{Mar2002}^{-GST} + CPI_{Jun2002}^{-GST} + CPI_{Sep2002}^{-GST} + CPI_{Dec2002}^{-GST}}{CPI_{Mar2001}^{-GST} + CPI_{Jun2001}^{-GST} + CPI_{Sep2001}^{-GST} + CPI_{Dec2001}^{-GST}} - 1 \right)$$

where:

- CPI is as defined and where the corresponding subtext (for example _{Jun2000}) means the CPI for the quarter and of the year indicated (in the example, the quarter ending in June of the year 2000)
- CPI^{GST} is as defined and where the corresponding subtext (for example _{Jun2001}) means the CPI for the quarter and of the year indicated (in the example, the quarter ending in June of the year 2001).

SCHEDULE 2 LATE PAYMENT FEE (CLAUSE 8)

1. Late payment fees must not be levied:
 - (a) during the period of an extension of time the small retail customer has to pay the electricity retail bill, agreed between the standard retail supplier and the small retail customer; or
 - (b) where a small retail customer has made a billing related complaint in relation to the relevant electricity retail bill to the Energy and Water Ombudsman NSW or another external dispute resolution body where that complaint is unresolved; or
 - (c) during the period of an instalment arrangement, where the small retail customer has entered into an instalment arrangement with the standard retail supplier to pay the electricity retail bill.
2. A late payment fee must be waived:
 - (a) where the small retail customer has contacted a welfare agency/support service for assistance; or
 - (b) where payment or part payment is by EAPA voucher²; or
 - (c) on a case by case basis as considered appropriate by the standard retail supplier or the electricity industry ombudsman under an approved electricity industry ombudsman scheme under the ESA.
3. A late payment fee may only be levied:
 - (a) on or after the date which is at least 5 business days after the due date shown on the electricity retail bill that is the subject of the late payment; and
 - (b) after the small retail customer has been notified in advance that the late payment fee will be charged if the account is not paid, or alternative payment arrangements entered into, within 5 business days of the due date.

² A voucher issued under the Energy Accounts Payments Assistance Scheme. This Scheme is administered by the NSW Department of Community Services.

SCHEDULE 3 SECURITY DEPOSITS (CLAUSE 8)

Part A

Residential small retail customers

A standard retail supplier may require a security deposit from a residential small retail customer prior to connection only if that small retail customer:

- (a) has left a previous supply address without settling an electricity retail bill (**debt**) owed to the standard retail supplier or any other standard retail supplier, the debt remains outstanding and the small retail customer has refused and refuses to make an arrangement to pay that debt; or
- (b) has been responsible for the illegal use of electricity within the previous two years; or
- (c) does not have a satisfactory credit history in the reasonable opinion of the standard retail supplier or cannot demonstrate satisfactory credit history with another retail supplier to the reasonable satisfaction of the small retail supplier, and the standard retail supplier has offered the small retail customer an instalment plan or other payment option (for example pay as you go by instalments, direct debit) and the small retail customer has refused, or failed to agree to the offer.

A standard retail supplier must not require a security deposit from a residential small retail customer after connection.

Business small retail customers

A standard retail supplier may require a security deposit from business small retail customers prior to connection only if the small retail customer:

- (a) does not have a satisfactory credit history in the reasonable opinion of the standard retail supplier or cannot demonstrate a satisfactory credit history with another retail supplier to the reasonable satisfaction of the small retail supplier; or
- (b) is a new business; or
- (c) has been responsible for the illegal use of electricity within the previous two years.

A standard retail supplier must not require a security deposit from a business small retail customer after connection.

Types of Security Deposit

A small retail customer must only choose from the following types of security deposits:

- (a) **cash, cheque or credit card** from residential or business small retail customers;
- (b) **annual security levy** from business small retail customers only;
- (c) **guarantees**, including **Department of Housing guarantees** from residential small retail customers, and **bankers' guarantees** from business small retail customers.

Part B

Return of security deposits paid by cash, cheque or credit card

A small retail customer who is required to pay a security deposit, and who pays in the form of cash, cheque or credit card, is eligible for that deposit to be refunded when they have completed:

- (a) for residential small retail customers - on time payment of bills for one year from the date of the first bill; or
- (b) for business small retail customer - on time payment on time of bills for two years from the date of the first bill and the maintenance of a satisfactory credit rating in the reasonable opinion of the standard retail supplier.

When this occurs, the standard retail supplier must inform the small retail customer, in writing, of the amount that is refundable, and credit that amount to the small retail customer's account within 10 business days.

Maximum duration of requirement for annual security levy or guarantee

A small retail customer who is required to pay a security deposit and does so in the form of an annual security levy or guarantee, is eligible for the levy to cease or the guarantee to be discharged when:

- (a) for residential small retail customers - on time payment of bills for one year from the date of the first bill; or
- (b) for business small retail customers - on time payment of bills for two years from the date of the first bill and the maintenance of a satisfactory credit rating in the reasonable opinion of the standard retail supplier.

A standard retail supplier must inform a small retail customer who meets the above requirements that an annual security levy or guarantee is no longer required. A small retail customer must be informed in writing, and within 10 business days, of the above requirements being met.

Cessation of supply

If a standard retail supplier requires a small retail customer to pay a security deposit, and the small retail customer requests that the standard retail supplier cease supplying electricity to the small retail customer's supply address, the standard retail supplier must:

- (a) inform the small retail customer in writing of the amount of the security deposit held; and
- (b) pay the amount either to the small retail customer or into the small retail customer's account.

This must occur within 10 business days of the small retail customer ceasing to take supply.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF KATOOMBA SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority.

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land within the special areas as described in the Minister's Determination published in the Government Gazette of 29 June 2001 were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the Sydney Catchment Authority is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the Katoomba Special Area that comprises operational envelopes that are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On, and from the date of publication of this Notice in the Government Gazette the land owned by the Sydney Catchment Authority described in Schedule 1, within the boundaries of the Katoomba Special Area is, subject to the exclusions and reservations described in Schedule II, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002.

Schedule I

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposited Plan;
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
000464	751627	154		
000464	751627	155		
000553	751627		3	

BPID	DP	Lot	Por	Sec
000554	751627		428	
000554	751627		429	
000554	751627		PT 430	

BPID	DP	Lot	Por	Sec
000554	751627		PT 431	
000555	751627	438		
000555	751627	447		
000555	125248	1		

Schedule II Exclusions and Reservations

This Notice, and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I that are owned by the Sydney Catchment Authority or Sydney Water Corporation or to extinguish any statutory rights that the Sydney Catchment Authority or Sydney Water Corporation has in relation to the works or improvements.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF BLACKHEATH SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority.

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land within the special areas as described in the Minister's Determination published in the Government Gazette of 29 June 2001 were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the SCA is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the Blackheath Special Area that comprises operational envelopes that are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On, and from the date of publication of this Notice in the Government Gazette the land owned by the Sydney Catchment Authority described in Schedule 1, within the boundaries of the Blackheath Special Area is, subject to the exclusions and reservations described in Schedule II, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002

Schedule I

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposited Plan;
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
000252	6475	42		7
000252	6475	44		7
000252	6475	45		7
000252	6475	46		7

BPID	DP	Lot	Por	Sec
000252	6475	47		7
000252	6475	48		7
000252	6475	49		7
000252	6475	53		7

BPID	DP	Lot	Por	Sec
000252	6475	54		7
000252	6475	55		7
000252	6475	56		7
000252	303857	17		
000252	303857	18		
000252	171887	1		
000253	176127	20		7
000253	176127	21		7
000253	724815	1		7
000253	6475	57		7
000253	6475	58		7
000253	6475	59		7
000253	6475	60		7
000253	6475	61		7
000253	6475	62		7
000253	6475	63		7
000253	6475	64		7
000253	6475	65		7
000253	6475	66		7
000253	6475	67		7
000253	6475	68		7
000254	6475	1		7
000254	6475	2		7
000254	6475	3		7
000254	6475	4		7
000254	6475	5		7
000254	6475	6		7
000254	6475	7		7
000254	6475	8		7
000254	6475	9		7
000254	6475	10		7
000254	6475	11		7
000254	6475	12		7
000254	6475	13		7
000254	6475	14		7
000254	6475	15		7
000254	6475	16		7
000254	6475	35		7
000254	6475	36		7
000254	6475	43		7
000254	6475	50		7
000254	6475	51		7
000254	6475	52		7
000256	6475	1		4
000256	6475	2		4
000256	6475	3		4
000256	6475	4		4
000256	6475	5		4

BPID	DP	Lot	Por	Sec
000256	6475	6		4
000256	6475	7		4
000256	6475	8		4
000256	6475	9		4
000256	6475	10		4
000256	6475	11		4
000256	6475	12		4
000256	6475	13		4
000256	6475	14		4
000256	6475	15		4
000256	6475	16		4
000256	6475	17		4
000256	6475	18		4
000256	6475	19		4
000256	6475	20		4
000256	6475	21		4
000256	6475	22		4
000256	6475	23		4
000256	6475	24		4
000256	6475	25		4
000256	6475	26		4
000256	6475	27		4
000256	6475	28		4
000256	6475	29		4
000256	6475	30		4
000256	6475	31		4
000256	6475	32		4
000256	6475	33		4
000256	6475	34		4
000256	6475	35		4
000256	6475	36		4
000256	6475	37		4
000256	6475	38		4
000256	6475	39		4
000256	6475	40		4
000256	6475	41		4
000256	6475	42		4
000256	6475	43		4
000256	6475	44		4
000256	6475	45		4
000256	6475	46		4
000258	8174	13		
000258	8174	14		
000258	8174	15		
000258	8174	16		
000258	8174	17		
000258	8174	18		
000258	8174	19		

BPID	DP	Lot	Por	Sec
000258	8174	20		
000258	8174	21		
000258	8174	22		
000258	8174	23		
000258	8174	24		
000258	8174	25		
000258	8174	26		
000258	8174	27		
000258	8174	28		
000258	8174	29		
000258	8174	30		
000258	8174	31		
000258	8174	32		
000258	8174	33		
000258	8174	34		
000258	8174	35		
000258	8174	36		
000259	8174	1		
000259	8174	2		
000259	8174	3		
000259	8174	4		
000259	8174	5		
000259	8174	6		
000259	8174	7		
000259	8174	8		
000259	8174	9		
000259	8174	10		
000259	8174	11		
000259	8174	12		
000260	6475	1		8
000260	6475	9		8
000260	6475	11		8
000260	6475	13		8
000260	6475	14		8
000261	6475	2		8
000261	6475	3		8
000261	6475	4		8
000261	6475	5		8
000261	6475	6		8
000261	6475	7		8
000261	6475	8		8
000261	6475	10		8
000261	6475	12		8
000261	6475	15		8
000261	6475	16		8
000262	6475	17		8
000262	6475	18		8
000262	6475	19		8

BPID	DP	Lot	Por	Sec
000262	6475	20		8
000262	6475	21		8
000262	6475	22		8
000262	6475	23		8
000262	6475	24		8
000262	6475	25		8
000262	6475	26		8
000263	6475	28		8
000263	6475	29		8
000263	6475	30		8
000263	6475	31		8
000263	6475	32		8
000263	6475	33		8
000263	6475	34		8
000263	6475	35		8
000264	6475	69		7
000264	6475	70		7
000264	6475	71		7
000264	6475	72		7
000264	6475	73		7
000265	6528	10		3
000265	6528	11		3
000265	6528	12		3
000265	6528	13		3
000265	6528	14		3
000265	6528	15		3
000266	751627	308		
000267	6528	1		3
000267	6528	46		3
000268	751627		Pt Port 311	
000315	6528	11		1
000315	6528	12		1
000315	6528	13		1
000315	6528	23		1
000315	6528	24		1
000315	6528	25		1
000315	6528	26		1
000322	13723	12		
000322	13723	13		
000322	13723	14		
000322	13723	15		
000322	13723	16		
000322	13723	17		
000322	13723	18		
000322	13723	19		
000322	13723	20		
000322	13723	21		
000322	13723	22		

BPID	DP	Lot	Por	Sec
000322	13723	23		
000322	13723	24		
000322	13723	25		
000322	13723	26		
000322	13723	27		
000322	13723	28		
000322	13723	29		
000322	13723	30		
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000322	13723	32		
000322	13723	33		
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000322	13723	35		
000322	13723	36		
000322	13723	37		
000322	13723	38		
000322	13723	39		
000322	13723	40		
000322	13723	41		
000322	13723	42		
000323	6528	23		3
000323	6528	24		3
000323	6528	25		3
000323	6528	26		3
000323	6528	42		3
000323	6528	43		3
000323	6528	44		3
000323	6528	45		3
000324	6528	43		1
000324	6528	44		1
000324	6528	45		1
000324	6528	46		1
000324	6528	47		1
000324	6528	48		1
000324	6528	49		1
000324	6528	50		1
000324	6528	51		1
000324	6528	52		1
000325	8174	37		
000325	8174	38		
000325	8174	39		
000325	8174	40		
000325	8174	41		
000325	8174	42		
000325	8174	43		
000325	8174	44		
000325	8174	45		
000325	8174	46		

BPID	DP	Lot	Por	Sec
000325	8174	47		
000325	8174	48		
000328	6528	7		1
000328	6528	20		1
000328	6528	33		1
000328	6528	34		1
000328	6528	35		1
000339	214660	2		
000365	2590	1		3
000365	2590	2		3
000365	2590	3		3
000365	2590	4		3
000365	2590	1		4
000365	2590	2		4
000365	2590	3		4
000365	2590	4		4
000366	7604	281		
000366	7604	282		
000366	365589	pt A		
000366	8729	270		
000366	8729	399		
000366	8729	pt395		
000366	8729	pt396		
000366	8729	pt398		
000367	7604	264		
000367	7604	265		
000367	8729	266		
000367	8729	267		
000367	8729	268		
000367	8729	283		
000367	8729	284		
000367	8729	390		
000367	8729	391		
000367	8729	392		
000367	8729	393		
000367	8729	394		
000368	349438	A		
000369	349438	B		
000370	435786	1		
000371	6475	37		7
000371	6475	38		7
000371	6475	39		7
000371	6475	40		7
000371	6475	41		7
000372	751627	352		
000373	751627	353		
000374	751627	354		
000375	751627	355		

BPID	DP	Lot	Por	Sec
000376	303516	A		
000377	8484	332		
000377	8484	333		
000377	8484	334		
000377	8484	335		
000377	8484	336		
000377	8484	383		
000377	8484	384		
000377	8484	386		
000377	8484	387		
000377	8484	388		
000377	8484	389		
000378	8484	337		
000378	8484	385		
000379	8484	339		
000379	8484	340		
000379	8484	341		
000379	8484	342		
000379	8484	343		
000380	751627	288		
000381	751627	287		
000382	751627	286		
000383	751627	282		
000384	751627	281		
000385	751627	289		
000401	125308	1		
000401	751627	283		
000402	6475	1		5
000402	6475	2		5
000402	6475	3		5
000402	6475	4		5
000402	6475	5		5
000402	6475	6		5
000402	6475	7		5
000402	6475	8		5
000402	6475	9		5
000402	6475	10		5
000402	6475	11		5
000402	6475	12		5
000402	6475	13		5
000402	6475	14		5
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000402	6475	16		5
000402	6475	17		5
000402	6475	18		5
000402	6475	19		5
000402	6475	20		5
000402	6475	21		5

BPID	DP	Lot	Por	Sec
000402	6475	22		5
000402	6475	23		5
000402	6475	24		5
000402	6475	25		5
000402	6475	26		5
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000402	6475	32		5
000402	6475	33		5
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000402	6475	37		5
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000402	6475	39		5
000402	6475	40		5
000402	6475	41		5
000402	6475	42		5
000402	6475	43		5
000402	6475	44		5
000402	6475	45		5
000402	6475	46		5
000402	6475	47		5
000402	6475	48		5
000402	6475	49		5
000402	6475	50		5
000402	6475	51		5
000402	6475	52		5
000402	6475	53		5
000402	6475	54		5
000402	6475	55		5
000403	6528	2		3
000403	6528	3		3
000403	6528	4		3
000403	6528	5		3
000403	6528	6		3
000403	6528	7		3
000403	6528	8		3
000403	6528	9		3
000403	6528	16		3
000403	6528	17		3
000403	6528	18		3
000403	6528	19		3
000403	6528	20		3
000403	6528	21		3

BPID	DP	Lot	Por	Sec
000403	6528	22		3
000403	6528	27		3
000403	6528	28		3
000403	6528	29		3
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000403	6528	33		3
000403	6528	34		3
000403	6528	35		3
000403	6528	36		3
000403	6528	37		3
000403	6528	38		3
000403	6528	39		3
000403	6528	40		3
000403	6528	41		3
000432	7312	168		
000432	7312	169		
000432	7312	175		
000432	7312	181		
000432	7312	182		
000432	7312	184		
000432	7312	185		
000433	7312	183		
000433	7312	194		
000433	7312	205		
000433	7312	206		
000434	7312	186		
000434	7312	188		
000434	7312	190		
000434	7312	191		
000434	7312	192		
000434	7312	193		
000434	7312	197		
000434	7312	198		
000434	7312	199		
000435	7312	176		
000435	7312	177		
000435	7312	178		
000435	7312	179		
000435	7312	187		
000435	7312	189		
000435	7312	200		
000435	7312	208		
000435	7312	209		
000435	7312	210		
000435	7312	211		
000435	7312	212		

BPID	DP	Lot	Por	Sec
000435	7312	213		
000435	7312	214		
000435	7312	215		
000435	7312	216		
000435	7312	217		
000435	7312	218		
000435	7312	219		
000435	7312	220		
000435	7312	222		
000435	7312	223		
000435	7312	224		
000435	7312	229		
000435	7312	230		
000435	7312	231		
000436	7312	180		
000436	7312	196		
000436	7312	203		
000436	7312	204		
000436	7312	225		
000436	7312	226		
000437	7312	171		
000438	7312	172		
000439	7312	173		
000439	7312	174		
000440	7312	195		
000441	7312	201		
000441	7312	202		
000441	7312	207		
000441	7312	221		
000441	7312	227		
000441	7312	228		
000441	7312	232		
000449	6475	1		6
000449	6475	2		6
000449	6475	3		6
000449	6475	4		6
000449	6475	5		6
000449	6475	6		6
000449	6475	7		6
000449	6475	8		6
000449	6475	9		6
000449	6475	10		6
000449	6475	11		6
000449	6475	12		6
000449	6475	13		6
000449	6475	14		6
000449	6475	15		6
000449	6475	16		6

BPID	DP	Lot	Por	Sec
000449	6475	17		6
000449	6475	18		6
000449	6475	36		6
000449	6475	37		6
000449	6475	38		6
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000449	6475	43		6
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000449	6475	46		6
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000449	6475	48		6
000449	6475	49		6
000449	6475	50		6
000449	6475	51		6
000449	6475	52		6
000449	6475	70		6
000450	952231	1		
000450	304069	1		
000450	6475	53		6
000450	953831	1		
000451	925792	1		
000451	6475	29		1
000451	6475	30		1
000451	6475	31		1
000451	6475	32		1
000451	6475	33		1
000451	6475	34		1
000451	6475	35		1
000487	102159	23B		
000487	102159	24B		
000489	412262	22B		
000503	751627		PT 121	
000550	751627	318		
000558	751627	257		
000559	935397	1		
000561	8484	344		
000561	8484	345		
000561	8484	346		
000561	8484	347		
000561	8484	348		
000561	8484	349		
000561	8484	350		
000561	8484	351		
000561	8484	352		

BPID	DP	Lot	Por	Sec
000561	8484	353		
000561	8484	357		
000569	751627	279		
000570	751267		277	
000571	751627	346		
000571	751627	347		
000571	751627	348		
000572	8484	372		
000572	8484	373		
000572	8484	374		
000572	8484	375		
000572	8484	376		
000573	8484	380		
000573	8484	381		
000573	8484	382		
000574	6475	1		2
000574	6475	2		2
000574	6475	3		2
000574	6475	4		2
000574	6475	5		2
000574	6475	6		2
000574	6475	7		2
000574	6475	8		2
000574	6475	9		2
000574	6475	10		2
000574	6475	11		2
000574	6475	12		2
000574	6475	13		2
000574	6475	14		2
000574	6475	15		2
000574	6475	16		2
000574	6475	17		2
000574	6475	18		2
000574	6475	19		2
000574	6475	20		2
000574	6475	21		2
000574	6475	22		2
000574	6475	23		2
000574	6475	24		2
000574	6475	25		2
000574	6475	26		2
000574	6475	27		2
000574	6475	28		2
000574	6475	29		2
000575	6475	1		1
000575	6475	2		1
000575	6475	3		1
000575	6475	4		1

BPID	DP	Lot	Por	Sec
000575	6475	5		1
000575	6475	6		1
000575	6475	7		1
000575	6475	8		1
000575	6475	9		1
000575	6475	10		1
000575	6475	11		1
000575	6475	12		1
000575	6475	13		1
000575	6475	14		1
000575	6475	15		1
000575	6475	16		1
000575	6475	17		1
000575	6475	18		1
000575	6475	19		1
000575	6475	20		1
000575	6475	21		1
000575	6475	22		1
000575	6475	23		1
000575	6475	24		1
000576	751627		343	
000577	2590	3		2
000578	751627	328		
000578	751627	329		
000578	751627	330		
000578	751627	331		
000583	8484	354		
000583	8484	355		
000583	8484	356		
000583	8484	358		
000583	8484	359		
000583	8484	360		
000583	8484	361		
000583	8484	362		
000584	8484	363		
000584	8484	364		
000584	8484	365		
000584	8484	366		
000584	8484	367		
000584	8484	368		
000584	8484	369		
000584	8484	370		
000584	8484	371		
000584	8484	377		
000584	8484	378		
000584	8484	379		
000591	751627	262		
000591	751627	263		

BPID	DP	Lot	Por	Sec
000591	751627	264		
000592	751627	514		
000592		515		
000593	980435	1		
000594	980434	1		
000598	122374	1		
000599	664069	116		
000600	4530	pt19		
000601	597066	2		
000602	4530	21		
000602	3672	pt21		
000612	6475	1		3
000612	6475	2		3
000612	6475	3		3
000612	6475	4		3
000612	6475	5		3
000612	6475	6		3
000612	6475	7		3
000612	6475	8		3
000612	6475	9		3
000612	6475	10		3
000612	6475	11		3
000612	6475	12		3
000612	6475	13		3
000612	6475	14		3
000612	6475	15		3
000612	6475	16		3
000612	6475	17		3
000612	6475	18		3
000612	6475	19		3
000612	6475	20		3
000612	6475	21		3
000612	6475	22		3
000612	6475	23		3
000612	6475	24		3
000612	6475	25		3
000612	6475	26		3
000612	6475	27		3
000612	6475	28		3
000612	6475	29		3
000612	6475	30		3
000612	6475	31		3
000612	6475	32		3
000612	6475	33		3
000612	6475	34		3
000612	6475	35		3
000612	6475	36		3
000612	6475	37		3

BPID	DP	Lot	Por	Sec
000612	6475	38		3
000612	6475	39		3

BPID	DP	Lot	Por	Sec
002745	closed road			

Schedule II Exclusions and Reservations

This Notice and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I that are owned by the Sydney Catchment Authority or Sydney Water Corporation or to extinguish any statutory rights that the Sydney Catchment Authority or Sydney Water Corporation has in relation to the works or improvements.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF SHOALHAVEN SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority.

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land, within the special areas, as described in the Minister's Determination published in the Government Gazette of 29 June 2001 were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the Sydney Catchment Authority is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I and Schedule II.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the Shoalhaven Special Area that comprises operational envelopes that are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On and from the date of publication of this Notice in the Government Gazette the land, owned by the Sydney Catchment Authority, described in Schedule I and Schedule II within the boundaries of the Shoalhaven Special Area is, subject to the exclusions and reservations described in Schedule III, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002

Schedule I
Whole Lots

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposited Plan;
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
002096	601027	1		
002096	601027	2		
002096	601027	3		
002096	601027	4		
002096	601027	5		

BPID	DP	Lot	Por	Sec
002111	601028	2		
002111	601028	3		
002111	601028	4		
002125	567007	1		
002126	755974	13		

Schedule II Part Lots

All those pieces or parcels of land described in this schedule that are outside the full supply level of Tallowa Dam as defined by contour RL56.34 metres above Australian Height Datum.

BPID	DP	Lot	Por	Sec
001671	751266	26		
001671	751266	27		
001671	751266	7		
002096	601027	1		
002111	601028	1		
002684	751281		127	

Schedule III Exclusions and Reservations

This Notice and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I and Schedule II that are owned by the Sydney Catchment Authority or Sydney Water Corporation or to extinguish any statutory rights that the Sydney Catchment Authority or Sydney Water Corporation has in relation to the works or improvements.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF WARRAGAMBA SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority .

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land within the special areas, as described in the Minister's Determination published in the Government Gazette of 29 June 2001, were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the Sydney Catchment Authority is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I and Schedule II.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the Warragamba Special Area that comprises operational envelopes which are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On and from the date of publication of this Notice in the Government Gazette the land owned by the Sydney Catchment Authority described in Schedule I and Schedule II inside and outside the boundaries of the Warragamba Special Area is, subject to the exclusions and reservations described in Schedule III, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002.

Schedule I
Whole Lots

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposit
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
002746	1004760	1		
002814	757070	15		
002814	757070	35		
002843	751294		68	
002867	757070	25		

BPID	DP	Lot	Por	Sec
002867	757070	36		
002867	757070	43		
002867	757070	44		
002867	757070	55		
002947	757040	46		

BPID	DP	Lot	Por	Sec
002947	757040	73		
002950	757040	19		
002950	757040	105		
002950	757040	109		
002960	757040	13		
002964	757040	50		
002964	784080	1		
002969	986552	2		
002970	757040	69		
002982	751633	30		
003003	745839	1		
003006	757079	32		
003016	387822	1		
003021	189905	1		
003021	432212	1		
003022	404304	pt A		
003536	757057	1		
003536	757057	5		
003536	757057	5A		
003536	757057	6		
003536	757057	7		
003536	757057	9A		
003536	757057	23A		
003536	757057	39		
003536	757057	71		
003536	757057		80	
003536	757057	81		
003536	757057	82		
003536	757057	84		
003536	757057		109	
003540	751256	77		
003615	114332	1		
003615	751648	1		
003615	751648	2		
003615	751648	4		
003615	751648	5		
003615	751648	6		
003615	751648	7		
003615	751648	15		
003615	751648	16		
003615	751648	17		
003615	751648	21		
003615	751648	22		
003615	751648	26		
003615	751648	38		
003615	751648	44		
003615	751648	46		
003615	751648	51		

BPID	DP	Lot	Por	Sec
003615	751648	102		
003615	751648	105		
003615	751648	106		
003615	751648	108		
003615	751648	109		
003615	751648	110		
003615	751648	111		
003615	751648	116		
003615	751648	117		
004037	closed rd	pts 48,55		
004055	757070	18		
004055	757070	47		
004055	757070	101		
004075	441599	X		
004082	unnumbered			
004091	382076	B		
004091	441599	Y		
004132	751293	73		
004132	751293	74		
004133	751256	81		
004133	751256	103		
004133	751256	72		
004133	751256	73		
004133	751256	78		
004133	751256	91		
004133	751256	94		
004135	757053	1		
004135	757053	14		
004135	757053	28		
004135	757053	35		
004135	757053	36		
004135	757053	37		
004135	757053	90		
004135	757053	91		
004135	757053	101		
004135	757053	111		
004218	757074	1		
004267	5194	12		
004267	5194	13		
004267	5194	14		
004269	5194	25		
004269	5194	34		
004269	5194	71		
004269	5194	72		
004269	5194	86		
004269	5194	94		
004269	5194	95		
004271	5194	30		

BPID	DP	Lot	Por	Sec
004271	5194	31		
004272	5194	28		
004272	5194	44		
004272	5194	45		
004272	5194	46		
004272	5194	47		
004272	5194	70		
004276	5194	58		
004276	5194	59		
004276	5194	77		
004276	5194	78		
004276	5194	81		
004276	5194	89		
004276	5194	90		
004277	7898	5		1
004278	7898	7		1
004279	7898	15		2
004279	7898	16		2
004280	7898	10		2
004280	7898	11		2
004280	7898	12		2
004280	7898	13		2
004280	7898	14		2
004282	7898	12		6
004282	7898	1		9
004282	7898	2		9
004282	7898	3		9
004285	751648	11		
004286	757070	39		
004286	757070	40		
004286	757070	41		
004300	397015	A		
004303	757075	86		
004308	757075	64		
004308	757075	65		
004308	757075	96		
004317	757075	85		
004322	358045	1		
004322	397015	B		
004324	7898	17		2
004325	7898	24		2
004326	5194	24		
004326	5194	39		
004326	5194	40		
004327	5194	18		
004327	5194	19		
004327	5194	20		
004327	5194	21		

BPID	DP	Lot	Por	Sec
004327	5194	23		
004327	5194	37		
004327	5194	38		
004327	5194	41		
004327	5194	42		
004327	5194	43		
004327	5194	57		
004328	5194	15		
004328	5194	16		
004328	5194	17		
004330	5194	29		
004334	757040		103	
004335	757040		17	
004336	757040	102		
004337	757079	34		
004337	757079	45		
004337	757079	57		
004337	757079	59		
004337	757079	90		
004339	90781	68		
004341	444943	1		
004342	757046	18		
004342	757062	27		
004344	757046	8		
004346	751648	27		
004347	409232	1		
004348	7898	20		2
004348	7898	21		2
004348	7898	25		2
004348	7898	26		2
004381	134923	1		
004381	751648	29		
004381	751648	30		
004381	751648	45		
004381	751648	47		
004381	751648	48		
004381	751648	101		
004381	751648	107		
004382	757070	55		
004382	757070	59		
004382	757070	65		
004382	757070	68		
004382	757070	70		
004382	757070	71		
004382	757070	78		
004382	757070	79		
004382	757070	100		

Schedule II

Part Lots

All those pieces or parcels of land described in this schedule that are outside the full supply level of Warragamba Dam as defined by contour RL116.72 metres above Australian Height Datum.

BPID	DP	Lot	Por	Sec
002731	1041064	2		
002784	986535	1		
002810	751285	pt 1		
002814	757070	14		
002814	751648	14		
002814	751648	43		
002824	986554	1		
002824	986554	2		
002824	986554	5		
002824	751648	33		
002824	751648	32		
002841	784097	2		
002841	784097	1		
002841	757070	48		
002841	751633	32		
002841	757070	53		
002841	751633	52		
002841	751633	26		
002841	784096	1		
002842	757070	52		
002842	757070	51		
002842	757070	32		
002842	757070	33		
002842	757070	34		
002866	757070	49		
002867	757070	42		
002867	81569	1		
002867	757070	26		
002867	757070	45		
002867	757070	31		
002867	757070	30		
002867	757070	61		
002868	757070	5		
002868	757070	4		
002872	751648	55		
002874	751648	103		
002874	751648	49		
002874	751648	104		
002874	751648	50		
002876	784145	1		
002877	751633	71		
002877	751663	70		

BPID	DP	Lot	Por	Sec
002877	751663	7		
002877	751663	8		
002877	751663	5		
002877	751663	72		
002877	751663	9		
002877	751633	6		
002883	745521	1		
002883	745521	2		
002883	757040	76		
002889	751648	31		
002892	751633	51		
002892	751633	38		
002896	439953	75		
002906	751261	144		
002936	757075	9		
002945	986530	1		
002946	757040	120		
002946	757040	79		
002946	757040	58		
002946	757040	47		
002946	757040	52		
002947	757040	111		
002947	757040	83		
002950	757040	104		
002950	757040	16		
002951	81569	1		
002952	757040	10		
002953	757040	101		
002953	757040	84		
002953	757040	11		
002954	757040		110	
002955	757040	117		
002957	757040	26		
002960	757040	63		
002963	757040	116		
002963	757040	67		
002963	757040	108		
002964	757040	78		
002964	784079	1		
002965	757040	51		
002968	757040	106		
002968	757040	54		

BPID	DP	Lot	Por	Sec
002968	757040	89		
002969	986552	3		
002969	757040	60		
002969	986552	1		
002970	757040	62		
002970	757040	49		
002970	757040	87		
002970	757040	187		
002970	757040	48		
002970	757040	12		
002971	757040	82		
002972	89985	1		
002973	751261	139		
002979	751633		2	
002979	751633		3	
002979	751633		41	
002979	751633	14		
002980	751633	25		
002981	751633	16		
002982	751633	29		
002982	751633	27		
002982	751633	28		
002982	751633	24		
002982	751633	72		
002983	986531	1		
002983	986531	3		
002983	986531	2		
002984	986506	3		
002984	986506	1		
002984	986506	2		
002985	86870	10		
002996	757040	59		
002996	757079	44		
002996	757079	40		
002996	757079	54		
002996	757079	42		
002996	757079	17		

BPID	DP	Lot	Por	Sec
002996	757040	34		
003001	757079	15		
003002	757079	36		
003002	757079	20		
003002	757079	61		
003002	757079	22		
003003	757079	21		
003003	745838	1		
003006	986546	1		
003008	757079	11		
003346	784129	1		
003351	751648	28		
004058	757070		pt6	
004058	757070		pt10	
004058	757070		pt46	
004059	757070	5		
004063	751648	8		
004074	757040	53		
004285	751648	40		
004285	89817	17		
004285	751648	36		
004285	757070	38		
004285	751648	35		
004285	757070	16		
004285	757070	2		
004289	757040	66		
004289	757040	57		
004289	757070	3		
004323	757040		81	
004323	757040		107	
004323	757040		80	
004338	751648	34		
004384	757040	112		

Schedule III Exclusions and Reservations

This Notice, and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I and Schedule II that are owned by the SCA or Sydney Water or to extinguish any statutory rights that the SCA or Sydney Water has in relation to the works or improvements.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF WOODFORD SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority.

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land within the special areas as described in the Minister's Determination published in the Government Gazette of 29 June 2001 were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the SCA is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the Woodford Special Area that comprises operational envelopes that are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On, and from the date of publication of this Notice in the Government Gazette the land owned by the Sydney Catchment Authority described in Schedule 1, within the boundaries of the Woodford Special Area is, subject to the exclusions and reservations described in Schedule II, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002

Schedule I

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposited Plan;
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
000311	751670	49		
000312	751670	52		
000318	411810	A		
000398	9917	59		

BPID	DP	Lot	Por	Sec
000399	9917	60		
000459	6706	15		
000587	411810	B		
000605	209522	1		

BPID	DP	Lot	Por	Sec
000606	922869	1		
000607	727371	1		
000608	1156	1		1
000608	1156	2		1
000608	1156	3		1
000608	1156	4		1
000609	751670	22		
000610	1156	5		1
000610	1156	6		1
003490	6706	11		
003491	6706	12		
003543	751670	45		
003545	6706	13		
003545	6706	14		
003864	3303	20		

BPID	DP	Lot	Por	Sec
003864	3303	21		
003864	3303	22		
003864	3303	23		
003952	816189	13		
003953	816189	12		
003954	816189	11		
003972	3303	24		
004000	6706	10		
004000	838115	19		

Schedule II Exclusions and Reservations

This Notice and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I that are owned by the Sydney Catchment Authority or Sydney Water Corporation or to extinguish any statutory rights that the Sydney Catchment Authority or Sydney Water Corporation has in relation to the works or improvements.

Sydney Water Catchment Management Act 1998
NOTICE
TRANSFER OF O'HARES CREEK SPECIAL AREA LANDS
TO NATIONAL PARKS & WILDLIFE SERVICE

Pursuant to section 45(2) of the *Sydney Water Catchment Management Act 1998* the Minister for the Environment undertook a review of all the special area lands that are owned by or vested in the Sydney Catchment Authority.

The Minister for the Environment determined that the objectives of the Sydney Catchment Authority would be more effectively attained if the land within the special areas as described in the Minister's Determination published in the Government Gazette of 29 June 2001 were vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Pursuant to section 45(3) of the *Sydney Water Catchment Management Act 1998* and the Minister's Determination, the SCA is required to transfer to the Minister administering the *National Parks & Wildlife Act 1974*, the land described in Schedule I.

The Sydney Catchment Authority is not required by the Minister's Determination to transfer land in the O'Hares Creek Special Area that comprises operational envelopes that are of sufficient size so as to enable the Sydney Catchment Authority and Sydney Water Corporation to carry out their statutory functions without impediment.

On, and from the date of publication of this Notice in the Government Gazette the land owned by the Sydney Catchment Authority described in Schedule 1, within the boundaries of the O'Hares Creek Special Area is, subject to the exclusions and reservations described in Schedule II, transferred to and vested in the Minister administering the *National Parks & Wildlife Act 1974*.

Graeme Head
 Chief Executive
 Sydney Catchment Authority

Dated at Penrith the 25th day of June 2002

Schedule I

Legend

BPID means Boards Property Identity Number;
 Lot means a Lot in a Deposited Plan;
 DP means Deposited Plan;

Por means Portion;
 Sec means Section;

BPID	DP	Lot	Por	Sec
002808	1041061	4		
002809	1041061	3		
002809	752027	28		

BPID	DP	Lot	Por	Sec
003058	1041060	2		
003061	1041062		2	

Schedule II

Exclusions and Reservations

This Notice and/or its publication does not vest in the Minister administering the *National Parks & Wildlife Act 1974* any works or improvements situated on or under the land described in Schedule I that are owned by the Sydney Catchment Authority or Sydney Water Corporation or to extinguish any statutory rights that the Sydney Catchment Authority or Sydney Water Corporation has in relation to the works or improvements.

Sydney Catchment Authority
Sydney Water Catchment Management Act 1998
Land Acquisition (Just Terms Compensation) Act 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND AT KATOOMBA

The Sydney Catchment Authority declares with the approval of Her Excellency, the Governor, that the land described in the Schedule below, excluding 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 purpose of the *Sydney Water Catchment Management Act 1998* (as amended).

Dated at Penrith this 25th day of June 2002

Graeme Head
Chief Executive

SCHEDULE

All that piece or parcel of land in the local government area of Blue Mountains, Parish of Blackheath, County of Cook in the State of New South Wales, being Lot 1 DP1041345 being an area of 55.11 hectares owned by the Crown.

All that piece or parcel of land in the local government area of Blue Mountains, Parish of Blackheath, County of Cook, in the State of New South Wales being all that land up to the full supply level of Upper Cascade Dam as defined by a contour RL 975.88 metres above Australian Height Datum within the Katoomba Special Area being an area of approximately 21.5 hectares owned by the Crown.

NEW SOUTH WALES



**NOTICE OF
CONFIRMATION OF TRANSFER OF
ASSETS, RIGHTS AND LIABILITIES**

Sydney Water Catchment Management Act 1998 (Schedule 3 Clause 10)

I, the Honourable Robert John Debus M.P., Minister for the Environment, hereby confirm, pursuant to the Order of the Governor (“Order”) made on 30 June 1999 under the provisions of Schedule 3 of the *Sydney Water Catchment Management Act 1998*, that the land described in column I of the Schedule (incorrectly described in Appendix I of the Order as having the title references listed in column II of the Schedule) was transferred from Sydney Water Corporation to the Sydney Catchment Authority.

Explanatory Note

Schedule 3 Clause 10 of the *Sydney Water Catchment Management Act 1998* enables the Minister to confirm by a Notice in writing that particular assets, rights and liabilities were transferred from Sydney Water Corporation to the Sydney Catchment Authority.

This Notice pursuant to Schedule 3 clause 10 confirms that certain parcels of land that were incorrectly described in Appendix I of the Order were transferred from Sydney Water Corporation to the Sydney Catchment Authority.

SCHEDULE

Legend

BPID means Boards Property Identity Number;
Lot means a Lot in a Deposited Plan;
DP means Deposited Plan;

Por means Portion;
Sec means Section;

Column I					Column II	
Confirmed Transferred Lands					Incorrect Description	Location
BPID	DP	Lot	Por	Sec		
000254	6475	1		7	SEC 6	Blackheath
000254	6475	2		7	SEC 6	Blackheath
000254	6475	3		7	SEC 6	Blackheath
000254	6475	4		7	SEC 6	Blackheath
000254	6475	5		7	SEC 6	Blackheath
000254	6475	6		7	SEC 6	Blackheath
000254	6475	7		7	SEC 6	Blackheath
000254	6475	8		7	SEC 6	Blackheath
000254	6475	9		7	SEC 6	Blackheath
000254	6475	10		7	SEC 6	Blackheath

000254	6475	11		7	SEC 6	Blackheath
000254	6475	12		7	SEC 6	Blackheath
000254	6475	13		7	SEC 6	Blackheath
000254	6475	14		7	SEC 6	Blackheath
000254	6475	15		7	SEC 6	Blackheath
000254	6475	16		7	SEC 6	Blackheath
000254	6475	35		7	SEC 6	Blackheath
000254	6475	36		7	SEC 6	Blackheath
000254	6475	43		7	SEC 6	Blackheath
000254	6475	50		7	SEC 6	Blackheath
000254	6475	51		7	SEC 6	Blackheath
000254	6475	52		7	SEC 6	Blackheath
002991	757075	87			DP 757057	Warragamba
4037	751849		53		This is the old title which was split up into 6 new lots 1-5/ 745820 + 1/915740 all of which are in the GO (IDs 2780, 2903, 2894, 2789, 2833, 2887) old reference should be deleted	Warragamba
004342	757046	18			DP 75046	Warragamba
2889	751648	31			DP 751864	Warragamba
003003	757079	21			DP 7757079	Warragamba
002947	757040	46			DP 747040	Warragamba
002892	757040	38			DP 751633	Warragamba
002947	757040	73			DP 747040	Warragamba
002947	757040	83			DP 747040	Warragamba
002947	757040	111			DP 747040	Warragamba
003615	114332	1			DP 114333	Warragamba
3003	757079	21			DP 7757079	Warragamba
004055	757070	18			DP 747040	Warragamba
4055	757070	47			DP 747040	Warragamba
004055	757070	101			DP 747040	Warragamba
3006	757079	32			DP 751285	Warragamba

Confirmed at Sydney this 24th day of June 2002.

Hon. R J Debus M.P.,
Minister for the Environment

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:

3 July 2002

- IT 01/2824** PROVISION AND INSTALLATION OF A LAND INFORMATION SYSTEM.
DOCUMENTS: \$220.00 PER SET.
- 023/7296** MEDICAL EDUCATION PROGRAM. DOCUMENTS: \$110.00 PER SET.

10 July 2002

- 02/2823** RETAINED FIRE FIGHTER (RFF) TELEPHONE ALERTING SERVICE.
DOCUMENTS: \$220.00 PER SET.

16 July 2002

- 025/367** TYRES AND ANCILLARY SERVICES. DOCUMENTS: \$220.00 PER SET.

17 July 2002

- 036/660** RENTAL CARS AND COMMERCIAL VEHICLES. DOCUMENTS: \$110.00 PER SET.
- 025/3006** MEDICAL & SURGICAL GLOVES. DOCUMENTS: \$110.00 PER SET.
- S02/00062 (6027)** CLEANING OF THE OFFICE OF PROBATION & PAROLE, BLACKTOWN. CATEGORY D.
INSPECTION DATE & TIME: 25/06/2002 @ 2:00 PM SHARP. AREA: 923 SQ. METERS.
DOCUMENTS: \$27.50 PER SET.

18 July 2002

- S02/00104(6032)** CLEANING FOR VINCENTIAN VILLAGE 50 YURONG ST., SYDNEY CC6032. CATEGORY D.
INSPECTION DATE & TIME: 3/07/2002 @ 10:30 AM SHARP. AREA: 838.5 SQ. METERS.
DOCUMENTS: \$27.50 PER SET.

24 July 2002

- 023/7280** CONFERENCE ORGANISER/EVENTS MANAGER. DOCUMENTS: \$110.00 PER SET.
- 023/7280** CONFERENCE ORGANISER/EVENTS MANAGER. 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 8th July 2002

Advertised for 2 weeks starting Monday 24th June 2002

- Tender No. 23318** Tenders are invited on behalf of Tourism New South Wales for the production and printing of their Stationery. The Tender includes Letterheads, Fact Sheet, With Compliments, Report Covers, Folders, Ticket Wallet, Corporate Invitations and Cards, Envelopes, Business Cards and Labels. Enquiries to Peter Sparks on 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads – Tucker Close, Powell Street,
Belmont Street and Parbury Place

NOTICE is hereby given that Council, in pursuance of section 162 of the Roads Act No. 33 1993, has resolved that the undermentioned roads in the City be named thus:

Description	New Name
Unnamed road to Fassifern Railway Station over Lot 61, DP 665346.	Tucker Close.
Public road at Charlestown between Lot 12, DP 829574 and Lot 110, DP 881220 commencing at Charlestown Road heading in a northerly direction to meet existing Powell Street.	Powell Street.
Part of Channel Street, Swansea fronting part of Lot 1, DP 1040795 (formerly Lots 4 and 5, DP 504773).	Belmont Street.
Part of Parbury Road, Swansea known locally as Parbury Place. Commencing at the intersection of Northcote Avenue between Lots 1340 and 1341, DP 592683. Heading easterly and terminating at the south-eastern corner of Lot 1, DP 723217.	Parbury Place.

A period of one (1) month from the date of publication of the notice is allowed, during which time any person may lodge with Council, written objection to the alteration of names. For further information contact Margaret Cumpson on tel.: (02) 4921 0323 or Bob Holland on (02) 4921 0288. Please note that any comments received by Council will be released upon request without the need for an application under the Freedom of Information Act. KEN HOLT, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre, NSW 2310.

[0500]

LOCKHART SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Road – Munyabla Road

NOTICE is hereby given that Council, in pursuance of section 162 of the Roads Act No. 33 1993, has resolved that the undermentioned road in the Shire of Lockhart be named thus:

Description/Previously Named	New Name
Males Corner Road.	Munyabla Road.
Dated 20th June, 2002. L. R. CARTER, General Manager, Lockhart Shire Council, 69 Green Street, Lockhart, NSW 2656.	

[0478]

PARKES SHIRE COUNCIL

Roads Act 1993, Section 162.1

Naming of Public Roads – Cherry Gardens Lane,
Foothills Lane, Hopetoun Lane

NOTICE is hereby given that in accordance with section 162.1 of the Roads Act 1993, as amended, Council has named the roads shown hereunder:

Location	Name
Road off Lindsay Thomas Road adjacent to Lot 22, DP 1006244.	Cherry Gardens Lane.
SR 207 off Tubby Lees Road adjacent to Lot 183, DP 752095.	Foothills Lane.
Hopetoun Lane (0917 of Vol 42/2001 19th October 2001).	Hopetoun Lane.

No objections to the proposed names were received within the prescribed period of time. A. McCORMACK, General Manager, Parkes Shire Council, PO Box 337, Parkes, NSW 2870. [0479]

PENRITH CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Lands as Public Road

THE Council of the City of Penrith dedicates the land described in the Schedules below as public road pursuant to section 16, Roads Act 1993. ALAN TRAVERS, General Manager, Penrith City Council, PO Box 60, Penrith, NSW 2751.

SCHEDULE 1

That part of Jane Street, Penrith shown on DP 976320.

SCHEDULE 2

That part of Riley Street, Penrith between Henry and Jane Streets, Penrith shown on DP 976320. [0480]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 16

DEDICATION of land set aside for the purposes of a road left in a subdivision of land affected before 1st January, 1907 (the commencement of the Local Government Act 1906).

NOTICE is hereby given that Shoalhaven City Council in accordance with the provisions of sections 16 and 17 of the Roads Act 1993 declares that the land described in the Schedule below is dedicated as public road and vested in Council. G. A. NAPPER, General Manager, Shoalhaven City Council, PO Box 42, Nowra, NSW 2541. (File 7438).

SCHEDULE

In the Parishes of Bunberra and Coolangatta, County of Camden, the road known as Jennings Lane from the southern line boundary of Lot 2, DP 854764 to a line 22 metres south of the northern-east corner of Lot B, DP 414976 across Jennings Lane easterly to a point 46 metres south of the south boundary of Lot 1, DP 550908 and as shown generally on the diagram below.



[0481]

SNOWY RIVER SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Snowy River Shire Council 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 Berridale, 1st May, 2002. H. R. McKINNEY, General Manager, Snowy River Shire Council, 2 Myack Street, Berridale, NSW 2628.

SCHEDULE

Lots 4 and 5, DP 1035279, Parish of Clyde, County of Wallace. [0482]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below excluding 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 Murwillumbah, 26th June, 2002. J. F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lots 8 and 24 in DP 859810.

[0501]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 15th April, 1998 has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. J. F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lots 8 and 24, DP 859810.

[0502]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of ERIC HENRY WOODWARD, late of 20 The Crescent, Linley Point, in the State of New South Wales, who died on 12th August, 2001, must send particulars of his claim to the executor, John Kevin McGregor, c.o. Murphy Partners, Solicitors, 60 Bolaro Street, Dunedoo, 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 12th June, 2002. MURPHY PARTNERS, Solicitors, 60 Bolaro Street, Dunedoo, NSW 2844, tel.: (02) 6375 1402. [0483]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of RICHARD CHARLES CORDIN, late of Green Point, in the State of New South Wales, retired, who died on 28th February, 2002, must send particulars of his claim to the executor, Graeme Ross Cordin, c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy or their agents Turner Whelan, Solicitors, Level 2, 162 Goulburn Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 4th June, 2002. PENINSULA LAW, Solicitors, 103-105 Blackwall Road, Woy Woy, NSW 2256 (DX 8806, Woy Woy), tel.: (02) 4342 1277. [0484]

IN the Supreme Court of New South Wales, Probate Division.-After fourteen (14) days from publication of this notice an application for probate of the Will dated 1st April, 1992 of HERMANN MARTIN PAUL HETTWER, late of Marrickville, in the State of New South Wales,

accountant, will be made by Gunnar Paul Richard Mollenbeck, executor named in the said Will. Creditors are required to send particulars of their claims upon his estate to GUNNAR MOLLENBECK & ASSOCIATES, 375 George Street, Sydney, NSW 2000, tel.: (02) 9299 7070.

[0485]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of MARIA JOSEPHINE ROWLES (also known as MARY ROWLES), late of Waverley, in the State of New South Wales, who died on 8th May, 2002, must send particulars of his claim to the executors, Brian Burgess and Gunnar Paul Richard Mollenbeck, c.o. Gunnar Mollenbeck & Associates, Solicitors, Suite 209, 375 George Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 7th June, 2002. GUNNAR MOLLENBECK & ASSOCIATES, Solicitors, Suite 209, 375 George Street, Sydney, NSW 2000, tel.: (02) 9299 7070.

[0486]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of JOHN JOSEPH COUGHLAN, late of Morundah, in the State of New South Wales, who died on 3rd June, 2001, must send particulars of his claim to the executrix, Anne Elizabeth Kennedy, c.o. John H. Hastings, Solicitor, Level 8, 159 Kent Street, Sydney, 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 14th June, 2002. JOHN H. HASTINGS, Solicitor, Level 8, 159 Kent Street, Sydney, NSW 2000 (DX 10313, Sydney Stock Exchange), tel.: (02) 9251 2138.

[0487]

IN the Supreme Court of New South Wales, Probate Division.-After fourteen (14) days from publication of this notice an application for Probate of the Will dated 6th September, 1994 of NANCY MORGAN formerly of 11 Melick Street, Fairfield West but late of 2/160 Mortimer Street, Mudgee in the State of New South Wales, retired, will be made by Sharon Lea Morgan (now Sullivan). Creditors are required to send particulars of their claims upon her estate to: J. P. GOULD, Solicitors, Commonwealth Bank Chambers, 2/268 Canley Vale Road, Canley Heights, NSW 2166 (DX 25110, Fairfield), tel.: (02) 9727 2888.

[0488]

COMPANY NOTICES

NOTICE of voluntary liquidation.-LUCERNE FOODS PTY LIMITED (In liquidation), ACN 000 159 375.-At a general meeting of the abovenamed company, duly convened and held at 27 Keswick Street, Cowra, NSW 2794 on 25th June, 2002 the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire". Dated this 26th day of

June 2002. W. M. MURPHY, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0496]

NOTICE of voluntary liquidation.-IAN DAVIDSON MACHINERY PTY LIMITED (In liquidation), ACN 003 750 249.-At a general meeting of the abovenamed company, duly convened and held at 145 Fitzroy Street, Cowra, NSW 2794 on 25th June, 2002 the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire". Dated this 26th day of June 2002. W. M. MURPHY, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0497]

NOTICE of voluntary liquidation.-MELCAZ PTY LIMITED (In liquidation), ACN 054 697 193.-At a general meeting of the abovenamed company, duly convened and held at the offices of Sada Pty Limited, Private Road, corner Springs Road and Richardson Road, Narellan, NSW 2567 on 18th June, 2002 the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire". Dated this 11th day of June 2002. K. McMASTER, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0489]

NOTICE of voluntary liquidation.-AUSTRALIAN COAL FINANCE PTY LIMITED (In liquidation), ACN 082 887 732.-At a general meeting of the abovenamed company, duly convened and held at the offices of Sada Pty Limited, Private Road, corner Springs Road and Richardson Road, Narellan, NSW 2567 on 18th June, 2002 the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire". Dated this 11th day of June 2002. K. McMASTER, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0490]

NOTICE of voluntary liquidation.-COAL SOUTH INVESTMENTS PTY LIMITED (In liquidation), ACN 087 078 368.-At a general meeting of the abovenamed company, duly convened and held at the offices of Sada Pty Limited, Private Road, corner Springs Road and Richardson Road, Narellan, NSW 2567 on 18th June, 2002 the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire". Dated this 11th day of June 2002. K. McMASTER, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra, NSW 2794, tel.: (02) 6342 1311.

[0491]

NOTICE of final meeting.-KORORA ESTATE DEVELOPMENT PTY LIMITED (In voluntary liquidation), ACN 000 305 420.-Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the company will be held at 107 West High Street, Coffs Harbour, NSW 2450 on 30th July, 2002 at 2.00 p.m., for the purpose of the liquidator laying before the meeting an account of the winding up and the giving of any explanation thereof". Dated 20th June, 2002. B. BURLEY, Liquidator, c.o. Lindsay Nevell & Duly, 107 West High Street, Coffs Harbour, NSW 2450, tel.: (02) 6652 3211.

[0492]

NOTICE of voluntary winding up.-LAGOONA GALONG PTY LIMITED, ACN 000 244 217.-By agreement the members of Lagoona Galong Pty Limited on 18th June, 2002 duly passed the following special resolution in accordance with a recommendation by the Directors: "That the company be wound up voluntarily and that Matthew McNamara of 9-15 Barnes Street, Cootamundra be appointed liquidator". Dated this 18th June 2002. M. McNAMARA, Liquidator, c.o. Dawson & Partners, Chartered Accountants, 9-15 Barnes Street, Cootamundra, NSW 2590, tel.: (02) 6942 1711.

[0493]

NOTICE of voluntary liquidation.-NORMAYS PTY LIMITED (In voluntary liquidation), ACN 000 083 527.-Notice is hereby given that at a general meeting of members, duly convened and held at the offices of Pringle Moriarty & Co., Chartered Accountants, Suite 12c, 44 Oxford Road, Ingleburn on Friday, 21st June, 2002 at 12.15 p.m., the following resolution was passed as a special resolution: "That the company be wound up voluntarily and that Stanley Moriarty of Suite 12c, 44 Oxford Road, Ingleburn be appointed liquidator for the purposes of the winding up". S. MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12c, 44 Oxford Road, Ingleburn, NSW 2565, tel.: (02) 9605 1844.

[0494]

NOTICE of final meeting.-PYNCHREST PTY LIMITED (In liquidation), ACN 002 293 209.-Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovenamed company will be held at the office of Geoffrey V. Brunner, Suite 403, 16 Cambridge Street, Epping, NSW 2119 on 30th July, 2002 at 2.00 p.m., for the purpose of laying before the meeting the liquidator's final account and report and giving any explanations thereof. Dated this 25th day of June 2002. G. V. BRUNNER, Liquidator, Suite 403, 16 Cambridge Street, Epping, NSW 2119, tel.: (02) 9868 2922.

[0495]

OTHER NOTICES

NOTICE of dissolution of partnership pursuant to section 37 of the Partnership Act (NSW) 1892.-GORDON VETERINARY HOSPITAL.-Notice is given that the partnership of Dr Timothy James Hawcroft and Dr David Paul Loneragan trading as "Gordon Veterinary Hospital" was dissolved on 31st May, 2002. LANDERER & COMPANY, Solicitors, Level 31, 133 Castlereagh Street, Sydney, NSW 2000.

[0498]

NOTICE under section 42 of the Anglican Church of Australia Trust Property Act 1917.-ANGLICAN CHURCH PROPERTY TRUST DIOCESE OF SYDNEY.-By resolution passed on 27th May, 2002 under section 14 of the Anglican Church of Australia Trust Property Act 1917, the Standing Committee of the Synod of the Diocese of Sydney effective from 5th June, 2002 - (a) declared the existence of a vacancy in the office of trustee of the land at Newtown being Lot B in Deposited Plan 440519 (the "Land"), the former trustee Moore Theological College Council having resigned, and (b) elected Anglican Church Property Trust Diocese of Sydney to be the trustee of the Land in place of the former trustee. P. F. JENSEN, Archbishop of the Diocese of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555.

[0499]

