

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Regulations



Environmental Planning and Assessment (Savings and Transitional) Amendment (Demolition) Regulation 2002

under the

Environmental Planning and Assessment Act 1979

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

ANDREW REFSHAUGE, M.P., Minister for Planning

Explanatory note

On the commencement of the *Environmental Planning and Assessment Amendment Act* 1997, demolition became one component of the definition of *development*, rather than (as had previously been the case) a separate activity that could be controlled only if an environmental planning instrument expressly so provided. Prior to that commencement, the principal legislation that controlled demolition was the *Local Government Act 1993*. The inadvertent prohibition of demolition as a consequence of the extension of the definition of *development* was prevented by clause 29 of the *Environmental Planning and Assessment (Savings and Transitional) Regulation 1998*. Clause 29 was expressed to expire on 1 July 2000 (later extended to 1 July 2001), by which time it was intended that all environmental planning instruments that, but for that clause, would prohibit demolition would, in appropriate cases, be amended to remove that prohibition. Appropriate amendments to three environmental planning instruments applying to land in the Gosford local government area have yet to be made.

The object of this Regulation is to temporarily revive the effect of clause 29, in relation only to demolition in certain parts of Gosford, so as to enable demolition to be carried out (with development consent) pending the commencement of an environmental planning instrument that achieves a more permanent effect.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including section 157 (the general power to make regulations) and clause 1 of Schedule 6.

r02-252-p01.18

Clause 1 Environmental Planning and Assessment (Savings and Transitional) Amendment (Demolition) Regulation 2002

Environmental Planning and Assessment (Savings and Transitional) Amendment (Demolition) Regulation 2002

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment* (Savings and Transitional) (Demolition) Amendment Regulation 2002.

2 Amendments

The Environmental Planning and Assessment (Savings and Transitional) Regulation 1998 is amended as set out in Schedule 1.

Environmental Planning and Assessment (Savings and Transitional) Amendment (Demolition) Regulation 2002

Amendment

Schedule 1

(Clause 2)

Schedule 1 Amendment

Clause 29B

Insert after clause 29A:

29B Demolition on certain land in Gosford

- (1) This clause applies to land to which a prescribed Gosford planning instrument applies, other than:
 - (a) land in respect of which demolition may be carried out (whether or not with development consent) pursuant to that instrument, and
 - (b) land in respect of which demolition is prohibited otherwise than by virtue only of the zone in which it is situated, and
 - (c) land in respect of which demolition is prohibited by virtue of a provision of the instrument that has come into effect after the commencement of this clause.
- (2) Demolition may be carried out on land to which this clause applies, but only with development consent.
- (3) In this clause, *prescribed Gosford planning instrument* means:
 - (a) Gosford Planning Scheme Ordinance,
 - (b) Interim Development Order No 122–Gosford,
 - (c) Gosford Local Environmental Plan No 22.
- (4) This clause ceases to have effect on 31 December 2002.

Museum of Applied Arts and Sciences Regulation 2002

under the

Museum of Applied Arts and Sciences Act 1945

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Museum of Applied Arts and Sciences Act 1945*.

BOB CARR, M.P., Minister for the Arts

Explanatory note

The object of this Regulation is to remake the *Museum of Applied Arts and Sciences Regulation 1997* without substantial alteration. That Regulation will be repealed on 1 September 2002 under section 10 (2) of the *Subordinate Legislation Act 1989*.

The new Regulation deals with the following matters:

- (a) the proceedings of the Trustees of the Museum of Applied Arts and Sciences (clauses 5–10),
- (b) the management of the Museum, including the functions of the Director of the Museum, the lending and borrowing of Museum objects and the time at which the Museum is to be open to the public (clauses 11–14),
- (c) other minor, consequential and ancillary matters (clauses 1–4 and 15).

This Regulation is made under the *Museum of Applied Arts and Sciences Act 1945* and, in particular, under sections 9 (Procedure, quorum etc) and 18 (the general regulation-making power).

This Regulation comprises matter that is not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

r01-420-p01.810

Museum of Applied Arts and Sciences Regulation 2002

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Museum of Applied Arts and Sciences Regulation 2002	Clause 1
Preliminary	Part 1

Museum of Applied Arts and Sciences Regulation 2002

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Museum of Applied Arts and Sciences Regulation 2002.*

2 Commencement

This Regulation commences on 1 September 2002.

Note. This Regulation replaces the *Museum of Applied Arts and Sciences Regulation 1997* which is repealed on 1 September 2002 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definitions

In this Regulation:

Director means the Director of the Museum.

meeting means a meeting of the trustees.

member of staff means a member of staff of the Museum.

Museum means the Museum of Applied Arts and Sciences, and includes any branch of the Museum.

President means the President of the Trustees of the Museum of Applied Arts and Sciences.

the Act means the Museum of Applied Arts and Sciences Act 1945.

4 Notes

Notes included in this Regulation do not form part of this Regulation.

Clause 5	Museum of Applied Arts and Sciences Regulation 2002
Part 2	Proceedings of the trustees

Part 2 Proceedings of the trustees

5 Ordinary meetings

Ordinary meetings are to be held at times determined by the trustees, or at the discretion of the President.

6 Special meetings

Special meetings may be called at the request of the Director, the President or any 3 trustees.

7 Notice of meetings

The trustees are to be given at least 3 days' notice of:

- (a) the day, time and place of each meeting, and
- (b) the business to be considered at the meeting.

8 Adjourned meetings

- (1) If the quorum for a meeting is not present within 15 minutes after the time specified in the notice calling the meeting, the meeting is to be adjourned to a day to be specified by the trustee or trustees then present.
- (2) If there are no trustees present within 15 minutes after the time specified in the notice calling the meeting, the business of the meeting is to stand adjourned until the next meeting.
- (3) Clause 7 applies in relation to an adjourned meeting in the same way as it applies to any other meeting.

9 Director entitled to attend meetings

The Director has the right to attend any meeting of the trustees and to be heard on any matter before the meeting.

10 Committees

- (1) The trustees may appoint committees in relation to any aspect of the Museum's activities and may appoint a member of any such committee as the senior member of the committee.
- (2) The President and the Director are, by virtue of holding office as such, members of any committee so appointed.

Museum of Applied Arts and Sciences Regulation 2002	Clause 10
Proceedings of the trustees	Part 2

- (3) The President has the right to preside at any meeting of a committee.
- (4) If the President is absent or declines to preside:
 - (a) the senior member of the committee is to preside, or
 - (b) if the senior member is absent or declines to preside, another member of the committee (appointed by and from the members present) is to preside.

Clause 11	Museum of Applied Arts and Sciences Regulation 2002
Part 3	Management of the museum

Part 3 Management of the museum

11 The Director

- (1) The Director is responsible to the trustees for the administration and management of the Museum and for any services provided in connection with the Museum.
- (2) The Director is to furnish the trustees, at such times as they may determine, with a report on the activities of the Museum and its staff.

12 Loans of objects to other bodies

- (1) The Director may permit an object that is held by the Museum to be lent to any other person or body.
- (2) Objects may not be lent otherwise than in accordance with this clause.

13 Accepting loans of objects from other bodies

The Director may accept an object on loan from any other person or body.

14 Admission to the Museum

The Museum is to be open to the public on such days and at such times as the trustees may from time to time determine.

Museum of Applied Arts and Sciences Regulation 2002	Clause 15
Miscellaneous	Part 4

Part 4 Miscellaneous

15 Saving

Any act, matter or thing that, immediately before the repeal of the *Museum of Applied Arts and Sciences Regulation 1997*, was done for the purposes of, or had effect under, that Regulation is taken to have been done for the purposes of, or continues to have effect under, this Regulation.

Rules

Interim Workers Compensation Commission Rules (Amendment No 1) 2002

under the

Workplace Injury Management and Workers Compensation Act 1998

I John Della Bosca, Special Minister of State, do by this my Order make the following Rules of the Workers Compensation Commission under the *Workplace Injury Management and Workers Compensation Act 1998*.

Dated this 30th day of July 2002.

JOHN DELLA BOSCA, M.L.C.,

Special Minister of State

Explanatory note

The object of these Rules is to amend the *Interim Workers Compensation Commission Rules 2001* to provide new procedures with respect to the exercise by the Workers Compensation Commission of its powers under section 357 of the *Workplace Injury Management and Workers Compensation Act 1998* (*the 1998 Act*) to order a party to proceedings to produce documents.

These Rules also make a minor amendment to a provision concerning service of a summons and make amendments to clarify references to provisions of the 1998 Act.

These Rules are made under the 1998 Act, including sections 357 and 364 (the general rule-making power).

r02-211-p01.820

Rule 1

Interim Workers Compensation Commission Rules (Amendment No 1) 2002

Interim Workers Compensation Commission Rules (Amendment No 1) 2002

1 Name of Rules

These Rules are the Interim Workers Compensation Commission Rules (Amendment No 1) 2002.

2 Commencement

These Rules commence on 19 August 2002.

3 Amendment of Interim Workers Compensation Commission Rules 2001

The Interim Workers Compensation Commission Rules 2001 are amended as set out in Schedule 1.

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Rule 14 Commencement by application for interim payment direction

Omit "Chapter 8" from rule 14 (1) (c). Insert instead "Chapter 7".

[2] Rule 28 Registrar's powers

Omit "Part 7 (Expedited assessment)" from rule 28 (1) (b). Insert instead "Part 5 (Expedited assessment) of Chapter 7 of the 1998 Act".

[3] Rule 28 (1) (c)

Omit "Part 8 (Medical assessment)". Insert instead "Part 7 (Medical assessment) of Chapter 7 of the 1998 Act".

[4] Rules 31–33

Omit the rules. Insert instead:

Part 5A Directions for production and related matters

31 Definitions

In this Part:

the producer means the person named or proposed to be named in a direction for production.

first access order means an order specifying:

- (a) which party to proceedings is to have first access to documents produced to the Commission in accordance with a direction for production, and
- (b) the period of first access for that party.

Schedule 1

Amendments

31A Request for direction for production

- (1) A party to proceedings may request the issue under section 357 of the 1998 Act of a direction for the production of documents by lodging a proposed direction for production with the Registrar.
- (2) A proposed direction for production must be lodged in the approved form.
- (3) The proposed direction for production must be lodged:
 - (a) if the party is the applicant—with the application for dispute resolution or within 5 days after being served with the respondent's reply, or
 - (b) if the party is the respondent—with the reply by the respondent to the application for dispute resolution, or
 - (c) if the party has been joined—with the reply by the party to the application for dispute resolution.
- (4) If a request for a direction for production is lodged otherwise than in accordance with subrule (3), the direction must not be issued unless the Registrar is satisfied that:
 - (a) the party requesting the direction was not aware, and could not reasonably have become aware through the exercise of due diligence, of the existence of the requested material at the time the direction was required to be lodged under subrule (3), and
 - (b) failure to issue the direction would result in a substantial injustice to the party requesting the direction, and
 - (c) the other party or parties to the proceedings will not be prejudiced by the issuing of the direction.
- (5) If a direction for production is requested other than in accordance with subrule (3), the party requesting the direction must serve the Registrar and the other party or parties to the proceedings with written submissions as to the criteria set out in subrule (4).

- (6) A party to the proceedings who wishes to object to the issue of a direction for production requested other than in accordance with subrule (3) must lodge written notice including the reasons for the objection with the Registrar within 2 days of being served with submissions in accordance with subrule (5).
- (7) The Registrar must determine an objection lodged in accordance with subrule (6).
- (8) The Registrar may determine an objection to the issue of a direction for production lodged in accordance with subrule (6) solely on the basis of written submissions lodged under subrules (5) and (6).
- (9) Without limiting subrule (8), when considering an objection to the issue of a direction for production the Registrar may do any of the following:
 - (a) seek further oral or written information from the parties to the proceedings or the producer,
 - (b) list the objection for hearing before the Registrar,
 - (c) refer the objection to an Arbitrator for determination.

31B Direction for production

The Registrar may issue a direction for production where a request is made in accordance with rule 31A.

31C Access orders

- (1) The party requesting a direction for production must include a proposed first access order in the proposed direction.
- (2) Unless the Registrar otherwise orders, the first access order proposed by the requesting party under subrule (1) takes effect upon production of documents to the Commission under the direction for production.
- (3) The period of first access specified in a first access order must not exceed 5 days.
- (4) During the first access period, only the party named in the first access order may access documents produced under a direction for production.

Schedule 1

- (5) The other party or parties to the proceedings may access documents produced to the Commission under a direction for production for the same length of time as provided under the first access order after the time specified in the first access order has expired.
- (6) Despite subrule (1), the Registrar may:
 - (a) make a first access order as part of a direction for production if the requesting party has not included a proposed first access order, or
 - (b) make a first access order as part of a direction for production in different terms to the proposed first access order included by the requesting party.

31D Time for service and production

Amendments

- (1) The Registrar must insert a date for production in a direction for production prior to sealing the direction.
- (2) Subject to subrules (3) and (6), the party requesting a direction for production must serve the producer and the other party or parties to the proceedings with a sealed copy of the direction for production not less than 5 days before the date for production specified in the direction.
- (3) A direction for production to be served interstate must be served in accordance with the procedure specified in the *Service and Execution of Process Act 1992* of the Commonwealth.
- (4) A party may apply to the Registrar to request abridged service of a direction for production.
- (5) Written reasons must be given by the party seeking abridged service at the time the direction for production is requested.
- (6) The Registrar may issue a direction for production with abridged service where the party seeking the abridgement establishes that the producer has consented to the abridgement or the Registrar is of the view that the circumstances of the case warrant abridgement.
- (7) The producer is not required to comply with a direction for production unless that person is served with the direction in accordance with this Rule.

Amendments

Schedule 1

31E Setting aside or varying a direction for production

The Registrar may, of his or her own motion, or on the request of any person having sufficient interest, but only if the request is made in accordance with the Rules, set aside or vary a direction for production wholly or in part.

31F Setting aside or varying a direction for production following non -production

- (1) Where a producer has not produced documents to the Commission in compliance with a direction for production, the party who requested the issue of the direction may by written notice to the Registrar not later than 2 days after the date for production make any one or more of the following requests:
 - (a) request that the producer be excused from complying with the direction,
 - (b) request that the terms of the direction be altered,
 - (c) request an extension of time of up to 5 days for compliance with the direction,
 - (d) request that the matter be referred to the Authority.

Note. The procedure by which the producer or a party to the proceedings objects to a direction for production is set out in rules 31G-31I.

- (2) A written notice lodged by the requesting party under subrule (1) must include reasons for the request.
- (3) A written notice lodged by the requesting party under subrule (1) (a) or (b) must be served on the other party or parties to the proceedings not later than 2 days after the date for production.
- (4) A party to the proceedings who wishes to object to a request lodged under subrule (1) (a) or (b) must lodge written notice including the reasons for the objection with the Registrar within 2 days of being served with the notice in accordance with subrule (3).
- (5) The Registrar must determine a request lodged under subrule (1).
- (6) The Registrar may determine a request lodged under subrule (1) solely on the basis of the written notice and written objection lodged under subrules (1) and (4).

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Interim Workers Compensation Commission Rules (Amendment No 1) 2002

Schedule 1

- (7) Without limiting subrule (6), when considering a request lodged under subrule (1) the Registrar may do any of the following:
 - (a) seek further oral or written information from the parties to the proceedings or the producer,
 - (b) list the objection for hearing before the Registrar,
 - (c) refer the objection to an Arbitrator for determination.
- (8) The Registrar may set aside or vary the terms of a direction for production following determination of a request lodged under subrule (1).
- (9) The Registrar may only grant an extension of time for a producer to comply with a direction for production if the party who requested the direction has, before the date for production, taken all reasonable measures to ensure compliance with the direction.
- (10) Notice of an extension of time to comply with a direction for production granted by the Registrar must be served by the party requesting the extension of time on the producer and the other party or parties to the proceedings as soon as practicable.

31G Objection by producer

Amendments

- (1) A producer may object to a direction for production by objecting to either or both of the following:
 - (a) the production of documents under the direction,
 - (b) the terms of access to the documents produced under the direction.
- (2) A producer who objects to a direction for production under subrule (1) must notify the Registrar of the objection in writing prior to the date for production.
- (3) An objection to a direction for production lodged in accordance with subrule (2) must clearly identify the documents that are the subject of the objection and provide reasons for the objection.
- (4) A producer who objects to a direction for production in accordance with subrule (2) is excused from complying with the direction until the Registrar determines the objection.

Amendments

Schedule 1

- (5) The Registrar must notify the parties to the proceedings of an objection to a direction for production lodged in accordance with subrule (2).
- (6) A party to the proceedings who wishes to oppose an objection to a direction for production must lodge written notice including the reasons for the opposition with the Registrar within 2 days of being notified of the objection in accordance with subrule (5).
- (7) The Registrar must determine an objection to a direction for production lodged under subrule (2).
- (8) The Registrar may determine an objection to a direction for production lodged in accordance with subrule (2) solely on the basis of the written objection and written opposition lodged in accordance with subrules (2) and (6).
- (9) Without limiting subrule (8), when considering an objection to a direction for production lodged in accordance with subrule (2) the Registrar may do any of the following:
 - (a) seek further oral or written information from the parties to the proceedings or the producer,
 - (b) list the objection for hearing before the Registrar,
 - (c) refer the objection to an Arbitrator for determination.
- (10) The Registrar may set aside or vary the terms of a direction for production following determination of an objection lodged in accordance with subrule (2).

31H Objection by a party prior to production

- (1) A party to proceedings may object to a direction for production by objecting to any of the following:
 - (a) the production of documents under the direction,
 - (b) the terms of the first access order under the direction,
 - (c) the terms of access to the documents produced under the direction.
- (2) A party who objects to a direction for production under subrule (1) must notify the Registrar and the other party or parties to the proceedings of the objection in writing prior to the date for production.

Schedule 1	Amendments		
	(3)	An objection to a direction for production lodged in accordance with subrule (2) must clearly identify the documents that are the subject of the objection and provide reasons for the objection.	
	(4)	A party to the proceedings who wishes to oppose an objection to a direction for production must lodge written notice including the reasons for the opposition with the Registrar within 2 days of being served with the notice of objection in accordance with subrule (2).	
	(5)	The Registrar must determine an objection to a direction for production lodged in accordance with subrule (2).	
	(6)	The Registrar may determine an objection to a direction for production lodged in accordance with subrule (2) solely on the basis of the written objection and written opposition lodged in accordance with subrules (2) and (4).	
	(7)	Without limiting subrule (6), when considering an objection to a direction for production lodged in accordance with subrule (2) the Registrar may do any of the following:	
		(a) seek further oral or written information from the parties to the proceedings or the producer, or	
		(b) list the objection for hearing before the Registrar, or	
		(c) refer the objection to an Arbitrator for determination.	
	(8)	The Registrar may set aside or vary the terms of a direction for production following determination of an objection lodged in accordance with subrule (2).	
311	Obj	ection after production by a party entitled to first access	
	(1)	A party to proceedings who is entitled to first access to documents produced to the Commission in accordance with a direction for production may object to the other party or parties accessing those documents.	
	(2)	A party who objects to a direction for production under subrule (1) must prior to the expiry of the period contained in the first access order:	
		(a) separately package and identify the documents in respect of which the objection is made from the other documents that have been produced, and	

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- (b) notify the Registrar and the other party or parties to the proceedings of the objection in writing clearly identifying the documents that are the subject of the objection and providing reasons for the objection.
- (3) Where a party has lodged an objection in accordance with subrule (2), the other party or parties to the proceedings may access documents only in accordance with the terms of the objection unless the objection is determined under subrule (5).
- (4) A party to the proceedings who wishes to oppose an objection to access must lodge written notice including the reasons for the opposition with the Registrar prior to the expiry of the access period for that party.
- (5) When a notice of opposition to an objection has been lodged in accordance with subrule (4), the Registrar must determine an objection to access lodged in accordance with subrule (2).
- (6) The Registrar may determine an objection to access lodged in accordance with subrule (2) solely on the basis of the written objection and opposition lodged in accordance with subrules (2) and (4).
- (7) Without limiting subrule (6), when considering an objection to access in accordance with subrule (2), the Registrar may do any of the following:
 - (a) seek further oral or written information from the parties to the proceedings or the producer,
 - (b) list the objection for hearing before the Registrar,
 - (c) refer the objection to an Arbitrator for determination.
- (8) The Registrar may vary the terms of a direction for production following determination of an objection to access lodged in accordance with subrule (2).

31J Compliance

(1) The producer may produce documents by hand, post, DX, or electronic communication to the address of the Commission stated on the direction for production.

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Amendments

- (2) Unless the direction for production otherwise provides, the producer may produce clear, sharp photocopies of the documents to be produced in compliance with a direction for production.
- (3) The Registrar must advise the parties to the proceedings when documents have been produced to the Commission in compliance with a direction for production.

31K Conduct money and expenses

- (1) A producer is not required to comply with a direction for production unless an amount sufficient to meet the reasonable expenses of complying with the direction is paid or tendered to the producer at the time of service of the direction or not later than a reasonable time before the time by which the producer must comply with the direction.
- (2) Where a producer is not a party and, in consequence of service of the direction, reasonably incurs expense or loss substantially exceeding any sum paid under subrule (1), the Registrar may order that the party who requested the issue of the direction pay to the producer an additional amount in respect of the expense or loss.

31L Inspection of produced material

A party or a party's legal representative or agent may, subject to these Rules and the terms of the access order made or varied by the Registrar:

- (a) inspect documents produced in compliance with a direction for production, and
- (b) make copies of any documents so inspected.

31M Return of documents

Documents produced to the Commission under a direction for production may be returned to the producer if requested, or destroyed by the Commission:

(a) 28 days after notification of the Arbitrator's determination of proceedings if an appeal has not been lodged, or

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(b) after the determination of any appeal and any period for further appeal has expired.

31N Exercise of function or power under this Part

When proceedings are before any other member of the Commission, any function or power of the Registrar under this Part may be exercised by that member.

[5] Rule 34 Summons

Omit rule 34 (2).

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OFFICIAL NOTICES

Appointments

AGRICULTURAL INDUSTRY SERVICES ACT 1998

Election of Members

to Riverina Citrus, an Agricultural Industry Services Committee

IN pursuance of the provisions of the Agricultural Industry Services (Riverina Citrus) Regulation 2002, the following persons have been elected to the Committee of Riverina Citrus:

Graham EIPPER

Otto (Ottorino) CAPPELLO

Joe (Giuseppe) PASIN

Wayne ROBINSON

Victor NARDI, and

Glenn MORRIS

for a term commencing 8 June 2002 and expiring on 7 June 2005.

Dated this 3rd day of July 2002.

RICHARD AMERY, M.P., Minister for Agriculture

AGRICULTURAL INDUSTRY SERVICES ACT 1998

AGRICULTURAL INDUSTRY SERVICES (MURRAY VALLEY (NSW) WINE GRAPE INDUSTRY DEVELOPMENT COMMITTEE) REGULATION 1999

Appointment

I, Kevin SHERIDAN AO, Director-General of NSW Agriculture, hereby advise that I have today appointed Mr Ronald HUTTON of Wagga Wagga as a member of the Murray Valley (NSW) Wine Grape Industry Development Committee pursuant to Clause 10 (b) of the Agricultural Industry Services (Murray Valley (NSW) Wine Grape Industry Development Committee) Regulation 1999, for a three year term of office beginning on 30 June 2002 and ending 29 June 2005.

Signed and dated at Orange on 3rd July 2002.

K. P. SHERIDAN, AO, Director-General

The Cabinet Office, Sydney. 7 August 2002.

CONSTITUTION ACT 1902

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

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A. J. REFSHAUGE,

M.P., Deputy Premier, Minister for Planning, Minister for Aboriginal Affairs and Minister for Housing, to act for and on behalf of the Premier, as on and from 12 August 2002, with a view to him performing the duties of the offices of the Premier, during my absence from duty.

> BOB CARR, Premier

ELECTRICITY SAFETY ACT 1945 ERRATUM

THE notice appearing in *Government Gazette* No. 116, dated 12 July 2002, relating to the appointment of persons as members of the Electrical Equipment Safety Advisory Committee was incorrect in as much as the appointments should have been made under the Electricity Safety Act 1945 and not the Fair Trading Act 1987.

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

EXOTIC DISEASES OF ANIMALS ACT 1991

Appointments Under Section 66

I, Richard Frederick SHELDRAKE, Director-General of Agriculture, pursuant to section 66 of the Exotic Diseases of Animals Act 1991, hereby:

- 1. REVOKE all previous appointments of Chief Veterinary Officer, and of Deputy Chief Veterinary Officers; and
- 2. APPOINT Bruce CHRISTIE as Chief Veterinary Officer; and
- 3. APPOINT Ian DENNEY and Graeme Walter EGGLESTON as Deputy Chief Veterinary Officers.

PURSUANT to section 66 (2) of the Act, the persons appointed as Deputy Chief Veterinary Officers may exercise the following powers and perform the following functions of the Chief Veterinary Officer:

- (a) power to shorten or lengthen the period of a quarantine order [section 36 (b)];
- (b) power to authorise the destruction of any animal or other thing seized under Division 3 of Part 4 of the Act [section 42 (1)];
- (c) power to authorise an inspector for the purposes of section 45 of the Act;
- (d) power to appoint inspectors under the Act [section 68];
- (e) duty to perform the functions of issuing identity cards to each inspector appointed under the Act [section 69 (1)] and to receive identity cards from persons who cease to be inspectors under the Act [section 69 (2)].

Dated this 23rd day of July 2002.

RICHARD FREDERICK SHELDRAKE, Director-General

LIBRARY ACT 1939

Appointment of Member Library Council of New South Wales

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 4 of the Library Act 1939, of the following person being appointed as member of the Library Council of New South Wales, from 12 August 2002 to 31 December 2004:

Wallace KING, AM (new appointment)

BOB CARR, M.P., Premier and Minister for the Arts

MURRAY VALLEY CITRUS MARKETING ACT 1989

Appointment of Members of the Murray Valley Citrus Marketing Board

HER Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of the Murray Valley Citrus Marketing Act 1989, has been pleased to appoint, pursuant to section 11 (1):

- (c) Robert FARNSWORTH of Trentham Cliffs, NSW
- (c) Paula GORDON of Trentham Cliffs, NSW
- (c) Robert MANSELL of Colignan, Victoria
- (c) Colin NANKIVELL of Mourquong, NSW
- (d) Keith Ernest RICHARDS of Mildura, Victoria
- (d) Andrew Michael HOLLINGWORTH of Koondrook, Victoria
- (d) David Lee HUNT-SHARMAN of Upwey, Victoria
- (a) Stuart HOLLAND, of Park Orchards, Victoria, and
- (a) Kenneth BEVINGTON of Dareton, NSW

As members of the Murray Valley Citrus Marketing Board for a term of office from the date of appointment to 30 June 2005.

> RICHARD AMERY, M.P., Minister for Agriculture

SYDNEY OPERA HOUSE TRUST ACT 1961

Appointment of Trustees Sydney Opera House Trust

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 6 of the Sydney Opera House Trust Act 1961, of the following persons being appointed as trustees of the Sydney Opera House Trust:

- (i) Robert LEECE (new appointment) from 12 August 2002 to 31 December 2004
- (ii) Jacqueline KOTT (new appointment) from 12 August 2002 to 31 December 2002

BOB CARR, M.P., Premier and Minister for the Arts

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Section 177 (c) — Notice of Aquaculture Lease Cancellation

THE Minister has cancelled the following Aquaculture Leases:

OL60/223 within the estuary of the Port Stephens – Nelson Bay, an area of 4.68 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL70/094 within the estuary of the Port Stephens – Nelson Bay, an area of .569 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL70/096 within the estuary of the Port Stephens – Nelson Bay, an area of .6825 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL78/130 within the estuary of the Port Stephens – Nelson Bay, an area of 1.1284 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL78/186 within the estuary of the Port Stephens – Nelson Bay, an area of .3141 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL80/022 within the estuary of the Port Stephens – Nelson Bay, an area of .7728 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL80/191 within the estuary of the Port Stephens – Nelson Bay, an area of .4943 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL82/231 within the estuary of the Port Stephens – Nelson Bay, an area of .103 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

OL82/232 within the estuary of the Port Stephens – Nelson Bay, an area of .642 hectares, formerly leased by Sydney Rock Oyster Co Pty Ltd.

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

FISHERIES MANAGEMENTACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Clause 44 (7) — Notice of Aquaculture Lease Consolidation

THE Minister has consolidated the following Aquaculture Lease:

OL70/512 and OL86/183 within the estuary of Port Stephens to create AL02/015, having an area of 0.7368 hectares to Andrew and Maryla Buchan of Soldiers Point, NSW. The consolidated lease will expire on 31 May 2015.

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

FISHERIES MANAGEMENTACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Clause 33 (3) — Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class One Aquaculture Leases:

AL00/050 within the estuary of Camden Haven, having an area of 4.9292 hectares, to Mr Brandon Armstrong of Bonny Hills, NSW, for a term of 15 years, expiring on 8 July 2017.

AL02/003 within the estuary of the Wonboyn River, having an area of 0.7405 hectares, to Mr Robert Leslie Hobley of Wonboyn Lake, NSW, for a term of 15 years, expiring on 2 May 2017.

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

FISHERIES MANAGEMENTACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 1995

Clause 35 (4) — Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL86/183 within the estuary of Port Stephens – Karuah, having an area of 2.5548 hectares, to Andrew and Maryla Buchan of Corlette, NSW, for a term of 15 years, expiring on 31 December 2016.

OL87/185 within the estuary of the Pambula River, having an area of 0.5337 hectares, to Jason Moore and Jasmine Moore of Pambula, NSW, for a term of 15 years, expiring on 20 June 2017.

OL57/126 within the estuary of the Manning River, having an area of 0.9750 hectares, to Roger Clyde Rielly and Elaine Rielly of Mitchells Island, NSW, for a term of 15 years, expiring on 26 November 2017.

OL72/135 within the estuary of the Macleay River, having an area of 0.2330 hectares, to Leslie John McDonald and Julene McDonald of South West Rocks, NSW, for a term of 15 years, expiring on 30 May 2018.

OL87/142 within the estuary of Merimbula Lake, having an area of 1.2690 hectares, to John Charles Edwin Chapman of Tathra, NSW, for a term of 15 years, expiring on 25 February 2018.

OL56/245 within the estuary of the Hastings River, having an area of 0.2681 hectares, to Mark Christopher Bulley of Port Macquarie, NSW, for a term of 15 years, expiring on 13 August 2017.

OL58/052 within the estuary of the Hastings River, having an area of 0.0835 hectares, to Mark Christopher Bulley of Port Macquarie, NSW, for a term of 15 years, expiring on 2 March 2018. OL85/198 within the estuary of Botany Bay, having an area of 0.7308 hectares, to Robert Hugh Black of Sans Souci, NSW, for a term of 15 years, expiring on 19 January 2017.

OL71/306 within the estuary of the Manning River, having an area of 0.2925 hectares, to Clift Oysters Pty Ltd of Tuncurry, NSW, for a term of 15 years, expiring on 22 May 2017.

OL73/156 within the estuary of the Conjola River, having an area of 1.1260 hectares, to Stephen Bruce Tierney, B A and C A Harrington Pty Ltd of Burrill Lake, NSW, for a term of 15 years, expiring on 14 March 2018.

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

FISHERIES MANAGEMENTACT 1994

Section 163

THE following application for a Class 1 Aquaculture Lease

Gary Bruce Binskin and Belinda Ann Binskin of Mt Colah, for an area of 0.3573 hectares, situated in the Manning River, Parish of Oxley, County of Macquarie.

Specific details of the proposed lease can be obtained by contacting NSW Fisheries at Port Stephens.

Submissions supporting or objecting to the proposal may be lodged with NSW Fisheries, Private Bag 1, Nelson Bay, NSW 2315, within 30 days from the date of publication of this notice.

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

Department of Land and Water Conservation

Land Conservation

DUBBO OFFICE Department of Land and Water Conservation 142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 68415200 Fax: (02) 68415231

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of Crown Lands Act 1989, the land described in the Schedule hereunder is declared land that may be dealt with as if it were Crown land within the meaning of that Act. File No.: DB01H77

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

SCHEDULE

Description

Land District – Narromine; Council– Dubbo City; Parish – Minore; County – Narromine

Lots 6 and 7, DP 802137, being freehold land held in the name of the Roads and Traffic Authority of New South Wales and comprising the whole of the land in Folio Identifiers 6/802137 and 7/802137.

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

COLUMN1

COLUMN1

Clarence Coast

Reserve Trust

Tabulam Racecourse Trust

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trusts specified in Column 1 of the Schedules hereunder, which were established in respect of the reserves specified opposite thereto in Column 2 of the Schedules, are dissolved.

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

SCHEDULE1

COLUMN 1

Maclean (R35921) McLachlan Park Reserve Trust COLUMN 2 Reserve No. 35921 Public Purpose: Public Recreation Notified: 13 June 1903 File Reference: GF01R15

SCHEDULE 2

COLUMN 1

Woolners Arm (R65807) Reserve Trust

COLUMN 2

Reserve No. 65807 Public Purpose: Public Recreation Notified: 7 February 1936

File Reference: GF02R55

SCHEDULE 3

COLUMN 1

Tabulam (R84819) Reserve Trust

COLUMN 2

Reserve No. 84819 Public Purpose: Public RecreationAccess Notified: 26 March 1964 File Reference: GF02R46

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trusts specified in Column 1 of the Schedules hereunder are appointed as trustees of the reserves specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

COLUMN 2

Reserve No. 84819 Public Purpose: Public Recreation Access Notified: 26 March 1964 File Reference: GF02R46

SCHEDULE 2

COLUMN 2

Reserve No. 35921 Public Purpose: Public Recreation Notified: 13 June 1903 File Reference: GF01R15

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

are extinguished.

NOTIFICATION OF CLOSING OF A ROAD

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

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

> > Description

Land District – Mirrool; Local Government Area – Griffith

Lot 9, DP 1014765, Parish Jondaryan, County Cooper, (not being land under the Real Property Act).

Note: On closing, the land within Lot 9 remains vested in the State of New South Wales as Crown land. File: GH00H7 IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

Description

Land District – Mirrool Shire – Griffith

Road closed: Lot 2, DP 1035245 at Griffith, Parish Jondaryan, County Cooper, (not being land under the Real Property Act). File No.: GH00H93

Note: On closing, the land within Lot 2, DP 1035245, remains vested in Council as operational land for the purposes of the Local Government Act 1993. Council's reference: 147:348:DB

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

COLUMN 2

Land District: Deniliquin The whole being Lot 245 Shire: Berrigan DP 1016411 Parish: Ulupna County: Denison Town: Finley Reserve No.: 1002961 Purpose: Accommodation Date of Notification: 25th August 2000 Torrens Title identifier: F.I. 245/1016411 File No.: HY01H24

NEW SOUTH WALES GOVERNMENT GAZETTE No. 128

5873

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

> > Descriptions

Land District – Bathurst; Shire – Evans

Road closed: Lot 1, DP 1042124, Parish Freemantle, County Bathurst being land not under the Real Property Act. File Reference: OE00H222.

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

Land District – Bathurst; Shire – Evans

Road closed: Lots 90 and 91, DP1043840, Parish Wiagdon, County Roxburgh being land not under the Real Property Act. File Reference: OE02H97.

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

ERRATUM

IN the *Government Gazette* of 1 March 2002, folio 1280, under the heading of Appointment of Trust Board Members listed in Column 1 John Thomas STAC, Cathryn Fat Martin, Daryl Robert Jenins, should read John Thomas STACK, Cathryn Fay MARTIN, Daryl Robert Jenkins.

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

SYDNEY METROPOLITAN OFFICE Department of Land and Water Conservation 2-10 Wentworth Street (PO Box 3935), Parramatta, NSW 2124 Phone: (02) 9895 7503 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

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

Lot 1, D.P. 1042863 at South Penrith, Parish Mulgoa, County Cumberland (being land in CT Vol. 119 Folio 114). File No. MN98H242

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

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

Lots 1 and 2, D.P. 1043042 at Macquarie Fields, Parish Minto, County Cumberland (being land in CT 9/586444). File No. MN01H251

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

2. The pathway is closed subject to an easement for gas main affecting the whole of the land.

TAREE OFFICE

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

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

5874

COLUMN 2

Land District: Kempsey Local Government Area: Kempsey Shire Council Locality: Eungai Creek Parish: Unkya County: Raleigh Lot No. DP No. 1043637 7002 7003 1043637 7007 1043644 7009 1043644 7008 1043644 7010 1043646 7011 1043646 7004 1043641 7005 1043642 7006 1043642 Area: 55.02 hectares File Reference: TE02R51

Reserve No.: 1003748 Public Purpose: Environmental Protection and Access

WAGGA WAGGA REGIONAL 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

DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND THE CROWN LANDS REGULATION000

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

Inspection of this draft assessment can be made, during normal working hours, at:

- Department of Land and Water Conservation, District Office at 120-130 Banna Avenue, Griffith.
- Coleambally Irrigation Co-operative Limited at 7 Brolga Place, Coleambally.
- Jerilderie Shire Council Chambers at 35 Jerilderie Street, Jerilderie.

Representations are invited from the public on the draft assessment. These may be made in writing for a period of thirty (30) days commencing from the 23rd August 2002 until the 23rd September 2002 and should be sent to the Land Assessment Officer, Department of Land and Water Conservation, PO Box 10 Wagga Wagga 2650. Please quote File Number 1099194.

Reason for assessment: The purpose of this assessment is to address the issue of disposal or retention of the Crown land.

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

Description: Crown land at Coleambally, locally known as the land adjoining the Emery Rice Depot including TSR, Emery Pit quarry and adjoining Crown land, comprising a total area of 188.49 hectares. That land being described as Lots 203, 205 and 206, DP 756441 and Lot 2042, DP 1031465 in the Local Government Areas of Jerilderie, Parish of Pullega and County of Urana.

Contact: Wendy Menz, telephone (02) 6923 0449.

APPOINTMENT OF MEMBERS OF LOCAL LAND BOARDS

IN pursuance of the provisions of the Crown Lands Act 1989, the undermentioned persons have been appointed as members of the local land board for the Land Districts particularised hereunder for a term commencing this day and expiring 31st December 2003.

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

SCHEDULE

COLUMN 1 Roger Graham ABRECHT James Joseph BELL Angus Alan John McNEILL Kevin REGAN

Albury Albury Corowa

Corowa

COLUMN 2

Water Conservation

WATER ACT 1912

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

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

Murray River Valley

Simon John GUEST for a pump on Boggy Creek and an Off Creek Storage, both on Lot 68/755864, Parish of Glenroy, County of Selwyn for the Conservation of Water and Irrigation (GA2:494917) (Ref.:50SL75444). Replacement licence due to the addition of an off-creek storage, no increase in entitlement).

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

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 6th September 2002.

C. PURTLE, Natural Resource Officer Murray Region Tel.: (02) 60416777

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

WATER ACT 1912

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

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

Darling River Valley

DARLING FARMS PTY LTD for 1 pump on the Darling River, Lot 120, DP 820446, Parish of Bullamunta, County of Gunderbooka for water supply for domestic purposes and irrigation of 10 hectares (citrus) (the subject application seeks to relocate an existing licence (80SL048298) to a new location within the applicants property. No increase in area. Application conforms to Departmental Policy) (80SL096049).

Barwon River Valley

CRAIG ANDREW BROWN for 1 pump on the Barwon River, Lot 129, DP 751553, WLL6586, Parish Brewarrina, County of Clyde for water supply for domestic purposes and irrigation of 8 hectares (mixed farming applicant seeks to authorise a larger pump within the parameters of A class licences for the Barwon Darling system) (80SL096050).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area and must be lodged with the Department office at Bourke, within twentyeight (28) days as prescribed by the Act. AN APPLICATION under Part 8, being within a proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

An application for an approval of a controlled work under section 167, within the proclaimed (declared) local areas described hereunder, has been received from:

Bogan River Valley

WILLIAM ANTHONY AND DENISE DOREEN TURNBULL for a proposed on farm storage on the Bogan River Floodplain, Lot 576, DP 761586, WLL2572, Parish Delatite, County Cowper for conservation of water (new approval) (80CW809621).

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

Formal objections with grounds stating how your interests may be affected must be lodged by the 5 September 2002 as prescribed by the Act.

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

HAYES PASTORAL COMPANY PTY LTD for a proposed artesian bore, Lot 1287, DP 762921, Parish of Tekaara, County of Irrara for water supply for stock and domestic purposes (new licence) (80BL239822).

Any enquires regarding the above should be directed to the undersigned (telephone 6872 2144).

Formal objections with grounds stating how your interests may be affected must be lodged by the 5 September 2002, as prescribed by the Act.

ALLAN AMOS, Natural Resource Project Officer (Resource Access) (GA2:494457)

Department of Land and Water Conservation PO Box 342, BOURKE NSW 2840

WATER ACT 1912

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

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

Murray River Valley

Barrie Douglas WUTTKE and Catherine Lester WUTTKE for 1 pump on the Murray River, Lot 4/263657, Parish of Gol Gol County of Wentworth, for water supply for irrigation (replacement licence due to permanent transfer of water entitlement – no increase in commitment to Murray River storages (Reference: 60SL085385) (GA2:499529). Carmelo COSTA and Paul COSTA for 1 pump on Ruel Lagoon Lot 1/1003173, parish of Euston, County of Taila, for irrigation of 3 hectares (replacement licence due to permanent transfer of water allocation – no increase in commitment to Murray River Storages. (60SL085387) (GA2: 499530 and GA2:499531).

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

P. WINTON, Natural Resource Project Officer Murray Region

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

WATER ACT 1912

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

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

Macquarie River Valley

Yvonne Jesse WESTON for two pumps on the Macquarie River, Lot 3, DP755107, Parish of Gin Gin, County of Narromine for water supply for stock and domestic purposes and irrigation of 324.00 hectares (cereal crops & lucerne) (replacing an existing authority) (80SL96046) (80SA00620).

Gerrit Jan BRAVENBOER for a pump on Queen Charlottes Creek, Lot 23, DP750357, Parish of Bathurst, County of Bathurst, for irrigation of 8 hectares (vegetables) (replacement licence by way of permanent transfer) (80SL96044) (GA2: 306573).

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

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

FRED HUNDY, Water Access Manager, Macquarie

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

WATER ACT 1912

APPLICATION for an Authority 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 an Authority under section 20 of Part 2 of the Water Act, has been received from:

Lachlan River Valley

JALC PTY LTD and Robert Charles DOOLIN, for 3 Pumps on Jemalong Creek, on Crown Land Adjacent to Lot 144, DP 752942 and Part Lot 57, DP 752942, Parish of Jemalong, County of Forbes, for water supply for irrigation of 810 hectares and water supply for stock and domestic purposes. (amalgamation of existing entitlements) (GA2:494442) (Reference: 70SA009586).

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

D. THOMAS, Acting Senior Natural Resource Project Offficer

Department of Land and Water Conservation Central Western Region PO Box 136, FORBES NSW 2871 Tel.: (02) 6852 1222

WATER ACT 1912

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

Lorraine Valerie SIMPSON for a pump on the Tuross River, 2//608542, Parish of Eurobodalla, County of Dampier for the irrigation of 8.0 hectares. (Additional Licence) (Reference: 10SL56455) (GA2:493041).

Bryan BARGER for a pump on Barrengarry Creek, 102/623325, Parish of Burrawang, County of Camden for stock and domestic purposes (New Licence) (10SL56448). (GA2:493362).

Terrence and Jennifer MILLER for a dam and pump on unnamed watercourse, 100//627756, Parish of Weromba, County of Camden for conservation of water and water supply for the irrigation of 2 hectares (citrus trees) (Farm dam licence application for storage capacity over and above the properties maximum harvestable right dam capacity) (Not subject to the Hawkesbury Nepean Embargo) (New Licence) (10SL56454) (GA2:493302).

Victor James YOUNG for 2 pumps on Old Road Creek, 16/576676, Parish of Gooyan, County of Auckland, for the irrigation of 20 hectares (Pasture and Vegetables)

(Replacement licence – increase in area)(Lodged under the 1998 NSW Water Amnesty) (Refeference: 10SL56384) (GA2:509137).

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

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

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

WATER ACT 1912

AN APPLICATION under Part 2, being within a proclaimed (declared) local area under section 10 of the Water Act 1912, as amended.

An application for a licence within a proclaimed local area as generally described hereunder have been received as follows:

Namoi River Valley

Jeffrey Earnest and Vicki Patricia HAWLEY for a pump on the Namoi River on Lot 1/22696, Parish of Dowe, County of Darling for stock and domestic purposes. L.O. Papers 90SL100614. GA2493738.

E M SIMSHAUSER PTY LTD for a pump on Pian Creek on Lot 11/753945, Parish of Merah North, County of Jamison for water supply for stock and domestic purposes and irrigation of 162 hectares (cotton, cereals, pasture). (To replace an existing entitlement due to a change in offtake works – diversion capacity to remain restricted – no increase in annual volume). This notice is in lieu of a previous notice. L.O. Papers 90SL100225. GA2493739.

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

GEOFF CAMERON, Manager Resource Access

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0378)

No. 1950, THE AUSTRALIAN LAND COMPANY PTY LTD (ACN 009 617 350), area of 10 units, for Group 1, dated 23 July, 2002. (Orange Mining Division).

(C02-0431)

No. 1951, ELLEMBY MANAGEMENT PTY LTD (ACN 069 359 011), area of 9020 hectares, for Group 9, dated 24 July, 2002. (Singleton Mining Division).

(C02-0178)

No. 1955, DEPARTMENT OF MINERAL RESOURCES, area of 2480 hectares, for Group 9, dated 29 July, 2002. (Singleton Mining Division).

(T02-0382)

No. 1956, YARDARINO LTD (ACN 009 256 535), area of 18 units, for Group 1, dated 29 July, 2002. (Orange Mining Division).

(C02-0001)

No. 1957, OAKLANDS COAL PTY. LIMITED (ACN 001 030 520), area of 7.89 square kilometres, for Group 9, dated 30 July, 2002. (Wagga Wagga Mining Division).

(T02-0383)

No. 1958, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313) and IAN K B SHANNON, area of 3 units, for Group 2, dated 30 July, 2002. (Orange Mining Division).

MINING LEASE APPLICATION

(C02-0434)

No. 215, Maitland Main Collieries Pty Ltd (ACN 000 012 652) and Consol Energy Australia Pty Ltd (ACN 097 238 349), area of about 3.99 hectares, to mine for coal, dated 29 July, 2002. (Singleton Mining Division).

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

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T01-0194)

No. 1812, now Exploration Licence No. 5966, Monaro Minerals NI (ACN 090 947 452), County of Beresford, Map Sheet (8725), area of 1 unit, for Group 1 and Group 5, dated 25 July, 2002, for a term until 24 July, 2004.

EDWARD OBEID, M.L.C., Minister for Mineral Resources NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T01-0229)

No. 1844, Yardarino Ltd (ACN 009 256 535), County of Canbelego and County of Gregory, Map Sheet (8335). Withdrawal took effect on 2 August, 2002.

(T02-0087)

No. 1927, Central West Gold NI (ACN 003 178 591) and Mount Conqueror Minerals N.L. (ACN 003 312 721), County of Bligh, County of Lincoln and County of Narromine, Map Sheet (8532, 8733). Withdrawal took effect on 6 June, 2002.

(T02-0376)

No. 1949, The Australian Land Company Pty Ltd (ACN 009 617 350), County of Bathurst and County of Perry, Map Sheet (7531, 8731). Withdrawal took effect on 23 July, 2002.

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

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

(T98-1076)

Exploration Licence No. 5516, Anglogold Australia Limited (ACN 008 737 424) and Triako Resources Limited (ACN 008 498 119), area of 17 units. Application for renewal received 29 July, 2002.

(T00-0064)

Exploration Licence No. 5769, Pasminco Australia Limited (ACN 004 074 962), area of 19 units. Application for renewal received 29 July, 2002.

(T00-0066)

Exploration Licence No. 5777, Marlborough Resources N.L. (ACN 010 126 708), area of 77 units. Application for renewal received 1 August, 2002.

(C95-0279)

Mining Purposes Lease No. 233 (Act 1906), Southland Coal Pty Ltd (ACN 000 077 225), area of 1.973 hectares. Application for renewal received 1 August 1995.

(C87-0088)

Mineral Lease No. 1157 (Act 1906), Southland Coal Pty Ltd (ACN 000 077 225), area of 10.24 hectares. Application for renewal received 16 March, 1987.

(T02-0262)

Mineral Lease No. 5835 (Act 1906), Pinnacle Mines Pty Ltd (ACN 000 289 627), area of 32.37 hectares. Application for renewal received 30 July, 2002.

(T02-0501)

Mineral Lease No. 5849 (Act 1906), Pinnacle Mines Pty Ltd (ACN 000 289 627), area of 32.27 hectares. Application for renewal received 30 July, 2002.

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

REFUSAL OF APPLICATION FOR RENEWAL

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

(T99-0199)

Exploration Licence No. 5717, Michelago Limited (ACN 057 816 609), County of Ashburnham, Map Sheet (8531), area of 27 units. The authority ceased to have effect on 25 July, 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:

(T00-0091)

Exploration Licence No. 5790, Mount Isa Mines Limited (ACN 009 661 447), County of Gordon and County of Wellington, Map Sheet (8632), area of 30 units. Cancellation took effect on 19 June, 2002.

(C01-0454)

Coal Lease No. 239 (Act 1973), Pacific Power, Parish of Cook, County of Cook; Parish of Rock Hill, County of Cook; and Parish of Wolgan, County of Cook, Map Sheet (8931-2-N, 8931-3-N), area of 4095 hectares. Cancellation took effect on 30 July, 2002.

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

Department of Planning

Auburn Local Environmental Plan 2000 (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P00/00456/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning Clause 1 Auburn Local Environmental Plan 2000 (Amendment No 4)

Auburn Local Environmental Plan 2000 (Amendment No 4)

This plan is Auburn Local Environmental Plan 2000 (Amendment No 4).

2 Aims of plan

This plan aims to:

- (a) incorporate some land within Silverwater that was excluded from *Auburn Local Environmental Plan 2000* into that plan, and
- (b) prohibit residential flat buildings in a residential area of Silverwater that is being incorporated into *Auburn Local Environmental Plan 2000* by this plan.

Note. The Minister excluded certain provisions from the draft local environmental plan under section 70 (4) of the *Environmental Planning and Assessment Act 1979*.

3 Land to which plan applies

- (1) This plan applies to the land edged heavy black on the map marked "Auburn Local Environmental Plan 2000 (Amendment No 4)" deposited in the office of Auburn Council.
- (2) Despite subclause (1), this plan does not apply to land referred to as "Deferred Matter" on that map.

4 Relationship to other environmental planning instruments

Auburn Local Environmental Plan 2000 is amended by inserting at the end of the definition of *The map* in Schedule 1 (Definitions):

Auburn Local Environmental Plan 2000 (Amendment No 4)

¹ Name of plan

Berrigan Local Environmental Plan 1992 (Amendment No 5)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q02/00073/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-149-p02.809

Clause 1 Berrigan Local

Berrigan Local Environmental Plan 1992 (Amendment No 5)

This plan is *Berrigan Local Environmental Plan 1992 (Amendment No 5)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to Zone No 1 (c) (the Rural Small Holdings Zone) under *Berrigan Local Environmental Plan 1992*, and
- (b) to maintain an adequate supply of appropriately sized allotments to allow for rural residential living opportunities.

3 Land to which plan applies

This plan applies to land situated in the local government area of Berrigan, being land at Barooga, Berrigan and Tocumwal, as shown edged heavy black on Sheets 1–3 of the map marked "Berrigan Local Environmental Plan 1992 (Amendment No 5)" deposited in the office of Berrigan Shire Council.

4 Amendment of Berrigan Local Environmental Plan 1992

Berrigan Local Environmental Plan 1992 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Berrigan Local Environmental Plan 1992 (Amendment No 5)

¹ Name of plan

Blue Mountains Local Environmental Plan No 149

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*. (P02/00200/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-173-p01.809

Clause 1

Blue Mountains Local Environmental Plan No 149

1 Name of plan

This plan is Blue Mountains Local Environmental Plan No 149.

2 Aims of plan

This plan aims to reclassify the land to which this plan applies, being public land owned and controlled by Blue Mountains City Council, from community land to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to part of 178 Rusden Road (part of Lot 2, DP 803588), Mount Riverview, as shown edged heavy black on the map marked "Blue Mountains Local Environmental Plan No 149" deposited in the office of the Council of the City of Blue Mountains.

4 Amendment of Blue Mountains Local Environmental Plan No 4

Blue Mountains Local Environmental Plan No 4 is amended by inserting at the end of Schedule 8 the following words:

Part of 178 Rusden Road (part of Lot 2, DP 803588), Mount Riverview, as shown edged heavy black on the map marked "Blue Mountains Local Environmental Plan No 149".

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N01/00165/PC)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-215-p03.809

Clause 1

Maitland Local Environmental Plan 1993 (Amendment No 64)

This plan is *Maitland Local Environmental Plan 1993 (Amendment No 64)*.

2 Aims of plan

This plan aims:

- (a) to rezone a number of properties located in various parts of the City of Maitland that are inappropriately zoned Public Recreation under *Maitland Local Environmental Plan 1993* and to correct a number of mapping anomalies (where parts of properties have been incorrectly zoned Public Recreation), and
- (b) to amend clause 26 of the 1993 plan as it relates to the acquisition of land within the Public Recreation and Proposed Recreation zones. The amendment is to allow Maitland City Council to assess whether it requires land for which an acquisition notice has been received.

3 Land to which plan applies

- (1) To the extent that this plan rezones land and corrects mapping anomalies, it applies to various parcels of land within the City of Maitland, as shown edged heavy black on Sheets 1–15 of the map marked "Maitland Local Environmental Plan 1993 (Amendment No 64)" deposited in the office of the Council of the City of Maitland and described in Schedule 1.
- (2) To the extent that this plan amends the acquisition provisions in the 1993 plan, it applies to all land within the Public Recreation and Proposed Recreation zones under the 1993 plan.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended:

(a) by inserting in appropriate order in the definition of *The map* in clause 5 (1) the following words:

Maitland Local Environmental Plan 1993 (Amendment No 64)

¹ Name of plan

Clause 4

- (b) by inserting at the end of clause 26 the following subclauses:
 - (2) The Council need not take any action with respect to acquiring land within Zone 6 (a) or 6 (c) for 90 days (or for such other period as may be agreed between the owner and the Council before that period expires) after receiving a notice requiring acquisition of land if the Council, within 14 days after receiving the notice, notifies the owner that it is reviewing the zoning of the land.
 - (3) The Council need not acquire the land pursuant to the notice if the land is rezoned, or the Council decides or has decided to prepare a local environmental plan to rezone the land, before the period of 90 days (or the agreed period) expires.
 - (4) Subclauses (2) and (3) apply to a notice received after the commencement of *Maitland Local Environmental Plan 1993 (Amendment No 64).*

Schedule 1 Land to be rezoned

(Clause 3 (1))

Property description	Proposed zone	Sheet No
Lots 22 and 23, DP 833762 30 and 32 Lord Howe Drive, Ashtonfield	2 (a) Residential	1
Lots 241 and 242, DP 850015 1/34 and 2/34 Lord Howe Drive, Ashtonfield	2 (a) Residential	1
Lots 1–5, DP 881480 36–44 Lord Howe Drive, Ashtonfield	2 (a) Residential	1
Lots 8402–8404, DP 848936 23–27 Coburn Circuit, Metford	2 (a) Residential	2
Lots 8405 and 8406, DP 844997 29–31 Coburn Circuit, Metford	2 (a) Residential	2
Lots 8108–8110, DP 844997 16–20 Coburn Circuit, Metford	2 (a) Residential	2
Lot 8146, DP 844997 22 Coburn Circuit, Metford	2 (a) Residential	2
Lots 1 and 2, DP 849873 31–33 Streeton Drive, Metford	2 (a) Residential	2
Lots 226 and 227, DP 705866 Schanck Drive, Metford	5 (a) Special Uses—(Hunter Water Corporation)	3
Lot 1, DP 430895 30 Edward Street, Morpeth	5 (a) Special Uses—(Hunter Water Corporation)	4
Lot 1, DP 432399 18 Edward Street, Morpeth	5 (a) Special Uses—(Hunter Water Corporation)	4
Lot 1 Church Street, Largs	5 (a) Special Uses—(Hunter Water Corporation)	5

Land to be rezoned

Schedule 1

Property description	Proposed zone	Sheet No
Lot 64, DP 259960 Stradbroke Avenue, Metford	5 (a) Special Uses—(Hunter Water Corporation)	6
Lot 638, DP 262555 56 John Arthur Avenue, Thornton	5 (a) Special Uses—(Hunter Water Corporation)	7
Lot 850, DP 703278 Thomas Cook Drive, Thornton	5 (a) Special Uses—(Hunter Water Corporation)	7
Lot 1, DP 574831 Vista Parade, East Maitland	5 (a) Special Uses—(Hunter Water Corporation)	8
Lot 1, DP 574837 Ultimo Street, East Maitland	5 (a) Special Uses—(Hunter Water Corporation)	8
Lot 54, DP 594130 Dalveen Road, Bolwarra Heights	5 (a) Special Uses—(Hunter Water Corporation)	9
Lot 1, DP 807404 65 Raymond Terrace Road, East Maitland	5 (a) Special Uses—(Hunter Water Corporation)	10
Lots 7 and 8, Sec. F, DP 5763 Russell Street, Telarah	6 (b) Private Recreation	11
Lot 197, DP 755237 George Street, East Maitland	5 (a) Special Uses—(Cemeteries)	12
Lot 210, DP 755237 Ultimo Street, East Maitland	5 (a) Special Uses—(Cemeteries)	12
Lot 1, DP 380459 James Street, Maitland	6 (b) Private Recreation	13
Lot 2, DP 514126 Paterson Road, Bolwarra	5 (a) Special Uses— (Telecommunications)	14

Schedule 1 Land to be rezoned

Property description	Proposed zone	Sheet No
Lot 457, DP 727771 Chelmsford Drive, Metford	5 (a) Special Uses—(Community Facility)	15

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N01/00214/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-122-p01.843

Maitland Local Environmental Plan 1993 (Amendment No 65)

1 Name of plan

This plan is *Maitland Local Environmental Plan 1993 (Amendment No 65)*.

2 Aims of plan

This plan aims:

- (a) to include definitions of *brothel*, *prostitution* and *restricted premises* in *Maitland Local Environmental Plan 1993*, and
- (b) to allow development for the purposes of brothels and restricted premises (with the consent of the Council of the City of Maitland) only on land within the industrial zones under that Plan.

3 Land to which plan applies

This plan applies to all land in the City of Maitland under *Maitland Local Environmental Plan 1993*.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended as set out in Schedule 1.

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 How are terms defined in this plan?

Insert in alphabetical order in clause 5 (1):

Brothel means premises habitually used for the purpose of prostitution, or that have been used for that purpose and are likely to be used again for that purpose and includes premises used by only one prostitute for the purpose of prostitution.

Prostitution has the same meaning as in the *Summary Offences Act 1988*.

Restricted premises means a building or place used or intended for use as a shop in which:

- (a) any classified publications (other than unrestricted publications) within the meaning of the *Classification* (*Publications, Films and Computer Games*) *Enforcement Act 1995* are available for sale or rental to the public, or
- (b) a business is conducted involving selling or disposing of products to which section 578E of the *Crimes Act 1990* applies, or
- (c) a business is conducted, an object of which is the display or exhibition of any article that is primarily concerned with sexual behaviour, but which is not printed matter.

[2] Clause 10 What rural zones apply in this plan?

Insert "Brothel," and "Restricted premises," in alphabetical order in Item 5 of the matter relating to Zone No 1 (b) in the Table to the clause.

[3] Clause 16 What residential zones apply in this plan?

Insert "Brothel;" and "Restricted premises;" in alphabetical order in Item 5 of the matter relating to Zone No 2 (b) in the Table to the clause.

Schedule 1 Amendments

[4] Clause 21 What business zones apply in this plan?

Insert "Brothel;" and "Restricted premises;" in alphabetical order in Item 5 of the matter relating to Zones Nos 3 (a) and 3 (b) in the Table to the clause.

Penrith Local Environmental Plan 1998 (Urban Land)—Amendment No 9—St Clair

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*. (P99/00447/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e01-232-p01.809

Clause 1

Penrith Local Environmental Plan 1998 (Urban Land)—Amendment No 9—St Clair

Penrith Local Environmental Plan 1998 (Urban Land)—Amendment No 9—St Clair

1 Name of plan

This plan is *Penrith Local Environmental Plan 1998 (Urban Land)*—*Amendment No 9*—*St Clair.*

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Residential (Low Density) under the provisions of *Penrith Local Environmental Plan 1998 (Urban Land)*.

3 Land to which plan applies

This plan applies to part of No 67 Chatsworth Road, St Clair, being part of Lot 34, DP 239502, as shown edged heavy black on the map marked "Penrith Local Environmental Plan 1998 (Urban Land)—Amendment No 9—St Clair" deposited in the office of Penrith City Council.

4 Amendment of Penrith Local Environmental Plan 1998 (Urban Land)

Penrith Local Environmental Plan 1998 (Urban Land) is amended by inserting in appropriate order in the definition of *the map* in Schedule 2 the following words:

Penrith Local Environmental Plan 1998 (Urban Land)—Amendment No 9—St Clair

Port Stephens Local Environmental Plan 2000 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N02/00024/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-071-p02.809

Clause 1

Port Stephens Local Environmental Plan 2000 (Amendment No 6)

This plan is *Port Stephens Local Environmental Plan 2000* (*Amendment No 6*).

2 Aims of plan

- (1) This plan aims:
 - (a) to rezone the land to which this plan applies from the Special Recreation "C" Zone to the Residential "A" Zone under *Port Stephens Local Environmental Plan 2000 (the 2000 plan)* to enable the development of the disused swimming pool for residential purposes, and
 - (b) to reclassify the subject land from community land to operational land within the meaning of the *Local Government Act 1993 (the 1993 Act)* to enable Port Stephens Council to dispose of the land as it is surplus to the Council's needs.
- (2) This plan incidentally makes more extensive provisions in the 2000 plan for the classification or reclassification of public land as operational land as a consequence of major changes made to the statutory scheme in section 30 (Reclassification of community land as operational) of the 1993 Act:
 - (a) by replacing clause 43 of and Schedule 1 to the 2000 plan, and
 - (b) by omitting in the new clause matter in the existing clause relating to the classification or reclassification of public land as community land.

3 Land to which plan applies

This plan applies to land within the area of Port Stephens, being Lot 2, DP 1014247, 4 Jacaranda Avenue, Raymond Terrace, as shown edged heavy black and lettered "2 (a)" on the map marked "Port Stephens Local Environmental Plan 2000 (Amendment No 6)" deposited in the office of Port Stephens Council.

¹ Name of plan

Port Stephens Local Environmental Plan 2000 (Amendment No 6)	Clause 4
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4 Amendment of Port Stephens Local Environmental Plan 2000

Port Stephens Local Environmental Plan 2000 is amended as set out in Schedule 1.

Port Stephens Local Environmental Plan 2000 (Amendment No 6)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clauses 43

Omit the clause. Insert instead:

43 Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 1 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
- (2) Land described in Columns 1 and 2 of Schedule 1, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except those (if any) specified for the land in Column 3 of Schedule 1.
- (3) In this clause, *the relevant amending plan*, in relation to land described in Schedule 1, means this plan or, if the description of the land is inserted into the Schedule by another local environmental plan, that plan.
- (4) Before the relevant amending plan inserted a description of land into Schedule 1, the Governor approved of subclause (2) applying to the land.

Port Stephens Local Environmental Plan 2000 (Amendment No 6)

Amendments

Schedule 1

[2] Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Classification and reclassification of public land as operational land

		(Clause 43)
Column 1	Column 2	Column 3
Locality Description		Any trusts etc not discharged
Raymond Terrace		
4 Jacaranda Avenue	Lot 2, DP 1014247	Nil.

[3] Dictionary

Insert in appropriate order in the definition of *the map*:

Port Stephens Local Environmental Plan 2000 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S02/00488/S69)

ANDREW REFSHAUGE, M.P., Minister for Planning

e02-198-p01.809

Clause 1

Sutherland Shire Local Environmental Plan 2000 (Amendment No 19)

1 Name of plan

This plan is Sutherland Shire Local Environmental Plan 2000 (Amendment No 19).

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies from Zone 5 (a) Special Uses to Zone 6 (a) Public Recreation under *Sutherland Shire Local Environmental Plan 2000*, and
- (b) to allow development for the purpose of a restaurant within the footprint of the existing building.

3 Land to which plan applies

This plan applies to Lot 2, DP 535531, 66–94r Mitchell Road, Cronulla, and known as the Elouera Surf Live Saving Club, as shown edged heavy black on the map marked "Map 27: Nos. 66–94r Mitchell Road" appearing in Schedule 1 [4] to this plan and deposited in the office of Sutherland Shire Council.

4 Amendment of Sutherland Shire Local Environmental Plan 2000

Sutherland Shire Local Environmental Plan 2000 is amended as set out in Schedule 1.

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 65 Exceptions to the land use table in the 6 (a) Public Recreation and 6 (d) Future Recreation zones

Omit "Sheets 1–10 of Map 8 in Schedule 7" from clause 65 (3). Insert instead "Sheets 1–11 of Map 8 in Schedule 7".

[2] Clause 65 (3)

Insert after the entry for Sheet 10: Sheet 11: Elouera Surf Living Saving Club, Cronulla

Schedule 1 Amendments

[3] Schedule 7 Maps

Insert after Sheet 10 of Map 8:

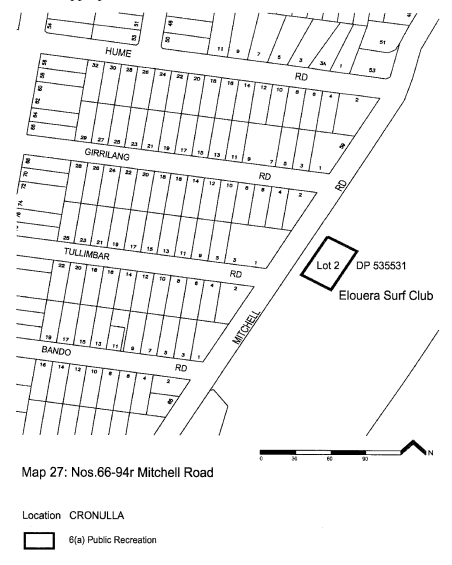


Amendments

Schedule 1

[4] Schedule 7, Map 27

Insert in appropriate order:



Roads and Traffic Authority

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at South Grafton in the Grafton City Council area

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

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

SCHEDULE

All that piece or parcel of land situated in the Grafton City Council area, Parish of Southampton and County of Clarence, shown as Lot 1 Deposited Plan 1028761.

(RTA Papers: FPP 1M2073; RO 173.5394)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE OF MAKING OF A VOCATIONAL TRAINING ORDER

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001 has made the following Vocational Training Order in relation to the recognised trade vocation of Cookery Trade (Western).

CITATION

The Order is cited as the Cookery Trade (Western) Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies in accordance with the packaging guidelines contained in the endorsed Hospitality Training Package (THH02).

(c) Courses of Study to be undertaken

Apprentices will undertake the following certificate from the Hospitality Training Package (THH02):

Certificate III in Hospitality (Commercial Cookery) THH31502

AVAILABILITY TO INSPECT

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE OF MAKING OF A VOCATIONAL TRAINING ORDER

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001 has made the following Vocational Training Order in relation to the recognised trade vocation of Cookery Trade (Eastern).

CITATION

The Order is cited as the Cookery Trade (Eastern) Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated. (b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies in accordance with the packaging guidelines contained in the endorsed Hospitality Training Package (THH02).

(c) Courses of Study to be undertaken

Apprentices will undertake the following certificate from the Hospitality Training Package (THH02).

Certificate III in Hospitality (Asian Cookery) THH33102

AVAILABILITY TO INSPECT

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE OF MAKING OF A VOCATIONAL TRAINING ORDER

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

CITATION

The order is cited as the Hospitality Operations Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

The appropriate term of training is as follows:

Certificate II – 12 months

Certificate III – 12 months for trainees who have completed the Certificate II qualification, 24 months for direct entry trainees

Certificate IV - 12 months for trainees who have completed the Certificate III qualification, 36 months for direct entry trainees

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated

(ii) Part-time

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

School based traineeships

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

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Hospitality Training Package (THH02).

(c) Courses of Study to be Undertaken

Trainees will undertake the following courses of study:

Certificate II in Hospitality (Operations) THH21802 Certificate III in Hospitality (Operation) THH33002 Certificate IV in Hospitality (Supervision) THH42602 Certificate II in Hospitality (Kitchen Operations) THH22002

Certificate II in Hospitality (Asian Cookery) THH21702 Certificate III in Hospitality (Catering Operations) THH32902

AVAILABILITY TO INSPECT

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE OF MAKING OF A VOCATIONAL TRAINING ORDER

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

CITATION

The order is cited as the Tourism Operations Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months for direct entry into Certificate II qualifications and for direct entry into Certificate III in Tourism (Visitor Information Services), 24 months for direct entry into all other Certificate III qualifications and 36 months for direct entry into a Certificate IV qualification or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

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

School based traineeships

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

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods. The table below identifies the allowable hours that may be undertaken and the nominal terms for part-time traineeships.

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Tourism Training Package THT02.

(c) Courses of Study to be Undertaken

Trainees will undertake the following courses of study:

Certificate II in Tourism (Operations) THT20502 Certificate III in Tourism (Operations) THT31002 Certificate III in Tourism (Retail Travel Sales) THT30202 Certificate III in Tourism (International Retail Travel Sales) THT30302 Certificate III in Tourism (Tour Wholesaling) THT30502 Certificate III in Tourism (Visitor Information Services) **THT30602** Certificate III in Tourism (Attractions and Theme Parks) **THT30702** Certificate III in Meetings and Events THT30102 Certificate III in Tourism (Guiding) THT30902 Certificate IV in Tourism (Operations) 40202 Certificate IV in Tourism (Sales and Marketing) **THT40102** Certificate IV in Tourism (Guiding) THT40302 Certificate IV in Tourism (Natural and Cultural Heritage) **THTTHT40402**

AVAILABILITY TO INSPECT

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE OF MAKING OF A VOCATIONAL TRAINING ORDER

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

CITATION

The order is cited as the Retail Operations Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

The nominal term of training by direct entry shall be as follows:

Certificate II in Retail Operations (WRR 20102) 12 months Certificate III Retail Operations (WRR 30202) 24 months Certificate III Retail Supervision (WRR 30102) 24 months Certificate IV in Retail Management (WRR 40102) 36 months Certificate II in Retail (Customer Service)(National Code 15107) 12 months Certificate II in Woolworths Store Operations ZWA 20100 12 months Certificate III in Woolworths Store Operations ZWA 30100 24 months Certificate III in Woolworths Fresh Food Operations ZWA30200 24 months Certificate IV in Woolworths Management ZWA40100 36 months Certificate II in Woolworths Bakery (Retail) ZWA20200 12 months Certificate III in Woolworths Bakery (Retail) ZWA30400 24 months Certificate IV in Woolworths Bakery (Retail) ZWA40300 36 months Certificate II in Woolworths Meat (Retail) ZWA20300 12 months Certificate III in Woolworths Meat (Retail) ZWA30500 24 months Certificate IV in Woolworths Meat (Retail) ZWA40400 36 months Certificate III in Convenience Store Operations National Code 20007 Vic 12 months Certificate IV in Convenience Store Management National Code 20008Vic 12 months

or

until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

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(ii) Part-time

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

School based traineeships

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

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

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

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

(b) Competency Outcomes

Trainees will be trained in and learn the relevant competencies contained in the National Retail Competency Standards, the National Retail Specialist Skills Competency Standards, the Woolworths Service Standards, National Food Core Standards, Meat Retailing Standards, Enterprise-Specific Standards (Franklins). (c) Courses of Study to be undertaken

Trainees will undertake one of the following:

Certificate II in Retail Operations (WRR 20102) Certificate III Retail Operations (WRR 30202) Certificate III Retail Supervision (WRR 30102) Certificate IV in Retail Management (WRR 40102) Certificate II in Retail (Customer Service) (15107 NSW) Certificate II in Woolworths Store Operations ZWA 20100

Certificate III in Woolworths Store Operations ZWA 30100

Certificate III in Woolworths Fresh Food Operations ZWA 30200

Certificate IV in Woolworths Management ZWA40100 Certificate II in Woolworths Bakery (Retail) ZWA 20200 Certificate III in Woolworths Bakery (Retail) ZWA 30400

Certificate IV in Woolworths Bakery (Retail) ZWA 40300 Certificate II in Woolworths Meat (Retail) ZWA 20300 Certificate III in Woolworths Meat (Retail) ZWA 30500 Certificate IV in Woolworths Meat (Retail) ZWA 40400 Certificate III in Convenience Store Operations (National Code 20007 VIC)

Certificate IV in Convenience Store Management (National Code 20008VIC)

AVAILABILITY FOR INSPECTION

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

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration Number 21020

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")
 - Lots 1 and 2 in DP874874 (formerly Portions 169 and 138 in DP 755552), located at Hillside Drive, Urunga in the local government area of Bellingen (part of which is commonly known as the former Antimony Crushing Plant); and
 - Crown land known as Lot 253 in DP46013 (formerly Portion 209, Shire of Bellingen, Parish of Newry, County of Raleigh), Urunga.

2. Nature of the substances causing the contamination ("the contaminants"):

Antimony, arsenic, copper, lead and mercury in the soil on the site and in sediments in the wetland and drainage channel, which is located on the site.

3. Nature of harm that the substance may cause:

The EPA has considered the matters in s.9 of the Act and has 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:

NOTE:

- Harm has occurred as indicated by dying Melaleuca trees on the site;
- Concentrations of lead, arsenic and mercury on the site exceed the relevant human health based criteria for areas zoned for residential use;
- Concentrations of arsenic, copper and mercury on the site significantly exceed the relevant phytotoxicity based criteria;
- Concentrations of antimony, arsenic, copper, lead and mercury in surface and groundwater on the site significantly exceed the ANZECC water quality criteria for the protection of aquatic ecosystems;
- Contaminants appear to have migrated off the site via groundwater and through surface erosion and been deposited as sediments in Station Creek.

There is a significant risk that:

- Harm is being caused to the biota that is in contact with the contaminants on the land, in the water and sediments on the site;
- Harm may be caused to humans from the increased risk associated with the approved use of the site for residential purposes.
- The disturbance of the acid sulphate soils at the site could cause further mobilisation of the contaminants and hence increase the risk of further harm being caused; and
- There are human and biota exposure pathways to the contamination in the soils, groundwater, sediments, and waters on the site.

4. Further action under the Act:

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of s.26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The EPA advises that the public may make written submissions to the EPA on:

- whether the EPA should issue a remediation order in relation to the site: and/or
- any other matter concerning the site.

Submissions should be made in writing to:

Regional Manager North Coast Environment Protection Authority PO Box 498 **Grafton NSW 2460**

or faxed to: 02 6642 7743

by not later than 6 September 2002.

ALEX PURVIS, Regional Manager North Coast ENVIRONMENT PROTECTION AUTHORITY (by Delegation)

Date: 2 August 2002.

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

S.59 of the Act requires the EPA to inform the relevant local council as soon as practicable that a declaration has been made. 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 site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is removed.

APPRENTICESHIP AND TRAINEESHIP ACT 2001 FRR ATIM

ERRATUM

IN the notice regarding the VTO relating to the recognised traineeship vocation of Asset Maintenance in the *Government Gazette* of 2 August 2002, the term of training (full-time) given for Certificate IV in Asset Maintenance (Cleaning Operations Management) was a nominal term of 12 months. It should be 24 months.

CO-OPERATIVES ACT 1992

NOTICE UNDER SECTION 601AA OF THE CORPORATIONS LAWAS APPLIED BY SECTION 325 OF THE CO-OPERATIVES ACT 1992

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

NAME OF CO-OPERATIVE

Muswellbrook Bowling Club Co-operative Society Limited

Dated this 5th day of August 2002.

C GOWLAND, Delegate Of The Registrar Of Co-operatives

ELECTRICITY SUPPLY ACT 1995 TRANSGRID

LANDACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF EASEMENT

TRANSGRID, by its delegate Joseph Peter Zahra, declares, with the approval of Her Excellency the Governor, that the interest described in Schedule 1 to this notice in the land described in Schedule 2 to this notice is acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Supply Act 1995.

DATED at Sydney, this 12th day of June, 2002.

J. P. ZAHRA, Manager/Corporate

SCHEDULE 1

Easement rights as described under the heading "Easement for Electricity Transmission Lines" in Memorandum No.7453319J filed in the Land and Property Information N.S.W. pursuant to Section 80A of the Real Property Act, 1900.

SCHEDULE 2

All that piece or parcel of land situate in the Local Government Area of Hurstville, Parish of St George and County of Cumberland, being that part of Lot 1, Deposited Plan 717342 (F.I. 1/717342) comprised within the site of the proposed easement for electricity purposes 6 metres wide and designated (A) as shown in Deposited Plan 1032192 and said to be in the possession of Mobil Oil Australia Limited.

(P.50249).

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder.

Assigned Name:	Lower Prospect Canal Reserve
Designation:	Reserve
L.G.A.:	Holroyd Council & Blacktown
	Council
Parish:	Prospect
County:	Cumberland
L.P.I. Map:	Prospect
1:100,000 Map:	Penrith 9030
Reference:	GNB 4667

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

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

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

Any person wishing to make comment upon this proposal may within one (1) month of the date of this notice, write to the Secretary of the Board with that comment.

Proposed Name: Designation: L.GA.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Glenn McEnallay Reserve Reserve City of Botany Bay Council Botany Cumberland Botany Bay Sydney 9130 GNB 4911

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

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

THE erratum appearing in *Government Gazette* No. 125, dated 2 August 2002, Folio 5825, relating to the appointment of persons as members of the Electrical Equipment Safety Advisory Committee was published incorrectly. The notice is withdrawn.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder. Reference: GNB4860.

Assigned Name:	Cudgewar
Designation:	Trig. Station
L.GA.:	Narrabri
Parish:	Helebah
County:	Jamison
L.P.I.Map:	Wee Waa
100,000 Map:	Wee Waa 8737

The position and the extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at www.lpi.nsw.gov.au/geog/.

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GREYHOUND RACING ACT 2002

Order

I, JACK RICHARD FACE, Minister for Gaming and Racing, pursuant to section 8(5) of the Greyhound Racing Act 2002, do by this my Order hereby set out below the manner in which, and the criteria on which, certain members of Greyhound Racing New South Wales are to be nominated under section 8(1) of the Act.

TAB Clubs Representative	By inviting nominations in writing from greyhound racing clubs, excluding non-TAB greyhound racing clubs, the NSW National Coursing Association and the NSW Greyhound Breeders, Owners and Trainers' Association.
Country Racing Representative	By inviting nominations in writing from greyhound racing clubs, excluding TAB greyhound racing clubs, the NSW National Coursing Association and the NSW Greyhound Breeders, Owners and Trainers' Association.
Industry Participant Representative	By the Department of Gaming and Racing advertising in the press and in a greyhound industry periodical for applications from persons involved with the greyhound racing industry wishing to be considered for appointment to this position.

In the event that there is more than one nominee for the positions of TAB Clubs Representative and Country Racing Representative respectively, the Department of Gaming and Racing shall conduct a ballot of the relevant groups of greyhound racing clubs to determine elected representatives.

Following receipt of applications for the position of Industry Participant Representative, an independent panel comprising persons nominated by the Minister for Gaming and Racing, shall select an eligible representative from the applications received.

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

EXPLANATORYNOTE

The Greyhound Racing Act 2002 provides, inter alia, that the Minister is to determine, by order published in the *Government Gazette*, the manner in which, and the criteria on which, persons are to be nominated as members of the Board of Greyhound Racing New South Wales.

HARNESS RACING ACT 2002

Order

I, JACK RICHARD FACE, Minister for Gaming and Racing, pursuant to section 8(5) of the Harness Racing Act 2002, do by this my Order hereby set out below the manner in which, and the criteria on which, certain members of Harness

Racing New South Wales are to be nominated under section 8(1) of the Act.

TAB Clubs Representative	By inviting nominations in writing from harness racing clubs, excluding non-TAB harness racing clubs and the NSW Harness Racing Club Ltd.
Country Racing Representative	By inviting nominations in writing from harness racing clubs, excluding TAB clubs and the NSW Harness Racing Club Ltd.
Industry Participant Representative	By the Department of Gaming and Racing advertising in the press and in a harness racing industry periodical for applications from persons involved with the harness racing industry wishing to be considered for appointment to this position.

In the event that there is more than one nominee for the positions of TAB Clubs Representative and Country Racing Representative respectively, the Department of Gaming and Racing shall conduct a ballot of the relevant groups of harness racing clubs to determine elected representatives.

Following receipt of applications for the position of Industry Participant Representative, a selection panel comprising a representative of each participant group, viz owners, breeders, trainer/drivers and bookmakers, shall select an eligible representative from the applications received.

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

EXPLANATORY NOTE

The Harness Racing Act 2002 provides, inter alia, that the Minister is to determine, by order published in the *Government Gazette*, the manner in which, and the criteria on which, persons are to be nominated as members of the Board of Harness Racing New South Wales.

HERITAGE ACT, 1977

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

New Italy Settlement site

SHR No 1648

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

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

Sydney, 19 July, 2002.

SCHEDULE "A"

The property known as the New Italy Settlement site, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 2 DP 616005, Pt Por 72 & 73 DP 755609.

HOUSING ACT 2001

Dedication of Land as Public Reserve

THE New South Wales Land and Housing Corporation by its delegate declares pursuant to the provisions of sections 34(3) and 34(4) of the Housing Act 2001 that the land described in the Schedule below is dedicated as Public Reserve and vested in the Council of the Shire of Forbes.

Dated this 31st day of July 2002.

M. VERRENDER, Acting General Manager Resitech

SCHEDULE

The Public Reserve shown in Lot 11 on the plan of land at Forbes in the Shire of Forbes, Parish of Forbes, County of Ashburnham, registered in the Land Titles Office as Deposited Plan No. 702906.

HOUSING ACT 2001

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for the purposes of the Housing Act 2001

THE New South Wales Land and Housing Corporation 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 Housing Act 2001.

Dated this 2nd day of October 2001.

A. CAPPIE-WOOD, Director-General

SCHEDULE

The land shown as Lot 1 on the plan of land at Macquarie Fields, in the Local Government Area of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan 1018782.

LOCAL GOVERNMENT ACT 1993

Registration of a Political Party

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

Sydney Independents Central Coast First Community Before Developers – Stop Over Development 6 August 2002.

J WASSON, Electoral Commissioner

State Electoral Office Level 20, 207 Kent Street Sydney 2000

NATIONAL PARKS AND WILDLIFE ACT 1974

KU-RING-GAI CHASE NATIONAL PARK AND LION ISLAND, LONG ISLAND AND SPECTACLE ISLAND NATURE RESERVES

PLAN OF MANAGEMENT

IN pursuance of Sections 75 and 76 of the National Parks and Wildlife Act 1974 it is hereby notified that a Plan of Management for Ku-ring-gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves was adopted by the Minister for the Environment on 13th May 2002.

Copies of the plan may be purchased at a cost of \$8.25 plus \$5.50 to cover postage and handling from The National Parks Centre, 102 George Street, The Rocks, NSW 2655 (telephone 1300 361 967). The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

ALISON RAMSAY, Planning Coordinator

NATIONAL PARKS AND WILDLIFE ACT 1974

URALBA NATURE RESERVE

PLAN OF MANAGEMENT

IN pursuance of Section 76 of the National Parks and Wildlife Act 1974 it is hereby notified that a Plan of Management for Uralba Nature Reserve was adopted by the Minister for the Environment on 25th June 2002.

Copies of the plan may be purchased at a cost of \$8.25 plus \$5.50 to cover postage and handling from The National Parks Centre, 102 George Street, The Rocks, NSW 2655 (telephone 1300 361 967). The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

ALISON RAMSAY, Planning Coordinator

NATIONAL PARKS AND WILDLIFE ACT 1974

CATHEDRAL ROCK 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 Cathedral Rock National Park was adopted by the Minister for the Environment on 26th June 2002.

Copies of the plan may be purchased at a cost of \$8.25 plus \$5.50 to cover postage and handling from The National Parks Centre, 102 George Street, The Rocks, NSW 2655 (telephone 1300 361 967). The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

ALISON RAMSAY, Planning Coordinator

Name ALLPRESS,

Philip John

Peter Robert

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PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

COMPULSORY ACQUISITION

Coffs Harbour Northern Areas Sewerage

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

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

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

SCHEDULE

LAND

Lot 1 in Deposited Plan 1035338 (SB 55186)

INTEREST IN LAND

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

Deposited Plan 1035338 (SB55186) as:

'(Y) PROPOSED EASEMENT FOR WATER PIPELINE VARIABLE WIDTH'

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

Deposited Plan 1035338 (SB55186) as:

'(X) PROPOSED EASEMENT FOR SEWER PIPELINE VARIABLE WIDTH'

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

Deposited Plan 1035338 (SB55186) as:

'(Z) PROPOSED EASEMENT FOR UNDERGROUND ELECTRICITY CABLES VARIABLE WIDTH'

DPWS Reference 139.

SURVEYORS ACT 1929

Registration of Surveyors

PURSUANT to the provisions of Section 8 of the Surveyors Act 1929, the undermentioned persons have been Registered as Surveyors in New South Wales from the date shown. A 0 5 E

Address 5 Fairley Crescent Theodore ACT 2905 2 Highlander Street Mittagong NSW 2575 Effective Date 1 July 2002

8 July 2002

WA WATKINS, President GKA LEATHERLAND, Registrar

SURVEYORS ACT 1929

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of Section 9 of the Surveyors Act 1929, the undermentioned Surveyors have been removed from the Register of Surveyors for the reasons shown.

Name	Date of Removal	Reason	Registration Date
CAMERON, Alexander Jennings	29 July 2002	at own request	2 October 1962
COLE, Robert Patrick	22 July 2002	at own request	1 April 1968
HINE, Peter Robert	25 July 2002	at own request	4 October 2001
McLAUCHLAN, Basil John	26 July 2002	at own request	29 April 1974
RODGER Robert Bruce	30 June 2002	at own request	25 September 1959

WA WATKINS, President GKA LEATHERLAND, Registrar

SURVEYORS (GENERAL) REGULATION 1999

Granting of Emeritus Status

PURSUANT to the provisions of Clause 32(1) of the Surveyors (General) Regulation 1999, the undermentioned Surveyors have been granted Emeritus Status in recognition of their long service and contribution to the surveying profession in New South Wales, with effect 31 July 2002.

Name	Date of Original Registration	Removed from Register
AYRES, Aubrey	15 April 1955	4 October 2000
CAMERON, Alexander Jennings	2 October 1962	29 July 2002
HARRIS, Richard James	25 September 1964	17 April 2000
PATTERSON, John Christopher	4 October 1966	7 June 2002
RODGER Robert Bruce	25 September 1959	30 June 2002

WA WATKINS, President

GKA LEATHERLAND, Registrar

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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:

14 August 2002

	8			
025/7294	EMPLOYEE ASSISTANCE PROGRAM. DOCUMENTS: \$110.00 PER SET.			
023/7275	STORAGE AND DISTRIBUTION OF VACCINES FOR NSW HEALTH. DOCUMENTS: \$110.00 PER SET.			
	21 August 2002			
IT02/2829	RENTAL OF PERSONAL COMPUTERS AND PRINTERS. DOCUMENTS: \$110.00 PER SET.			
02/7265	SUPPLY & INSTALLATION OF A FIXED PUBLIC ADDRESS SYSTEM. DOCUMENTS: \$55.00 PER SET.			
	27 August 2002			
S0228860	2002 HSC SECURITY METRO SYDNEY. DOCUMENTS: \$110.00 PER SET.			
S0228862	2002 HSC SECURITY,W'GONG,GOS'F.SYD. DOCUMENTS: \$110.00 PER SET.			
28 August 2002				
IT 01/2807	COMMERCIALISATION OF LCAID DPWS'S LIFE CYCLE ASSESSMENT SOFTWARE. DOCUMENTS: \$110.00 PER SET.			
29 August 2002				
02/2809	PROVISION OF JOINT COMPUTER NETWORK ADMINISTRATION AND SUPPORT. DOCUMENTS: \$220.00 PER SET.			
4 September 2002				
2006b	COMPUTER PERIPHERALS AND ASSOCIATED EQUIPMENT. DOCUMENTS: \$220.00 PER SET.			
025/7255	SUPPLY OF ELECTRONIC SECURITY EQUIPMENT. DOCUMENTS: \$110.00 PER SET.			

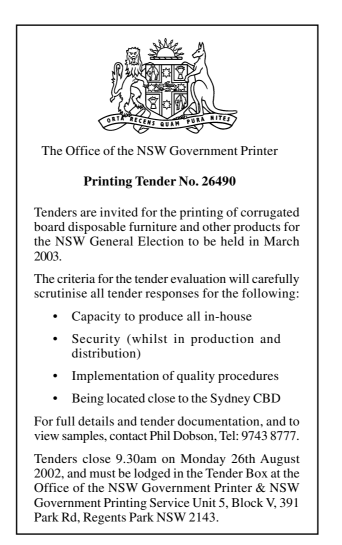
TENDER DOCUMENT FEE

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.



PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST CITY COUNCIL

Roads Act 1993

Naming Of Roads

NOTICE is hereby given that the Bathurst City Council, in pursuance of section 162 of the Roads Act 1993, has named the roads as follows:

Location

New Name

South of Marsden Lane and north of Illumba Way, Kelso

Jarrah Court, Bluegum Close, Ironbark Close, Coolabah Court, Blackwood Close, Wattle Close, Billabong Close and She Oak Close

Authorised by resolution of the Council on 17th April 2002. P. PERRAM, General Manager, Bathurst City Council, Civic Centre, 158 Russell Street, Bathurst NSW 2795. [0662]

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Road - Eastwood Lane

NOTICE is hereby given that Blacktown City Council, in pursuance of section 162 of the Roads Act 1993, has named the unnamed lane which runs from the end of Illoura Place to the State Rail Authority walkway (Lot 177, DP 27726), Doonside, as "Eastwood Lane". Authorised by resolution of Council on 19th June 2002. IAN REYNOLDS, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148. [0665]

HOLROYD CITY COUNCIL

Roads Act 1993, Section 162

Renaming of Public Road

Thomas May Place

NOTICE is hereby given that Holroyd City Council has, pursuant to section 162 of the Roads Act 1993, renamed "Amos Place", Westmead as "Thomas May Place", Westmead. This Road commencing at Amos Street, Westmead and running north towards Lichen Place, Westmead and Parramatta Golf Course is to be known as Thomas May Place, Westmead. The use of this name will commence on 1st September 2002. D. TREZISE, General Manager, Holroyd City Council, PO Box 42, Merrylands NSW 2160. [0657] LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that in accordance with section 162 (1) and (2) of the Roads Act 1993, Council has named the named the following roads as described below:

Location Off Robinia Drive, being a subdivision of Lot 1, DP 911752.

Claret Ash Avenue, Amber Grove and Birch Close

Names

I. STEWART, General Manager, Lithgow City Council, PO Box 19, Lithgow, NSW 2790. [0647]

PARRAMATTA CITY COUNCIL

Light Traffic Thoroughfare

Church Street, Parramatta (Between George Street and Victoria Road)

THE Council hereby advises that pursuant to Roads Act 1993 and in accordance with the authority delegated to it by the Roads and Traffic Authority of NSW it proposes to impose a maximum load limit of three tonnes (3) on the length of Church Street, Parramatta in the section between George Street and Victoria Road, Parramatta. It should be noted that this load limit does not apply to buses, or to commercial vehicles in excess of the limit, (a) wishing to gain access to properties in the road defined above and, (b) which must use the street and there being no other street to gain access to the desired street. A period of twenty eight (28) days from the date of this notice is allowed for persons to lodge a written objection to the proposal to impose a load limit. Telephone enquiries should be directed to Council's Traffic Engineer on 9806 5763. Administration Building, 30 Darcy Street, Parramatta NSW 2150. TERRY BARNES, General Manager, Parramatta City Council, PO Box 32, Parramatta NSW 2124, Phone: 9806 5000 Fax: 9806 5917. [0663]

RIVERINA WATER COUNTY COUNCIL

Local Government Act 1993, Section 553

Extension of Watermains

NOTICE is hereby given pursuant to Section 553 of the Local Government Act 1993, that Riverina Water County Council's water mains have been extended to service the lands described hereunder: City of Wagga Wagga: <u>Tamar Drive</u>: From the existing main along Tamar Drive located at the north-western corner of Lot 37, southwards along Tamar Drive to the intersection of Stirling Boulevard. Drawing No. 1/2738 and 1/2939. <u>Stirling Boulevard</u>: From the existing main along Plumpton Road, westwards along

Stirling Boulevard to the north-western corner of Lot 59 (ie past the intersection with Tamar Drive). Drawing No. 1/2939. The owners of all lands within the prescribed distance will be liable for water supply charges as from the expiration of twenty-one (21 days) after the publication of this notice, or the date of connection of the properties to the water main, whichever is the earlier date. G. W. PIEPER, General Manager, Riverina Water County Council, PO Box 456, Wagga Wagga NSW 2650.

[0653]

SOUTH SYDNEY CITY COUNCIL

Roads Act 1993, Part 10, Division 2

Proposed Lease of Part of Brougham Lane, Woolloomooloo

PUBLIC NOTICE is hereby given that South Sydney City Council has received a request to renew the lease to Avis an adjoining tenant, for a period of 5 years part of Brougham Lane adjacent to No. 196-214 William Street, Woolloomooloo for car parking purposes. Full particulars of the proposal are shown on Plan No. S4-130/488A which is available at Council's Administrative Offices at 280 Elizabeth Street, Surry Hills. Any objections to the abovementioned proposal may be lodged with Council in writing within thirty days of the date hereof. (Council Papers L52-00164). MICHAEL WHITTAKER, General Manager, South Sydney City Council, 280 Elizabeth Street, Surry Hills NSW 2010. [0648]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Unnamed Public Lane

NOTICE is hereby given that the Tweed Shire Council, in pursuance of section 162 of the Roads Act 1993, has named an unnamed Public Lane, which comes off Moss Street between Sutherland Street and Marine Parade at Kingscliff as "CLOUGH WAY". Authorised by resolution of the Council on 20th June 2001, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah, NSW, 2484.

[0654]

WALCHA SHIRE COUNCIL

Rural Fires Act 1997

Declaration of Bush Fire Danger Period

IN accordance with section 82 of the Rural Fires Act 1997 and with the powers delegated to me under the provisions of section 5 of the Local Government Act, notice is hereby given that the Mayor, William John Heazeltt, on Thursday, 1st August 2002, by instrument declared that the period from 1st August 2002 to 31st March 2003 to be a Bush Fire Danger Period of the whole of the Walcha Shire. Any person wishing to light any fire in the open, for any purpose, must obtain a Declaration Bush Fire Permits to do so, from their local authority. Failure to comply can result in fines, under the Rural Fires Act 1997. ROB CALLAGHAN, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354. [00649]

WEDDIN SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale Of Land For Overdue Rates And Charges

NOTICE is hereby given to the person(s) named hereunder that the Council of the Shire of Weddin has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person(s) named are known to the Council to be the owner(s) or to have interest in the land on which the amount of rates and charges stated in each case, as at 30th June 2002, is due:

Owner(s) or person(s) having interest in the lar	Description of nd subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) payable and unpaid (\$)	Total (\$)
(a)	(b)	(c)	(d)	(e)
Estate M. CURRY	Assessment 332, Lot 4, section (D.P. 758651, Village Marsden	6, \$76.26	\$608.69	\$684.95
Trustees Bimbi HALL	Assessment 434, Lot 1, section 5 D.P. 758108, Village Bimbi	5, \$260.00	\$709.06	\$969.06
R. J. BRIDGE & S. M. BRIDGE	Assessment 686, Lot 2, D.P. 2347 Edward Square Greenethorpe	\$352.94	\$1510.91	\$1863.85
N. G. & E. BROOKSWEST	Assessment 745, Lots 17/20, sec D.P .6279, Griffith Street Greenet	,	\$1635.89	\$3347.84
K. SUTHERLAND	Assessment 814, Lot 22, section D.P. 6279, Northcote Street Gree	· · · · · · · · · · · · · · · · · · ·	\$935.21	\$1733.55
W. DAVIS	Assessment 833, Lot 8, section 2 D.P. 6279, Northcote Street, Gree	,	\$940.18	\$1513.76

OFFICIAL NOTICES

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<i>Owner(s) or person(s)</i> having interest in the la	Description of nd subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) payable and unpaid (\$)	Total (\$)
(a)	(b)	(c)	(d)	(e)
L. AARONS	Assessment 875, Lot 22, section D.P. 5826, Redbank Street, Greenethorpe	1, \$76.24	\$538.32	\$614.56
COBEGU PTY LTD	Assessment 1049, Lot 14, section D.P. 7915, Caragabal Street, Caragabal	n C, \$402.39	\$802.27	\$1204.66
M. M. GAULT	Assessment 1064, Lots 6 & 7, section A, D.P. 7892, George Stre Caragabal	\$68.70 eet,	\$637.31	\$706.01
M. M. GAULT	Assessment 1066, Lots 2/3, section A, D.P. 7892, George Stre Caragabal	\$71.81	\$662.91	\$734.72
B. A. Tobin and M. A. SCOTT	Assessment 1101, Cor Lot 9, section 1, D.P. 7763, Glasson Stre Quandialla	\$111.57 eet,	\$756.39	\$867.96
L. NUGENT	Assessment 1579, Lot 22, D.P. 80 Parish Yambira	9510,	\$999.50	\$999.50
T. J. WHITE	Assessment 1813, Lot 3, section D.P. 758473, Melyra Street, Grenfe		\$3300.55	\$3690.26
A. GARCIA	Assessment 2520, Lot 1, D.P. 364 Wood Street, Grenfell	179, \$1433.02	\$3573.03	\$5006.05
Estate J. LYNCH and Estate J. A. GARRY	Assessment 2650, Lot 5, D.P. 252 Parish Tyagong	799, \$191.04	\$759.81	\$950.85
C. P. FAUST and L. K. KHEONG	Assessment 2656, Lot 39, sectior D.P. 7892, Gibson Street, Caragab		\$546.32	\$627.02
G. ROBINSON	Assessment 2706, Lot 44, D.P. 66 Parish Berendebba	5490,	\$631.91	\$631.91
T. GOODLET	Assessment 2707, Lot 10, D.11319 Parish Bumbaldry	97,	\$575.62	\$575.62

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after publication of the notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the ratable person, before the time fixed for the sale, the said land will be offered for sale by public auction by C J Anderson & Co and Aston & Joyce (Agents in conjunction), at the Grenfell Bowling Club on Friday 22nd November 2002 at 10.30 am. Dated 5th August 2002. T. V. LOBB, General Manager, Wedding Shire Council, PO Box 125, Grenfell NSW 2810. [0664]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of Nancy Blanche EWING, late of 6 Grandview Drive, Newport, in the State of New South Wales, pensioner, who died on 10th June 2000, must send particulars of the claim to the executrix, Deanne Lorraine Court, c.o. Northside Law, Solicitors, 20 Kingslangley Road, Greenwich, within one calendar month from publication of this notice. After that time, the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of distribution the executrix has notice. Probate was granted in New South Wales on 2nd October 2001. NORTHSIDE LAW, Solicitors, 20 Kingslangley Road, Greenwich NSW 2065, telephone (02) 9901 4649 [0650] IN the Supreme Court of New South Wales, Sydney Registry, Probate Division.-Any person having any claim upon the estate of Kathleen Doris FOX, late of East Gosford, in the State of New South Wales, home duties, who died on 4th June 2002, must send particulars of his claim to the executrix, Sandra Ann Menzies, c.o. John G Burton & Associates, 16 Adelaide Street, East Gosford, within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 24th July 2002. JOHN G BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford NSW 2250 (DX 7263 Gosford), tel.: (02) 4323 4899. [0651]

IN the Supreme Court of New South Wales, Sydney Registry, Probate Division.-Any person having any claim upon the estate of Alison Denise McCLURE, late of Kincumber, in the State of New South Wales, home duties, who died on 23rd May 2002, must send particulars of his claim to the executor, John Duncan McClure (In the Will called "My Husband"), c.o. John G Burton & Associates, 16 Adelaide Street, East Gosford, within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 25th July 2002. JOHN G BURTON & ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford NSW 2250 (DX 7263 Gosford), tel.: (02) 4323 4899. [0652]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of Betty Ethel ROBERTS, late of 97 Faraday Road, Padstow, in the State of New South Wales, retired, who died on 14th May 2002, must send particulars of his/her claim to the executrix, Debbie Schnebli, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, within one calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 26th July 2002. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown NSW 2148 (DX 8109, Blacktown), tel.: (02) 9622 4644.

[0656]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of Harold Raymond JESSOP, late of Unit 71 Huon Park, 381 Bobbin Head Road, North Turramurra, in the State of New South Wales, who died on 27th May 2002, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde, within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution it has notice. Probate was granted in New South Wales on 30th July 2002. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (DX 27551, West Ryde), tel.: 9858 1533. [0655]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of Muriel BUHAGIAR, late of 305 Victoria Road, Marrickville, in the State of New South Wales, who died on the 2nd May 2002, must send particulars of his claim to the executor, Ronald Glenn Ravensdale, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, on or before the expriation of one month from the date of publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on the 8th July 2002. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. NOTICE of intended distribution of estate.-Any person having any claim upon the estate of Barbara LAIRD, late of 11 Mawson Terrace, Moss Vale, in the State of New South Wales, widowed, who died on 14th May 2002, must send particulars of his/her claim to the executors, Warwick James Laird and Marilyn Barbara Cady, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 29th July 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160 (dx 25406, Merrylands), tel.: (02) 9682 3777. [0660]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of Veronica Mary GIBBONS, late of 2 Rogers Crescent, Merrylands, in the State of New South Wales, widowed, who died on 26th May 2002, must send particulars of his/her claim to the executors, Brian Joseph Gibbons and Loretta Margaret Harmer, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 29th July 2002. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160 (DX 25406, Merrylands), tel.: (02) 9682 3777. [0661]

COMPANY NOTICES

IN the matter of the Corporations Act 2001 and in the matter of RUSTIC HARVEST FURNITURE PTY LIMITED, A.C.N. 000 478 099.–Notice is hereby given that a general meeting of the above mentioned company, duly convened and held on the 6th August 2002, the following special resolution was duly passed: "That the company be wound up voluntarily". Mr J. W. Friedland of Heman, Friedland and Associates, Chartered Accountants of 103/44 Mountain Street, Broadway, was appointed liquidator of the company. Dated this 6th August 2002. J. W. FRIEDLAND, Liquidator, c.o. Heman, Friedland and Associates, Chartered Accountants of 103/44 Mountain Street, Broadway NSW 2007, tel.: (02) 9281 2533. [0659]

^[0658]