

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Proclamations



Proclamation

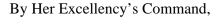
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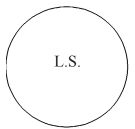
Legislation Review Amendment Act 2002 No 77

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Legislation Review Amendment Act 2002*, do, by this my Proclamation, appoint 2 May 2003 as the day on which the provisions of that Act, except for Schedule 1 [3] and [7]–[9], commence.

Signed and sealed at Sydney, this 30th day of April 2003.





BOB CARR, M.P., Premier

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence amendments to the *Regulation Review Act 1987* that rename the committee constituted under that Act as the Legislation Review Committee and consequentially rename that Act. Provisions conferring powers on the Legislation Review Committee with respect to Bills are to be commenced at a later date.

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OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 222 (1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Simon BYRNE as Administrator to the Wagonga Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52 (1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$29,500 dollars.

Signed and sealed this 15th day of April 2003.

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

GOD SAVE THE QUEEN

014.8.Act

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable ANDREW REFSHAUGE, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 222 (1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Jonathan RITCHIE as Administrator to the Unkya Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52 (1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$25,000.00 dollars.

Signed and sealed this 17th day of April 2003.

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

GOD SAVE THE QUEEN

014.8.Act

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Appointment

Statutory and Other Offices Remuneration Tribunal

HER Excellency the Governor, with the advice of the Executive Council, and in pursuance of section 6 (2) of the Statutory and Other Offices Remuneration Act 1975, has approved the appointment of Mr G. GLEESON, AC, as the Statutory and Other Offices Remuneration Tribunal for the period 10 May 2003 up to and including 9 May 2004.

BOB CARR, M.P., Premier

TRANSPORT ADMINISTRATION ACT 1988

CHIEFEXECUTIVE SERVICE

APPOINTMENT UNDER SCHEDULE 2

I, MICHAEL COSTA, Minister for Transport Services, pursuant to the provisions of the Transport Administration Act 1988, appoint the officer listed below to act in the chief executive service position as specified:

State Rail Authority

Vince Graham, Chief Executive [8 April 2003].

The Hon MICHAEL COSTA, M.L.C.,
Minister for Transport Services,
Minister for the Hunter and Minister Assisting
the Minister for Natural Resources (Forests)

NSW OMBUDSMAN

Acting Ombudsman

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 7 of the Ombudsman Act 1974, Christopher Charles WHEELER be appointed Acting Ombudsman for the period 29 April 2003 to 23 May 2003 inclusive, during the Ombudsman's leave of absence.

BOB CARR, M.P., Premier

NSW Fisheries

F01/591

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification - Fishing Closure

Kogarah Bay and its Tributaries

I, IAN MacDONALD, prohibit the taking of bivalve molluscs: pipis, cockles and whelks by the methods of fishing specified in Column 1 of the Schedule of this notification, from the waters shown opposite in Column 2 of the schedule.

This prohibition is effective from 11 May 2003 to 10 May 2008, inclusive.

The Hon IAN MacDONALD, MLC, Minister for Agriculture and Fisheries

Schedule

Kogarah Bay, Georges River North

Column 1 Methods	Column 2 Waters	
All methods.	The whole of the waters Kogarah Bay, Georges River north of a line extending from Tom Uglys Point east to the St George Motor Boat Club.	
Closed waters: The area covered by this notification includes the foreshore extending from the mean high water mark, to ten (10) metres horizontally seaward from the		

mean low water mark.

Department of Lands and Rural Affairs

Lands

ARMIDALE OFFICE

Department of Lands and Rural Affairs 108 Faulkner Street, Armidale, NSW 2350 have: (02) 6772 5488 Fox (02) 6771 534

Phone: (02) 6772 5488 Fax (02) 6771 5348

ADDITION TO RESERVED CROWN LAND

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

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

COLUMN 1

Land District: Inverell.
Local Government Area:
Uralla Shire Council.
Locality: Bundarra.
Lot A, DP 417534.
Parish: Bundarra.
County: Hardinge.
Area: 800 square metres.
File No.: AE99 R 70/1.

COLUMN 2

Reserve No.: 110007.
Public Purpose: Community purposes.
Notified: 27 March 1987.
Lots 1 and 7, section 66,
DP 758181.
Parish: Bundarra.
County: Hardinge.
New Area: 3892 square metres.

ORDER

Transfer of a Crown Road to a Council

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

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE1

Parish – Inverell; County – Gough; Land District and L.G.A. – Inverell.

The Crown road east of Lot 129, DP 753287, being the extension of Jardine Road.

SCHEDULE2

Roads Authority: Inverell Shire Council.

File No.: AE03 H 61.

Council's Reference: 28.16.1 GM:jp.

FAR WEST REGIONAL OFFICE

Department of Lands and Rural Affairs 45 Wingewarra Street (PO Box 1840), Dubbo, NSW 2830

Phone: (02) 6883 3000 Fax: (02) 6883 3099

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.

> ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

COLUMN 2

Reserve No.: 1004528.

crematorium.

Public Purpose: Cemetery and

Land District: Western

Division.

COLUMN 1

Local Government Area: Central Darling Shire

Council.

Locality: Tilpa. Lot 6879, DP No. 48861, Parish Killara, County Killara.

Area: 1 hectare. File No.: WL03 R 7.

Notes: This notice hereby revokes Reserve 1002261 for urban services, notified 19 February 1999 and part of reserve 968948 for aviation purposes, notified 15 July 1983.

GOULBURN OFFICE

Department of Lands and Rural Affairs 159 Auburn Street (PO Box 748), Goulburn, NSW 2580 Phone: (02) 4828 6725 Fax: (02) 4828 6730

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 is extinguished.

> ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description

Parish – Kangaloon; County – Camden; Land District - Moss Vale; Council - Wingecarribee.

Lot 1, DP 1050733. File Reference: GB01 H 103:MB.

Note: On closing the land in Lot 1, DP 1050733 remains land vested in the Crown as Crown land.

GRAFTON OFFICE

Department of Lands and Rural Affairs 76 Victoria Street (Locked Bag 10), Grafton, NSW 2460

Phone: (02) 6640 2000 Fax: (02) 6640 2035

NOTIFICATION OF CLOSING OF PUBLIC ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are 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 roads are extinguished.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Descriptions

Land District - Grafton; Shire - Grafton.

Road closed: Lot 12, DP 1050767, at Grafton, Parish Great Marlow, County Clarence.

File No.: GF02 H 288.

Note: On closing, the land within Lot 12 becomes vested in the State of New South Wales as Crown Land.

Land District - Lismore; Shire - Byron.

Road closed: Lot 1, DP 1051657, at Federal, Parish Clunes, County Rous. File No.: GF01 H 418.

Note: On closing, the land within Lot 1 remains vested in the State of New South Wales as Crown Land.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared to be Crown Land within the meaning of that Act.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

Land District – Bellingen; LGA – Bellingen Shire Council; Parish – Belmore; County – Raleigh; Locality – Kalang.

Lot 11, DP No. 1029042. Area: 1280 square metres. File No.: GF97 R 41.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

File No.: GF80 R 309.

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3 Scott Matthew The Susan and Dedication No.: 540041. FLYNN. Elizabeth Islands Public Purpose: Public Recreation Trust. recreation. Notified: 3 May 1957. Dedication No.: 540107. Public Purpose: Public recreation. Notified: 3 May 1957.

Term of Office

For a term commencing the date of this notice and expiring 1 November 2003.

ERRATUM

IN the notice which appeared in the *Government Gazette* No. 50 of the 13 December 2002, Folio 10643, under the heading "Notification of Closing of road", the description is corrected by the deletion of the words "On closing, the land within the former road remains vested in Tweed Shire Council as operational land" and insertion in lieu the words and figures "Lot 1 vests in Tweed Shire Council as Operational land, and Lots 2 and 3 vest in the Crown as Crown land." File Reference: GF01 H 165.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

MAITLAND OFFICE

Department of Lands and Rural Affairs

Cnr Newcastle Road & Banks Street (PO Box 6), East Maitland, NSW 2323 Phone: (02) 4934 2280 Fax: (02) 4934 2252

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are 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 roads are extinguished.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Descriptions

Parish – Broughton; County – Durham; Land District – Singleton; LGA – Singleton

Road Closed: Lot 1, DP 1051554 at Bridgman.

File No.: MD02 H 124.

Note: On closing, the land within Lot 1, DP 1051554 will remain land vested in the Crown as Crown Land.

Parish – Kahibah; County – Northumberland; Land District – Newcastle; LGA – Lake Macquarie

Road Closed: Lot 1, DP 1049734 at Belmont.

File No.: MD02 H 160.

Note: On closing, the land within Lot 1, DP 1049734 will remain land vested in the Crown as Crown Land.

NOWRA OFFICE

Department of Lands and Rural Affairs 5 O'Keefe Avenue (PO Box 309), Nowra, NSW 2541

Phone: (02) 4428 6900 Fax: (02) 4428 6988

NOTIFICATION OF CLOSING OF 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.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description

Land District - Bega; L.G.A. - Bega Valley

Lot 5, DP 1042936 at Rats Valley, Parish Cobra and County Auckland (being land under the Real Property Act).

File No.: NA02 H 267.

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

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to the provisions of section 138 of the Crown Lands Act 1989, the land described in the schedule hereunder, is declared to be Crown Land within the meaning of the Act.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

Land acquired and vested in the NSW Department of Public Works and Services.

Land District – Kiama; LGA – Wollongong City; Parish – Wollongong; County – Camden

Lot 7048, DP 1052504 containing an area of approximately 2.128 hectares at Port Kembla (being part of the land resumed by notification in the *Government Gazette* of 1 September 1900 (fol. 6865).

File No.: NA03 H 44.

PLAN OF MANAGEMENT FOR A CROWN RESERVE UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN REGULATIONS 1995

A DRAFT PLAN of management has been prepared for the Crown reserve described hereunder.

The Draft Plan will be available for inspection during normal business hours until 3 June 2003 at the Nowra Office of the Department of Lands and Rural Affairs (5 O'Keefe Avenue, Nowra); at Shoalhaven City Council Libraries located at Berry Street, Nowra – 9.30 a.m. to 8.00 p.m., Monday to Friday and 9.30 a.m. to 3.00 p.m., Saturday, Paradise Beach Road, Sanctuary Point – 12.00 noon to 7.00 p.m., Monday to Friday and 9.00 a.m. to 12 noon, Saturday and Princes Highway, Ulladulla – 10.00 a.m. to 7.00 p.m., Monday to Friday and 9.30 a.m. to 12.00 noon, Saturday and in the Public Documents section of Shoalhaven City Council's web site at shoalhaven.nsw.gov.au.

Written submissions are invited from the public on the Draft Plan up to 5.00 p.m. on Tuesday, 3 June 2003 and should be directed to the General Manager, Shoalhaven City Council, PO Box 42, Nowra 2541 – File Reference 27590. Further information may be obtained from Shoalhaven City Council's Parks and Recreation Unit on 4429 3371.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands).

Description of Reserve

Land District – Nowra; City – Shoalhaven; Parish – Currambene; County – St Vincent. Reserve 64558 for public recreation at Huskisson (White Sands Park and Voyager Memorial Park).

File No.: NA03 R 2.

SYDNEY METROPOLITAN OFFICE

Department of Lands and Rural Affairs

Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935), Parramatta, NSW 2124

Phone: (02) 9895 7657 Fax: (02) 9895 6227

PLAN OF MANAGEMENT FOR A CROWN RESERVE, KEIRLE PARK AT QUEENSCLIFFE, UNDER PART 5, DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2000.

A DRAFT PLAN of management has been prepared for a Crown reserve being Keirle Park, described hereunder which is under the trust management of Manly Council. The Plan also includes unreserved Crown Land and community land owned by Manly Council.

Inspection of the draft plan can be made at Manly Council Chambers, 1 Belgrave Street, Manly; Manly Library, Market Place, Manly; during normal business hours or viewed on the Manly Council website www.manly.nsw.gov.au.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 42 days commencing from Monday, 28 April 2003. Submissions will be received up until Monday, 9 June 2003 and should be sent to The General Manager, Attention Sky Addison, Manly Council, PO Box 82, Manly 1655.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description of Reserves

Land District – Metropolitan; L.G.A. – Manly; Parish – Manly Cove; County – Cumberland.

Reserve 81654 reserved for public recreation, notified 5 June 1959, being Lot 7016, DP 752038.

Unreserved Crown Land west of Lot 7016, DP 752038.

Location: Pittwater Road, Manly.

File No.: MN03 R 16.

PLAN OF MANAGEMENT FOR A CROWN RESERVE, SEAFORTH OVALAT SEAFORTH, UNDER PART 5, DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2000.

A DRAFT PLAN of management has been prepared for a Crown reserve being Seaforth Oval, described hereunder which is under the trust management of Manly Council.

Inspection of the draft plan can be made at Manly Council Chambers, 1 Belgrave Street, Manly; Manly Library, Market Place, Manly; during normal business hours or viewed on the Manly Council website www.manly.nsw.gov.au.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 42 days commencing from Monday, 28 April 2003. Submissions will be received up until Monday, 9 June 2003 and should be sent to The General Manager, Attention Sky Addison, Manly Council, PO Box 82, Manly 1655.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description of Reserves

Land District – Metropolitan; L.G.A. – Manly; Parish – Manly Cove; County – Cumberland.

Reserve 89212 reserved for public recreation, notified 28 June 1974, being Lot 2710, DP 752038.

Location: Wakehurst Parkway, Seaforth.

File No.: MN03 R 16.

PLAN OF MANAGEMENT FOR A CROWN RESERVES, TANIA PARK AND DOBROYD RESERVE AT BALGOWLAH HEIGHTS, UNDER PART 5, DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2000.

A DRAFT PLAN of management has been prepared for the Crown reserves being Tania Park and Dobroyd Hill Reserve, described hereunder which is under the trust management of Manly Council.

Inspection of the draft plan can be made at Manly Council Chambers, 1 Belgrave Street, Manly; Manly Library, Market Place, Manly; during normal business hours or viewed on the Manly Council website www.manly.nsw.gov.au.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 42 days commencing from Monday, 28 April 2003. Submissions will be received up until Monday, 9 June 2003 and should be sent to The General Manager, Attention Sky Addison, Manly Council, PO Box 82, Manly 1655.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description of Reserves

Land District – Metropolitan; L.G.A. – Manly; Parish – Manly Cove; County – Cumberland.

Tania Park - Reserve 93912 reserved for public recreation, notified 31 October 1980, being Lot 2776, DP 39988.

Dobroyd Hill Reserve – Reserve 83644 reserved for public recreation, notified 22 December 1961, being Lot 7121, DP 1023341.

Location: Bareena Drive, Balgowlah Heights.

File No.: MN03 R 16.

TAREE OFFICE

Department of Lands and Rural Affairs 98 Victoria Street (PO Box 440), Taree, NSW 2430

Phone: (02) 6552 2788 Fax: (02) 6552 2816

ERRATUM

IN *Government Gazette* No. 74, Folio 4507, dated 17 April 2003, regarding a road opening at Yaypo Close, the Bight, the File No should read TE02 H 230 not TE99 H 180.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

NOTIFICATION OF CLOSING OF PUBLIC 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.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description

Land District – Taree; Local Government Area – Great Lakes.

Road closed: Lot 1, DP 1049349 at Coolongolook, Parish of Curreeki, County of Gloucester.

File No.: TE01 H 163.

Note: On closing, the land within Lot 1 remains vested in the State of New South Wales as Crown Land.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Clause 4 (3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

COLUMN 1

Crescent Head Caravan Park and Recreation Reserve (R63725) Trust. COLUMN 2
Reserve No.: 63725.

Public Purpose: Public recreation and resting place.

Notified: 13 January 1933. Parish: Palmerston. County: Macquarie. File No.: TE80 R 425.

Note: Any leases or licences current for this reserve remains unaffected by this notice.

WAGGA WAGGA REGIONAL OFFICE

Department of Lands and Rural Affairs

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga, NSW 2650

Phone: (02) 6937 2700 Fax: (02) 6921 1851

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

COLUMN 1

COLUMN 2

Hume Shire Council Crown Reserves Reserve Trust. Reserve No.: 61671. Public Purpose: Rubbish depot. Notified: 7 February 1930. File No.: WA03 R 7.

NOTIFICATION OF CLOSING OF A ROAD

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

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description

Parish – Howlong; County – Hume; Land District – Corowa; Shire – Hume.

Road Closed: Lot 1, DP 1051472 at Howlong.

File No.: WA00 H 49.

Note: On closing, the land within Lot 1, DP 1051472 remains vested in the State of New South Wales as Crown Land.

PLAN OF MANAGEMENT FOR CROWN RESERVES UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 1990

Murrumbidgee River Urban Interface (Wiradjuri Bridge to ARCC Centre)

A DRAFT PLAN of management has been prepared for the Crown reserves described hereunder, which are under the trusteeship of the Wagga Wagga City Council Crown Reserves Reserve Trust and other forms of management.

Inspection of the draft plan can be made at Department of Lands and Rural Affairs, Wagga Wagga District Office, Cnr. Johnston and Tarcutta Streets, Wagga Wagga and at the Wagga Wagga City Council Administration Building, Cnr. Baylis and Morrow Streets, Wagga Wagga; Wagga Wagga Regional Library, Cnr. Baylis and Morrow Streets, Wagga Wagga and the Wagga Wagga Tourist Information Centre, Tarcutta Street, Wagga Wagga, during normal office hours.

Representations are invited from the public on the draft plan. These may be made in writing for a period of 60 days commencing from this day and should be sent to the Department of Lands and Rural Affairs, Wagga Wagga District Office, PO Box 60, Wagga Wagga, NSW 2650.

All enquiries should be directed to Grant Marsden, Senior Lands Officer, Land Access, Department of Lands and Rural Affairs, Wagga Wagga at the above address or on telephone (02) 6937 2700.

This notice is a requirement of the Crown Lands Act 1989 and is placed in addition to any advertising already completed by Wagga Wagga City Council.

ANTHONY BERNARD KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Description of Reserves

Land District – Wagga Wagga; City – Wagga Wagga; Parish – South Wagga Wagga; County – Wynyard.

Reserve 76984 for public recreation and protection of approach to bridge, notified 20 August 1954 (Sculpture Park and Hampden Bridge approach).

Reserve for public recreation, dedicated 8 December 1894 (Wagga Beach, Wagga Wagga Tourist Caravan Park, Sporting Field and "The Rocks").

Reserve 50638 for public recreation, notified 28 April 1915 (surrounding the Riverina Playhouse and the Tourist Information Centre).

Reserve 13487 for gas works, notified 7 March 1891 ("Old gas works site").

Reserve 83074 for public recreation and parking, notified 10 March 1961 (Wagga Tourist Information Centre).

Reserve 87557 for public hall, notified 12 December 1969 (ARCC Centre).

Location: Wagga Wagga.

File No.: WA79 R 113.

Department of Mineral Resources

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T03-0045)

No. 2090, MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), area of 20 units, for Group 2, dated 24 April 2003. (Broken Hill Mining Division).

The Hon. KERRY HICKEY, M.P., Minister for Mineral Resources

NOTICE is given that the following application for renewal has been received:

(T90-0013)

Exploration Licence No. 4502, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 22 units. Application for renewal received 22 April 2003.

The Hon. KERRY HICKEY, M.P., Minister for Mineral Resources

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDERS

NOTICE is given that the following authority has been cancelled:

(T01-0107)

Exploration Licence No. 5865, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Beresford, Map Sheet (8725, 8726), area of 17 units. Cancellation took effect on 24 April 2003.

The Hon. KERRY HICKEY, M.P., Minister for Mineral Resources

TRANSFER

(C02-0777)

Exploration Licence No. 5932, formerly held by SANDWORK PTY LTD (ACN 062 072 244), has been transferred to GPC BELLAMBI PTY LIMITED (ACN 101 713 017). The transfer was registered on 11 April 2003.

The Hon. KERRY HICKEY, M.P., Minister for Mineral Resources

ERRATUM

THE notice appearing in *Government Gazette* No. 74, Folio 4509, dated 17 April 2003, relating to the grant of Petroleum Exploration Licence No. 444, should have read on the Illawarra escarpment instead of in the Eromanga Basin.

The Hon. KERRY HICKEY, M.P., Minister for Mineral Resources

Department of Sustainable Natural Resources

WATER ACT 1912

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

Murrumbidgee Valley

Graeme John HARDWICK, Stephen Leslie HARDWICK, and Trevor Harley HARDWICK for a bore on Lot 123, DP 757245, Parish of Oberne, County of Wynyard, for a water supply for stock, domestic and the irrigation of 30 hectares (blueberries) (new licence) (Reference: 40BL189452).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 30 May 2003, as prescribed by the Act.

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

Department of Sustainable Natural Resources, PO Box 156, Leeton, NSW 2705.

WATER ACT 1912

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

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

Murrumbidgee Valley

Helen CRISP for an earth bywash dam on Danderaligo Creek, on Lot 11, DP 251362, Parish of Bowning, County of Harden, for conservation of water for stock and domestic purposes (Reference: 40SL70891) (GA2:503163).

Hugh Kinloch Treatt BERNER and KINELM PTY LTD for a pump on Goobarragandra River, on Lot 100, DP 1046554, Parishes of Nimbo and Baloo, County of Buccleuch, for a water supply for the irrigation of 5 hectares (pastures) (replacement licence — change of pump site only) (Reference: 40SL70893).

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

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

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

Department Sustainable Natural Resources, PO Box 156, Leeton, NSW 2705.

WATER ACT 1912

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

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

Murrumbidgee Valley

GANERA PTY LIMITED for a pump on the Murrumbidgee River on part Lot 50, DP 756775; 1 pump and a diversion channel on Uara Creek, Lot 13 and 14, DP 756775, Parish of Nerang, County of Waradgery, for a water supply for stock purposes and irrigation of 482 hectares (pasture and cereals) (application to replace existing authority due to the permanent water transfer of 202 megalitres) (Reference: 40SA5607).

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

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

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

Department of Sustainable Natural Resources, PO Box 156, Leeton, NSW 2705.

WATER ACT 1912

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

Roger Leslie ELLIOT and Janelle Maree ELLIOT for a bywash dam and pump on an unnamed watercourse and 4 pumps on Double Creek 43//857656, Parish of Brogo, County of Auckland, for the conservation of water and water supply for stock, domestic and farming purposes (dairy washdown) and the irrigation of 35.0 hectares (improved pasture) (replacement licence — amalgamation of existing licences 10SL44938, 10SL55266 and amendment to application 10SL55265 — no increase in area) (Reference: 10SL55265) (GA2:462939).

Any inquiries regarding the above should be directed to the undersigned (telephone: [02] 9895 7194).

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

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

Department of Sustainable Natural Resources, PO Box 3935, Parramatta, NSW 2124.

Roads and Traffic Authority

ROADS ACT 1993

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

I, Sue Sinclair, Acting Chief Executive of the Roads and Traffic Authority, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which 19 Metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Sue Sinclair Acting Chief Executive Roads and Traffic Authority

Schedule

1. Citation

This Notice may be cited as the Roads and Traffic Authority 19 Metre B-Double Notice No 2/2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 January 2007 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 19 metre B-Doubles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

19m B-Double routes where the Gross Weight exceeds 50 tonnes

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
19		Duckmaloi Rd [Oberon/Hampton Rd]	Ross St, Oberon	Jenolan Caves Rd, Hampton	
19		Jenolan Caves Rd [Hampton/Hartley Rd]		Great Western Hwy, Hartley	

ROADS ACT 1993

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

I, Sue Sinclair, Acting Chief Executive of the Roads and Traffic Authority, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Sue Sinclair Acting Chief Executive Roads and Traffic Authority

Schedule

1. Citation

This Notice may be cited as the Roads and Traffic Authority 25 Metre B-Double Notice No 2/2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 January 2007 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 metre B-Doubles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

(i) Omit the following routes from Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double routes in NSW

25	Kariong	Southbound offload ramp – Sydney Newcastle Fwy- F3, Kariong Interchange		
25	1	Kariong	Northbound offload ramp – Sydney Newcastle Fwy – F3, Kariong Interchange	direction of listing only

(ii) Insert the following routes in Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double routes in NSW

25	10	<u> </u>	Somersby Industrial	Intersection of Pacific Highway (SH10) and F3	
			Estate roundabout	offload/onload ramps at Kariong	

(iii) Omit the following routes from Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double routes in NSW

25	336	York Street, Gosford	Masons Parade (MR336)	George Street (MR336)	
25	336	George Street, East Gosford	York Street	The Entrance Road at Punt Bridge	
25	336	Masons Parade, Gosford	Memorial Drive	York Street	
25	336	Memorial Drive, Gosford	Pacific Highway (SH10)	Masons Parade	

(iv) Insert the following routes in Part 2, B-double routes in New South Wales (excluding the Sydney Region) of Appendix 2 – B-double routes in NSW

25	336	Dane Drive, Gosford	Pacific Highway (SH10)	Masons Parade (MR336)	
25	336	Masons Parade, Gosford	Dane Drive (MR336)	York Street (MR336)	
25	336	York Street, Gosford	Masons Parade (MR336)	Victoria Street (MR336)	
25	336	Victoria Street, East Gosford	York Street (MR336)	George Street (MR336)	
25	336	George Street, East Gosford	Victoria Street (MR336)	The Entrance Road (MR336) at the Entrance Road	

Roads Act 1993 Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

I, Sue Sinclair, Acting Chief Executive of the Roads and Traffic Authority, in pursuance to Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, specify the routes and areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

Sue Sinclair
Acting Chief Executive
Roads and Traffic Authority

Schedule

Citation

This Notice may be cited as the Roads and Traffic Authority 36.5 Metre Road Train Notice No.1/2003.

Commencement

This Notice takes effect from the date of gazettal.

Effect

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

Application

This Notice applies to those road trains that do not exceed 36.5 metres in length and which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

Routes

36.5 metre road train routes in New South Wales

Type	Road No	Road Name	Starting point	Finishing point	Conditions
RT		Newell Highway [Bourke St, Dubbo]	River Street, Dubbo	Purvis Lane, Dubbo	

ROADS ACT 1993

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

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

Paul Tosi 22 April 2003

General Manager

Campbelltown City Council

(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Campbelltown City Council B-Double Notice No 1/2003.

2. Commencement

This Notice takes effect from the date of Gazettal.

3. Effect

This Notice remains in force until 1 July 2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Campbelltown City Council

Part 1- B-Double Routes within the Sydney Region

Type	Road	Starting point	Finishing point
25	Huntsmore Road, Minto	Airds Rd	Huntsmore Road

Roads Act 1993

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

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

D J McGowan General Manager Wingecarribee Shire Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Wingecarribee Shire Council B-Doubles Notice No 1/2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2008 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Wingecarribee Shire Council

Туре	Rd No	Road Name	Starting point	Finishing point	Conditions
25	000	Braemar Ave, Braemar	Old Hume Highway (MR260)	Drapers Road	
25	000	Drapers Road, Braemar	Braemar Avenue	Gantry Place	
25	000	Gantry Place, Braemar	Drapers Road	7 Gantry Place	

Roads Act 1993

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

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

Russ Pigg General Manager Shoalhaven City Council (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Shoalhaven City Council B-Doubles Notice No 1/2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2008 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Shoalhaven City Council

Туре	Rd No	Road Name	Starting point	Finishing point	Conditions
25	000	Norfolk Ave, South Nowra	Investigator St	Longfords Tpt Terminal	

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Woolloomooloo, Darlinghurst and Kings Cross in the South Sydney City Council area.

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of His Excellency the Lieutenant Governor, that the land described in Schedule 1 and the interest in land described in Schedule 2 below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE 1

Lot 54 Deposited Plan 1049805, being part of the land in Certificate of Title 1/214932 and said to be in the possession of Gwynvill Trading Pty Ltd (registered proprietor) and McCann-Erickson Advertising Pty Ltd (mortgagee);

Lot 53 Deposited Plan 1049805, being part of the land in Deed of Conveyance Book 2645 No 19 and said to be in the possession of South Sydney City Council (registered proprietor);

Lots 77 to 82 inclusive Deposited Plan 1049809, being parts of the land in Certificates of Title Auto Consol 14560-158, Auto Consol 8108-112 and 1/706336 and said to be in the possession of Kentex Investments Pty Limited (registered proprietor) and Westpac Banking Corporation (mortgagee); and

Lot 62 Deposited Plan 1049811, being part of the land in Certificate of Title 2/602069 and said to be in the possession of Kingsgate Investments Pty Ltd (registered proprietor) and ANZ Capel Court Limited (mortgagee).

SCHEDULE 2

An easement in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Information NSW over the land described below.

Land Burdened

The site designated (U) on sheets 2 and 3 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors 2 wide" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Certificate of Title 2/807634 and said to be in the possession of S.M.A. Motors Pty Limited (registered proprietor);

The site designated (U) on sheets 2 and 3 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors 2 wide" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Certificate of Title 1/807634 and said to be in the possession of Camco NSW Pty Ltd (registered proprietor) and Bendigo Bank Limited (mortgagee);

The site designated (U) on sheets 2 and 3 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors 2 wide" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Certificate of Title 100/718727 and said to be in the possession of 150 William Street Pty Limited (registered proprietor);

The site designated (V) on sheets 4 and 5 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors 4.865 wide & variable" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Certificate of Title 1/214932 and said to be in the possession of Gwynvill Trading Pty Ltd (registered proprietor) and McCann-Erickson Advertising Pty Ltd (mortgagee);

The site designated (T) on sheets 4 and 5 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Deed of Conveyance Book 2645 No 19 and said to be in the possession of South Sydney City Council (registered proprietor);

The site designated (W) on sheets 4 and 5 of Deposited Plan 1049805, and described thereon as a "proposed easement for rock anchors 4.865 wide" and limited in height and depth as shown on Deposited Plan 1049805, being part of the land in Certificate of Title 1/816050 and said to be in the possession of Bayswater Car Rental Pty Ltd (registered proprietor) and Westpac Banking Corporation (mortgagee);

The site designated (W) on sheets 2, 3 and 5 of Deposited Plan 1049809, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049809, being part of the land in Certificate of Title A/431767 and said to be in the possession of United Grand Pty Limited (registered proprietor);

The site designated (W) on sheets 2, 3 and 5 of Deposited Plan 1049809, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049809, being part of the land in Certificate of Title 1/76035 and said to be in the possession of Barak Pty Limited (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

The site designated (W) on sheets 2, 3 and 5 of Deposited Plan 1049809, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049809, being part of the land in Certificate of Title Auto Consol 15060-229 and said to be in the possession of Ensly Holdings Pty Limited (registered proprietor) and Westpac Banking Corporation (mortgagee);

The site designated (W) on Deposited Plan 1049809, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049809, being part of the land in Certificates of Title Auto Consol 14560-158, Auto Consol 8108-112 and 1/706336 and said to be in the possession of Kentex Investments Pty Limited (registered proprietor) and Westpac Banking Corporation (mortgagee);

The site designated (V) on sheets 4 and 5 of Deposited Plan 1049811, and described thereon as a "proposed easement for rock anchors 1.3 wide" and limited in height and depth as shown on Deposited Plan 1049811, being part of the land in Certificate of Title B/387870 and said to be in the possession of Bostaran Pty Limited (registered proprietor) and Commonwealth Bank of Australia (mortgagee); and

The site designated (W) on Deposited Plan 1049811, and described thereon as a "proposed easement for rock anchors variable width" and limited in height and depth as shown on Deposited Plan 1049811, being part of the land in Certificate of Title 2/602069 and said to be in the possession of Kingsgate Investments Pty Ltd (registered proprietor) and ANZ Capel Court Limited (mortgagee).

(RTA Papers FPP 3M1490)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Leichhardt in the Leichhardt Municipal 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 Leichhardt Municipal Council area, Parish of Petersham and County of Cumberland, shown as Lot 1 Deposited Plan 561265.

(RTA Papers: FPP 255.1253)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

ERRATUM

IN the notice regarding the VTOs relating to the recognised trade vocations of Aircraft Maintenance Engineering (Mechanical), Aircraft Mechanical (Mechanical) and Aircraft Maintenance Engineering (Structures) in the *Government Gazette* of 24 April 2003, section (c) Courses of Study to be undertaken in each VTO refers to "Trainees". It should refer to "Apprentices".

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Sections 55A and 55B

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to sections 55A and 55B of the Associations Incorporation Act 1984:

Blayney Stock Selling Agents Association Incorporated Port Kembla Community Centre Incorporated Queanbeyan Activities Centre Incorporated.

Cancellation is effective as at the date of gazettal.

COLIN CROSSLAND, General Manager,

Registry of Co-operatives and Associations.

Office of Fair Trading, Department of Commerce. Dated: 23 April 2003.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 14 and section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to discontinue the name Broughton and assign in its place the geographical name Broughton Village for an address locality which is situated in both the Kiama Local Government Area as shown on Map GNB3727 and the Shoalhaven Local Government Area as shown on map GNB3653.

Maps showing this proposed name change may be viewed at the Shoalhaven City Council Administration Centre, The Nowra Library, The Kiama Municipal Council Offices and the Gerringong Town Hall and the office of the Geographical Names Board of New South Wales, Panorama Avenue, Bathurst 2795.

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

The position and extent of 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.gnb.nsw.gov.au.

WARWICK WATKINS, Chairman.

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend a Suburb Boundary Within Council of Camden Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between Kirkham and Harrington Park, increasing the extent of Kirkham, as shown on map GNB3568/B. The map may be viewed at Camden Civic Centre, Camden Library and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

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.

W. WATKINS, Chairperson.

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Create a New Suburb Discontinue Suburb Names and Re-exhibit an Assigned Suburb within Lithgow City

PURSUANT to the provisions of sections 8 and 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create the new suburb Newnes Plateau, covering the extent of the assigned but never charted names Wollemi (south of Glen Davis) and Rock Hill, and Discontinue the names Wollemi (south of Glen Davis) and Rock Hill, as shown on map GNB3689/C. The map may be viewed at Lithgow City Council Administration Building, Lithgow Regional Library and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

The map also re-exhibits the assigned but never charted suburb Newnes.

The name Heedys Gully designation Historical Locality is to be discontinued.

Note: The suburb/locality Wollemi (north of Glen Davis) remains assigned in Lithgow City. The correct boundaries for this name show Wollemi partly in Lithgow City and continuing northwards across part of Rylstone and into Singleton local government areas.

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.

W. WATKINS, Chairperson.

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)
To List an Item on the State Heritage Register
SHR No 1651

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

ANDREW REFSHAUGE, Minister for Planning

Sydney, 3 December 2002.

Schedule A

The property known as the Prince Henry site, 1430 Anzac Parade, Little Bay, situated on the land described in Schedule B.

Schedule B

All those pieces or parcels of land known as Lot 1, DP 1002512 and R87551

HERITAGE ACT 1977

Order Under Section 57 (2) of the Heritage Act 1977

I, the Minister for Planning, pursuant to section 57 (2) of the Heritage Act 1977, on the recommendation of the Heritage Council of New South Wales, do by this Order grant standard exemptions from section 57 (1) of the Heritage Act 1977, for the following activities:

- (a) All conservation works in accordance with the Heritage Council endorsed specific exemptions for demolition, temporary works, investigation of fabric, reconstruction, road infrastructure, site services, work relating to the Little Bay Geological site, work involving landscape elements, movable items located throughout the whole site, and the Prince Henry Hospital Trained Nurses Association museum collection as set out in the Heritage Council endorsed version of the Stage 2 conservation management plan for the whole site, and in accordance with any Heritage Council endorsed or adopted specific element conservation policies for elements of the site;
- (b) Development carried out in accordance with the following development approvals issued by the Council of the City of Randwick in accordance with the Environmental Planning and Assessment Act DA/831/2002, DA/948/2002, DA/1061/2002, DA/1188/2002;
- (c) Normal golf course maintenance and improvements not involving major earthworks or major vegetation clearance; and
- (d) Activities and uses associated with the operation of the golf course which do not impact on the heritage significance of the precinct.

ANDREW REFSHAUGE, Minister for Planning

HERITAGE ACT 1977

Interim Heritage Order No. 00075

IN pursuance of section 24 of the Heritage Act 1977, I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration) do, by this my Order:

- (i) make an interim heritage order in respect of the item of the environmental heritage specified or described in Schedule 'A'; and
- (ii) declare that the interim heritage order shall apply to the curtilage or site of such item, being the land described in Schedule 'B'.
- (iii) the Order is to remain in force for a period of three (3) months from the date of gazettal consistent with section 29 of the Heritage Act 1977.

Dated: Sydney, 27th April 2003.

DIANE BEAMER,

Minister Assisting the Minister for Infrastructure and Planning (Planning Administration).

Schedule A

The property known as 'Ferndale', situated at 31 Camden Street, Newtown, on the land described in Schedule B.

Schedule B

All those pieces or parcels of land known as Lot 51, DP 1048316 and Lot 52, DP 1048316.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of Nature Reserves

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, and assign to those lands the name described in the Schedule below under the provisions of section 30A (1) and section 30A (2) of the National Parks and Wildlife Act 1974.

SIGNED and SEALED at Sydney this ninth day of April, 2003.

MARIE BASHIR, Governor,

By Her Excellency's Command,

BOB DEBUS, Minister for the Environment

GODSAVETHE QUEEN

Schedule

BUSHYISLAND NATURE RESERVE

Land District - Newcastle; LGA - Port Stephens

County Gloucester, Parish Sutton, about 3,120 square metres, being the area within Port Stephens known as Brushy Island to mean high water mark. NPWS/A/4931.

Sydney, 27 February 2002.

ONE TREE ISLAND NATURE RESERVE

Land District - Newcastle; LGA - Port Stephens

County Gloucester, Parish Sutton, about 6,070 square metres, being the area within Port Stephens known as One Tree Island to mean high water mark. NPWS/A/4931.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Tilligerry Nature Reserve, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

SIGNED and SEALED at Sydney this ninth day of April, 2003.

MARIE BASHIR, Governor,

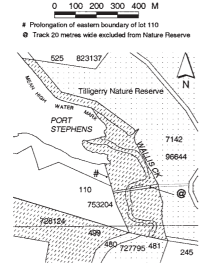
By Her Excellency's Command,

BOB DEBUS, Minister for the Environment GOD SAVE THE QUEEN

Schedule

Land District - Newcastle; LGA - Port Stephens

County Gloucester, Parish Tomaree, about 388 hectares, being lot 3, DP1024882, lots 412, 413, 414, DP39824, lots 496, 497, 498, 499, DP728124, lot 4, DP728125, the area separating lot 3, DP1024882, lots 412, 413, 414, DP39824, lots 496, 497, 498, DP728124 from the mean high water mark of Port Stephens, Fenninghams Island Creek, Tilligerry Creek and Bobs Farm Creek and the area shown by hatching in the diagram following; inclusive of the bed of Wallis Creek and drainage reserves within lot 499 aforesaid, exclusive of lots 1, 2 and 3, DP728125 and Crown Public road within lot 499 aforesaid. NPWS/F/3919.



Digital cadastral data sourced from LPI Bathurst.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, and assign to that land the name Wallarah National Park under the provisions of section 30A (1) and section 30A (2) of the National Parks and Wildlife Act 1974.

SIGNED and SEALED at Sydney this ninth day of April, 2003

MARIE BASHIR, Governor,

By Her Excellency's Command,

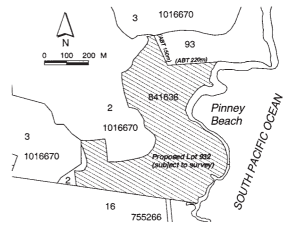
BOB DEBUS, Minister for the Environment

GOD SAVE THE QUEEN

Schedule

Land District - Gosford; LGA - Lake Macquarie

County Northumberland, Parish Wallarah, at Caves Beach, about 178 hectares, being lot 2 in Deposited Plan 1016670 and that part of lot 93 in Deposited Plan 841636 shown by hatching in the diagram following: NPWS/F/3828.



Note: The above reservation is restricted to a depth of 20 metres below the surface.

NATIONAL PARKS AND WILDLIFE ACT 1974

Goulburn River National Park and Munghorn Gap Nature Reserve Plan of Management

A Plan of Management for Goulburn River National Park and Munghorn Gap Nature Reserve was adopted by the Minister for the Environment on 6 February 2003.

Copies of the plan may be purchased at a cost of \$8.50 from the NPWS Mudgee Area office, 1/160 Church Street, Mudgee; and The National Parks Centre, 102 George Street, The Rocks NSW 2655. The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

NATIONAL PARKS AND WILDLIFE ACT 1974

Yatteyattah Nature Reserve Plan of Management

A Plan of Management for Yatteyattah Nature Reserve was adopted by the Minister for the Environment on 26 September 2002.

Copies of the plan may be purchased at a cost of \$8.50 from the NPWS South Coast Region office, 55 Graham Street, Nowra; and The National Parks Centre, 102 George Street, The Rocks NSW 2655. The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

NATIONAL PARKS AND WILDLIFE ACT 1974

Boronga, Boomi and Boomi West Nature Reserves
Plan of Management

A Plan of Management for the above reserves was adopted by the Minister for the Environment on 5 February 2003.

Copies of the plan may be purchased at a cost of \$8.50 from the NPWS Narrabri Area office, 1/100 Maitland Street, Narrabri; and The National Parks Centre, 102 George Street, The Rocks NSW 2655. The plan is also available on the NPWS web site: www.npws.nsw.gov.au.

NATIONAL PARKS AND WILDLIFE ACT 1974

Sydney Harbour National Park Amendment To Plan of Management

AN amendment to the plan of management for Sydney Harbour National Park has been prepared and is available free of charge from:

- Greycliffe House, Sydney Harbour National Park, Nielsen Park, Vaucluse
- Manly Library (Reference Desk), Market Place, Manly
- Woollahra Library (Front Desk), 548 New South Head Road, Double Bay
- Mosman Council, Civic Centre, Mosman Square, Mosman
- The National Parks Centre, 102 George Street, The Rocks
- NPWS Head Office Library, Level 7, 43 Bridge Street, Hurstville

The amendment is also available on the NPWS website at www.npws.nsw.gov.au.

Written submissions on the amendment must be received at the National Parks and Wildlife Service, Central Directorate, PO Box 95, Parramatta NSW 2124 by 4 August 2003.

Your comments on the amendment may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. If you do not want your personal details to become public, please mark your submission "confidential".

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT 1912

Appointment of Pre-poll Voting Place Londonderry State Electoral District New Election

I HEREBY declare the place set out below to be an appointed place for the purposes of section 114P of the Parliamentary Electorates and Elections Act 1912.

I hereby further declare the days and hours specified in respect of the appointed place to be the appointed days and hours for the purpose of the abovesaid section.

Richmond, "Magnolia Mall", 10/285 Windsor Street.

19 to 23 May – 9.00 a.m. to 5.00 p.m.

24 May – 9.00 a.m. to 12.00 noon.

26 to 28 May – 9.00 a.m. to 5.00 p.m.

29 May – 9.00 a.m. to 8.00 p.m.

30 May - 9.00 a.m. to 6.00 p.m.

J. WASSON, Electoral Commissioner.

PESTICIDES ACT 1999

Notice Under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

ALAN RITCHIE,
Manager,
Dangerous Goods,
Environment Protection Authority
(by delegation).

Schedule

Pilot (Pesticide Rating) Licence

Name and address of Licensee Licence

David Valentine EMPEY, 28 April 2003.

10 Centenary Avenue, Macedon, VIC. 3440.

PESTICIDES ACT 1999

Pesticide Control Order Under Section 38

Name

1. This Order is to be known as the Pesticide Control (Mevinphos) Order 2003.

Commencement

2. This Order commences on 2 May 2003.

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Definitions

4. In this Order

Agvet Code means the provisions applying because of section 5 of the Agricultural and Veterinary Chemicals (New South Wales) Act 1994.

Mevinphos means any chemical product containing mevinphos.

Use includes possess.

Background

5. Restricted chemical products/restricted pesticides

A chemical product containing mevinphos has been declared to be a "restricted chemical product" under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the Agvet Code provides that "A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction".

In NSW section 4 of the Pesticides Act 1999, provides that a "restricted pesticide" means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

6. The objects of this Order are to authorise those persons described in condition 8 to use mevinphos.

Application

7. This Order authorises the use of mevinphos, subject to conditions as specified in this Order.

Persons authorised

- 8. (1) A person, other than a person referred to in (2), must not use mevinphos unless authorised by this Order.
 - (2) A person who holds:
 - (a) a certificate of completion under the ChemCert (NSW) Ltd Farm Chemical User Training Program (also known as the Farmcare Australia Farm Chemical Usr Training Program), or
 - (b) a statement of attainment on completion of the SMARTtrain Chemical Application course of the SMARTtrain Managing Chemical Use course,

is authorised to use mevinphos.

Notes

Words used in this Order have the same meaning as in the Pesticides Act 1999.

A person must not contravene this Order – maximum penalty \$120,000 in the case of a corporation and \$60,000 in the case of an individual.

LISA CORBYN,
Director-General,
Environment Protection Authority

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

RETENTION OF TITLE

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr Justice Paul Leon STEIN, A.M., following his retirement from judicial office on 11 April 2003.

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of variation: Holbrook Local Government Area Variation date: Revoked 1 October until 31 October each year.

During this period permits pursuant to section 87 of the Rural Fires Act 1997 (as amended), will not be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, Assistant Commissioner, Executive Director Operations and Regional Management

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Exhibition of the Draft Species Recovery Plans for the Jervis Bay Leek Orchid and the Mongarlowe Mallee

I, IAN PULSFORD, Manager, Conservation Programs and Planning Division of National Parks and Wildlife Service Southern Directorate, hereby give notice of the exhibition of the draft Jervis Bay Leek Orchid and Mongarlowe Mallee Recovery Plans. These Plans will be on exhibition from 7 May 2003 and public submissions are invited from then until 23 June 2003. The Plans will be exhibited at the following NPWS offices:

Head Office,

43 Bridge Street, Hurstville.

Sydney Harbour National Park Information Centre, 102 George Street, The Rocks.

Southern Directorate Office,

6 Rutledge Street, Queanbeyan.

Nowra.

55 Graham Street, Nowra,

Jervis Bay Leek Orchid only.

Bungonia.

Lookdown Road, Bungonia,

Mongarlowe Mallee only.

The Plans will also be exhibited at the following locations:

Tallaganda Shire Council offices, Braidwood,

Mongarlowe Mallee only.

Mulwaree Shire Council offices, Goulburn,

Mongarlowe Mallee only.

Exhibition details will be published on 7 May 2003 in the: *Sydney Morning Herald, Goulburn Post, Tallaganda Times* and the *South Coast Register*.

IAN PULSFORD, Manager, CPPD, Southern Directorate.

TENDERS

Department of Commerce 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 Commerce, Level 3, McKell Building, 2-24 Rawson Place, Sydney NSW 2000, until 9.30 am on the dates shown below:

024/901a	8 May 2003 PHARMACEUTICALS – SUPPLEMENTARY TENDER, DOCUMENTS: NO CHARGE
021/2014	14 May 2003
S03/00031 (722)	BURWOOD, LIDCOMBE AND CAMPSIE COURT HOUSES. CATEGORY C. INSPECTION DATE AND TIME: 6 MAY 2003 AT 8:30 AM SHARP. AREA: 6015 SQUARE METRES. DOCUMENTS: \$27.50 PER SET
0300479	ADMINISTRATION OF WORKERS' COMPENSATION CLAIMS. DOCUMENTS: \$110.00 PER SET
	15 May 2003
036/2947	SUPPLY SAFETY CLOTHING FOR NSW STATE EMERGENCY SERVICE. DOCUMENTS: \$110.00 PER SET
	28 May 2003
S02/00265	AGD OFFICE, SYDNEY. CATEGORY D. INSPECTION DATE AND TIME: 14 MAY 2003 AT 3:00 PM

TENDER DOCUMENT FEE

SHARP. AREA: APPROXIMATELY 2055 SQUARE METRES. DOCUMENTS: \$27.50 PER SET

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).

(143)

cmSolutions TENDERS FOR PRINTING

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

Two weeks closing Monday 12 May 2003

Tender documents were available from 28 April 2003

Tender No. 36135 has been re-submitted for tender and new documents will be available for collection.

Tenders are invited on behalf of Q Stores for the printing and binding of the Q Stores Catalogue. This publication will be of the highest quality produced. Printing of the catalogue consists of two separate publications of between 520 and 528 full colour printed pages plus covers simultaneously produced and delivered. For further enquires contact David Brendish on 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ERRATUM

EVANS SHIRE COUNCIL

THE notice published in *Government Gazette* No. 60 on 14th March 2003, folio number 4165 carried an error in the Schedule. The road plan number should read R21421-1603. [0322]

GRAFTON CITY COUNCIL

NOTICE UNDER SECTION 7

ROADS (GENERAL) REGULATION 1994

NOTICE is hereby given that Council has formally resolved to rename an existing lane known as McClares Lane, which runs off the Pacific Highway, Clarenza to "McClaers Lane". The proposal was advertised for public comment in the Daily Examiner newspaper on 29 March 2003 and no comments were received. RAY SMITH, General Manager, Grafton City Council, PO Box 24, Grafton NSW 2460.

HOLROYD CITY COUNCIL

Tree Management Order

1.0 Introduction

Trees are an essential part of our urban environment. Trees modify climate providing shade, protection from wind, and a reduction in atmospheric dust or pollution including 'greenhouse gas' emissions. Trees provide habitat for native animals and play an important role in natural ecosystems, including reducing outbreaks of pests, protecting fragile soils and preventing salinity problems.

The landscape benefits of trees in screening buildings, reducing heat and glare from built structures, providing privacy, and improving our streetscape are evident everywhere. Aesthetic considerations include an appreciation of the beauty of trees, a connection with the past, and an often-described sense of peace and harmony associated with trees.

Unfortunately, whilst the broad benefits provided by trees are widely acknowledged and understood, the specific benefits of an individual tree or group of trees are not always valued. In addition, overmature, damaged or poorly maintained trees may decline and become potentially hazardous. Healthy trees may conflict with buildings or other structures. Some trees may be classed as weeds, or may simply compete with other design elements in a landscape.

2.0 Protection of Trees

This Order is made under the provision of the Environmental Planning and Assessment Act 1979. It sets out Council policy in managing trees and

provides relevant information on the decisionmaking and appeal processes.

Council has a responsibility to sustainably manage our urban tree resource for the benefit of all current and future residents.

Management tools used by council will include public education and assistance, the use of aerial photographs, establishment of best-practice protocols for assessment, and prosecution of offenders.

3.0 Jurisdiction

This Tree Management Order (TMO) applies to the whole of the City of Holroyd.

For the purposes of this Order a tree is any woody and soft wooded perennial plant with a height of 3.6m or greater. The height of 3.6m (approximately 12ft) is intended to represent the maximum allowable height of the gutters on a single storey residential dwelling.

4.0 Offences under this Order

This order prohibits the injury, pruning or removal of any tree without the written consent of Council.

Injury, pruning, or removal includes; ringbarking, poisoning, cutting down, lopping, topping, pollarding and transplanting of established trees. It also includes severing of any roots greater than 30mm in diameter, landscape or building work that involves building-up or changing soil levels within the dripline area. The 'dripline' area is the area of ground vertically below or within the spread of the canopy or branches. Large-scale filling within this area is likely to cause damage to tree roots that may in turn cause tree death or instability over time.

Note: The dripline of the leaf canopy usually corresponds at least to the limit of roots.

Also prohibited are actions causing damage to the tree's trunk, including drilling or boring, other than for the purpose of pest treatment or hazard assessment by a qualified professional.

5.0 Application Process

All normal applications made to council under the Tree Management Order shall be made on the form provided.

The form must be signed by the property owner or owner's agent.

Payment shall be made at the time of application in accordance with the fees prescribed by Council.

A Council Officer will usually carry out an inspection and determine an application within four (4) weeks and a formal reply provided in writing. The applicant is invited to seek clarification of the reasons for a refusal and request an on-site meeting with the officer in this regard.

6.0 First Review

In the event that an applicant is not satisfied with the decision of Council a review of the decision may be requested in writing. An independent Arborist will then be appointed by Council to provide a second opinion and review Council's decision.

Council will then make a determination based on the initial Council Officer's assessment and the further information provided by the independent arborist.

6.1 Second Review

If the matter is still unresolved, the applicant is able to appeal to the elected members of Council for specific consideration. In this situation the applicant should provide substantial further evidence to support their case in the form of an additional arborist's, structural engineer's, or landscape architect's report. In addition, if it is considered necessary to provide a balance in information for further review, Council may also commission their own further reports.

7.0 Works Permissible Without Written Consent

Several types of tree work are permissible under the TMO without written consent. These works are listed in the following sections on exemptions. Consent for all other tree pruning or removal must be granted by Council.

8.0 Tree Species Exempt

Because of their specific weed potential, or undesirable species characteristics the following trees are exempt from the Tree Management Order:

Ligustrum lucidum (Broad-leaf Privet) Ligustrum sinense (Small-leaf Privet) Salix babylonica (Weeping willow) Rhus succedanea (Rhus Tree) (Umbrella Tree) Schefflera actinophylla Ficus elastica (Rubber Tree) Bambusa species (Bamboo) Erythrina species (Coral Tree) Syagrus romanzoffianum (Cocos Palm) (syn Cocos plumosa)

Trees cultivated specifically for their edible fruit or which are harbouring fruit fly are also exempt. These include:

Citrus species (Oranges, Lemons,

grapefruit etc)

Diospyros sp. (Fruiting persimmons)

Eriobotrya sp. (Loquats)
Malus sp. (Apples)
Morus sp. (Mulberry)

Prunus sp. (Apricots, peaches,

plums etc)

Pyrus sp. (Pears)

Note: It is important that a tree has been correctly identified for an exemption to be valid.

9.0 Specific works exempt

9.1 Dead Trees

Removal of dead trees does not require approval under the Tree Management Order. Residents should make certain that any tree removed is not deciduous (looses leaves at certain times of year – usually winter) or is not suffering temporary symptoms from which it may recover. It is also advisable to notify Council of the works as such notification is a record that this Order does not apply.

Note: A dead tree is one that has experienced leaf loss, for example has not produced leaves for two successive years; exhibits permanent wilting (i.e., is unable to take up water); or that is shedding bark which is dried out and peeling off to the beginning of sapwood.

9.2 Maintenance Pruning

In order to encourage good tree management practices the following works are exempt from the Tree Management Order, when they are carried out in accordance with the guidelines set out in Australian Standard AS 4373 - 1996 Pruning of Amenity Trees:

- Pruning of dead wood or dead palm fronds, and vegetation overhanging pedestrian walkways to a height of 2.4m above the walkway.
- Pruning work specifically for the purpose of improving a tree's health such as the removal of dead, diseased, dying, defective (torn, damaged, split or hanging) and conflicting branches as specified under Crown Maintenance, Clause 8.1 General (G) of the Australian Standard, provided this is carried out by an arborist qualified to at least Australian Qualifications Framework (AOF) Certificate Level 3.
- Other pruning works such as those listed below are not exempt and application is required for Council to assess the works intended:
 - thinning out a tree's canopy (Clause 8.2 General (G) of the Australian Standard AS4373)
 - removing a specific overhanging branch (Clause 8.4 General (G) of the Australian Standard AS 4373)
 - reducing a tree's vigour, spread or its height (Clause 9.1 of the Australian Standard AS 4373)

The intention of this exemption is to permit a qualified tradesperson who knows and understands AS 4373 (The Australian Pruning Standard) to carry out work to maintain or improve a tree's health in specific circumstances, without unnecessary additional application cost or processing delay.

This exemption does not apply to pruning designed to remove a specific overhanging branch, thin a tree's canopy or reduce the vigour, spread or height of a tree.

10.0 Natural Disasters

The Council reserves the right to temporarily suspend the normal application process in the case of a declared natural disaster, such as may be declared for cleaning up after a severe storm event. If the Council does suspend the application process residents will be notified through various channels including the media. In the case of damaged trees or branches removed following a natural disaster, affected parties will be required to forward both a written and photographic record of works carried out to Council.

11.0 Hazardous Trees

In order to avoid illegal removal of trees that are not hazardous, any trees that an applicant considers to be potentially hazardous, must be assessed by Council under the normal tree management process.

12.0 Emergency Works and Public Safety

In the case of an emergency situation, where a real and ongoing threat to life and property exists, an application to Council may be made by telephone.

If a Council Officer is not immediately available to provide an emergency assessment of a tree an independent Consulting Arborist, previously approved by council or qualified to AQF Certificate Level 4, preferably Level 5, may be asked by a concerned resident to assess the immediate hazard to life or property.

If such an independent arborist makes an assessment and recommends emergency work that would otherwise constitute an offence under this order, the council shall not hold the resident or property owner to be in breach of the Tree Management Order. In this case the Council will require a TMO application, with the appropriate fee, to be retrospectively lodged along with both written and photographic evidence from the arborist that has been employed to assess the emergency situation.

13.0 Tree Removal or Pruning Works After Council Approval

Tree removal work can be difficult and dangerous. Council encourages residents to use a company that it is able to show that it meets the requirements of current Occupational Health and Safety legislation and abides by the WorkCover NSW Code of Practice for the Amenity Tree Industry. Council also recommends that tree removal work is carried out by a tree-worker qualified to at least AQF Certificate Level 2 (Tree worker), is able to provide proof of insurance including Workers Compensation, and has agreed to abide by an industry code of ethics. The National Arborists Association of Australia (Tel 02 98635301) is able to recommend such tree-workers from its Directory of Approved Contractors.

14.0 Pruning Works

Specifications for approved pruning will be given in accordance with the procedures and guidelines of Australian Standard AS 4373 - 1996 Pruning of Amenity Trees.

Lopping or topping as defined by AS 4373 is the cutting of branches or stems between branch unions or at internodes on young trees. This is an unacceptable practice for the following reasons:

- It increases the rate of shoot production and elongation.
- The resulting regrowth is weakly attached and becomes prone to failure or collapse.
- The stubs may decay.
- The natural habit of the tree is destroyed.
- It may reduce the lifespan of the tree.
- It predisposes the tree to fungal infections and insect attack.

For pruning work Council provides guidelines with each tree approval for appropriate pruning techniques. For large trees it is recommended that an arborist qualified to at least AQF Certificate Level 3 (Trade level) is employed. Trees that are poorly pruned or pruned by inexperienced workers may suffer as a result of such work and become hazardous over time.

Council recommends the use of arborists, who are up-to-date with tree care techniques, are properly insured and abide by an industry code of ethics, usually members of professional associations.

15.0 Council Assessment Criteria

Council officers will assess each application on its merits, having regard to the reasons for which the application has been made. Factors considered will include the following:

15.1 Potential Hazard

Where concern exists regarding the potential hazard presented by a tree Council will assess:

- Tree form and structural integrity.
- Species characteristics and individual history.
- The size of any tree part that is deemed likely to fail.
- The presence of a 'target' such as a footpath, or proximity to structures.
- Whether the tree is otherwise injurious to health.

Sometimes, for reasons of access, expertise, or suspected non-visible defects a council officer may not be able to make a determination on hazardous trees. In that case, the applicant will be asked to provide additional expert evidence in the form of an Arborist's Report/Hazard Assessment that addresses the tree's current conditions and any potential hazards it may present.

Even if a tree is deemed not be hazardous a council officer will often grant permission to prune or remove on alternative grounds. The basis for such a decision might include property damage, amenity, or conflict with existing or proposed landscaping or development.

15.2 Property Damage

Some tree roots have the potential to cause property damage, particularly to poorly built or lightweight structures. The risk of such damage may be increased because of the proximity of trees to buildings or underground services.

Where such concerns exist the council may ask for expert evidence of damage occurring or likely to occur.

Because of the vigour of their growth several species of trees are not considered suitable for location next to buildings. These include:

Liquidambar styraciflua (Liquidambar)
Cinnamomum camphora (Camphor Laurel)
Jacaranda mimosifolia (Jacaranda)
Populus species (Poplars)
Alnus species (Alders)

Council will usually grant permission to remove these trees without supporting expert evidence where such trees are growing within five metres of a dwelling or underground service.

15.3 Poor Amenity

Where it is suggested that poor amenity exists due to, for example, excessive shading, substantial limbs overhanging roofs or pools, poor landscape design or ongoing high maintenance costs, council will consider applications to prune or remove trees. Poor amenity may be considered a suitable reason to prune or remove a tree only where other trees have been planted and cared for on the same block.

The presence, condition and size of other trees will be an important part of Council's consideration in this case and will allow the overall quality and continuity of local tree cover to be given weight in the assessment.

A tree's natural processes such as shedding leaves, bark or seeds will not, on their own, be considered as a sign of poor amenity for the majority of tree species.

16.0 Replacement Trees

Where consent to remove trees is granted, Council will usually require the planting of replacement trees as a condition of the TMO consent.

Special consideration will be given to applicants who can demonstrate that they have already made provision for replacement plantings within their property.

Council will give consideration to the implementation of a voluntary bond system to allow replacement of trees in circumstances where a tree needs to be removed before a replacement can be planted.

17.0 Neighbour's Trees

Council requires permission from the owner of the tree for each application under the TMO. If a resident wishes to prune limbs from a neighbour's tree including those that overhang a property boundary, Council will usually give permission only once the owner's consent has been received. This consent shall take the form of the owner's signature on the application form or a separate signed letter.

Council has limited powers to authorise pruning or removal of a tree without the owner's consent or to compel a neighbour to carry out tree work.

Disputes between neighbours about trees, including those about nuisance, damage, and maintenance costs are a private matter between residents. If disputes cannot be resolved amicably, parties are advised to contact the Community Justice Centre (Tel 02 9262 7844), a Chamber Magistrate or a Solicitor.

18.0 Trees on Public Land

Council has an obligation to maintain and manage trees on its own land or land under its control.

Residents are encouraged to contact Council where concern exists regarding trees on Public Land. Council trees will be assessed at no charge using the same criteria used for trees on private property. Application should be made on the standard TMO form. (No owner's signature or fee will be required).

Council will enter into negotiations regarding the costs of specific tree work with individuals who wish to have work carried out on Council trees for their localised benefit.

Council will usually require that Council's own approved contractor carry out specified works. Where residents request the removal of a council tree for reasons other than hazard, and this is approved, Council will seek a contribution based on the value of the tree as well as the costs of planting and maintaining a replacement tree.

19.0 Trees on Development Sites

19.1 Extension to existing residential dwellings

Where an existing tree limits the size of a reasonable extension to a residential dwellings, Council will give consideration to its removal or pruning. In this regard Council will consider:

- Extent of development proposed within the tree's dripline
- · Level of pruning proposed
- Suitable tree replacement

 Other existing trees on the site to be retained.

Applicants should endeavour to retain trees on their site – Council will encourage DA's that show consideration for existing trees.

19.2 General Development Applications

Applications to remove trees on proposed development sites will be considered where the applicant meets Council guidelines for the number of replacement or retained trees, and a suitable area is set aside for those trees. Council will require a report from an independent arborist to satisfy tree-related conditions of development consent.

Applicants are encouraged to seek Council's Pre-Development Application advice prior to preparation of a Development Application. In this regard a site survey showing the trees should be attached to the pre Development Application advice form and lodged with the adopted fee to Council. Council will then undertake an inspection of the trees and provide written advice as to which trees should be retained and the required setbacks from these trees to any works. This information should then be used to prepare a DA.

In the absence of pre-lodgement advice being obtained or used Council will usually require a report from an independent arborist to accompany a DA. Upon approval Council may also require an Arborist to supervise works adjacent to trees required to be retained. Contact details for suitably qualified arborists may be obtained from the National Arborists Association of Australia (NAAA) (Tel 02 98635302).

20.0 Tree Bonds and Illegal Tree Removal

Council will review its system of Tree Bonds to encourage protection of trees on construction sites.

If trees are illegally removed or damaged, all or part of any applicable bond may be retained by Council. Since trees are also protected under several different aspects of legislation, separate legal action for damages and the costs of reinstating damaged trees is also likely.

In the case of an undeveloped site Council may require the replacement of tree(s) in the same space, creating similar site development constraints.

To ensure that there is no financial gain for illegal action Council may also impose more severe sanctions, including the planting of superadvanced replacement tree(s) and/or increase in the period tree/landscape bonds will be held.

21.0 Tree Maintenance Assistance

Council will consider providing tree maintenance assistance to the aged or those with special needs or subject to financial hardship, on a case by case basis. Assistance may be by of way direct financial or in-kind support. Applications will be assessed by Council after a request is received, and will be determined with regard to available finances and the benefits of improved tree care to the broader community.

22.0 Review Process

Council reserves the right, to review this Tree Management Order from time to time. In this regard, submissions by residents are encouraged and will be considered in updating or improving Council's Tree Management Policy.

Note: The Guidelines "Tree Canopy/Crown Pruning" accompanies this draft Tree Management Order. Council will be developing further guidelines for the assistance of residents during 2003.

[0321]

NORTH SYDNEY COUNCIL

Road Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that North Sydney Council dedicates the land described in the Schedule below as public road under Section 16 of the Roads Act 1993, GENERAL MANAGER, North Sydney Council, PO Box 12, North Sydney NSW 2059.

SCHEDULE

All that piece or parcel of land known as Elliott Street, North Sydney, being the residue of land in Certificate of Title Volume 768 Folio 70 which comprises the whole of the land shown as Elliott Street on DP 2798. [0326]

ERRATUM OBERON COUNCIL

THE notice published in *Government Gazette* No. 33 of 31st January 2003, folio 733 was published with and incorrect title. It should read: Roads Act 1993, Road dedication under section 10. The Schedule was also incorrect, there is only one schedule and it should read: Lots 1 and 2 only in DP 852082, Parish of Oberon, County of Westmoreland.

RICHMOND VALLEY COUNCIL

NOTICE OF NAMING OF ROADS

ROADS (GENERAL) REGULATION 2000 SECTION 9

COUNCIL has named a number of existing roads as follows:

- The section of the old Pacific Highway formation, south of Woodburn, from The Gap Road northerly to the north western corner of Lot 7005 DP 755624 is renamed Tuckombil Road.
- The old Pacific Highway, south of Woodburn, from Lot 12 DP864108 southerly to Lot 35 DP864108 is renamed Trustrums Hill Road.
- Hogarth Range Road along northern boundary of Mallanganee National Park thence easterly and northerly to the north western corner of Lot 833 DP833253 is renamed Bulmers Road.
- The entrance road from the Pacific Highway to Lots
 & 6 DP749341 and Lot 42 DP864069, south of Wooodburn is named Minyumai Road.
- The road along the northern boundary of Lot 64 DP755614, south of Woodburn, is named Nortons Road.
- 6. The road on the north eastern boundaries of Lots 7 & 9 DP123089 and thence on the eastern boundaries of Lot 9 DP123089 and Lots 4 & 3 DP758291, at Coraki, is named Ti Tree Street.
- 7. The road within Lot 408 DP755624 and on the south eastern boundary of Lot 544 DP48550 from the intersection of Cherry and Wattle Streets to the eastern boundary of Lot 277 DP755624, at Evans Head, is named Iron Gates Drive.
- 8. The road on the eastern and southern boundaries of Lot 3 DP1003270 from Moonem New Italy Road to the western boundary of the road within Lot 128 DP755609, at Moonem, is named Williams Road.
- 9. The road on the eastern boundaries of Lot 6 DP8737 and Lots 3 & 2 DP601759, at Springrove, is called Battistuzzi Road.
- The road within Lot 6 DP8737 from Battistuzzi Road to the southern boundary of Lot 1 DP122800, at Springrove is called Kanes Road.
- 11. Woodburn Street from Elm Street, Evans Head, to the Evans River is called McDonald Place.
- B. A. WILKINSON, General Manager, Richmond Valley Council, Locked Bag 10, Casino, NSW, 2470. [0323]

TALLAGANDA SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 1994

Naming of Public Road — Hoggs Lane

NOTICE is hereby given that Tallaganda Shire Council, in accordance with the abovementioned Act, has named the road described hereunder.

Description of Road

Name

that length of road approximately 390m long, commencing at Glenmore Road, approximately 850m west of Braidwood in the Parishes of Percy and Boyle, Tallaganda Shire, County of St Vincent.

Hoggs Lane

Authorised by resolution of Council at its meeting held on Monday 17 March 2003. A. STEWART, General Manager, Tallaganda Shire Council, Locked Bag 14, Braidwood, NSW 2622.



[0305]

WYONG SHIRE COUNCIL

CLASSIFICATION OF LAND AT WYONG

COUNCIL has acquired Lot 11 DP 1034587, Lots 16, 27, 28, 29, 30, 31, 32, 33, 35, 36, 37, 41A Section A DP 5554 and Lots 1 and 2 DP 875709 at Alison Rd, Wyong. Council proposes to resolve that the land be classified as Operational Land. Submissions regarding the proposed classification may be made to Council within 28 days from the date of the publication of this notice. J. S. DAWSON, General Manager, PO Box 20, WYONG NSW 2259.

[0315]

WARRINGAH COUNCIL

Local Government Act 1993, Section 713

Sale Of Land For Overdue Rates Quirk Street, Dee Why

NOTICE is hereby given to the persons named hereunder that Warringah Council has resolved pursuant to Section 713 of Local Government Act 1993 to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates stated in each case, as at 16 August 2002 were due:

Owner(s) or person(s) having interest in the land	Description of subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) payable and unpaid (\$)	Total (\$)
(a)	(b)	(c)	(d)	(e)
Frederick William Bott HUMPHERY	Lot 90 Sec A DP 8139 85A Quirk Street, Dee Why 0.3m X 60.4m = 18.1m ²	10,654.60	8,420.28	19,074.88
Frederick William Bott HUMPHERY	Lot 108 Sec B DP 8139 80A Quirk Street, Dee Why 0.3m X 68.9m = 20.7m ²	8,989.39	6,198.92	15,188.31

In default of payment to the Council of the amount stated in Column (E) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being overdue, before the time fixed for the sale, the said land will be offered for public auction by Warringah Council on site at 80A & 85A Quirk Street, Dee Why on Wednesday, 6 August 2003 at 11.00am. Information and sale contract details can be obtained by contacting Mr Dominic Varde on 9942 2918. S. BLACKADDER, General Manager, Warringah Council, 725 Pittwater Road, Dee Why NSW 2099.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 81

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of SYLVIA McIVOR, late of 66 Kensington Road, Kensington, in the State of New South Wales, who died on 6th January 2003, must send particulars of their claim to the executor, Douglas Boorer, c.o. of Simpson & Co., Solicitors, 103A Anzac Parade, Kensington within one (1) calendar month from publication of this notice. After that time, the assets of the estate and the property 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 16th April, 2003. SIMPSON & CO., Solicitors, 103A, Anzac Parade, Kensington NSW 2033, (PO BOX 340, Kensington 1465) tel.: (02) 9662 4381.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PATRICIA MARGARET WOOD, late of Griffith in the State of New South Wales, Retired deceased who died on 30th January 2003 must send particulars of his claim to the executors, Robert Charles Wood and Margaret Henrietta Turkington, c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith, within one (1) calendar month from publication of this notice. After that time, the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 16th April, 2003. OLLIFFE & McRAE. Solicitors, 381 Banna Avenue, Griffith NSW 2680 (DX 5901, Griffith) tel.: (02) 6962 1744.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JANICE ANNE TACEY late of 497 Guildford Road, Guildford, in the state of New South Wales, home duties, who died on 20th February 2003, must send particulars of his/her claim to the executors, Jane Maree Tompsett and Karen Ann Crook, 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 22 April 2003. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160 (DX 25406, Merrylands) tel.: (02) 9682 3777.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of NOEL EDWARD WATSON late of 28 Percy Street, Greystanes, in the state of New South Wales, concrete pump yard manager, who died on 29th December 2002, must send particulars of his/ her claim to the executrix, Heather Dawn Watson, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 22 April 2003. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands NSW 2160 (DX 25406, Merrylands) tel.: (02) 9682 3777. [0319]

COMPANY NOTICES

NOTICE of final meeting of members.—E G & C D COOPER PTY LIMITED (In Liquidation) A.C.N. 000 504 718.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, in the State of New South Wales, on 30th May 2003 at 11.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. P R DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale NSW 2216, tel.: (02) 9567 0545. [0313]

NOTICE of final meeting of members.—ASIA ELEVEN PTY LIMITED (In Liquidation) A.C.N. 069 742 516.— Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, in the State of New South Wales, on 30th May 2003 at 9.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. P R DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale NSW 2216, tel.: (02) 9567 0545. [0314]

NOTICE of the voluntary winding up.—DIPLOMAT HOMES PTY LIMITED (In Voluntary Liquidation) A.C.N. 000 968 507.—Notice is hereby given that at an extraordinary general meeting of members of the above named company, duly convened and held at 157A Old Northern Road, Castle Hill, NSW, on 30th April 2003, the following special resolution was duly passed. "That the company be wound up voluntarily". It was further resolved that Mr Carl Gilmore be appointed liquidator of the company for the purposes of winding up the affairs and distributing the assets of the company. Dated 30th April, 2003. CARL GILMORE, Liquidator, c.o. Brooks, Deane & Powne, Chartered Accountants, 6th Floor, 72 Pitt Street, Sydney NSW 2000, tel.: (02) 9233 6111. [0325]