

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Regulations



Aboriginal Land Rights Amendment (Elections) Regulation 2004

under the

Aboriginal Land Rights Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Aboriginal Land Rights Act 1983*.

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

Explanatory note

The object of this Regulation is to extend the period within which elections must be held following the appointment of an administrator to an Aboriginal Land Council from 12 months to 2 years.

This Regulation is made under the *Aboriginal Land Rights Act 1983*, including sections 226 and 252 (the general regulation-making power).

s04-288-12.p01 Page 1

Clause 1 Aboriginal Land Rights Amendment (Elections) Regulation 2004

Aboriginal Land Rights Amendment (Elections) Regulation 2004

under the

Aboriginal Land Rights Act 1983

1 Name of Regulation

This Regulation is the Aboriginal Land Rights Amendment (Elections) Regulation 2004.

2 Amendment of Aboriginal Land Rights Regulation 2002

The *Aboriginal Land Rights Regulation 2002* is amended as set out in Schedule 1.

Page 2

Aboriginal Land Rights Amendment (Elections) Regulation 2004

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 98 Election of officers of a Local or Regional Aboriginal Land Council following appointment of administrator

Omit "12 months" from clause 98 (2). Insert instead "2 years".

[2] Clause 99 Election of officers of New South Wales Aboriginal Land Council following appointment of administrator

Omit "12 months" from clause 99 (2). Insert instead "2 years".

[3] Schedule 8 Savings, transitional and other provisions

Omit clause 1.

[4] Schedule 8, clause 6

Insert after clause 5:

6 Election following appointment of administrator to Aboriginal Land Council

The amendments made to clauses 98 and 99 by the *Aboriginal Land Rights Amendment (Elections) Regulation 2004* extend in relation to the appointment of an administrator that took place less than 12 months before the commencement of that Regulation.



Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004

under the

Local Government Act 1993

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

ANTHONY BERNARD KELLY, M.L.C., Minister for Local Government

Explanatory note

Cudgegong (Abattoir) County Council was constituted under the *Local Government Act 1993*. Clause 1 (1) of Schedule 9 to that Act provides that the county council may be wound up voluntarily or by a liquidator appointed by the Minister. Clause 1 (2) applies the text of Parts 5.5–5.9 of the *Corporations Act 2001* of the Commonwealth (which deal with various aspects of external administration, including winding up) to the winding up of the county council. The provisions of Parts 5.5–5.9 apply as a State law with the modifications set out in clause 1 (2) of Schedule 9, the modifications specified in section 16 of the *Corporations (Ancillary Provisions) Act 2001* (NSW) and any further modifications prescribed by the regulations.

The object of this Regulation is to further modify the application of the provisions of Parts 5.5–5.9 of the *Corporations Act 2001* of the Commonwealth in relation to the winding up of Cudgegong (Abattoir) County Council. In particular, the Regulation disapplies Divisions 3–7 of Part 5.7B, which deal with a director's duty to prevent insolvent trading and liability to compensate a company if that duty is breached and other aspects of the recovery of property or compensation for the benefit of creditors of insolvent companies.

This Regulation is made under the *Local Government Act 1993*, including section 748 (the general regulation-making power) and clause 1 (2) (g) of Schedule 9 (Special provisions relating to Cudgegong (Abattoir) County Council).

s04-339-11.p01 Page 1

Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004

Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004

under the

Local Government Act 1993

1 Name of Regulation

This Regulation is the Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004.

2 Amendment of Local Government (General) Regulation 1999

The Local Government (General) Regulation 1999 is amended as set out in Schedule 1.

Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 41A

Insert after clause 41:

41A Modification of Parts 5.5–5.9 of Corporations Act of the Commonwealth concerning winding up of Cudgegong (Abattoir) County Council

For the purposes of clause 1 (2) (g) of Schedule 9 to the Act, the following modifications of Parts 5.5–5.9 of the *Corporations Act* 2001 of the Commonwealth are prescribed:

- (a) the definition of *recovery proceeding* in section 588E (1) is to be read as if paragraphs (e) and (f) were omitted,
- (b) section 588E (8) is to be read as if paragraphs (d) and (e) were omitted,
- (c) section 588FF is to be read as if "(but not a director)" were inserted after "a person" wherever occurring in section 588FF (1) (a), (b), (c) and (d),
- (d) Part 5.7B is to be read as if sections 588FGA and 588FGB were omitted,
- (e) Part 5.7B is to be read as if Divisions 3–7 were omitted,
- (f) section 590 is to be read as if "within 10 years next before the relevant day or at a time on or after that day" wherever occurring in section 590 (1) (c), (g) and (h) and (2) were omitted and "at any time on or after the relevant day" were inserted instead,
- (g) section 596A is to be read as if ", to the extent that they relate to its winding up," were inserted after "affairs",
- (h) section 596B (1) is to be read as if ", to the extent that they relate to its winding up," were inserted after "affairs" where firstly occurring,
- (i) section 596B (1) (b) (i) is to be read as if ", to the extent that they relate to its winding up," were inserted after "affairs of the corporation",
- (j) section 596B (1) (b) (ii) is to be read as if ", to the extent that they relate to its winding up" were inserted after "affairs of the corporation",

Local Government (General) Amendment (Winding up of Cudgegong (Abattoir) County Council) Regulation 2004

Schedule 1 Amendment

- (k) section 596D is to be read as if ", to the extent that they relate to its winding up" were inserted after "affairs" wherever occurring in section 596D (1) (b) and (2) (b),
- (l) section 597 (5B) is to be read as if ", to the extent that they relate to its winding up," were inserted after "corporation",
- (m) section 597A is to be read as if "(winding up)" were inserted after "affairs" in the heading,
- (n) section 598 (2) (a) is to be read as if "the winding up of" were inserted after "in relation to".

Orders



First State Superannuation (Holy Spirit Dubbo) Order 2004

under the

First State Superannuation Act 1992

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 7 of the *First State Superannuation Act 1992*, make the following Order.

Dated, this 29th day of September 2004.

By Her Excellency's Command,

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

Explanatory note

The object of this Order is to include persons employed at the aged care facility known as Holy Spirit Dubbo as employees of Catholic Health Care Services Limited, to the extent that it is an employer within the meaning of the *First State Superannuation Act 1992*, but only in relation to persons who were employees immediately before 9 August 2004, the date on which Holy Spirit Dubbo (as part of Lourdes Hospital and Community Health Service) ceased to be listed under the *Health Services Act 1997* as a recognised establishment or recognised service in relation to Catholic Health Care Services Limited (see the *Health Services Amendment (Lourdes Hospital and Community Health Service) Order 2004*).

This Order is made under section 7 of the First State Superannuation Act 1992.

s04-417-11.p02 Page 1

Clause 1 First

First State Superannuation (Holy Spirit Dubbo) Order 2004

First State Superannuation (Holy Spirit Dubbo) Order 2004

under the

First State Superannuation Act 1992

1 Name of Order

This Order is the First State Superannuation (Holy Spirit Dubbo) Order 2004.

2 Commencement

This Order is taken to have commenced on 9 August 2004.

3 Amendment of First State Superannuation Act 1992 No 100

The First State Superannuation Act 1992 is amended by inserting "and those persons who were employed at Lourdes Hospital and Community Health Service immediately before 9 August 2004 and who, on or after that date, transferred their employment to Holy Spirit Dubbo" after "2001" in the matter relating to Catholic Health Care Services Limited in Schedule 1 (Employers).

OFFICIAL NOTICES

Appointments

PORTS CORPORATISATION AND WATERWAYS MANAGEMENT ACT 1995

Chief Executive Service Appointment Under Section 36

HER Excellency the Governor and the Executive Council upon the recommendation of the Minister for Transport Services, have approved, pursuant to the provisions of the Ports Corporatisation and Waterways Management Act 1995, that the officer listed below be appointed to the chief executive service position as specified:

Waterways Authority

Christopher John OXENBOULD, Chief Executive of the Authority [1 October 2004].

MICHAEL COSTA, M.L.C., Minister for Transport Services

Department of Infrastructure, Planning and Natural Resources

Infrastructure and Planning



Ballina Local Environmental Plan 1987 (Amendment No 86)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G99/00109/PC)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-166-11.p01 Page 1

Ballina Local Environmental Plan 1987 (Amendment No 86)

Ballina Local Environmental Plan 1987 (Amendment No 86)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Ballina Local Environmental Plan 1987 (Amendment No 86)*.

2 Aim of plan

The aim of this plan is to give effect to recent changes to a development control plan relating to exempt and complying development in the local government area of Ballina.

3 Land to which plan applies

This plan applies to all land in the local government area of Ballina.

4 Amendment of Ballina Local Environmental Plan 1987

Ballina Local Environmental Plan 1987 is amended by inserting at the end of clause 35 (5):

Development Control Plan No 7—Exempt and Complying Development (Amendment No 5) (10 June 2004)



Burwood Local Environmental Plan No 61

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S03/03440/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e03-432-03.p01 Page 1

Clause 1 Burwood Local Environmental Plan No 61

Burwood Local Environmental Plan No 61

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Burwood Local Environmental Plan No 61*.

2 Aims of plan

The aims of this plan are:

- (a) to conserve and enhance the historic, architectural, landscape and streetscape elements which contribute to the character and cohesiveness of the Cintra Estate by providing that the estate is a conservation area under *Burwood Planning Scheme Ordinance* and listing certain items as heritage items under that ordinance, and
- (b) to conserve the heritage significance of significant fabric and settings associated with that conservation area and those heritage items, and
- (c) to ensure that the conservation area retains its heritage significance.

3 Land to which plan applies

This plan applies to land situated within the Burwood local government area, being land known as the "Cintra Estate" (Lots 7–13A, DP 6860, Lot 14, DP 6860, Lots 7–22, and Lot C, DP 375783, Lot 1, DP 744565, Lots 1–8, DP 900472, Lots 1 and 2, DP 321764, Lots 9–20, Sec A, DP 6449, Lot 15, Sec B, DP 6449, Lots 15–20, Sec C, DP 6449) as shown edged heavy black and hatched on the map marked "Burwood Local Environmental Plan No 61" deposited in the office of Burwood Council.

4 Amendment of Burwood Planning Scheme Ordinance

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

Burwood Local Environmental Plan No 61

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 79B Items and areas of heritage conservation

Insert "and the land shown edged in heavy black and diagonally hatched on the map marked 'Burwood Local Environmental Plan No 61' " after "Heritage Conservation" in the definition of *conservation area*.

[2] Schedule 9 Heritage Items

Insert at the end of the Schedule:

- Concrete House Group, 26–32 Brady Street, Croydon
- Concrete House Group, 35–39 Brady Street, Croydon
- Concrete House Group, 27–33 Fitzroy Street, Croydon
- Concrete House Group, 34 Fitzroy Street, Croydon
- Concrete House Group, 28–30 Paisley Road, Croydon
- Concrete House Group, 7–9 Rosa Street, Croydon
- Concrete House Group, 10–16 Rosa Street, Croydon



Hastings Local Environmental Plan 2001 (Amendment No 37)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G04/00005/S69; E.350.10.210.10)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-078-09.p01 Page 1

Hastings Local Environmental Plan 2001 (Amendment No 37)

Hastings Local Environmental Plan 2001 (Amendment No 37)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Hastings Local Environmental Plan 2001 (Amendment No 37)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone 1 (r1) Rural Residential under *Hastings Local Environmental Plan 2001* to facilitate rural residential development.

3 Land to which plan applies

This plan applies to:

- (a) part of Lot 6, DP 248284, 8 Narran Close, Kings Creek, and
- (b) Lot 31, DP 248284, 31 King Creek Road, Kings Creek, and
- (c) Lot 26, DP 248284, 239 King Creek Road, Kings Creek, and
- (d) part of Lot 13, DP 1002904, 57 Sarahs Crescent, Kings Creek,

as shown edged heavy black, distinctively coloured and lettered "1 (r1)" on the map marked "Hastings Local Environmental Plan 2001 (Amendment No 37)" deposited in the office of Hastings Council.

4 Amendment of Hastings Local Environmental Plan 2001

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

Hastings Local Environmental Plan 2001 (Amendment No 37)



Hurstville Local Environmental Plan 1994 (Amendment No 53)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S04/00680/S69)

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

e04-171-22.p01 Page 1

Hurstville Local Environmental Plan 1994 (Amendment No 53)

Hurstville Local Environmental Plan 1994 (Amendment No 53)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Hurstville Local Environmental Plan 1994 (Amendment No 53)*.

2 Aim of plan

The aim of this plan is to allow, with the consent of the Council of the City of Hurstville, the carrying out of development on land known as 764 Forest Road, Peakhurst (Lot 8, DP 659072) for the additional purpose of a reception centre.

3 Land to which plan applies

This plan applies to Lot 8, DP 659072, being land known as 764 Forest Road, Peakhurst.

4 Amendment of Hurstville Local Environmental Plan 1994

Hurstville Local Environmental Plan 1994 is amended as set out in Schedule 1.

Hurstville Local Environmental Plan 1994 (Amendment No 53)

Amendment Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 3 Development of land for certain additional purposes

Insert in Columns 1 and 2, respectively:

Lot 8, DP 659072, being land known as 764 Reception centre Forest Road, Peakhurst

Page 3



Inverell Local Environmental Plan 1988 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S03/01681/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e03-410-42.p02 Page 1

Inverell Local Environmental Plan 1988 (Amendment No 10)

Inverell Local Environmental Plan 1988 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Inverell Local Environmental Plan 1988* (Amendment No 10).

2 Aim of plan

The aim of this plan is to rezone the land to which this plan applies to Zone No 3 (the Business Zone) and Zone No 6 (a) (the Open Space Zone) under *Inverell Local Environmental Plan 1988*.

3 Land to which plan applies

This plan applies to Lot 2 DP 517415, part of Lot B DP 87462, part of Lot 1 DP 517415 and part of Lot A1 DP 410860, known as part of 37–43 Campbell St, Inverell, as shown edged heavy black on the map marked "Inverell Local Environmental Plan 1988 (Amendment No 10)" deposited in the office of the Council of the Shire of Inverell.

4 Amendment of Inverell Local Environmental Plan 1988

Inverell Local Environmental Plan 1988 is amended by inserting the following in appropriate order in the definition of *the map* in clause 5 (1):

Inverell Local Environmental Plan 1988 (Amendment No 10)



Marrickville Local Environmental Plan 2001 (Amendment No 26)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S04/00484/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-084-09.p01 Page 1

Marrickville Local Environmental Plan 2001 (Amendment No 26)

Marrickville Local Environmental Plan 2001 (Amendment No 26)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Marrickville Local Environmental Plan 2001 (Amendment No 26).

2 Aims of plan

This plan aims:

- (a) to broaden the range of permissible uses on the land to which this plan applies under *Marrickville Local Environmental Plan 2001*, to allow the land to be used, with the consent of Marrickville Council, for the purpose of commercial premises, and
- (b) to set a gross floor area control in respect of the use of the land, and
- (c) to promote the economic use of the land.

3 Land to which plan applies

This plan applies to land situated in the local government area of Marrickville, being Lot 1, DP 316613 and located on the western corner of Edinburgh Road and Smidmore Street, Marrickville, as shown coloured magenta on the map marked "Marrickville Local Environmental Plan 2001 (Amendment No 26)—Additional Uses Development and Site Specific Development Controls Map" deposited in the office of Marrickville Council.

4 Amendment of Marrickville Local Environmental Plan 2001

Marrickville Local Environmental Plan 2001 is amended as set out in Schedule 1.

Marrickville Local Environmental Plan 2001 (Amendment No 26)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 1 Definitions

Insert in appropriate order in the definition of the additional uses development and site specific development controls map:

Marrickville Local Environmental Plan 2001 (Amendment No 26)—Additional Uses Development and Site Specific Development Controls Map

[2] Schedule 2 Additional uses development and site specific development controls

Insert in Columns 1 and 2, respectively, in appropriate order according to street name:

Edinburgh Road and Smidmore Street, Marrickville

Lot 1, DP 316613, being land located on the western corner of those streets, as shown coloured magenta on the map marked "Marrickville Local Environmental Plan 2001 (Amendment No 26)—Additional Uses Development and Site Specific Development Controls Map"

Development for the purpose of commercial premises, but only if the gross floor area will not exceed 36 square metres



Parramatta Local Environmental Plan 2001 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P03/00551/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-097-09.p02 Page 1

Clause 1 Parramatta Local Environmental Plan 2001 (Amendment No 10)

Parramatta Local Environmental Plan 2001 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Parramatta Local Environmental Plan 2001 (Amendment No 10).

2 Aims of plan

This plan aims to rezone the land to which this plan applies to correct identified zoning anomalies in *Parramatta Local Environmental Plan 2001*.

3 Land to which plan applies

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

- (a) 142 and 144 Blaxcell Street, Granville, and
- (b) 13 Garrard Street, Granville, and
- (c) 55 and 57 Lydbrook Street, Wentworthville, and
- (d) 1 Mimosa Street, Clyde and 1 Seventh Street, Clyde, and
- (e) 6 and 14 Wellington Road, Granville, and
- (f) 385 Wentworth Avenue, Toongabbie, and
- (g) 1 Toll Street, North Parramatta, and
- (h) 27 Brunswick Street, Granville,

as shown distinctively coloured and lettered on Sheets 1–8 of the map marked "Parramatta Local Environmental Plan 2001 (Amendment No 10)" deposited in the office of the Parramatta City Council.

4 Amendment of Parramatta Local Environmental Plan 2001

Parramatta Local Environmental Plan 2001 is amended by inserting in appropriate order in the definition of **zoning map** in the Dictionary the following words:

Parramatta Local Environmental Plan 2001 (Amendment No 10)



Pittwater Local Environmental Plan 1993 (Amendment No 73)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S03/02498/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-083-09.p01 Page 1

Pittwater Local Environmental Plan 1993 (Amendment No 73)

Pittwater Local Environmental Plan 1993 (Amendment No 73)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 73)*.

2 Aims of plan

This plan aims:

- (a) to remove the Minister's consent role for the carrying out of development on the land to which this plan applies, with consequential amendments to Sydney Regional Environmental Plan No 7—(Multi-Unit Housing: Surplus Government Sites) (SREP No 7) and Pittwater Local Environmental Plan 1993 (the 1993 plan), and
- (b) to repeal a provision of the 1993 plan that contains references to repealed environmental planning instruments and a spent provision, and to insert some missing text in SREP No 7.

3 Land to which plan applies

This plan applies to land within the local government area of Pittwater, being all lots in DP 270121 and known as the former Mona Vale TAFE site, being land between Waratah and Park Streets, Mona Vale, as shown edged heavy black on the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 73)" deposited in the office of Pittwater Council.

4 Amendment of Sydney Regional Environmental Plan No 7—(Multi-Unit Housing: Surplus Government Sites)

Sydney Regional Environmental Plan No 7—(Multi-Unit Housing: Surplus Government Sites) is amended as set out in Schedule 1.

Pittwater Local Environmental Plan 1993 (Amendment No 73)

Clause 5

5 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended as set out in Schedule 2.

Pittwater Local Environmental Plan 1993 (Amendment No 73)

Schedule 1 Amen

Amendment of Sydney Regional Environmental Plan No 7—(Multi-Unit Housing: Surplus Government Sites)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 7—(Multi-Unit Housing: Surplus Government Sites)

(Clause 4)

[1] Clause 3 Land to which plan applies

Omit "that". Insert instead "the land".

[2] Schedule 1 Land to which plan applies

Omit the matter relating to land at Mona Vale.

[3] Schedule 2 Amendment of environmental planning instruments

Omit clause 25.

Pittwater Local Environmental Plan 1993 (Amendment No 73)

Amendment of Pittwater Local Environmental Plan 1993

Schedule 2

Schedule 2 Amendment of Pittwater Local Environmental Plan 1993

(Clause 5)

[1] Clause 4 Relationship to other environmental planning instruments

Omit the clause.

[2] Clause 5 Interpretation

Omit the definition of *former Mona Vale TAFE site* from clause 5 (1).

[3] Clause 5 (2) (b)

Omit "council, and". Insert instead "council."

[4] Clause 5 (2) (c)

Omit the paragraph.

[5] Clause 7 Consent authority

Omit ", except in the case of land within the former Mona Vale TAFE site, for which the Minister is the consent authority".

[6] Clause 19 Group buildings in Zone No 2 (a), 2 (b) or 2 (e)

Omit "land within the former Mona Vale TAFE site," from clause 19 (3).

Insert instead "all lots (excepting Lots 1 and 26) in DP 270121, being land between Waratah and Park Streets, Mona Vale,".

[7] Clause 52 Development of former Mona Vale TAFE site

Omit the clause.



Ryde Local Environmental Plan No 93

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S96/00350/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e04-201-09.p01 Page 1

Clause 1 Ryde Local Environmental Plan No 93

Ryde Local Environmental Plan No 93

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Ryde Local Environmental Plan No 93.

2 Aims of plan

This plan aims to zone the land to which this plan applies (which was reserved for county open space) to Residential "A" under the *Ryde Planning Scheme Ordinance*.

3 Land to which plan applies

This plan applies to land situated in the City of Ryde, being part Lots 45–54 and part Lots 241–254, DP 15965 and part Lot 18, DP 108840, Lancaster Avenue, Melrose Park, as shown by distinctive colouring on the map marked "Ryde Local Environmental Plan No 93" deposited in the office of the Council of the City of Ryde.

4 Amendment of Ryde Planning Scheme Ordinance

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

Ryde Local Environmental Plan No 93



Tweed Local Environmental Plan 2000 (Amendment No 31)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G01/00177/S69)

DIANE BEAMER, M.P., Minister Assisting the Minister for Infrastructure and Planning (Planning Administration)

e03-116-p01.11 Page 1

Tweed Local Environmental Plan 2000 (Amendment No 31)

Tweed Local Environmental Plan 2000 (Amendment No 31)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Tweed Local Environmental Plan 2000 (Amendment No 31).

2 Aim of plan

The aim of this plan is to make minor amendments to correct anomalies in *Tweed Local Environmental Plan 2000*. In particular, this plan:

- (a) clarifies the exclusion of land that is potentially flood affected from a provision identifying complying development, and
- (b) provides for business centres to be shown on "Business Centre Maps", rather than being described in Schedule 8, and
- (c) removes development for the purpose of training facilities from the development that can be carried out with consent in Zone No 2 (a) and includes training facilities within the definition of *educational establishment*, and
- (d) clarifies how the social or economic impact of proposed development will be considered, and
- (e) modifies the circumstances in which land within Zone No 1 (c) may be subdivided, and
- (f) modifies the way a provision concerning development near designated roads applies to certain land within Zone No 5 (a), and
- (g) amends the definition of *depot* so as to make it clear that it applies to land used for both storage and maintenance, and
- (h) rezones certain land at Murwillumbah and Terranora.

3 Land to which plan applies

(1) This plan applies to all land within the local government area of Tweed.

Clause 4

- (2) To the extent that this plan changes the way business centres are identified, it applies to the land shown by distinctive colouring, edging and lettering on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 31)—Business Centres", deposited in the offices of Tweed Shire Council.
- (3) To the extent that this plan rezones land, it applies to Lots 1 and 2, DP 1044176 and Lot 971, DP 3050, Karramul Street, Murwillumbah and Lot 1, DP 218933, Terranora Road, Terranora, as shown by distinctive colouring, edging and lettering on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 31)", deposited in the offices of Tweed Shire Council.

4 Amendment of Tweed Local Environmental Plan 2000

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

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 10 Complying development

Omit "flood liable" from clause 10 (2) (c) (viii).

Insert instead "below the 1:100 year flood level".

[2] Clause 11 The zones

Omit "listed in Schedule 8" from the third dot point (that is, the matter relating to integrated housing) of the matter in Item 2 of the matter relating to Zone No 2 (a) in the Table to the clause.

Insert instead "as indicated on the Business Centres Map".

[3] Clause 11, Table

Omit "• training facilities" from Item 3 of the matter relating to Zone No 2 (a).

[4] Clause 17 Social impact assessment

Omit clause 17 (2) and (3). Insert instead:

- (2) Where the consent authority considers that a proposed development is likely to have a significant social or economic impact in the locality or in the local government area of Tweed, the consent authority may grant consent to the proposed development only if it has considered a socioeconomic impact statement in respect of the proposed development.
- (3) The socio-economic impact statement that the consent authority considers must do at least the following:
 - (a) identify the likely future impacts of the development on the affected community,
 - (b) analyse the impacts in terms of magnitude, significance, duration, effect on current and future conditions and community services, and the like,
 - (c) determine if the impacts will cause a loss of amenity within the locality due to a net reduction in community services and facilities,
 - (d) determine and assess possible measures for the management or mitigation of likely impacts.

Amendments Schedule 1

[5] Clause 21 Subdivision in Zone 1 (c)

Omit clause 21 (2) (b), (c) and (d). Insert instead:

- (b) the consent authority is satisfied that each allotment created is capable of accommodating adequate facilities for the treatment and disposal of sewage or will be connected to the Council's reticulated sewerage system, and
- (c) in the case of land to be connected to the Council's reticulated sewerage system—the area of each lot created is not less than 0.4 hectare, and
- (d) in the case of land not to be connected to the Council's reticulated sewerage system—the area of each lot created is not less than 1 hectare.

[6] Clause 22 Development near designated roads

Omit clause 22 (2) (c). Insert instead:

(c) is within Zone 1 (a), 1 (b), 1 (c), 5 (a), 7 (a), 7 (d), 7 (f) or 7 (l) and has direct access to another road at a point less than 90 metres from that road's intersection with a designated road.

[7] Clause 22 (3)

Omit the subclause. Insert instead:

- (3) A person may, with the consent of the consent authority and the concurrence of the RTA, carry out development on land within Zone 5 (a) shown by red lettering on the zone map as "Proposed Classified Road":
 - (a) for a purpose for which development may be carried out on land in an adjoining zone, or
 - (b) for any other purpose that is compatible with development that may be carried out on land in an adjoining zone.

Schedule 1 Amendments

[8] Clause 22 (4) (d)

Omit the paragraph. Insert instead:

(d) where the land is in Zone 1 (a), 5 (a), 7 (a), 7 (d), 7 (f), or 7 (l), the development is of a type that necessitates a location in proximity to the designated road for reasons other than only commercial advantage, and

[9] Clause 51A Multi-dwelling housing densities in Zone 2 (a)

Omit "listed in Schedule 8" from clause 51A (2) (b).

Insert instead "as indicated on the Business Centres Map".

[10] Schedule 1 Meanings of terms

Insert in alphabetical order:

Business the series of maps marked "Tweed Local Environmental **Centres** Plan 2000 (Amendment No 31)—Business Centres", as **Map** amended by the maps listed in Part 5 of Schedule 6.

[11] Schedule 1, definition of "depot"

Omit the definition. Insert instead:

depot land used for the storage or maintenance, or both, of plant, machinery, equipment, building materials and the

like.

[12] Schedule 1, definition of "educational establishment"

Omit ", a training facility".

[13] Schedule 6 Maps and Zones

Insert in appropriate order in Part 2:

Tweed Local Environmental Plan 2000 (Amendment No 31)

Amendments Schedule 1

[14] Schedule 6, Part 5

Insert after Part 4:

Part 5 Business Centres Map Amendments

[15] Schedule 8 Business Centres

Omit the Schedule.

Page 7

Natural Resources

WATER ACT 1912

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

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

Lachlan River Valley

ISIFAND PTY LTD for a pump on the Lachlan River on Lot 3/585553, Parish of Waayourigong, County of Forbes, for water supply for irrigation of 3.33 hectares (new licence – entitlement obtained by way of permanent transfer scheme – warehousing irrigation water and supplying an additional occupier of Lots 63, 64, 69, 85 and 86, DP 752125, Parish of Wolongong, County of Cunningham, with water for irrigation purposes) (Reference: 70SL091011) (GA2:466343).

JUDGE FARM MANAGEMENT & CONSULTANTS for a pump on the Lachlan River on Lot 3/585553, Parish of Waayourigong, County of Forbes, for water supply for irrigation of 3.33 hectares (new licence – entitlement obtained by way of permanent transfer scheme – warehousing irrigation water and supplying an additional occupier of Lots 63, 64, 69, 85 and 86, DP 752125, Parish of Wolongong, County of Cunningham, with water for irrigation purposes) (Reference: 70SL091011) (GA2:466343).

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

VIV RUSSELL, Resource Access Manager, Central West Region

Department of Infrastructure, Planning and Natural Resources, PO Box 136, Forbes NSW 2871 Telephone: (02) 6852 1222.

WATER ACT 1912

Notice Under Section 22B – Pumping Restrictions

Macleay River and Tidal Pool and its Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Macleay River and Tidal Pool and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Friday, 8 October 2004 and until further notice, the right to pump water is RESTRICTED to a maximum of ten hours in any twenty hour period between the hours of 4:00 p.m. and 10:00 a.m.

This restriction excludes water supply for town water supply, stock, domestic and farming (fruit washing and dairy washdown) purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- (a) where the offence was committed by a Corporation 200 penalty units.
- (b) where the offence was committed by any other person100 penalty units.

One penalty unit = \$110.00.

Dated this 8th day of October 2004.

GA2:476167

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

WATER ACT 1912

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

An application for an approval under section 137(1)(a) within a proclaimed (declared) local area as generally described hereunder have been received from:

Murrumbidgee Valley

PIONEER CONCRETE (QLD) PTY LTD for an earthen levee on the Murrumbidgee River, Lot 2, DP 610795, Parish of South Wagga Wagga, County of Wynyard, for prevention of inundation of land by floodwaters (replacement approval – additional works) (Reference: 40CW804623).

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 Infrastructure, Planning and Natural Resources, PO Box 156, Leeton NSW 2705.

WATER ACT 1912

Notice Under Section 22B – Pumping Suspensions

North Pumpenbil Creek, South Pumpenbil Creek, Tyalgum Creek, Brays Creek, Oxley River, Tweed River, Rous River, Crystal Creek and their Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in the abovementioned watercourses and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Wednesday, 13 October 2004 and until further notice, the right to pump water is SUSPENDED.

This suspension excludes water supply for town water supply, stock, domestic and farming (fruit washing and dairy washdown) purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- (a) where the offence was committed by a Corporation 200 penalty units.
- (b) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

Dated this 13th day of October 2004.

GA2:476169

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

WATER ACT 1912

Notice Under Section 22B – Pumping Suspensions

Emigrant Creek, Pearces Creek, Youngman Creek, Gum Creek, Duck Creek, Tucki Tucki Creek, Marom Creek, Maguires Creek, Wilsons River above Boatharbour and their Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in the abovementioned watercourses and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Wednesday, 13 October 2004 and until further notice, the right to pump water is SUSPENDED.

This suspension excludes water supply for town water supply, stock, domestic and farming (fruit washing and dairy washdown) purposes.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- (a) where the offence was committed by a Corporation 200 penalty units.
- (b) where the offence was committed by any other person 100 penalty units.

One penalty unit = \$110.00.

Dated this 13th day of October 2004.

GA2:476170

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

WATER ACT 1912

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

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

Namoi River Valley

HAWKINS MANAGEMENT PTY LIMITED for a diversion pipe on Illaroo Creek on Lot 2, DP 632362, Parish of Quinn, County of White, for water supply for irrigation purposes (permanent transfer of existing entitlement) (Reference: 90SL100817) (GA2:472163).

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

GEOFF CAMERON, Manager, Resource Access

Department of Infrastructure, Planning and Natural Resources, PO Box 550, Tamworth NSW 2340.

WATER ACT 1912

Order Under Section 166(1) of Part 8

Amendment of Designation of Floodplain Area – Liverpool Plains Catchment

THE Water Administration Ministerial Corporation, by this Order pursuant to section 166(1) of Part 8 of the Water Act 1912, hereby amends the floodplain designation known as the Liverpool Plains Catchment floodplain (gazetted 16th December 1994), to exclude the lands set out in the Schedule to this notice.

WATER ACT 1912

Order Under Section 166(1) of Part 8

Designation of Floodplain Area – Blackville Floodplain

THE Water Administration Ministerial Corporation, by this Order pursuant to section 166(1) of Part 8 of the Water Act 1912, designates the lands set out in the Schedule to this notice as a floodplain which is to be known as the Blackville Floodplain.

WATER ACT 1912

Notice of Adoption of Floodplain Management Plan Under Section 166A of Part 8

Blackville Floodplain Management Plan

THE Water Administration Ministerial Corporation, pursuant to Clause 15 of Schedule 2 of the Water Act 1912, and having considered the matters set out in section 166C of the Water Act 1912, adopts the Blackville Floodplain Management Plan as a floodplain management plan for the Blackville Floodplain being the lands set out in the Schedule to this Notice.

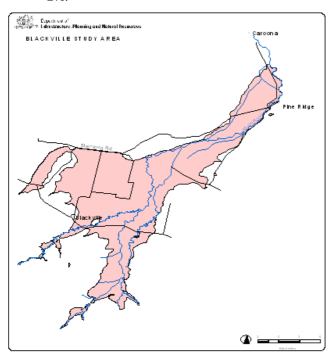
Dated: 28 April 2004.

JENNIFER WESTACOTT, Director General

SCHEDULE

Those parts of that area situated in New South Wales and:

- (a) being within or part of the Shires of Quirindi and Murrurundi;
- (b) shown on the diagram hereunder;
- (c) exclusive of all towns, villages and their environs; and
- (d) being those lands and slope of which is less than 2%.



Larger maps of the area and exclusions to which this order and notice relates are available for public inspection during ordinary office hours at the Departments Tamworth, and Quirindi offices.

Department of Lands

BOARD OF SURVEYING AND SPATIAL INFORMATION Panorama Avenue (PO Box 143), Bathurst NSW 2795 Phone: (02) 6332 8238 Fax: (02) 6332 8240

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown.

Name	Address	Effective Date
ARNOLD,	293 Rio Vista Boulevarde	27 April 2004
Michael Geoffrey	Mermaid Waters QLD 4218	•
BARDEN,	2 Elgar Place	23 April 2004
Adrian Phillip	Seven Hills NSW 2147	
BERRISFORD,	7 Blackbutt Place	23 April 2004
Simon Peter	Leonay NSW 2750	
CHU,	21 Stuart Street	23 April 2004
Andrew Brian	Ryde NSW 2112	
DOUTHAT,	16 Galway Lane	13 July 2004
Russell John	Barham NSW 2732	
HARMAN,	80 Corlette Street	14 May 2004
Jason Lee	Cooks Hill NSW 2300	
IDZIKOWSKI,	23 Orara Road	1 July 2004
Jacek	Allambie Road NSW 2100	
LINDSAY,	67 Arun Drive	27 April 2004
Graham James	Arundell Hills QLD 4214	
MITCHELL,	"Glenmont"	17 August 2004
Bruce George	March via Orange NSW 2800	
MOULD,	502/85 New South Head Road	3 July 2004
Blair William	Rushcutters Bay NSW 2011	
RICHMOND,	2/49 Laguna Avenue	22 April 2004
Peter David	Palm Beach NSW 4221	
WHITE,	62 Stewart Avenue	28 April 2004
Brett Anthony	Hamilton East NSW 2303	

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

Name	Address	Effective Date
RYBA,	36 Elizabeth Street	3 November 2003
Justin Walter	Wallalong NSW 2320	
TANGREDI,	27 Worcester Drive	30 October 2003
Maurice	East Maitland NSW 2323	
TODHUNTER,	165 Fordwich Road	27 October 2003
Clinton John	Broke NSW 2330	
WALKER,	3 Rebecca Close	30 October 2003
Malcolm James	Rutherford NSW 2320	
WILLIAMS,	Lot 7, 735 Pictoris Street	1 July 2004
Glenn Alexander	Southern Cross WA 6426	-

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(b), the undermentioned persons have been Registered as a Mining Surveyors (open cut) in New South Wales from the dates shown.

Name	Address	Effective Date
ADIE,	5/215 Bridgman Road	23 July 2003
Raymond James	Singleton NSW 2330	
BROOKS,	5 Kensington Place	1 July 2004
David Alfred	Perthville NSW 2795	
MURPHY,	117 Liverpool Street	1 July 2004
Kim Francis	Scone NSW 2337	

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(b), the undermentioned persons have been Registered as a Mining Surveyors (unrestricted) in New South Wales from the dates shown.

Name	Address	Effective Date
AVERY,	39 Victoria Street	22 October 2003
Mark Richard	Adamstown NSW 2289	
BAUM,	21A Rainbow Avenue	1 July 2004
Bruce Andrew	Broken Hill NSW 2880	
CARTER,	3 O'Keefes Place	18 August 2003
Andrew William	Horningsea Park NSW 2171	
GENTLE,	18 North Mine	1 July 2004
Barry James	Broken Hill NSW 2880	
GLENCORSE,	104 Cedar Drive	15 July 2004
Stephen George	Bathurst NSW 2795	
LORD,	11 Robertson Road	1 July 2004
Grant Leslie	Valentine NSW 2280	
MITCHELL,	192A Watkins Road	29 October 2003
Bryn	Wangi Wangi NSW 2267	
MURPHY,	117 Liverpool Street	1 July 2004
Kim Francis	Scone NSW 2337	
PECK,	53 John Fisher Road	3 November 2003
Jeffrey Ian	Belmont North NSW 2280	
PRICE,	3/24 Kilgour Avenue	31 October 2003
Kevin	Bar Beach NSW 2300	

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned Land Surveyors have been restored to the Register of Surveyors.

Name	Date of Original Registration	Removal Date	Restoration Date
BOAKES, Ross Peter	14 June 1990	1 November 2003	30 April 2004
CAMBRIDGE, Rolf Kenneth	4 October 1966	1 November 2003	19 April 2004
FARRELL, Michael James	3 October 1967	1 November 2003	30 March 2004
HANSEN, Colin Robert	4 December 1992	24 October 2003	13 September 2004
MEPSTEAD, David Allan	18 March 1977	27 January 1999	12 July 2004
KIRKWOOD, Michael Manus	21 March 1978	1 November 2003	15 April 2004
		W. A. W	ATKINS, President
	G. K.	A. LEATHI	ERLAND, Registrar

SURVEYING ACT 2002

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10, the undermentioned Land Surveyors have been removed from the Register of Surveyors.

Name	Date of Removal	Date of Registration
BROWN,	13 September 2004	29 September 1958
Kevin Francis		
COOK,	9 July 2004	29 March 1968
Peter Robert		
CROSS,	30 October 2004	21 March 1978
Ian Douglas		
EARLE,	15 September 2004	4 October 1951
Owen Frederick		
KERR,	3 August 2004	25 March 1965
John Leslie		
FLAKELAR,	7 July 2004	19 February 1991
David Allen		10 1 1071
FREEBURN,	7 July 2004	4 October 1951
Peter	5.1.1.2004	2134 1 1075
LING, Richard George	5 July 2004	21 March 1975
	1 I1 2004	26 9
MARSHALL, Ian Harold	1 July 2004	26 September 1962
PIDCOCK.	6 Santambar 2004	30 September 1968
Ian Richard	6 September 2004	30 September 1908
ROBINSON,	16 September 2004	21 September 1962
Anthony John	10 September 2004	21 September 1702
van den TOL,	6 July 2004	17 January 2003
Wayne John	03uly 2001	17 Junuary 2003
WALKER.	6 July 2004	30 September 1974
Lindsay Ian		
WALKER,	12 July 2004	25 March 1965
Robert Howard	•	

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

SURVEYING REGULATION 2001

Certificate of Meritorious Service

PURSUANT to the provisions of Clause 4K of the Surveying Regulation 2001, the undermentioned Land Surveyors have been awarded a Certificate of Meritorious Service in recognition of their long service and contribution to the surveying profession in New South Wales, with effect 23 September 2004.

1		
Name	Date of Original Registration	Removed from Register
BROWN,	29 September 1958	3 September 2004
Kevin Francis		
COOK,	29 March 1968	6 July 2004
Peter Robert		
EARLE,	4 October 1951	15 September 2004
Owen Frederick		
FREEBURN,	4 October 1951	7 July 2004
Peter		
KERR,	25 March 1965	3 August 2004
John Leslie		
LING,	21 March 1975	5 July 2004
Richard George		
MARSHALL,	26 September 1965	1 July 2004
Ian Harold		
PIDCOCK,	30 September 1968	6 September 2004
Ian Richard		
ROBINSON,	21 September 1962	28 July 2004
Anthony John		
WALKER,	30 September 1974	6 July 2004
Lindsay Ian		
WALKER,	25 March 1965	12 July 2004
Robert Howard		

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

FAR WEST REGIONAL OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

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

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Lease of the land specified has been granted to the undermentioned persons.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder and to the special conditions, provisions, exceptions, covenants and reservations set out hereunder.

The land is to be used only for the purpose for which the lease is granted.

All amounts due and payable to the Crown must be paid to the Department of Lands by the due date.

CRAIG KNOWLES, M.P., Minister for Infrastructure and Planning and Minister for Natural Resources

Description

Administrative District – Balranald; Shire – Balranald; Parish – Till Till; County – Manara.

Western Lands Lease 14451 is hereby granted to James Hamlyn HARRIS and Joy Michele HARRIS, comprising Portions 3386 and 619 (Folio Identifier 3386/765673 and 619/761567) of 6200 hectares at Balranald, for the purpose of grazing for a term of 40 years commencing on 1 July 2004 and expiring on 30 June 2044.

Papers: WLL 14451.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 14451

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Infrastructure, Planning and Natural Resources as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of

the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 - "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.

- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his

- own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (19) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (20) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (21) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (22) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (23) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Conservation Act 1997.
- (24) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (25) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
 - (a) between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;

- (b) within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
- (c) where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
- (d) within strips not less than 60 metres wide along the tops of any ranges and main ridges;
- (e) not in contravention of section 21CA of the Soil Conservation Act 1938.
 - In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.
- (26) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued pursuant to section 18DB of the Western Lands Act 1901, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (27) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (28) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (29) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (30) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (31) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.

- (32) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (33) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (34) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

CRAIG KNOWLES, M.P., Minister for Infrastructure and Planning and Minister for Natural Resources

Description

Administrative District – Hillston North; Shire – Carrathool; Parish – Goolgunni; County – Franklin.

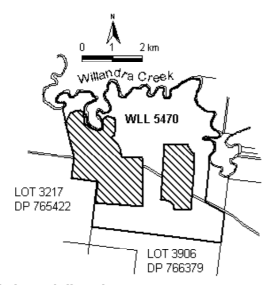
The purpose of Western Lands Leases 5470, being the land contained within Folio Identifier 3218/765423 has been altered from "Grazing" to "Grazing and Cultivation" effective from 11 October 2004.

As a consequence of the alteration of purpose rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 5470

 The lessee shall only conduct irrigated cultivation within the area of 690 hectares indicated by hatching on the diagram hereunder. Any other cultivation outside this area will only be allowable with the consent of the Commissioner or the Minister.



- The lessee shall not clear any native vegetation or remove any timber within the area shown hatched on the diagram hereunder unless written approval has been granted by either the Commissioner or the Minister.
- 3. The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997, particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 5. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.

Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director–General of the Department of Environment and Conservation.

If an Aboriginal site is found in this area, the subject of this alteration, the activity must cease until the consent holder has notified the Department of Environment and Conservation of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Conservation, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.

- 7. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted and stubble burning is carried out with the approval as per requirements of the NSW Rural Fire Services.
- 8. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.

- 9. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Services.
- 11. Irrigation water is not to be permanently transferred from the lease without the prior permission of the Western Lands Commissioner.
- 12. The lessee must ensure that if cotton is to be grown, only a maximum of two cotton crops can be grown on any one area in any six consecutive years. During other years the area may be fallowed or sown to pasture, fodder or grain crops.
- The lessee must retain a riparian buffer of 500 metres from Willandra Creek, free from any clearing or cultivation.
- The lessee shall retain a 200 metre buffer from the area of Swainsona murrayana habitat as identified in Clearing Consent HI0302

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of Section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

CRAIG KNOWLES, M.P., Minister for Infrastructure and Planning and Minister for Natural Resources

Description

Administrative District – Hillston North; Shire – Carrathool; Parish – Goolgunni; County – Franklin.

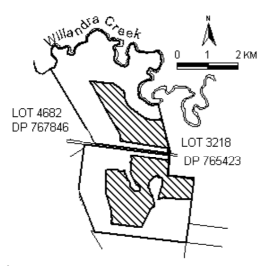
The purpose of Western Lands Leases 5471, being the land contained within Folio Identifier 3217/765422 has been altered from "Grazing" to "Grazing and Cultivation" effective from 11 October 2004.

As a consequence of the alteration of purpose rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 5471

1. The lessee shall only conduct irrigated cultivation within the area of 595 hectares indicated by hatching on the diagram hereunder. Any other cultivation outside this area will only be allowable with the consent of the Commissioner or the Minister.



- 2. The lessee shall not clear any native vegetation or remove any timber within the area shown hatched on the diagram hereunder unless written approval has been granted by either the Commissioner or the Minister.
- The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997, particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- 4. The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 5. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.
 - Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director–General of the Department of Environment and Conservation.

If an Aboriginal site is found in this area, the subject of this alteration, the activity must cease until the consent holder has notified the Department of Environment and Conservation of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Conservation, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.

- 7. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted and stubble burning is carried out with the approval as per requirements of the NSW Rural Fire Services.
- 8. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- 9. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Services.
- Irrigation water is not to be permanently transferred from the lease without the prior permission of the Western Lands Commissioner.
- 12. The lessee must ensure that if cotton is to be grown, only a maximum of two cotton crops can be grown on any one area in any six consecutive years. During other years the area may be fallowed or sown to pasture, fodder or grain crops.
- The lessee must retain a riparian buffer of 500 metres from Willandra Creek, free from any clearing or cultivation.

MAITLAND OFFICE

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder are appointed, for the terms of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Kaye Leanne	Mangrove Mountain	Reserve No.: 67322.
POINTER	Flora Reserve	Public Purpose: Preservation of
(new member),	(R.67322) Trust.	native flora.
Neil Leonard		Notified: 4 February 1938.
BERECRY		File No.: MD82 R 27/1.
(re-appointment),		
Rowan Morris		
BERECRY		
(re-appointment),		
Jodi CAMERON		
(new member),		
Margaret Jane		
PONTIFEX		
(new member),		
Mark David		
TAYLOR		
(new member),		
Francis Joseph		
FANELLI		
(re-appointment).		

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDIII E 2

SCHEDULE 2		
COLUMN 1	COLUMN 2	COLUMN 3
James Albert JOHNS (re-appointment), Neil Joseph BROWN (re-appointment), Walter Oliver Gavin OSMOND (re-appointment), William Alfred PRITCHARD (re-appointment).	Pelican Memorial Park Trust.	Reserve No.: 72521. Public Purpose: Public recreation. Notified: 21 November 1947. File No.: MD83 R 36/1.
	Term of Of	fice

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
Caroline Elizabeth	Gundy Crown	Reserve No.: 56621.
Suzanna LONG	Reserves Trust.	Public Purpose: Plantation and
(new member),		public recreation.
John Villiers		Notified: 7 December 1923.
HUTCHINSON		
(new member),		Reserve No.: 74759.
Iain Morgan HAYES		Public Purpose: Fire brigade.
(re-appointment),		Notified: 22 February 1952.
Steven Bryan TILSE		
(re-appointment),		Dedication No.: 570042.
Ronald VELLA		Public Purpose: Public hall.
(re-appointment),		Notified: 19 June 1936.
Charles Denham		File No.: MD92 R 45/1.
COOKE		
(re-appointment).		

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 4

COLUMN 1	COLUMN 2	COLUMN 3
Gary Bruce	Moonan Brook	Reserve No.: 48647.
JOHNSON	Recreation Reserve	Public Purpose: Public
(re-appointment),	Trust.	recreation.
Terence Alan		Notified: 12 March 1913.
TEAGUE		File No.: MD80 R 38/1.
(re-appointment),		
Graeme TOOHEY		

(new member).

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 5

COLUMN 1	COLUMN 2	COLUMN 3
Vera ANDREWS (re-appointment), Leeanne Margaret FIELD (re-appointment), Peter Darrel James FOSTER (re-appointment).	Mulbring Community Hall Trust.	Reserve No.: 81618. Public Purpose: Public hall. Notified: 22 May 1959. File No.: MD80 R 23/1.
		

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder are appointed, for the terms of office specified in that Column, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

COLUMN 1 COLUMN 2 COLUMN 3 Graeme Andrew Cuttabri Public Reserve No.: 92379. McNAIR Recreation Trust. Public Purpose: Public (re-appointment), recreation. Donald John Notified: 16 May 1980. File No.: ME83 R 29. CRUICKSHANK (re-appointment), John Charles **SHEARIN**

Term of Office

(re-appointment).

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 2

COLUMN 1 COLUMN 2 **COLUMN 3** Reserve No.: 81241. Kenneth Clyde Gravesend Public Purpose: Public BELL Recreation Reserve (new member), Trust. recreation. David Kenneth Notified: 21 November 1958. File No.: ME81 R 57. **SCHOUTEN** (re-appointment), Kenneth James BARWICK (re-appointment), Neil Anthony DALEY (re-appointment), Joel Robert DALEY (re-appointment). Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 3

COLUMN 3

Reserve No.: 58595.

File No.: ME81 R 92.

Public Purpose: Public hall.

Notified: 19 February 1926.

COLUMN 2 COLUMN 1 Murray James Spring Plains WATSON Public Hall Trust. (re-appointment), Christopher Bruce CROCKETT (re-appointment), James Francis HUNT (re-appointment), Keith Robert HUNT (re-appointment), Geoffrey Gordon ROGERS (re-appointment). Graham Robert CAMERON (re-appointment).

Term of Office For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 4

COLUMN 1 **COLUMN 2 COLUMN 3** Christopher John Turrawan Public Reserve No.: 65427. FAUCETT Recreation Reserve Public Purpose: Public (new member), Trust. recreation. Notified: 23 August 1935. Virginia Jane File No.: ME81 R 95. FAUCETT (new member), John Richard ZIMMERMAN (re-appointment), John Frederick **BROOKS** (re-appointment).

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 5 **COLUMN 2** COLUMN 1 **COLUMN 3** David Colin Warialda Dedication No.: 560039. CONWAY Showground Trust. Public Purpose: Showground. Notified: 5 December 1958. (re-appointment), David Gordon File No.: ME81 R 97. MOOR (re-appointment), John Bradley COULTON (re-appointment), Sidney Jeff ONUS (re-appointment), John Russell McDONALD (re-appointment). Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 6

COLUMN 2

Pilliga Park Trust.

COLUMN 1 Warwick Ross HALL (new member), Michelle Joy ALLEN (new member). Graham Robert ALLEN (re-appointment), Kelvin John DRAPER (re-appointment).

COLUMN 3

Dedication No.: 560031. Public Purpose: Recreation. Notified: 17 January 1894. File No.: ME81 R 79.

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

SCHEDULE 7

COLUMN 1 William George BAXTER (re-appointment), Beaumont Paul WHITE (re-appointment), Robert John AITKEN (re-appointment), Kim Jeanette OWENS (re-appointment),

Donald Richard O'REGAN

(new member).

COLUMN 2 COLUMN 3

Edgeroi Public Recreation Reserve Trust.

Reserve No.: 75603. Public Purpose: Public recreation. Notified: 6 February 1953.

File No.: ME81 R 4.

Term of Office

For a term commencing the date of this notice and expiring 14 October 2009.

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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District - Moree; Council - Moree Plains Shire.

Road Closed: Lot 10 in DP 1074025 at Moree, Parish Moree, County Courallie.

File No.: ME03 H 84.

SCHEDULE

On closing, the land within Lot 10 in DP 1074025 remains vested in Moree Plains Shire Council as operational land for the purposes of the Local Government Act 1993.

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800

Phone: (02) 6393 4300 Fax: (02) 6362 3896

REVOCATION OF RESERVATION OF CROWN LANDS

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

> TONY KELLY, M.L.C.. Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

Land District: Lithgow. L.G.A.: Oberon. Parish: Duckmaloi. County: Westmoreland. Location: Edith. Reserve: 94534. Purpose: Access.

Date of Notification: 6 April

1981.

File No.: OE88 H 56.

Whole, being Lot 244 in DP 41352 of 1.6 hectares.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2 COLUMN 3

Buckinbah Creek Cabonne Council. (R87334) Reserve

Trust.

Reserve No.: 87334. Public Purpose: Public recreation.

Notified: 15 August 1969. File No.: OE95 A 7/2.

For a term commencing this day.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Kenneth John COLLINS (re-appointment). **COLUMN 2**

Sunny Corner Historic Reserve Trust.

COLUMN 3

Dedication No.: 590103. Public Purpose: Public

recreation.

Notified: 13 November 1894.

Reserve No.: 91075.

Public Purpose: Preservation of historical sites and buildings. Notified: 17 March 1978.

Reserve No.: 91074.

Public Purpose: Preservation of native flora and fauna. Notified: 17 March 1978. Reserve No.: 83124.

Public Purpose: Public hall. Notified: 14 April 1961. File No.: OE84 R 17/3.

Term of Office

For a term commencing this day and expiring 30 September 2009.

SYDNEY METROPOLITAN OFFICE

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

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder, are appointed for the terms of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Jennifer Beth MAHY (re-appointment), Thomas Kevin COLMAN (re-appointment), Thomas Gordon DUTTON (re-appointment), Bruce Lawrence WALSH (re-appointment), Patrick James **BROWN** (re-appointment), Gordon John McKENZIE

(re-appointment).

COLUMN 2 COLUMN 3

Frenchs Forest Bushland Cemetery. Area at Frenchs Forest dedicated for the public purpose of general cemetery in the *Government Gazette* of 8 October 1937.
Dedication No.: D500580.

Terms of Office

For a period expiring on 18 July 2009.

File No.: MN84 R 131.

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.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District – Metropolitan; L.G.A.- Auburn.

Lot 1, DP 1069801 at Lidcombe, Parish Liberty Plains, County Cumberland.

File No.: MN02 H 341.

Notes: 1) On closing, title for the land in Lot 1 remains vested in Auburn Council as operational land.

2) The road is closed subject to the easement for water supply purposes 3 wide, the easement to drain water 4.06 wide and the easement for gas main 3 wide as shown in DP 1069801.

PLAN OF MANAGEMENT FOR A CROWN RESERVE, PIONEERS' PARK AT LIVERPOOL 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 Pioneers' Park at Liverpool, described hereunder which is under the trust management of Liverpool Council.

Inspection of the draft plan can be made at Liverpool Council Administration Centre, Hoxton Park Road, Liverpool; Council CBD Customer Service Office, Macquarie Mall Liverpool, Liverpool City Library George Street, Liverpool; during normal business hours.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 42 days commencing from Wednesday, 29 September 2004. Submissions will be received up until Tuesday, 23 November 2004 and should be sent to The General Manager, Attention Martin Daley, Liverpool City Council, Locked Bag 7064, Liverpool BC, NSW 1871.

TONY KELLY, M.L.C., Minister for Lands

Description of Reserves

Land District – Metropolitan; L.G.A. – Liverpool; Parish – St Luke; County – Cumberland.

Reserve 700026 being dedicated for public park comprising Lots 1 and 2, section 24, DP 758620, Lots 1, 2, 3 and 4, section 34, DP 758620 and Lot 7037, DP 752060.

Reserve 500297 being dedicated for public park being Lots 7035 and 7036, DP 752060.

Location: Macquarie Street and Hume Highway, Liverpool.

File No.: MN04 R 15.

PLAN OF MANAGEMENT FOR A CROWN RESERVE, BLACKTOWN SHOWGROUND AND FRANCIS PARK AT BLACKTOWN 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 Crown reserves being Blacktown Showground and Francis Park at Blacktown, described hereunder which are under the trust management of Blacktown City Council.

Inspection of the draft plan can be made at Blacktown City Council's Ground Floor Information Centre, Flushcombe Road, Blacktown, during normal business hours.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 42 days commencing from Tuesday, 19 October 2004. Submissions will be received up until Tuesday, 30 November 2004 and should be sent to The General Manager, Blacktown City Council, PO Box 63, Blacktown 2148.

TONY KELLY, M.L.C., Minister for Lands

Description of Reserves

Land District – Metropolitan; L.G.A. – Blacktown; Parish – Prospect; County – Cumberland.

Blacktown Showground

Reserve 500411 dedicated 6 January 1931, for the purpose of showground being Lot 332, DP 752051.

Reserve 500057 dedicated 16 December 1927, for the purpose of showground being Lot 2, DP 518730.

Francis Park

Reserve 65994 reserved 22 May 1936, for the purpose of public recreation being Lots 1 and 3, DP 853089.

Location: Richmond Road, Blacktown.

File No.: MN80 R 246.

PLAN OF MANAGEMENT FOR A CROWN RESERVE, BASIN RESERVE, KENTLYN 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 the Basin Reserve at Kentlyn, described hereunder which is under the trust management of Campbelltown City Council.

Inspection of the draft plan can be made at HJ Daley Central Library, Hurley Street, Campbelltown; Minto Community Library, Pembroke Road, Minto and Council's Civic Centre, Queen Street, Campbelltown, during normal business hours or available to be viewed at Council's website www.campbelltown.nsw.gov.au.

Representations are invited from the public on the draft plan. The Plan will be on exhibition for a period of 65 days commencing from Wednesday, 8 September 2004. Submissions will be received up until Friday, 5 November 2004 and should be sent to The General Manager, Campbelltown City Council, PO Box 57, Campbelltown 2560.

TONY KELLY, M.L.C., Minister for Lands

Description of Reserves

Land District – Metropolitan L.G.A. – Campbelltown; Parish – Minto; County – Cumberland.

Crown reserve 26265 reserved for public recreation on 8 November 1895, being Lot 7007, DP 752062.

Location: Georges River Road and fronting the Georges River at Kentlyn.

File No.: MN04 R 29.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430

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

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

COLUMN 3

Kempsey Shire Council.

Kundabung Reserve (R81084) Reserve No.: 81084. Public Purpose: Public recreation.

Notified: 26 September 1958. File No.: TE04 R 95.

ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

Kundabung Reserve (R81084) Trust. Reserve No.: 81084. Public Purpose: Public

recreation.

Notified: 26 September 1958. File No.: TE04 R 95.

ROADS ACT 1993

ORDER

Transfer of Crown Public Road to a Council

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Bohnock; County – Gloucester; Land District – Taree; Local Government Area – Greater Taree City.

Crown public road being part of Red Gum Road north Lot 1, DP 249031; Lot 96, DP 753149 and south Lot 20, DP 813233.

SCHEDULE 2

Roads Authority: Greater Taree City Council.

File No.: TE03 H 237.

SCHEDULE 1

Parishes – Tuncurry, Wang Wauk and Bulahdelah; County – Gloucester; Land Districts – Taree and Gloucester; Local Government Area – Great Lakes.

Crown public roads being:

Leo Street on the southern boundary of Lot 227, DP 753207.

Woodlands Road on the western boundary of Lot 21, DP 855601.

Edgar Street on the western boundary of Lots 6 and 7, section 9, DP 758177, Village Bulahdelah.

Greys Road on the southern boundary Lots 4, 3 and 2, DP 626769; Lot 23, DP 774515, Lot 11, DP 806418 and Lot 110, DP 753207.

SCHEDULE 2

Roads Authority: Great Lakes Council.

File No.: TE03 H 191.

SCHEDULE 1

Parish – Camden Haven; County – Macquairie; Local Government Area – Hastings.

Crown public roads being the pathway on the south of Lot 7, DP 111587 and Lot 16, DP 244874 and on the north of Lot 1, section 28, DP 758603.

SCHEDULE 2

Roads Authority: Hastings Council.

File No.: TE03 H 108 and TE02 R 55.

ERRATUM

APPEARING in the *Government Gazette* No. 138 of 27 August 2004, Folio 7228, under the heading 'Erratum', the 23 July 2003 should read 23 July 2004.

TONY KELLY, M.L.C., Minister for Lands

WAGGA WAGGA REGIONAL OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

United Friendly Societies Reserve Trust.

Dedication No.: 620007. Public Purpose: Public recreation.

Notified: 12 August 1887. File No.: WA80 R 17.

ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

Australian Bush Heritage Fund Reserves Trust Reserve No.: 220043. Public Purpose: Environmental

protection.

Notified: 12 June 1992. File No.: WA89 R 5.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

COLUMN 3

Australian Bush Heritage Fund. Australian Bush Heritage Fund Reserves Trust. Reserve No.: 220043.
Public Purpose: Environmental protection.

Notified: 12 June 1992. File No.: WA89 R 5.

For a term commencing this day.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Elliott; County – Bourke; Land District – Wagga Wagga; Shire – Coolamon.

Crown public road of 20.115 metres wide and described as the roads separating Lots 118 and 105 in DP 750838 from Lots 92 and 93 in DP 750838.

SCHEDULE 2

Roads Authority: Coolamon Shire Council.

File No.: WA04 H 242.

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.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – South Gundagai; County – Wynyard; Land District – Gundagai; Shire – Gundagai.

Road Closed: Lot 1 in DP 1074042 at South Gundagai.

File No.: WA03 H 36.

Note: On closing, the land within Lot 1, DP 1074042 will vest in the State of New South Wales as Crown Land.

Department of Primary Industries

Agriculture

PLANT DISEASES ACT 1924

OR85: Order under section 13A

- I, IAN MACDONALD MLC, NSW Minister for Primary Industries, pursuant to section 13A of the Plant Diseases Act 1924, am of the opinion that this Order is necessary to avoid an adverse effect on trade in fruit, and I hereby:
 - (1) authorise an inspector to enter all land or premises with a frontage to or access from a street which is within an urban 60 km an hour or less speed limit zone in the towns specified in Schedule One to carry out the fruit fly treatment specified in Schedule Two, to control the pest Queensland Fruit Fly, and
 - (2) provide that the process for objecting to the carrying out of fruit fly treatment is as specified in Schedule 3.

Schedule 1 Specified towns

Barellan Howlong Barham Jerilderie Kamarah Barooga Berrigan Leeton Corowa Mathoura **Darlington Point** Merriwagga Deniliquin Moama Finley Mulwala Griffith Narrandera **Grong Grong** Tocumwal Hay Yenda Hillston

Schedule 2 Fruit fly treatment

fruit fly treatment means any one or a combination of the following:

(1) Fruit fly bait spraying:

An insecticide plus protein autolysate extract is applied to plant foliage as a spot spray from a backpack spray unit.

Note: The registered insecticide is Hy-Mal® that has the active constituent "maldison". The protein autolysate extract is Natflav 500®. Australian Pesticides & Veterinary Medicines Authority permit number: PER7364.

(2) Cover spray of fruit trees:

An insecticide spray is applied to plant foliage and fruit as a mist spray from a backpack spray unit or by a powered spray unit.

Note: The registered insecticide is Lebaycid® that has the active constituent "fenthion".

(3) The release of sterile Queensland Fruit Flies.

Schedule 3

Objection to fruit fly treatment authorised by order

- (1) An occupier of land or premises on which fruit fly treatment is authorised by this Order to be carried out may object to the carrying out of the fruit fly treatment.
- (2) An objection must:
 - (a) be in writing to the Director-General of the NSW Department of Primary Industries, and
 - (b) identify the property concerned, the name and contact details of the person objecting.
- (3) An objection will only be considered if it is:
 - (a) received by the Regional Director of Agriculture (Murrumbidgee/Murray Region) NSW Department of Primary Industries, Yanco Agricultural Institute, Private Mail Bag, YANCO, NSW, 2703 no later than 4.30pm on Monday 18 October 2004, or
 - (b) given to an inspector who, for the purpose of carrying out the fruit fly treatment, has entered the land or premises of the person objecting to the fruit fly treatment being carried out, or
 - (c) hand delivered to a NSW Department of Primary Industries office.

Note: This Order remains in force for 6 months from the date of its making.

Dated this 7th day of October 2004.

IAN MACDONALD, M.L.C., NSW Minister for Primary Industries

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

F04/00003

Notification Under Clause 33(1) of the Fisheries Management (Aquaculture) Regulation 2002 Proposed Auction of Aquaculture Leases in Wallis Lake

THE NSW Department of Primary Industries incorporating NSW Fisheries (DPI) is intending to auction eleven (11) areas of submerged State land ("public water land") in Wallis Lake, for the purposes of oyster farming.

New Lease No.	Old lease No.	Size (area) in hectares	Location
AL04/035	OL83/020	0.7411	Cockatoo Island East
AL04/036	OL86/130	0.6424	Bandicoot Island
AL04/037	OL86/141	0.8797	Paddock
AL04/038	OL96/031	0.2504	Cockatoo Island East
AL04/039	OL86/212	0.5030	Wallamba Channel
AL04/040	OL86/234	0.7070	Wallamba Channel
AL04/041	OL86/235	0.6933	Wallamba Channel
AL04/042	OL86/236	0.6724	Wallamba Channel
AL04/043	OL86/237	0.7123	Wallamba Channel
AL04/044	OL86/240	0.5408	Wallamba Channel
AL04/045	OL86/243	0.4716	Wallamba Channel

The areas are proposed to be auctioned in late November 2004. Any lease granted as a result of the auction will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the Fisheries Management Act 1994. Further details may be available by contacting the local Fisheries Officer on (02) 6554 6078, or the Aquaculture Administration Section, Port Stephens Fisheries Centre, on (02) 4982 1232. Any person wishing to lodge objections to the leasing of any of these areas, may do so by writing to: Director, Fisheries Management, Agriculture and Fisheries Division, DPI, Aquaculture Administration Section, Port Stephens Fisheries Centre, Private Bag 1, Nelson Bay, NSW, 2315. Any written objections must be received within 30 days of the date of publication of this notification.

Dr NICK RAYNS,
Director,
Fisheries Management,
Agriculture and Fisheries Division,
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure Hawkesbury River and Patonga Creek

I, Richard Sheldrake, prohibit the taking of oysters in all waters of the Hawkesbury River and Patonga Creek except for movement into the Georges River. Oyster farming infrastructure must be cleaned and dried for 30 days before use in other estuaries.

The taking of oysters in all waters of the Hawkesbury River and Patonga Creek is prohibited. Movement of oysters from Hawkesbury River and Patonga Creek into the Georges River is permitted. Oysters may also be moved from Patonga Creek into Hawkesbury River. Oysters may not be moved from Hawkesbury River to Patonga Creek.

Depuration of oysters originating from Hawkesbury River and Patonga Creek is not permitted in other estuaries except in accordance with a protocol approved by Department of Primary Industries.

This prohibition will be effective for the period 20 October 2004 to 19 May 2005.

R. F. SHELDRAKE,

Deputy Director-General Agriculture and Fisheries

Note: For the purposes of this notification:

(1) The terms 'taking of oysters', and 'oyster farming infrastructure' do not include the taking of oysters destined for direct sale for human consumption (i.e. packaged, market grade oysters, consigned to a wholesaler or retailer). Nor does the term 'taking of oysters' include for the purpose of relocating and relaying the oysters within that estuary.

Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(04-624)

No. 2436, TACKLE RESOURCES PTY LTD (ACN 107 112 587), area of 13 units, for Group 1, dated 24 September 2004. (Coffs Harbour Mining Division).

(04-625)

No. 2437, TACKLE RESOURCES PTY LTD (ACN 107 112 587), area of 74 units, for Group 1, dated 24 September 2004. (Coffs Harbour Mining Division).

MINING LEASE APPLICATION

(04-604)

No. 252, UNIMINAUSTRALIALIMITED (ACN 000 971 844), Parish of Dhoon, County of Yancowinna, Map Sheet (7133-4-S) area of about 31.8 hectares, to mine for beryllium minerals, feldspathic materials, mica and quartz crystal, dated 24 August 2004. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(04-501)

No. 2325, now Exploration Licence No. 6302, RESOURCE MANAGEMENT AND DEVELOPMENT PTY LTD (ACN 078 902 191), Counties of Booroondarra, Mouramba and Robinson, Map Sheet (7934, 8033, 8034), area of 256 units, for Group 1, dated 23 September 2004, for a term until 22 September 2006. As a result of the grant of this title, Exploration Licence No. 6116 has ceased to have effect.

(04-502)

No. 2326, now Exploration Licence No. 6303, RESOURCE MANAGEMENT AND DEVELOPMENT PTY LTD (ACN 078 902 191), County of Mouramba, Map Sheet (8134), area of 11 units, for Group 1, dated 23 September 2004, for a term until 22 September 2006.

(04-512)

No. 2336, now Exploration Licence No. 6298, TACKLE RESOURCES PTY LTD (ACN 107 112 587), County of Gresham, Map Sheet (9338), area of 26 units, for Group 1, dated 22 September 2004, for a term until 21 September 2006.

(04-513)

No. 2337, now Exploration Licence No. 6297, TACKLE RESOURCES PTY LTD (ACN 107 112 587), County of Darling, Map Sheet (9036, 9037), area of 19 units, for Group 1, dated 22 September 2004, for a term until 21 September 2006.

(04-515)

No. 2339, now Exploration Licence No. 6295, COMET RESOURCES LIMITED (ACN 060 628 202), Counties of King and Murray, Map Sheet (8727, 8728), area of 38 units, for Group 1, dated 21 September 2004, for a term until 20 September 2006.

(04-531)

No. 2354, now Exploration Licence No. 6296, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), County of Clarendon, Map Sheet (8428), area of 50 units, for Group 1, dated 21 September 2004, for a term until 20 September 2006.

MINING LEASE APPLICATIONS

(C03-0457)

Singleton No. 232, now Mining Lease No. 1553 (Act 1992), CENTENNIALMANDALONGPTYLIMITED (ACN 101 508 892), Parish of Morisset, County of Northumberland, Map Sheet (9131-1-S), area of 64.32 hectares, to mine for coal, dated 7 September 2004, for a term until 6 September 2025. As a result of the grant of this title, Authorisation No. 404 has partly ceased to have effect.

(C03-0528)

Orange No. 235, now Mining Lease No. 1554 (Act 1992), ULAN COAL MINES LIMITED (ACN 000 189 248), Parish of Bligh, County of Bligh; and Parish of Bobadeen, County of Bligh, Map Sheet (8833-1-S, 8833-4-S), area of 711.6 hectares, for the purpose of a building or mining plant and other mining purposes, dated 1 September 2004, for a term until 31 August 2025. As a result of the grant of this title, Exploration Licence No. 5573 has partly ceased to have effect.

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

NOTICE is given that the following applications have been withdrawn:

MINING LEASE APPLICATION

(C03-0190)

No. 222, NEWPAC PTY LTD (ACN 106 177 708), Parish of Liddell, County of Durham, (9133-3-S). Withdrawal took effect on 1 March 2004.

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

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

(T85-0345)

Exploration Licence No. 2743, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 68 units. Application for renewal received 6 October 2004.

(T93-0617)

Exploration Licence No. 4620, NEWCREST OPERATIONS LIMITED (ACN 009 221 505) and JERVOIS MINING LIMITED (ACN 007 626 575), area of 10 units. Application for renewal received 28 September 2004.

(T98-1062)

Exploration Licence No. 5534, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 40 units. Application for renewal received 24 September 2004.

(T98-1086)

Exploration Licence No. 5537, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), area of 2 units. Application for renewal received 5 October 2004.

(T98-1005)

Exploration Licence No. 5542, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 33 units. Application for renewal received 1 October 2004.

(T98-1007)

Exploration Licence No. 5544, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 152 units. Application for renewal received 1 October 2004.

(T00-0076)

Exploration Licence No. 5792, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 105 units. Application for renewal received 7 October 2004.

(T02-0048)

Exploration Licence No. 6010, HIBERNIA GOLD LIMITED (ACN 103 295 521), area of 9 units. Application for renewal received 29 September 2004.

(T02-0049)

Exploration Licence No. 6011, HIBERNIA GOLD LIMITED (ACN 103 295 521), area of 27 units. Application for renewal received 29 September 2004.

(T02-0050)

Exploration Licence No. 6012, HIBERNIA GOLD LIMITED (ACN 103 295 521), area of 13 units. Application for renewal received 29 September 2004.

(T02-0001)

Exploration Licence No. 6014, PLATSEARCH NL (ACN 003 254 395) and EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 19 units. Application for renewal received 22 September 2004.

(T02-0008)

Exploration Licence No. 6015, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), area of 4 units. Application for renewal received 21 September 2004.

(T02-0010)

Exploration Licence No. 6016, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), area of 1 unit. Application for renewal received 21 September 2004.

(T02-0100)

Exploration Licence No. 6018, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 57 units. Application for renewal received 29 September 2004.

(T02-0094)

Exploration Licence No. 6020, Denis Michael WALSH, area of 1 unit. Application for renewal received 5 October 2004.

(T02-0045)

Exploration Licence No. 6022, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 211 units. Application for renewal received 1 October 2004.

(T02-0045)

Exploration Licence No. 6023, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 202 units. Application for renewal received 1 October 2004.

(T02-0046)

Exploration Licence No. 6024, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 329 units. Application for renewal received 1 October 2004.

(T02-0083)

Exploration Licence No. 6025, LFB RESOURCES NL (ACN 073 478 574), area of 71 units. Application for renewal received 1 October 2004.

(C03-0078)

Coal Lease No. 374 (Act 1973), WAMBO COAL PTY LIMITED (ACN 000 668 057), area of 382.3 hectares. Application for renewal received 27 September 2004.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T03-0060)

Exploration Licence No. 6121, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Robinson, Map Sheet (8134), area of 6 units. Cancellation took effect on 22 September 2004.

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

TRANSFER OF PART OF AN AUTHORITY

(C02-0514)

Coal Lease No. 357 (Act 1973), held by CAMBERWELL COAL PTY LIMITED (ACN 003 825 018), has been transferred in part to MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652) and AMCI (GC) PTY LIMITED (ACN 097 238 349). The transfer was registered on 14 June 2004

Pursuant to section 123 of the Mining Act 1992:

- (1) Coal Lease No. 357 (Act 1973), has been cancelled as to the area transferred; and
- (2) Mining Lease No. 1518 (Act 1992), has been granted to MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652) and AMCI (GC) PTY LIMITED (ACN 097 238 349), over the area transferred for a period until 27 March 2011.

Description of area part transferred:

An area of about 9.587 hectares, Parish of Auckland, County of Durham. For further information contact Titles Branch.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C97-0263)

Exploration Licence No. 5497, DONALDSON COAL PTY LTD, County of Northumberland, Map Sheet (9232), area of 4990 hectares, for a further term until 21 July 2009. Renewal effective on and from 8 October 2004.

(T99-0050)

Exploration Licence No. 5674, AUSTRALIAN GEOSCIENTISTS PTY LTD (ACN 010 860 625), County of Gough, Map Sheet (9239), area of 8 units, for a further term until 12 January 2006. Renewal effective on and from 30 September 2004.

(T99-0159)

Exploration Licence No. 5697, HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232), County of Beresford, Map Sheet (8725), area of 24 units, for a further term until 8 March 2006. Renewal effective on and from 30 September 2004.

(T99-0215)

Exploration Licence No. 5740, ILUKA RESOURCES LIMITED (ACN 008 675 018), Counties of Taila and Wentworth, Map Sheet (7329, 7429), area of 101 units, for a further term until 6 June 2006. Renewal effective on and from 27 September 2004.

(T02-0025)

Exploration Licence No. 5960, Peter John ALSOP, County of Murchison, Map Sheet (9038), area of 1 unit, for a further term until 4 July 2006. Renewal effective on and from 1 October 2004.

(T02-0019)

Exploration Licence No. 5976, PARADIGM NSW PTY LTD (ACN 099 477 979), Counties of Clarke, Hardinge and Sandon, Map Sheet (9237), area of 46 units, for a further term until 26 August 2006. Renewal effective on and from 1 October 2004.

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

EXPIRIES

Mining Lease No. 1096 (Act 1973), AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), Parish of North Barraba, County of Darling; and Parish of Piedmont, County of Murchison. This title expired on 27 September 2004.

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

Roads and Traffic Authority

ROADS ACT 1993

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

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

PAUL MANN
General Manager
Gilgandra Shire Counci
(by delegation from the Minister for Roads

SCHEDULE

1. Citation

This Notice may be cited as the Gilgandra Shire Council Road Train Notice No. 1, 2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 31 December 2004, unless it is amended or repealed earlier.

4. Application

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

5 Routes

Road train routes within the Gilgandra Shire Council

Туре	Road No.	Road Name	Conditions
RT	000	Gilgandra Shire Council Area.	All local roads within the Gilgandra Shire Council area to the west of the Newell Highway.
			Travel is not permitted during the following hours on school days:
			7:45 a.m. to 9:00 a.m.,
			3:30 p.m. to 4:45 p.m.
			There is no access from local roads to the Newell Highway north of Gilgandra.
			Restrictions apply on the Newell Highway south of Gilgandra.
			Routes will operate from 1 November 2004 to 31 December 2004.

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

I, JOHN ELLWOOD, Manager, Planning and Engineering of Albury City Council, in pursuance of Divisions 1, 2 and 3 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which those vehicles described in Clause 4 may be used subject to any requirements or conditions set out in the Schedule.

JOHN ELLWOOD, Manager, Planning and Engineering, Albury City Council

11 October 2004

SCHEDULE

Part 1 - General

1.1 Citation

This Notice may be cited as Albury City Council 4.6m High Vehicle Notice No. 1/2004.

1.2 Commencement

This Notice takes effect from the date of gazettal.

1.3 Effect

This Notice remains in force until 30 June 2006, unless it is amended or repealed earlier.

1.4 Application

This Notice applies to the vehicle classes specified in Part 2 of this Schedule.

1.5 Limitations

The conditions of requirements set out in Clause 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '**4.6m Metre High Vehicle Route Notice 1999**' published in *NSW Government Gazette* No. 22 of 19 February 1999, as amended by the Notice published in *NSW Government Gazette* No. 32 of March 2000, must be duly complied with.

Part 2 – Vehicle Classes

2.1 Class 1 Vehicles

- (a) a special purpose vehicle that exceeds 4.3 metres, but does not exceed 4.6 metres, in height;
- (b) a vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;

2.2 Class 2 vehicles

- (a) a combination carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;
- (b) a single motor vehicle, or combination, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

2.3 Class 3 vehicles

- (a) a single motor vehicle, or combination, that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce;
- (b) a single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height;
- (c) a single motor vehicle, or combination, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce:
- (d) a single motor vehicle or combination carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height.

Part 3 – Routes

3.1 Routes

4.6 metre high vehicle routes within Albury City Council boundaries.

Route	Starting Point	Finishing Point
Nurigong Street, Albury.	Townsend Street.	555 Nurigong Street.

Notice Under the Roads Transport (Mass, Loading and Access) Regulation 1996

ALBURY CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 1996, makes the amendment in the Schedule to the routes and areas previously specified on or in which **4.6m High Vehicles** may be used.

JOHN ELLWOOD,
Manager,
Planning and Engineering,
Albury City Council
(by delegation from the Minister for Roads)

11 October 2004

SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council 4.6 Metre High Vehicle Route Repeal Notice No. 1/2004.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The Albury City Council 4.6m High Vehicle Notice No. 1/2004 is amended by omitting the following from that Notice:

Туре	Road	Starting Point	Finishing Point
	Nurigong Street, Albury.	Townsend Street.	555 Nurigong Street.

ROADS ACT 1993

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

CLARENCE VALLEY 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.

KEN BOYLE, General Manager, Clarence Valley Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Clarence Valley Council B-Doubles Notice No. 04/2004.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 31 July 2006, unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to B-Doubles that 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 Clarence Valley Council

Туре	Road No.	Road Name	Starting point	Finishing point	
25m	000	Duncans Road, Grafton.	Pacific Highway (SH10).	Centenary Drive.	
25m	000	Centenary Drive, Grafton.	Duncans Road.	1km North from Duncans Road.	
25m	000	Link Road, Grafton.	Pacific Highway (SH10).	Duncans Road.	

Variation of a road widening order applying to Castlereagh Road at Agnes Banks in the Penrith City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate and by this order under section 27 of the Roads Act 1993, with the consent of the Minister for Roads, varies the road widening order published in the Government Gazette No 97 of 3 September, 1971 on page 3461 applying to Castlereagh Road at Agnes Banks by excluding the land described in the following schedule from the operation of that order.

T. D. CRAIG, Manager,

Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of land situated in the Penrith City Council area, Parish of Castlereagh and County of Cumberland shown as Lot 24 Deposited Plan 239971 and partly comprising public road, shown designated "(s)" on Deposited Plan 1049319 and partly comprising part of the land in Certificate of Title 9/1049319.

(RTA Papers FPP 358.1602; RO 358.1602)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Lower Creek in the Armidale Dumaresq Council area

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

T. D. CRAIG, Manager,

Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Armidale Dumaresq Council area, Parishes of Big Hill and Dyke and County of Clarke, shown as Lots 5, 6, 7, 9, 11 and 12 Deposited Plan 707905.

(RTA Papers: 126.1112)

ROADS ACT 1993

Order – Sections 46, 49 and 67 Shoalhaven City Council area

Declaration as a Controlled Access Road of part of the Princes Highway at Nowra Hill and Falls Creek.

I, the Minister for Roads, pursuant to Sections 46, 49 and 67 of the Roads Act, 1993, by this order –

- declare to be a main road the said public road described in Schedule 1 under;
- declare to be a controlled access road the said main road described in Schedule 1;
- declare that access to the said controlled access road is restricted; and
- specify in Schedule 2 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY, M.P., Minister for Roads

SCHEDULE 1

ALL those pieces or parcels of public road situated in the Shoalhaven City Council area, Parish of Nowra and County of St Vincent shown as:

Lot 10 in RTA Plan 0001 404 AC 3165;

Lots 3, 4 and 5 Deposited Plan 238975;

Lots 52 and 53 Deposited Plan 845277; and

Lots 41, 42 and 43 Deposited Plan 258153.

The above Lots are all shown on RTA Plan 0001 404 AC 3165.

SCHEDULE 2

Between the points A and B;

between the points C and D; and

between the points E and F; all shown on RTA Plan 0001 404 AC 3165.

(RTA Papers 1/404.1261)

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Garland Valley in the Singleton Shire Council area

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

T. D. CRAIG, Manager,

Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of Crown land situated in the Singleton Shire Council area, Parish of Wareng and County of Hunter, shown as Lot 20 Deposited Plan 1034483.

(RTA Papers FPP 4M4012; RO 402.1240)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Linden in the Blue Mountains City Council area

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

T. D. CRAIG, Manager,

Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Blue Mountains City Council area, Parishes of Linden and Woodford and County of Cook, shown as:

Lot 6 Deposited Plan 811120;

Lots 52 to 59 inclusive and 65 Deposited Plan 108090;

Lot 101 Deposited Plan 1060981; and Lot 11 Deposited Plan 1034673.

(RTA Papers: 5/44.12090)

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

COOMA-MONARO COUNCIL, in pursuance of Divisions 1, 2 and 3 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 those vehicles described in clause 4 may be used subject to any requirements or conditions set out in the Schedule.

NEIL WATT, General Manager, Cooma-Monaro Council (by delegation from the Minister for Roads)

SCHEDULE

Part 1 - General

1. Citation

This Notice may be cited as the Cooma-Monaro Council 4.6 Metre High Vehicle Route Notice No 1/2004.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2009 unless it is amended or repealed earlier.

4. Application

This Notice applies to the vehicle classes specified in Part 2 of this Schedule.

5. Limitations

The conditions or requirements set out in clauses 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '4.6 Metre High Vehicle Route Notice 1999' published in NSW Government Gazette No. 22 of 19 February, 1999, as amended by the Notice published in NSW Government Gazette No. 32 of 3 March, 2000, must be duly complied with.

Part 2 - Vehicle Classes

2.1 Class 1 vehicles

- (a) a special purpose vehicle that exceeds 4.3 metres, but does not exceed 4.6 metres, in height;
- (b) a vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of a large indivisible item, or is carrying a large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;

2.2 Class 2 vehicles

- (a) a combination carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;
- (b) a single motor vehicle, or a combination, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

2.3 Class 3 vehicles

- (a) a single motor vehicle, or a combination, that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce;
- (b) a single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height.
- (c) a single motor vehicle, or a combination, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce.
- (d) a single motor vehicle or combination carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height

Part 3 – Routes

5. Routes

4.6 metre high vehicle routes within the Cooma-Monaro Council

Route	Starting point	Finishing point	Conditions
Airport Road Cooma	Polo Flat Road	C & C Self Storage	
Geebung Street Cooma	Polo Flat Road	Entire Length	

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

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

NEIL WATT, General Manager, Cooma-Monaro Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Cooma-Monaro Council B-Doubles Notice No 1/2004

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31December 2009 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Cooma-Monaro Council

Туре	Road No.	Road Name	Starting point	Finishing point	Conditions
25	000	Airport Rd, Cooma	Polo Flat Rd	C & C Self Storage	
25	000	Geebung St, Cooma	Polo Flat Rd	Entire length	

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

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

PAUL BENNETT, General Manager, Narromine Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Narromine Shire Council B-Double Notice No 1, 2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until and including 31 January 2005 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 Narromine Shire Council

Туре	Road No.	Road Name	Conditions
25	000	Roads between Narromine and Trangie that intersect the Mitchell Hwy and cross the railway line, for that part of them that lie between the Mitchell Hwy and the railway line. Manildra St, Narromine between the Mitchell Hwy and Derribong St across the railway level crossing at the saleyards.	Routes will operate from 1 November 2004 to 31 January 2005.

ROADS ACT 1993

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

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

PAUL BENNETT, General Manager, Narromine Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Narromine Shire Council Road Train Notice No 1, 2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until and including 31 January 2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Road Train routes within the Narromine Shire Council

Туре	Road No	Road Name	Conditions	
RT	000	All local and Regional roads within Narromine Shire Council area that are situated west of the Newell Highway and are not existing Road Train Routes.	Routes will operate from 1 November 2004 to 3 January 2005.	
			Travel not permitted on roads between Narromine and Trangie that intersect the Mitchell Hwy and cross the railway line, for that part of them that lie between the Mitchell Hwy and the railway line.	
			Travel not permitted on roads within the Narromine urban area generally, but is permitted on the following roads:	
			• Existing Road Train routes.	
			Dandaloo St from O'Neill Square to Nellie Val Rd.	
			• Derribong Ave from Dandaloo St to Fifth Ave.	
			• Cathundril St from Algalah St to A'Beckett St.	
			Warren Rd from the Mitchell Hwy to the Narromine/Eumungerie Rd.	
			Mitchell Hwy from O'Neill Square to Manildra St.	
			Old Backwater Road from Dandaloo Street to Fifth Avenue.	
			Travel not permitted on roads within the Trangie urban area generally, but is permitted on the following roads:	
			Existing Road Train routes.	
			Harris St from Campbell St to Bimble Box Lane.	
			Campbell St from Harris St to Nicholas St.	
			Trangie Saleyards Rd.	
			Weemabah St from the Mitchell Hwy to Trangi Rural Traders.	
			There is no access from local roads to the Newell Highway South of Dubbo.	

Other Notices

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.

Cancellation is effective as at the date of gazettal.

National Epilepsy Association of Australia Incorporated Y2170100

Australian Wildlife Foundation Incorporated INC9877858

Corazon Voluntary Aged and Disability Care Association Inc INC9876489

National Cherry Festival Inc Y0644038

NSW Council for Children's Films and Television

Inc Y0514643

N.S.W. Junior Bowls Association Incorporated Y1958001

Ournie Landcare Group Incorporated Y2651521

South Coast Arabian Riders & Breeders Society Inc Y0813239

Dated: 13 October 2004

COLIN CROSSLAND, General Manager, Registry of Co-operatives and Associations,

Office of Fair Trading,
Department of Commerce

APPRENTICESHIP AND TRAINEESHIP TRAINING ACT 2001

Notice of Making of a Vocational Training Order

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

Citation

The order is cited as the Health Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of:

(i) Full-time

Qualification	Nominal Term
Certificate II	12 months
Certificate III*	24 months
Certificate IV	24 months

^{*} Certificate III in Indigenous Environmental Health 15712NT is 18 months

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

(ii) Part-time

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the endorsed National Health Competency Standards.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Indigenous Environmental Health National Code 15712NT

Certificate III in Indigenous Environmental Health National Code 15714NT

Certificate III in Aboriginal and Torres Strait Islander Health TAFE NSW Course No. 2094

Certificate II in Health Support Services (Cleaning Support Services) HLT20802

Certificate II in Health Support Services (Laundry Support Services) HLT20302

Certificate II in Health Support Services (Food Support Services) HLT20602

Certificate II in Health Support Services (Grounds Maintenance) HLT20402

Certificate II in Health Support Services (General Maintenance) HLT20502

Certificate II in Health Support Services (Client/ Patient Support Services) HLT20702

Certificate II in Health Support Services (Stores) HLT20102

Certificate II in Health Support Services (General Transport Support) HLT20202

Certificate III in Health Support Services (Cleaning Support Services) HLT30902

Certificate III in Health Support Services (Laundry Support Services) HLT30402

Certificate III in Health Support Services (Grounds Maintenance) HLT30502

Certificate III in Health Support Services (General Maintenance) HLT30602

Certificate III in Health Support Services (Client/ Patient Support Services) HLT30802

Certificate III in Health Support Services HLT31002

Certificate III in Health Service Assistance (Client/ Patient Services) HLT31602

Certificate III in Health Services Assistance (Allied Health Assistance) HLT31702

Certificate III in Health Service Assistance (Hospital and Community Health Pharmacy Assistance) HLT31402

Certificate III in Health Service Assistance (Pathology Assistance) HLT31202

Certificate III in Health Service Assistance (Operating Theatre Support) HLT31302

Certificate III in Health Service Assistance (Nutrition and Dietetic Support) HLT31502

Certificate III in Health Service Assistance (Sterilisation Services) HLT31102

Certificate III in Pathology Specimen Collection HLT30102

Certificate IV in Health Services (Supervision) HLT42202

Certificate IV in Health Support Services (Supervision) HLT40402

Certificate IV in Health Service Assistance (Hospital and Community Health Pharmacy Technicians) HLT40502

Certificate III in Non-Emergency Patient Transport HLT30202

Certificate III in Ambulance Communications HLT31902

Certificate IV in Ambulance Communications HLT41102

Certificate IV in Basic Emergency Care HLT41002

Certificate III in Dental Assisting HLT31802

Certificate IV in Dental Assisting (Oral Health Education) HLT40602

Certificate IV in Dental Assisting (Dental Radiography) HLT40702

Availability for Inspection

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

CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Cy-Pres Scheme Relating to the Estate of the Late Lawrence B Feeney

BY his Will dated 17 February 1998, Lawrence Bernard FEENEY made a gift 'to the De La Salle Brothers, Dubbo, the sum of \$20,000'. The Testator died on 14 April 2002. De La Salle Brothers no longer have a presence in Dubbo and their presence ceased before the Testator's death. There are no other Catholic teaching orders with a presence in Dubbo.

Section 9(1) of the Charitable Trusts Act 1993, permits the application of property cy-pres where the spirit of the original trust can no longer be implemented.

The De La Salle organisation has advised that it is an unincorporated body and that any donations made to any of its branches are held by the Trustees of the De La Salle Brothers (which is a body corporate under the Roman Catholic Church Communities Lands Act 1942).

I have formed the view that the gift 'to the De La Salle Brothers, Dubbo' is a gift for charitable purposes and I have approved a recommendation that the Attorney General establish a cy-pres scheme pursuant to section 12(1)(a) of the Charitable Trusts Act 1993, to enable the executors to pay the amount of \$20,000 to the Trustees of the De La Salle Brothers.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the gift 'to the De La Salle Brothers, Dubbo' in the Testator's Will be amended cy-pres to enable the executors to pay \$20,000.00 to the Trustees of the De La Salle Brothers, such order to take effect 21 days after its publication in the *Government Gazette*, in accordance with section 16(2) of the Charitable Trusts Act.

Date of Order: 7 October 2004.

M. G. SEXTON, SC, Solicitor General (under delegation from the Attorney General)

GAMING MACHINES ACT 2001

Division 1 Part 10

ORDER

PURSUANT to section 141 of the Gaming Machines Act 2001, I Grant McBride, M.P., Minister for Gaming and Racing do hereby declare the date below as the operative date for the inter-hotel linked gaming system licence for the purposes of Part 10 of the Gaming Machines Act.

Dated this 7th day of October, 2004.

GRANT McBRIDE, M.P., Minister for Gaming and Racing

HEALTH SERVICES ACT 1997

Order Amending the Scale of Fees for Hospital and Other Health Services

PURSUANT to section 69 of the Health Services Act 1997, I, ROBYN KRUK, Director-General of the Department of Health, acting as the duly appointed delegate of the Minister for Health, do by this Order hereby amend the currently applying Scale of Fees for hospital and other health services to the extent and in the manner set forth in the following Schedule to take effect on and from the date of gazettal.

ROBYN KRUK, Director-General

SCHEDULE

Amendment of Scale of Fees

delete from Part 3 – Other Charges in its entirety item 3A. relating to "BRAIN INJURY REHABILITATION SERVICES", and insert instead the following matter:

Daily Fee \$

3A. BRAIN INJURY REHABILITATION

SERVICES provided by designated units of public hospitals in respect of compensable patients requiring brain injury rehabilitation services (including diagnostic services)

3A.1.	Admitted Patient Services Category A patient Category B patient	845 540
24.2	Category X patient	1,200
3A.2.	Transitional Living Unit Category A patient Category B patient	605 300
3A.3.	Non Admitted Patient Services (including Outreach)	\$60 per half hour or part thereof
3A.4.	Outpatient Medical Clinic Appointments Medical Consultation – New	Standard Fee \$ 200
	(initial assessment) Medical Consultation – Review (follow-up appointment)	100
3A.5.	Group Activities	per half hour or part thereof \$
	Qualified	35

Note: Categories, classifications or descriptions of service referred to in this Part 3A are to be considered the same as those defined or set in Department of Health Circular 2003/67, or as subsequently amended or revised from time to time.

Unqualified

LOCAL GOVERNMENT ACT 1993

ERRATUM

(L.S.) M BASHIR, Governor.

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, do amend the Proclamation published in the *NSW Government Gazette* No. 83 of 14 May 2004, altering the boundaries of the Areas of Cowra and Blayney, by taking part of the Area of Cowra described in Schedule "A" hereto and adding it to the Area of Blayney so that the Areas of Cowra and Blayney shall be as respectively described in Schedules "B" and "C" hereto. I further amend the abovementioned proclamation in the manner outlined in Schedule "D".

Signed and sealed at Sydney, this 29th day of September 2004.

By Her Excellency's Command,

The Hon. TONY KELLY, M.L.C., Minister for Local Government

GOD SAVE THE QUEEN!

SCHEDULE A

Area to be Transferred

Area about 4.74 hectares. All the land lying in Lot 1, DP 76918 and Lot 9, DP 113022.

SCHEDULE B

Cowra Area (as altered)

Area about 2 191.58 square kilometres. Commencing at the confluence of the Abercrombie and Lachlan Rivers: and bounded thence by the Lachlan River downwards to the north-eastern corner of Portion 35, Parish of Cudgelong, County of Forbes; by the eastern boundary of that Portion and the generally eastern and southern boundaries of the said Parish of Cudgelong, generally southerly and westerly to the eastern boundary of Portion 136, Parish of Neila; by the generally eastern and south-eastern boundaries of that parish and the generally southern boundary of the Parish of Bang Bang, generally southerly, south-westerly and westerly to Back Creek; by that creek upwards to the south-eastern corner of southern boundary of the said Parish of Warrangong generally westerly to the south-western corner of Portion 46; by part of the western boundary of that portion northerly to the south-eastern corner of Portion 2; by a line along the southern boundary of Portions 2, 16, 50 and 49 westerly to the south-western corner of the lastmentioned portion; by the generally western boundary of the said Parish of Warrangong and the south-western boundary of the Parish of Broula, generally northerly and north-westerly to the south-eastern corner of Portion 90, Parish of Conimbla; by part of the generally south-eastern boundary of the Parish of Conimbla, generally south-westerly to the generally eastern boundary of Portion 61', Parish of Yambira, County of Monteagle; by the generally north-eastern boundary of that parish generally north-westerly to the westernmost south-western corner of Portion 52, Parish of Warrumba, County of Forbes; by the generally western boundary of that portion and Portion 45 and part of the generally western boundary of Portion 44 generally northerly to the southernmost corner of Portion

18; by the western boundary of the said Portion 18 and the southern and generally eastern boundary of Portion 37, Parish of Kangarooby, northerly, easterly and generally northerly to the northernmost north-eastern corner of the latter portion; by a line northerly to the south-eastern corner of Portion 20; by the generally eastern boundary of that portion and Portion 21, generally northerly to the north-eastern corner of the latter portion; by the Warrumba Range generally northerly to the north-western corner of Portion 118; by part of the generally southern and western boundaries of Portion 89, Parish of Binda, generally westerly and northerly to a point east of the south-eastern corner of Portion 1249; by a line west to that corner; by boundaries of that portion and the northern boundary of Portion 27, northerly, westerly, southerly and again westerly to Goonigal Creek; by that creek downwards to the north-western corner of Portion 109; by part of the generally northern boundary of the said Parish of Binda, generally easterly to the Lachlan River; by the Lachlan River, Belubula River, a northern branch of the Belubula River, again Belubula River upwards to the generally south-western prolongation of the north-western boundary of Lot 1, DP 336711; by that prolongation, boundary and its north-western prolongation to the Belubula River, aforesaid; by that river upwards to its intersection with the generally eastern boundary of the Eugowra to Cowra Railway land; by that boundary generally southerly to the north-western corner of Lot 30, DP 10106; by the northern boundary and part of the easternmost boundary of that lot easterly and southerly to the southern side of McNeilly Road; by the side of that road easterly to the western side of Icely Street, Village of Canowindra; by that side of that Street southerly to the southern side of Orton Street; by a line along that side of Orton Street easterly to the south-western side of the road from South Canowindra to Woodstock shown on plan catalogued R 1682A-1603 at the Department of Lands, Sydney; by that side of that road south-easterly to its intersection with the south-westerly prolongation of the south-eastern boundary of Lot 3, DP 4943; by a line along that boundary north-easterly to the Belubula River; by the Belubula River upwards to Limestone Creek; by that creek upwards to the northern prolongation of the western boundary of Lot 1, DP 1046635; by that prolongation and boundary, southerly, the generally southern boundaries of the former lot and Lot 2 and 3, DP 1046635, generally easterly and the eastern boundary of Lot 3, DP 1046635, and its prolongation northerly to, again, Limestone Creek; by that creek upwards to the northern prolongation of the western boundary of Lot 1, DP 76918; by that prolongation, boundary and the southwestern boundary of that lot, southerly and south-easterly, the south-western and south-eastern boundaries of Lot 9, DP 113022 and its prolongation, south-easterly and northeasterly to, again, Linestone Creek; by that creek, upwards to the northern boundary of Portion 351, Parish of Lucan, County of Bathurst; by part of the northern boundary of the said Portion 351 westerly to the north-western corner of that portion; by part of the generally western boundary, the southern boundary and part of the eastern boundary of the said Parish of Lucan, generally southerly, easterly and northerly to the south-eastern corner of Portion 112, Parish of Somers; by part of the generally southern and eastern boundaries of that parish, generally easterly and northerly to the north-western corner of Portion 122, Parish of Egbert; by a line along the northern boundary of that portion easterly to the south-western boundary of Portion 60; by boundaries of the said Portion 60, north-westerly, westerly and generally northerly to the northernmost north-western corner of the portion; by part of the generally western boundary and the northern boundary of the said Parish of Egbert, generally northerly and easterly to the southernmost south-eastern corner of Portion 275, Parish of Neville; and by Graingers Creek, Rocky Bridge Creek and the Abercrombie River downwards to the point of commencement.

SCHEDULE C

Blayney Area (as altered)

Area about 1 619.17 square kilometres: Commencing at the southern most southeastern corner of portion 275, Parish of Neville, County of Bathurst; and bounded thence by part of the generally southern boundary of the Parish of Neville and the generally southeastern, the generally eastern and part of the generally northern boundaries of the Parish of Three Brothers generally northeasterly, generally northerly and generally westerly to the southeastern corner of portion 120, Parish of Galbraith; by the generally eastern and part of the generally northern boundaries of the Parish of Galbraith generally northerly and generally westerly to the northwestern corner of portion 125, Parish of Galbraith; by part of the western boundary of that portion southerly to its intersection with a line along the northern boundary of portion 76; by that line westerly to the northwestern corner of that portion; by the prolongation northerly of the western boundary of that portion northerly to its intersection with a line parallel to and 174.1 metres rectangularly distant northerly from the said northern boundary of portion 76; by that line westerly to the easternmost eastern boundary of portion 139; by part of that boundary and the northernmost boundary of that portion northerly and westerly; by part of the generally eastern boundary and the generally northern boundary of the Parish of Torrens generally northerly and generally westerly to the northeastern corner of portion 2, Parish of Graham; by part of the generally northern boundary of the Parish of Graham generally westerly to its intersection with a line along the western boundary of portions 122 and 123, Parish of Colville; by that line northerly to the westernmost northwestern corner of the said portion 123; by a line northwesterly to the easternmost southeastern corner of lot 1, Deposited Plan 508090; by a line along the eastern boundary of that lot northerly to the generally southwestern boundary of portion 113; by part of that boundary and the generally southwestern boundary of portion 171 generally northwesterly to the westernmost southwestern corner of the said portion 171; by a line northwesterly to the southeastern corner of portion 181, Parish of Shadforth; by the southwestern boundary of that portion, the generally southern boundary of portion 222 and the southern boundary of portions 159 and 69 northwesterly and generally westerly to the southwestern corner of the said portion 69; by a line southerly to the northernmost corner of lot 2, Deposited Plan 251991; by the generally northeastern boundary of that lot generally southeasterly to the easternmost corner of that lot: by the northernmost southwestern boundary of lot 3, the southwestern boundary of lot 4 and the southernmost southwestern boundary of the said lot 3 generally southeasterly to the western boundary of portion 154; by part of that boundary and part of the western boundary of portion 153 southerly to the generally northwestern side of the road in plan catalogued R339A 1603; by that side of that road and by boundaries of portion 178 generally southwesterly, northerly, westerly and again northerly to its intersection with a line along the northernmost northern boundary of the land comprised in Certificates of

Title, volume 6273, folios 133 and 166; by that line westerly to the generally eastern boundary of portion 169; by part of that boundary and the generally eastern, the southern and part of the western boundary of portion 170 generally southerly, westerly and northerly to the southeastern corner of portion 151; by the southern boundary of that portion westerly to the eastern boundary of portion 152; by part of that boundary, the southern boundary of that portion and a line along the southernmost southern boundary of portion 79 southerly and westerly to the southwestern corner of the said portion 79; by a line southwesterly to the easternmost corner of portion 86; by part of the said generally northern boundary and part of the generally southwestern boundary of the Parish of Graham generally westerly and generally southerly to the southernmost corner of portion 287, Parish of Huntley; by the generally southern boundary of the Parish of Huntley generally westerly to the easternmost southeastern corner of portion 140, Parish of Beneree; by boundaries of that portion westerly, southerly and again westerly to Black Springs Creek; by that creek downwards to the southern prolongation of the west most eastern boundary of Lot 1, DP 874336, Parish of Waldegrave; by the boundary generally northerly and south-westerly, to Black Springs Creek, aforesaid; by that creek and Flyers Creek downwards to the northeastern corner of portion 42, Parish of Waldegrave; by the northern boundary of that portion and portion 41, the southernmost southern boundary of portion 37 and the southern boundary of portion 38 westerly to the southernmost eastern boundary of portion 28; by part of that boundary, the southernmost southern boundary of that portion and the southern boundary of portion 162 southerly and westerly to Cadiangullong Creek; by that creek upwards to the northeastern corner of portion 149, Parish of Clarendon; by the northern and part of the western boundaries of that portion and the northern and part of the western boundaries of portion 153 westerly, southerly, again westerly and again southerly to the northeastern corner of portion 68; by the generally northern boundary of that portion and the northern boundary of portion 67 generally westerly to the eastern boundary of portion 31; by part of that boundary and the northern boundary of that portion northerly and westerly to Panuara Rivulet or Four Mile Creek; by that creek downwards to the Belubula River; by that river upwards to Limestone Creek; by that creek upwards to the northern prolongation of the western boundary of Lot 1, DP 1046635; by that prolongation and boundary, southerly, the generally southern boundaries of the former lot and Lot 2 and 3, DP 1046635, generally easterly and the eastern boundary of Lot 3, DP 1046635, and its prolongation northerly to, again; Limestone Creek; by that creek upwards to the northern prolongation of the western boundary of Lot 1, DP 76918; by that prolongation, boundary and the southwestern boundary of that lot, southerly and south-easterly, the south-western and south-eastern boundaries of Lot 9, DP 113022 and its prolongation, south-easterly and northeasterly to, again, Limestone Creek; by that creek, upwards to the northern boundary of portion 351, parish of Lucan; by part of the generally southwestern, the generally southern and part of the generally eastern boundaries of the Parish of Lucan generally southeasterly, generally easterly and generally northerly to the southeastern corner of portion 112, Parish of Somers; by part of the generally southern and part of the generally southeastern boundaries of the Parish of Somers generally easterly and generally northeasterly to the northwestern corner of portion 122, Parish of Egbert; by a line along the northern boundary of that portion easterly to the southernmost southwestern boundary of portion 139;

by part of that boundary and the southernmost southern boundary of that portion northwesterly and westerly; and by part of the generally western and the generally northern boundaries of the Parish of Egbert generally northerly and generally easterly to the point of commencement.

SCHEDULE D

Amend "J Spigleman" so that it reads "J J Spigelman".

Amend "Kames Spigelman" so that it reads "James Jacob Spigelman".

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

MARIE BASHIR, Governor.

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 397 and Schedule 9, clause 3 of the Local Government Act 1993, do, by this my Proclamation declare that:

- (a) The Proclamation dated 19 October 1960 in Government Gazette No. 126 of 28 October 1960 constituting the Cudgegong (Abattoir) County District is revoked and Cudgegong (Abattoir) County Council is dissolved as from 31 December 2006.
- (b) The Mid-Western Regional Council is liable to pay all unmet entitlements of the former employees of Cudgegong (Abattoir) County Council as at the date of this Proclamation that comprise amounts relating to wages, leave of absence or termination of employment to the extent that those entitlements have not been met by the Commonwealth's General Employee Entitlements and Redundancy Scheme;
- (c) The Mid-Western Regional Council is to pay those entitlements within 40 days of the date of this Proclamation; and
- (d) The Director General of the Department of Local Government may direct Mid-Western Regional Council as to how to deal with the liabilities referred to in paragraph (b) of this Proclamation.

Signed and sealed at Sydney, this 13th day of October 2004.

By Her Excellency's Command,

Hon TONY KELLY, M.L.C., Minister for Local Government

GOD SAVE THE QUEEN!

NATIONAL PARKS AND WILDLIFE ACT 1974

Mount Kaputar National Park Valla and Jagun Nature Reserves

Draft Plans of Management

DRAFT plans of management for the above national park and nature reserves have been prepared and are on exhibition until 7 February 2005. The plans are available free of charge from the following NPWS offices and on the NPWS website: www.nationalparks.nsw.gov.au.

The Mount Kaputar plan is available from the NPWS Office, 100 Maitland Street, Narrabri (phone: 6792 7300). The plan is also available for perusal at the Tamworth Regional Council Office, 27 Alice Street, Barraba. Submissions on the plan must be received by The Area Manager, National Parks and Wildlife Service, PO Box 72, Narrabri, NSW 2390 by 7 February 2005.

The Valla and Jagun plan is available from the NPWS Office, 32 Marina Drive, Coffs Harbour Jetty (phone: 6652 0900). The plan is also available for perusal at the Nambucca Shire Council Office, 44 Princess Street, Macksville; the Headland Café, 4 Thompson Street, Valla Beach; and the Nambucca Library, Ridge Street, Nambucca Heads. Submissions must be received by The Planner, Valla and Jagun Nature Reserves, National Parks and Wildlife Service, PO Box J200, Coffs Harbour, NSW 2450 by 7 February 2005

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on these draft plans may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Conservation, by this my Proclamation declare the lands described hereunder to be a wildlife refuge for the purposes of the abovementioned Act.

To be known as "Gibraltar Reserve Wildlife Refuge".

Signed and sealed at Sydney this 29th day of September 2004.

MARIE BASHIR, Governor

By Her Excellency's Command,

BOB DEBUS
Minister for the Environment
GOD SAVE THE QUEEN!

Description

Land District - Grafton; Council - Clarence Valley.

County of Drake, Parish of Coombadjha, 188.1 hectares, being Lot 227, DP 1047826.

NPWS 04/06391.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Conservation, by this my Proclamation declare the lands described hereunder to be a wildlife refuge for the purposes of the abovementioned Act.

To be known as "Wright Wildlife Refuge".

Signed and sealed at Sydney this 29th day of September 2004.

MARIE BASHIR, Governor

By Her Excellency's Command,

BOB DEBUS, Minister for the Environment GOD SAVE THE QUEEN!

Description

Land District - Bellingen; Council - Bellingen.

County of Fitzroy, Parish of Bligh, 42.28 hectares, being Lot 6, DP 752813 and County of Fitzroy, Parish of Leigh, 0.034 hectares, being Lot 8, DP 114834.

NPWS 04/06389.

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Code of Practice for the Control of Work-Related Exposure to Hepatitis and HIV (Blood-Borne) Viruses

Citation

1. This Code of Practice may be cited as the Code of Practice for the Control of Work-related Exposure to Hepatitis and HIV (blood-borne) Viruses.

Object

2. The object of this Code of Practice is to adopt practices recommended in the National Code of Practice for the Control of Work-related Exposure to Hepatitis and HIV (blood-borne) Viruses, issued by the National Occupational Health and Safety Commission, as amended from time to time, and thereby providing practical guidance to employers and workers on the suitable methods to control risks, as required by the Occupational Health and Safety Regulation 2001.

Commencement

3. This Code of Practice commences on the day of publication of this notice.

Authority

4. This Code of Practice is approved as an industry Code of Practice pursuant to section 43 of the Occupational Health and Safety Act 2000, by the Minister for Commerce, on the recommendation of the WorkCover Authority.

Definition

5. In this Code of Practice, the National Code of Practice for the Control of Work-related Exposure to Hepatitis and HIV(blood-borne) Viruses, means the Code of Practice of that name adopted by the National Occupational Health and Safety Commission, under section 38(1) of the National Occupational Health and Safety Commission Act 1985, of the Commonwealth, and as amended from time to time by the Commission.

Adoption

6. The National Code of Practice for the Control of Work-related Exposure to Hepatitis and HIV (bloodborne) Viruses has effect as if it formed part of this Code of Practice, as provided by section 41(2) of the Act.

Revocation of 1995 code of practice

7. The Code of practice for health care workers and other people at risk of the transmission of Human Immunodeficiency Virus and other blood-borne pathogens in the workplace, as published by WorkCover NSW and printed in the *Government Gazette* on 6 October 1995, and which commenced on 10 March 1996, is hereby revoked under section 45 of the Occupational Health and Safety Act 2000, on the day of publication of this notice.

Explanatory notes:

This notice adopts the National Code of Practice for the Control of Work-related Exposure to HIV and Hepatitis Viruses [NOHSC: 2010 (2003)] as an approved industry code of practice in NSW. This is the second edition of this national code (the first national edition was published in 1993). This 2nd edition of the national code now replaces a similar code previously published by WorkCover NSW in 1995.

This code of practice contains practical guidance on the prevention of worker exposure in a range of industries to the blood-borne pathogens HIV and Hepatitis.

Copies of the code of practice are available from the Internet site for the National Commission: www.nohsc.gov.au. A copy is available for inspection by members of the public without charge at the WorkCover office during normal office hours.

While the latest edition, at the time of printing of this notice, was the second edition [(NOHSC: 2010 (2003)], section 41(2) of the Act provides for automatic updating when a new edition published by NOHSC.

This notice was published in the NSW Government Gazette on 15 October 2004.

RETENTION OF TITLE

HER Excellency the Governor, by deputation from Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr Russell John PETERSON following his retirement from the Industrial Relations Commission of NSW on 17 August 2004.

RURAL FIRES ACT 1997

NSW Rural Fire Service – MIA Rural Fire Service Fire Danger Period 2004/2005

Revocation of Fire Danger Period Friday, 1 October 2004 to Sunday, 31 October 2004

THE NSW Rural Fire Service wishes to advise it has revoked the Statutory Fire Danger Period within the Rural Fire Districts of Griffith, Leeton, Murrumbidgee and Narrandra, from Friday, 1 October 2004 to Sunday, 31 October 2004, both dates inclusive. (This means that the Bush Fire Danger Period within the Griffith, Leeton, Murrumbidgee and Narrandera Districts will now commence on 1 November 2004).

This decision has been taken due to the generally low fire danger existing over much of the District areas. Owners and occupiers of land within the Districts are reminded that due care is still required when conducting burning off operations outside the fire danger period, as they are legally responsible for fires under their charge.

Residents of all Districts are reminded that compliance with current air pollution guidelines is required in all Districts. (section 7 of the Clean Air (Control of Burning) Regulation (1995) – Protection of the Environment Operations Act (1997) Maximum Penalty \$660.00) Further information is available from MIA zone office ph. 6964 1144.

Superintendent K. ADAMS
Manager,
MIA Zone,
46 Jensen Road,
Griffith, NSW 2680.

MOUNT PANORAMA MOTOR RACING ACT 1989

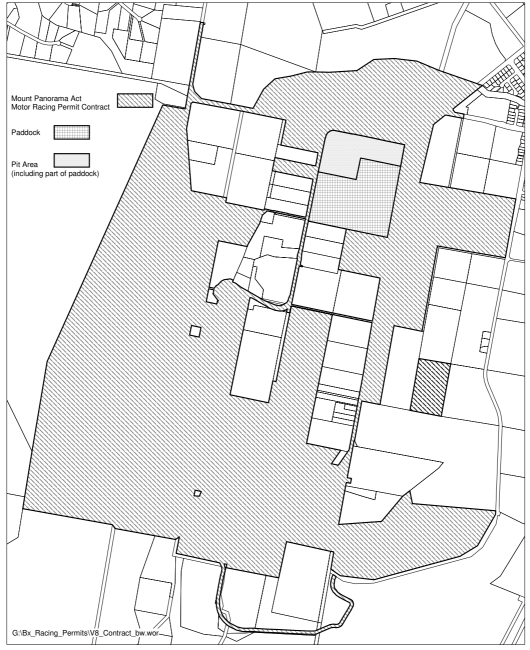
Conduct of Motor Racing and Associated Events - Mount Panorama

IN pursuance of the provisions of section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 5 October to 10 October 2004, both dates inclusive.

SANDRA NORI, M.P., Minister for Tourism and Sport and Recreation and Minister for Women

BATHURST REGIONAL COUNCIL Mt Panorama Circuit

Mt Panorama Circuit V8 Race October 2004



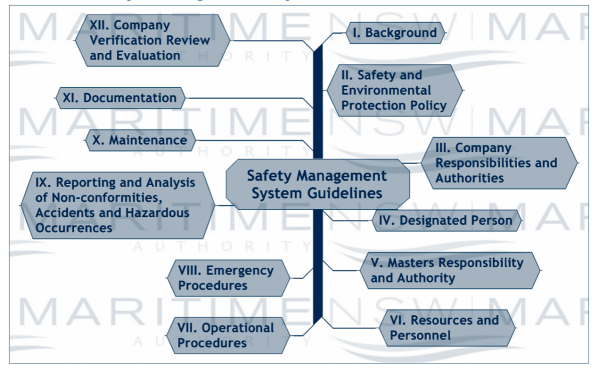
Bathurst Regional Council expressly disclaims all liability for errors or omissions of any kind whatsoever, or any loss, damage or oth consequence which may arise from any person relying on information in this Plan.

Note: The colours on this Plan do not indicate zones under the Bathurst Local Environmental Plan 1997.

Date 12/10/2004



Safety Management System Guidelines



SMS GUIDELINES

Version Date 7/09/2004

Introduction

This guideline outlines the objectives and requirements of the NSW Maritime Safety Management System (SMS).

In January 2004 the NSW Government introduced changes to the Passenger Transport Act requiring all ferry operators to implement approved safety management systems as part of their operation. Note that a ferry is defined by this Act as "a vessel which seats more than 8 adult persons, and includes a vessel of any class prescribed by the regulations for the purposes of this definition."

Quoted from the Passenger Transport Act 1990

53D Ferry operators to have approved safety management systems

(1) A person who carries on a public passenger service by means of a ferry, being a service operating within, or partly within, New South Wales, is guilty of an offence unless the person has, and implements, a safety management system that complies with this section.

Maximum penalty: 1,000 penalty units.

- (2) The safety management system must be documented and must:
- (a) identify any significant risks that have arisen or may arise from providing the service, including carrying out any associated transport safety work, and
- (b) specify the controls (including audits, expertise, resources and staff) that are to be employed by the operator to manage the risks and to monitor safety outcomes in relation to the provision of the service, and
- (c) comply with any requirements prescribed by the regulations or set out in guidelines issued by the Waterways Authority under this section and published in the Gazette.
- (3) The Waterways Authority may issue guidelines with respect to policy objectives and safety initiatives to be adopted in safety management systems by persons who carry on public passenger services by means of a ferry.
- (4) A person who carries on a public passenger service by means of a ferry must, if directed to do so by the Waterways Authority, vary a safety management system.
- (5) In this section, transport safety work has the same meaning as it has in section 53C.

The NSW Maritime SMS requirements are based on the International Maritime Organisation (IMO) Safety Management Code, commonly referred to as the ISM Code. Other elements have been derived from the Occupational Health and Safety (OH&S) legislation requirements, the Australian standard for OH&S Management systems AS4801:2001, the Protection of the Environment Operations legislation, the international standard for Environmental Management Systems ISO14001:1996, and from the Passenger Transport Act.

This document is intended to both, detail the requirements for a Safety Management System that can be accepted by NSW Maritime, and to provide guidance in implementing the system.

Each of the twelve sections in the guidelines comprise of background information about the requirement, a boxed section with a light shaded background being the NSW Maritime requirements, and a boxed section with the darker background below being an example of one method to satisfy the requirements for the appropriate section.

There are appendices that contain examples of Operating Procedures, Emergency Procedure, and Management System procedures that can form guidance to companies in the development of their own procedures. These

SMS GUIDELINES

Version Date 7/09/2004

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examples are not intended to prescribe how a procedure is to be done, but to provide examples of how a procedure might be documented.

Other Appendices provide guidance in meeting OH&S requirements with the Safety Management System framework. This guidance is not intended to be a comprehensive approach to the OH&S requirements and operators are encouraged to refer to the OH&S legislation to ensure that their systems are compliant. There is also an Appendix providing guidance on Risk Assessment methodologies in an OH&S and SMS framework.

Glossary of terms

SMS – Safety Management System
OH&S – Occupational Health and Safety
POEO – Protection of the Environment Operations

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What is a SMS?

The purpose of a SMS is to provide a structured management system, in keeping with the objectives of the International Management Code for the Safe Operation of Commercial Vessels and for Pollution Prevention, that enables vessel operators to meet their obligations for safe operations under the Passenger Transport Act and OH&S and POEO obligations, and provides for continuous improvement of these systems.

What does this mean?

Every company needs to develop, implement and maintain a SMS which includes the following functional requirements:

- A safety and environmental-protection policy;
- Instructions and procedures to ensure safe operation of the vessel, that support the SMS policy;
- Defined levels of authority and lines of communication between vessel and shore based personnel;
- Procedures for reporting accidents and non-conformities;
- Procedures to prepare for and respond to emergency situations; and
- Procedures for internal audit and management review.

Why do we need a SMS?

An SMS helps ensure that commercial vessels operate safely and that companies meet their duty of care and safety obligations associated with the travelling public, vessel crew and shore based staff as well as their responsibilities in terms of the environment.

It also clearly defines on board and shore based responsibilities.

How can I make a difference?

The SMS must be developed and maintained by the end users. This is not only in order to comply with OH&S requirements for consultation, but also because the people doing the job often know the best and safest way of doing it. It will only work however if everyone involved follows the documented procedures.

Be an active participant, get involved in the development of the system, report problems and incidents and make suggestions for improvement.

1. General

The objective of these guidelines is to help companies develop a SMS that complies with the relevant rules and regulations and establishes safeguards against identified risks, that ensures safety at sea, prevention of human injury or loss of life, and avoidance of damage to the environment, in particular to the marine environment and to property.

These guidelines also provide for an SMS that continuously improves the safety management skills of personnel ashore and aboard vessels, including preparing for emergencies related both to safety and environmental protection.

SMS Requirements

Every Company must develop, implement and maintain a safety management system which includes the following requirements:

- A safety and environmental-protection policy.
- Instructions and procedures to ensure safe operation of vessels and protection of the environment in compliance with relevant legislation.
- Defined levels of authority and lines of communication between, and amongst, shore and shipboard personnel.
- Procedures for reporting accidents and non-conformities to these guidelines and to OH&S and POEO requirements.
- Procedures to prepare for and respond to emergency situations.
- Procedures for internal audits and management reviews.

The SMS documentation should provide general information about the company and its operations, the number of vessels involved their type and operation, and their Survey Identification numbers.

There must be contact details for the Company and the Designated Person (see section 4 Designated Persons).

SMS Documentation Example

Name of Company

Name of Company is an operation located in Region.

Name of Company consists of **x number** of vessels of **y type**, and has on shore facilities to conduct **z operations**.

Office addresses and contact details.

Senior Management Details.

Designated Person Details.

2. Safety and Environmental Protection Policy

The Company must produce a written Safety Policy and Environmental Protection Policy that details how the objectives of the SMS are to be achieved.

The Company must ensure that all personnel are made aware of the Policy, and that their work practices reflect this policy.

When developing policies and associated procedures, consideration must be given to the Drug and Alcohol Testing requirements mentioned in the Passenger Transport Act (1990) Section 53C(2)(a), as well as measures to address issues of fatigue. (See Appendix 4.2 and 4.3 for further guidance)

SMS Requirements

The Safety and Environmental Protection policy should reflect a commitment to providing a safe and healthy workplace, and to following environmentally safe and pollution free work practices that comply with all applicable legislation.

Such legislation includes, but is not limited to:

- The Commercial Vessels Act,
- The Water Traffic Regulations,
- The Occupational Health and Safety Act,
- The Protection Of the Environment Operations Act,
- The Passenger Transport Act.

Other legislation might also apply and it is the responsibility of the company to continually be aware of what is applicable and to ensure continued compliance.

The Safety and Environmental Protection policy should include measurable objectives and targets to ensure continued improvement in relation to Safety and Environmental protection.

The SMS needs to list the Companies objectives to;

- provide for safe practices in vessel operation and a safe working environment.
- establish consultative arrangements with staff as per OH&S requirements
- establish safeguards against all identified risks.
- continuously improve the safety management skills of personnel ashore and onboard.
- continuously monitor the performance of the SMS in relation to the identified targets.

The means by which the objectives will be achieved must be explained. These means might include

- maintaining high standards of safety consciousness and protection of the environment through relevant training.
- motivating staff and promoting their participation in safety and environment protection.
- informing all members of staff of any existing or potential hazards that may endanger them, persons in the vicinity, the vessel or the environment.
- ensuring that documented Company procedures are strictly followed.
- taking into consideration all mandatory and relevant rules, regulations, codes and guidelines and standards.

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SMS GUIDELINES

SMS Manual Example

Company Safety & Environment Policy

The policy of *Name of Company* is to provide healthy and safe working conditions, and to maintain a safe and pollution-free operating practice that complies with national and international regulations and relevant standards, codes and guidelines.

The Name of Company Safety Management Manual describes the Company's management system for the safe operation of vessels and for pollution prevention. Its contents conform to the requirements of the NSW Maritime Safety Management System (SMS) requirements.

The Safety Management objectives of the Name of Company are to:

- provide for safe practices in vessel operation and a safe working environment
- establish safeguards against all identified risks.
- continuously improve the safety management skills of personnel ashore and onboard the vessel.
- These objectives will be achieved by:
- establishing relevant OHS consultative arrangements with all workgroups.
- maintaining high standards of safety consciousness and protection of the environment through relevant training.
- motivating the staff and promoting their participation in safety and environment protection.
- informing all members of staff of any existing or potential hazards that may endanger them, persons in the vicinity, the vessel or the environment.
- ensuring that documented Company procedures are strictly followed.
- continuously monitoring the performance of the SMS in strategically targeted areas.
- taking into consideration all mandatory and relevant rules, regulations, codes and guidelines and standards including the Commercial Vessels Act, the Water Traffic Regulations, the Occupational Health and Safety Act, the Protection Of the Environment Operations Act, and the Passenger Transport Act.

All employees are expected to comply with safety and pollution prevention regulations and procedures at all times, and to take the necessary precautions in the interests of human life, property and the marine environment.

3. Company Responsibilities and Authorities

The Company's SMS should provide information about the organisational structure and reporting systems, and show the roles, responsibilities and authorities of these positions. These roles should also include OH&S responsibilities and environmental protection responsibilities.

This should be done for both the shore based, and on-board operations.

SMS Requirements

The Company must clearly define and document the responsibilities and authorities of all personnel, both ashore and on-board that are involved in the safe operation of the vessel(s).

The Company must ensure that all personnel are made aware of their responsibilities.

SMS Manual Example

Company Responsibilities and Authority Shore based organization

The organisation of the *Name of Company* for shore-based personnel is as follows:

(Include some sort of organizational structure diagram of description. This would vary for different type of operations.)

On board organization

Would include Master, Engineer, deckhand etc.....

May also include some form of short job description and responsibilities for each of the people above (both shore and vessel based).

4. Designated Person

The Designated Person is the link between the vessel, the vessels crew and the shore based management.

The Company's SMS documentation must include the contact information for the Designated Person responsible for monitoring the safe operation of the vessel. The designated person might be a particular individual, or it might be a position within the organisation.

The SMS manual should also detail the responsibilities of the Designated Person.

SMS Requirements

The company must appoint a Designated Person/s ashore with the responsibility for monitoring the safe operation of the vessel.

He/she must have direct access to the senior management of the company and sufficient resources and authority to carry out his/her duties.

SMS Manual Example

4. Designated Person Ashore

The *position* is the Company's Designated Person. He/She reports to the *position* on matters relating to safety and environmental-protection. He/She reports to the *highest person in the organization* or his/her nominated stand-in on matters which require the attention of the highest level of management.

The Designated Person is responsible for:-

- monitoring the SMS and reporting to the *position* if remedial action or changes to the system are needed;
- monitoring the safety and pollution prevention aspects of each vessel in the fleet;
- ensuring that adequate resources and shore- based support are applied, as and when required;
- training internal auditors;
- drawing up the year's audit schedule;
- appointing internal auditors; and
- liaising with external auditors for office and vessel audits.

5. Masters Responsibility and Authority

The Master is responsible for implementing the SMS on board, including issuing clear orders and motivating the crew. The master should have overriding authority for the vessel passengers and crew.

SMS Requirements

The SMS documentation must contain a clear statement of the Master's overriding authority to take whatever action he/she thinks is necessary for the safety of the vessel, passengers and crew.

SMS Manual Example

5. Master's Responsibility and Authority

The master has complete authority and responsibility for taking all necessary actions in the interests of safety, pollution prevention and the efficient operation of the vessel. He/She may deviate from documented procedures if human life, property or the environments are at risk. He/She may ask the Company for help if he/she deems it necessary.

In all matters, which affect or may affect the safety of persons, property or the environment, the Master shall report directly to the Designated Person.

The Master is responsible for:

- implementing the safety and environmental-policy;
- motivating the crew in carrying out the Company's safety and environmental-protection policy;
- reviewing safety and pollution prevention activities and reporting defects to the Company;
- issuing orders in a clear and concise manner;
- ensuring that matters relating to safe operations and pollution prevention risk are carried out as required;
- reporting non-conformities, accidents and hazardous occurrences to the office;
- assigning SMS related duties and responsibilities to all onboard personnel;
- liaising with the Designated Person in relation to onboard audits;
- evaluating and reviewing the SMS on board the vessel and reporting any deficiencies to the office; and
- ensuring that data and records relevant to the SMS are available

6. Resources and Personnel

The success of the SMS depends on the company making available the appropriate resources and personnel to implement and maintain the system. It is also important to continuously assess the relevance and success of the system and to maintain records.

SMS Requirements

The company must determine and provide the resources needed to implement and maintain the SMS and meet the objectives of the SMS Policy, and to continually improve its effectiveness

The company must determine the qualifications and numbers of personnel to safely operate their vessels and meet the SMS policy objectives and must employ suitably qualified people on board and ashore

The SMS must include a procedure for the training of all personnel responsible for safety. The procedure needs to address the means used to assess the training needs of personnel, the methods used to assess competency and it needs to layout the records that will be kept, in what form, where and for how long.

The SMS documentation must include or refer to the qualification requirements for personnel as well as individuals training records and competency assessments.

Records must be maintained of training, training needs assessments, and competence assessments for all personnel whose task may affect safety of the vessel, crew, passengers or the environment. These records should be retained for a period determined by the Company (but at least 5 years).

SMS Manual Example

6. Resources and Personnel

Name of the Company gives a newly appointed master, or one who is new to a vessel, reasonable opportunity to make himself familiar with the vessel he/she is to command and with the Company's SMS.

The Company ensures that all their masters are given the necessary support to enable them to perform their duties with safety.

Name of Company ensures that their masters and crew are adequately experienced and that their qualifications meet the legislative requirements.

The Company ensures that each vessel is manned, as a minimum, in accordance with survey requirements.

The Company ensures through suitable instructions/checklists/information packs that on board personnel are aware of their individual responsibility for safe vessel operation and overall protection of the environment.

Certain essential instructions (*need to include onboard instructions*) associated with the SMS have been defined on board each vessel. These are provided to joining crew before sailing.

The Company continually identifies training requirements for shore and seagoing personnel in support of the SMS. If a gap in training relating to safety and/or environmental-protection is detected in an employee, he/she will not be assigned any task where the gap in training will put life, property or the marine environment at risk until he/she has received appropriate training.

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7. Operational Procedures

Operational procedures are the core of the SMS. Procedures need to be developed and documented for the normal operation of the vessel to enable the organisation to plan to meet its obligations, to provide assistance to the personnel both in training and in operation, as well as to provide records for external audit.

Documented procedures for the purpose of the SMS requirements does not necessarily mean written. A procedure might be documented by many means, video tape of a procedure, signage, photographs etc.

SMS Requirements

The company must develop for each vessel plans, standing orders, working instructions etc., governing the safe operation of the vessel;

These procedures must be developed in conjunction with the OH&S consultation requirements.

All risks must be identified; and appropriate controls implemented as required by the OH&S requirements. (See Appendix 4 for guidance in meeting OH&S requirements and Appendix 5 for guidance on Risk Assessment methodologies.)

Records must be maintained for the following operational procedures, as well as others deemed necessary by the Company to meet the SMS Policy requirements and for the monitoring and continual improvement of the SMS.

- Crew briefings and initial safety training
- Passenger briefings
- Other safety training
- Refuelling
- Disposal of sewage, garbage, waste oil, grey water.
- Recording crew lists
- Recording passenger manifests

These records should be retained for a period determined by the Company (but at least 5 years).

The SMS documentation must contain, or reference the location of documented work instructions related to the operations of both the vessel and the shore-based activities.

See Appendix 1 for examples of Operational Procedures.

SMS Manual Example

Development of Plans for Onboard Vessel Operations

Name of Company has developed procedures for key operations on board their vessels. The procedures take into consideration the competence of the masters and crew, the route and operation of the vessel, the vessel's machinery and equipment and the vessel type.

The SMS Manual would at this point typically include or refer to the Operating Procedures documents.

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8. Emergency Procedures

Emergency procedures need to be developed and documented so that personnel both onboard and shore based, are aware of what to do, and can practice for emergency situations.

SMS Requirements

The company must identify and prepare for all potential emergency situations.

On board and shore based contingency plans must be developed using the OHS consultative arrangements.

The SMS must include, or refer to a schedule for the conduct of drills for the identified emergency procedures. Crew members must carry out scheduled drills to improve the competence and confidence of the vessel crew and shore based staff and to ensure that the procedure and resources can meet the required performance standards.

Records must be maintained of the conduct of drills for the following emergency procedures, as well as others deemed necessary by the Company for the meeting the SMS Policy objectives and the monitoring and continual improvement of the SMS.

- Fire
- Abandon Ship
- Man overboard / Search and Rescue
- Spillage of fuel/cargo
- Serious injury

These records should be retained for a period determined by the Company (but at least 5 years).

The SMS Manual must contain, or reference the location of documented instructions related to emergency operations for both the vessel and the shore based office.

Records of all emergency drills conducted must be maintained in the SMS records.

The results of Emergency drills need to be assessed on board the Vessel at the conclusion of the drill, and during management review.

Changes to procedures, or training of personnel need to be incorporated in the appropriate systems.

See Appendix 2 for examples of Emergency Procedures.

SMS Manual Example

Emergency Preparedness

The Company has prepared specific contingency plans to deal with potential onboard emergencies. These plans have been developed to cover both vessel and shore response to any incident and ensure that the Company responds to an emergency in a co-ordinated, prompt and effective manner.

Shore-based Emergency plans

(Refer to, or include a list of the shore based emergency plans)

The company maintains an emergency operations room *(for smaller operations this would be different)* in the office and maintains contingency plans which include *(for example)*

procedures for mobilising the Company's emergency response team procedures for establishing and maintaining contact between ship and shore management

Vessel Emergency plans

(Refer to, or include a list of the vessel based emergency plans)

Emergency drills

The Company shall practice drills at intervals required by the legislation/regulations or stipulated in the procedures manual.

The effectiveness of drills shall be assessed and records of all drills shall be maintained.

The SMS Manual would at this point typically include or refer to the Emergency Procedures documents.

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9. Reporting and Analysis of Non-Conformities, Accidents and Hazardous Occurrences

No system will be perfect; at times things will go wrong. It is important that these incidents are reported so that they can be analysed, the cause identified, procedures changed to prevent recurrence.

The results of investigation, reviews etc. must be conveyed back to the employees and other stakeholders.

Records must be maintained of the incidents of non-conformities, accidents and hazardous occurrences, their analysis, and corrective and preventative actions applied. These records should be retained for a period determined by the Company, or by legislative requirements (but at least 5 years).

SMS Requirements

The SMS documentation must document the system used for reporting nonconformities, accidents and hazardous occurrences.

The SMS documentation must also document the methods used to;

- analyse incidents,
- determine root cause(s),
- correct the appropriate procedures,
- convey the results to the relevant people, and train them in new procedures

SMS Manual Example

Reports and Analysis of Non- Conformities, Accidents and Hazardous Occurrences

Name of Company maintains procedures for reporting and analysing all non-conformities, accidents and hazardous occurrences on board vessel.

All non-conformities, accidents and hazardous occurrences on board are reported by means of *(could vary from company e.g. non-conformance notes)* through the Master to the Designated Person.

The Designated Person reviews the reports and causes them to be investigated and analysed with the objective of improving safety and pollution prevention

The Designated Person agrees with the Master or appropriate head of department on the appropriate corrective action and time frame for rectifying the defect.

When the agreed time limit has been reached or corrective action taken, whichever occurs earlier, the Designated Person checks the corrective action for effectiveness. If the corrective action is satisfactory and further action is not required, the Designated Person closes the Non-Conformance Notice. If the corrective action is not satisfactory, or if preventive action is required, the Non-Conformance is kept open until such time as no further action is required.

The results of analyses may be used to:

- initiate general corrective action to other vessels
- initiate amendments to the SMS to prevent recurrence

The Master is responsible for reviewing the vessel's SMS and notifying the Designated Person of any discrepancies or deficiencies which may affect safety or anti-pollution capability.

See Appendix 3.1 for an example of an Incident Reporting System.

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10. Maintenance

Maintenance

Vessels and their equipment must be maintained at all times and conform to survey rules and regulations.

Emergency and standby equipment must be tested periodically to ensure it will operate in an emergency.

Purchasing

When purchasing products or services that can affect the safety of passengers, crew and the environment, the company shall ensure that the purchased products or services confirm to specified requirements and meet the safety requirements of the OH&S legislation.

The company should ensure that the requirements for all products or service are sufficiently determined and communicated to ensure the correct product or service is received.

The type and the degree to which the organisation needs to ensure that purchases meet requirements shall be dependent on the extent to which the product or service impacts on the safety of passengers, crew and the environment.

SMS Requirements

The SMS must include, or refer to a maintenance schedule for the machinery, hull, equipment, life saving and fire fighting equipment and any other items determined for the vessel.

The schedule must be based on both manufacturers' recommendations, and on legislative requirements.

The SMS must also record the conducting of, and results of, all maintenance actions.

The SMS must document the methods used to evaluate and select suppliers, and refer to the records of evaluations of both suppliers and product.

SMS Manual Example

10.Maintenance of the Vessel and Equipment

Name of company maintains procedures and instructions to ensure that each vessel and all machinery and equipment on board are maintained in accordance with relevant rules and regulations, company's requirements and manufacturer's instructions

Systems identified for programmed testing include:-

e.g.

Navigation Lights fire pumps

etc

The list is not exhaustive and vessel's personnel should suggest to the Designated Person items which they feel should be included in the list.

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11. Documentation

All SMS documentation must be controlled; that is it needs to have methods in place so that;

- the appropriate documents are available at all relevant locations,
- changes to documents are reviewed and approved by relevant personnel, and
- obsolete documents are promptly removed.

The documentation of the SMS can be in any appropriate form, provided that it meets these requirements. Computer based systems are acceptable provided there is appropriate access and backup. Video might be appropriate in some circumstances for items like a passenger safety induction.

SMS Requirements

The SMS must include a procedure for the control of SMS documentation.

All SMS documentation must be controlled, so as to ensure that relevant documents are available at all relevant locations and that any changes to documents are reviewed and approved by relevant personnel and that obsolete documents must be promptly removed or prevented from being used.

Records must be legible, identifiable and traceable to the activity involved. Records should be stored in such a way that they are readily retrievable and protected against damage, deterioration or loss.

The SMS system must document the process used to review, approve, distribute and control the SMS documentation.

SMS Manual Example

11.Documentation

The Company has established procedures for controlling the issue of all SMS-related documents and data. Changes to controlled documentation will be identified in the document. Records of all SMS activities will be kept onboard the vessel or ashore, as defined in procedures.

Ashore in the office, the Designated Person is responsible for issuing controlled documents to vessels. Obsolete documents are promptly removed. The Designated Person reviews all amendments to the SMS prior to issue.

Onboard vessel, the Master is responsible for the issue of controlled documents. He/She is also responsible for ensuring that obsolete documents are removed to avoid inadvertent use.

12. Company Verification Review and Evaluation

Periodic review of the SMS is vital to ensure that it is meeting its objectives and reflects the current practice, and that it is being followed.

SMS Requirements

The SMS system must document the process used to audit all aspects of the SMS to ensure that it is being followed and that it meets the documented objectives.

The company must conduct periodic audits of the system to verify that the SMS is being implemented and that the procedures are suitable to achieve the objectives;

Senior management must review, and where necessary amend and improve, the SMS to ensure that the objectives are achieved.

Records must be maintained of the periodic audits and Management Reviews of the SMS and of any changes resulting from these actions. These records should be retained for a period determined by the Company, or by legislative requirements (but being at least 5 years).

SMS Manual Example

12. Company Verification, Review and Evaluation

The Company conducts internal audits, ashore and on its vessels in accordance with documented procedures to verify that safety and pollution-prevention activities meet the requirements of the SMS.

Internal audits are carried out by (internally) trained auditors in accordance with Company procedures. They are programmed so that audits of the office and all the vessels are completed within an audit cycle of 12 months. (Note; A company may determine the cycle frequency, but it is recommended that the period not exceed 2 years).

The Company ensures that;

- internal auditors are **independent** of the areas they audit. (Note: This is not a requirement of the SMS code, but it has been shown to increase the value of internal audits).
- the results of audits are brought to the attention of personnel having responsibility for the task being audited.
- deficiencies arising from the audits are reviewed and followed up to verify that the corrective action taken is effective and is having the desired effect.
- management reviews and evaluation of the SMS is carried out at intervals laid down in Company procedures.

The shore-based management review committee comprises:-

INCLUDE AS REQUIRED e.g. Designated Person ashore etc

The on-board management review committee comprises:-

INCLUDE AS REQUIRED e.g. Master, Engineer, Deckhand etc See Appendix 3.2 for examples of Internal Audit Procedures

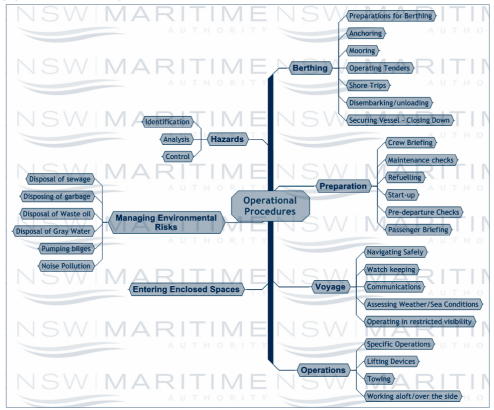
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Appendices

Appendix 1 Operational Procedures



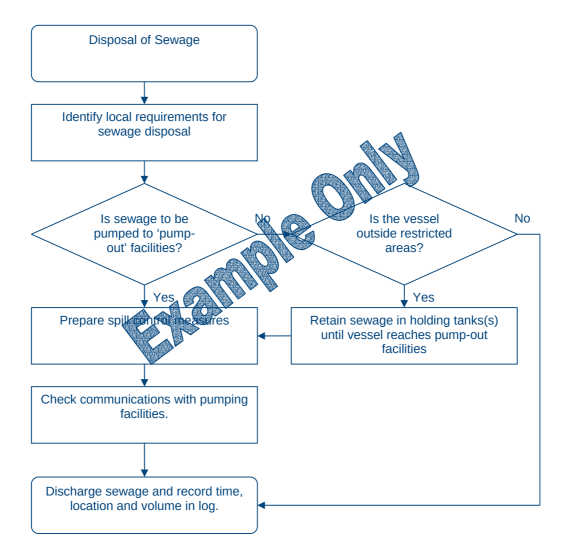
This diagram provides guidance as to some types of operational procedures that should be included in the SMS. Not all these procedures will necessarily apply to individual cases, and further procedures might be required in other cases.

The procedures used on board the vessel, in the office, and included in the SMS should be developed for the particular vessel and its operation.

Following are examples of selected Operational Procedures. **These** procedures are examples only and will need modification to suite the individual vessel and operation.

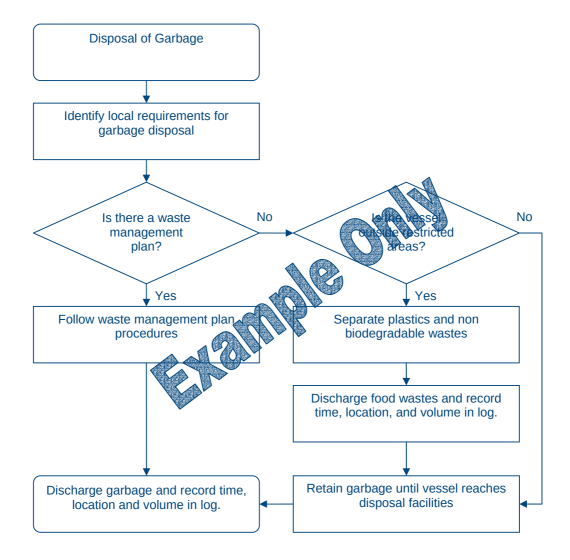
Managing Environmental Risks

Disposal of sewage

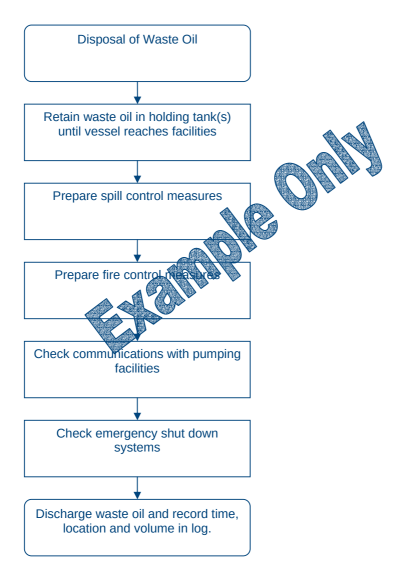


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Disposing of garbage

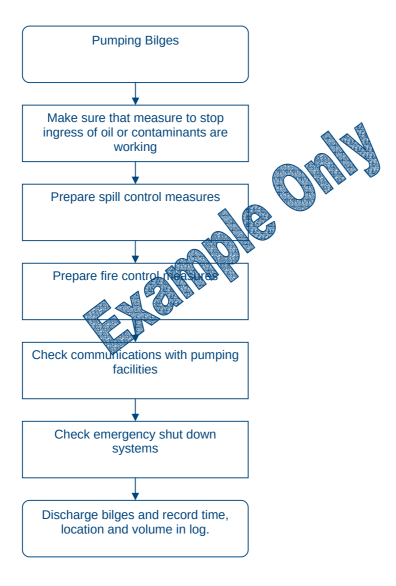


Disposal of Waste oil



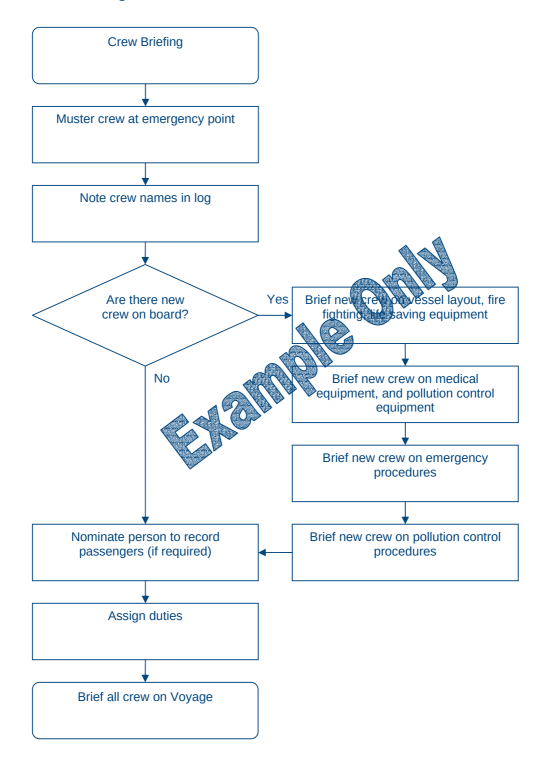
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Pumping bilges



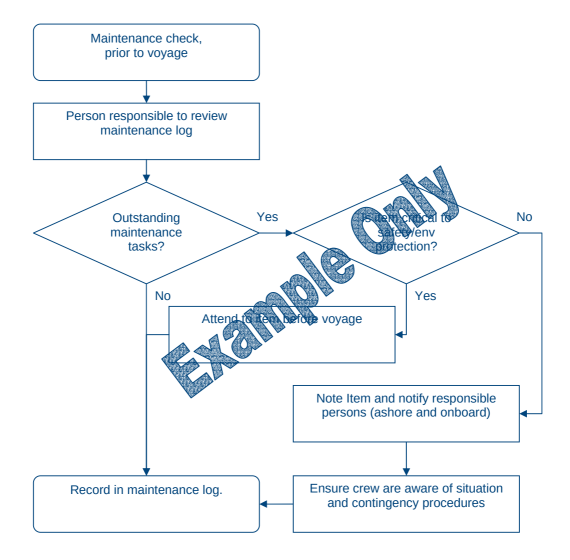
Preparation

Crew Briefing

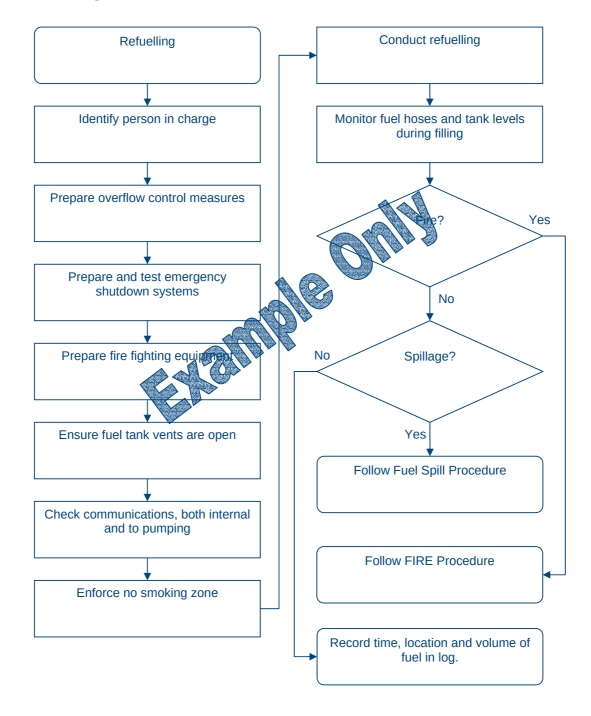


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Maintenance checks

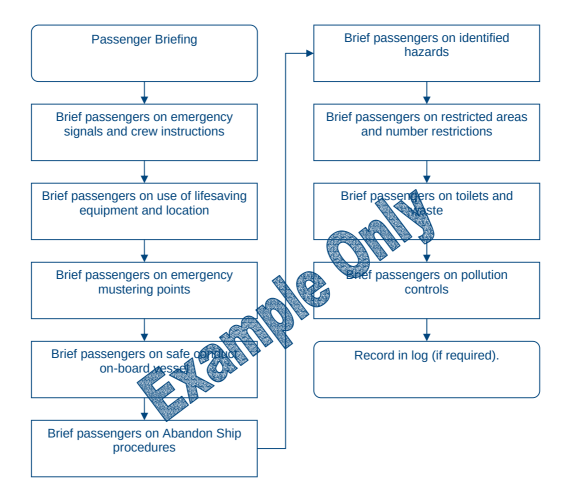


Refuelling



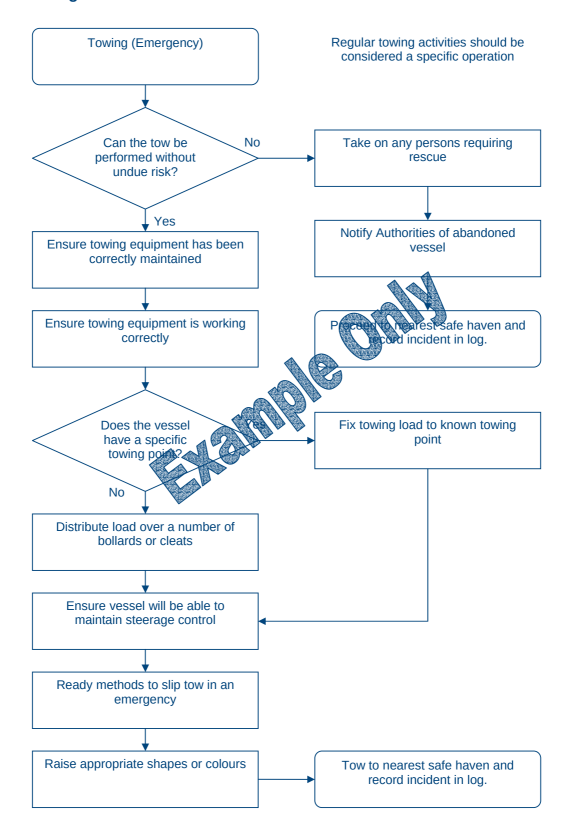
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Passenger Briefing



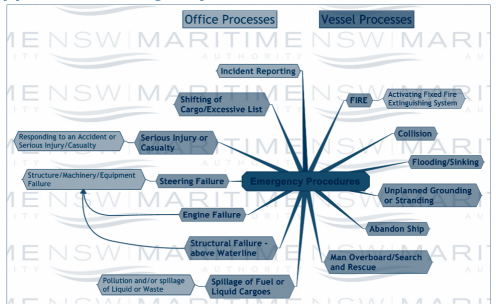
Operations

Towing



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Appendix 2 Emergency Procedures



This diagram provides guidance as to the type of emergency procedures that might be included in the SMS. Not all these procedures will necessarily apply to individual cases, and further procedures might be required in some cases.

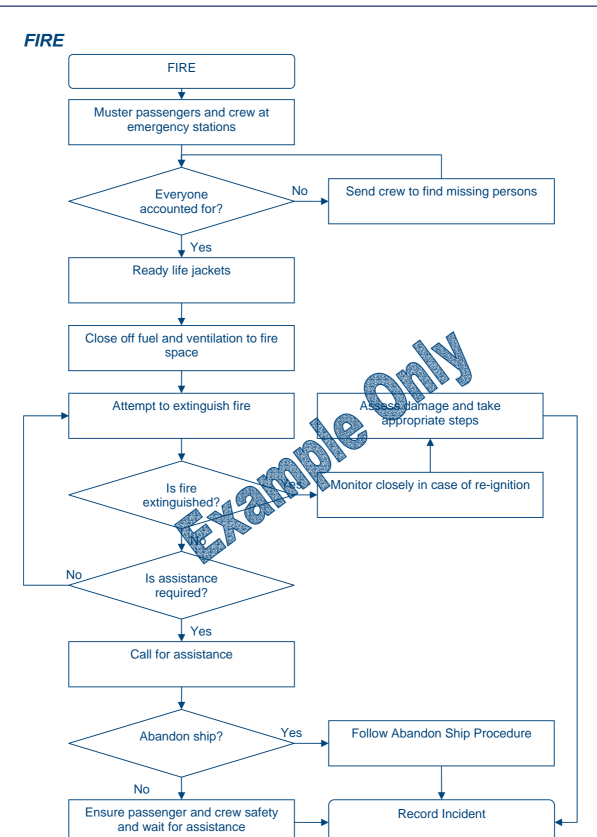
The procedures used on board the vessel, in the office, and included in the SMS should be developed specifically for the vessel and its operation.

Following are examples of selected Emergency Procedures.

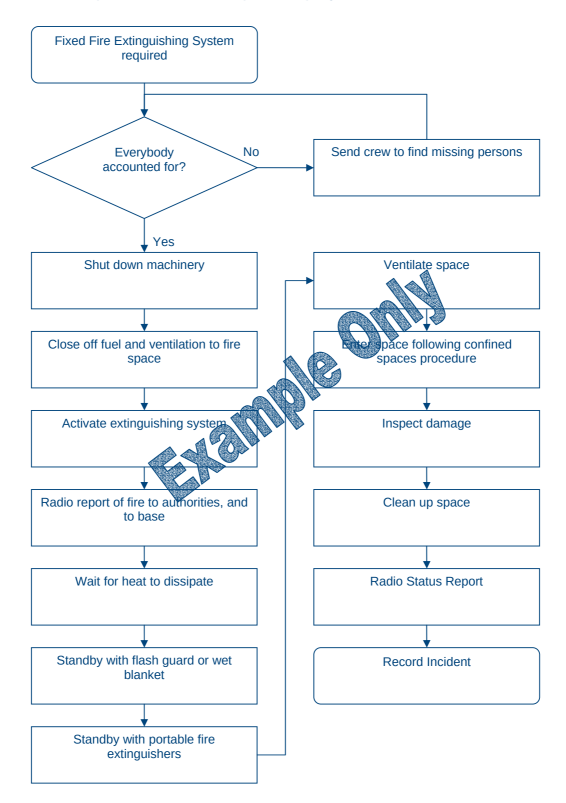
Note these procedures are examples only and will need modification to suite the individual vessel and operation.

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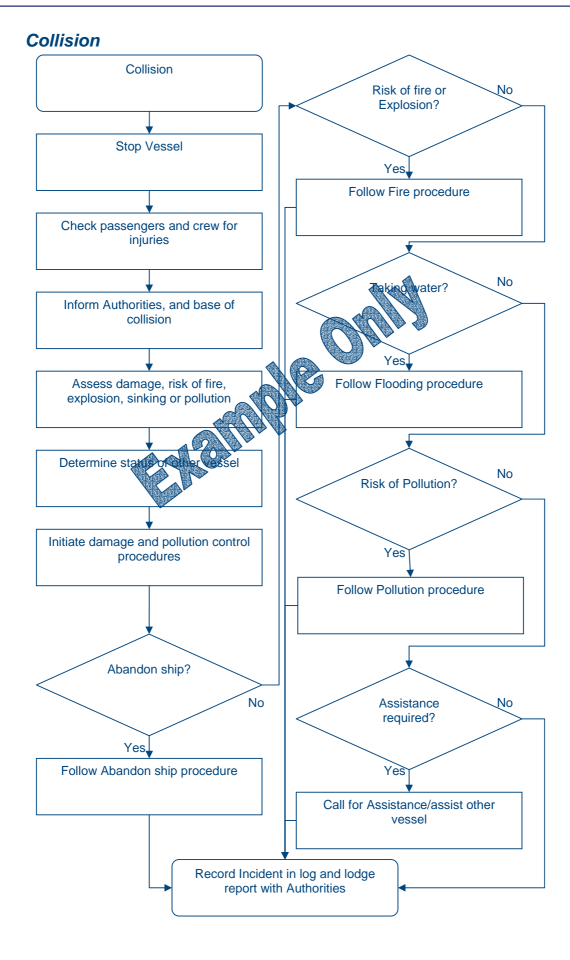
Activating Fixed Fire Extinguishing System



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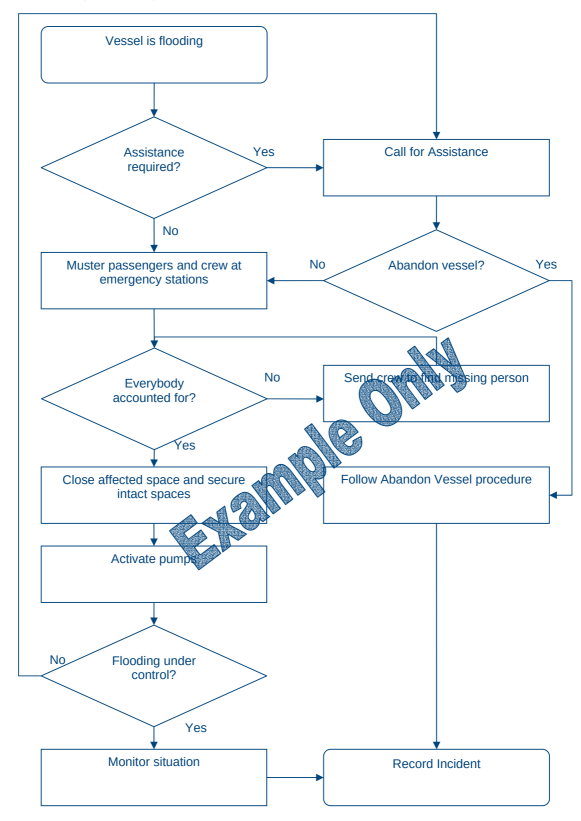
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Flooding/Sinking

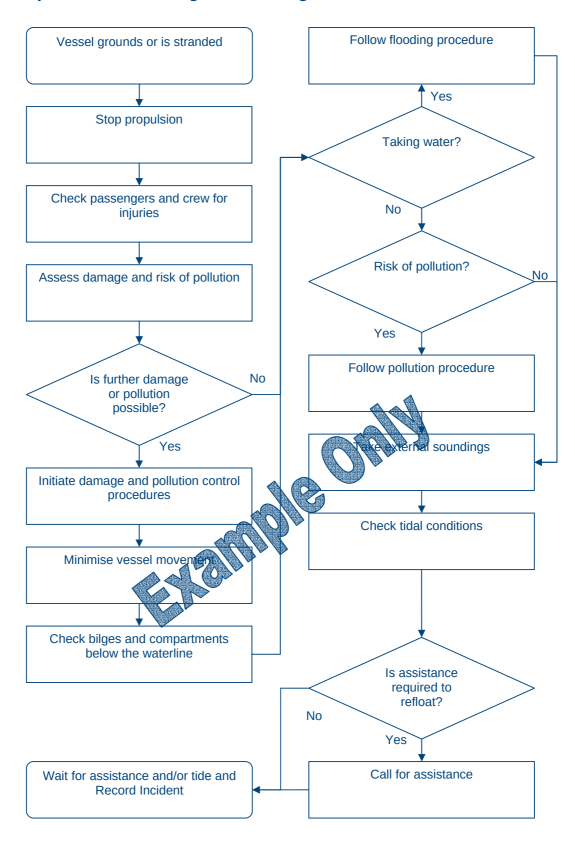


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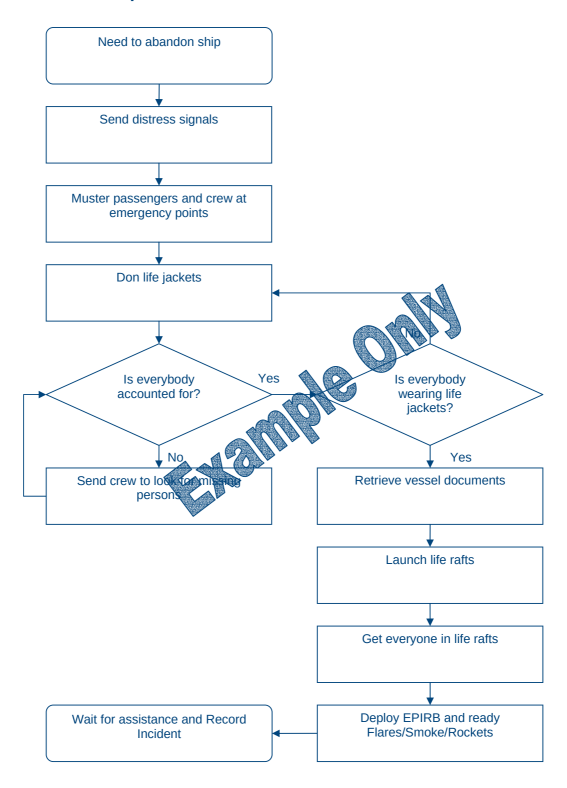
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Unplanned Grounding or Stranding



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Abandon Ship

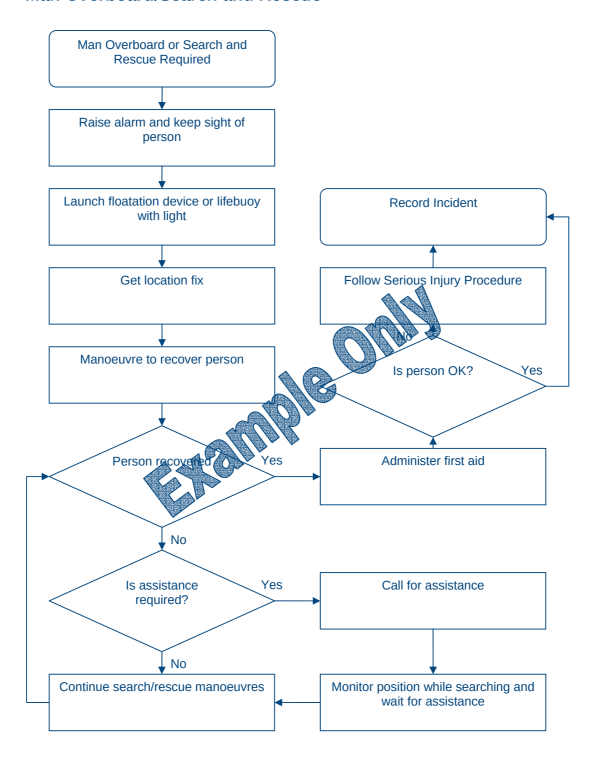


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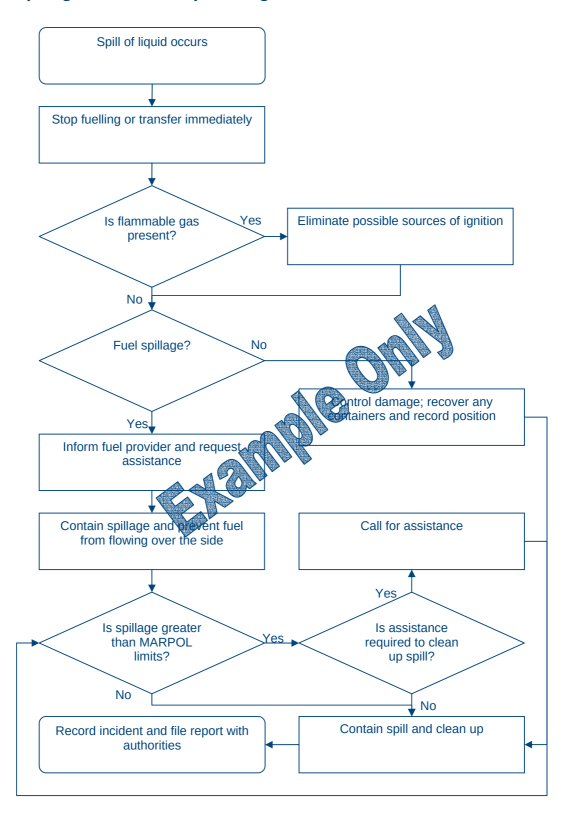
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Man Overboard/Search and Rescue



Spillage of Fuel or Liquid Cargoes

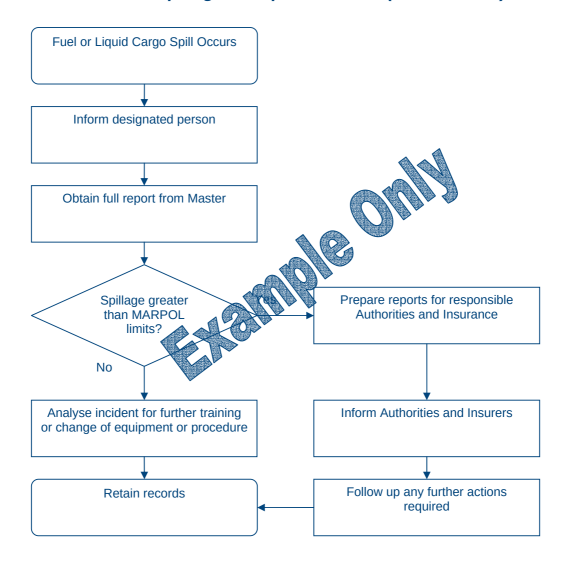


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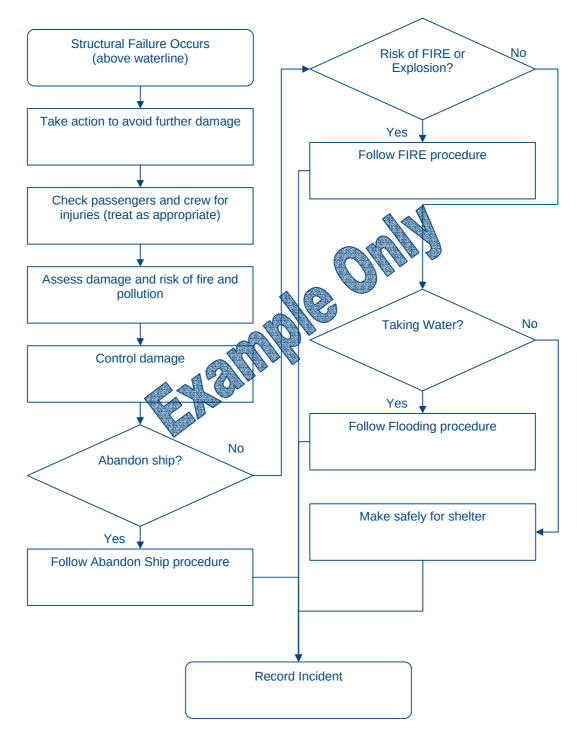
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Pollution and/or spillage of Liquid or Waste (Office Based)



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Structural Failure - above Waterline

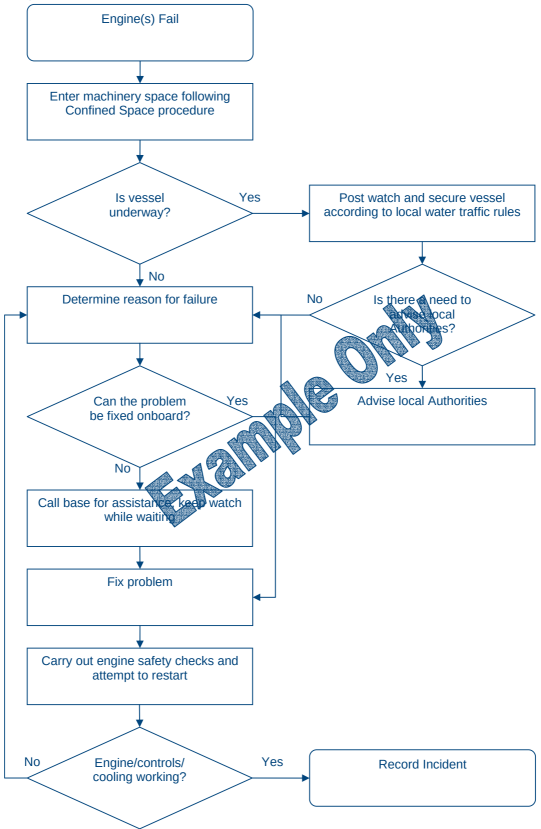


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Engine Failure



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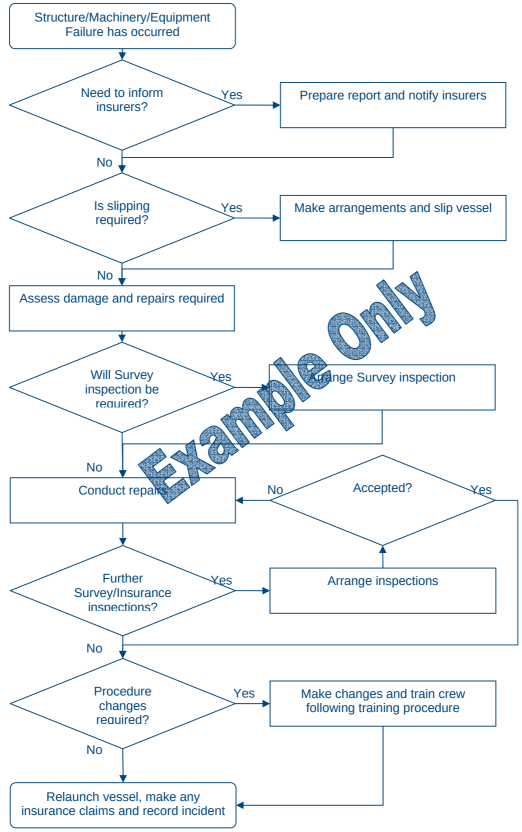
Steering Failure Steering Fails Take action as required by local water traffic rules Change to emergency steering Record Incident Yes Is emergency steering operating correctly? No Is vessel in Prepare anchor and wait for sheltered water assistance Yes Is assistance Call for Assistance required? No Anchor vessel, repair steering and test Are repairs Nο working? Yes

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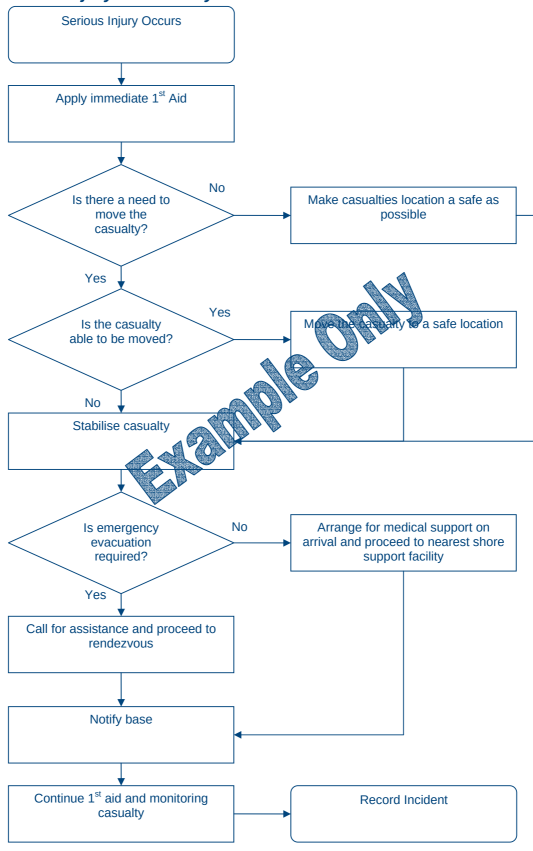
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Structure/Machinery/Equipment Failure (Office Based)



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Serious Injury or Casualty

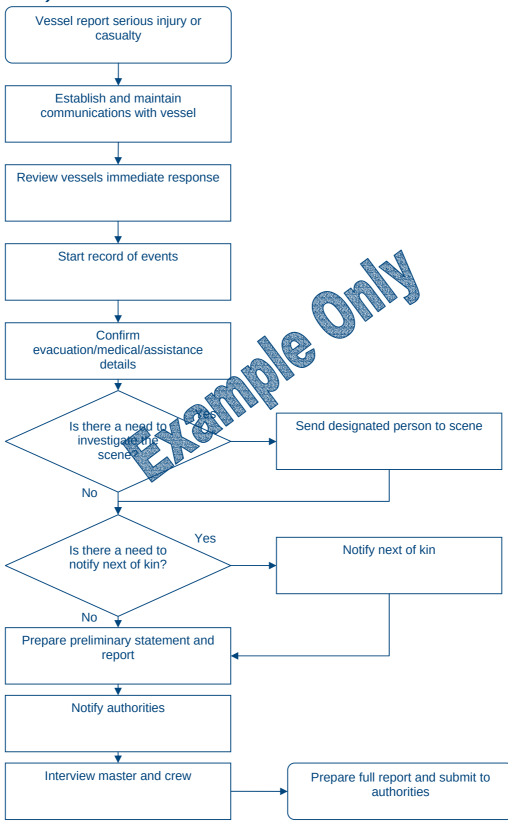


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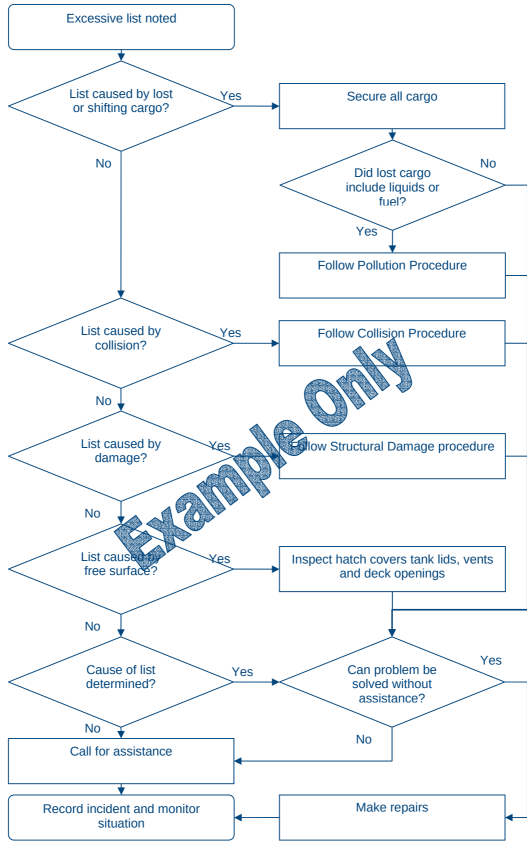
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Responding to an Accident or Serious Injury/Casualty (Office Based)



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Shifting of Cargo/Excessive List



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Incident Reporting (Office based) Incident occurs Record incident in vessel log book Yes Do Authorities or Notify the appropriate bodies Insurers need to be notified? Determine the 're ause' of the incident Yes Do procedures Make changes and update need to be instructions changed? No Ensure personnel have appropriate training and are competent Monitor the situation for repeat occurrences

(Approval.) **Document Control** (Records leeds Assessment Root Cause Incident Analysis Records **SMS Procedures** Assessment Emergency Drill Schedule (Analysis) Planning) Vessel Log Book Crew Details Record Keeping (Emergency Drills) (Training) (Audits)

Appendix 3 SMS Procedures and Guidelines

This diagram provides guidance as to the type of procedures specific to the SMS. Not all these procedures will necessarily apply to individual cases, and further procedures might be required in some cases.

The procedures included in the SMS should be developed specifically for the Organisation and its operation.

Following are examples of selected SMS Procedures and Guidance in various forms (flow charts and text). Other forms of documentation are also acceptable.

These procedures are examples only and will need modification to suite the individual vessel and operation.

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Appendix 3.1 Record Keeping

The Record Keeping procedure should outline the requirements and practices for keeping of SMS records in accordance with the requirements of the Companies SMS.

Records are very important to the auditing of the system.

Example Record Keeping Procedure

RESPONSIBILITIES AND/OR AUTHORITIES

Vessel Masters are responsible for maintaining SMS records relevant to the operations on board their vessel.

The Designated Person is responsible for maintaining SMS records relevant to the SMS itself and for ensuring systems are provided assist the process of maintaining records.

PROCEDURE

Records (or copies where appropriate) shape readily accessible, periodically reviewed and updated as necessary.

Relevant SMS Procedures should be stored and for what period.

RECORDS

This procedure might include a table that summarises the requirements of record keeping detailed the individual procedures. This table can assist in the audit process.

An example of such a table is shown below.

RECORD	LOCATION	RETENTION		
1. Records relevant to the SMS Management System				
Auditing – Safety Management System Audit	SMS Folder (Office)	Records of audits of the SMS must be kept for at least seven years from the date of the report.		
Confined Space Register and copies of completed confined space entry permits.	Register maintained by Vessel Training Records retained at Office	Records of training in relation to confined spaces must be kept for at least 5 years from the date of training. Entry permits for confined space must be kept for at least 1 year. Risk assessments must be kept for 5 years.		
Contractor Permit to Work and Induction	Register maintained by Vessel	Confined Space Entry Permits must be kept for at least one year.		
First Aid Incident Register	Vessel Log Book	Records of First Aid Incident reports must be kept for at least seven years.		

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6 1 0 1	Hazard Register and associated risk assessments completed for vessel, equipment and other identified nazards	Vessel Log Book	Risk assessments of any vessel, tests, maintenance, inspection, commissioning or alteration must be kept for the currency of that assessment and for at least 5 years.		
i i	ncident Reports and evidence of reporting notifiable njury and dangerous occurrences.	Vessel Log Book	Incident Reports and injury records must be kept for at least 3 years.		
	njury Management	Office Records	the case has been closed.		
	SMS Induction Checklists	Book	SMS Induction checklists are to be maintained for seven years.		
1 -	Training needs analysis, Training Plan and the Training Attendance Register	Office Training Record	Records of training must be kept for at least 5 years from the date of training.		
2	2. Other Records prescribed by regulation				
I	Etc				

Vessel Log Book

The Vessel Log Book is used to store SMS records on board the vessel.

These records might include, emergency drills conducted, procedure audits, voyage details, passenger details, incidents and maintenance records.

Crew Details

The Company must keep records of the names and contact details of all crew, as well as their qualifications and training records. These records are usually maintained in the shore facilities

Passenger log

A log of passengers must be maintained on the vessel for all voyages. The level of detail will be dependant on the operation of the vessel.

A diving operation might require passenger records to contain names addresses, emergency contact details, qualifications etc, a ferry service however might only need to keep account of the number of passengers on board.

Incident Reporting

The Vessel log book could be used to record all incidents, however other methods might be acceptable. Examples of incident that need to be recorded include accidents, near misses, fire, explosion, injuries, pollution incidents, etc.

Each incident report should identify what occurred, where, when, who was involved, and what immediate action was done to address the incident.

Records of the analysis of incidents should also be maintained along with the results of the analysis and the corresponding actions taken. These records are typically maintained in the shore based facilities.

Engineering Record Book

Records of the maintenance and repair of machinery and equipment must be maintained.

The use of an Engineering Log book will depend on the size of the vessel. Smaller operations might use the vessel log book to keep these records.

Emergency Drills

The conduct and results of Emergency drills needs to be maintained, typically in the Vessel Log Book, as well as the schedule for these drills. If the results of drills do not meet required standards then the records need to show immediate actions taken to rectify the situation.

Appendix 3.2 Internal Audit

The company must conduct periodic audits of the system to verify that the SMS is being implemented and that the procedures are suitable to achieve the objectives.

A schedule must be established to ensure that all areas of the SMS are audited within a specified period.

The records of internal audits need to be maintained for a period determined by the company, but the minimum period being two years.

The internal audits need to determine whether the SMS is meeting the requirements of the SMS code, and the requirements of the company. The results need to be considered in management reviews and required changes made.

And example of an assessment procedure for internal audit follows.

Example Internal Audit Procedure Purpose

The purpose of this procedure is to conduct internal audits of the SMS system to ensure that the procedures meet the requirements of the code, and that they reflect the operations of the vessel(s) and the company, and to ensure that the approved procedures are being followed.

Scope

This procedure applies to all the procedures included in the SMS manual and to all staff responsible for the safety of passengers, crew and the environment.

Procedure

1. Determine processes due for audit

Use the Audit schedule to determine what procedures are due for audit, and who is responsible for those procedures

2. Determine who is going to be audited

Determine nominees for the process the nominee is usually some from the functional area responsible for the coess. Also consider additional nominees outside the functional area proposible for this procedure that have input or are involved in the procedure.

3. Select and notify Auditors

Select one of the trained Internal Auditors to be the lead auditor for this particular audit

Notify the lead auditor that an audit of the particular process is due.

4. Prepare for the audit

Performed By Lead Auditor

Agree a time and date with the person (people) responsible for the process. Decide at this stage whether you will need another internal auditor to assist. If so make the appropriate arrangements with them as well as the nominee.

Make sure that both the people, and any required information, will be available.

Review the documented procedure, including related procedures, previous audits and recent incidents related to this procedure

Make sure you have an understanding of the procedure particularly the inputs, outputs, and records involved.

5. Conduct the Audit

Record observations in the audit checklist. Discuss any findings with the people responsible as you make observations. It is important not to spring any surprises on people.

Collect copies of any records that identify how the process is done, compared with what is documented.

6. Are any Corrective Action Reports (CAR) or Process Improvement Notices (PIN) required?

Some observations will be minor, for example one report out of twenty was missing a date. Don't raise a CAR or PIN for these.

Some observations will be more serious, for example recurring or frequent problems involving safety equipment. Do raise a CAR or PIN for these.

If there are CAR's or PINS' required go to step 8 "Complete the results of the Audit in the Audit report"

If there are no CAR's or PIN's required go to step 7 "Raise CAR or PIN and inform the Designated Person"

7. Raise CAR or PIN and inform the Designated person

Follow the process for raising a PIN or CAR.

The PIN or CAR process details the method used to address a serious or recurring problem that has been identified through either, customer complaints, an internal audit, non-conformances of has been identified as a potential improvement. This process ensures actions are taken to solve the root cause of a problem or to ensure actions are taken to implement the improvement.

8. Complete the results of review in the review report

Complete the Audit Report of this procedure and list any observations and PIN's.

9. Inform the Designated Person and the person responsible for the procedure of the results.

Inform the Designated Person and the person responsible for the procedure, of the contents of the report and any CAR's or PIN's.

10. Are changes to the process required?

If there are no changes required go to step 12 "File Records"

If changes to the procedure are required got step 11 "Amend documentation"

11. Amend documentation

Make the appropriate changes to the procedure. Ensure that the documents are updated and that the appropriate people are notified and trained if required.

12. File Records

File the audit report in the designated location.

Appendix 4 Meeting your OH&S Requirements.

The NSW Maritime SMS is not designed to be in addition to, or to replace the operator's Occupational Health and Safety systems and Environmental Management systems that are already in place. The NSW Maritime SMS is designed to integrate these systems and any other business systems (such as Quality Management) so that the operator might have one system covering many requirements with shared elements.

Many of these systems share many common elements that can be combined to ensure greater consistency and efficiency in effort.

Elements such as Policy, Management Review, Document and Record Control, Internal Audit and Non-Conformance reporting and Analysis are elements common to all business management systems and can be combined in the NSW Maritime SMS.

Appendix 4.1 OH&S requirements.

The requirements of the OH&S legislation can be incorporated in the documentation and processes of the SMS in various ways.

The OHS policy requirements can be incorporated into the SMS policy. An important inclusion however, would be a description of the OH&S consultative arrangements that the company has in place, and how they interact with development and modification of procedures.

OH&S responsibilities could be included in Section 3 Company Responsibility and Authorities documentation. Again these documents should outline the requirements for persons acting as consultative representatives if this is appropriate.

The OH&S requirement for a register of incidents, injuries, and hazards should be addressed in the SMS Section, 9 Reporting and Analysis of Non-Conformities, Accidents and Hazardous Occurrences.

A principle requirement of the OH&S legislation is that organisations identify all hazards and their associated risks, and through a process of risk assessment (see Appendix 5) put in place appropriate controls to minimise these risks. This should be done during the development of both operational procedures (Section 7) and emergency procedures (Section 8), and during subsequent internal audits (Section 12).

During procedure development, or modification it should also be noted that there are several specific hazards that require specific controls under the OH&S Legislation. These include:

Falls	Electricity	Heat and Cold		
Noise	Atmosphere	Falls from heights and falling objects		
Fire/Explosion	Confined Spaces	Manual Handling		
Pressure vessels	Cranes and hoists	Hazardous materials		

There are also several hazardous processes that also require specific controls such as:

Spray Painting

Abrasive blasting

Welding

Electrical work.

Though these operations might not be part of the normal operation of the vessel, the company should be aware of its obligations.

The OH&S requirements for documentation of training performed, and training needs determinations, as well as induction and competency assessments can all be addressed in Section 6 Resources and Personnel

Return to Work programs could be included as part of the SMS policy and as shore based operational procedures.

Specific to the development of operational procedures, and a part of a risk assessment, are the need to address Drugs and Alcohol in the work place and the need to meet the requirements of the Passenger Transport Act (1990). This is further explained in Appendix 4.2.

Similar to addressing drugs and alcohol, is the requirement to address risks arising from fatigue. These issues need to be considered in both Section 6 Resources and Personnel and in the development of operational procedures. This is further expanded in Appendix 4.3

Appendix 4.2 Drug and Alcohol

Section 53C of the Passenger Transport Act 1990 requires that operators address the Hazards and Risk involved in Drug and Alcohol abuse by staff and that the operators having in place systems to monitor and address these risks.

Guidelines have been developed by the Ministry of Transport that list requirements for operators to determine the level of Drug and Alcohol control that they require based on a risk assessment.

Appendix 4.3 Fatigue

Fatigue is a hazard that needs to be addressed both in the resourcing of the vessels and in the development of operational procedures.

AMSA has published a Copy of Marine Orders that deals with fatigue.

Whilst these are not requirements, the Marine Orders might be used as guidance.

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Quoted from Marine Orders Part 28 Issue 2 Order 9 of 1997

- 4 Fitness for Duty
- 4.1 All persons who are assigned duty as officer in charge of watch or as a rating forming part of a watch must be provided with a minimum of 10 hours of rest in any 24 hour period.
- 4.2 The hours of rest may be divided in to no more than two periods, one of which must be at lest 6 hours in length.
- 4.3 The requirements for rest periods laid down in 4.1 and 4.2 need not be maintained in the case of an emergency or drill or in other overriding operational conditions. (I.e. Essential shipboard work that cannot be delayed for safety or environmental reasons or which could not reasonably have been anticipated at the commencement f the voyage.)
- 4.4 Notwithstanding 4.1 and 4.2, the minimum period of ten hours may be reduced to not less than 6 consecutive hours provided that any such reduction must not extend beyond two days and not less than 70 hours of rest are provided each seven day period.
- 4.5 Watch schedule must be posted where they are easily accessible.
- 4.6 Companies must arrange for records to be maintained of hours of work and rest.

Note: Although there is no universally accepted technical definition of fatigue, everyone involved in ship operations should be alert to the factor that can contribute to fatigue....

- Provisions made to prevent fatigue should ensure that excessive or unreasonable overall working hours are not undertaken. In particular, the minimum rest periods should not be interpreted as implying that all other hours may be devoted to watch keeping or other duties.
- The frequency and length of leave periods, and the granting of compensatory leave, are material factors in preventing fatigue from building up over a period of time.
- The provisions may be varied for ships on short sea voyages, provided special safety arrangements are put in place.

Appendix 4.4 OH&S Consultation

The Occupational Health and Safety Act 2000 has requirements for both the nature of consultation and the mechanisms that must be implemented by employers.

Consultation must be taken seriously, the health and safety of passengers and crew can be placed at risk by decisions made by employers. Moreover, crew performing the task can often make significant contributions to creating a safe and healthy vessel due to their knowledge and experience of the individual work practices and the vessel.

Operators are required under the OH&S Act to consult on health and safety issues that affect employees and in doing so must;

- 1. Share all relevant information with employees
- 2. Give employees reasonable time to express their views; and
- 3. Value the views of employees and take them into account when decisions are made.

Consultation must occur during the risk assessment and mitigation process or when:

- operational or emergency procedures are developed or changed,
- changes are made to the vessels operation,
- changes in operating or emergency equipment are proposed,
- · training needs are determined or changed,
- · investigating incidents or accidents,
- determining OH&S consultation arrangements for the organisation.

Consultation Arrangements.

Operators are required to establish an OH&S consultation mechanism to enable effective consultation with staff. Operators must consult with staff when setting up these consultation arrangements. These arrangements can involve any or all of the following mechanisms:

- OHS Committee An OHS committee must be established in a workplace with more than 20 employees, when the majority of employees have requested such a committee, or when directed by WorkCover.
- 2. **OHS Representative** An OHS representative must be elected as the consultation mechanism when at least one employee has requested this arrangement, or when directed by WorkCover.
- 3. **Other Agreed Arrangements** The operators and employees can agree on other arrangements. Examples include group discussions for small operations, or industry framework agreements.

Operators may also initiate the establishment of an OHS committee or election of an OHS Representative when there has been no request by employees.

The agreed consultation arrangements must be recorded, and publicised to all existing and new staff. (This could typically be included in the safety policy statement.)

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How should Consultation be used?

Operators must inform the OHS committee, OHS representative, or staff via the agreed arrangement when decisions are being considered and made that can affect the health and safety of staff and passengers. This includes changes and purchases of major operating and safety equipment, and during the development or changes to operating or emergency procedures. They should also be involved in the development and assessment of any training needs.

Appendix 5 Risk Management

Risk management in terms of an SMS is the process of recognising situations that have the potential to cause harm to people, property or the environment, and doing something to prevent the hazardous situation occurring or the person being harmed.

Risk Management involves 3 steps.

- Step 1: Identifying the problem, know as **Hazard Identification**.
- Step 2: Determining how serious the problem is, known as **Risk**Assessment.
- Step 3: Deciding what need to done to solve the problem, known as **Risk Control**.

Hazard Identification

Hazard identification is the first and in many ways the most important step in a risk assessment. An overlooked hazard is likely to introduce more error into the overall risk estimate than an inaccurate estimate of consequence or frequency.

The aim therefore of the hazard identification is to produce a comprehensive list of all possible hazards.

A hazard can trigger an incident resulting in the activation of an emergency procedure, designed to facilitate the recovery and mitigate the consequences.

Hence there is no strict definition of an 'accidental event', and in this approach an 'event' is defined, as far as possible, as a physical situation or condition with the potential to lead to unwanted consequences such as injuries and fatalities, damage to property and/or the environment.

Therefore, ship 'grounding' is considered as a possible consequence of hazards related, for example, to navigation error/failure, and not as a hazard itself. Similarly, 'navigation', 'ship manoeuvring', etc. are considered as hazardous operations because a component failure could lead to a chain of unwanted outcomes.

An example of part of a hazard and unwanted event list is shown in Table 1.

Table 1: List of Hazards

General Hazard	Description	Incident / Accidental Event		
	Being on a collision course, or breaching the	Vessel on collision course		
Impacts and collision	separation distance between vessels, or	Approaching berth with		
Impacts and comsion	approaching a stationary object with speed, etc.	speed		
	approaching a stationary object with speed, etc.	Strikings while at berth		
		Flooding		
Ship related	Hazards related to ship specific operations and/or	Loading/overloading		
Ship related	equipment	Mooring failure		
		Anchoring failure		
Navigation	Potential for a deviation of the ship from its	Navigation Error		
Navigation	intended route or designated channel	Pilotage error		
		Loss of steering		
	Failure to keep the vessel on the right track, or to	Propulsion failure		
Manoeuvring	Failure to keep the vessel on the right track, or to position the vessel as intended	Blackout		
	position the vesser as interided	Fine manoeuvring error		
		Berthing/unberthing error		
		Cargo tank fire/explosion		
Fire/explosion	Fire or explosion on vessel or in the cargo bay	Fire in accommodation		
Fire/explosion	The or explosion on vesser of in the cargo bay	Fire in engine room		
		Other fires		
	Weather exceeds vessel design criteria or	Extreme weather		
Environmental	Weather exceeds vessel design criteria, or harbour operations criteria	Wind exceeds criteria		
	Harbour operations officia	Strong currents		

The Hazard Identification process must look at the whole system of work, including previous accidents and incidents, consulting with the personnel performing the work, reviewing the work process that are being currently used and thinking about what could happen if something went wrong.

Risk Analysis

Once a hazard has been identified, it is necessary to determine how likely it is that an incident might occur (likelihood) and what the consequences would be. This determines the overall risk of the hazard.

Risk can be qualitatively assessed by the use of a risk matrix. A typical matrix has rows representing increasing severity of consequences of a released hazard and columns representing increasing likelihood of these consequences, shown in *Figure 2*. The matrix indicates the combinations of likelihood and consequence, and typically there are three regions;

- an area of broadly acceptable risk in which risk has to be managed for continuous improvement,
- an intermediate region in which risks have to be reduced,
- and an intolerable region which requires immediate action.

Consequence				Increasing Likelihood				
People	Assets	Environment	Reputation	Not heard of in the industry	Has occurred in the industry	Has occurred in this Company	Happens several time a year in the industry	Happens several times a year in this Company
No Injury	No Damage	No Damage	No Impact					
Minor injury	Minor Damage	Minor Effect	Slight Impact					
Major Injury	Local Damage	Localised Effect	Limited Impact					
Single Fatality	Major Damage	Major Effect	National Impact					
Multiple Fatality	Total Loss	Massive Effect	Internation al Impact					



Note that the above Matrix is an example. It is up to individual organisations to decide for example what constitutes a major injury vs. minor injury, or a slight impact on reputation vs. a limited impact. The OH&S legislation and Protection of the Environment Operations legislation will give some guidance in terms of Injuries and environmental impacts.

Risk analysis can be done by using;

- published information about the Hazard including the OH&S regulations and any safety data related to materials or equipment,
- workplace experience including incident reports and employee feedback
- Industry codes of practice, or
- Australian Standards.

Risk Analysis should be done with the involvement of the OH&S consultative arrangements in place in the company

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Hazard Controls

For each threat, one or several 'barriers' can be specified to prevent or minimise the likelihood of damage. For example barriers to the 'inappropriate advice from a pilot' are 'competent pilot', 'competent ship's master', 'port control', 'passage plan', and 'navigational aids'.

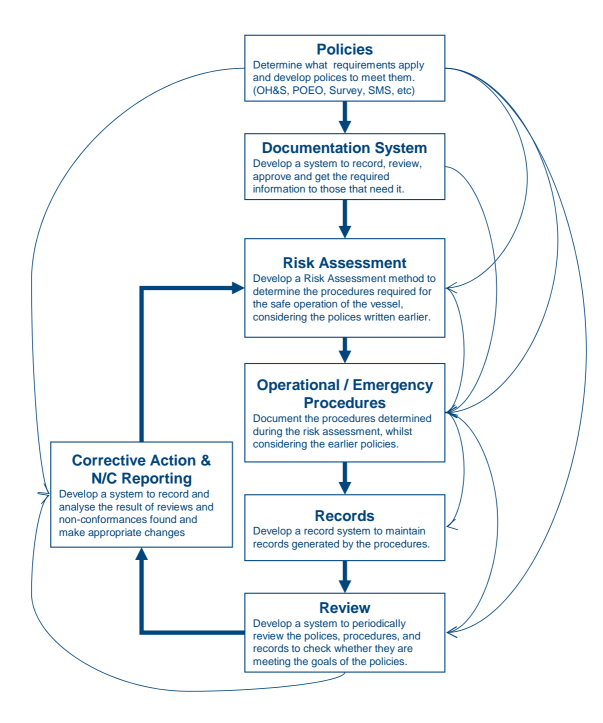
The OH&S legislation requires that the controls put in place should be designed in a set priority.

Firstly the risk should be eliminated altogether if possible, possibly by not doing the role or performing the procedure.

If elimination is not possible then the next step should be to attempt to redesign the equipment or process to lessen the hazard, possibly by substituting different equipment or performing a different process, or by providing physical barriers.

Finally if lessening the hazard is not possible it is necessary to provide engineering controls such as Safe Work Procedures, Training or Supervision, and finally providing Personal Protective Equipment

Appendix 6 Suggested Implementation Method



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TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

http://www.tenders.nsw.gov.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

MAITLAND CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Maitland City Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the construction of a library. Dated at Maitland this 24th day of September, 2004. DAVID EVANS, General Manager, Maitland City Council, c.o. Thompson Norrie, Solicitors, Felton Chambers, 9 Church Street (PO Box 9), Maitland, NSW 2320, tel.: (02) 4933 6399.

SCHEDULE

Lot 1, DP 1062634.

[0731]

PARKES SHIRE COUNCIL

Roads Act 1993, Section 162.1

Naming of Public Roads

Budda View Lane and The Grange Road

NOTICE is hereby given that in accordance with section 162.1 of the Roads Act 1993, as amended, Council has named the roads shown hereunder:

Location Name

Shire road 134. The Grange Road.

Shire road 133. Budda View Lane.

No objections to the proposed names were received within the prescribed period of time. A. McCORMACK, General Manager, Parkes Shire Council, PO Box 337, Parkes, NSW 2870. [0732]

SUTHERLAND SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that Sutherland Shire Council in pursuance of section 10 of the Roads Act 1993, dedicates the land described in Schedule 1 as public road. Dated at Sutherland this 12th day of October, 2004 J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland, NSW 2232.

SCHEDULE 1

Lot 101, 102 and 105, DP 875898.

[0740]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of EFFIE MICHAEL PSALTIS, late of 200 Memorial Drive, Ettalong, in the State of New South Wales, home duties, who died on 28th July, 1999, must send particulars of his claim to the executor, Michael John Psaltis, c.o. Steve Masselos & Co., Solicitors, PO Box A988, Sydney South, NSW 1235, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 21st November, 2003 as number 119414/03. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney, NSW 2000 (PO Box A988, Sydney South 1235), (DX305, Sydney), tel.: (02) 9264 7022. Reference: Mr Fitzgerald:SW:9988.

NOTICE of intended distribution of estate.—Any person having any claim upon the Estate of MARGARITA JOHANNE LINA MARIANNE GORE (known as Marrianne Gore), late of Taree in the State of New South Wales, who died on 17th April, 2004, must send particulars of the claim to the executrix, Meike Davis and Executor, Charles Griffiths, c.o. of McKERNS, Lawyers, 43 Isabella Street, Wingham, NSW 2429, within one (1) calendar month from publication of this notice. After that time the executrix and executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution the trustees has notice. Probate was granted in New South Wales on 5th October, 2004. McKERNS, Lawyers, 43 Isabella Street, Wingham, NSW 2429 (DX 7021, Taree), Tel.: (02) 6557 0922. Reference: DIM:KH:2004351.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of VIVIENNE ROBINA VITNELL, late of 9/721 Blaxland Road, Epping, in the State of New South Wales, who died on 25th July, 2004, must send particulars of his claim to the executors, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde, NSW 2114, 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 23rd September, 2004. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (PO Box 107, West Ryde 1685), (DX27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.RV.04245.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JUNETTA BERYL BARNES, late of 4 Federal Road, West Ryde, who died on 6th August, 2004, must send particulars of his claim to the executors, c.o. John S. Fordham, Solicitor, 12 Station Street West Ryde, NSW 2114, 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 30th September, 2004. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (PO Box 107, West Ryde 1685), (DX27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.RV.04254.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of PAULINE TERESA TOWNSEND, late of 6/5 Hanford Street, North Ryde, who died on 30th August, 2004, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street West Ryde, NSW 2114, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 30th September, 2004. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (PO Box 107, West Ryde 1685), (DX27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.RV.04289.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ARCHIBALD PETER GALLOWAY (also known as Peter Archibald Galloway), late of 46 Manly Parade, North Entrance, in the State of New South Wales, retired seaman merchant navy, who died on 29th July, 2004, must send particulars of his/her claim to the executors, Catherine Ann Smith and Jan Alice Goddard, c.o. Doherty Partners, Solicitors, Level 1, 171 Bigge Street, Liverpool, NSW 2170, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of distribution the executors have notice. Probate was granted in New South Wales on 30th September, 2004. Doherty Partners, Solicitors, Level 1, 171 Bigge Street, Liverpool, NSW 2170.

COMPANY NOTICES

NOTICE of meeting of members.—REEF HOLDINGS PTY LTD, ACN 000 390 492 (in liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovementioned company will be held at the office of Graham G Gunn & Co, 64 Tennyson Road, Mortlake on the 22nd November, 2004, at 10:00 a.m., for the purpose of laying before the meeting the liquidators' final account and report and giving any explanations thereof. Dated this 8th day of October, 2004. G G GUNN, Liquidator, c.o. Graham G Gunn & Co, PO Box 554, Concord, NSW 2137.

NOTICE of final general meeting.—C. & C. INVESTMENTS PTY LIMITED, ACN 008 551 255 (in voluntary liquidation).—In accordance with section 509 of the Corporations Act notice is hereby given that the final general meeting of the abovenamed company will be held at 37 Erskine Street, Sydney, NSW 2000, on 24th November, 2004, at 10:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the company on completion of all duties. Dated this 11th October, 2004. M. STUART, Liquidator, c.o. K. B. Raymond & Co., 37 Erskine Street, Sydney, NSW 2000, tel.: (02) 9299 6521.

NOTICE of voluntary winding up.—HUDSPITH PTY LIMITED, ACN 001 793 639 (in liquidation).—Notice is hereby given under the Corporations Act 2001, section 491(2), that a general meeting of members of the above company was held on the 7th October, 2004, it was resolved that the company be wound up voluntarily and that Geoffrey Hudspith be appointed liquidator. FAI TSANG, PO Box 2352, North Parramatta, NSW 1750, tel.: (02) 9683 7433. [0739]

