



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Allocation of Administration of Acts

The Cabinet Office, Sydney
7 April 2004

TRANSFER OF THE ADMINISTRATION OF ACTS

HIS Excellency the Lieutenant-Governor, with the advice of the Executive Council, has approved that the administration of the Powers of Attorney Act 2003 be vested in the Minister for Natural Resources jointly with the Minister Assisting the Minister for Natural Resources (Lands).

These arrangements are in substitution for those in operation before the date of this notice.

BOB CARR,
Premier

Proclamations



New South Wales

Proclamation

under the

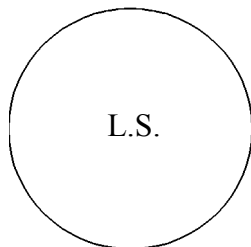
Registered Clubs Amendment Act 2003 No 93

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Registered Clubs Amendment Act 2003*, do, by this my Proclamation, appoint 9 April 2004 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 7th day of April 2004.

By His Excellency's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Registered Clubs Amendment Act 2003* which contain amendments to the *Registered Clubs Act 1976* relating to the appointment of managers of registered clubs and the accountability of registered clubs.



Proclamation

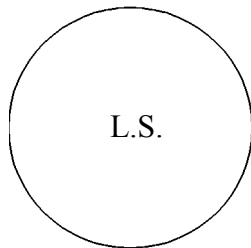
under the

Snowy Mountains Cloud Seeding Trial Act 2004

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Snowy Mountains Cloud Seeding Trial Act 2004*, do, by this my Proclamation, appoint 8 April 2004 as the day on which that Act commences. Signed and sealed at Sydney, this 7th day of April 2004.

By His Excellency's Command,



IAN MICHAEL MACDONALD, M.L.C.,
Minister for Agriculture and Fisheries

GOD SAVE THE QUEEN!

Regulations



New South Wales

Registered Clubs Amendment (Accountability) Regulation 2004

under the

Registered Clubs Act 1976

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Registered Clubs Act 1976*.

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

Explanatory note

The object of this Regulation is to amend the *Registered Clubs Regulation 1996* as a consequence of the enactment of the *Registered Clubs Amendment Act 2003* which, among other things, inserted a new Part 4A into the *Registered Clubs Act 1976* dealing with the accountability of registered clubs.

The Regulation makes provision for the following:

- (a) the form of and time for lodging, and determination of the value of gifts to be included in, returns by members of governing bodies of registered clubs or employees of registered clubs under section 41F of the *Registered Clubs Act 1976*,
- (b) matters relating to the keeping of a register of disclosures, declarations and returns made under the new Part 4A of that Act,
- (c) the time within which information is required to be provided by a registered club each year to members under the new Part 4A and the form in which the information is to be provided,
- (d) exemptions from certain provisions of the new Part 4A dealing with disposal of land by a registered club and requirements relating to contracts with certain persons and bodies connected with a registered club,

Registered Clubs Amendment (Accountability) Regulation 2004

Explanatory note

- (e) prescribing certain contracts as controlled contracts for the purposes of section 41O of that Act and prescribing certain terms and conditions that are taken to be included in such contracts,
- (f) savings and transitional matters.

This Regulation is made under the *Registered Clubs Act 1976*, including sections 41F, 41G, 41H, 41O, 41ZB, 41ZC and 73 (the general regulation-making power) and clause 1A of Schedule 2.

Registered Clubs Amendment (Accountability) Regulation 2004

Clause 1

Registered Clubs Amendment (Accountability) Regulation 2004

under the

Registered Clubs Act 1976

1 Name of Regulation

This Regulation is the *Registered Clubs Amendment (Accountability) Regulation 2004*.

2 Commencement

This Regulation commences on 9 April 2004.

3 Amendment of Registered Clubs Regulation 1996

The *Registered Clubs Regulation 1996* is amended as set out in Schedule 1.

Registered Clubs Amendment (Accountability) Regulation 2004

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Part 6B

Insert after clause 47E:

Part 6B Accountability of registered clubs**47F Returns under section 41F of the Act**

- (1) A return submitted under section 41F of the Act by a member of the governing body of a registered club or an employee of a registered club:
 - (a) is to be submitted within 21 days after the end of each financial year of the registered club, and
 - (b) is to relate to gifts received during that financial year, and
 - (c) is to be in a form approved by the Director.
- (2) For the purposes of section 41ZC, the prescribed guidelines for determining what constitutes a gift to be disclosed in a return referred to in subclause (1) are as follows:
 - (a) a gift must be disclosed if its value exceeds \$500 or, when added to the value of all other gifts received from the same donor during the financial year to which the return relates, exceeds \$500,
 - (b) if the value of a gift (other than money) is unable to be determined in accordance with subclause (3), the gift must be disclosed.
- (3) The value of any gift (other than money) is to be determined as a reasonable estimate of the amount that the gift would have cost the recipient if the recipient had had to obtain it for himself or herself at the time at which it was given.

47G Register to be kept under section 41G of the Act

- (1) The register required to be kept under section 41G of the Act must be kept in accordance with this clause.
- (2) The register must:
 - (a) be kept in electronic format or hard copy, and

Registered Clubs Amendment (Accountability) Regulation 2004

Amendments

Schedule 1

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- (b) be kept in a form that separates entries into sections according to each financial year of the registered club concerned, and
 - (c) list separately each interest or gift included in a disclosure, declaration or return required to be recorded in the register, and
 - (d) be in a form approved by the Director.
- (3) A request under section 41G of the Act for inspection of the register is to include the name, membership number and postal address of the member making the request.

47H Annual reporting requirements under section 41H of the Act

The information to be sent by a registered club under section 41H of the Act:

- (a) must be sent within 4 months after the end of the financial year to which the information relates, and
- (b) may be sent in electronic form to a member of the club who has provided an e-mail address to the club for that purpose, and
- (c) if more than one member of the club reside at the same address and those members consent, may be sent as one copy addressed to all of those members, and
- (d) may accompany other material sent by the club or form part of another document, and
- (e) in relation to the information required to be sent under section 41H (1) (d) of the Act, must list the amount of each loan separately, but must not disclose the names of the employees to whom the loans were made, and
- (f) must be in a form approved by the Director.

47I Exemptions from disposal of land provisions in section 41J of the Act

- (1) The granting of a lease or licence by a registered club in the following circumstances is exempt from section 41J (1) of the Act:
 - (a) where the lease or licence was granted to a person for the purpose of enabling the person to provide goods or services exclusively to members of the club and their

Registered Clubs Amendment (Accountability) Regulation 2004

Schedule 1 Amendments

guests and to other persons attending the club in accordance with a functions authority held by the club under section 23 of the Act,

- (b) where the lease or licence was granted to a person for the purpose of enabling the person to provide goods or services to members of the club and their guests and to other members of the public and the granting of the lease or licence for that purpose has been approved at a general meeting of the ordinary members of the club at which a majority of the votes cast supported the approval.
- (2) The granting by a registered club of an easement over land is exempt from section 41J (1) (b) of the Act.
- (3) The termination by a registered club of a lease or licence held over land by the club is exempt from section 41J (1) (b) of the Act.
- (4) The disposal of land to a government department, statutory body representing the Crown, State owned corporation or local council is exempt from the provisions of section 41J (1) of the Act.

47J Exemptions from section 41L of the Act in relation to contracts with secretary, manager, close relatives and others

A contract entered into by a registered club for the provision of goods or services by a person or body referred to in section 41L (1) of the Act is exempt from that section if:

- (a) the premises of the club for which the goods and services are to be provided are not situated in the metropolitan area (as defined in section 17AC (1) of the Act), and
- (b) the contract has been entered into as a result of an open tender process conducted by the club.

47K Controlled contracts under section 41O of the Act

- (1) For the purposes of section 41O of the Act, a contract with a registered club for the provision of professional advice to the club (other than legal advice or advice provided by a registered liquidator) relating to any of the following matters is prescribed as a controlled contract:

Registered Clubs Amendment (Accountability) Regulation 2004

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- (a) significant changes to the management structure of the club or the governance of the club,
 - (b) significant changes to the financial management of the club,
 - (c) the disposal of real property owned by the club,
 - (d) the amalgamation of the club with another club.
- (2) The following are included as terms and conditions of a contract prescribed as a controlled contract by subclause (1):
- (a) that the contract is of no effect unless it has been approved by the governing body of the registered club concerned,
 - (b) that a person (other than the registered club) that is a party to the contract must not be employed or otherwise engaged by the registered club to carry out functions relating to the governance of the club or the financial management of the club,
 - (c) that a person (other than the registered club) that is a party to the contract must not buy or otherwise receive from the club any real property disposed of by the club as a result of the advice provided under the contract.

[2] Clause 56

Insert after clause 55A:

56 Transitional provisions relating to Registered Clubs Amendment Act 2003

- (1) Section 34A (1) of the Act has no operation until 9 October 2004.
- (2) Section 34D (1) and (2) of the Act do not apply to any appointment of a manager of a registered club that occurred before the commencement of that section.
- (3) If section 41C of the Act would (but for this subclause) operate so as to require a person to declare an interest that the person became aware of before the commencement of that section, the section is to be read as:
 - (a) requiring the person to declare the interest at a meeting of the governing body of the registered club concerned as soon as practicable after that commencement, and

Registered Clubs Amendment (Accountability) Regulation 2004

Schedule 1 Amendments

-
- (b) not requiring the person to declare an interest that has already been declared by the person under section 39 of the Act before the repeal of that section.
- (4) A return under section 41F of the Act for a financial year that began before the commencement of that section but ended after that commencement need only include gifts received during the part of the financial year that began on that commencement.
- (5) Section 41J of the Act does not apply to the disposal of land by a registered club in the following circumstances:
- (a) if a contract of sale of the land, or some other binding agreement to sell the land, was entered into by the club before that commencement,
 - (b) if an option to buy the land was granted by the club before that commencement,
 - (c) if a lease in relation to the land was entered into before the commencement of that section that included an option to renew that would take effect after that commencement,
 - (d) if the club had given notice before that commencement that it intended to terminate a lease or licence held over the land by the club.

OFFICIAL NOTICES

Appointments

TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-time Members

Board of Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) CHARLOTTE VIDOR be appointed a part-time member of the Board of Tourism New South Wales from the date of appointment for the term of office specified:

To appoint Charlotte Vidor as a part-time member of the Board of Tourism New South Wales for a period of three years expiring on 28 February 2007.

SANDRA NORI, MP
Minister for Tourism and Sport and Recreation
Minister for Women

CONSTITUTION ACT 1902Ministerial arrangements during the absence of the
Attorney General and Minister for the Environment

PURSUANT to section 36 of the Constitution Act 1902, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has authorised the Honourable C. M. TEBBUTT, M.L.C. Minister for Community Services, Minister for Ageing, Minister for Disability, and Minister for Youth, to act for and on behalf of the Minister for the Environment, as on and from 14 April 2004, with a view to her performing the duties of the Honourable R. J. DEBUS, M.P., during his absence from duty.

BOB CARR,
Premier

The Cabinet Office, Sydney
7 April 2004

NSW Agriculture

RURAL LANDS PROTECTION ACT 1998, Section 140J

Approval of Transported Stock Statements

I, RICHARD FREDERICK SHELDRAKE, Director-General of the New South Wales Department of Agriculture, hereby approve, for the purposes of Section 140J(2) of the Rural Lands Protection Act 1998, the attached form marked "European Union Vendor Declaration (Cattle) and Waybill" as a transported stock statement.

Signed this 31st day of March 2004.

R. F. SHELDRAKE,
Director-General

SERIAL NUMBER D EUROPEAN UNION VENDOR DECLARATION (CATTLE) AND WAYBILL

First edition March 2004

Export Control Act 1982 (Cwth); ACT Stock Act 1994; NSW Rural Lands Protection Act 1998; Queensland Stock Act 1915; WA Stock (Identification and Movement) Act 1970.

This form must be used for all cattle consigned from one EU accredited facility to another EU accredited facility. When cattle are sent from an EU accredited facility to a destination that is not EU accredited the National Vendor Declaration (cattle) and waybill should be used.

Part A To be completed by the accredited manager responsible for the husbandry of the cattle.

Owner of cattle (NAME OF PERSON AND FULL TRADING NAME)

Property/place where the journey commenced (FULL ADDRESS INCLUDING POSTCODE)

Property Identification Code (PIC) of this property (FULL ADDRESS INCLUDING POSTCODE)

Number	Description (BREED, SEX, E.G., HEREFORD CROSS STEERS)	PIC on Transaction Tag (IF DIFFERENT FROM THAT SHOWN ABOVE)	Brands, Earmarks (IF PRESENT OR REQUIRED)

Consigned to (NAME OF PERSON OR BUSINESS AND FULL ADDRESS INCLUDING POSTCODE)

Destination (if different) of cattle (FULL ADDRESS INCLUDING POSTCODE)

NLIS devices used on these cattle Number of ear tags Number of rumen devices

Details of other statutory documents relating to this movement e.g. animal health certificates

DOCUMENT TYPE NUMBER OFFICE OF ISSUE EXPIRY DATE

1 Have these cattle been raised consistent with the rules of an independently audited QA program (in addition to EUCAS) on the property, the PIC of which is shown above?

2 Were all of the cattle born and raised on the vendor's property?

3 In the past 60 days have any of these cattle been fed by-product stockfeeds?

4 In the past 6 months have any of these cattle been on a property listed on the ERP database or placed under grazing restrictions because of chemical residue?

5 Are any of the cattle in this consignment still within a Withholding Period (WHP) or Export Slaughter Interval (ESI) following treatment with any veterinary drug or chemical?

CHEMICAL PRODUCT TREATMENT DATE WHP ESI (IF SET)

6 In the past 60 days, have any of these cattle consumed any stockfeed that was still within a WHP when harvested or first grazed?

7 In the past 42 days were any of these cattle:

- a) grazed in an endosulfan spray risk area; or
- b) fed fodder cut from an endosulfan spray drift risk area?

8 Additional information: see requirements in Explanatory Notes for completing this document.

Declaration

declare as the manager responsible for the husbandry of the animals in this consignment, that the information stated in this declaration is true and correct. I also declare that none of the animals have ever been treated with HGP's; I have records available to demonstrate that the animals were either born on the property the PIC of which is shown, or that appropriate declarations have been provided to me for purchased cattle, and attesting to their HGP freedom: all cattle in this consignment have been properly identified by the use of the approved NLIS device. This declaration is made under the Export Control Act 1982. I will retain a copy of this declaration for two (2) years; three (3) years in WA.

Giving false or misleading information is a serious offence under the Criminal Code Act 1995, the punishment for which is a period of imprisonment not exceeding 12 months. I also declare, that I have read and understood questions 1-8, that I have answered on this document and the explanatory notes, and that, while under my control, the cattle were not fed restricted animal material (including meat and bone meal) in breach of State or Territory legislation.

Signature* Date Tel no. *Only the person whose name appears above may sign this declaration, or make amendments which must be initialled.

Part B To be completed by the person in charge of the cattle while they are being moved. Completion of this part is optional in SA, TAS and VIC.

Movement commenced: Vehicle registration number(s)* am/pm

Driver's licence no. am the person in charge of the cattle during the movement and declare all the information in Part B is true and correct.

Signature* Date Tel no. *When more than one truck is carrying the cattle, other vehicle registration numbers are to be recorded.

Part C Agent's declaration for cattle sold at auction.

Part C must be completed by the selling agent for cattle moving to accredited properties and EU abattoirs. It must show the number of cattle travelling in the consignment and be signed by the selling agent. Saleyard agents completing Part C must retain the original declaration for a minimum of two (2) years, or three (3) years in WA and supply a copy to any buyer on request.

Vendor code Agent's code

Stock agent company Destination PIC

Buyer's name Saleyard arrival time (am/pm)

No. of cattle purchased Date

Agent's signature

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Section 177(c) – Notice of Aquaculture Lease Cancellation

OL89/047 within the estuary of Camden Haven, having an area of 1.033 hectares formerly leased by Mr Ken McKilliam.

AL02/007 within the estuary of Port Stephens, having an area of 6.535 hectares formerly leased by Mr Jason Douglas Morris.

AL02/008 within the estuary of Port Stephens, having an area of 3.2183 hectares formerly leased by Mr Jason Douglas Morris

STEVE DUNN,
Director-General, NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) - Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL73/185 within the estuary of Wonboyn River, having an area of 0.6536 hectares to Gregory John Emmerson of Eden, NSW, for a term of 15 years expiring on 17 February 2019.

OL56/222 within the estuary of Hastings River, having an area of 0.8182 hectares to Port Oyster Co. Pty Ltd of Port Macquarie, NSW, for a term of 15 years expiring on 15 April 2018

OL73/343 within the estuary of Hastings River, having an area of 0.4654 hectares to Port Oyster Co. Pty Ltd of Port Macquarie, NSW, for a term of 15 years expiring on 11 January 2019.

OL89/013 within the estuary of the Hastings River, having an area of 0.1081 hectares to Mr Neil Edward Arthur Ellis, of Port Macquarie, NSW, for a term of 15 years expiring on 03 January 2020.

OL58/258 within the estuary of the Manning River, having an area of 0.3411 hectares to Christopher John Wheeler of Taree, NSW, for a term of 15 years expiring on 9 June 2019.

OL84/228 within the estuary of the Hastings River, having an area of 0.493 hectares to Port Oyster Co. Pty Ltd of Port Macquarie, NSW, for a term of 15 years expiring on 31 December 2014.

OL59/111 within the estuary of the Clyde River, having an area of 4.6800 hectares to Mr Rossel Leo Wiggins and Ms Anna Wiggins, of Batemans Bay, NSW, for a term of 15 years expiring on 03 March 2019.

OL58/247 within the estuary of the Manning River, having an area of 0.8884 hectares to Mr Gary Clyde Ruprecht and Mr Errol Keith Ruprecht, of Mitchells Island, NSW, for a term of 15 years expiring on 01 October 2018.

OL59/151 within the estuary of the Clyde River, having an area of 2.4573 hectares to Bay Rock Oysters Pty Ltd of Nelligen, NSW, for a term of 15 years expiring on 14 June 2019.

OL59/152 within the estuary of the Clyde River, having an area of 0.9624 hectares to Bay Rock Oysters Pty Ltd of Nelligen, NSW, for a term of 15 years expiring on 14 June 2019.

STEVE DUNN,
Director-General, NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Notice of receipt of application for Aquaculture Lease

Notification under s.163 (7) of the *Fisheries Management Act 1994*, and cl.33 of the *Fisheries Management (Aquaculture) Regulation 2002*

NSW Fisheries advises that several applications have been received for new aquaculture (oyster) leases over public water land for the purposes of cultivating Pacific oysters and/or Sydney Rock oysters. Location is Port Stephens for areas described as follows:

Applications by Paul Viney:

AL03/032 – approx. 8.8 hectares over former oyster leases OL68/455, OL81/244, OL81/245 and including adjacent areas of submerged Crown land never previously leased – Evans Point

AL03/033 – approx. 3.58 hectares over former oyster leases OL60/073 and OL68/214 – North Arm Cove

AL03/034 – approx. 2.44 hectares over former oyster lease OL70/305 – Big Swan Bay

AL03/035 – approx. 10 hectares over former oyster leases OL70/326 and OL86/165 and including adjacent areas of submerged Crown land never previously leased – Big Swan Bay

Applications by Southern Cross Marine Culture Pty Limited:

AL04/003 – approx. 5 hectares over part of former oyster leases OL70/311 and OL86/162 – Big Swan Bay

AL04/004 – approx. 7 hectares over part of former oyster lease OL70/310 – Big Swan Bay

AL04/005 – approx. 20 hectares over part of former oyster lease OL70/313 – Big Swan Bay

AL04/006 – approx. 1.534 hectares over former oyster lease OL77/256 – Big Swan Bay

AL04/007 – approx. 8 hectares over part of former oyster leases OL70/308, OL70/312, OL81/039 and OL86/164, and including areas of submerged Crown land never previously leased – Big Swan Bay

Application by Gary and Karen O'Bryan:

AL03/021 - approx. 2.97 hectares over former oyster lease
OL64/236 – Myall River Tea Gardens

Expressions of Interest received:

OL83/360 – approx. 1.679 hectares – Corrie Island.

NSW Fisheries is calling for written submissions from any person supporting or objecting to any or all of these oyster lease proposals, citing reasons for the support/objection.

NSW Fisheries is also calling for expressions of interest from persons or corporations interested in leasing any or all of the areas specified above, for the purposes of aquaculture. An expression of interest must be in the form of a written response referring to the relevant lease number(s), to be signed and dated with a return address. If additional expressions of interest are received, NSW Fisheries may offer the areas for leasing through a competitive public tender process.

If leases are tendered, a successful tender will have the opportunity to submit a Development Application to the local Council to be assessed under Part 4 (integrated approvals) of the *Environmental Planning and Assessment Act 1979*. This process would include the successful applicant seeking landowners consent from the Department of Lands. If granted the leases will be subject to standard covenants and conditions of an aquaculture lease as imposed by NSW Fisheries, and any other condition imposed by Council.

Specific details of the proposed leases can be obtained, or enquiries made with NSW Fisheries, Aquaculture Administration Section, Port Stephens on (02) 4982 1232.

Objections or expressions of interest for consideration in the determination of the applications must be received at the address below, within 40 days from the date of publication of this notification.

Executive Director, Aquaculture & Sustainable Fisheries,
Aquaculture Administration Section, Port Stephens Fisheries
Centre, Private Bag 1, NELSON BAY, NSW, 2315

STEVE DUNN,
Director-General, NSW Fisheries

Department of Infrastructure, Planning and Natural Resources

Infrastructure and Planning



Blacktown Local Environmental Plan 1988 (Amendment No 194)

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*. (P03/00434/S69)

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

Clause 1 Blacktown Local Environmental Plan 1988 (Amendment No 194)

Blacktown Local Environmental Plan 1988 (Amendment No 194)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Blacktown Local Environmental Plan 1988 (Amendment No 194)*.

2 Aims of plan

This plan aims to prohibit mixed businesses within Zone No 1 (a) (the General Rural Zone) under *Blacktown Local Environmental Plan 1988*.

3 Land to which plan applies

This plan applies to all land in the City of Blacktown within Zone No 1 (a) (the General Rural Zone) under *Blacktown Local Environmental Plan 1988*.

4 Amendment of Blacktown Local Environmental Plan 1988

Blacktown Local Environmental Plan 1988 is amended by inserting in alphabetical order in Item 4 of the matter relating to Zone No 1 (a) in the Table to clause 9 the words “mixed businesses;”.



New South Wales

Camden Local Environmental Plan No 133

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*. (P03/00442/S69)

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

Clause 1 Camden Local Environmental Plan No 133

Camden Local Environmental Plan No 133

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Camden Local Environmental Plan No 133*.

2 Aims of plan

The aims of this plan are as follows:

- (a) to revise the controls for buildings adjacent to the curtilage of the Harrington Park Homestead,
- (b) to ensure that development in the vicinity of the Harrington Park Homestead complements the heritage significance of the Homestead,
- (c) to ensure that view corridors from the curtilage of the Harrington Park Homestead are maintained.

3 Land to which plan applies

This plan applies to land in the Camden local government area at Harrington Park, as shown edged heavy black on the map marked "Camden Local Environmental Plan No 133" deposited in the office of Camden Council.

4 Amendment of Camden Local Environmental Plan No 74—Harrington Park

Camden Local Environmental Plan No 74—Harrington Park is amended as set out in Schedule 1.

Camden Local Environmental Plan No 133

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 25 Control of materials used on buildings and amenity in certain zones

Omit the definition of *prescribed materials* from clause 25 (1).

Insert instead:

prescribed materials means:

- (a) in relation to the roof of a building, concrete tiles or non-reflective metal sheeting (such as “Colourbond”), in either case being of a uniform dark colour (such as black, dark grey or olive),
- (b) in relation to the external walls of a building:
 - (i) unpainted brickwork comprising brown or brownish red bricks, or
 - (ii) brickwork or masonry that is bagged or rendered in a soft muted colour (such as grey, grey-green, blue-grey, brown, salmon or fawn).

[2] Clause 25 (2)

Omit the subclause. Insert instead:

- (2) This clause applies to the land shown edged heavy black on the map marked “Camden Local Environmental Plan No 133”.

[3] Clause 25 (4)

Omit the subclause. Insert instead:

- (4) A building may be erected on land to which this clause applies only if:
 - (a) the topmost ceiling in the building is no more than 7.0 metres above natural ground level, and
 - (b) the ridge of the roof of the building is no more than 9.5 metres above natural ground level, and is not adorned by any finial or decorative crest, and
 - (c) in the case of a garage on a site having frontage to Nolan Way and some other road, the access to the garage is from the other road, and

Camden Local Environmental Plan No 133

Schedule 1 Amendments

-
- (d) the building complies with the requirements set out in the document entitled *Harrington Park Guidelines for 'Residential 1' development Stages 23 to 35*, dated April 2003, and
 - (e) the front fencing on the site is of a post and rail or post and wire construction, and
 - (f) the building is set back from the side boundaries of the site, and
 - (g) the building has a verandah that has a minimum depth of 2 metres and that extends across at least 50% of the front of the building (excluding any garage), and
 - (h) any trees planted in the front yard of the site are of a species approved by the Council, and
 - (i) the Council is satisfied that the building will not interfere to an unacceptable degree with the amenity of the locality by detracting from the visual or scenic quality of any ridgeline.
- (4A) The ridge of the roof of a building erected on any of the lots in the following Table must not have a height above Australian Height Datum greater than the height (in metres) specified in respect of that lot:

Lot	RL (AHD)
1902	88.7
1903	89.5
1904	90.2
1905	91.0
1912	92.2
1913	93.0
1914	93.5
1915	94.0

Camden Local Environmental Plan No 133

Amendments

Schedule 1

Lot	RL (AHD)
1916	94.5
1949	95.3
1950	95.0
1951	93.8

- (4B) The provisions of subclause (4) (a) and (b) do not apply to any building erected on a lot referred to in the Table to subclause (4A).



Kogarah Local Environmental Plan 1998 (Amendment No 40)

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*. (S03/01811/S69)

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

Clause 1 Kogarah Local Environmental Plan 1998 (Amendment No 40)

Kogarah Local Environmental Plan 1998 (Amendment No 40)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Kogarah Local Environmental Plan 1998 (Amendment No 40)*.

2 Aims of plan

This plan aims to increase housing choice by allowing, with development consent, detached extended family unit development in the Residential (Low Density) Zone under *Kogarah Local Environmental Plan 1998*.

3 Land to which plan applies

This plan applies to all land within the local government area of Kogarah under *Kogarah Local Environmental Plan 1998*.

4 Amendment of Kogarah Local Environmental Plan 1998

Kogarah Local Environmental Plan 1998 is amended by omitting from the definition of *extended family unit* in clause 25 (1) the words “attached to or within another dwelling” and by inserting instead the words “detached from, attached to or within, another dwelling”.



Leichhardt Local Environmental Plan 2000 (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*. (S03/01918/S69)

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

Clause 1 Leichhardt Local Environmental Plan 2000 (Amendment No 10)

Leichhardt Local Environmental Plan 2000 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Leichhardt Local Environmental Plan 2000 (Amendment No 10)*.

2 Aim of plan

The aim of this plan is to list the buildings at 736 Darling Street, Rozelle and 36–38 Palmer Street, Balmain as heritage items under *Leichhardt Local Environmental Plan 2000*.

3 Land to which plan applies

This plan applies to the following properties:

- (a) 736 Darling Street, Rozelle (Lot 24, DP 192676), and
- (b) 36 Palmer Street, Balmain (Lot 1, DP 198350), and
- (c) 38 Palmer Street, Balmain (Lot 1, DP 986373).

4 Amendment of Leichhardt Local Environmental Plan 2000

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

Leichhardt Local Environmental Plan 2000 (Amendment No 10)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 2 Heritage items

Insert in appropriate order under the headings “**Street Number**”, “**Type**”, “**Description**” and “**Level of Significance**” in the matter relating to Darling Street, Rozelle:

736	Built	Single storey commercial building	Local
-----	-------	-----------------------------------	-------

[2] Schedule 2

Insert in appropriate order under the headings “**Street Number**”, “**Type**”, “**Description**” and “**Level of Significance**” in the matter relating to Palmer Street, Balmain:

36–38	Built	Houses	Local
-------	-------	--------	-------

[3] Schedule 3 Glossary

Omit the definition of *Heritage Conservation Map*. Insert instead:

Heritage Conservation Map means the map marked “Leichhardt Local Environmental Plan 2000 Heritage Conservation Map Issued June 2003”, incorporating any relevant amendment made to that map by the following plans:

Leichhardt Local Environmental Plan 2000 (Amendment No 1)

Leichhardt Local Environmental Plan 2000 (Amendment No 10)

Leichhardt Local Environmental Plan 2000 (Amendment No 11)



New South Wales

Muswellbrook Local Environmental Plan 1985 (Amendment No 98)

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*. (N03/00288/S69)

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

Clause 1 Muswellbrook Local Environmental Plan 1985 (Amendment No 98)

Muswellbrook Local Environmental Plan 1985 (Amendment No 98)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Muswellbrook Local Environmental Plan 1985 (Amendment No 98)*.

2 Aims of plan

The aims of this plan are to permit the establishment of a heritage museum, and associated uses, on the land to which this plan applies.

3 Land to which plan applies

This plan applies to the larger railway building in the railway station complex in Market Street, Muswellbrook, as shown edged heavy black and on the map marked “Muswellbrook Local Environmental Plan 1985 (Amendment No 98)” deposited in the office of Muswellbrook Shire Council.

4 Amendment of Muswellbrook Local Environmental Plan 1985

Muswellbrook Local Environmental Plan 1985 is amended by inserting the following matter at the end of Schedule 3:

Land containing the larger railway building in the railway station complex in Market Street, Muswellbrook, as shown edged heavy black on the map marked “Muswellbrook Local Environmental Plan 1985 (Amendment No 98)” —museums, commercial premises, community centres, professional consulting rooms, public buildings, reception establishments, recreation facilities, refreshment rooms, tourist facilities and tourist establishments.



New South Wales

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

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*. (N03/00090/S69)

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

Clause 1 Port Stephens Local Environmental Plan 2000 (Amendment No 13)

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Port Stephens Local Environmental Plan 2000 (Amendment No 13)*.

2 Aims of plan

The aims of this plan are:

- (a) to identify an area as the Nelson Bay (West) Area and to divide that area into precincts, and
- (b) to prohibit development for the purposes of dual occupancy housing and urban housing in the Hill Tops precinct of that area, and
- (c) to recognise neighbourhood character and visual characteristics in that area by introducing minimum site area provisions for residential development so as to achieve more appropriate densities and better site-responsive design in the area, and
- (d) to exclude the use of *State Environmental Planning Policy No 1—Development Standards* for the development standard of a minimum site area per dwelling in the Nelson Bay (West) Area, except for residential lots created for dwelling houses prior to the commencement of this plan.

3 Land to which plan applies

This plan applies to land in the local government area of Port Stephens, as shown edged heavy black on the map marked “Nelson Bay (West) Area” deposited in the office of the Council of Port Stephens.

4 Amendment of Port Stephens Local Environmental Plan 2000

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

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 16 Residential zonings

Insert in alphabetical order in Item (5) of the matter relating to Zone No 2 (a) in the development control table to the clause:

- dual occupancy housing within the Hill Tops precinct of the Nelson Bay (West) Area,
- urban housing within the Hill Tops precinct of the Nelson Bay (West) Area,

[2] Clause 19

Omit the clause. Insert instead:

19 Dwelling-houses, dual occupancy housing and urban housing

- (1) Consent must not be granted to the erection of a dwelling-house, dual occupancy housing or urban housing on land in a zone, or on land within a precinct of the Nelson Bay (West) Area, specified in the Table to this subclause, unless:
 - (a) the allotment on which the existing or proposed building is, or is proposed to be, erected has an area of not less than the minimum area for each dwelling specified in the Table in respect of the type of housing, zone or precinct concerned, and
 - (b) the ratio of the gross floor area of the building to the site area of the allotment does not exceed the ratio identified for the relevant zone or precinct concerned, and
 - (c) the height of the building does not exceed the maximum height identified for the relevant zone or precinct concerned.

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

Schedule 1 Amendments

Table

Housing type	Zone	Precinct (where specified)	Minimum site area per dwelling	Floor space ratio	Maximum height
Dwelling house	2 (a), 2 (c)	Unspecified areas	500 m ²	0.5:1	9 m
	2 (a)	Hill Tops	600 m ²	0.5:1	9 m
Dual occupancy housing	2 (a)	Unspecified areas	300 m ²	0.5:1	8 m
	2 (c)	Unspecified areas	250 m ²	0.5:1	8 m
	2 (a)	Upper Slopes	500 m ²	0.5:1	8 m
	2 (a), 2 (c)	Foreshore and Lower Slopes	300 m ²	0.5:1	8 m
	2 (a), 2 (c)	Town Centre Edge, Town Centre Housing, Wahgunyah Neighbourhood	250 m ²	0.5:1	8 m
Urban housing	2 (a)	Upper Slopes	500 m ²	0.5:1	8 m
	2 (a)	Unspecified areas	300 m ²	0.5:1	8 m
	2 (a)	Foreshore and Lower Slopes	300 m ²	0.5:1	8 m

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

Amendments

Schedule 1

Housing type	Zone	Precinct (where specified)	Minimum site area per dwelling	Floor space ratio	Maximum height
	2 (a)	Town Centre Edge, Wahgunyah Neighbourhood	250 m ²	0.5:1	8 m
	2 (c)	Town Centre Housing	150 m ²	1.8:1	15 m
	2 (c)	Foreshore, Unspecified areas	150 m ²	1.8:1	15 m

- (2) *State Environmental Planning Policy No 1—Development Standards* does not apply to the minimum site area for each dwelling specified in the Table to subclause (1), other than for:
- a dwelling not in the Nelson Bay (West) Area, or
 - a dwelling on land subdivided for that purpose before the date of commencement of *Port Stephens Local Environmental Plan 2000 (Amendment No 13)*.

[3] Clause 32 Environment protection zonings

Omit “• dual occupancy housing,” from Item (4) of the matter relating to Zone No 7 (f3) in the development control table to the clause.

Insert instead:

- dual occupancy housing, other than on land within the Hill Tops precinct of the Nelson Bay (West) Area,

[4] Dictionary

Insert in alphabetical order:

Nelson Bay (West) Area means the land shown edged heavy black on the map marked “Nelson Bay (West) Area” deposited in the office of the Council.

Port Stephens Local Environmental Plan 2000 (Amendment No 13)

Schedule 1 Amendments

precinct, in relation to the Nelson Bay (West) Area, means a precinct shown by black edging and identified as “Foreshore”, “Hill Tops”, “Lower Slopes”, “Town Centre Edge”, “Town Centre Housing”, “Upper Slopes” or “Wahgunyah Neighbourhood”, on the map marked “Nelson Bay (West) Area” deposited in the office of the Council.



New South Wales

Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

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*. (Q02/00226/S69)

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

Clause 1 Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wingecarribee Local Environmental Plan 1989 (Amendment No 118)*.

2 Aims of plan

The aims of this plan are:

- (a) to rezone the land to which this plan applies, from Zone No 6 (d) (Proposed Recreation Reservation Zone) to Zone No 7 (a) (Environmental Protection Zone) under *Wingecarribee Local Environmental Plan 1989*, and
- (b) to permit, with the consent of the council, the erection of a single dwelling-house on that land.

3 Land to which plan applies

This plan applies to Lot 6, DP 23766, Ascot Road, Bowral, as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No 118)" deposited in the office of Wingecarribee Shire Council.

4 Amendment of Wingecarribee Local Environmental Plan 1989

Wingecarribee Local Environmental Plan 1989 is amended as set out in Schedule 1.

Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

AHD means Australian Height Datum within the meaning of the *Surveying Act 2002*.

[2] Clause 5 (1), definition of “the map”

Insert in appropriate order:

Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

[3] Clause 75

Insert after clause 74:

75 Special provision—certain land fronting Ascot Road, Bowral

- (1) This clause applies to Lot 6, DP 23766, Ascot Road, Bowral, as shown edged heavy black on the map marked “Wingecarribee Local Environmental Plan 1989 (Amendment No 118)”.
- (2) A person may, with the consent of the council, carry out development on land to which this clause applies for the purpose of the erection of a dwelling-house.
- (3) In determining an application for consent for the erection of a dwelling-house on land to which the clause applies, the council must take into account whether adequate provision has been made for:
 - (a) the disposal of all effluent water by means of connection to the council’s reticulated sewerage system, and
 - (b) the restoration of riparian land in terms of soil erosion control and the reinstatement of locally indigenous native vegetation species.
- (4) The council must not grant consent to the erection of a dwelling-house on land to which this clause applies unless:
 - (a) there is to be no more than a single dwelling-house on the land, and

Wingecarribee Local Environmental Plan 1989 (Amendment No 118)

Schedule 1 Amendments

-
- (b) the dwelling-house is:
- (i) to be no higher than a single storey, and
 - (ii) to be setback a minimum of 3 metres from adjoining property boundaries, and
 - (iii) to be located on land that is above the level of the 1% annual exceedance probability flood level, and
 - (iv) to have a floor level that will be a minimum of 678.71 AHD, and
- (c) a drainage easement has been created in favour of each allotment that is in Zone No 2 (b) (Residential "B" Zone) and that adjoins the land.
- (5) The council must not grant consent to development for the purpose of a residential or ancillary building on land to which this clause applies if that land is within the riparian corridor or is at or below the level of the 1% annual exceedance probability flood level.
- (6) In this clause:
- 1% annual exceedance probability flood level** means a flood level that has a 1 in 100 chance of being reached in any one given year.
- riparian corridor** means any land to which this clause applies that is on the southern side of Mittagong Creek and that has a minimum width of 10 metres when measured landward horizontally from the top of the southern bank of the watercourse and at right angles with the general flow direction of the watercourse.

Natural Resources

WATER ACT 1912

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

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

Murray River Valley

Carmelo COSTA and Paul COSTA for 1 pump on the Murray River, Lot 2/1003173, Parish of Euston, County of Taila, for irrigation of 13 hectares (replacement licence due to the permanent transfer of water entitlements - no increase in commitment to Murray River storage's.) (Ref: 60SL085477) (GA2: 512605).

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

P. WINTON,
Natural Resource Project Officer
Murray-Murrumbidgee Region

Department of Infrastructure,
Planning and Natural Resources
PO Box 363 (32 Enterprise Way) BURONGA NSW 2739
Tel.: (03) 5021 9400

WATER ACT 1912

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

An application for an Authority under Section 20 of Part 2 of the Water Act, 1912, have been received from:

Murray River Valley

Douglas CLARK, Jennifer Malvia CLARK, Jeffrey John BERESFORD and HOLTHILL PTY LTD, for 1 pump on the Murray River Lot 32/756936, Parish of Cliffs, County of Wentworth, for irrigation of 30 hectares (replacement authority due to a permanent interstate transfer of water entitlement - no increase in commitment to Murray River storages) (Ref: 60SA008579) (GA2:5126060).

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

P. WINTON,
Natural Resource Project Officer
Murray-Murrumbidgee Region

Department of Infrastructure,
Planning and Natural Resources
PO Box 363 (32 Enterprise Way) BURONGA NSW 2739
Tel.: (03) 5021 9400

WATER ACT 1912

AN APPLICATION under Part 8 of the Water Act 1912 being within a proclaimed (declared) local area under section 5 (4) of the Act.

Application for an approval under section 167 (1) of Part 8 of the Water Act 1912, for works have been received from:

Murray River Valley

Sondra Lea BARKER for a building pad on the Murray River on Lot 27, DP 753326, Parish of Albury, County of Goulburn, for the prevention of inundation of land by floodwaters (new approval) (ref: 50CW805684) (GA2: 484700).

Any enquiries regarding the above should be directed to the undersigned (tel.: [03] 5881 9200).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed local area whose interests may be affected and must be lodged at the Department's Office at Deniliquin by no later than 7 May 2004.

P. NANKIVELL,
Floodplain Manager, Murray Region

Department of Infrastructure,
Planning & Natural Resources
PO Box 205, DENILIQUIN NSW 2710

WATER ACT 1912

APPLICATIONS for a license under Part 2 of the Water Act 1912 being within a Proclaimed (declared) Local Area under section 5(4) of the Act.

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

Lachlan River Valley

William Charles DOYLE for a pump on the Lachlan River on Public road adjacent Lot 4, DP 1018832 Parish of Condobolin, County of Cunningham, for water supply for domestic purposes. (New License) (Ref: 70SL090972) (GA2:466322).

Anthony Roy ROBERTS for a pump on the Lachlan River on Lot 1, DP 848706, Parish of Condobolin, County of Cunningham, for water supply for domestic purposes. (New License) (Ref: 70SL090973) (GA2:466322).

Michael Laurence WYKES for a pump on the Lachlan River on Lot 1, DP 848706, Parish of Condobolin, County of Cunningham, for water supply for domestic purposes. (New License) (Ref: 70SL090974) (GA2:466322).

John Ean WHITE for a pump on the Lachlan River on Public road adjacent Lot 4, DP 1018832 Parish of Condobolin, County of Cunningham, for water supply for domestic purposes. (New License) (Ref: 70SL090975) (GA2: 466322).

Peter Geoffrey and Debra Louise BRASNETT for a pump on the Lachlan River on Lot 3, DP 817975, Parish of Condobolin, County of Cunningham, for water supply for domestic purposes. (New License – Amalgamating existing entitlement) (Ref: 70SL090976) (GA2: 466322).

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

VIV RUSSELL,
Resource Access Manager
Central West Region

Department of Infrastructure,
Planning and Natural Resources
PO Box 136, FORBES NSW 2871

WATER ACT 1912

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

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

Murrumbidgee Valley

Colin James CURTIS, Grant Malcolm CURTIS, Gregory Trent CURTIS, Loren Jane CURTIS and Marion Jill CURTIS for a pump on Nacki Nacki Creek, two bywash dams and two pumps on Bald Hill Creek, all Lot 294, DP 757226, Parish of Ellerslie, County of Wynyard for conservation of water and water supply for stock and domestic purpose and irrigation of 14.5 hectares (orchard and lucerne). Replacement license – additional works. Reference: 40SL70951.

Samuel John and Winsome HOBBS for a diversion pipe from an Unnamed Watercourse, Lot 4, DP 1009569, Parish of Selwyn, County of Wynyard for a water supply for domestic purposes. New License. Reference: 40SL70953.

Ian Harold McALLISTER and Toni Magdalena MAKKAI for a bore on Lot 2, DP 831429, Parish of Wallaroo, County of Murray for a water supply for stock and domestic purposes and irrigation of 15 hectares. Replacement license – to include irrigation. 40BL189848.

Richard Massy PILLOW and Mardi Elizabeth PILLOW for a pump on O'Briens Creek, and a dam and a pump on an Unnamed Watercourse, all Lot 4, DP 577934, Parish of Woomahrigong, County of Wynyard, for conservation of water and water supply for stock purposes and irrigation of 12 hectares (lucerne). Replacement license – additional works only. Reference: 40SL70954.

Adrian Anthony VANZELLA, Anthony William VANZELLA and Gene Louis VANZELLA for an earth bywash dam and a pump on an unnamed watercourse locally known as deep gully, on Lot 88, DP 757214, Parish of Batlow, County of Wynyard, for conservation of water for irrigation of 19.5 Hectares (apples) replacement license to include an existing dam in licensed works, no increase in licensed area or allocation. (Reference: 40SL70956).

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

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

S. F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department Infrastructure
Planning & Natural Resources
P.O. Box 156, LEETON NSW 2705

WATER ACT 1912

AN APPLICATION under Part 2, being within a proclaimed (declared) local area under section 20 of the Water Act 1912, as amended.

Applications for an Authority within a proclaimed local area as generally described hereunder has been received from:

Gwydir River Valley

SUNNYSIDE (MOREE) PTY LTD, William John SEERY, Ada SEERY and Ian John SEERY for existing works as follows on the Gwydir River; one diversion channel, two pipes and gates on Lot 3, DP 840784, two pumps on Lot 2, DP 569467, two pumps on Lot 1, DP 569467, Parish of Greenbah, one diversion pipe and gate on Lot 11, DP 851421, one diversion pipe and gate on Lot 10, DP 851421, Parish of Bullerana, all County of Courallie and existing works as follows on an Unnamed Watercourse; two pumps on Lot 3, DP 840784, one diversion channel and two pumps on Lot 4, DP 840784, one regulator and two gates on Lots 47 and 9, DP 751769, one pump on Lot 47, DP 751769, one regulator, pipe and gate on Lot 46, DP 751769, one diversion channel, pipe and gate on Lot 46, DP 751769 and one pump on Lot 45, DP 751769 on an Unnamed Watercourse, Parish of Greenbah, all County of Courallie. Application seeks to combine and replace existing works on "Lucksall", "Morcott", "Noonan Plains" and "Brighann". L.O. Papers 90SA011707. GA2472122.

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Department's Manager, Resource Access, Tamworth within 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
Tel.: (02) 6852 1222

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street, Armidale, NSW 2350

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

COLUMN 1

Land District: Armidale
Shire: Armidale Dumaresq
Parish: Metz
County: Sandon
Locality: Hillgrove
Reserve No: 89957
Purpose: Museum
Date of Notification: 20 June 1986
File No: AE91H46.

COLUMN 2

Part, being Lot 425, D.P. 103275

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared land that may be dealt with as if it were Crown land within the meaning of that Act.

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

SCHEDULE

Land in the name of the State of New South Wales

Land District: Inverell
Local Government Area: Severn
Parish: Rusden
County: Gough
Locality: Glen Innes
Area: 241.6 Hectares being Lot 1 in DP 339735 & Lot 1 in DP134554.
File Reference: AE04H75.

GOULBURN OFFICE**159 Auburn Street (PO Box 748), Goulburn, NSW 2580****Phone: (02) 4828 6725****Fax: (02) 4828 6730****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 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 Schedule.

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
David John Morphett (new member)	Gundaroo Park Trust	Dedication No. 530000
Ian Goodwin Clark (new member)		Public Purpose: Public Recreation Notified: 14 February 1873 File Reference: GB80R91

For a term commencing the date of this notice and expiring
18 December 2008.

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Kerry Platten (new member)	Gundillion Recreation Reserve Trust	Reserve No. 46380
		Public Purpose: Public Recreation Notified: 8 March 1911 File Reference: GB79R48

For a term commencing the date of this notice and expiring
18 December 2008.

SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
Jennifer Ann McNulty (new member)	Tallong Public Hall and Recreation Trust	Reserve No. 88933
		Public Purpose: Public Recreation Public Hall Notified: 15 June 1973 File Reference: GB91R56

For a term commencing the date of this notice and expiring
20 March 2008.

SCHEDULE 4

COLUMN 1	COLUMN 2	COLUMN 3
Geoffrey John Sharp (new member)	Towrang Stockade Trust	Reserve No. 79119
		Public Purpose: Preservation Of Graves Notified: 30 November 1956 Reserve No. 79121 Public Purpose: Memorial Notified: 30 November 1956 File Reference: GB80R58

For a term commencing the date of this notice and expiring
18 December 2008.

SCHEDULE 5

COLUMN 1	COLUMN 2	COLUMN 3
Brian Hugh Wall (new member)	Young Community Purposes (Cadet Training)	Reserve No. 96330
Cherilyn Joy Carey (new member)	Reserve Trust	Public Purpose: Community Purposes Notified: 10 September 1982 File Reference: GB82R28

For a term commencing the date of this notice and expiring
29 August 2007.

SCHEDULE 6

COLUMN 1	COLUMN 2	COLUMN 3
James Harley Best (new member)	Frogmore Hall and Recreation	Reserve No. 43919
Erik Charles Leihn (new member)	Reserve Trust	Public Purpose: Public Recreation Notified: 19 May 1909
Robert James Piper (new member)		Reserve No. 53290
		Public Purpose: Public Recreation Notified: 9 May 1919
		Reserve No. 53384
		Public Purpose: Public Hall Notified: 11 July 1919 File Reference: GB80R240

For a term commencing the date of this notice and expiring
25 May 2005.

SCHEDULE 7

COLUMN 1	COLUMN 2	COLUMN 3
Robert John Scott (new member)	Cookbundoon Sports Fields (R83605)	Reserve No. 83605
Robert William MacLay (re-appointment)	Reserve Trust	Public Purpose: Public Recreation Notified: 1 December 1961 File Reference: GB80R74
Debbie Pytel (new member)		

For a term commencing the date of this notice and expiring
11 March 2009.

SCHEDULE 8

COLUMN 1	COLUMN 2	COLUMN 3
Patricia Louise Tucker (new member)	Collector Bushrangers Reserve Trust	Reserve No. 1004628
Richard Toparis (new member)		Public Purpose: Public Recreation Tourist Facilities and Services Environmental Protection Notified: 30 May 2003 File Reference: GB03R58
Hendilius Julius ten Dam (new member)		
James Campbell McKay (new member)		
Wayne Thomas Johnstone (new member)		
Colin Andrew Jewell (new member)		
Robyn Lynette Cashion (new member)		

For a term commencing the date of this notice and expiring
8 April 2009.

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

NOTIFICATION OF CLOSING OF 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 Assisting the Minister for Natural
 Resources (Lands)

Description

Parish — Tuggerah;
County — Northumberland;
Land District — Gosford;
Local Government Area — Wyong

Road Closed: Lots 1 and 4, DP 1056960 at Tuggerah.
 File Reference: MD 96 H 100.

Schedule

On closing, the land within Lots 1 and 4, DP 1056960 remain vested in Wyong Shire Council as operational land for the purposes of the Local Government Act 1993. Council's reference: C/003130.

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Description

Land District — Gosford;
Council — Gosford;
Parish — Gosford;
County — Northumberland

6745m2 being Lots 10, 11, 12 in Deposited Plan 868080 and Allotment 1 Section 4 Deposited Plan 758466 being land in folios 10/868080, 11/868080, 12/868080 and 1/4/758466 held in the name of the Roads and Traffic Authority of New South Wales.

File Ref: MD89 H 220.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Gosford
 Local Government Area:
 Gosford City Council
 Locality: Gosford

Lot	Sec.	D.P. No.	Parish	County
11		868080	Gosford	Northumberland
10		868080	Gosford	Northumberland
12		868080	Gosford	Northumberland
1	4	758466	Gosford	Northumberland

Area: 6745m2
 File Reference: MD89H220

COLUMN 2

Reserve No. 79084
 Public Purpose:
 Public Recreation
 Notified: 16 November 1956

Lot	Sec.	D.P. No.	Parish	County
7012		755227 #	Gosford	Northumberland
7013		755227 #	Gosford	Northumberland
7016		1030775	Gosford	Northumberland
701	4	758466 #	Gosford	Northumberland
7015		1020223	Gosford	Northumberland

New Area: 19.6ha

Notes: FORMER ROADS AND TRAFFIC AUTHORITY LAND

Disclaimer: # Please note that the above Lot numbers marked # are for Departmental use only.

NOWRA OFFICE
5 O'Keefe Avenue (PO Box 309), Nowra, NSW 2541
Phone: (02) 4428 6900 Fax: (02) 4428 6988

NOTIFICATION OF CLOSING OF ROAD

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

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

Land District: Kiama;
LGA: Kiama

Lots 68 and 69 DP1065423 subject to easements (3) created by Deposited Plan 1065423 at Kiama, Parish Kiama and County Camden (not being land under the Real Property Act), NA01H126 and NA02H348.

Note: On closing, the land remains vested in Kiama Council as "Operational land" (PR555.440 & PR765.13).

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T04-0055)

No. 2317, TIOCLIFF PTY. LIMITED (ACN 003 571 248), area of 35 units, for Group 1, Group 2 and Group 5, dated 26 March, 2004. (Sydney Mining Division).

(T04-0057)

No. 2318, SILVER STANDARD AUSTRALIA PTY LIMITED (ACN 009 250 051), area of 203 units, for Group 1, dated 30 March, 2004. (Orange Mining Division).

(T04-0058)

No. 2319, SILVER STANDARD AUSTRALIA PTY LIMITED (ACN 009 250 051), area of 100 units, for Group 1, dated 30 March, 2004. (Singleton Mining Division).

(T04-0059)

No. 2320, HARVEST HOLDING COMPANY PTY LTD (ACN 085 085 178) and Dan Leighton, area of 99 units, for Group 1, dated 30 March, 2004. (Sydney Mining Division).

(T04-0060)

No. 2321, TIOCLIFF PTY. LIMITED (ACN 003 571 248), area of 35 units, for Group 1, Group 2 and Group 5, dated 31 March, 2004. (Sydney Mining Division).

(T04-0061)

No. 2322, GEOPLAN SERVICES PTY LIMITED (ACN 082 893 025), area of 37 units, for Group 8, dated 2 April, 2004. (Sydney Mining Division).

MINING LEASE APPLICATION

(T04-0056)

No. 241, POLYMETALS MINING SERVICES PTY LTD (ACN 075 664 961), area of about 256.762 hectares, to mine for gold, dated 26 March, 2004. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T03-0103)

No. 2142, now Exploration Licence No. 6218, PRIMARY GOLD LIMITED (ACN 096 424 967), Counties of Roxburgh and Wellington, Map Sheet (8831), area of 61 units, for Group 1, dated 22 March, 2004, for a term until 21 March, 2006.

MINERAL CLAIM APPLICATION

(T98-1180)

Broken Hill No. 68, now Mineral Claim No. 295 (Act 1992) LANCE EDWARD HOWLEY, Parish of Paika, County of Cairn, area of about 2 hectares, to mine for gypsum, dated 24 March, 2004, for a term until 23 March, 2009.

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

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

(T94-0196)

Exploration Licence No. 4962, TRITTON RESOURCES LIMITED (ACN 100 095 494), area of 123 units. Application for renewal received 25 March, 2004.

(T00-0020)

Exploration Licence No. 5760, LFB RESOURCES NL (ACN 073 478 574), area of 48 units. Application for renewal received 31 March, 2004.

(T01-0220)

Exploration Licence No. 5937, MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721), area of 5 units. Application for renewal received 29 March, 2004.

(T01-0232)

Exploration Licence No. 5939, ATLAS RESOURCES PTY LIMITED (ACN 003 463 036), area of 24 units. Application for renewal received 29 March, 2004.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T83-0858)

Exploration Licence No. 2151, AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932), County of Bland, Map Sheet (8329), area of 38 units, for a further term until 16 January, 2006. Renewal effective on and from 1 April, 2004.

(T98-1138)

Exploration Licence No. 5668, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), County of Taila, Map Sheet (7328, 7428), area of 13 units, for a further term until 4 January, 2006. Renewal effective on and from 26 March, 2004.

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

REFUSAL OF APPLICATION FOR RENEWAL

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

(T01-0193)

Exploration Licence No. 5929, AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932), County of Bland, County of Bourke and County of Clarendon, Map Sheet (8328, 8329, 8428), area of 92 units. Application for renewal lodged on 5 March, 2004. The title continues to have effect by virtue of the application for renewal lodged on 26 March, 2004.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authority has been withdrawn:

(T01-0155)

Exploration Licence No. 5917, SAMURAI MINING PTY LTD (ACN 099 829 286), County of Wentworth, Map Sheet (7330), area of 42 units. The authority ceased to have effect on 29 March, 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:

(C94-0491)

Petroleum Exploration Licence No. 10 (Act 1991), AUSTRALIAN COALBED METHANE PTY LIMITED (ACN 002 606 288), area of 6 blocks. Cancellation took effect on 26 March, 2004.

(T91-0258)

Petroleum Exploration Licence No. 286 (Act 1955), AUSTRALIAN COALBED METHANE PTY LIMITED (ACN 002 606 288), area of 24 blocks. Cancellation took effect on 26 March, 2004.

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

EXPIRY

Mining Lease No. 1069 (Act 1973), RUTILE & ZIRCON MINES (NEWCASTLE) LTD (ACN 000 393 135), Parish of Stowell, County of Gloucester. This title expired on 29 March, 2004.

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

Roads and Traffic Authority

ROADS ACT 1993

Order - Section 52

North Sydney Council area

Declaration as tollway of the proposed ramps at Falcon Street, North Sydney

I, the Minister for Roads, pursuant to section 52 of the Roads Act 1993 by this order declare as a tollway the proposed road described in the Schedule under.

CARL SCULLY MP
Minister for Roads

SCHEDULE

The proposed road at Falcon Street, North Sydney shown as proposed tollway on the plan registered at the Roads and Traffic Authority of New South Wales and numbered 6002 329 AC 0251.

(RTA Papers FPP 3M4885; RO 490.11070)

ROADS ACT 1993

Order

North Sydney Council area

Repeal of Declaration as a Tollway of the proposed ramps at Falcon Street, North Sydney

I, the Minister for Roads by this order repeal that part of the declaration published in Government Gazette No 185 of 21 November 2003 on page 10738 which declared as tollway the proposed road at Falcon Street, North Sydney shown on the plan registered at the Roads and Traffic Authority of New South Wales and numbered 6002 329 AC 0246.

CARL SCULLY MP
Minister for Roads

(RTA Papers FPP 3M4885; RO 490.11070)

ROADS ACT 1993

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

I Paul Forward, Chief Executive of the Roads & Traffic Authority, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the roads and road related areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

PAUL FORWARD,
Chief Executive
Roads & Traffic Authority

Schedule

1. Citation

This Notice may be cited as the Roads & Traffic Authority Road Train Notice No 01/2004.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 15 March 2009 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 outside the Sydney Region

Type	Road No	Road Name	Starting point	Finishing point	Conditions
RT	014	Sturt Highway (SH14)	Kidman Way (MR321)	Gundaline	

Other Notices

LOCAL GOVERNMENT ACT 1993

Clarence Valley and Coffs Harbour Regional Water
Supply

Vesting of easements in Clarence Valley Council

THE Minister for Energy and Utilities of the State of New South Wales, declares that the easements described in the Schedule hereto, which were acquired for the purpose of the Clarence Valley and Coffs Harbour Regional Water Supply - W686 Scheme, are vested in Clarence Valley Council.

FRANK ERNEST SARTOR, M.P.,
Minister for Energy and Utilities

SCHEDULE

Interest in land

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

Deposited Plan 1052951 (SB55414) as:

‘(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH’ within Lot 2242 in Deposited Plan 622860 and Lot 801 in Deposited Plan 839040.

Deposited Plan 1052956 (SB55422) as:

‘(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH’ within Lot 16 in Deposited Plan 801819, Lot 97 Deposited Plan 752828, Lot 101 Deposited Plan 752828 and Lot 148 in Deposited Plan 752828.

Deposited Plan 1052961 (SB55423) as:

‘(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH’ within Lot 421 in Deposited Plan 835433, Lot 41 in Deposited Plan 752828 and Lot 422 in Deposited Plan 835433.

DoC Reference 218.

LOCAL GOVERNMENT ACT 1993

Clarence Valley and Coffs Harbour Regional Water
Supply

Vesting of easements in Clarence Valley Council

THE Minister for Energy and Utilities of the State of New South Wales, declares that the easements described in the Schedule hereto, which were acquired for the purpose of the Clarence Valley and Coffs Harbour Regional Water Supply - W686 Scheme, are vested in Clarence Valley Council.

FRANK ERNEST SARTOR, M.P.,
Minister for Energy and Utilities

SCHEDULE

Interest in land

Easement rights as described under the heading Water Pipeline in Memorandum E931212 filed in the Office of

Land and Property Information NSW over the site shown in:-
Deposited Plan 1050981 (SB55399) as:
‘(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH’ within Lot 52 in Deposited Plan 752811, Lot 48 in Deposited Plan 752811 and Lot 1 in Deposited Plan 752811
Deposited Plan 1051027 (SB55424) as:
‘(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH’ within Lot 52 in Deposited Plan 752829, Lot 46 in Deposited Plan 752829 and Lot 11 in Deposited Plan 740673

DoC Reference 217.

LOCAL GOVERNMENT ACT 1993

Notice under section 566(3)

I, the Hon. Tony Kelly MLC, Minister for Local Government, in pursuance of section 566(3) of the Local Government Act 1993, do by this notice specify that for the period 1 July 2004 to 30 June 2005, both inclusive, the maximum rate of interest that may be set by a council in respect of rates and charges that remain unpaid after they become due and payable shall be 9 per cent per annum.

Dated this 1st day of April 2004.

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

PUBLIC LOTTERIES ACT 1996

Notice of amendment of Rules for Powerball and Promotional Powerball

I, THE HONOURABLE GRANT McBRIDE, MP, Minister for Gaming and Racing, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Powerball and Promotional Powerball as attached to this notice **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Powerball. These amended Rules take effect on and from 15 April 2004.

Dated this 20th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996**POWERBALL RULES**

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of the Game of Powerball and Promotional Powerball. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1(a) Definitions

- Change the numbering of definitions: (xiv) Drawing Date; (xv) Drawing Devices; and (xvi) Employee, to: (xv) Drawing Date; (xvi) Drawing Devices; and (xvii) Employee.
- Insert following new definitions and renumber subsequent definitions accordingly:
 - (xliv) "Provisional Period" means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xlv) "Provisional Prize" is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xlvi) "Provisional Prize Winner" means a Player who holds a Ticket which is eligible for a Provisional Prize;

RULE 6. Rules applying to Entry Forms and Tickets

- Delete existing Rule 6(f) and replace with new Rule 6(f) as follows:
 - (f) Subject to Rule 19 (f), a Player may return a Ticket and on request have the same cancelled provided it is returned on the day of purchase to the place of purchase and prior to the Drawing of the Game of Powerball entered. A Ticket so cancelled shall be void.
- Insert new Rule 6(g) and renumber subsequent clauses accordingly:
 - (g) Subject to Rule 19 (g), where Numbers in a Game of Powerball have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
 - (i) no Commission or Subscription has been received prior to the close of selling for the Drawing in respect of that Game of Powerball by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the Drawing; then

the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player or Syndicate Player as the case may be, and shall be the holder of the Entry or Syndicate Entry Share, as the case may be.

RULE 12

- Delete the first sentence of Rule 12 (e) and replace with the following:
 - (e) The Prize Pool shall be distributed as nearly as possible in the following percentages. The Prize Pool distribution for other than the Division 1 Prize Pool shall be subject to a rounding off process (which shall be to the nearest sum containing a five (5) cent multiple). Monies required for rounding up shall be drawn from the Division 1 Prize Pool. Where a rounding down process has occurred, the excess monies shall be paid into the Division 1 Prize Pool.

RULE 13

- Delete existing Rule 13 and replace with new Rule 13 as follows:

RULE 13. Announcement of Provisional Prize Winners and Prize-winners

- (a) Following each Drawing of a Game of Powerball the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the Winning Numbers and the Supplementary Numbers;
 - (ii) the amount of the Prize Pool allocated to each Division;
 - (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners; and
 - (iv) the value of Prizes and the number of Prize-winners in respect of Division 2, Division 3, Division 4, Division 5, Division 6 and Division 7.
- (b) Following each Drawing of a Game of Powerball the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 11 (g)(i) or where Provisional Prize Winners are not Registered Players or Registered Syndicate Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 14(a), 14(b), 14(i) and 14(k) must be made.
- (c) Where appropriate the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional Powerball as soon as possible after the completion of such Game of Promotional Powerball.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

RULE 14

Delete existing Rule 14 and replace with new Rule 14 as follows:

RULE 14. Procedures for Claiming and Payment of Provisional Prizes and Prizes

In relation to a Game of Powerball:

- (a)
 - (i) Other than as provided for Registered Players and Registered Syndicate Players, any Provisional Prize (or in the case of a Syndicate Entry, a share of any Provisional Prize) must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with Rule 14(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Provisional Prize (or in the case of a Syndicate Entry, a Registered Syndicate Player winning a share of a Provisional Prize) which exceeds \$10,000 will be notified personally or by mail within five (5) calendar days after the Drawing Date. In respect of any Provisional Prize won by a Registered Player (or in the case of a Syndicate Entry, any share of a Provisional Prize won by a Registered Syndicate Player) the Chief Executive Officer may require that Registered Player or Registered Syndicate Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) hereof;

- (c) Where a Registered Player or Registered Syndicate Player has been requested to claim the Provisional Prize in accordance with Rule 14(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 14(d) hereof;
- (d) A Provisional Prize or Share of a Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer;
- (e) For Registered Players, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal not earlier than the day immediately after, and not later than eight (8) weeks after, the relevant Drawing Date. Prizes not so claimed will be paid by the Licensee by cheque or at the discretion of the Licensee by electronic funds transfer after the expiry of eight (8) weeks after the Drawing Date; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom;
- (f) For a Player or Syndicate Player who is not a Registered Player or Registered Syndicate Player, any Prize (or in the case of a Syndicate Entry, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player or Syndicate Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period of not less than eight (8) weeks;
- (g) Subject to Rules 14(a), 14(b), 14(c), 14(d) and 14(e) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) A Prize or, in the case of a Syndicate Entry, a share in a Prize not paid by an Agent in accordance with Rule 14 (e) will be paid by the Licensee by cheque, or at the discretion of the Licensee, by electronic funds transfer upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require. A sum representing the cost of processing as approved by the Chief Executive Officer will be deducted from the Prize or share of a Prize so paid;
- (i) A:
- (i) Registered Player or Registered Syndicate Player who claims to be entitled to a Provisional Prize, (or in the case of a Syndicate Entry a share in a Provisional Prize) pursuant to Rule 14 (b) and who has not been notified within five (5) days in accordance with Rule 14 (b) and/or whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
- (ii) Player or Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share in a Provisional Prize) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 14 (l) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the Drawing Date starting on the day immediately following the Drawing Date.

A claim not received in accordance with this Rule 14 (i) will be rejected and the Licensee shall have no liability in relation thereto;

- (j) The Entry or Syndicate Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry or winning Syndicate Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;
- (k) A:
- (i) Player or Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
- (ii) Registered Player or Registered Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal and/or where the Prize has not been paid in accordance with Rule 14 (e);

must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 14 (l);

- (l) The particulars required in accordance with the provisions of Rules 14 (a), 14 (b), 14(i) and 14 (k) are:
- (i) the name and address of the Player or Syndicate Player;
 - (ii) the Ticket Serial Number;
 - (iii) the Numbers included on the relevant numbered line on the Ticket;
 - (iv) the Player's or Syndicate Player's registration number if a Registered Player or Registered Syndicate Player;
 - (v) the Ticket; and
 - (vi) such further evidence or information as the Licensee requires;
- (m) Notwithstanding the provisions of this Rule 14, if an Entry or Syndicate Entry which would otherwise have been entitled to a Prize or share of a Prize not exceeding \$1000.00 is discovered after payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player or Syndicate Player the same Prize or Share of a Prize as is being paid to winning Players or winning Syndicate Players or such other Prize amount or share of a Prize amount as determined by the Chief Executive Officer;
- (n) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize (or in the case of a Syndicate Entry a share of a Prize or of a Provisional Prize) to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Prize or Provisional Prize (or, in the case of a Syndicate Entry, is the Syndicate Player entitled to a share of that Prize or Provisional Prize). Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player or Syndicate Player may fail to meet some or all of the elements (1) or (2) contained in Rules 1(xxxviii) or 1(lvi) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement.
- (o) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player or Syndicate Player in accordance with these Rules;
- (p) Subject to Rule 14 (i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries or Syndicate Entries entitled thereto or the amount thereof;
- (q) The payment of a Prize or share of a Prize to any Player or Syndicate Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;
- (r) Subject to section 27 of the Act, all unclaimed or uncollected Prizes or shares of Prizes shall be retained in the Prize Fund for payment to the Players or Syndicate Players entitled thereto;
- (s) Remittances for payments of Prizes or shares of Prizes may include all Prizes or shares of Prizes won on the same Ticket;
- (t) Where payment by the Licensee of a Prize or share of a Prize is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
- (i) by hand upon any conditions that the Chief Executive Officer may determine;
 - (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player or Syndicate Player;
- (u) Where payment of a Prize or share of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player or Registered Syndicate Player, to the name and address appearing on the Licensee's records relating to that Player or Syndicate Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same;

- (v) Any Prize or share of a Prize sent by the Licensee to a Player or Syndicate Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player or Syndicate Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;

- (w) The payment of all Prizes or shares of Prizes pursuant to this Rule 14 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust, whether express or implied. Where the Licensee has paid a Player or Syndicate Player pursuant to this Rule 14 and the Chief Executive Officer is, after such payment has been made, of the view that the Player or Syndicate Player was not the Player or Syndicate Player to whom such payment should have been made the Player or Syndicate Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (x) A Prize or share of a Prize may be claimed through an Agent or by mail direct to:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127
- or such other address as may be publicly notified from time to time by the Chief Executive Officer.
- (y) Any Prize or share of a Prize to be paid in accordance with Rule 12 (d) or Rule 12 (f) shall be forwarded to the winner thereof in such manner as the Chief Executive Officer may, in the Chief Executive's sole discretion, direct.
- (z) Payment of Prizes in a Game of Promotional Powerball
- (i) A Prize is not payable in a Game of Promotional Powerball unless:
- (1) the entry submitted in a Game of Promotional Powerball is in the form determined by the Chief Executive Officer under Rule 11(n)(i); and
 - (2) if the form of entry requires the Player or Syndicate Player to have purchased a Ticket in a Game of Powerball, the Ticket in the Game of Powerball must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Game of Powerball is valid,
- and the claimant has complied with all conditions relating to the Game of Promotional Powerball advertised under Rule 12(i)(ii).
- (ii) The Licensee may record on an entry in a Game of Promotional Powerball a verification code or other test and use it to determine whether the entry in a Game of Promotional Powerball is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional Powerball, on which such a test is recorded, if the entry does not satisfy the test.

RULE 19. Syndicates

- Delete existing Rule 19(f) and replace with new Rule 19(f) as follows:
- (f) An Agent may cancel a Syndicate Entry Share in respect of a Syndicate Entry sold by the Agent provided such cancellation takes place on the day the Syndicate Entry Share was purchased, unless all the Syndicate Entry Shares in respect of the related Syndicate Entry have been sold.

Schedule 1 – Commission Pursuant to Rule 7 with one (1) Powerball Number

- Insert the following new commissions at the end of the relevant sections:

Entry Type	No. of Games	Single Entry
Standard	30 games	1.00
Entry Type	2 Week period	Single Entry
Multi-Week Standard	30 games	1.50
Entry Type	5 Week Period	Single Entry
Multi-Week Standard	30 games	2.00
Entry Type	10 Week period	Single Entry
Multi-Week Standard	30 games	4.00
Entry Type	25 Week Period	Single Entry
Multi-Week Standard	30 games	15.00

PUBLIC LOTTERIES ACT 1996

Notice of amendment of rules for Draw Lotteries and Promotional Draw Lotteries

I, THE HONOURABLE GRANT McBRIDE, MP, Minister for Gaming and Racing, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Draw Lotteries and Promotional Draw Lotteries as attached to this notice. These amended Rules take effect on and from 15 April 2004.

Dated this 30th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996**DRAW LOTTERY RULES**

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Draw Lottery and Promotional Draw Lottery Games. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1 (a) Definitions

- Insert the following new definitions and renumber subsequent definitions accordingly:
 - (xxxviii) “Provisional Period” means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xxxix) “Provisional Prize” is a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xl) “Provisional Prize Winner” means a Player who holds a Ticket which is eligible for a Provisional Prize;

RULE 6 Rules Applying to Entry Forms and Tickets

- Insert following new Rule 6(g) and renumber subsequent clauses accordingly:
 - (g) Where Numbers in a Draw Lottery Game have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
 - (i) no Commission or Subscription has been received prior to the close of selling for the Drawing in respect of that Draw Lottery Game by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the Drawing; then
 the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player, and shall be the holder of the Entry.

RULE 10

- Delete existing Rule 10 and replace with new Rule 10 as follows:

RULE 10 Announcement of Provisional Prize Winners and Prize-winners

- (a) Following each Drawing of a Draw Lottery Game the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer’s discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the amount of the Prize Pool allocated to each Prize Division;
 - (ii) the Winning Numbers of Prizes payable in each Prize Division; and
 - (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners.

- (b) Following each Drawing of a Draw Lottery Game the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
- (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 8(g)(i) or where Provisional Prize Winners are not Registered Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 11(a), 11(b), 11(i) and 11(k) must be made.
- (c) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each:
- (i) Second Drawing as soon as possible after that Second Drawing; and where appropriate
 - (ii) Promotional Draw Lottery Game as soon as possible after the completion of such Promotional Draw Lottery Game.

RULE 11

- Delete existing Rule 11 and replace with new Rule 11 as follows:

RULE 11 Procedures for Claiming and Payment of Prizes and Provisional Prizes

In relation to a Draw Lottery Game:

- (a)
- (i) Other than as provided for Registered Players, any Provisional Prize must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 11(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with Rule 11(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Provisional Prize which exceeds \$10,000 will be notified personally or by mail within five (5) calendar days after the Drawing Date. In respect of any Provisional Prize won by a Registered Player the Chief Executive Officer may require the Registered Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 11(l) hereof;
- (c) Where a Registered Player has been requested to claim the Provisional Prize in accordance with Rule 11(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 11(d) hereof;
- (d) A Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer.
- (e) For Registered Players, any Prize not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal not earlier than the day immediately after, and not later than four (4) weeks after, the relevant Drawing Date. Prizes not so claimed will be paid by the Licensee by cheque or, at the discretion of the Licensee, by electronic funds transfer after the expiry of four (4) weeks after the Drawing Date; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom.
- (f) For Players who are not Registered Players, all Prizes not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period of not less than four (4) weeks.
- (g) Subject to Rules 11(a), 11(b), 11(c), 11(d) and 11(e) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) Prizes not paid by an Agent in accordance with Rule 11(e) will be paid by the Licensee upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require.

- (i) A:
 - (i) Registered Player who claims to be entitled to a Provisional Prize pursuant to Rule 11(b) and who has not been notified within five (5) days in accordance with Rule 11(b) and/or whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
 - (ii) Player who claims to be entitled to a Provisional Prize and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 11(i) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the Drawing Date, starting on the day immediately following the Drawing Date;

A claim not received in accordance with this Rule 14(i) will be rejected and the Licensee shall have no liability in relation thereto;

- (j) The Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;
- (k) A:
 - (i) Player who claims to be entitled to a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
 - (ii) Registered Player who claims to be entitled to a Prize not exceeding \$1000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal;

must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 11(l);

- (l) The particulars required in accordance with the provisions of Rules 11(a), 11(b), 11(i) and 11(k) are:
 - (i) the name and address of the Player;
 - (ii) the Ticket Serial Number;
 - (iii) the Winning Numbers shown on the Ticket;
 - (iv) the Player's registration number if a Registered Player;
 - (v) the Ticket; and
 - (vi) such further evidence or information as the Licensee requires;
- (m) Notwithstanding the provisions of this Rule 11, if an Entry which would otherwise have been entitled to a Prize not exceeding \$1000.00 is discovered after payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player the same Prize as is being paid to winning Players or such other Prize amount as determined by the Chief Executive Officer;
- (n) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Provisional Prize. Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player may fail to meet one or more of the elements (1) or (2) contained in Rule 1(xxxii) or may fail to meet some or all the provisions contained in these Rules governing Prize entitlement.
- (o) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player in accordance with these Rules;
- (p) The payment of a Prize to any Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;
- (q) Subject to section 27 of the Act, all unclaimed or uncollected Prizes shall be retained in the Prize Fund for payment to the Players entitled thereto;
- (r) Where payment of a Prize by the Licensee is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
 - (i) by hand upon any conditions that the Chief Executive Officer may determine;

- (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player;
- (s) Where payment of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player, to the name and address appearing on the Licensee's records relating to that Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same;

- (t) Any Prize sent by the Licensee to a Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;
- (u) The payment of all Prizes pursuant to this Rule 11 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust, whether express or implied, or syndicate (formed pursuant to Rule 8(e) or otherwise). Where the Licensee has paid a Player pursuant to this Rule 11 and the Chief Executive Officer is, after such payment has been made, of the view that the Player was not the Player to whom such payment should have been made the Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (v) Prizes may be claimed through an Agent or by mail direct to:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (w) Any Prize to be paid in accordance with Rule 9 (c) or Rule 9 (e) shall be forwarded to the winner thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct.
- (x) Payment of Prizes in a Promotional Draw Lottery Game
- (i) A Prize is not payable in a Promotional Draw Lottery Game unless:
- (1) the entry submitted in a Promotional Draw Lottery Game is in the form determined by the Chief Executive Officer under Rule 8(o)(i); and
 - (2) if the form of entry requires the Player to have purchased a Ticket in a Promotional Draw Lottery Game, the Ticket in the Promotional Draw Lottery Game must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Promotional Draw Lottery Game is valid,

and the claimant has complied with all conditions relating to the Promotional Draw Lottery Game advertised under Rule 9(f)(ii).

- (ii) The Licensee may record on an entry in a Promotional Draw Lottery Game a verification code or other test and use it to determine whether the entry in a Promotional Draw Lottery Game is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Promotional Draw Lottery Game, on which such a test is recorded, if the entry does not satisfy the test.

PUBLIC LOTTERIES ACT 1996

Notice of amendment of rules for Lotto and Promotional Lotto

I, THE HONOURABLE GRANT McBRIDE MP, Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Lotto and Promotional Lotto as attached to this notice **AND IN SO DOING APPROVE** the amount to be charged for entry into a game of Lotto **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Lotto. These amended Rules take effect on and from 15 April 2004.

Dated this 30th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996**LOTTO RULES**

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of the Game of Lotto and Promotional Lotto. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1(a) Definitions

- Delete existing definition of "Double Up" and replace with new definition as follows:
 - (xiv) "Double Up" means an enhancement to the Monday Competition and Wednesday Competition whereby a Player who pays the additional Fee, enters Double Up in accordance with these Rules, is issued with a Ticket and is entitled to receive a Prize determined in accordance with Rule 12(g);
- Delete definition of "Dual Entry" and renumber subsequent definitions accordingly.
- Delete existing definition of "Jackpot Competition" and replace with new definition as follows:
 - (xxvi) "Jackpot Competition" means the Game of Lotto drawn on the day approved by the Licensee, provided such competition occurs after any Drawing (other than a Second Drawing) including the drawing of a Jackpot Competition, in which no Ticket is eligible for a Prize under Rule 12(f) Division 1 (i) or, where the provisions of Rule 12 (e) Division 1 (ii) 1 apply, under Rule 12(e) Division 1 (i);
- Delete existing definition of "Mark" and replace with new definition as follows:
 - (xxx) "Mark" means the drawing of a vertical line in blue or black ink within a Bounded Area on an Entry Form. "Marked" or "Marking" shall have corresponding meanings;
- Delete existing definition of "Monday Competition" and replace with new definition as follows:
 - (xxxii) "Monday Competition" means the Game of Lotto drawn, unless the Licensee determines otherwise, on the Monday of each week;
- Delete existing definition of "Multi-Draw Entry" and replace with the new definition as follows:
 - (xxxiii) "Multi-Draw Entry" means an Entry where the same Numbers are valid for more than one Drawing;
- Delete existing definition of "Multi-Week Entry" and replace with the new definition as follows:
 - (xxxv) "Multi-Week Entry" means the Entry referred to in Rule 10;
- Delete existing definition of "Panel" and replace with new definition as follows:
 - (xxxvii) "Panel" means a separate matrix on an Entry Form containing the Numbers from 1 to 45 in arithmetical sequence in the Monday Competition, Wednesday Competition and Saturday Competition;
- Delete the words "Monday and Wednesday Competitions" in existing definition of "Prize Pool" and replace with the words "Monday Competition and Wednesday Competition"

- Insert the following new definitions and renumber subsequent definitions accordingly:
 - (xliv) “Provisional Period” means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xlv) “Provisional Prize” is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xlvi) “Provisional Prize Winner” means a Player who holds a Ticket which is eligible for a Provisional Prize;
- Delete the word "Minister" in existing definition of "Saturday Competition" and replace with the word "Licensee".
- Delete definitions of "Single Entry" and "Standard Entry"
- Delete existing definition of "Standard Entry Form" and replace with new definition of "Standard Entry" as follows:
 - (lii) “Standard Entry” means the Entry referred to in Rule 8;
- Delete existing definitions of "Systems Entry Form" and "Systems Entry" and replace with new definition of "Systems Entry" as follows:
 - (lx) “Systems Entry” means the Entry referred to in Rule 9;
- Delete the word "Minister" in existing definition of "Wednesday Competition" and replace with the word "Licensee".

RULE 2. Conduct and Drawings of Games of Lotto and Conduct of Games of Promotional Lotto

- Delete the words "Minister directs" in existing Rule 2(c) and replace with the words "Licensee determines".

RULE 3. Application of Rules

- Delete the words "Entry Forms and Tickets" in existing Rules 3(a) and 3(b) and replace with the words "the Entry Form and Ticket"

RULE 6

- Delete existing Rule 6 and replace with new Rule 6 as follows:

RULE 6. Rules Applying to Entries and Tickets

- (a) An Entry Form shall consist of Panels that must be completed by the Player in the numerical order shown on the said form commencing with the top left hand Panel.
- (b) Where an Entry Form is used to effect an Entry or a Syndicate Entry, each Number selected must be Marked.
- (c) Each Entry Form for the Monday Competition, Wednesday Competition and Saturday Competition will contain Bounded Areas "A", "B" and "C". An Entry or Syndicate Entry in the Monday Competition and/or Wednesday Competition and/or Saturday Competition must be made by Marking "A" and/or "B" and/or "C" on the Entry Form. An Entry or Syndicate Entry in the Monday Competition only must be made by Marking "A" on the Entry Form. An Entry or Syndicate Entry in the Wednesday Competition only must be made by Marking "B" on the Entry Form. An Entry or Syndicate Entry in the Saturday Competition only must be made by Marking "C" on the Entry Form. In the case of an Entry submitted by post, if none of "A", "B" or "C" is Marked on the Entry Form the Chief Executive Officer shall determine the Competition(s) in which entry shall be effected.
- (d) Each Entry Form will contain a Bounded Area to enter Double Up in respect of the Monday Competition and/or the Wednesday Competition. Where an Entry Form is used to effect a Double Up Entry, the Double Up Bounded Area must be Marked.

- (e) A completed Entry Form or any other approved Entry completed or made in accordance with these Rules shall be accepted by an Agent and processed on a Computer Linked Terminal and evidenced by the issue of the Ticket to the Player or Syndicate Player.
- (f) Subject to paragraph (h) below acceptance of a Ticket by a Player or Syndicate Player shall constitute the Player's or Syndicate Player's acknowledgment of the correctness of the details (including Entry or Syndicate Entry details) thereon. The Ticket issued to a Player or Syndicate Player shall be the only form issued by the Licensee or its Agent or Direct Mail Agent to the Player or Syndicate Player evidencing the Player's or Syndicate Player's Entry or Syndicate Entry, as the case may be.
- (g) In the event that the details recorded on the Player's or Syndicate Player's Ticket are not consistent with the details held by the Licensee by way of Computer Records then the latter shall apply to the exclusion of the former and shall determine what Prize, if any, the Player or Syndicate Player shall be entitled to and the Player or Syndicate Player shall be bound by any such determination.
- (h) Subject to Rule 19 (f), a Player may return a Ticket and on request have the same cancelled provided it is returned on the day of purchase to the place of purchase and prior to the Drawing of the Game of Lotto entered. A Ticket so cancelled shall be void.
- (i) Subject to Rule 19 (g), where Numbers in a Game of Lotto have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
- (i) no Commission or Subscription has been received prior to the close of selling for the Drawing in respect of that Game of Lotto by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the Drawing; then
- the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player or Syndicate Player as the case may be, and shall be the holder of the Entry or Syndicate Entry Share, as the case may be.
- (j) A Ticket shall at all times remain the property of the Licensee and a Player or Syndicate Player shall deliver up any Ticket to the Licensee upon demand.
- (k) Where an Automatic Entry is made the Subscription and Commission shall be calculated in the manner envisaged by Rules 8, 9 and 10.

RULE 7

- Delete "Monday and Wednesday Competitions" and replace with "Monday Competition and Wednesday Competition"

RULES 8-14

- Delete existing Rules 8-14 and replace with new Rules 8-14 as follows:

RULE 8. Standard Entry

- (a) A Standard Entry is the selection of six (6) Numbers which may be made by way of an Entry Form or via Automatic Entry.
- (b) Where an Entry Form is used in respect of a Standard Entry, six (6) Numbers shall have been Marked in each Panel completed on that form.
- (c) For a Double Up Entry to be made in respect of a Standard Entry the appropriate Bounded Area on an Entry Form must have been Marked.
- (d) No fewer than four (4) Panels must be completed on an Entry Form in respect of each Standard Entry. Additional Panels may be completed up to the total number of Panels shown on the Entry Form. Any additional Panels Marked on an Entry Form must be completed in multiples of two (2) in numerical order.

- (e) The Subscription for each Standard Entry, not including Double Up, shall be:
- (i) In respect of both the Monday Competition and Wednesday Competition, \$2.40 where four (4) Panels have been Marked on an Entry Form and \$1.20 for each set of two (2) additional Panels selected on that form.
 - (ii) In respect of both the Monday Competition and Saturday Competition, \$3.00 where four (4) Panels have been Marked on an Entry Form and \$1.50 for each set of two (2) additional Panels selected on that form.
 - (iii) In respect of both the Wednesday Competition and Saturday Competition, \$3.00 where four (4) Panels have been Marked on an Entry Form and \$1.50 for each set of two (2) additional Panels selected on that form.
 - (iv) In respect of the Monday Competition, Wednesday Competition and Saturday Competition, \$4.20 where four (4) Panels have been Marked on an Entry Form and \$2.10 for each set of two (2) additional Panels selected on that form.
 - (v) In respect of either the Monday Competition or Wednesday Competition, \$1.20 where four (4) Panels have been Marked on an Entry Form and 60c for each set of two (2) additional Panels selected on that form.
 - (vi) In respect of the Saturday Competition, \$1.80 where four (4) Panels have been Marked on an Entry Form and \$0.90 for each set of two (2) additional Panels selected on that form.
- (f) Where a Double Up Entry is made in respect of a Standard Entry then the Subscription shall be an additional \$0.15 per Panel Marked on an Entry Form for each Drawing.
- (g) If more than six (6) Numbers in a Panel are Marked on an Entry Form in respect of a Standard Entry which has been forwarded to the Licensee by post, the Licensee shall disregard the highest Numbers in descending arithmetical sequence until six (6) Marked Numbers remain.
- (h) If less than six (6) Numbers in a Panel are Marked on an Entry Form in respect of a Standard Entry which has been forwarded to the Licensee by post entry into a Game of Lotto shall not take effect and the Licensee shall return the Entry Form together with any Fees therewith to the Player.

RULE 9. Systems Entry

- (a) A Systems Entry may be made by way of an Entry Form or via Automatic Entry.
- (b) Where an Entry Form is used in respect of a Systems Entry, more than six (6) Numbers shall be Marked in a Panel; so that seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17) or eighteen (18) Numbers may be Marked in a Panel on that form.
- (c) A Player electing to enter Double Up in respect of a Systems Entry on an Entry Form must Mark the appropriate Bounded Area on that form.
- (d) Only one (1) system may be selected in respect of a Systems Entry, and where effected on an Entry Form shall be made by Marking the appropriate Bounded Area on the Entry Form. That system shall apply to all Panels completed on that Entry Form.
- (e) Where a Systems Entry is effected by an Entry Form, the Numbers shall be Marked on that Entry Form in accordance with the system selected. In each Panel completed the following shall be Marked:
- System 7 - seven (7) Numbers
 - System 8 - eight (8) Numbers
 - System 9 - nine (9) Numbers
 - System 10 - ten (10) Numbers
 - System 11 - eleven (11) Numbers
 - System 12 - twelve (12) Numbers
 - System 13 - thirteen (13) Numbers
 - System 14 - fourteen (14) Numbers
 - System 15 - fifteen (15) Numbers
 - System 16 - sixteen (16) Numbers
 - System 17 - seventeen (17) Numbers
 - System 18 - eighteen (18) Numbers.

- (f) In respect of a Syndicate Entry where an Entry Form is used:
- (i) more than nine (9) Numbers shall be Marked in a Panel in respect of a Systems Entry; so that ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17) or eighteen (18) Numbers shall be Marked in a Panel on an Entry Form; and
 - (ii) the appropriate Bounded Area shall be Marked on the Entry Form to select the particular system; and
 - (iii) only one (1) system may be selected on an Entry Form in respect of a Systems Entry. That system shall apply to all Panels completed on that Entry Form; and
 - (iv) the Numbers on an Entry Form in respect of a Systems Entry shall be Marked in accordance with the system selected. In each Panel completed, the following shall be Marked:
 - System 10 - ten (10) Numbers
 - System 11 - eleven (11) Numbers
 - System 12 - twelve (12) Numbers
 - System 13 - thirteen (13) Numbers
 - System 14 - fourteen (14) Numbers
 - System 15 - fifteen (15) Numbers
 - System 16 - sixteen (16) Numbers
 - System 17 - seventeen (17) Numbers
 - System 18 - eighteen (18) Numbers.
- (g) Notwithstanding any other provision in these Rules, where a Mark on an Entry Form in respect of a Systems Entry which has been forwarded to the Licensee by post has not been made in accordance with Rule 9(d), or where the Numbers Marked in any Panel are inconsistent with the system selected under Rules 9(e) and 9(f), the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, accept such Systems Entry and interpret any selections on the Entry Form in such manner and having regard to such factors as the Chief Executive Officer determines. Thereafter such Systems Entry shall be included in that Game of Lotto and any subsequent evaluation thereof for the purpose of determining the Player's entitlement to a Prize shall be made in accordance with the Chief Executive Officer's interpretation.
- (h) Any number of Panels up to the total number of Panels on the Entry Form may be completed on that Entry Form in respect of a Systems Entry in numerical order.
- (i) The Subscriptions for a Systems Entry are:
- (i) in respect of an Entry into both the Monday Competition and Wednesday Competition where Double Up is not selected:

System Number	Equivalent Number of Standard Panels entered in both the Monday and Wednesday Competitions	Subscription per Panel \$	Number of Bounded Areas to be Marked in each Panel
7	7	4.20	7
8	28	16.80	8
9	84	50.40	9
10	210	126.00	10
11	462	277.20	11
12	924	554.40	12
13	1716	1,029.60	13
14	3003	1,801.80	14
15	5005	3,003.00	15
16	8008	4,804.80	16
17	12376	7,425.60	17
18	18564	11,138.40	18

- (ii) in respect of an Entry into either the Monday Competition or Wednesday Competition where Double Up is not selected:

System Number	Equivalent Number of Standard Panels entered in the Monday or Wednesday Competition	Subscription per Panel \$	Number of Bounded Areas to be Marked in each Panel
7	7	2.10	7
8	28	8.40	8
9	84	25.20	9
10	210	63.00	10
11	462	138.60	11
12	924	277.20	12
13	1716	514.80	13
14	3003	900.90	14
15	5005	1,501.50	15
16	8008	2,402.40	16
17	12376	3,712.80	17
18	18564	5,569.20	18

- (iii) in respect of an Entry into the Monday Competition and Wednesday Competition and Saturday Competition where Double Up is not selected:

System Number	Equivalent Number of Standard Panels entered in the Monday, Wednesday and Saturday Competitions	Subscription per Panel \$	Number of Bounded Areas to be Marked in each Panel
7	7	7.35	7
8	28	29.40	8
9	84	88.20	9
10	210	220.50	10
11	462	485.10	11
12	924	970.20	12
13	1716	1,801.80	13
14	3003	3,153.15	14
15	5005	5,255.25	15
16	8008	8,408.40	16
17	12376	12,994.80	17
18	18564	19,492.20	18

in respect of an Entry into the Monday Competition and Saturday Competition where Double Up is not selected:

System Number	Equivalent Number of Standard Panels entered in the Monday and Saturday Competitions	Subscription per Panel \$	Number of Bounded Areas to be Marked in each Panel
7	7	5.25	7
8	28	21.00	8
9	84	63.00	9
10	210	157.50	10
11	462	346.50	11
12	924	693.00	12
13	1716	1,287.00	13
14	3003	2,252.25	14
15	5005	3,753.75	15
16	8008	6,006.00	16
17	12376	9,282.00	17
18	18564	13,923.00	18

(iv) in respect of an Entry into the Wednesday Competition and Saturday Competition where Double Up is not selected:

System Number	Equivalent Number of Standard Panels entered in the Wednesday and Saturday Competitions	Subscription per Panel \$	Number of Bounded Areas to be Marked in each Panel
7	7	5.25	7
8	28	21.00	8
9	84	63.00	9
10	210	157.50	10
11	462	346.50	11
12	924	693.00	12
13	1716	1,287.00	13
14	3003	2,252.25	14
15	5005	3,753.75	15
16	8008	6,006.00	16
17	12376	9,282.00	17
18	18564	13,923.00	18

(v) in respect of an Entry into the Saturday Competition:

System Number	Equivalent Number of Standard Panels entered in the Saturday Competition	Subscription per Panel	Number of Bounded Areas to be marked in each Panel
		\$	
7	7	3.15	7
8	28	12.60	8
9	84	37.80	9
10	210	94.50	10
11	462	207.90	11
12	924	415.80	12
13	1716	772.20	13
14	3003	1,351.35	14
15	5005	2,252.25	15
16	8008	3,603.60	16
17	12376	5,569.20	17
18	18564	8,353.80	18

(j) Where the Player has selected Double Up consistent with Rule 9(i)(i), (ii), (iii), (iv) and (v), the additional Subscription payable shall be \$0.15 for each equivalent number of Standard Panels for each competition entered.

RULE 10. Multi-Week Entry

- (a) A Multi-Week Entry may be made by way of an Entry Form or via Automatic Entry.
- (b) Where an Entry Form is used to enter Double Up in respect of a Multi-Week Entry, the appropriate Bounded Area on the Entry Form must be Marked.
- (c) A Multi-Week Entry may be made in respect of any of the consecutive Games of Lotto prescribed in Rule 10 (e).
- (d) Either a Standard Entry or System Entry shall be selected by Marking the appropriate Bounded Area on the Entry Form.
- (e) A Multi-Week Entry may be made in:
- (i) Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Monday Competitions; Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Wednesday Competitions;
 - (ii) Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Saturday Competitions;
 - (iii) Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Monday Competitions and Wednesday Competitions or Wednesday Competitions and Monday Competitions;
 - (iv) Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Monday Competitions, Wednesday Competitions and Saturday Competitions or Wednesday Competitions, Saturday Competitions and Monday Competitions or Saturday Competitions, Monday Competitions and Wednesday Competitions; and
 - (v) Two (2), five (5), ten (10), twenty five (25) or fifty (50) consecutive Monday Competitions and Saturday Competitions or Saturday Competitions and Monday Competitions or Saturday Competitions and Wednesday Competitions or Wednesday Competitions and Saturday Competitions.
- (f) Where an Entry Form is used in respect of a Multi-Week Entry, the number of consecutive Games of Lotto to be entered shall be selected by Marking the appropriate Bounded Area on that Entry Form.

- (g) If a Multi-Week Entry Form is forwarded to the Licensee by post with no Bounded Area Marked in accordance with Rule 10(f), the Multi-Week Entry Form shall be taken to be an Entry:
- (i) in respect of the Monday Competition and Wednesday Competition where "A" and "B" have been Marked or are taken to have been Marked on an Entry Form - for a minimum of five (5) consecutive Monday Competitions and Wednesday Competitions or Wednesday Competitions and Monday Competitions; or
 - (ii) in respect of the Monday Competition and Saturday Competition where "A" and "C" have been Marked or are taken to have been Marked on an Entry Form - for a minimum of five (5) consecutive Monday Competitions and Saturday Competitions or Saturday Competitions and Monday Competitions; or
 - (iii) in respect of the Wednesday Competition and Saturday Competition where "B" and "C" have been Marked or are taken to have been Marked on an Entry Form - for a minimum of five (5) consecutive Wednesday Competitions and Saturday Competitions or Saturday Competitions and Wednesday Competitions; or
 - (iv) in respect of the Monday Competition, Wednesday Competition and Saturday Competition where "A", "B" and "C" have been Marked or are taken to have been Marked on an Entry Form - for a minimum of five (5) consecutive Monday Competitions, Wednesday Competitions and Saturday Competitions or five (5) consecutive Wednesday Competitions, Saturday Competitions and Monday Competitions or five (5) consecutive Saturday Competitions, Monday Competitions and Wednesday Competitions; or
 - (v) in respect of the Monday Competition, Wednesday Competition and Saturday Competition where "A" or "B" or "C" has been Marked or is taken to have been Marked on an Entry Form - for a minimum of five (5) consecutive Monday Competitions or Wednesday Competitions or Saturday Competitions.
- (h) Subscriptions for a Multi-Week Entry are the total of Subscriptions that would have been payable for an Entry in the Monday Competitions, Wednesday Competitions and Saturday Competitions, or the Monday Competitions and/or Wednesday Competitions and/or Saturday Competitions multiplied by the number of consecutive Games of Lotto in which the Entry is made under this Rule 10 (e) or (g). If a Player has selected Double Up consistent with this Rule 10 (e) (i) or (e) (ii) or (e) (iv) or (e) (v) or (e) (vi) then the additional Subscription shall be \$0.15 for each equivalent number of Standard Panels entered multiplied by the number of consecutive Games of Lotto in which the Entry is made under Rules 10 (e) or 10 (g).

RULE 11. Submission of an Entry

- (a) The Licensee may impose a registration fee payable by a Player or a Syndicate Player for the provision by the Licensee of the player registration service. Application will be by way of an application form as approved by the Chief Executive Officer.
- (b) A person under the age of eighteen (18) years shall not enter a Game of Lotto or a Game of Promotional Lotto.
- (c) An Entry or Automatic Entry may only be made through:
- (i) an Agent; or
 - (ii) a Direct Mail Agent; or
 - (iii) except as provided in Rule 19 (h), by post in accordance with paragraphs (i), (l) and (m) of this Rule 11 provided that the Player is a Registered Player or becomes a Registered Player as a result of that Entry.
- (d) The correct Fee or Syndicate Share Fee and player registration fee (if applicable) must be paid by a Player or Syndicate Player to an Agent or to a Direct Mail Agent or to the Licensee in respect of an Entry or Syndicate Entry;
- (e) The form of payment of the Fee or Syndicate Share Fee or player registration fee (if applicable) must be acceptable to the Chief Executive Officer.
- (f)
- (i) If anonymity is desired the Player or Syndicate Player should clearly so indicate on the appropriate Prize claim form or indicate same when completing application to become a Registered Player or Registered Syndicate Player. Players or Syndicate Players who subsequently desire anonymity should apply in writing to the Chief Executive Officer prior to the publication of the Player's or Syndicate Player's name and address pursuant to the provisions of Rule 13(b)(i) and if in the opinion of the Chief Executive Officer sufficient time is available to prevent publication then the Chief Executive Officer may grant such application and withhold publication.

- (ii) All correspondence to the Chief Executive Officer in accordance with this Rule 11(f) (i) should be addressed:

The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (g) All Marks appearing on an Entry Form are taken to be made or given exclusively by the Player or, in the case of a Syndicate Entry, a person on behalf of a Syndicate.
- (h) Where a Player submits an Entry Form or other form of Entry, or in the case of a Syndicate Entry, where a Syndicate Player purchases a Syndicate Entry Share, as trustee, representative or nominee for another person or persons, the Licensee will be taken to have no knowledge, nor to be on notice whether actual or constructive, of any such arrangement and the transaction will be conducted solely with the Player or Syndicate Player.
- (i) An Entry Form or Automatic Entry instructions must be received by the Licensee or an Agent in sufficient time to be processed before the Drawing of the first Monday Competition or Wednesday Competition or Saturday Competition relating to that Entry or Syndicate Entry. For the purposes of this paragraph an Entry or Syndicate Entry will be taken to be received when details thereof have been recorded on the central processing computer equipment held by the Licensee and the Ticket has issued from a Computer Linked Terminal.
- (j) Other than as provided for in Rules 6(h), 19(e) and 19(f) no Ticket may be withdrawn or altered after issue to a Player or Syndicate Player without the consent of the Licensee.
- (k) A Player may post an Entry Form to the Licensee at the following address:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (l) An Entry Form sent by post must be accompanied by the correct Fee and player registration fee (if applicable) and a stamped self-addressed envelope. The said form will be processed before the Drawing of the first Monday Competition and/or Wednesday Competition and/or Saturday Competition for which it has been received. The Licensee will post the said form and the Ticket to the address shown on the stamped self-addressed envelope.

A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of the same and neither the Licensee nor the Chief Executive Officer shall be liable or responsible for the delivery of Tickets so posted.

- (m) Fees and player registration fees payable in respect of Entry Forms sent by post may be paid by postal note, or bank, building society or personal cheque. Fees and player registration fees exceeding \$400.00 payable in respect of Entry Forms sent by post may only be paid by personal cheque with the prior written agreement of the Chief Executive Officer.
- (n) Form of entry in a Game of Promotional Lotto
- (i) The Chief Executive Officer is to approve the form of entry for a Game of Promotional Lotto;
- (ii) Without limiting Rule 11 (n)(i), the form of entry in a Game of Promotional Lotto may be any of the following (or combination of the following):
- (1) part of a Ticket;
 - (2) any other ticket or document;
 - (3) entries made by means of an electronic or mechanical device or by telecommunications system.

- (iii) If any entry in a Game of Promotional Lotto is to consist of a ticket, part of a Ticket or document, such ticket, part of a Ticket or document issued to an entrant in a Game of Promotional Lotto:
- (1) constitutes the Player's or Syndicate Player's official receipt;
 - (2) is, following its acceptance, to constitute the Player's or Syndicate Player's acknowledgment of the details on the entry, and acknowledgment that those details are correct; and
 - (3) is to be the only document issued by the Licensee, its Agents or Direct Mail Agents to the entrant evidencing the processing of an entry in the Game of Promotional Lotto.

RULE 12. **Determination of Prizes**

- (a) Prizes, not including Double Up Prizes, for each Game of Lotto shall be paid by the Licensee from the Prize Pool and the Prize Reserve Fund in accordance with the provisions and classifications of Rule 12 (e), Division 1, Division 2, Division 3, Division 4 and Division 5, and Rule 12 (f), Division 1, Division 2, Division 3, Division 4 and Division 5. Double Up Prizes shall be paid by the Licensee from the Prize Pool in accordance with Rule 12(g).
- (b) Any such Prize shall, where only one (1) Entry or Syndicate Entry is eligible for that Prize, be payable in respect of that Entry or Syndicate Entry, or shall, where two (2) or more Entries and/or Syndicate Entries are eligible for that Prize, be shared equally between those Entries and/or Syndicate Entries.
- (c) Where a Syndicate Entry is eligible for a Prize, such Prize shall be divided by the number of Syndicate Entry Shares in the Syndicate Entry to determine the amount payable in respect of each Syndicate Entry Share.
- (d) Subject to Rule 12(c), the amount payable in respect of a Syndicate Entry Share shall be rounded up to the nearest five (5) cents. Monies required for rounding up shall be drawn from the Prize Reserve Fund.
- (e) Monday and Wednesday Competitions

In respect of the Monday Competition and Wednesday Competition, the Prize Pool, not including the amount allocated for the payment of Double Up Prizes, shall be distributed as nearly as possible in the percentages shown below. The Prize Pool distribution shall be subject to a rounding up process (which shall be to the nearest sum containing a ten (10) cent multiple). Monies required for rounding up shall be drawn from the Prize Reserve Fund. Where there is no winner in any one division, subject to the provisions of Division 1 (ii) of this paragraph (e) the percentage of the Prize Pool specified in that division shall be added to the percentage of the Prize Pool specified in the next lower division in the order as shown below.

Division 1 -

- (i) A Prize of an amount equal to 50% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains all the Winning Numbers.
- (ii) If no Prize in this Division is payable in respect of any Entry or Syndicate Entry, subject to the Approval of the Minister, an amount equal to 50% of the Prize Pool shall be:
 - (1) retained in the Prize Fund so as to form part of the monies payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains all the Winning Numbers in the Jackpot Competition; or
 - (2) allocated to all of the lower divisions in the following proportions:
 - (A) Division 2 - 10.5% of the amount allocated in the Prize Fund for Division 1
 - (B) Division 3 - 17% of the amount allocated in the Prize Fund for Division 1
 - (C) Division 4 - 32.5% of the amount allocated in the Prize Fund for Division 1
 - (D) Division 5 - 40% of the amount allocated in the Prize Fund for Division 1

Division 2 -

A Prize of an amount equal to:

- (i) 5.25% shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but not more than five (5) of the six (6) Winning Numbers together with one (1) or both of the Supplementary Numbers; and
- (ii) where the provisions of Rule 12 (e) Division 1 (ii) (2) (A) apply, an additional amount equal to 10.5% of the amount allocated in the Prize Fund for Division 1 shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but not more than five (5) of the six (6) Winning Numbers together with one (1) or both of the Supplementary Numbers.

Division 3 -

A Prize of an amount equal to:

- (i) 8.5% of the Prize Pool, or where there is no Prizewinner in Division 2, 13.75% of the Prize Pool, shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but no more than (5) of the six (6) Winning Numbers; PROVIDED THAT:
- (ii) where the provisions of Rule 12 (e) Division 1 (ii) (2) apply:
 - (1) An additional amount equal to 17% of the amount allocated in the Prize Fund for Division 1 in accordance with the provisions of Rule 12 (e) Division 1 (ii) (2) (B); and
 - (2) where there is no Prizewinner in Division 2, an additional amount equal to 10.5% of the amount allocated in the Prize Fund for Division 1 in accordance with the provisions of Rule 12 (e) Division 1 (ii) (2) (A);

shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but not more than five (5) of the six (6) Winning Numbers.

Division 4 -

An amount equal to 16.25% of the Prize Pool shall be allocated to this Division. A Prize shall be payable to any Entry or Syndicate Entry which contains four (4) but not more than four (4) of the six (6) Winning Numbers as follows:

- (i) \$20 where no further amount is to be allocated to this Division in accordance with the provisions of this paragraph (e); or
- (ii) \$40 where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii) (2) (C) apply; or
- (iii) Where there is no Prizewinner in Division 3 and therefore a further 8.5% of the Prize Pool is allocated to this Division from Division 3 in accordance with the provisions of this paragraph (e), \$20 plus an amount determined by dividing the additional allocation from Division 3 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (iv) Where there is no Prizewinner in either Division 2 or Division 3 and therefore a further 13.75% of the Prize Pool is allocated to this Division from Division 2 and Division 3 in accordance with the provisions of this paragraph (e), \$20 plus an amount determined by dividing the additional allocations from Division 2 and Division 3 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (v) Where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii), (2) (C) apply, and
 - (1) there is no Prizewinner in Division 3 and therefore 8.5% of the Prize Pool is allocated to this Division from Division 3 in accordance with the provisions of this paragraph (e); and

- (2) there is no Prizewinner in Division 3 and therefore an additional amount equal to 17% of the amount allocated to the Prize Fund for Division 1 is allocated to this Division in accordance with the provisions of Rule 12 (e) Division 1 (ii) (2) (B); \$40 plus an amount determined by dividing the additional allocations from Division 3 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (vi) Where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii), (2) (C) apply, and
- (1) there is no Prizewinner in either Division 2 or Division 3 and therefore 13.75% of the Prize Pool is allocated to this Division from Division 2 and Division 3 in accordance with the provisions of this paragraph (e); and
- (2) there is no Prizewinner in either Division 2 or Division 3 and therefore an additional amount equal to 49.5% of the amount allocated to the Prize Fund for Division 1 is allocated to this Division in accordance with the provisions of Rule 12 (e) Division 1 (ii) (B) and Rule 12 (e) Division 1 (ii) (C); \$40 plus an amount determined by dividing the additional allocations from Division 2 and Division 3 by the number of Prize winning Entries and/or Syndicate Entries in this Division;

PROVIDED HOWEVER that:

- (vii) where the percentage of the Prize Pool allocated to Rule 12 (e) Division 4 is not sufficient in relation to the Prizes at Rule 12 (e) Division 4 (ii), (v) and (vi), the additional amount required shall be drawn from the Prize Reserve Fund; or
- (viii) where the percentage of the Prize Pool allocated to Rule 12 (e) Division 4 exceeds the amount required in relation to the Prizes at Rule 12 (e) Division 4 (ii), (v) and (vi), such excess amount shall be paid into the Prize Reserve Fund.

Division 5 -

A Prize of an amount equal to 20% of the Prize Pool shall be allocated to this Division. A Prize shall be payable to any Entry or Syndicate Entry which contains three (3) but no more than three (3) of the six (6) Winning Numbers together with one (1) or both of the Supplementary Numbers as follows:

- (i) \$10 where no further amount is to be allocated to this Division in accordance with the provisions of this paragraph (e); or
- (ii) \$20 where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii) (2) (D) apply; or
- (iii) Where there is no Prizewinner in Division 4 and therefore a further 16.25% of the Prize Pool is allocated to this Division from Division 4 in accordance with the provisions of this paragraph (e), \$10 plus an amount determined by dividing the additional allocation from Division 4 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (iv) Where there is no Prizewinner in either Division 3 or Division 4 and therefore a further 24.75% of the Prize Pool is allocated to this Division from Division 3 and Division 4 in accordance with the provisions of this paragraph (e), \$10 plus an amount determined by dividing the additional allocations from Division 3 and Division 4 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (v) Where there is no Prizewinner in either Division 2 or Division 3 or Division 4 and therefore a further 30% of the Prize Pool is allocated to this Division from Division 2, Division 3 and Division 4 in accordance with the provisions of this paragraph (e), \$10 plus an amount determined by dividing the additional allocations from Division 2, Division 3 and Division 4 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or
- (vi) Where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii), (2) (D) apply, and
- (1) there is no Prizewinner in Division 4 and therefore 16.25% of the Prize Pool is allocated to this Division from Division 4 in accordance with the provisions of this paragraph (e); and

- (2) there is no Prizewinner in Division 4 and therefore an additional amount equal to 32.5% of the amount allocated to the Prize Fund for Division 1 is allocated to this Division in accordance with the provisions of Rule 12 (e) Division 1 (ii) (2) (C);

\$20 plus an amount determined by dividing the additional allocation from Division 4 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or

- (vii) Where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii), (2) (D) apply, and

- (1) there is no Prizewinner in either Division 3 or Division 4 and therefore 24.75% of the Prize Pool is allocated to this Division from Division 3 and Division 4 in accordance with the provisions of this paragraph (e); and

- (2) there is no Prizewinner in either Division 3 or Division 4 and therefore an additional amount equal to 49.5% of the amount allocated to the Prize Fund for Division 1 is allocated to this Division in accordance with the provisions of Rule 12 (e) Division 1 (ii) (B) and Rule 12 (e) Division 1 (ii) (C);

\$20 plus an amount determined by dividing the additional allocations from Division 2 and Division 3 by the number of Prize winning Entries and/or Syndicate Entries in this Division; or

- (viii) Where there is no Prizewinner in Division 1 and the provisions of Rule 12 (e) Division 1 (ii), (2) (D) apply, and

- (1) there is no Prizewinner in either Division 2 or Division 3 or Division 4 and therefore 30% of the Prize Pool is allocated to this Division from Division 2, Division 3 and Division 4 in accordance with the provisions of this paragraph (e); and

- (2) there is no Prizewinner in either Division 2 or Division 3 or Division 4 and therefore an additional amount equal to 60% of the amount allocated to the Prize Fund for Division 1 is allocated to this Division in accordance with the provisions of Rule 12 (e) Division 1 (ii) (A) Rule 12 (e) Division 1 (ii) (B) and Rule 12 (e) Division 1 (ii) (C);

\$20 plus an amount determined by dividing the additional allocations from Division 2 and Division 3 and Division 4 by the number of Prize winning Entries and/or Syndicate Entries in this Division;

PROVIDED HOWEVER that:

- (ix) where the percentage of the Prize Pool allocated to Rule 12 (e) Division 4 is not sufficient in relation to the Prizes at Rule 12 (e) Division 4 (ii), (vi), (vii) and (viii), the additional amount required shall be drawn from the Prize Reserve Fund; or
- (x) where the percentage of the Prize Pool allocated to Rule 12 (e) Division 4 exceeds the amount required in relation to the Prizes at Rule 12 (e) Division 4 (ii), (vi), (vii) and (viii), such excess amount shall be paid into the Prize Reserve Fund.

(f) Saturday Competition

In respect of the Saturday Competition, the Prize Pool shall be distributed as nearly as possible in the percentages shown below. The Prize Pool distribution for other than the Division 1 Prize Pool shall be subject to a rounding off process (which shall be to the nearest sum containing a five (5) cent multiple). Monies required for rounding up shall be drawn from the Division 1 Prize Pool. Where a rounding down process has occurred, the excess monies shall be paid into the Division 1 Prize Pool. Where there is no winner in any one division, subject to the provisions of Division 1 (ii) of this paragraph (f) the percentage of the Prize Pool specified in that division shall be added to the percentage of the Prize Pool specified in the next lower division in the order as shown below.

Division 1 -

- (i) A Prize of an amount equal to 26.2% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains all six (6) of the Winning Numbers.

- (ii) If no Prize in this Division is payable in respect of any Entry or Syndicate Entry, an amount equal to 26.2% of the Prize Pool shall be retained in the Prize Fund so as to form part of the monies payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains all the Winning Numbers; provided that no such additional jackpotting shall be effected for more than four consecutive games of the same type, so that if no Division 1 Prize is payable in respect of any Entry or Syndicate Entry in four consecutive games of that type and there is no such Prize payable in respect of any Entry or Syndicate Entry in the next (or 5th) consecutive game of that type, then the total Prize money of such additions or jackpot, when added to the Division 1 Prize payable in respect of such 5th game, shall be added to the Prize money allocated to the next lower division in which a Prize is payable in respect of an Entry or Syndicate Entry or Entries or Syndicate Entries.

Division 2 -

A Prize of an amount equal to 6.7% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but not more than five (5) of the six (6) Winning Numbers together with one (1) or both of the Supplementary Numbers.

Division 3 -

A Prize of an amount equal to 12.4% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains five (5) but not more than five (5) of the six (6) Winning Numbers.

Division 4 -

A Prize of an amount equal to 21.1% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains four (4) but not more than four (4) of the six (6) Winning Numbers.

Division 5 -

A Prize of an amount equal to 33.6% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, or shall be shared equally between any two (2) or more Entries and/or Syndicate Entries each of which, contains three (3) but not more than three (3) of the six (6) Winning Numbers together with one (1) or both of the Supplementary Numbers.

(g) Double Up

Where a Player has paid the additional Fee to enter into the Double Up arrangements, then the Player shall be entitled to receive:

- (i) Where a Prize has been won in accordance with the provisions of Rule 12 (e) Division 2, an additional Prize amount equivalent to the Prize amount payable in respect of the provisions of Rule 12 (e) Division 2 (i) as well as any Prize payable in accordance with the provisions of Rule 12 (e) Division 2 (ii); or
- (ii) Where a Prize has been won in accordance with the provisions of Rule 12 (e) Division 3:
- (1) an additional Prize amount equivalent to the Prize amount payable where the provisions of Rule 12 (e) Division 3 (i) apply; and
 - (2) any Prize payable where the provisions of Rule 12 (e) Division 3 (ii) apply;
- (iii) Where a Prize has been won in accordance with the provisions of Rule 12 (e) Division 4:
- (1) \$40 where the provisions of Rule 12 (e) Division 4 (i) apply; or
 - (2) \$60 where the provisions of Rule 12 (e) Division 4 (ii) apply; or
 - (3) \$40 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (iii) apply; or
 - (4) \$40 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (iv) apply; or

- (5) \$60 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (v) (1) apply as well as an additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (v) (2) apply;
- (6) \$60 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (vi) (1) apply as well as an additional Prize amount payable where the provisions of Rule 12 (e) Division 4 (vi) (2) apply;
- (iv) Where a Prize has been won in accordance with the provisions of Rule 12 (e) Division 5:
 - (1) \$20 where the provisions of Rule 12 (e) Division 5 (i) apply; or
 - (2) \$30 where the provisions of Rule 12 (e) Division 5 (ii) apply; or
 - (3) \$20 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (iii) apply; or
 - (4) \$20 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (iv) apply; or
 - (5) \$20 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (v) apply; or
 - (6) \$30 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (vi) (1) apply as well as an additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (vi) (2) apply; or
 - (7) \$30 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (vii) (1) apply as well as an additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (vii) (2) apply; or
 - (8) \$30 plus an amount equal to twice the additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (viii) (1) apply as well as an additional Prize amount payable where the provisions of Rule 12 (e) Division 5 (viii) (2) apply.

The Double Up arrangements do not apply to Rule 12 (e) Division 1.

(h) Second Drawing

The Licensee may, subject to the Approval of the Minister, and shall where the Minister so directs, provide for the payment of an additional Prize or Prizes, in accordance with the Conditions of the Licence, by means of a Second Drawing in any Game of Lotto whether following a Monday Competition, and/or Wednesday Competition and/or Saturday Competition, provided that:

- (i) the Second Drawing shall be conducted following the Drawing of the Monday Competition, and/or Wednesday Competition and/or Saturday Competition or any combination thereof;
 - (ii) an Entry or Syndicate Entry made in respect of the Monday Competition or the Wednesday Competition or the Saturday Competition shall be automatically entered into the Second Drawing in respect of that Monday Competition or Wednesday Competition or Saturday Competition and such Entry or Syndicate Entry shall not require the payment of any further Subscription;
 - (iii) the Prize or Prizes payable in relation to the Second Drawing shall be payable in respect of any Entry or Syndicate Entry which, or shall be payable in equal shares in respect of any two (2) or more Entries and/or Syndicate Entries each of which, contains all the Winning Numbers;
 - (iv) the amount or amounts of such Prize or Prizes shall be determined by the Chief Executive Officer and shall be paid from the Prize Reserve Fund;
 - (v) the Second Drawing shall not involve the drawing of any Supplementary Numbers; and
 - (vi) the Second Drawing shall not constitute a separate Game of Lotto but shall be part of either a Monday Competition and/or Wednesday Competition and/or Saturday Competition.
- (i) A Game of Lotto may include an additional Prize or Prizes, Prizes paid on special occasions or pursuant to Rule 12 (g) (as Approved by the Minister from time to time). Any such Prize or Prizes may be paid in monetary terms or in kind and shall be paid from the Prize Reserve Fund.
- (j) Prizes in a Game of Promotional Lotto
- (i) The Prizes payable in a Game of Promotional Lotto may consist of one or more of the following:
 - (1) money;
 - (2) holidays;
 - (3) travel;

- (4) accommodation;
 - (5) services or goods provided by the Licensee or by persons or bodies other than the Licensee, whether or not for valuable consideration; and
 - (6) such other Prizes as may (subject to this clause) be determined by the Chief Executive Officer.
- (ii) A Prize in a Game of Promotional Lotto must not consist of or include tobacco.
 - (iii) A Prize in a Game of Promotional Lotto must not consist of or include liquor within the meaning of the Liquor Act 1982.
- (k) Determination of Prizes in a Game of Promotional Lotto
- (i) The Chief Executive Officer is to determine the number, nature and value of Prizes in each Game of Promotional Lotto.
 - (ii) The Licensee is to publicly advertise the number, nature and value of, and the conditions relating to payment of, Prizes in each Game of Promotional Lotto conducted by it.
 - (iii) The Chief Executive Officer may change or alter the nature of any Prize offered in a Game of Promotional Lotto, including (but not limited to) the following:
 - (1) the replacement of any holiday destination offered as a Prize or part of a Prize with another holiday destination;
 - (2) the replacement of any mode of travel offered as a Prize or part of a Prize with another mode of travel;
 - (3) the replacement of any form of accommodation offered as a Prize or part of a Prize with
 - (4) the resupply of services or the replacement of goods provided by the Licensee or by persons or bodies other than the Licensee; and
 - (5) the conversion of any Prize (or part of a Prize) provided by the Licensee or by another person or body into a monetary equivalent.
 - (iv) The Prizes in a Game of Promotional Lotto are payable in such manner as is approved by the Chief Executive Officer for the purposes of that Game of Promotional Lotto.

RULE 13. Announcement of Provisional Prize Winners and Prize-winners

- (a) Following each Drawing of a Game of Lotto the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the Winning Numbers and the Supplementary Numbers;
 - (ii) the amount of the Prize Pool allocated to each Division;
 - (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners;
 - (iv) the value of Prizes and the number of Prize-winners in respect of Division 2, Division 3, Division 4 and Division 5; and
 - (v) the value of Prizes payable as Double Up Prizes and the number of Double Up Prize-winners.
- (b) Following each Drawing of a Game of Lotto the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 11(f)(i) or where Provisional Prize Winners are not Registered Players or Registered Syndicate Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 14(a), 14 (b), 14(i) and 14(k) must be made.
- (c) Where appropriate the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional Lotto as soon as possible after the completion of such Game of Promotional Lotto.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

RULE 14. Procedures for Claiming and Payment of Prizes and Provisional Prizes

In relation to a Game of Lotto:

- (a)
 - (i) Other than as provided for Registered Players and Registered Syndicate Players, any Provisional Prize (or in the case of a Syndicate Entry, a share of any Provisional Prize) must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with Rule 14(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Provisional Prize (or in the case of a Syndicate Entry, a Registered Syndicate Player winning a share of a Provisional Prize) exceeding \$10,000 will be notified personally or by mail within five (5) calendar days after the Drawing Date. In respect of any Provisional Prize won by a Registered Player (or in the case of a Syndicate Entry, any share of a Provisional Prize won by a Registered Syndicate Player) the Chief Executive Officer may require that Registered Player or Registered Syndicate Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) hereof;
- (c) Where a Registered Player or Registered Syndicate Player has been requested to claim the Provisional Prize in accordance with Rule 14(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 14(d) hereof;
- (d) A Provisional Prize or Share of a Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer;
- (e) For Registered Players, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal not earlier than the day immediately after, and not later than eight (8) weeks after, the relevant Drawing Date. Prizes not so claimed will be paid by the Licensee by cheque or at the discretion of the Licensee by electronic funds transfer after the expiry of eight (8) weeks after the Drawing Date; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom;
- (f) For a Player or Syndicate Player who is not a Registered Player or Registered Syndicate Player, any Prize (or in the case of a Syndicate Entry, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player or Syndicate Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period of not less than eight (8) weeks;
- (g) Subject to Rules 14(a), 14(b), 14(c), 14(d) and 14(e) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) A Prize or, in the case of a Syndicate Entry, a share of a Prize, not paid by an Agent in accordance with Rule 14(e) will be paid by the Licensee by cheque, or at the discretion of the Licensee by electronic funds transfer, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require. A sum representing the cost of processing as approved by the Chief Executive Officer will be deducted from the Prize or share of a Prize so paid;
- (i) A:
 - (i) Registered Player or Registered Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) pursuant to Rule 14(b) and who has not been notified within five (5) days in accordance with Rule 14(b) and/or whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
 - (ii) Player or Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim immediately by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 14(l) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the Drawing Date, starting on the day immediately following the Drawing Date.

A claim not received in accordance with this Rule 14(i) will be rejected and the Licensee shall have no liability in relation thereto;

(j) The Entry or Syndicate Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry or winning Syndicate Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;

(k) A:

(i) Player or Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or

(ii) Registered Player or Registered Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal and/or where the Prize has not been paid in accordance with Rule 14(e);

must lodge a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l);

(l) The particulars required in accordance with the provisions of Rules 14(a), 14(b), 14(i) and 14(k), are:

(i) the name and address of the Player or Syndicate Player;

(ii) the Ticket Serial Number;

(iii) the Numbers included on the relevant numbered line on the Ticket;

(iv) the Player's or Syndicate Player's registration number if a Registered Player or Registered Syndicate Player;

(v) the Ticket; and

(vi) such further evidence or information as the Licensee requires;

(m) Notwithstanding the provisions of this Rule 14, if an Entry or Syndicate Entry which would otherwise have been entitled to a Prize or share of a Prize not exceeding \$1000.00 is discovered after the payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player or Syndicate Player the same Prize or share of a Prize as is being paid to winning Players or winning Syndicate Players or such other Prize amount or Share of a Prize amount as determined by the Chief Executive Officer;

(n) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize (or in the case of a Syndicate Entry a share of a Prize or a Provisional Prize) to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Prize or Provisional Prize (or, in the case of a Syndicate Entry, is the Syndicate Player entitled to a share of that Prize or Provisional Prize). Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player or Syndicate Player may fail to meet one or more of the elements (1) or (2) contained in Rules 1(xxxix) or 1(lviii) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement;

(o) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player or Syndicate Player in accordance with these Rules;

(p) Subject to Rule 14(i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries or Syndicate Entries entitled thereto or the amount thereof;

(q) The payment of a Prize or share of a Prize to any Player or Syndicate Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;

(r) Subject to section 27 of the Act, all unclaimed or uncollected Prizes or shares of Prizes shall be retained in the Prize Fund for payment to the Players or Syndicate Players entitled thereto;

- (s) Remittances for payments of Prizes or shares of Prizes may include all Prizes or shares of Prizes won on the same Ticket;
- (t) Where payment by the Licensee of a Prize or share of a Prize is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
- (i) by hand upon any conditions that the Chief Executive Officer may determine;
 - (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player or Syndicate Player;
- (u) Where payment of a Prize or share of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player or Registered Syndicate Player, to the name and address appearing on the Licensee's records relating to that Player or Syndicate Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same;

- (v) Any Prize or share of a Prize sent by the Licensee to a Player or Syndicate Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player or Syndicate Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;
- (w) The payment of all Prizes or shares of Prizes pursuant to this Rule 14 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust whether express or implied. Where the Licensee has paid a Player or Syndicate Player pursuant to this Rule 14 and the Chief Executive Officer is, after such payment has been made, of the view that the Player or Syndicate Player was not the Player or Syndicate Player to whom such payment should have been made the Player or Syndicate Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (x) A Prize or share of a Prize may be claimed through an Agent or by mail direct to:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer;

- (y) Any Prize or share of a Prize to be paid in accordance with Rule 12(g) or Rule 12(j) shall be forwarded to the winner thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct;
- (z) Payment of Prizes in a Game of Promotional Lotto
- (i) A Prize is not payable in a Game of Promotional Lotto unless:
 - (1) the entry submitted in a Game of Promotional Lotto is in the form determined by the Chief Executive Officer under Rule 11(n)(i); and
 - (2) if the form of entry requires the Player or Syndicate Player to have purchased a Ticket in a Game of Lotto, the Ticket in the Game of Lotto must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Game of Lotto is valid,and the claimant has complied with all conditions relating to the Game of Promotional Lotto advertised under Rule 12(k)(ii).
 - (ii) The Licensee may record on an entry in a Game of Promotional Lotto a verification code or other test and use it to determine whether the entry in a Game of Promotional Lotto is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional Lotto, on which such a test is recorded, if the entry does not satisfy the test.

RULE 19. A Syndicate Entry

- Delete existing Rule 19(f) and replace with new Rule 19(f) as follows:
 - (f) An Agent may cancel a Syndicate Entry Share in respect of a Syndicate Entry sold by the Agent provided such cancellation takes place on the day the Syndicate Entry Share was purchased, unless all the Syndicate Entry Shares in respect of the related Syndicate Entry have been sold.

SCHEDULES 1-5

- Delete existing Schedules 1-5 and replace with new Schedules 1-5 as follows:

	Entry Type	Monday or Wednesday entry	Monday and Wednesday entry
Standard	(4 games)	\$0.20	\$0.30
	(6 games)	\$0.25	\$0.35
	(8 games)	\$0.30	\$0.40
	(10 games)	\$0.35	\$0.45
	(12 games)	\$0.40	\$0.50
	(14 games)	\$0.45	\$0.55
	(16 games)	\$0.55	\$0.65
	(18 games)	\$0.65	\$0.75
	(24 games)	\$0.75	\$0.85
	(30 games)	\$0.85	\$0.95
System	7	\$0.25	\$0.35
	8	\$0.60	\$0.70
	9	\$1.00	\$1.30
	10	\$2.00	\$2.50
	11	\$4.40	\$5.40
	12	\$7.80	\$10.30
	13	\$12.20	\$15.20
	14	\$20.10	\$25.10
	15	\$32.50	\$40.00
	16	\$54.60	\$65.60
17	\$81.20	\$95.20	
18	\$140.80	\$160.80	
Multiweek Standard (4 games)	(No. of Weeks)		
	2	\$0.30	\$0.40
	5	\$0.45	\$0.55
	10	\$0.85	\$0.95
	25	\$1.30	\$1.40
	50	\$2.40	\$2.50
(6 games)	2	\$0.35	\$0.45
	5	\$0.50	\$0.60
	10	\$0.90	\$1.00
	25	\$1.35	\$1.50
	50	\$2.45	\$2.60

(8 games)	2	\$0.40	\$0.50
	5	\$0.55	\$0.65
	10	\$0.95	\$1.05
	25	\$1.40	\$1.60
	50	\$2.50	\$2.70
(10 games)	2	\$0.45	\$0.55
	5	\$0.60	\$0.70
	10	\$1.00	\$1.10
	25	\$1.45	\$1.70
	50	\$2.55	\$2.80
(12 games)	2	\$0.50	\$0.60
	5	\$0.65	\$0.75
	10	\$1.05	\$1.15
	25	\$1.50	\$1.80
	50	\$2.60	\$2.90
(14 games)	2	\$0.55	\$0.65
	5	\$0.70	\$0.80
	10	\$1.10	\$1.20
	25	\$1.55	\$1.90
	50	\$2.65	\$3.00
(16 games)	2	\$0.65	\$0.80
	5	\$0.80	\$1.00
	10	\$1.30	\$1.40
	25	\$1.80	\$2.10
	50	\$3.30	\$3.60
(18 games)	2	\$0.75	\$0.90
	5	\$0.90	\$1.15
	10	\$1.50	\$1.60
	25	\$2.00	\$2.40
	50	\$3.70	\$4.40
(24 games)	2	\$0.90	\$1.00
	5	\$1.10	\$1.30
	10	\$1.70	\$2.00
	25	\$2.60	\$2.95
	50	\$4.80	\$5.20
(30 games)	2	\$1.10	\$1.20
	5	\$1.40	\$1.60
	10	\$2.00	\$2.30
	25	\$3.30	\$3.70
	50	\$6.10	\$6.50

Multiweek Systems	(No. of Weeks)		
Systems 7	2	\$0.35	\$0.50
	5	\$0.50	\$0.70
	10	\$1.00	\$1.10
	25	\$2.00	\$2.20
	50	\$3.50	\$4.40
Systems 8	2	\$0.80	\$1.00
	5	\$1.20	\$1.40
	10	\$2.40	\$2.80
	25	\$4.80	\$5.60
	50	\$6.60	\$8.30
Systems 9	2	\$1.30	\$1.60
	5	\$1.80	\$2.00
	10	\$3.60	\$4.00
	25	\$6.00	\$6.80
	50	\$8.40	\$9.50
Systems 10	2	\$2.20	\$2.65
	5	\$2.50	\$2.90
	10	\$5.00	\$5.50
	25	\$7.50	\$8.20
	50	\$12.00	\$13.60
Systems 11	2	\$5.00	\$5.90
	5	\$6.00	\$6.50
	10	\$11.00	\$11.50
	25	\$16.50	\$17.50
	50	\$24.00	\$26.50
Systems 12	2	\$8.80	\$11.00
	5	\$10.00	\$12.00
	10	\$15.00	\$17.00
	25	\$22.00	\$25.00
	50	\$30.00	\$34.00
Systems 13	2	\$14.00	\$16.60
	5	\$16.00	\$18.50
	10	\$23.00	\$25.00
	25	\$36.00	\$40.00
	50	\$62.00	\$70.00
Systems 14	2	\$21.40	\$26.80
	5	\$23.00	\$29.00
	10	\$34.00	\$40.00
	25	\$52.00	\$58.00
	50	\$76.00	\$85.00

Systems 15	2	\$33.80	\$42.20
	5	\$36.00	\$45.00
	10	\$46.00	\$55.00
	25	\$59.00	\$68.00
	50	\$91.00	\$100.00
Systems 16	2	\$57.00	\$67.50
	5	\$60.00	\$70.00
	10	\$80.00	\$90.00
	25	\$105.00	\$115.00
	50	\$135.00	\$150.00
Systems 17	2	\$88.00	\$104.00
	5	\$100.00	\$115.00
	10	\$120.00	\$135.00
	25	\$160.00	\$175.00
	50	\$210.00	\$230.00
Systems 18	2	\$148.00	\$172.00
	5	\$160.00	\$190.00
	10	\$180.00	\$220.00
	25	\$210.00	\$250.00
	50	\$310.00	\$350.00

SCHEDULE 2
Lotto Commission - Saturday Competition

	Entry Type	Saturday Entry
Standard	(4 games)	\$0.25
	(6 games)	\$0.30
	(8 games)	\$0.35
	(10 games)	\$0.40
	(12 games)	\$0.45
	(14 games)	\$0.50
	(16 games)	\$0.60
	(18 games)	\$0.70
	(24 games)	\$1.00
	(30 games)	\$1.40
System	7	\$0.35
	8	\$0.80
	9	\$1.70
	10	\$3.00
	11	\$6.10
	12	\$10.20
	13	\$17.80
	14	\$30.90
	15	\$47.75
	16	\$80.40
	17	\$122.80
18	\$214.20	
Multiweek Standard	<i>(No. of Weeks)</i>	
	(4 games) 2	\$0.45
	5	\$1.00
	10	\$2.00
	25	\$3.00
	50	\$6.00
	(6 games) 2	\$0.60
	5	\$1.40
	10	\$2.50
	25	\$5.00
	50	\$10.00
	(8 games) 2	\$0.70
	5	\$1.60
	10	\$3.20
	25	\$6.50
50	\$13.00	

(10 games)	2	\$0.80
	5	\$1.80
	10	\$3.50
	25	\$7.00
	50	\$14.00
(12 games)	2	\$0.90
	5	\$2.00
	10	\$4.20
	25	\$9.00
	50	\$18.00
(14 games)	2	\$1.00
	5	\$2.50
	10	\$5.30
	25	\$11.00
	50	\$22.00
(16 games)	2	\$1.20
	5	\$2.80
	10	\$5.80
	25	\$13.00
	50	\$26.00
(18 games)	2	\$1.40
	5	\$3.40
	10	\$6.80
	25	\$15.00
	50	\$30.00
(24 games)	2	\$2.00
	5	\$4.80
	10	\$9.20
	25	\$20.00
	50	\$40.00
(30 games)	2	\$3.00
	5	\$6.80
	10	\$12.40
	25	\$28.00
	50	\$56.00
Multiweek Systems Systems 7	<i>(No. of Weeks)</i>	
	2	\$0.45
	5	\$0.70
	10	\$1.40
	25	\$2.80
	50	\$5.60

Systems 8	2	\$1.10
	5	\$1.70
	10	\$3.40
	25	\$6.80
	50	\$13.00
Systems 9	2	\$1.90
	5	\$2.25
	10	\$4.50
	25	\$9.00
	50	\$16.00
Systems 10	2	\$3.30
	5	\$3.80
	10	\$7.20
	25	\$14.40
	50	\$25.00
Systems 11	2	\$6.80
	5	\$7.80
	10	\$15.60
	25	\$30.00
	50	\$57.00
Systems 12	2	\$12.20
	5	\$15.00
	10	\$30.00
	25	\$58.00
	50	\$110.00
Systems 13	2	\$20.50
	5	\$27.40
	10	\$45.00
	25	\$90.00
	50	\$150.00
Systems 14	2	\$35.00
	5	\$45.00
	10	\$85.00
	25	\$100.00
	50	\$180.00
Systems 15	2	\$54.00
	5	\$68.00
	10	\$130.00
	25	\$150.00
	50	\$280.00

Systems 16	2	\$83.00
	5	\$87.00
	10	\$170.00
	25	\$190.00
	50	\$370.00
Systems 17	2	\$125.00
	5	\$130.00
	10	\$250.00
	25	\$270.00
	50	\$500.00
Systems 18	2	\$235.00
	5	\$290.00
	10	\$480.00
	25	\$510.00
	50	\$1,020.00

SCHEDULE 3
Lotto Double Up Commission

	Entry	Monday or Wednesday entry	Monday and Wednesday entry	
Standard	(4 games)	\$0.05	\$0.10	
	(6 games)	\$0.10	\$0.20	
	(8 games)	\$0.15	\$0.30	
	(10 games)	\$0.20	\$0.40	
	(12 games)	\$0.25	\$0.50	
	(14 games)	\$0.30	\$0.60	
	(16 games)	\$0.35	\$0.70	
	(18 games)	\$0.40	\$0.80	
	(24 games)	\$0.50	\$1.00	
	(30 games)	\$0.60	\$1.20	
System	7	\$0.15	\$0.30	
	8	\$0.25	\$0.50	
	9	\$0.40	\$0.80	
	10	\$1.00	\$2.00	
	11	\$2.00	\$4.00	
	12	\$5.00	\$10.00	
	13	\$9.00	\$18.00	
	14	\$17.00	\$34.00	
	15	\$25.00	\$50.00	
	16	\$45.00	\$90.00	
17	\$65.00	\$130.00		
18	\$85.00	\$170.00		
Multiweek Standard	(4 games)	<i>(No. of Weeks)</i>		
		2	\$0.15	\$0.30
		5	\$0.40	\$0.80
		10	\$0.80	\$1.60
		25	\$1.20	\$2.40
	50	\$1.60	\$3.20	
	(6 games)	2	\$0.20	\$0.40
		5	\$0.45	\$0.90
		10	\$0.85	\$1.70
		25	\$1.25	\$2.50
		50	\$1.65	\$3.30
	(8 games)	2	\$0.25	\$0.50
		5	\$0.50	\$1.00
		10	\$0.90	\$1.80
		25	\$1.30	\$2.60
50		\$1.70	\$3.40	

(10 games)	2	\$0.30	\$0.60
	5	\$0.55	\$1.10
	10	\$0.95	\$1.90
	25	\$1.35	\$2.70
	50	\$1.75	\$3.50
(12 games)	2	\$0.35	\$0.70
	5	\$0.60	\$1.20
	10	\$1.00	\$2.00
	25	\$1.40	\$2.80
	50	\$1.80	\$3.60
(14 games)	2	\$0.40	\$0.80
	5	\$0.65	\$1.30
	10	\$1.05	\$2.10
	25	\$1.45	\$2.90
	50	\$1.85	\$3.70
(16 games)	2	\$0.45	\$0.90
	5	\$0.70	\$1.40
	10	\$1.10	\$2.20
	25	\$1.50	\$3.00
	50	\$1.90	\$3.80
(18 games)	2	\$0.50	\$1.00
	5	\$0.75	\$1.50
	10	\$1.15	\$2.30
	25	\$1.55	\$3.10
	50	\$1.95	\$3.90
(24 games)	2	\$0.60	\$1.20
	5	\$0.90	\$1.80
	10	\$1.20	\$2.40
	25	\$1.60	\$3.20
	50	\$2.00	\$4.00
(30 games)	2	\$0.75	\$1.50
	5	\$1.15	\$2.30
	10	\$1.60	\$3.20
	25	\$2.10	\$4.20
	50	\$2.60	\$5.20
Multiweek Systems Systems 7	<i>(No. of Weeks)</i>		
	2	\$0.20	\$0.40
	5	\$0.30	\$0.60
	10	\$0.60	\$1.20
	25	\$1.10	\$2.20
	50	\$2.00	\$4.00

Systems 8	2	\$0.35	\$0.80
	5	\$0.60	\$1.20
	10	\$1.20	\$2.40
	25	\$2.20	\$4.40
	50	\$4.00	\$8.00
Systems 9	2	\$0.70	\$1.40
	5	\$1.20	\$2.40
	10	\$2.40	\$4.80
	25	\$4.40	\$8.80
	50	\$8.00	\$16.00
Systems 10	2	\$1.45	\$3.00
	5	\$2.20	\$4.40
	10	\$4.40	\$8.80
	25	\$7.40	\$14.80
	50	\$12.00	\$24.00
Systems 11	2	\$2.80	\$5.60
	5	\$4.20	\$8.40
	10	\$8.40	\$16.80
	25	\$12.40	\$24.80
	50	\$18.00	\$36.00
Systems 12	2	\$6.00	\$12.00
	5	\$8.20	\$16.40
	10	\$14.40	\$28.80
	25	\$19.40	\$38.80
	50	\$26.00	\$52.00
Systems 13	2	\$10.80	\$22.00
	5	\$14.20	\$28.40
	10	\$22.40	\$44.80
	25	\$28.40	\$56.80
	50	\$36.00	\$72.00
Systems 14	2	\$19.00	\$38.00
	5	\$22.20	\$44.40
	10	\$32.40	\$64.80
	25	\$40.40	\$80.80
	50	\$52.00	\$104.00

Systems 15	2	\$27.00	\$54.00
	5	\$30.20	\$60.40
	10	\$42.40	\$84.80
	25	\$52.40	\$104.80
	50	\$68.00	\$136.00
Systems 16	2	\$49.50	\$100.00
	5	\$55.20	\$110.40
	10	\$82.40	\$164.80
	25	\$102.40	\$204.80
	50	\$133.00	\$266.00
Systems 17	2	\$71.00	\$142.00
	5	\$80.20	\$160.40
	10	\$122.40	\$244.80
	25	\$152.40	\$304.80
	50	\$198.00	\$396.00
Systems 18	2	\$92.00	\$184.00
	5	\$105.20	\$210.40
	10	\$162.40	\$324.80
	25	\$202.40	\$404.80
	50	\$263.00	\$526.00

SCHEDULE 4
LOTTO - Monday Competition or Wednesday Competition

Entry	Fee (inclusive of commission)	Syndicate Entry	No. of Shares	Syndicate Fee per panel (cost per Share)
System 10	\$65.00	System 10	5	\$13.00
System 10	\$65.00	System 10	10	\$6.50
System 11	\$143.00	System 11	5	\$28.60
System 11	\$143.00	System 11	10	\$14.30
System 11	\$143.00	System 11	20	\$7.15
System 12	\$285.00	System 12	5	\$57.00
System 12	\$285.00	System 12	10	\$28.50
System 12	\$285.00	System 12	20	\$14.25
System 12	\$285.00	System 12	30	\$9.50
System 13	\$527.00	System 13	5	\$105.40
System 13	\$527.00	System 13	10	\$52.70
System 13	\$527.00	System 13	20	\$26.35
System 14	\$921.00	System 14	5	\$184.20
System 14	\$921.00	System 14	15	\$61.40
System 14	\$921.00	System 14	30	\$30.70
System 15	\$1,534.00	System 15	10	\$153.40
System 15	\$1,534.00	System 15	26	\$59.00
System 16	\$2,457.00	System 16	5	\$491.40
System 16	\$2,457.00	System 16	10	\$245.70
System 16	\$2,457.00	System 16	15	\$163.80
System 16	\$2,457.00	System 16	20	\$122.85
System 16	\$2,457.00	System 16	30	\$81.90
System 16	\$2,457.00	System 16	60	\$40.95
System 16	\$2,457.00	System 16	70	\$35.10
System 17	\$3,794.00	System 17	5	\$758.80
System 17	\$3,794.00	System 17	10	\$379.40
System 17	\$3,794.00	System 17	20	\$189.70
System 17	\$3,794.00	System 17	40	\$94.85
System 17	\$3,794.00	System 17	56	\$67.75
System 18	\$5,710.00	System 18	5	\$1,142.00
System 18	\$5,710.00	System 18	10	\$571.00
System 18	\$5,710.00	System 18	20	\$285.50
System 18	\$5,710.00	System 18	40	\$142.75

SCHEDULE 5
LOTTO - Saturday Competition

Entry	Fee (inclusive of commission)	Syndicate Entry	No.of Shares	Syndicate Fee per panel (cost per Share)
System 10	\$97.50	System 10	5	\$19.50
System 10	\$97.50	System 10	10	\$9.75
System 10	\$97.50	System 10	15	\$6.50
System 11	\$214.00	System 11	5	\$42.80
System 11	\$214.00	System 11	10	\$21.40
System 12	\$426.00	System 12	5	\$85.20
System 12	\$426.00	System 12	10	\$42.60
System 12	\$426.00	System 12	12	\$35.50
System 12	\$426.00	System 12	15	\$28.40
System 12	\$426.00	System 12	20	\$21.30
System 12	\$426.00	System 12	30	\$14.20
System 12	\$426.00	System 12	60	\$7.10
System 13	\$790.00	System 13	5	\$158.00
System 13	\$790.00	System 13	10	\$79.00
System 13	\$790.00	System 13	20	\$39.50
System 14	\$1,382.25	System 14	5	\$276.45
System 14	\$1,382.25	System 14	15	\$92.15
System 15	\$2,300.00	System 15	25	\$92.00
System 16	\$3,684.00	System 16	10	\$368.40
System 16	\$3,684.00	System 16	12	\$307.00
System 16	\$3,684.00	System 16	15	\$245.60
System 16	\$3,684.00	System 16	20	\$184.20
System 16	\$3,684.00	System 16	24	\$153.50
System 16	\$3,684.00	System 16	30	\$122.80
System 16	\$3,684.00	System 16	40	\$92.10
System 16	\$3,684.00	System 16	60	\$61.40
System 17	\$5,692.00	System 17	20	\$284.60
System 17	\$5,692.00	System 17	40	\$142.30
System 18	\$8,568.00	System 18	10	\$856.80
System 18	\$8,568.00	System 18	12	\$714.00
System 18	\$8,568.00	System 18	15	\$571.20
System 18	\$8,568.00	System 18	20	\$428.40
System 18	\$8,568.00	System 18	30	\$285.60
System 18	\$8,568.00	System 18	35	\$244.80
System 18	\$8,568.00	System 18	45	\$190.40
System 18	\$8,568.00	System 18	60	\$142.80
System 18	\$8,568.00	System 18	90	\$95.20

PUBLIC LOTTERIES ACT 1996

Notice of amendment of rules for Lotto Strike and Promotional Lotto Strike

I, THE HONOURABLE GRANT McBRIDE, MP, Minister for Gaming and Racing and the Minister Assisting the Premier on Hunter Development, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Lotto Strike and Promotional Lotto Strike as attached to this notice **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Lotto Strike. These amended Rules take effect on and from 15 April 2004.

Dated this 30th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996**LOTTO STRIKE RULES**

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of the Game of Lotto Strike and Promotional Lotto Strike. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1(a) Definitions

- Delete existing definition of "Jackpot Competition" and replace with new definition as follows:
 - (xxviii) "Jackpot Competition" means the Game of Lotto Strike drawn on the day approved by the Licensee provided such competition occurs after any Drawing (other than a Second Drawing), including the drawing of a Jackpot Competition, in which no Ticket is eligible for a Prize under Rule 11(c) Division 1 (Strike 4)(i);
- Delete existing definition of "Mark" and replace with new definition as follows:
 - (xxxiii) "Mark" means the drawing of a vertical line in blue or black ink within a Bounded Area on an Entry Form. "Marked" or "Marking" shall have corresponding meanings;
- Delete existing definition of "Monday Competition" and replace with new definition as follows:
 - (xxxvi) "Monday Competition" means the Game of Lotto Strike drawn, unless the Licensee determines otherwise, on the Monday of each week;
- Delete existing definition of "Panel" and replace with new definition as follows:
 - (xl) "Panel" means a separate matrix on an Entry Form consisting of four (4) lines, each line consisting of the Numbers 1 to 10 (inclusive) and 20, 30 and 40;
- Insert the following new definitions and renumber subsequent definitions accordingly:
 - (xlvi) "Provisional Period" means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xlvii) "Provisional Prize" is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xlviii) "Provisional Prize Winner" means a Player who holds a Ticket which is eligible for a Provisional Prize;
- Insert the following new definition and renumber subsequent definitions accordingly:
 - (li) "Saturday Competition" means the Game of Lotto Strike drawn, unless the Licensee determines otherwise, on the Saturday of each week;
- Delete existing definition of "Standard Entry" and replace with new definition as follows:
 - (liii) "Standard Entry" means an Entry referred to in Rule 8;

- Delete existing definition of " Wednesday Competition " and replace with new definition as follows:
 - (lvii) "Wednesday Competition" means the Game of Lotto Strike drawn, unless the Licensee determines otherwise, on the Wednesday of each week;

RULE 2. Conduct and Drawings of Games of Lotto Strike and Conduct of Games of Promotional Lotto Strike

- Delete existing Rule 2(c) and replace with new Rule 2(c) as follows:
 - (c) Games of Lotto Strike will be drawn on Monday, Wednesday and Saturday of each week unless the Licensee determines otherwise.

RULE 3. Application of Rules

- Delete the words "Entry Forms and Tickets" in Rules 3(a) and 3(b) and replace with the words " the Entry Form and Ticket".

RULE 6

- Delete exiting Rule 6 and replace with new Rule 6 as follows:

RULE 6. Rules Applying to Entry Forms and Tickets

- (a) A Lotto Strike Entry may be effected by using a Lotto Strike Entry Form or by Marking the Strike Bounded Area on a Lotto Entry Form. A Lotto Strike Entry Form shall consist of Panels that must be completed in the numerical order shown on the said form commencing with the top left hand Panel.
- (b) Where a Lotto Strike Entry Form is used to effect an Entry, each Number selected must be Marked.

A Number greater than 10, which is not 20, 30 or 40, must be selected by Marking, in accordance with this provision, the two Numbers the sum of which total the Number to be selected.

Example:

The Number 25 is to be selected by Marking the Numbers 5 and 20.

- (c) Each Lotto Strike Entry Form will contain Bounded Areas "A", "B" or "C". An Entry in the Monday Competition and/or Wednesday Competition and/or Saturday Competition must be made by Marking "A" and/or "B" and/or "C" on the Entry Form. An Entry in the Monday Competition only must be made by marking "A" on the Entry Form. An Entry in the Wednesday Competition only must be made by Marking "B" on the Entry Form. An Entry in the Saturday Competition only must be made by Marking "C" on the Entry Form. In the case of entries submitted by Post, if none of "A", "B" or "C" is marked on the Entry Form the Chief Executive Officer shall determine the Competition(s) in which entry shall be effected. A Boxed Entry must be made by Marking the Bounded Area "Boxed Selection" on the Entry Form. An Auto Pick Entry must be made by Marking the Bounded Area "Auto Pick" on the Entry Form.
- (d) Where a Lotto Strike Entry is effected by Marking the Strike Bounded Area on a Lotto Entry Form, the Drawing Date for such Entry will be the same as the Drawing Date in respect of the Lotto Draw for which the Lotto Entry Form has been submitted.
- (e) A completed Entry Form or any other form of entry (including Automatic Entry) completed or made in accordance with these Rules shall be accepted by an Agent and processed on a Computer Linked Terminal and evidenced by the issue of the Ticket to the Player.
- (f) Subject to paragraph (h) below acceptance of a Ticket by a Player shall constitute the Player's acknowledgment of the correctness of the details (including Entry details) thereon. The Ticket issued to a Player shall be the only form of acknowledgment issued by the Licensee or its Agent or Direct Mail Agent to the Player evidencing the Player's Entry.
- (g) In the event that the details recorded on the Player's Ticket are not consistent with the details held by the Licensee by way of Computer Records then the latter shall apply to the exclusion of the former and shall determine what Prize, if any, the Player shall be entitled to and the Player shall be bound by any such determination.

- (h) A Player may return a Ticket and on request have the same cancelled provided it is returned on the day of purchase to the place of purchase and prior to the Drawing of the Game of Lotto Strike entered. A Ticket so cancelled shall be void.
- (i) Where Numbers in a Game of Lotto Strike have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
- (i) no Commission or Subscription has been received prior to the close of selling for the Drawing in respect of that Game of Lotto Strike by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the Drawing; then
- the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player, and shall be the holder of the Entry.
- (j) A Ticket shall at all times remain the property of the Licensee and a Player shall deliver up any Ticket to the Licensee upon demand.

RULES 8-13

Delete existing Rules 8-13 and replace with new Rules 8-13 as follows:

RULE 8. Standard Entry

- (a) A Standard Entry is the selection of four (4) Numbers and may be made by way of an Entry Form or via Automatic Entry.
- (b) Where a Lotto Strike Entry Form is used to effect a Standard Entry, four (4) Numbers shall have been Marked in each Panel, comprising one Number in each line in each Panel.
- (c) No fewer than one (1) Panel must be completed on an Entry Form for each Standard Entry. Additional Panels may be completed up to the total number of Panels shown on the Entry Form.
- (d) The Subscription for each Standard Entry shall be:
- (i) In respect of both the Monday Competition and Wednesday Competition, \$2.00 where one (1) Panel is selected and \$2.00 for each additional Panel selected.
 - (ii) In respect of both the Monday Competition and Saturday Competition, \$2.00 where one (1) Panel is selected and \$2.00 for each additional Panel selected.
 - (iii) In respect of both the Wednesday Competition and Saturday Competition, \$2.00 where one (1) Panel is selected and \$2.00 for each additional Panel selected.
 - (iv) In respect of the Monday Competition, Wednesday Competition and Saturday Competition, \$3.00 where one (1) Panel is selected and \$3.00 for each additional Panel selected.
 - (v) In respect of either the Monday Competition or Wednesday Competition or Saturday Competition, \$1.00 where one (1) Panel is selected and \$1.00 for each additional Panel selected.
- (e) If more than four (4) Numbers in a Panel are Marked on an Entry Form in respect of a Standard Entry which has been forwarded to the Licensee by post, the Licensee shall disregard the highest Numbers in each line in that Panel in descending arithmetical sequence until four (4) Marked Numbers in the Panel, comprising one Number in each line in that Panel, remain.
- (f) If less than four (4) Numbers in a Panel, comprising one Number in each line in a Panel, are Marked on an Entry Form in respect of a Standard Entry which has been forwarded to the Licensee by post, entry into a Game of Lotto Strike shall not take effect and the Licensee shall return the Entry Form together with any monies therewith to the Player.

RULE 9. Boxed Entry

- (a) A Boxed Entry may be made by way of an Entry Form or via Automatic Entry. A Boxed Entry represents the twenty four (24) combinations of four (4) selected Numbers.
- (b) Where a Boxed Entry is effected using an Entry Form, four (4) Numbers and the Bounded Area "Boxed Selection" are Marked on that form.
- (c) Only one Panel on the Entry Form may be Marked in respect of a Boxed Entry. An Automatic Entry may include no more than one (1) Boxed Entry.
- (d) Notwithstanding any other provision in these Rules, where a Mark on an Entry Form for a Boxed Entry which has been forwarded to the Licensee by post has not been made in accordance with this Rule 9, the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, accept such Entry Form and interpret any selections thereon in such manner and having regard to such factors as the Chief Executive Officer determines. Thereafter such Boxed Entry shall be included in that Game of Lotto Strike and any subsequent evaluation thereof for the purpose of determining the Player's entitlement to a Prize shall be made in accordance with the Chief Executive Officer's interpretation.
- (e) The Subscription for a Boxed Entry in respect of one Drawing is \$24.00. In respect of a Boxed Entry in:
 - (i) Both the Monday Competition and Wednesday Competition, the Subscription is \$48.00.
 - (ii) Both the Monday Competition and Saturday Competition, the Subscription is \$48.00.
 - (iii) Both the Wednesday Competition and Saturday Competition, the Subscription is \$48.00.
 - (iv) The Monday Competition, Wednesday Competition and Saturday Competition, the Subscription is \$72.00.

RULE 10. Submission of an Entry Form

- (a) The Licensee may impose a registration fee payable by a Player for the provision by the Licensee of the player registration service. Application will be by way of an application form as approved by the Chief Executive Officer.
- (b) A person under the age of eighteen (18) years shall not enter a Game of Lotto Strike or Game of Promotional Lotto Strike.
- (c) An Entry or Automatic Entry may only be made through:
 - (i) an Agent; or
 - (ii) a Direct Mail Agent; or
 - (iii) by post in accordance with paragraphs (k), (l) and (m) of this Rule provided that the Player is a Registered Player or becomes a Registered Player as a result of that Entry.
- (d) The correct Fee and player registration fee (if applicable) must be paid by a Player to an Agent or to a Direct Mail Agent or to the Licensee in respect of an Entry.
- (e) The Licensee may authorise its Agents, for fee or reward, to promote or take part in the formation of a syndicate for the purpose of purchasing an Entry in, or subscribing to, a Game of Lotto Strike.
- (f) The form of payment of the Fee and player registration fee (if applicable) must be acceptable to the Chief Executive Officer.
- (g)
 - (i) If anonymity is desired the Player should clearly so indicate on the appropriate Prize claim form or indicate same when completing application to become a Registered Player. Players who subsequently desire anonymity should apply in writing to the Chief Executive Officer prior to the publication of the Player's name and address pursuant to the provisions of Rule 12(b)(i) and if in the opinion of the Chief Executive Officer sufficient time is available to prevent publication then the Chief Executive Officer may grant such application and withhold publication.

- (ii) All correspondence to the Chief Executive Officer in accordance with Rule 10(g)(i) should be addressed:

The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (h) All Marks appearing on an Entry Form are taken to be made or given exclusively by the Player.
- (i) Where a Player submits an Entry Form or other form of Entry as trustee, representative or nominee for another person or persons, the Licensee will be taken to have no knowledge, nor to be on notice whether actual or constructive, of any such arrangement and the transaction will be conducted solely with the Player.
- (j) An Entry Form or Automatic Entry instructions must be received by the Licensee or an Agent in sufficient time to be processed before the Drawing relating to that Entry. For the purposes of this paragraph an Entry will be taken to be received when details thereof have been recorded on the central processing computer equipment held by the Licensee and the Ticket has issued from a Computer Linked Terminal.
- (k) Other than as provided for in Rule 6(h) no Ticket may be withdrawn or altered after issue to a Player without the consent of the Licensee.
- (l) A Player may post an Entry Form to the Licensee at the following address:

The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (m) An Entry Form sent by post must be accompanied by the correct Fee and player registration fee (if applicable) and a stamped self-addressed envelope. The said form will be entered by the Licensee in the Drawing of the first Monday Competition or Wednesday Competition or Saturday Competition for which it has been received in time to be processed. The Licensee will process the form and post it and the Ticket to the address shown on the stamped self-addressed envelope.

A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of the same and neither the Licensee nor the Chief Executive Officer shall be liable or responsible for the delivery of Tickets so posted.

- (n) Fees and player registration fees payable in respect of Entry Forms sent by post may be paid by postal note, or bank, building society or personal cheque. Fees and player registration fees exceeding \$400.00 payable in respect of Entry Forms sent by post may only be paid by personal cheque with the prior written agreement of the Chief Executive Officer.
- (o) Form of entry in a Game of Promotional Lotto Strike
- (i) The Chief Executive Officer is to approve the form of entry for a Game of Promotional Lotto Strike;
- (ii) Without limiting Rule 10 (o)(i), the form of entry in a Game of Promotional Lotto Strike may be any of the following (or combination of the following):
- (1) part of a Ticket;
 - (2) any other ticket or document; and
 - (3) entries made by means of an electronic or mechanical device or by telecommunications
- (iii) If any entry in a Game of Promotional Lotto Strike is to consist of a ticket, part of a Ticket or document, such ticket, part of a Ticket or document issued to an entrant in a Game of Promotional Lotto Strike:
- (1) constitutes the Player's official receipt;
 - (2) is, following its acceptance, to constitute the Player's acknowledgment of the details on the entry, and acknowledgment that those details are correct; and
 - (3) is to be the only document issued by the Licensee, its Agents or Direct Mail Agents to the entrant evidencing the processing of an entry in the Game of Promotional Lotto Strike.

RULE 11. Determination of Prizes

- (a) Prizes for each Game of Lotto Strike shall be paid by the Licensee from the Prize Pool in the percentage specified in this Rule and shall be classified as Division 1 (Strike 4), Division 2 (Strike 3), Division 3 (Strike 2) and Division 4 (Strike 1) Prizes.
- (b) Any such Prize shall, where only one (1) Entry is eligible for that Prize, be payable in respect of that Entry, or shall where two (2) or more Entries are eligible for that Prize, be shared equally between those Entries.
- (c) Subject to a rounding up process (which shall be to the nearest sum containing a ten (10) cent multiple) the Prize Pool shall be distributed as nearly as possible in the percentages shown below. Monies required for rounding up shall be drawn from the Prize Reserve Fund. Where there is no winner in any one division, subject to the provisions of Division 1 (Strike 4) (ii) of this paragraph (c) the Prize money payable in respect of that division shall be added to the Prize money allocated to the next lower division in the order as shown below. Where there is no winner in Division 3 (Strike 2) the Prize money payable in respect of that division shall be added to the Prize money allocated to the next higher division.

Where there is no winner in Division 2 (Strike 3) and Division 3 (Strike 2) the Prize money payable in respect of those divisions shall be added to the Prize money allocated to Division 1 (Strike 4) and jackpotted to the Jackpot Competition if not won in the current Draw.

Division 1 (Strike 4):

- (i) A minimum Prize of an amount equal to \$100,000.00 shall be payable in respect of any Entry which, or shall be shared equally between any two (2) or more Entries each of which, contains all four (4) of the Winning Numbers.
- (ii) If no Prize in this division is payable in respect of any Entry in accordance with (i) above, the Prize which would otherwise have been payable shall be retained in the Prize Fund so as to form part of the monies which are payable in respect of any Entry which, or shared equally between any two (2) or more Entries each of which, contains all the Winning Numbers in the Jackpot Competition, provided that at no time shall a Prize in a Jackpot Competition exceed the Maximum Jackpot Competition Prize.
- (iii) Where the Jackpot Competition Prize has reached the approved maximum level as provided in (ii) above, those monies in excess of the approved maximum level that would otherwise have been payable shall be retained in the Prize Fund so as to form part of any Prize payable in accordance with (i) above.

Division 2 (Strike 3):

A Prize of an amount equal to 10% shall be payable in respect of any Entry which, or shall be shared equally between any two (2) or more Entries each of which, contains three (3) Winning Numbers.

Division 3 (Strike 2):

A Prize of an amount equal to 45% shall be payable in respect of any Entry which, or shall be shared equally between any two (2) or more Entries each of which, contains two (2) Winning Numbers.

Division 4 (Strike 1):

A Prize of one (1) free Standard Automatic Entry shall be payable in respect of any Entry which contains one (1) Winning Number.

- (d) Notwithstanding any provision of these Rules as to the payment of Prizes, where the total amount payable (whether to one (1) Entry alone or two (2) or more Entries in equal shares) in respect of the Prize described in Rule 11 (c) Division 1 (Strike 4) (i) and (ii) in a Game of Lotto Strike would, but for this condition, be less than \$100,000.00 the Prize so payable shall be in the amount of \$100,000.00.
- (e) **Second Drawing**
The Licensee may, subject to the Approval of the Minister, and shall where the Minister so directs, provide for the payment of an additional Prize or Prizes, in accordance with the Conditions of the Licence, by means of a Second Drawing in any Game of Lotto Strike whether following a Monday Competition and/or Wednesday Competition and/or Saturday Competition, provided that:
- (i) the Second Drawing shall be conducted following the Drawing of the Monday Competition and/or Wednesday Competition and/or Saturday Competition;

- (ii) an Entry made in respect of the Monday Competition or Wednesday Competition or Saturday Competition shall be automatically entered into the Second Drawing in respect of that Monday Competition or Wednesday Competition or Saturday Competition and such Entry shall not require the payment of any further Subscription;
 - (iii) the Prize or Prizes payable in relation to the Second Drawing shall be payable in respect of any Entry which, or shall be shared equally between any two (2) or more Entries each of which, contains all the Winning Numbers;
 - (iv) the amount or amounts of such Prize or Prizes shall be determined by the Chief Executive Officer and shall be paid from the Prize Reserve Fund;
 - (v) the Second Drawing shall not constitute a separate Game of Lotto Strike but shall be part of either a Monday Competition and/or Wednesday Competition and/or Saturday Competition.
- (f) A Game of Lotto Strike may include an additional Prize or Prizes paid on special occasions or pursuant to Rule 11 (e) (as Approved by the Minister from time to time). Any such Prize or Prizes may be paid in monetary terms or in kind and shall be paid from the Prize Reserve Fund.
- (g) Prizes in a Game of Promotional Lotto Strike
- (i) The Prizes payable in a Game of Promotional Lotto Strike may consist of one or more of the following:
 - (1) money;
 - (2) holidays;
 - (3) travel;
 - (4) accommodation;
 - (5) services or goods provided by the Licensee or by persons or bodies other than the Licensee, whether or not for valuable consideration; and
 - (6) such other Prizes as may (subject to this clause) be determined by the Chief Executive Officer.
 - (ii) A Prize in a Game of Promotional Lotto Strike must not consist of or include tobacco.
 - (iii) A Prize in a Game of Promotional Lotto Strike may not consist of or include liquor within the meaning of the Liquor Act 1982.
- (h) Determination of Prizes in a Game of Promotional Lotto Strike
- (i) The Chief Executive Officer is to determine the number, nature and value of Prizes in each Game of Promotional Lotto Strike.
 - (ii) The Licensee is to publicly advertise the number, nature and value of, and the conditions relating to payment of, Prizes in each Game of Promotional Lotto Strike conducted by it.
 - (iii) The Chief Executive Officer may change or alter the nature of any Prize offered in a Game of Promotional Lotto Strike, including (but not limited to) the following:
 - (1) the replacement of any holiday destination offered as a Prize or part of a Prize with another holiday destination;
 - (2) the replacement of any mode of travel offered as a Prize or part of a Prize with another mode of travel;
 - (3) the replacement of any form of accommodation offered as a Prize or part of a Prize with another form of accommodation;
 - (4) the resupply of services or the replacement of goods provided by the Licensee or by persons or bodies other than the Licensee; and
 - (5) the conversion of any Prize (or part of a Prize) provided by the Licensee or by another person or body into a monetary equivalent.
 - (iv) The Prizes in a Game of Promotional Lotto Strike are payable in such manner as is approved by the Chief Executive Officer for the purposes of that Game of Promotional Lotto Strike.

RULE 12. Announcement of Provisional Prize Winners and Prize-winners

- (a) Following each Drawing of a Game of Lotto Strike the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the Winning Numbers;
 - (ii) the amount of the Prize Pool allocated to each Division;

- (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners; and
 - (iv) the value of Prizes and the number of Prize-winners in respect of Division 2, Division 3 and Division 4.
- (b) Following each Drawing of a Game of Lotto Strike the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
- (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 10(g)(i) or where Provisional Prize Winners are not Registered Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 13(a), 13(h), 13(i) and 13(k) must be made.
- (c) Where appropriate the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional Lotto Strike as soon as possible after the completion of such Game of Promotional Lotto Strike.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

RULE 13. Procedures for Claiming and Payment of Prizes and Provisional Prizes

In relation to a Game of Lotto Strike:

- (a)
- (i) Other than as provided for Registered Players, any Provisional Prize must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 13(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with Rule 13(a)(i) is the day of receipt by the Licensee;
 - (iii) Notwithstanding Rule 13(a)(i) and (ii) and Rule 13(i) hereof, the Drawing Date for an Entry made in:
 - (1) the Wednesday Competition and Saturday Competition will be the relevant Saturday, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (2) the Wednesday Competition and Monday Competition will be the relevant Monday, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (3) the Saturday Competition and Monday Competition will be the relevant Monday, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (4) the Saturday Competition and Wednesday Competition will be the relevant Wednesday, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (5) the Monday Competition and Wednesday Competition will be the relevant Wednesday, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (6) the Monday Competition and Saturday Competition will be the relevant Saturday Competition, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (7) the Wednesday Competition, Saturday Competition and Monday Competition will be the relevant Monday Competition, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (8) the Saturday Competition, Monday Competition and Wednesday Competition will be the relevant Wednesday Competition, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto; and
 - (9) the Monday Competition, Wednesday Competition and Saturday Competition will be the relevant Saturday Competition, and a Prize claim form, together with the winning Ticket shall not be lodged prior thereto.
- (b) A Registered Player winning a Provisional Prize which exceeds \$10,000 will be notified personally or by mail within five (5) calendar days after the Drawing Date. In respect of any Provisional Prize won by a Registered Player, the Chief Executive Officer may require a Registered Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 13(l) hereof;
- (c) For Registered Players, where a:
- (i) Prize must be claimed in accordance with Rule 13(b) hereof, the Prize may be paid in accordance with the procedure and conditions set out in Rule 13(a) hereof; and

- (ii) Prize of one (1) free Standard Automatic Entry is to be paid in accordance with Rule 11 (c) Division 4, such Prize will be paid by an Agent with a Computer Linked Terminal upon surrender of a winning Ticket not earlier than the day immediately after, and not later than eight (8) weeks after, the relevant Drawing Date. Such Prizes not so claimed will be paid by the Licensee after the expiry of eight (8) weeks after the Drawing Date.
- (d) A Provisional Prize, including a Provisional Prize determined in accordance with Rule 13(j), shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after the lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer;
- (e) For a Registered Player, all Prizes not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period not less than eight (8) weeks. Prizes not so claimed will be paid by the Licensee by cheque or at the discretion of the Licensee by electronic funds transfer after the expiry of eight (8) weeks after the Drawing Date; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom;
- (f) For a Player who is not a Registered Player, all Prizes not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period not less than eight (8) weeks;
- (g) Subject to Rules 13(a), 13(b), 13(c), 13(d), 13(e) and 13(f) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) Prizes not paid by an Agent in accordance with Rule 13 (f) will be paid by the Licensee by cheque or, at the discretion of the Licensee, by electronic funds transfer upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require. A sum representing the cost of processing as approved by the Chief Executive Officer will be deducted from the Prizes so paid;
- (i) A:
- (i) Registered Player who claims to be entitled to a Provisional Prize pursuant to Rule 13(b) and who has not been notified within five (5) days in accordance with Rule 13(b); or
- (ii) Player who claims to be entitled to a Provisional Prize;
- must claim immediately by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 13(l) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the Drawing Date, starting the day immediately following the Drawing Date.
- A claim not received in accordance with this Rule 13(i) will be rejected and the Licensee shall have no liability in relation thereto;
- (j) The Entry subject of a claim for a Provisional Prize made in accordance with Rule 13(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;
- (k) A:
- (i) Player who claims to be entitled to a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
- (ii) Registered Player who claims to be entitled to a Prize not exceeding \$1000.00 and whose Ticket is not shown on a Computer Linked Terminal and/or where the Prize has not been paid in accordance with Rule 13(e);
- must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 13 (l);
- (l) The particulars required in accordance with Rules 13(a), 13(b), 13(i) and 13(k) are:
- (i) the name and address of the Player;

- (ii) the Ticket Serial Number;
 - (iii) the Numbers included on the relevant numbered line on the Ticket;
 - (iv) the Player's registration number if a Registered Player;
 - (v) the Ticket; and
 - (vi) such further evidence or information as the Licensee requires;
- (m) A Division 4 (Strike 1) Prize not claimed through a Computer Linked Terminal within a period of time determined by the Chief Executive Officer will be processed in accordance with the following:
- (i) A Registered Player who wins a cash Prize and a Division 4 (Strike 1) Prize:
 - (1) where the cash Prize is a Provisional Prize, the Division 4 (Strike 1) Prize will be converted to cash and the total remittance due will be paid by the Licensee by cheque or, if requested by the Prize-winner, by electronic funds transfer;
 - (2) where the cash Prize does not exceed \$1,000.00, the Division 4 (Strike 1) Prize will be converted to cash and the total remittance due will be paid by the Licensee by cheque or, at the discretion of the Licensee, by electronic funds transfer;
 - (ii) A Registered Player who wins a Division 4 (Strike 1) Prize shall be issued with one free Standard Entry. The free Standard Entry will be sent by mail;
 - (iii) A Player who wins a cash Prize and a Division 4 (Strike 1) Prize:
 - (1) where the cash Prize is a Provisional Prize, the Division 4 (Strike 1) Prize will be converted to cash and the total remittance due will be paid by the Licensee by cheque or, if requested by the Prize-winner, by electronic funds transfer following receipt of a Prize claim form lodged in accordance with Rule 13 (a)(i) and (ii);
 - (2) where the cash Prize does not exceed \$1,000.00, the Division 4 (Strike 1) Prize will be converted to cash and the total remittance due will be paid by the Licensee by cheque or, at the discretion of the Licensee, by electronic funds transfer following receipt of a Prize claim form lodged in accordance with Rule 13 (a) (i) and (ii);
 - (iv) A Player who wins a Division 4 (Strike 1) Prize shall be issued with one free Standard Entry following receipt of a Prize claim form containing or accompanied by the like particulars set out in Rule 13(l) and any other evidence that the Chief Executive Officer may from time to time require;
- (n) Notwithstanding the provisions of this Rule 13 if an Entry which would otherwise have been entitled to a Prize not exceeding \$1000.00 is discovered after payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player the same Prize as is being paid to winning Players or such other Prize amount as determined by the Chief Executive Officer;
- (o) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Prize or Provisional Prize. Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player may fail to meet one or more of the elements (1) or (2) contained in Rule 1(xli) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement.
- (p) All cheques in payment of Division 1 (Strike 4) Prizes will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player in accordance with these Rules;
- (q) Subject to Rule 13(i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries entitled thereto or the amount thereof;
- (r) The payment of Prizes to any Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;
- (s) Subject to section 27 of the Act, all unclaimed or uncollected Prizes shall be retained in the Prize Fund for payment to the Players entitled thereto;
- (t) Remittances for payments of Prizes may include all Prizes won on the same Ticket;
- (u) Where payment of a Prize by the Licensee is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
- (i) by hand upon any conditions that the Chief Executive Officer may determine;

- (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player;
- (v) Where payment of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player, to the name and address appearing on the Licensee's records relating to that Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same.

- (w) Any Prize sent by the Licensee to a Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;
- (x) The payment of all Prizes pursuant to this Rule 13 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust, whether express or implied, or syndicate (formed pursuant to Rule 10(e) or otherwise). Where the Licensee has paid a Player pursuant to this Rule 13 and the Chief Executive Officer is, after such payment has been made, of the view that the Player was not the Player to whom such payment should have been made the Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (y) Prizes may be claimed through an Agent or by mail direct to:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (z) Any Prize to be paid in accordance with Rule 11(e) or Rule 11(g) shall be forwarded to the winner thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct.

(aa) Payment of Prizes in a Game of Promotional Lotto Strike

- (i) A Prize is not payable in a Game of Promotional Lotto Strike unless:
- (1) the entry submitted in a Game of Promotional Lotto Strike is in the form determined by the Chief Executive Officer under Rule 10(o)(i); and
 - (2) if the form of entry requires the Player to have purchased a Ticket in a Game of Lotto Strike, the Ticket in the Game of Lotto Strike must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Game of Lotto Strike is valid,
- and the claimant has complied with all conditions relating to the Game of Promotional Lotto Strike advertised under Rule 11(h)(ii).
- (ii) The Licensee may record on an entry in a Game of Promotional Lotto Strike a verification code or other test and use it to determine whether the entry in a Game of Promotional Lotto Strike is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional Lotto Strike, on which such a test is recorded, if the entry does not satisfy the test.

SCHEDULE 1

- Delete existing Schedule 1 and replace with new Schedule 1 as follows:

SCHEDULE 1**COMMISSION PAYABLE FOR LOTTO STRIKE GAMES**

Entry Type	No. of Games	1 draw	2 draws	3 draws
Standard	1	\$0.20	\$0.40	\$0.60
	2	\$0.20	\$0.40	\$0.60
	3	\$0.20	\$0.40	\$0.60
	4	\$0.25	\$0.50	\$0.75
	5	\$0.30	\$0.60	\$0.90
	6	\$0.35	\$0.70	\$1.05
	7	\$0.40	\$0.80	\$1.20
	8	\$0.45	\$0.90	\$1.35
	9	\$0.50	\$1.00	\$1.50
Boxed	24	\$1.20	\$2.40	\$3.60

PUBLIC LOTTERIES ACT 1996Notice of amendment of rules for Oz Lotto and
Promotional Oz Lotto

I, THE HONOURABLE GRANT McBRIDE, MP, Minister for Gaming and Racing, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Oz Lotto and games of Promotional Oz Lotto as attached to this notice **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Oz Lotto. These amended Rules take effect on and from 15 April 2004.

Dated this 30th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996**OZ LOTTO RULES**

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of the Game of OZ Lotto and Promotional OZ Lotto. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1(a) Definitions

- Insert the following new definitions and renumber subsequent definitions accordingly:
 - (xlii) "Provisional Period" means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xliii) "Provisional Prize" is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xliv) "Provisional Prize Winner" means a Player who holds a Ticket which is eligible for a Provisional Prize;

RULE 6. Rules applying to Entry Forms and Tickets

- Delete existing Rule 6(f) and replace with new Rule 6(f) as follows:
 - (f) Subject to Rule 19 (f), a Player may return a Ticket and on request have the same cancelled provided it is returned on the day of purchase to the place of purchase and prior to the Drawing of the Game of OZ Lotto entered. A Ticket so cancelled shall be void.
- Insert following new Rule 6(g) and renumber subsequent clauses accordingly:
 - (g) Subject to Rule 19 (g), where Numbers in a Game of OZ Lotto have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
 - (i) no Commission or Subscription has been received prior to the close of selling for the Drawing in respect of that Game of OZ Lotto by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the Drawing; then

the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player or Syndicate Player as the case may be, and shall be the holder of the Entry or Syndicate Entry Share, as the case may be.

RULE 12

- Delete the first sentence of Rule 12 (e) and replace with the following:
 - (e) The Prize Pool shall be distributed as nearly as possible in the following percentages. The Prize Pool distribution for other than the Division 1 Prize Pool shall be subject to a rounding off process (which shall be to the nearest sum containing a five (5) cent multiple). Monies required for rounding up shall be drawn from the Division 1 Prize Pool. Where a rounding down process has occurred, the excess monies shall be paid into the Division 1 Prize Pool.

RULE 13.

- Delete existing Rule 13 and replace with following new Rule 13:

RULE 13. **Announcement of Provisional Prize Winners and Prize-winners**

- (a) Following each Drawing of a Game of OZ Lotto the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the Winning Numbers and the Supplementary Numbers;
 - (ii) the amount of the Prize Pool allocated to each Division;
 - (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners; and
 - (iv) the value of Prizes and the number of Prize-winners in respect of Division 2, Division 3, Division 4 and Division 5.
- (b) Following each Drawing of a Game of OZ Lotto the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after, and in respect of, that Drawing:
 - (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 11 (f)(i) or where Provisional Prize Winners are not Registered Players or Registered Syndicate Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 14(a), 14(b), 14(i) and 14(k) must be made.
- (c) Where appropriate the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional OZ Lotto as soon as possible after the completion of such Game of Promotional OZ Lotto.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

RULE 14.

Delete existing Rule 14 and replace with following new Rule 14:

RULE 14. **Procedures for Claiming and Payment of Prizes and Provisional Prizes**

In relation to a Game of OZ Lotto:

- (a)
 - (i) Other than as provided for Registered Players or Registered Syndicate Players, any Provisional Prize (or in the case of a Syndicate Entry, a share of any Provisional Prize) must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with Rule 14(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Provisional Prize (or in the case of a Syndicate Entry, a Syndicate Player winning a share of a Provisional Prize) which exceeds \$10,000 will be notified personally or by mail within five (5) days after the Drawing Date. In respect of any Provisional Prize won by a Registered Player (or in the case of a Syndicate Entry, any share of a Provisional Prize won by a Registered Syndicate Player) the Chief Executive Officer may require that Registered Player or Registered Syndicate Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) hereof;

- (c) Where a Registered Player or Registered Syndicate Player has been requested to claim the Prize in accordance with Rule 14(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 14(d) hereof;
- (d) A Provisional Prize or Share of a Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer;
- (e) For Registered Players, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal not earlier than the day immediately after, and not later than eight (8) weeks after, the relevant Drawing Date. Prizes not so claimed will be paid by the Licensee by cheque or at the discretion of the Licensee by electronic funds transfer after the expiry of eight (8) weeks after the Drawing Date; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom;
- (f) For a Player or Syndicate Player who is not a Registered Player or Registered Syndicate Player, any Prize (or in the case of a Syndicate Entry, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player or Syndicate Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period of not less than eight (8) weeks;
- (g) Subject to Rules 14(a), 14(b), 14(c), 14(d) and 14(e) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) A Prize or, in the case of a Syndicate Entry, a share of a Prize not paid by an Agent in accordance with Rule 14 (e) will be paid by the Licensee by cheque or, at the discretion of the Licensee by electronic funds transfer, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require. A sum representing the cost of processing as approved by the Chief Executive Officer will be deducted from the Prize or share of a Prize so paid;
- (i) A:
- (i) Registered Player or Registered Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) pursuant to Rule 14(b) and who has not been notified within five (5) days in accordance with Rule 14(b) and/or whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
- (ii) Player or Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 14 (l) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the Drawing Date, starting on the day immediately following the Drawing Date.

A claim not received in accordance with this Rule 14(i) will be rejected and the Licensee shall have no liability in relation thereto;

- (j) The Entry or Syndicate Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry or winning Syndicate Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;
- (k) A:
- (i) Player or Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
- (ii) Registered Player or Registered Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal and/or where the Prize has not been paid in accordance with Rule 14(e);

must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 14 (l);

- (l) The particulars required in accordance with the provisions of Rules 14(a), 14(b), 14(i) and 14(k) are:
- (i) the name and address of the Player or Syndicate Player;
 - (ii) the Ticket Serial Number;
 - (iii) the Numbers included on the relevant numbered line on the Ticket;
 - (iv) the Player's or Syndicate Player's registration number if a Registered Player or Registered Syndicate Player;
 - (v) the Ticket; and
 - (vi) such further evidence or information as the Licensee requires;
- (m) Notwithstanding the provisions of this Rule 14, if an Entry or Syndicate Entry which would otherwise have been entitled to a Prize or share of a Prize not exceeding \$1000.00 is discovered after payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player or Syndicate Player the same Prize or Share of a Prize as is being paid to winning Players or winning Syndicate Players or such other Prize amount or share of a Prize amount as determined by the Chief Executive Officer;
- (n) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize (or in the case of a Syndicate Entry a share of a Prize or a Provisional Prize) to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is a Player entitled to that Prize or Provisional Prize (or, in the case of a Syndicate Entry, is the Syndicate Player entitled to a share of that Prize or Provisional Prize). Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player or Syndicate Player may fail to meet one or more of the elements (1) or (2) contained in Rules 1(xxxvii) or 1(lv) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement.
- (o) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player or Syndicate Player in accordance with these Rules;
- (p) Subject to Rule 14(i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries or Syndicate Entries entitled thereto or the amount thereof;
- (q) The payment of a Prize or share of a Prize to any Player or Syndicate Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;
- (r) Subject to section 17 of the Act, all unclaimed or uncollected Prizes or shares of Prizes shall be retained in the Prize Fund for payment to the Players or Syndicate Players entitled thereto;
- (s) Remittances for payments of Prizes or shares of Prizes may include all Prizes or shares of Prizes won on the same Ticket;
- (t) Where payment by the Licensee of a Prize or share of a Prize is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
- (i) by hand upon any conditions that the Chief Executive Officer may determine;
 - (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player or Syndicate Player;
- (u) Where payment of a Prize or share of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player or Registered Syndicate Player, to the name and address appearing on the Licensee's records relating to that Player or Syndicate Player.
- Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same;
- (v) Any Prize or share of a Prize sent by the Licensee to a Player or Syndicate Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player or Syndicate Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;

- (w) The payment of all Prizes or shares of Prizes pursuant to this Rule 14 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust, whether express or implied. Where the Licensee has paid a Player or Syndicate Player pursuant to this Rule 14 and the Chief Executive Officer is, after such payment has been made, of the view that the Player or Syndicate Player was not the Player or Syndicate Player to whom such payment should have been made the Player or Syndicate Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (x) Prizes may be claimed through an Agent or by mail direct to:
- The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
HOMEBUSH BAY NSW 2127
- or such other address as may be publicly notified from time to time by the Chief Executive Officer.
- (y) A Prize or share of a Prize to be paid in accordance with Rule 12 (f) or Rule 12 (h) shall be forwarded to the winners thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct.
- (z) Payment of Prizes in a Game of Promotional OZ Lotto
- (i) A Prize is not payable in a Game of Promotional OZ Lotto unless:
- (1) the entry submitted in a Game of Promotional OZ Lotto is in the form determined by the Chief Executive Officer under Rule 11(n)(i); and
 - (2) if the form of entry requires the Player or Syndicate Player to have purchased a Ticket in a Game of OZ Lotto, the Ticket in the Game of OZ Lotto must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Game of OZ Lotto is valid, and the claimant has complied with all conditions relating to the Game of Promotional OZ Lotto advertised under Rule 12(i)(ii).
- (ii) The Licensee may record on an entry in a Game of Promotional OZ Lotto a verification code or other test and use it to determine whether the entry in a Game of Promotional OZ Lotto is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional OZ Lotto, on which such a test is recorded, if the entry does not satisfy the test.

RULE 19.

- Replace existing Rule 9(f) with new Rule 9(f) as follows:
- (f) An Agent may cancel a Syndicate Entry Share in respect of a Syndicate Entry sold by the Agent provided such cancellation takes place on the day the Syndicate Entry Share was purchased, unless all the Syndicate Entry Shares in respect of the related Syndicate Entry have been sold.

Schedule 1 – Commission Pursuant to Rule 7

- Insert the following new commissions at the end of the relevant sections:

Entry Type	No. of games	Single Entry
Standard	24 games	1.30
Entry Type	5 Week Period	Single Entry
Multi-Week Standard	24 games	3.50
Entry Type	10 Week Period	Single Entry
Multi-Week Standard	24 games	7.00
Entry Type	25 Week Period	Single Entry
Multi-Week Standard	24 games	9.80
Entry Type	50 Week Period	Single Entry
Multi-Week Standard	24 games	14.00

PUBLIC LOTTERIES ACT 1996

Notice of amendment of rules for Soccer Football Pools and Promotional Soccer Football Pools

I, THE HONOURABLE GRANT McBRIDE, MP, Minister for Gaming and Racing, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act **DO HEREBY APPROVE** the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Soccer Football Pools and Promotional Games of Soccer Football Pools as attached to this notice **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Soccer Football Pools. These amended Rules take effect on and from 15 April 2004.

Dated this 30th day of March 2004.

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

PUBLIC LOTTERIES ACT 1996

POOLS RULES

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following Rules for the conduct of the Game of Pools and Promotional Pools. In accordance with Section 23(3)(b) of the Act, these amended Rules take effect on and from 15 April 2004.

RULE 1 (a) Definitions

- Insert the following new definitions and renumber subsequent definitions accordingly:
 - (xlvi) "Provisional Period" means the period of consecutive calendar days approved from time to time by the Licensee which starts on the day immediately following the Drawing Date, and which shall be no longer than twenty one (21) consecutive calendar days;
 - (xlvii) "Provisional Prize" is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
 - (xlviii) "Provisional Prize Winner" means a Player who holds a Ticket which is eligible for a Provisional Prize;

RULE 6 Rules applying to Entry Forms and Tickets

- Delete existing Rule 6(l) and replace with following new Rule 6(l):
 - (l) Subject to Rule 19 (f), a Player may return a Ticket and on request have the same cancelled provided it is returned on the day of purchase to the place of purchase and prior to the closure of the Game of Pools entered. A Ticket so cancelled shall be void.
- Insert new Rule 6(m) and renumber the following clauses accordingly:
 - (m) Subject to Rule 19 (g), where Numbers in a Game of Pools have been produced via a Computer Linked Terminal and recorded in the central processing computer equipment but:
 - (i) no Commission or Subscription has been received prior to the close of selling in respect of that Game of Pools by the Agent in whose place of business the Computer Linked Terminal is located; and
 - (ii) the Agent has failed to cancel the Numbers before the completion of that Game of Pools; then
 the Agent shall be liable for and shall meet the cost of the Commission and Subscription in respect of the Numbers and in such case, for the purposes of these Rules, such Agent shall be considered to have paid the Fee and shall be considered a Player or Syndicate Player as the case may be, and shall be the holder of the Entry or Syndicate Entry Share, as the case may be.

RULE 12

- Delete the first sentence of Rule 12 (e) and replace with the following:
 - (e) The Prize Pool shall be distributed as nearly as possible in the following percentages. The Prize Pool distribution for other than the Division 1 Prize Pool shall be subject to a rounding off process (which shall be to the nearest sum containing a five (5) cent multiple). Monies required for rounding up shall be drawn from the Division 1 Prize Pool. Where a rounding down process has occurred, the excess monies shall be paid into the Division 1 Prize Pool.

- Delete Rule 12 (f) and renumber subsequent clauses accordingly.

RULE 13

- Delete existing Rule 13 and replace with new Rule 13 as follows:

RULE 13. Announcement of Provisional Prize Winners and Prize-winners

- (a) Following completion of a Game of Pools the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after the completion of, and in respect of, that Game of Pools:
- (i) the Winning Match Numbers and the Supplementary Match Number;
 - (ii) the amount of the Prize Pool allocated to each Division;
 - (iii) the value of the Provisional Prizes and the number of Provisional Prize Winners; and
 - (iv) the value of Prizes and the number of Prize-winners in respect of Division 2, Division 3, Division 4 and Division 5.
- (b) Following the completion of each Game of Pools the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after the completion of, and in respect of, that Game of Pools:
- (i) the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 11(f)(i) or where Provisional Prize Winners are not Registered Players or Registered Syndicate Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 14(a), 14(b), 14(i) and 14(k) must be made.
- (c) Where appropriate the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional Pools as soon as possible after the completion of such Game of Promotional Pools.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

RULE 14

- Delete existing Rule 14 and replace with new Rule 14 as follows:

RULE 14. Procedures for Claiming and Payment of Prizes and Provisional Prizes

- (a)
- (i) Other than as provided for Registered Players, or Registered Syndicate Players, any Provisional Prize (or in the case of a Syndicate Entry, a share of any Provisional Prize) must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) and any other evidence that the Chief Executive Officer may from time to time require;
 - (ii) The date of lodgement of a Prize claim in accordance with this Rule 14(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Provisional Prize (or, in the case of a Syndicate Entry, a Registered Syndicate Player winning a share of a Provisional Prize) in a Game of Pools which exceeds \$10,000 will be notified personally or by mail within five (5) days after completion of that Game of Pools. In respect of any Provisional Prize won by a Registered Player (or in the case of a Syndicate Entry, any share of a Provisional Prize won by a Registered Syndicate Player) the Chief Executive Officer may require that Registered Player or Registered Syndicate Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 14(l) hereof;
- (c) Where a Registered Player or Registered Syndicate Player has been requested to claim the Prize in accordance with Rule 14(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 14(d) hereof.

- (d) A Provisional Prize or Share of a Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period or six (6) calendar days after lodgement of a Prize claim form, whichever is the later, and shall be payable by cheque or, if requested by the Prize Winner, by electronic funds transfer;
- (e) For Registered Players, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) in respect of a Game of Pools not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal not earlier than the day immediately after, and not later than eight (8) weeks after, the completion of that Game of Pools. Prizes not so claimed will be paid by the Licensee by cheque or at the discretion of the Licensee by electronic funds transfer after the expiry of eight (8) weeks after the completion of that Game of Pools; a sum representing the cost of processing as approved by the Chief Executive Officer will be deducted therefrom;
- (f) For a Player or Syndicate Player who is not a Registered Player or Registered Syndicate Player, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player or Syndicate Player, upon surrender of a winning Ticket, by an Agent with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer, this being a period of not less than eight (8) weeks;
- (g) Subject to Rules 14(a), 14(b), 14(c), 14 (d) and 14(e) above, a Player being eligible for a Prize on a Multi-Draw Ticket may claim or collect that Prize and be issued with an Exchange Multi-Draw Ticket for any subsequent valid Drawings;
- (h) A Prize or, in the case of a Syndicate Entry, a share of a Prize, not paid by an Agent in accordance with Rule 14(e) will be paid by the Licensee by cheque or, at the discretion of the Licensee by electronic funds transfer, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require. A sum representing the cost of processing as approved by the Chief Executive Officer will be deducted from the Prize or share of a Prize so paid;
- (i) A:
- (i) Registered Player or Registered Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) pursuant to Rule 14(b) and who has not been notified within five (5) days in accordance with Rule 14(b) and/or whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
 - (ii) Player or Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 14(l) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after completion of the relevant Game of Pools, starting on the day immediately following the completion of that Game of Pools;

A claim not received in accordance with this Rule 14 (i) will be rejected and the Licensee shall have no liability in relation thereto;

- (j) The Entry or Syndicate Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry or winning Syndicate Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner;
- (k) A:
- (i) Player or Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
 - (ii) Registered Player or Registered Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal and/or where the Prize has not has not been paid in accordance with Rule 14(e);

must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 14(l);

- (l) The particulars required in accordance with Rules 14(a), 14(b), 14(i), and 14(k) are:
- (i) the name and address of the Player or Syndicate Player;

- (ii) the Ticket Serial Number;
 - (iii) the Numbers included on the relevant numbered line on the Ticket;
 - (iv) the Player's or Syndicate Player's registration number if a Registered Player or Registered Syndicate Player;
 - (v) the Ticket; and
 - (vi) such further evidence or information as the Licensee requires;
- (m) Notwithstanding the provisions of this Rule 14 if an Entry or Syndicate Entry which would otherwise have been entitled to a Prize or share of a Prize not exceeding \$1000.00 is discovered after payment of Prizes has commenced the Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, pay to the Player or Syndicate Player the same Prize or share of a Prize as is being paid to winning Players or winning Syndicate Players or such other Prize amount or Share of a Prize amount as determined by the Chief Executive Officer;
- (n) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize (or in the case of a Syndicate Entry a share of a Prize or a Provisional Prize) to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Prize or Provisional Prize (or, in the case of a Syndicate Entry, is the Syndicate Player entitled to a share of that Prize or Provisional Prize). Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the Player or Syndicate Player may fail to meet one or more of the elements (1) or (2) contained in Rules 1(xli) or 1(lxi) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement;
- (o) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player or Syndicate Player in accordance with these Rules;
- (p) Subject to Rule 14(i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries or Syndicate Entries entitled thereto or the amount thereof;
- (q) The payment of a Prize or share of a Prize to any Players or Syndicate Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales;
- (r) Subject to section 27 of the Act, all unclaimed or uncollected Prizes or shares of Prizes shall be retained in the Prize Fund for payment to the Players or Syndicate Players entitled thereto;
- (s) Remittances for payments of Prizes or shares of Prizes may include all Prizes or shares of Prizes won on the same Ticket;
- (t) Where payment by the Licensee of a Prize or share of a Prize is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:
- (i) by hand upon any conditions that the Chief Executive Officer may determine;
 - (ii) by post whether certified, registered, or ordinary post; or
 - (iii) as otherwise directed in writing by the Player or Syndicate Player;
- (u) Where payment of a Prize or share of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player or Registered Syndicate Player, to the name and address appearing on the Licensee's records relating to that Player or Syndicate Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same;

- (v) Any Prize or share of a Prize sent by the Licensee to a Player or Syndicate Player and any refund of fees sent by post will be sent to the name and address advised in writing by the Player or Syndicate Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability;

- (w) The payment of all Prizes or shares of Prizes pursuant to this Rule 14 will discharge the Licensee from liability in relation thereto notwithstanding the existence of any trust, whether express or implied. Where the Licensee has paid a Player or Syndicate Player pursuant to this Rule 14 and the Chief Executive Officer is, after such payment has been made, of the view that the Player or Syndicate Player was not the Player or Syndicate Player to whom such payment should have been made the Player or Syndicate Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her;
- (x) A Prize or share of a Prize may be claimed through an Agent or by mail direct to:
 - The Chief Executive Officer
 - New South Wales Lotteries
 - 2 Figtree Drive
 - HOMEBUSH BAY NSW 2127

or such other address as may be publicly notified from time to time by the Chief Executive Officer.
- (y) Any Prize or share of a Prize to be paid in accordance with Rule 12 (l) or Rule 12 (n) shall be forwarded to the winners thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct.
- (z) Payment of Prizes in a Game of Promotional Pools
 - (i) A Prize is not payable in a Game of Promotional Pools unless:
 - (1) the entry submitted in a Game of Promotional Pools is in the form determined by the Chief Executive Officer under Rule 11(n)(i); and
 - (2) if the form of entry requires the Player or Syndicate Player to have purchased a Ticket in a Game of Pools, the Ticket in the Game of Pools must satisfy any test used by Chief Executive Officer to determine whether the Ticket in the Game of Pools is valid,

and the claimant has complied with all conditions relating to the Game of Promotional Pools advertised under Rule 12(n)(ii).
 - (ii) The Licensee may record on an entry in a Game of Promotional Pools a verification code or other test and use it to determine whether the entry in a Game of Promotional Pools is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional Pools, on which such a test is recorded, if the entry does not satisfy the test.

RULE 19. A Syndicate Entry

- Delete existing Rule 19(f) and replace with new Rule 19(f) as follows:
- (f) An Agent may cancel a Syndicate Entry Share in respect of a Syndicate Entry sold by the Agent provided such cancellation takes place on the day the Syndicate Entry Share was purchased, unless all the Syndicate Entry Shares in respect of the related Syndicate Entry have been sold.

Schedule 1 – Commission

- Insert the following new commissions at the end of the relevant sections:

Standard	
30 games	\$.....0.80
Multi-Week	
Standard	
30 games	5 weeks.....\$1.20
30 games	10 weeks.....\$1.90
30 games	25 weeks.....\$2.70
30 games	50 weeks.....\$5.50

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

CABONNE COUNCIL

Roads Act 1993

Re-naming of Roads

NOTICE is hereby given that Cabonne Council, in pursuance of section 162 of the Roads Act 1993, has renamed the roads described hereunder:

<i>Description of Road</i>	<i>New Name</i>	<i>Description of Road</i>	<i>New Name</i>
commencing at Cumnock then generally west to the Renshaw-McGirr Way north of Baldry, formerly known as Cumnock-Baldry Road	Baldry Road	commencing at Main Road 234 north-west of Molong then generally south-west then west to the Gumble Road, formerly known as Norah Creek-Gumble Road	Norah Creek Road
commencing at Main Road 61 then generally north west to Bocobra then north-east and east to the Gumble Road	Bocobra Road	commencing at Baldry Road west of Cumnock then generally south to Lot 1, DP 810049	Burrawong Road
commencing at Molong then generally north-east toward Euchareena	Euchareena Road	commencing at the Norah Creek Road near Killonbutta State Forest then generally north-west to Lot 171, DP 753251	Killonbutta Road
commencing at the Mitchell Highway east of Molong then generally south-east to the Escort Way via Amaroo	Amaroo Road	commencing at Baldry Road east of Renshaw-McGirr Way then generally south to Rocky Ponds Road	Silverdean Lane
commencing at the Peabody Road south of Molong then generally east to Amaroo Road	Rutherford Road	commencing at Manildra then generally north to Baldry Road via Gumble	Gumble Road
commencing at the Mitchell Highway east of Molong then generally south to Rutherford Road	Yuranigh Road	commencing at Baldry Road east of Rocky Ponds Road then generally south to "Rangoon"	Rangoon Lane
commencing at the Peabody Road near the Boree Creek then generally north to Lot 6, DP 727004	Nyrang Road	commencing at the Escort Way at Borenore then generally north then generally west past the old Borenore Convent to Amaroo Road	Convent Lane
commencing at Shreeves Road then generally north to Lot 162, DP 750133 at Molong	Paradise Lane	commencing at Main Road 234 west of Molong then generally south to the Molong limestone quarry	Bloomfield Road
commencing at Copper Street, Molong then generally west past Silver Street to Lot 2, DP 798052	Buckland Street	commencing at Belgravia Road east of Euchareena Road then generally north to "Nandillyan Heights"	Nandillyan Road
commencing at the Molong-Manildra road south-west of Molong then generally south along the existing Pinecliffe Road then west along the former Pinecliffe Gap Road	Pinecliffe Road	commencing at the Mitchell Highway just south of Crocketts Lane then generally north-west to Lot 43, DP 756908	Big Camp Road
commencing at the new Pinecliffe Road then generally south to Lot 2 DP 1041989	Mills Road	commencing from the Escort Way at Cudal then generally north-west to Yellowbox Road	Kurrajong Road
commencing at Sandy Creek Road then generally west to Pinecliffe Road	Bocoble Gap Road	commencing from Escort Way at Cheesemans Creek then generally south to Bowan Park Road	Mousehole Lane
commencing from the Garra Road at Garra then generally east to Lot 177, DP 750141	Kidd Lane	commencing at Cudal then generally south-east to Cargo Road	Davys Plains
		commencing at the South Bowan Park Road then generally east to Lot 2, DP 750139	Seale Lane
		commencing at Main Road 310 near Lockwood then generally north-east to Cargo Road	Lockwood Road

<i>Description of Road</i>	<i>New Name</i>	<i>Description of Road</i>	<i>New Name</i>
commencing at Nanima Lane near Barragan then generally south-east to Cargo Road	Avenel Road	commencing at Cabonne/Orange LGA boundary then generally south to Cabonne/Blayney LGA boundary past the Cadia Gold Mine	Cadia Road
commencing at Nanima Lane near Avenel Road then generally south to Lockwood Road	Barragan Road	commencing at Cadia Road then generally south-west to the Ridgeway Gold Mine	Ridgeway Road
commencing at Lockwood Road then past "Canford" to Barragan Road	Canford Lane	commencing at the Mitchell Highway near Vittoria then generally south-west towards Millthorpe to the Cabonne/Blayney LGA boundary	Vittoria Road
commencing at Avenel Lane then generally west to Barragan Road	Ingledeell Road	commencing at Cargo Road west of Borenore Road then generally south to Mt Canobolas Road	Old Canobolas Road
commencing at Main Road 310 opposite Rutherford Lane then generally west to Toogong Road	Sussex Lane	road heading generally north off Bowan Park Road formerly called Scenic Place	Acacia Place
commencing at Main Road 310 near Cranbury then generally north-west to Batty Lane then west and north to Escort Way south of Toogong	Toogong Road	commencing at Burrendong Way then generally east to Kerrs Creek	Kerrs Creek Road
commencing at Burdett Road then generally south-east through Burdett Lane	Boneys Rocks	commencing at Kerrs Creek then generally south adjacent to railway line	Railway Parade
commencing at Mill Street, Canowindra then generally west then south west to Main Road 237	Wenz Lane	commencing at Lookout Lane north of Ophir Road then generally north to Long Point Road	Oaky Lane
commencing at Wenz Lane then generally west to Leneva Lane	Pauls Road	commencing at Orange/Cabonne LGA boundary near Kinross Lane then generally north-east, then east, then north to Ophir	Lower Lewis Ponds Road
commencing at Back Mogong Road then generally south-east to Pauls Road near Canowindra	Newton Road	commencing at junction of Icelly Road and Dry Creek Road then generally south-east to Cashens Lane at Cabonne/Evans LGA boundary	White Rocks Road
commencing at Longs Corner Road north of Back Mogong Road then generally west to Back Mogong Road	Brookman Road	commencing at Cabonne/Orange LGA boundary then generally north to Icelly Road	Emu Swamp Road
commencing at Main Road 238 north-west of Nanima Lane then generally south-west then west to Casuarina Drive	Trajere Road	commencing at the Mitchell Highway at East Guyong then generally north-west to Byng Road	Gordon Road
commencing at Main Road 238 north-west of Mt Pleasant Road then generally south to Casuarina Drive crossing Trajere Road near the Trajere Rail Siding	Meadowbank Road	commencing at Mitchell Highway east of Pretty Plains Road then generally east to Gordon Road then generally north to Byng then west to Favell Road, then north to Icelly Road	Byng Road
commencing at Barrack Street, Toogong then generally south to gravel pit	Forbes Street	commencing at Forest Reefs Road then east to Spring Terrace Road	Bakers Road
commencing at Belubula Way west of Moorbel Road then generally north to Blue Jacket Lookout	Bluejacket Lane		
commencing at Main Road 310 in Canowindra then generally east towards Woodstock and finishing at the Cabonne/Cowra LGA boundary	George Russell Drive		

Authorised by resolution of Council at its meeting held on 16 February 2004. G. L. P. FLEMING, General Manager, Cabonne Council, PO Box 17, MOLONG. NSW 2866.

[0219]

INVERELL SHIRE COUNCIL

Roads Act 1993

Naming of Roads

IN accordance with section 162 of the Roads Act 1993, it is notified that there being no objections received, the council has adopted the name of:

Name: Daw Lane

Located: Elsmore

By Order of Council Resolution No. 15/04 on 3rd February 2004. P. J. HENRY, General Manager, Inverell Shire Council, Administration Centre, 144 Otho Street, Inverell NSW 2360. [0220]

SUTHERLAND SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 1994

Naming of Road – Tom Jones Way, Bundeena

NOTICE is hereby given that Sutherland Shire Council, has pursuant to Division 2 of the Roads (General) Regulation 1994, notified the proponents by way of advertisement and written correspondence, for a period not less than one (1) month, of the intention to name an unnamed road that runs between Loftus Street and The Avenue, Bundeena to “Tom Jones Way”, Bundeena. Having received no objection after giving due consideration to all submissions, Council has resolved to proceed with the road naming effective from 15th March 2004. J. W. RAYNER, General Manager, Sutherland Shire Council, PO Box 17, Sutherland NSW 2232. [0221]

TAMWORTH REGIONAL COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2000, Part 2, Division 2

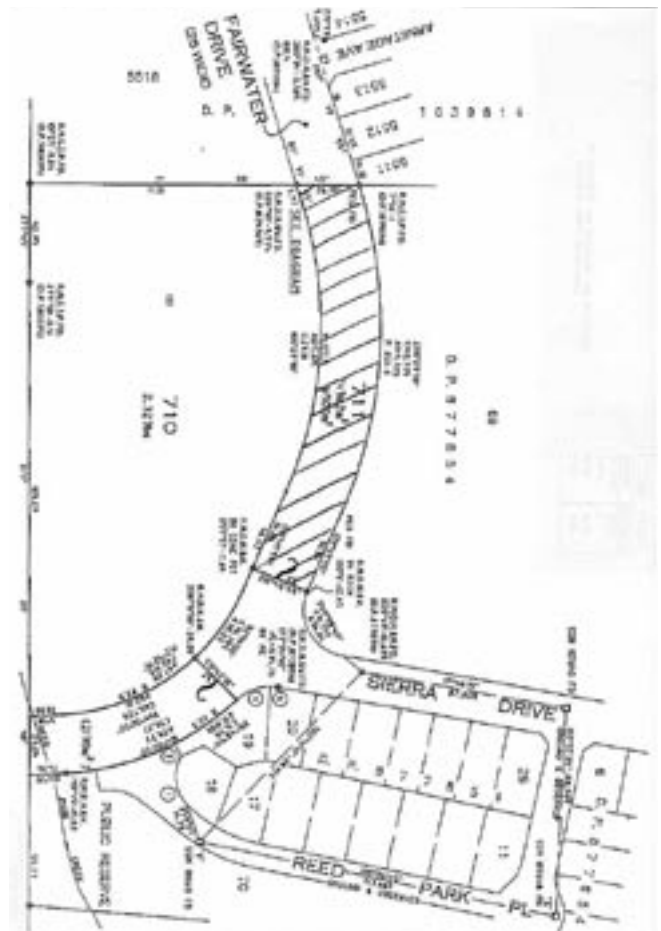
Naming of Public Road

NOTICE is hereby given that in pursuance of the abovementioned Act and Regulation the road to be created by the subdivision of allotment 2, DP 212202, Mitchell Street, Westdale has been named as “Gregory Close.” Authorised by resolution of Council 24th February 2004. P. L. LYON, Acting General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340. [0222]

WOLLONGONG CITY COUNCIL

Roads Act 1993, Section 10

PURSUANT to section 10 of the Roads Act 1993, Wollongong City Council hereby dedicates the land known as Lot 711, DP 1057565, as shown hatched in the plan below as road. R. J. OXLEY, General Manager, Wollongong City Council, Locked Bag 8821, South Coast Mail Centre NSW 2521.



[[0223]]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JOHN CHRISTIAN JEPPESEN, late of Southaven, 11 Queensbury Street, Padstow, in the State of New South Wales, who died on 11 November 2003, must send particulars of his claim to the executor, Henry John Dean Kenyon c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, 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 conveyance or distribution the executor has notice. Probate was granted in New South Wales on 23 March 2004. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307 Hurstville), tel.: (02) 9570 2022. [0224]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ESME MAY GUDGEON, late of Wingham, in the State of New South Wales, who died on 5 January 2004, must send particulars of his claim to the executor, Robert James Pearson, c.o. McKerns, 43 Isabella Street, Wingham, 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 the trustees has notice. Probate was granted in New South Wales on 12 March 2004. McKERNS, Lawyers, 43 Isabella Street, Wingham NSW 2429 (DX 7021 Taree), Tel.: (02) 6557 0922. [0225]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of KATHLEEN FLORENCE GRIFFITHS, late of Casula, in the State of New South Wales, who died on 19 October 2003, must send particulars of his claim to the executors, Raymond Sydney Griffiths and Valerie Joy Long, c.o. Truman Hoyle Lawyers, Level 18, 68 Pitt Street, Sydney, within one (1) calendar month from publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors have notice. Probate was granted in New South Wales on 20 February 2004. TRUMAN HOYLE Lawyers, Level 18, 68 Pitt Street, Sydney NSW 2000 (DX 263 Sydney), tel.: (02) 9232 5588 [0226]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROY NEVILLE TAYLOR, late of Great Lakes Nursing Home, Bulahdelah, in the State of New South Wales, pensioner, who died on 6 December 2003, must send particulars of his/her claim to the executrix, Marie Daniels, c.o. Lockhart Quinn & Co., 5 Library Lane, Charlestown, 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 conveyance or distribution the executor has notice. Probate was granted in New South Wales on 23 January 2004. LOCKHART QUINN & CO., 5 Library Lane, Charlestown NSW 2290 (DX 12611, Charlestown), tel.: (02) 4942 3222. [0227]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of SYBIL ROSE LANGTRY, late of 4 Burmah Road, Denistown, in the State of New South Wales, who died on 8 October 2003, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde, 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 they have notice. Probate was granted in New South Wales on 29 March 2004. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (DX 27551 West Ryde), tel.: 9858 1533 [0218]

NOTICE of intended distribution of estate.—In the Supreme Court of New South Wales, Probate Division.—ROBERT SHEPHERD IRVINE of 15 Stroker Street, Canley Height, in the State of New South Wales, deceased.—After fourteen days (14) days from publication of this notice an application for Probate of the Will dated 28 May 1996 will be made by Robert James Murrell. Creditors are required to send particulars of their claims upon her estate to J. P. GOULD, Solicitors, Suite 452, Level 5, Regis Towers, 311-315 Castlereagh Street, Sydney NSW 2000 (DX 11688 Sydney Downtown), tel.: (02) 9211 4022. [0231]

COMPANY NOTICES

NOTICE of winding up.—AUSSIE CABS PTY LIMITED, ACN 003 966 229.—On 26th March 2004, a members' resolution was passed that the company be wound up voluntarily and that Mr James Heesh be appointed liquidator. JAMES A. HEESH, c.o. Hales Redden & Partners Pty Limited, 24 Bay Street, Rockdale NSW 2216, tel.: (02) 9567 0545. [0229]

OTHER NOTICES

NOTICE of dissolution of partnership—WOLLONGONG MARBLE & GRANITE.—John Manuel Freitas has ceased to be a partner in the partnership with Vincent Manuel Sa (trading as Wollongong Marble & Granite) and will not accept responsibility for any debts incurred in the name of that partnership. MERI SMITH, Commercial Department, Supervising Partner: Roger Downs, Kells The Lawyers, tel.: (02) 4221 9332. [0230]

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