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LEGISLATION

Regulations



Gaming Machines Amendment (Miscellaneous) Regulation 2004

under the

Gaming Machines Act 2001

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

GRANT McBRIDE, M.P.,

Minister for Gaming and Racing

Explanatory note

The objects of this Regulation are as follows:

- (a) to make it clear that a registered club which has emerged as the result of the de-amalgamation of a dissolved club will only be required to provide a class 1 social impact assessment in connection with an application to keep gaming machines on the premises that were occupied by the dissolved club (so long as the application does not result in the club having more gaming machines than were previously kept on the premises of the dissolved club),
- (b) to make it clear that section 24A of the *Gaming Machines Act 2001* (which requires a registered club that has ceased to trade on any of its premises to forfeit any of the poker machine entitlements allocated in respect of those premises that have not been transferred within 12 months of the cessation of trade) will apply only if the club ceases to trade on the premises on or after 1 December 2003 (being the date of commencement of section 24A),
- (c) to provide for a number of additional offences under the *Gaming Machines Act 2001* and the *Gaming Machines Regulation 2002* to be dealt with by way of penalty notice,
- (d) to make other miscellaneous amendments to the *Gaming Machines Regulation 2002* that are of a minor or consequential nature.

This Regulation is made under the *Gaming Machines Act 2001*, including sections 34, 203 and 210 (the general regulation-making power) and clause 1 (1) of Schedule 1.

Gaming Machines Amendment (Miscellaneous) Regulation 2004

under the

Gaming Machines Act 2001

1 Name of Regulation

This Regulation is the *Gaming Machines Amendment* (*Miscellaneous*) Regulation 2004.

2 Amendment of Gaming Machines Regulation 2002

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

3387

Gaming Machines Amendment (Miscellaneous) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 33 Classes of social impact assessment

Omit "A class" from clause 33 (3).

Insert instead "Except as provided by clause 40A (3), a class".

[2] Clause 40A Provision of class 1 social impact assessment in certain circumstances

Omit clause 40A (3) and (4). Insert instead:

(3) A class 1 social impact assessment is required to be provided in connection with a relevant application if the application is made by an eligible club within 12 months (or such longer period as may be approved by the Board) of the de-amalgamation of the dissolved club concerned.

[3] Clause 46 Provision of problem gambling counselling services

Omit "area of the hotel or club in which" from clause 46 (5).

Insert instead "part of the hotel or club in which approved".

[4] Clause 136B

Insert after clause 136A:

136B Savings and transitional provision—transfer of poker machine entitlements when club ceases to trade

Section 24A of the Act applies in relation to the premises of a registered club only if the club ceases to trade on those premises on or after 1 December 2003.

[5] Clause 147 Penalty notice offences

Omit "Column 3" from clause 147 (1) (b). Insert instead "Column 2".

[6] Clause 147 (2)

Omit the subclause.

Schedule 1 Amendments

[7] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Penalty notice offences

(Clause 147)

Offences under the Act

Column 1	Column 2
Offence	Penalty
Section 38 (1)	\$1,100
Section 39 (1)	\$1,100
Section 40 (2)	\$1,100
Section 40A (2)	\$1,100
Section 41 (4)	\$1,100
Section 43 (1) and (3)	\$1,100
Section 44 (1) and (3)	\$1,100
Section 45 (2) and (4)	\$1,100
Section 47A	\$1,100
Section 50 (1)	\$55
Section 51 (1)	\$550
Section 52 (1)	\$55
Section 52 (2)	\$550
Section 52 (3)	\$220
Section 53 (2) (a)	\$55

Amendments

Schedule 1

Column 1	Column 2	
Offence	Penalty	
Section 53 (2) (b)	\$110	
Section 54 (2)	\$110	
Section 56 (1)	\$1,100	
Section 57 (2)	\$550	
Section 59 (5)	\$1,100	
Section 61 (4)	\$1,100	
Section 68	\$1,100	
Section 69 (1)	\$1,100	
Section 70 (1)	\$1,100	
Section 71 (1), (2) and (4)	\$1,100	
Section 71 (3)	\$550	
Section 75	\$1,100	
Section 76 (1)	\$1,100	
Section 77 (1), (2), (3) and (5)	\$1,100	
Section 78 (1) and (2)	\$1,100	
Section 79 (1)	\$550	
Section 84 (1) and (2)	\$1,100	
Section 85 (1) and (4)	\$1,100	
Section 87 (1) and (2)	\$1,100	
Section 92	\$220	

Schedule 1 Amendments

Column 1	Column 2	
Offence	Penalty	
Section 104 (3)	\$1,100	
Section 106 (3)	\$550	
Section 109 (2)	\$55	
Section 121 (1)	\$1,100	
Section 122	\$220	
Section 123	\$220	
Section 124	\$220	
Section 125	\$220	
Section 126 (1)	\$220	
Section 133 (2) and (3)	\$1,100	
Section 134 (1)	\$1,100	
Section 135	\$1,100	
Section 139 (1)	\$550	
Section 139 (2)	\$1,100	
Section 140 (1), (3) and (4)	\$1,100	
Section 146	\$1,100	
Section 151	\$1,100	
Section 156 (1) and (5)	\$1,100	
Section 157	\$1,100	
Section 158	\$1,100	

Amendments

Schedule 1

Column 1	Column 2
Offence	Penalty
Section 180 (6) and (7)	\$550
Section 182 (2)	\$550
Section 183 (11)	\$550
Section 183 (12)	\$1,100
Section 199 (2)	\$220
Section 206A	\$1,100

Offences under this Regulation

Column 1	Column 2
Offence	Penalty
Clause 5 (2)	\$550
Clause 10 (1)	\$1,100
Clause 12	\$550
Clause 13 (1)	\$1,100
Clause 14	\$550
Clause 15	\$550
Clause 17	\$550
Clause 18 (1)	\$550
Clause 19 (1)	\$550
Clause 20	\$550

Schedule 1 Amendments

Column 1	Column 2	
Offence	Penalty	
Clause 21 (1)	\$550	
Clause 23 (1)	\$550	
Clause 24 (2)	\$550	
Clause 25 (2)	\$550	
Clause 26 (1)	\$550	
Clause 27 (1)	\$550	
Clause 28	\$550	
Clause 29 (1)	\$550	
Clause 30 (1) and (2)	\$550	
Clause 31	\$550	
Clause 41A	\$1,100	
Clause 43	\$550	
Clause 44 (2) and (3)	\$1,100	
Clause 46 (5)	\$550	
Clause 48	\$550	
Clause 49 (3)	\$550	
Clause 50 (1)	\$550	
Clause 51 (2), (3) and (4)	\$550	
Clause 56 (1)	\$550	
Clause 57	\$220	

Amendments

Schedule 1

Column 1	Column 2
Offence	Penalty
Clause 58	\$220
Clause 59	\$220
Clause 60	\$550
Clause 61 (1)	\$220
Clause 62	\$220
Clause 66	\$220
Clause 68	\$550
Clause 69	\$550
Clause 70	\$550
Clause 71 (1) and (2)	\$550
Clause 72 (1)	\$550
Clause 73	\$550
Clause 74 (1)	\$550
Clause 75 (1)	\$550
Clause 76 (1)	\$550
Clause 77 (1)	\$550
Clause 78 (1)	\$550
Clause 79	\$550
Clause 81	\$550
Clause 87A	\$550

Schedule 1 Amendments

Column 1	Column 2	
Offence	Penalty	
Clause 89	\$1,100	
Clause 92	\$550	
Clause 105 (1)	\$550	
Clause 106 (1)	\$550	
Clause 114 (3)	\$550	
Clause 115 (2)	\$550	
Clause 117 (2)	\$550	
Clause 120 (3)	\$550	
Clause 121 (2)	\$550	
Clause 122 (3)	\$550	
Clause 125 (2)	\$550	
Clause 137 (2)	\$220	



Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004

under the

Property, Stock and Business Agents Act 2002

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Property, Stock and Business Agents Act 2002*.

REBA PAIGE MEAGHER, M.P.,

Minister for Fair Trading

Explanatory note

Section 220 of the *Property, Stock and Business Agents Act 2002* requires a Register to be maintained for the purposes of that Act.

The object of this Regulation is to amend the *Property, Stock and Business Agents Regulation 2003* to provide for details kept in the Register of any application for a licence or certificate of registration that is refused on the ground that the applicant is not a fit and proper person to be removed on the subsequent grant of a licence or certificate of registration to the applicant.

This Regulation also makes amendments in the nature of law revision.

This Regulation is made under the *Property, Stock and Business Agents Act 2002*, including sections 37, 55, 216, 220 and 230 (the general regulation-making power).

s04-035-22.p02

Clause 1 Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004

Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004

under the

Property, Stock and Business Agents Act 2002

1 Name of Regulation

This Regulation is the Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004.

2 Amendment of Property, Stock and Business Agents Regulation 2003

The Property, Stock and Business Agents Regulation 2003 is amended as set out in Schedule 1.

3397

Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004

Amendments

Schedule 1

(Clause 2)

Schedule 1 Amendments

[1] Clause 43 The Register

Omit ", together with details of any subsequent grant of a licence or certificate of registration to the person" from clause 43 (2).

[2] Clause 43 (2A)

Insert after clause 43 (2):

(2A) Details entered in the Register under subclause (2) in respect of a person whose application is so refused are to be removed from the Register on the subsequent grant of a licence or certificate of registration to the person.

[3] Schedule 1 General rules of conduct applying to all licensees and registered persons

Omit "any other person" where secondly occurring in clause 14.

Insert instead "a third person".

[4] Schedule 2 Rules specific to real estate agents, real estate salespersons and on-site residential property managers

Omit "licensee" from clause 10. Insert instead "agent".

[5] Schedule 2, clause 10 (d)

Omit "licensee's". Insert instead "agent's".

[6] Schedule 3 Rules specific to stock and station agents and registered persons they employ

Omit "licensee" from clause 8. Insert instead "agent".

[7] Schedule 3, clause 8 (d)

Omit "licensee's". Insert instead "agent's".

[8] Schedule 4 Rules specific to business agents and registered persons they employ

Insert "or has the principal's written instructions that such an inspection is not required by the principal" after "business" where secondly occurring in clause 1.

Property, Stock and Business Agents Amendment (Refusal Details) Regulation 2004

Schedule 1 Amendments

[9] Schedule 6 Rules specific to strata, community, residential and other property managers

Omit clause 4 (2).

[10] Schedule 6, clause 5 (1)

Omit "owner or". Insert instead "owner of".

[11] Schedule 6, clause 5 (2)

Omit the subclause.

[12] Schedule 6, clause 6 (2)

Omit the subclause.

[13] Schedule 7 Terms applying to all agency agreements

Insert ", business or professional practice" after "property" wherever occurring in clause 1.

[14] Schedule 15 Penalty notice offences

Omit "\$2,200" from Column 2 of the matter relating to section 9 (1).

Insert instead "\$1,100".

[15] Schedule 15

Insert "\$2,200" in Column 3 of the matter relating to section 9 (1).

OCCUPATIONAL HEALTH AND SAFETY AMENDMENT (WORK EXPERIENCE ACCREDITATION) REGULATION 2004

ERRATUM

THE Occupational Health and Safety Amendment (Work Experience Accreditation) Regulation 2004 published in the *Government Gazette* No. 91 of 28 May 2004, folios 3247 to 3249, was published with an incorrect signature.

The words

"REBA MEAGHER, M.P., Minister for Commerce"

should have read

"JOHN DELLA BOSCA, M.L.C., Minister for Commerce"

this erratum amends that error.

Rules



Dust Diseases Tribunal Amendment (Exhibits) Rule 2004

under the

Dust Diseases Tribunal Act 1989

The Dust Diseases Tribunal Rule Committee made the following rule of court under the *Dust Diseases Tribunal Act 1989* on 12 May 2004.

David Martin

Secretary of the Rule Committee

Explanatory note

The object of this Rule is to amend the Dust Diseases Tribunal Rules:

- (a) to enable the Tribunal to make orders in respect of the retention and return of exhibits in proceedings, and
- (b) to provide for the return of exhibits to the persons who originally produced them to the Tribunal or registrar.

s04-053-94.p01

Clause 1 Dust Diseases Tribunal Amendment (Exhibits) Rule 2004

Dust Diseases Tribunal Amendment (Exhibits) Rule 2004

under the

Dust Diseases Tribunal Act 1989

1 Name of Rule

This Rule is the Dust Diseases Tribunal Amendment (Exhibits) Rule 2004.

2 Amendment of Dust Diseases Tribunal Rules

The *Dust Diseases Tribunal Rules* are amended as set out in Schedule 1.

Dust Diseases Tribunal Amendment (Exhibits) Rule 2004

Amendment

Schedule 1

(Clause 2)

Schedule 1 Amendment

Rule 15

Insert after rule 14:

15 Retention and return of exhibits

- (1) The Tribunal may:
 - (a) order that exhibits in any proceedings be retained by the Tribunal until the expiry of any period, or the occurrence of any event, specified in the order for the return of the exhibits, or
 - (b) order that exhibits in any proceedings that have been returned to the person who originally produced them to the Tribunal or registrar be returned to the Tribunal for the purposes of the determination of a cross-claim arising out of the proceedings.
- (2) Exhibits in any proceedings in which judgment is given or a final order is made are to be returned to the persons who produced them to the Tribunal or registrar:
 - (a) if the Tribunal makes no order that the exhibits be retained and no appeal to the Supreme Court is brought in respect of the proceedings within the period provided for an appeal by or under the *Supreme Court Act* 1970—immediately after the expiry of that period, or
 - (b) if the Tribunal makes no order that the exhibits be retained and leave to appeal to the Supreme Court is refused in respect of the judgment or final order in the proceedings—immediately after the Tribunal or registrar is notified of the refusal to grant leave, or
 - (c) if the Tribunal makes an order that the exhibits be retained—at the expiry of the period, or on the occurrence of the event, specified in the order for the return of the exhibits.
- (3) A person to whom exhibits are to be returned under subrule (2) is to obtain the return of, and give the registrar a receipt for, the exhibits as soon as is practicable after the first day on which exhibits are to be returned.

Dust Diseases Tribunal Amendment (Exhibits) Rule 2004

Schedule 1 Amendment

- (4) The registrar is responsible for the safe custody of any exhibits only for a period of 14 days after the first day on which exhibits are to be returned.
- (5) This rule applies to any exhibits produced in proceedings, whether on subpoena or otherwise.

Other Legislation



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 3 in alphabetical order:

Coastal Saltmarsh in the New South Wales North Coast, Sydney Basin and South East Corner Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

Dated, this 19th day of May 2004.

Dr Lesley Hughes

Deputy Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

- (a) on the Internet at www.nationalparks.nsw.gov.au,
- (b) by contacting the Scientific Committee Support Unit, by post C/-Department of Environment and Conservation, PO Box 1967, Hurstville, 2220, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
- (c) in person at the National Parks Centre, 102 George St, The Rocks, Sydney.

s04-225-43.p01

THREATENED SPECIES CONSERVATION ACT 1995

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Coastal Saltmarsh in the NSW North Coast, Sydney Basin and South East Corner Bioregions, as an ENDANGERED ECOLOGICAL COMMUNITY in Part 3 of Schedule 1 of the Act. Listing of endangered ecological communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. Coastal Saltmarsh in the NSW North Coast, Sydney Basin and South East Corner Bioregions is the name given to the ecological community occurring in the intertidal zone on the shores of estuaries and lagoons including when they are intermittently closed along the NSW coast. Coastal saltmarsh has been recorded from sites along the NSW coast. (NSW North Coast, Sydney Basin and South East Corner Bioregions).
- 2. Characteristic vascular plant species of Coastal Saltmarsh are:

Baumea juncea	Isolepis nodosa
Juncus kraussii	Samolus repens
Sarcocornia quinqueflora	Selliera radicans
Sporobolus virginicus	Suaeda australis
Triglochin striata	Zoysia macrantha

The total list of species is larger, with many species present in low abundance or at few sites. A more extensive list of species is provided by Adam *et al.* (1988). The sediment surface may support a diversity of both micro-algae and macro-algae.

- 3. Communities with similar floristic composition, but with a different fauna, are found supratidally on exposed headlands (Adam *et al.* 1988). These headland communities and those of inland saline areas are not included within this Determination of the Coastal Saltmarsh Ecological Community.
- 4. Coastal Saltmarsh in the NSW North Coast, Sydney Basin and South East Corner Bioregions provide habitat for a diverse invertebrate fauna, which includes both marine (crabs and molluscs) and terrestrial (insects and spiders) elements. During tidal flooding a number of fish species utilise saltmarsh habitats. Grazing by macropods may occur between tidal events. Some coastal saltmarshes provide important high tide roosts for migratory wading birds, and a range of other birds also utilise coastal saltmarsh as habitat. Diversity of macrofauna in mangrove forests adjacent to saltmarsh has been found to be greater than in mangroves that do not border saltmarsh (Yerman & Ross 2004)
- 5. Coastal Saltmarsh in the NSW North Coast, Sydney Basin and South East Corner Bioregions is frequently found as a zone landward of mangrove stands. Occasional scattered mature *Avicennia marina* trees occur through saltmarsh at some sites, and *Avicennia* (and less frequently *Aegiceras corniculatum*) seedlings may occur throughout

saltmarsh. In brackish areas dense stands of tall reeds (*Phragmites australis*, *Bulboschoenus* spp., *Schoenoplectus* spp., *Typha* spp.) may occur as part of the community.

- 6. West *et al.* (1985) estimated the total area of coastal saltmarsh in NSW was approximately 5700 hectares distributed in fragmented patches mostly less than 100 hectares. Since this estimate, further reduction and fragmentation have occurred.
- 7. Species composition within Coastal Saltmarsh varies with elevation. Sarcocornia quinqueflora dominates at lower, and hence more frequently flooded, levels than Sporobolus virginicus which dominates the mid saltmarsh, while Juncus kraussii and Baumea juncea are upper saltmarsh species. There is also geographic variation, with much more extensive stands of Sporobolus virginicus being found in northern NSW, and conversely more extensive Sarcocornia quinqueflora stands in the south. Coastal Saltmarsh in southern NSW is generally more species rich than further north, with Austrostipa stipoides, Gahnia filum, Limonium australe and Sclerostegia arbuscula forming a characteristic southern suite of species. A number of other species with restricted distribution in Coastal Saltmarsh include Distichlis distichophylla (endangered), Halosarcia pergranulata subsp. pergranulata, Wilsonia backhousei (vulnerable) and Wilsonia rotundifolia (endangered).
- 8. Saltmarshes are globally threatened, and many of the threatening processes identified by Adam (2002) operate in NSW including infilling, modified tidal flow, weed invasion, damage by domestic and feral animals, human disturbance, altered fire regimes and climate change.
- 9. Historically, substantial areas of saltmarsh have been infilled for roads and aerodromes and for residential, recreational, waste disposal, industrial and agricultural purposes. With increased recognition of the ecological value of saltmarshes, the threat of further large-scale reclamation is less, but smaller scale infilling still occurs (Harty and Cheng 2003).
- 10. Patterns of tidal flow have been restricted by artificial structures in many NSW saltmarshes (Williams and Watford 1997), while discharge of stormwater alters salinity regimes, increases nutrient levels and facilitates the spread of *Phragmites* and weeds.
- 11. In recent decades there has been widespread invasion of saltmarsh in southeast Australia by mangroves (Mitchell and Adam 1989, Saintilan and Williams 1999, 2000). The factors driving mangrove invasion are still unclear. The mangrove invasion limits the use of saltmarshes by birds that would normally make use of this habitat and has been a factor in their decline (Saintilan 2003, Straw 1999, 2000).
- 12. A large number of weed species occur in NSW saltmarshes (Adam 1981, Adam *et al.* 1988). In terms of change to the community structure and function, the most serious weed is *Juncus acutus*; other major weeds include *Baccharis halimifolia, Cortaderia selloana* and *Hydrocotyle bonariensis*. The upper saltmarsh zone may be dominated by introduced annuals or shortlived perennials, including *Parapholis incurva, Plantago coronopus* and *Polypogon monspeliensis*.
- 13. Damage to saltmarshes by recreational vehicles, including four wheel drives, is widespread, and deep wheel ruts persist for many years even after exclusion of vehicles.

Use of BMX and mountain bikes is increasing, and even saltmarshes within conservation reserves have been seriously damaged (Adam 2002).

- 14. Grazing and trampling by domestic stock and feral herbivores occurs at a number of sites. Stock grazing has been shown to substantially change the vegetation composition and structure (Adam 1990), while on muddy substrates trampling can cause loss of plant cover and modify drainage patterns.
- 15. Saltmarshes have frequently been used for casual rubbish dumping and are at risk from waterborne pollution including oil and chemical spills, both from shipping and road accidents, and catchment runoff of nutrients and agricultural chemicals.
- 16. Upper saltmarsh stands dominated by *Juncus kraussii* and *Baumea juncea* have high flammable fuel loads. While the natural incidence of fire in saltmarshes is likely to have been low, a number of saltmarshes have been burnt in recent years. The recovery of these sites is relatively slow and the long-term impacts of burning are uncertain.
- 17. Global warming and increased relative sea level are likely to pose an increasing threat to the survival of many areas of Coastal Saltmarsh (Adam 2002, Hughes 2003).
- 18. Coastal Saltmarsh occurs in a number of conservation reserves including the Ramsar listed sites at Towra Point and Kooragang Island Nature Reserves. Reserve status, however, does not confer protection from mangrove and weed invasion, recreational vehicles, pollution, fire or sea level rise without active management.
- 19. In view of the above the Scientific Committee is of the opinion that the Coastal Saltmarsh in the NSW North Coast, Sydney Basin and South East Corner Bioregions is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Dr LESLEY HUGHES, Deputy Chairperson Scientific Committee

Reference:

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- Yerman MN, Ross PM (2004) Landscape issues for the macrofauna in temperate urban mangrove forests. In "Urban Wildlife more than meets the eye". (Ed. D Lunney and S Burgin) pp. 205-210. (Royal Zoological Society of NSW, Mosman, NSW).



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, as a consequence, to omit reference to the Sutherland Shire Littoral Rainforest as an endangered ecological community and, accordingly, Schedule 1 to that Act is amended:

(a) by inserting in Part 3 in alphabetical order:

Littoral Rainforest in the New South Wales North Coast, Sydney Basin and South East Corner Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

(b) by omitting from Part 3:

Sutherland Shire Littoral Rainforest (as described in the final determination of the Scientific Committee to list the ecological community)

Dated, this 19th day of May 2004.

Associate Professor Paul Adam

Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

(a) on the Internet at www.nationalparks.nsw.gov.au,

s04-242-22.p01

Notice of Final Determination

- (b) by contacting the Scientific Committee Support Unit, by post C/-Department of Environment and Conservation, PO Box 1967, Hurstville, 2220, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
- (c) in person at the National Parks Centre, 102 George St, The Rocks, Sydney.

THREATENED SPECIES CONSERVATION ACT 1995

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list Littoral Rainforest in the NSW North Coast, Sydney Basin and South East Corner Bioregions as an ENDANGERED ECOLOGICAL COMMUNITY in Part 3 of Schedule 1 of the Act, and as a consequence, to omit reference to the Sutherland Shire Littoral Rainforest from Part 3 of Schedule 1 (Endangered Ecological Community) of the Act. Listing of endangered ecological communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

- 1. Littoral Rainforest in the NSW North Coast, Sydney Basin and South East Corner Bioregions is generally a closed forest, the structure and composition of which is strongly influenced by proximity to the ocean. The plant species in this ecological community are predominantly rainforest species with evergreen mesic or coriaceous leaves. Several species have compound leaves, and vines may be a major component of the canopy. These features differentiate littoral rainforest from sclerophyll forest or scrub, but while the canopy is dominated by rainforest species, scattered emergent individuals of sclerophyll species, such as Angophora costata, Banksia integrifolia, Eucalyptus botryoides and E. tereticornis occur in many stands. Littoral Rainforest in NSW is found at locations along the entire NSW Coast in the NSW North Coast Bioregion, Sydney Basin Bioregion and South East Corner Bioregion. The areas mapped for inclusion in State Environmental Planning Policy 26 Littoral Rainforest are examples of the Littoral Rainforest ecological communities, but the mapping for SEPP 26 is not exhaustive and stands of the Littoral Rainforest ecological community occur at locations not mapped under SEPP 26. Some stands may be regrowth or in the process of regenerating. The Sutherland Shire Littoral Rainforest Endangered Ecological Community which was previously listed as an endangered ecological community is included within this Community.
- 2. Littoral rainforest occurs on both sand dunes and on soils derived from underlying rocks (McKinley *et al.* 1999). Stands on headlands exposed to strong wind action may take the form of dense windpruned thickets (for example the Bunga Head Rainforest illustrated by Keith & Bedward 1999, or MU5 Littoral Windshear Thicket in NPWS 2002). In more sheltered sites, and in hind dunes, the community is generally taller, although still with wind pruning on the windward side of stands. Floristically there is a high degree of similarity between stands on different substrates. Most stands of Littoral Rainforest occur within 2 km of the sea, but may occasionally be found further inland, but within reach of maritime influence.
- Littoral Rainforest comprises the Cupaniopsis anacardioides Acmena spp. alliance of Floyd (1990). This alliance as described by Floyd includes five sub-alliances – Syzygium leuhmannii – Acmena hemilampra, Cupaniopsis anacardioides, Lophostemon confertus, Drypetes – Sarcomelicope – Cassine – Podocarpus and Acmena smithii – Ficus – Livistona – Podocarpus. The distribution of some of these sub-alliances is geographically restricted – the Syzygium luehmannii – Acmena hemilampra sub-alliance is restricted to the north coast, while the most widespread sub-alliance Acmena smithii – Ficus –

Livistona – Podocarpus is the only one present on the coast south of Sydney. The *Lophostemon confertus* suballiance, synonymous with Forest Type 25 Headland Brush Box (Forestry Commission of NSW 1989) is restricted to exposed headlands in the North Coast Bioregion. There is considerable floristic variation between stands and in particular areas localised variants may be recognised (for example on the south coast a number of variants within the *Acmena smithii – Ficus – Livistona – Podocarpus* sub-alliance have been described, see Mills 1996, Mills & Jakeman 1995; Keith & Bedward 1999, NCC 1999, NPWS 2002). Small, depauperate stands may be difficult to assign to sub alliances. A number of species characteristic of Littoral Rainforest in NSW reach their southern limits at various places along the coast (for example *Cupaniopsis anacardioides* reaches its southern limit between Sydney and the Illawarra) but a number of temperate species are restricted to the south coast, and the total Littoral Rainforest flora declines from north to south. Characteristic species of littoral rainforest include:

Acacia binervata Acmena smithii Acronychia oblongifolia Alectryon coriaceus

- + Aphananthe philippinensis Arthropteris tenella Asplenium australasicum Banksia integrifolia subsp. integrifolia Breynia oblongifolia
- + Calamus muelleri
- + Capparis arborea Celtis paniculata Cissus hypoglauca Claoxylon australe
- + Cordyline stricta Cryptocarya microneura Cupaniopsis anacardioides Dendrocnide excelsa Dioscorea transversa Diospyros pentamera Duboisia myoporoides Ehretia acuminata
- + Elattostachys nervosa Endiandra sieberi Eucalyptus tereticornis Eustrephus latifolius Ficus obliqua
- + Ficus watkinsiana Geitonoplesium cymosum Glycine clandestina Guioa semiglauca
- + Jagera pseudorhus Litsea reticulata Lomandra longifolia Maclura cochinchinensis Melaleuca quinquenervia

- + Acmena hemilampra
- + Acronychia imperforata
- + Alpinia caerulea Alyxia ruscifolia
- + Archontophoenix cunninghamiana
- + Arytera divaricata
- + Baloghia marmorata
- + Beilschmiedia obtusifolia
- + Bridelia exaltata Canthium coprosmoides Cayratia clematidea Cissus antarctica Cissus sterculiifolia
- + Cordyline congesta Cryptocarya glaucescens
- + Cryptocarya triplinervis Cynanchum elegans
- + Dendrocnide photinophylla Diospyros australis Doodia aspera
- + Dysoxylum fraserianum
- + Elaeocarpus obovatus Endiandra discolor Eucalyptus botryoides Eupomatia laurina Ficus coronata Ficus rubiginosa Flagellaria indica Glochidion ferdinandi
- + Gossia bidwillii
- + Ixora beckleri
- + Lepidozamia peroffskyana Livistona australis
- + Lophostemon confertus
- + Mallotus philippensis Melicope micrococca

- + *Melicope vitiflora*
- + Monococcus echinophorus
- *Hucuna gigantea*
 Notelaea longifolia
 Oplismenus imbecillis Pandorea pandorana Parsonsia straminea Piper novae-hollandiae Pittosporum multiflorum Platycerium bifurcatum Pollia crispata Pouteria australis
- + Pouteria myrsinoides Rhodamnia rubescens Ripogonum album Sarcomelicope simplicifolia Smilax australis
- + Sophora tomentosa subsp. australis Synoum glandulosum
- + Syzygium luehmannii
 Syzygium paniculatum
 Trophis scandens subsp. scandens
 Wilkiea huegeliana

- + Mischocarpus pyriformis+ Morinda jasminoides
- Myoporum acuminatum + Olea paniculata
- + Pandanus pedunculatus Pararchidendron pruinosum var. pruinosum
- + Pentaceras australis
- + Pisonia umbellifera
 Pittosporum undulatum
 Podocarpus elatus
 Polyscias elegans
 Pouteria cotinifolia var. cotinifolia
 Rapanea variabilis
- + Rhodomyrtus psidioides Ripogonum discolor Scolopia braunii Smilax glyciphylla Stephania japonica var. discolor Syzygium australe Syzygium oleosum
 + Tatrastioma nitens
- + Tetrastigma nitens Viola banksii

Those species marked '+' are found in littoral rainforest north of Sydney, with some restricted to the north coast or in only a few sites south of the North Coast Bioregion. The other species are geographically more widespread.

Given the small size of many stands and the history of fragmentation, the number of characteristic species in any stand is likely to be smaller than this list. In addition, the total richness of stands declines with increasing latitude and a number of the species listed above are absent or rare in the south.

- 4. The total species list of the community is considerably larger than that given above, with many species present in only one or two sites or in low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall or drought condition and by its disturbance (including fire) history. The list of species given above is of vascular plant species, the community also includes micro-organisms, fungi, cryptogamic plants and a diverse fauna, both vertebrate and invertebrate. These components of the community are poorly documented but the assemblage in individual stands will depend on geographic location, size of stand, degree of exposure, history of disturbance and, if previously disturbed, stage of regeneration.
- 5. Threatened species and populations for which Littoral Rainforest is known or likely habitat include:

Acronychia littoralis Archidendron hendersonii Cynanchum elegans Fontainea oraria Cryptocarya foetida Macadamia tetraphylla Hicksbeachia pinnatifolia Syzygium moorei Senna acclinis Syzygium paniculatum

Amaurornis olivaceus Coracina lineata Lichenostomus faciogularis Monarchia leucotis Ninox strenua Pandion haliaetus Ptilinopus magnificus Ptilinopus regina Ptilinopus superbus Tyto tenebricosa

Dasyurus maculatus Kerivoula papuensis Mormopterus beccarii Mormopterus norfolkensis Myotis adversus Nyctimene robinsoni Potorous tridactylus Pteropus alecto Pteropus poliocephalus Syconycteris australis Thylogale stigmarica

Coeranoscincus reticulatus Hoplocephalus bitorquatus Xylosma terrae-reginae

Bush-hen Barred Cuckoo-shrike Mangrove Honeyeater White-eared Monarch Powerful Owl Osprey Wompoo Fruit-dove Rose-crowned Fruit-dove Superb Fruit-dove Sooty Owl

Spotted-tailed Quoll Golden-tipped Bat Beccari's Freetail-bat Eastern Freetail-bat Large-footed Myotis Eastern Tube-nosed Bat Long-nosed Potoroo Black Flying Fox Grey-headed Flying Fox Eastern Blossom Bat Red-legged Pademelon

Three-toed Snake-tooth Skink Pale-headed Snake

Thersites mitchellae

Mitchell's Rainforest Snail

Emu, *Dromaius novaehollandiae*, population in the NSW North Coast Bioregion and Port Stephens Local Government Area *Menippus fugitivus* (Lea), a beetle population in the Sutherland Shire

Most of the species included in this list are found at only some sites, or vary in occurrence and abundance. As such they are not regarded as part of the characterisation of the community. Nevertheless, they are of conservation significance and need to be considered in recovery planning.

- 6. Littoral Rainforest occurs in numerous, small stands and in total comprises less than 1% of the total area of rainforest in NSW. The largest known stand occurs in Iluka Nature Reserve, which is approximately 136 ha. Many, but not all, stands of Littoral Rainforest have been included in mapping for State Environmental Planning Policy 26 Littoral Rainforest, but degradation of the ecological community is still occurring.
- 7. Weed species that threaten the integrity of particular stands include Ambrosia artemisifolia, Anredera cordifolia, Arecastrum romanzoffianum, Asparagus spp., Cardiospermum grandiflorum, Chrysanthemoides monilifera, Coprosma repens, Ehrharta spp., Gloriosa superba, Ipomoea spp; Impatiens walleriana, Lantana camara,

Macfadyena unguis-cati, Rivina humilis, Pennisetum clandestinim, Schefflera actinophylla, Senna septemtrionalis, Solanum mauritianum Thunbergia alata and Tradescantia fluminensis.

- 8. Other threats include loss of canopy integrity arising from salt and wind damage as a result of clearing or damage to stand margins; clearing of understorey (including for firewood collection); grazing and physical disturbance of understorey including by feral deer; inappropriate collection of a range of plant species (including, but not restricted to, epiphytes); fire, particularly fire incursion along boundaries: visitor disturbance including soil compaction, soil disturbance, erosion from foot, cycle, trail bike and 4 wheel drive tracks, introduction of pathogens, and disturbance from creation of new planned and unplanned tracks; increased visitation and resulting increased demand for and use of, visitor facilities such as walking tracks, viewing platforms, toilet blocks, picnic areas etc; dumping of garden waste causing weed infestation; car and other rubbish dumping. Loss of fauna due to predation by feral animals, road kill, loss of habitat and feeding resources, disturbance from human visitation (faunal elements are essential to the ecological functioning of littoral rainforest and loss, or reduction, in pollinators and seed dispersal agents will adversely affect long term vegetation health); fragmentation resulting in loss of connectivity and possibly reduced genetic exchange between populations. For stands not protected by State Environmental Planning Policy 26, clearing and development remains a possibility. (Adam 1987, 1992; Floyd 1990; Mills 1996).
- 9. In view of the above the Scientific Committee is of the opinion that Littoral Rainforest in the NSW North Coast, Sydney Basin and South East Corner Bioregions is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Associate Professor PAUL ADAM, Chairperson Scientific Committee

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- NCC (1999) Towards an Illawarra Regional Vegetation Management Plan. Vols. 1 & 2. Nature Conservation Council, Sydney.
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OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney 2 June 2004

CONSTITUTION ACT 1902

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

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A. J. Refshauge M.P., Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs, to act for and on behalf of the Premier, as on and from 4 June 2004, with a view to him performing the duties of the office of the Premier during my absence from duty.

> Bob Carr Premier

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

Appointment of Part-time Members of the Consumer, Trader and Tenancy Tribunal

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint the persons listed below as part-time Members of the Consumer, Trader and Tenancy Tribunal until 25 June 2005:

> Philip Graham CHEESMAN Sally Ann CHOPPING.

Dated at Sydney this 26th day of May 2004.

M. BASHIR, Governor

By Her Excellency's Command,

REBA MEAGHER, M.P., Minister for Fair Trading

McGARVIE SMITH INSTITUTE INCORPORATION ACT 1928

Notice of Appointment of New Trustee McGarvie Smith Institute

NOTICE is hereby given, in accordance with section 7(5)(b) of the McGarvie Smith Institute Incorporation Act 1928, at its meeting on 17 November 2003, trustees appointed Dr Francis Richard DOUGHTY as a trustee of the McGarvie Smith Institute, vice Douglas Henry MUMFORD who retired as a Trustee on 17 November 2003.

VOCATIONAL EDUCATION AND TRAINING ACCREDITATION ACT 1990

Notification of Appointments to the Board

I, ANDREW JOHN REFSHAUGE, Minister for Education and Training, pursuant to Cabinet approval and Part 2 of Vocational Education and Training Accreditation Act 1990, appoint the following people as Members of the Vocational Education and Training Accreditation Board for a period of three years ending on 31 May 2007:

Prof Gordon Stanley

Mr Barry Peddle

Ms Pam Christie

Ms Catherine Chaffey.

ANDREW REFSHAUGE, M.P., Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs

NSW Agriculture

ERRATUM

THE Special Supplement No. 88 published in the *Government Gazette* on 21 May 2004, folios 2135 to 3142 appeared in an incorrect order. The supplement contained a Rural Lands Protection Act 1998 and a Stock Diseases Act 1923. The notices are now republished in full.

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 "National Vendor Declaration (Goats) and Waybill" as a transported stock statement.

Signed this 12th day of May 2004.

R. F. SHELDRAKE, Director-General

SERIAL NUMBER NATIONAL VENDOR DECLARATION (GOATS) AND WAYBILL FIRST edition, March 2004	In the past 60 days, have any of these goats consumed any stockfeed that was still within a WHP when harvested or first grazed?
	🗌 Yes 🔲 No 📋 Don't know 🛛 If Yes, give details:
Part A To be completed by the owner or person who is responsible for the husbandry of the goats.	CHEMICAL PRODUCT DATE APPLIED GRAZING WHP DATE FIED/GRAZED DATE FEED/WG/GRAZING CEASED
Owner of goats	B Have any of the goats in this consignment ever in their lives been fed feed containing tallow or calering.
Property/place where the journey commenced	
	Bease include any additional information below eg: vaccination programs, animal health certification, additional declarations, etc.
Property Identification Code (PIC) of this property Description of goats	
Number Vear born Description Reten. sex & TVPE Month of Brand/Eart tag/VPIC (if Different frammarks) (DROP) E.G. cross snet) E.G. cross snet) Remove that that shown above) If Frammarks	
	Part C To be completed by the owner or person who is responsible for the husbandry of the goats.
	FUL TAME FUL ADRESS INCLUME POSTCODE FUL ADDRESS INCLUME POSTCODE GECLARE that, I am the owner or the person responsible for the husbandry of the goats and by the goats are goats a
	that all the information in part A of this document is true and correct.
Hours off feed and water before transportingConsigned to	As the person responsible for the husbandry of the goats. I also declare that all the information in part B of this document is true and correct, that I have read and understood all the questions that I have answered, that I have read and understood and that, while under my control, the goats were not fed restricted animal material (including meat and bone meal) in breach of State or Territory legislation.
(NAME OF PERSON OR BUSINESS AND FULL ADDRESS INCLUDING POSICODE) Destination of goats	Date Tel no. *Only the person whose name appears above may sign this declaration, or make amendments which must be initialled.
Details of other statutory documents relating to this movement e.g. permit, animal health certificate, animal health estatement	Part D To be completed by the person in charge of the goats while they are being moved. Completion of this part is optional in SA, TAS and VIC.
DODUNENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE DOCUMENTTIPE	mmenced:
to be completed by the person who is responsible for the husbandry of the goats.	Venicle registration number:
$oldsymbol{0}$ Were all of the goats born and raised on the vendor's property?	HULL NAME nd declare all the information in Par
☐ Yes ☐ No ☐ Don't know If No, how long ago were the goats obtained or purchased?	Signature* Date Tel no. Date Tel no
(If purchased at different times, tick the box corresponding to the time of the most recent purchase.)	Part E Agents declaration for goats sold at auction.
 Less than 2 months	In the case of goats sold at auction, this declaration is to be retained by the selling agent for a minimum of two (2) years, or three (3) years in WA. A copy is to be made available to any buyer of the consignment or request.
since birth (See Explanatory Notes)	Vendor code Agent's code Agent's code
Are any of the goats in this consignment still within a meat Withholding Period (WHP) following treatment with any veterinary drug or chemical?	Stock agent company Buyer's name
🗌 Yes 🗌 No 🔲 Don't know 🛛 If Yes, give details: (Record additional details in question 6)	No. of goats purchasedSaleyard arrival time (am/pm)
CHEMICAL PRODUCT WHP	Agent's signature Date // Month YEAR

PART A

Background

industry's commitment to food safety and product The National Vendor Declaration (NVD) is part of the goat

integrity.

Waybills are required when goats (and other stock) are moved in the Australian Capital Territory, Northern Territory, New South Wales, Queensland and Western Australia. Only this combined NVD/waybill need be completed in these States/Territories when goats are being moved. The completion of Part D of this combined NVD/waybill is optional in those States where waybills are not required.

on which the goats were loaded. In such instances, record been purchased and/or moved to a new property, and then dispatched to a saleyard, abattoir or other destinament of this journey, do not record the PIC of the property A new NVD/waybill must be completed if the goats have the PIC of the property of last residence. evant regulatory authorities, and their use is preferable if This document can be used as a waybill without using the NVD component, in which case Part B is not completed the second paragraph of Part C is struck out. Standalone waybills will continue to be available from relonly a waybill is required. and

Producers are strongly encouraged to provide a copy of this document for all goats they offer for sale or slaughter, and to insist on a correctly completed copy when buying goats.

General

NEW SOUTH WALES GOVERNMENT GAZETTE No. 94

Answer all items accurately. Any false, misleading or unverifiable statements may result in prosecution and/or civil action. If you rely on the document to verify future claims about purchased stock, then the stock should be identified and recorded against their accompanying document.

The identification of goats creates a clear linkage between

the livestock and the information provided on this form.

Ear tagging, ear notching, tattooing or distinctive nose or head raddles may be used for identification purposes. The application of brands to the body of goats immediately prior to dispatch is not recommended as such brands may The goat industry is currently considering the introduction of a national livestock identification system for goats. This

not be completely scourable.

because the same number appears on the tail tags used for the identification of cattle leaving the property. In WA the

owners brand may be used instead of the PIC.

Identification of goats

The Property Identification Code (PIC) is the current property number allocated to your goat producing property by the relevant State/Territory Government authority. The PIC is commonly known as the property's 'tail tag number'

Property Identification Code

tion.

The cost of any residue testing required or undertaken in response to information given on the document is a commercial matter between the vendor and buyer (except where industry funds such testing).

The document is in triplicate.

goats and completed Part B. In the Northern Territory it The original goes with the goats to the purchaser or The first copy goes to the person who transports the destination. Saleyard agents completing Part E should retain the original for 2 years (for 3 years in Western must be sent to the Chief Inspector of Stock, and the Australian Capital Territory it must be sent to the Australia) and supply a copy to any buyer on request. Controller of Stock. The second copy stays in the book for your records and must be retained for 2 years (for 3 years in Western Australia).

Animal welfare issues may arise when goats which have not been sufficiently domesticated are handled. Trapped

Domestication Requirements (Question 2)

original and both copies.

PART B

feral goats are not eligible for live export to Saudi Arabia. Goats for live export should be kept in holding paddocks and fed and watered from troughs prior to delivery to the feedlot. Part A is only to be completed by the owner of the goats or Address and PIC (Property Identification Code) of propperson responsible for the husbandry of the goats

Veterinary drugs and chemicals (Question 3)

erty/place where the journey commenced

Detail any veterinary drugs or chemicals administered orally, by injection or to the skin, including antibiotics, vaccines, worm and externally applied insecticides, but exclude vitamin and mineral treatments. recorded regardless of the length of time the goats have The address and PIC (if it is not pre-printed) of the property/place where the journey commenced must be resided on the property/place. NVD/waybill forms, preprinted with a property PIC, can only be used when

ing. ESIs are an industry standard to ensure export requirements are met. WHPs are the periods following Export Slaughter Intervals (ESIs) and Withholding Periods (WHPs) for commonly used veterinary chemicals are listed in the table to the right. ESIs are the period following treatment when goats are unsuitable for export processtreatment when goats are unsuitable for processing for domestic consumption in Australia.

> If the goats were walked to yards on another property exclusively for the purpose of loading at the commence-

goats are to be moved from that property.

Agricultural chemicals (Question 4)

icals. If the answer is "Yes" record all requested details in This question is important to ensure that goats do not have unacceptable residues after consuming conventional stockfeeds, such as pasture, crop, stubble, grain or a prepared stockfeed, previously treated with agricultural chemthe space provided.

If the goats have consumed purchased feeds within 60 to this question unless they hold SAFEMEAT endorsed vendor declarations for that feed and those declarations confirm that all required WHPs have been met and/or that the feed complies with all requirements relating to chemdays prior to sale the vendor should answer "Don't know" ical residues through a QA testing program.

If any of the goats consumed pasture, stubbles or failed ing/fodder WHP on the label the question should be crops previously treated with a chemical that had no grazanswered "Yes" and details provided.

Feeding restrictions (Question 5)

described have not been fed contrary to the law. State law The NVD includes a manager's declaration that the goats prohibits feeding of most animal materials to ruminants.

Primary Industries Department for more details on these Animal materials include any tissue, blood or other material taken from an animal and any meals derived from anifish meal, feather meal, etc. It does not include tallow, gelatin or milk products. Contact your State Agriculture/ mals. Examples are meat and bone meals, blood meal feeding restrictions.

> ing additional sheets of descriptions of goats. The words "Attachment to NVD/Waybill serial number..." must be on

every additional document with the serial number recorded. Additional document(s) must be attached to the

Other documents relating to this movement eg. permit, animal health certificate, animal health statement, includ-

system should be available in the near future.

Details of other statutory documents

meat and offal they receive be sourced from goats that have never in their lives been fed animal material such as meat and bone meal as well as animal fat such as tallow overseas customers also require that the goatwhich may be included in supplementary feed materials. Some

Additional information (Question 6)

List any required attached documents, and attach copies of the documents to the original and all copies of the declaration.

PART C

stand all elements of the document, and these explana-Signing Part C has legal significance. Regulatory authori ties may take legal action, and purchasers may seek dam ages if any information in Parts A and B is incorrect. Before signing you must be absolutely satisfied you under tory notes.

graph of Part C must be struck out and the document will sible for the husbandry of the animals, the second para-If the person signing the document has not been respon not be a NVD. Livestock agents in particular are advised that unless they are directly responsible for the husbandry of the goats they must not sign unless the second paragraph has been struck out.

PART D

and sign it. When more than one truck is carrying the If there is insufficient space to record all the vehicle registration numbers an additional document must be latory authorities will require a copy of the NVD to travel with each individual vehicle. If any information is incorrect regulatory authorities may take legal action. Completion The carrier, including the drover, must complete this part goats all vehicle registration numbers are to be recorded. attached to the original and all copies. Some state reguof this part is optional within South Australia, Tasmania and Victoria.

ő Updated ESI information is available on the internet at the MLA website www.mla.com.au/esi or from MLA 1800 635 445.

3421

STOCK DISEASES ACT 1923

Notification No. 1785

Footrot Protected and Protected (Control) Areas

I, IAN MACDONALD MLC, NSW Minister for Primary Industries, pursuant to Section 11A of the Stock Diseases Act 1923 ("the Act"):

- (a) revoke Stock Diseases Notification No. 1782 published in *Government Gazette* No. 198 of 24 December 2003 at pages 11690, and any other previous Notifications declaring lands as footrot protected areas or protected (control) areas.
- (b) declare the lands described in Schedule A to be protected areas as regards the disease footrot in sheep and goats. (Those lands are referred to as "Footrot Protected Areas", and are represented generally on the map titled "NSW Footrot Areas April 2004").
- (c) declare the lands in Schedule B to be protected (control) areas as regards the disease footrot in sheep and goats. (Those lands are referred to as "Footrot Protected (Control) Areas", and are represented generally on the map titled "NSW Footrot Areas April 2004").
- (d) prohibit a person from moving sheep or goats into any protected area or protected (control) area referred to in paragraphs (b) and (c), unless:
 - (i) the sheep or goats are moved in accordance with a permit under section 7(6) of the Act; or
 - (ii) the sheep or goats are moved in accordance with an order under section 8(1)(b) of the Act; or
 - (iii) all the requirements of section 20C(3) of the Act have been satisfied; or
 - (iv) the sheep or goats are not infected with footrot and one or more of the following conditions are satisfied:
 - the sheep or goats are transported in a vehicle from any protected area referred to in paragraph (b) directly to any other protected area referred to in paragraph (b);
 - the sheep or goats are transported in a vehicle from any protected (control) area referred to in paragraph (c) directly to any other protected (control) area referred to in paragraph (c); and
 - the sheep or goats are accompanied by a completed Owner/Vendor Declaration of Footrot Freedom form, as approved by the Chief, Division of Animal Industries ("the declaration"), and that declaration is given to the person to whom the sheep or goats are delivered.
- (e) Unless otherwise specified, in this Notification a reference to a Rural Lands Protection District includes all land in that district, and a reference to a Division or part of a Division of a Rural Lands Protection District includes all land in that Division or part of a Division. Rural Lands Protection Districts are established under the Rural Lands Protection Act 1998.

SCHEDULE A

NSW FOOTROT PROTECTED AREAS

<u>North East Footrot Protected Area</u> The Rural Lands Protection Districts of Casino, Grafton, Kempsey and Tweed/Lismore.

<u>New England Footrot Protected Area</u> Divisions A, B, C, D, I, and J of the Northern New England Rural Lands Protection District.

<u>North West Footrot Protected Area</u> The Rural Lands Protection Districts of Moree, Narrabri, Northern Slopes, and Tamworth.

Orana Footrot Protected Area

The Rural Lands Protection Districts of Coonabarabran, Coonamble, Dubbo, Mudgee/Merriwa, Nyngan and Walgett.

Central West Footrot Protected Area

The Rural Lands Protection Districts of Condobolin, Forbes, Molong, Division A of the Central Tablelands Rural Lands Protection District, and

Division A, and the parts of Divisions B and C of the Young Rural Lands Protection District west of a line commencing at the point on the boundary between the Young and the Forbes Rural Lands Protection Districts being the western boundary of the Henry Lawson Way, thence by the western boundary of the Henry Lawson Way south to the town of Young to the point where it meets the western boundary of the Olympic Way, thence south along the western boundary of the Olympic Way to the point where it meets the Young and Gundagai Rural Lands Protection Districts.

Hunter Footrot Protected Area

The Rural Lands Protection Districts of Gloucester, Hunter, and Maitland.

South East Footrot Protected Area

The Rural Lands Protection Districts of Bombala, Cooma, Moss Vale, South Coast, and Divisions A, C and D of the Goulburn Rural Lands Protection District.

Riverina Footrot Protected Area

The Rural Lands Protection Districts of Hay, Riverina, and Narrandera, and

Divisions A, B and C of the Murray Rural Lands Protection District, and

Divisions A and B of the Wagga Wagga Rural Lands Protection District, and

Division A, and the parts of Divisions C and D that are within the Kosciuszko National Park, of the Gundagai Rural Lands Protection District, and

the part of Division F that is within the Kosciuszko National Park, of the Hume Rural Lands Protection Board.

Western Division Footrot Protected Area

The Rural Lands Protection Districts of Balranald, Bourke, Brewarrina, Broken Hill, Cobar, Hillston, Milparinka, Wanaaring, Wentworth and Wilcannia.

SCHEDULE B

NSW FOOTROT PROTECTED (CONTROL) AREAS

New England Footrot Protected (Control) Area

The Armidale Rural Lands Protection District, and

Divisions E, F, G, and H of the Northern New England Rural Lands Protection District.

Central West Footrot Protected (Control) Area

Divisions B, C, D, E, F, G and H of Central Tablelands Rural Lands Protection District, and Division D, and the parts of Divisions B and C of the Young Rural Lands Protection District east of a line commencing at the point on the boundary between the Young and the Forbes Rural Lands Protection Districts being the western boundary of the Henry Lawson Way, thence by the western boundary of the Henry Lawson Way south to the town of Young to the point where it meets the western boundary of the Olympic Way, thence south along the western boundary of the Olympic Way to the point where it meets the boundary of the Young and Gundagai Rural Lands Protection Districts.

South East Footrot Protected (Control) Area

The Rural Lands Protection Districts of Braidwood, Yass, and Division B of the Goulburn Rural Lands Protection District.

Riverina Footrot Protected (Control) Area

Division D of the Murray Rural Lands Protection District,

Divisions C and D of the Wagga Wagga Rural Lands Protection District,

Division B, and the parts of Divisions C and D that are not within the Kosciuszko National Park, of the Gundagai Rural Lands Protection District, and.

Divisions A, B, C, D, E, G and H, and the part of Division F that is not within the Kosciuszko National Park, of the Hume Rural Lands Protection District.

Notes

It is an offence under section 20H(1)(a) to contravene a provision of this Notification.

Maximum penalty for such an offence is \$11,000.

A protected (Control) Area is an area with a moderate prevalence of a disease (section 11A(1) of the Act). This is different to a Protected Area, where there is a lower prevalence of a disease (section 11A(1B) of the Act).

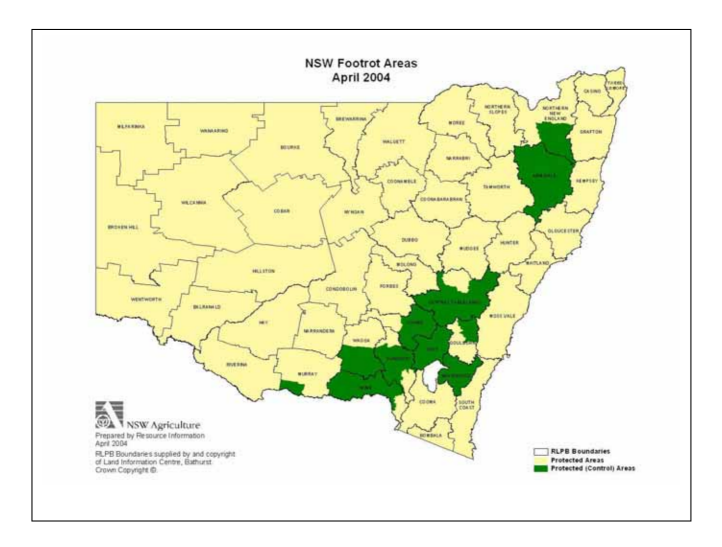
A map of the Protected Area and the Protected (Control) Area with respect to Footrot in Sheep and Goats is published on the NSW Department of Agriculture internet web site at <u>http://www.agric.nsw.gov.au/reader/12105</u> A person who receives a completed Declaration form is advised to retain it as evidence of compliance with this Notification.

Notification No. 1785 is the NSW Department of Agriculture's reference.

For further information, contact the NSW Department of Agriculture on (02) 63913248.

Dated this 14th day of May 2004.

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



NSW Fisheries

NOTICE OF RECEIPT OF APPLICATION FOR AQUACULTURE LEASE

Notification Under Section 163(7) of the Fisheries Management Act 1994 and Clause 33 of the Fisheries Management (Aquaculture) Regulation 2002

AN application has been received for an aquaculture (oyster) lease for the purposes of cultivating Sydney rock oysters, in the Manning River, for an area to be known as AL03/038 (if granted) of approximately 0.309 hectares over former oyster lease OL91/028. Application by Brad CROFTS and Karen CROFTS of Walcha, New South Wales. If granted the lease will be subject to standard covenants and conditions of an aquaculture lease as provided under the above Act. NSW Fisheries is:

- calling for written submissions from any person supporting or objecting to the lease proposal, citing reasons for the support/objection.
- calling for expressions of interest from persons or corporations interested in leasing the area. An expression of interest must be in the form of a written response referring to lease number AL03/038, signed and dated with a return address.

Specific details can be obtained, or enquiries made with NSW Fisheries, Aquaculture Administration Section on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 40 days from the date of publication of this notification:

Executive Director, Aquaculture and Sustainable Fisheries, NSW Fisheries, Aquaculture Administration Section, Port Stephens Fisheries Centre, Private Bag 1, Nelson Bay, NSW 2315.

If additional expressions of interest are received, NSW Fisheries may offer the area for leasing through a competitive public tender process.

STEVE DUNN, Director-General, NSW Fisheries.

F98/408

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Balmain Bugs – 100mm Minimum Size of Carapace Width

I, STEVE DUNN, prohibit the taking of all Balmain Bugs (*Ibacus peronii*) and (*Ibacus chacei*) with a carapace width of less than 100mm (measured from spike to spike at the widest point at the time of measurement whether damaged or not) from all waters of NSW by all methods.

The taking of Balmain Bugs with a carapace width of greater than 100mm is only permitted in accordance with the following conditions:

Conditions

- 1. A person must not mutilate any Balmain Bug of any size class in or on or adjacent to any waters in any manner.
- 2. A person must not deliver or consign for sale any Balmain Bug of a class specified which has been mutilated in any manner.

This prohibition is effective for a period of up to six months from the date of publication, unless sooner varied or revoked by notification of Director-General of NSW Fisheries.

> STEVE DUNN, Director-General, NSW Fisheries

> > F00/132

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Recreational Bag Limit on Yabbies (Cherax destructor)

I, STEVE DUNN, prohibit the taking of yabbies (other than by a commercial fisher with the relevant endorsement) by all methods of fishing, from all inland waters of NSW, with the exception that a person (not being a endorsed commercial fisher) may take or have in their possession not more than 200 yabbies on any day.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Director-General of NSW Fisheries.

Note: Under this notification the bag limit of 200 yabbies applies when a person (other than an endorsed commercial fisher) is in possession in or adjacent to the waters specified, or is transporting or storing the yabbies of the quantity specified.

> STEVE DUNN, Director-General, NSW Fisheries

> > F91/121

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure OP1 – Offshore Prawn Trawling

I, STEVE DUNN, prohibit the taking of prawns of the family *Penaeidae* by trawling from ocean waters more than three (3) nautical miles from the baselines from which the territorial sea is measured, except from licensed fishing boats with an "OP1 Ocean Prawn Trawl – Offshore" endorsement.

This prohibition is effective for a period of up to five (5) years from the date of publication, unless sooner varied or revoked by notification by the Director-General of NSW Fisheries.

Note: The purpose of this closure is to limit the boats that may be used in the offshore prawn trawl sector of the NSW ocean trawl fishery.

> STEVE DUNN, Director-General, NSW Fisheries

Department of Infrastructure, Planning and Natural Resources

Infrastructure and Planning



Cessnock Local Environmental Plan 1989 (Amendment No 96)

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.* (N03/00232/S69)

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

e03-333-43.p02

Clause 1 Cessnock Local Environmental Plan 1989 (Amendment No 96)

Cessnock Local Environmental Plan 1989 (Amendment No 96)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Cessnock Local Environmental Plan 1989 (Amendment No 96).

2 Aims of plan

The aims of this plan are:

- (a) to define *cellar door facility* and *wine storage facility* for the purposes of *Cessnock Local Environmental Plan 1989*, and
- (b) to allow development for the purposes of cellar door facilities and wine storage facilities in appropriate zones under that plan with the consent of the Council of the City of Cessnock, and
- (c) to amend the definition of *integrated tourist development* in that plan.

3 Land to which plan applies

This plan applies to land within the City of Cessnock.

4 Amendment of Cessnock Local Environmental Plan 1989

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

Cessnock Local Environmental Plan 1989 (Amendment No 96)

Amendments

Schedule 1

(Clause 4)

Schedule 1 Amendments

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

cellar door facility means a building or part of a building used for offering wine for sale by retail that is erected on an allotment of land on which is situated a commercial vineyard of at least 2 hectares that produces at least 10 tonnes of grapes annually, but only if:

- (a) at least 85 percent (by volume) of the wine offered for sale is made from grapes grown in the Hunter Valley, or
- (b) all of the wine offered for sale is produced in a winery situated on the land.

the Hunter Valley means the land within the catchment area of the Hunter River.

wine storage facility means a building or part of a building (not forming part of a winery) that is:

- (a) erected on an allotment of land on which is situated a commercial vineyard, and
- (b) used for the purpose of storing wine made by the owner of the land, 85 percent (by volume) of which is made from grapes grown in the Hunter Valley.
- [2] Clause 5 (1)

Omit the definition of *integrated tourist development*. Insert instead:

integrated tourist development means the use of land for the purposes of 10 or more tourist accommodation units (the units being the predominant part of the development) in association with one or more tourist associated land uses such as refreshment rooms, conference facilities, wineries and the like.

[3] Clause 9 Zone objectives and development control table

Insert "cellar door facilities;" in alphabetical order in item 3 of the matter relating to Zone No 1 (v) and in item 4 of the matter relating to Zones Nos 1 (c), 1 (c2), 2 (a), 2 (b), 3 (a), 3 (c), 4 (a), 4 (b) and 4 (h).

Cessnock Local Environmental Plan 1989 (Amendment No 96)

Schedule 1 Amendments

[4] Clause 9, Table

Insert "; wine storage facilities" in alphabetical order in item 3 of the matter relating to Zone No 1 (v) and in item 4 of the matter relating to Zones Nos 1 (c), 2 (a), 2 (b), 3 (a), 3 (c), 4 (a), 4 (b) and 4 (h).

[5] Clause 9, Table

Omit "tourist-associated premises specified in any licence granted under the *Liquor Act 1982*;" from item 3 of the matter relating to Zone No 1 (v).



Cessnock Local Environmental Plan 1989 (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.* (N03/00250/S69)

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

e03-404-09.p01

Clause 1 Cessnock Local Environmental Plan 1989 (Amendment No 98)

Cessnock Local Environmental Plan 1989 (Amendment No 98)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Cessnock Local Environmental Plan 1989 (Amendment No 98).

2 Aims of plan

This plan aims to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993*.

This plan also aims to effect law revision.

3 Land to which plan applies

This plan applies to Lot 1, DP 307800, and Lots 9 and 10, Section 6, DP 6102, Dudley Street, Cessnock, as shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 98)" deposited in the office of Cessnock City Council.

4 Amendment of Cessnock Local Environmental Plan 1989

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

Cessnock Local Environmental Plan 1989 (Amendment No 98)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 47A Classification and reclassification of public land

Omit clause 47A (3) (c) and (d). Insert instead:

- (a) those (if any) specified for the land in Part 3 of Schedule 6, and
- (b) any reservations that except land out of a Crown grant relating to the land, and
- (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).

[2] Schedule 6 Classification and reclassification of public land

Insert in alphabetical order of street name in Part 2 of the Schedule under the heading "**Cessnock**":

Dudley Street Lot 1, DP 307800, and Lots 9 and 10, Section 6, DP 6102, as shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 98)".





City of Shoalhaven Local Environmental Plan No 14

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.* (W99/00014/PC)

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

e03-355-42.p02

Clause 1 City of Shoalhaven Local Environmental Plan No 14

City of Shoalhaven Local Environmental Plan No 14

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is City of Shoalhaven Local Environmental Plan No 14.

2 Aim of plan

The aim of this plan is to amend a description of a geological site (the Huskisson Tapalla Point Rock Platform) in a clause in *Jervis Bay Regional Environmental Plan 1996* to ensure it is consistent with the listing in the Australian Heritage Commission's Register of the National Estate.

3 Land to which plan applies

This plan applies to land known as Tapalla Point rock platform situated in the City of Shoalhaven as referred to in clause 13 (4) of *Jervis Bay Regional Environmental Plan 1996*.

4 Amendment of Jervis Bay Regional Environmental Plan 1996

Jervis Bay Regional Environmental Plan 1996 is amended by omitting the words ", extending between Australian map grid points 9027-IV-N-'Huskisson'—878198 and 880194" from clause 13 (4).



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.* (N00/00196/S69)

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

e03-381-42.p01

Clause 1 Gosford Local Environmental Plan No 442

Gosford Local Environmental Plan No 442

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Gosford Local Environmental Plan No 442.

2 Aims of plan

The aims of this plan are:

- (a) to implement the Terrigal Bowl Strategic Plans adopted by Gosford City Council, and
- (b) to reflect community expectations regarding the height, form and design quality of future development in the Terrigal Town Centre, and
- (c) to provide contemporary urban-design based controls for development of land and erection of buildings in the Terrigal Town Centre, and
- (d) to complement State environmental planning policies with regard to the design quality of residential flat buildings, the visual amenity and natural scenic qualities of the coastal area, plus the efficient use and servicing of land, and
- (e) to repeal a redundant planning instrument (being *Interim Development Order No 92—Shire of Gosford*) and to zone the land that was subject to that instrument as Zone No 3 (a) Business (General) under the *Gosford Planning Scheme Ordinance*, and
- (f) to end the application of the floor space ratio control specified by *Gosford Planning Scheme Ordinance* to land shown on the Terrigal Town Centre Map, and
- (g) to apply specific definitions for land shown on the Terrigal Town Centre Map.

Clause 3

3 Land to which plan applies

This plan applies to land at Terrigal shown edged heavy black on the map marked "Gosford Local Environmental Plan No 442" and Lot C DP 3058808, Terrigal Esplanade, Terrigal, as shown coloured light blue on the map marked "Gosford Local Environmental Plan No 442" deposited in the office of the Council of the City of Gosford.

4 Amendment of Gosford Planning Scheme Ordinance

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

5 Repeal of Interim Development Order No 92—Shire of Gosford

Interim Development Order No 92-Shire of Gosford is repealed.

Schedule 1 Amendment of Gosford Planning Scheme Ordinance

Schedule 1 Amendment of Gosford Planning Scheme Ordinance

(Clause 4)

[1] Clause 3 Interpretation

Insert the following in appropriate order in the definition of *Scheme map* in clause 3 (1):

Gosford Local Environmental Plan No 442, to the extent to which that map relates to land shown as being within Zone No 3 (a);

[2] Clause 29B Floor space ratios

Insert "or land within the Terrigal Town Centre shown edged in heavy black on the map marked "Gosford Local Environmental Plan No 442"" after "clause 49F (2)" in clause 29B (1).

[3] Clause 49S

Insert in appropriate order:

49S Development in Terrigal Town Centre

- (1) This clause applies to land shown edged in heavy black on the map marked "Gosford Local Environmental Plan No 442" (the *Terrigal Town Centre*).
- (2) The Council must not grant consent to development of land to which this clause applies unless it is satisfied that the proposed development complies with:
 - (a) the urban design principles for development set out in subclause (3), and
 - (b) the objectives and development standards for site frontage set out in subclauses (4) and (5), and
 - (c) the objectives and development standards for height set out in subclauses (6) and (7), and
 - (d) in addition, if applicable, the objectives and development standards for 5 storey buildings set out in subclauses (8) and (9), and
 - (e) in addition, if applicable, the objectives and development standard for setbacks from Hudson Lane set out in subclauses (10) and (11).

Amendment of Gosford Planning Scheme Ordinance

Schedule 1

- (3) The urban design principles for development in the Terrigal Town Centre are as follows:
 - (a) Promote efficient use of land by encouraging redevelopment of existing properties to achieve a mix of residential, business and community uses with that Centre.
 - (b) Encourage the amalgamation of small properties for redevelopment.
 - (c) Ensure that the height, form and design of future buildings neither dominates this coastal setting, nor intrudes unreasonably onto coastal and ocean views that are available from surrounding residential areas on hillsides.
 - (d) Promote high standards of urban and architectural design quality, particularly in order to disguise the scale and bulk of new buildings, to contribute to the overall diversity of building forms and designs, and to reflect a distinctively coastal character for the Terrigal Town Centre.
 - (e) Ensure high levels of amenity along streets and laneways by maintaining existing levels of sunlight and by limiting the height of exterior walls in order to achieve a pedestrian-friendly scale.
 - (f) Encourage intensive pedestrian activity by providing near-continuous shopfronts along all streets and lanes.
 - (g) Address the desired character of residential areas that surround the Terrigal Town Centre.
 - (h) Provide for high levels of residential amenity in the surrounding residential areas as well as within the Terrigal Town Centre.
 - (i) Maximise energy-efficient planning, design and construction for new buildings.
 - (j) Prevent the discharge of contaminated stormwater into the ocean.
 - (k) Ensure that new development does not exceed the capacity of existing public infrastructure within the Terrigal Town Centre.
- (4) The objectives for site frontages in the Terrigal Town Centre are as follows:

Schedule 1 Amendment of Gosford Planning Scheme Ordinance

- (a) To incorporate best-practice urban design by ensuring that frontages are wide enough to conceal carparking plus delivery areas behind street level shopfronts that are nearly continuous along all street and laneway frontages.
- (b) To ensure that frontages are sufficient to accommodate building services and corridor access for above-ground storeys.
- (c) To ensure that frontages are sufficient to accommodate residential floorplans which provide a reasonable level of amenity.
- (d) To encourage consolidation of existing properties that have narrow allotment frontages in order to facilitate effective redevelopment.
- (e) To ensure that the future redevelopment potential of any existing property is not unreasonably compromised due to narrowness of the frontage.
- (5) The development standards for site frontages in the Terrigal Town Centre are as follows:
 - (a) The Council is not to grant consent for the erection of a building where the site frontage would be less than 12m.
 - (b) The Council is not to grant consent for the erection of a building where, immediately adjacent to the development site, properties that have not yet been developed substantially in accordance with this clause have an aggregate frontage of less than 12m.
- (6) The objectives for the height of buildings in the Terrigal Town Centre are as follows:
 - (a) To specify a package of inter-related development standards that provide effective control over the scale and bulk of future development.
 - (b) To ensure that the foreshore backdrop will not be dominated by buildings with an excessive scale or bulk.
 - (c) To address community desires that the panoramic headland and ocean views available from the majority of hillsides surrounding the Terrigal Town Centre will not be obstructed unreasonably.

Amendment of Gosford Planning Scheme Ordinance

Schedule 1

- (d) To provide height bonuses as incentives for redevelopment in return for amalgamation of existing properties that are small or narrow, and for the provision of specified public benefits.
- (7) The development standard for height in the Terrigal Town Centre is as follows.

The Council is not to grant consent for the erection of any new building or an addition to any existing building where the number of storeys, or the maximum height of external walls, or the maximum height of the building, would be greater than the limits that are specified by the Table below according to the relevant allotment frontage and the area of the development site.

Table

Site frontage	Site area	Maximum number of storeys	Maximum height for external walls	Maximum height for the building
Less than 20m	Less than 2000m ²	3 storeys	10.0m	11.5m
20m or more	Less than 2000m ²	4 storeys	12.75m	14.25m
20m or more	2000m ² or greater	5 storeys	15.5m	17m

- (8) The objectives for five storey buildings in the Terrigal Town Centre are as follows:
 - (a) To establish a range of public and urban design benefits as prerequisites for development of any five storey building.
 - (b) To disguise the impact of any fifth storey development on the overall scale and bulk of building forms.
 - (c) To minimise the impact of any fifth storey development on panoramic coastal and ocean views that are available from surrounding residential hillsides.

- Schedule 1 Amendment of Gosford Planning Scheme Ordinance
 - (9) The development standards for five storey buildings in the Terrigal Town Centre are as follows.

The Council is not to grant consent for a building of five storeys unless:

- (a) the development proposal incorporates at least one publicly accessible outdoor space facing a street or lane, being an outdoor space that reinforces the level of existing on-street retail activity, and contributes to both the amenity and the accessibility of existing pedestrian spaces within the Terrigal Town Centre. The outdoor space must be comprised of:
 - (i) alleyways that are open to the sky above and link existing laneways or streets, or
 - (iii) courtyards that are open to the sky above and receive satisfactory levels of midwinter sunlight.
- (b) the gross floor area of the fifth storey does not exceed 25% of the development site's area.
- (10) The objectives for setbacks from Hudson Lane are as follows:
 - (a) To enhance the environmental amenity of Hudson Lane as the prerequisite of enhanced pedestrian and retail activity.
 - (b) To encourage shops along at least 50% of all frontages to Hudson Lane.
 - (c) To accommodate pedestrian forecourts or terraces facing Hudson Lane in association with all shopfronts that are suitable for outdoor dining.
 - (d) To establish a minimum separation between buildings situated on opposing sides of Hudson Lane in order to provide for satisfactory levels of residential amenity.
- (11) The development standard for setbacks from Hudson Lane in the Terrigal Town Centre is as follows.

Except in the cases of corner allotments facing either Kurrawyba Avenue or Church Street, the Council is not to grant consent for the erection of any new building, or for an addition to any existing building, fronting onto Hudson Lane unless the exterior walls of the building are setback at least 3 metres from the frontage to Hudson Lane.

Amendment of Gosford Planning Scheme Ordinance

Schedule 1

(12) In this clause:

external wall means an exterior wall of a building that encloses habitable floorspace, but does not include a gableend or a high level window that is set beneath a pitched roof.

height means the maximum vertical distance from street level to the top-most point of any building, or of any specified feature of a building.

site frontage means the maximum dimension of any boundary of a development site that faces a public street.

storey means the space between two floors, or the space between a floor and its ceiling or roof above, but does not include any foundation space or non-habitable basement that does not project more than 1 metre above street level at any point.

street level means the average of existing ground levels measured along the principal street boundary of a development site or, where a flood-free floor level has been set by the Council, that level.



Hurstville Local Environmental Plan 1994 (Amendment No 45)

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.* (S03/01549/S69)

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

e03-201-09.p02

Clause 1 Hurstville Local Environmental Plan 1994 (Amendment No 45)

Hurstville Local Environmental Plan 1994 (Amendment No 45)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Hurstville Local Environmental Plan 1994 (Amendment No 45).

2 Aims of plan

This plan aims to unzone the land to which this plan applies currently within Zone No 4 (the Light Industrial Zone) under *Hurstville Local Environmental Plan 1994* to allow road widening to be undertaken by the Roads and Traffic Authority.

3 Land to which plan applies

This plan applies to Lot 202, DP 1030293, Kingsgrove, as shown edged red on the map marked "Hurstville Local Environmental Plan 1994 (Amendment No 45)" deposited in the office of the Council of the City of Hurstville.

4 Amendment of Hurstville Local Environmental Plan 1994

Hurstville Local Environmental Plan 1994 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Hurstville Local Environmental Plan 1994 (Amendment No 45)



Muswellbrook Local Environmental Plan 1985 (Amendment No 85)

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.* (N01/00189/S69)

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

e03-278-09.p01

Clause 1 Muswellbrook Local Environmental Plan 1985 (Amendment No 85)

Muswellbrook Local Environmental Plan 1985 (Amendment No 85)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Muswellbrook Local Environmental Plan 1985 (Amendment No 85).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from partly Zone No 2 (d) (the Residential "D" Zone) and partly Zone No 6 (b) (the Open Space (Proposed Recreation) Zone) to Zone No 6 (b) (the Open Space (Proposed Recreation) Zone) under *Muswellbrook Local Environmental Plan 1985*.

3 Land to which plan applies

This plan applies to Lot 1, DP 860859, Scott Street, Muswellbrook, as shown edged heavy black on the map marked "Muswellbrook Local Environmental Plan 1985 (Amendment No 85)" 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 in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Muswellbrook Local Environmental Plan 1985 (Amendment No 85)



Scone Local Environmental Plan 1986 (Amendment No 59)

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.* (N03/00271/S69)

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

e03-442-03.p01

Clause 1 Scone Local Environmental Plan 1986 (Amendment No 59)

Scone Local Environmental Plan 1986 (Amendment No 59)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Scone Local Environmental Plan 1986 (Amendment No 59).

2 Aims of plan

This plan aims to rezone land from Zone No 2 (a) (Residential "A" Zone), Zone No 2 (b) (Residential "B" Zone) and Zone No 6 (a) (Open Space-Public Recreation Zone) to Zone No 2 (d) (Residential (Release Area) Zone) to facilitate flexible development of land identified as being appropriate for a potential range of residential development.

3 Land to which plan applies

This plan applies to Lot 196 DP 787423, Lot 1 DP 263234 and Lot 137 DP 752485.

4 Amendment of Scone Local Environmental Plan 1986

Scone Local Environmental Plan 1986 is amended as set out in Schedule 1.

Scone Local Environmental Plan 1986 (Amendment No 59)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Clause 5 Interpretation

Insert in appropriate order in the definition of *the map* in clause 5 (1): Scone Local Environmental Plan 1986 (Amendment No 59)





Singleton Local Environmental Plan 1996 (Amendment No 38)

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.* (N03/00302/S69)

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

e04-061-09.p01

Clause 1 Singleton Local Environmental Plan 1996 (Amendment No 38)

Singleton Local Environmental Plan 1996 (Amendment No 38)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Singleton Local Environmental Plan 1996 (Amendment No 38).

2 Aims of plan

This plan aims to allow, with the consent of Singleton Council, the carrying out of development on the land to which this plan applies for the purpose of a building design and construction business.

3 Land to which plan applies

This plan applies to Lot 1, DP 995516, Parish of Whittingham, No 128 George Street, Singleton.

4 Amendment of Singleton Local Environmental Plan 1996

Singleton Local Environmental Plan 1996 is amended by inserting at the end of Schedule 4 the following words:

Land being Lot 1, DP 995516, Parish of Whittingham, No 128 George Street, Singleton—building design and construction business.



Wollondilly Local Environmental Plan 1991 (Amendment No 68)

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.* (Q03/00136/S69)

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

e03-375-09.p01

Clause 1 Wollondilly Local Environmental Plan 1991 (Amendment No 68)

Wollondilly Local Environmental Plan 1991 (Amendment No 68)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Wollondilly Local Environmental Plan 1991 (Amendment No 68).

2 Aims of plan

This plan aims:

- (a) to update the provisions of *Wollondilly Local Environmental Plan 1991 (the 1991 plan)* to permit the carrying out of development for the purpose of telecommunications facilities within the local government area of Wollondilly, and
- (b) to identify in which zones under the 1991 plan telecommunications facilities are permitted only with development consent, and
- (c) to require telecommunications facilities to be designed and located in such a way so as to avoid and minimise impact on the environment and amenity of the area in which the facilities are located, and
- (d) to effect minor law revision.

3 Land to which plan applies

This plan applies to all land within the local government area of Wollondilly under the provisions of *Wollondilly Local Environmental Plan 1991*.

4 Amendment of Wollondilly Local Environmental Plan 1991

Wollondilly Local Environmental Plan 1991 is amended as set out in Schedule 1.

Wollondilly Local Environmental Plan 1991 (Amendment No 68)

Amendments

Schedule 1

(Clause 4)

Schedule 1 Amendments

[1] Clause 6 Definitions

Insert in appropriate order in clause 6(1):

telecommunications facility means:

- (a) any part of the infrastructure of a telecommunications network, or
- (b) any line, equipment, apparatus, tower, mast, antenna, tunnel, duct, hole, pit, pole or other structure or thing used, or for use in or in connection with a telecommunications network.

telecommunications network means a system, or series of systems, that carries, or is capable of carrying, communications by means of guided or unguided (or both) electromagnetic energy.

[2] Clause 10 Zone objectives and development control table

Insert "telecommunications facilities;" in alphabetical order in Item 3 (Only with development consent) in the Table to the clause in the matter relating to Zones Nos 5 (a), 5 (b), 5 (c1), 5 (c2), 6 (a), 6 (b), 9 (a), 9 (b), 9 (c), 9 (d) and 9 (e).

[3] Clause 10, Table

Omit "roads only with development consent" from Item 3 in the matter relating to Zone No 7 (b).

Insert instead "roads;".

[4] Clause 47

Insert in appropriate order:

47 Telecommunications facilities

The council may consent to the carrying out of development for the purpose of a telecommunications facility, but only if it is satisfied that:

(a) the development meets current and future needs for competitive telecommunications facilities in the locality, and

Wollondilly Local Environmental Plan 1991 (Amendment No 68)

Schedule 1	Amendments			
	(b)	the visual impact of the facility will be minimal, either by design, appearance, screening, location, colour, finish or scale, and		
	(c)	the technical and practical co-location with other existing or future utilities has been fully assessed, and		
	(d)	the facility will be designed, installed and operated to comply with national codes and standards relating to human exposure to electromagnetic energy, and		
	(e)	the disturbance to existing vegetation will be minimal, and		
	(f)	the facility will have minimal impact on the immediate adjoining residents or landowners.		



Woollahra Local Environmental Plan 1995 (Amendment No 50)

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.* (S03/01820/S69)

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

e03-341-09.p01

Page 1

Clause 1 Woollahra Local Environmental Plan 1995 (Amendment No 50)

Woollahra Local Environmental Plan 1995 (Amendment No 50)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Woollahra Local Environmental Plan 1995 (Amendment No 50).

2 Aims of plan

This plan aims to allow, with the consent of Woollahra Municipal Council, the carrying out of development on the land to which this plan applies for the additional use of commercial premises within a dwelling-house.

3 Land to which plan applies

This plan applies to Lot 1, DP 533101, and known as No 3 South Avenue, Double Bay.

4 Amendment of Woollahra Local Environmental Plan 1995

Woollahra Local Environmental Plan 1995 is amended by inserting at the end of Schedule 2 the following words:

Land being Lot 1, DP 533101, and known as No 3 South Avenue, Double Bay—commercial premises within a dwelling-house.

3458

LAKE ILLAWARRA AUTHORITY ACT 1987

Section 24

Notice of Extension of Development Area

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, amends Schedule 1 of the Lake Illawarra Authority Act 1987 to extend the development area by adding the land described in the Schedule below.

Dated this 7th day of April 2004

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

SCHEDULE

All those pieces or parcels of land situated in the City of Wollongong, Parish of Wollongong and the County of Camden, being Lot 1 in DP 340578 and Lot 110 in DP 105032.

Natural Resources

WATER ACT 1912

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

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

Murray River Valley

RELUM PTY LIMITED for a pump on the Jingera Jingera Lagoon on Lot 4/856087, Parish of Albury, County of Goulburn, for irrigation purposes (licence due to a permanent transfer of water – no increase in allocation) (Reference: 50SL75631) (GA2:469514).

Jean Mary WHITE for a pump on the Jingera Jingera Lagoon on Lot 2/1064742, Parish of Albury, County of Goulburn, for stock and domestic purposes (Reference: 50SL75630) (GA2:469515).

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

Written objections to the applications specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 2nd July 2004.

C. PURTLE, Natural Resource Officer, Murray-Murrumbidgee Region.

Department of Infrastructure. Planning and Natural Resources, PO Box 829, Albury, NSW 2640.

WATER ACT 1912

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

Keith Owen GOODBUN and Molly Sylvia GOODBUN for a 50 millimetre centrifugal pump on the Rowleys River on Lot 21/753703, Parish of Mummel, County of Hawes, for irrigation of 4.0 hectares (improved pasture) (Reference: 20SL061328).

David SOLOMON for an 80 millimetre centrifugal pump on the Rowleys River on Lots 43, 15 and 42/754398, Parish of Barnard, County of Macquarie, for irrigation of 12.0 hectares (improved pasture) (Reference: 20SL061344).

Martin Clive McGAULEY and Rosana Mina McGAULEY for a 38 millimetre centrifugal pump on the Allyn River on Lot 1/240455, Parish of Gresford, County of Durham, for irrigation of 2.0 hectares (vegetables) (permanent water transfer) (Reference: 20SL061327).

Peter Michael GRIFFIN and Kristine Frances GRIFFIN for an earthen bywash dam on an unnamed watercourse on Lot 32/829629, Parish of Barford, County of Durham, for conservation of water for stock and domestic purposes (exempt from current embargo) (Reference: 20SL061384). Phillip Roy GEORGE and Linda Gaille GEORGE for a 50 millimetre centrifugal pump on Dingo Creek on part Lot 8/1023515, Parish of Killawarra, County of Macquarie, for irrigation of 4.0 hectares (improved pasture) (permanent water transfer from Caparra Creek) (Reference: 20SL061352).

Adam John DEBENHAM and Louise Mary DEBENHAM for an 80 millimetre centrifugal pump on the Barrington River on Lot 3/635471, Parish of Verulam, County of Gloucester, for irrigation of 8.0 hectares (improved pasture) (Reference: 20SL061333).

Gregory John RYAN and Therese Carmel RYAN for a 50 millimetre centrifugal pump on the Barrington River on part Road Reserve north of Lot 572/801712, Parish of Verulam, County of Gloucester, for water supply for stock and domestic purposes (Reference: 20SL061350).

Jeffrey Joseph CALLAGHAN, Amelia Lee CALLAGHAN, Francoise Charles SYLVESTER and Leedonna Cherrie SYLVESTER for an 80 millimetre centrifugal pump on the Gloucester River on part Lot 70 and Lot 71/1050612, Parish of Verulam, County of Gloucester, for irrigation of 10.0 hectares (improved pasture) (split of existing entitlement) (Reference: 20SL061354).

Rodney Graeme MENZEL and Suzanne Maree MENZEL for a 50 millimetre centrifugal pump on the Barrington River on part Lot 2/753167, Parish of Fitzroy, County of Gloucester, for water supply for stock and domestic purposes and irrigation of 4.0 hectares (citrus and improved pasture) (Reference: 20SL061362).

Any inquiries regarding the above should be directed to Brian McDougall on telephone number (02) 4929 9817.

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

> MARK MIGNANELLI, Resource Access Manager, Hunter Region.

Department of Infrastructure, Planning and Natural Resources, PO Box 2213, Dangar, NSW 2309.

WATER ACT 1912

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

HUNTER VALLEY COAL CORPORATION PTY LIMITED, ABN 83 003 827 361. For a cutting and 3 dams on unnamed watercourses on Lots 196/752462, 60/752462, 7001/93635, 100/752462, 121/752462, 1221/709371 and 101/791739, Parish of Goorangoola, County of Durham, for the diversion of a river. For a cutting on Bettys Creek and unnamed watercourses and a dam on an unnamed watercourse on Lots 37/752462 Parish of Goorangoola, and Lots 21/6830, 17/6830, 8/859544 Parish of Vane, County of Durham, for the diversion of rivers (new licence) (Reference: 20SL061386).

Any inquiries regarding the above should be directed to Hemantha De Silva on telephone number (02) 4929 9844.

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

> MARK MIGNANELII, Resource Access Manager, Hunter Region

Department of Infrastructure, Planning and Natural Resources, PO Box 2213, Dangar, NSW 2309.

WATER ACT 1912

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

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

Murrumbidgee River Valley

CONARGO SHIRE COUNCIL for a pump on Billabong Creek on Lot 126, DP 756268, Parish of Conargo, County of Townsend, for water supply for Conargo Township (new licence) (Reference: 57SL80039) (GA2:484706).

An application for an amended group licence under section 20Q of Part 2 of the Water Act 1912, has been received as follows:

Murray River Valley

MOIRA PRIVATE IRRIGATION DISTRICT for five pumps and a diversion channel on Moira Creek, in part Moira State Forest No. 576, Parish of Moira, County of Cadell, for water supply for stock and domestic purposes and irrigation (replacement group licence due to additional lands to be supplied for domestic and stock purposes) (Reference: 50GL219) (GA2:484707).

An application for an authority under section 20 of Part 2 of the Water Act 1912, has been received as follows:

Murrumbidgee Valley

EAST BOOABULA PTY LIMITED for pumps on Lot 97 and 6, DP 756247, Parish of Belmore, County of Townsend, for water supply for stock and domestic purposes and irrigation (replacement authority due to permanent transfer) (Reference: 57SA7512) (GA2:484708).

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

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Deniliquin within twenty-eight (28) days of the date of this publication.

L. J. HOLDEN, Senior Natural Resource Officer, Murray Region.

Department of Infrastructure, Planning and Natural Resources, PO Box 205, Deniliquin, NSW 2710.

WATER ACT 1912

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

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

Lachlan River Valley

Patrick Charles KENNEDY and Susan Nina KENNEDY for 3 pumps on Goobang Creek on Lot 1224/854617, Parish of Bomobbin, County of Cunningham, and Lots 35 and 72/752125 and Lot 2/612411, Parish of Wolongong, County of Cunningham, for water supply for stock and domestic purposes and for irrigation of 901.84 hectares (cotton, cereal, oilseeds, horticulture and vegeculture) (new licence – amalgamation of existing entitlements – additional pumpsite and additional irrigation area – no increase in pump size – no increase in area or allocation) (Reference: 70SL090984) (GA2:466327).

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

> VIV RUSSELL, Resource Access Manager, Central West Region.

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

WATER ACT 1912

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

An application for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder has been received from:

Murrumbidgee Valley

VERNAVILLE PTY LIMITED for three pumps the Murrumbidgee River on TS and CR 20734 and an off river storage Lot 72, DP 750895, Parish of Mulburruga, County of Boyd, for a water supply for stock purposes and irrigation of 362 hectares (rice and other cereal crops) (replacement licence to include an additional pump) (Reference: 40SL70972).

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

Murrumbidgee Valley

Sidney James McDONNELL, Patricia Alice McDONNELL and OTHERS for a pump on the Murrumbidgee River, Lot 2, DP 773670 and Lot 25, DP 757258, Parish of Willie Ploma, County of Wynyard, for irrigation of 32.83 hectares (lucerne and cereals) (replacement authority – increase in allocation by way of permanent water transfer of 98 megalitres) (Reference: 40SA5619). Any enquiries regarding the above should be directed to the undersigned (telephone [02] 6953 0700).

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

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

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

WATER ACT 1912

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

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

Namoi River Valley

Peter William REDFERN for a pump on the Namoi River on Lot 150, DP 753958, Parish of Tulladunna, County of Jamison, for irrigation of 89.50 hectares (permanent transfer – replacement licence – existing entitlement) (L.O. Papers: 90SL100767) (GA2:472277).

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

GEOFF CAMERON, Manager, Resource Access.

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

Department of Lands

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo, NSW 2830

Phone: (02) 6841 5200 Fax: (02) 6841 5231

COLUMN 1

Land District: Dubbo.

City Council.

Reserve No.: 94041.

Locality: Dubbo.

Local Government Area: Dubbo

Public Purpose: Public recreation.

Notified: 12 December 1980.

REVOCATION OF APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92(3)(c) of the Crown Lands Act 1989, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve(s), or part(s) of the reserve(s), specified opposite thereto in Column 2 of the Schedule, is revoked.

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

> > **COLUMN 2**

SCHEDULE

COLUMN 1

Dubbo City Council Crown Reserves Reserve Trust.

Reserve No.: 94041. Public Purpose: Public recreation. Notified: 12 December 1980. File No.: DB96 R 8.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 2

The whole being Lot 36, DP No. 40625.of an area of 1401 square metres.

File No.: DB96 R 8. Note: For sale by way of private treaty by Dubbo City Council approved under section 102 of Crown Lands Act 1989.

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn, NSW 2580 Fax: (02) 4828 6730

Phone: (02) 4828 6725

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151 of the Act, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

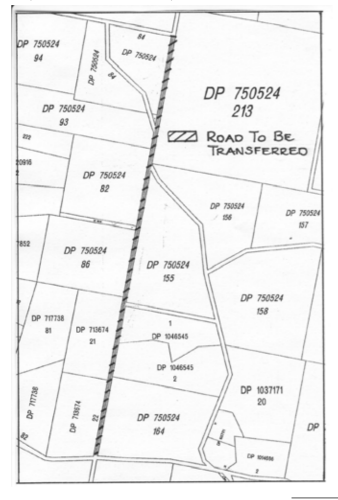
Parish – Binjura; County – Beresford; Land District - Cooma; Shire - Cooma Monaro.

Description: Crown road as indicated in hatching in diagram below

SCHEDULE 2

Roads Authority:

(Council's Ref: 67/184/01). Reference: GB04 H 431



NOTIFICATION OF CLOSING OF A ROAD

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

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

> > Description

Parish – Bowning; County – Harden; Land District – Yass: Council – Yass.

Lot 6. DP 1068107.

File No.: GB03 H 7:MB.

Note: On closing the land in Lot 6, DP 1068107 remains land vested in the Crown as Crown Land.

ERRATUM

ORDER

Correction of Defective Instrument

IN pursuance of the provisions of the Roads Act 1993, section 257, the Instrument contained within Government Gazette No. 83, dated 14 May 2004, Folio 2876, under the heading "ROADS ACT 1993, ORDER, Transfer of Crown Road to a Council, Schedule 1, Parish & Town of Gunning the Description is hereby amended by deleting the words "Crown Lane separating Lots 1, 2, 3 & 4, Section 23, DP 758493 from Lots 5, 6 & 7, Section 23, DP 758493," and inserting in lieu the words "Crown road to the south of Lots 7, 6 and 5, Section 23, DP 758493". Reference: GB04 H 120.

GRAFTON OFFICE

76 Victoria Street (Locked Bag 10), Grafton, NSW 2460 Phone: (02) 6640 2000 Fax: (02) 6640 2035

WITHDRAWAL OF RESERVE FROM CONTROL OF RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 86(1) of the Rural Lands Protection Act 1998, the reserve specified hereunder is withdrawn from the control of the Rural Lands Protection Board for the Rural Lands Protection District.

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

Description

Reserve 69030 from sale for travelling stock, notified 16 February 1940.

Rural Lands Protection District: Tweed-Lismore.

Placed Under Control: 16 February 1940.

File No.: GF96 H 123.

MAITLAND OFFICE Newcastle Road(PO Box 6), East Maitland, NSW 2323 Phone: (02) 4937 9300 Fax: (02) 4934 2252

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

COLUMN 2

Land District: Newcastle. Local Government Area: Port Stephens. Locality: Soldiers Point. Reserve No.: 56146. Public Purpose: From Sale or Lease Generally. Notified: 11 May 1923. File No.: MD01 H 22. Being 6081 square metres surveyed as Lots 1 and 2, DP 1058490, Parish: Tomaree, County: Northumberland.

NOWRA OFFICE

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Description

Land District – Moruya; Council – Eurobodalla Shire; Parish – Moruya; County – Dampier.

The Crown public road separating Lot 42, DP 1044317, Lot 1, DP 782574 and Lot 1, DP 717117 from Lot 53, DP 816878 and Lot 64, DP 869773 being the extension of Valley View Lane easterly through to the Princes Highway at Moruya.

Crown Reference: NA04 H 111.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council.

Council Reference: 93.5615.B

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Description

Land District – Moruya; Council – Eurobodalla Shire; Parish – Narooma; County – Dampier.

The Crown public road generally south of Lot 1, DP 230922 and generally south of Lots 31 and 30, DP 864783 at Central Tilba.

Crown Reference: NA04 H 102.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council.

Council Reference: 88.0976.S.

92 Kite Street (PO Box 2146), Orange NSW 2800 Phone: (02) 6393 4300 Fax: (02) 6362 3896

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1

Milton Stanley MURRAY (re-appointment), Paul Maxwell WINDUS (re-appointment), Graham DRAFFIN (new member), Terrence Peter William COTTON (new member), Anthony Paul WINDUS (new member), Noela Jean EASON (new member). Owen Micheal Reece MILLER (new member).

COLUMN 2COLUMN 3Manildra Show
Ground and PublicReserve No.:
Public Purpos
and publicRecreation
Reserve Trust.Notified: 22 E
Notified: 22 E

Reserve No.: 84207. Public Purpose: Showground and public recreation. Notified: 22 February 1963. File No.: OE80 R 249/5.

Term of Office

For a term commencing this day and expiring 3 June 2009.

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance to the provisions of the Roads Act 1993, the roads hereunder specified are 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)

Description

Land District of Bathurst and L.G.A. – Evans Shire Council

Road Closed: Lot 101, Deposited Plan 1065986, Parish Cadogan, County Bathurst.

File No.: OE03 H 156.

Note: On closing, the land within Lot 101, DP 1065986 remains vested in Evans Shire Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: 102340:PGB.

DRAFT ASSESSMENT OF LAND AT PARKES UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATIONS 2000

A Draft Land Assessment has been prepared for Crown Land situated at Parkes, being land described hereunder.

Inspection of this Draft Assessment can be made at the Orange Office of Crown Lands, Department of Lands, Cnr Kite and Anson Streets, Orange 2800 (PO Box 2146), and Parkes Shire Council Chambers, during normal business hours.

Representations are invited from the public on the Draft Assessment. These may be made in writing for a period of 28 days commencing from 4 June 2004, and should be addressed to Louise Harcombe, Orange, at the above address.

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

Description

Parish – Currajong; County – Ashburnham; Land District and Shire – Parkes.

Approximately 2.7 hectare of Crown Land, being closed road fronting the Condobolin Road, 6 kilometers west of Parkes.

File No.: OE00 H 18.

SYDNEY METROPOLITAN OFFICE Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935), Parramatta, NSW 2124 Phone: (02) 9895 7657 Fax: (02) 9895 6227

COLUMN 1

Reserve Trust.

COLUMN 1

Land District: Metropolitan. Local Government Area:

Locality: Allambie Heights. Lot Pt 12, DP 1062851. Parish: Manly Cove. County: Cumberland.

Warringah Council.

Area: 1.352 hectares.

File No.: MN79 H 1242.

The Gateway (R1010228)

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

> > COLUMN 3

SCHEDULE

COLUMN 1

SEYMOUR

VEITCH

TALBOT

(re-appointment),

(re-apppointment),

Gwenda Lynette McDOUGALL

(re-appointment),

(re-appointment), John Damion GALE (new member),

Garry HEWITT (new member).

Roslyn Joy ANDREWS

Jennifer Anne

Margaret Lynne (re-appointment), Andrew Scott

Reserve No.: 86487. Public Purpose: Promotion of the study and the preservation of native flora and fauna. Notified: 27 October 1967. File No.: MN80 R 251/3.

Term of Office

For a term commencing 19 July 2004 and expiring 18 July 2009.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 Sunnyfield Association.

COLUMN 2 The Gateway (R1010228)

Reserve Trust.

COLUMN 3 Reserve No.: 1010228. Public Purpose: Community purposes. Notified: This day. File No.: MN79 H 1242.

For a term commencing this day.

ESTABLISMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 2

Reserve No.: 1010228. Public Purpose: Community purposes. Notified: This day File No.: MN79 H 1242.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

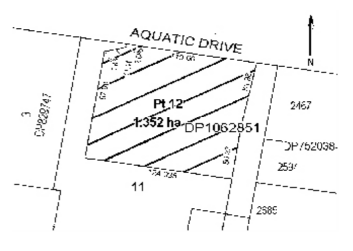
> TONY KELLY, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

SCHEDULE

COLUMN 2

Reserve No.: 1010228. Public Purpose: Community purposes.

Note: As shown by hatching on the diagram hereunder the affected parts of Reserve No. 87852 and Reserve No. 88321 are hereby revoked.



COLUMN 2 Katandra Bushland Sanctuary (R86487) Reserve Trust.

4 June 2004

NOTIFICATION OF CLOSING OF ROADS

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)

> > Descriptions

Land District – Metropolitan; L.G.A. – Hornsby.

Lots 1, DP 1068433 at Asquith, Parish South Colah (Sheet 3), County Cumberland.

File No.: MN04 H 35.

Note: On closing, titles for the land in Lot 1 remains vested in Hornsby Council as operational land.

ERRATUM

THE notification appearing in the *Government Gazette* of 28 May 2004, Folio 3305, under the heading of Notification of Closing of Roads in File No. MN94H110 should read MN00H287.

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to Council

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

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

SCHEDULE 1

Land District – Windsor; Local Government Area – Blue Mountains; Parish – Irvine; County – Cook.

The Crown public road 20.115 metres wide extending north easterly from Farrer Road to the southern corner of Lot 61, DP 751645 and known locally as Smiths Road, Mount Wilson.

SCHEDULE 2

Roads Authority: Blue Mountains City Council.

File No.: MN04 H 47.

TAMWORTH OFFICE 25-27 Fitzroy Street (PO Box 535), Tamworth, NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

ERRATUM

THE notice "REVOCATION OF RESERVATION OF CROWN LAND" published in the *Government Gazette* of 23 January 2004, Folio 292, in relation to Reserve R96593 for Future Public Requirements contained an error. The reference to the lots in Column 2 should be amended by the removal of Lot 152 DP755519 and the insertion of Lots 168, 169 and 170 DP1052683. File No.: TH03H171.

Tony Kelly, M.L.C., Minister Assisting the Minister for Natural Resources (Lands)

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(04-540)

No. 2363, PIONEER NICKEL LIMITED (ACN 103 423 981), area of 1 unit, for Group 1, dated 21 May 2004. (Sydney Mining Division).

(04-541)

No. 2364, PIONEER NICKEL LIMITED (ACN 103 423 981), area of 4 units, for Group 1, dated 21 May 2004. (Sydney Mining Division).

(04-542)

No. 2365, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 211 units, for Group 1, dated 21 May 2004. (Cobar Mining Division).

(04-543)

No. 2366, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 56 units, for Group 1, dated 21 May 2004. (Wagga Wagga Mining Division).

(04-544)

No. 2367, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 261 units, for Group 1, dated 21 May 2004. (Wagga Wagga Mining Division).

(04-545)

No. 2368, PLATSEARCH NL (ACN 003 254 395), area of 100 units, for Group 1, dated 26 May 2004. (Cobar Mining Division).

(04-546)

No. 2369, ROBERTS CONSULTING PTY LTD (ACN 105 435 050), area of 16 units, for Group 1, dated 28 May 2004. (Wagga Wagga Mining Division).

MINING LEASE APPLICATIONS

(04-1093)

No. 243, SPECIALTY COAL PTY LTD (ACN 87095226181), area of about 401.66 hectares, to mine for coal, dated 17 May 2004. (Singleton Mining Division).

(04-1094)

No. 244, SPECIALTY COAL PTY LTD (ACN 87095226181), area of about 46.08 hectares, for the purpose of a purpose associated with or incidental to specified purpose, storage of fuel, machinery, timber or equipment, any building or mining plant, any bin, magazine or fuel chute, any road, railway, tramway, bridge or jetty, any cable, conveyor, pipeline, telephone line or signal, generation and transmission of electricity and any drillhole or shaft for ventilation, drainage, access, dated 17 May 2004. (Singleton Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T03-0981)

No. 2239, now Exploration Licence No. 6244, COMPASS RESOURCES NL (ACN 010 536 820), Counties of Bland and Gipps, Map Sheet (8430), area of 60 units, for Group 1, dated 24 May 2004, for a term until 23 May 2006.

(T03-0984)

No. 2242, now Exploration Licence No. 6245, COMPASS RESOURCES NL (ACN 010 536 820), Counties of Kennedy and Narromine, Map Sheet (8432, 8433), area of 84 units, for Group 1, dated 24 May 2004, for a term until 23 May 2006.

(T04-0019)

No. 2283, now Exploration Licence No. 6240, COMET RESOURCES LIMITED (ACN 060 628 202), County of Wellington, Map Sheet (8731, 8732), area of 100 units, for Group 1, dated 17 May 2004, for a term until 16 May 2006.

(T04-0020)

No. 2284, now Exploration Licence No. 6241, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 21 units, for Group 1, dated 17 May 2004, for a term until 16 May 2006.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION (T04-0001)

No. 2265, DAVID CHARLES PRENDERGAST, County of Kennedy, Map Sheet (8332). Withdrawal took effect on 27 May 2004.

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

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

(T92-0066)

Exploration Licence No. 4284, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 1 unit. Application for renewal received 27 May 2004.

(T92-0067)

Exploration Licence No. 4285, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 1 unit. Application for renewal received 27 May 2004.

(T97-1198)

Exploration Licence No. 5325, LANCE EDWARD HOWLEY, area of 4 units. Application for renewal received 27 May 2004.

(T00-0026)

Exploration Licence No. 5748, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 43 units. Application for renewal received 28 May 2004.

(T01-0231)

Exploration Licence No. 5957, HERITAGE GOLD NZ LTD (ACN 009 474 702), area of 4 units. Application for renewal received 21 May 2004.

(T01-0191)

Exploration Licence No. 5958, GREENSHIRE PTY LIMITED (ACN 006 790 325), area of 74 units. Application for renewal received 24 May 2004.

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

RENEWAL OF CERTAIN AUTHORITY

NOTICE is given that the following authority has been renewed:

(T92-0204)

Exploration Licence No. 4459, CENTRAL WEST GOLD NL (ACN 003 178 591) and MOUNT CONQUEROR MINERALS NL (ACN 003 312 721), County of Gough, Map Sheet (9239), area of 1 unit, for a further term until 3 December 2005. Renewal effective on and from 26 May 2004.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T02-0032)

Exploration Licence No. 5989, RIO TINTO EXPLORATION PTY LIMITED (ACN 000 057 125), County of Courallie, Map Sheet (8938), area of 32 units. Cancellation took effect on 28 May 2004.

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

EXPIRY

Mining Lease No. 1082 (Act 1973), DONALD ROY CLIFFORD, Parish of Lands End, County of Gough. This title expired on 24 May 2004.

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

Roads and Traffic Authority

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Gosford City Council Area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of the Pacific Highway at West Gosford

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

- 1. dedicate as public road the land described in Schedules 1 and 2 under;
- 2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
- 3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY MP Minister for Roads

SCHEDULE 1

ALL those pieces or parcels of land situated in the Gosford City Council area, Parish of Gosford and County of Northumberland shown as Lots 5 and 6 Deposited Plan 776018 and shown on RTA Plan 0010 184 AC 2760.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Gosford City Council area, Parish of Gosford and County of Northumberland shown as:

Lots 9 and 10 Deposited Plan 749025;

Lot 1 Deposited Plan 137069;

Lot 11 Deposited Plan 1046299;

Lots 11 and 12 Deposited Plan 231910;

Lot 1 Deposited Plan 414223;

Lots 21, 22, 23 and 25 Deposited Plan 747156; and

Lots 7 and 8 Deposited Plan 776018.

The above Lots are shown on RTA Plan 0010 184 AC 2760.

SCHEDULE 3

ALL those pieces or parcels of public road situated in the Gosford City Council area, Parish of Gosford and County of Northumberland shown as Lots 1 and 2 on RTA Plan 0010 184 AC 2760.

SCHEDULE 4

Between the points A and B;

between the points C and D;

between the points E and F;

between the points G and H;

between the points J and K;

between the points L and M;

between the points N and P;

between the points Q and R;

between the points S and T;

between the points U and V;

between the points W and X;

between the points Y and Z; and

between the points A1 and B1; all shown on RTA Plan 0010 184 AC 2760.

(RTA Papers FPP 10/184.1695; RO 10/184.1886)

Order - Sections 46, 49, 54 and 67

Mulwaree Shire Council Area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of the Hume Highway between Towrang and Marulan

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedule 1 under;

2. declare to be a main road the said public road described in Schedule 1 and the public road described in Schedule 2 under;

- 3. declare to be a controlled access road the said main road described in Schedules 1 and 2 and the main road described in Schedule 3 under;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY MP Minister for Roads

SCHEDULE 1

ALL those pieces or parcels of land situated in the Mulwaree Shire Council area, Parishes of Nattery, Marulan and Billyrambija and County of Argyle shown as:

Lots 5 to 13 inclusive, Deposited Plan 247199;

Lots 5 to 13 inclusive, Deposited Plan 253743;

Lot 6 Deposited Plan 1040949;

Lot 13 Deposited Plan 238289;

Lot 13 Deposited Plan 238288;

Lot 2 Deposited Plan 537445;

Lot 1 Deposited Plan 214304; and

Lots 4 to 14 inclusive, Deposited Plan 230388. The above lots are all shown on sheets 1 or 2 in RTA Plan 0002 297 AC 2227.

SCHEDULE 2

ALL those pieces or parcels of public road situated in the Mulwaree Shire Council area, Parishes of Nattery, Marulan and Billyrambija and County of Argyle shown as:

Lots 4, 5, 6, 8 and 12, Deposited Plan 238289;

Lot 1 Deposited Plan 537445;

Lots 1 to 12 inclusive Deposited Plan 238288;

Lots 1 and 2 Deposited Plan 210885; and

Lots 25, 26 and 27 Deposited Plan 230388.

The above lots are all shown on sheets 1 or 2 in RTA Plan 0002 297 AC 2227.

SCHEDULE 3

ALL those pieces or parcels of main road situated in the Mulwaree Shire Council area, Parishes of Nattery, Marulan and Billyrambija and County of Argyle shown as:

Lot 14 Deposited Plan 247199;

Lot 14 Deposited Plan 238288;

Lots 10 and 11 Deposited Plan 238289;

Lots 100 and 101 shown on sheet 1 in RTA Plan 0002 297 AC 2227;

Lots 1, 2 and 3 Deposited Plan 230388; and

Lot 102 shown on sheet 2 in RTA Plan 0002 297 AC 2227.

The above lots are all shown on sheets 1 or 2 in RTA Plan 0002 297 AC 2227.

SCHEDULE 4

Between the points A and B;

between the points C and D;

between the points E and F; and

between the points G and H, all shown on sheets 1 or 2 in RTA Plan 0002 297 AC 2227.

(RTA Papers 2/297.1113)

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

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

ROWAN PERKINS, General Manager, Berrigan Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Berrigan Shire Council B-Doubles Notice No. 01/2004.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 24 May 2009 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Doubles routes within the Berrigan Shire Council. (For Single Road Listings)

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	Browns Road	Newell Highway (SH17)	Old Adcocks Road	
25	000	Old Adcocks Road	Browns Road	Langunya Road	
25	000	Langunya Road	Old Adcocks Road	Property entrance of A&J McPherson & Co. at Lots 13, 14 and Part 15, DP752288, Languyna Road	

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

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

> B. J. CORCORAN, General Manager, Corowa Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 30 June 2009 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Corowa Shire Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	086	Corowa-Albury road	NSW/Vic border at Corowa	Honour Ave, Corowa (Riverina Hwy— SH20)	The route through Corowa township is via Honour Ave (MR86)– Federation Ave (MR550)– Queen St–Parliament St–Bridge St (MR86), except on adjacent service roads. Only one B-double permitted on bridge over Murray River at Corowa (John Foord Bridge) at one time.

Туре	Road No.	Area	Route
25	000	Corowa Shire Council	All rural roads within Corowa Shire, except service roads adjacent to approved routes.

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

Regulation 1996

GRIFFITH CITY COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the 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.

A. CRAKANTHORP Acting General Manager, Griffith City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Griffith City Council Road Train Notice No. 2 2004.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2009.

4. Application

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

5. Routes

Road Train routes within the Griffith City Council

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Dalton Road, Griffith	Entire length		Nil

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

Regulation 1996

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

A. CRAKANTHORP Acting General Manager, Griffith City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Griffith City Council B-Doubles Notice No. 1 2004.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2009.

4. Application

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

5. Routes

B-Double routes within the Griffith City Council

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	Nelson Road, Griffith	Kidman Way	4km north of Kidman Way	Nil

Other Notices

AMBULANCE SERVICES ACT 1990

Ambulance Service Board 2004 Election of Elected Staff Director

PURSUANT to the Ambulance Services Act 1990 and the Regulation thereunder, the Electoral Commissioner for New South Wales will be the Returning Officer for the 2004 election of a Staff Director on the Ambulance Service Board.

Nominations

Nominations are hereby invited. Prospective candidates must satisfy the following requirements:

- (a) the nomination must be made by at least two (2) persons (other than the candidate) who are employees of the Ambulance Service of NSW.
- (b) the candidate at the time of nomination must be an employee of the Ambulance Service of NSW.

A Statutory Declaration in support of Candidature may be completed by each candidate, details from which will be included in a Candidate Information Sheet which will accompany ballot papers should an election be necessary.

Nomination Forms and Statutory Declaration in support of Candidature are available from the State Electoral Office, phone (02) 9200 5999 or 1300 135 736, or from the Ambulance Service of NSW, phone (02) 9320 7609.

Close of Nominations

Nominations and Statutory Declarations in support of Candidature must be received by the Returning Officer, State Electoral Office not later than **NOON**, **WEDNESDAY**, **16 JUNE 2004**.

They may be hand delivered to the State Electoral Office, Level 20, 207 Kent Street, Sydney; posted to PO Box 693, Grosvenor Place 1220; or faxed to (02) 9241 6011.

Any defect in a Nomination or alteration or addition to a Statutory Declaration in support of Candidature must be rectified by the candidate prior to the close of nominations. Similarly, a candidate may only withdraw his/her nomination in writing so as to be received by the Returning Officer prior to the close of nominations.

Voting

Should more than one nomination be received, a draw to determine the order of candidates' names on the ballot paper will be conducted at the State Electoral Office at 2:00 p.m., Wednesday, 16 June 2004. Candidates or their representatives are invited to be present and witness the draw.

Voting material for this election will be posted on Wednesday, 30 June 2004. The ballot will close at Noon, Wednesday, 21 July 2004. The method of voting to be observed is optional preferential. Any enquiries concerning this election should be directed to the State Electoral Office, telephone (02) 9200 5999 or 1300 135 736.

Close of roll

Noon, Wednesday, 16 June 2004, is the time fixed for the close of the roll. Each person who is an employee of the Ambulance Service of NSW will have his/her name included on the roll and be forwarded voting material should a ballot be required.

Enrolment of Casual Employees

Casual employees of the Ambulance Service of NSW may apply in writing to the Chief Executive Officer to be included on the roll for the election. Any application for enrolment by a casual employee must be lodged after Wednesday, 26 May 2004 and not later than Noon, Wednesday, 16 June 2004 with the Chief Executive Officer of the Ambulance Service of NSW (Locked Bag 105, Rozelle NSW 2039; fax: (02) 9320 7802).

Addresses of Employees

All employees should ensure that the Chief Executive Officer of the Ambulance Service of NSW is aware of their current residential address. The roll for this election may be inspected at the State Electoral Office, from 8:30 a.m. to 5:00 p.m., from Monday, 21 June 2004 to Noon, Wednesday, 21 July 2004.

BRIAN DeCELIS, Acting Electoral Commissioner for NSW and Returning Officer for the 2004 Ambulance Service Board of NSW Election

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Cumberland Horse Trials Inc

Youth With A Mission (Albury) Inc

Gladesville Yoga Association Incorporated

Managed Futures & Hedge Funds Association Incorporated

Migrant Employment Taskforce Incorporated

Tweed Cultural & Performing Arts Society Incorporated

Kiama Main Street Incorporated

The Cremorne Bridge Group Inc

Campbelltown RSL Youth Club Inc

Cantilena Singers Incorporated

Junee Meals on Meals Association Inc

Hawks Nest/Tea Gardens Senior Day Care Incorporated

Dated: 2nd June 2004.

COLIN CROSSLAND, General Manager, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Commerce

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Suburb Boundaries Within Coffs Harbour City

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between Sawtell and Bonville, increasing the extent of Sawtell as shown on map GNB3749/B.

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between Moonee Beach and Emerald Beach, increasing the extent of Moonee Beach as shown on map GNB3749/C.

The maps may be viewed at Coffs Harbour City Council Chambers, Toormina Library, Woolgoolga Library and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

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

> WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Create New Localities Within Inverell Shire

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundaries of the address locality of Nullamanna to enable the creation a new address locality called Wandera and amend the boundaries of the address locality of Elsmore to enable the creation of a new address locality called Brodies Plains, as shown on map GNB3654/A.

The map may be viewed at Inverell Shire Council Chambers, Inverell Public Library and the office of the Geographical Names Board, Land and Property Information, Panorama Avenue, Bathurst.

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

> WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Notice of New Names and Discontinued Names in Bathurst Regional Council Area (formerly Evans Council area)

PURSUANT to the provisions of sections 10 and 14 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the names:

Trunkey Creek – designation Village,

Trunkey Creek – designation locality, and Trunkey Creek Cemetery.

And discontinued the names:

Trunkey - designation Village,

Trunkey - designation locality, and

Trunkey Cemetery.

The position and extent for these features is recorded and shown within the Geographical Names Register of NSW. This information can be viewed on the Board's Web Site at www.gnb.nsw.gov.au.

> WARWICK WATKINS, Chairperson.

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

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 10 and section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned and discontinued the geographical names listed hereunder:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: John Keenan Park. Reserve. Sutherland Shire Council. Heathcote. Cumberland. Port Hacking. Port Hacking 9129. GNB 4983.

Assigned Name: Designation: Discontinued Name: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Parc Menai. Reserve. Menai Oval. Sutherland Shire Council. Holsworthy. Cumberland. Port Hacking. Port Hacking 9129. GNB 4987.

Skinner Lowes Wharf. Wharf. Murwillumbah Shire Council. Murwillumbah. Rous. Murwillumbah. Murwillumbah 9541. GNB 4989.

Barrett Reserve. Reserve. Wollondilly Shire Council. Camden. Camden. Camden. Wollongong 9029. GNB 4988. Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

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Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Giribunger Reserve. Reserve. Wollondilly Shire Council. Camden. Camden. Camden. Wollongong 9029. GNB 4988.

English Reserve. Reserve. Wollondilly Shire Council. Camden. Camden. Wollongong 9029. GNB 4988.

Boobook Reserve. Reserve. Shoalhaven City Council. Bherwerre. St Vincent. Huskisson. Jervis Bay 9027. GNB 4897.

Anne Aquilina Reserve. Reserve. Blacktown. Rooty Hill. Cumberland. Prospect. Penrith 9030. GNB 4999.

Wand Jetty. Wharf. Wyong Shire Council. Tuggerah. Northumberland. Wyong. Gosford 9131. GNB 5000.

Little Curraghbeena Reserve. Reserve. Mosman Municipal Council. Willoughby. Cumberland. Parramatta River. Sydney 9130. GNB 4996.

Isobel Falls. Waterfall. Blue Mountains City Council. Jamison. Cook. Katoomba. Katoomba. GNB 4982. Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Isobel Creek. Gully. Blue Mountains City Council. Jamison. Cook. Katoomba. Katoomba. Katoomba 8930. GNB 4982.

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

> WARWICK WATKINS, Chairperson

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

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (A) to List an Item on the State Heritage Register

Burra Bee Dee Mission SHR No. 1688

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B". The listing is subject to the exemptions from approval under section 57 (2) of the Heritage Act 1977, described in Schedule "C" and in addition to the standard exemptions.

Dated: Sydney, 18 May 2004.

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

SCHEDULE "A"

The item known as Burra Bee Dee Mission, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 225, DP 753378 and Lot 7022, DP 1030458 in Parish of Coonabarabran, County of Gowen, shown on the plan catalogued HC 1949 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

- 1. In accordance with section 57 (2) of the Heritage Act recommends the Minister grant the following exemption from section 57(1):
 - (i) Survey works by the Department of Lands in accordance with the Surveying Act 2002, where these works are undertaken with:
 - (a) initial consultation with the Coonabarabran Elders group to determine appropriate representative/s;

- (b) the on-site assistance of the nominated representative/s from the Aboriginal community. This assistance shall include providing advice to the Department of Lands on undertaking the works to conserve the Aboriginal significance of the site, and monitoring the works to identify any potential sites, artefacts or features of Aboriginal significance discovered following commencement of works; and
- (c) the agreement of the nominated representative/s from the Aboriginal community for works affecting potential sites, artefacts or features of Aboriginal significance that have been identified by the nominated representative prior to or following commencement of works.
- (ii) Activities and works undertaken by the Aboriginal community for traditional practices, such as use of the site as a meeting place, use and maintenance of the cemetery, and other culturally appropriate activities or works that enhance the Aboriginal significance and understanding of the item.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (A) to List an Item on the State Heritage Register

Graham Lodge, Nowra SHR No. 1699

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

Dated: Sydney, 11 May 2004.

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

SCHEDULE "A"

The item known as Graham Lodge, Pleasant Way, Nowra, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1, DP 1010062 and Lot 3, DP 328915 in Parish of Nowra, County of St Vincent, shown edged on the plan catalogued HC 1948 in the office of the Heritage Council of New South Wales.

LOCAL GOVERNMENT ACT 1993

ORDER

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

- (a) in pursuance of section 506 of the Local Government Act 1993, do by this Order specify that the maximum percentage by which councils' general income (as defined under section 505 (a) of the Act), for the year 1 July 2004 to 30 June 2005 may increase is 3.5%.
- (b) in pursuance of sections 507 and 508 (7) of the Local Government Act 1993, do by this Order specify that no limitation is to apply to the amount that annual charges made by councils for domestic waste management services for the year 1 July 2004 to 30 June 2005, may be varied from their respective amounts of the previous year.

Dated this 6th day of May 2004.

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

NATIONAL PARKS AND WILDLIFE ACT 1974

Basket Swamp National Park Coramba Nature Reserve Kororo Nature Reserve Muttonbird Island Nature Reserve Pambalong Nature Reserve

Draft Plans of Management

DRAFT plans of management for the above park and reserves have been prepared and are on public exhibition until 20 September 2004. The plans are available free of charge from the following offices and on the NPWS web site: www.nationalparks.nsw.gov.au.

Copies of the Basket Swamp plan are available from the NPWS office at 10 Miles Street, Tenterfield. Written submissions on the plan must be received by the NPWS Tenterfield Area, 10 Miles Street, Tenterfield, NSW 2372 by 20 September 2004.

Copies of the Coramba, Kororo and Muttonbird Island plans are available from the NPWS office at 32 Marina Drive, The Jetty, Coffs Harbour (tel.: 6652 0900) and from the Department of Environment and Conservation, Level 7, 24 Moonee Street, Coffs Harbour. The Coramba plan is also available for inspection at the General Store, Lot 1A, Gale Street, Coramba. Written submissions on these plans must be received by the NPWS Coffs Coast Area, PO Box J200, Coffs Harbour, NSW 2450 by 20 September 2004.

Copies of the Pambalong plan are available from the NPWS office at 12B Teramby Road, Nelson Bay (tel.: 4984 8200). This plan is also available for inspection at Newcastle Region Library, Laman Street, Newcastle; The Wetlands Centre, 412 Shortland Road, Shortland; and Minmi General Store, 94 Woodford Street, Minmi. Written submissions on the plan must be received by The Planner, Pambalong Nature Reserve, NPWS, Locked Bag 99, Nelson Bay DC, NSW 2315 by 20 September 2004.

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

PARENTS AND CITIZENS' ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens' Associations

THE following associations are hereby incorporated under the Parents and Citizens' Associations Incorporation Act 1976:

- 1. Berkeley Vale Public School
- 2. Beverly Hills Public School
- 3. Bossley Park Public School
- 4. Campbellfield Public School
- 5. Centaur Public School
- 6. Eden Marine High School
- 7. Engadine Public School
- 8. Francis Greenway High School
- 9. Haberfield Public School
- 10. Hume Public School
- 11. Newtown High School of Performing Arts
- 12. Medowie Public School
- 13. Ryde East Public School
- 14. Vardys Road Public School
- 15. Willans Hill Public School
- 16. Wyndham College

The Hon. ANDREW REFSHAUGE, M.P., Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs

POISONS AND THERAPEUTIC GOODS ACT 1966

Restoration of Drug Authority

IN accordance with the provisions of Clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, a Direction has been issued that the order prohibiting Dr Prem Rattan NANDA of 29 High Street, Greta 2334, from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation, for the purpose of his profession as a medical practitioner, shall cease to operate from Thursday, 27 May 2004.

ROBYN KRUK, Director-General

Department of Health, New South Wales Sydney, Tuesday, 25 May 2004.

ERRATUM

THE following notice previously published in *Government Gazette* No. 91, dated 28 May 2004, on page 3318, contained an incorrect date of cancellation. The following notice replaces that in full.

POISONS AND THERAPEUTIC GOODS ACT 1966

Restoration of Drug Authority

IN accordance with the provisions of Clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, a direction has been issued that the Order prohibiting Dr Paul L CAMPBELL of 1805 Waterfall Way, Bellingen 2250, from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation, for the purpose of his profession as a medical practitioner, shall cease to operate from 24 May 2004.

> ROBYN KRUK, Director-General

Department of Health, New South Wales Sydney, Wednesday, 19 May 2004.

POISONS AND THERAPEUTIC GOODS ACT 1966

Authority to Prescribe, Supply or Administer Dinoprostone

PURSUANT to clauses 166 and 167 of the Poisons and Therapeutic Goods Regulation 2002, I, John Lumby, Chief Pharmacist, a duly appointed delegate of the Director-General of the Department of Health, do hereby grant authority to registrars in obstetrics in public hospitals, hereby specified as a class of persons, to prescribe, supply or administer the substance, dinoprostone, for obstetric purposes only, pursuant to clauses 36, 51 and 59 of that Regulation, subject to the following conditions:

- The registrar is approved in writing by the Director of the Obstetrics and Gynaecology Department of the hospital to perform obstetrics, including the use of dinoprostone, provided that the hospital is equipped to carry out foetal and maternal monitoring and operative delivery; and
- 2. The registrar prescribes, supplies or administers the substance at all times in accordance with a written protocol for the use of the substance that includes relevant warnings, contraindications, precautions and possible adverse reactions and that has been approved and signed by the Director of the Obstetrics and Gynaecology Department of that hospital.

JOHN LUMBY, Chief Pharmacist

Department of Health, New South Wales Sydney, Wednesday, 2 June 2004

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Compulsory Acquisition

Clarence Valley and Coffs Harbour Regional Water Supply

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

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

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 93 in Deposited Plan 846205, Lot 22 in Deposited Plan 712561, Lot 52 in Deposited Plan 880605, Lot 51 in Deposited Plan 880605, Lot 53 in Deposited Plan 880605 and Lot 54 in Deposited Plan 880605.

Deposited Plan 1051027 (SB55424) as: '(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH' within Lot 3 in Deposited Plan 258347, Lot 8 in Deposited Plan 870959, Lot 5 in Deposited Plan 870959, Lot 6 in Deposited Plan 870959 and Lot 7 in Deposited Plan 870959.

DoC Reference: 197.

SUBORDINATE LEGISLATION ACT 1989 PROPOSED GAS SUPPLY (GAS APPLIANCES) REGULATION 2004

Regulatory Impact Statement Invitation for Public Comment

THE Office of Fair Trading has prepared a Regulatory Impact Statement in relation to the proposed Gas Supply (Gas Appliances) Regulation 2004. The Regulatory Impact Statement has been prepared in accordance with the Subordinate Legislation Act 1989.

This Regulation provides for the regulation of the supply of gas appliances in New South Wales, as provided for in the Gas Supply Act 1996.

Comment on the proposed Regulation is invited from interested individuals and organisations.

The Regulatory Impact Statement and the proposed Gas Supply (Gas Appliances) Regulation 2004 can be requested from the Office of Fair Trading by phone on 9338 8920 or downloaded from the Office's website at - www.fairtrading.nsw.gov.au.

Submissions should be received no later than Monday, 28 June 2004.

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

BLAND SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 2000

Part 2 – Road, Division 2 – Naming of Roads

NOTICE is hereby given that the Council at its meeting of 18th May, 2004, resolved to name the roads hereunder:

Unnamed Road	New Name	
West Wyalong, within the Parish of Wyalong, County of Gipps, running east of Welsh Lane, separating portion 427 from portion 942, then east of Operator Street, separating portion 1305 from portion 1306.	McInerney Street.	
West Wyalong, within the Parish of Wyalong, County of Gipps,	Jan Van Egmond Drive.	

of Wyalong, County of Gipps, running south of Main Street (Newell Highway) tp West Wyalong Caravan Park, separating portion 32 from portions 1283 and 1316.

FRANK ZAKNICH, General Manager, Bland Shire Council, West Wyalong, NSW 2671. [0369]

HASTINGS COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is given that pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated as public road. BERNARD SMITH, General Manager, Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie, NSW 2444.

Schedule

Lots 9 and 10 in Deposited Plan 1043702, Parish of Lorne, County of Macquarie and situated on Lorne Road, Lorne. [0363]

HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement Over Land

HASTINGS COUNCIL declares, with the approval of Her Excellency the Governor, that the easement to drain sewer described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991. Dated at Port Macquarie this 31st day of May, 2004. BERNARD SMITH, General Manager, Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie, NSW 2444.

Schedule

Easement to drain sewer within Lot 7 as shown in DP 1038459. [0364]

HOLROYD CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads – Cummings Avenue, Bishop Avenue, Pugh Avenue, Hannah Way, Charles Lane, William Lane, Boraga Street, Tuabilli Street, Wallan Street, Dungara Drive, Bulga Lane, Talara Street, Condoin Lane, Dual Lane, Butu Wargun Drive, Driftway Drive, Naying Drive, Edward Drive, Parish Street, Daruga Avenue, Dullai Avenue, Watkin Tench Parade and Naoi Avenue

NOTICE is hereby given, in accordance with section 162 of the Roads Act 1993, that Council has approved the following new road names within the northern residential lands (NRL) of Nelson's Ridge Estate at Pemulwuy:

New Name

Description

Description	riew riume
Road 1, east of Linear Park	Cummings Avenue
Road 2, east of Linear Park	Bishop Avenue
Road 3, east of Linear Park	Pugh Avenue
Road 4, east of Linear Park	Hannah Way
Road 5, east of Linear Park	Charles Lane
Road 6, east of Linear Park	William Lane
Road 8, west of Linear Park	Boraga Street
Road 9, west of Linear Park	Tuabilli Street
Road 10, west of Linear Park	Wallan Street
Road 11, west of Linear Park	Dungara Drive
Road 12, west of Linear Park	Bulga Lane
Road 13, west of Linear Park	Talara Street
Road 14, west of Linear Park	Condoin Lane
Road 15, west of Linear Park	Dual Lane
NRL Road 1, northern edge of NRL	Butu Wargun Drive
NRL Road 2, east of Linear Park	Driftway Drive
NRL Road 3, west of Linear Park	Naying Drive
NRL Road 4, east of Linear Park	Edward Drive
NRL Road 5, east of Linear Park	Parish Street
NRL Road 8, western edge of NRL	Daruga Avenue
NRL Road 9, west of Linear Park	Dullai Avenue
NRL Road 10, southern edge of NRL	Watkin Tench Parade
Between NRL Roads 2 and 3, across Linear Park	Naoi Avenue

DENNIS TREZISE, General Manager, Holroyd City Council, 16 Memorial Avenue, Merrylands, NSW 2160. [0373]

INVERELL SHIRE COUNCIL

Naming of Roads

IN accordance with section 162 of the Roads Act 1993, it is notified that Council has adopted the names of:

Old Road Name	New Road Name
SR 218 Gilgai-Stannifer Road	Old Stannifer Road
SR 127 Wattles Lane	Yarrabee Road
SR 68 McCrohons Road	Amaroo Road
SR 41 Bukkulla – Tintot Road	Karoola Road
SR 80 Bonshaw Sawmill Road	Sawmill Road
SR 22 Trigamon – Bedwell Downs Road	Trigamon North Road
SR 137 Macintyre Park Road	Macintyre Station Road
SR 45 Bedwell Downs – Wallangra Crossing Road	Denham Road
SR 270 Hamels Road	Inverness Road
SR 56 Maidenhead – Rocky Creek Road	Glendon Road
SR 139 Glen Burnie Road	Glenburnie Road
SR 43 Cherry Tree Hill - Puckawidgee Road	Pukawidgi Road
SR 30 Eather/Kneipp Road	Kneipp Road
SR 28 Texas - Atholwood Road	Goat Rock Road
SR 27 Bonshaw - Atholwood Road	Atholwood Road
SR 10 Camp Creek - Keetah Road	Tarwoona Road
SR 24 Myall Creek – Atholwood – Camp Creek Road (NORTH)	Camp Creek Road
SR 24 Myall Creek – Atholwood – Camp Creek Road (SOUTH)	Mount Hallam Road
SR 157 Spring Betts Lane	Lochinvar Lane

By Order of Council 25 May 2004 - Resolution No. 126/04. P. J. HENRY, General Manager, Inverell Shire Council, Administration Centre, 144 Otho Street, Inverell, NSW 2360. [0382]

PENRITH CITY COUNCIL

Road Naming - Bond Place, Oxley Park

PURSUANT to Clause 9 of the Roads (General) Regulation 2000, notice is hereby given of the naming of the following road:

Name/Location

Bond Place, off Great Western Highway, Oxley Park (between Sydney Street and Noela Place).

ALAN TRAVERS, General Manager, Penrith City Council, Civic Centre, 601 High Street, Penrith, NSW 2750.

[0374]

SUTHERLAND SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 1994

Naming of Roads - Loftus Lane, Loftus; Leopold Lane, Jannali; Forest Road, Yowie Bay and Buderim Avenue, Kareela.

NOTICE is hereby given that Sutherland Shire Council, has pursuant to Division 2 of the Roads (General) Regulation, 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 Lane that runs off Loftus Avenue. Loftus between 115 and 127 Loftus Avenue to Loftus Lane, Loftus. Name an Unnamed Lane that runs between White Street and Roberts Street, Jannali to Leopold Lane, Jannali. Name an Unnamed Lane that Runs off Forest Road, Yowie Bay between No. 8 and No. 10 Forest Road to Forest Road, Yowie Bay and Name an Unnamed Lane that runs off Buderim Avenue, Kareela between No. 1 and No. 3R Buderim Avenue to Buderim Avenue, Kareela. Having received no objection after giving due consideration to all submissions, Council has resolved to proceed with the road naming effective from Friday, 4th May, 2004. J. W. RAYNER, General Manager, Sutherland Shire Council, PO Box 17, Sutherland, NSW 1499.

[0361]

CITY OF SYDNEY

Tree Preservation Order 2004

Introduction

The Council of the City of Sydney resolved to make this Tree Preservation Order (TPO) on 1st of June 2004 and to vary and rescind other tree preservation orders (to the extent that any other tree preservation order applied within any part of the Local Government Area on that date), with the effect that the Tree Preservation Order applies uniformly throughout the Local Government Area. Notice of the making of this order was published in the Government Gazette on 4 June 2004, and on 4 June 2004, in the following newspaper: Sydney Morning Herald.

This TPO is made pursuant to Clause 8, Environmental Planning and Assessment Model Provisions 1980, (Preservation of trees) as adopted in Clause 16 of the City of Sydney Local Environmental Plan 1996, Clause 32 of the South Sydney Local Environmental Plan 1998 and Clause 9 of the Leichhardt Town Plan 2000.

1. Aims

The aims of this Tree Preservation Order ("TPO") are:

- a. Preservation and management of existing suitable trees in a safe and healthy condition;
- b. Planting and management of new suitable trees that will be safe, healthy and beneficial;
- c. Management and/or removal of dangerous and unsuitable trees.

2. Land to which this order applies

This order applies to all land within the Local Government Area of the City of Sydney for which either the City of Sydney Council or the Central Sydney Planning Committee (as defined in the City

3. Order

- a. This Order applies to any tree (whether exotic, endemic or indigenous) with:
 - (i) a height equal to or exceeding five (5) metres; OR
 - (ii) for a single trunk species, a trunk circumference of 300mm at a height of one metre above ground level; **OR**
 - (iii) for a multi-trunk species, a trunk circumference exceeding 100mm at a height of one (1) metre above ground level.
- b. A person must not cut down, remove, wilfully destroy, transplant, lop, prune, ring bark, injure or poison any tree above or below ground, without the written consent of Council.
- c. A person must not wilfully or deliberately fail to plant, protect or care for a tree, which is required to be planted, protected or cared for as a condition of consent under this TPO, or fail to carry out any other activities required as a condition of consent under this TPO.

4. Exempt Activities

Consent is not required in the following circumstances:

- a. **Emergency Works:** Any work carried out by the Council, the State Emergency Services, or a person authorised by either of them for safety reasons in response to an emergency.
- b. **Electricity Supply:** Removal or pruning in accordance with Australian Standard AS 4373 Pruning of Amenity Trees of trees under section 48 of the Electricity Supply Act 1995.
- c. **Insulated Electricity Supply:** Removal or pruning in accordance with Australian Standard AS 4373 Pruning of Amenity Trees of trees to provide 0.5 metre clearance of insulated electricity supply cables.
- d. **Development Consent:** Tree pruning or tree removal approved by a current Development Consent issued by the City.
- e. **Dead/dying or dangerous tree:** The TPO does not apply to a tree where it can be demonstrated to Council that the tree is dying, dead or has become dangerous.
- f. **Pruning, maintenance removal and replacement** of street trees, park trees and other trees in public spaces owned by, or under the care, control and management of Council in accordance with Clause 4 of this TPO.
- g. **Noxious Weeds:** Control, removal and eradication of any species declared a noxious plant within the City under the Noxious Weeds Act, 1993. Those species include:

Botanical Name	Common Name
Ricinus communis	Castor Oil Plant
Salix spp.	Willows
Toxicodendron succedaneum	Rhus Tree

h. Exempt Species: Removal, transplanting or pruning in accordance with Australian Standard AS 4373 Pruning of Amenity Trees of the following species, except where listed on the City's Significant Tree Register:

Botanical Name	Common Name
(*Restriction)	Common Ivanie
Acacia baileyana	Cootamundra Wattle
Ailanthus altissima	Tree of Heaven
Alnus jorullensis	Evergreen Alder
Bamboo	All species and cvs
Schefflera actinophylla	Umbrella Tree
Cinnamomum camphora*	Camphor Laurel
Citrus species	All varieties
Cotoneaster spp	Cotoneaster
Celtis spp.*	Celtis/Hackberry
Eriobotrya japonica	Loquat
Erythrina x sykesii*	Coral Tree
Ficus elastica	Rubber Tree
<i>Gleditsia triacanthos</i> (not cvs)	Wild Honey Locust
Lagunaria Patersonia	Norfolk Island Hibiscus
Ligustrum spp	Privet
Liquidambar styraciflua*	Liquidambar
Morus Spp	Mulberry
Musa Spp	Banana
Nerium oleander	Oleander
Olea europaea var. Africana	African Olive
Robinia pseudacacia	False Acacia (not cvs)
Syagrus romanzoffianum	Cocos Palm

- * Only if height is less than 10.0 metres and diameter at 1.0 m less than 300mm.
 - i. **Street Trees:** Pruning, maintenance, removal and replacement of street trees, undertaken by persons authorised by the City of Sydney representatives, in accordance with the City of Sydney Street Tree Management Plan and Australian Standard AS 4373-1996 "Pruning of Amenity Trees".
 - j. Park Trees and Trees on Community Land: Pruning, maintenance, removal and replacement of trees in parks and Community Land undertaken by persons authorised by the City of Sydney representatives, in accordance with the Plan of Management for that land and Australian Standard AS 4373-1996 "Pruning of Amenity Trees".
 - k. Domain, Botanic Gardens, Centennial Park and Moore Park: Pruning, maintenance, removal and replacement of trees, undertaken by each of the Royal Botanic Gardens and Domain Trust and Centennial Park and Moore Park Trust, on land vested in each of them respectively.
 - 1. Administration by authorised persons: Without limiting any other authority at law, the Council may delegate to any authority, organisation, or body charged with the care, control and management

of public places the responsibility of performing pruning, maintenance, removal and replacement of trees in accordance with this TPO.

Please Note:

- An application form will need to be completed for all works required on trees that are not included in the above exemptions.
- The administration fee charged for inspection of trees is detailed on the relevant application form. This fee is non-refundable.
- A twelve (12) month expiry date applies to consents contained within Tree Preservation Order permits.

5. Applications

- a. Written applications must be made on the current application form provided by the City.
- b. A fee may apply to written applications. The fee is intended to cover the costs of administration, site visit, assessment, determination and is non-refundable.

6. Conditions of Consent

- a. Any consent given by the City may be subject to conditions.
- b. Where replanting is a condition of consent, replacement plantings are to be protected and cared for, for a minimum period of twelve months, so that they remain in good health and are likely to reach natural size and maturity.
- c. Any consent given by the City to an application in writing is to be displayed by the applicant at the front fence of the property for at least two (2) days prior to carrying out, during and two (2) days after the work for which consent was given.
- d. The consent is to be available for viewing at the property by an officer of the City during the carrying out of any activities permitted under that consent.
- e. The consent remains valid for one (1) year from the date of issue.

7. Penalties

Any person or corporation who contravenes, or causes, or permits this Tree Preservation Order to be contravened shall be guilty of an offence and liable to prosecution. A person or corporation found guilty of contravention, or causing or permitting the contravention of this Order shall be liable to a fine of up to 10,000 Penalty Units*. In addition the Court may also require the person or corporation to repair or replace the damaged or destroyed tree/s and to maintain such tree/s to maturity.

(* At the date of making of this policy a Penalty Unit = \$110).

8. Definition of Terms

"cutting down" means the removal of a tree.

"dead tree" means a tree which is no longer capable of performing any processes or exhibits symptoms as described in the Tree Preservation Order.

"height" means the distance measured vertically between the horizontal plane of the lowest point of the base of the tree which is immediately above ground and the horizontal plane of the uppermost point of the tree. **"injury"** and **"wilful destruction"** includes the administering of a chemical or artificial substance to a tree or any part of a tree or, the mechanical or physical wounding of a tree or any part of a tree (including without limitation physical injury by machinery on construction sites) or the material alteration of ground level within 3 metres of the trunk or water table which causes damage to the tree or any part of the tree.

"pruning" includes **"top lopping"** means the removal of any stem/s back to the intersection of another stem/s to a swollen area at the intersection called the branch collar, and any act or acts of severing any part of a tree so as to cause reduction of the air space occupied by the branches and foliage of a tree.

"removal" and "cutting down" means the cutting down of the whole or material part of a tree so that the tree, (including its branches and foliage, trunk, stump and root system) will not regrow. This includes the poisoning of the stump and/or grinding out of its remains to prevent regrowth.

"topping" or **"top lopping"** means any act or acts of severing any part of a tree so as to cause the reduction of the height of a tree other than removal or cutting down. [0365]

TWEED SHIRE COUNCIL

Proposed Naming of Road in Subdivisions

IN pursuance of section 162(1) of the Roads Act 1993, as amended, Council proposes to name one of the roads dedicated in a plan of subdivision of Lots 9 and 10 in DP 822830 and Lot 1 in DP 823640 at Tweed Heads South in the Shire of Tweed as "Wren Court". This name replaces the name "Oriole Place" which was advertised previously for this subdivision but cannot be used as it would duplicate an existing name in the local government area. A period of fourteen (14) days from the date of this notice is allowed for any person to lodge a written objection to the proposed naming. Any objections should state clearly the reasons for such objections. GENERAL MANAGER, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of ANNUNZIATA SANTOPIETRO late of 23 Irvine Street, Kingsford, in the State of New South Wales, who died on 8th February, 2004, must send particulars of their claim to the executor, Anna Scandurra, c.o. Simpson & Co., Solicitors, 103A Anzac Parade, Kensington 2033, within one (1) calendar month from publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 13th May, 2004. SIMPSON & CO., Solicitors, 103A Anzac Parade, Kensington, NSW 2033 (PO Box 340, Kensington, NSW 1465), tel.: (02) 9662 4381. [0359]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of DOROTHY TREVENA LARSSON late of Cherrybrook, in the State of

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New South Wales, married woman, who died on 21st July, 2003, must send particulars of his claim to the executors, c.o. Rees & Tuckerman, Solicitors, 678 Pittwater Road, Brookvale, NSW 2100, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales to Ronald Alfred Larsson and Bruce McCarthur Webb on 6th May, 2004. REES & TUCKERMAN, Solicitors, 678 Pittwater Road (PO Box 34), Brookvale, NSW 2100 (DX831, Sydney), tel.: (02) 9905 1469. [0366]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of GWENDOLINE MARION HEDGECOE late of 3 Citrus Avenue, Hornsby, in the State of New South Wales, who died on 4th March, 2004, must send particulars of his/her claim to the executors, David Ronald Hedgecoe, c.o. Collins & Thompson, Solicitors, 8 Coronation Street, Hornsby, NSW 2077, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of distribution the executors have notice. Probate was granted in New South Wales on 13th May, 2004. COLLINS & THOMPSON, Solicitors, 8 Coronation Street, Hornsby, NSW 2077 (PO Box 455, Hornsby 1630) (DX9691, Hornsby), tel.: (02) 9476 2788. [0367]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of EDWARD ALBERT AGIUS (in the Will called Edward Agius), late of Toukley, in the State of New South Wales, retired, who died on 28th June, 2003, must send particulars of his/her claim to the executor, Anthony Dante Castagna, c.o. John H Hastings, Solicitor, Level 19, 207 Kent Street, Sydney, NSW 2000, 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 14th April, 2004. JOHN H HASTINGS, Solicitor, Level 19, 207 Kent Street, Sydney, NSW 2000 (DX10313, SSE), tel.: (02) 9251 2138. [0368]

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of PATRICIA PETTERSON, late of 63 Illawarra Street, Carlton, in the State of New South Wales, who died on 11th March, 2004, must send particulars of his claim to the executor, c.o. Anthony J. E. Gould, Solicitor, 3 Manning Road, Hunters Hill, NSW 2110, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 3rd May, 2004. ANTHONY J. E. GOULD, Solicitor, 3 Manning Road, Hunters Hill, NSW 2110, tel.: (02) 9817 568[0370]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of JOAN ERNESTINE BRAITHWAITE late of Leisure World Nursing Home, 93 Baumans Road, Peakhurst, in the State of New South Wales, who died on 4th February, 2004, must send particulars of his claim to the executor, Laurence John Braithwaite, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, NSW 2223, 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 10th May, 2004. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale, NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [0371]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of VALERIE RITA WHETNALL late of 14 Priestly Parade, Point Clare, in the State of New South Wales, retired, who died between 27th and 30th December, 2002, must send particulars of his claim to the executors, Mark Andrew Whetnall and Dean John Whetnall, c.o. Gary Cleary & Associates, Solicitors, 1/299 Brisbane Water Drive, West Gosford, NSW 2250, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 24th March, 2003. GARY CLEARY & ASSOCIATES, Solicitors, 1/299 Brisbane Water Drive (PO Box 6), West Gosford, NSW 2250, tel.: (02) 4324 5999. [0375]

COMPANY NOTICES

NOTICE of winding up.–MAYKEN PTY LIMITED, ACN 001 054 557 (in liquidation).–It was resolved as a special resolution of members on 26th April, 2004, that Mayken Pty Limited be wound up voluntarily and that George Raymond Saab be appointed liquidator. GEORGE RAYMOND SAAB, Liquidator, c.o. Cartwright Brown & Company, Chartered Accountants, Accountants House, 37 North Parade (PO Box 135), Campsie, NSW 2194, tel.: (02) 9718 2235. [0360]

Notice of final meeting.–R W BROWN AUTO ELECTRICAL SERVICE PTY LIMITED, ACN 001 793 639 (in liquidation).–Notice is hereby given that a final meeting of R W Brown Auto Electrical Service Pty Limited, ACN 001 793 639 (in liquidation), will be held on 16th July, 2004, at 10:00 a.m. at Level 4, 460 Church Street, North Parramatta, NSW 2151. The object of the meeting is to present accounts and report in relation to the fully wound up affairs of the company. PAUL ARMSTRONG, PO Box 2352, North Parramatta, NSW 1750, tel.: (02) 9683 7433. [0362]

NOTICE of meeting of members.–WILSON'S WYOMING PTY LIMITED, ACN 001 815 925.–Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovenamed company will be held at the offices of Steel Walsh & Murphy, 103 Kendal Street, Cowra, NSW 2794, on 28th June, 2004, for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated this 27th day of May, 2004. WILLIAM M. MURPHY, Chartered Accountant, c.o. Steel Walsh & Murphy, 103 Kendal Street (PO Box 363), Cowra, NSW 2794, tel.: (02) 6342 4360. [0372] NOTICE of final meeting of members.–PIES PLUS PTY LIMITED, ACN 002 019 089 (in liquidation).–Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, on Friday, 25th June, 2004, at 9:30 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545. [0376]

NOTICE of final meeting of members.-HUMBLEY BROS PTY LTD, ACN 000 145 988 (in liquidation).-Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, on Friday, 25th June, 2004, at 9:00 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545. [0377]

NOTICE of final meeting of members.-MENZIES AMUSEMENTS PTY LIMITED, ACN 084 722 109 (in liquidation).-Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, on Friday, 25th June, 2004, at 10:00 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545. [0378] NOTICE of final meeting of members.-NEPUSE PTY LIMITED, ACN 002 421 767 (in liquidation).-Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, on Friday, 25th June, 2004, at 11:00 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545. [0379]

NOTICE of final meeting of members.-EXECUTIVE SECURITY & FINANCIAL SERVICES PTY LIMITED, ACN 001 670 962 (in liquidation).-NOTICE is hereby given that the final general meeting of members of the abovenamed company will be held at Suite 7, 1A Greengate Road, Killara, NSW 2071, on 7th July, 2004, to consider the final accounts of the liquidator. Dated 2nd June, 2004. GRAEME J. HONOUR, Liquidator, c.o. MacDonald Honour & Co., Chartered Accountants, Suite 7, 1A Greengate Road, Killara, NSW 2071, tel.: (02) 9498 7511. [0381]

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