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LEGISLATION

Orders



New South Wales

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 3

under the

Fisheries Management Act 1994

I, Ian Macdonald, the Minister for Primary Industries, in pursuance of section 221IG of the *Fisheries Management Act 1994*, make the following Order. Dated, this 21st day of December 2005.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River is listed as an endangered ecological community under the *Fisheries Management Act 1994* (*the Act*).

However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to an endangered species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued. The Act also provides for the remaking of an interim order.

The object of this interim Order is to remake the *Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 2* (which took effect on 17 June 2005 and ceased to have effect on 5 December 2005) to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months.

The activities the subject of this interim Order may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act. The recommendation of the Fisheries Scientific Committee referred to in this interim Order is available on the Internet at:

www.fisheries.nsw.gov.au/__data/assets/pdf_file/5281/Darling-FR22.pdf This interim Order is made under section 221IG of the *Fisheries Management Act 1994*. Clause 1

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 3

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 3

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 3.

2 Commencement and repeal

This Order:

- (a) takes effect on the day that it is published in the Gazette, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Continuation of existing activities

- (1) The activities referred to in subclauses (2) and (3) may continue in the Lowland Darling River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment, or may carry out any routine activity in connection with any such taking or possession:
 - (a) Paratya australiensis (freshwater shrimp),
 - (b) Macrobrachium australiense (freshwater prawn),
 - (c) Caridina mccullochi (freshwater shrimp),
 - (d) Cherax destructor (yabby),
 - (e) Tandanus tandanus (freshwater catfish),
 - (f) Gadopsis marmoratus (river blackfish),
 - (g) Maccullochella peelii peelii (Murray cod),
 - (h) Macquaria ambigua (golden perch),
 - (i) Bidyanus bidyanus (silver perch),
 - (j) Nematalosa erebi (bony bream),

Fisheries Management (Continuation of Activities in Lowland Darling River Clause 3 Catchment) Interim Order 2005 No 3

- Leiopotherapon unicolor (spangled perch). (k)
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
 - take Cherax destructor (yabby) from the Lowland Darling River (a) Catchment, or
 - possess or sell yabby taken from the Lowland Darling River (b)Catchment, or
 - carry out any routine activities in connection with any such (c) taking, possession or sale.
- (4) In this clause:

applicable fishing regulatory controls means requirements imposed by or under the Fisheries Management Act 1994 that apply to or in respect of the activities concerned.

inland restricted fishery has the same meaning as in the Fisheries Management (General) Regulation 2002.

Lowland Darling River Catchment means the aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community, as the area covered by that recommendation).



New South Wales

Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005

under the

Transport Administration Act 1988

I, Paul Dunn, the Acting Chief Executive of the State Transit Authority, in pursuance of the *Transport Administration Act 1988*, make the following Order on behalf of the State Transit Authority.

ROGER WILSON,

Acting Chief Executive State Transit Authority

Explanatory note

The object of this Order is to increase, from 3 January 2006, the fares payable for certain Sydney bus services (including those that are provided in conjunction with ferry services provided by Sydney Ferries) and certain Newcastle bus and ferry services (both of which are provided by the State Transit Authority).

The increases are in accordance with a recent determination of the Independent Pricing and Regulatory Tribunal.

This Order is made under section 85 of the Transport Administration Act 1988.

s05-682-10.p01

Clause 1 Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005

Transport Administration (State Transit Authority— Fares) Further Amendment Order 2005

under the

Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005.*

2 Commencement

This Order commences on 3 January 2006.

3 Amendment of Transport Administration (State Transit Authority— Fares) Order 2004

The Transport Administration (State Transit Authority—Fares) Order 2004 is amended as set out in Schedule 1.

Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005

Amendments

Schedule 1 Amendments

[1] Schedule 1 Charges

Omit all the matter under the heading "Sydney Suburban Area" (other than the matter under the subheading "Special Services") from Part 1.

Insert instead:

Single Trip Fares

	Full fare \$	Concession \$
Bus Services		
1 or 2 sections (to 3.2 km)	1.70	0.80
3–5 sections (to 8.0 km)	2.80	1.40
6–9 sections (to 14.4 km)	3.70	1.80
10-15 sections (to 24.0 km)	4.50	2.20
16 or more sections	5.40	2.70

Multi-trip Fares

	Full fare \$	Concession \$
Bus Services		
TravelTen Blue (1 or 2 sections)	13.60	6.80
TravelTen Brown (3–5 sections)	22.40	11.20
TravelTen Red (6–9 sections)	29.60	14.80
TravelTen Green (10–15 sections)	36.10	18.00
TravelTen Orange (16 or more sections)	44.20	22.10
BusTripper	11.30	5.60
Multi-trip Intermodal Fares		
DayTripper	15.00	7.50

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Schedule 1

(Clause 3)

Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005

Schedule 1 Amendments

Periodical Fares

	Full fare \$	Concession \$
Weekly Periodical Fares		
Two Zone TravelPass	30.00	15.00
Blue TravelPass	30.00	15.00
Red TravelPass	32.00	16.00
Orange TravelPass	37.00	18.50
Green TravelPass	40.00	20.00
Yellow TravelPass	44.00	22.00
Pink TravelPass	47.00	23.50
Pittwater TravelPass	51.00	25.50
Purple TravelPass	54.00	27.00
Quartarly Pariodical Fares		

Quarterly Periodical Fares

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

Yearly Periodical Fares

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.

[2] Schedule 1, Part 2

Omit the Part. Insert instead:

Part 2 Newcastle Suburban Area

	Full fare \$	Concession \$
Bus Services		
Newcastle Multi-Ride 1-Hour bus ticket	2.80	1.40
Newcastle Multi-Ride 4-Hour bus ticket	5.50	2.70
Newcastle Time-Ten Multi-Ride bus ticket	23.10	11.50
Ferry Service		
Newcastle-Stockton	2.00	1.00

Transport Administration (State Transit Authority—Fares) Further Amendment Order 2005

Amendments

Schedule 1

	Full fare \$	Concession \$
Intermodal Service		
Newcastle Multi-Ride Day bus-ferry ticket	8.40	4.20
Intermodal Weekly Periodical Fares		
Newcastle Orange TravelPass	37.00	18.50
Newcastle Yellow TravelPass	44.00	22.00
Newcastle Pink TravelPass	47.00	23.50
Quarterly Periodical Fares		

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

Yearly Periodical Fares

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.

Other Legislation



New South Wales

Notice adjusting description of lands

under the

Brigalow and Nandewar Community Conservation Area Act 2005

I, the Director-General of the Department of Environment and Conservation, with the approval of the Minister administering the *National Parks and Wildlife Act 1974*, the Minister administering the *Forestry Act 1916* and the Minister administering the *Crown Lands Act 1989*, and pursuant to section 22 of the *Brigalow and Nandewar Community Conservation Area Act 2005* (*the Act*), adjust the descriptions of the land in Schedules 1–8 to the Act by amending those Schedules as set out in Schedule 1 to this Notice.

In accordance with section 22 (5) of the Act, I certify that the adjustments effected by this notice will not result in any significant reduction in the size or value of land reserved under the *National Parks and Wildlife Act 1974* or as State forest.

Director-General of the Department of Environment and Conservation

s05-648-13.p01

Schedule 1 Amendments

Schedule 1 Amendments

[1] Schedule 1 Zone 1—Conservation and recreation

Omit Parts 1–3 from the Schedule. Insert instead:

Part 1 State forest reserved as national park

1 Community Conservation Area Zone 1 Breelong

(1) Z1-14: Breelong State Forest

An area of about 1,152 hectares, being the whole or a part of BREELONG State Forest No 429 and being the land designated as Z1-14 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) **Z1-15: Eura State Forest**

An area of about 2,266 hectares, being the whole or a part of EURA State Forest No 430 and being the land designated as Z1-15 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) Z1-17: Lincoln State Forest

An area of about 3,433 hectares, being the whole or a part of LINCOLN State Forest No 437 and being the land designated as Z1-17 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 Community Conservation Area Zone 1 Bullala

Z1-11: Bullala State Forest

An area of about 2,516 hectares, being the whole or a part of BULLALA State Forest No 406 and being the land designated as Z1-11 on the diagram catalogued MISC R 00280 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Community Conservation Area Zone 1 Burral Yurrul

Z1-01: Bunal State Forest

An area of about 1,037 hectares, being the whole or a part of BUNAL State Forest No 151 and being the land designated as Z1-01 on the diagram catalogued MISC R 00278 Edition 2 in the

Amendments

Schedule 1

Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Community Conservation Area Zone 1 Couradda

Z1-02: Couradda State Forest

An area of about 362 hectares, being the whole or a part of COURADDA State Forest No 159 and being the land designated as Z1-02 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

5 Community Conservation Area Zone 1 Dowe

Z1-20: Dowe State Forest

An area of about 381 hectares, being the whole or a part of DOWE State Forest No 597 and being the land designated as Z1-20 on the diagram catalogued MISC R 00298 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

6 Community Conservation Area Zone 1 Drillwarrina

Z1-39: Drillwarrina State Forest

An area of about 1,077 hectares, being the whole or a part of DRILLWARRINA State Forest No 676 and being the land designated as Z1-39 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

7 Community Conservation Area Zone 1 Dthinna Dthinnawan

Z1-34: Bebo State Forest

An area of about 20,357 hectares, being the whole or a part of BEBO State Forest No 418 and being the land designated as Z1-34 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

8 Community Conservation Area Zone 1 Garrawilla

Z1-32: Garrawilla State Forest

An area of about 937 hectares, being the whole or a part of GARRAWILLA State Forest No 884 and being the land designated as Z1-32 on the diagram catalogued MISC R 00295 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Schedule 1 Amendments

9 Community Conservation Area Zone 1 Goonoo

Z1-16: Goonoo State Forest

An area of about 9,090 hectares, being the whole or a part of GOONOO State Forest No 436 and being the land designated as Z1-16 on the diagram catalogued MISC R 00308 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

10 Community Conservation Area Zone 1 Gunyerwarildi

Z1-23: Gunyerwarildi State Forest

An area of about 316 hectares, being the whole or a part of GUNYERWARILDI State Forest No 705 and being the land designated as Z1-23 on the diagram catalogued MISC R 00280 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

11 Community Conservation Area Zone 1 Gwydir River

Z1-18: Mehi State Forest

An area of about 2,257 hectares, being the whole or a part of MEHI State Forest No 478 and being the land designated as Z1-18 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

12 Community Conservation Area Zone 1 Kwiambal

Z1-09: Arthurs Seat State Forest

An area of about 796 hectares, being the whole or a part of ARTHURS SEAT State Forest No 334 and being the land designated as Z1-09 on the diagram catalogued MISC R 00279 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

13 Community Conservation Area Zone 1 Moema

Z1-10: Moema State Forest

An area of about 2,028 hectares, being the whole or a part of MOEMA State Forest No 551 and being the land designated as Z1-10 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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14 Community Conservation Area Zone 1 Mogriguy

Z1-31: Mogriguy State Forest

An area of about 399 hectares, being the whole or a part of MOGRIGUY State Forest No 875 and being the land designated as Z1-31 on the diagram catalogued MISC R 00309 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

15 Community Conservation Area Zone 1 Nullamanna

Z1-08: Nullamanna State Forest

An area of about 296 hectares, being the whole or a part of NULLAMANNA State Forest No 332 and being the land designated as Z1-08 on the diagram catalogued MISC R 00279 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

16 Community Conservation Area Zone 1 Pilliga

(1) Z1-26: Cubbo State Forest

An area of about 691 hectares, being the whole or a part of CUBBO State Forest No 811 and being the land designated as Z1-26 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) **Z1-04: Etoo State Forest**

An area of about 2,094 hectares, being the whole or a part of ETOO State Forest No 269 and being the land designated as Z1-04 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) **Z1-03:** Pilliga East State Forest

An area of about 2,496 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z1-03 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(4) Z1-27: Quegobla State Forest

An area of about 5,839 hectares, being the whole or a part of QUEGOBLA State Forest No 813 and being the land designated as Z1-27 on the diagram catalogued MISC R 00289 Edition 2 in

Schedule 1 Amendments

the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

17 Community Conservation Area Zone 1 Pilliga West

Z1-22: Pilliga West State Forest

An area of about 7,927 hectares, being the whole or a part of PILLIGA WEST State Forest No 267 and being the land designated as Z1-22 on the diagram catalogued MISC R 00287 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

18 Community Conservation Area Zone 1 Somerton

Z1-19: Somerton State Forest

An area of about 759 hectares, being the whole or a part of SOMERTON State Forest No 515 and being the land designated as Z1-19 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

19 Community Conservation Area Zone 1 Timallallie

(1) **Z1-21:** Baradine State Forest

An area of about 69 hectares, being the whole or a part of BARADINE State Forest No 672 and being the land designated as Z1-21 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) **Z1-40: Coomore Creek State Forest**

An area of about 3 hectares, being the whole or a part of COOMORE CREEK State Forest No 735 and being the land designated as Z1-40 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) **Z1-30: Denobollie State Forest**

An area of about 6,159 hectares, being the whole or a part of DENOBOLLIE State Forest No 854 and being the land designated as Z1-30 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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(4) **Z1-29: Orr State Forest**

An area of about 4,564 hectares, being the whole or a part of ORR State Forest No 844 and being the land designated as Z1-29 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(5) **Z1-41: Pilliga East State Forest**

An area of about 1,044 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z1-41 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(6) **Z1-28: Timmallallie State Forest**

An area of about 17,370 hectares, being the whole or a part of TIMMALLALLIE State Forest No 819 and being the land designated as Z1-28 on the diagrams catalogued MISC R 00290 and MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(7) **Z1-07: Wittenbra State Forest**

An area of about 7,074 hectares, being the whole or a part of WITTENBRA State Forest No 274 and being the land designated as Z1-07 on the diagrams catalogued MISC R 00290 and MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(8) **Z1-06: Yearinan State Forest**

An area of about 3,112 hectares, being the whole or a part of YEARINAN State Forest No 273 and being the land designated as Z1-06 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

20 Community Conservation Area Zone 1 Tinkrameanah

Z1-33: Tinkrameanah State Forest

An area of about 969 hectares, being the whole or a part of TINKRAMEANAH State Forest No 915 and being the land designated as Z1-33 on the diagram catalogued MISC R 00296 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Schedule 1 Amendments

21 Community Conservation Area Zone 1 Warialda

Z1-12: Warialda State Forest

An area of about 1,603 hectares, being the whole or a part of WARIALDA State Forest No 417 and being the land designated as Z1-12 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

22 Community Conservation Area Zone 1 Yarragin

Z1-05: Yarrigan State Forest

An area of about 3,201 hectares, being the whole or a part of YARRIGAN State Forest No 272 and being the land designated as Z1-05 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

23 Community Conservation Area Zone 1 Yarrobil

Z1-24: Yarrobil State Forest

An area of about 1,322 hectares, being the whole or a part of YARROBIL State Forest No 78 and being the land designated as Z1-24 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Part 2 Crown land reserved as national park

24 Community Conservation Area Zone 1 Barayamal

Z1-36

An area of about 179 hectares, being the land designated as Z1-36 on the diagram catalogued MISC R 00282 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

25 Community Conservation Area Zone 1 Crawney Pass

Z1-35

An area of about 250 hectares, being the land designated as Z1-35 on the diagram catalogued MISC R 00302 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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26 Community Conservation Area Zone 1 Horton Falls

Z1-37

An area of about 260 hectares, being the land designated as Z1-37 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

27 Community Conservation Area Zone 1 Murrurundi Pass

Z1-38

An area of about 215 hectares, being the land designated as Z1-38 on the diagram catalogued MISC R 00302 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Part 3 NPW Minister land reserved as national park

28 Community Conservation Area Zone 1 Dthinna Dthinnawan

Z1-25

An area of about 5,402 hectares, being the land designated as Z1-25 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[2] Schedule 2 Zone 2—Conservation and Aboriginal culture

Omit Part 1 from the Schedule. Insert instead:

Part 1 State forest reserved as Aboriginal area

1 Community Conservation Area Zone 2 Dandry Gorge

Z2-11: Timmallallie State Forest

An area of about 382 hectares, being the whole or a part of TIMMALLALLIE State Forest No 819 and being the land designated as Z2-11 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Schedule 1 Amendments

2 Community Conservation Area Zone 2 Deriah

Z2-10: Deriah State Forest

An area of about 2,240 hectares, being the whole or a part of DERIAH State Forest No 407 and being the land designated as Z2-10 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Community Conservation Area Zone 2 Kelvin

Z2-09: Kelvin State Forest

An area of about 2,267 hectares, being the whole or a part of KELVIN State Forest No 848 and being the land designated as Z2-09 on the diagram catalogued MISC R 00298 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Community Conservation Area Zone 2 Pilliga East

Z2-02: Pilliga East State Forest

An area of about 1,347 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z2-02 on the diagram catalogued MISC R 00294 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

5 Community Conservation Area Zone 2 Terry Hie Hie

(1) **Z2-01: Berrygill State Forest**

An area of about 2,724 hectares, being the whole or a part of BERRYGILL State Forest No 150 and being the land designated as Z2-01 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) **Z2-06: Campbell State Forest**

An area of about 461 hectares, being the whole or a part of CAMPBELL State Forest No 518 and being the land designated as Z2-06 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) **Z2-04: Courallie State Forest**

An area of about 2,786 hectares, being the whole or a part of COURALLIE State Forest No 414 and being the land designated as Z2-04 on the diagram catalogued MISC R 00284 Edition 2 in

Amendments

Schedule 1

the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(4) Z2-08: Irrigappa State Forest

An area of about 896 hectares, being the whole or a part of IRRIGAPPA State Forest No 710 and being the land designated as Z2-08 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(5) **Z2-03: Mission State Forest**

An area of about 1,270 hectares, being the whole or a part of MISSION State Forest No 412 and being the land designated as Z2-03 on the diagrams catalogued MISC R 00281 and MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(6) **Z2-07: Montrose State Forest**

An area of about 1,503 hectares, being the whole or a part of MONTROSE State Forest No 552 and being the land designated as Z2-07 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(7) **Z2-05: Terry Hie Hie State Forest**

An area of about 5,742 hectares, being the whole or a part of TERRY HIE HIE State Forest No 421 and being the land designated as Z2-05 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[3] Schedule 3 Zone 3—Conservation, recreation and mineral extraction

Omit Parts 1 and 2 from the Schedule. Insert instead:

Part 1 State forest reserved as state conservation area

1 Community Conservation Area Zone 3 Beni

Z3-11: Beni State Forest

An area of about 1,849 hectares, being the whole or a part of BENI State Forest No 435 and being the land designated as Z3-11 on the diagram catalogued MISC R 00310 Edition 2 in the

Schedule 1 Amendments

Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 Community Conservation Area Zone 3 Biddon

Z3-13: Biddon State Forest

An area of about 3,352 hectares, being the whole or a part of BIDDON State Forest No 449 and being the land designated as Z3-13 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Community Conservation Area Zone 3 Bingara

Z3-22: Bingara State Forest

An area of about 526 hectares, being the whole or a part of BINGARA State Forest No 859 and being the land designated as Z3-22 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Community Conservation Area Zone 3 Bobbiwaa

Z3-08: Bobbiwaa State Forest

An area of about 2,688 hectares, being the whole or a part of BOBBIWAA State Forest No 416 and being the land designated as Z3-08 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

5 Community Conservation Area Zone 3 Bullawa Creek

Z3-25: Bullawa Creek State Forest

An area of about 99 hectares, being the whole or a part of BULLAWA CREEK State Forest No 980 and being the land designated as Z3-25 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

6 Community Conservation Area Zone 3 Durridgere

(1) Z3-24: Curryall State Forest

An area of about 973 hectares, being the whole or a part of CURRYALL State Forest No 946 and being the land designated as Z3-24 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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(2) **Z3-23: Durridgere State Forest**

An area of about 3,443 hectares, being the whole or a part of DURRIDGERE State Forest No 882 and being the land designated as Z3-23 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) **Z3-04: Turill State Forest**

An area of about 1,047 hectares, being the whole or a part of TURILL State Forest No 203 and being the land designated as Z3-04 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

7 Community Conservation Area Zone 3 Goodiman

Z3-14: Goodiman State Forest

An area of about 569 hectares, being the whole or a part of GOODIMAN State Forest No 458 and being the land designated as Z3-14 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

8 Community Conservation Area Zone 3 Goonoo

Z3-12: Goonoo State Forest

An area of about 53,752 hectares, being the whole or a part of GOONOO State Forest No 436 and being the land designated as Z3-12 on the diagram catalogued MISC R 00308 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

9 Community Conservation Area Zone 3 Gwydir River

(1) Z3-07: Murchison State Forest

An area of about 1,551 hectares, being the whole or a part of MURCHISON State Forest No 317 and being the land designated as Z3-07 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) **Z3-16: Sepoy State Forest**

An area of about 1,056 hectares, being the whole or a part of SEPOY State Forest No 733 and being the land designated as Z3-16 on the diagram catalogued MISC R 00283 Edition 2 in the

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Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

10 Community Conservation Area Zone 3 Killarney

Z3-02: Killarney State Forest

An area of about 1,858 hectares, being the whole or a part of KILLARNEY State Forest No 195 and being the land designated as Z3-02 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

11 Community Conservation Area Zone 3 Leard

Z3-10: Leard State Forest

An area of about 1,176 hectares, being the whole or a part of LEARD State Forest No 420 and being the land designated as Z3-10 on the diagram catalogued MISC R 00297 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

12 Community Conservation Area Zone 3 Merriwindi

Z3-20: Merriwindi State Forest

An area of about 1,730 hectares, being the whole or a part of MERRIWINDI State Forest No 839 and being the land designated as Z3-20 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

13 Community Conservation Area Zone 3 Pilliga East

(1) **Z3-28: Pilliga East State Forest**

An area of about 23,047 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z3-28 on the diagram catalogued MISC R 00294 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

(2) Z3-21: Ruttley State Forest

An area of about 613 hectares, being the whole or a part of RUTTLEY State Forest No 852 and being the land designated as Z3-21 on the diagram catalogued MISC R 00294 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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(3) **Z3-19: Yaminba State Forest**

An area of about 1,009 hectares, being the whole or a part of YAMINBA State Forest No 821 and being the land designated as Z3-19 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

14 Community Conservation Area Zone 3 Pilliga

(1) Z3-18: Cubbo State Forest

An area of about 5,118 hectares, being the whole or a part of CUBBO State Forest No 811 and being the land designated as Z3-18 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) Z3-17: Euligal State Forest

An area of about 734 hectares, being the whole or a part of EULIGAL State Forest No 810 and being the land designated as Z3-17 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(3) Z3-05: Pilliga East State Forest

An area of about 27,534 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z3-05 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

15 Community Conservation Area Zone 3 Pilliga West

Z3-06: Pilliga West State Forest

An area of about 34,415 hectares, being the whole or a part of PILLIGA WEST State Forest No 267 and being the land designated as Z3-06 on the diagrams catalogued MISC R 00287 and MISC R 00288 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

16 Community Conservation Area Zone 3 Trinkey

Z3-01: Trinkey State Forest

An area of about 10,229 hectares, being the whole or a part of TRINKEY State Forest No 177 and being the land designated as Z3-01 on the diagram catalogued MISC R 00296 Edition 2 in the

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Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

17 Community Conservation Area Zone 3 Warialda

(1) **Z3-15: Stonehenge State Forest**

An area of about 527 hectares, being the whole or a part of STONEHENGE State Forest No 617 and being the land designated as Z3-15 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

(2) Z3-09: Warialda State Forest

An area of about 2,386 hectares, being the whole or a part of WARIALDA State Forest No 417 and being the land designated as Z3-09 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

18 Community Conservation Area Zone 3 Wondoba

Z3-03: Wondoba State Forest

An area of about 1,663 hectares, being the whole or a part of WONDOBA State Forest No 196 and being the land designated as Z3-03 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Part 2 Crown lands reserved as State conservation area

19 Community Conservation Area Zone 3 Bingara

Z3-27

An area of about 1,453 hectares, being the land designated as Z3-27 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

20 Community Conservation Area Zone 3 Goonoowigal

Z3-26

An area of about 1,055 hectares, being the land designated as Z3-26 on the diagram catalogued MISC R 00282 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

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[4] Schedule 4 Zone 4—Forestry, recreation and mineral extraction

Omit clauses 1–55 from the Schedule. Insert instead:

1 Community Conservation Area Zone 4 Attunga

Z4-31: Attunga State Forest

An area of about 861 hectares, being the whole or a part of ATTUNGA State Forest No 724 and being the land designated as Z4-31 on the diagram catalogued MISC R 00301 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 Community Conservation Area Zone 4 Baby

Z4-44: Baby State Forest

An area of about 255 hectares, being the whole or a part of BABY State Forest No 846 and being the land designated as Z4-44 on the diagram catalogued MISC R 00292 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Community Conservation Area Zone 4 Balladoran

Z4-28: Balladoran State Forest

An area of about 330 hectares, being the whole or a part of BALLADORAN State Forest No 677 and being the land designated as Z4-28 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Community Conservation Area Zone 4 Baradine

Z4-27: Baradine State Forest

An area of about 9,907 hectares, being the whole or a part of BARADINE State Forest No 672 and being the land designated as Z4-27 on the diagrams catalogued MISC R 00290 and MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

5 Community Conservation Area Zone 4 Bebo

Z4-15: Bebo State Forest

An area of about 2,263 hectares, being the whole or a part of BEBO State Forest No 418 and being the land designated as Z4-15 on the diagram catalogued MISC R 00277 Edition 2 in the

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Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

6 Community Conservation Area Zone 4 Benbraggie

Z4-05: Benbraggie State Forest

An area of about 846 hectares, being the whole or a part of BENBRAGGIE State Forest No 1068 and being the land designated as Z4-05 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

7 Community Conservation Area Zone 4 Bibblewindi

Z4-29: Bibblewindi State Forest

An area of about 7,409 hectares, being the whole or a part of BIBBLEWINDI State Forest No 712 and being the land designated as Z4-29 on the diagram catalogued MISC R 00293 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

8 Community Conservation Area Zone 4 Bingara

Z4-48: Bingara State Forest

An area of about 2,111 hectares, being the whole or a part of BINGARA State Forest No 859 and being the land designated as Z4-48 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

9 Community Conservation Area Zone 4 Black Jack

Z4-36: Black Jack State Forest

An area of about 197 hectares, being the whole or a part of BLACK JACK State Forest No 789 and being the land designated as Z4-36 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

10 Community Conservation Area Zone 4 Boyben

Z4-03: Boyben State Forest

An area of about 2,576 hectares, being the whole or a part of BOYBEN State Forest No 1042 and being the land designated as Z4-03 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

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11 Community Conservation Area Zone 4 Breeza

Z4-07: Breeza State Forest

An area of about 1,364 hectares, being the whole or a part of BREEZA State Forest No 110 and being the land designated as Z4-07 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

12 Community Conservation Area Zone 4 Clive

Z4-35: Clive State Forest

An area of about 610 hectares, being the whole or a part of CLIVE State Forest No 782 and being the land designated as Z4-35 on the diagram catalogued MISC R 00282 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

13 Community Conservation Area Zone 4 Coomore Creek

Z4-33: Coomore Creek State Forest

An area of about 4,207 hectares, being the whole or a part of COOMORE CREEK State Forest No 735 and being the land designated as Z4-33 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

14 Community Conservation Area Zone 4 Culgoora

Z4-13: Culgoora State Forest

An area of about 1,302 hectares, being the whole or a part of CULGOORA State Forest No 411 and being the land designated as Z4-13 on the diagram catalogued MISC R 00286 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

15 Community Conservation Area Zone 4 Cumbil

Z4-40: Cumbil State Forest

An area of about 7,666 hectares, being the whole or a part of CUMBIL State Forest No 812 and being the land designated as Z4-40 on the diagrams catalogued MISC R 00289 and MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

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16 Community Conservation Area Zone 4 Curban

Z4-49: Curban State Forest

An area of about 202 hectares, being the whole or a part of CURBAN State Forest No 867 and being the land designated as Z4-49 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

17 Community Conservation Area Zone 4 Daffeys Creek

Z4-04: Daffeys Creek State Forest

An area of about 1,081 hectares, being the whole or a part of DAFFEYS CREEK State Forest No 1057 and being the land designated as Z4-04 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

18 Community Conservation Area Zone 4 Denobollie

Z4-58: Denobollie State Forest

An area of about 322 hectares, being the whole or a part of DENOBOLLIE State Forest No 854 and being the land designated as Z4-58 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

19 Community Conservation Area Zone 4 Dilly

Z4-02: Dilly State Forest

An area of about 67 hectares, being the whole or a part of DILLY State Forest No 1017 and being the land designated as Z4-02 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

20 Community Conservation Area Zone 4 Dinawirindi

Z4-51: Dinawirindi State Forest

An area of about 139 hectares, being the whole or a part of DINAWIRINDI State Forest No 960 and being the land designated as Z4-51 on the diagram catalogued MISC R 00301 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

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21 Community Conservation Area Zone 4 Doona

Z4-20: Doona State Forest

An area of about 1,323 hectares, being the whole or a part of DOONA State Forest No 512 and being the land designated as Z4-20 on the diagram catalogued MISC R 00300 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

22 Community Conservation Area Zone 4 Dubbo

Z4-38: Dubbo State Forest

An area of about 2 hectares, being the whole or a part of DUBBO State Forest No 807 and being the land designated as Z4-38 on the diagram catalogued MISC R 00310 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

23 Community Conservation Area Zone 4 Etoo

Z4-54: Etoo State Forest

An area of about 2,957 hectares, being the whole or a part of ETOO State Forest No 269 and being the land designated as Z4-54 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

24 Community Conservation Area Zone 4 Euligal

Z4-12: Euligal State Forest

An area of about 10,440 hectares, being the whole or a part of EULIGAL State Forest No 810 and being the land designated as Z4-12 on the diagrams catalogued MISC R 00289 and MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

25 Community Conservation Area Zone 4 Eumungerie

Z4-52: Eumungerie State Forest

An area of about 136 hectares, being the whole or a part of EUMUNGERIE State Forest No 971 and being the land designated as Z4-52 on the diagram catalogued MISC R 00309 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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26 Community Conservation Area Zone 4 Goran

Z4-21: Goran State Forest

An area of about 499 hectares, being the whole or a part of GORAN State Forest No 513 and being the land designated as Z4-21 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

27 Community Conservation Area Zone 4 Horseshoe Bend

Z4-42: Horseshoe Bend State Forest

An area of about 103 hectares, being the whole or a part of HORSESHOE BEND State Forest No 1051 and being the land designated as Z4-42 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

28 Community Conservation Area Zone 4 Jacks Creek

Z4-10: Jacks Creek State Forest

An area of about 10,045 hectares, being the whole or a part of JACKS CREEK State Forest No 270 and being the land designated as Z4-10 on the diagram catalogued MISC R 00293 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

29 Community Conservation Area Zone 4 Janewindi

Z4-34: Janewindi State Forest

An area of about 499 hectares, being the whole or a part of JANEWINDI State Forest No 776 and being the land designated as Z4-34 on the diagram catalogued MISC R 00286 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

30 Community Conservation Area Zone 4 Kerringle

Z4-24: Kerringle State Forest

An area of about 6,676 hectares, being the whole or a part of KERRINGLE State Forest No 595 and being the land designated as Z4-24 on the diagram catalogued MISC R 00294 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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31 Community Conservation Area Zone 4 Leard

Z4-17: Leard State Forest

An area of about 7,472 hectares, being the whole or a part of LEARD State Forest No 420 and being the land designated as Z4-17 on the diagram catalogued MISC R 00297 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

32 Community Conservation Area Zone 4 Merriwindi

Z4-39: Merriwindi State Forest

An area of about 4,879 hectares, being the whole or a part of MERRIWINDI State Forest No 839 and being the land designated as Z4-39 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

33 Community Conservation Area Zone 4 Minnon

Z4-56: Minnon State Forest

An area of about 2,412 hectares, being the whole or a part of MINNON State Forest No 809 and being the land designated as Z4-56 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

34 Community Conservation Area Zone 4 Orr

Z4-43: Orr State Forest

An area of about 2,184 hectares, being the whole or a part of ORR State Forest No 844 and being the land designated as Z4-43 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

35 Community Conservation Area Zone 4 Parkhurst

Z4-53: Parkhurst State Forest

An area of about 582 hectares, being the whole or a part of PARKHURST State Forest No 991 and being the land designated as Z4-53 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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36 Community Conservation Area Zone 4 Pilliga East

Z4-08: Pilliga East State Forest

An area of about 131,899 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as Z4-08 on the diagrams catalogued MISC R 00289, MISC R 00290, MISC R 00293 and MISC R 00294 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

37 Community Conservation Area Zone 4 Pilliga West

Z4-09: Pilliga West State Forest

An area of about 31,764 hectares, being the whole or a part of PILLIGA WEST State Forest No 267 and being the land designated as Z4-09 on the diagrams catalogued MISC R 00287 and MISC R 00288 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

38 Community Conservation Area Zone 4 Pine Ridge

Z4-47: Pine Ridge State Forest

An area of about 352 hectares, being the whole or a part of PINE RIDGE State Forest No 858 and being the land designated as Z4-47 on the diagram catalogued MISC R 00300 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

39 Community Conservation Area Zone 4 Quegobla

Z4-41: Quegobla State Forest

An area of about 628 hectares, being the whole or a part of QUEGOBLA State Forest No 813 and being the land designated as Z4-41 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

40 Community Conservation Area Zone 4 Severn

Z4-01: Severn State Forest

An area of about 3,244 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as Z4-01 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

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41 Community Conservation Area Zone 4 Spring Ridge

Z4-25: Spring Ridge State Forest

An area of about 1,004 hectares, being the whole or a part of SPRING RIDGE State Forest No 596 and being the land designated as Z4-25 on the diagram catalogued MISC R 00300 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

42 Community Conservation Area Zone 4 Strathmore

Z4-22: Strathmore State Forest

An area of about 390 hectares, being the whole or a part of STRATHMORE State Forest No 516 and being the land designated as Z4-22 on the diagram catalogued MISC R 00280 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

43 Community Conservation Area Zone 4 Stuart

Z4-26: Stuart State Forest

An area of about 118 hectares, being the whole or a part of STUART State Forest No 636 and being the land designated as Z4-26 on the diagram catalogued MISC R 00280 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

44 Community Conservation Area Zone 4 Timmallallie

Z4-57: Timmallallie State Forest

An area of about 57 hectares, being the whole or a part of TIMMALLALLIE State Forest No 819 and being the land designated as Z4-57 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

45 Community Conservation Area Zone 4 Vickery

Z4-23: Vickery State Forest

An area of about 1,942 hectares, being the whole or a part of VICKERY State Forest No 550 and being the land designated as Z4-23 on the diagram catalogued MISC R 00298 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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46 Community Conservation Area Zone 4 Warialda

Z4-14: Warialda State Forest

An area of about 203 hectares, being the whole or a part of WARIALDA State Forest No 417 and being the land designated as Z4-14 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

47 Community Conservation Area Zone 4 Waubebunga

Z4-50: Waubebunga State Forest

An area of about 103 hectares, being the whole or a part of WAUBEBUNGA State Forest No 944 and being the land designated as Z4-50 on the diagram catalogued MISC R 00287 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

48 Community Conservation Area Zone 4 Wittenbra

Z4-55: Wittenbra State Forest

An area of about 5,594 hectares, being the whole or a part of WITTENBRA State Forest No 274 and being the land designated as Z4-55 on the diagrams catalogued MISC R 00290 and MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

49 Community Conservation Area Zone 4 Yalcogrin

Z4-19: Yalcogrin State Forest

An area of about 930 hectares, being the whole or a part of YALCOGRIN State Forest No 450 and being the land designated as Z4-19 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

50 Community Conservation Area Zone 4 Yarindury

Z4-30: Yarindury State Forest

An area of about 1,471 hectares, being the whole or a part of YARINDURY State Forest No 713 and being the land designated as Z4-30 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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51 Community Conservation Area Zone 4 Yearinan

Z4-11: Yearinan State Forest

An area of about 21 hectares, being the whole or a part of YEARINAN State Forest No 273 and being the land designated as Z4-11 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

52 Community Conservation Area Zone 4 Yetman

Z4-37: Yetman State Forest

An area of about 469 hectares, being the whole or a part of YETMAN State Forest No 802 and being the land designated as Z4-37 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[5] Schedule 5 State forest vested in NPW Minister

Omit clauses 1–25 from the Schedule. Insert instead:

1 V-01: Bebo State Forest

An area of about 155 hectares, being the whole or a part of BEBO State Forest No 418 and being the land designated as V-01 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 V-25: Bebo State Forest

An area of about 395 hectares, being the whole or a part of BEBO State Forest No 418 and being the land designated as V-25 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 V-24: Biddon State Forest

An area of about 334 hectares, being the whole or a part of BIDDON State Forest No 449 and being the land designated as V-24 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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4 V-51: Biddon State Forest

An area of about 1 hectare, being the whole or a part of BIDDON State Forest No 449 and being the land designated as V-51 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

5 V-52: Biddon State Forest

An area of about 1 hectare, being the whole or a part of BIDDON State Forest No 449 and being the land designated as V-52 on the diagram catalogued MISC R 00306 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

6 V-08: Bingara State Forest

An area of about 496 hectares, being the whole or a part of BINGARA State Forest No 859 and being the land designated as V-08 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

7 V-53: Bingara State Forest

An area of about 2 hectares, being the whole or a part of BINGARA State Forest No 859 and being the land designated as V-53 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

8 V-26: Bullala State Forest

An area of about 109 hectares, being the whole or a part of BULLALA State Forest No 406 and being the land designated as V-26 on the diagram catalogued MISC R 00280 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

9 V-23: Cobbora State Forest

An area of about 3,724 hectares, being the whole or a part of COBBORA State Forest No 1028 and being the land designated as V-23 on the diagram catalogued MISC R 00308 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
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10 V-16: Curryall State Forest

An area of about 149 hectares, being the whole or a part of CURRYALL State Forest No 946 and being the land designated as V-16 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

11 V-28: Curryall State Forest

An area of about 2 hectares, being the whole or a part of CURRYALL State Forest No 946 and being the land designated as V-28 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

12 V-44: Denobollie State Forest

An area of about 2 hectares, being the whole or a part of DENOBOLLIE State Forest No 854 and being the land designated as V-44 on the diagram catalogued MISC R 00290 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

13 V-17: Durridgere State Forest

An area of about 246 hectares, being the whole or a part of DURRIDGERE State Forest No 882 and being the land designated as V-17 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

14 V-18: Durridgere State Forest

An area of about 194 hectares, being the whole or a part of DURRIDGERE State Forest No 882 and being the land designated as V-18 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

15 V-19: Durridgere State Forest

An area of about 82 hectares, being the whole or a part of DURRIDGERE State Forest No 882 and being the land designated as V-19 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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16 V-27: Durridgere State Forest

An area of about 2 hectares, being the whole or a part of DURRIDGERE State Forest No 882 and being the land designated as V-27 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

17 V-48: Garrawilla State Forest

An area of about 1 hectare, being the whole or a part of GARRAWILLA State Forest No 884 and being the land designated as V-48 on the diagram catalogued MISC R 00295 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

18 V-49: Garrawilla State Forest

An area of about 1 hectare, being the whole or a part of GARRAWILLA State Forest No 884 and being the land designated as V-49 on the diagram catalogued MISC R 00295 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

19 V-50: Garrawilla State Forest

An area of about 1 hectare, being the whole or a part of GARRAWILLA State Forest No 884 and being the land designated as V-50 on the diagram catalogued MISC R 00295 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

20 V-47: Goodiman State Forest

An area of about 1 hectare, being the whole or a part of GOODIMAN State Forest No 458 and being the land designated as V-47 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

21 V-42: Goonoo State Forest

An area of about 2 hectares, being the whole or a part of GOONOO State Forest No 436 and being the land designated as V-42 on the diagram catalogued MISC R 00308 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

Schedule 1

22 V-43: Goonoo State Forest

An area of about 2 hectares, being the whole or a part of GOONOO State Forest No 436 and being the land designated as V-43 on the diagram catalogued MISC R 00308 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

23 V-58: Lincoln State Forest

An area of about 2 hectares, being the whole or a part of LINCOLN State Forest No 437 and being the land designated as V-58 on the diagram catalogued MISC R 00307 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

24 V-04: Mehi State Forest

An area of about 548 hectares, being the whole or a part of MEHI State Forest No 478 and being the land designated as V-04 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

25 V-05: Mehi State Forest

An area of about 478 hectares, being the whole or a part of MEHI State Forest No 478 and being the land designated as V-05 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

26 V-20: Munmurra State Forest

An area of about 105 hectares, being the whole or a part of MUNMURRA State Forest No 1014 and being the land designated as V-20 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

27 V-21: Munmurra State Forest

An area of about 204 hectares, being the whole or a part of MUNMURRA State Forest No 1014 and being the land designated as V-21 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Schedule 1 Amendments

28 V-09: Munro State Forest

An area of about 2,025 hectares, being the whole or a part of MUNRO State Forest No 1004 and being the land designated as V-09 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

29 V-10: Munro State Forest

An area of about 1,210 hectares, being the whole or a part of MUNRO State Forest No 1004 and being the land designated as V-10 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

30 V-31: Murchison State Forest

An area of about 2 hectares, being the whole or a part of MURCHISON State Forest No 317 and being the land designated as V-31 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

31 V-45: Pilliga East State Forest

An area of about 2 hectares, being the whole or a part of PILLIGA EAST State Forest No 266 and being the land designated as V-45 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

32 V-12: Pilliga West State Forest

An area of about 1,730 hectares, being the whole or a part of PILLIGA WEST State Forest No 267 and being the land designated as V-12 on the diagram catalogued MISC R 00287 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

33 V-56: Pilliga West State Forest

An area of about 2 hectares, being the whole or a part of PILLIGA WEST State Forest No 267 and being the land designated as V-56 on the diagram catalogued MISC R 00287 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.

Amendments

Schedule 1

34 V-11: Plagyan State Forest

An area of about 448 hectares, being the whole or a part of PLAGYAN State Forest No 409 and being the land designated as V-11 on the diagram catalogued MISC R 00297 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

35 V-35: Quegobla State Forest

An area of about 2 hectares, being the whole or a part of QUEGOBLA State Forest No 813 and being the land designated as V-35 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

36 V-37: Quegobla State Forest

An area of about 2 hectares, being the whole or a part of QUEGOBLA State Forest No 813 and being the land designated as V-37 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

37 V-57: Quegobla State Forest

An area of about 2 hectares, being the whole or a part of QUEGOBLA State Forest No 813 and being the land designated as V-57 on the diagram catalogued MISC R 00289 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

38 V-32: Sepoy State Forest

An area of about 2 hectares, being the whole or a part of SEPOY State Forest No 733 and being the land designated as V-32 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

39 V-46: Sepoy State Forest

An area of about 25 hectares, being the whole or a part of SEPOY State Forest No 733 and being the land designated as V-46 on the diagram catalogued MISC R 00283 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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Schedule 1 Amendments

40 V-02: Severn State Forest

An area of about 522 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as V-02 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

41 V-03: Severn State Forest

An area of about 268 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as V-03 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

42 V-06: Severn State Forest

An area of about 625 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as V-06 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

43 V-07: Severn State Forest

An area of about 436 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as V-07 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

44 V-33: Somerton State Forest

An area of about 2 hectares, being the whole or a part of SOMERTON State Forest No 515 and being the land designated as V-33 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

45 V-59: Terry Hie Hie State Forest

An area of about 30 hectares, being the whole or a part of TERRY HIE HIE State Forest No 421 and being the land designated as V-59 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

Schedule 1

46 V-60: Terry Hie Hie State Forest

An area of about 90 hectares, being the whole or a part of TERRY HIE HIE State Forest No 421 and being the land designated as V-60 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

47 V-34: Trinkey State Forest

An area of about 2 hectares, being the whole or a part of TRINKEY State Forest No 177 and being the land designated as V-34 on the diagram catalogued MISC R 00296 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

48 V-29: Turill State Forest

An area of about 2 hectares, being the whole or a part of TURILL State Forest No 203 and being the land designated as V-29 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

49 V-38: Turill State Forest

An area of about 2 hectares, being the whole or a part of TURILL State Forest No 203 and being the land designated as V-38 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

50 V-36: Warialda State Forest

An area of about 2 hectares, being the whole or a part of WARIALDA State Forest No 417 and being the land designated as V-36 on the diagram catalogued MISC R 00281 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

51 V-14: Warung State Forest

An area of about 994 hectares, being the whole or a part of WARUNG State Forest No 457 and being the land designated as V-14 on the diagram catalogued MISC R 00303 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

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Schedule 1 Amendments

52 V-15: Warung State Forest

An area of about 1,653 hectares, being the whole or a part of WARUNG State Forest No 457 and being the land designated as V-15 on the diagram catalogued MISC R 00303 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

53 V-30: Wondoba State Forest

An area of about 6 hectares, being the whole or a part of WONDOBA State Forest No 196 and being the land designated as V-30 on the diagram catalogued MISC R 00299 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

54 V-13: Yaminba State Forest

An area of about 835 hectares, being the whole or a part of YAMINBA State Forest No 821 and being the land designated as V-13 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

55 V-54: Yarrigan State Forest

An area of about 2 hectares, being the whole or a part of YARRIGAN State Forest No 272 and being the land designated as V-54 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

56 V-55: Yarrigan State Forest

An area of about 2 hectares, being the whole or a part of YARRIGAN State Forest No 272 and being the land designated as V-55 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

57 V-22: Yarrobil State Forest

An area of about 457 hectares, being the whole or a part of YARROBIL State Forest No 78 and being the land designated as V-22 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

Schedule 1

58 V-39: Yarrobil State Forest

An area of about 2 hectares, being the whole or a part of YARROBIL State Forest No 78 and being the land designated as V-39 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

59 V-40: Yarrobil State Forest

An area of about 2 hectares, being the whole or a part of YARROBIL State Forest No 78 and being the land designated as V-40 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

60 V-41: Yarrobil State Forest

An area of about 2 hectares, being the whole or a part of YARROBIL State Forest No 78 and being the land designated as V-41 on the diagram catalogued MISC R 00311 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[6] Schedule 6 State forests added to existing national parks

Omit clauses 1–4 from the Schedule. Insert instead:

1 Addition to Coolah Tops National Park

An area of about 116 hectares, being the whole or a part of WARUNG State Forest No 457 and being the land designated as 88-01 on the diagram catalogued MISC R 00303 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 Addition to Goulburn River National Park

An area of about 1,009 hectares, being the whole or a part of MUNMURRA State Forest No 1014 and being the land designated as 60-01 on the diagram catalogued MISC R 00305 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Addition to Kwiambal National Park

An area of about 2,250 hectares, being the whole or a part of SEVERN State Forest No 1002 and being the land designated as 156-01 on the diagram catalogued MISC R 00278 Edition 2 in the

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Schedule 1 Amendments

Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Additions to Mount Kaputar National Park

- (1) An area of about 4,157 hectares, being the whole or a part of PLAGYAN State Forest No 409 and being the land designated as 38-01 on the diagram catalogued MISC R 00297 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (2) An area of about 1,588 hectares, being the whole or a part of RUSDEN State Forest No 410 and being the land designated as 38-02 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[7] Schedule 7 Crown lands added to existing national parks and nature reserves

Omit Parts 1 and 2 from the Schedule. Insert instead:

Part 1 Additions to national parks

1 Mount Kaputar National Park

- (1) An area of about 713 hectares, being the land designated as 38-03 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (2) An area of about 1,890 hectares, being the land designated as 38-04 on the diagram catalogued MISC R 00297 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (3) An area of about 240 hectares, being the land designated as 38-05 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Part 2 Additions to nature reserves

2 Pilliga Nature Reserve

An area of about 340 hectares, being the land designated as 464-01 on the diagram catalogued MISC R 00291 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Amendments

Schedule 1

3 Weetalibah Nature Reserve

- (1) An area of about 1,203 hectares, being the land designated as 489-01 on the diagram catalogued MISC R 00304 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (2) An area of about 330 hectares, being the land designated as 489-02 on the diagram catalogued MISC R 00304 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

[8] Schedule 8 NPW Minister land reserved as national park or nature reserve

Omit clauses 1–4 from the Schedule. Insert instead:

1 Dthinna Dthinnawan Nature Reserve

An area of about 1,491 hectares, being the land designated as 919-01 on the diagram catalogued MISC R 00277 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

2 Additions to Kwiambal National Park

- (1) An area of about 857 hectares, being the land designated as 156-02 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (2) An area of about 987 hectares, being the land designated as 156-03 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (3) An area of about 691 hectares, being the land designated as 156-04 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
- (4) An area of about 446 hectares, being the land designated as 156-05 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

3 Additions to Mount Kaputar National Park

(1) An area of about 3,586 hectares, being the land designated as 38-06 on the diagram catalogued MISC R 00285 Edition 2 in the

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Schedule 1	A	mendments
		Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
	(2)	An area of about 297 hectares, being the land designated as 38-07 on the diagram catalogued MISC R 00285 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.
	(3)	An area of about 401 bectares being the land designated as 28,08

(3) An area of about 491 hectares, being the land designated as 38-08 on the diagram catalogued MISC R 00284 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

4 Taringa Nature Reserve

An area of about 1,342 hectares, being the land designated as 914-01 on the diagram catalogued MISC R 00278 Edition 2 in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

Department of Lands

ARMIDALE OFFICE 108 Faulkner Street, Armidale NSW 2350 Phone: (02) 6772 5488 Fax (02) 6771 5348

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1 John Stuart Burnell (new member) COLUMN 2 Wollun Recreation Reserve Trust

COLUMN 3 Reserve No. 88892 Public Purpose: Public Recreation Notified: 6 April 1973 File Reference: AE83R36

For a term commencing the date of this notice and expiring 31 December 2006.

SCHEDULE

COLUMN 1 Vincent Jerrard (new member) COLUMN 2 COLUMN 3 Tingha Caravan Reserve No. Park Reserve Trust Public Purpo Caravan A

Reserve No. 110016 Public Purpose: Caravan And Camping Park Public Recreation Notified: 5 February 1988 File Reference: AE81R28/4

For a term commencing the date of this notice and expiring 31 December 2007.

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

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Land District – Lismore; LGA –Lismore City Council

Roads Closed: Lot 1 DP 1090388 at Tuckean, Parish Broadwater, County Rous.

File Reference: GF03H259.

Schedule

On closing, the land within Lot 1 DP 1090388 remains vested in the State of New South Wales as Crown Land.

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Land District – Grafton; LGA – Clarence Valley Council

Roads Closed: Lot 11 DP 1090467 at Maclean, Parish Taloumbi County Clarence.

File Reference: GF03H432.

Schedule

On closing, the land within Lot 11 DP 1090467 becomes vested in Clarence Valley Council as operational land for the purposes of the Local Government Act 1993.

Councils reference: 340.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District – Lismore; City Council – Lismore

Road closed: Lot 1, DP 1090423, at Wyrallah, Parish East Gundurimba, County Rous.

File No.: GF03 H 337.

COLUMN 1

Reserve Trust

COLUMN 1

Reserve Trust

Red Rock (R97655)

Red Rock (R86054)

Tom Richards Playground

Note: On closing, the land within lot 1 DP 1090423 remains vested in the State of New South Wales as Crown land.

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 2

Reserve No. 86054 Public Purpose: Children'S Playground Notified: 11 November 1966 File Reference: GF05R144

SCHEDULE

COLUMN 2

Reserve No. 97655 Public Purpose: Public Recreation Notified: 18 January 1985 File Reference: GF84R97

GRIFFITH OFFICE 2nd Floor, Griffith City Plaza, 120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6962 7522 Fax: (02) 6962 5670

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1 Jan Schultz (new member)

Barellan Showground Trust

COLUMN 2

COLUMN 3 Reserve No. 50481 Public Purpose: Racecourse Showground Notified: 20 January 1915 File Reference: GH89R68/2

For a term commencing this day and expiring 21 October 2009.

MAITLAND OFFICE

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

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

A draft plan of management has been prepared for the Crown Reserve described hereunder, which is under the trusteeship of the Gosford City Council.

Inspection of the draft plan can be made at the Dept Lands, Cnr Newcastle Road and Banks Street, East Maitland during normal business hours.

The Draft Plan will be on exhibition from 30 December 2005 to 3 February 2006. Comments on the draft plan are invited from the public and may be submitted in writing to the Manager Land Management, PO Box 6, East Maitland NSW 2323.

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

Description of Land

Land District – Gosford; Council Area – Gosford City; Parish – Kincumber; County – Northumberland

Lot 6 DP805477 & Lot 247 DP755234 being Reserve 48416 for Public Recreation locally known as Terrigal Haven.

Location: Terrigal. File No: MD89R81.

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Parish – Bathurst; County – Bathurst; Land District – Bathurst; Shire – Bathurst Regional

Road Closed: Lots 21 and 22 in Deposited Plan 1089380.

File No.: OE02H19 & OE02H20.

Note: On closing, the land within Lots 21 and 22 DP 1089380 remains vested in Bathurst Regional Council as operational land for the purposes of the Local Government Act 1993.

TAREE OFFICE 102-112 Victoria Street (PO Box 440), Taree NSW 2430 Phone: (02) 6552 2788 Fax: (02) 6552 2816

ERRATUM

NOTICES contained on page 10132 of the Government Gazette (Week No. 49/2005) under Taree Office heading, referring to 'Revocation of Crown Land' and also to 'Notification of Closing of Public Road' are hereby deleted.

Note: The notices were published previously in Government Gazette of 2nd December 2005 (folio 9880).

TONY KELLY, M.L.C.,

Minister for Lands

Department of Natural Resources

NOTICE UNDER SECTION 166A OF THE WATER ACT 1912

Adoption of Floodplain Management Plan

Lachlan River, Hillston Floodplain Management Plan,

Lake Brewster To Whealbah

PURSUANT to section 166A of the Water Act 1912, and having considered the matters set out in section 166C of the Act, the Water Administration Ministerial Corporation has adopted the Lachlan River, Hillston Floodplain Management Plan Lake Brewster to Whealbah as a floodplain management plan for the lands set out in the Schedule to this Notice.

SCHEDULE

That part of the Lachlan Valley Floodplain, being the area situated in New South Wales in the catchment of the Lachlan River, between Lake Brewster and Whealbah, including the Willandra Creek floodplain, shown hatched on the map hereunder.



Larger maps of the area and exclusions to which this notice relates are available for public inspection during office hours at the Department's Orange and Forbes offices.

WATER ACT 1912

Order under section 166(1)

Designation of Floodplain-Hillston Floodplain

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

Dated at Sydney this 10th day of October 2005.

Dr RICHARD SHELDRAKE, Director-General Department of Natural Resources (by delegation)

SCHEDULE

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

- (a) being within or part of the Shires of Carrathool and Lachlan;
- (b) shown on the diagram hereunder; and
- (c) exclusive of all towns, villages and their environs.



Larger maps of the area and exclusions to which this Order relates are available for public inspection during office hours at the Department's Orange and Forbes offices.

WATER ACT 1912

APPLICATION under Part 8 of the Water Act 1912 within a proclaimed (declared) Local Area under section 5(4) of the Act.

An Application under section 167 (1) of Part 8 of the Water Act, has been received as follows;

Lachlan River Valley

Cowra Shire Council for storage earthworks and building structures on land near the Lachlan River west of Lot 45 DP 975291, Parish Glenlogan, County Bathurst and land east of Lot 49 DP 606136, Parish of Glenlogan, County of Bathurst for augmentation of Cowra Sewerage treatment plant (new approval) (GA2:522356) (Ref: 70CW808656).

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 by 27 January, 2006.

> VIV RUSSELL, Resource Access Manager

Department of Natural Resources Central West Region PO Box 136 Forbes NSW 2871

WATER ACT 1912

Order Under Section 20Z

Water Allocations for 2005/2006 Water Year

Belubula Valley

THE Water Administration Ministerial Corporation, pursuant to section 20Z of the Water Act 1912, is satisfied that the water source known as the Belubula River (being subject to a Volumetric Allocation Scheme as Gazetted under section 20W), is unlikely to have sufficient water available to meet the requirements during the 2005/2006 water year of those persons authorised by law to take water from the water source. By this Order the Ministerial Corporation being satisfied of the above hereby reduces the water allocations under the said scheme for the 2005/2006 water year to the proportions as specified in Schedule 1. This order has effect from the date of publication in the Government gazette until it is revoked or varied by a further order.

Signed for the Water Administration Ministerial Corporation

Dated this 19th Day of December 2005.

AXEL TENNIE, Regional Director Central West Region

Department of Infrastructure Planning and Natural Resources PO Box 53, Orange NSW 2800

SCHEDULE 1

- Water Allocation for the 2005/2006 water year remains at 0% for general security entitlements.
- Water Allocation for the period for 19 December 2005 to 30 June 2006 water year is increased to 100% for high security entitlements.
- Extraction of carryover allocation is allowed after high security allocations are met and when flow in the Belubula River at Hellensholme exceeds 5 megalitres per day
- Trading of high security allocations will be permitted if the traded water moves to an upstream licence holder.
- Trading of general security carryover allocations will be permitted.

WATER ACT 1912

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

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

Macintyre-Dumaresq River Valley

Peter James CORISH for five (5) existing licensed pumps on the Macintyre River on Lot 25/755981, Parish of Boobera, County of Stapylton for water supply for stock and domestic purposes and irrigation of 1,572 hectares and industrial purposes (sheep feedlot). This application seeks to add the feedlot purpose to the existing Authority No: 90SA11532. L.O. Papers 90SA11747.

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

GEOFF CAMERON, Manager Resource Access

Department of Infrastructure, Planning and Natural Resources P O Box 550 Tamworth NSW 2340

Department of Primary Industries

GAME AND FERAL ANIMAL CONTROL ACT 2002

Appointment of Member to

Game Council of New South Wales

I, IAN MACDONALD, MLC, Minister for Primary Industries pursuant to section 8(2) of the Game and Feral Animal Control Act 2002 appoint the following persons as members of the Game Council of New South Wales.

Pursuant to section 8(2)(a):

PERSON	NOMINEE (OF:
LARSSON,	Stephen	Australian Deer Association Incorporated
BROWN,	Neil	Federation of Hunting Clubs Incorporated
BORSAK,	Robert	Australian Hunters International Incorporated
SMITH,	Roy	Sporting Shooters Association of Australia (New South Wales) Incorporated
KOURT,	George	Hunters and Fishermen Association of New South Wales Artemis Incorporated
MUMFORD,	John	Game Management Council of New South Wales (Gamecon NSW) Incorporated
DREW,	Rod	Field and Game Australia Incorporated
VENABLES,	Daryl	Australian Bowhunters Association Incorporated
Pursuant to section 8(2)(b) SOUTHWELL,	Peter	State Council of Rural Lands Protection Boards
Pursuant to section 8(2)(c)		
ENGLISH,	Tony Dr	Australian Veterinary Association
Pursuant to section 8(2)((d)	
KINROSS,	Cecilia	Wildlife Management Scientist
HOPWOOD,	Paul Dr	Wildlife Management Scientist
Pursuant to section 8(2)(f)		
HOWARD,	Alastair	Nominee of Minister administering the Forestry Act 1916
Pursuant to section 8(2)(g)		
WATKINS,	Warwick	Nominee of Minister administering the Crown Lands Act 1989
Pursuant to section 8(2)(h)		
DAVIS,	Eric	Nominee of Minister administering the Minister for Primary Industries

for a term commencing 26 November 2005 to the date hereof.

Dated this 19th day of December 2005

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

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Game Council of New South Wales

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Pursuant to section 8(2)(b)			
SOUTHWELL,	Peter	State Council of Rural Lands Protection Boards	
Pursuant to section $8(2)(c)$			
ENGLISH,			
Pursuant to section 8(2)((d)		
KINROSS,	Cecilia	Wildlife Management Scientist	
HOPWOOD,	Paul Dr	Wildlife Management Scientist	
Pursuant to section 8(2)(f)			
HOWARD,	Alastair	Nominee of Minister administering the Forestry Act 1916	
Pursuant to section 8(2)(g)			
WATKINS,	Warwick	Nominee of Minister administering the Crown Lands Act 1989	
Pursuant to section 8(2)(h)			
DAVIS,	Eric	Nominee of Minister administering the Minister for Primary Industries	

for a term commencing on the date hereof until 30 November 2008.

Dated this 19th day of December 2005.

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

11974

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

Fairfield City Council, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, 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.

12 October 2005

Alan Young General Manager Fairfield City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Fairfield City Council 25 Metre B-Double Vehicle Route) Notice No 2/2005

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Doubles vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25	Hexham Place, Wetherill Park	Newton Rd	

ROADS AND TRAFFIC AUTHORITY

[NO INCREASE IN NORMAL TOLL]

ROADS ACT 1993 - ORDER

I MIKE HANNON, Acting Chief Executive of the Roads and Traffic Authority, in pursuance of section 215 of the *Roads Act 1993*, make the Order set forth hereunder.

MIKE HANNON

Acting Chief Executive Roads and Traffic Authority

Dated: Sydney, 21 December, 2005.

Citation

1. This Order may be cited as the Roads (Sydney Harbour Bridge Toll) Order 2006.

Commencement

2. This Order takes effect on 1 January 2006.

Repeal

3. The *Roads (Sydney Harbour Bridge Toll) Order 2005* dated 10 December, 2004 (published in Gazette No.200 of 17 December 2004 at pages 9504 to 9505) is repealed on and from 1 January 2006.

Tolls

4. The toll payable for a motor vehicle that is travelling across the Sydney Harbour Bridge in a southerly direction is the toll specified in Schedule 1 in respect of the vehicle.

Motor cycle periodic toll pass

5. (1) A motor cycle periodic toll pass -

- (a) is issued by the Roads and Traffic Authority on payment of the appropriate charge as set out in Schedule 2, Schedule 3, Schedule 4 or Schedule 5; and
- (b) authorises travel by the motor cycle to which the pass relates across the Sydney Harbour Bridge without payment of a toll while the pass is in force.

(2) A motor cycle periodic toll pass is in force on and from the date specified in Schedule 2, Schedule 3, Schedule 4 or Schedule 5 in respect of the charge paid for the pass as the date the pass may first be used, up to and including the expiry date of the pass as specified in Schedule 2, Schedule 3, Schedule 4 or Schedule 5.

Charges payable by owner of vehicle if toll not paid

6. In accordance with clause 22(5) of the *Roads (General) Regulation 2000*, the following administrative charges are payable by the owner of a motor vehicle referred to in item 1 in Schedule 1 where:

- (a) a Deferred Toll docket or a first pre-penalty notice letter of demand is given to the owner seeking recovery of the unpaid toll and relevant administrative charge\$5.00, and
- (b) a pre-penalty notice letter of demand (in the case where a Deferred Toll docket has earlier been given in respect of the outstanding toll) or a second pre-penalty notice letter of demand is given to the owner seeking recovery of the unpaid toll and relevant administrative charges an administrative charge additional to that in (a) above\$5.00.

NOTE: The words "penalty notice" appearing in clause 6 relate to clause 74 of the *Roads (General) Regulation 2000.*

SCHEDULE 1 - TOLLS

	Class of	of vehicles	Toll
1.		notor vehicle other than a vehicle referred to in , 3 or 4	\$3.00
2.	Any m	notor vehicle that consists of -	
	(a)	a vehicle that is the property of the Roads and Traffic Authority, that is readily identifiable as such and that is being used either for the purpose of maintenance work on the Bridge or for the purpose of removing vehicles from the Bridge;	
	(b)	a police vehicle;	
	(c)	a vehicle that is the property of the Board of Fire Commissioners and that is readily identifiable as such;	
	(d)	an ambulance or rescue vehicle that is readily identifiable as such;	
	(e)	a vehicle that is the property of the NSW Red Cross Blood Transfusion Service (Blood Bank), that is readily identifiable as such and that is fitted with a roof mounted red flashing light and siren or similar warning device;	
	(f)	a vehicle that is being driven by a person to whom a disabled person's toll exemption pass has been issued by the Roads and Traffic Authority, being a pass that exempts the person from payment of tolls and charges in respect of travelling across the Bridge;	

	(g)	a vehicle in which the driver or passenger displays a pass issued on behalf of the Roads and Traffic Authority, being a pass indicating that the holder is an incapacitated ex-service person;	
	(h)	a Defence Force vehicle that is readily identifiable as such; or	
	(i)	a vehicle driven by a person who produces evidence that he or she or a passenger is a member of the Diplomatic or Consular Corps.	Nil
3.		otor vehicle that is attached to, or carried or drawn other vehicle	Nil
4.	pass is	otor cycle in respect of which a periodic toll in force and displayed in accordance with any ons of the Roads and Traffic Authority	Nil

SCHEDULE 2 - CHARGE FOR A MOTOR CYCLE PERIODIC TOLL PASS EXPIRING ON 31 MARCH 2006

Date pass may	Charge for
first be used	motor cycle
	\$
3 January 2006	95.00
9 January 2006	89.00
16 January 2006	81.00
23 January 2006	74.00
30 January 2006	68.00
6 February 2006	60.00
13 February 2006	53.00
20 February 2006	45.00
27 February 2006	38.00
6 March 2006	30.00

SCHEDULE 3 - CHARGE FOR A MOTOR CYCLE PERIODIC TOLL PASS EXPIRING ON 30 JUNE 2006

Date pass may	Charge for
first be used	motor cycle
	\$
3 April 2006	92.00
10 April 2006	84.00
18 April 2006	78.00
24 April 2006	72.00
1 May 2006	66.00
8 May 2006	59.00
15 May 2006	51.00
22 May 2006	44.00
29 May 2006	36.00
5 June 2006	29.00

SCHEDULE 4 - CHARGE FOR A MOTOR CYCLE PERIODIC TOLL PASS EXPIRING ON 30 SEPTEMBER 2006

Date pass may	Charge for
first be used	motor cycle
	\$
3 July 2006	98.00
10 July 2006	90.00
17 July 2006	83.00
24 July 2006	75.00
31 July 2006	68.00
7 August 2006	60.00
14 August 2006	53.00
21 August 2006	45.00
28 August 2006	38.00
4 September 2006	30.00

SCHEDULE 5 - CHARGE FOR A MOTOR CYCLE PERIODIC TOLL PASS EXPIRING ON 31 DECEMBER 2006

Date pass may	Charge for
first be used	motor cycle
	\$
3 October 2006	93.00
9 October 2006	87.00
16 October 2006	80.00
23 October 2006	72.00
30 October 2006	65.00
6 November 2006	57.00
13 November 2006	50.00
20 November 2006	42.00
27 November 2006	35.00
4 December 2006	27.00

11979

Roads and Traffic Authority Road Transport (Mass, Loading and Access) Regulation 2005

I, Mike Hannon, Acting Chief Executive of the Roads and Traffic Authority, pursuant to Clause 36 of the Road Transport (Mass, Loading and Access) Regulation 2005, do set conditions for the operation eligible vehicles, as defined by Clause 7 of Schedule 1 to the *Road Transport (Mass, Loading and Access) Regulation 2005.*

[Signed] Mike Hannon A/Chief Executive Roads and Traffic Authority

Schedule

1 Citation

This notice may be cited as the Higher Mass Limits (Eligible Vehicles) Notice 2006.

2 Commencement

This notice is effective from its date of publication in the NSW Government Gazette.

3 Effect

This notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4 Application

This Notice applies to an eligible vehicle as defined in Clause 7(3) of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005.

5. Compliance with other Permits and Notices

- 5.1 An eligible vehicle being operated in accordance with Clause 7 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005, must also comply with the provisions of any Permit or other Notice issued under the Regulation which applies or would otherwise apply to such a vehicle or combination.
- 5.2 A copy of this Notice must be carried in the driving compartment of the vehicle and must be produced to a police officer or an authorised officer when requested.

Note:

The Road Transport (Mass, Loading and Access) Regulation 2005 can be viewed at the NSW Parliamentary Counsel website:

• www.legislation.nsw.gov.au/maintop/search/inforce

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Milton Orkopoulos MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr Peter Hillig as Administrator to the Ngunnawal Local Aboriginal Land Council for a maximum period of six (6) calendar months, effective from 25 January 2006. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52(1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$72,000 dollars, excluding GST.

Signed and sealed this 19th day of December 2005.

MILTON ORKOPOULOS, M.P., Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48 (4)(a)

TAKE NOTICE that the Co-operative "Narrabeen Community Kindergarten Co-op Ltd" formerly registered under the provisions of the Co-operatives Act 1992 is now incorporated under the Associations Incorporation Act 1984 as "Narrabeen Community Kindergarten Incorporated" effective 22 December 2005.

> KERRI GRANT, Delegate of Commissioner

Office of Fair Trading 22 December 2005

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48 (4)(a)

TAKE NOTICE that the company "Australian Federation of Race Walking Clubs Limited" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Australian Federation of Race Walking Clubs Incorporated" effective 22 December 2005.

> KERRI GRANT, Delegate of Commissioner

Office of Fair Trading 22 December 2005

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. BROOKDALE FRENCH PARK TENNIS CLUB INCORPORATED Y1640240 YAMBLE LANDCARE GROUP INCORPORATED Y2903422

THE CONSERVATION ALLIANCE INCORPORATED Y2337428

SUTHERLAND NORTH NETBALL CLUB INCORPORATED Y2544031

WINNING MEN MINISTRIES AUSTRALIA INCORPORATED Y2718413

THE CAMELOT FOUNDATION INCORPORATED Y2203114

NARRANGULLEN LANDCARE GROUP INCORPORATED Y2682212

SPECIAL RELIGIOUS EDUCATION SECONDARY TEACHERS ASSOCIATION INCORPORATED INC9874940

TINGHA PROGRESS ASSOCIATION INCORPORATED Y1682512

CAMDEN HAVEN YACHT CLUB INC Y0345638 ON WINGS OF EAGLES INCORPORATED INC9878680

YOGA ASSOCIATION OF THE MANNING INCORPORATED Y2923022

NOWRA CBD PROMOTIONS INC Y1245637 PORT STEPHENS CANCER SUPPORT GROUP

INCORPORATED INC9878588

THE CHORISTERS OF MILTON ULLADULLA INC Y1652622

NORTH ST MARYS COMMUNITY PRESCHOOL INC Y0150708

NORTH COAST BREAST SCREENING PROGRAM INC Y1418728

ADELONG SUB JUNIOR RUGBY LEAGUE AND TOUCH FOOTBALL CLUB INCORPORATED Y0583520

AUSTRALASIAN ELECTROPHORESIS AND PROTEOMIC SOCIETY INCORPORATED Y2067921 RANDWICK DISTRICT JUNIOR HOCKEY CLUB INCORPORATED Y3051545

L C B - LEICHHARDT COMMUNITY BAND INCORPORATED INC9874953

> COLIN CROSSLAND, General Manager Registry of Co-operatives & Associations

Office of Fair Trading Department of Commerce 23 December 2005

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 55A

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

Cancellation is effective as at the date of gazettal.

BANKSTOWN DISTRICT INDOOR SOCCER ASSOCIATION (BDISA) INCORPORATED INC9878748 COMMUNITY FIRST INCORPORATED INC9880167 TAKE THE WELLNESS CHALLENGE INCORPORATED INC9881625 WELLNESS CHALLENGE INCORPORATED

WELLNESS CHALLENGE INCORPORATED INC9881624

PUBLIC WEIGHBRIDGE OWNERS ASSOCIATION OF AUSTRALIA INC Y0288520

ILLAWARRA FOOTBALL SUPPORTERS' ORGANISATION INCORPORATED INC9880619 INNER WHEEL CLUB OF NAROOMA INCORPORATED INC9874186

MANLY DIGGERS CLUB INCORPORATED Y2888233

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

Office of Fair Trading Department of Commerce 22 September 2005

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE, Manager Dangerous Goods Environment Protection Authority by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee Mr SHAUN ARTHUR BURTON 68 AUSTIN ROAD MAUNU NZ 0000 Date of Granting of Licence 23 December 2005

HOME BUILDING REGULATION 2004

Clause 28

Instrument by the Commissioner for Fair Trading concerning requirements for obtaining a supervisor certificate

I, Lyn Baker, Commissioner for Fair Trading, Department of Commerce, pursuant to clause 28(1) of the *Home Building Regulation 2004*:

- (a) determine the possession of qualifications or the passing of examinations specified in Column 1 of the Table to the Schedule; and
- (b) consider the possession of experience specified in Column 2 of that Table opposite the relevant matter in Column 1,

to be necessary for an applicant for the issue of a Certificate.

This Instrument commences on the Commencement Date.

Dated, this 23rd day of December 2005.

LYN BAKER, Commissioner for Fair Trading, Department of Commerce

Definitions

In this Instrument:

References to *Certificate* and *Licence* are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise general building work;

Commencement Date means 1 January 2006;

Registered Provider has the same meaning as in the Vocational Education and Training Accreditation Act 1990;

TAFE means the New South Wales Technical and Further Education Commission;

the Act means the Home Building Act 1989;

the Regulation means the Home Building Regulation 2004.

Schedule

Table

Column 1	Column 2
Qualifications or Examinations	Experience
1 Existing Licence or Certificate	
A Licence or Certificate held immediately before the Commencement Date.	At least 2 years relevant industry experience in a wide range of building construction works. Without limiting other forms of evidence, such a Licence or Certificate may be accepted as evidence of such experience.
2 Qualifications before the Commencement Date	
Any qualification attained before the Commencement Date that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.	The experience relating to such qualification that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.
3 Transitional arrangements in respect of examinations	
The passing of any examination that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate PROVIDED THAT immediately before the Commencement Date the applicant was enrolled in the course or program relating to that examination or had attained the relevant experience specified in Column 2 opposite.	The experience relating to such examination that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.
4 Transitional arrangements in respect of qualifications currently being attained	
In respect of applications made before 1 January 2008 -	
completion of one of the following courses:	
 Degree, Diploma or Advanced Diploma in Building, Construction, Construction Management, Construction Economics, Applied Science (Building), Structural Engineering or Quantity Surveying from an Australian University; 	At least 2 years relevant industry experience in a wide range of building construction works.
2. Certificate of Registration as an Architect under the <i>Architects Act 2003</i> ;	
3. Diploma of Structural Engineering (2992) from TAFE;	
4. Advanced Diploma of Structural Engineering (6443) from TAFE;	
 5. Associate Diploma in Applied Science (Building) (5185) from TAFE; 	
6. Certificate in Building (5102) from TAFE;	
 7. Certificate in Building Foreman & Clerk of Works (135) from TAFE; 	
 8. Advanced Certificate in Building Supervision (5189) from TAFE; 	

		Building Studies Level V (2183) from TAFE; Advanced Building Studies Course – Certificate IV in Building Studies – Residential Level IV (2182) from TAFE AND either a Carpentry, Carpentry and Joinery, or Bricklaying Trade Course from TAFE; or Certificate IV in Contractors Management Program conducted by Back to Basics Business Training Pty Limited ACN 077 042 490 AND either a Carpentry, Carpentry and Joinery, or Bricklaying Trade Course from TAFE.	
5		Qualifications	
Con	mple	etion of one of the following courses:	At least 2 years relevant industry experience in a wide range of building construction
	1.	Certificate IV in Building (3477) conducted by a Registered Provider AND either a Carpentry, Carpentry and Joinery, or Bricklaying Trade Course from TAFE;	works.
	2.	Diploma in Building (3475) conducted by a Registered Provider;	
	3.	Advanced Diploma in Building (3471) conducted by a Registered Provider;	
	4.	Certificate IV in Building Studies (1261) from TAFE AND either a Carpentry, Carpentry and Joinery, or Bricklaying Trade Course from TAFE;	
	5.	Diploma in Building Studies (1262) from TAFE;	
		Advanced Diploma in Building Studies (1263) from TAFE; or	
	7.	A degree in Civil Engineering or Architecture from an Australian University AND Certificate IV in Building (3477).	

11985

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

JAMES JACOB SPIGELMAN, By Deputation from Her Excellency the Governor

I, Professor Marie Bashir, AC, Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to sections 225 and 226 of the Crimes (Administration of Sentences) Act 1999, do, by this proclamation declare the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon) to be a correctional centre within the meaning of the Crimes (Administration of Sentences) Act 1999, and that the correctional centre is to be a periodic detention centre and is to be known as Emu Plains Periodic Detention Centre and I further declare that the governor of Emu Plains Correctional Centre is to be responsible for Emu Plains Periodic Detention Centre, viz:

All that piece or parcel of land situate in the local government area of Penrith City, Parish of Strathdon and County of Cook, being that part of Part Portion 97, Parish of Strathdon and County of Cook shown by dark shading on Plan Catalogue Number 53437 in the Department of Commerce Plan Room and reproduced hereunder, and having an area of 8,736 square metres or thereabouts.

This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this 14th day of December 2005.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!







New South Wales

Part 1 – Preliminary

- 1 (1) These Rules are made by the Legal Profession Admission Board under section 38 of the *Legal Profession Act* 2004.
 - (2) These Rules may be cited as the Legal Profession Admission Rules 2005.
- 2 These Rules succeed the *Legal Practitioners Admission Rules* 1994 with effect from 1 December 2005.
- 3 These Rules are divided into Parts as follows:
 - Part 1 Preliminary, rules 1–6
 - Part 2 Administration, rules 7–14
 - Part 3 Legal Qualifications Committee, rules 15–26
 - Part 3A Examinations Committee, rules 27-27K
 - Part 4 Students-at-Law, rules 28–36
 - Part 5 Declarations as to Character, rules 37–41
 - Part 6 Accredited Law Degrees, rules 42-45A
 - Part 6A Approved Practical Training Courses, rules 45B-45C
 - Part 7 Examinations, rules 46-78A
 - Part 8 Certificates, rules 79-81
 - Part 9 Discipline, rules 82–88

Part 10 – Hearings, rules 89–93

Part 11 – Eligibility for Admission as a Lawyer, rules 94–98

Part 11A – Application for Admission, rules 99-108

Part 12 – Fees, rules 109–113

Part 13 – Transitional, rules 113A–115

Part 14 - Miscellaneous, rules 116-118

4 In these Rules, unless the context or subject matter otherwise indicates or requires:

accredited law degree means a law degree included in the Second Schedule.

Act means the Legal Profession Act 2004.

approved practical training course means a practical training course included in the Fourth Schedule.

Bar Association means The New South Wales Bar Association.

Board means the Legal Profession Admission Board.

Board's examinations means the examinations set out in rule 53 as supplemented by rule 55.

Court means the Supreme Court of New South Wales.

Examinations Committee means the Committee established under these Rules to oversee the content and conduct of the Board's examinations and the candidature of students-at-law.

Executive Officer means the person appointed as Executive Officer to the Board under rule 7.

graduate means a person who has taken a degree after examination at any university considered by the Board to be of good standing.

Judge means a Judge of the Court.

Law Extension Committee means the Law Extension Committee of the University of Sydney.
law school means an educational facility conducted by a tertiary educational authority which has as one of its aims the production of graduates eligible to be admitted as lawyers inside or outside of New South Wales.

Law Society means The Law Society of New South Wales.

Legal Qualifications Committee means the Committee established under these Rules to superintend the qualification of candidates for admission and to advise the Board in relation to the accreditation of academic and practical training courses.

Practical Legal Training Course means any one of the courses of practical legal training listed in the Fourth Schedule.

prescribed fee means a fee set out in the Third Schedule.

Presiding Member means the presiding member of the Board determined, nominated or elected in accordance with Schedule 2 of the Act.

student-at-law means a person registered as such under Part 4.

suitable person means, in relation to an applicant for registration or admission, a person who is above the age of 30 years, is unrelated to the applicant, and has known the applicant for not less than three years.

- 5 Unless the context or subject matter otherwise indicates or requires, the definitions in the Act apply to these Rules.
- 6 (Repealed)

Part 2 Administration

- 7 (1) The Board shall appoint an Executive Officer.
 - (2) The Executive Officer shall either in person or by deputy approved by the President attend all meetings of the Board, keep minutes of its proceedings, conduct its correspondence and perform such other duties as the Board may require.
- 8 The Executive Officer shall keep the Board aware of the financial position of the Board at all times and shall provide the appropriate information to enable the Board to comply with the *Public Finance and Audit Act* 1983.
- 9 (1) The Board shall have a seal.

(2) The seal may be affixed to any document or certificate issued by the Board under the hand of the Chief Justice, the President, another judicial member of the Board or the Executive Officer.

10 (Repealed)

- 11 The Board may adjourn consideration of an application or matter before it under these Rules pending the provision of such further material or evidence as it considers necessary or appropriate.
- 12 The Board may inform itself of any matter which it considers relevant to an application before it in any manner it thinks appropriate, but the Board shall not determine an application adversely to an applicant on material not supplied by the applicant without first giving notice of the material to the applicant.
- 13 (1) Subject to the provisions of the Act, the Board, the Legal Qualifications Committee or the Examinations Committee may, in circumstances which it regards as sufficiently special and upon such conditions as it thinks fit, relax any of these Rules.
 - (2) An application for relaxation of the Rules shall be made through the Executive Officer not less than 14 days before the meeting at which the application is to be considered.
 - (3) Without derogating from the generality of sub-rule (1), the Board may relax any of the rules relating to the eligibility of a person for admission as a lawyer or for registration as a student-at-law.
 - (4) An application for relaxation of any of the rules relating to the qualification of lawyers or students-at-law may be made together with a corresponding application for admission or registration.
- 14 (1) Every applicant for admission as a lawyer and every applicant for registration as a student-at law shall, if required by the Board, provide answers to such questions as the Board may put relating to his or her conduct, and shall if required attend the Board for the purpose of providing further explanations.
 - (2) If an applicant fails to provide answers within one month of being required to do so, or fails to attend the Board as required, the Board may, without further notice, refuse the application.

Part 3 Legal Qualifications Committee

15 The Legal Qualifications Committee is hereby constituted to superintend the qualification of candidates for admission and to advise the Board in relation to the accreditation of academic and practical training courses.

- **16** (1) The Legal Qualifications Committee shall consist of the following persons:
 - (a) three Judges nominated by the Chief Justice;
 - (b) three Barristers nominated by the Bar Council;
 - (c) three Solicitors nominated by the Law Society Council; and
 - (d) three Professors of Law or full-time Law Lecturers nominated by the Committee of NSW Law Deans.
 - (2) The Legal Qualifications Committee may, by co-option, appoint up to two further members being persons who are or have been Judges, Barristers, Solicitors, Legal Practitioners, Lawyers, Professors of Law or full-time Law Lecturers.
 - (3) The person or body responsible for an appointment or nomination under this rule may vary that appointment or nomination.
- 17 Nominations under rule 16 shall be made to the Executive Officer.
- **18** (1) The term of office of a member of the Legal Qualifications Committee shall normally be from 1 July of an even numbered year to 30 June of the next even numbered year.
 - (2) All positions become vacant on 30 June of an even numbered year.
 - (3) Members may be re-nominated for subsequent terms.
- **19** The Legal Qualifications Committee shall elect:
 - (a) as its Chairperson a Judge appointed under rule 16(1)(a); and
 - (b) a Deputy Chairperson to exercise all the powers of the Chairperson when the Chairperson is absent.
- **20** The Executive Officer shall be the Executive Officer of the Legal Qualifications Committee.
- 21 Five members shall constitute a quorum of the Legal Qualifications Committee.
- **22** The Legal Qualifications Committee shall appoint an Academic Exemptions Sub-Committee of up to three members to determine applications under rule 97.
- **23** The Legal Qualifications Committee shall appoint a Practical Training Exemptions Sub-Committee of up to three members to determine applications under rule 98.

23A (Repealed)

- 24 The Legal Qualifications Committee shall appoint an Accreditation Sub-Committee of up to three members to make recommendations relating to the recognition and accreditation of courses under these Rules.
- 25 The Legal Qualifications Committee may delegate to its Chairperson, a member, several members, the Executive Officer or any combination of the foregoing the making of a decision or decisions on any matter or class of matters, provided always that a person aggrieved by a decision of a delegate on any matter may apply for a reconsideration of the matter by the Legal Qualifications Committee.
- 26 The Legal Qualifications Committee is accountable to the Board and shall report to the Board at least once in each calendar year as to its activities, including in its report any proposals the Committee may wish to make about the Rules, procedures or other matters relating to the Committee's work.

Part 3A Examinations Committee

- 27 The Examinations Committee is hereby constituted to oversee the content and conduct of the Board's examinations and the candidatures of students-at-law.
- 27A (1) The Examinations Committee shall consist of the following persons:
 - (a) two Judges nominated by the Chief Justice;
 - (b) one Barrister nominated by the Bar Council;
 - (c) one Solicitor nominated by the Law Society Council;
 - (d) the Director of the Law Extension Committee; and
 - (e) two Examiners appointed by the Chairperson of the Examinations Committee.
 - (2) The Examinations Committee may, by co-option, appoint up to two further members being persons who are or have been Judges, Barristers, Solicitors, Legal Practitioners, Lawyers, Professors of Law or full-time Law Lecturers.
 - (3) The person or body responsible for an appointment or nomination under this rule may vary that appointment or nomination.
- **27B** Nominations under rule 27A shall be made to the Executive Officer.
- **27C** (1) The term of office of a member of the Examinations Committee shall normally be from 1 July of an even numbered year to 30 June of the next even numbered year.

- (2) All positions become vacant on 30 June of an even numbered year.
- (3) Members may be re-nominated for subsequent terms.
- **27D** The Examinations Committee shall elect:
 - (a) as its Chairperson a Judge appointed under rule 27A(1)(a); and
 - (b) a Deputy Chairperson to exercise all the powers of the Chairperson when the Chairperson is absent.
- 27E The Executive Officer shall be the Executive Officer of the Examinations Committee.
- 27F Four members shall constitute a quorum of the Examinations Committee.
- **27G** The Examinations Committee shall appoint a Performance Review Sub-Committee of up to three members to determine applications under rule 67.
- **27H** The Examinations Committee shall appoint a Curriculum Sub-Committee of up to three members:
 - (a) to plan and periodically review, in consultation with Examiners and Revising Examiners, the curriculum and syllabi for the Board's examinations; and
 - (b) to prescribe materials on which the Board's examinations may be set.
- **27I** The Examinations Committee shall appoint a Quality Sub-Committee of up to three members to oversee the quality of the Board's examinations and the marking of examination papers.
- **27J** (1) The Examinations Committee shall in the name of the Board appoint such Examiners and Revising Examiners as are required to set and mark the Board's examinations.
 - (2) Every appointment under sub-rule (1) shall, unless otherwise specified, be for a single examination period.
 - (3) The Examinations Committee may delegate to its Chairperson, a member, several members, the Executive Officer or any combination of the foregoing the making of a decision on any particular matter or class of matters, provided always that a person aggrieved by a decision of a delegate on any matter may apply for a reconsideration of the matter by the Examinations Committee.
- 27K The Examinations Committee is accountable to the Board and shall report to the Board at least once in each calendar year as to its activities, including in its report any proposals the Committee may wish to make about the Rules, procedures or

other matters relating to the Committee's work.

Part 4 Students-at-Law

- **28** An application for registration as a student-at-law shall be in and to the effect of Form 1.
- **29** A person is eligible to apply for registration as a student-at-law if he or she intends to remain in Australia during the whole of his or her candidature for the Board's examinations and:
 - (a) has passed the Special Tertiary Admissions Test (STAT) with a mark of 152 or above;
 - (b) is a graduate;
 - (c) has completed the NSW Higher School Certificate achieving the levels set out in the following table:

Years	Minimum Level	Minimum English marl average of HSC o assessment marks	
Before 1986	Aggregate of 253	2 Unit General/2 Unit A	60
		2 Unit	53
1986–1990	TES of 253	2 Unit General	60
		2 Unit	53
1990–1999	TER of 50	2 Unit Contemporary	60
		2 Unit Related/General	53
1999–2000	UAI of 66	2 Unit Contemporary	60
		2 Unit Related/General	53
2001-	UAI of 66	Standard/Advanced	60
		ESL	70

- (d) has completed the equivalent of the NSW Higher School Certificate examination in Australia or New Zealand, achieving a level equivalent to one of the levels set out in the table in paragraph (c);
- (e) holds an associate degree or a diploma, advanced diploma or associate diploma from an Australian university or TAFE college;
- (f) has passed the International Baccalaureate examination with a result of 30 points or more and a result in English A of at least 4 points at the Higher Level or 5 points at the Standard level;
- (g) has been admitted to candidature for a degree in an Australian or New

Zealand university;

- (h) has qualified in a TAFE college or elsewhere for the award of a Certificate III or Certificate IV as assessed by the Australian Qualifications Framework;
- (i) has gained qualifications outside Australia equivalent to a Diploma, Advanced Diploma, Certificate III or Certificate IV;
- (j) has been employed as a paralegal or a legal secretary undertaking actual legal work under supervision for at least three years; or
- (k) has been or is either a police officer or a registered nurse who has passed examinations in either of those professions.
- **30** (1) Subject to sub-rules (2) and (4), where the Board is satisfied that an applicant for registration as a student-at-law is eligible for registration it shall register the applicant as a student-at-law.
 - (2) The Board may refuse to register an applicant if it is not satisfied that he or she is of good fame and character and otherwise suitable for registration.
 - (3) In considering whether an applicant is suitable for registration, the Board may have regard to the suitability matters set out in section 9 of the Act.
 - (4) The Board may refuse to register an applicant if it is not satisfied that the applicant intends to reside in Australia during his or her candidature for the Board's examinations.
- **31** (1) The Executive Officer shall notify an applicant for registration as a studentat-law of the outcome of his or her application as soon as practicable after the meeting at which the application is considered.
 - (2) If the Board refuses to register an applicant, he or she may ask the Board to give reasons for the refusal.
 - (3) An applicant who is aggrieved by a refusal of an application may ask the Board to reconsider the application, and may request an oral hearing before a committee of the Board.
- 32 (Repealed)
- 33 (Repealed)
- 34 (Repealed)
- 35 (Repealed)

36 (Repealed)

Part 5 Declarations as to Character

37 An application to the Board under section 26 of the Act for a declaration that particular matters will not adversely affect an assessment by the Board of a person's suitability for admission shall be in and to the effect of Form 4.

38 (Repealed)

- **39** At the time of making an application to the Board under this Part, the applicant shall serve a copy of the application on each of the Bar Association and the Law Society.
- 40 The Bar Association and the Law Society shall inform the Board of their attitude to an application under this Part within 12 weeks of receiving the application.
- **41** (1) The Board may proceed to determine an application under this Part without the attendance of any person unless the applicant, the Bar Association or the Law Society requests an oral hearing.
 - (2) If any of the applicant, the Bar Association or the Law Society desires an oral hearing, the Board shall proceed in accordance with Part 10 of these Rules.

Part 6 Accredited Law Degrees

42 (Repealed)

- **43** (1) A law school which proposes to offer an accredited law degree with effect from 1 January in any year may apply to the Board by 30 June in the preceding year for accreditation of the degree.
 - (2) An application under sub-rule (1) must include details of the subjects proposed to be taught and the proposed requirements for the degree.
 - (3) The Board shall refer an application under sub-rule (1) to the Legal Qualifications Committee, which shall refer the application to the Accreditation Sub-Committee.
 - (4) The Accreditation Sub-Committee shall, after considering the material referred to it under sub-rule (3), recommend to the Legal Qualifications Committee:
 - (a) that the degree be recognised as requiring the completion of at least three years full-time study of law, and a satisfactory level of

understanding and competence in the areas of knowledge set out in rule 95(1)(b) and the Fifth Schedule except for the trust accounting component of Professional Conduct;

- (b) that the degree be so recognised only in respect of a holder of the degree who has taken one or more designated elective subjects within the degree; or
- (c) that the degree not be so recognised.
- (5) The Legal Qualifications Committee shall, after considering the recommendation of the Accreditation Sub-Committee under sub-rule (4), recommend to the Board that the degree be accredited or not be accredited.
- (6) The Board shall, after considering the recommendation of the Legal Qualifications Committee under sub-rule (5):
 - (a) accredit the degree;
 - (b) accredit the degree only in respect of a holder of the degree who has taken one or more designated elective subjects within the degree; or
 - (c) refuse to accredit the degree,

in each case with effect from 1 January in the succeeding year.

- (7) The Executive Officer shall notify the law school accordingly.
- **44** (1) Not later than 30 June each year, the Head of each law school offering an accredited law degree shall notify the Board of:
 - (a) any material alteration which has been made to the curriculum for the degree;
 - (b) any material alteration which is proposed to be made to the curriculum for the degree; and
 - (c) his or her opinion as to whether the requirements for the award of the degree include the demonstration of a satisfactory level of understanding and competence in the areas of knowledge set out in rule 95(1)(b) and the Fifth Schedule except for the trust accounting component of Professional Conduct.

- (2) The Board shall refer the material supplied under sub-rule (1) to the Legal Qualifications Committee, which shall refer the material to the Accreditation Sub-Committee.
- (3) The Accreditation Sub-Committee shall, after considering the material referred to it under sub-rule (2), recommend to the Legal Qualifications Committee that the accreditation of the degree be confirmed or that it not be confirmed.
- (4) The Legal Qualifications Committee shall, after considering the recommendation of the Accreditation Sub-Committee under sub-rule (3), recommend to the Board that the accreditation of the degree be confirmed or that it not be confirmed.
- (5) The Board shall, after considering the recommendation of the Legal Qualifications Committee under sub-rule (4), determine that the accreditation of the degree be confirmed or that it not be confirmed.
- (6) The Executive Officer shall, not later than 30 September of the year in which notification was given under sub-rule (1), notify the law school:
 - (a) that the accreditation of the degree has been confirmed; or
 - (b) that the accreditation of the degree has not been confirmed; and in this case
 - (c) that the accreditation of the degree may be withdrawn.
- (7) If the Board has determined under sub-rule (5) that the accreditation of the degree not be confirmed, the Board may withdraw the accreditation unless the curriculum or proposed curriculum is amended to the satisfaction of the Board.
- 45 Where accreditation of a law degree is withdrawn under rule 44, the degree shall, for the purposes only of the application of these Rules to a student who commenced the degree course prior to the withdrawal of accreditation, be taken to be an accredited law degree, provided that student has passed examinations in the areas of knowledge set out in rule 95(1)(b) and the Fifth Schedule.
- **45A** Where a law degree is accredited under rule 43, or where accreditation of a law degree is withdrawn under rule 44, the Second Schedule is amended accordingly.

Part 6A Approved Practical Training Courses

45B (1) Not later than 30 June each year, the Director of each institution offering an approved course of practical training shall give notification to the Board of:

- (a) any material alteration which has been made to the curriculum of the course;
- (b) any material alteration which is proposed to be made to the curriculum of the course; and
- (c) his or her opinion as to whether the requirements for the successful completion of the course include evidence of the attainment of the competencies set out in rule 96(1)(b) and the Sixth Schedule.
- (2) The Board shall, after considering the material provided by the institution under sub-rule (1), determine that the approval of the course be confirmed or that it not be confirmed.
- (3) The Executive Officer shall, not later than 30 September of the year in which notification was given under sub-rule (1), notify the institution:
 - (a) that the approval of the course has been confirmed; or
 - (b) that the approval of the course has not been confirmed; and in this case
 - (c) that the approval of the course may be withdrawn.
- (4) If the Board has determined under sub-rule (2) that the approval of the course not be confirmed, the Board may withdraw the approval unless the curriculum or proposed curriculum is amended to the satisfaction of the Board.
- **45C** Where approval of a practical training course is withdrawn under rule 45B, the Fourth Schedule is amended accordingly.

Part 7 Examinations

- 46 The Board's Examinations shall be held twice each year at such places and times as the Board shall appoint.
- 47 Only students-at-law shall sit for the Board's Examinations.
- 48 (Repealed)
- 49 (Repealed)
- 50 (Repealed)
- 51 (Repealed)

52 (Repealed)

- 53 The Board's examinations are:
 - (a) the following subjects:

Legal Institutions Contracts Torts Criminal Law and Procedure **Real Property** Australian Constitutional Law Equity **Commercial Transactions** Administrative Law Law of Associations Evidence Taxation and Revenue Law Succession Conveyancing Practice and Procedure Legal Ethics Jurisprudence

(b) three of the following subjects:

Insolvency Conflict of Laws Family Law Local Government and Planning Industrial Law Intellectual Property Law Public International Law Trade Practices Law

- **54** (1) The Examinations Committee may recommend to the Board:
 - (a) a variation of the list of examinations and subjects set out in rule 53;
 - (b) a variation in the order in which the subjects are to be taken; and
 - (c) any transitional arrangements which may be necessary to accommodate a variation of the subjects or the order in which they are taken.
 - (2) The Board may approve a recommendation under sub-rule (1), with or without amendment, refuse to approve the recommendation, or remit it to the

Examinations Committee for further consideration.

- 55 Upon the Board accepting a recommendation under rule 54, the list of examinations shall be deemed varied as and from the next set of examinations, without the necessity for any amendment of rule 53, and thereafter the examinations as varied shall constitute the Board's examinations.
- 56 (Repealed)

57 (Repealed)

- **58** (1) No student-at-law whose application for registration as a student-at-law is lodged later than 1 April in any year shall sit for the Legal Institutions examination in September of that year.
 - (2) No student-at-law whose application for registration as a student-at-law is lodged later than 1 October in any year shall sit for the Legal Institutions examination in March of the succeeding year.
- **59** (1) A student-at-law who has not passed the examinations in or been credited with or exempted from at least 11 subjects must sit for the examination in the order in which they appear in rule 53 or in any variation thereof under rule 55.
 - (2) A student-at-law who has passed the examinations in or been credited with or exempted from at least 11 subjects may sit for the examinations in the remaining subjects in any order.
 - (3) A student-at-law must not, at any one sitting, sit for examination in more than two subjects until he or she has passed eight compulsory subjects after which he or she may not, at any one sitting, sit for examination in more than three subjects.
 - (4) The Examinations Committee may, in circumstances which it regards as sufficiently special and upon such conditions as it thinks fit, relax this rule.
- 60 (1) A person desirous of proceeding to any examination or examinations under these Rules (in this and succeeding rules referred to as "the candidate") shall make application to the Board for enrolment in accordance with the procedures and within the times set out in the Course Information Handbook for the session in which he or she intends to proceed.
 - (2) The candidate shall enrol for the examination or examinations and at the same time for the corresponding course or courses of instruction conducted by the Law Extension Committee.
 - (3) At the time of enrolling, the candidate shall pay to the Board the examination

fee and also such fees for the courses of instruction conducted by the Law Extension Committee as have been fixed from time to time by the University of Sydney.

- **61** (1) Subject to sub-rule (2) the Boards examinations may be undertaken only at the examination centres set out in the Course Information Handbook.
 - (2) The Examinations Committee may, in circumstances which it regards as sufficiently special and upon such conditions as it thinks fit, permit a candidate to undertake an examination at an alternative centre.

62 (Repealed)

- 63 If the Board determines not to hold an examination at a country centre, the candidates who desired to sit for the examination at that centre shall be notified in time to enable them to sit for the examination in Sydney or at such other country centre as the Board may determine.
- **63A** A candidate who has enrolled for and undertaken a course of instruction in a subject of examination conducted by the Law Extension Committee and who has completed the requirements of the course may sit for the examination in that subject unless the Law Extension Committee notifies the candidate and the Examinations Committee prior to the examination that the candidate has not completed the requirements of the course to the satisfaction of the Law Extension Committee.
- 64 Subject to rule 67, any candidate who, without prior leave of the Examinations Committee, fails to sit for examination in at least two subjects in any two successive sessions shall be excluded from taking any further examination prescribed by these Rules.
- 65 Subject to rule 67, a candidate who has passed the examinations in all subjects except one and fails to sit for examination in the remaining subject at least once in any two successive sessions shall be excluded from taking any further examination in the remaining subject.
- **66** Subject to rule 67, a candidate who fails any subject a second time shall be excluded from taking any further examination prescribed by these Rules.
- **67** (1) A person excluded by rule 64, rule 65 or rule 66 may apply to the Examinations Committee for a relaxation of the Rules.
 - (2) The Examinations Committee shall refer an application under sub-rule (1) to the Performance Review Sub-Committee or to the Executive Officer.
 - (3) The Performance Review Sub-Committee or the Executive Officer may, in circumstances which it or he or she regards as sufficiently special and upon such conditions as it or he or she thinks fit, relax rule 64, rule 65 or rule 66.

- 68 (Repealed)
- 69 (Repealed)
- 70 (Repealed)
- 71 (1) A person aggrieved by a determination of the Performance Review Sub-Committee or the Executive Officer under rule 67 may, within one month of being given notice of the determination or within such extended time as the Examinations Committee may allow, apply to the Examinations Committee for a review of the determination.
 - (2) A person aggrieved by a determination of the Examinations Committee under sub-rule (1) may, within one month of being given notice of the determination or within such extended time as the Board may allow, apply to the Board for a review of the determination.
- 72 (Repealed)
- 73 (Repealed)
- 74 (Repealed)
- 75 (Repealed)
- 76 (Repealed)
- 77 The Examinations Committee may refer to the Board any matter relating to the examinations.
- **78** The Examinations Committee may, in circumstances which it regards as sufficiently special and upon such conditions as it thinks fit, grant:
 - (a) exemption from any examination prescribed by these Rules; or
 - (b) exemption from any of the requirements of this Part.
- **78A** (1) The Board may award academic prizes to candidates in respect of their performance in the Board's examinations.
 - (2) The terms and conditions of each prize shall be determined by the Board.

Part 8 – Certificates

- **79** (1) Upon request and upon payment of the prescribed fee, the Executive Officer may issue the following certificates:
 - (a) a certificate of registration as a student-at-law;
 - (b) a certificate of current admission;
 - (c) a certificate of academic record.
- **80** (1) Subject to sub-rule (2), a person who has passed the Board's examinations save those from which he or she has been exempted, is entitled to receive from the Board a certificate entitled "Diploma in Law".
 - (2) No person is entitled to receive the Diploma if he or she has sat for and passed fewer than half of the Board's examinations.
 - (3) Subject to sub-rule (4), no charge shall be made for the issue of a Diploma.
 - (4) A person who wishes to receive from the Board a Diploma to which he or she is entitled on account of examinations completed more than one year before making application for that Diploma, shall pay to the Board the fee prescribed in the Third Schedule for original diplomas and certificates.
 - (5) Upon receipt of a Diploma in Law, the person named therein shall be entitled to adopt the description of the holder of that Diploma, and shall be entitled to use the post-nominal "DipLaw".
- 81 A student-at-law who is awarded an academic prize by the Board is entitled to receive from the Board a certificate relating to that prize.

Part 9 Discipline

- 82 The Examinations Committee and the Law Extension Committee shall be vigilant to detect any cases of cheating in examinations or in home assignments (in this Part referred to as academic misconduct).
- 83 (1) Where an allegation of academic misconduct is made against a student-atlaw, the Executive Officer shall, unless he or she is of the view that the allegation is frivolous, put the allegation to the student-at-law and request the student-at-law to show cause in writing within 14 days why he or she should not be dealt with under rule 84.
 - (2) The Executive Officer shall refer the allegation, and any response by the student-at-law, to the Examinations Committee.
- **84** (1) The Committee shall consider any allegation of academic misconduct referred to it by the Executive Officer, and any response by the student-at-

law, and may decide:

- (a) that the allegation is not substantiated;
- (b) that the allegation is substantiated, but that no action should be taken in respect of the allegation; or
- (c) that an oral hearing should be held in respect of the allegation.
- (2) Where the Examinations Committee decides that an oral hearing should be held, the procedure for the hearing shall be as close as practicable to the procedure set out in Part 10.
- (3) The Examinations Committee may, after considering the allegation, any response of the student-at-law, and any report of a hearing committee, decide:
 - (a) that the allegation is not substantiated;
 - (b) that the allegation is substantiated but that no action should be taken in respect of the allegation; or
 - (c) that the allegation is substantiated and:
 - (ca) that the student-at-law be admonished or reprimanded;
 - (cb) that the student-at-law be refused admission to further examinations for a defined period; or
 - (cc) that the matter be reported to the Board.
- 85 Upon any matter coming before the Board under rule 84(3)(c)(cc), the Board may decide:
 - (a) that no action be taken;
 - (b) that the student-at-law be admonished or reprimanded;
 - (c) that the student-at-law be refused admission to further examinations for a defined period; or
 - (d) that the registration of the student as a student-at-law be cancelled.
- 86 A student-at-law aggrieved by a decision of the Examinations Committee under rule 84(3)(c)(ca) or rule 84(3)(c)(cb) may apply to the Board for a review of the decision.

- 87 (1) Where an allegation of misconduct, not being academic misconduct under rule 82, is made against a student-at-law, the Executive Officer shall, unless he or she is of the view that the allegation is frivolous, put the allegation to the student-at-law and request the student-at-law to show cause in writing within 14 days why he or she should not be dealt with under rule 88.
 - (2) The Executive Officer shall refer the allegation, and any response by the student-at-law, to the Board.
- **88** (1) The Board shall consider any allegation of misconduct referred to it by the Executive Officer under rule 87(2), and any response by the student-at-law, and may decide:
 - (a) that the allegation is not substantiated;
 - (b) that the allegation is substantiated, but that no action should be taken in respect of the allegation; or
 - (c) that an oral hearing should be held in respect of the allegation.
 - (2) Where the Board decides that an oral hearing should be held, the procedure for the hearing shall be as close as practicable to the procedure set out in Part 10.
 - (3) Where an oral hearing is held, the Board may, after considering the allegation, any response of the student-at-law, and any report of a hearing committee, decide:
 - (a) that the allegation is not substantiated;
 - (b) that the allegation is substantiated but that no action should be taken in respect of the allegation; or
 - (c) that the allegation is substantiated and:
 - (ca) that the student-at-law be admonished or reprimanded; or
 - (cb) that the registration of the student as a student-at-law be cancelled.

Part 10 Hearings

89 Whenever the Board considers that an oral hearing of any matter before it is necessary or desirable, or where an oral hearing is requested under rule 31(3) or required under rule 41, the President shall convene a hearing committee unless he or she considers that the hearing should be before the whole Board.

- **90** (1) A hearing committee shall consist of one or more members nominated by the President.
 - (2) Where more than one person is nominated, the President shall also nominate a Chairperson.
- **91** (1) The Chairperson of a hearing committee, or the sole member thereof, shall notify the applicant and all other persons entitled to participate in the hearing of the time and place of a preliminary conference at which directions will be given with respect to the hearing.
 - (2) At the preliminary conference the Chairperson, or sole member of the hearing committee, shall give such directions as to the conduct of the oral hearing as he or she considers just.

92 (Repealed)

- **93** (1) The Chairperson or sole member of a hearing committee shall report to the Board in respect of the oral hearing.
 - (2) The Board shall not finalise its consideration of the matter to which the hearing relates before receiving the report of the hearing committee.

Part 11 Eligibility for Admission as a Lawyer

- 94 A person is eligible for admission as a lawyer if he or she has satisfied:
 - (a) the academic requirements for admission; and
 - (b) the practical training requirement for admission.
- **95** (1) The academic requirements for admission are:
 - (a) completion of a tertiary academic course, whether or not leading to a degree in law, which includes the equivalent of at least three years fulltime study of law and which is recognised in at least one Australian jurisdiction as providing sufficient academic training for admission by the Supreme Court of that jurisdiction as a lawyer, and
 - (b) completion of courses of study, whether as part of (a) or otherwise, which are recognised in at least one Australian jurisdiction, for the purposes of academic requirements for admission by the Supreme Court

of that jurisdiction as a lawyer, as providing sufficient academic training in the following areas of knowledge:

- Criminal Law and Procedure
- Torts
- Contracts
- Property both Real (including Torrens system land) and Personal
- Equity
- Administrative Law
- Federal and State Constitutional Law
- Civil Procedure
- Evidence
- Company Law
- Professional Conduct
- (2) A synopsis of the areas of knowledge referred to in sub-rule (1)(b) is set out in the Fifth Schedule.
- (3) The academic courses conducted in New South Wales which are recognised as satisfying the requirements of sub-rule (1) are:
 - (a) the Board's examinations set out in rule 53, and
 - (b) the courses listed in the Second Schedule.
- **96** (1) The practical training requirement for admission is completion of a course of practical training or articles:
 - (a) which is recognized in at least one Australian jurisdiction as providing sufficient practical training for admission by the Supreme Court of that jurisdiction as a lawyer, and
 - (b) which includes evidence of the attainment of competencies in the following areas:
 - Skills
 - Lawyers' Skills
 - Problem Solving
 - Work Management and Business Skills
 - Trust and Office Accounting
 - Practice Areas
 - Civil Litigation Practice
 - Commercial and Corporate Practice

- Property Law Practice
- One of the following:
 - Administrative Law Practice
 - Criminal Law Practice
 - Family Law Practice
- One of the following:
 - Consumer Law Practice
 - Employment and Industrial Relations Practice
 - Planning and Environmental Law Practice
 - Wills and Estates Practice
- Values
 - Ethics and Professional Responsibility
- (2) A synopsis of the competencies referred to in sub-rule (1)(b) is set out in the Sixth Schedule.
- (3) The practical training courses conducted in New South Wales which are recognized as satisfying the requirement of sub-rule (1) are listed in the Fourth Schedule.
- **97** (1) A person who falls within one of the categories set out in sub-rule (2) may apply to the Legal Qualifications Committee for exemption from some or all of the examinations set out in rule 53.
 - (2) The categories referred to in sub-rule (1) are:
 - (a) persons who have undertaken studies towards meeting the academic requirements for admission in an Australian state or territory, but who have not completed those requirements;
 - (b) persons who have undertaken studies towards meeting the academic requirements for admission in a jurisdiction outside Australia, but who have not completed those requirements;
 - (c) persons who have completed the academic requirements for admission in a jurisdiction outside Australia, but who have not been admitted in that jurisdiction;
 - (d) persons who have completed the academic requirements for admission in a jurisdiction outside Australia and who have been admitted in that jurisdiction, but who have not practised in that jurisdiction; and
 - (e) persons who have completed the academic requirements for admission in a jurisdiction outside Australia and who have been admitted in that

jurisdiction, and who have practised in that jurisdiction.

- (3) The Academic Exemptions Sub-Committee may exempt a person who falls within category (a) of sub-rule (2) from undertaking any examination referred to in rule 53 if it is satisfied that the person has covered the substance of the subject matter of that examination in his or her earlier studies.
- (4) The Academic Exemptions Sub-Committee may exempt a person who falls within category (b) of sub-rule (2) from undertaking:
 - (a) any examination referred to in rule 53 if it is satisfied that the person has covered the substance of the subject matter of that examination in his or her earlier studies, and
 - (b) any examination referred to in rule 53(b) if it is satisfied that the person has completed a law subject of equivalent educational standing in his or her earlier studies, and account has not been taken of that subject under paragraph (a).
- (5) Subject to sub-rule (6), the Academic Exemptions Sub-Committee may exempt a person who falls within category (c) or category (d) of sub-rule (2) from undertaking any or all of the examinations referred to in rule 53, if it is satisfied that the person has completed a course of study which is comparable in depth and scope with the course of study required for the examinations prescribed by rule 53.
- (6) The Academic Exemptions Sub-Committee may not under sub-rule (5) exempt a person from undertaking an examination corresponding to any of the subject areas set out in rule 95(1) unless it is satisfied that the person has covered the substance of the subject matter of that examination in his or her earlier studies.
- (7) The Academic Exemptions Sub-Committee may exempt a person who falls within category (e) of sub-rule (2) from undertaking any examination referred to in rule 53 if it is satisfied, having regard to the person's academic qualifications, the system of law applicable in the jurisdiction in which the person has been admitted and practised, and the nature and extent of the person's practical experience, that he or she ought not be required to undertake that examination.
- (8) The Academic Exemptions Sub-Committee may grant exemptions on such conditions as it thinks fit.
- (9) Notwithstanding sub-rule (1) no student-at-law shall apply under this rule for any exemption arising from studies which he or she has undertaken after registering as a student-at-law unless he or she has obtained the prior approval of the Legal Qualifications Committee to undertake those studies.

- (10) An application for exemption under this rule shall be in and to the effect of Form 16.
- (11) A person aggrieved by a determination of the Academic Exemptions Sub-Committee under this rule may, within one month of the making of the determination, or within such extended time as the Legal Qualifications Committee may allow, request the Legal Qualifications Committee to review the determination.
- **98** (1) A person who falls within one of the categories set out in sub-rule (2) may apply to the Legal Qualifications Committee for exemption from practical training in some or all of the competencies set out in sub-rule (3).
 - (2) The categories referred in sub-rule (1) are:
 - (a) persons who have been admitted as lawyers in a foreign jurisdiction,
 - (b) persons who have attained the age of 30 years, and have completed either seven years service as a New South Wales government, or government related, employee performing legal services, or 15 years service in courts administration in New South Wales.
 - (3) The competencies referred to in sub-rule (1) are:
 - Skills
 - Lawyers' Skills
 - Problem Solving
 - Work Management and Business Skills
 - Practice areas
 - Civil Litigation Practice
 - Commercial and Corporate Practice
 - Property Law Practice
 - One of the following:
 - Administrative Law Practice
 - Criminal Law Practice
 - Family Law Practice
 - One of the following:
 - Consumer Law Practice
 - Employment and Industrial Relations Practice
 - Planning and Environmental Law Practice
 - Wills and Estates Practice
 - (4) The Practical Training Exemptions Sub-Committee may exempt a person from practical training in a skill or practice area if it is satisfied that the

person has attained the level of competence in that skill or practice area which would be expected of a graduate of one of the practical training courses listed in the Fourth Schedule.

- (5) A person who has been exempted under sub-rule (4) from practical training in one or more skills or practice areas shall, before making application for admission as a lawyer, complete coursework and pass examinations approved by the Practical Training Exemptions Sub-Committee in:
 - (a) Ethics and Professional Responsibility;
 - (b) Trust and Office Accounting; and
 - (c) those skills and practice areas referred to in sub-rule (2) from which he or she has not been exempted.
- (6) An application for exemption under this rule shall apply in and to the effect of Form 17.
- (7) At the time of making an application to the Board under this rule the applicant shall serve a copy of an application on the Law Society.
- (8) A person aggrieved by a determination of the Practical Training Exemptions Sub-Committee under sub-rule (4) may, within one month of the making of the determination, or within such extended time as the Legal Qualifications Committee may allow, request the Legal Qualifications Committee to review the determination.

Part 11B Application for Admission

- **99** (1) An applicant for admission who has not previously been admitted as a lawyer in any jurisdiction shall apply to the Board in and to the effect of Form 10.
 - (2) An application for admission under sub-rule (1) shall be accompanied by two certificates of character in and to the effect of Form 3.
 - (3) An applicant for admission who has previously been admitted as a lawyer in a jurisdiction outside Australia and New Zealand shall apply to the Board in and to the effect of Form 11.
 - (4) An application for admission under sub-rule (3) shall be accompanied by two certificates of character in and to the effect of Form 3A.
 - (5) An applicant for admission whose name has been ordered by the Court or by a disciplinary tribunal to be removed from the Roll of Barristers, the Roll of Solicitors, the Roll of Legal Practitioners or the Roll of Lawyers in New

South Wales shall apply for re-admission in and to the effect of Form 12.

- (6) A copy of an application for re-admission under sub-rule (5) shall be provided to each of the New South Wales Bar Association and the Law Society of New South Wales.
- 100 (Repealed)
- 101 (Repealed)
- 102 (Repealed)
- 103 (Repealed)
- 104 (Repealed)
- 105 (Repealed)
- 106 (Repealed)
- **107** Where the Board is satisfied that an applicant for admission has complied with the admission rules and is both eligible for admission and suitable for admission it shall:
 - (a) approve the applicant as a fit and proper person to be admitted, and
 - (b) issue a Compliance Certificate in Form 13.
- **108** No person shall move the Court for admission, whether previously admitted elsewhere or not, unless the Board has issued a Compliance Certificate in respect of that person.

Part 12 Fees

- **109** (1) The fees to be charged for applications and services are those set out in the Third Schedule.
 - (2) Once in each calendar year the Board shall review the fees to be charged.
 - (3) Where the Board varies the fees to be charged, the Third Schedule is amended accordingly.
- 110 (Repealed)
- 111 (Repealed)

112 (Repealed)

- **113** (1) A person may apply to the Board for the waiver of any fee payable under these Rules, other than a fee payable under rule 60(3) in respect of courses of instruction conducted by the Law Extension Committee.
 - (2) No fee is payable in respect of an application under this rule.

Part 13 Transitional

- **113A** (1) Each of the following bodies or persons shall continue in office under these Rules:
 - (a) the Legal Qualifications Committee and the Examinations Committee constituted under the *Legal Practitioners Admission Rules* 1994;
 - (b) the Academic Exemptions Sub-Committee, the Practical Training Exemptions Sub-Committee, the Accreditation Sub-Committee, the Curriculum Sub-Committee and the Quality Committee appointed under the under the *Legal Practitioners Admission Rules* 1994;
 - (c) the Executive Officer appointed under the *Legal Practitioners Admission Rules* 1994;
 - (2) The Board and each of the bodies and persons referred to in sub-rule (1) shall carry out their duties in such a way as to ensure, as far as practicable, that there is a smooth transition from the operations of the Legal Practitioners Admission Board under the *Legal Practitioners Admission Rules* 1994 to those of the Legal Profession Admission Board under the *Legal Profession Admission Rules* 2005.
- 114 (1) A student-at-law who has passed an examination under the *Barristers and Solicitors New Examination Rules*, the *Barristers and Solicitors Admission Rules* 1989 or the *Legal Practitioners Admission Rules* 1994 shall be deemed to have passed the corresponding subject in the Board's examinations.
 - (2) A student-at-law who has passed or been credited with the examination in Preliminary before 1 May 1993 shall be deemed to have passed the examination in Legal Institutions and one of the examinations referred to in rule 53(b).
- **115** (1) Any person who considers that he or she has suffered special prejudice as a result of the taking effect of these Rules may apply to the Board for relief from such special prejudice.
 - (2) The Board may in its discretion grant any application under this rule

unconditionally, or on such conditions as it considers appropriate.

Part 14 Miscellaneous

- **116** Where these Rules provide that an application shall be in a particular form, the form referred to is the form included in Schedule 1.
- 117 An application under these rules shall not be made to the Board, the Legal Qualifications Committee or the Examinations Committee unless the application has attached to it all necessary supporting material and is accompanied by the prescribed fee.
- **118** The Board may delegate to the President, a member, several members, the Executive Officer or any combination of the foregoing the making of a decision on any matter or class of matters, provided always that a person aggrieved by a decision of a delegate on any matter may apply to the Board for a reconsideration of the matter.

LEGAL PROFESSION ADMISSION RULES 2005

SCHEDULES

FIRST SCHEDULE (FORMS)

Registration as a Stude	nt-at-law	Rule 28	of this application may be disclosed to law admitting authorities and law regulatory bodies.
SURNAME		TITLE	_
GIVEN	NAMES		-
			-
DATE O	F BIRTH		-
	2500		-
ADDr	xess		
			-
			-
			-
HOME TELEPHONE NUMBER	WORK TELEPHONE	NUMBER	
			-
MOBILE NUMBER	FACSIMILE NUM	IBER	
			-
EMAIL A	DDRESS		-
	n / Admination Toot (CT/		Complete or
	ry Admission Test (STA	AT) on	delete each of (a), (b) and (c)
	inad an avarall STAT a	ooro of 152	as necessary.
			_
(c) I meet the requirements for E	ntry Category No.		
I attach the documentation re	quired.		
· ·			Delete if not applicable.
4.1 The information I have given	in this form is true and	complete.	Delete either 4.5 or 4.6.
	-		
		n Australia	
		ations does	
	GIVEN	GIVEN NAMES GIVEN NAMES DATE OF BIRTH ADDRESS HOME TELEPHONE NUMBER WORK TELEPHONE MOBILE NUMBER FACSIMILE NUM MOBILE NUMBER FACSIMILE NUM GOVENTIAL ADDRESS (a) I wish to sit the Special Tertiary Admission Test (ST/	GIVEN NAMES GIVEN NAMES GIVEN NAMES DATE OF BIRTH ADDRESS HOME TELEPHONE NUMBER WORK TELEPHONE NUMBER MOBILE NUMBER FACSIMILE NUMBER MOBILE NUMBER FACSIMILE NUMBER MOBILE NUMBER FACSIMILE NUMBER (a) I wish to sit the Special Tertiary Admission Test (STAT) on at (c) I meet the STAT and obtained an overall STAT score of 152 or greater. I attach my original results advice. (c) I meet the requirements for Entry Category No. I attach the documentation required. I have received academic exemptions from the Legal Profession Admission Board. I attach a copy of a letter from the Board granting these exemptions. I nave not previously been registered as a student-at-law. I nave not previously been registered as a student-at-law. I nave not previously been registered as a student-at-law. I nave not previously been registered as a student-at-law. I understand that candidature for the Board's examinations.

NAME OF APPLICANT

	or circumstance that might reflect badly on my reputation.	
4.6	I attach a disclosure setting out full details of matters and circumstances which might adversely affect my good reputation, character or fitness to be registered as a student-at-law.	

SIGNATURE	DATE

NEW SOUTH WALES GOVERNMENT GAZETTE No. 167

1. Applicant SURNAME TITLE	
GIVEN NAMES	
2 Referee SURNAME TITLE	You must not
2. Referee TITLE	be related to the applicant by blood or
GIVEN NAMES	marriage.
ADDRESS	
	_
HOME TELEPHONE NUMBER WORK TELEPHONE NUMBER	_
OCCUPATION	
3. Reference I am at least 30 years of age.	You must be at least 30 years of age.
I have known the applicant for years.	You must have known the applicant for at least three years.
	State the circumstances in which you have known the applicant.

NAME OF APPLICANT

NAME OF REFEREE

reputation and suitability for admission as a lawyer. Include a reference to their honesty and integrity.	
--	--

SIGNATURE	DATE

Legal Profession Admission Board	Certificate of Character for a person who has not previously Australia or New Zealand but who h elsewhere	v been admitted in has been admitted	Form 3A Rule 99(4)	The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Applicant	SURNAME		TITLE	
	GIVEN	NAMES		
2. Referee	SURNAME		TITLE	_
	GIVEN	NAMES		-
	ADD	RESS		-
				_
	HOME TELEPHONE NUMBER	WORK TELEPHONE	NUMBER	-
	OCCU	PATION		You must be admitted as a lawyer.
3. Reference	I am at least of 30 years of age.			You must be at least 30 years of age.
	I have known the applicant for	years.		You must have known the applicant for at least three years.
				State the circumstances in which you have known the applicant.

NAME OF APPLICANT

NAME OF REFEREE

	Give your opinion of the applicant's character, reputation and suitability for admission as a lawyer. Include a reference to their honesty and integrity

DATE

SIGNATURE

FORM NO. 4

AND IN THE MATTER OF S.26 OF THE LEGAL PROFESSION ACT, 2004

TO: The Executive Officer, Legal Profession Admission Board.

and

(official or business address, including postcode)

hereby apply pursuant to S.26 of the Legal Profession Act, 2004 for a declaration that the matters set out in the Schedule hereto will not, without more, adversely affect an assessment by the Board of my good fame and character.

I file herewith statutory declaration(s) in support of my application.

I provide in a statutory declaration details of any criminal charge made against me and any findings against me by a Court, including details of the specific Section and Act under which I was charged.

I understand that it is necessary to serve a copy of this application on both the New South Wales Bar Association and The Law Society of New South Wales within seven days of filing this application.

(signature of applicant and date)

NOTE: If the matter referred to in the Schedule refers to a charge heard before a Court, the Board normally expects to be provided with a full copy of the depositions or transcript of that hearing.

FORM NO. 5

IN THE MATTER OF THE APPLICATION OF.....(Full name)

UNDER S.26 OF THE LEGAL PROFESSION ACT, 2004.

TO: The Executive Officer, Legal Profession Admission Board

The NEW SOUTH WALES BAR ASSOCIATION/THE LAW SOCIETY OF NEW SOUTH WALES

- 1. The application is opposed / not opposed.
- 2. It is desired to cross-examine the applicant and the persons listed below before the Board.
- 3. Further material should be furnished by the applicant on the following aspect of the application before it can be properly considered.
FORM 7

LEGAL PROFESSION ADMISSION BOARD

CERTIFICATE OF CURRENT ADMISSION

The Board does not hold records of disciplinary proceedings or suspensions from practice. Such information should be sought from the relevant professional organisations being the New South Wales Bar Association, 174 Phillip Street, Sydney, or the Law Society of New South Wales, 170 Phillip Street, Sydney.

GIVEN under my hand and the seal of the Legal Profession Admission Board at Sydney in the State of New South Wales this day of two thousand and

EXECUTIVE OFFICER

FORM NO. 8

LEGAL PROFESSION ADMISSION BOARD

Be it known

that has passed the examinations prescribed by the Legal Profession Admission Rules and has been granted the

DIPLOMA IN LAW

In witness whereof

the Seal of the Board has been hereunto affixed on the day of in the year two thousand and

Chief Justice of New South Wales

FORM NO. 9

TRANSCRIPT OF ACADEMIC RECORD

(Date)

(Name) (Student Number) has the following academic record in examinations conducted under the Legal Profession Admission Rules:

Subject

Term Year Grade

(Name) was awarded the Diploma in Law following the Semester, (Year) examinations.

Entries below this line are NOT VALID

Executive Officer

Legal Profession Admission Board	Adn by a p	Ilication for nission as a Lawyer person who has not previously alia, New Zealand or elsewher		itted in	Form 10 Rule 99(1)	The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Ceremony	Schee	duled admission ceremony pre	eferred			Insert date.
2. Applicant		SURNAME			TITLE	-
		GIVEN NAMES		DA	TE OF BIRTH	-
		ADD	RESS			-
		HOME TELEPHONE NUMBER	WOR	K TELEPHONE	NUMBER	
		MOBILE NUMBER	F	ACSIMILE NUM	1BER	-
		EMAIL A	DDRESS			-
3. Academic Requirements	(a)	I have completed the Board's number is	examinati	ons. My stuc	lent-at-law	Complete or delete each of (a), (b), (c) and (d) as
	(b)	I have a law degree from a up in the Second Schedule as fo		New South V	Vales listed	necessary.
		UNIVERSITY		DEGREE	YEAR	
		I attach an original academic requirements for the degree.	transcript s	showing com	pletion of the	-
	(c)	I have a law degree from a up or territory as follows.				
		UNIVERSITY		DEGREE	YEAR	
		I attach an original academic requirements for the degree, prescribed form.				_
	(d)	I have been exempted by the basis of studies completed el from the Board confirming the	sewhere. I	l attach a cop		

4. Practical Training Requirements	(a)	I have completed a course of practical training listed in the Fourth Schedule as follows.	Complete or delete each o (a), (b), (c) and (d) as necessary.
		I attach an original academic transcript showing completion of the requirements of the course.	
	(b)	I have completed a course of practical training or articles which is recognized in another Australian state as providing sufficient practical training for admission by the Supreme Court of that state as a lawyer. I attach an original certificate showing completion of the course, and evidence that the requirements of the course include evidence of the attainment of competencies in the areas set out in the Sixth Schedule.	
	(c)	I have attained the age of 30 years and have completed seven years service as a New South Wales government employee performing legal services or 15 years service in courts administration in New South Wales and have been exempted by the Board from practical training in some or all of the competencies set out in rule 98(3). I attach a copy of a letter from the Board granting exemptions, and evidence of having completed approved coursework and examinations in Ethics and Professional Responsibility, Trust and Office Accounting, and those competencies from which I have not been exempted.	
5. Declaration	5.1	The information I have given in this form is true and complete.	Delete any of 5.2-5.16 or
	5.2.	I have not previously been admitted or refused admission as a lawyer in any other jurisdiction in Australia or in a foreign country.	5.17 as necessary.
	5.3	I am and always have been of good fame and character.	
	5.4 admiı	I am not and never have been an insolvent under nistration.	
	5.5	I have never been convicted of an offence in Australia or in a foreign country.	
	5.6	I have never engaged in legal practice in Australia when not admitted or in contravention of any condition of admission, or when not holding a practising certificate as required by law or in contravention of any condition of a certificate or whilst a certificate has been suspended.	
	5.7	I have never practised law in a foreign country when not permitted by or under a law of that country to do so or in contravention of any condition of permission to practise.	
	5.8	I am not and never have been subject to an unresolved complaint, investigation, charge or order under the Legal Profession Act, a corresponding previous Act, a corresponding Australian law or a corresponding foreign law.	
	5.9	I am not the subject of disciplinary action in another profession or occupation in Australia or in a foreign country, and have never been the subject of disciplinary action that involved a finding of guilt.	

My name has never been removed from a local roll, an interstate roll or a foreign roll.	
My right to engage in legal practice has never been suspended or cancelled in Australia or in a foreign country.	
I have never contravened a law about trust money or trust accounts in Australia or in a foreign country.	
No supervisor, manager or receiver has ever been appointed in relation to any legal practice in which I have been engaged.	
I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by or a partner of an Australian legal practitioner or from managing an incorporated legal practice.	
I do not suffer from any infirmity, injury, mental or physical illness, impairment or disability which makes me unable to carry out the inherent requirements of practice as an Australian legal practitioner.	
I have not done anything likely to affect adversely my good fame and character, and I am not aware of any matter or circumstance that might affect my suitability to be admitted as a lawyer.	
I attach a disclosure setting out full details of matters and circumstances which might adversely affect my good fame and character or my suitability to be admitted as a lawyer.	
	 My right to engage in legal practice has never been suspended or cancelled in Australia or in a foreign country. I have never contravened a law about trust money or trust accounts in Australia or in a foreign country. No supervisor, manager or receiver has ever been appointed in relation to any legal practice in which I have been engaged. I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by or a partner of an Australian legal practitioner or from managing an incorporated legal practice. I do not suffer from any infirmity, injury, mental or physical illness, impairment or disability which makes me unable to carry out the inherent requirements of practice as an Australian legal practitioner. I have not done anything likely to affect adversely my good fame and character, and I am not aware of any matter or circumstance that might affect my suitability to be admitted as a lawyer. I attach a disclosure setting out full details of matters and circumstances which might adversely affect my good fame and

SIGNATURE	DATE

Legal Profession Admission Board	Application for Admission as a Lawyer by a person who has not previously Australia or New Zealand but who has elsewhere	been admitte as been admi	ed in itted	Form 11 Rule 99(3)	The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Ceremony	Scheduled admission ceremony pre	ferred			Insert date.
2. Applicant	SURNAME			TITLE	-
	GIVEN NAMES		DAT	E OF BIRTH	-
	ADDF	RESS			-
	HOME TELEPHONE NUMBER	WORK TI	ELEPHONE	NUMBER	-
	MOBILE NUMBER	FAC	SIMILE NUM	BER	-
	EMAIL A	DDRESS			-
3. Jurisdiction(s) of Admission	I have previously been admitted as a jurisdiction(s).	a lawyer in the	e following		
	I attach a certificate not more than 3 authority in each jurisdiction in which date of my admission and that I am jurisdiction.	n I have been	admitted,	showing the	
4. Academic Requirements	(a) I have completed the Board's number is	examinations	s. My stud	ent-at-law	Complete or delete each of (a), (b), (c) and (d) as
	(b) I have a law degree from a un in the Second Schedule as for	llows.			necessary.
	UNIVERSITY		GREE	YEAR	
	I attach an original academic requirements for the degree.	transcript sho	owing comp	oletion of the	

	(c) (d)	I have a law degree from a university in another Australian state or territory as follows. UNIVERSITY DEGREE YEAR I attach an original academic transcript showing completion of the requirements for the degree, and a Dean's certificate in the prescribed form. I have been exempted by the Board from further studies on the basis of studies completed elsewhere. I attach a copy of a letter	
		from the Board confirming the exemption.	
5. Practical Training Requirements	(a)	I have completed a course of practical training listed in the Fourth Schedule as follows.	Complete or delete each of (a), (b), (c) and (d) as necessary.
		I attach an original academic transcript showing completion of the requirements of the course.	
	(b)	I have completed a course of practical training or articles which is recognized in another Australian state or territory as providing sufficient practical training for admission by the Supreme Court of that state or territory as a lawyer. I attach an original certificate showing completion of the course, and evidence that the requirements of the course include evidence of the attainment of competencies in the areas set out in the Sixth Schedule.	
	(c)	I have been admitted as a lawyer in a foreign jurisdiction and have been exempted by the Board from practical training in some or all of the competencies set out in rule 98(3). I attach a copy of a letter from the Board granting exemptions, and evidence of having completed approved coursework and examinations in Ethics and Professional Responsibility, Trust and Office Accounting, and those competencies from which I have not been exempted.	
	(d)	I have attained the age of 30 years and have completed seven years service as a New South Wales government employee performing legal services or 15 years service in courts administration in New South Wales and have been exempted by the Board from practical training in some or all of the competencies set out in rule 98(3). I attach a copy of a letter from the Board granting exemptions, and evidence of having completed approved coursework and examinations in Ethics and Professional Responsibility, Trust and Office Accounting, and those competencies from which I have not been exempted.	
6. Declaration	6.1 6.2.	The information I have given in this form is true and complete. I have not previously been admitted or refused admission as a	Delete any of 5.2-5.16 or 5.17 as
	6.3	lawyer in any other jurisdiction in Australia or in a foreign country. I am and always have been of good fame and character.	necessary.

6.4	I am not and never have been an insolvent under administration.	
6.5	I have never been convicted of an offence in Australia or in a foreign country.	
6.6	I have never engaged in legal practice in Australia when not admitted or in contravention of any condition of admission, or when not holding a practising certificate as required by law or in contravention of any condition of a certificate or whilst a certificate has been suspended.	
6.7	I have never practised law in a foreign country when not permitted by or under a law of that country to do so or in contravention of any condition of permission to practice.	
6.8	I am not and never have been subject to an unresolved complaint, investigation, charge or order under the Legal Profession Act, a corresponding previous Act, a corresponding Australian law or a corresponding foreign law.	
6.9	I am not the subject of disciplinary action in another profession or occupation in Australia or in a foreign country, and have never been the subject of disciplinary action that involved a finding of guilt.	
6.10	My name has never been removed from a local roll, an interstate roll or a foreign roll.	
6.11	My right to engage in legal practice has never been suspended or cancelled in Australia or in a foreign country.	
6.12	I have never contravened a law about trust money or trust accounts in Australia or in a foreign country.	
6.13	No supervisor, manager or receiver has ever been appointed in relation to any legal practice in which I have been engaged.	
6.14	I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by or a partner of an Australian legal practitioner or from managing an incorporated legal practice.	
6.15	I do not suffer from any infirmity, injury, mental or physical illness, impairment or disability which makes me unable to carry out the inherent requirements of practice as an Australian legal practitioner.	
6.16	I have not done anything likely to affect adversely my good fame and character, and I am not aware of any matter or circumstance that might affect my suitability to be admitted as a lawyer.	
6.17	I attach a disclosure setting out full details of matters and circumstances which might adversely affect my good fame and character or my suitability to be admitted as a lawyer.	

SIGNATURE	DATE

NEW SOUTH WALES GOVERNMENT GAZETTE No. 167

Legal Profession Admission Board	Application for Re-admission as a Lat by a person whose name has been of barristers, the roll of solicitors, practitioners or the roll of lawyers of a disciplinary tribunal	en removed from the ro the roll of legal		The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Applicant	SURNAM	1	TITLE	_
	GIVEN NAMES		DATE OF BIRTH	
	A	DDRESS		-
	HOME TELEPHONE NUMBER	WORK TELEPHO	ONE NUMBER	-
	MOBILE NUMBER	FACSIMILE		-
		FACSIWILE		-
				-
	EMA	L ADDRESS		-
2. Admission in New South	I was admitted as a	in Ne	w South Wales	
Wales	on My na	me was struck from the	e roll on	
	by order of th	e		
3. Admission in	I have previously been admitted a		wina	
Jurisdiction(s)	jurisdiction(s) outside New South		an ig	
outside New				
South Wales				
4. Attachments	I attach the following documents.			
	 A. A statement marked "A" setting out: the matters and circumstances which led to my name being 			
	struck from the roll c	f practitioners;	-	
	strike my name from			
	the events which have fame and character;	ve tended to re-establi	sh my good	

r	1		
		 my law-related experience since my name was struck from the roll; 	
		 other matters which I believe are relevant to this application. 	
	В.	A transcript of the proceedings which led to my name being struck from the roll of practitioners, marked "B".	
	C.	Certificates of character in Form 3A or otherwise, marked "C1", "C2", "C3".	
	D.	Original certificates not more than 35 days old from the admitting authorities in each jurisdiction outside New South Wales in which I have been admitted, showing the date of my admission and my professional standing in that jurisdiction, marked "D1", "D2", "D3".	
	E.	Other documents relevant to my application, marked "E1", "E2", "E3".	
5. Declaration	5.1	The information I have given in this form is true and complete.	Delete any of
	5.2.	I have not previously been admitted or refused admission as a lawyer in any other jurisdiction in Australia or in a foreign country.	5.2-5.16 or 5.17 as necessary.
	5.3	I am and always have been of good fame and character.	
	5.4	I am not and never have been an insolvent under administration.	
	5.5	I have never been convicted of an offence in Australia or in a foreign country.	
	5.6	I have never engaged in legal practice in Australia when not admitted or in contravention of any condition of admission, or when not holding a practising certificate as required by law or in contravention of any condition of a certificate or whilst a certificate has been suspended.	
	5.7	I have never practised law in a foreign country when not permitted by or under a law of that country to do so or in contravention of any condition of permission to practice.	
	5.8	I am not and never have been subject to an unresolved complaint, investigation, charge or order under the Legal Profession Act, a corresponding previous Act, a corresponding Australian law or a corresponding foreign law.	
	5.9	I am not the subject of disciplinary action in another profession or occupation in Australia or in a foreign country, and have never been the subject of disciplinary action that involved a finding of guilt.	
	5.10	My name has never been removed from an interstate roll or a foreign roll.	
	5.11	My right to engage in legal practice has never been suspended or cancelled in another state or in a foreign country.	
	5.12	I have never contravened a law about trust money or trust accounts in Australia or in a foreign country.	

5.13	No supervisor, manager or receiver has ever been appointed in relation to any legal practice in which I have been engaged.	
5.14	I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by or a partner of an Australian legal practitioner or from managing an incorporated legal practice.	
5.15	I do not suffer from any infirmity, injury, mental or physical illness, impairment or disability which makes me unable to carry out the inherent requirements of practice as an Australian legal practitioner.	
5.16	I am not aware of any matter or circumstance, other than the matters and circumstances which led to my name being struck from the roll of practitioners, that might affect my suitability to be re-admitted as a lawyer.	
5.17	I attach a disclosure setting out full details of matters and circumstances which, in addition to those which led to my name being struck from the roll of practitioners, might adversely affect my good fame and character or my suitability to be re-admitted as a lawyer.	

SIGNATURE

DATE

FORM NO. 13

COMPLIANCE CERTIFICATE

To the Prothonotary

The persons listed in the Schedule have been certified by the Legal Profession Admission Board as:

- Eligible for admission
- Fit and proper persons to be admitted

SCHEDULE (List names)

Dated....., 20

Executive Officer

Legal Profession Admission Board

FORM NO. 15

LEGAL PROFESSION ADMISSION BOARD

(name of prize)

is awarded

for the Semester (1 or 2) Examinations of (year)

to

(name of recipient)

Given under the seal of the Legal Profession Admission Board on the (numbered) day of (month and year)

Presiding Member

Executive Officer

SECOND SCHEDULE

<u>DEGREE</u>

<u>SCHOOL</u> University of Sydney University of New South Wales Macquarie University University of Technology, Sydney University of Wollongong University of New England Southern Cross University University of Newcastle University of Newcastle University of Western Sydney University of Notre Dame

LLB LLB* or BLeg S* LLB* or MLLP LLB LLB* or JD* LLB* LLB LLB or MLP LLB

* Subject to completion, either within the degree program or separately, of one of the courses listed below:

NAME OF INSTITUTION	COURSE
Legal Practitioners Admission	Legal Ethics
Board	
University of Sydney	Law, Lawyers and Justice
University of New South Wales	Law, Lawyers and Society
Macquarie University	Legal Ethics
University of Technology, Sydney	Legal Ethics A and Legal Ethics B OR Legal Accounting and Professional Responsibility OR Professional Conduct 2
University of Wollongong	The Legal Profession and Australian Society OR Bridging Course - Lawyers and Legal Ethics
University of New England	Legal Ethics and Professional Conduct
Southern Cross University	Professional Conduct
University of Newcastle	Professional Conduct
University of Western Sydney	The Legal Context OR
	Professional Responsibility and Legal
	Ethics
College of Law	Academic/Practical course in Legal Ethics

THIRD SCHEDULE

ITEM	FEE
Student registration application	150
Rule 67 application	30
Student course application	30
Rule 71 review	30
Academic transcript	30
Interview with examiner	90
Examination	90
Additional fees - examination in unscheduled	
location in a single examination period, where	
permitted:	200 / 150
NSW first subject / additional subject	250 / 200
Elsewhere in Australia first subject / additional	450 / 350
subject	
Overseas first subject / additional subject	

S13 application	200
Academic exemption application	180
Practical training exemption application	180
Admission application - Forms 10, 11	360
Re-admission application - Form 12	720

Certificate of admission - Form 7	30
Original diplomas and certificates	100
Other applications and certificates	30
Late application (where permitted):	
Board examination-related	50
Admission-related and other	80
Photocopying – up to two pages	1
Dishonoured cheque	33

FOURTH SCHEDULE

College of Law: Professional Program University of Newcastle: Diploma of Legal Practice Australian National University: Legal Workshop (other than by the Summer Graduate Diploma in Legal Practice Program) University of Wollongong: Practical Legal Training Course Bond University: Practical Training Program University of Technology Sydney: Faculty of Law Professional Program OR Master of Law and Legal Practice University of Western Sydney: Graduate Diploma in Legal Practice OR Master of

Legal Practice (subject to completion of professional legal placement).

FIFTH SCHEDULE

SYNOPSIS OF AREAS OF KNOWLEDGE

Set out below is the synopsis of areas of knowledge referred to in rule 95(2).

Although the topics below are grouped for convenience under the headings of particular areas of knowledge, there is no indication that a topic needs to be taught in a subject covering the area of knowledge in the heading rather than in another suitable subject.

CRIMINAL LAW AND PROCEDURE

- 1. The definition of crime.
- 2. Elements of crime.
- 3. Aims of the criminal law.
- 4. Homicide and defences.
- 5. Non-fatal offences against the person and defences.
- 6. Offences against property.
- 7. General Doctrines.
- 8. Selected topics chosen from:
 - attempts
 - participation in crime
 - drunkenness
 - mistake
 - strict responsibility.
- 9. Elements of criminal procedure. Selected topics chosen from:
 - classification of offences
 - process to compel appearance
 - bail
 - preliminary examination
 - trial of indictable offences.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should provide knowledge of the general doctrines of the criminal law and in particular examination of both offences against the person and against property. Selective treatment should also be given to various defences and to elements of criminal procedure.

TORTS

- 1. Negligence, including defences.
- 2. A representative range of torts (other than negligence) and their defences.
- 3. Damages.
- 4. Concurrent liability.
- 5. Compensation schemes.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The potential compass of this area is so large that considerable variation might be anticipated. At the very least, there should be a study of negligence and of a representative range of torts, with

some consideration of defences and damages, and of alternative methods of providing compensation for accidental injury. Examples of these topics are: concurrent liability, defamation, economic torts, nuisance, breach of statutory duty and compensation scheme.

CONTRACTS

Formation, including capacity, formalities, privity and consideration.

- 1. Content and construction of contract.
- 2. Visiting Factors.
- 3. Discharge.
- 4. Remedies.
- 5. Assignment.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

Some variation may be expected in the breadth and detail of the topics. In general, however, knowledge of the formal requirements for concluding contracts, capacity, the content and interpretation of contracts, their performance and discharge, available remedies, together with an understanding of the broad theoretical basis of contract would be expected.

PROPERTY

- 1. Meaning and purposes of the concept of property.
- 2. Possession, seisin, and title.
- 3. Nature and type (ie fragmentation) of property interests.
- 4. Creation and enforceability of proprietary interests.
- 5. Legal and equitable remedies.
- 6. Statutory schemes of registration.
- 7. Acquisition and disposal of proprietary interests.
- 8. Concurrent ownership.
- 9. Proprietary interests in land owned by another.
- 10. Mortgages.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should provide knowledge of the nature and type of various proprietary interests in chattels and land, and their creation and relative enforceability at law and in equity. Statutory schemes or registration for both general law land Torrens land should be included. A variety of other topics might be included eg fixtures, concurrent interests and more detailed treatment of such matters as sale of land, leases, mortgages, easements, restrictive covenants, etc.

EQUITY

- 1. (a) The nature of equity
 - (b) Equitable rights, titles and interests
 - (c) Equitable assignments
 - (d) Estoppel in equity
 - (e) Fiduciary obligations
 - (f) Unconscionable transactions
 - (g) Equitable remedies.

2. Trusts, with particular reference to the various types of trusts and the manner and form of their creation and variation. The duties, rights and powers of trustees should be included, as should the consequences of breach of trust and the remedies available to, and respective rights of, beneficiaries. (It is expected that about half the course will be devoted to trusts.)

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should cover the elements of trust law, equitable doctrines apart from those relating to trusts, and equitable remedies. The following aspects of trusts law should be dealt with: various kinds of trusts; the rights, duties, powers of trustees; the consequences of breach of trust. Apart from trusts, the following equitable doctrines might be covered, for example, fiduciary obligations, equitable assignments, unconscionability and confidential information. The remedies of specific performance, injunction, declaration and damages in equity should be included. (It is expected that about half the course will be devoted to trusts.)

COMPANY LAW

- 1. Corporate personality
- 2. The incorporation process
- 3. The corporate constitution
- 4. Company contracts
- 5. Administration of companies and management of the business of companies
- 6. Duties and liabilities of directors and officers
- 7. Share capital and membership
- 8. Members' remedies
- 9. Company credit and security arrangements
- 10. Winding up of companies.

OR

Topics of such breadth and depth as to satisfy the following guidelines:

The topics should include an analysis of incorporation and its effects, management and control of a company, the various methods of financing – by the issue of shares and by debt, and the processes of winding up a company.

ADMINISTRATIVE LAW

- 1. Organisation and structure of the administration.
- 2. Administrative law theory.
- 3. Common law and statutory avenues of judicial review at Commonwealth and State level.
- 4. Grounds of judicial review.
- 5. Remedies.
- 6. Crown immunity.
- 7. Administrative Appeals Tribunal.
- 8. Statutory review
- 9. Freedom of information.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should not only embrace traditional common law remedies concerning judicial review of administrative action, but should also cover the range of Commonwealth and State statutory regimes.

FEDERAL AND STATE CONSTITUTIONAL LAW

- 1. State constitutions and constitutional systems.
- 2. The Commonwealth Constitution and constitutional system.
- 3. The constitution and operation of the legislature, executive and judiciary.
- 4. The relationship between the different institutions of government and the separation of powers.
- 5. The relationship between the different levels of government.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should include knowledge of the manor principles of both the relevant State or Territory Constitution and the Commonwealth Constitution, including the relations between the different Commonwealth and State or Territory Laws. A general knowledge of the scope of both State and Territory and Commonwealth Constitutions is required, although the topics will differ in the depth of treatment of specific heads of power, particularly in the Commonwealth sphere.

CIVIL PROCEDURE

- 1. Court adjudication under an adversary system.
- 2. The cost of litigation and the use of costs to control litigation.
- 3. Service of originating process as foundation of jurisdiction, including service out of the relevant State or Territory and choice of forum.
- 4. Joinder of claims and parties, including group proceedings and the defence of prior adjudication as instances of the public interest in avoiding a multiplicity of proceedings and inconsistent verdicts.
- 5. Defining the questions for trial pleadings, notices to admit and other devices.
- 6. Obtaining evidence discovery of documents, interrogatories, subpoena and other devices.
- 7. Disposition without trial, including the compromise of litigation.
- 8. Extra judicial determination of issues arising in the course of litigation.
- 9. Judgement.
- 10. Appeal.
- 11. Enforcement.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should embrace the general study of rules of civil procedure relevant in the State or Territory. Rules concerning jurisdiction, the initiation and service of process, the definition of issues through pleading and judgment enforcement should all be included.

EVIDENCE

- 1. Introduction.
- 2. Competence and compellability.
- 3. Privilege.
- 4. The examination of witnesses.
- 5. Disposition and character.

- 6. Similar fact evidence.
- 7. The accused as a witness.
- 8. Burden and standard of proof.
- 9. Documentary evidence.
- 10. Opinion evidence and prior determination.
- 11. Hearsay:
 - the exclusionary rule
 - the common law and statutory exceptions.
- 12. Admissions and confessions in criminal cases.
- 13. Illegally obtained evidence and confirmation by subsequent fact.
- 14. Res gestae.
- 15. Corroboration.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should include examination of both the sources and acceptability of evidence, including rules concerning the burden and standard of proof and technical rules concerning such matters as hearsay, admissions and confessions, illegally obtained evidence and res gestae.

PROFESSIONAL CONDUCT (including basic Trust Accounting)

Professional and personal conduct in respect of practitioner's duty:

- a) to the law;
- b) to the Courts;
- c) to clients, including basic knowledge of the principles of trust accounting; and
- d) to fellow practitioners.

OR

Topics of such breadth and depth as to satisfy the following guidelines.

The topics should include knowledge of the various pertinent rules concerning a practitioner's duty to the law, the Courts, clients and fellow practitioners, and a basic knowledge of the principles of trust accounting.

The aims of the trust account segment of Professional Conduct are:

- a) to impart an understanding of the legal requirements on solicitors for dealing with trust property.
- b) to help students obtain a level of competence in, and understanding of, the recording requirements for trust accounts and other trust dealings.

Areas covered should include:

- a) provisions of the relevant State or Territory legislation governing the legal profession which relate to the handling of trust money and other trust property.
- b) legislative provisions which enable the proper identification of trust moneys.
- c) the ramifications of breach of trust.
- methods of maintaining trust account records. This includes class exercises in recording of receipts, payments and direct payments of trust moneys and investments (including mortgage investments) by solicitors on behalf of their clients.
- e) a detailed study of any relevant legislation, regulations or rules relating to trust accounting.

SIXTH SCHEDULE

PRACTICAL LEGAL TRAINING

COMPETENCY STANDARDS FOR ENTRY LEVEL LAWYERS

Australasian Professional Legal Education Council Law Admissions Consultative Committee November 2000

(updated February 2002)

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Preface

The following Competency Standards for practical legal training for entry-level lawyers have been jointly developed by the Australasian Professional Legal Education Council (APLEC) and the Law Admissions Consultative Committee.

They seek to describe the observable performance required of entry-level lawyers at the point of admission to practise, in a number of key areas. The Competency Standards have been drafted in the light of both:

- *National Competency Standards, Policy and Guidelines*, National Training Board, Canberra 1991; and
- Heywood, Gonczi and Hager, *A Guide to the Development of Competency Standards for Professions*, Department of Employment, Education and Training, Canberra 1992.

It is in the interests of clients and the public that entry-level lawyers should only be admitted to practise – and subsequently licensed and held out to the public as legal practitioners – if they have acquired threshold competence to practise by completing appropriate academic and practical training. Before they are admitted to practise they must have the knowledge, values, attitudes and skills required to practise law competently.

At the point of admission, each applicant will thus be expected to provide evidence that the applicant has achieved the requisite competence in the following Skills, Practice Areas and Values:

Skills	Practice Areas	Values
Lawyer's Skills	Civil Litigation Practice	Ethics and Professional
Problem Solving	Commercial and	Responsibility
Work Management and	Corporate Practice	
Business Skills	Property Law Practice	
Trust and Office	One of:	
Accounting	Administrative Law	
	Practice	
	Criminal Law Practice	
	Family Law Practice	
	And one of:	
	Consumer Law Practice	
	Employment and	
	Industrial	
	Relations Practice	
	Planning &	
	Environmental Law	
	Practice	
	Wills and Estates	
	Practice	

The relevant Competency Standards for each Skill, Practice Area and Value are set out from page 4 onwards.

The Law Admissions Consultative Committee considers that:

- every applicant seeking admission to practise should provide evidence that the applicant has attained the requisite competence required by the Standards, whether the applicant has completed a PLT Course, Articles of Clerkship, a Bar Admission Course or a combination of more than one of them;
- (b) an applicant should generally have undertaken the relevant practical legal training and demonstrated attainment of the requisite competence either in the final year of a law degree or after completing that degree, or a combination of both of them;
- (c) at whatever stage an applicant undertakes practical legal training, that training should be provided at a level equivalent to post-graduate training. It should build on the knowledge and understanding of the law, the legal system and of legal practise which a graduate should have acquired by the end of an undergraduate law degree;
- (d) diversity in the ways in which practical legal training is given should be encouraged, provided that the quality of that training is not compromised and remains the paramount consideration;
- (e) the training requires both programmed training and workplace experience. It requires an allocation of tuition hours and resources to curriculum which are appropriate as an equivalent of:
 - a program of academic study at graduate diploma level which incorporates at least 90 hours of workplace training; or
 - 12 months (1800 work hours) of closely supervised full time indenture as an articled clerk incorporating at least 90 hours of programmed training; or
 - a non-award training course of at least 6 months (900 hours) in which at least 450 hours is programmed training and at least 90 hours is workplace experience.

'programmed training' means structured and supervised training activities, research and tasks with comprehensive assessment. When programmed training is delivered as distance training or in electronic form it should be devised to require an input of time from an applicant of at least 450 hours.

'workplace experience' means supervised employment in a law or law related work environment or equivalent unpaid engagement in such an environment.

- (f) while the Competency Standards propose minimum requirements for entry-level lawyers, they are not intended to discourage either wider, or more detailed, Practical Legal Training;
- (g) the Competency Standards are designed, where possible, to allow:
 - (i) competence in one relevant area to be acquired in the course of acquiring

competence in another relevant area; and

(ii) practical legal training to be given in flexible and innovative ways, where this is desirable.

It follows that an applicant need not acquire the requisite competence in any particular Skill, Practice Area or Value by undertaking training in any predetermined topic or area of practice;

- (h) an applicant's competence in each Practice Area should be assessed in a way which allows the applicant also to demonstrate competence in relevant Skills and Values, at the same time;
- those who teach in PLT Courses or who supervise the work of potential applicants for admission while they acquire competence in the relevant Practice Areas, Skills and Values, should either have substantial recent experience practising law, or comparable relevant qualifications or experience;
- (j) any program of practical legal training should:
 - (i) introduce a potential applicant for admission to Legal Aid and Pro Bono systems and schemes; and
 - (ii) include practical experience in the use of current information technology;
- (k) any course providing components of practical legal training to potential applicants, including Articles of Clerkship, should have formal means of assessing whether, and certifying that, an applicant has achieved the requisite level of competence in each relevant Skill, Practice Area or Value;
- (I) each Admitting Authority should:
 - (i) require any course providing components of practical legal training to potential applicants (other than Articles of Clerkship) to be approved by it; and
 - (ii) monitor the provision of practical legal training (including Articles of Clerkship) to satisfy itself that the training is of an appropriate quality.

Administrative Law Practice

Descriptor:	An entry-level lawyer who practises in administrative law
	should be able to obtain information for clients under
	freedom of information legislation and otherwise, seek
	review of administrative decisions, and represent parties
	before courts and administrative tribunals.

Element		Performance criteria The lawyer has competently:
1.	Obtaining information	 identified whether freedom of information legislation applies to the situation. identified the specific legislation under which the information may be obtained. taken the steps required under that legislation. identified and taken any other practical steps required to obtain the information.
2.	Obtaining review of administrative decisions	 concluded correctly that the decision may be reviewed. identified and discussed with the client alternative means of obtaining a review. completed all preparation required by law, good practice and the circumstances of the matter. represented the client effectively at any mediation, hearing or other review forum, where this is appropriate and permitted.
4.	Representing a client	 identified all alternative means of obtaining redress and discussed them with the client. completed all preparation required by law, good practice and the circumstances of the matter. represented the client effectively at any mediation, hearing or other forum.

Explanatory Note

This competency standard applies to State and Federal administrative law and practice and proceedings before both State and Federal courts and tribunals.

For an entry-level lawyer administrative law practice may be either an area of specialised practice or an ancillary part of general practice.

Preparing to represent a client in a court or tribunal may include drafting written submissions.

Civil Litigation Practice

Descriptor: An entry-level lawyer should be able to conduct civil litigation in first instance matters in courts of general jurisdiction, in a timely and cost-effective manner.

Element

Performance criteria

The lawyer has competently:

1. Assessing the Merits of a case and identifying the dispute resolution alternatives

2. Initiating and responding to claims

- assessed the strengths and weaknesses of both the client's and opponent's cases.
- identified the facts and evidence required to support the client's case.
- identified all means of resolving the case, having regard to the client's circumstances.
- advised the client of relevant rights and remedies in a way which the client can easily understand.
- where possible, confirmed in writing any instructions given by the client in response to initial advice.
- identified and complied with the relevant limitation period.
- identified an appropriate claim or defence.
- identified a court of appropriate jurisdiction.
- identified the elements of the claim or defence, according to law.
- followed procedures for bringing the claim or making the defence in accordance with the court's rules and in a timely manner.
- drafted all necessary documents in accordance with those procedures.
- 3. Taking and responding to interlocutory and default proceedings
- 4. Gathering and presenting evidence

- identified any need for interlocutory steps or default proceedings, according to the court's rules.
- followed procedures for taking those steps or proceedings in accordance with the court's rules and in a timely manner.
- drafted all necessary documents in accordance with those procedures and rules.
- identified issues likely to arise at the hearing.
- identified evidence needed to prove the client's case or disprove the opponent's case, according to the rules of evidence.
- gathered the necessary evidence.
- presented that evidence according to law and the court's rules.

5. Negotiating settlements
conducted settlement negotiations in accordance with specified principles.
identified any revenue and statutory refund implications.
properly documented any settlement reached.
6. Taking action to enforce orders and settlement
identified procedures for enforcing the order or settlement according to law and the court's rules.
followed those procedures in a timely manner.

Explanatory Note

agreements

This competency standard applies to first instance civil litigation in a local lower and a local higher court of an Australian State or Territory, having general jurisdiction, and in the Federal Court.

Means by which a dispute might be resolved include, but are not limited to:

- negotiation;
- mediation;
- arbitration;
- litigation;
- expert appraisal.

Means by which evidence might be gathered include:

- statements from witness;
- notices to admit;
- discovery;
- subpoena;
- expert reports;
- certified official records, banker's books etc.

Means by which evidence might be presented include:

- orally on oath;
- affidavits;
- video or telephone link.

Means of enforcement include:

- execution process including attachment of debts;
- taxation or assessment of costs;
- oral examination.

Commercial and Corporate Practice

Descriptor: An entry level lawyer should be able to conduct commercial transactions such as the sale or purchase of a small business. The lawyer should be able to set up standard business structures using entities such as companies, trusts and partnerships; provide basic advice on finance and securities and the obligations of companies and their officers; and appreciate the type of advice needed to assess the revenue implications of standard commercial transactions.

Element		Performance criteria The lawyer has competently:
1.	Conducting commercial transactions	 identified the nature of the transaction properly. undertaken sufficient searches and inquiries to investigate any relevant issues of title to real or personal property. drafted documents, had them executed, and (if necessary) certified, stamped and registered them, according to law and good practice. obtained or given any necessary consents to, or notifications of, the transaction required by law.
2.	Setting up commercial structures	 selected a structure that will achieve the client's objectives. drafted all documents required to set up the structure (including establishing any discrete entities that will form part of the structure) had them executed and (if necessary) certified, stamped and registered them, according to law and good practice. informed the client of any continuing obligations in relation to the structure, and where the structure involves a corporation, the continuing obligations of the company and its officers.
3.	Dealing with loans and securities	 identified the various appropriate types of financial arrangements and securities available to the borrower and lender. informed the borrower and lender of their immediate, continuing, and potential liabilities under any proposed financing and security arrangements. drafted loan or security documents which reflect the agreement between lender and borrower. had the loan or security documents executed and (if necessary) stamped and registered them according to law.

- Advising on revenue law and practice
 identified the possible general revenue implications of the client's proposed commercial venture or arrangement.
 - referred the client to experts for more comprehensive or detailed advice, where appropriate.

Explanatory Note

This competency standard applies to commercial and corporate practice. It includes:

- some common commercial transactions, such as the sale or purchase of a small business;
- setting up standard business structures and entities, including companies;
- advising on the legal obligations of corporations and their officers;
- advising on due diligence investigations;
- identifying in a general way the possible revenue implications of standard commercial dealings and structures;
- drafting standard loan agreements and securities.

Business structures include:

- trusts;
- private companies;
- partnerships;
- joint ventures;
- franchise arrangements.

Securities include:

- bills of sale;
- chattel leases;
- loans agreements;
- guarantees, including guarantees from spouses.

Revenue implications include:

- stamp duties;
- income tax;
- capital gains tax;
- GST;
- fringe benefits tax;
- land and property taxes.

Consumer Law Practice		
be able availab		An entry-level lawyer who practises in consumer law should be able to advise clients on the procedures and remedies available in relation to consumer complaints and to represent the client in any related negotiations or proceedings.
		Performance criteria The lawyer has competently:
1.	Obtaining information	 identified the situation as one to which consumer protection legislation applies. identified the relevant legislation and any applicable case law. identified any possible common law remedies.
2.	Drafting documents	 drafted any documents required, in accordance with the client's instructions and the relevant legislation.
3.	Initiating and responding claims	
4.	Representin client	 g the identified all possible means of resolving the dispute to the satisfaction of the client and discussed them with the client. completed all necessary preparation in accordance with the law, good practice and the circumstances of the matter. represented the client effectively at any negotiation, mediation, hearing or other forum.
5.	Taking actio implement outcomes	 n to documented any order or settlement properly and explained it to the client in a way which the client can easily understand. identified any procedures necessary to enforce the order or settlement and carried them out in a timely manner.

Explanatory Note

This competency standard applies to the practice of consumer law. It includes both State and Federal consumer protection legislation and codes.

Consumer protection legislation includes State and Federal legislation and codes dealing with:

- trade practices;
- misleading and deceptive conduct;
- motor car traders;
- domestic building contracts;
- consumer credit;
- residential tenancies;

A consumer protection dispute includes disputes relating to:

- trade practices;
- misleading and deceptive conduct;
- motor car traders;
- domestic building contracts;
- consumer credit;
- guarantees;
- residential tenancies;

A court or tribunal includes:;

- Federal Courts;
- State Courts;
- statutory tribunals;
- industry complaint panels;
- industry Ombudsmen;

be ab		entry-level lawyer who practises in criminal law should ble to advise clients before arrest, seek bail, make pleas, cipate in minor contested hearings and assist in preparing es for trial.	
Elen	nent	Performance criteria The lawyer has competently:	
1.	Providing advid	 identified the client's legal rights and legal powers of the police or other prosecutors or investigators in the situation. informed the client of those rights and powers in a way which the client can easily understand. identified the legal elements of any offence with which the client is charged. where possible, confirmed in writing any instructions given by the client in response to initial advice. implemented the client's instructions when it is appropriate in the circumstances to do so. 	
2.	Applying for ba	 identified the client's options and communicated them to the client in a way the client can easily understand. helped the client to make an informed decision about which option to select. made an application for bail or taken other action effectively in the circumstances. fully advised the client of any bail conditions. 	
3.	Making pleas	 identified the client's options and communicated them to the client in a way the client can easily understand. identified and gathered all material useful to the plea according to law and good practice. presented the plea in an effective and persuasive manner, having regard to the circumstances of the case. advised the client fully of the outcome in a way the client can easily understand. 	
4.	Representing a client in minormatters	 completed all preparation required by law, good practice and the circumstances of the case. represented the client effectively at a contested and uncontested hearing. 	

Criminal Law Practice
- 5. Assisting to prepare cases for trial
- identified and gathered the evidence needed to support the client's case.
- identified and briefed appropriate experts (including counsel) having regard to good practice and the requirements of the case.

This competency standard applies to criminal law practice. It includes:

- advising clients before and after arrest;
- making a simple bail application on behalf of an accused person;
- making a plea in mitigation of penalty in a simple matter;
- some aspect of preparing a matter for hearing, such as briefing counsel;
- participating in a minor contested hearing.

Criminal matters include:

- traffic offences;
- domestic violence and apprehended violence orders;
- drink driving;
- drug offences.

Employment and Industrial Relations Practice

Descriptor:		An entry-level lawyer who practices in the area of employment and industrial relations should be able to advise clients on the relevant law and procedures, represent clients in negotiations and initiate and respond to applications in relevant State and Federal courts and tribunals.			
Eler	nent	Performance criteria The lawyer has competently:			
1.	Assessing the merits of the dispute and identify the dispute resolution alternatives	 identified the relevant facts. assessed the strengths and weaknesses of the dispute according to the relevant law. identified all means of resolving the dispute, having regard to the client's circumstances. 			
2.	Advising client on procedures	 advised the client of means to avoid a dispute, where appropriate. advised the client of available steps to strengthen the client's position. 			
3.	Commencing negotiations	 explored all opportunities for a negotiated settlement, subject to the client's instructions. represented the client effectively at any negotiations. 			
4.	Initiating and responding to proceedings	 identified the appropriate jurisdiction. initiated or opposed a claim in accordance with the rules of the relevant court or tribunal, in a timely manner. obtained all necessary evidence and drafted all necessary documents in accordance with those rules. 			
5.	Representing the client	 completed all preparation required by law, good practice and the circumstances. represented the client effectively at any mediation, hearing or other forum. 			
6.	Taking action to implement outcomes	 properly documented any order or settlement and explained it to the client in a way which the client can understand easily. identified and carried out any procedures required to enforce the order or settlement. 			

This competency standard applies to the practice of employment and industrial relations law at both State and Federal levels.

A dispute may involve:

- award negotiations;
- an industrial dispute relating to an individual employee or to a workplace or industry;
- an equal employment opportunity or anti-discrimination claim;
- a claim for unfair dismissal.

The means by which a dispute might be resolved include, but are not limited to:

- negotiation;
- mediation;
- conciliation;
- arbitration;
- litigation.

Steps available to a client to avoid a dispute or to strengthen the client's position include:

- altering internal employment practices and procedures;
- drafting and revising employment contracts;
- entering or revising enterprise bargaining agreements;
- altering individual employment contracts;
- taking disciplinary proceedings;
- allowing industrial representation.

Ethics and Professional Responsibility

Descriptor:		An entry-level lawyer should act ethically and demonstrate professional responsibility and professional courtesy in all dealings with clients, the courts, the community and other lawyers.			
Ele	ment	Performance criteria The lawyer has competently:			
1.	Acting ethically	 identified any relevant ethical dimension of a particular situation. taken action which complies with professional ethical standards in that situation. 			
2.	Discharging the legal duties and obligations of legal practitioners	 identified any duty or obligation imposed on the lawyer by law in a particular situation. discharged that duty or obligation according to law and good practice. 			
3.	Complying with professional conduct rules	identified any applicable rules of professional conduct.taken action which complies with those rules.			
4.	Complying with fiduciary duties	 recognised and complied with any fiduciary duty, according to law and good practice. 			
5.	Avoiding conflicts of interest	 identified any potential or actual conflict, as soon as is reasonable in the circumstances. taken effective action to avoid a potential conflict or, where a conflict has already arisen, dealt with it in accordance with law and good practice. taken appropriate action, where applicable, to prevent such a conflict arising in the future. 			
6.	Acting courteously	 demonstrated professional courtesy in all dealings with others. 			
7.	Complying with rules relating to the charging of fees	 identified any rules applying to charging professional fees. complied with those rules, where they are relevant. maintained records and accounts in accordance with law and good practice. 			

- 8. Reflecting on wider reflected on that lawyer's professional performance in particular situations.
 - brought to the attention of an employer or professional association any matters that require consideration or clarification.
 - recognised the importance of pro bono contributions to legal practice.
 - demonstrated an awareness that mismanagement of living and work practices can impair the lawyer's skills, productivity, health and family life.

This competency standard applies to:

- ethics;
- statutes and general law relating to the duties and obligations of legal practitioners;
- written and unwritten rules of professional conduct;
- written and unwritten rules of professional courtesy.

The duties and obligations imposed by law on legal practitioners include duties:

- of confidentiality;
- to act competently and to maintain competence;
- to act honestly;
- not to mislead the court;
- not to pervert the course of justice or the due administration of justice.

Conflicts of interest commonly arise between:

- joint venture partners;
- directors and shareholders of a company;
- trustees and beneficiaries in a family trust;
- parties to any transaction where their interests potentially differ.

Fan	Family Law Practice				
Des	escriptor: An entry-level lawyer who practises in family law should be able to apply for dissolution of marriage, and advise and take action in relation to parenting matters property settlements, spouse maintenance and child support problems.				
Eler	nent	Performance criteria The lawyer has competently:			
1.	Applying for dissolution of marriage	 obtained instructions reflecting the client's informed wishes. prepared an application complying with the relevant court rules. filed and served the application in accordance with those rules. proved service in accordance with those rules. presented the client's application to the court effectively. 			
2.	Acting in relation to ancillary matters	 informed the client of all options, having regard to the circumstances of the case, in a way which the client can easily understand. fully prepared the client's case having regard to the client's circumstances, the dispute resolution process the client has decided to pursue and good practice. pursued the case in accordance with good practice for the chosen dispute resolution process. identified and explained to the client the revenue implications of any proposed settlement. documented and acted upon any results of the chosen dispute resolution process, as required by law and good practice. 			

This competency standard applies to dissolution of marriage and ancillary matters arising from the breakdown of marriages or other domestic relationships. It includes:

- applying for dissolution of marriage; and
- managing an ancillary matter in a family court up to the first directions hearing.

Ancillary matters include:

- parenting matters;
- property settlements;
- spouse maintenance;
- child support;
- domestic violence orders;
- injunctions and sole use orders;
- de facto proceedings.

Acting includes:

- participating in primary dispute resolution processes;
- informal negotiation;
- initiating or responding to court proceedings for urgent, interim or final relief.

Lawyer's Skills Descriptor: An entry-level lawyer should be able to demonstrate oral communication skills, legal interviewing skills, advocacy skills, negotiation and dispute resolution skills, and letter writing and legal drafting skills. Element Performance criteria The lawyer has compotently:						
Descriptor:		communication skills, legal interviewing skills, advocacy skills, negotiation and dispute resolution skills, and letter				
Ele	ement	Performance criteria The lawyer has competently:				
1.	Communicating effectively	 identified the purpose of a proposed communication, the most effective way of making it, an appropriate communication strategy, and the content of the proposed communication. presented thoughts, advice, and submissions in a logical, clear, succinct and persuasive manner, having regard to the circumstances and the person or forum to whom the communication is made. identified and appropriately dealt with verbal, nonverbal and cross-cultural aspects of the proposed communication. taken any follow-up action in accordance with good practice. 				
2.	Interviewing clients	 prepared for the interview properly, having regard to relevant information available before the interview and the circumstances. conducted the interview using communication techniques appropriate to both the client and the context. ensured that the client and lawyer have both obtained all the information which they wanted from the interview in a timely, effective and efficient way, having regard to the circumstances. ensured that the lawyer and client left the interview with a common understanding of the lawyer's instructions (if any) and any future action that the lawyer or client is to take. made a record of the interview that satisfies the requirements of law and good practice. taken any follow-up action in a timely manner. 				
3.	Writing letters	 identified the need for, and purpose of, the letter. written the letter in simple, straightforward English which conveys its purpose clearly and can be easily understood by the person to whom it is sent. 				

4.	Drafting other documents	 identified the need for, and purpose, of the document. devised an effective form and structure for the document having regard to the parties, the circumstances, good practice principles of writing simple, straightforward English and the relevant law. drafted the document effectively having regard to the parties, the circumstances, good practice, principles of writing simple, straightforward English, and the relevant law. considered whether the document should be settled by counsel. taken every action required to make the document effective and enforceable in a timely manner and according to law (such as execution by the parties, stamping, delivery and registration).
5.	Negotiating settlements and agreements	 prepared the client's case properly having regard to the circumstances and good practice. identified the strategy and tactics to be used in negotiations and discussed them with and obtained approval from the client. carried out the negotiations effectively having regard to the strategy and tactics adopted, the circumstances of the case and good practice. documented the negotiation and any resolution as required by law or good practice and explained it to the client in a way the client can easily understand.
6.	Facilitating early resolution of disputes	 identified the advantages and disadvantages of available dispute resolution options and explained them to the client. performed in the lawyer's role in the dispute resolution process effectively, having regard to the circumstances. documented any resolution as required by law or good practice and explained it to the client in a way the client can easily understand.
7.	Representing a client in court	 observed the etiquette and procedures of the forum. organised and presented in an effective, strategic way: factual material; analysis of relevant legal issues; and relevant decided cases. presented and tested evidence in accordance with the law and good practice.

• made submissions effectively and coherently in accordance with law and good practice.

This competency standard applies to "composite" skills which require a lawyer to synthesise several generic skills and apply them in a specific legal context. Lawyers must be able to exercise such skills effectively.

Representation refers to advocacy on behalf of a client in a court, tribunal or other forum. It includes:

- an aspect of preliminary or pre-trial civil or criminal proceedings;
- an aspect of first instance trial advocacy in a simple matter;
- leading evidence-in-chief, cross-examination, re-examination and making submissions.

Dispute resolution options include:

- negotiation;
- mediation;
- arbitration;
- litigation;
- expert appraisal.

Planning and Environmental Law Practice

Descriptor:		An entry-level lawyer who practises in planning and environmental law should be able to advise clients on the relevant law, generally assist them in the planning process; initiate or oppose applications in, and obtain and present relevant evidence before appropriate courts or tribunals; and represent clients in various forums.			
Elen	nent	Performance criteria The lawyer has competently:			
1.	Assessing the merits of the matter and advising the client	 obtained full instructions from the client. analysed the facts in accordance with the relevant law. obtained and clarified any relevant technical information. advised the client of any rights and obligations of the client and potential penalties if obligations are not observed. identified all options hand developed a plan of action in accordance with the client's instructions. examined the commercial, political and public relations implications of any proposed action and explained them to the client. 			
2.	Preparing applications	 identified and analysed the relevant provisions of the relevant planning scheme. prepared an application for development approval and submitted it to the relevant authority. obtained any necessary plans. identified potential grounds of objection. 			
3.	Initiating and responding to claims	 identified the appropriate forum for initiating or responding to a claim. initiated or opposed a claim in accordance with the rules of the relevant court or tribunal, in a timely manner. obtained all necessary evidence and drafted all necessary documents in accordance with those rules. 			
4. Representing the client		 identified all available means of resolving the matter to the satisfaction of the client and discussed them with the client. completed all preparation required by law, good practice and the circumstances. represented the client effectively in any negotiation, mediation, hearing or other forum. 			

5. Implementing outcomes

- properly documented any order or settlement and explained it to the client in a way which the client can easily understand.
- identified and carried out any procedures to enforce the order or settlement in a timely manner.

Explanatory Note

This competency standard applies to the practice of planning and environmental law under both State and Federal legislation.

The client's rights and obligations include rights and obligations under statute and at common law.

A claim or dispute may include:

- an application for or exemption from a permit, licence, approval or other authority;
- an objection to or appeal or application for review in relation to such an application;
- a prosecution for breach of relevant legislation;
- civil action relating to either or both of planning and environmental issues.

Reference to a court or tribunal includes a body exercising statutory powers.

Preparation for providing representation in a court or tribunal may include:

- drafting written submissions;
- briefing counsel.

Problem Solving

Descriptor:		An entry-level lawyer should be able to investigate and analyse facts and law, provide legal advice and solve legal problems.				
Elei	ment	Performance criteria The lawyer has competently:				
1.	Analysing facts and identifying issues	 identified and collected all relevant facts as far as is practicable. analysed the facts to identify any existing or potential legal and other issues. distinguished facts that might be used to prove a claim from other facts, if the matter so requires. 				
2.	Analysing law	 identified any questions of law raised by the matter. researched those questions of law properly, having regard to the circumstances. identified and interpreted any relevant statutory provisions and applied them appropriately to the facts. 				
3.	Providing legal advice	 applied the law to the facts of the matter in an appropriate and defensible way. given the client advice in a way which the client can easily understand. kept up with any developments that might affect the accuracy of previous advice and told the client about the effect of those developments. 				
4.	Generating solutions and strategies	 identified the problem and the client's goals as fully as is practicable. investigated the facts and legal and other issues as fully as is practicable. developed creative options and strategies to meet the client's objectives. identified the advantages and disadvantages of pursuing each option or strategy including costs and time factors. assisted the client to choose between those options in a way consistent with good practice. developed a plan to implement the client's preferred option. acted to resolve the problem in accordance with the client's instructions and the lawyer's plan of action. remained open to new information and ideas and updated advice to the client where necessary. 				

This competency standard applies to:

- analysing facts;
- analysing legal and practical issues;
- analysing law;
- interpreting statutes;
- giving advice;
- solving problems in the context of legal practice.

Analysing law includes researching legal issues using:

- law libraries;
- on-line searches;
- electronic data bases;
- legal citators and digests.

It also includes applying principles of precedent.

Other issues include:

- risk management;
- public relations;
- financial implications.

Property Law Practice

Descriptor:		An entry-level lawyer should be able to convey, lease and mortgage real property. The lawyer should also be able to provide general advice on standard matters arising under legislation relating to land use in that State or Territory.			
Elen	nent	Performance criteria The lawyer has competently:			
1.	Transferring title	 identified the nature of the interest being dealt with properly, having regard to the applicable title system. prepared, commented on and advised on an appropriate contract of sale or other type of agreement and had it executed according to law and good practice. undertaken sufficient searches and inquiries to investigate title, any issues about land use and responsibility for outgoings. drafted an appropriate instrument of transfer or conveyance and had it executed, and (if necessary) stamped and registered, according to law. obtained or given any consents to, or notifications of, the transfer or conveyance according to law. 			
2.	Creating leases	 made and obtained all searches and consents required by law and good practice. drafted, commented on and advised on a lease in a form allowed by law, reflecting the agreement between lessor and lessee and protecting their respective interests. arranged for the lease to be executed, and (if necessary) stamped and registered, according to law. 			
3.	Creating and releasing securities	 made and obtained all searches and consents required by law and good practice. drafted, commented on and advised on an effective instrument to create or release the security, reflecting the agreement between the grantor and grantee and protecting their respective interests. arranged for the instrument to be executed, and (if necessary) stamped and registered, as required by law. 			

4.	use	•	identified any legislative scheme regulating the relevant use. advised the client generally about processes to be followed to obtain permission for, or to object to the use, as the case requires.
5.	Advising on revenue implications	•	identified the revenue implications of any transaction and advised the client accordingly.

This competency standard applies to dealings with interests in real and leasehold property, land use and securities. It must include:

- contracts for sale of land including special conditions;
- transferring title (or equivalent interest under the scheme of land title that exists in the particular State or Territory);
- creating standard commercial leases;
- creating standard residential tenancies or leases;
- creating and releasing of mortgages;
- some aspect of land use.

The competency standard includes dealings under the main system of land title operating in the jurisdiction in which the lawyer practises. For example, in Queensland it would include dealings in respect of freehold title under the *Land Title Act* 1994.

Aspects of land use might involve issues arising out of :

- town planning schemes;
- local government by-laws;
- environment and heritage legislation;
- revenue and tax legislation.

This competency standard is limited to:

- the main system of land title operating in a State or Territory;
- transactions which an entry level lawyer would be expected to perform.

Trust and Office Accounting

Descriptor: An entry-level lawyer should have a sound general knowledge of the significance of, and the principles governing, trust and general accounting in legal practice, and sufficient knowledge, skills and values to maintain trust and general account records according to law and good practice, to the extent usually permitted and expected of an employed solicitor.

Element Performance criteria

The lawyer has competently:

1. Receiving money

2.

- dealt with money received from or on behalf of a client, as required by law and good practice.
- where the law and good practice requires money to be deposited in a trust account, controlled or general account, recorded the deposit as required by law and good practice.
- issued any receipt required by law and good practice.
- Making outlays
 made any outlay from the correct account, according to law and good practice.
 - recorded the outlay as required by law and good practice.
- **3. Rendering costs** calculated the costs in accordance with law, good practice and any agreement between the lawyer and client.
 - added to the bill all outlays made by the firm for which the client is responsible.
 - accounted to the client for any money received from the client on account of costs and outlays, as required by law and good practice.
 - drafted the bill and delivered it in accordance with law and good practice.
- 4. Maintaining trust maintained any trust account in accordance with specific statutory requirements, including any requirements relating to common fund deposits and auditing.

This competency standard applies to trust and general accounting. It requires a general knowledge of bookkeeping and knowledge of the solicitors' trust account law and practise and auditing requirements in the lawyer's jurisdiction.

12079

Wills and Estates Practice

Descriptor:		An entry-level lawyer who practises in wills and estates should be able to draft wills, administer deceased estates and take action to solve problems about wills and estates.			
Elei	ment	Performance criteria The lawyer has competently:			
1.	Drafting wills	 advised the client of issues, options, and potential problems that might arise in respect of the client's testamentary intentions. obtained instructions reflecting the client's informed and independent wishes, which can be effectively implemented. drafted a will reflecting the client's instructions. identified any issues of testamentary capacity and resolved them in accordance with law and good practice. ensured that the client executed the will in accordance with law. given any necessary follow-up advice to the client. 			
2.	Administering deceased estates	 obtained a grant of probate or letters of administration where required. identified the debts and assets of the estate. gathered in the estate or transferred or transmitted assets directly to beneficiaries, as appropriate, having regard to the law, good practice, and the circumstances. discharged the estate's debts, distributed specific gifts and the residue and ensured that the executors have been released of their obligations in a timely fashion. 			
3.	Taking action to resolve wills and estates problems	 identified the nature of the problem properly, having regard to the law of the jurisdiction. identified he client's options for dealing with the problem, having regard to the law of the particular jurisdiction and the client's circumstances. explained the options to the client in a way the client can easily understand. taken action to resolve the problem in accordance with the client's instructions. 			

This competency standard applies to wills and deceased estate practice. It must include:

- drawing and advising on standard wills;
- obtaining an uncontested grant of letters of administration on an intestacy or probate where a will exists;
- administering a standard deceased estate;
- helping solve at least one common type of will or estate problem.

Wills and estates problems include:

- testamentary capacity;
- construction;
- validity of the will;
- validity of gifts;
- assets outside the jurisdiction;
- revenue issues;
- family provision;
- mutual wills;
- trusts;
- informal wills;
- testamentary directions.

Follow-up advice required may include:

- the effects of marriage on a will;
- the effects of divorce on a will;
- storage options;
- revocation;
- modification;
- availability of associated documents such as enduring powers of attorney.

Work Management and Business Skills

Descriptor:		An entry-level lawyer should be able to manage workload, work habits, and work practices in a way that ensures that clients' matters are dealt with in a timely and cost effective manner.				
Ele	Element Performance criteria The lawyer has competently:					
1.	Managing personal time	 used a diary or other system to record time limits or deadlines and to assist in planning work. identified conflicting priorities as they arise and managed the conflict effectively. used available time effectively, to the benefit of the lawyer's clients and employer. 				
2.	Managing risk	 conducted each matter in a way that minimises any risk to the client, lawyer or firm arising from missed deadlines, negligence or failure to comply with the requirements of the law, a court or other body. recognised the limits of the lawyer's expertise and experience and referred the client or matter to other lawyers, counsel or other professionals, as the circumstances require. 				
3.	Managing files	 used a file management system to ensure that work priorities are identified and managed; clients' documents are stored in an orderly and secure manner; and to alert the lawyer to any need to follow up a matter or give it other attention. rendered timely bills, in accordance with law and any agreement between the lawyer and client, which set out the basis for calculating the lawyer's fees. accurately recorded all communications and attendances, with details of dates and times. 				
4.	Keeping client informed	 communicated with the client during the course of the matter as frequently as circumstances and good practice require. confirmed oral communications in writing when requested by the client or required by good practice. dealt with the client's requests for information promptly. informed the client fully of all important developments in the matter, in a way which the client can easily understand. 				

5. Working cooperatively

• worked with support staff, colleagues, consultants and counsel in a professional and cost effective manner.

Explanatory Note

This competency standard applies to the exercise of good work habits in a legal practice to ensure that:

- clients do not suffer loss or damage from a lawyer missing deadlines or neglecting matters;
- clients are kept informed regularly and fully of the progress of their matters;
- clients' matters are dealt with in a cost-effective manner.

12083

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

GOSFORD CITY COUNCIL

Roads Act 1993

PURSUANT to the Roads Act 1993, section 10, the land described in the Schedule is public road. PETER WILSON, General Manager, PO Box 21, Gosford NSW 2250.

SCHEDULE

Lot 22, DP 1085934.

[1834]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of compulsory acquisition of land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below excluding any mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993. Dated at Murwillumbah, 21 December, 2005. M J Rayner, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lots 1 - 5 DP 1082139.

The lands described in the schedule hereto have been acquired by agreement with the landowners affected and are located in Leisure Drive and Fraser Drive, Banora Point.

[1835]

[1836]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 7 September 2005 has resolved to dedicate the land described hereunder as public road pursuant to Section 10 of the Roads Act, 199. J.F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW, 2484.

SCHEDULE

Lots 1 to 5 DP 10802139.

TUMUT SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TUMUT SHIRE COUNCIL declares, with the approval of her Excellency the Governor, that the land described in the schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Roads Act 1993. C Adams, General Manager, Tumut Shire Council, 76 Capper Street, Tumut 2720.

Schedule

Lots 1 and 2 DP 1040176.

Lot 5 DP 1082213.

[1837]

MOREE PLAINS SHIRE COUNCIL

Property Schedule

NOTICE is hereby given to the persons named hereunder, that the Council of Moree Plains has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners of or to have an interest in the land on which the amount of rates stated in each case, as at 12th December 2005, is due:

Assessment Number	1. Owner(s) 2. Registered Interest 3. Other	Property Description	Property Area	Amount of Rates, Charges and Interest Outstanding for more than 5 years	Amount of all other Rates, Charges and Interest Outstanding	Total Rates, Charges and Interest Outstanding
4481 1. Brian Reynolds & Brenda Reyn		5 Benson St, Boomi, NSW Lot 9 & 10 DP 758135	4046 sqm	\$819.53	\$1,943.58	\$2,763.11
3988	1. Anthony Robert Bignell	125 Walker St, Mungindi, NSW Lot 4 Sec 21 DP 758729	1922 sqm	\$279.78	\$7,230.97	\$7,510.75
3928	1. Charles Alexander Oehlman	62 St George St, Mungindi, NSW Lot 6 Sec 11 DP 758729	2023 sqm	\$7,771.28	\$9,528.78	\$17,300.06
3815	1. Alfred Winter & Herbert Wedderburb Sydney Winter	14 Mogul St, Mungindi, NSW Lot 3 Sec 23 DP 758729	2023 sqm	\$3,521.43	\$4,737.12	\$8,258.55
3813 1. Neil Slacksmith & Cheryl Marea Slacksmith		22 Mogul St, Mungindi, NSW Lot 1 & 9 Sec 23 DP 758729	4046 sqm	\$2,256.41	\$4,342.64	\$6,599.05
3763	1. Steven Hagiannis 2. Writ 9335705 Select Credit Union Sydney.	52 Goondiwindi St, Mungindi, NSW Lot 15 DP 19336	1296 sqm	\$1,131.81	\$8,299.16	\$9,430.97
3759 1. Ian Stanley McDonald and Rina Inagaki		60 Goondiwindi St, Mungindi, NSW Lot 19 DP 19336	1290 sqm	\$1,131.86	\$8,361.66	\$9,493.52
3756 1. Shiraj Amlani		66 Goondiwindi St, Mungindi, NSW Lot 22 Dip 19336	1290 sqm	\$1,131.20	\$7,892.57	\$9,023.77
i99 1. Tony Max		16 Bingara Rd, Moree, NSW Lot 2 DP 252543	1079 sqm	\$621.05	\$9,295.94	\$9,916.99
357	·		575.4 sqm	\$5,046.94	\$9,144.18	\$14,191.12
346			594.4 sqm	\$511.86	\$7,259.43	\$7,771.29
345 1. Stephen Ross Foot & Megan Janettee Kildey		17 Arunga Street, Moree, NSW Lot 15 DP 241141	594.4 sqm	\$511.86	\$7,309.93	\$7,821.79
4660	1. Federick Innes McCormack & Loraine Gai McCormack 3. Title held is subject to s604 of the Local Government Act 1919 Z633649	2 Bellata St, Gurley, NSW Lot 10 Sec4 DP 758494	575.4 sqm	\$1,187.62	\$2,392.00	\$3,579.62
68	58 1. Frank Wagener 2. Mortgage to Andrew Lytton Watson 6199937		860 sqm	\$2,094.39	\$10,790.51	\$12,884.90
7267	1. Dinnawon-Gunya Custom Furniture 2. Caveat 2028454 3. Covenants; A892984, A892983, A892982	215 St George St, Mungindi NSW, Lot 26 sec C DP1133	6830 sqm	\$6,257.37	\$10,690.41	\$16,947.78
3989	1. Charles Alexander Oehlman 2. Mortgage Australia and New Zealand Banking Group E338282	116 Walker St, Mungindi NSW, Lot 1 sec 18 DP 7587	2023 sqm	\$8,029.09	\$9,609.51	\$17,638.60

Property Schedule

NOTICE is hereby given to the persons named hereunder, that the Council of Moree Plains has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners of or to have an interest in the land on which the amount of rates stated in each case, as at 12th December 2005, is due:

Assessment Number	1. Owner(s) 2. Registered Interest 3 Other	Property Description	Property Area	Amount of Rates, Charges and Interest Outstanding for more than 5 years	Amount of all other Rates, Charges and Interest Outstanding	Total Rates, Charges and Interest Outstanding
4074	1. Desmond Peter & Helen Ann Hampson	Lot 8-81 Merriwa St, Boggabillia NSW, Lot 8 sec 2 DP 75812	4046 sqm	\$4,301.68	\$8,007.24	\$12,308.92
3893	1.Leo Ross Robinson 3. Covenant B277865	207 St George St, Mungindi NSW, Lot 22 sec C DP 11331	1416 sqm	\$4,640.64	\$10,190.90	\$14,831.54
4546	1. Ernest Richard Keen	47 Werrina St, Boomi, NSW, Lot 67 DP 750476	4047 sqm	\$931.11	\$1,841.26	\$2,772.37
3758	1. Arthur Douglas Nielson 2. Caveat AA353296 by Giles Geoffrey Woodgate	62 Goondiwindi St, Mungindi, NSW, Lot 20 DP 19336	1290 sqm	\$1,121.79	\$9,296.49	\$10,418.28
2007	1. Michelle Fay Brown	15 George St, Moree, NSW Lot 4 DP 30028	1012 sqm	\$1,642.62	\$9,743.90	\$11,386.52
3809	1. Estate H W Winter	Mogul St, Mungindi, NSW Lot 12 DP 750518	7714 sqm	\$2,992.31	\$3,373.72	\$6,366.03
3872	1. Mungindi Aboriginal Corporation 2. Covenant B898590	83 St George St, Mungindi, NSW Lot 13 Sec b DP 11331	1954 sqm	\$5,502.80	\$2,426.23	\$7,929.03
7358	1. Emma Tierney	21 Alma St, Ashley, NSW Lot 2 Sec 18 DP 758037	2023 sqm	\$1,730.36	\$4,096.92	\$5,827.28
			Total	\$65,166.79	\$167,805.05	\$232,971.84

In default of payment to the Council of the amount stated under Total Rates, Charges and Interest outstanding in the column above and any other rates (including extra charges) becoming due and payable after this notice or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by Moree Real-Estate (Moree), at the Moree Memorial Hall, 36 Balo Street, MOREE NSW 2400, on Saturday 8th of April 2006 at 11.00am.

The General Manager: Moree Plains Shire Council, P.O Box 420 Moree, NSW, 2400.

[1838]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of BERNADINE PATRICIA WESTERN, late of 4 Elston Avenue, Denistone, who died on 22 October 2005, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde, NSW 2114, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 13 December 2005. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (PO Box 107, West Ryde 1685), (DX27551, West Ryde), tel.: (02) 9858 1533. [1839]

COMPANY NOTICES

NOTICE of voluntary winding up.-BASF COATINGS PTY LIMITED, ABN 080 438 464 (in voluntary liquidation).—In the matter of the Corporations Law. - Notice is hereby given that at a general meeting of members duly convened and held at 231-233 Newton Road, Wetherill Park NSW on 23 December 2005, the following resolution was passed: "That the company be wound up as a Members' voluntary liquidation and that the assets of the company be distributed to the members in specie should the liquidator so desire and that ROBERT BATES of Level 6, 20 Smith Street, Parramatta, Chartered Accountant, be appointed liquidator." Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidator within 21 days of this date, otherwise distribution of the assets will take place without regard to such claims. Dated 23 day of December 2005. R. G. BATES, Chartered Accountant, Level 6, 20 Smith Street, Parramatta, tel: 02 9991 1155.

[1840]

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