



NEW SOUTH WALES

Number 111 Friday, 2 September 2005

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LEGISLATION

Regulations



New South Wales

Pharmacy (General) Amendment (Qualifications) Regulation 2005

under the

Pharmacy Act 1964

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Pharmacy Act 1964*.

JOHN HATZISTERGOS, M.L.C., Minister for Health

Explanatory note

As a prerequisite to registration of a person as a pharmacist, section 13 (1) (a) of the *Pharmacy Act 1964* requires the person to have passed through a course in pharmacy of at least 3 years' duration at the University of Sydney or another prescribed university in New South Wales and to have received a degree in pharmacy. Section 13 (1A) of the Act allows the regulations to prescribe different periods in respect of these qualifications. The objects of this Regulation are:

- (a) to prescribe the University of Newcastle as a university for the purposes of section 13 (1) (a) of the Act, and
- (b) to prescribe a period of 2 years' duration in relation to the courses at the University of Sydney and the University of Newcastle for the qualification of Master of Pharmacy.

This Regulation is made under the *Pharmacy Act 1964*, including sections 13(1)(a) and (1A) and 38 (the general regulation-making power).

Clause 1 Pharmacy (General) Amendment (Qualifications) Regulation 2005

Pharmacy (General) Amendment (Qualifications) Regulation 2005

under the

Pharmacy Act 1964

1 Name of Regulation

This Regulation is the *Pharmacy (General) Amendment (Qualifications) Regulation 2005.*

2 Amendment of Pharmacy (General) Regulation 1998

The *Pharmacy (General) Regulation 1998* is amended as set out in Schedule 1.

7219

Pharmacy (General) Amendment (Qualifications) Regulation 2005

Amendment

Schedule 1

(Clause 2)

Schedule 1 Amendment

Clauses 6 and 6A

Omit clause 6. Insert instead:

6 Qualifications for registration: prescribed universities (section 13)

For the purposes of section 13 (1) (a) of the Act, the following universities are prescribed universities:

- (a) Charles Sturt University,
- (b) University of Newcastle.

6A Qualifications for registration: prescribed period for Master of Pharmacy (section 13)

For the purposes of section 13 (1A) (a) of the Act, the prescribed period in respect of the course for:

- (a) a Master of Pharmacy at the University of Newcastle, or
- (b) a Master of Pharmacy at the University of Sydney,

is 2 years.



New South Wales

Workers Compensation Amendment (Latest Index Number) Regulation 2005

under the

Workers Compensation Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987*.

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

Explanatory note

The object of this Regulation is to update an index number that is used for the purposes of the indexation of benefits under the *Workers Compensation Act 1987*.

This Regulation is made under the *Workers Compensation Act 1987*, including section 79 (the definition of *latest index number*) and section 280 (the general regulation-making power).

s05-314-25.p01

Clause 1

Workers Compensation Amendment (Latest Index Number) Regulation 2005

Workers Compensation Amendment (Latest Index Number) Regulation 2005

under the

Workers Compensation Act 1987

1 Name of Regulation

This Regulation is the Workers Compensation Amendment (Latest Index Number) Regulation 2005.

2 Amendment of Workers Compensation Regulation 2003

The *Workers Compensation Regulation 2003* is amended as set out in Schedule 1.

Workers Compensation Amendment (Latest Index Number) Regulation 2005

Amendment

Schedule 1

(Clause 2)

Schedule 1 Amendment

Clause 13 Sec 79: definition of "latest index number"

Insert at the end of the Table to the clause:

1 October 2005

189.6

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of WorkCover benefits and damages)

The WorkCover Authority of New South Wales, pursuant to section 82 of the Workers Compensation Act 1987, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from 1st October 2005, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

	Column 1	Column 2
Provision Specifying, or providing for, the adjustable amount	Adjustable Amount	Adjustable Amount
WORKERS COMPENSATION ACT 1987		
s.25 (1)(a)	\$211,850.00	\$307,100.00
s.25 (1)(b)	\$66.60	\$96.50
s.35	\$1,000.00	\$1,449.50
s.37 (1)(a)(i)	\$235.20	\$340.90
s.37 (1)(a)(ii)	\$187.10	\$271.20
s.37 (1)(a)(iii)	\$170.00	\$246.40
	\$153.00	\$221.80
s.37 (1)(b)	\$62.00	\$89.90
s.37 (1)(c)	\$44.30	\$64.20
	\$99.10	\$143.70
	\$164.16	\$238.00
	\$230.90	\$334.70
	\$66.60	\$96.50
s.63A (3)	\$1,500.00	\$2,174.30
s.40	\$1,000.00	\$1,449.50
Sch.6Pt.4Cl.7	\$341.30	\$494.70

TABLE

(Latest Index Number: 189.6)

JON BLACKWELL, Chief Executive Officer WorkCover Authority

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of benefits covered by Workers Compensation Act 1926)

The WorkCover Authority of New South Wales, pursuant to section 82 of, and Parts 3-4 of Schedule 6 to the Workers Compensation Act 1987, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from 1st October 2005, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Provision Specifying,	Column 1	Column 2
or providing for, the adjustable amount	Adjustable Amount	Adjustable Amount
WORKERS COMPENSATION ACT 1987 (re 1926 ACT)		
Sch.6 Pt.3Cl. 2(2)	\$76,700.00	\$111,200.00
Sch.6 Pt.3Cl. 2(3)	\$38.30	\$55.50
Sch.6Pt.4Cl.4 (1)(b)(i)	\$44.80	\$64.90
Sch.6Pt.4Cl.4 (1)(b)(ii)	\$22.50	\$32.60
Sch.6Pt.4Cl.4A (2)(a)	\$196.00	\$284.10
Sch.6Pt.4Cl.4A (2)(b)	\$155.90	\$226.00
Sch.6Pt.4, Cl.4A (2)(c)	\$141.60	\$205.30
	\$127.50	\$184.80

TABLE

(Latest Index Number: 189.6)

JON BLACKWELL, Chief Executive Officer WorkCover Authority

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942 - NOTICE (Concerning indexation of benefits)

The WorkCover Authority of New South Wales, pursuant to section 8(3)(d) of the Workers' Compensation (Dust Diseases) Act 1942, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from 1st October 2005, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

	Column 1	Column 2
	Adjustable Amount	Adjustable Amount
Provision Specifying, or providing for, the adjustable amount		
s.8 (2B)(b)(i)	\$141,250.00	\$204,750.00
s.8 (2B)(b)(ii)	\$137.30	\$199.00
s.8 (2B)(b)(iii)	\$69.40	\$100.60

(Latest Index Number: 189.6)

JON BLACKWELL, Chief Executive Officer WorkCover Authority

Orders



New South Wales

Anglican Church of Australia (Orange Anglican Grammar School Council) Order 2005

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order. Dated, this 31st day of August 2005.

By Her Excellency's Command,

BOB DEBUS, M.P., Attorney General

Explanatory note

Section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938 provides that persons who, for the time being, are members of an unincorporated body that is constituted by an ordinance of the Synod of a diocese for the purposes of managing, governing or controlling an institution or organisation of the Anglican Church of Australia, or of dealing with any church trust property, may be the subject of a declaration by an ordinance of the Synod that it is expedient to constitute them as a body corporate. Once the ordinance making the declaration is passed, the Governor may, by order published in the Gazette, declare the members of the unincorporated body to be a body corporate.

The object of this Order is to declare that the members of Orange Anglican Grammar School Council are a body corporate known as "Orange Anglican Grammar School Council". The relevant ordinances are the *Orange Anglican Grammar School Ordinance 2005* and the *Orange Anglican Grammar School Council Incorporation Ordinance 2005*.

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

s05-394-22.p01

Clause 1

Anglican Church of Australia (Orange Anglican Grammar School Council) Order 2005

Anglican Church of Australia (Orange Anglican Grammar School Council) Order 2005

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the Anglican Church of Australia (Orange Anglican Grammar School Council) Order 2005.

2 Orange Anglican Grammar School Council

It is declared that the persons who for the time being are the members of the body known as Orange Anglican Grammar School Council constituted under the *Orange Anglican Grammar School Ordinance 2005* are a body corporate under the name "Orange Anglican Grammar School Council".



New South Wales

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

under the

Transport Administration Act 1988

I, Roger Wilson, 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 extend the northern boundary of the northern zone in Sydney from Narrabeen Lagoon northwards to a point bounded by the section points at Jacksons Road and Walsh Street, North Narrabeen. The boundary extension will affect 4 passes—the Green TravelPass, the Orange TravelPass, the Pink TravelPass and the Yellow TravelPass. This Order is made under the *Transport Administration Act 1988*, including section 85 (Orders fixing charges).

s05-446-09.p01

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

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

under the

Transport Administration Act 1988

1 Name of Order

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

2 Commencement

This Order commences on 5 September 2005.

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

The *Transport Administration (State Transit Authority—Fares) Order* 2004 is amended by omitting the words "Narrabeen Lagoon" wherever occurring from the definitions of *Green TravelPass*, *Orange TravelPass*, *Pink TravelPass* and *Yellow TravelPass* in clause 13 (1) and by inserting instead the words "Jacksons Road Reserve and Lakeside Caravan Park, bounded by the section points at Jacksons Road and Walsh Street, North Narrabeen".

Department of Lands

OFFICIAL NOTICES

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 thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

COLUMN 1 Phillip James JOHANSON (new member). COLUMN 2 Gilgai Public Hall and Recreation Reserves Trust.

SCHEDULE

Reserve No.: 89717. Public Purpose: Public recreation and public hall. Notified: 30 January 1976. Reserve No.: 77683. Public Purpose: Public recreation. Notified: 10 June 1955. Reserve No.: 37860. Public Purpose: Public recreation. Notified: 25 June 1904. File No.: AE80 R 84.

COLUMN 3

Term of Office

For a term commencing the date of this notice and expiring 31 December 2009.

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

COLUMN 1

FOGARTY.

Phillip Thomas

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE

COLUMN 2

Lakes Road

Reserve Trust.

COLUMN 3 Reserve No.: 69040. Public Purpose: Future public requirements. Notified: 23 February 1940. Reserve No.: 83057. Public Purpose: Future public requirements. Notified: 24 February 1961. File No.: GF04 R 20.

For a term commencing 11 September 2005 and expiring 10 March 2006.

NOWRA OFFICE

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

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Description

Land District – Nowra; Council – Eurobodalla Shire; Parish – Bateman; County – St Vincent;

The Crown public road, being part of Miller Street near Batemans Bay, separating Lots 15 and 14, DP 31469 and Council public road from Council public road, Lot 289, DP 755902 and Lot 17, DP 31469.

Crown Reference: NA93 H 246.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council. Reference: 02.6613Pt2.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 2

COLUMN 1

The person for the time being holding Trust. the office of President, Parkes Harness Racing Club Inc (ex-officio member). The person for the time being holding the office of Director. Parkes Harness Racing Club Inc (ex-officio member) Kenneth James KEITH (re-appointment). Colin Joseph WOODS (re-appointment), Alan Magill HOCKEY (re-appointment), Colin William FREEBAIRN (re-appointment), John Alan SOMERS (re-appointment), Peter Everett TOM (re-appointment), Stanley Allan WRIGHT (re-appointment).

COLUMN 3 Parkes Showground Dedication No.: 590029. Public Purpose: Public recreation and showground. Notified: 21 October 1966. File No.: OE80 R 221/5.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Bathurst. L.G.A.: Bathurst. Parish: Sofala. County: Roxburgh. Locality: Wattle Flat. Reserve No.: 190027. Purpose: Public recreation. Date of Notification: 30 January 1987 (added 14 April 1989). File No.: OE84 R 13.

COLUMN 2

Part being Lot 1, DP 1086820 (being part Lot 7018, DP 1060344). Area: 221.8 square metres.

Term of Office

For a term commencing this day and expiring 1 September 2010.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

2 September 2005

SYDNEY METROPOLITAN OFFICE Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124) Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF TRUST BOARD MEMBER

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder, is appointed for the term of office specified thereunder, as member 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

COLUMN 2

The person for the time being holding Reserve Trust. the office of Encroachments Officer, **Excelsior Park** Bushland Society. currently Peter Richard FIELD (ex-officio member).

COLUMN 3 Bidjigal (D1010489) Dedication No.: 1010489. Public Purposes: Preservation of Aboriginal cultural heritage, preservation of flora and fauna and public recreation. Notified: 22 October 2004. File No.: MN03 R 19/3.

Term of Office

For a term commencing the date of this notice and expiring 6 January 2010.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Windsor; L.G.A. – Hawkesbury.

Lot 100, DP 1086419 at Tari Creek, Parish Six Brothers, County Hunter.

File No.: MN03 H 167.

Note: On closing, title for the land in Lot 100 remains vested in the Crown as Crown Land.

APPOINTMENT OF ADMINISTRATOR

PURSUANT to section 117 of the Crown Lands Act 1989, the person named in Column 1 of the Schedule hereunder, is appointed to be the administrator of the reserve trust named in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 2

Peter John NEADS.

COLUMN 1

Chifley Athletic Sports

(Women) (D500014) Reserve Trust. File No.: MN88 R 83.

For a term of twelve months expiring 3 January 2006.

Department of Natural Resourses

WATER ACT 1912

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

MUSWELLBROOK COAL COMPANY LIMITED, ABN 32 000 009 521, for a cutting and a dam on unnamed watercourses on Lots 1/184481, 60/752484, 61/752484 and 62/752484, Parish of Rowan, County of Durham, for the diversion of a River (Reference: 20SL61536).

Any inquiries regarding the above should be directed to Fergus Hancock on telephone: (02) 4929 9847.

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

> VICKI McBRIDE, Acting Resource Access Manager, Hunter Region

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

WATER ACT 1912

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

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

Lachlan River Valley

Graeme Arthur SOMERS for a bywash dam in the catchment of Goobang Creek on Lot 42//750140, Parish of Brolgan, County of Ashburnham, for conservation of water for stock purposes (new licence) (Reference: 70SL091050) (GA2:466385).

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

> VIV RUSSELL, Resource Access Manager, Central West Region

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

WATER ACT 1912

Notice Under Section 22B – Pumping Suspensions

Richmond River above Findon Creek Junction, Roseberry, and their Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Richmond River above Findon Creek Junction and Roseberry Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act, that from Wednesday, 30 August 2005 and until further notice, the right to pump water is SUSPENDED.

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

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

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

One penalty unit = \$110.00.

Dated this 30th day of August 2005.

GA2:476124.

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

Department of Planning



New South Wales

State Environmental Planning Policy No 63—Major Transport Projects (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning. (9035819/PC)

FRANK SARTOR, M.P., Minister for Planning

e05-117-42.p03

7234

Clause 1

State Environmental Planning Policy No 63—Major Transport Projects (Amendment No 3)

State Environmental Planning Policy No 63—Major Transport Projects (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is *State Environmental Planning Policy No 63—Major Transport Projects (Amendment No 3).*

2 Aim of Policy

The aim of this Policy is to facilitate the carrying out of the Tugun Bypass project and the projects included in the Rail Clearways Programme as major transport projects.

3 Land to which Policy applies

This Policy applies to the local government areas to which *State Environmental Planning Policy No* 63—*Major Transport Projects* applies.

4 Amendment of State Environmental Planning Policy No 63—Major Transport Projects

State Environmental Planning Policy No 63—Major Transport Projects is amended as set out in Schedule 1.

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 2 Aims and objectives of Policy

Insert after clause 2 (1) (a) (v):

- (vi) Tugun Bypass,
- (vii) the following projects within the Rail Clearways Programme:
 - (A) Hornsby Upgrading,
 - (B) Cronulla Upgrading,
 - (C) Lidcombe Upgrading,
 - (D) Homebush Upgrading,
 - (E) Kingsgrove to Revesby Upgrading,
 - (F) Quakers Hill to Schofields Upgrading,
 - (G) Carlingford Line Upgrading,
 - (H) Sydenham–Erskineville Upgrading
 - (I) Liverpool Upgrading,
 - (J) Macarthur Upgrading,

[2] Clause 4 Where Policy applies

Insert "Auburn, Bankstown," before "Baulkham Hills,".

[3] Clause 4

Insert "Campbelltown, Canterbury," after "Blacktown City,".

[4] Clause 4

Insert "Hurstville," after "Hornsby,".

[5] Clause 4

Insert "Marrickville," after "Liverpool City,".

[6] Clause 4

Insert "Strathfield, Sutherland," after "South Sydney City,".

[7] Clause 4

Insert "Tweed," before "Willoughby City".

Schedule 1 Amendments

[8] Clause 5 Relationship to other environmental planning instruments

Insert at the end of the clause:

(2) Subclause (1) has effect despite clause 5 of *State Environmental Planning Policy No 14—Coastal Wetlands*, but only in so far as it relates to the Tugun Bypass project.

[9] Schedule 1 Major transport projects to which Policy applies

Insert at the end of the Schedule:

6 Tugun Bypass

A four lane dual carriageway freeway with provision to upgrade to six traffic lanes in the future. The bypass would run to the south and west of the Gold Coast Airport runway generally between the NSW–Queensland border (in the vicinity of Boyd Street) to join with the Pacific Highway at West Tweed Heads (in the vicinity of Kennedy Drive), a distance of approximately 4.1 kilometres.

The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (a) geotechnical investigations for the project,
- (b) construction (including demolition works), maintenance, or operation of the project,
- (c) access for construction, maintenance or operation of the project, including access for pedestrians, public transport and vehicles,
- (d) environmental management and pollution control,
- (e) associated interchanges, intersections, bridges, overpasses, ramps, service roads and road modifications for the NSW portion of the Tugun Bypass project,
- (f) twin tunnels at the southern end of the Gold Coast Airport.

7 Rail Clearways Programme

The following 10 railway system upgrade major projects within the Sydney Metropolitan Area known collectively as the "Rail Clearways Programme" comprising the following separate major transport projects:

(a) Hornsby Upgrading

Additional rail line, station works upgrade and extension of Hornsby stabling yard. The project would include all

Amendments

Schedule 1

associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(b) Cronulla Upgrading

Upgrading of the Cronulla Line, alterations to Cronulla, Kirrawee and Woolooware and Sutherland Stations and the reconfiguration of stabling. The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(c) Lidcombe Upgrading

Upgrading Lidcombe Station and track changes (including a turnback line). The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,

Schedule 1 Amendments

- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(d) Homebush Upgrading

Upgrading Homebush Station and track changes (including a turnback line). The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(e) Kingsgrove to Revesby Upgrading

Upgrading Revesby Station, additional tracks between and in the vicinity of Kingsgrove to Revesby Stations and any associated station works. The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,

Amendments

Schedule 1

(v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(f) Quakers Hill to Schofields Upgrading

Construction of stations, upgrading of stations, additional tracks between and in the vicinity of Quakers Hill to Schofields Stations. The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(g) Carlingford Line Upgrading

Track changes including construction of a passing loop and the upgrading of Rydalmere Station. The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(h) Sydenham–Erskineville Upgrading

Track changes including construction of two additional rail lines from Sydenham to Erskineville, upgrading

Schedule 1 Amendments

Sydenham, St Peters and Erskineville Stations and modifications to road bridges. The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(i) Liverpool Upgrading

Upgrading Liverpool Station, reconfiguration of stabling and changes to track (including a turnback line). The project would include all associated or ancillary works, activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

(j) Macarthur Upgrading

Upgrading Macarthur Station, reconfiguration of stabling and changes to track (including a turnback line). The project would include all associated or ancillary works,

Amendments

Schedule 1

activities, uses, structures or facilities including (but not limited to) works, activities, uses, structures or facilities for the following:

- (i) geotechnical investigations for the project,
- (ii) construction (including any demolition works), maintenance or operation of the project,
- (iii) alteration to roadways, traffic management and access for construction, maintenance or operation, including access for pedestrians, public transport and vehicles, modification or construction of new underbridges and overbridges,
- (iv) environmental management and pollution control,
- (v) car parks, bus interchanges, transport interchanges, public amenities and intermodal facilities.

Department of Primary Industries

Mineral Resources

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(05-2395)

No. 2565, CURLEWIS COAL & COKE PTY LIMITED (ACN 113 968 737), area of 20 square kilometres, for Group 9, dated 15 August 2005. (Armidale Mining Division).

IAN MACDONALD, M.L.C., Minister for Natural Resources, Minister for Primary Industries and Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(04-4947)

No. 2467, now Exploration Licence No. 6450, WHITEHAVEN COAL MINING LIMITED (ACN 086 426 253) and REPUBLIC COAL PTY LIMITED (ACN 079 990 784), County of Arrawatta, Map Sheet (9139), area of 4900 hectares, for Group 9, dated 1 July 2005, for a term until 30 June 2008.

(05-199)

No. 2517, now Exploration Licence No. 6460, AUSTRALIAN DOLOMITE COMPANY PTY LIMITED (ACN 000 810 551), County of Wellington, Map Sheet (8631), area of 4 units, for Group 2, dated 22 August 2005, for a term until 21 August 2007.

(05-204)

No. 2522, now Exploration Licence No. 6452, DRAKE RESOURCES LTD (ACN 108 560 069), County of Buller, Map Sheet (9340), area of 100 units, for Group 1, dated 22 July 2005, for a term until 21 July 2007.

(05-205)

No. 2523, now Exploration Licence No. 6453, DRAKE RESOURCES LTD (ACN 108 560 069), County of Drake, Map Sheet (9339, 9340, 9440), area of 67 units, for Group 1, dated 22 July 2005, for a term until 21 July 2007.

(05-207)

No. 2525, now Exploration Licence No. 6451, RADIANT SOLUTIONS PTY LTD (ACN 075 254 974), Counties of Richmond and Rous, Map Sheet (9539, 9540), area of 35 units, for Group 10, dated 21 July 2005, for a term until 20 July 2007.

MINING LEASE APPLICATION

(C04-0176)

Singleton No. 240, now Mining Lease No. 1564 (Act 1992), RESOURCE PACIFIC LIMITED (ACN 106 177 708), County of Durham, Map Sheet (9133-3-S), area of 3.6 hectares, to mine for coal, dated 1 August 2005, for a term until 31 July 2026.

IAN MACDONALD, M.L.C., Minister for Natural Resources, Minister for Primary Industries and Minister for Mineral Resources NOTICE is given that the following applications for renewal have been received:

(C94-0193)

Exploration Licence No. 4699, WHITEHAVEN COAL MINING LIMITED (ACN 086 426 253), area of 3150 hectares. Application for renewal received 19 August 2005.

(T97-1164)

Exploration Licence No. 5344, LARMON PTY LTD (ACN 006 612 997), area of 6 units. Application for renewal received 2 August 2005.

(T98-1244)

Exploration Licence No. 5629, Richard HINE, area of 4 units. Application for renewal received 18 August 2005.

(T99-0136)

Exploration Licence No. 5635, SNOWMIST PTY LTD (ACN 011 041 384) and ALAMO LIMESTONE PTY LTD (ACN 094 851 911), area of 3 units. Application for renewal received 23 August 2005.

(T03-0047)

Exploration Licence No. 6124, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), area of 50 units. Application for renewal received 19 August 2005.

(T03-0039)

Exploration Licence No. 6127, LYDAIL PTY LTD (ACN 076 772 275), area of 98 units. Application for renewal received 24 August 2005.

(C03-0030)

Consolidated Coal Lease No. 705 (Act 1973), COALEX PTY LTD (ACN 000 694 315) and CLARENCE COAL INVESTMENTS PTY LIMITED (ACN 003 772 174), area of 3210 hectares. Application for renewal received 22 August 2005.

> IAN MACDONALD, M.L.C., Minister for Natural Resources, Minister for Primary Industries and Minister for Mineral Resources

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

Notice is given that the following authority has been cancelled:

(T03-0993)

Exploration Licence No. 6247, PARADIGM NSW PTY LTD (ACN 099 477 979), County of Hardinge and County of Sandon, Map Sheet (9137), area of 41 units. Cancellation took effect on 25 August 2005.

IAN MACDONALD, M.L.C., Minister for Natural Resources, Minister for Primary Industries and Minister for Mineral Resources

TRANSFERS

(T03-0151)

Exploration Licence No. 6017, formerly held by BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), has been transferred to MOLY MINES LIMITED (ACN 103 295 521). The transfer was registered on 4 August 2005.

(T92-0454)

Mineral Claim No. 143, formerly held by TUNDI PTY LIMITED (ACN 002 171 511), has been transferred to AUSTRALIA DOLOMITE CO PTY LIMITED (ACN 000 810 551). The Transfer was registered on 22 June 2005.

IAN MACDONALD, M.L.C., Minister for Natural Resources, Minister for Primary Industries and Minister for Mineral Resources

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

Roads and Traffic Authority

ROADS ACT 1993

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

I, KEVIN TIGHE, Director of Technical Services of Warrumbungle Shire Council, in pursuance of Divisions 1, 2 and 3 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which those vehicles described in Clause 4 may be used subject to any requirements or conditions set out in the Schedule.

KEVIN TIGHE, Director, Technical Services, Warrumbungle Shire Council 25 August 2005

SCHEDULE

Part 1 - General

1.1 Citation

This Notice may be cited as Warrumbungle Shire Council B Double Truck Route Notice No. 2/2005.

1.2 Commencement

This Notice takes effect from the date of gazettal.

1.3 Effect

This Notice remains in force indefinitely unless it is amended or repealed.

1.4 Application

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

Part 2 – Routes

2.1 Routes

B Double truck routes within the urban area of Coonabarabran.

Road	Starting point	Finishing point
Cowper Street, Coonabarabran	Rail Level Crossing	Dawson Street
Dawson Street, Coonabarabran	Cowper Street	Horsley Street
Horsley Street, Coonabarabran	Dawson Street	Drummond Street
Drummond Street, Coonabrabran	Horsley Street	End of Drummond Street

ROADS ACT 1993

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

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

STEPHEN BARNES, Traffic Engineer, Penrith City Council (by delegation from the Minister for Roads) 23 August 2005

SCHEDULE

1. Citation

This Notice may be cited as the Penrith City Council B-Double Notice No. 1/2005.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2005, unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Penrith City Council area.

Туре	Road	Starting point	Finishing point
25	Seventh Avenue, Llandilo	The Northern Road	Third Avenue
25	Third Avenue, Llandilo	Sixth Avenue	Eighth Avenue
25	Sixth Avenue, Llandilo	Third Avenue	Terrybrook Road
25	Eighth Avenue, Llandilo	Third Avenue	South Creek boundary
25	St Marys Road, Berkshire Park	Richmond Road	Stony Creek Road, Shanes Park
25	Mt Vernon Road, Mt Vernon	Mamre Road	300m Mt Vernon Road

ROADS ACT 1993

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

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

MARK HENDERSON, General Manager, Albury City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council B-Doubles Notice No. 2, 2005.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 February 2010, unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Albury City Council.

	Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
,	25	000	Bennu Circuit	Riverina Highway (Borella Road)	Riverina Highway (Borella Road)	

ROADS ACT 1993

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

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

SHANE T. GODBEE, General Manager, Cootamundra Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Cootamundra Shire Council B-Doubles Notice No. 1, 2005.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2010, unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Cootamundra Shire Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
Town	2020	Cowcumbla Street	Hovell Street	Gundagai Road	Nil

ROADS ACT 1993

Order - Section 31

Fixing of Levels of part of the Main Road No 56 - 23.2km to 24.54km north of Cowra in the Cowra Shire Council area - (Merriganowry)

The Roads and Traffic Authority of New South Wales, by this Order under section 31 of the Roads Act 1993, fixes the levels of part of Main Road No 56 – (Cowra to Forbes Road) between 23.2km to 40.903 km north of Cowra, as shown on Roads and Traffic Authority Plan No 0056.105.RC.0681.

> PJ Dearden Project Services Manager Roads and Traffic Authority of New South Wales 51-55 Currajong Street Parkes NSW 2870

(RTA Papers FPP 105.5357; RO 105.1165;1)

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE notice that the company "Australian Barefoot Racers Club Limited" formerly registered under the provisions of the Corporations Act 2001, is now incorporated under the Associations Incorporation Act 1984, as "Australian Barefoot Racers Club Incorporated", effective 29 August 2005.

> ROBYNE LUNNEY, A/Manager, Legal, Delegate of Commissioner, Office of Fair Trading

CASINO CONTROL ACT 1992

Order

PURSUANT to section 66(1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the game of "Poker" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

(1) Amendments to the rules for the playing of "Poker"

- (a) Poker sub-rule 2.2 is repealed and in substitution therefor, the following new sub-rule 2.2 is approved:
 - 2.2 The layout cloth covering the table shall be marked in a manner substantially similar to that shown in diagram "A" or "B" with the name and/or logo of the casino imprinted thereon.
- (b) Poker sub-rule 2.5 is repealed and in substitution therefor, the following new sub-rule 2.5 is approved:
 - 2.5 The table shall have a drop box attached to it unless the pit is provided with a buy-in desk.
- (c) Poker sub-rule 3.7 is repealed and in substitution therefor, the following new sub-rule 3.7 is approved:
 - 3.7 Where commission checks are used, each set of commission checks shall bear the same distinguishing emblem or mark to differentiate them from colour checks of other sets in use at other non Poker tables. Each set shall be subdivided into various colours and each colour shall be assigned the same value at any one time.
- (d) The following new Diagram "B" is approved:

DIAGRAM "B" POKER LAYOUT

IThis Order shall take effect from the date of publication in the *New South Wales Government Gazette*.

Signed at Sydney, this 31st day of August 2005.

BRIAN FARRELL, Chief Executive, for and on behalf of the Casino Control Authority.

CIVIL PROCEDURE ACT 2005

PURSUANT to section 13 of the Civil Procedure Act 2005, I direct that a registrar of the Court (including a person acting as the registrar or as a deputy to the registrar) may exercise the functions of the Court as stated in Parts 1 to 3 of the Schedule to this direction.

Dated: 31 August 2005.

J. J. SPIGELMAN, Chief Justice of New South Wales

COLUMN 1

Section

Rule 4.13

Part 5

Rule 6.1

Rule 6.2

COLUMN 2

Description

Place for filing

Preliminary discovery

Extending validity of

originating process

Leave to take step without filing appearance

COLUMN 3

Restriction

SCHEDULE

Part 1

The functions of the Court as provided for in Column 1 but subject to the restriction (if any) mentioned in Column 3.

The matter in column 2 is inserted for convenience of reference only and does not affect the operation of the direction.

direction.		1		originating process
COLUMN 1 Section	COLUMN 2 Description	COLUMN 3 Restriction	Rule 6.5	Continuation of proceedings wrongly commenced by Statement
Civil Procedure Act 2	2005		D 1 ((of Claim
Section 14	Dispense with rules in particular cases	Restricted to those matters which a registrar may deal with	Rule 6.6	Continuation of proceedings wrongly commenced by Summons
Section 26(1)	Referral to mediation	By consent of the parties or	Rule 6.16	Alter return day in summons
Section 38(1)	Referral to arbitration	expressly unopposed	Rule 6.18	Leave to join causes of action
Section 43	Order for rehearing of arbitration		Rule 6.19	Leave to join parties in proceedings involving common questions
Section 45	Discontinuance of rehearing		Rule 6.20	Leave to join parties having joint entitlement
Section 61(1), (2), and (3)(f) and (g)	Directions as to practice and procedure		Rule 6.21	Stay proceedings until jointly liable persons
Section 64	Amendment of documents		Dula 6 22	added as defendants Order separate trials or
Section 65	Amendment of originating process after expiration of		Rule 6.22	other order to avoid inconvenient joinder
Section 66	limitations period		Rule 6.24	Order addition of parties
Section 66	Adjournment of proceeding	•	Rule 6.27 and 6.28	Join third party
Section 67	Stay of proceedings	Restricted to those matters which a registrar may deal	Rule 6.29	Order removal of party
Section 68	Attendance and productio	with	Rules 6.30 and 6.31	Effect of change of party in proceedings
Section 86	Orders and terms	Restricted to those matters	Rule 6.32	Future conduct of proceedings
		which a registrar may deal with	Rule 7.3	Leave to an unrepresented litigant to issue subpoena
Section 98	Costs	Restricted to those matters which a registrar may deal	Rule 7.15(5)	Leave to replace tutor in proceedings
		with	Rule 7.18	Appointment of tutor
Section 100	Interest up to judgment	In respect of a judgment given or entered under Part 16 of the Rules	Rule 7.21	Striking out appearance of person sued in a business name
Section 101	Interest after judgment	In respect of a judgment given or entered under Part	Rule 7.22	Leave to proceed before amendment made
Section 107	Deferred of neumants and	16 of the Rules	Rule 7.29	Notice of change of solicitor
Section 107	Deferral of payments and payments by instalments		Rule 9.8(a)	Leave to separately determine cross-claims
Section 108	Order for examination of judgment debtor		Rule 9.9	Leave for proceedings to continue together
Section 134	Extension of period of enforcement of stale		Rule 10.1	Service of filed documents
Santing 125(2)(b)	judgment	Restricted to a writ of	Rule 10.7	Orders as to the giving of notice by the Court
Section 135(2)(b)	Prohibit Sheriff from acting on writ of execution	execution issued pursuant to a judgment given by	Rule 10.14	Substituted and informal service
Section 140	Transfer of proceedings	default Only if by consent or	Rule 10.15	Possession of land; service by affixing copy of originating process
Section 146	from the District Court Transfer of proceedings	expressly unopposed On if by consent or	Rule 10.16	Service on person in default by filing
	to the District Court	expressly unopposed	Rule 11.4	Leave to proceed when
Uniform Civil Proce	dure Rules 2005			originating process served
Rule	Description	Restriction	Rule 11.5	outside Australia Leave to serve documents
Rule 1.12	Extension and abridgment of time	t	Rule 11.5	outside Australia and confirmation thereof
Rule 1.13	Fixing time		Rule 12.2 and 12.3	Leave to discontinue
Part 2	Case management generally	Except a direction or order the subject of a restriction elsewhere in this direction.	Rule 12.4	Stay of further proceedings to secure costs of
		elsewhere in uns direction.		discontinuance of

2 September 2005

OFFICIAL NOTICES

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COLUMN 1 Section	COLUMN 2 Description	COLUMN 3 Restriction	COLUMN 1 Section	COLUMN 2 Description	COLUMN 3 Restriction
Rule 12.5	Leave to withdraw an		Rule 23.7	Order for rehabilitation tes	
	appearance		Rule 23.8	Inspection of property	
Rule 12.7(1)	Dismiss proceedings for want of due despatch by plaintiff	Provided at least one month's notice of the proposal to make such an order has been given to the plaintiff	Rule 23.9	Default under Part 23	Except for an order that: (a) proceedings be dismissed as to the whole or any part of the relief claimed in the proceedings,
Rule 12.8	Other grounds for dismiss	al			or
Rule 12.10	Stay to secure costs after dismissal		Rules 24.3, 6, 9,	Taking evidence	(b) a defence be struck out Except where the order is
Rule 14.2	Dispense with further pleadings		and 14	otherwise than at trial	made under section 7 or section 10 of the Foreign
Rule 14.3	Time for filing defence				Evidence Act.
Rule 14.5	Further pleadings		Rules 26.3, 4, 5,	Receivers	
Rules 14.22 – 14.24	Verification of pleadings		and 8		
Part 15	Particulars		Rule 28.5	Consolidation, etc	
Rule 16.3	Time of validity for affidavit in support of		Rule 31.4	Service of witness statements	
Rule 16.9	default judgment Judgment for costs alone		Rule 31.5	Order re notice under s 67 or s 99 of the	
Rule 16.10	Default judgment	Restricted to the	D.,1, 21, 19	Evidence Act	
		following-	Rule 31.18	Service of experts' reports	
		(a) judgment on a claim	Rule 31.19	Expert: cross-examination	
		for a liquidated demand where the only other claim or claims, if any, made	Rule 31.21	Abridge time for service of subpoena on medical witness	Ĭ
		against the defendant is or	Rule 31.34	Remuneration of court	
		are for a liquidated demand, for an order referred to in		expert	
		paragraphs (c) (e)	Part 33	Subpoenas	
		(b) inclusion, in a judgment	Part 34	Notice to produce at hearing	ıg
		given under Part 16.9, of	Rule 35.1	Using irregular affidavit	
		interest pursuant to an order referred to in paragraph (c)	Rule 35.9	Filing of affidavit	
		(c) an order under section	Rule 36.11 Rule 36.16	Entry of judgment Setting aside default	Restricted to proceedings
		100 of the Civil Procedure Act in respect of a	Rule 36.17	judgment "Slip rule"	for possession of land
		liquidated demand where judgment on the demand is,	Rule 36.18	Variation of judgment or order	
		or is to be, given or entered under Part 16	Rule 37.4	Instalment Orders	
		(d) an order under section 101 of the Civil Procedure	Rule 37.6	Variation of Instalment Orders	
		Act in respect of a judgment on a liquidated	Rules 38.1 – 38.5	Examination of judgment debtor	
		demand given or entered under Part 16	Part 39	Enforcement of judgments	
		(e) an order for costs when exercising the powers of	Rule 41.8(2)	Payment of interest accruit on money paid into Court	ng
		the Court under paragraphs (a) (d) above	Rule 41.9 and 4.10	Non-attendance of parties following notice by Court	
Rule 17.3	Leave to withdraw admission		Part 42	Order for costs	Restricted to proceedings in which the registrar
Rule 17.4	Leave to withdraw Notice to Admit Facts				has a function under an Act or the Rules, or in which the function has been delegated
Rule 18	Motions	Restricted to those matters which a registrar may deal with			by this direction, or in which a matter has been referred to the registrar by a
Rule 18.4	Time for service of motion	1	D 1 (2.2)	a	Judge or Associate Judge.
Rule 18.9	Directions as to conduct o motion	f	Rule 42.21 Rule 42.28	Security Costs on Instalment Order	s
Part 19	Amendment		Rule 45.23	Stay registrar's decision	
Rules 20.2 and 20.3 Rules 20.9 – 20.12	Directions about mediatio Arbitration	n	Rule 46.8 Part 2 Suprem	Security for costs e Court Rules	
Rule 20.34	Judgment by agreement		-		ad for in Column 1 hut
Part 21	Discovery/Inspection/ Production		subject to the re	s of the Court as provid estriction (if any) men	tioned in Column 3.
Part 22	Interrogatories			in column 2 is inserte	
Rule 23.4	Order for medical examination		reference only direction.	and does not affect	the operation of the

OFFICIAL NOTICES

Part and/or rule	Description	Restriction
Part 48	Accounts and enquiries: general	
Part 49	Accounts Inquiries, etc, Equity Division	Except rule 3 (4) (b)
Part 51B-		
Rule 5 (8)	Direction concerning filir of affidavit	g
Rule 9	Direction concerning filir of affidavit	g
Part 58	Taking evidence for forei and Australian courts and tribunals	
Part 59A	Enforcement of external	
	judgments	
Part 62–		
Rule 5	Deposit for Sheriff's fees	
Rule 8 (1)	Determination of amount of fees payable to Sheriff	
Part 68–		
Rule 2 (2) (c) (ii)	Administration of estates determination of question	
Part 71A–		
Rule 6 (2)	Notifying the Sheriff of change in interest rate	
Rule 7	Assessment of costs and expenses	
Part 80–		
Rule 18 (4)	Time for advertising winding up application	
Rule 21 (1)	Order substituting plainti	ff
Rule 62	Examination of person concerned with corporation	on
Part 80A-		
Rule 36	Examination of persons concerned with corporation	ons

Part 3 General

1 Orders under the following legislation as provided-

Commercial Arbitration Act 1984

section 33 (enforcement of an award) section 76B (1) and (4) (reference to an arbitrator for determination)

Contractors Debts Act 1997

section 7 (1) (certification of a debt)

Conveyancing Act 1919

section 66G (appointment of trustees to property, where there is no defendant)

Co-operatives Act 1992

clause 10 of Schedule 4 (remuneration of a receiver, etc)

Corporations Act 2001 (Commonwealth)

section 425 (remuneration of a receiver, etc)

section 429 (3) (extending the period for a report)

section 440D (1) (leave to proceed against a company under administration) provided the claim against the company is, or includes, a claim for damages for personal injury)

section 449E (1) (remuneration of an administrator)

section 459A (winding up a company in insolvency)

section 459R (extending the period for determination of a winding up application)

section 465B (substitution of applicants for winding up) section 471B (leave to proceed against a company in liquidation) provided the claim against the company is, or includes, a claim for damages for personal injury section 473 (1) where the application is not opposed, section 473 (2) (remuneration of a provisional liquidator) section 473 (3) (remuneration of a liquidator) section 473 (7) where the application is not opposed sections 480 and 481 (1) (release and dissolution) section 484 (2) (b) (remuneration of a special manager) section 486 (inspection of books of a company in a winding up by the court) section 596A (holding an examination) section 596B (holding an examination) section 597 (holding an examination) section 500 (2) (granting of leave to proceed against a company after the passing of a resolution for voluntary winding up) section 511 (voluntary winding up) on an application to exercise the power of the court under s 486 section 542 (3) (destruction of books) sections 596A, 596B and 596F (examination of persons about corporations) section 597 (examination of persons concerned with corporations) except subsection (15) section 601AH (2) where the summons by which the application is made has been served on ASIC section 1335 (ordering security for costs that may be payable by a plaintiff corporation) Any matter which arises in a winding up by the court and is referred to a registrar by a Judge or the Court of Appeal Evidence Act 1995 section 50 (proof of voluminous or complex documents) section 168 (2), (4) or (7) (time limits for making certain requests) section 169 (1) (a), (b) or (d) (failure or refusal to comply with requests) Making a finding as to: (a) whether a reasonable request has been made under section 167 of the Evidence Act within the time prescribed by section 168 (1), (3), (5) or (6) of that Act, and (b) whether a party has, without reasonable cause, failed or refused to comply with such a request Evidence and Procedure (New Zealand) Act 1994 (Commonwealth) section 16 (issuing of a certificate) **Evidence on Commission Act 1995** sections 6 (ordering evidence to be taken abroad) section 7 (directions on procedure about overseas

section 20 (ordering evidence to be taken outside

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

evidence)

NSW)

section 21 (directions on procedure about interstate 5 Certifying a copy of a document to be a true copy evidence)

Foreign Judgments Act 1991 (Commonwealth)

section 6 (ordering that a foreign judgment be registered) where a request has been added under Part 59A rule 2 (3)

section 15 (1) (issue of a certificate with respect to an action)

Motor Vehicles (Third Party Insurance) Act 1942

section 14E (1) and (2) (transfer of proceedings into court on application by the GIO by consent or expressly unopposed)

Property (Relationships) Act 1984

Trial of proceedings concerning de facto relationships where referred by the Court.

Service and Execution of Process Act 1992 (Commonwealth)

section 29 (granting leave to serve a subpoena or summons)

section 30 (1) (shortening time for service of a subpoena)

section 35 (3) (receipt of expenses of complying with a subpoena)

section 45 (3) (receipt of expenses of complying with an order to produce a prisoner)

section 87 (4) (receipt of expenses of complying with a warrant)

Supreme Court Act 1970

section 72 (production for examination of a person confined)

section 110K (referral of a matter for mediation by consent or expressly unopposed)

Supreme Court (Corporations) Rules 1999

rule 11.3 (7) (access to an affidavit filed to support an application for an examination summons)

rule 11.4 (service of an examination summons)

rule 11.8 (1) (access to transcript of an examination, etc.)

Uncollected Goods Act 1995

Section 18 (exercising the jurisdiction of the Court, including granting leave under subsection (1))

- 2 Any judgment by consent and any order by consent or of course.
- Accepting an undertaking given to the Court for the payment of a sum of money within a time specified in the undertaking.
- The vouching or passing of the account of a receiver, 4 manager, guardian, trustee, mortgagee or other fiduciary or the taking of any account, the making of any inquiry or the doing of any other thing to which Part 49 applies and which is directed by any judgment or order. (This paragraph does not apply in relation to accounts referred to in section 85 of the Wills, Probate and Administration Act 1898, or in Part 76 rule 32 which relates to Protective Business.)

- where the registrar is authorised under any Act or Commonwealth Act or under the rules to issue or furnish a certificate or office copy of the document.
- Order for costs provided:
 - (a) the proceedings are not brought under:
 - (i) section 208L or section 208M of the Legal Profession Act 1987 (which relate to appeals, and applications for leave to appeal, against a decision or determination of a costs assessor), or
 - (ii) section 208N of the Legal Profession Act 1987 (which relates to a suspension and an end of a suspension of a decision or determination of a costs assessor), and
 - (b) it is unlikely in the opinion of the registrar that the costs will exceed \$20,000.
- 7 Any matter which a Judge or an Associate Judge may conduct or deal with and is referred to a registrar by order of a Judge or Associate Judge.
- Accepting an undertaking, or the continuation of an 8 undertaking, given to the Court.
- 9 A registrar may exercise the functions of the Court for the purposes of, and in respect of all matters incidental to, the exercise of the registrar's powers under any Act, under any other provision of the rules, or under this direction.
- 10 A registrar may exercise the powers and perform the duties of the Court under the Mutual Recognition Act or under the Trans-Tasman Mutual Recognition Act.
- 11 Issuing subpoena.
- Note: Powers of the Registrar in Probate continue as specified in Supreme Court Rules Pt78 r5

CIVIL PROCEDURE REGULATION 2005

PURSUANT to Clause 14 of the Civil Procedure Regulation 2005, I direct that:

- 1. a registrar of the Court (including a person acting as the registrar or as a deputy to the registrar) may exercise the functions of the Court in respect of the waiving, remitting or postponing of a fee imposed under the regulation;
- 2. a chief clerk (including a person acting as a chief clerk) may postpone a fee imposed under the regulation provided that the fee is not postponed for a period of greater than seven days.

Dated: 31 August 2005.

J. J. SPIGELMAN, Chief Justice of New South Wales

CRIMINAL PROCEDURE REGULATION 2005

PURSUANT to Clause 17 of the Criminal Procedure Regulation 2005, I direct that:

1. a registrar of the Court (including a person acting as or as a deputy to the registrar) may exercise the functions of the Court in respect of the waiving, remitting or postponing of a fee imposed under the regulation;

2. a chief clerk (including a person acting as a chief clerk) may postpone a fee imposed under the regulation provided that the fee is not postponed for a period of greater than seven days.

Dated: 31 August 2005.

J. J. SPIGELMAN, Chief Justice of New South Wales

CIVIL PROCEDURE ACT 2005

PURSUANT to section 13 of the Civil Procedure Act 2005, I direct that a chief clerk of the Court (including a person acting as a chief clerk) may exercise the functions of the Court as stated in Parts 1 and 2 of the Schedule to this direction.

Dated: 31 August 2005.

J. J. SPIGELMAN, Chief Justice of New South Wales

SCHEDULE

Part 1.

The functions of the Court as provided for in Column 1 but subject to the restriction (if any) mentioned in Column 3.

The matter in column 2 is inserted for convenience of reference only and does not affect the operation of the direction.

			1.
COLUMN 1 Section	COLUMN 2 Description	COLUMN 3 Restriction	-
Civil Procedure A		Restriction	1
Rule	Description	Restriction]
Section 100	Interest up to judgment	In respect of a judgment	(
Section 100	interest up to judgment	entered by default under Part 16 of the Rules	2.]
Civil Procedure R	ules		1
Rule	Description	Restriction	á
Rule 16.10	Default judgment	Restricted to the following-	3. 1
		(a) judgment on a claim for a liquidated demand where the only other claim or claims, if any, made against the defendant is or are for a liquidated demand, for an order referred to in paragraphs (c) (e)	t () ()
		(b) inclusion, in a judgment given under Part 16.9, of interest pursuant to an order referred to in paragraph (c)	
		(c) an order under section 97 of the Civil Procedure Act in respect of a liquidated demand where judgment on the demand is, or is to be, given or entered under Part 16	
		(d) an order under section 98 of the Civil Procedure Act in respect of a judgment on a liquidated demand given or entered under Part 16	4.]
		(e) an order for costs when exercising the powers of the Court under paragraphs(a) (d) above	1
Rule 36.10	Filing of certificates		1

Rule	Description	Restriction
Rule 36.11	Entry of judgment	Restricted to judgments on certificates or default judgments entered by the chief clerk
Rule 39.1(d)	Writ of possession	In respect of a judgment entered by default under Part 16 of the Rules

Part 2.

- 1. Certifying a copy of a document to be a true copy where the registrar, or other proper officer of the Court, is authorised under any Act or Commonwealth Act or under the rules to issue or furnish a certificate or office copy of the document.
- 2. Issuing subpoena.

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Remediation Site (Section 21 of the Contaminated Land Management Act 1997)

Declaration Number 21085; Area Number 3211

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site comprises Lot 201, DP 788578 which is on the southwest corner of Page and Holloway Streets, Pagewood NSW, in the local government area of the City of Botany Bay.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following chlorinated hydrocarbons: trichloroethene (TCE) and tetrachloroethene (PCE) ("the contaminants").

3. Nature of harm that the contaminants has caused:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:

- This site is a source for the contaminants. They have been detected in groundwater onsite and, in particular, along the southern boundary in concentrations exceeding relevant human health and environmental guidelines;
- The contaminants have migrated offsite and impacted on groundwater in the vicinity and there are several domestic groundwater bores within about 200 m of the site; and
- There is the potential for exposure to the contaminated groundwater despite the Department of Infrastructure Planning and Natural Resource's Groundwater Extraction Exclusion Area (as of July 2005) precluding the use of groundwater in this area.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of s.26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Director Contaminated Sites, Department of Environment and Conservation, PO Box A290, Sydney South NSW 1232,

or faxed to (02) 9995 5930,

by not later than Wednesday, 28 September 2005. Dated: 31 August 2005.

> CAROLYN STRANGE, Director, Contaminated Sites, Department of Environment and Conservation

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under s.23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149(2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149(2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CO-OPERATIVES ACT 1992

Notice Under Section 601AC of the Corporations Law as Applied by Section 325 of the Co-operatives Act 1992

Notice is hereby given that the Co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.

Mid-Coast Co-operative Meat Society Limited, The

Dated this 29th day of August 2005.

C. GOWLAND, Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Law as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Independent Florist Group Co-operative Limited

Dated this 30th day of August 2005.

C. GOWLAND, Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice Under Section 601AC of the Corporations Law as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.

Charlestown Bowling Club Co-operative Ltd

Dated this 30th day of August 2005.

C. GOWLAND, Delegate of the Registrar of Co-operatives

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Lithgow, 10:00 a.m., 1 May 2006 (1 week), sittings cancelled.

Dated this 26th day of August 2005.

R. O. BLANCH, Chief Judge

DORMANT FUNDS ACT 1942

In Re the Fund known as Chatsworth Island Hall Fund

NOTICE is hereby given that proposals have been formulated under the Dormant Funds Act 1942, in relation to the above Fund and that a copy of such proposals may be inspected at the office of the Commissioner, Public Trustee, 19 O'Connell Street, Sydney. Any person interested in the administration, utilisation or application of the said Dormant Fund may on or before the 14 October 2005, deliver or send to the Commissioner at 19 O'Connell Street, Sydney, a request in writing that the proposals be referred by the Commissioner to the Charity Referees. Such request must state an address for service of notices on the person by whom the request is made.

Dated at Sydney this 23rd day of August 2005.

P. J. WHITEHEAD, Commissioner of Dormant Funds

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the names listed hereunder as geographical names.

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

Proposed Name:	Mike Dwyer Reserve.
Designation:	Reserve.
L.G.A.:	Wollongong City Council.
Parish:	Southend.
County:	Cumberland.
L.P.I. Map:	Bulli.
1:100,000 Map:	Wollongong 9029.
Reference:	GNB 5067.
Proposed Name:	Ron Wheeler Park.
Current Name:	Lake Village Park.
Designation:	Reserve.
L.G.A.:	Wagga Wagga City Council.
Parish:	South Wagga Wagga.
County:	Wynyard.
L.P.I. Map:	Lake Albert.
1:100,000 Map:	Wagga Wagga 8327.
Reference:	GNB 5063.
Proposed Name:	Ellis Park.
Designation:	Reserve.
L.G.A.:	Wagga Wagga City Council.
Parish:	South Wagga Wagga.
County:	Wynyard.
L.P.I. Map:	Wagga Wagga.
1:100,000 Map:	Wagga Wagga 8327.
Reference:	GNB 5066.
Proposed Name:	Yellow Bellied Glider Reserve.
Designation:	Reserve.
L.G.A.:	Shoalhaven City Council.
Parish:	Wandrawandian.
County:	St Vincent.
L.P.I. Map:	Huskisson.
1:100,000 Map:	Jervis Bay 9027.
Reference:	GNB 5065.
Proposed Name:	Frank Flores Park.
Designation:	Reserve.
L.G.A.:	Blacktown City Council.
Parish:	Gidley.
County:	Cumberland.
L.P.I. Map:	Riverstone.
1:100,000 Map:	Penrith 9030.
Reference:	GNB 5064.

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

WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Amendments to Address Locality Boundaries within the Palarang Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the boundaries between the localities of Bywong, Wamboin and Bungendore in the Palarang Local Government Area as shown on map GNB3822/A.

The position and extent of these features is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's web site at www.gnb.nsw.gov.au.

> WARWICK WATKINS, Chairperson

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

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Health Purposes

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of Her Excellency the Governor, that the lands and all the interests therein described in the Schedule below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Health Administration Act 1982.

Dated at Sydney, this 24th day of August 2005.

DAVID GATES, Director, Asset and Contract Services, Department of Health a duly authorised delegate of the Health Administration Corporation

SCHEDULE

Part Maroubra Ambulance Station Site

All those pieces or parcels of Crown Land situated in the Randwick Local Government Area, Parish of Botany, County of Cumberland, shown as:

Lot 1020 in Deposited Plan 752015; and

Lot 2172 in Deposited Plan 752015.

and comprised in Folio Identifier Auto Consol 3985-206 excepting the following Easement:

DP 1009650, Right of Carriageway variable width affecting Lot 1020 in DP 752015, shown so burdened in DP 1009650.

Part Maroubra Ambulance Station Site

All that piece or parcel of Crown Land situated in the Randwick Local Government Area, Parish of Botany, County of Cumberland, shown as:

Lot 2 in Deposited Plan 821363.

Dedicated as Ambulance Station Site – Government Gazette, 17 April 1953, Folio 1261.

Barham Ambulance Station Site

All that piece or parcel of Crown Land situated in the Wakool Local Government Area, Parish of Barham, County of Wakool, being Lot 130 in Deposited Plan 40332 – Reserved for Ambulance Station – Reserve 95246, *Government Gazette*, 19 June 1981, Folio 3286.

Bellingen Ambulance Station Site

All that piece or parcel of Crown Land situated in the Bellingen Shire Local Government Area, Parish of South Bellingen, County of Raleigh, being Lot 3 in section 9 in Deposited Plan 758084 – Dedicated as Ambulance Station Site – *Government Gazette*, 19 September 1952, Folio 3402.

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Health Purposes

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of Her Excellency the Governor, that all the lands and interests therein described in the Schedule below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Health Administration Act 1982.

Signed at Sydney, this 24th day of August 2005.

DAVID GATES, Director, Asset and Contract Services, Department of Health a duly authorised delegate of the Health Administration Corporation

SCHEDULE

Part Urbenville District Hospital Site

All those pieces or parcels of Crown Land situated in the Tenterfield Local Government Area, Parish of Coutts, County of Buller, being:

Lot 83 in Deposited Plan 751057; and

Lot 1 in Section 9 in Deposited Plan 759025; and

Lot 1 in Deposited Plan 1071686.

Reserved for Hospital Site – Reserve 80837, *Government Gazette*, 11 July 1958.

Charlestown – Wansey Dialysis Centre Site

All that piece or parcel of Crown Land situated in the Lake Macquarie Local Government Area, Parish of Kahibah, County of Northumberland, being Lot 10 in Deposited Plan 1069315.

Reserved for Hospital – Reserve 53359, *Government Gazette*, 27 June 1919.

Adamstown Dental Clinic Site

All those pieces or parcels of Crown Land situated in the Newcastle Local Government Area, Parish of Newcastle, County of Northumberland, being:

Lot 2859 in Deposited Plan 755247; and

Lot 2860 in Deposited Plan 755247; and

Lot 2861 in Deposited Plan 755247.

Reserved for Public Health – Reserve 87985, *Government Gazette*, 30 October 1970.

Newcastle – James Fletcher Hospital Site

All that piece or parcel of Crown Land situated in the Newcastle Local Government Area, Parish of Newcastle, County of Northumberland, being Lot 1 in Deposited Plan 1069317.

Reserved for Hospital – Reserve 88093, Government Gazette 5 February 1971.

Morisset Hospital Site

All that piece or parcel of Crown Land situated in the Lake Macquarie Local Government Area, Parish of Morisset, County of Northumberland, being Lot 1 in Deposited Plan 880557.

Reserved for Hospital for the Insane – part Reserve 31357, *Government Gazette*, 25 August 1900.

Land for Acacia Avenue (road from Morisset Hospital into Morisset

All that piece or parcel of Crown Land situated in the Lake Macquarie Local Government Area, Parish of Morisset, County of Northumberland, being Lot 557 in Deposited Plan 729949.

Part Reserve for site for Hospital for Insane, notified 25 October 1900 and part Reserve for additions to site for Hospital for the Insane, notified 4 March 1908, excepting the following Easements:

- 1. Easement for Transmission Line 30.48 wide affecting the part shown so burdened in the title diagram (notification in *Government Gazette*, 29 May 1964, Folio 1695);
- 2. DP 729949, Easement for Transmission Line 60 wide affecting the part(s) shown so burdened in the title diagram.

Ryde Community Health Centre Site

All that piece or parcel of Crown Land situated in the Ryde Local Government Area, Parish of Hunters Hill, County of Cumberland, being Lot 1 in DP 214045 including Q199664 Easement for Drainage appurtenant to the Land above described affectig the piece of land shown as 3.05 metrs wide and variablewidth in DP 577316.

Parramatta Linen Service Site

All that piece or parcel of Crown Land situated in the Parramatta Local Government Area, Parish of Field of Mars, County of Cumberland, being Lot 1 in Deposited Plan 734689 (Reserved for Public Health – Reserve 100077, *Government Gazette*, 2 January 1987), excepting the following Easements:

- 1. Easement for Access 5 metres wide affecting the part shown as "Proposed easement 5 metres wide for access" in DP 734689 (notification in *Government Gazette*, 23 January 1987, Folio 353);
- 2. Easement for Underground Mains 1 metre wide and variable affecting the part shown as "(D) Proposed easement for underground mains (1 wide and var.)" on DP 640738 (notification in *Government Gazette*, 19 January 1990).

Part Lightning Ridge Community Health Centre Site

All that piece or parcel of Crown Land situated in the Walgett Local Government Area, Parish of Wallangulla, County of Finch, being Lot 27 in Deposited Plan 752756.

Reserved for Health Services – Reserve 89419, *Government Gazette*, 4 April 1975, Folio 1313.

Enngonia Health Service Site

All that piece or parcel of Crown Land situated in the Bourke Local Government Area, Parish of Enngonia, County of Culgoa, being Lot 7 in section 10 in Deposited Plan 758389.

Reserved for Health Services – Reserve 89417, *Government Gazette*, 4 April 1975, Folio 1313.

Wanaaring Health Service Site

All that piece or parcel of Crown Land situated in the Bourke Local Government Area, Parish of Wanaaring, County of Ularara, being Lot 1 in Deposited Plan 1077078.

Reserved for Health Services – Reserve 89418, *Government Gazette*, 4 April 1975, Folio 1313.

Part Gosford District Hospital Site

All that piece or parcel of Crown Land situated in the Gosford Local Government Area, Parish of Gosford, County of Northumberland, being Lot 1 in Deposited Plan 1076023.

Reserved for Hospital – Reserve 84320, *Government Gazette*, 9 August 1963, Folio 2314.

Part Cowra Hospital Site

All that piece or parcel of Crown Land situated in the Cowra Local Government Area, Parish of Cowra, County of Bathurst, being Lot 42 in Deposited Plan 40342.

Dedicated for Addition to Site for Public Hospital – *Government Gazette*, 15 January 1886, Folio 311.

LAND AND ENVIRONMENT COURT ACT 1979

Land and Environment Court Rules (Amendment No.15) 2005

PURSUANT to s74 of the Land and Environment Court Act 1979, we have this day made the Rules set forth in the Schedule hereto.

Dated this 31st day of August 2005.

P. D. McCLELLAN, Chief Judge N. R. BIGNOLD,

Judge

R. N. TALBOT, Judge

Explanatory note

The object of this Rule Amendment is to adopt relevant provisions of the Uniform Civil Procedure Rules 2005 concerning the manner in which expert evidence is received by the Court in Class 4 proceedings.

SCHEDULE

1. Name of Rules

These Rules may be cited as the Land and Environment Court Rules (Amendment No. 15) 2005.

2. Commencement

These Rules commence on the day of their publication in the *Government Gazette*.

3. Amendment of Principal Rules

The Land and Environment Court Rules 1996 are amended by inserting in Part 14 the following new Rule:

Opinion evidence by expert witnesses

- 4. In any proceedings in which two or more parties call expert witnesses to give opinion evidence about the same question or similar questions, or indicate to the court an intention to call expert witnesses for that purpose, the court may give any one or more of the following directions:
 - (a) a direction that:
 - (i) the expert witnesses give evidence at trial after all factual evidence relevant to the question or questions concerned, or such evidence as may be specified by the court, has been adduced, or
 - (ii) each party intending to call one or more expert witnesses close that party's case in relation to the question or questions concerned, subject only to adducing evidence of the expert witnesses later in the trial,
 - (b) a direction that, after all factual evidence relevant to the question, or such evidence as may be specified by the court, has been adduced, each expert witness file an affidavit or statement indicating:
 - (i) whether the expert witness adheres to any opinion earlier given, or
 - (ii) whether, in the light of any such evidence, the expert witness wishes to modify any opinion earlier given,
 - (c) a direction that the expert witnesses:
 - (i) be sworn one immediately after another (so as to be capable of making statements, and being examined and cross-examined, in accordance with paragraphs (d), (e), (f), (g) and (h)), and
 - (ii) when giving evidence, occupy a position in the courtroom (not necessarily the witness box) that is appropriate to the giving of evidence,
 - (d) a direction that each expert witness give an oral exposition of his or her opinion, or opinions, on the question or questions concerned,
 - (e) a direction that each expert witness give his or her opinion about the opinion or opinions given by another expert witness,
 - (f) a direction that each expert witness be crossexamined in a particular manner or sequence,
 - (g) a direction that cross-examination or reexamination of the expert witnesses giving evidence in the circumstances referred to in paragraph (c) be conducted:

- (i) by completing the cross-examination or re-examination of one expert witness before starting the cross-examination or reexamination of another, or
- (ii) by putting to each expert witness, in turn, each question relevant to one matter or issue at a time, until the cross-examination or reexamination of all of the expert witnesses is complete,
- (h) a direction that any expert witness giving evidence in the circumstances referred to in paragraph (c) be permitted to ask questions of any other expert witness together with whom he or she is giving evidence as so referred to,
- (i) such other directions as to the giving of evidence in the circumstances referred to in paragraph (c) as the court thinks fit.

LOCAL GOVERNMENT ACT 1993

Cobar Water Supply

Vesting of Land and Easement in Cobar Shire Council

THE Minister for Energy and Utilities of the State of New South Wales, declares that the land and easement described in the Schedule hereto, which were acquired for the purpose of the Cobar Water Supply Scheme are vested in Cobar Shire Council.

> PATRICK CARL SCULLY, M.P., Minister for Utilities

SCHEDULE

Land

Lot 1 in Deposited Plan 165125.

Interest in Land

Easement for Access and Pipeline shown in Deposited Plan 165125 as: 'SITE OF PROPOSED EASEMENT FOR ACCESS AND PIPELINE 10.058 WIDE'.

DoC Reference: 299.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

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

To be known as "Westo/Cricket Pitch Wildlife Refuge".

Signed and sealed at Sydney this 24th day of August 2005.

MARIE BASHIR, Governor

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Description

Land District – Bellingen; Council – Bellingen.

County of Fitzroy, Parish of Bligh, 153.88 hectares, being Lot 4, DP 789986 and Lot 129, DP 752813.

NPWS 05/22276.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

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

To be known as "Wog Wog Wildlife Refuge".

Signed and sealed at Sydney this 24th day of August 2005.

MARIE BASHIR, Governor

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Description

Land District – Bega; Council – Bega Valley Shire Council.

County of Auckland, Parish of Pericoe, 87.6 hectares, being Lot 1, DP 816664.

NPWS 05/21552.

PASSENGER TRANSPORT ACT 1990

Exemption for Bus Operators Accredited in Queensland for Long Distance and Tourist Services in New South Wales

BY the authority vested in me under Clause 14 of the Passenger Transport (General) Regulation 2000, I hereby exempt that class of persons who are duly accredited bus operators in accordance with the laws of the State of Queensland, from the requirement to be accredited under section 7 of the Passenger Transport Act 1990, whilst operating in New South Wales, provided that:

- (a) the bus services provided in New South Wales are either cross-border long distance or tourist services, or both;
- (b) the said operators do not conduct public passenger services from premises in New South Wales, nor carry out journeys wholly within New South Wales;
- (c) all buses used by the said operators are fitted with vehicle monitoring devices in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales;

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

- (d) the said operators shall maintain management information records and driver safety records in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales for operators of long distance and tourist services; and
- (e) off-street parking is provided for all buses used to provide long distance and tourist services in New South Wales.

JOHN LEE, Director-General, Ministry of Transport

PASSENGER TRANSPORT ACT 1990

Exemption for Bus Operators Accredited in South Australia for Long Distance and Tourist Services in New South Wales

BY the authority vested in me under Clause 14 of the Passenger Transport (General) Regulation 2000, I hereby exempt that class of persons who are duly accredited bus operators in accordance with the laws of the State of South Australia, from the requirement to be accredited under section 7 of the Passenger Transport Act 1990, whilst operating in New South Wales, provided that:

- (a) the bus services provided in New South Wales are either cross-border long distance or tourist services, or both;
- (b) the said operators do not conduct public passenger services from premises in New South Wales, nor carry out journeys wholly within New South Wales;
- (c) all buses used by the said operators are fitted with vehicle monitoring devices in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales;
- (d) the said operators shall maintain management information records and driver safety records in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales for operators of long distance and tourist services; and
- (e) off-street parking is provided for all buses used to provide long distance and tourist services in New South Wales.

JOHN LEE, Director-General, Ministry of Transport

PASSENGER TRANSPORT ACT 1990

Exemption for Bus Operators Accredited in Tasmania for Long Distance and Tourist Services in New South Wales

BY the authority vested in me under Clause 14 of the Passenger Transport (General) Regulation 2000, I hereby exempt that class of persons who are duly accredited bus operators in accordance with the laws of the State of Tasmania, from the requirement to be accredited under section 7 of the Passenger Transport Act 1990, whilst operating in New South Wales, provided that:

 (a) the bus services provided in New South Wales are either cross-border long distance or tourist services, or both;

- (b) the said operators do not conduct public passenger services from premises in New South Wales, nor carry out journeys wholly within New South Wales;
- (c) all buses used by the said operators are fitted with vehicle monitoring devices in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales;
- (d) the said operators shall maintain management information records and driver safety records in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales for operators of long distance and tourist services; and
- (e) off-street parking is provided for all buses used to provide long distance and tourist services in New South Wales.

JOHN LEE, Director-General, Ministry of Transport

PASSENGER TRANSPORT ACT 1990

Exemption for Bus Operators Accredited in Victoria for Long Distance and Tourist Services in New South Wales

BY the authority vested in me under Clause 14 of the Passenger Transport (General) Regulation 2000, I hereby exempt that class of persons who are duly accredited bus operators in accordance with the laws of the State of Victoria, from the requirement to be accredited under section 7 of the Passenger Transport Act 1990, whilst operating in New South Wales, provided that:

- (a) the bus services provided in New South Wales are either cross-border long distance or tourist services, or both;
- (b) the said operators do not conduct public passenger services from premises in New South Wales, nor carry out journeys wholly within New South Wales;
- (c) all buses used by the said operators are fitted with vehicle monitoring devices in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales;
- (d) the said operators shall maintain management information records and driver safety records in accordance with any accreditation conditions determined by the Director-General of the Ministry of Transport in New South Wales for operators of long distance and tourist services; and
- (e) off-street parking is provided for all buses used to provide long distance and tourist services in New South Wales.

JOHN LEE, Director-General, Ministry of Transport

POISONS AND THERAPEUTIC GOODS ACT 1966

Order Under Clause 171(1) Poisons and Therapeutic Goods Regulation 2002 Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002, an Order has been made on Dr Paul Joseph AMEISEN of 136 New

South Head Road, Edgecliff NSW 2027, prohibiting him, until further notice, as a medical practitioner from having possession of and supplying drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation.

This Order is to take effect on and from 31 August 2005.

ROBYN KRUK, Director-General

Department of Health, New South Wales, Sydney, Tuesday, 30 August 2005.

PUBLIC WORKS ACT 1912

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Compulsory Acquisition – Pacific Palms Sewerage

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

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

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

SCHEDULE

Land

Lot 2 in Deposited Plan 859640 (SB 52082).

Interest in Land

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

Deposited Plan 1022650 (SB55121) as: '(F) PROPOSED EASEMENT FOR SEWER PIPELINE 2 WIDE'.

DoC Reference: 200.

FREEDOM OF INFORMATION ACT 1989 Section 14 (1) (b) and (3)

SUMMARY OF AFFAIRS

of the

SYDNEY OLYMPIC PARK AUTHORITY

SECTION 1 – POLICY DOCUMENTS

General

Annual Report 2003-2004 Parklands Concept and Management Documents Sydney Olympic Park Authority Access Guidelines (First Edition - June 2002) Abattoir Heritage Precinct Conservation Management Plan Millennium Parklands Heritage Precinct Conservation Management Plan Disability Action Plan 2002 - 2005 Sydney Olympic Park Map Sydney Olympic Park Master Plan - May 2002 Sydney Olympic Park Master Plan - May 2002 Sydney Olympic Park Masterplan CADD Map Design and Image Guidelines for Events - July 2003 Outdoor Advertising Identification and Promotional Signage	No charge \$30.00 No charge \$25 \$25 No charge \$25.00 \$65.00 No charge \$25.00
Environment	
State of Environment Report 2003 Sustainability Strategy 2002	No charge \$25.00
Organisational Policies and Procedures	
Child Protection Policy Code of Conduct Commercial Concessions Guidelines Corruption Prevention Strategy	No charge No charge No charge
Engagement of Service Contractors and Consultants FOI Policy Grievance Handling Policy Harassment Prevention Policy Occupational Health & Safety Policy	No charge No charge No charge No charge No charge No charge

SECTION 2 – STATEMENT OF AFFAIRS

The Authority's Annual Report will constitute the Authority's Statement of Affairs under Section 14 (1) (a) of the Freedom of Information Act.

SECTION 3 – CONTACT ARRANGEMENTS

Enquiry's regarding Freedom of Information or requests to obtain or inspect information in relation to the Authority's Statement of Affairs can be made in the first instance to the:

Manager, Policies and Procedures Sydney Olympic Park Authority 7 Figtree Drive Sydney Olympic Park NSW 2127 Telephone: (02) 9714 7157 Facsimile: (02) 9714 7157 Email: enquiries@sopa.nsw.gov.au Internet: www.sydneyolympicpark.gov.au Hours: 8.45 a.m. to 5.15 p.m., Monday to Friday

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

New Name

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

Road Name Change

NOTICE is hereby given that the Bega Valley Shire Council has pursuant to section 162(1) of the Roads Act has renamed the section of road as described hereunder as Preo Place:

Ocean View Street, a small dead end street which extends 100 metres in a southerly direction off John Taylor Crescent, Tathra. It is the first street on the left after entering John Taylor Crescent from Andy Poole Drive, in Tathra, has been renamed Preo Place.

Authorised by Council Resolution 421/05, dated 23rd August 2005. D. G. JESSON, General Manager, Bega Valley Shire Council, Zingel Place, Bega NSW 2550. [1592]

COBAR WATER BOARD

Water Management Act 2000

Determination Under Section 315

PURSUANT to section 315(1) and (2) of the Water Management Act 2000, Cobar Water Board has made the Determination set out in the Schedule in respect of its water charges for 2005/2006. The Determination has been approved by the Minister under section 315(3)(a) of that Act. Dated this day 20th day of June 2005. STEPHEN WALL, Secretary, Cobar Water Board, PO Box 8, Cobar NSW 2835.

SCHEDULE

Cobar Shire Council	\$0.3835269/KL	
Endeavor Mine	\$0.3959483/KL	
Peak Gold Mines	\$0.3934198/KL	
File No.: WB1-8.		[1584]

COBAR WATER BOARD

Water Management Act 2000

Determination Under Section 315

PURSUANT to section 315(1) and (2) of the Water Management Act 2000, Cobar Water Board has made the Determination set out in the Schedule in respect of its water charges for 2004/2005. The Determination has been approved by the Minister under section 315(3)(a) of that Act. Dated this day 17th day of February 2005. STEPHEN WALL, Secretary, Cobar Water Board, PO Box 8, Cobar NSW 2835.

SCHEDULE

Cobar Shire Council	\$0.3835921/KL
Endeavor Mine	\$0.3980068/KL
Peak Gold Mines	\$0.3912493/KL
File No. WB1-8.	

COFFS HARBOUR CITY COUNCIL

Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the Roads Act 1993, has named roads as follows:

Location

Location	1 terr 1 tanie
New roads off Moonee Beach Road, Moonee Beach at Lot 4, DP 252253.	Tidal Crescent and Estuary Drive.
Off Lyons Road, Boambee East to be created by subdivision of Lot 7, DP 861056.	Bradbury Close.
Extension of Worland Drive, Boambee East linking the southern and eastern ends of this road and creating a new road off this section by subdivision of Lots 31 and 32, DP 862529.	Camellia Close.

MARK FERGUSON, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [1586]

INVERELL SHIRE COUNCIL

Fixing of Levels

NOTICE is hereby given that levels of Jack Street (Urabatta Street to Gilchrist Street), as shown on plans exhibited at Council's Office and as advertised in the *Inverell Times* on 29th July 2005, have been duly approved and fixed by the authority delegated to me under section 378 of the Local Government Act 1993, as amended, in accordance with such plans on 31st January 2005. P. J. HENRY, General Manager, Inverell Shire Council, Administrative Centre, 144 Otho Street, Inverell NSW 2360. [1583]

KIAMA MUNICIPAL COUNCIL

Roads Act 1993, Section 162

Naming and Renaming of Roads

NOTICE is hereby given that Kiama Municipal Council, pursuant to section 162 of the Roads Act 1993, and in accordance with associated regulations, has named the roads described hereunder:

Bergin Street, Gerringong,

formerly unformed public road known as Miller Street, Gerringong, Parish of Broughton. Authorised by resolution of Council at its meeting held 20th May 2003. M. FORSYTH, General Manager, Kiama Municipal Council, PO Box 75, Kiama NSW 2533. [1581]

[1585]

PRIVATE ADVERTISEMENTS

MID-WESTERN REGIONAL COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads – Vera Court, Wanda Crescent, Whittaker Lane and Aarons Pass Road.

NOTICE is hereby given that in accordance with section 162 of the Roads Act 1993, as amended, Council has named the roads shown hereunder:

Location	Name
Road running east off Robertson Street.	Vera Court.
Road running north off Vera Court.	Wanda Crescent.
Road running south off Hill End Road.	Whittaker Lane.
Re-naming of the road known as	Aarons Pass
Pyramul Road in the former Rylstone	Road.
Local Government Area running west	

No objections to the proposed names were received within the prescribed period of time. GARRY STYLES, General Manager, Mid-Western Regional Council, 86 Market Street (PO Box 156), Mudgee NSW 2850. [1579]

off the Castlereagh Highway.

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Recission of Compulsory Acquisition of Land

IN pursuance of section 31 of the Land Acquisition (Just Terms Compensation) Act 1991, Her Excellency the Governor with the advice of the Executive Council does by this notice rescind the Notice of Compulsory Acquisition of Land under the Local Government Act 1993, dated 15th December 2004, and published by the Hastings Council in Government Gazette No. 26 of 18th February 2005, in respect of the land described in the Schedule below. Dated at Port Macquarie the 2nd day of September 2005. B. SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

Lots 1 to 4, SP 12292; Lots 7 to 21, SP 12292 and Lot 22, SP 47462. [1562]

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor that:

 (a) the lots described in the Schedule below excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a Community Cultural and Entertainment Facility; and (b) pursuant to section 30(1)(b) of the Strata Schemes (Freehold Development) Act 1993, the part of the resumed land that is not common property remains subject to the strata scheme being Strata Plan 12292.

Dated at Port Macquarie the 2nd day of September 2005. B. SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

Lots 1 to 4, SP 12292; Lots 7 to 21, SP 12292, Lot 22, SP 47462 and Common Property SP 12292. [1563]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

THE Port Macquarie-Hastings Council hereby gives notice pursuant to section 10 of the Roads Act 1993, that the land detailed in the Schedule hereto is dedicated as public road. B. SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

All that land comprised within Lot 12, Deposited Plan 1072798, Parish and County of Macquarie and situate on Hindman Street, Port Macquarie. [1582]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 25th May 2004, Minute 04.579, resolved to acquire land for public road. The land as described in the Schedule below has now been acquired and is hereby dedicated as Council Public Road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 20929.

SCHEDULE

All that piece or parcel of land situated in the Shoalhaven City Council Area, Parish of Bugong, County of Camden, being Lot 2 in DP 1029878.

[1589]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 26th April 2005, Minute 05.465, resolved to acquire land for public road. The land as described in the Schedule below has now been acquired and is hereby dedicated as Council Public Road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 31087.

SCHEDULE

All that piece or parcel of land situated in the Shoalhaven City Council Area, Parish of Nowra, County of St Vincent, being Lot 2 in DP 1074072. [1590]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 26th April 2005, Minute 05.464, resolved to acquire land for public road. The land

as described in the Schedule below has now been acquired and is hereby dedicated as Council Public Road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 31085.

SCHEDULE

All that piece or parcel of land situated in the Shoalhaven City Council Area, Parish of Nowra, County of St Vincent, being Lot 3 in DP 1074072. [1591]

COOMA-MONARO SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Unpaid Rates and Charges

NOTICE is hereby given to the persons named hereunder that Cooma-Monaro Shire Council has resolved in pursuance to section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest, and on which amount of rates stated in each case, as at 15th July 2005, is due:

Owners or persons having interest in land (a)	Description of land (b)	Amount of rates overdue for more than five (5) years (c)	Amount of all other rates and charges due and in arrears (d)	Total (e)
Edward J. DAWSON and Elizabeth S. DAWSON	Lot 2, DP 807040, "Toolajooa", 107 Perkins Road, Binjura	4271.80	943.90	5215.70
Mrs B. UNDERWOOD	Lot 143, DP 259163, 39 Orana Avenue, Cooma	10870.95	1511.63	12382.58
Mr G. W. JAKINS and Mrs L. A. JAKINS	Lot 59, DP 260978, 56 Orana Avenue, Cooma	8436.01	1755.90	10191.91
R. T. HOWITT	Lot 13, sec 59, DP 758776, Wolfe Street, Nimmitabel	6886.75	260.60	7147.35
Mr D. M. TUCKWOOD and Mrs D. T. TUCKWOOD	Lot 9, sec 49, DP 758776, Wolfe Street, Nimmitabel	6882.68	951.50	7834.18
J. L. FRIEND, M. J. FRIEND, N. J, FRIEND and C. FRIEND	Lot 148, DP 750551, Carlaminda Road, Carlaminda	1439.44	1586.01	3025.45
Mr S. VERBANCIC and Mrs F. VERBANCIC	Lots 32 and 33, DP 750532, 278 Rosebrook Road, Chakola	1926.62	45.49	1972.11

In default of payment to the Council of the amount stated in Column (e) above and any other rates (including Charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for all such rates being entered into by the rateable person, before the time fixed for the sale, the land will be offered for sale by public auction at the Council Chambers, Commissioner Street, Cooma, on Saturday, 3rd December 2005. N. A. WATT, General Manager, Cooma-Monaro Shire Council, PO Box 714, Cooma NSW 2630. [1578]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of EILEEN PATRICIA CARTER, late of 72 Yalunga Street, Dapto, in the State of New South Wales, widow, who died on 31st May 2005, must send particulars of his claim to the executors, Karen Jane Maher and Terrence John Carter, c.o. Steve Masselos & Co., Solicitors, PO Box A988, Sydney South NSW 1235, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 17th August 2005 as No. 112735/05. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney NSW 2000 (PO Box A988, Sydney South NSW 1235), (DX 305, Sydney), tel.: (02) 9264 7022. [1576]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of GLADYS EILEEN NONENMACHER, late of 43 Albany Road, Stanmore, in the State of New South Wales, widow, who died on 5th April 2005, must send particulars of his claim to the executor, Dennis Nonenmacher, c.o. Steve Masselos & Co., Solicitors, PO Box A988, Sydney South NSW 1235, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 23rd August 2005 as No. 112862/05. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney NSW 2000 (PO Box A988, Sydney South NSW 1235), (DX 305, Sydney), tel.: (02) 9264 7022. [1577]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of LAWRENCE HERBERT SLOAN, late of c.o. "Southhaven Hostel", 11 Queensbury Road, Padstow, in the State of New South Wales, who died on 19th June 2005, must send particulars of their claim to the executors, Robert Arthur James Hickman and Lawrence Leslie Hickman, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 19th August 2005. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [1588]

COMPANY NOTICES

NOTICE of final meeting of members.–G.H. DISTRIBUTORS PTY LIMITED, ACN 000 321 791 (in voluntary liquidation).– Notice is hereby given that the final meeting of members of the abovenamed company will be held at the office of Brooks, Deane & Powne, Chartered Accountants, Level 1, 10 Spring Street, Sydney NSW 2000, on Wednesday, 5th October 2005, to receive the liquidator's account showing how the winding up has been conducted and to hear explanations that may be given by the liquidator. Dated: 29th August 2005. ARTHUR DUFFIELD, Liquidator, c.o. Brooks, Deane & Powne, Chartered Accountants, 6th Floor, 72 Pitt Street, Sydney NSW 2000, tel.: (02) 9233 6111. [1580] NOTICE of meeting of members.–INFOSYSTEMS AUSTRALIA PTY LIMITED, ACN 084 941 122 (in liquidation).–Notice is hereby given that pursuant to section 509 of the Corporations Act 2001, the final meeting of members of the abovenamed company will be held at the offices of Mitchell & Partners, Suite 1, Level 2, 1 York Street, Sydney NSW 2000, on the 19th day of September 2005, at 10:00 a.m., for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof. Dated this 29th day of August 2005. GLENN MERCHANT, Liquidator, c.o. Mitchell & Partners, Chartered Accountants, Suite 1, Level 2, 1 York Street, Sydney NSW 2000, tel.: (02) 9251 3838. [1587]

NOTICE of voluntary liquidation.-SOUTH COAST THEATRES PTY LIMITED, ACN 000 115 186.-Notice is hereby given pursuant to the Corporations Law that at an extraordinary general meeting of the members of the company duly convened and held on the 23rd day of August 2005, the following resolutions were passed: "That the company be wound up voluntarily and that F. MacDonald and K. B. Raymond be appointed liquidators for the purpose of such winding up". Creditors of the company are required to prove their debts or claims within one (1) month from the date of publication of this notice. Failing which they will be excluded from any distribution made and from objecting to any such distribution. Formal Proof of Debt forms are available on application to the liquidator. Dated this 30th August 2005. F. MacDONALD and K. B. RAYMOND, Liquidators, 2/131 Clarence Street, Sydney NSW 2000 (GPO Box 4684, Sydney NSW 2001), tel.: (02) 9299 6521. [1593]

NOTICE of voluntary liquidation.-MILGROVE PTY LIMITED, ACN 000 173 937.-Notice is hereby given pursuant to the Corporations Law that at an extraordinary general meeting of the members of the company duly convened and held on the 23rd day of August 2005, the following resolutions were passed: "That the company be wound up voluntarily and that F. MacDonald and K. B. Raymond be appointed liquidators for the purpose of such winding up". Creditors of the company are required to prove their debts or claims within one (1) month from the date of publication of this notice. Failing which they will be excluded from any distribution made and from objecting to any such distribution. Formal Proof of Debt forms are available on application to the liquidator. Dated this 30th August 2005. F. MacDONALD and K. B. RAYMOND, Liquidators, 2/131 Clarence Street, Sydney NSW 2000 (GPO Box 4684, Sydney NSW 2001), tel.: (02) 9299 6521. [1594]

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